

Gavelton	115	304	3 85	Cent. Argyle	114	2860	32 22	Mid W Pubnico	284	5693	04 79
Beaver River	233	2797	27 22	W Glenwood	115	2552	30 18	E Gleywood	114	2250	27 05
Cedar Lake	117	509	5 39	Argyle Head	116	2940	32 04	Hubbard's Point	115	2811	31 93
AROYLE.				Belleville	115	8316	35 45	*West Quinan	111	2794	41 73
Institution for Deaf and Dumb			25 19	Sound	116	5232	48 06	*E Quinan	118	2083	35 50
Lr E Pubnico	190	5660	59 84	Cont. Kompt	117	2758	31 77	*East River	116	2017	35 31
Up E Pubnico	112	4478	43 28	Up. Eel Brook	230	4721	57 50	*Surett's Island	108	1438	28 74
East Pubnico	219	4653	55 87	Abram's River	116	3605	30 89	*Bell Neck	70	1191	21 91
Pubnico Head	230	5491	62 94	Sluice Point	109	3762	37 01	Mud Island	115	682	22 72
Up W Pubnico	284	5825	65 71	Tuskot Hill	115	4300	42 35	BORDER SECTIONS.			
Lr W Pubnico	232	5218	61 23	Tusket	284	4584	56 69	Gavelton	115	1358	19 51
Lower Argyle	231	3579	49 58	Plymouth	117	3208	34 92	Riverdale	111	202	2 27
Argyle Harbour	103	2126	25 81	Upper Wedge	223	7130	73 62	Melbourne	108	107	1 51
				Middle Wedge	192	5039	55 72				
				Lower Wedge	234	7167	75 08				

## BOND OF SECRETARY TO TRUSTEES.

The following is the proper form of bond:

## PROVINCE OF NOVA SCOTIA:

Know all men by these Presents, That we (*name of Secretary*), as principal, and (*names of sureties*) as sureties, are held and firmly bound unto our Sovereign Lady Victoria, by the grace of God, of the United Kingdom of Great Britain and Ireland, Queen, &c., in the sum of ..... of lawful money of Canada, to be paid to our said Lady the Queen, her heirs and successors, for the true payment whereof we bind ourselves, and each of us by himself, for the whole and every part thereof, and the heirs, executors and administrators of us and each of us, firmly by these presents, sealed with our seals, and dated this ..... day of ..... in the year of our Lord one thousand, eight hundred and ..... and in the ..... year of Her Majesty's reign.

Whereas, the said (*name of Secretary*) has been duly appointed to be Secretary to the Board of Trustees of ..... School Section No. .... in the District of .....

Now the condition of this obligation is such: That if the said (*name of Secretary*) do and shall, from time to time, and at all times hereafter, during his continuance in the said office, well and faithfully perform all such acts and duties as do or may hereafter appertain to the said office, by virtue of any law in this Province in relation to the said office of Secretary of Trustees, and shall in all respects conform to and observe all such rules, orders or regulations as are now or may be from time to time established for or in respect of the said office, and shall well and faithfully keep all such accounts, books or papers as are or may be required to be kept by him in his said office, and shall in all respects well and faithfully perform and execute the duties of the said office; and if on ceasing to hold the said office, he shall forthwith, on demand, hand over to the Trustees of said School Section, or to his successor in office, all books, papers, moneys, accounts and other property in his possession by virtue of his said office of Secretary then the said obligation to be void—otherwise to be and continue in full force and virtue.

[*Name of Secretary.*] (Seal.)  
[*Names of Sureties.*] (Seal.)

Signed, sealed and delivered  
in the presence of

[*Name of Witness.*]

We, the subscribers, two of Her Majesty's Justices of the Peace for the County of ..... do certify our approbation of ..... [*names of Sureties*] within named as sureties for the within named [*Name of Secretary*], and that they are, to the best of our knowledge and belief, persons of estate and property in the said County of ..... and of good character and credit, and sufficiently able to pay, if required, the penalty of the within bond.

Given under our hands this ..... day of ..... A. D., 18 ..

[*Names of Magistrates.*]

## AN ACT TO AMEND THE LAW RELATING TO "PUBLIC INSTRUCTION."

(Passed the 30th day of April, A. D. 1892.)

Be it enacted by the Governor, Council, and Assembly, as follows:—

1. Subsection 15 of section 3 of Chapter 29, Revised Statutes, Fifth Series, "Of Public Instruction," is hereby repealed, and the following substituted therefor, "(15.) To appoint qualified persons to constitute a Provincial Board of Examiners, to examine and report upon the written exercises at the annual examination of pupils who have pursued a High School Course of Study at the County Academies, High Schools, or elsewhere, the results of such examinations to be used as evidence of scholarship in the case of applications to the Council for licenses to teach. The Council shall also have power to prescribe the mode in which examinations shall be conducted, to designate the times and places at which candidates shall present themselves for examination, and to make such further arrangements as may be deemed necessary. The examiners so appointed shall be paid such sums as the Council may determine, and the persons appointed to conduct the examination at each station shall be paid a sum not exceeding three dollars per diem while actually engaged in the duty."

2. Section 6 of the said Chapter 29 is amended by inserting the word "annually" after the word "trustees" in the third line.

3. Subsection 1 of section 31 of the said Chapter 29 is hereby repealed, and the following substituted:

"(1.) To contract with and employ a licensed teacher or teachers for the section, and where necessary licensed (or unlicensed) assistants for a period not less than one year, or if the section be poor, not less than three months. Provided, however, that for special cause, with the consent of the Inspector, trustees may employ a teacher for a term less than a year."

4. Section 39 of the said Chapter 29 is hereby repealed, and the following substituted therefor:

"The sum of one hundred and sixty-seven thousand five hundred dollars for each school year shall be paid semi-annually, or as the Council of Public Instruction may prescribe, to legally qualified teachers employed in the common schools in accordance with law, to be divided to each teacher in conjoint proportion to the number of days taught and to the following scale for the respective grades or classes of license held, namely, Class A (Academic)—in the case of a principal two hundred and twenty dollars, and in the case of a subordinate teacher one hundred and eighty dollars—when employed in a graded school doing high school work under conditions prescribed by the Council of Public Instruction in a section not maintaining a County Academy; Class B (first), one hundred and twenty dollars; Class C (second), ninety dollars; and Class D (third), sixty dollars."

5. Section 43 of the said Chapter 29 is amended by striking out the words "one-half" in the tenth line, and the syllables "semi" in the eleventh line.

6. Section 44 of the said Chapter 29 is hereby repealed, and the following substituted:

"44. The amount provided to be raised annually as aforesaid shall at the close of each year be apportioned to the trustees of schools conducted in accordance with this Chapter, to be applied to the payment of teachers' salaries, and each school shall be entitled to participate therein at the rate of twenty-five dollars per year for each licensed teacher employed; and the balance of the municipal fund shall be distributed among the schools according to the average number of pupils in attendance and the length of time in operation, but no school shall receive any allowance for being in operation more than the prescribed number of days in any year."