shall be laid before the General Sessions of the Peace for the County or District, or a Special Sessions, consisting of at least Five Justices of the Peace, of the meeting of which Special Sessions notice shall be given by Advertisements posted in three of the most public places in the Township or Settlement where the Lands lie, for Eight days previously; and if the Sessions approve of the Agreement or persions thereof, they shall return the same with their Certificate to the Provincial Secretary's Office, to be laid before the House of Assembly, and the House having considered may confirm the Agreement, or any portion thereof; in which case the same shall be returned to the Secretary's Office, and the Governor may draw Warrants on the Receiver General for the amounts which may be confirmed.

III. Where no Agreements shall be made, or any part thereof shall not be confirmed, one Appraiser shall be appointed by the Governor in Council, a second by the persons interested in the Lands; and on their default, after three days notice by the Commissioner, and a third shall in any case be appointed by the Commissioner, and the three Appraisers shall be sworn to the faithful discharge of their duties before a Justice of the Peace, and shall enter upon the Lands and lay out the Road in the way most advantageous to the Public and least detrimental to the Persons interested in the Land, and measure and mark the same, and appraise the Lands, taking into account the improvements, and assess the damages to the Owners and Tenants therefor, and for Fencing the sides of the Road: which appraisement shall be reducing to writing, and accompanied by a plan and admeasurement of the Road, shall be returned to the Clerk of the Peace to be laid before a General or Special Sessions, and the further proceedings thereon shall be had in conformity with the provisions of the last Section.

IV. After any Agreement shall have been made, or an Appraisement had under the Second or Third Sections, the Commissioner may enter upon the Land and proceed with the Road, leaving the compensation to be paid to the Proprietors, to be finally de-

termined in the manner in such Sections respectively directed.

V. No compensation for Fencing shall be made under this Act until the Proprietors of the Land shall have made oath before a Justice of the Peace that the same has been put up in a proper manner, and encloses in whole or in part, some of his Lands, and that the same shall not be removed with his assent; nor shall any compensation for such Fencing be made unless claimed within one year after the Road shall have been opened.

VI. No Monies shall be drawn from the Provincial Treasury for damages on the running out, or completion of any New Road, or alteration of any old one, other than on

the Roads specified in this Act.

VII. The Road shall be laid out at least Sixty-six feet in width.

VIII. The following Acts are repealed: Fifth Victoria, Chapter Thirty, Tenth Acts repealed. Victoria, Chapter Thirty-two, Twelfth Victoria, Chapter Eighteen, and also all other Acts relating to the Appraising of Damages on Roads, so far the same relate to the Roads herein mentioned.

Appraisers to be appointed where there is no agreement.

Appraisement to be in writing, &c.

Commrs. proceed with Road after Assmnt. is made.

Compensation for Fences, &c.

Monies for Roads.

Width of Road.