according to the provisions of the Common School law relating to such arbitrations; and in cities, towns and incorporated villages the Local Superintendent, (being an officer of the Board concerned, and having no jurisdiction in the case of Grammar Schools) shall not act as an arbitrator; but in the event of a difference of opinion on the part of the two arbitrators, they shall themselves choose a third arbitrator, and the decision of a majority of the arbitrators thus chosen shall be final.

10. After the passing of this Act no person shall be Qualificadeemed to be legally qualified to be appointed Head Masters. Master of a Grammar School, unless he be a graduate of some University within the British Dominions; but any person legally qualified and appointed to be a Head Master in any Grammar School during the year next before the passing of this Act shall be deemed qualified notwithstanding this section.

11. Each of the Grammar School Meteorological Additional stations, at which the daily observations are made, as for mete required by law, shall be entitled to an additional appor- relogical tionment out of the Grammar School fund, at a rate not stations. exceeding fifteen dollars per month for each consecutive month during which such duty is performed and satisfactory monthly abstracts thereof are furnished to the Chief Superintendent, according to the form and regulations provided by the Department of Public Instruction; but Number, the number and locality of such meteorological stations stations shall be designated by the Council of Public Instruction how fixed. with the approval of the Governor in Council.

12. It shall be lawful for the Governor in Council to Additional prescribe a course of Elementary Military Instruction for allowance for military. Grammar School pupils, and to appropriate out of any instruction money granted for the purpose, a sum not exceeding fifty dollars per annum to any school, the Head Master of which shall have passed a prescribed examination in the subjects of the military course, and in which school a class of not less than five pupils has been taught for a period of at least six months; such classes and instruc-tion to be subject to such inspection and oversight as the

Governor in Council may direct. 13. The provisions of the Acts relating to Grammar School Acts and Common Schools shall apply to the town of Rich- to apply to mond, in the county of Carleton, the same as to any other Richmond. towns or incorporated villages.

14. It shall be lawful for the Council of Public Instruc- Certificates tion, with the sanction of the Governor in Council, to rious make regulations for giving to meritorious Common Teachers. School Teachers, certificates of qualification which shall be valid in any part of Upper Canada until revoked.

15. So much of the Grammar and Common School Inconsis-Acts of Upper Canada, as are inconsistent with the proments visions of this Act, are hereby repealed.

repealed.