

10.—The parents or guardians of any blind person between the age of ten and twenty-one years, who has not the settlement referred to in Section 1 of Chapter 17 of the Acts of 1882, may, nevertheless, apply to the Warden of the Municipality for an order for the admission of such person into the Halifax School for the Blind; and if the Warden be satisfied that such parents or guardian have or has *bona fide* settled in the Municipality, with the intention of remaining, the Warden may grant such order, which shall have the same force and effect as an order given under the provisions of the said Section.

11.—In the case of any person who has been admitted to the Halifax School for the Blind, or on whose behalf application for admission to such School has been made, who has no settlement within any County or District of the Province as required by Section 1 of Chapter 32 of the Revised Statutes, the Provincial Secretary, if satisfied that such person is fairly chargeable to the Province, may pay, or agree to pay, to the Board of Managers of the said School the same sum as is allowed from the Provincial Treasury in the case of a person admitted under the provisions of the said chapter and the amendments thereto.

Relating to

Be it en
Council an

1.—The
the ages of
provisions
New Brun
the Provin
or the May
such perso
for the Bl
said Ward
person is
settlement
such orde
the corpo
the same
endorsed

2.—Su
shall enti
into the P
aforesaid,
to be edu
Pupils un
shall be
between
to remain
teen and

3.—F
School o
said, pur
the Boar
the Blin