

known by the name, style and title of the Shamokin Coal and mokin iron Iron company, with all the powers, privileges and immunities, company and subject to all the restrictions, conditions and liabilities of united the said two companies, by virtue of their respective charters: *Provided*, That the united capital stock of said companies *Proviso*, shall not exceed the capital stock of the Shamokin Coal com-Capital stock pany.

WM. A. CRABB,
Speaker of the House of Representatives.
JN. H. EWING,
Speaker of the Senate.

APPROVED—The twenty-third day of March, one thousand eight hundred and forty-one.

DAVID R. PORTER.

[No. 51.]

AN ACT

Granting compensation to John Koons for certain lands situated in the townships of Huntington and Salem, two of the seventeen townships certified to Connecticut Claimants, in the county of Luzerne.

SECTION 1. *Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same*, That if John Koons shall require it, the board of property shall examine into the title of the said John Koons to a tract of land, situated, or part of which is situated in the township of Huntingdon, one of the seventeen townships in the county of Luzerne, surveyed to Jesse Scott on the seventeenth day of August, one thousand seven hundred and ninety-three, in pusuance of his warrant dated the seventh day of June, seventeen hundred and ninety-three, and also into the title of the said John Koons to two certain tracts of land, situated, or parts of which are situated, in the township of Salem, one of the said seventeen townships. one tract thereof surveyed to John Kunkle, on a warrant granted the seventh day of June, seventeen hundred and ninety-three, and patented the nineteenth day of February, seventeen hundred and ninety-four, the other surveyed to Lewis Richards on his warrant granted the seventh of June, seventeen hundred and ninety-three, and patented the eighteenth day of February seventeen hundred and ninety-four, and if the said board of property shall find that the said lands or parts thereof have been certified,

Board of property to examine title of John Koons to certain land in two of the 17 tps of Luzerne co

State treasurer to pay certain money to John Koons
 Proviso
 Release

Proviso
 Patents how paid

or are contained within the boundaries of the lands, certified to Connecticut settlers under the provisions of the act for adjusting the titles to lands in the said seventeen townships, in the county of Luzerne, and that the said John Koons was fully, and fairly, and exclusively entitled to the said tracts of land, except as against the certificate granted to Connecticut settlers at the time the same was so granted, then they shall ascertain the amount of the purchase money paid to the Commonwealth on so much of said lands as they shall ascertain to have been certified to said Connecticut settlers, and the state treasurer is hereby directed to pay the amount so ascertained out of any moneys in the treasury not otherwise appropriated: *Provided*, That the said John Koons shall release unto the Commonwealth, all the right, title and interest he has in and to the lands aforesaid, except such parts as are included in two certificates for lots number five and six, third division, of the certified township of Huntingdon, containing together one hundred and eighty-four acres and seventy-nine perches: *And provided also*, That the said John Koons shall, out of the money herein directed to be paid to him, pay for and patent upon said certificate title, the aforesaid lots number five and six, in the third division of Huntingdon aforesaid.

WM. A. CRABB,

Speaker, of the House of Representatives.

JN. H. EWING.

Speaker of the Senate.

APPROVED—The twenty third day of March, one thousand eight hundred and forty-one.

DAVID R. PORTER.

[No. 52.]

A SUPPLEMENT

To an act entitled "An act to incorporate the Towanda Railroad and Coal company," passed the twelfth day of June, Anno Domini one thousand eight hundred and thirty-nine.

Comp to construct canal up Towanda creek

SECTION 1. *Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same*, That the Towanda Railroad and Coal company, shall have power to construct a canal from the pool above the dam of the river Susquehanna, and below the bridge over the same, at the borough of Towanda, up the valley of the Tow-