

Proviso as to  
suits com-  
menced or  
payments  
made before  
the annulling  
thereof.

aside, it shall be the duty of the said Com-  
missioners forthwith and in a summary man- 2  
ner, to cause a new assessment to be made,  
which new assessment shall be made and 4  
take effect in such Municipality for the  
whole time, as well passed as to come, for 6  
which the assessment so annulled or set  
aside would have been in operation and in 8  
force if it had been valid; Provided always,  
that such annulling, avoidance or setting 10  
aside of the said assessment as aforesaid,  
shall not have the effect of invalidating any 12  
payments made under the authority of the  
assessment so annulled or set aside, which 14  
payments shall go towards the discharge of  
the new assessment for the period for which 16  
they shall have been made, the assessment so  
annulled or set aside being hereby declared 18  
invalid for the future only, and not with re-  
gard to such payments, nor with regard to 20  
any judgments already rendered to enforce  
such payments. 22

Trustees of  
dissentient  
Schools may  
acquire the  
right of them-  
selves collect-  
ing their share  
of the assess-  
ments.

XIX. And be it enacted, That any thing  
in the twenty sixth section of the said 24  
above cited Act, or in any other part of the  
said Act contained to the contrary notwith- 26  
standing, whenever the Trustees of dissen-  
tient Schools shall have been chosen and 28  
shall have established one or more dissen-  
tient Schools in any School Municipality, 30  
and the said Trustees shall not be satis-  
fied with the arrangements antecedently 32  
made by the School Commissioners of the  
said Municipality relative to the recovery 34  
and the distribution of the assessment, they  
may, by a written declaration to that effect, 36  
addressed to the President of the School-  
Commissioners before the first day of July 38  
in any year, acquire the right of receiving  
themselves, for the following and all future 40  
years during which they shall continue to  
be such Trustees of dissentient Schools 42  
according to law, the assessment levied on  
the inhabitants so dissentient, who shall 44  
have signified their dissent in writing confor-  
mably to the said above cited Act, or who 46  
shall hereafter signify the same before the