

other than the School Commissioners of the
said Municipality.

XIII. And be it enacted, That in the
event of any difficulties arising between the
School Commissioners and the Secretary-
Treasurer of any School Municipality, or in
the event of an application in writing to the
same effect, being addressed to the Superin-
tendent of Schools by at least five of the
assessed contributors to the Local School
Fund of such Municipality, on the subject
of the accounts, or of the rendering of the
accounts of the said Secretary-Treasurer for
the year ending on the first of July then pre-
ceding, the Superintendent of Schools shall
have power at all times to cause the said
accounts, together with the vouchers in sup-
port of the same, or copies thereof, to be
laid before him, and shall upon the whole
matter, render a full and explanatory judg-
ment, which shall be entered in a Register
to be by him kept for that purpose, which
judgment shall have the force of a decision
of arbitrators (*sentence arbitrale*) as to all
parties concerned; and of such judgment
copies may be given by him, which being
by him certified as true, shall be taken and
deemed to be authentic.

Difficulties
between the
Commis-
sioners and
their Secre-
tary-Treasurer
to be settled by
the Superin-
tendent.

Force and
effect of his
decision.

XIV. And be it enacted, That every do-
cument, or copy of a document, signed or
certified by the Superintendent of Schools,
shall be *prima facie* evidence of the truth
of what is therein stated.

Effect of
documents
signed by the
Superin-
tendent.

XV. And be it enacted, That so much of
the eleventh paragraph of the twenty-first
section of the said above cited Act, as pro-
vides that, after the deductions therein men-
tioned, the School monies in any School Mu-
nicipality shall be distributed in equal
shares among the School Districts of such
Municipality, shall be and the same is
hereby repealed, from and after the first
day of July next, and that from and after
the last mentioned day, the amount of the
School monies, after deducting the sum of

Part of para-
graph 11 of
section 21 re-
pealed.

How school
monies shall be
divided after
1 July, 1849.