Unions of 5. When such Separate Schools are established in more than one Fards or sec- ward of any city or town, the Trustees of such Separate School may, tions in cer- if they think fit, form a union of such schools, and from the day of the
tain cases. tain cases. notice in any pullic news for published in such city or town, announcing such union, the Trus. is of the several wards shall together form a Body Corporate, under the title of the Board of Trustees of "The Roman Catholic United Separate Schools for the city (or town) of , in the country of
Notice of 2. It shall be lawful for the majority of the rate-paying supporters of union of sec- the Scparate School, in each School Section, whether in the same or 10 tions. adjoining Muncipalities, at public meetings duly called by the Separate School Trustees of each such section; to form such sections into a Separate School Union Section, of which mion of secticns the Trustees shall give notice within fifteen dars to the Clerk or Clerks of the Municipality or Municipalities, and to the Chief Superintendent of Education, and 15 each such Separate School Union Section thus formed, shall be deemed ore School Section for all Roman Catholic Separate School purposes, and shall every year thercafter be represented by threc Trustecs, to be elected as in Common School Sections.
Corporate 3. And the said Irustees shall form a body corporate, under the title 20 name of Tras- of "The Board of Trustees of the Roman Catholic United Separate tees. Schools for the unitcl Sections Nos. the (as the case may be.)

Power of 6. The Trustees of such Separate Schools forming a body ceorporat Trastecs. under this Aer, shall have the power to impose, levy and collect School 25 rates or subscriptions, upon and from persons sending children to, or subscribing towards the support of such Schools, and shall have all the powers in respect of Separate Schools, that the Trustees of Common Schools have and possess under the provisions of the Act relating to Common Schools.

Trustes may 7. The Clerk or other offeer of a Municipality within or adjoining copy: Assess- which a Scparate School is established, having possession of the Asses-
ment manicipality. sor's or Collector's roll of the said Municipality, shall allow any one of the said Trustees or their authorized collector to make a copy of such roll in so far as it relates to the persons supporting the Separate School 35 under their charge.

Declaration by Trustees of Separate Schools.
8. The Trustees of such Separate School shall take and subscribe the following declaration before any Justice of the Peace, Reeve, or Chairman of the Board of Common Schools: "I, , will truly and faithfully, to the best of my judgment and ability, discharge the duties of 40 the office of School Trustee to which I have been elected, and shall perform the same duties and shall be subject to the same penalties as Trustees of Common Schools:"-and teachers of Separate Schools shall be liable to the same obligations and penalties as teachers of Common Schools.

[^0]
[^0]:    Term of offce 9. The Trustees of such Scparate Schools shall remain in office of Trustecs. until the second Wednesday of the month of January next following their election, on which day in every year a meeting shall be held in every such section or ward, commencing at the hour of ten of the clock in the forenoon, for the election of Trustees for Separate Schools there- 50 tofore established; but no Trustee shall be re-elected at any such meet--ing without his consent, unless after the expiration of four years from
    In cases of the time he went out of office; Provided always, that whenever in
    OnitodBoards any City, or Town divided into wards, a united Board now exists, or shall be hereafter established, there shall be for every Ward two Trus. 55

