authorized and empowered to pass over, measure along and ascertain the bearing of any Township, Seigniory, Range, Concession, or side line, or other governing line, and for such purposes to pass over the lands of any person whomsoever, doing no actual damage to the property of 5 such person; any law to the contrary not withstanding.

XVIII. Every Land Surveyor who shall survey or admeasure lands in What bound-Lower Canada, shall, when required by the parties holding such lands, shall be place one or more boundary marks of stone, either to mark the boundary placed to of any property or to show the course of any line of division; of which mark bound-10 boundary marks the length above ground shall be six inches at least, aries. between Seigniors, or between Co-Seigniors, or between two Townships, or between a Seigniory and a Township, or between the waste lands of the Crown and a Seignfory or Township, and at least three inches above the ground between persons holding lands in a Scigniory or Township, 15 and at least twelve inches in the ground in any case; and under such boundary marks he shall place pieces of brick, delf or earthenware, slag of iron, or broken glass, and before every such boundary mark he shall place a post of squared timber; Provided always, that in any City, Town Proviso: in or Village, where the placing of such boundary marks would be incon-cities bound-20 venient, it shall be sufficient for such Surveyor in his p. oces verbal or designated by description of survey hereinafter mentioned, to designate the position of plans. any boundary line or angle of any property by a plan shewing the adjacent corners of streets or other fixed objects, also stating in the said procès verbal or description of survey, the distance to any such corner or 25 fixed object in such a way as to render the position of such boundary line or angle certain and easily found.

XIX. Every Land Surveyor who shall hereafter be employed in any Land Surveysurvey in Lower Canada, shall, so soon as his operations shall be ors to make finished, if he have placed any boundary mark, or if required by any of their oper-30 party employing him, or by any Court under whose order he shall act, ations. draw up a proces verbal, in which he shall, on pain of nullity, and under the penalty imposed for any contravention of this Act, insert the date of the said proces verbal; and shall mention by the order of what Court, What such and at whose desire, or at what time or times he may have operated; process nerbunc 35 the residence of the parties and their additions, and his own name and shall contain. residence; and in such proces verbal the Surveyor shall, under the penalty last aforesaid, faithfully idetail what he shall have done, according to the nature of the survey required of him, stating whether any, and what title deeds were produced to him, according to which he may 40 have guided his operations, what is the form and area of the ground which he has surveyed, what chainings he has performed, and what lines he has drawn, gone over, or verified, what remarkable fixed objects his lines have intersected or run close to, the courses or directions of such lines, and if magnetic courses, the variation of the mag-45 netic needle in his instrument at such time and place; he shall also state what substance or substances he has put under such boundary marks as he may have placed, their respective distances from each other, and their distance from any remarkable fixed object, or such distances as shall distinctly specify the position of such boundary 50 marks; and the said Land Surveyor shall, on pain of nullity, and of Proces verbal the penalty last aforesaid, cause such process verbal to be signed by the to be signed by parties in

if any of them be not present, or unable or unwilling to sign, mention

parties interested, if they be present, and able and willing to sign; and terested.