### CAP. XLI.

An Act to grant an Aid to His Majesty, for the purpose of making a Navigable Canal, from or near the Town of Saint John to the Basin of Chambly, upon the River Sorel or Richelieu.

(22d. March, 1823.)

Presmile.

**\THEREAS** it is expedient to adopt eff-Qual measures for opening a Naviga. ble Canal from or near the Town of Saint John on the River Sorel or Richelieu to the Basin of Chambly on the said River, in the event that the company of proprietors by Law heretofore thereunto authorifed, shall not mak- and complete the same within the time limited by an Act of the Legislature of this: Province, passed in the fifty-eighth year of the Reign of His late Majesty Georgethe Third, chapter eighteen, or shall have lost their right rto do so, by not falfilling the conditions imposed upon them by the faid Act, or shall have abandoned their right to make such Canal. pursuant to such Act; Be it therefore enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Lower-Canada, constituted and assembled by virt.e of and under the authority of an Act passed in the Parliament of Great-Britain, intituled. " An Act to repeal certain parts of an Act passed in the fourteenth year of His " Majesty's Reign, intituled, " An Att for making more effectual provision for the "Government of the Province of Quebec, in North-America;" and to make further " provision for the Government of the faid Province;" and it is hereby enacted by the authority of the fame, that in case the company of proprietors incorporated by the above-mentioned Act, passed in the fifty-eighth year of the Reign of His late Majesty George the Third, intituled, " An Act for making and maintaining a Na. " vigable Canal from, at or near the Town of Saint John, from the River Sorel, " or Richelieu, through the Barony of Longueil and the Seigneurie of Chambly, to " terminate at the Basin of Chambly," shall not make and complete the same within the time by law prescribed or shall have lost or relinquished their right so to do, the faid Canal shall be made and completed at the public expense, as in and by this A& it is ordained and provided.

Covernor im-

II. And be it further enacted by the authority aforesaid, that in any or either of wered to ap. the above-mentioned cases, it shall and may be lawful to and for the Governor, stoners, and See Lieutenant-Governor or Person administering the Government of the Province for

### 442 C. 41. Anno Tertio Georgii IV. A. D. 1823.

eretary for the the time being, by an instrument under the Great Seal of the Province to constitute purposes of this and appoint such and so many nextons as he may have been seen as the constitute. and appoint such and so many persons as he may think fit, to be Commissioners, and a Secretary to carry into execution and superintend the works necoffary to make the faid Canal, with power to remove from time to time, the laid Commissioners and Secretary, and to appoint others in their stead, or in the stead of such as may, from time to time, die or relign.

Commissioners declared a body corporate.

III. And be it forther enacted by the authority aforefaid, that the faid Commisfioners and their fucceffors shall be and they are hereby declared to be a body corporate by the name of the "Commissioners of the Chambly Canal," and as such shall have existence until the said Canal shall be compleated and no longer; and shall and may, as such body corporate, do all and whatsoever a body corporate legally may or can legally do; and fervice of any fummons, order or rule of Court, upon the Secretary of the faid Commissioners in any action against the said Corporation, shall be fufficient to compel the fame to appear and defend fuch action in any Court of competent jurisdiction. And the said Commissioners shall annually submit in the English and French languages to the three branches of the Legislature, an account of the monies by them expended under and in virtue of this Act, accompanied with a flatement of their operations pursuant to the same.

£50,000 granted towards making the Canal.

IV. And be it further enacted by the authority aforesaid, that for the purposes of this Act, it shall and may be lawful for the Governor, Lieutenant-Governor, or Person administering the Government of this Province for the time being, from time to time, and as occasion may require to advance by a Warrant or Warrants under his hand, out of any unappropriated monies that are or that hereafter may come into the hands of the Receiver-General of the Province, a fum not exceeding in the whole fifty thousand pounds, currency. Provided always, that no greater sum than the fum of twenty thousand pounds, currency, shall in any one year be advanced or paid for the purpoles of this Act.

No greater sum than £20,000, to be advanced on any one year.

Appropriation, by virtue of this Act, not to take effect until the works are com menced, and then

V. Provided always, and be it further enacted by the authority aforelaid, that the appropriation made by this Act, shall only become perfect from the time when the works of the faid Canal shall be commenced, and only in proportion to the sums payable in each year for the faid works and shall have eff. It only upon the monies which shall then be not otherwise appropriated by the Legislature of this Province.

Commander of the forces, sub-scribing £10,000 towards the Canal

VI. And be it further enacted by the authority aforesaid, that if the Commander of His Majesty's Forces in this Province, shall, on the part of His Majesty's Government

is addition to the sum appropriated King's hoats to pass the Canal free of Toll.

vernment, contribute and pay a sum of ten thousand pounds, towards the making the said Canal, in addition to the sums appropriated by this Act, all boats, but teaux, lighters or vessels, laden with warlike or other stores, belonging to His Majesty, His Heirs and Successors, shall and may at all times pass and repass through the said intended Canal, without paying any toll or duty.

Duty of the com-

VII. And be it further enacted by the authority aforesaid, that the Commissioners who shall be so as aforesaid appointed, or a majority of them shall be and they are hereby authorised and empowered to cause to be opened, made and compleated a Navigable Canal, for boats, barges, vessels and rafts, from, at or near the Town or port of Saint John, in the County of Bedford, upon the river Sorel or Richelieu, through the Barony of Longueuil and West part of the Seigneurie of Chambly, and to terminate at the Basin of Chambly, on the aforesaid river, the locks whereof shall not be less than twenty feet in breadth, and which Canal shall be navigable for vessels drawing sive feet of water, which said Canal shall commence and terminate at such point within the limits aforesaid, and shall be made and carried upon or near the said River Sorel or Richelieu in as direct a line, as may be found practicable, and as the local situation, circumstances and the nature of the ground will permit.

Ganal not to be sommenced, until the LachineCanal shall be finished.

VIII. Provided always, and be it further enacted by the authority aforesaid, that the said intended Canal shall not be commenced or begun until the Canal actually in progress and making between La Chine and the Port of Montreal, in virtue of an Act of the Legislature of this Province, passed in the first year of His Majesty's Reign, chapter sixth, be simished as far as the said port.

Commissioners empowered to pur chase lands, &c. IX. And be it further enacted by the authority aforesaid, that the said Commissioners shall, for the purposes of this Act, have power and authority to purchase such Lands as heretofore may have been, or that hereafter shall be set out and ascertained to be necessary for the use of the said Canal and to supply the said Canal while making and when made with water from the said River Sorel or Richelieu, and from all such Brooks, Springs, Streams and water courses, as shall be found or formed in making the said Canal, or within the distance of one thousand yards from the said Canal or any part of the same, or from any reservoir or reservoirs to be made for supplying the said Canal with water; and to make such and so many feeders and aquedusts for supplying the said reservoirs with water, as to them shall seem necessary and proper. And for the purposes aforesaid, they or their agents are hereby authorised to enter in and upon the lands or grounds of any person or persons, community, Body Politic or Corporate, whatsoever, and to survey and take levels of the same or any part thereof, and to set

## 446 C. 41 Anno Tertio Georgii IV. A. D. 1823.

out and afcertain such parts thereof as they shall think necessary and proper for and towards the making of the laid Canal, and to do and make all fuch other matters and conveniences as they shall think necessary and proper, for and towards making, effecting and preserving, improving, compleating and using the said intended Canal. and also to pare, dig, cut, trench, remove, take and carry away and lay earth, foil, clay, stone, rubbish, trees, beds of gravel or sand, or any other matters or things which may be dug or got in the making of the fatd Canal or refervoirs, funnels or aqueducts, or out of any lands of any person or persons contiguous thereto, and which may be proper, requifite or convenient for carrying on, continuing and repairing the faid Canal or releavoirs or which may hinder, prevent, or obstruct the making, using, compleating and maintaining the same, and also to make, build, erect and fet up, in or upon the laid intended Canal, or upon the lands, adjoining or near to the same, such and so many draw bridges, funnels, aqueducts, fluices, locks. wears, tanks, refervoirs, drains, wharves, quays, landing-places, weigh-beams, cranes and other works, ways, roads and conveniences, as shall be deemed requisite and convenient for the purposes of the said Canal; and also, from time to time, to alter. repair, amend, widen and enlarge the same or any other of the conveniences abovementioned, as well for the carrying and conveying of goods, commodities and other things to or from the faid Canal as for the carrying and conveying of all materials necessary for the making, altering, repairing, amending, widening, or enlarging the works of and belonging to the faid Canal, and also to place, lay, work and manufacture the said materials on the grounds near to the place or places where the said works, or any of them shall be intended to be made, erected, repaired or done; and also to make, maintain, repair and alter any fences or passages over, under, or through the faid Canal or the Reservoirs, Funnels, Aqueducts, Trenches, Gutters, Watercourses. Drains and Sluices respectively, which shall communicate therewith; and also to make, set up and appoint such Roads, Towing-Paths, Banks and Ways convenient for towing, hauling or drawing of Boats, Barges or other Vessels. passing in, through, or upon the faid Canal as shall be deemed necessary, and to construct, erect, and keep in repair any Piers, Arches or other works, in, upon and across any Rivers or Brooks, for making, using, maintaining and repairing the faid Canal, and Towing-Paths over the fides thereof, doing as little damage as possible in the execution of the several powers hereby granted, and making satisfaction in manner herein-after mentioned, for all damages to be sustained by the Owners or Proprietors of such lands or grounds, rivers, waters, water courses or brooks refpectively as shall be taken, used, removed, diverted or prejudiced in or by the execution of all or any of the powers granted by this Act. X.

Extent of the X. Provided always, and be it further enacted by the authority aforesaid, that land and ground the land and ground to be taken or used for such Canal and Towing-paths, and the enforthe Canal, Duebes Drains and Fences to Separate such Towing-paths from the adjoining lands Ditches, Drains and Fences to separate such Towing-paths from the adjoining lands. shall not exceed forty-fix yards in breadth, except in such places where the said Canal shall be raised higher, or cut more than five feet deeper than the natural surface of the foil; and in such places, where it shall be judged necessary, to widen the faid Canal for boats and other vessels to turn, lie or pals each other, no: more than fixty-five yards, nor shall any land or ground, so set out and ascertained for the purpose of making the faid Canal and Reservoirs, be applied to the said purposes, without the confent of the owner or owners of the laid lands, respectively, under his or their hand or hands in writing first had and obtained, unless the same shall be valued and paid for in manner as herein-after mentioned.

Commissioners XI. And be it further enacted by the authority aforesaid, that it shall be lawful may take for the faid Commissioners, in constructing and making the faid Canal as aforesaid, to much land co reced with water to take and appropriate, for the ule, thereof, fo much of the land covered with the for making the water of the faid River Sorel or Richelieu, or of the bed thereof, as may be found en to erect where as may necessary for the making and compleating the same, and thereon to erect such he wanted. wharves, quays, locks, works and erections, as the faid Commissioners shall find or deem expedient.

When necestary XII. And be it further enacted by the authority aforesaid, that when and as often way commissioner to build a as it shall be necessary to cut any highway or road in order to conduct the said Cabridge for the nal through, over or under the same, the said Commissioners shall within the shortpassing with earts est possible delay, cause to be constructed a secure, sufficient and commodious Bridge or other work or works for the public convenience of paffing and repaire ing with carts or carriages, à dire d'Experts, in order to establish the free and uninterrupted communication along the faid highway or road, and the leveral parts thereof.

Bodies politic XIII. And be it firsther enacted by the authority aforelaid, that after any luch allowed to sell lands or parts of land or ground, that be let, laid out or afcertained as aforelaid, Commissioners, of for making the faid Canal, and other the purposes, and conveniences herein-before steir land lattout mentioned it shall and may be lawful for all hodies politic. communities, corner their land laid out mentioned; it shall and may be lawful for all bodies politic, communities, corporations aggregate or fole, guardians, curators, testamentary executors, fidei commissaires, and all other Trustees whatsoever, not only for and in behalf of themselves, their heirs and successors, but also for and on behalf of those whom they represent, whether infants, lunatics, idiots, femmes-covertes or other person or persons who

# C. 41. Anno Tertio Georgii IV. A. D. 1823.

are or shall be possessed of or interested in any lands or grounds, whether the same be entailed (substitués) or not, which shall be set, laid out or ascertained as aforesaid, to contract for, sell and convey unto the said commissioners, or a majority of them for the purposes of this Act, all or such part of the said lands or grounds as shall, from time to time be set, laid out or ascertained as aforesaid, and that all such contracts, agreements and sales shall be valid and effectual in law to all intents and purposes whatesoever, any law, statute, usage or custom to the contrary thereof in anywise notwistanding; and the ground so sold and acquired, for the use of the said Canal, shall for ever thereafter be free of all mortgages and servitudes, (hypothéques et servitudes) whatsoever.

Bodies politic who may be restrained by Law from selling their land, may receive an equivalent, by a fixed annual rent, XIV. Provided always, and be it further enacted by the authority aforesaid, that any body politic, community, corporation, or other person or persons who insommon have, sell or alienate any land or lands set, laid out and ascertained to be necessary for the purposes of this Act as aforesaid, shall and may agree upon and fix, as herein-after directed, an annual rent, as an equivalent and not as a principal sum to be paid for the lands or ground necessary for the said Canal and for other purposes relative thereto; for the payment of which annual rent, and every other annual rent for lands or grounds purchased for the said Canal; and other purposes relative thereto; the said Canal and the tolls to be levied and collected there upon, shall be and the same hereby are made liable and chargeable in preference to all other claims and demands thereupon, whatsoevers

Bridges to be constructed accross the Canal within certain distances for the convenience of the public and the Proprietors of the Land through which the Canal passes.

XV. And be it further enacted by the authority aforesaid, that for the public convenience as well as of the convenience of the several proprietors through and upon whose lands the said Canal shall pass, the said Commissioners shall construct proper, suitable and convenient draw bridges across the said C anal from place to place, not further from each other, than the distance of thirty arpents.

Questions arising between the commissioners and Proprietors respecting Lands that may be taken for the Canal, how to be settled.

XVI. And be itserther enacted by the authority aforesaid, that all questions that shall or may arise between the said commissioners or a majority of them, and the several proprietors persons interested in any lands, grounds or waters that shall or may be taken, affected or prejudiced by the execution of any of the powers or authorities hereby given and granted, or any indemnissication for damages which may or shall at any time or times be suffamed by any bodies politic or corporations, communities or any other person or persons respectively, being owner or owners of or interested in any lands, grounds or waters, for or by reason of the making, repairing or maintaining the said Canal or reservoirs, trenches, passages, gutters, water-courses, roads, ways, locks

or fluices for supplying the same with water as aforesaid, or by the flowing, leaking or oozing of the water, over or through the banks of the faid Canal, refervoirs or other conveniences connected therewith, or by turning or diverting any streams or brooks into the same, shall and may be sattled by agreement of the parties, or by arbitration; or if either of the parties shall not be inclined to make an agreement, or to appoint arbitrators, or by reason of absence, shall be prevented from treating. or through disability by nonage, coverture or other legal impediment, cannot treat or make such agreement or enter into such arbitration, or shall not produce a clear title to the premises in which they claim an interest, then and in every such case, the faid commissioners, or a majority of them, or the person or persons, body politic. corporation or community being owner or owners or representing the owner or owners of such Lands, Grounds or waters as aforesaid, may make application to the Court of King's Bench for the District of Montreal in term, or to any two of the Judges thereof in vacation, stating the grounds of such application, and such Court or any two Judges thereof, is and are hereby empowered and required from time to time, upon such application, to issue a Warrant directed to the Sheriff of the District of Montreal, for the time being commanding such Sheriff to impanuel, summon and return a Jury, and the faid Sheriff is hereby required accordingly to impannel, summon and return a Jury, qualified according to the Laws of this Province, to be returned for Trials of issues, joined in civil causes in the Courts of King's Bench, to appear before the faid Court, in Term, or before any two Judges thereof in vacation, at such time and place as in such Warrant shall be appointed, and all parties concerned may have their lawful challenges against any of the Jurors, but shall not challenge the array, and the faid Court in term, or any two Judges are hereby empowered to fummon and call before them, all and every fuch person or persons, as it shall be thought necessary to examine as witnesses, touching the matters in question, and the faid Court, in term, or any two Judges in vacation, may order and authorife the faid Jury, or any fix or more of them to view the place or places or matter in controverly, which Jury upon their oaths, (all which oaths, as well as the oaths to be taken by any person or persons who shall be called upon to give evidence, the faid Court or any two Judges in vacation are hereby empowered to administer) shall enquire of, affels and ascertain the distinct sum or sums of money, or annual rent to be paid for the purchase of such lands or grounds, as aforesaid or the indemnification to be made for the damage that may or shall be softained as aforesaid; and the faid Court or any two Judges of the fame in vacation, shall give Judgment for fuch fum, rent, or indemnification, which shall have been so affested by such Juries, which said verdict and the judgment thereupon pronounced, shall be binding and conclutive

conclusive to all intents and purposes against all bodies politic or corporate, or communities, and all persons whomsoever.

In cases of verof summoning and of taking the inquest, as well as the costs and expences, how to be settled and by whom to be borne

XVII. Provided always and be it further enacted by the authority aforefaid, that in all cases where a verdict shall be given for more monies as an indemnisication or satisfaction for any lands or grounds, or for any damage to be done to any lands, grounds or property of any person or persons whatsoever, than had been previously offered by or on the behalf of the faid Commissioners or majority of them, then all the expenses of summoning and of taking such inquest, shall be settled by the said Court of by any two Judges thereof in vacation as aforefaid, and shall by the faid Commissioners be defrayed, out of the monies hereby appropriated; but if any verdict shall be given for the same or for a less sum than the sum previously offered by the said Commissioners, then and in every fuch case, the said costs and expenses being settled as aforefaid, 'fhall' be borne and be paid by the person or persons body corporate or community with whom the laid Commissioners may have had fuch controversy.

On payment or tender of any sum ofmoney or annual rent, as may be agreed for, between the parties or deter-mined by Arbi-trators, or assessed by any Jury, to the proprietors or to any persons intitled to recei-ve the same to the principal ofdy politic or cor-

XVIII. And be it further enacted by the authority aforefaid, that upon payment of such sum or sums of money, as shall be contracted or agreed for, between the parties, or determined by arbitration or by a Jury or Juries in the manner abovementioned, to the Proprietor or Proprietors as above-mentioned, or to the Person or Persons entitled to receive such money or rent respectively or upon legal tender thereof to him or them made or to the principal Officer or person of any such body politic or corporate or community, at any time after the fame shall have been fo agreed for, determined or affested, such Lands and Grounds, the value whereof may have been so as aforefaid agreed upon, determined by arbitration or affeffed, may porate or commu-aty such lands be applied, taken and used for all and every the may be applied to the purpose of Reservoirs and other works thereunto relating. be applied, taken and used for all and every the purposes of making the said Canal,

Agreements and determinations Montreal among the recerds of the . COUST.

XIX. And be it further enacted by the authority aforesaid, that all agreements judgment to be judgments thereupon hall be transmitted to, and shall be kept by the Clerk of the court of Court of King's Bench for the District of Montreal. amongst the Montreal amongst the Montrea Court, and shall be deemed and taken to be, records of the said Court to all intents and purpoles what loever, and the same or true and certified copies thereof, shall be allowed to be good evidence in all Courts in this Province, and all persons who

## 456 C. 41. Anno Tertio Georgii IV. A. D. 1823.

thall have liberty to inspect the same, paying for each inspection, the sum of one this ling, and to take copies thereof on paying for each copy not exceeding one h ndred words, the sum of six pence, and so in proportion for a greater number of words.

Application to the Court for indemnity for damages, to be made within six calendar months and not afterwards. XX. And be it further enacted by the authority aforesaid, that application to the said Court or to any two of the Judges thereof as aforesaid for indemnity for any damage or injury sustained by reason of the powers and authorities by this Act given, shall be made within fix calendar months next after the time that such damage or supposed damage shall have been caused, and that no application to that effect shall be received after that period.

Penalty on persons floating timber upon the Casmal.

XXI. And be it further enacted by the authority aforesaid, that if any person or persons shall float any timber upon the said Canal or shall suffer the soading of any boat, batteau or vessel, to lie over the sides thereof, or shall over-load any boat, battean, vessel or raft, navigating in or upon the said Canal, so as by the sloating of fuch timber or over-loading, to obstruct the passage of any boat, batteau, vesfel or raft, and shall not immediately upon due notice given to the owner or person having the charge or care of such boat, batteau, vessel or rast so obstructing the passage as aforesaid, remove the same, so as to leave a free passage, every person so offending shall forfeit and pay for every such offence the sum of five pounds, currency; and if any person shall throw any ballast, gravel, stones, or rubbish, into any part of the faid Canal, every person so offending, shall for every such offence incur a forfeiture and penalty not exceeding ten pounds, one half of which forfeiture and penalty, and of all other penalties imposed by this Act, shall go to the profecutor or informer, and the other half to His Majesty, His Heirs and Succesfors, and shall be paid into the hands of the Receiver-General of this Province, and be applied for the public uses of the Province, and for the support of the Government.

Spaces may be cut in the Lands adjoining the canal, for the turning of boats in the said canal. XXII. And be it further enacted by the authority aforesaid, that the said Commissioners shall and may, in such parts of the said Canal, as they shall deem expedient, open or cut proper spaces or places in the lands adjoining to the said Canal, at convenient distances from each other, for the turning or temporary reception of any boat, batteau, vessel or rast, in order that the same as occasion may require, may thereto retire, so as to afford room to each other for passing and repassing in the said Canal.

XXIII.

#### C. 41. Anno Tertio Georgii IV. A. D. 1923. 458

In cases of unexpected accidents to the wier's, &c. the same how to be repaired.

XXIII. And be it further enacted by the authority aforesaid, that whenever from floods or from unexpected accidents, the weirs, flood gates, dams, banks, refervoirs, trenches, or other works of the faid Canal, may be damaged or deftroyed, and the adjacent Lands or property thereby endangered or damaged, it shall be lawful. as well to prevent such danger or damage, as to repair the said Canal, for the Commissioners aforesaid from time to time and for their workmen and agents without delay or interruption from any person or persons whomsoever, to enter into any land or lands, adjoining to or near the faid Canal, Branches, or Refervoirs or Branches connected therewith or any of them (not being an Orchard, Garden or yard and to dig for, work, get and carry away and use all such stones, gravel and other materials. as may be necessary or proper for the purposes aforesaid, without any previous treaty what loever, with the owner or owners, occupier or occupiers, or of any other person or persons interested in such lands or grounds, or any of them, doing as little damage thereby, as the nature of the works will admit of, the faid Commissioners making recompence for such damages, to the owners or occupiers of, or other perfon or persons concerned or interested therein, à dire d'Experts, to be named by the faid Commissioners and by the parties concerned or interested according to law.

Penalty on per sons destroying

XXIV. And be it further enacted by the authority aforesaid, that if any person or persons shall wilfully, maliciously and to the prejudice of the said Canal, break, any Banks or the throw down, damage or destroy any Bank, Lock, Gate, Sturce or any other work or works, machine or device to be erected or made in virtue of this Act, or do any other wilful Act, hurt or mischief to disturb, hinder or prevent the carrying into execution and completing, supporting and maintaining the faid Canal, every such person or persons so offending, shall incur a forfeiture and repair of treble the value of the damage, proven by the Oath of two or more cre witnesses to have been done; such damages with the costs of suit to be recovered any courts of law in this Province, having competent Jurisdiction, and in case of desault by the offender or offenders to make immediate payment of the amount awarded, he or they may at the discretion of the Court before which the conviction shall have taken place, he committed to the Common Gaol for a term not exceeding one month.

Masters of boats

XXV. And be it further enacted by the authority aforelaid, that the master or made answerable XXV. And be it further enacted by the authority aforesaid, that the master or for damages done owner of any Bateau, Boat or other Vessel or raft navigating upon the said Canal, shall be and he is hereby made answerable for any damage, injury or mischief that shall be done by his boat, batteau or other vessel, or rast, or by any of the boatmen

or water-men employed in and about the same respectively, to any of the Bridges. Weirs, Locks, Dams, Engines or other works in, upon or near the laid intended Canal, or by loading or unloadingany boat, ba teau or other vessel, or raft, and for any injury or damage that shall or may be done to the owners of any building or land adjoining the same; and the master or owner of such boat, batteau or other vessel or raft. shall and may be prosecuted for the same, in any Court of Record, of competent Jurisdiction; and if a Verdict or Judgment be given against him in such Court, in any such case, the Plaintiff shall recover his Damages thereby sustained with costs of

Canal declared free for certain sels, paying cer-tain rates for wharfage.

XXVI. And be it further enacted by the authority aforesaid, that the said Canal, shall be free for all persons whomsoever, to navigate the same, with any Boat, Barge, Batteau or other vessel or Rast, and to use the said towing Paths for hauling and drawing Boats, Barges, Batteaux and other vessels and rafts and also to use the said wharves for loading and unloading any goods, wares and merchandize, under such conditions and regulations, and upon payment of fuch tolls, rates and dues, as shall or may hereafter, be enacted or established by an Act or Acts of the Legislature of this Province, so soon as adequate information, touching the tolls, rates or dues which it may be expedient to impose, can be obtained from the Commissioners to be appointed in virtue of this Act.

Nothing in this Act to prevent persons, through whose land the canal may pass, to make or use wharves upon their own lands,

XXVII. And be it further enacted by the authority aforesaid, that nothing in this A& contained shall extend or be construed to extend, to restrain or hinder the owner or owners of any land or grounds through which the faid Canal shall pass, from making, erecting or using any wharves, quays, landing places, cranes, weighbeams or warehouses in or upon their own lands, grounds or waters adjoining or near the faid Canal, or from landing any goods or merchandize or other things thereupon or upon the banks lying between the same and the said Canal, or from making and using proper and convenient places for boats, batteaux, barges or other vessels or rafts to lie in, so that the making, erecting or using thereof respectively, shall not encroach upon, obstruct or prejudice the navigation of the faid Canal or the Towing Paths thereof; and all sums of money which shall be paid for the use and benefit of the faid wharves, quays, landing places, cranes, weigh-beams and warehouses, respectively, shall be and the same are hereby vested in the owner or owners of fuch lands or grounds who shall make and erect such Wharves, Quays, Landing places, Cranes, Weigh-beams or Warehouses respectively, his, her and their heirs and affigns, so that the rates or dues to be granted for tonnage on the faid Canal, shall not thereby be reduced or altered.

XXVIII.

XXVIII. And be it further enacted by the authority aforesaid, that the fines. for within three forfeitures and penalties which shall at any time be incurred under this A&, shall months be fued for within three months next after the commission of the offence and not afterwards.

Not to affect His Majosty's rights,

XXIX. And be it further enacted by the authority aforesaid, that nothing herein contained shall extend or be construed to extend in any manner or way to affect the Rights of His Majesty, his Heirs or Successors, or of any person or persons, or of any Body corporate or politic, except in as far as the same are hereby affected.

Public Act.

XXX. And be it further enacted by the authority aforesaid, that the present Act shall be deemed and taken to be a public Act, and as such, shall be judicially no. ticed by all Judges, Justices and other persons without being specially pleaded.

Application of the money to be the crown.

XXXI. And be it further enacted by the authority aforefaid, that the due application of the monies appropriated under and in virtue of this Act, shall be accounted for to His Majesty, His Heirs and Successors, through the Lords Commissioners of His Hajesty's Treasury for the time being, in such manner and form, as His Majesty, His Heirs and Successors shall be pleased to direct.

Commissioners mipowered to treat with the company of procanal, respecting the relinquishment of their

XXXII. And he it further enacted by the authority aforesaid, that it shall and may be lawful for the Commissioners appointed under this A&, to treat with the Company of Proprietors of the intended Chambly Canal, respecting the relinquishment of the rights of the faid Company to make the faid Canal, and also respecting the reimbursement of the monies by them expended for the survey and levels, estimates and books of reference, with the maps and plans of the faid Canal which they have cansed to be taken and made, as well as all other monies expended by the said Company for the purpoles of the aforelaid Act incorporating the same, and towards the commencing and making the faid intended Canal, which monies the faid Commissioners may find to have been necessarily and usefully expended for the opening of the faid intended Canal. Provided always that no monies shall be reimbursed or paid to the faid Company, in pursuance of any agreement with the faid Commissioners, unless such agreement shall have been submitted to the Governor, Lieutenant Governor, or Person administering the Government of the Province for the time being, and by him approved and ratified.

Proviso