front and rear angles on the aforesaid Eastern boundary of Lots number Twenty-five, or the aforesaid Western boundary of Ernestown (as the case may be) in the corresponding Concession, or the Concessions of the same number in which the Land to be Surveyed may be, and shall run such line or lines as aforesaid truly parallel to such course, which is hereby declared and shall at all times be deemed and taken to be the true course of such lines, any Law, usage or custom, to the contrary in any wise notwithstanding.

CHAP. XXI.

AN ACT to provide for establishing the Concession Lines in the Township of Louth, in the District of Niagara.

[Passed 6th March, 1834.]

WHEREAS certain of His Majesty's Subjects possessing Lands in the Township of Louth, in the Niagara District, have been involved in numerous and perplexing difficulties arising out of doubtful and inaccurate Surveys, made at different times at an early period of its settlement, and His Majesty's Justices of the Peace, in the execution of their duty relative to Highways from conflicting interests and evidence, are unable to determine correctly whether the chain of allowance for Roads or Concessions should be taken off the North or South end of the Lots in the said Township, commencing on the base line thereof on Lake Ontario: And whereas it is the desire of the Inhabitants of the said Township, for the settlement thereof, and to the allaying of disputes and diminishing litigation, to provide for the appointment of three impartial, able, and discreet persons, not Inhabitants of the said District in which the said Township is so situated, to investigate the premises and a final determination and decree to make on all matters touching or in any manner appertaining to or for the finally establishing the commencing and termination of the said Concessions as originally Surveyed, with the exception of a power in the Court of King's Bench as hereinafter mentioned : 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

Freamble.

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of the said Province," and by the authority of the same, That Mahlon M. Burwell, W. Chis-Burwell, William Chisholm, and William Crooks, Esquires, are hereby Crooks, Esquires, ap-authorised and appointed as Commissioners to meet as such for the pur-ers. poses of this Act, by proceeding some time in the months of June, July or August, next ensuing after the passing of this Act, to the boundaries or Concessions in question, and then and there to employ one or more ployed to determine Provincial Surveyor or Surveyors, with Chain bearers and other Assistants, under the directions and orders of the said Commissioners, to view sions. and determine the beginning and termination of the said Concessions, whether commencing or terminating at the North East, or South East angle, of each Lot in the said Township respectively.

II. And be it further enacted by the authority aforesaid, That it shall and may be lawful to and for the Commissioners, or any two of them, Commissioners with for the purposes aforesaid, with their Surveyor or Surveyors, and for those enter upon any lands persons employed by them, to make entry on any or all of the Farms or determine the lines. Lands of His Majesty's Subjects within the said Township, whenever it may be necessary to Survey the said Lines or Concessions for the purpose of ascertaining and determining the same, and to place any marks And to place marks. or monuments thereon for the purposes of this Act, without being considered as liable to any action at Law as trespassers.

III. And be it further enacted by the authority aforesaid, That it shall To enquire into facts and may be lawful for the said Commissioners and they are hereby for directing their judgments, required well and truly to inquire into all matters of fact necessary for directing their judgment as to their determination, and by all lawful ways And compelation-and means as are incident to a Court of Civil Jurisdiction to compel the ance of Witnesses, attendance of Witnesses necessary in the investigation, and the produc-production of Deeds, tion before them of all or any Deeds, Books, Maps, Diagrams or other diagrams, &c. documents or evidence in any way relating to the better and complete ascertaining the commencing and termination of the said Concessions; Witnesses to be as well as to tender such Witness or Witnesses an oath or oaths pertinent sworm to the question in dispute; and in case of any false swearing by any False swearing under Witness or Witnesses, such Witness or Witnesses on conviction thereof this Act perjury: shall be liable to the pains and penalties of being guilty of wilful and corrupt periury.

IV. And be it further enacted by the authority aforesaid, That the said Commissioners shall and are hereby authorised to take into their conside-taken into consideraration, whether in the original Survey or Surveys of the said Township the tion. Concessions or allowance for Roads began on the North or South side of the true line of the Survey, or whether the marked stakes alluded to in the Deeds were originally placed on the North or South side of the

said Concession; and that after the said Commissioners, or a majority of them, shall have determined upon the point hereinbefore mentioned and referred to their judgment, it shall be the duty of the said Comissioners to cause a Stone monument to be placed at such governing point on the true line of the said Township, and which monument shall in all times hereafter be regarded as the true and governing point of the Concessions in the said Township of Louth.

V. And be it further enacted by the authority aforesaid, That the said Commissioners, or a majority of them, shall in a reasonable time thereafter make their award or determination of and concerning the matters and things hereby submitted to their impartial decision, by an instrument under their hands and seals in duplicate, one of which shall be transmitted by them to the Court of King's Bench in this Province, and the other to the Chairman of the general Quarter Sessions of the Peace for the District of Niagara, there to be and remain as matter of Record, and to be pleadable and available in all Courts of this Province having competent jurisdiction of any matter in such decision contained : Provided nevertheless, that such award, or any part thereof, shall not be set aside unless the said Court of King's Bench shall be moved by any of the parties interested to alter or set aside such award within twelve months from the execution of such award.

VI. And be it further enacted by the authority aforesaid, That this Act shall be deemed and taken to be a Public Act without being specially pleaded, and any decision, decree or order, under the hand and seals of the said Commissioners, or a majority of them, shall extend to and be in force in the Province of Upper Canada, subject to the revision and control of His Majesty's Court of Kings Bench therein.

VII. And be it further enacted by the authority aforesaid, That in case Governor to appoint the said Commissioners, or any one or more of them, shall die, or should in place of any dying decline to act, or become incapable of acting, it shall and may be lawful for the Governor, Lieutenant Governor or Person Administering the Government of this Province, to appoint under his sign manual another or others to act in the place and in the stead of such Commissioner or Commissioners.

> VIII. And be it further enacted by the authority aforesaid, That it shall and may be lawful for the said Commisioners to receive for each and every day they may be so employed in carrying the provisions of this Act into execution, the sum of Twenty Shillings, Currency ; the said Surveyor the sum of Ten Shillings; and each and every other person or persons em-

Award to be made within a reasonable time.

In duplicate under their hands and seals. One for Court of K.B.

One for Chairman of Q. Sessions.

Award not to be set aside after 12 months.

This Act a public Act.

other Commissioners or declining to act.

Remuneration to Commissioners and Surveyors.

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ployed by such Surveyor for the purposes aforesaid, the sum of Three And to persons can-Shillings and nine Pence, to be paid to each of them out of the funds of Payable out of Disthe District, by an order under the hand and seal of the Chairman of the trict Funds. Quarter Sessions for the time being.

CHAP. XXII.

AN ACT to authorise the Niagara Canal Company to make a Canal navigable by Schooners to lead from the Welland Canal into the River Niagara.

[Passed, 6th March, 1834.]

WHEREAS by an Act passed in the Second Session of this present Parliament entitled, "An Act to repeal part of and amend the Charter Preamble." of the Niagara Canal Company," it is provided, that nothing therein contained shall extend or be construed to extend to prevent the Parliament of this Province from authorising the extention of the said Branch Canal for the purposes of a Ship Navigation at any future period should it be thought expedient so to do: And whereas it would forward the execution of the said work if the said Branch Canal was constructed for the use of : Ships as well as Boats, and it would also greatly promote the interests of the Town of Niagara as well as places adjacent, if the Stockholders of the said Branch Canal were authorised so to do: 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 authority of the same, That it shall and may be lawful for the said Niagara Canal Com-pany to enlarge the dimensions of the said Branch Canal for Ship navi-mensions of Branch Canal. gation as well as Boats: Provided that the Locks thereon shall in no instance be less than twenty-two feet in width, and one hundred and ten Dimensions of Locks. feet in length, and the depth not less than eight feet over the mitre sill.

II. And be it further enacted by the authority aforesaid, That so much of the ninth clause of an Act passed in the tenth year of the reign of His ^{So much of 10} Geo. 4, late Majesty King George the Fourth, entitled "An Act to render effec- to Boat Navigation, tual certain Securities to be given by the Welland Canal Company for a

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