

also the electoral district of the Magdalen Islands, subject to the provisions of sections 4 and 5 of this act.

4. Article 232 of the Revised Statutes is amended by adding thereto the following : R. S., 232, amended.

“ In the electoral district of the Magdalen Islands, however, the nomination and polling are to be held between the twentieth of May and the twentieth of November. Nomination and polling in Magdalen Islands.

5. The act 53 Victoria, chapter 11, is repealed. 53 V., c. 11, repealed.

CAP. VII.

An Act to detach from the county of Bellechasse, and annex to the county of Montmagny, a portion of the township of Armagh.

[Assented to 21st December, 1895.]

WHEREAS a portion of the township of Armagh is outside of the regular line of division of the county of Bellechasse from the county of Montmagny, and is crossed by a road leading from and to parishes of the county of Montmagny; and whereas it is expedient to annex it to the county of Montmagny ; Preamble.

Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

1. All that portion of the township of Armagh, situated east of an imaginary line passing between lots twenty-nine and thirty of ranges one, two, three, four and five, northwest of the said township, is detached from the county of Bellechasse and annexed, for all purposes, other than religious purposes, to the county of Montmagny. Certain part of township of Armagh detached from Bellechasse and annexed to Montmagny.

2. Numbers 6 and 36 of the table of the electoral districts, contained in article 64 of the Revised Statutes, are amended in consequence. R. S., 64, Nos. 6 and 36, amended.

CAP. VIII.

An Act to detach certain lots from the township of Bulstrode, in the county of Arthabaska, and to annex the same to the parish of Sainte Eulalie, in the county of Nicolet.

[Assented to 21st December, 1895.]

WHEREAS the competent ecclesiastical authorities have detached certain lots from the parish of Sainte Anne du Sault, in the township of Bulstrode, in the county of Arthabaska, and annexed them to the parish of Sainte Preamble.

Eulalie, in the county of Nicolet, for religious purposes, and it would consequently be more advantageous for the inhabitants thereof if the said lots were also annexed to the said parish of Sainte Eulalie for all other purposes ;

Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

Certain lots detached from Arthabaska and annexed to Nicolet.

1. The western half of lot number 27 and lot number 28 in the fourth range, and lots numbers 27 and 28 in the fifth range of the township of Bulstrode, in the county of Arthabaska, are, for all purposes, detached from the said township and annexed to the parish of Sainte Eulalie, in the county of Nicolet.

R. S., 64, Nos. 2 and 42, amended.

2. The limits of the counties of Arthabaska and Nicolet fixed, respectively, by numbers 2 and 42 of article 64 of the Revised Statutes, are modified accordingly.

C A P. I X.

An Act respecting the election of members of the Legislative Assembly of Quebec.

[Assented to 21st December, 1895.]

HER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

SECTION I.

PRELIMINARY PROVISIONS.

Name of act. **1.** This act may be referred to and cited as "The Quebec Election Act, 1895."

Application thereof. This act applies to every election of a member of the Legislative Assembly, whether the same be held at the time of a general election or to fill a vacancy.

Interpretation : **2.** In interpreting this act, unless it be otherwise provided, or unless there be in the context something which indicates a different sense or requires another interpretation :

Voting subdivision ; **1.** The term "voting subdivision" means, for voting purposes, any municipality or part of a municipality, whereof the number of electors entered on the list then in force does not exceed two hundred ;

Personal expenses ; **2.** The term "personal expenses," employed in relation to the expenditure of a candidate, respecting any election in which he is candidate, comprises only the reasonable travelling expenses of such candidate, and his reasonable