Militia-man, such Militia-man having died after his discharge from actual service, it shall and may be lawful for the Board herein-before mentioned Board may investigate to inquire into and investigate the circumstances under which such Militiaman died, and whether his death was caused by disease contracted or in certain cases, be crased wounds received while in actual service; and if such Board shall Report to the Governor of this Province that such Militia-man did not die from disease contracted or wounds received while in actual service, then the names of such Widow or Children shall be erased from the Pension List, and she or they shall no longer receive a Pension from the Public Revenues of this Province as the Widow or Children of such deceased Militia-man.

CHAP. XXVIII.

AN ACT to make permanent an Act passed in the fifth year of the reign of His late Majesty King William the Fourth, entitled, "An Act to amend and continue the Act granting Militia Pensions."

[Passed 10th February, 1840.]

WHEREAS an Act passed in the fifth year of the reign of His late Majesty King William the Fourth, entitled, "An Act to amend and Preamble. continue the Act granting Militia Pensions," is about to expire, and it is expedient to continue the said Act and to make it permanent: Be it therefore enacted by the Queen'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," 5th Wim. IV. chap. 36, and by the authority of the same, That the said recited Act be and the made perpetual. same is hereby continued and made permanent.