truly ascertained, determine by a true meridian line, or some other infallible method, the true course of a straight line between the front and rear angles of such concession, or that boundary of the township from which the lots are numbered, and run such line or lines as aforesaid, truly parallel to such course, which is thereby declared, and shall be deemed and taken to be the true course of such lines in the several townships in this Province. whereas it appears by the petition of the inhabitants of the township of Cramahe in the Newcastle District, and also from a report of the Surveyor General of this Province, that the eastern side-line of the said township of Cramahe, whence the lots are numbered, was, in the first survey, erroneously run, whereby great confusion is daily arising from the surveying of the sidelines of lots in the said township parallel to such erroneous line: And whereas it also appears by the report aforesaid, that the western side line of the said township of Cramabe, toward which the lots are numbered, has been correctly and truly surveyed: 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, entituled "An Act to repeal certain parts of an Act passed in the fourteenth year of His Majesty's Reign, entituled 'An Act for making more effectual provision for the Government of the Province of Quebec in North Amerca, and to make further provision for the Government of the said Province," and by the authority of the same, That when and so often as any licensed surveyor shall be employed to run any side line or limit had to the westbetween lots in the said township of Cramahe, reference shall only be had township of Crato the western side-line of the township in that concession in which he is re-make in all future quired to survey any such side-line or limit, in the same manner as is now di- surveys of that rected by the before-recited Act for such reference to be had to the side-township. line from whence the lots are numbered, any thing in the said Act contained to the contrary notwithstanding.

Reference to be

II. And be it further enacted by the authority aforesaid, That it shall and may be lawful for the Governor, Lieutenant Governor, or person administering Surveyor General the Government, to direct the Surveyor General to order the said erroneous to order the eastline to be re-surveyed and corrected, and that the expenses incurred there ern ine of the said by shall be considered as part of the contingent expenses of the Surveyor township to be re-General's Office, and that such line, so corrected as aforesaid, shall be, and surveyed. it is hereby declared to be, the true and unalterable boundary line of the said township of Cramahe.

C H A P. XXXVI.

An Act for the Relief of Teachers of Common Schools in the Niagara District.

[Passed 19th March, 1823.]

WHEREAS it appears that part of the funds advanced to the Treasurer Preamble,

of the Niagara District, under the authority of An Act passed in the fiftysixth year of His late Majesty's Reign, entituled, 6 An Act granting to His Majesty a sum of money to be applied to the use of Common Schools through-

out this Province, and to provide for the regulation of the said Common ∜chools," have been applied under the authority of the Board of Education for that district, in payment of certain contingent expenses thereof not authorised by the said Act, or any other Act of this Province: And whereas, in consequence thereof, the sum granted by an Act passed in the sixtieth year of His late Majesty's Reign, entituled, "An Act granting to His Wajesty a sum of money to be applied to the use of Common Schools throughout this Province, and to provide for the regulation of the said Common Schools." has been withheld from the treasurer of the said district; for remedy whereof. Be it 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 or and under the authority of an Act passed in the Parliament of Great Britain, entituied "An Act to repeal certain parts of an Act passed in the fourteenth year of His Mojesty's Reign, entituled '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 said Province," and by the authority of the same. That from and after the passing of this Act, it shall and may be lawful for the Governor, Lieutenant Governor, or person administering the Government of this Province, to issue his warrant upon the Arrears for the Receiver General in favour of the Treasurer of the Niagura District, for all support of Com such sum or sums of money as may appear to be in arrears for the support in of Common Schools therein, for the year one thousand, eight hundred, and twenty, under and by virtue of the said Act of the Legislature of this Probe paid to the read vince, made and passed in the sixueth year of the reign of His late Majesty: and also such sum or sums of money as may have thereafter accrued by vircounting for sums tue of the said Act, upon the said Treasurer accounting for the expenditure of the first sum so to be issued by the Receiver General of this Province, according to the laws now in force for that purpose. Provided always, that nothing in this Act contained shall extend or be construed to extend to repeat any part of the said Act, or any other Act of the Legislature of this Province. making the Treasurer, or any other person or persons accountable for the monies placed in his or their hands by virtue of this Act.

mon Schools Nichara, dueng 1820, and sinc surer, de his acreceived for the arrears of 1820, according to law.

II. And be it further enact d by the authority aforesaid. That if the Trustees of any Common School shall have omitted to make their quarterly reports in consequence of the non payment of their certificates in favour of Schoolmasters, it shall and may be lawful for such trustees to make reports of such Schools as shall have been regularly kept, in pursuance of the above recited Act; and it shall and may be lawful for the Treasurer of the said district to pay to the Teachers of such Schools respectively, when the payments shall be approved of by the Board of Education, and a certificate of good conduct teachers their sa-shall be produced from the Trustees, such sum or sums of money as such Teachers would respect thely have been entitled to receive, had the reports of their schools been regularly made.

Trustees to make reports, and treasure is to pay

CHAR