Conditions for receiving share of fund.

37. No Grammar School shall be allowed to receive any thing from the said Fund unless it has a daily average attendance (times of epidemic excepted) of at least ten pupils learning the Greek and Latin languages, exclusive of those in such sub- 10 jects of Agricultural Chemistry and Physical Science as may be prescribed according to law.

Least amount receivable.

38. Each Grammar School, conducted- according to law, shall be entitled to receive at the rate of not less than three 15 hundred dollars per annum from said Fund.

Conditions of extra-allowance.

39. All apportionments made to Grammar Schools at the rate of over and above the sum of three hundred dollars per annum shall be made according to the daily average attendance (certified by the Head Master and Trustees) of pupils studying the Latin or Greek language or such subjects of Agri- 20 cultural Chemistry and Physical Science as may be prescribed according to law.

Condition for additional Grammar School Fund.

County Counge site of Ğrammar School ;---ex-Town.

40. No additional Grammar School shall be established in any County unless the Grammar School Fund of such County shall be sufficient to allow the apportionment of three hundred 25 dollars per annum to be made to such additional School.

41. Each County Council shall have discretionary authority cil may chan- to change the site of any Grammar School within its jurisdiction (except that situated in the County Town) and transfer it to another place in the County on condition that the Municipa- 30 ceptat County lity to which such Grammar School is transferred shall pay to that from which it is transferred any sum which the County Council may judge equitable for a building or buildings which may have been erected for the Grammar School and which may not be required for other School purposes, less the sum 35 received from the sale of such building.

Certain sects. of cap. 64, of Con. Stat., U. C , to apply to differ-Boards of Trustees and Masters of Grammar Schools.

Proviso.

42. The eighty-third, eighty-fourth, eighty-fifth, eighty-sixth and eighty-seventh sections of the said Upper Canada Common School Act, shall apply to the settlement of all differences between Boards of Trustees and Head Masters and Teachers of 40 ences between Grammar Schools in the same manner as they apply to the settlement of differences between the School Trustees and Teachers of Common Schools; Provided always, that in such cases the Local Superintendent shall not act as an arbitrator, but in the event of a difference of opinion on the part of the two 45 arbitrators, they shall themselves choose a third arbitrator, and

36. The Headmaster of each Grammar School situated in a

servations as required by law, to the satisfaction of the Chief 5

Superintendent of Education.