Heirs, shall enter into a Bond to His Majesty in the penalty of Fifty Pounds, conditioned for the payment of all such Costs as His Majesty may be put unto in or about defending the said Traverse in case Judgment shall be given thereon for His Majesty, His Heirs or Successors, or the said Samuel Theal shall fail in prosecuting the same with effect.

CHAP. XXXIV.

AN ACT to secure to Thomas Hornor, a Patent right in a new invented Threshing Machine.

[Passed 6th March, 1830.]

WHEREAS the provisions of an Act passed in the seventh year of His Majesty's Reign, entitled, "An Act to encourage the progress of Preamble useful arts within this Province," are confined to the sole inventors of any new and useful art, Machine, Manufacture, or Composition of matter not known or used before the application, being Subjects of His Majesty and Inhabitants of this Province: And whereas, Thomas Hornor, of the Township of Burford, in the County of Oxford, in the District of London. Esquire, claims to be a Co-Inventor with Elnathan Keys, a Foreigner, of a new and improved Machine for Threshing Grain by a Horse Power, to the simplicity and usefulness of which Invention the said Thomas Hornor has added, and bestowed considerable expense, pains and ingenuity, in bringing the said Invention to public notice, and therefore is entitled to protection in bringing such Invention into general notice and usefulness to the Agriculturalist in 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 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 said Province," and by the Thomas Hornor may authority of the same, That the said Thomas Hornor substantiating his entitle himself to a claim as aforesaid, to be Co Inventor of the said improvement, he, the Patent for a newly said Thomas Hornor, shall be entitled to a Patent or Patents, according to the Provisions of the said Act, for the said Invention, in the same manner as he would, or might, be entitled, were he the original Inventor of the said improvement.