25. No person subscribing towards the support of a Separate Supporters of School, established as herein provided, or sending children schools not to thereto, shall be allowed to vote at the election of any Trustee, vote at election a Common School in the City, Town, Village or Township, mon school in which such Separate School is situate.

26. The Roman Catholic Separate Schools, (with their Inspection of Registers), shall be subject to such inspection, as may be directed from time to time, by the Chief Superintendent of Education intendent. tion, and shall be subject also, to such regulations, as may be imposed, from time to time, by the Council of Public Instruction for Upper Canada.

27. In the event of any disagreement between Trustees of Disagree-Roman Catholic Separate Schools, and Local Superintendents ment beof Common Schools, or other municipal authorities, the case tees, Local
in dispute shall be referred to the equitable arbitrament of the Chief Superintendent of Education in Upper Canada; subject, nevertheless, to appeal to the Governor in Council, whose award shall be final in all cases.

28. This Act shall come into force, and take effect, from Commenceand after the thirty-first day of December next; but all con-ment of Act. tracts and engagements made, and rates imposed, and all corrangements porations formed under the Separate School Law, hereby saved. repealed, shall remain in force as if made under the authority of this Act.

CAP. VI.

An Act to amend the Act chapter seventeen of the Consolidated Statutes for Lower Canada, respecting the Royal Institution for the advancement of Learning.

[Assented to 5th May, 1863.]

HEREAS the Royal Institution for the advancement of Preamble. Learning, Governors of McGill College, by their petition, have in effect set forth, that for many years past the said Royal Institution for the advancement of learning, Governors of McGill College, have in fact had no functions to perform other than those incident to their capacity as such Governors, and no property or funds to administer, other than those appertaining to the said College and University, or to Departments or Institutions of Learning belonging or affiliated thereto; -that the endowments thereof are the result of private liberality, and that, for the further development of such liberality, and the advancement in other respects of the interests of the said University, it is desirable that the Provincial Statute constituting the said Royal Institution for the advancement of Learning should be amended as hereinafter is set forth; and whereas it is expedient to grant their prayer for such amendment thereof: Therefore,