

may not have been opened previous to the passing of this Act—or any division line or limit between lots in the said Township—such line for road allowance or division line or limit between lots, shall be surveyed in manner following, that is to say:—It shall be drawn from the post or monument planted in the original Survey, at the front angle of such road allowance, or to mark the commencement of such line or limit; or should such original post or monument be lost, and no satisfactory evidence exist of the position of the same, the surveyor shall proceed to measure the true distance between the two nearest original or undisputed boundaries; (all monuments previously planted, to mark the fronts of the said road allowances under this Act, being deemed and taken to be undisputed boundaries,) and distance so found shall be divided into such number of lots as the same contained in the original Survey, having due respect to any side road allowances; the proper angle at the rear shall then be determined by giving the lots in that particular block between the monuments planted in the Survey provided in the second section of this Act to mark the side roads on either side thereof, the same width in proportion as they respectively possess on the front, as found in the manner above pointed out, and the required line of side road allowance or division line or limit shall be drawn through the Concession from point to point so found; and all lines for side road allowance or division lines or limits so determined shall be taken to be, and the same are hereby declared to be the true lines and limits thereof, any law or usage to the contrary in any wise notwithstanding.

Surveys of aliquot parts of lots.

IV. The boundaries or limits of any aliquot portion of a lot in any Concession of the said Township, shall be determined by giving such portion the proportionate length and width of the whole lot, as the latter shall have been ascertained in the manner pointed out in this Act.

Act not to affect certain surveys.

V. No proceedings under this Act shall be valid as against any Survey made and boundaries planted under the authority of the late boundary Commissioners—or against any Municipal Survey performed and boundaries planted under the provisions of the Cap. 77 of the Consolidated Statutes for Upper Canada.

Lots as defined under this Act to be deemed the original lots.

VI. The several lots in the said Township respectively granted by Letters Patent, and described by numbers or otherwise, as certain lots in certain concessions, and heretofore intended to be bounded by lines drawn in accordance with the law respecting Surveys in Upper Canada, and the boundary lines of which are intended to be fixed by this Act, it is hereby declared shall be held to be the same several lots in the same several concessions, and shall be respectively represented by all the land contained between the limits thereof, as the same shall be correctly defined by this Act, whether the courses or distances of the said limits as described in the Letters Patent granting the same, shall or shall not agree with the respective courses and distances of such limits as defined under this Act upon the ground.

Public Act

This Act shall be deemed a public Act.