sections contained shall exempt any person from paying any rate for the support of common schools or common school libraries, or for the erection of a school house or school houses, imposed before the establishment of such Separate School.

Separate Schools entitled to a share of the Separate School Grant.

15. Every such Separate School shall be entitled to a share in the fund annually granted by the Legislature of this Province for the support of common schools, and shall be entitled also to a share in all other public grants and allotments for common school purposes made by the municipal authorities, according to the average number of pupils attending school during the twelve next preceding months, or during the number of months which may have elapsed from the establishment of a new Separate School, as compared with the whole average number of pupils attending school in the same city, town, village or township.

Restriction—Separate Schools not to share in local assessment.

16. But no such Separate School shall be entitled to a share in any such fund, unless the average number of pupils so attending the same be fifteen or more (periods of epidemic or contagious disease excepted.)

Nothing herein contained shall entitle any such Separate School within any city, town, village, or township, to any part or portion of school moneys arising or accruing from local assessment for common school purposes within the city, town, village, or township, or the county or union of counties within which the city, town, village or township is situate.

Half-yearly Returns to Superintendent.

17. The trustees of each Separate School shall, on or before the thirtieth day of June, and the thirty-first day of December of each year, transmit to the Chief Superintendent of Education for Upper Canada, ceding sections contained, shall exempt any person from paying any rate for the support of Common Schools or Common School Libraries, or for the erection of a school house or school houses, imposed before the establishment of such Separate School.

Withdrawal of R. C. Separate School supporters. (A new Section.)

18. Any Roman Catholic who may desire to withdraw his support from a Separate School, shall give notice in writing to the trustees of such school, [and also to the head of the municipality in which he resides,] before the second Wednesday in January in any year, otherwise he shall be deemed a supporter of such school: provided always, that any person who shall have withdrawn his support from any Roman Catholic Separate School shall not be exempted from paying any rate for the support of Separate Schools or Separate School Libraries, or for the erection of a Separate School House, imposed before the time of his withdrawing such support from the Separate School.

Trustee must reside within three miles. (A new Section.)

19. No person shall be elected as a trustee of any Separate School unless he resides within three miles of the site or proposed site of the school house; nor shall any person be deemed a supporter of any Separate School unless he resides within three miles of the site or proposed site of the school house.

Separate Schools entitled to a share in Separate School Grant.

20. Every such Separate School shall be entitled to a share in the fund annually granted by the Legislature of this Province for the support of Common Schools, and shall be entitled also to a share in all other public grants, [investments] and allotments for Common School purposes now made or hereafter to be made by the Province or the municipal authorities, according to the average number of pupils attending such school during the twelve next preceding months, or during the number of months which may have elapsed from the establishment of a new Separate School, as compared with the whole average number of pupils attending school in the same city, town, village or township.

Restriction as to right to share in Grant.

21. But no such Separate School shall be entitled to a share in any such fund, unless the average number of pupils so attending the same be fifteen or more, (periods of epidemic or contagious diseases excepted.)

Separate Schools shall not share in local School assessment.

[22] 2. Nothing herein contained shall entitle any such separate school within any city, town, [incorporated] village or township, to any part or portion of school moneys arising or accruing from local assessment for Common School purposes within the city, town, village or township, or the county or union of counties within which the city, town, village or township is situate.

Half yearly returns to Superintendent.

[23] 22. The trustees of each Separate School shall, on or before the thirtieth day of June, and the thirty-first day of December of each year, transmit to the Chief Superintendent of Education for Upper Canada, acorrect ceding sections contained, shall exempt any person from paying any rate for the support of Common Schools or Common School Libraries, or for the erection of a school house or school houses, imposed before the establishment of such Separate School.

Withdrawal of R. C. Separate School supporters.

[19] 17. Any Roman Catholic who may desire to withdraw his support from a Separate School, shall give notice in writing to the trustees of such school, before the second Wednesday in January in any year, otherwise he shall be deemed a supporter of such school: provided always, that any person who shall have withdrawn his support from any Roman Catholic Separate School shall not be exempted from paying any rate for the support of Separate Schools or Separate School Libraries, or for the erection of a Separate School House, imposed before the time of his withdrawing such support from the Separate School.

Trustee must reside within three miles.

[20] 18. No person shall be elected as a trustee of any Separate School unless he resides within three miles of the site of the school house; nor shall any person be deemed a supporter of any Separate School unless he resides within three miles of the site of the school house.

Separate Schools entitled to a share in Separate School Grant.

[21] 19. Every such Separate School shall be entitled to a share in the fund annually granted by the Legislature of this Province for the support of Common Schools, and shall be entitled also to a share in all other public grants, investments and allotments for Common School purposes now made or hereafter to be made by the Province or the municipal authorities, according to the average number of pupils attending such school during the twelve next preceding months, or during the number of months which may have elapsed from the establishment of a new Separate School, as compared with the whole average number of pupils attending school in the same city, town, village, or township.

(Omitted.)

Separate Schools shall not share in local School assessment.

[22] 20. Nothing herein contained shall entitle any such Separate School within any city, town, incorporated village or township, to any part or portion of school moneys arising or accruing from local assessment for Common School purposes within the city, town, village or township, or the county or union of counties within which the city, town, village or township is situate.

Half yearly returns to Superintendent.

[23] 21. The trustees of each Separate School shall, on or before the thirtieth day of June, and the thirty-first day of December of each year, transmit to the Chief Superintendent of Education for Upper Canada,