HOLIDAYS.

The following Regulations have been added to Sherion 3, of the Chapter above-named.

the Chapter above-named.

a. When for any cause the Trustees of a school shall deem it desirable that any prescribed Teaching Day should be given as a Hollday, the school or rethools may be kept in session on the Saturday of the week in which such Hollday has been given, and such Saturday shall be held to be in all respects a legal Teaching day.

b. When, owing to litness, or for any other just cause, a teacher loses any number of prescribed teaching days, such teacher shall have the privilege of making up for such lost days, to the extent of six during any Term, b. Teaching on Saturdays; But

e. No School shall be kept in session more than five days per week for any two consecutive weeks:

d. Nor shall any Teacher teach more than five days per week for any term.

The Anniversary of the Quern's Birthiday shall be a Hollday in all the Public Schools, as herotofore; also any day preclaimed as a public hollday hroughout the Province.

VACATIONS.

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The following Regulations have been made in lieu of Section

The following Regulations have been made in lieu of Section 4, of the Chapter above-named:—

1. The Chapter above-named:—

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2. Instead of two vacations shall remain as heretofore, the "eight days" being held to mean week-days other than Saturdays) shall hereafter be given as uncation during the summer term, at such time or times as the Trustees shall deedle: Nevertheless

2. In order that the due Inspection of Schools as required by law, may not be interfered with, each Inspector shall have power, notwithstanding anything in the foregoing Regulations, to give notice of the day or days on which he proposes to visit any school or schools in his county for the purpose of inspection, and to require that on the day or days so named such school or schools shall be kept in session.

July 1807.

V. Teachers' Agreements.

The attention of Teachers and Trustees is again called to the necessity of complying with the provisions of the Law in relation to the disposal of the county Fund. It appears from the tion to the disposal of the county Fund. It appears from the School Returns of the past Term that some teachers have in their agreements with Trustees in respect to salary, assumed all risk as to the amount to be received from the County Fund. Such proceeding is contrary to the provisions of the law and directly subversive of a most important principle of the School system, since the pecuniary penalty imposed upon the inhabitants of the section by the absence and irregular attendance of pupils is the relay inflicted upon the teacher while the necessiary rewards section by the assence and irregular attendance of papers thereby inflicted upon the teacher, while the pecuniary rewards consequent upon a large and regular attendance of pupils at school is diverted from the people to the teacher. These results clearly tend to prevent the growth and development of a sentiment of responsibility and interest among all the inhabitants of the people continue and thus presented the choice of the of each section, and thus measurably defeat the object of the whole system—the education of every child in the Province.

The Superintendent of Education, therefore, calls the attention of Teachers and Trustees to the following

I. The County Fund is paid to the Indowing

1. The County Fund is paid to the Invertes of the section. The amount depends upon the number of pupils, the regularity of their attendance, and the number of prescribed teaching days on which school is open in any section during the term.

2. Teachers must engage with Trustees at a definite sum or rate. The Provincial grant is paid to teachers in addition to such specified sum.

3. The following form of agreement is in accordance with the law:

IFORM OF AGREEMENT.

Witness.

(Name of Witness)

Name of Teacher} [Names of Tensices]

4. Each inspector is instructed to report every case of illegal stipulation on the part of teachers, in reference to the County Fund.

VI. To Trustees of Public Schools.

1. "A relation being established between the trustees and the teacher, it becomes the duty of the former, on behalf of the people, to see that the s.b. lars are making sure progress, that there is life in the school both intellectua, and moral,—in short, that the great ends sought by the education of the young are being realized in the section over which they preside. All may not be able to form a nice judgment upon its intellectual aspect, but none can fail to estimate correctly its social and moral tone. While the law does not sanction the teaching in our public schools of the peculiar views which claracterize the different denominations of Christians, it does instruct the teacher "to inculcate by precept and example a respect for religion and the principles of Christian morality." To the Trustees the people must look to see their desires in this respect, so far axis consonant with the spirit of the law, carried into effect by the teacher."—" Comments and Regulations" of Council of Public Instruction, p. 51, reg. 5.

Whereas it has been represented to the Council of Public Instruction that | District of-

Prustees of Public Schools have, in certain cases, required pupils, on pain of forfelting school privileges, to be present during devotional exercises not approved of by their parents; and whereas such proceeding is contrary to the principles of the School Law, the following additional Regulation is made for the direction of Trustees, the better to ensure the carrying out of the spirit of the Law in this behalf:—

Ondernin, That in cases where the parents or guardians of shiddren in partial extendance, on any public school for departs.

children in actual attendance on any public school (or department) signify in writing to the Trustees their conscientious objection to any portion of such devotional exercises as may be conducted therein under the sanction of the Trustees, such devotional exercises shall either be so modified as not to offend the problems of these policients and the sale in the sanction of the trustees. the religious feelings of those so objecting, or shall be held immediately before the time fixed for the opening or after the time fixed for the close of the daily work of the school; and no children, whose parents or guardians signify conscientious objections thereto, shall be required to be present during such devotional exercises.

exercises.

March, 1867.

3. "The hours of teaching shall not exceed six each day, exclusive of the hour allowed at noon for recreation, Trustees, however may determine upon a less number of hours. A short recess should be allowed about the middle of both the morning and afterneon session. In clementary departments, especially, Trustees should exercise special care that the children are not confined in the school room too long."— Comments and Regulations" of Council of Public Instruction, p. 49, reg. 2

VII. The Provincial Normal School.

First Term begins on the first Wednesday in N ovember, and closes on the Friday preceding the last Thursday in March.

Second Term begins on the first Wednesday in May, and closes on the Friday preceding the last Thursday in September.

**Students cannot be admitted after the first week in each term, expectly the consent by the content of the Primings.

cept by the consent of the Principal.

FACULTY OF INSTRUCTORS.

NORMAL COLLEGE

Method, and the Natural Sciences:—J. B. Calkin, 1sq.
Principal of the Normal College and Model School
English Language, Geography &c.:—J. A. MACCABE, Esq.
Mathematics:—W. R. MULHOLLAND, Esq. Music:-Miss M. Beckwith.

Drawing : -

MODEL SCHOOL

High School Department, Mr. Edward Blanchard.
Preparatory "Mr. James Little.
School Elementary "Miss Faulkner. Preparatory 44
Senior Elementary 44
Junior do. 44 MISS A. LEARE.

None but holders of valid licenses will be admitted to the Normal School as pupil-teachers. The license (or memo) must be presented to the Principal at the opening of the Term.

Extracts from the Regulations of Council of Public Instruction:—
"Before being enrolled a Student at the Normal School, every pupil teacher shall make the following declaration, and subscribe his or her name thereto: 'I hereby declare that my object in attending the Provincial Normal School, is to qualify myself for the business of teaching; and that my intention is to teach, for a period not less than three years, in the Province of Nova Scotia,—if adjudged a Certificate by the Examiners.' In consideration of this declaration, instruction, stationery, and the use of text books (except Classical) shall be furnished pupil teachers, free of Charge."

tionery, and the use of text books (except Classical) shall be furnished pupil teachers, free of Charge."

Persons wishing to enrol as Candidates for High School or Academy certificates must, in addition to a good knowledge of English, be thoroughly familiar with the Latin and Greek Grammars, and be able to parse with case any passage in some elementary work in each language. In Mathematics, they must be competent to solve any example in the advanced Nova Scotia Arithmetic, to work quadratic equations in Algebra, and to demonstrate any proposition in the first four books of Euclid."

VIII. Bond of Secretary to Trustees.

"The Secretary of the Trustees shall give a bond to her Majesty, with two sureties, in a sum at least equal to that to be raised by the section during the year, for the faithful performance of the duties of his office; and the same shall be lodged by the Trustees with the Clerk of the Peace for the county or district."—School Law of 1866, Sect. 42

This bond is to be given annually, or whenever a Secretary is appointed, and Trustees should not fail to forward it by mail or otherwise, to the Clerk of the Peace, immediately after they have appointed their Secretary. The following is a proper form of bond:—

The following is a proper form of bond :-

PROVINCE OF NOVA SCOTIA.

KNOW ALL MENBY THESE PRESENTS, THAT WE, (name of Sceretary) as principal, and (names of surelies) as sureties, are held and firmly bound unto our Sovereign Lady VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Irely 1, Queen, &c., in the sum of of lawful money of Nova Scotia, to be

paid to our said Lady the Queen, her heirs and successors, for the true payment whereof, we bind ourselves, and each of us by himself, for the whole and every part thereof, and the heirs, executors and administrators of us and each of us, firmly by these presents, ecaled with our Scals and dated this day of in the year of Our Lord one thousand sight hundred and and in the year of Her Majorsand eight hundred and and in the year of Her Majes-

ty's reign. Whereas the said-