## CHAP, LXVI.

AN ACT granting to His Majesty a sum of money, to be raised by Debenture, for the Improvement of the Navigation of the River Trent.

[Passed 4th March, 1837.]

WHEREAS it is highly important to the Agricultural and Commercial Preamble. interests of this Province, that a line of communication should be formed between the Waters of the Bay of Quinté and Rice Lake, by improving The improvement of the Navigation of the River Trent: And whereas, it is expedient that the the Navigation of the Trent important. two lower Sections of the said communication should be immediately improved: And whereas, it is expedient to raise a sum of money, by way of loan, for that purpose; 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 Governor, Lieutenant Governor, or Person Administer- A Loan of £77,507 ing the Government of this Province, so soon after the passing of this Act le raised, by Debenas he may deem expedient, to authorise and direct His Majesty's Receiver ture, for that purpose. General of this Province to raise, by way of loan, from any person or persons, Bodies Corporate or Politic, who may be willing to advance the same, upon the credit of the Government Bills or Debentures, authorised to be issued under this Act, a sum of money not exceeding Seventy-seven Thousand Five Hundred and Seven Pounds, Eleven Shillings and Fourpence Half-penny, at a rate of interest not exceeding Six per Centum per annum, payable half-yearly in this Province, or Five per Centum per annum, payable half-yearly in London, or at as much lower rate of interest as the same can be obtained for, and which said sum shall be raised in such amounts, and at such times as may be required, for the completion of the improvement of the said Navigation.

II. And be it further enacted by the authority aforesaid, That it shall Receiver General to and may be lawful for the Receiver General, for the time being, to cause issue Debentures, and or direct any number of Debentures to be made out for any such sum or agree for Loan. sums of money, not exceeding in the whole the said sum of Seventy-seven

Thousand Five Hundred and Seven Pounds, Eleven Shillings and Fourpence Half-penny, as any person or persons, Body Politic or Corporate, shall agree to advance on the credit of the said Debentures, which Debentures shall be prepared and made out in such method and form, as His Majesty's Receiver General shall think most safe and convenient, bearing date on the day on which the same shall actually be issued, and being each for the payment of the sum so advanced, at the expiration of twenty years respectively, with interest at the rate aforesaid, from the date of each Debenture, until the same shall be discharged, and every such Debenture shall and may be signed by the Receiver General of this Province for the time being.

Provisions of Act authorising the Government to borrow money upon Deben-Welland Canal Company, made applicable to Debentures issued under this Act.

III. And be it further enacted by the authority aforesaid, That all and every the provisions contained in a certain Act of the Parliament of this Province, passed in the seventh year of the reign of His late Majesty, entiture to be loaned the tled. "An Act to authorise the Government to borrow a certain sum of money, upon Debenture, to be loaned to the Welland Canal Company," respecting the issuing of Debentures; as to their being chargable upon the public revenues; as to their passing current with public accountants; as to the interest, and in what cases the same to cease; as to the method of ascertaining for what period interest shall be suspended; as to forging Debentures; as to the Receiver General submitting accounts of Debentures outstanding; as to when the Receiver General shall pay the interest accruing on Debentures, and upon what authority; as to the remuneration to the Receiver General, and persons employed under him; as to the pavment of Debentures, when due and how to be cancelled; as to calling in of Debentures, and when interest to cease; shall apply to and be in force in respect to the Debentures which shall be issued under the authority of this Act, to all intents and purposes, as effectually as if they were herein at length set forth and re-enacted.

Governor to appoint five Commissioners to carry Act into effect;

IV. And be it further enacted by the authority aforesaid. That it shall and may be lawful for the Governor, Lieutenant Governor, or Person Administering the Government of this Province, to appoint five Commissioners, to carry into effect the provisions of this Act, whose duty it shall be to contract with such person or persons, as shall be willing to undertake the improvement and completion of the two lower Sections of the said communication, and the works therewith connected, or any part thereof, and who shall do and perform all and every act and acts, thing and things, necessary and proper to carry the intention of this Act into full effect: and shall and may, from time to time, after the completion of any part of the said improvements, fix such Rates and Tolls as to them may seem just; and shall report to the Governor, Lieutenant Governor, or Per-

And when work completed, impose rates and tolls ;

son Administering the Government of the Province, for the information of Andreport on or the Legislature, on or before the first day of November in each and every in each year, all year, all matters by them done or performed, by virtue of this Act, with an matters by them done, with an account, in account, in detail, of all monies by them received and paid, under the pro-detail, of money visions thereof, with the proper vouchers for such payments.

before 1st November

- V. And be it further enacted by the authority aforesaid, That the said Commissioners to Commissioners shall have full power and authority, to explore the country the country, &c.; lying between the mouth of the River Trent and Percy Landing, and to de- and to appropriate signate and establish, take, appropriate, have and hold, to and for the use line and boundary of of this Province, the line and boundary of Canal, &c.; of this Province, the line and boundary of a Canal, with its necessary Locks, Towing-paths, Basins, and all other necessary erections; and it and to contract for shall and may be lawful for the said Commissioners, to contract with such person or persons as they may think necessary, to do, perform and undertake, all and whatsoever act and thing, work or works, which may be thought necessary to carry the intentions of this Act into effect.
- VI. And be it further enacted by the authority aforesaid, That it shall Governor may fill and may be lawful for the Governor, Lieutenant Governor, or Person Ad-vacancies occurring among Commission. ministering the Government of this Province, for the time being, to nomi-ers. nate and appoint, under his Hand and Seal, such person or persons as he shall think fit, to fill any vacancy or vacancies which may, at any time happen in the said Board of Commissioners, by death, resignation, removal from the Province, or otherwise.
- VII. And be it further enacted by the authority aforesaid, That the said commissioners may Commissioners may, from time to time, appoint such Engineers, Agents, appoint Engineer, Agents, &c. and pay Officers, Workmen and Servants, as they may think fit, and pay them such them, taking security salaries as they may deem just and reasonable, to carry into effect the when necessary. provisions of this Act, taking, when necessary, good security for the faithful discharge of the trust reposed.
- VIII. And be it further enacted by the authority aforesaid, That no Com- No Commissioner or missioner, Secretary or other Officer, appointed under the provisions of other Officer, appointthis Act, shall be directly or indirectly concerned, engaged or interested, be concerned in any in any contract or agreement, for the performance of any work which may contract, &c. connected with work. be necessary, under the authority of this Act.
- IX. And be it further enacted by the authority aforesaid, That all and 13th, 14th, 15th, 19th, 20th, every enactment and provision contained in the thirteenth, fourteenth, fif-21st, 22nd, 23rd, 24th teenth, sixteenth, seventeenth, eighteenth, nineteenth, twentieth, twenty-"Act granting to His first, twenty-second and twenty-third clauses of an Act, passed in the third Majesty a sum of money, to be raised

by Debenture, for the improvement of the Navigation of the River St. Lawrence," made applicable to this Act.

year of His present Majesty's reign, entitled, "An Act granting to His Majesty a sum of money, to be raised by Debenture, for the improvement of the Navigation of the River Saint Lawrence," as to Commissioners or Workmen entering upon the grounds of individuals, and making Surveys; as to setting out such lands as may be required for the Works; as to general powers in taking and laying materials on private property; as to altering route and repairing Works; as to the Commissioners agreeing with owners of land for the purchase of what may be required, and for damages done in the progress of the Work; as to appointing Arbitrators to settle claims, when no agreement shall have been made; as to the Assessment of damages by a Jury, when either party decline abiding by award, and at the expense of such party declining; as to the mode of striking a Jury; as to the attendance of Jury and Sheriff upon the premises, to assess damages; as to the oath of Jury; as to the expense of Jury and Sheriff, and how paid; as to considering of advantages in estimating damages; as to award being made a rule of Court; as to the taking materials from adjacent land, for the reparation of unexpected damages; as to the recompense to be given to the owner or occupier, when and how determined and liquidated; shall and they are hereby declared to be, to all intents and purposes, as fully and effectually in force, in and for the purposes of this Act, as if they were herein expressly and at length set forth and re-enacted, save and except the proviso contained in the thirteenth clause.

Commissioners at first meeting to ascertam rates and dues to be taken, and may alter the same, giving two months notice.

X. And be it further enacted by the authority aforesaid. That the said Commissioners shall, at the first General Meeting, ascertain and fix the Rates and Dues to be taken, by virtue of this Act, and that the said Commissioners may alter the said Rates and Dues at any subsequent Meeting, after giving two months notice of their intention so to do; and that a Schedule of Rates and Dues, shall be affixed in one or more conspicuous places, between the mouth of the River Trent and the Percy Landing.

Payment of rates and dues to commence from and after passing of this Act, and to be applied towards payment of interest on money raised on credit of the Province.

XI. And be it further enacted by the authority aforesaid. That the payment of the said Rates and Dues, shall commence from and after the passing of this Act, and be appropriated and applied to the payment of the interest of such a sum of money as shall, from time to time, be advanced on the credit of the Province, under and by virtue of this Act.

Rates to be paid to person, and at places pointed out by Commissioners.

XII. And be it further enacted by the authority aforesaid. That the said several Dues shall be paid to such person or persons, at such place or places, near to the said Canal, in such manner and under such regulations as the said Commissioners shall direct or appoint; and in case of denial or neglect of payment of any such Rates or Dues, or any part thereof, on

demand, to the person or persons appointed to receive the same, as afore-commissioners may sue for rates due; said, the said Commissioners may sue for and recover the same, in any Court having jurisdiction thereof, or the person or persons to whom the And may seize and said Rates or Dues ought to be paid, may, and he is, and they are hereby rates and dues are authorised and empowered, to seize and detain such Boat, Vessel, Barge paid or Raft, for or in respect wherof such Rates and Dues ought to be paid, and detain the same until payment thereof.

XIII. And be it further enacted by the authority aforesaid. That it shall commissioners may and may be lawful for the said Commissioners to grant or to lease, for any sell or loan use of water to be drawn time not exceeding twenty-one years, by an instrument, under their Hands from Canal, for 21 and Seals, the use of any Water which they may permit to be taken and years. drawn from the said Canal or Canals, for Hydraulic purposes, giving the owners of the lands through which such Canal or Canals may pass, the option of using such Water at the price fixed by the said Commissioners, Proceeds to be paid paying the proceeds of such sale or lease into the hands of the said Re-Receiver General. ceiver General, in the same manner as is provided respecting the Tolls or Dues arising from the use of such Canals, which said sums shall be applied in the same manner, as the said Tolls and Dues are hereinafter directed to be applied.

XIV. And be it further enacted by the authority aforesaid, That an Account of dues and account of all Dues and Tolls received by the Commissioners, under the sent Inspector authority of this Act, shall be rendered to the Inspector General of the General; Province, on or before the thirtieth day of June, and the thirty-first day of And money, deduct December, in each year; and the amount thereof, deducting any neces; ing expense of colsary expenditure on account of the said improvement, and the expense of lecting to be transmitted Receiver General collecting the same, shall, within ten days thereafter, be transmitted to His in 10 days after ac-Majesty's Receiver General of this Province, to be applied towards the count rendered. Money to be applied payment of the principal and interest of any Loan, contracted in pursu- to payment of loan, ance of this Act; and after the interest and the whole of the principal sum and interest. When money and loaned under the provisions of this Act, shall be paid and discharged, the interest loaned is disproceeds of the said Dues and Tolls, after deducting the expenses of the charged, money arising from rates and collection thereof, and defraying the necessary expenses, shall be subject to be subject to to the disposal of the Legislature of this Province.

, the appropriation of the Legislature.

XV. And to prevent disputes touching the tonnage of any Boat, Barge, Tonnage of Vessels. Brig, Schooner, Sloop or other Vessel, passing into or using and partak- &c. passing navigaing the benefits of the said Navigation: Be it further enacted by the autho-tion, to be ascertained; rity aforesaid, That the Owner or Master of any such Boat, Barge or other Party refusing, sub-Vessel whatsoever, shall permit and suffer any such Vessel to be guaged jet to a fine of £2. or measured, and refusing so to do, shall forfeit and pay the sum of Forty Shillings; and it shall be lawful for the Commissioners, or their Agent or

Manner of ascertaining tonnage.

Agents, or such other person or persons, as shall be appointed by them for that purpose, to proceed with such Owner or Master, or such other person or persons, as shall be chosen or appointed by such Owner or Master, to measure and ascertain such tonnage, and to mark the same on such Boat, Schooner or other Vessel, which mark shall always be evidence of the tonnage, in all questions respecting the payment of the aforesaid Rates or Dues; and if such Master or Owner shall refuse or decline to choose a person on his behalf, as aforesaid, then the person appointed by the Commissioners, or their Agent or Agents, shall alone have the power of ascertaining such tonnage.

Persons maliciously injuring works, to be deemed guilty of a misdemeanor.

XVI. And be it further enacted by the authority aforesaid, That if any person or persons shall maliciously break down, damage or destroy, any Bank, Pier, Lock or Machine, or any improvement of what nature or kind soever, belonging to or connected with the said Navigation, or do any other act, hurt or mischief, to disturb or prevent the carrying into effect the provisions of this Act, or the completing, supporting, or maintaining the improvements aforesaid, every such person so offending shall be deemed guilty of a Misdemeanor.

Owners of boats, &c. obstructing navigation, liable to a fine, unless obstruction be removed on request.

XVII. And be it further enacted by the authority aforesaid, That if any Boat, Vessel, Timber or Raft, shall be placed in any part of the said Canal or Canals, so as to obstruct the navigation thereof, and the person having the care of such Boat, Vessel, Timber or Raft, shall not immediately, upon the request of any of the persons employed by the said Commissioners, made for that purpose, remove the same, he shall, for every

Boats &c. obstructing navigation, may be until expense of unlading be paid.

such offence, forfeit a penalty of Ten Shillings for every hour such obstruction shall continue; and it shall be lawful for the Agents, Toll-gatherers or others, employed by the said Commissioners, to cause any such Boat, miladen, and detained Vessel, Timber or Raft, to be unloaded, if necessary, and to be removed in such manner as shall be proper, for preventing such obstruction in the Navigation, and to seize and detain such Boat, Vessel, Timber or Raft,

When boat &c. sunk in Canal, what proceedings to be had to remove same.

casioned by such unloading or removal, shall be paid; and if any Boat, Vessel or Timber, shall be sunk in the said Canal or Canals, and the owner or owners, or person or persons, having the care of such Boat, Vessel or Timber, shall not, without loss of time, weigh or draw up the same, it shall

and the loading thereof, or any part of such loading, until the charges oc-

and may be lawful for the Agents, Toll-gatherers, or persons employed by the said Commissioners, to cause such Boat, Vessel or Timber, to be weighed or drawn up, and to detain and keep the same, until payment be made of all expenses necessarily occasioned thereby.

XVIII. And be it further enacted by the authority aforesaid, That all Forfeitures under this Act to be decided penalties and forfeitures, for offences against this Act, or against any Rule, upon by any two Order or By-Law, of the said Commissioners, to be made in pursuance Justices, &c.; hereof, shall, upon proof of the offences respectively, before any two Justices of the Peace for the Newcastle District, either by the confession of Proceedings, and the party or parties, or by the oath of one credible witness, be levied by fines, &c.; distress and sale of the goods and chattels of the parties offending, by warrant under the Hand and Seal of such Justices, and the overplus, after such penalties and forfeitures, and the charges of such distress and sale are deducted, shall be returned, upon demand, to the owner or owners of And punishment of such goods and chattels; and in case such sufficient distress cannot be offenders when no found, or such penalties and forfeitures shall not be forthwith paid, it shall be lawful for such Justices, by Warrant, under their Hands and Seals, to cause such offender or offenders to be committed to the Common Gaol of the said District, there to remain without bail or mainprize, for such time as such Justices may direct, not exceeding twenty days, unless such penalties and forfeitures, and all reasonable charges attending the same, shall be sooner paid and satisfied.

XIX. And be it further enacted by the authority aforesaid, That if any Protection to parties plaint shall be brought or commenced against any person or persons, for against whom suits may be brought for any thing done or to be done in pursuance of this Act, or in execution of the any thing done under powers and authorities, or the orders and directions hereinbefore given or this Act. granted, every such suit shall be brought or commenced, within six calendar months next after the fact committed, or in case there shall be a continuation of damages, then within six calendar months after the doing or committing such damages shall cease, and not afterwards; and the defendant or defendants in such action or suit, may plead the general issue, and give this Act, and the special matter in evidence, at any trial to be had thereon, and that the same was done in pursuance and by authority of this Act, and if it shall appear to be done so, or if any action or suit shall be brought after the time hereinbefore limited for bringing the same, then a verdict shall be given for the defendant. The words I read the words and the first had not given a set by the case of him distributions of the col-

XX. And be it further enacted by the authority aforesaid, That when-Majority of Commisever the Commissioners appointed under this Act, shall be named, it shall sioners to decide questions; be taken and construed to mean the majority of the said Commissioners, and that the said Commissioners shall have power, to make and subscribe Rules and regulations such Rules and Regulations, as to them shall appear needful and proper, to be made by them. touching the management and disposition of the monies coming into their hands, and touching the duty and conduct of the Officers, Clerks and Servants, employed by them, and all such other matters as appertain to the วทั้งหล่อได้ ซา แดกของอ ราการ ของว่า การ์สามให้สำรับปฏิทัย

conduct of the said Commissioners, in carrying into effect the provisions of this Act.

First meeting of Commissioners to be held when and where they may appoint.

XXI. And be it further enacted by the authority aforesaid. That the said Commissioners shall hold their first Meeting, at such time and place as the majority of them may name and appoint.

Accounting clause.

XXII. And be it further enacted by the authority aforesaid, That all monies which shall be raised by Debenture, under the provisions of this Act, shall be paid by the Receiver General of this Province, in discharge of such Warrant or Warrants, as may, from time to time, be issued by the Governor, Lieutenant Governor, or Person Administering the Government of this Province for the time being, in favour of such Commissioners, and shall be accounted for through the Lords Commissioners of His Majesty's Treasury, in such manner and form as His Majesty, His Heirs and Successors, shall be graciously pleased to direct.

## CHAP. LXVII.

AN ACT granting a Loan to the Louth Harbour Company, in the Niagara District.

[Passed 4th March, 1837.]

Preamble.

WHEREAS an Act passed in the third year of His present Majesty's reign, entitled, "An Act to Incorporate a Joint Stock Company for the construction of a Harbour at the mouth of the Twenty Mile Creek, on Lake Ontario," under the style and title of 'The President, Directors and Company, of the Louth Harbour': And whereas, the said President, Directors and Company, have expended, from their own funds, the sum of One Thousand Pounds, and the work, when completed, being considered one which will prove of great utility to that part of the Country in which it is situated, and of safety and convenience to the Shipping interests of the Lake Trade generally, it is expedient to loan the said Company the sum of One Thousand Pounds: 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'