of Chancery.

Court may pro-ceed upon Petition.

No Grant of confirmation to be exhibiting claims.

ing the pendency or contrary to the decesion of the Court of Chancery to be void.

uled by the Court forbear to execute any grant or conveyance of such Land mentioned in such conflicting claims, until the right thereto shall be settled and adjudged by the Court of Chancery of this Province, which said Court is hereby authorized upon the Petition of either paity, to summon the other or others, and to examine into the claims of the said parties and to determine and decide the same in a summary way, making such order or orders in each case, as the same may require.

II. And be it further enacted, That in order to give full opportunity to all persons who may have claims to any of the said Lands, to exhibit and prosecute the same if necessary, before the said Court of Chancery, no Grant or conveyance of confirmation given until the ex- or other Grant or Deed which by the said piration of one in part recited Act, the said Governor and time preferred for Trustees, are empowered to make and give, shall be executed by them the said Governor and Trustees until after the expiration of one month from the day prefixed in and by such notice for preferring the said claims, and any Grant or conveyance which Grants made dur- may be made by the said Governor and Trusof litigated claims tees during the pendancy of any such litigated or conflicting claims, or contrary to the decision and direction of the said Court of Chancery, shall be and be deemed and taken to be absolutely void and of no effect in Law or equity ...,

III. And be it further enacted, That this Act shall not be in force until His Majesty's Royal approbation shall be thereunto had and declared.

Confirmed, finally enacted and ratified by an order of His Majesty in Council, dated 10th March 1824.

E states

ť