to the adjustment of disputes,) to make more than two official visits Local Superto each School Section under his charge; one of which visits shall intendents. ne made some time between the first of April and the first of October, and the other sometime between the first of October and the first of April: Provided, thirdly, that the Local Superintendents of adjoining townships shall have authority to determine the sum or sums which shall be payable from the School apportionment and assessment of each Township in support of Schools of Union School Sections, consisting of portions of such Townships; and they shall 10 also determine the manner in which such sum or sums shall be paid: Provided, fourthly, that in the event of one person being Local Superintendent of both of the Townships concerned, he shall act in behalf of such Townships; and in the event of the Local Superintendents of Townships thus concerned not being able to agree as 15 to the sum or sums to be paid to each such Township, the matter shall be referred to the Chief Superintendent of Schools for final decision: Provided, fifthly, that each Local Superintendent of Schools shall have authority to appoint the time and place of a Special School Section Meeting, at any time and for any lawful 20 purpose, should he deem it expedient to do so, and should the Trustees refuse to call such meeting; Provided, sixthly, that each Local Superintendent of Schools shall have authority within twenty days after any meeting for the election of Common School Trustees within the limits of his charge, to receive and investigate any 25 complaint respecting the mode of conducting such Election, and to confirm it, or set it aside, and appoint the time and place of a new Election, as he shall judge right and proper; Provided, seventhly, that each Local Superintendent shall have authority on due examination, (according to the programme authorized by law for the 30 examination of Teachers,) to give any candidate a certificate of qualification to teach a School within the limits of the charge of such Superintendent until the next ensuing meeting (and no longer) of the County Board of Public Instruction of which such Local-Superintendent is a Member; but no such certificate of qualifica-35 tion shall be given a second time, or shall be valid if given a second time, to the same person in the same County; Provided, eighthly, that in the event of a Local Superintendent of Schools resigning his office, the Warden of the County or Union of Counties within which such Superintendent shall have held office, shall 40 have authority, if he shall deem it expedient, to appoint a fit and

VI. And be it enacted, That in any Village in Upper Canada, How Elecwhich shall become incorporated according to Law, an Election of a tions for School 45 Board of School Trustees for such Village shall take place as soon Trustees shall as convenient in the manner provided and authorized for incorpo- take place. rated Villages in the twenty-fifth section of the said Act, thirteenth and fourteenth Victoria, chapter forty-eight; Provided always, that Proviso. the time of the first Election of such Board of School Trustees, shall 50 be fixed by the Reeve of such Village, or in case of his neglecting to do so for one month, by any two Freeholders in such Village, on

proper person to the office thus vacated until the next ensuing meeting of the Council of such County or Union of Counties.