ments to be made with Turnpike

and its prolongation and the summit (haut) of Cotean St. Geneviève or its prolongation, shall form part of St. John's Ward; the part situated between the prolongation of St. Joseph Street, in the St. Roch Suburb, and the Little River Road, on the one side, and the summit (haut) of the Coteau St. Geneviève and its prolongation, on the other side, shall form part of the Jacques Cartier Ward; and lastly, the part situated between the prolongation of St. Joseph Street in the St. Roch Suburbs and the Little River Road on the one side, and the northern limits of the said city Proviso as re- on the other side, shall form part of the St. Roch's Ward: Provided always, tofore to have the powers and obligations conferred or imposed upon them by law, with respect to those parts of the roads included in the new Road Trustees limits of the City of Quebec, upon which they now have toll-gates; and

As regards Dorchester Bridge.

gards arrange that the Trustees of the Quebec Turnpike Road shall continue as here- 10 that if at any time the Corporation of the City of Quebec think proper to cause the said toll-gates to be placed at the new limits of the said 15 city, then and in such case the said Corporation shall make such arrangements as may be agreed upon between the said Corporation and the said Trustees in respect thereto, and any sum of money paid by the said Corporation for that purpose shall be considered as being paid for the purchase of a real and immoveable property, and shall be paid in con-20 formity to the sixty-first section of the Act eighteen Vict., cap. one hundred and fifty-nine Provided also, that the said Trustees shall continue to collect the same tolls on the Dorchester Bridge, and to have the same rights in respect thereof as they now enjoy; and the said Corporation, if they desire to purchase the said bridge or to make it free of toll, 25 or otherwise to have the entire control thereof, may make such arrangements with the said Trustees in respect thereof as they may mutually consider reasonable, and if the said Corporation and Trustees cannot agree as to the compensation to be paid to the said Trustees, the matter shall be arranged in the manner prescribed by the Act incorporating the 30 said city for the purchase of real property, when the said Corporation and the proprietors do not agree, and any sum of money paid for that purpose by the said city shall be considered as being paid for the purchase of a real or immoveable property, and shall be paid in conformity with the said sixty-first section of the said Act eighteen Vict., 35 cap. one hundred and fifty-nine: Provided always, that the roads and public highways forming the new limits of the said City of Quebec shall be included within the limits of the said city, and the Corporation of the said city may cause the line forming the limits of the said city to be traced even, where the said limits are not indicated by any by-road, 40 front road or public highway, and may erect such boundary marks as they may think proper.

Twenty second Vic., cap. thirty, sec.

III. The words "twenty-sixth" and "twenty-seventh," in the eighth section of the Act twenty-second Victoria, chapter thirty, shall, from eightamended and after the passing of this Act, be replaced by the words following: 45 The words "twenty-sixth" by the words "twenty-second," and the words "twenty-seventh" by the words "twenty-third."

Corporation may appeal from judg-ments of Re-

IV. The Corporation of the City of Quebec shall have a right of appeal from the judgments of the Recorder's Court of the said city, when they deem themselves aggrieved by any such judgment or judg- 50 corder's Court ments, in the same manner as any other person may now appeal from the said judgments, and they shall be subject to the same formalities, anything in the eleventh section of the said Act, or in any other Act, for the government of the said city to the contrary notwithstanding.