Union R. C. Separate School Section-Corporation formed.

2. And the said Trustees shall form a body corporate, under the title of "The Board of Trustees of the Roman Catholic United Separate Schools for the United Sections Nos. (as the case may be,) in the (as the case may be).

Powers of Roman Catholic Separate School Trustees.

VII. The Trustees of Separate Schools forming a body corporate under this Act, shall have the same power to impose, levy and collect School 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.[†]

R. C. Sep. Sch. Trustees may copy Assessment Roll of Municipality.

VIII. The clerk or other officer of a Municipality within or adjoining which a Separate School is established, having possession of the Assessor'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 under their charge.

Declaration of Office by Roman Catholic Separate School Trustees.

IX. The Trustees of Separate Schools 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 the office of School Trustee to which I have been elected:"—and they shall perform the same duties and be subject to the same penalties as

[•] For powers and duties of Common and Separate School Trustees, see Appendices B and C, pages 27 and 43.

⁺ No rate-bill can exceed twenty-five cents per calendar month for each child. The term "same power" here referred to does not authorize Roman Catholic Separate School Trustees to impose rates on non-resident ratepayers (Common School Trustees not having that power), unless such persons are rated for property in the section in which the Separate School is situated, and reside within three miles of the school house of such Separate School; and these persons cannot claim exemption from the Common School rates imposed in their own section, unless they come within the definition of "Supporters of Separate Schools," according to the fourteenth and nineteenth sections of this Act. (See note *, page 9.)