23. The election of Trustees for any such Separate School shall be. Mectica of come void unless a Separate School be established under their management within two months from the election of such Trustees.

24. No person subscribing towards the support of a Separate Supporters of 5 School established as herein provided, or sending children thereto, shall schools not to be allowed to vote at the election of any Trustee for a Common School vote at elecin the City, Town, Village or Township in which such Separate School tions of comis situate.

25. The Roman Catholic Separate Schools (with their Registers) Inspection of 10 shall be subject to such inspection as may be directed from time to schools by time by the Chief Superintendent of Education, and shall be subject Chief Superintendent. also to such regulations as may be imposed from time to time by the Conneil of Public Instruction for Upper Canada.

26. In the event of any disagreement between Trustees of Roman Disagree15 Catholic Separate Schools, and Local Superintendents of Common ments between TrusSchools, or other municipal authorities, the case in dispute shall be tees, Local referred to the equitable arbitrament of the Chief Superintendent of superintend-Education in Upper Canada; subject nevertheless to appeal to the ents, &c. Governor in Council, whose award shall be final in all cases.

27. This Act shall come into force, and take effect, from and after Cor mencethe thirty-first day of December next. But all contracts and engage-ment of Act.

Existing arments made, and rates imposed, and all corporations formed under the rangements Separate School Law, hereby repealed, shall remain in force as if made saved. under the authority of this Act.