

occasional vacancy shall hold office only for the unexpired part of the term for which the person whose place shall have become vacant was appointed to serve.

32. Each Board of Grammar School Trustees, in order to provide for the accommodation and support of the Grammar School under their charge, shall, within the limits of each City, Town, Incorporated Village or Township, in which such Grammar School is situated, possess and exercise all the powers with which the Board of Common School Trustees in any City or Town is or may be invested by law.

Powers of Trustees.

33. The present Trustees of Grammar Schools shall retire from office on the thirty-first day of January, one thousand eight hundred and sixty-one, and their successors in office shall be appointed as hereinbefore provided by this Act, and the Trustees thus appointed shall be a corporation, and shall succeed to all the rights, name, powers and obligations of the present Trustees as well as to all such rights, powers and obligations as are conferred or imposed upon Trustees of Grammar Schools by the Act twenty-second Victoria, chapter sixty-three hereinbefore mentioned, and by this Act.

Present Trustees to retire in 1861: and new Trustees to be appointed, &c.

34. All property heretofore given or acquired for Grammar School purposes and vested in any person or persons, or corporation by any title whatsoever, or hereafter to be given or acquired, shall vest absolutely in the corporation of Grammar School Trustees holding and having the care of the same; and such Trustees shall have full power to manage and dispose of the same in such manner as they may deem expedient, for the interests of their Grammar Schools.

Property for Grammar School purposes vested in the Trustees.

35. So much of the last part of the seventh clause of the twenty-fifth section of the Act respecting Grammar Schools, being chapter sixty-three of the Consolidated Statutes for Upper Canada, as limits the number of Common School Trustees to six in joint Boards of Grammar and Common Schools, is hereby repealed; but the union of the Grammar and Common Schools or departments thereof, as provided in said clause of said Act, may be dissolved at the end of any year by a notice of three months given in writing at a meeting of the Joint Board, and signed by a majority of the members of either board, and published at least three times in one or more local newspapers; On the dissolution of the union between any Grammar and Common School or departments thereof, the school property acquired or possessed by the Joint Board, shall be divided or applied to public school purposes as may be agreed upon by a majority of the members of each board, or if they cannot agree, then by the Municipal Council of the city, town, incorporated village or township within the limits of which the Grammar and Common Schools of such Boards of Trustees are situated.

Section 25 of cap. 63 of Con. Stat., U. C., amended; as to number of Common School Trustees on joint Boards.