

statement and panels as amended shall be in force for three years from the date of the said panels, and in such case no other statement and panels shall be made while such statement and panels are in force. 32 Vict., c. 16, s. 32.

§ 9.—*Division of tax.*

30. The sum to be paid by the Corporation semi-annually for the support of the schools shall be apportioned as follows :

1. A sum proportionate to the value of the property inscribed on panel number three shall be divided between the Roman Catholic and Protestant Boards in the relative ratio of the Roman Catholic or Protestant populations in the said city according to the then last census.

2. The remainder of the said amount shall be divided between the Roman Catholic or Protestant Boards in the relative ratio of the value of the property inscribed on panel number one and on panel number two respectively. 32 Vict., c. 16, s. 33.

§ 10.—*Jewish property.*

31. In every municipality in which, for the purpose of imposing and collecting the school tax, the immoveable property, belonging to persons professing the Jewish religion, is entered in a statement comprising the immoveable property of persons who do not profess either the Roman Catholic or Protestant faith, the immoveable property belonging to persons professing the Jewish religion, shall be omitted from such statement, and be entered on the statement comprising the immoveable property of persons who are of the Protestant faith.

Every provision in any act, whether general or special, conferring upon persons of the Jewish religion the right to have their immoveable property entered upon any