To be under the inspection and order of the Surveyor General. II. And be it further enacted by the authority aforesaid, That the monuments above directed to be placed as afore-mentioned, shall be placed under the inspection and order of the Surveyor General of this Province.

Effect of such Boundary Lines. III. And be it further enacted by the authority aforesaid, That the courses and distances of the said Boundary Lines, so ascertained and established, shall on all occasions be, and be taken to be, the true courses and distances of the Boundary Lines of the said Townships and concessions, whether the same do, or do not, on actual measurement, coincide with the courses and distances in any letters patent of grant, or other instrument in respect of such Boundary Lines mentioned and expressed.

Capital felony knowingly or wilfully to pull down, &c. such monuments.

(See 3 Wm. IV. Ch. 4. Sec. 15) IV. And be it further enacted by the authority aforesaid, That if any person or persons shall knowingly and wilfully pull down, deface, alter or remove, any such monument so erected as aforesaid, he, she or they, shall be adjudged guilty of felony, and shall suffer death without benefit of clergy.

How the Surveyor General shall proceed. V. And be it further enacted by the authority aforesaid, That it shall not be necessary for the Surveyor General to proceed to carry the provisions of this Act into execution, until an application for that purpose shall have been made to the Governor, Lieutenant Governor, or person administering the government, by the Magistrates of any District or County, not being part of a District, in Quarter Sessions assembled, signifying that the erecting of such monuments, and ascertaining such boundaries as aforesaid, is necessary and expedient, for some particular Township or Townships, within such District or County.

Application to be made to the Justices.

Expense how defrayed.

VI. And be it further enacted by the authority aforesaid, That when, and so often, as application shall be made to the Justices of the Peace in and for any District, in Quarter Sessions assembled, by thirty freeholders of any Township within such District, to have monuments erected conformably to the intention of this Act, it shall and may be lawful for the said Justices, and they are hereby authorized and required to form an estimate of the sum of money which, in their judgment and discretion, shall seem requisite to defray the charges of erecting such monuments, and to lay an equal assessment (proportionable thereto) upon each and every acre of land within such Township; which assessment they shall cause to be raised and collected by a warrant under the hands and seals of any two or more of them, directed to the Collectors of such Township, and requiring them to raise and collect the said assessment, in such manner and by such means as in other such cases by law directed and required, and to pay the same when so collected into the hands of the Treasurer of the District, to answer the charges to be incurred by erecting such monuments.

Provision with respect to persons liable, who are not resident in the Township.

VII. And be it further enacted by the authority aforesaid, That when any person liable to ray his proportion and rate of such assessment shall