XVI. And be it enacted, That any purchaser or purchasers Duplicate shall for his or their security, as well as that of the said Cor- transfer to be poration, have a Duplicate or Duplicates of the Deed or Act made; of Transfer made unto him or them, and executed by both parties, one whereof so executed shall be delivered to the said Directors, or to the Secretary for the time being, to be filed And filed. and kept of record for the public use of the said Corporation, and upon the filing thereof an entry thereof shall forthwith be made in the Book or Books to be kept by the said Secretary for Fee for filing, that purpose, for which no more than two shillings and six &c. pence currency shall be paid, and until such Duplicate of such Deed or Act of Transfer shall be so delivered unto the said Nullity of Directors or Secretary of the said Corporation, and filed transfer until and entered as above directed, such purchaser or purcha- and if not sers shall not be held to be a Proprietor or Proprietors of such approved by Share or Shares, and shall have no part of the profit of the Directors. said undertaking paid unto him or them, nor any vote as Members of the said Corporation, and such sale or transfer shall not be valid until approved of by the Directors.

XVII. And be it enacted, That this Act shall be a Public Public Act. Act.

CAP. CCXLVIII.

An Act to authorize the Courts of Queen's Bench, Common Pleas and Chancery, in Upper Canada, to admit John Jermy Macaulay, to practise as an Attorney and Solicitor therein, respectively.

[Assented to 19th May, 1855.]

HEREAS John Jermy Macaulay, of the City of Toronto, Preamble. Esquire, hath by his petition set forth that he the said John Jermy Macaulay, after having been educated as a student at the University of King's College, Toronto, did remove to the University of Oxford, where he took the degrees of Bachelor of Arts, and Master of Arts; that he was afterwards called to the degree of Utter Barrister in England, by the Honorable Society of Lincoln's Inn, that he was subsequently admitted by the Honorable the Law Society of Upper Canada, as a Barrister of Upper Canada, and hath prayed that an Act may be passed to authorize the Court of Queen's Bench, the Court of Common Pleas and the Court of Chancery in Upper Canada, respectively, to admit him to practise therein, respectively, as an Attorney and Solicitor; And whereas it is reasonable and expedient to grant the prayer of the said petition: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland,

and intituled, An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the anthority of the same, as follows:

Courts of Q. B., C. P. and aulay to

I. That it shall and may be lawful for the said Court of Chancery in . Queen's Bench, the said Court of Common Pleas, and the said U. C. may ad- Court of Chancery in Upper Canada, respectively, in their mit J. J. Mac- discretion, to admit the said John Jermy Macaulay to practise practise as an as an Attorney and Solicitor therein, respectively; any law or Attorney, &c. Statute to the contrary notwithstanding.

Public Act.

II. This Act shall be deemed a Public Act.

CAP. CCXLIX.

An Act to amend the Act of the present Session, intituled, An Act to authorize the saie of certain Lands described as Lots numbers five and six in Division A of the Township of Guelph, and the re-investment of the proceeds for the objects of the Trust, by substituting other Trustees in lieu of the Trustees nominated by the said Act.

[Assented 19th May, 1855.] HEREAS William Hewat and Alfred Alexander Baker.

Preamble.

18 V. c. 67.

Esquires, being the persons nominated as Trustees, by virtue of the Act of the Parliament of this Province passed during the present Session thereof, and intituled, An Act to authorize the sale of certain Lands described as Lots numbers five and six in Division A of the Township of Guelph, and the re-investment of the proceeds for the objects of the Trust, have resolved not to act as such Trustees as aforesaid, and it is desirable to

substitute in their stead as Trustees for the purpose of the said Act, Clara Piggott Powell, in the Schedule thereunto annexed named, Widow of William Dunmer Powell, Esquire, deceased, also in the said Schedule named, Henry Strange, of Eramosa, Esquire, and William Clarke, of Guelph, Esquire: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of

New Trustees constituted Messrs. Hewat and Baker.

as follows:

I. From and after the passing of this Act the said Clara under 18 V. c. Piggott Powell, Henry Strange, and William Clarke, shall be 67, in place of held to be substituted as Trustees in the place and stead of the said William Hewat and Alfred Alexander Baker for the carry ing into effect the said recited Act, intituled, An Act to authorize

Canada, and it is hereby enacted by the authority of the same,