A. D. 1852

Ju P. Laws Vol. 1. Sage 4.84, CAP. V. Sa further provision theyor

A. D. 1852 A. D. 1852 Marcaled An Actin further amendment of the Law relating to the Registry of Deeds and other Instruments. Preamble. In O. Law, President CAP. V. See Justice Provision Preside CAP. V. See Justice Provision Provision Preside C ' the time when the same shall have been entered in the Registry Book, and · Certificate endorsed thereon, as mentioned in the tenth section of an Act made ' and passed in the tenth year of the Reign of Her present Majesty, intituled ' An Act to consolidate and amend the Laws relating to the Registry of Deeds and 'other Instruments, and in the Act made and passed in the twelfth year of the 'Reign of Her present Majesty, intituled An Act in further amendment of the Law relating to the Registry of Deeds and other Instruments : And whereas it is ' expedient to declare the Law in this behalf;'

Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That all Deeds, Memorials and other Instruments required to be registered, which shall be duly acknowledged and proved agreeably to the provisions of the Acts now or that hereafter may be in force relating to the registry of Deeds and other Instruments, shall, for the purposes of being read in evidence in any Court of Justice in this Province, be deemed to be on record from the time that the same shall be produced for registry at the office of the Register, and endorsed received as directed in and by the first section of an Act made and passed in the twelfth year of the Reign of Her present Majesty, intituled An Act in further amendment of the Law relating to the Registry of Deeds and other Instruments, and the production of the same so marked by the Register or his Deputy, or any other person duly authorized by such Register, shall be as good evidence of such Deeds, Memorials and other Instruments as aforesaid, and of the registry thereof, in all Courts of Justice, as if the same Deed, Memorial or other Instrument had been actually entered in the Registry Books, and had endorsed thereon the Certificate mentioned in the said tenth section of the said first hereinbefore mentioned Act made and passed in the tenth year of the Reign of Her present Majesty, and in the said Act made and passed in the twelfth year of the Reign of Her present Majesty, intituled An Act in further amendment of the Law relating No Register obliged to the Registry of Deeds and other Instruments ; provided always, that no Register with Deeds without shall be obliged to attend any Court with the same after it shall have been entered Subpress. &c. in the Register Back and Court? in the Registry Books and Certificate written thereon, nor in any case without service of Subpœna directing him to produce the same, and prepayment of his fees for attendance.

S. BY G. Preamble.

Humper in R. C. An Act to annex the Territory awarded to this Province by the New Brunswick and Canadian Arbitrators in the recentsettlement of the Boundary question between the Provinces of New Brunswick and Canada, to the Counties of Victoria and Restigonshe and to the the present Boundary Line between the Provinces

Passed 18th February 1852. THEREAS there is by the terms of the award for the settlement of the Boundary between this Province and Canada, made at London, and ' bearing date the seventeenth day of April in the year of our Lord one thousand ' eight hundred and fifty one, a tract of land lying to the northwestward of the ' northwest boundary line of the County of Victoria as heretofore established, ' which is not sufficiently defined by law to be embraced in any of the Counties ' of this Province: And whereas it is desirable that the tract of land so awarded ' to

12 V. c. 42.

10 V. c. 42.

Yol. 1.

Deeds for the pur-pose of evidence to be deemed regis-tered from the time of production to the Register for registry.

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' to this Province should be included in the Counties of Victoria and Restigouche; ' and that the present dividing line between those Counties should be altered ;'

Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, as follows :----

1. So much of the first section of the Act of the General Assembly passed in 13 V. c. 51, s. I. the thirteenth year of Her present Majesty's Reign, intituled An Act to consolidate all the Laws now in force for the division of the Province into Counties, Towns and Parishes, which relates to the establishment of the boundary line between the Counties of Victoria and Restigouche, be and the same is hereby repealed.

2. From and after the passing of this Act, the boundary line between the Boundary line Counties of Restigouche and Victoria, shall be a line running north forty five between Resti-gouche and Victoria, shall be a line running north forty five gouche and Vicdegrees west by the magnet from the northwest angle of the County of North- toria defined. umberland until it strikes the southern boundary of the Province of Canada, as established by the said award, and confirmed by the Act of the Imperial Parliament of fourteenth and fifteenth Victoria, chapter sixty three.

3. All that part of the territory recently awarded to this Province as aforesaid, Portions of terri-which lies to the southwestward of the said dividing line, is hereby annexed to gouche and and shall hereafter form part of the County of Victoria; and that part of the said Victoria. territory which lies to the northeastward of the said dividing line, by this Act established between the Counties of Restigouche and Victoria, is hereby annexed to and shall hereafter form part of the County of Restigouche.

4. From and after the passing of this Act the southwestern boundary of the Territory added to County of Restigouche as by this Act established, shall be the southwestern St. Basil, Mada-boundary of the Parish of Eldon in the said County of Restigouche, any Law or Waska, and St. Francis. Act to the contrary notwithstanding; and the several portions of the territory hereby annexed to the County of Victoria, which adjoin the Parishes of Saint Basil, Madawaska and Saint Francis, in the said County of Victoria, are hereby respectively annexed thereto, and shall be divided by prolongations of the lines which at present divide those Parishes.

in part repealed.

L. Vol. 1. Page Marches CAP. VII. Du quith Is betow An Act to establish the Road leading from Edmandston, in the Parish of Madawaska, in the County of Victoria, to the River Safut Francie, as one of the Great Roads of communication.

Passed 18th February 1852.

BE it enacted by the Lieutenant Governor, Legislative Council and Assembly, Road from Ed-That the Road leading from Edmundston, in the Parish of Madawaska, in Saint Francis made the County of Victoria, to the River Saint Francis in said County, be and the aGreat Road. same is hereby established as one of the Great Roads of communication in this Province.

Ret -

An Act to continue an Act to in orporate the New Brunswick Society, for the continue and Constant of Agriculture, Home Manufactures and Commerce throughout the Province, and to regulate which makes This and provide for the same, also an art to alter and amend the said Act Passed 18th February 1852. Enlary Supercific news

E it enacted by the Lieutonant Governor, Legislative Council and Assembly, Acts 13 V. c. 62, buch That an Act made and passed in the thirteenth year of the Reign of Her and 36 That an Act made and passed in the thirteenth year of the Reign of Her - 15 present Majesty Queen Victoria, intituled An Act to incorporate the New Bruns- in 17. Vin. Vol. 2. R. Leun wick Society for the encourigement of Agriculture, Home Manufactures and Com-merce throughout the Province, and to regulate and provide for the same; also an Act made and passed in the fourteenth year of the same Reign, intituled An Act continued. Which I present to Let exist ale phin