of Crown Lands, a certified copy of such judgment, under a penalty of

VII. And whereas the want of communi-

Propuetors of Townships Sr., to make rauge lareot

cation roads in the said Townships is one of a road m cub the causes which preve the settlement there--5 of, Be it enacted, That the proprietors of Townships, or of lots, half lots or parcels of land in the Townships, shall cause to be made in each range of the said Townships a 10ad of the width of forty feet, so soon as such 10 load shall have been ordered by the Municipal Council of such Township, or of any adjacent Township, or by a Court of Quarter Sessions of the District; and after a proces *verbal* shall have been obtained by the parties 15 praying for such road, who shall not be less than ten in number, it shall be the duty of the Inspector of Roads for the Township to order the making of the said road; and on the refusal of the proprietor or grantee of 20 such Township, or of any lot, half lot or parcel of land therein, to make the road ordered to be made in conformity with the procès rerbal obtained as aforesaid, the said Inspector shall, after having obtained an or- 25 der from the Justice of the Peace resident in the Township, or in the County wherein such Township, lot, half lot or parcel of land shall he, cause such quantity of wood or land to be sold as shall be necessary for the making 30 of the said road, and shall retu n the surplus, if any, to the proprietor, after deducting expenses

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VIII. And be it enacted, That a tax of one penny per acre shall be levied on all pro-35 prietors of unoccupied and uncultivated Townships, lots, half lots or parcels of land wherein roads have been or shall be laid out and opened at the cost of the Province, for the maintaining of such roads; and in default 40 of payment of such tax by the proprietor to such person as shall be appointed for that purpose, it shall be the duty of the Commissioners or Public Works, or of the person