

River Saint John; thence up stream to the northwest angle of Lot number 77, granted to H. Merritt; thence easterly along the northern line of said Lot number 77 and its eastern prolongation to the place of beginning—at or near William Miller's, at the mouth of Muniac Stream;

Number Ten.—All that part of the Parish of Perth bounded southerly by District number nine; westerly by the eastern line of the Indian Reserve, and northerly by the Tobique River, and to include the first and second tiers of lots fronting on the northern side of said Tobique River from the mouth of Tobique River up stream to the Gordon Parish line—at or near David Currie's;

Number Eleven.—All the remaining part of the Parish of Perth—at Perth Centre;

Number Twelve.—All that part of the Parish of Gordon lying northeasterly of a line running by the magnet north forty five degrees west and south forty five degrees east, to the limits of the parish, from the mouth of Oteelock Stream—at or near John Ryan's, at Arthurette;

Number Thirteen.—For all the remaining part of the Parish of Gordon—at or near John M. Robertson's, at Birch Ridge;

Number Fourteen.—All that part of the Parish of Lorne lying to the south west of a line running north fifty-five degrees west, and south fifty-five degrees east, to the limits of the said Parish, from the mouth of Two Brooks, at or near William Johnston's, above Sisson Brook;

Number Fifteen.—For the remainder of the Parish of Lorne, at or near Porter Ross', at Riley Brook.

4. That part of Section 101 of said Act, in so far as it relates to sub-district 15 in the Parish of Sackville, in the County of Westmorland, is hereby repealed, and the following substituted in lieu thereof:—

Number Fifteen.—For all that portion of the Parish south and west of Lower Mill Creek to the Great Road at Bulmer's Mill, and the said Great Road from Bulmer's Mill towards Dorchester to the Dorchester Parish line, and lying north of a line drawn from the mouth of Allen's Creek, so called, in a westerly direction, to the junction of the road leading from Westcock to Dorchester Cape with the road leading from Westcock to Grand Anse, and thence in the same direction to a point on the Dorchester Parish line, distant one mile from Shepody Bay, at or near Melbourne Barnes';

Number Fifteen (a).—For all that portion of the Parish south of the southern boundary of number fifteen, at or near Barter Lockhart's.

5. That part of Section 101 of the said Act, in so far as it relates to sub district number eight, for the Parish of Norton, in the County of King's, is hereby repealed, and the following substituted in lieu thereof:—

Number Eight.—For all that portion of the Parish of Norton on the east side of the road leading from Springfield to Bloomfield Station, and also all that part of the Parish on the east side of the road leading from Bloomfield Station to Salt Springs, by the Mitchell road, at or near Norton Station;

Number Eight (a).—For the remainder of the Parish at a place to be fixed by the Lieutenant-Governor in Council.

6. That part of Section 101 of said Act in so far as it relates to District number four for the Parish of Durham in the County of Restigouche is hereby repealed, and the following substituted in lieu thereof:—

Number Four.—For all that portion of the said Parish east of Jacquet River, at or near Armstrong's Brook.

Number Five.—For all that portion of the said Parish west of Jacquet River, at or near Nasie's Creek Station."

District number five of the Parish of Addington to be District number six, and District number six of the Parish of Addington to be District number seven.

7. Section 101 of the said Act in so far as it relates to the Parish of Manners-Sutton, in the County of York, is hereby amended, by establishing in the said Parish a new electoral Sub-district to be bounded as follows:—

Number Five (a).—For all the electors of the said Parish who reside within the following boundaries:—"Beginning at the northwest angle of a lot granted to P. T. Grieve, at the mouth of Pratt's Brook, Magaguadavic River; thence running by the magnet east one mile; thence southerly parallel to the Magaguadavic River aforesaid to the Charlotte County line; thence westerly along said line to a point distant two miles westerly of said river; thence following parallel to said river maintaining the distance of two miles therefrom, in a northerly direction to the intersection of the western prolongation of the northern line of the above mentioned lot granted to P. T. Grieve; and thence along said prolongation easterly to the place of beginning"—at or near Solomon Vail's, in Brockway Settlement.

8. That portion of Section 101 of said Act, in so far as it relates to sub-district number eight, for the Parish of Saint David, in the County of Charlotte, is hereby repealed, and the following substituted in lieu thereof:—

Number Eight.—Consisting of all that part of the Parish of Saint David, beginning at the corner of the Regan road (so called) where it connects with the old Fredericton road between the farms of Thomas and Patrick McAleenan on the south side thereof, and George Levar's on the north, thence running westerly following said Regan road to Hitchings' corner (so called); thence northerly along the Saint David Ridge road (so called) to Moore's Corner (so called); thence westerly following the road leading to the Valley road and

continuing on due west till it strikes the boundary line between the said Parish of Saint David and the Parish of Saint Stephen; thence southerly and following the different courses of the boundary line of the said Parish of Saint David to the place of beginning, at or near the School House at Brown's Corner;

Number Eight (a).—Consisting of all the remaining part of the Parish of Saint David, not included in Polling district number eight, at Oak Bay.

9. Section 21, paragraph (d), of said Act, is hereby amended by striking out in the third line of said paragraph the words "of such district," and inserting in lieu thereof the words "of the Province of New Brunswick."

CAP. XXXII.

An Act to amend The General Mining Act.

Sec.	Sec.
1. Sec. 5, repealed; substituted Act; Royalty on surface veins on granted lands in discretion of Governor in Council.	by The Baltimore Coal Mining and Ry. Co the Surveyor General to grant licenses to Search; Royalty in discretion of Gov. in Council. Leases for 20 years with option of renewal; other lands of Calhoun to be included in same lease.
2. Sec. 101, amended; provisions as to Royalty on bituminous Shale and Albertite.	4. Governor in Council to fix terms of said lease and to provide for cancellation.
3. Preamble; Upon the Albertite, Oilite and Cannel Coal Co. (Ltd.) obtaining assignments of licenses, etc. held	Passed 3rd April, 1901.

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

1. Section 5 of the said Act is hereby repealed, and the following Section substituted therefor in the said Act:—

"The payment of Royalty on all veins or deposits of coal on granted lands, known as surface veins, and not exceeding two feet in thickness, shall, except as may be otherwise provided by any Act or Acts of Assembly, be in the discretion of the Lieutenant Governor in Council."

2. Section 101 of the said Act is hereby amended by inserting between Sub-Sections (1) and (2) of said Act the following as Sub-Sections (1 (A) and 1 (B):—

Bituminous Shale.—An amount to be fixed by the Lieutenant Governor in Council, not exceeding fifteen cents per ton on every ton of 2,240 pounds of such shale sold or removed from the mines.

Albertite.—An amount to be fixed by the Lieutenant Governor in Council, not exceeding one dollar per ton of 2,240 pounds of Albertite sold or removed from the mines.

3. Whereas John C. Calhoun, mentioned and referred to in the Act 63rd Victoria, Chapter 75, intituled "An Act in relation to and to continue and amend the Act 57th Victoria, Chapter 72, intituled "An Act to incorporate the Baltimore Coal Mining and Railway Company," has represented that he has expended the sum of about Thirty thousand dollars in developing certain deposits of Bituminous Shale, situate upon properties in the County of Albert held under licenses to search, and leases granted to the said The Baltimore Coal Mining and Railway Company;

And whereas, during the present Session of the Legislature, an Act has been passed incorporating The Albertite, Oilite and Cannel Coal Company (Limited) with a view, as is represented, of acquiring the said licenses to search and leases from the said The Baltimore Coal Mining and Railway Company, and consolidating the same into one lease; and it has also been represented that the said The Albertite, Oilite and Cannel Coal Company (Limited), expect to spend a very large sum of money in developing such properties and mining such Bituminous Shale, and in view of the importance to the Province of the successful prosecution of such enterprise, it is desirable to afford to said Company every reasonable encouragement;

It is therefore enacted:—

(1) That upon the said The Albertite, Oilite and Cannel Coal Company (Limited), obtaining assignments of the said licenses to search and leases, now held by the said The Baltimore Coal Mining and Railway Company, and fixing the same with the Surveyor General, the Lieutenant Governor in Council may grant a lease of all the areas covered by the said licences to search and leases, upon such terms and conditions as to the payment of Royalty and otherwise as to the Lieutenant Governor in Council may seem right.

(2) Such lease may be granted for the term of twenty years from the date thereof, and shall be renewable at the option of the company for a further period of twenty years, and at the expiration of the second term or period of twenty years, the Lieutenant Governor in Council may again renew such lease for a further period of twenty years, and so on from time to time, but not exceeding one hundred years in the whole.

(3) Upon the said John C. Calhoun, or the said The Albertite, Oilite and Cannel Coal Company (Limited) acquiring other mining rights or leases, the Lieutenant Governor in Council is hereby empowered to include the same in one lease, together with the areas hereinbefore first mentioned, to the said The Albertite, Oilite and Cannel Coal Company (Limited).

4. Notwithstanding anything contained in the said Act,