Any new, or Highway or land through cil assembled, pen the same

ases in which y the Council, or in the form appear on the tof the Road it claim, on its prescribed; rt any application of Requisitionists oribed, that a f the sitting of submitted, to

ad. dr 110, 110 for compensafully reported: eferred to the the Council l is of a public re, and benefito open the paid by the that the Road nt so awarded ds of the Disereby authorn extract shall eless, that the land so taken the said Road e, take place: of the land tion; and Proprevent the value of such ant should be ation he may

for compenfarthest at the lestablished,

eration of the

for the land of which compensation is claimed (1996)

17th. And be it enactedd by the authority aforesaid, that should the owner of the land through which any alteration of a Road passes be willing to accept of the old road as a Compensation, it shall and may be lawful for the said Surveyor to give him a convoyance of the same, under his hand and seal: Provided always, that the said old Road may have become unnecessary, and that the Council shall have condemned the same.

18th. And be it enacted by the authority aforesaid, that with respect to the sale of land through which any old Road may have passed, and which may have become unnecessary, and which may have been condemned by the Council accordingly, and for the other duties connected with the office of Road Surveyor reference must be had to Provincial Statute, 50th Geo. 3rd, chapter 1st, herein before quoted, and to the Act 4th Geo. 4th, chapter 10th.

19th. And be it enacted by the authority aforesaid, that all claims for expenses and for surveys of Roads to be made by any Road Surveyor shall be referred to the Committee on Roads, who shall report to the Council thereon, and whether such claim should be paid out of the general funds of the District, or by the applicants for the Survey, and no Surveyor shall receive any allowance from the Council for his expenses of Survey or attendance at the sitting of the Council, unless his Report shall be made at the time herein before mentioned, nor unless his conduct shall have been conformable to law, nor unless his Report shall be made in the form following, that is to say:—

District of To the Municipal Council of said District, in Council assem-

I one of the Surveyors of Highways in and for the said District of Bathurst, beg leave to Report: That on application in writing made to me by twelve freeholders of the said District of Bathurst, bearing date the

in the year one thousand eight hundred and , setting forth as follows; (here insert the Requisition verbatim with the names of the freeholders) I proceeded to examine the same, which I have surveyed and laid out as follows, that is to say, (here insert the description of the Road as surveyed,) and I have made the said Road feet in width, and have planted stakes or posts in the open ground at the termination or change of each course thereof: I have further to Report that I have given due public notice of this Survey according to the requirements of law, and of the By-law of the Municipal Council of the said District of Bathurst, by affixing an exact copy of this Report in of the most public places next adjacent to the place where the aforesaid Survey has been made; and I have likewise selt at the house of every person through whose land the said Road passes, a notice containing a description of the course of the aforesaid Survey.

Dated at this day of in the year one thousand eight hundred and

## A. B. Surveyor of Highways, Bathurst District.

Provided always nevertheless, that the refusal on the part of the Council to pay such claim to the Surveyor so made by him, shall not preclude him from receiving the same from the requisitionists for the said Survey.

the same from the requisitionists for the said Survey. The said of accelered tenders?

20th. And be it enacted by the authority aforesaid, that the following forms shall be used in all surveys and claims for compensation for land taken for Roads; that is, to