Petitioner has taken the usual oaths of allegiance for admission, and was duly admitted, and is now an Attorney of Her Majesty's Courts of Exchequer, Queen's Bench, Common Pleas, Bankruptcy, and also a Solicitor of the High Court of Chancery in England; And whereas it appears that the Petitioner came into this Province in the month of May, one thousand eight hundred and fifty, and settled in the City of Hamilton with the intention of practising his profession in Upper Canada; And whereas it appears that the Petitioner has been for upwards of one year preceding the presentation of the said petition, acquiring a knowledge of the practice of the Provincial Laws of Canada, under the direction of a practising Barrister and Solicitor of Upper Canada; And whereas the said Petitioner is desirous of practising in the Courts of Law and Equity in Upper Canada, and it is expedient to relieve him from the disability imposed by the said Act: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

I. It shall and may be lawful for the Courts of Queen's Courts of Law Bench and Common Pleas in Upper Canada, in their discretion, and Equity in to admit the said Henry Spencer Papps, without further their discreservitude or oath of allegiance, to practise as an Attorney of the tion admit H. said Courts; And it shall also be lawful for the Court of Chan-S. Papps to cery, in Upper Canada aforesaid, in its discretion to admit the practise as an Attorney, &c. said Henry Spencer Papps to practise as a Solicitor in the said Court of Chancery, without further oath of allegiance or servitude as aforesaid; any law or usage to the contrary notwithstanding.

II. This Act shall be deemed a Public Act.

Public Act-

CAP. XXXV.

An Act to vest a certain allowance for Road in the Township of Hamilton, County of Northumberland, in John Wade and Benjamin Seymour.

[Assented to 16th May, 1856.]

W HEREAS the Honorable Benjamin Seymour is the owner preamble. in fee of the rear seventy acres of lot number thirty-four in fee of the rear seventy acres of lot number thirty-four, in the first concession of the Township of Hamilton, in the County of Northumberland, and John Wade is the owner in fee of the residue of the said lot; And whereas the original allowance for road between lots numbers thirty-four and thirtyfive in the first concession of the said Township is impracticable, and in consequence thereof there has been opened across and through the said lot number thirty-four a travelled road which is now become established by user, and for which no compensation was ever made to the owners of the said lot; And whereas there is now no necessity for the opening of the

said allowance for road between lots numbers thirty-four and thirty-five, save and except that part thereof between the old travelled road and the concession line in front of the said first concession; And whereas the said Honorable Benjamin Seymour and John Wade have prayed the Legislature to vest in them the said road allowance in lieu of and as compensation for the land taken for the said Road across lot number thirtyfour as before mentioned; And whereas it is expedient to vest in them the said road allowance, so far as the same adjoins their respective estates, save and except that part thereof hereinbefore mentioned: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

The said aled in the Hon. B. Seymour and J. Wade.

I. The said allowance for road so far as it adjoins that part lowance vest of the said lot number thirty-four, in the first concession of the said Township of Hamilton, now owned by the said Honorable Benjamin Seymour, shall be vested in him, his heirs and assigns for ever; and that part of the said allowance for road which adjoins the property of the said John Wade, shall be vested in him, his heirs and assigns for ever; save and except that part of the said allowance south of the point where it intersects the old travelled road between Toronto and Kingston, and the present gravelled road.

Public Act.

II. This Act shall be held to be a Public Act.

CAP. XXXVI.

An Act to vest in Samuel Doolittle and Robert Johnson, a certain allowance for Road in the Township of Haldimand.

[Assented to 16th May, 1856.]

Preamble.

THEREAS Samuel Doolittle and Robert Johnson, both of the Township of Haldimand, in the County of Northumberland, farmers, and divers other freeholders of the said Township, have by their petition represented, that the said Samuel Doolittle is the owner in fee and occupier of the north halves of lots numbers fourteen and fifteen, in the Broken Front, Concession A, of the said Township, and that the said Robert Johnson is the owner in fee and occupier of the south halves of the same lots; that the allowance for road between the said lots has never been opened, but that instead thereof, and for the greater convenience of the public, in consequence of the extreme unfitness of the said road allowance for a road, a strip of land taken for the most part from off the east side of the said lot number fourteen, has been used by the public as a highway for nearly fifty years, and is now used as such from the regular highway between Cobourg and Kingston to the Lake Shore, for which no compensation has been made to the said Doolittle and Johnson, and the petitioners have prayed that the said