residing within any of the respective counties in which the children may said respective grammar schools of Charlottetown, George- be sent to the town and Summerside shall be situate, shall have the privi- school although lege of sending such child or children to be taught in the their parents grammar school to be established in any such county towns parts of County respectively, and such parents or guardians shall not be liable to pay any assessment or contribution towards the salary of the teacher of the school of the district wherein such child or children may reside (so far as such child or children are concerned) so long as such child or children shall be in attendance at such grammar school, provided such parents or guardians shall have given notice of their intention to send any such child or children to such grammar school at the time of any such district school assessment, as aforesaid, being levied for the year.

town grammar

XVIII. Trustees for the said grammar schools to be es- Trustees for tablished under this Act, save and except the grammar schools (other than for in Charlottetown, Georgetown and Summerside, shall be aptown, &c.,) how pointed in the same manner as provided by the said recited appointed. Act for the appointment of trustees of ordinary district schools, and all the provisions of said Act and this Act prescribing the duties and powers of trustees of said district schools shall apply to and regulate the duties and powers of the trustees of such grammar schools, save and except the three grammar schools in this clause excepted.

XIX. Every teacher, before he shall be entitled to draw school teachers the government allowance under this Act, except the teachers (except town of the grammar schools in Charlottetown, Georgetown and schools) to de-Summerside, shall deposit, or cause to be deposited with the posit with Se-Secretary of the Board of Education, one part of the original Gretary of Board of Eduagreement made by him, or on his behalf, with the trustees or cation one part inhabitants of any school district, or a true copy thereof, of their agreement, or a true attested on oath, which said agreement shall be in the form copy. or to the effect prescribed in the schedule to this Act annexed marked (A), and a certificate in the form in the schedule to Form of agreethis Act annexed marked (B), shall be endorsed thereon or thereto annexed, under the hands of a majority of the trus- Form of certifitees of his school, in the manner prescribed by the said recited dorsed thereon. Act (which said certificate shall be signed by the said trustees in presence of a Justice of the Peace) certifying that the provisions of the said recited Act, as amended by this Act, in all Purport thereof respects have been duly complied with, and also certifying to the good conduct, attention and sobriety of such master during the time he shall have kept his school pursuant to such agreement, which conduct shall also be thereon certified by one or more Justices of the Peace; and such forms of agreement and certificate as aforesaid shall be in lieu of those referred to in 36 of 24th Vic. the thirty-fifth and thirty-sixth sections of the said recited c. 36, repealed.