an amount equal to the sum which each such person would be liable to

Roman Catholic e common school common school of section or secsildren attending en of school age

Cap. 111.

rein mentioned.

oth August, 1851.]
In have arisen in ection of an act Majesty's Reign, I maintenance of a inexpedient to ey have enjoyed the refore enacted, the advice and

the advice and Assembly of the use of and under United Kingdom ite the Provinces of Canada, and it ich of the parties

section of the said ard, or in two or xpedient, in each each such school

all the conditions ed and conferred

the said act.

Cap. 185. 3,14th June, 1853.]

and incorporated s do or shall exist of Upper Canada, te school sending thereto annually

pay (if such separate school did not exist) on any assessment to obtain the annual common school grant for each such city, town, incorporated village or township, shall be exempted from the payment of all rates imposed for Supporterations the support of the common public schools of each such city, town, incor-common school rates. parated village or school section, and of all rates imposed for the purpose of obtaining the legislative common school grant for such city, town incorporated village or township ; and each such separate school shall share to share in lein such legislative common school grant only (and not in any school money same ascommon raised by local municipal assessment) according to the average attendance of pupils attending each such separate school, (the mean attendance of pupils for winter and summer being taken) as compared with the whole average attendance of pupils attending the common schools in each such city, town, incorporated village or township; and a certificate of qualification, signed by the majority of the trustees of each such separate school, shall be sufficient for any teacher of such school; Provided always, firstly, Proviso, 1st. Exthat the exemption from the payment of such school rates, as herein pro-common school vided, shall not extend beyond the period of such persons sending chil-al, dren to or subscribing as aforesaid for the support of such separate school; nor shall such exemption extend to school rates or taxes imposed or to be imposed to pay for school houses, the crection of which was undertaken or entered into before the establishment of such separate school; Provided secondly, that the trustees of each such separate school shall, 2d. Half-yearly on or before the thirtieth day of June, and thirty-first day of December superintendent, of each year, transmit to the local superintendent, a correct return of the names of all persons of the religious persuasion of such separate Return of surschool, who shall have sent children to, or subscribed as aforesaid for usual common the support of such separate school during the six months previous, and school return. the names of the children sent, and amounts subscribed by them respectively, together with the average attendance of pupils in such separate school during such period; And the superintendent shall forthwith make Superintendent a return to the clerk of the municipality and to the trustees of the school and trustees of section or municipality in which such separate school is established, stating the names of all the persons who, being members of the same religious denomination, contribute or send children to such separate school, and the clerk shall not include in the collector's roll for the general or Effect of such other school rate, and the trustees or board of trustees shall not include returns: in their school rolls, except for any rate for the building of school houses Exemption from undertaken before the establishing of such separate school as herein rates. mentioned, the name of any such person as appears upon such return then last received from the said superintendent: And the clerk or other separate school officer of the municipality within which such separate school is estab-access to assess. lished, having possession of the assessor's or collector's roll of the said or's roll. municipality, is hereby required to allow any one of the said trustees, or

their authorised collector, to make a copy of such roll as far as it shall