Proviso as to

common school is a Roman Catholic, nor shall any Roman Catholic separate school he allowed except when the teacher of the common school is a Protestant: Provided fifthly, that the trustees of the common school sections within the limits of which such separate school section or sections shall have been formed, shall not include the children attending such separate school or schools, in their return of children of school age residing in their school sections.

SEPARATE SCHOOL ACT of 1851, 14 & 15 Vic., Cap. 111.

An Act to define and restore certain rights to parties therein mentioned.

[Received Royal Assent, 30th August, 1851.]

an

an

or

the

pa

of inc in

rai da:

of

av

cat

sha

tha

vid

dre

nor

be

ker

Pro

on

of o

the

sch

the

the

tive

sch

a re

SCC

ting

gion and othe

in t und

mer

ther

offic

lishe

mun

their

Prenable.

inth and 14th [

THEREAS it is expedient to remove doubts which have arisen in regard to certain provisions of the nineteenth section of an act passed in the thirteenth and fourteenth years of Her Majesty's Reign, and intituled, An Act for the better establishment and maintenance of Common Schools in Upper Canada: And whereas it is inexpedient to deprive any of the parties concerned of rights which they have enjoyed under preceding school acts for Upper Canada: Be it therefore enacted. by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, That each of the parties applying according to the provisions of the said nineteenth section of the said act shall be entitled to have a separate school in each ward, or in two or more wards united, as said party or parties shall judge expedient, in each city or town in Upper Canada: Provided always, that each such school in its establishment and operations shall be subject to all the conditions and obligations, and entitled to all the advantages imposed and conferred upon separate schools by the said nineteenth section of the said act.

Separate school in each ward or union of wards, at option of applicants.

Proviso: ('onditions of establishment want as hereto

SUPPLEMENTARY SCHOOL ACT of 1853, 16 Vic., Cap. 185.

[Received Royal Assent, 14th June, 1853.]

Separate schools for Protestants and Roman Catholics.

IV. And be it enacted, that in all cities, towns and incorporated villages and school sections, in which separate schools do or shall exist according to the provisions of the common school acts of Upper Canada, persons of the religious persuasion of each such separate school sending children to it, or supporting such school by subscribing thereto annually