to the said Company in manner and form and according to the stipulations and conditions mentioned and contained in the said sixth section of the hereinbefore

mentioned Act.

IIII: And for the further encouragement of the said undertaking; Be it Corporation authorized. That on the completion of the said part of the said contemplated Rail and adjoining the Road, it shall and may be lawful for the said Company, at their own proper costs 40 by 480 rods. and charges, and under the supervision of the Surveyor General of the Province, to cause a survey of the ungranted Crown Land on each side of the said Railway, between Saint Andrews and Woodstock, to be made and laid out in lots of forty rods in width, fronting on the said Rail Road, and extending back a distance of one mile and a half from the said Road; and it shall and may be lawful for the A Grant in fee Lieutenant Governor or Administrator of the Government for the time being, and simple to be made to the Corporation he is hereby authorized and empowered to grant in fee simple to the said Com- of each alternate pany, free from any charge, save and except the expenses of the survey as afore- in the whole in the survey as afore- in the survey as a fore- in the surv said, every second or alternate lot on both sides of the said Rail Road, not exceeding, in the whole, the quantity of twenty thousand acres.

IV. And be it enacted, That the fourth section of an Act made and passed in Act to v. 084, 94, the tenth year of the Reign of Her present Majesty, intituled An Act to facilitate repealed. the making of a Rail Road from Saint Andrews, in the County of Charlotte, to Woodstock, in the County of Carleton, and Branches thereof, be and the same is

hereby repealed.

V. And be it enacted, That nothing in this Act contained shall be construed Act not to impair to impair or lessen the right of Her Majesty's Government to purchase the said the right of purchase reserved to Rail Road and its Branches, and all other the property of the said Company, Her Majesty by the lith sect. of Act thereunto appertaining, on the terms and conditions contained in the eleventh 10 v. c 27. section of an Act passed in the tenth year of the Reign of Her present Majesty, intituled An Act further to amend and extend the provisions of an Act, intituled "An Act to incorporate the Saint Andrews and Quebec Rail Road Company."

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

This Act was specially confirmed, ratified and finally enacted by an Order of Her Majesty in Council, dated the 27th day of June, 1848, and published and declared in the Province, the 19th day of July, 1848.

CAP. LXIV.

An Act relating to Immigration, and the care and safe keeping of the Children and Property of deceased Emigrants. Passed 30th March 1848.

THEREAS in consequence of the great influx of diseased and pauper Preamble. Emigrants into this Province, not only have heavy burthens been ' brought on the community, but the Emigrants themselves and their families 'have undergone much distress for want of any adequate provision being made

'for their necessities; for further remedy whereof,'

I. Be it enacted by the Lieutenant Governor, Legislative Council and Assem- Treasurer to keep a bly, That the Treasurer of the Province, and Deputy Treasurers respectively, the Emigrant Head shall keep a separate account of all sums received by them respectively as Head Money; Money or Tax upon Emigrants from Europe arriving in this Province; which sums which is to be so received shall be applied from time to time towards relieving destitute and their relief, and diseased Passengers and Emigrants, and in assisting them to reach their several drawn by Warrant, places of destination, and shall be paid by Warrant of the Lieutenant Governor or Administrator of the Government for the time being.

C. 64.

The orphan or deserted Children of the Emigrants may be bound out to tradesmen, &c. by the Overseers of the Poor.

Indentures of Apprenticeship to be entered into.

To contain an agreement that the Child shall be

Indentures to be executed in the presence and with consent of the Mayor of St. John, or a Justice of the Common Pleas in other Counties.

Not to be assignable without the like consent.

Overseers of Poor or Commissioners of Alms House anade the Guardian of Child bound.

Property of deceased Emigrants to be received by the Treasurer at the port of arrival.

Publication to be made in the Royal Gazette, and money lodged in a Savings' Bank.

Masters of Vessels to deliver, on oath, previous to entry, Lists of Passengers who embarked and arrived, or died;

11. And be it enacted, That the orphan or deserted Children of such Emigrants, or the Children of such as may be Paupers, may be bound out by the Overseers of the Poor of the Parish, or Commissioners of Alms Houses of the Counties, as the case may be, where such Children may be left Orphans, or deserted, or be the Children of Paupers as aforesaid, to any tradesman, farmer, or other fit person engaged in any useful calling, until the age of twenty one, or in the case of girls, until the age of eighteen.

III. And be it enacted, That in case of such binding out, there shall be regular Indentures of Apprenticeship, in two parts, one part to be filed with the Clerk of the Peace of the County or City and County where the same may be made, between the said Overseers of the Poor or any two of them, or the said Commissioners of Alms Houses or any three of them, on the part and behalf of the child or person to be bound, and the Master, or Mistress (if an unmarried woman,) which shall contain an agreement on the part of such Master or Mistress, as the case may be, that he or she shall teach or cause such child or person to be taught taught to read, &c. to read and write, and some of the general rules of arithmetic.

IV. And be it enacted, That every such Indenture of Apprenticeship shall be executed in the presence and by the consent of the Mayor or Recorder of the City of Saint John, or of one of the Justices of the Common Pleas of any of the Counties of this Province, which consent shall be subscribed or endorsed on the

V. And be it enacted, That no such Indenture shall be as signed without the consent of the said Mayor or Recorder, or Justice of the Common Pleas, subscribed to or endorsed on the said Indenture, under their hands respectively.

VI. And he it enacted, That the said Overseers of the Poor or Commissioners of the Alms House as aforesaid, and each and every of them, shall be and they are hereby constituted Guardians of every person so bound out as aforesaid, in their respective Parishes or Counties, to take care that the terms of the Indentures are fulfilled, and to defend the child or person bound from all cruelty, neglect or breach of contract on the part of the Master or Mistress; and it shall be their and each of their special duty, and they and each of them are hereby required to inquire into the treatment of every such child or person so bound as aforesaid, and redress every grievance sustained by them or any of them, according to law.

VII. And be it enacted, That the Province Treasurer, or Deputy Treasurer at any port or place where any Passenger Vessel may arrive, shall be and is hereby empowered to demand, sue for and recover the money, property and effects of deceased Emigrants, and keep a separate account of the same, which account shall be published in the Royal Gazette; and all monies so received by the said Province Treasurer, or any Deputy Treasurer, as the former property of a deceased Emigrant, shall be deposited in one of the Savings' Banks of the Province, to the credit of the Province Treasurer, there to remain until claimed by some person or persons legally entitled thereto, when the same shall be paid over to such legal claimant.

VIII. And be it enacted, That whenever any Ship or Vessel shall arrive or come from Europe to any port or place within this Province, the Master or person having charge of such Ship or Vessel, before such Ship or Vessel shall be admitted to entry, shall make oath before the Treasurer of the Province, or the Deputy Treasurer at the port or place where such Vessel may arrive, that no passenger embarked or sailed on board of such Ship or Vessel on her said voyage to this Province, or otherwise shall deliver to the said Treasurer of the Province, or Deputy Treasurer, a Schedule or List, in writing, signed by him, the said

Master or person having charge as aforesaid, setting forth the name, profession or employment of every passenger respectively who may have embarked or sailed on board of such Ship or Vessel on her said voyage; and shall also at the same time deliver to the said Treasurer of the Province, or Deputy Treasurer as aforesaid, a Schedule or List, in writing, signed as aforesaid, of the names and ages or supposed ages of each and every passenger on board such Ship or Vessel who may have died during the voyage; and an account in writing, signed as aforesaid, Render accounts of all property, goods, chattels or effects, if any, on board such Ship or Vessel deliver the goods on belonging to the estate of such deceased passenger; and if required by the Trea- requisition made. surer of the Province, or any Deputy Treasurer as aforesaid, shall deliver such property, goods, chattels and effects to the said Treasurer or Deputy Treasurer immediately after entry, for safe keeping; and if any or either of such Schedules Penalty of making or Lists, or such account of property, shall be false in any particular, then and in account. every such case the Master or person having charge, who shall make, sign or deliver the same as aforesaid, shall forfeit and pay the sum of fifty pounds, to the use of Her Majesty, to be sued for and recovered by the said Province Treasurer, Recovery. or any Deputy Treasurer, by summary proceeding before two Magistrates, in the same form and levied in the like manner as is mentioned in the next section of this Act for recovering compensation to passengers.

IX. And be it enacted, That any passenger arriving in this Province in any Compensation for Ship or Vessel, who may not, during the voyage, have received the quantity of provisions may be provisions to which they were entitled by law, shall recover compensation for many proceedings. the deficiency, in a sum not exceeding five pounds, from the Master or Owner, before two Magisor person having charge of such Ship or Vessel, by summary proceeding before two Magistrates, on the oath of one or more credible witness or witnesses, or other competent testimony, or by confession of the party charged, with costs, to be levied by Warrant of Distress against the goods and chattels of such party, or the tackle, apparel or furniture of the said Ship or Vessel, directed to some Constable of the Parish or place where the said Ship or Vessel may be, and the overplus, after deducting the costs of levy and sale, to be paid to the said Master or person having charge of such Ship or Vessel, or owner as aforesaid.

X. And be it enacted, That such Magistrates may grant an order that such Security for pay-Master or person having charge of such Vessel as aforesaid, shall give security ment of the compensation may be for payment of such compensation on affidavit, shewing sufficient cause for requir-

ing such security.

XI. And be it enacted, That no Ship or Vessel which may have arrived at any No Vessel which port or place in this Province with Passengers and Emigrants from Europe as with Passengers to aforesaid, shall be cleared out or allowed to proceed to sea until all and every ceed to sea until all sum and sums of money, penalty or penalties, which the Master or person having penalties, &c. charge of such Ship or Vessel shall have been legally adjudged to pay for any for violations of the violation or violations of an Act of the Imperial Parliament made and passed in shall have been the fifth and sixth years of the Reign of Her present Majesty, Chapter one hundred and seven, intituled An Act to regulate the carriage of Passengers in Merchant Vessels, or of an Act in amendment thereof, made and passed in the tenth and eleventh years of the Reign of Her present Majesty, Chapter one hundred and three, intituled An Act to amend the Passengers' Act, and to make further provision for the carriage of $m{P}$ assengers by Sea, shall first have been paid and satisfied.

XII. And be it enacted. That this Act shall not come into operation or be in Suspending clause. force until Her Majesty's Royal approbation be thereunto had and declared.

[This Act was specially confirmed, ratified and finally enacted by an Order of Her Majesty in Council, dated the 27th day of June, 1848, and published and declared in the Province, the 19th day of July, 1848.