ELEVENTH PARL'T.-CHAP. XXII. 4th YEAR WHLIAM IV. A.D. 1834.

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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as limits number of Directors to 3, repealed.

and capital to £25,000, Loan advanced by His Majesty's Government, and for other purposes relating to the said Canal; and also for authorising the making of a lateral Cut from the Welland Canal through the Town of Niagara to the mouth of the Niagara River, by a Company Incorporated for that purpose," as limits the said Branch Canal to a Boat Navigation, and the Capital Stock to Twenty-five Thousand Pounds: Also so much of the tenth clause of the said Act as limits the number of Directors to three, be and the same is hereby repealed.

III. And be it further enacted by the authority aforesaid, That the Capital Stock of the said Company shall not exceed One Hundred Thou-Capital not to exceed 100.00% in shares of sand Pounds, to be held in Shares of Twelve Pounds Ten Shillings each ; and the number of Directors from and after the passing of this Act shall Five Directory. Three be Five, of whom three shall be a quorum, to be chosen and appointed as provided for in the said Act passed in the tenth year of the reign of His late Majesty King George the Fourth.

> IV. And be it further enacted by the authority aforesaid, That the Legislature of this Province may at any time hereafter, by an Act to be passed for that purpose, provide for the assumption by and on behalf of the Government of this Province of the property of the said Niagara Canal, and all works and interests connected therewith, upon such terms as to the Legislature shall seem just.

V. And be it further enacted by the authority aforesaid, That when Construction and re-pair of bridges by the Street, in order to conduct the said Canal through the same, the said Company, and penal-Street, in order to conduct the said Canal through the same, the said y for neglect. Company shall within one month cause to be constructed a secure, sufficient and commodious Bridge or Bridges, and to keep the same in repair for the passage of carriages, in order to re-establish the communication between the several parts of such Highway, Road or Street, under the penalty of five pounds for each and every day, after the expiration of the said time, which the said Company shall neglect to construct such secure, sufficient, and commodious Bridge or Bridges as aforesaid.

VI. And be it further enacted by the authority aforesaid, That the Cortain clauses of the twelfth, thirteenth, fourteenth, fifteenth, sixteenth, seventeenth, eighteenth, Welland Canal Act to be applicable to the twentieth, twenty-first, twenty-second, twenty-third, twenty-sixth, twenty-hing are Canal Com-eighth, (except so much thereof as provides for the Election of Directors on the first Monday in April,) twenty-ninth, (except so much thereof as provides for the Election of Directors on the first Monday in April,) thirtieth, thirty-first, thirty-second, thirty-third, thirty-fifth, thirty-sixth, thirtyeighth, and thirty-ninth clauses of an Act passed in the fourth year of the

£12 10s. cach.

te form a quorum.

Canal may hereafter be assumed by Government on such terms as Legislature shall deem just.

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reign of His said late Majesty King George the Fourth, entitled "An Act to Incorporate certain persons therein mentioned under the style and title of the Welland Canal Company," shall apply to and be in force with respect to the Niagara Canal Company, and the objects for which they are associated as extended by this Act, in the same manner and for the same purposes respectively as the same are applied by the said Act passed in the fourth year of His late Majesty's reign, to the Welland Canal Company.

VII. And be it further enacted by the authority aforesaid, That it shall Bridges may be erect and may be lawful for any person or persons possessing Lands through duals to connect the which the said Canal shall pass to erect a Bridge at his own expense to farme. connect the same; Provided always, that such Bridge shall not present greater obstacles to the navigation of the said Canal than the Bridges erected thereon by the said Company.

VIII. And be it further enacted by the authority aforesaid, That in all King's vessels & times to come, all Vessels and Boats the property of His Majesty, and all and vessels carrying other Vessels and Boats, when engaged in carrying His Majesty's Stores, free. shall be at liberty to pass and repass upon and through the said Canal and Locks without the payment of any duty or toll.

IX. And be it further enacted by the authority aforesaid, That Books of subscription shall be opened in the several Assize Towns in this Pro-tions to be opened vince within two months after the passing of this Act, by such person or within 2 months. persons and under such regulations as a majority of the said Petitioners assembled at a meeting to be called by any one of them in the Town of Niagara for that purpose shall direct.

X. And be it further enacted by the authority aforesaid, That if the After two months whole number of Shares shall not be Subscribed within two months after shareholders may inthe Books of Subscription shall have been opened as aforesaid, then and crease their subscription shall have been opened as aforesaid, then and crease their subscription and the state of the subscription of the subscription shall have been opened as aforesaid, then and crease their subscription shall have been opened as aforesaid, then and crease their subscription shall have been opened as aforesaid, then and crease their subscription shall have been opened as aforesaid, then and crease their subscription shall have been opened as aforesaid, then and crease the subscription shall have been opened as aforesaid, then and crease the subscription shall have been opened as aforesaid. in such case it shall and may be lawful for any former Subscriber to taken. increase his her or their Subscription; and that after the first instalment shall have been paid to the said Company the said Shares shall become after first instalment transferable on the Books of the said Company, either in person or by ^{paid}. proxy.

X1. And be it further enacted by the authority aforesaid, That the Stock paid to be de-whole amount of Stock that shall hereafter be paid in, upon the Subscrip- c. &c., at discretion tion of the said Company, shall from time to time be deposited in the of Directore. Bank of Upper Canada, or a Branch of any Chartered Bank, at the discretion of a majority of the Directors that may be established in the Town of Niagara, and there placed to the Credit of the Niagara Canal.

CHAP. XXII. 4th YEAR WILLIAM IV. A.D. 1834.-FOURTH SESSION

Company, to be withdrawn only by order of a Board of Directors, signed by the President or Vice President, and countersigned by the Secretary of the Board for the time being.

XII. And be it further enacted by the authority aforesaid, That in the appointed in absence absence of the President at any meeting lawfully called, the Directors then and there present, may appoint a Vice-President or Chairman for said meeting only; and that no person shall be eligible to be a Director of the said Company who shall not be a Stockholder in the said Company to the amount of twenty shares at the least, any thing herein, or inany former Act contained, to the contrary thereof in any wise notwithstanding.

XIII. And be it further enacted by the authority aforesaid. That

nothing herein contained shall extend, or be construed to extend to au-

thorise the said Company to carry on the business of Banking.

Company not to act as Bankers.

Vice-President to be

Qualification for Director 20 shares.

of President.

Provision for future

Sums awarded

three months.

shall cease.

to be paid within

XIV. And be it further enacted by the authority aforesaid, That notalteration of this Act.' withstanding the privileges hereby conferred on the said Company, the Legislature may at any time hereafter make such addition to this Act, or such alteration in any of its Provisions as they may think proper, for affording just protection to the public or to any person or persons in respect to their estate or property, or any interest therein, or advantage, privilege, or convenience connected therewith, that may be affected by the powers given by this Act.

XV. And be it further enacted by the authority aforesaid, That whatagainst the Company ever sum of money may be awarded to any person or persons for compensation for property required to be occupied, or for damages occasioned by the interference of the said Company with his or their property, right or privileges, shall be paid within three months from the time of the same being awarded; and in case the said Company shall fail to pay the same within that period, then their right to assume any such property, or In default of payment same within that period, then their right to assume any such property, or right of Company to commit any act in respect of which such sum of money was awarded, assume the property shall whall access and it shall be lawful for the property and it shall be lawful for the property and the law fully access and it shall be lawful for the property and the law fully access and it shall be lawful for the property and the property and the law fully access access access and the law fully access access access and the law fully access shall wholly cease, and it shall be lawful for the proprietor to resume his occupation of such property, and to possess fully his rights and privileges. in respect thereof, free from any claim or interference of the said Company, until the sum so awarded be paid.

Directors first chosen to continue till first Monday of May ensuing.

1.1 XVI. And be it further enacted by the authority aforesaid, That the Directors first to be chosen by virtue of this Act shall be the Directors. of the said Company until the first Monday in the month of May next succeeding their Election, and no longer.