A. D. 1847.

## 10° VICTORIÆ.

not involving neglect on the part of the said Company, shall not be deemed sufficient to authorize the persons so appointed as aforesaid to withhold their certificate, and thereby prevent the payment of the sum necessary to make up such deficiency as aforesaid that may occur in the year in which the casualties may take place; it being the true intent and meaning of this Act, that the said Company shall realize and receive as a clear profit, arising from the net profits, or from the net profits and sum to be paid by the Province jointly, a rate of interest equal to five per centum on such capital sum, not exceeding twenty five thousand pounds, as may be invested in the said contemplated Railway, and its said Branches, during each and every year, not exceeding ten years in the whole, that the said contemplated Railway shall be in efficient operation as aforesaid.

VI. And be it enacted, That this Act shall not come into operation or be in Act suspended force until Her Majesty's Royal approbation he thereunto first had and declared.

[This Act was specially confirmed, ratified and finally enacted by an Order of Her Majesty in Council, dated the 22d day of July, 1847, and published and declared in the Province the 25th day of August, 1847.

## CAP. LXXXVI.

An Act to authorize the granting of a tract of Land, as a Mill Reserve, to the Honorable John Robertson.

Passed 14th April 1847.

BE it enacted by the Lieutenant Governor, Legislative Council and Assem- Governor in bly. That any law ware or continue of the council and Assembly, That any law, usage or custom to the contrary notwithstanding, Council authorized to grant to the it shall and may be lawful for His Excellency the Lieutenant Governor or the adescribed tract Administrator of the Government for the time being, by and with the consent of Land, as a Mill Reserve, for the and advice of Her Majesty's Executive Council, by private sale, without auction period of five years. or public competition, on such terms as they in their discretion may deem reasonable, and at the rate of ten shillings per square mile, to grant to the Honorable John Robertson, of Saint John, Merchant, his executors, administrators or assigns, for a term of five years, and no longer, a certain tract of vacant Crown Lands, as and for a Mill Reserve, situate in the County of Kent, in this Province, and abutted and bounded as follows, that is to say: Beginning at the mouth of Nevers' Brook, Little Fork Stream of Salmon River; thence up said Nevers' Brook, to the line between ranges number sixteen and number seventeen, at a marked maple tree; thence due north four hundred and fifty chains, to a marked spruce; thence due east four hundred and four chains, to a maple; thence south, forty nine degrees east, four hundred and thirty eight chains, to a marked yellow birch ; thence south, forty five degrees west, two hundred and eighty chains ; thence north, forty five degrees west, eighty chains ; thence south, sixty degrees west, two hundred and forty five chains; and thence west one hundred and twenty. chains, to the place of beginning; and containing twenty seven thousand acres, be the same more or less; provided that nothing in this Act shall extend or be construed to extend to the granting of any reserve of Crown Lands by private sale under the provisions of this Act the Timber and Logs growing within one mile of the banks of any Streams which empty into the Waters of the Gulf of Saint Lawrence; and provided also, that nothing herein contained shall extend or be construed to extend to authorize the said Honorable John Robertson, his executors, administrators or assigns, to have, hold, occupy and use the said tract of land otherwise than as a reserve for the cutting of Logs for the use of his Mills at Saint John.

Council authorized

Les 11 ine

C. 86.