1856.

CAP. LXXX.

An Act to vest certain Road Allowances in the Township of Brantford, in George S. Wilkes.

[Assented to 19th June, 1856.]

THEREAS George Samuel Wilkes, of the Town of Preamble. Brantford, owns a tract of Land in the Township of Brantford, lying immediately west of the limits of the Town of Brantford, and known as "Holmedale"; And whereas the original allowances for Roads across the said property have never been opened, and the said George S. Wilkes, by a survey of the said tract into Park Lots, has opened several roads across the said tract, affording increased convenience for travel through the same, and it is therefore just that the said Road allowances should be vested in the said George Samuel Wilkes : Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows :

I. The original allowances for Roads between the third and Road allowfourth concessions of the said Township of Brantford, between ances vested in the Grand River and the northern boundary of the Town Plot of G.S. Wilkes. Holmedale, and the side line allowance for road between lots numbers twenty-four and twenty-five in the third and fourth concessions of the said Township, between the points on the said line allowance for road where the same is intersected by the Grand River, and lying entirely within the said Town Plot of Holmedale, shall be and the same are hereby vested in the said George Samuel Wilkes, his heirs and assigns for ever.

II. This Act shall be deemed a Public Act.

CAP. LXXXI.

An Act to vest a certain allowance for Road, in the Township of South Dumfries, in the County of Brant, in Horace Capron and Myron Ames.

[Assented to 19th June, 1856.]

W HEREAS Horace Capron is the owner in fee of the front Preamble: hundred acres of lots numbers thirty and thirty-one, in the second concession of the Township of South Dumfries, in the County of Brant, and Myron Ames is the owner in fee of the residue of the said lot number thirty; And whereas the intended original allowance for road between lots numbers thirty and thirty-one, in some of the concessions of the said Township is impracticable, and in consequence thereof, there has been opened along the eastern boundary of the said lot number thirty, a travelled road which is now become established by user, and for which no compensation was ever made to the owners of the 20 * said

Public Act.

307

Cap. 81, 82.

Capron & Amcs-Road Allowance. 19 VICT.

said lot; And whereas the said Horace Capron and Myron Ames 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 along the eastern boundary of the said lot number thirty 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 : Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

Road allowpectively.

I. The said intended original allowance for road, so far as it ances vested in adjoins that part of lot number thirty, in the second concession H. Capton and adjoints that part of lot number thirty, in the second concession M. Ames, res- of the said Township of South Dumfries, now owned by the said Horace Capron, shall be vested in him, his heirs and assigns for ever; and that part of the said intended original allowance for road which adjoins the property of the said Myron Ames, shall be vested in him, his heirs and assigns for ever; and the said present travelled road between lots twenty-nine and thirty, is hereby declared to have been duly established as a public highway.

Publie Act.

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

CAP LXXXII.

An Act to confirm the Partition made by the Trustees of the Will and Codicils of the late Anne Powell, of the Real Estate of the late Honorable William Dummer Powell, and for the appointment of new Trustees, and for other purposes.

[Assented to 19th June, 1856.]

WHEREAS John Powell, of the Town of Niagara, Esquire, Mary Sophia Coxwell, of the City of Toronto, widow, Samuel Peters Jarvis, of the same place, Esquire, William Botsford Jarvis, of the same place, Esquire, Edmund Meredith, of the same place, Esquire, and Frances Anne, his wife, Augustus Nanton, of the same place, Esquire, and Louisa Mary, his wife, Lewis W. Orde, of the same place, Esquire, and Sarah, his wife, Anne Jane Seymour, of the same place, widow, John Ridout, of the same place, Esquire, and Charlotte Bleecker, his wife, William Clarke, of the Town of Guelph, Esquire, and Clara Pigott, his wife, Grant Powell, of the said City of Toronto, Esquire, and Lawrence W. Mercer, of the Town of Niagara, Esquire, and Catherine, his wife, have pre-Allegations of sented their Petition stating, (amongst other things): "That the Honorable William Dummer Powell, late of the Town of York, the now City of Toronto, and Chief Justice of the Province of Upper Canada, departed this life on or about the sixth day of September, in the year of our Lord, one thousand eight hundred and thirty-four, seized of considerable real estate within

Preamble.

Petitions.