Report to be made to the Council by the Superintendent. Cap. 15.

And to ensure compliance with the immediately foregoing provision, it shall be the duty of the Superintendent of Education—Firstly, to report to or cause to be laid before the Council, if it be in his power, the names and classes of all Teachers admitted by the different Boards of Examiners since their establishment; Secondly, the names and classes of all Teachers thereafter admitted by the different Boards of Examiners; Thirdly, the names of all Teachers who have received from him certificates or diplomas of qualification after going through the proper course of instruction in any Normal School. 19, 20 V. c. 14, s. 18.

Council may revoke Teachers' certificates.

22. The Council of Public Instruction may revoke any certificate or diploma of qualification granted by any Board of Examiners, to any Teacher, or any certificate or diploma of qualification granted by the Superintendent of Education to any student in any Normal School, for any want of good conduct as Teacher, of good morals, or of temperate habits, in the holder thereof: 19, 20 V. c. 14, s. 19, part.

But not unless the charge against such Teacher be fully proved. 2. Such revocation shall not take place, however, unless a charge in writing is made by some complainant, or upon the report of a School Inspector, submitted by the Superintendent of Education to the Council, nor unless such charge be fully proved;

How such charge shall be laid and determined.

3. Any such charge shall be addressed to the Recording Clerk, who shall lay it before the Council at its then next meeting; and if the Council is of opinion that the charge is of such a nature as not to require any investigation, it shall be dismissed in limine; but if it is of opinion that the charge is of so grave a nature and character as to require investigation, the Recording Clerk shall cause the Teacher complained of to be served by any Bailiff of the Superior Court for Lower Canada, with a copy of the charge, accompanied by a notice on behalf of the Council, summoning him to appear, either in person or by proxy, before the Council on such day and hour as the Council appoints, to answer the charge made against him; 19, 20 V. c. 14, s. 19, part.

How evidence shall be taken on the said charge. 4. If the Teacher denies the charge, the Council shall forthwith, or on a subsequent day, proceed to receive the evidence, oral or in writing, which each party has to offer, and the Recording Clerk may administer the oath to any witness; and he shall take and keep of record the notes of the evidence taken; 19, 20 V. c. 14, s. 19, part.

Commissioners to receive evidence. 5. The said Council may appoint one or two Commissioners to receive the evidence, when the parties reside at a great distance, or when the Council see that, by so doing, a saving of unnecessary expense will be effected;