Hewston's monuments to be valid.

III. Each and every the dividing monuments now known or acknow. ledged as having been fixed as such by the said John Hewston along the said concession line, shall be and by this Act are made, constituted and established as so many of the dividing monuments between lots.

Certain roads confirmed.

IV. Each and every the roads as now opened and travelled be. 5 tween lots numbers ten and eleven, between twelve and thirteen, between fourteen and fifteen, between sixteen and seventeen, between twenty-two and twenty-three, between twenty-eight and twenty-nine. between thirty and thirty-one, shall be severally, and by this Act are, established and declared to be on their proper allowances respect 10

Commissioners of Crown Lands to apor to complete Hewston's survey.

V. The Honorable the Commissioner of Crown Lands is by this Act authorized and required to appoint a Surveyor who shall, and by this point a survey Act is authorized and required to fix monuments at the points of lots numbers thirty-two, thirty-three and the gore of thirty-four, in the said 15 seventh concession, to survey the unsurveyed side or dividing lines. according to the monuments fixed by the said John Hewston where such monuments are known, and where such monuments are not known to divide the land equally between the two nearest of such monuments according to the number of lots and allowances for roads, and to draw 20 the said intermediate side lines in accordance with the bearings of the aformentioned side roads, to divide such lots in the said seventh concession west of lot number ten, as are owned by two or more persons according to the titles of the several owners thereof, to fix pasts at the several corners of the several lots or parts of lots so surveyed, to ascer- 25 tain what parties hold or occupy overplus land, and how much such overplus land is held by each such party, to collect from the several parties holding such overplus a rate apportioned upon each such party so holding overplus land in proportion to the quantity of such overplus land so held or occupied, the aggregate or total of which rate shall be 30 a sum of money sufficient to pay the expenses of such survey, the several sums collected from parties in the sixth and seventh concessions for defraying the cost of the survey made by Deputy Surveyor, George A. expenses by the holders of Stuart, and all such claims for costs, charges, fees, disbursements, retainers, commissioners, agencies, travelling, legislating, and other ex-35 penses necessarily incurred in procuring the passing of this Act, as shall have been presented with satisfactory vouchers to the said Surveyor before the completion of such survey, and to pay out of the first collections, to the parties entitled to receive the same, such last aforementioned sums and claims, retaining the last collections for his, the said 40 Surveyor's, services.

The expenses of such survey shall be paid, and also certain other zui plus land.

Surveyor to determine the sum so payable by each.

VI. Each and every the parties so holding or occupying overplus land shall be, and by this Act are, within one month after having been, by the said Surveyor or his agent, served with a written notice stating the quantity of such overplus land so held or occupied, and the sum re- 45 quired to be paid as rated thereon, (such service of notice to be either personal or by leaving such notice at the residence of such parties' respectively,) required to pay severally the sums as stated in such notices; in default whereof the said Surveyor shall, as plaintiff, sue such parties and be admissible evidence in support of such claim.