Be it therefore enacted by the Lieutenant Governor, Legislative Council, and Assembly,-That from and after the passing of this Act, the Division Line between the Parish of Dundas and the Parish of Wellington, be defined by a line beginning at the sea shore, at the northeastern angle of lot number one, granted to Joseph Richard; thence running by the magnetic needle south seventy two degrees and thirty minutes west seven hundred and fifty chains, or until it meets the westerly line of lot number eighty six, located to Alexander Robicheau, Junior, or the northern prolongation thereof; thence along the said prolongation and western line of said lot in a southerly direction, to meet the southern line of lot number eighty four, granted to Belone Robicheau; thence along the said southern line of the last mentioned grant, and its prolongation, to the southwestern angle of lot number seventy two, located to Ezra Gezner; thence in a westerly direction to the eastern angle of lot number sixty eight, in Trafalgar; thence south eighty degrees west, as surveyed by Deputy Munroe in one thousand eight hundred and fifty two, to the eastern side of the Maclauchlan Road.

CAP. XLVIII.

An Act to alter the Division Line between the Parishes of Northampton and Brighton, in the County of Carleton.

Section. Section.

1. Part of Section 15, Chapter 1, Title 1, 2. Defining Boundary. repealed.

Passed 23rd April 1862.

WHEREAS the survey and establishment of the north line of the Parish of Northampton as prescribed by Law, would cause the said line to run diagonally across Lots, to the great inconvenience of rate-payers in said Parishes;—

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

- 1. That so much of Section 15, Chapter 1, Title I, of the Revised Statutes, 'Of the Divisions of Parishes,' as relates to the north line of the Parish of Northampton, and the south line of the Parish of Brighton, in the County of Carleton, be and the same is hereby repealed.
 - 2. That the Division Line between the Parishes of North-

ampton and Brighton shall commence about forty rods northward of the mouth of Shaw's Creek on the bank of the River Saint John at Jessie Shaw's upper side line; thence running eastwardly along the division line between Shaw and Munro to its termination; thence eastwardly along the division line between Munro and Gray to its termination; thence eastwardly to the division line between Hale and M'Kinney; thence along the division line between Hale and M'Kinney, and its prolengation eastwardly to the Mining Company's Land; thence south seventy three degrees east by the magnet of 1848, to the County Line.

CAP. XLIX.

An Act relating to the supply of Carleton, in the City of Saint John, with Water.

Section.

Section.

- 1. Execution for non-payment of rate, by whom issued.
- 2. Chairman may by Warrant order Sheriff to sell real estate.

 Residents in Parish of Lancaster liable in certain cases.
Passed 23rd April 1862.

WHEREAS an Act made and passed in the twenty first year of the Reign of Her present Majesty, intituled An Act in addition to and amendment of an Act intituled An Act to authorize that part of the City of Saint John called Carleton, to obtain Water from Spruce and other Lakes, and the Mayor, Aldermen and Commonalty of the said City to issue Scrip to defray the expenses of so doing, requires amendment in the mode directed for the collection of rates and assessments: And whereas by placing the collection of the said rates and assessments in the hands of the Chairman of the said Commissioners, greater facilities would be afforded than at present exists in the collecting of the said rates and assessments;—

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

1. If any person assessed under and by virtue of the said recited Act, or in accordance with the provisions thereof, or in pursuance of any Act or Acts of Assembly made or to be made, shall not pay the amount for which he is liable under such assessment within ten days after notice of demand thereof, the Chairman of the said Carleton Water Commissioners, instead of the Police Magistrate, may issue execution for the