

be), and any person so complaining, or any ratepayer of the municipality, may give notice in writing to the clerk of the municipality of such complaint, and the provisions of *The Assessment Act*, in reference to giving notice of complaints against the assessment roll, and proceedings for the trial thereof, shall likewise apply to all complaints under this section of this Act.

49. The clerk of every municipality, in annually making out the collectors roll, shall place columns therein, so that under the head of "School Rate," the public school rate, may be distinguished from the separate school rate and also under "Special Rate for School Debts," shall distinguish between public and separate school purposes, and the proceeds of any such rate shall be kept distinguished by the collector, and accounted for accordingly.

50. The clerk of any municipality, in which any separate school section or part of a section is situate, shall, not later than the 1st day of December in each year, make out and transmit to the county inspector a statement showing whether or not any county rate for public school purposes has been placed upon the collector's roll against supporters of separate schools, and if such rate has been so placed upon the roll, giving a list of such supporters with the amount so rated against each, and the total amount rated.

51. In any case where under section 20 of *The Assessment Act*, land is assessed against both the owner and occupant, or owner and tenant, then the occupant or tenant shall be deemed and taken to be the person primarily liable for the payment of school rates, and for determining whether such rates shall be applied to public or separate school purposes, and no agreement between the owner or tenant as to the payment of taxes as between themselves shall be allowed to alter or to affect this provision otherwise; and in any case where, as between the owner and tenant or occupant the owner is not to pay taxes, if by the default of the tenant or occupant to pay the same, the owner is compelled to pay such school rate, he may direct the same to be applied to either public or separate school purposes.

52.—(1) A company may, by notice given to the clerk of any municipality wherein a separate school exists, require any part of the real or personal property (if any) of such company, liable to assessment, to be rated and assessed for the purposes of said separate school, and the assessor shall enter said company as a separate school supporter, but all other property of the company shall be entered and assessed in the name of the company for public school purposes.

(4) Every such notice so given to such clerk shall remain with and be kept by him on file in his office, and shall be open to inspection and examination by any person entitled to examine or inspect any assessment roll, and the assessor shall examine all notices which may be so on file in the clerks office, and shall conform thereto and to the provisions of this Act.