

said superior elementary school shall have been established, towards the payment of the salary of the teacher of the said school.

X. The said superior elementary school in each Municipality shall be open to the examination of all the Officers appointed under the Acts 9, 12 and 15 Vict., and the Inspector for the District in which such schools shall be established shall moreover make regular visits thereto every three months, shall fix the duration of the course of studies, determine the subjects of instruction for each year in a uniform manner in each school, preside at the public examinations, and make a special report to the Superintendent of Education.

Inspection of Schools under this Act.

XI. Any School Commissioner or body of Commissioners elected by virtue of the 9 and 12 Vict., chapters 27 and 50, who shall refuse to conform to the provisions of this Act or neglect to put them into execution, shall, each Commissioner severally, be liable to the penalty established in such case by the Education Laws hereinbefore cited, which said penalty shall be recovered in the manner provided by the said Acts or by the School Inspector, who is hereby bound to see to the execution of this Act.

Penalty on School Commissioners not complying with this Act.

XII. Nothing contained in this Act shall extend to the Cities of Quebec or Montreal.

Not to apply to Cities.

XIII. The said superior elementary schools shall open upon the first Tuesday of September in each year, and shall close upon the third Thursday of July following, and during the above mentioned period of study the said school shall be in actual operation for at least two hundred days.

Period during which such Schools shall be open.

XIV. Pupils shall only be admitted to the said superior elementary schools within the fifteen days following the opening of the said schools, and not afterwards.

Period for admission of pupils.

XV. Any child who shall be absent without urgent cause, to the evident detriment of his studies, and so as to retard the progress of the classes, who shall not, upon warning to that effect, attend more regularly, may, upon complaint made by the teacher to the School Commissioners, be, by the order of the said Commissioners, sent back to the District schools; it shall be lawful, however, the following year, to admit the said pupil to the superior elementary school.

Dismissal of pupils not attending regularly.

XVI. The clauses and parts of clauses of the Acts relating to education hereinbefore cited, which relate to the establishment, support and management of Model Schools and schools for girls, shall cease to have force and effect for the purposes above mentioned, but the said clauses and parts of clauses herein referred to, shall continue by virtue of this Act to have force and effect in relation to the establishment, maintenance and government of superior elementary schools.

Application of certain clauses of School Acts.