

minutes east three chains and twenty five links ; thence south fifty five degrees and thirty minutes east two chains and fifty five links, to a post ; thence south twenty degrees east four chains, or to the northern line of lot B above mentioned ; thence along its easterly prolongation north seventy degrees east six chains and thirty links, or to the line of low water mark of the westerly bank or shore of the River Saint John above mentioned ; thence following the various courses of the same up stream in a northwesterly direction, passing the mill site, crossing the outlet from the sluiceway to a rock, thence around the outer edge of the same, and across the westerly end of the sluiceway to the last mentioned line of low water mark ; and thence along the same again up stream in a westerly direction to the place of beginning ; containing two acres more or less—distinguished as a northern part of lot E in the Town Plat of Colebrooke aforesaid, and including the mill site, sluiceway, and rock above mentioned : The fourth tract beginning at a point where the easterly prolongation of the southerly line of said lot B strikes the line of low water mark of the westerly bank or shore of the River Saint John above mentioned ; thence along said prolongation south seventy degrees west three chains and thirty links, or to a post standing in a northern angle of a common for the benefit and use of the inhabitants generally for ever ; thence south forty three degrees east five chains ; thence south eighty two degrees east two chains and sixteen links ; thence south twenty six degrees and fifteen minutes west two chains and seventy five links ; thence south thirty nine degrees west two chains and fifty links ; thence south one degree and thirty minutes east three chains and forty eight links ; thence south forty two degrees and forty five minutes east one chain and ninety links ; thence south twenty degrees west four chains and fifty links ; thence south fifty degrees west three chains and two links ; thence south one degree east two chains and fourteen links ; thence south eighty one degrees east two chains and seventy four links ; thence south eighty four degrees and thirty minutes east three chains and fifty links ; thence south thirty seven degrees east six chains and seventy two links, passing a post standing on the line of high water mark, or to the line of low water mark of the westerly bank or shore of the River Saint John above mentioned ; and thence following the various courses of the same up stream, in a northerly direction, to the place of beginning ; containing three acres more or less—distinguished as a southern part of lot E : The said four tracts containing together twenty two acres and two roods, more or less ; and the whole estate therein and the title thereto shall revert to and vest in Her Majesty Queen Victoria, for the use of this Province, in the same manner and as fully to all intents and purposes, as if no Grant thereof had ever issued to the respective Officers of the Ordnance ; and Her Majesty Queen Victoria shall be restored to Her original and former estate in and title to the said land, to all intents and purposes, fully and absolutely without let or hinderance from any person whatever.

2. The Deed poll heretofore referred to, may without further proof be registered in the office of the Register of Deeds for the County of Victoria, with the like force and effect as if it had been legally executed.

## CAP. LI.

An Act to extend the time for the completion of the Rail Road from Saint Andrews in the County of Charlotte, to Woodstock in the County of Carleton.

Time for completion of Railroad extended.

Passed 9th April 1860.

WHEREAS it is expedient that the time for the completion of the said Rail Road should be extended ;—

Be it therefore enacted by the Lieutenant Governor, Legislative Council, and Assembly,—That the time for the completion of the Rail Road from Saint Andrews in the County of Charlotte, to Woodstock in the County of Carleton, with the Branch to the River Saint Croix, at or near the Ledge, so called, in the Parish of Saint Stephen, in the County of Charlotte, as set forth in an Act made and passed in the nineteenth year of the Reign of Her present Majesty, intituled *An Act for further facilitating the making of a part of the Saint Andrews and Quebec Rail Road*, shall be extended to the twentieth day of October which will be in the year of our Lord one thousand eight hundred and sixty one, and that all the conditions and provisions of the said recited Act not inconsistent with this Act shall continue in full operation until that time.

## CAP. LII.

An Act relating to the Fisheries in the County of Restigouche.

## Session.

1. Regulations with penalties may be made by the General Sessions ;
2. Not to be in force until approved by the Governor in Council.
3. Penalty for setting trap lines, &c. for salmon or codfish.
4. Penalty for catching salmon by drifting
5. None but Indians shall catch salmon by spearing, &c.
6. Indians may catch salmon in May, June, and July, for their own use.
7. Possession to be prima facie evidence of violation of law.

## Section.

8. Penalty for fishing in spawning grounds.
9. Regulations, by whom to be enforced.
10. Money to be assessed under Sec. 3, Chap. 101, Rev. Stat. may be otherwise raised.
11. Violators of Canadian Fishery Laws or Regulations for River Restigouche, or Mistouche, may be prosecuted in this Province ;
12. Evidence of such laws and regulations, and of the authority of the officer.
13. Recovery of fines and penalties.

Passed 9th April 1860.

BE it enacted by the Lieutenant Governor, Legislative Council, and Assembly, as follows :—

1. The General Sessions for the County of Restigouche, or any Special Sessions for that purpose holden, shall have power from time to time to make rules and regulations for the management, preservation and protection of the Fisheries, and for the regulation of seines, nets, fish-wiers, and any other mode of catching or taking fish in the Rivers and Harbours of the said County, and may also make regulations for the spawning and breeding of fish of any kind, and may set apart any River or parts of a River for that purpose, and may prescribe such penalties for the breach of any regulation, not exceeding ten pounds for any offence, as they may deem advisable.

2. No rule or regulation shall be in force until approved of by the Governor in Council in the manner prescribed for other Fishery regulations, and when so approved shall be deemed valid and to have been made within the scope of the authority of such Sessions.

3. Any person who shall in any River or Harbour of the said County, or within three marine miles of the shore on any part of the coast of the said County, set any machine, trap, line with hooks, or wier, for catching or taking any salmon or codfish other than with set net in the ordinary mode of fishing, shall for each offence forfeit or pay a penalty of not less than ten pounds and not exceeding fifty pounds ; and any such