

**An Act to provide for ascertaining unknown boundaries,
in all cases in which the Concession lines were not run
in the original surveys.**

WHEREAS in several Townships in Upper Canada, the Concession lines were not run in the original survey, but instead thereof the division or side lines of the lots were drawn in such survey, and the proprietors of the lands have taken possession and have regulated their improvements by such division or side lines: And whereas under the provisions of the Act of 1849, intituled, "*An Act to repeal certain Acts therein mentioned, and to make better provision respecting the admission of land surveyors and the survey of lands in this Province,*" Surveyors in cases of dispute as to the boundaries of lots, are required, with the view of ascertaining such boundaries, to measure the true distance along the concession line between the nearest undisputed posts, limits or monuments, and to divide such distance into such number of lots as the same contained in the original survey; but whereas, owing to the incorrectness of the original surveys of the Townships aforesaid, such subdivision does not agree with the division or side lines drawn in the original survey, and consequently the disputed boundaries cannot be decided to the satisfaction of the parties interested; And it is therefore necessary to provide a remedy; Therefore Her Majesty, &c., enacts as follows:

I. Notwithstanding any thing contained in the Act before cited, or in any other Act, it shall be lawful for Provincial Land Surveyors, and they are hereby required, when called on to determine disputed boundaries in such Townships as aforesaid, to ascertain and establish the division or side lines of the lots, as run in the original survey, and to adhere to all posts, limits or monuments, planted on the division or side lines in the original survey, or which have been acknowledged and admitted for at least twenty years, as being or designating corners of lots under such original survey.

How side lines shall be drawn in such Townships as are described in this preamble.

II. This Act shall be deemed a public Act.

Public Act.