

been established for constructing Public Cemeteries at Montreal and Quebec, and upon which such Companies are authorized to be established in Upper Canada by Cap. 76 of the Public General Acts of the present Session. The usual corporate powers are given. The Capital of the Company is to be £2000 in shares of £25 each; and they are empowered to purchase and hold a lot of land in the Township of Kingston not exceeding two hundred acres, and to use the same as a Public Cemetery, and to sell or otherwise dispose of small lots therein. The Cemetery and the individual lots are exempt from taxation and from execution. The Company are to divide no profits, but half their receipts are to be applied to the payment of the purchase money of their land, and the other half (the whole when the purchase money is paid off) to the embellishment of the Cemetery, and other incidental expenses. The Company may accept and hold property to the amount of £5000 on trust to apply it, or the proceeds thereof, to the improvement of the Cemetery, &c. The provisions of chapter 76 for the protection of the Public, preventing the contamination of Rivers and Waters, &c. are inserted. After the Original Stockholders are re-imbursed, all the proprietors of lots in the Cemetery will become Members of the Corporation, and have a voice in the appointment of five Trustees by whom the affairs of the Corporation will thereafter be managed.

CHATHAM—error in Patents of two lots.—Cap. 87. 1445
An Act to remedy an Error in certain Letters Patent for two lots in the Town of Chatham.—(*Passed 10th August, 1850.*)

In a lithographed plan used at a Government Sale of lots in the town of Chatham, the numbers of two lots were by accident interchanged; the purchasers respectively took possession of each of the lots he bought according to the said plan, but the Letters Patent described them by their correct numbers, so that each man had a Patent for his neighbour's lot. This Act corrects the Error, and gives each purchaser the lot he really bought.

COBBOURG Harbour vested in Municipality.—Cap. 83. 1435
An Act to vest the Harbour at Cobourg in the Municipality of that Town.—(*Passed 10th August, 1850.*)

After reciting that the Company established for improving the Harbour at Cobourg by the Act of U. C. 2. W. 4. c. 22, have forfeited their privileges by the non-completion of the said Harbour in the manner therein prescribed, and that their Works and the said Harbour have been assigned to the Board of Works as security for £10,500 expended thereon by the Government; that the Town Council of Cobourg has bought up a great portion of the Stock from the Stockholders and agreed for the purchase of the Government right aforesaid, and is desirous of improving and completing the said Harbour,—this Act dissolves the Corporation created by the said Act 10 G. 4. c. 11, declares that the said Act shall cease to have effect, and confirms the assignment of the right and title of the Government in the Harbour, &c. to the said Corporation, leaving the said £10,500 as a debt to the Government by the Corporation of the Town, in whom the Harbour and Works are vested, with full power to improve, enlarge and complete the same, and to acquire the real property necessary for that purpose, to levy Tolls by By-laws subject to the approval of the Governor in Council, and to enforce payment of such Tolls. The Corporation are also empowered to borrow money for improving the said Harbour, and to issue Debentures for the same, bearing interest at a rate not exceeding 8 per cent. per annum. All Stockholders who have not sold their Stock to the Corporation are to have their Shares of the profits of the Harbour, after deducting the current expenses and interest of money expended; they are also to have all the arrears of Tolls, &c. now due to the Company; and the Corporation are bound to purchase any such Stock which shall be offered to them, at the rate of £66 13 4 currency, for each hundred pounds paid up

thereon. Yearly statements are to be published of the receipts and expenditure of the Corporation about the said Harbour, for the information of all concerned.
COMTE, Louis, amount due him by Parish of St. Edouard.—Cap. 128. 1647

An Act to enable Louis Comte to recover a certain amount due to him by the Parish of St. Edouard, in the District of Montreal.—(*Passed 10th August, 1850.*)

After reciting that the said Louis Comte recovered judgment for a certain sum and interest, against the surviving Trustees for erecting the Church and Sacristy of St. Edouard; that the said Trustees had delivered over the said buildings and their accounts to the Church Wardens of the said Parish and were discharged from further accountability, and that the said buildings have ever since been used for parochial purposes—this Act empowers the Church Wardens and their Successors to raise by assessment (*répartition*) the sum requisite to pay off the said judgment and all costs, and requiring them to pay the same accordingly, and provides that if they fail so to do, the said Louis Comte may maintain an action for the amount due to him, against the *Fabrique* of the said Parish, and may cause the buildings aforesaid to be seized and sold, if he be not otherwise satisfied for the amount of the judgment to be obtained by him in such action.

CORNWALL, Township of—Survey in.—Cap. 84. 1439
An Act to establish a Survey in front of the Ninth Concession of Cornwall (from lot number twenty-two, westerly, to the limit of the Township) as the governing line of the said Concession of Cornwall.—(*Passed 24th July 1850.*)

The line run by John S. Bruce, Deputy Provincial Surveyor, in front of the Ninth Concession, is declared to be the true boundary of the said Concession west of lot No. 22, in conformity to the petition of the inhabitants interested.

COUNTER, JOHN, Patent for Stoves.—Cap. 145. 1725
An Act to enable John Counter to obtain a Patent for making Stoves of a new pattern...—(*Passed 10th August, 1850.*)

After reciting that John Counter, of Kingston, has invested a large sum in the manufacture of Stoves of a pattern, and upon a principle invented by his foreman Charles Tripp, a native of the United States of America, who has assigned all his interest therein to the said John Counter, and is willing that he should obtain a patent therefor, this Act enables the Governor, if he shall see fit, to issue Letters Patent for the same to the said John Counter, as if he had been the inventor thereof, notwithstanding any thing to the contrary in the Act relative to patents for inventions (12 V. c. 24).

D

DORCHESTER BRIDGE, *see* Quebec Road Trustees.

E

EDWARDSBURGH, side lines in.—Cap. 85. 1441
An Act to determine the mode in which the side lines in certain Concessions of the Township of Edwardsburgh shall be run.—(*Passed 24th July, 1850.*)

This Act recites the petition of the inhabitants of the Township of Edwardsburgh in the County of Grenville, and establishes the manner in which the side lines in certain Concessions in that Township shall be run, in accordance with the said petition and with the report of John Booth and William Campbell, Surveyors and Commissioners for ascertaining the proper mode of running the said side lines.

ELGIN ASSOCIATION for improvement of Colored population.—Cap. 144. 1721

An Act to incorporate the Elgin Association for the settlement and moral improvement of the colored population of Canada.—(*Passed 10th August, 1850.*)

After reciting that an Association hath been formed in Upper Canada by divers persons resident therein, under the name of *The Elgin Association*, for the set-