- 10. Each Grammar School, conducted according to law, shall be Yearly entitled to receive at the rate of not less than three hundred dollars per allowance. annum from said fund.
- 11. All apportionments made to Grammar Schools at the rate of over Apportion-5 and above the sum of three hundred dollars per annum shall be made \$300, how to according to the daily average attendance (certified by the Head Master be made. and Trustees) of pupils studying the Latin or Greek language, or such subjects of Agricultural Chemistry and Physical Science as may be prescribed according to law.
- 10 12. No additional Grammar School shall be established in any coun-Condition ty unless the Grammar School fund of such county shall be sufficient to Grammar allow the apportionment of three hundred dollars per annum to be Schools. made to such additional school.
- 13. Each County Council shall have discretionary authority to abol-Removal of 15 ish any Grammar School, or to change the site of the same within its juris-Grammar Schools.

 diction (except that situated in the county town,) and transfer it to another place in the county, on condition that the municipality to which such Gram-Conditions of mar School is transferred shall pay to that from which it is transferred any such removal. sum which the County Council may judge equitable for a building or buildings, which may have been erected for the Grammar School, and 20 which may not be required for other school purposes, less the sum received from the sale of such building.
- 14. The eighty-third, eighty-fourth, eighty-fifth, eighty-sixth and Certain seceighty-seventh sections of the Statute, chapter sixty-four of the Common
 25 Consolidated Statutes for Upper Canada, shall apply to the settlement School Act to
 of all differences between Boards of Trustees and Head Masters and apply to
 Teachers of Grammar Schools in the same manner as they apply to the Grammar
 Schools.
 settlement of differences between the School Trustees and Teachers of
 Common Schools: Provided always, that in such cases, the Local Su-Proviso.
 30 perintendent shall not act as an arbitrator; but in the event of a difference of opinion on the part of the two arbitrators, they shall themselves
 choose a third arbitrator, and the decision of a majority of the arbitrators thus chosen shall be final.
- should, as soon as practicable, be made a school of practical science as establish so well as of classical learning, it shall be lawful for the Trustees of each Agricultural Grammar School to establish a mastership or lectureship in Elementary Chemistry and Agricultural Chemistry and in Natural Philosophy, especially Meand Natural Chanics, as illustrative of the various kinds of machinery required by the manufacturing and other mechanical interests of the country. The Conditions. course of lectures in Chemistry and Natural Philosophy shall continue not 40 less than four months in each year; and the expense of the apparatus and Expenses, lectures, including the salary of the master, shall be defrayed equally by the city, town or incorporated village within which the Grammar School is situated, and the county or school circuit for which such Grammar School is established, on an estimate from time to time pre-45 pared by the Board of Trustees of such Grammar School, and laid before the Municipal Councils of the county and of the city, town or incorporated village respectively; and it shall be the duty of such Councils to provide the sum or sums at such times and in such manner as may be required by such Board of Trustees.
- 50 16. The certificates granted to Masters of Grammar Schools under Certificates to the authority of the thirteenth section of the Consolidated Grammar Gramm ar School Act shall, upon the recommendation of the committee of examischools, how issued.