# HIS MAJESTY'S PROVIN

## UPPER-CANAI

PASSED IN THE SECOND SESSION OF THE THIRD PROVINCIAL PARLIAMENT OF LPPEZ CANADA, MET AT YORK ON THE TWENTY-FILTH DAY OF MAY IN THE FORTY-SECOND YEAR OF THE REIGN OF OUR SOVEREIGN LORD GEORGE THE THIRD, AND PROROGUED ON THE SEVENTH DAY OF JULY FOLLOWING.

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### CHAP. I.

An ACT the better to ascertain and secure the Titles to Lands in this Pro-

[ July 7th, 1802.]

HEREAS a certain Act of this Province passed in the thir- Preamble. ty-seventh year of His Majesty's reign, entitled "an Act for securing Titles to Lands in this. Province," and which Act has been fince extended by a certain other Act entitled "an Act to continue an Act entitled an Act for securing the Titles to Lands in this Province" will very shortly expire; and whereas it is judged expedient to make further provision for the afcertaining the validity of certain claims to lands in cases in which His Majefty's letters Patent have not as yet been made out, BE IT ENACTED by the King's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Assembly of Upper Canada constituted and affembled by virtue of and under the authority of an Act passed in the Parliament of Great Britain entitled "an Act to repeal certain parts of an Act passed in the sourteenth year of His Majesty's Reign entitled "an Act 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 by the authority of the fame, That at any Commission to Miss.

time during the space of two years from and after the expiration of the before mentioned Act, it shall and may be lawful to and for the Governor, Lieutenant Governor, or Person administering the Government of this Province to iffue such and so many Commissions under the Great Seal of this Province for each and every District within the said Province, in such manner and form, and to be directed to fuch and fo many persons as he shall judge proper, of whom His Majesty's Chief Justice of this Province or one of the Justices of the Court of King's Bench shall be one, which faid Commisfigures or any three of them in cases in which His Majesty's letters Patent have not as yet been made out, shall by and under the authority of such Commission or Commissions, have power to hear and determine in manner hereinafter specified all claims to Lands, or to a lien or liens upon Lands in this Province in which the claim or title of the original nominee or nominees shall be found to have accrued or existed, prior to the passing of this Act and respecting which lands no Report has been made under the said former Acts. whether tuch claims shall be set up by the original nominee or nominces thereof, or by persons claiming absolute title under such nominee or nominees, or as mortgage creditors of, or under fuch nominee or nominees; Provided the original nominee or nominees founded his, her, or their claim or claims under the authority of General Haldimand's certificates, Licutenant Governor Hamilton's certificates, the Surveyor General's Department, Land Board certificates, Magistrates recommendations, Treasury Tickets for Canada Bounty, and Orders in Council, or any other authority in any wife derived from his Majesty.

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Judges to be Commissiocers.

How Cialms to be brought forward,

and proved.

Commissioners may fummen Witnesses,

II. And be it enacted by the authority aforefaid, That it shall and may be lawful to and for all and every person or persons setting up such claims as aforefaid, either in person or by agent duly authorized to come before and produce to such Commissioners or any three of them whereof the said Chief Justice or some one of the said Justices of the said Court of King's Bench shall be one, all such documents and evidences as he, she or they may be in pollession of, for the purpose of satisfying such Commissioners as aforesaid of the validity of fuch claim or claims as he, the or they, thall or may fet up to any fuch lands as aforesaid, for which purpose such Commissioners or any one of them, are and is hereby authorized and empowered to adminifter fuch oath or oaths either to the party or parties claiming, or to the witness or witnesses appearing in support of such claim or claims, whether the fame be between subject and subject, or between the subject and the Crown. as shall be judged proper and expedient; and also by summons under the fignature of any one of the faid commissioners to require the attendance of all fuch persons whose evidence may be judged necessary to ascertain the validity of any fuch claim or claims, or to explain the fubject matter thereof. and in fuch summons also to order the production of all such books, papers and documents as shall be in the custody or power of any such person or persons, wholeattendance shall be so required by such summons, in such manner

manner as such commissioner or commissioners signing such summons shall deem expedient; which fummons all and every person and persons to whom the same shall be directed, is, and are hereby required to yield obedience to upon being duly served therewith. Provided always nevertheless, and it is hereby declared, that the faid commissioners, acting under such authority as aforesaid, are hereby authorized and empowered to receive such written or eral testimony as may be produced to them, whether the same be or be not confistent with the rules of evidence laid down or established by the Laws of England, and to give and allow such force and effect to such testimony as justice in each respective case shall in their judgment require.

III. And be it further enacted by the authority aforefaid, That after the faid commissioners shall in virtue of such commission or commissions, have examined fuch claim or claims as aforefaid, they shall be at liberty either to reject fuch claim or claims, or to allow the same as in their judgment, justice and the equity and good conscience of the case may require, without any regard to legal forms or folemnities whatfoever, and to report on the fame accordingly, which report shall be final and conclusive, and shall be addressfed to the Governor, Lieutenant Governor, or Person administering the addressed to the Go-Government of this Province in Council; and from thenceforth, the Go-vernor, &c. in Counvernor, Lieutenant Governor, or Person administering the Government of the Province, shall be at liberty, and he is hereby empowered and authorized to iffue his Majesty's Letters Patent for the lands specified in such report, to the party or parties, his, her or their heirs and affigns, in favour, of In what eases Comwhom such report shall have been made in manner aforesaid. Provided al-repert, wavs nevertheless, that in case the said Commissioners or either of them shall. during their litting, or within fifteen days after they shall have figned faid report, and before his Majesty's Letters Patent shall have been issued in pursuance thereof, by representation from any person or persons claiming to be interested therein, be satisfied, or have reason to believe that the report fo far as concerns any particular lot or lots of land, has been obtained by furprize, or has been made erroneoully, or that another person can shew a preferable claim to fuch lot or lots of land, and that juffice requires that fuch report should be staid, so far as concerns such lot or lots of land; that then it shall and may be lawful to and for the said commissioners, or any other commissioners who may sit in execution of the said commission, or of and order tenegraps any subsequent commission, to rehear such claim, or to let in new claims to fuch particular lot or lots of land, and upon fuch rehearing fuch commissioners shall be at liberty to report on the claims to be thereupon heard, as if no report had before been made, and fuch commissioners shall also be at liberty, if they shall judge it expedient to justice, to order any of the parties, at whose instance such rehearing was obtained to pay such sum or sums of money to the party or parties in favor of whom a Report shall have and awarded. been first made, as they shall see just, to be recovered in like manner as the costs and expences of witnesses are by this A& directed and authorized to be rece vered.

Nonce of the fitting of the Commissioners, IV. Provided nevertheless and be it further enacted by the authority aforefaid, that the said Commissioners shall not proceed to examine any such claims as aforesaid unless they shall have caused notice in writing of their intention.

as aforesaid unless they shall have caused notice in writing of their intention to proceed upon the business of the said Commission to be fixed up in some conspicuous part of the office of the Clerk of the Peace, and at three other

end of claims.

conspicuous part of the office of the Clerk of the Peace, and at three other the most public places of each District respectively, at least one month before they shall begin to act therein; and also unless a notice specifying such claim or claims and the name or names of the claimant or claimants together with the number of the lot or lots, and of the concession or concessions with the name and names of the township and townships, district and districts, in which the lands so claimed respectively lie or are situated, shall have been fixed up in some conspicuous part of the said office of the Clerk of the Peace at least sisteen days before the same shall come on to be heard.

How Commissioners, shall proceed when there are two ormore adverse claims V. And be it further enacted by the authority aforefaid, that in all cases in which, before the Commissioners shall have proceeded to decide upon the right to any particular lot or tract of land, two or more notices by different persons, shall have been sixed up in the office of the Clerk of the Peace, claiming adversely such particular lot ortract of land, it shall and may be lawful to and for such Commissioners to defer or delay the hearing of such adverse claims or either of them, and to give to all, any or either of such claimants such surther or enlarged time for the production of evidence, and for the decision of such claim or claims as such Commissioners shall deem expedient to justice.

How mortgages, &c. may be brought forward, and registration obtained.

VI. And be it further enacted by the authority aforefaid, That in all cases in which any claim or claims shall or may be set up before the said Commisfioners under any mortgage, or fecurity made, or by writing agreed to be made by such original nominee or nominees as aforesaid, or by any person or perfons claiming under fuch nominee or nominees, the faid Commissioners acting under such authority as aforesaid, are, if they shall be satisfied that such claim is well founded, hereby authorized and empowered to report in favor of fuch mortgage or mortgages, agreement or agreements which report respecting such mortgages or agreements, the Register of each County or Ri. ding in which such lands shall be respectively situate, shall, and they are hereby required upon the production of the certificate of the faid Commisfioners, specifying their allowance of the said mortgage or agreement, to enregister or cause the same to be enregistered in the respective offices, and after fuch mortgages or agreements shall have been so enregistered accordingly, such registration shall have the same force and effect upon the said lands as the registration would have had if the party had been seized of the tegal estate in such lands.

Penalty of falls factoring.

VII. And be it further enacted by the authority aforefaid, That in case any person or persons who shall appear before the said commissioners to give evidence



evidence respecting any such claim or claims as aforesaid, shall wilfully or corruptly forfwear him, her, or themselves in the giving such evidence, he, she, and they shall incur the like pains and penalties as would have been incurred upon a conviction for wilful and corrupt, perjury in any evidence given in his Majesty's Court of King's Bench in this Province, in any cause there depending.

VIII. And be it further enacted by the authority aforesaid, That in all cases in which witnesses shall have duly appeared to give evidence before such commissioners, either voluntarily or in obedience to such summons as aforefaid, it shall and may be lawful to and for the faid commissioners to order and direct the party or parties who shall have produced such witness or witnesses, to pay such witness or witnesses for his, her, or their loss of time and expence, such sum or sums of money as such commissioners in their judgment shall deem-equitable and just, and which order the party or parties upon whom the same shall be made, is, and he, she, and they is and are hereby required and enjoined to yield obedience to, and fuch fum or fums of money shall and may be recovered and recoverable under and by authority of this Act, by action or furt in any of his Majesty's Courts of Justice in this Province, due regard being had to their respective jurisdictions.

Witneffes exponces

IX. And be it further enacted by the authority aforesaid, That it shall and Expense of executmay be lawful for the Governor, Lieutenant Governor, or Person administering the Government of this Province for the time being, from time to time during the existence of this Act, by warrant under his hand, to order and direct the Treasurer of the said Province to pay to and for the use of the faid commillioners acting in the execution of the faid commillions respectively, such reasonable sum or sums of money, as will indemnify the faid commissioners respectively against expences to be by them incurred during the fitting of, and in the execution of the faid commission.

ing the Commissions to be defrayed from the Provincial Trea

X. And be it further enacted by the authority aforefaid, That it shall and Clerk's Fee. may be lawful to and for the Clerk of the Peace in each and every Diffrict who is hereby authorized and empowered to act as clerk of the faid commission, to demand and receive of and from the several persons who shall apply to him for any of the purposes of this Act, the following Fees:-

For receiving, fixing up in his office, and fitting down for hearing any claim for a grant, and also for making up a report respecting the same, the fum of five shillings.

For receiving and fetting down for hearing any caveat, three shillings and nine pence.

For a copy of the order respecting each claim respectively, two shillings and hix pence.

For

For every fummons figned by one or more commissioners for the attendance of one or more witnesses, two shillings and fix pence.

XI. And be it enacted by the authority aforefaid, That this Act shall be in force for the space of two years from the day of the palling thereof and no longer.

### C H A P. II.

An ACT to provide for the Administration of Justice in the District of Newcastle.

[ July 7th, 1802.]

I. I. TATHEREAS the Counties of Northumberland and Durham, with all

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the lands in their rear confined between their extreme boundaries, produced North fixteen degrees West, until they intersect the Northern limits of this Province, under and by virtue of a certain Act of Parliament entitled, " an Aft for the better division of this Province," passed in the second Seffion of the Second Parliament thereof, (to which the Royal Affent was promulgated by proclamation bearing date the first day of January, in the fortieth year of his Majesty's reign) are declared to be a separate District of this Province, to be called the Diffrict of Newcastle; And whereas it is expedient that the faid District of Newcastle should possess and enjoy all and every jurisdiction, privilege and advantage now possessed and enjoyed by the other Districts of this Province, 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 Upper Canada, constituted and assembled by virtue of, and under the authority of an Act passed in the Parliament of Great Britain, entitled, "an Act to repeal certain parts of an Act passed in the fourteenth year of his Majesty's rough, entitled, "an Act 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 by the authority of the fame, That Courts of Over and Terminer, Affize, Nifi Prius, Gaol Delivery and of the Peace, Courts of General and Quarter Sessions of the Peace, District Court, Surrogate Court, Court of Requests, and every Court and Jurisdiction whatsoever held, or to be held, possessed and enjoyed in and by the other Districts of this Province, shall from henceforth, with the like powers and authorities, be held, possessed and enjoyed in, and by the said District of Newcastle; and that all and every jurifdiction, regulation, rule, privilege, exemption, matter or thing which hath, or have been enacted, provided and declared, or shall be hereafter enacted, provided and declared by any Act or Acts of the Parliament of this Province made or to be made, touching and concerning the said other Districts, shall be, and are hereby extended to that District, unless

Courty, &c held in the other Diffication be held in this Diftrict.