tees, each of whom, after the first election of Trustees, shall continue in office two years and until his successor has been elected, and one of such Trustees shall retire on the second Wednesday in January, yearly in rotation.

- 5 10. After the establishment of any Separate School the Trustees As to time thereof shall hold office for the same period and be elected at the same and mode of time in each year that the Trustees of Common Schools are, and all elections. the provisions of the Common School Act relating to the mode and time of Election, term of office and manner of filling up vacancies, shall 10 be deemed and held to apply to this Act.
- 11. The Trustees of such Separate Schools may allow children from Children from other School Sections, whose parents or lawful guardians are Roman other school Catholics, to be received into any Separate School under their management, at the request of such parents or guardians; and no children attending such School shall be included in the return, hereafter required to be made to the Chief Superintendent of Education, unless they are Roman Catholics.
- 12. A majority of the Trustees of such Separate Schools in any Certificates to City, Town, Township or Incorporated Village, or of the Board of Teachers of 20 Trustees forming a Union under this Act, shall have power to grant separate certificates of qualification to teachers of Separate Schools under their management, and to dispose of all School Funds of every description coming into their hands for school purposes.
- 13. Every person paying rates, whether as proprietor or tenant Supporters of 25 who, by himself or his agent, on or before the first day of March in separate any year, gives, or who; on or before the first day of March, of the preschools exsent year, has given to the Clerk of the Municipality, notice in writing payment of that he is a Roman Catholic, and a supporter of a Separate School common situated in the said Municipality, or in a Municipality contiguous thereschool to, shall be exempted from the payment of all rates imposed for the support of Common Schools, and of Common School Libraries, or for the purchase of land or erection of buildings for Common School purposes, within the City, Town, Incorporated Village, or section in which he resides for the then current year, and every subsequent year thereafter, 25 while he continues a supporter of a Separate School.—And such notice shall not be required to be renewed annually; and it shall be the duty
- shall not be required to be renewed annually; and it shall be the duty of the Trustees of every Separate School to transmit to the Clerk of the Manicipality or Clerks of Municipalities (as the case may be) on or before the first day of June in each year, a correct list of the names 40 and residences of all persons supporting the Separate Schools under their management, and every rate-payer whose name shall not appear on such list shall be rated for the support of Common Schools.
- 14. Every Clerk of a Municipality, upon receiving any such notice, Certificate of shall deliver a certificate to the person giving such notice, to the effect notice.

 45 that the same has been given, and shewing the date of such notice.
- 15. Any person who fraudently gives any such notice, or wilfully wilful false makes any false statement therein, shall not thereby secure any exemp-statements in tion from rates, and shall be liable to a penalty of Forty Dollars re-such notice. coverable with costs, before any Justice of the Peace at the suit of the 50 Municipality interested.