An Act to provide for the disposal of Road Allowances in the Rural Municipalities of Upper Canada.

WATHEREAS it is expedient to provide for the disposal of road allow- Preamble. ances not used for roads, and in lieu of which other roads have been opened, and at the same time to protect individuals who have acquired the right to use a road as a public highway, against any order for 5 closing up such road; Therefore, Her Majesty, &c., enacts as follows:

I. In all cases where a road shall be opened across the land of any per- Where a new son, whether before or after the issuing of the Patent for such land, in licit road shall be opened on any of any original allowance for road, for which no compensation shall be lot without made to such person, then so much of the said original allowance for road compensation, as lies in front of or adjoining to the said land, shall be the property of the such lot shall have the allowed or or owners of the said land and appurtenant thereto, provided the said have the allowed or or owners. owner or owners do and shall, within three months of the opening of the lowance on said road, procure a certified diagram shewing the position of such land, the certain conditions. new road and the road allowance, from a Provincial Land Surveyor, under 15 his hand and seal, and shall file the same within the time aforesaid, with the Register of the said County, whose duty it shall be to file the same and endorse it, on the day on which he shall receive the same, and for Fee to Regiswhich he may demand and receive the fee of 2s. 6d. in each case.

II. In all cases where a new road shall so be opened in lieu of the ori- If compensa-20 ginal road allowance, and for which compensation shall be paid, then the tion has been Municipal Council of the County shall have power to sell such original new road, road allowance to the party or parties next adjoining to whose land or County Counlands the same shall have run, or in case of his, her or their refusal to be- cil may sell the allowance. come the purchaser or purchasers thereof, at such price or prices as such 25 Municipal Corporation shall think reasonable, then to any other person or persons whomsoever.

III. Any money paid into the hands of the County Municipality, as the How monies price of such original road allowance, shall, in all cases where the said received for allowance is between any two Municipalities, be divided equally between ances shall be 30 both, and in all other cases all monies received shall be paid over to the dealt with. Municipality in which said original allowance so sold was situate; Provided Proviso. always, that in no case shall any County Treasurer retain any portion of such sum as fees or per centage, but shall pay over the full amount received by him to the Municipality or Municipalities, as the case may be.

IV. In all cases where persons previous to the passing of this Act, shall Persons have have given lands for a road or roads through his, her or their farm or given now farms, in lieu of any original road allowance without any compensation road on their therefor, he, she or they shall be entitled to retain the land originally set land may re-

ing already retain the allowance.