regor to examine certain lines; doing no vetual unmage.

Fower to Sur- over, measure along and ascertain the bearings of any Township line, concession or range line or other governing line or side line, and for such purposes to pass over the lands of any person whomsoever, doing no actual # damage to the property of such person; any law to the contrary notwithstanding.

Mode of bounding lands in Lower Cana-

XV. And be it enacted, That every such Land Surveyor who shall survey or admeasure lands in Lower Canada shall, when 10 thereunto required by the parties, place one or more boundary marks of stone, either to mark the boundary of any property or to show the course of any line of division, of which boundary marks the length above 15 ground shall be six inches at least, between Seigniors or beween Co-Seigniors, or between two Townships, or between a Seigniory and a Township, or between the waste lands of the Crown and a Seigniory or 20 Township, and at least three inches above the ground between persons holding grants in a Seigniory or Township, and at least twelve inches in the ground in every case; and under such boundary marks he shall place 25 pieces of brick, or delf, or earthenware, lag of iron, or broken glass, and in the country parts and open ground, before every boundary mark a post of squared timber.

Certain substauces to be put under boundary marks.

Procès Verbaux to be made by SurerCanada, and their form and contents.

XVI. And be it enacted, That each and 30 every such Land Surveyor who shall hereveyors in Low- after be employed in any survey in Lower Canada shall, as soon as his operations shall be finished, if he have placed any boundary mark, or if thereunto required by any party # employing him, or by the Court under whose order he shall act, draw up a Proces Verbul, in which he shall on pain of nullity and under the penalty imposed for any contravertion of this Act, insert the date of the said in Proces Verbal, and shall mention by the order of what Court or at whose desire and at what time or times he shall have operated, the residence of the parties and their additions,