

and the amount payable by each, and to annex to such list a warrant directed to the collector of [such separate] school section, for the collection of the several sums mentioned in such list; and any school-rate imposed by trustees, according to this Act, may be made payable monthly, quarterly, half-yearly, or yearly, as they may think expedient.†

making default of payment. 12 Q. B. R. 525. (But not if they reside more than three miles from the Separate School house.)

Trustees' Warrant to collect School Rates only legal within their own Section. They must sue non-residents.

The Court of Queen's Bench has also decided that school trustees can only give a warrant to collect school-rates within the limits of the section for which they are appointed.—*Gillies v. Wood*. 13 Q. B. R. 357. [For Form of Warrant, see note * below.]

* *Form of Warrant for the collection of Rate Bill or School Rate :§*

We, the undersigned, Trustees of the Roman Catholic Separate School in Section No. —, in the Township [City, Town, &c.] of —, in the County of —, by virtue of the authority vested in us by the Upper Canada Separate School Act, hereby authorize and require you [here insert the name and residence of the person appointed to collect the rate-bill or school-rate,] after ten days from the date hereof, to collect from the several individuals in the annexed rate-bill [or school-rate roll,] the sum of money opposite their respective names, and to pay within — days from the receipt thereof, the amount so collected, after retaining your own fees, to our Secretary-Treasurer, whose discharge shall be your acquittance for the sum so paid. And in default of payment on demand by any person so rated, you are hereby authorized and required to levy the amount by distress and sale of the goods and chattels of the person or persons making default.

Given under our hands and seals of office, this — day of —, 186—.

A. B. }	<i>Trustees'</i>
C. D. }	
E. F. }	

REMARKS.—The Trustees being a corporation, the law requires that all warrants and documents issued by them in that capacity, should have the corporate seal of the school attached, otherwise they may be resisted, and the Trustees made personally responsible for such neglect.

† By the general regulations (sixth clause, fifth section), which are appended, the fees for tuition in any Common School are payable in advance. They must be charged for each Calendar month and not per day. They cannot exceed seventy-five cents per quarter.—See the one hundred and twenty-fifth section of this Act, page 55.

Form of Rate Bill for School Fees, as authorized by the eleventh clause of this section, and the one hundred and twenty fifth section of this Act, (pages 35 and 55), to be annexed to the foregoing Warrant.

Rate Bill of persons liable for School Fees for tuition at the Roman Catholic Separate School in Section No. —, in the Township of —, for the [month

§ Where arbitrators, acting under the authority of the eighty-sixth section of this Act, are compelled to issue a warrant to enforce their award, they can modify this form of warrant for that purpose.

¶ The Collector's roll for the school rate can be taken from any Township assessor's roll, so far as it relates to the Roman Catholic supporters of the separate school resident in the school section. See (12) page 37.