Cap. 3.

that behalf herein before mentioned in regard to ordinary District Schools—a majority of such resident householders present at such meeting being competent to appoint or elect such Trustees.

XXXII. Upon such Trustees for the said Districts within Charlottetown and Royalty being so appointed, they shall have and be inRoyalty Dislottetown or
Royalty Disvested with all the powers and authorities, and tricts. be subject to all the duties by the said recited Act of the fifteenth Victoria, chapter thirteen, or by this Act, or any other Act in amendment thereof, given to or required by the Trustees of ordinary District Schools, as well in regard to the engaging of Teachers—the examination of Schools within their respective Districts, and the direction of the discipline and regulation thereof, the giving of the necessary notices to the Board of Education, upon their appointment, and the requisite certificates to Teachers when entitled to the same, as required in other cases under this Act, as all other powers, authorities and duties whatsoever within their respective Districts, as shall for the time being be conferred upon, or required of Trustees of other District Schools in this Island, save and except the power of assessing the inhabitants of their respective Districts, for the purpose of providing books, fuel or furniture for the use of the Schools, or to defray the cost of erecting schoolhouses, or of the repairs thereof, or for any other local purpose whatsoever-such power of assessment being hereby expressly withheld from any such Trustees—it being the intent and meaning hereof that the said inhabitants shall be entirely exempt from any assessment whatsoever, for or towards the support of such Schools, beyond the general assessment imposed by the said recited Act of the fifteenth Victoria,