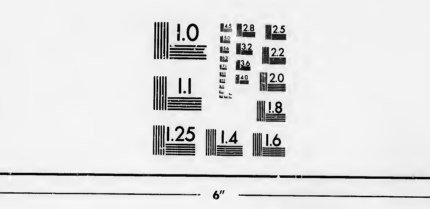


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OF

## Prince Edward Island,

31st VICTORIA. Cap. 6.

INTITULED

"AN ACT TO CONSOLIDATE AND AMEND THE SEVERAL LAWS RELATING TO EDUCATION."

PASSED 24TH APRIL, 1868: WENT INTO OPERATION 1ST JUNE, 1868.



CHARLOTTETOWN, P. E.ISLAND:

PRINTED BY J. H. FLETCHER, LOWER QUEEN STREET. 1875.

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# SCHOOL ACT.

THE REVISED AND AMENDED ACTS OF THE GENERAL ASSEMBLY

RELATING TO

### EDUCATION;

CONSOLIDATED AND AMENDED BY THE LEGISLATURE IN THE SESSION OF 1868.

#### XXXIº VICTORIA, CAP. VI.

An Act to consolidate and amend the several Laws relating to Education.

[Passed 24th of April, 1868.]

WHEREAS the Laws now in force establishing a system of free education in this Preamble Island require consolidation and amendment:

Governor, Council and Assembly, that from and after the passing of this Act, the several Acts hereinafter mentioned, that is to say: An Act Repeals 26 made and passed in the twenty-fourth year of the 35, 26 Vic., reign of Her present Majesty, Chapter thirty. Vic., cap. 5, six, An Act made and passed in the twenty-sixth hereinafter year of the same reign, Chapter five, an Act and sections 6, 7,

127 No., cap made and passed in the thirtieth year of the same reign, Chapter eight, (except as hereinafter excepted,) and for the purposes hereinafter mentioned, and the sixth, seventh, twelfth and thirteenth sections of the Act of the twentyseventh Victoria, Chapter thirty-one, shall be, and the same are hereby severally and respectively repealed.

Board of Education Secretary and two persons.

II. From and after the passing of this Act of 11 per the Lieutenant Governor in Council shall nominate and appoint eleven fit and proper persons to be and constitute a Board of Education, one of which number shall be appointed by the Lieutenant Governor in Council, to be the Secretary of the Board, and two other members thereof shall, in like manner, be appointed as examining members, whose duty it shall be to examine candidates for licenses to teach, under the orders and regulations of the Board, and to attend the meetings of such Board as ordinary members thereof.

Board to meet monthly, and 5 members to be a quorum,

III. Five members of the Board shall be a quorum, and the Board shall meet on the last Thursday in each month, and shall give notice of the place and time of every such monthly meeting, by advertizing the same in the Royal Gazette newspaper of this Island, at least ten days previous to such meeting, and the said Board may meet on such other and further days as they may deem necessary, from time to time, without such notice being required to be given.

IV. The regular examination meetings of the Eramination meet- Board shall be once in every two months, on the last Thursday in the month, commencing with

the month of January in each year, and in each case, for the purpose of examination, the Board may adjourn from day to day, and also hold special meetings for the same purpose, as may special be arranged or ordered by the Board from time for same purpose. to time.

V. The Secretary so appointed by the Lieut. Salary of Governor in Council shall be paid the sum of Secretary. seventy-five pounds for his services and to provide necessary stationery, and pay other contingent expenses.

V. Each member of the Board shall receive by members nine pounds yearly for his services, except the of the Board. two examining members, who shall be paid twenty pounds a year each: the salary of each member to be subject to a deduction of fifteen shillings for every time he shall be absent from any monthly sitting of the Board, without sufficient excuse.

VII. The Lieutenant Governor in Council Lt. Govermay, at any time, and from time to time, re-nor may move or supersede any member or members of members of the Board, and nominate and appoint a new fill up any vacancles, member or members thereto, instead of the &c. member or members so removed, or superseded, and when and so often as any vacancy or vacancies shall occur in such Board, by death or otherwise, the said Lieutenant Governor in Council shall appoint a fit person, or fit persons to fill such vacancy or vacancies.

VIII. No Schoolmaster or mistress licensed who has to teach under this Act, or under the said here-teaching for two by repealed Acts, or any former Law relating years must to Education, who shall have been, or may or mit to enter the manual or man and the manual or mit to enter the manual or mit to enter the manual or mit to enter the manual or man and the man and t

shall hereafter be, absent from this Island, or who shall have discontinued the practice of teaching, or not been employed therein under any agreement to teach under this Act, or any present Act relating to Education, for the space of two consecutive years, shall not hereafter be permitted or qualified to teach under this Act, unless he or she shall again appear before the Board and be examined, and receive from the Board a new license or certificate to teach.

IX. Any person who may be a candidate to for office of become a District Teacher or Schoolmaster, or be examin mistress, in this Island, shall, on one of the bifound com-petent, re-monthly meetings of the Board, or any other day ceive certi-which the said Board shall appoint, submit himwhich the said Board shall appoint, submit himself or herself to an examination before the Examiners of the Board, and if the Board shall, on receiving the report of the Examiners, be satisfied with the qualifications of such candidate, they shall give him or her a certificate of his having passed such examination; provided that no such certificate shall be granted to any person who shall not have produced to the Board a certificate of good moral character, signed by at least two persons of respectability, one of whom shall be a Clergyman or Justice of the Peace, resident in the neighborhood where the applicant may have last resided or usually resides.

Certificate of charac-ter, &c., to be produced.

Board on report of School Vis-

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X. If any School Visitor shall report to the Board of Education that any teacher, licensed to teach under any of the former Acts relating to Education, is unqualified to teach, the Board of Education may, at its discretion, order such teacher to be re-examined before the Board, and

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upon such re-examination shall grant, or refuse, a certificate or license to teach to such person, and if a new certificate or license as aforesaid, be refused to such person by the board, his former certificate or license shall be deemed to be cancelled.

XI. It shall be the duty of the Board of Edu-Board to cation, assisted by the Visitors of Schools, ordain forms of if they require it, to prepare suitable forms and returns, acc., for teachers regulations for making all returns required by this Act, and conducting all necessary proceedings thereunder, and to cause a copy of the same, with such instructions as they shall deem necessary for the guidance of District and other schools, the same not being inconsistent with this Act, as also a copy of this Act, to be furnished to each teacher having an engagement to teach under this Act, which Act and docu copy of ments shall be at all times kept in each school-be kept in school-be kept in house by the teacher, and shall be open to the house. inspection of the Trustees of such school and all persons by law authorized to visit the same.

XII. Upon complaint made to the Board, of Board! emgross misconduct or neglect of duty on the part in certain of any person holding a certificate as a District cases to Teacher, the said Board, after due investigation teacher's certificate. and satisfactory proof of such misconduct or neglect of duty, shall have power to cancel or revoke the certificate held by such District Teacher as aforesaid, and shall also have the same power if any such teacher as aforesaid, having entered into an engagement to teach in any District as hereinafter mentioned, do not complete the whole term of his engagement, unless such teacher be prevented from so doing by sick-

ness or other incapacity, or unless the said engagement be dissolved by order or permission of the Board.

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Trustees, XIII. In the event of any dispute between ke, with ing to re-d any of the trustees or the inhabitants of any move teach. District and the teacher as to his conduct as er, to lodge District, and the teacher as to his conduct as complaint with Board, teacher, the trustees or inhabitants intending of enquire in- to prosecute such complaint, with the view of removing him from the school, before the expiration of his agreement, shall be obliged to lodge with the Board a written statement of such complaint, and, at the same time, to send a copy thereof to the teacher, and the Board may inquire into such complaint in such way s to them may seem most fit, and the evidence and receive as well on the part of the trustees or inhabitants in support of the charge or complaint, as on the part of the teacher in answer thereto, may be taken by affidavit or written depositions before any Justice of the Peace for the County, to to be nominated by the said Board for that purpose, and transmitted to the said Board for their Board may consideration and final decision thereon; provided always that the Board may, if they think fit, require the parties and their witnesses to appear personally before them, in or touching the matter of such investigation, and, on such complaint being established, the said Board may, in their discretion, supersede such teacher, and authorise the trustees of the District to engage another teacher in his place, although the term of the agreement with the teacher so suspended may not have expired, but such last mentioned

teacher shall, nevertheless, be entitled to re-

ceive the proportion of his salary up to the time

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XIV. The Secretary of the Board of Educa-Register for districts to tion shall, as heretofore, keep a book or register be kent by in which, from time to time, shall be entered of Board. the several School Districts in this Island, properly constituted and in operation, and having teachers therein entitled to support under this Act, and the inhabitants or teachers of all School Districts claiming support under this Act shall cause the particulars and extent thereof to be forwarded to the Secretary of the Board of Education, who shall enter the same in rotation, as they come into his office, in the said Book or Register, and all such School Districts erected after this Act shall go into operation shall be entered and registered within three months after the day when the determination of the said Board shall be notified respecting the same, as hereinafter mentioned, and no new School District, in addition to those in existence and established at the time of the passing of this Act, shall be sanctioned by the said Board, nor shall any such new District, or the teacher therein, sent of Lt. be entitled to any allowance under this Act, Coverner in until the same has been referred to the Lieut. establish new School Governor in Council, and the erection of such District. new District and the granting of such allowance shall have been sanctioned by special order made by the Lieutenant Governor in Council directed to the Board of Education.

XV. The Board of Education may receive Board may and take to themselves, and their successors in receive Convey-office, in cases where the owners of the lands ances of school sites, refuse conveying them to the trustees of the &c. District, or will not otherwise secure them to the inhabitants of the District, by conveyance deeds and conveyances of the pieces of land

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Mode of changing schoolhouses.

sites

whereon the schoolhouses now or hereafter to be erected shall be situate, and shall hold the same in trust for the inhabitants of the District where the same lands are situate for the purposes of Education and of this Act. When, and so often as at least two-thirds of the inhabitants, resident householders within any School District, now registered. or hereafter to become registered under this Act, shall desire to alter the site of the schoolhouse therein, and shall signify such their desire, in writing, to the Board of Education, specifying therein the site to which the schoolhouse is proposed to be removed, and being also accompanied by a written memorandum from the owner or lessee of the contemplated site, offering to execute a deed or lease thereof to the Board of Education, or to the trustees of such school, for the purposes thereof. It shall be lawful for the said Board, if they see fit so to do, to make an order for such alteration to be made when and so soon as the contemplated site shall be conveyed to the Board of Education, or otherwise, in accordance with the last preceding section of this Act.

Beard may alter boundaries of School Districts, &c., sites of schoolhouses therein.

XVI. The Board of Education, for the time being, with the consent of the Administrator of the Government in Council, and without appointing Commissioners for that purpose, las hereinafter mentioned, may alter, enlarge or diminish the size or boundaries of any school District or Districts now or hereafter established, and also may re-arrange the boundaries and diminish the number of Districts where necessary or desirable, and, at the same time, change the site of the schoolhouse or houses therein, so as to meet the altered circumstances of the

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District or Districts, and may make all orders necessary for effecting and perfecting such change of site or other alterations bhereinbefore mentioned, and in any case where an applicat tion shall be made in writing to the Board, signed by at least ten inhabitants, householders, in any such District or Districts, in which any such alteration or re-arrangement is proposed to be made, requesting such alteration or rearrangement, so as to render such District or Districts more suited to the convenience of the respective inhabitants therein, it shall be lawful for the Board, in their discretion, if they ideem it necessary, to nominate and appoint three Board may appoint 3 competent persons, not resident in the District persons to enquire late or Districts, respecting which the application and report may have been so made, to examine into the alterations, &c. particulars, and such persons son appointed as aforesaid, after notice of their intention so to do shall have been posted for at least six days previous on the schoolhouse in the District, or if the application shall concern more than one District, then on the respective schoolhouses in the several Districts in question, shall attend at such time and place in such District, or either of such Districts as shall in such notice be specified, and shall personally then and there proceed to make enquiry in such manner and to such extent as they, or a majority of them, shall deem requisite, and if they should be of opinion that the interest or convenience of the inhabitants would be promoted by an alteration in the boun laries of such District or Districts respectively, or should deem it expedient that such Districts should be merged into one, or otherwise re-arranged, they shall fix and decide upon,

the manner or define the extent of such alteration, and shall, thereupon, report such their opinion and determination under their hands, or the hands of a majority of them, to the said Board, whose order or decision thereon, when sanctioned by the Administrator of the Government in Council, shall be final and conclusive, and, upon such order of the Board being so confirmed, the same shall be duly notified to the inhabitants of the District or Districts respectively, regarding the boundaries or extent of the alterations respecting which such determination shall have been made, by letter addressed and mailed in the General Post Office, in Charlottetown, by the Secretary of the Board of Education, to one of the Trustees of any District so altered, or wherein the site of any schoolhouse shall be changed.

Fees of Commis

XVII. Every person who shall be appointed for the purpose in the last preceding clause mentioned, shall receive from the Public Treasury eightpence per mile for every mile necessarily travelled by him for the purposes therein mentioned, and also the sum of ten shillings collectively for the report in writing, and transmitting the same to the Board, the same to be paid on producing a voucher and certificate thereof, signed by the To be paid Secretary and three members of the Board, who chate of shall therein state that the application on which shall therein state that the application on which the commission has been issued was reasonable, and if otherwise, then the expenses shall be borne by the applicants.

When site XVIII. In all cases where the site of a schoolof schoolhouse alter house, within any established district, is, or has been legally altered under the provisions of this

Cap. 6

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Act, or any present or former law relating to building unless, &c. Education, and such schoolhouse is situated upon land held under lease, deed or otherwise, the Trustees of such school district shall be and they are hereby authorised and empowered to remove the schoolhouse or building from its former site, unless there be a special clause in such lease or other instrument prohibiting such removal.

XIX. All school districts as now registered All School by the Board of Education, are hereby declared formerly to be established and confirmed as school disconfirmed, not withtricts, and shall be entitled to all the rights and standing want of benefits conferred upon or belonging to school form, &c. districts to be established by this Act, notwithstanding any want of form or any error or irregularity whatsoever in the mode of making any original application for the laying off, defining or establishing of any such districts, or in any other preceding Act, matter or thing necessary to be had, done or performed under this Act, or any former Law relating to Education, prior to or in respect of any such registration whatsoever, and a certificate of any such registry as afore-of Registry said, or of any school district hereafter to be secretary, registered under or pursuant to this Act, granted conclusive under the hands of a majority of the Board of establish-Education, or under the hand of the Secretary schoolof the Board for the time being, shall be evi-house, &c., dence sufficient and conclusive of the establishment and boundaries of such district respectively, in all actions, suits or other preceedings in any Court of Law or equity, or before any Court or tribunal whatsoever, in all matters touching or relating to such school district or the school therein, or where it may be neces-

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sary to prove the establishment and boundaries of such district! menedland a down has mainered.

Mode proceeding Where in number.

XX. If any school in a district established by where schools are the Laws heretofore enforced, and claiming miles, and maintainance under this Act shall be nearer to any other school established, or to be established, than three miles, and it shall appear to the Board of Education, either from the paucity in the number of scholars attending the same, or either of them, or other local circumstances, that both the said schools should not receive such maintenance at the same time, or if a dispute should arise between the inhabitants of such districts as to which is entitled to maintenance,

Disputes,

or most entitled to receive the same, and an application shall be made in writing to the Board of Education, signed by at least five inhabitants, householders, in such district, or either of them, to have the dispute decided, then, and in either of such cases, it shall be lawful for the Board of Education, if it thinks the circumstances of the case require it, to nominate and appoint three persons, being Justices of the Peace or Commissioners for the Recovery of Small Debts, resident near to, but not being resident or interested in either of the districts, to examine into the particulars, and such Justices or Commissioners, after notice of their intention so to do, shall have been duly posted, for at least six days previous, on each of the schoolhouses, shall attend at such time and place in either of the said districts, as shall in such notice be specified, and shall personally then any there proceed to make enquiry in such manner and to such extent as they, or a majority of them, shall deem requisite, and shall, thereupon fix and deterdaries 13, 11, 12.

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mine which of the said schools in the districts in dispute is most entitled to maintenance, and school fit they think that either of the schoolhouses be removed in order to should be removed to any particular site so as form new to form a new district entitled to maintenance, they shall fix upon the same and report such their opinion and determination under their hands, or the hands of a majority of them, to the Board of Education, whose decision thereon Board temshall be conclusive, and the said Board of Edu poured to cation shall be, and they are hereby empowered maintento withhold or suspend the maintenance claimed in sertain by such schools, or either of them, and either entirely or until such time as the schoolhouse shall have been removed in accordance with the opinion or recommendation contained in the report of the Justices or Commissioners, or to make such other order therein as to the said Board shall seem meet, and such order and determination of the Board of Education shall be duly notified to the inhabitants of the district in dispute, in manner as pointed out in the six-

XXI. Each Justice of the Peace or Commis-Mileage to sioner of Small Debts nominated and appointed to Justices, under the state of the peace of Commis-Mileage to Sioner of Small Debts nominated and appointed to Justices, under the peace of the Peace of Commis-Mileage to Sioner of Small Debts nominated and appointed to Justices, preceding peace of the Peace of Commis-Mileage to Sioner of Small Debts nominated and appointed to Justice of the Peace of Commis-Mileage to Sioner of Small Debts nominated and appointed to Justice of the Peace of Commis-Mileage to Sioner of Small Debts nominated and appointed to Justice of the Peace of Commis-Mileage to Sioner of Small Debts nominated and appointed to Justices, so that the sioner of Small Debts nominated and appointed to Justices, so the sioner of Small Debts nominated and appointed to Justices, so the sioner of Small Debts nominated and appointed to Justices, so the sioner of Small Debts nominated and appointed to Justices, so the sioner of Small Debts nominated and appointed to Justices, so the sioner of Small Debts nominated and specific so the sioner of Small Debts nominated and specific so the sioner of Small Debts nominated and specific so the sioner of Small Debts nominated and specific so the sioner of Small Debts nominated and specific so the sioner of Small Debts nominated and specific so the sioner of Small Debts nominated and specific so the sioner of Small Debts nominated and specific so the sioner of Small Debts nominated and specific so the sioner of Small Debts nominated and specific so the sioner of Small Debts nominated and specific so the sioner of Small Debts nominated and specific so the sioner of Small Debts nominated and specific so the sioner of Small Debts nominated and specific so the sioner of Small Debts nominated and specific so the sioner of Small Debts nominated and specific so the sioner of Small Debts nominated so the sioner of Small Debts nominated specific so the sioner of Small Debts nominated specific so the sioner of Small Debts nomi for the purpose in the last preceding section preceding mentioned, shall be entitled to receive from the Treasury of this Island the sum of eight pence per mile for each mile necessarily travelled by him to and throughout such School District, and also the sum of ten shillings collectively for the report in writing and for transmitting the same to the Board, the same to be paid on producing a voucher or certificate therefor, signed by the Secretary and three members of the Board.

teenth section of this Act. off.

Mode of proceeding to establis new school-houses.

XXII. When and so often, after the passing of this Act, as the inhabitants of any Settlement, Township or District, shall desire the erection of a new school district near to their places of residence, and when not less than five such inhabitants, being householders, shall make request in writing, intimating such their desire to the Board of Education, then it shall be the duty of the Board of Education to nominate and appoint a Justice of the Peace or Commissioner of Small Debts, residing near to, but not being a party interested in such proposed district, to examine into the same, and it shall be the duty of such Justice or Commissioner, after notice of his intention for such purpose having been duly posted for six days, in three of the most public places in the settlement or district where such inhabitants reside, to attend at the place in each district named in the notice, and there personally to make such enquiry in such manner and to such extent as by him shall be deemed requisite, and thereupon to fix and determine upon the most proper and eligible site or sites for such schoolhouse, or schoolhouses, and the proper limits and boundaries of the district or districts thereof, and shall report such his opinion and determination, in writing, under his hand, to the said Board of Education, whose decision thereon shall be conclusive, and if the said Board shall approve of the erection of any such school district, and the special order and sanction of the Lieutenant Governor in Council for that purpose, as hereinbefore required in such cases, can be obtained, they shall notify the same to the said inhabitants, and, on the other requisite for school districts being comassing ettle-

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plied with, shall cause the said district to be registered in the Book to be kept by the Secretarp, as hereinbefore mentioned, and the Justice of the Peace or Commissioner of Small Debts shall be entitled to the same fees as in the twenty-first section of this Act mentioned.

XXIII. When any new School District shall Allowance to districts be hereafter applied for and erected, and the requiring assistance to build school. district is situate, shall certify that the inhabi-houses. tants thereof are in poor circumstances and require pecuniary assistance to enable them to build a schoolhouse therein, then it shall be lawful for the Lieutenant Governor in Council to grant the sum of five pounds to the Trustees of such district to be expended in erecting such schoolhouse.

XXIV. Every schoolhouse hereafter to be Dimensions erected and used as such, within any district houses. now or hereafter established under this Act, and not already contracted to be built, shall not be less in clear area than four hundred square feet, nor in the height of post than ten feet clear between the floor and ceiling, or to be built nearer to the highway than ten yards.

XXV. In all cases where a schoolhouse is school! now or shall hereafter be erected on Church erected grounds, and the trustees or managers of such church from the control of obtaining the how to obtain the trustees of obtaining the how to obtain the control of obtaining the trustees. benefits of this Act, and of having such school Act, 3: established as a district school, a lease of such schoolhouse shall be given by the parties in whom such property is vested, or who shall have the legal control over the same, to the Board of

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Education, for the time being, to hold to them and their successors in office for such term as may be required for the purposes of this Act, or as may be agreed upon in that behalf.

Schoolnight classes.

XXVI. The public schoolhouse in every diswith assent trict established or regulated under this or any of Trustees, former Act relating to Education, may, with the master for consent of the majority of the trustees thereof, be used by the licensed teacher thereof, for the purpose of teaching night or evening classes therein, for his or her own benefit, and such schoolhouse may be used as a place of worship, or for any other lawful public meeting, with the consent of the trustees, as aforesaid, and at such time as they may appoint; provided always, that in no case shall it interfere with the duties of such licensed teacher, and provided further, that the Board of Education shall have full power to prevent any such public schoolhouse being used at any time during the regular school hours in each day for any other purpose, or by any other person than such licensed teacher, for teaching a public school therein under this Act.

Average number of scholars in daily atbe 20, where children number 40.

XXVII. The average number of scholars for daily attendance at district schools, shall hereafter be in the following proportion to the number of children, between the ages of five and sixteen years, in such districts respectively, that is to say, in districts where there are forty children and upwards, but less than fifty within the ages aforesaid, the average number of scholars for daily attendance shall be twenty. In districts where there is the number of fift

children, and less than sixty within the ages

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er of nty. lift - age daily attendance at the school therein shall where so. be thirty, and in all cases where the average daily attendance of scholars at such schools shall hereafter be found to be less than the numbers hereinbefore prescribed for such schools, respectively the salary allowed by this Act, to the Reductions of teacher's Teachers of such schools shall be reduced; such salary for deficiency. reduction to bear the same proportion to the number of schools deficient of, or less than the aforesaid averages respectively, as the said Teacher's salary bears to such average, which said average shall be reckoned half yearly, and all parents of children within the bounds of How reducsuch district, shall be liable to make up and made up by parents, ac. contribute towards such deficiency in proportion to the number of children within the said ages, which such parents may have respectively, and in default of such contribution, after the same shall have been duly demanded, the said amount so to be deducted from the said salary shall be raised by an assessment to be levied by

aforesaid, the average daily attendance, shall be twenty-five scholars, and in districts where where there are sixty children and upwards, the aver- be 25

XXVIII. No Schoolmaster or Teacher shall

the Trustees, on the parents or guardians of all children in the said school district; such assess-

ment to be apportioned as to them, or a majority

of them, shall, under the circumstances of the

case, and due regard being had to the means of

the various parties, appear just and reasonable, and to be levied, raised, and recovered, in

such manner, and subject to such rules, condi-

tions, and regulations, as are prescribed for

levying or recovering assessment by this Act.

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No achool be entitled to any allowance by virtue of this Act, unless the inhabitants of his, or her school district, shall have first provided a sufficient schoolhouse to be exclusively used for that purpose, (except as in this Act provided) and also that there have been, at the least, forty children between the ages of five and sixteen, resident within his or her school district for the six months immediately preceding the period of his or her claiming his allowance, and that the average daily attendance of scholars during the said six months, shall not have been less than twenty. Provided always that this provision shall not extend to school districts now or hereafter to be registered under this Act, in which there shall not be the number of forty scholars within the aforesaid age residing, if the daily average attendance of such children at the school therein amounts to twenty.

Provision for settlements where 40 children cannot found.

XXIX. And whereas there are certain settlements in this Island not included within the limits of school districts heretofore established, and where the requisite number of forty children, within the ages of five and sixteen, cannot be found within one and a half miles of a central part, then and in every such case on a written requisition made by the inhabitants thereof, to to the Visitor of Schools for the County wherein. the said settlement is situate, it shall be the duty of the said Visitor to enquire into the circumstances of such application, and as to the number of children within the ages aforesaid Board on within the said limit, and the said Visitor shall visitor, may estab-make a report in writing to the Board, who district. case, may, if they think proper so to do, and

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to the resaid shall, who of the and

subject to the approval of the Lieutenant Gov, ernor in Council, authorise the erection of such settlement into a minor school district, and the registration thereof as such, and building Committees and Trustees may thereupon be appointed for such minor district in the same manner as in other cases, and such Trustees may To be regis-be annually elected, and shall have the same as other; powers as Trustees in those districts where the requisite number of forty scholars can be found, and the teacher engaged to teach in such minor district where the number of scholars is less than forty, shall also be subject to the same rules and regulations as in cases where there are forty scholars, and shall be entitled to receive from the Treasury of this Island, on production of certificates signed as in other cases under this Act by the Trustees of the district and the Secretary of the Board of Education, if such teacher be a male, the sum of thirty shillings per annum for each scholar taught by him, Teacher to according to the daily aver-thirty annuage attendance, as shown by his Register or each Journal; and if a female teacher, the sum of twenty shillings per annum for each scholar taught by her in like manner; such certificate to state the number of scholars actually taught according to such daily average. 117 101-200 H 3 and A 1976

XXX. There shall be only two classes of qualification of district school teachers or masters, exclusive of Teachers. Grammar School masters, who shall be licensed to teach in this Island, of whom the first or 1st class. lowest class shall be competent to teach Bookkeeping, English Grammar, Reading, Arithmetic and Geography, without the use of the Globes; and of whom the second or higher class.

shall, in addition thereto, be competent to teach Algebra, Geometry, Trigonometry, Mensuration, Land Surveying, Navigation and Geography, with the use of the Globes; and candidates for either class shall prove their capability to teach to the satisfaction of the Board of Education, who shall, in their discretion, grant a certificate or license to any such candidate.

School " allowance may be withheld until until pregulations observed,

XXXI. All schools claiming allowance to Teachers therein under this Act, wherein the books, regulations, and system of Education prescribed, or to be prescribed by the School Visitor for the County where the same are situate, or the Board of Education shall not be observed and adopted, shall, if the said Board shall see fit and make an order to that effect, be refused or deprived of such allowance until such time as such books, regulations, and system of Education shall be observed and adopted.

Exemple teacher

XXXII. All Teachers while conforming to the provisions of this Act, shall be exempt from Statute Labor and Militia duty, and attending on Juries and Assessment for Educational purposes under this Act.

Teachers XXXIII. Any Teacher under the age of under 21 where twenty-one years, shall not be permitted to enter into an engagement with the Trustees of the school district in which he may have been brought up, without first obtaining the consent of the Board of Education thereto.

Teacher not to embark

XXXIV. No Teacher, while receiving pay in mercan-tile pursuits under this Act, shall be allowed to embark in any mercantile pursuit, or follow the occupation of a Tavern Keeper.

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XXXV. When any child shall not reside the not within any school district, the school of which trict may is not in operation, such child shall be entitled eat achool. to attend at the nearest school district the Teacher whereof shall be receiving pay under this Act, and such Teacher shall be bound to receive and instruct every such child, unless the number of children already in attendance at his school shall exceed fifty.

XXXVI. The Trustees of any school con-Expulsion of scholar stituted or regulated under this Act, or under when any former Act relating to Education, shall have and be vested with full power and authority to expel any scholar for gross misconduct or misbehaviour.

XXXVII. All males and females over five All child-years, and not exceeding seventeen years of age, and not ex-ceeding 17, respectively. residing in any school district in this Island, may attend. shall be entitled to attend the school therein, the Teacher whereof shall receive pay under this Act, and the said Teacher shall be bound to receive and instruct all such children.

XXXVIII. In all cases the vacation of each Number of vacations in school constituted and regulated under this Act, each year. or now in operation, excepting always the schools in Charlottetown and Georgetown, shall be two in number in each year, that is to say a spring vacation extending from the tenth day of May to the thirty-first day of the same month, and an autumnal vacation of twenty-ore days, to take place in the month of October, and which shall be fixed by the respective Trustees of the several schools, and no deduction shall be made from the salary of the Teacher, nor any

time added to the period of his service on account of such vacations being allowed, and every alternate Saturday shall be allowed as a holiday to the Teacher in each district school.

of a district

XXXIX. The inhabitants of any school disto appoint trict within this Island, who shall have provided a schoolhouse therein, in conformity with all the provisions of this Act, shall, and they are hereby required to nominate and appoint five Trustees, such nomination and appointment to take place at a meeting of the inhabitants of such district, called by a written or printed notice, signed by at least three resident householders within said school district, and posted in at least three of the most public places within the .me seven days prior to such meeting, which notice may be in the form of the Schedule to this Act annexed, marked (D.), and a majority consisting of a least nine persons, of the resident householders present at such meeting, shall be competent to appoint such Trustees, and it shall be the duty of such Trustees, three of whom shall be a quorum, to examine the school of said district quarterly in each year, and at all times in conjunction with the Visitor of Schools for the County, to inquire into the order and direct the discipline and regulations of such school, and also to give any licensed Teacher who has had the management thereof, the necessary certificates required by this Act; and it shall be the further duty of such Trustees to forward a notice of their appointment, immediately after such appointment, to the Board of Education, provided always that where the appointment of the Trustees of the school in any school district, shall have have

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been made under and by virtue of the laws heretofore in force, relating to Education, and such Trustees shall be in the office at the pass-Trustees in office at ing of this Act. They shall continue and be passing of Act conheld to be the Trustees of such school, under and firmed. for the purposes of this Act.

XL. In order to obviate the necessity and proving proceedconsequent expense of a more formal proof of ings to elect Trustees. the calling of any meeting, for the appointment &c., pointed out and of Trustees under this Act, or any former Act simplified. relating to Education, an affidavit of the posting of such notices for the calling of such meeting, shall in all cases of the appointment of Trustees which shall hereafter take place, be made by the person posting such notices, or other person who can prove the fact of the several notices having been duly posted before any Justice of the Peace, for the County wherein the school district is situate; which affidavit shall be in the form, or to the effect, prescribed in Schedule (E), to E. this Act annexed, and shall be affixed to the Register or books of record kept by the Trustees of the school therein; and a copy of such affidavit, certified by any two of the Trustees of said school for the time being, shall be primu facie evidence in any Court of Law or Equity, or before any Court or tribunal, or persons whatsoever, of due notice of such meeting having been given.

XLI. In each school district now erected, or Trustees may assess hereafter to be constituted by virtue of this holders. Act, a majority of the Trustees thereof shall being parents or have power to assess all the inhabitants, house-guardians of children, holders, resident therein, who shall have a child for books or children within the ages of five or seventeen fuel.

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years, of his own, or under his care and guardianship, and who shall have been so resident for six months previous to the making of the assessment; and no other person or persons whomsoever, in a sum to provide the necessary books and maps directed to be found by the School Visitor, and the fuel required therein, and such Trustees as aforesaid, or the majority thereof, are hereby empowered to apportion the apportion said assessment between such resident householders, according to the number of children within the ages aforesaid respectively, belong-The assessment upon each ing to them. parent to be increased in proportion to the number of his or her children within such ages; and such assessment shall be recoverable with costs as hereinafter, in the forty-ninth section of this Act directed. And when recovered shall be applied for the purposes for which the same shall have been levied.

Power to

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School

School books or A XLII. The Trustees of any district school, or maps may a majority of them, shall have power to order by Trus- books or maps to be provided for the use of such books or maps to be provided for the use of such schools; and shall have power to assess the resident householders having children, as in the last preceeding section mentioned within the said district, for the cost of such books and maps; and which assessment shall be recoverable with costs, in the manner pointed out by the fortyninth section of this Act.

No sum to parents, children.

be paid by XLIII. No parent or guardian, or other person, shall be liable or required to pay any sum or amount, per head or otherwise, for or on school account of any child attending any school, the Teacher whereof shall receive pay under the

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authority of this Act, provided always that Proviso. nothing herein contained shall extend or be construed to extend, to prevent the inhabitants, or any one or more of the inhabitants of any school district in this Island from voluntarily voluntary subscribing any sum or sums of money whatso-subscription to supever, towards the pay or support of the Teacher port of Teacher. of the school therein, in addition to the allowance to which such Teacher may be entitled under this Act. And in all cases where any such voluntary subscription may be entered into, and signed by any inhabitant or inhabitants as aforesaid, either as an inducement to any efficient master to take charge of a school, Master, &c., or for any other reason whatsoever. The Mas-may enforce pay-ter or Teacher of the said school shall be en-voluntary titled to demand and receive from the person subscriptions. or persons respectively, signing the same, the amount of his or their respective subscriptions, in accordance with the terms thereof; and in default of payment, such teacher shall be entitled to sue for the same, in manner by law provided for the recovery of small debts.

XLIV. Two of the Trustees of every school Two Trus appointed by virtue of the Laws heretofore in the state of the force, or hereafter to be appointed by virtue of tation and this Act, shall, in rotation, go out of office in the two others month of July in each year, commencing with stead. the two members first nominated and appointed. And the inhabitants, resident householders in such district, wherein is the school to which they shall be appointed Trustees, at a meeting to be held on any day in the month of July, yearly; and to be called by the Trustees of said school after notice thereof given in the manner provided by the thirty-ninth section of this

Act, shall elect two new Trustees in their stead, having the like power and authority; and until such election shall be had, the two retiring Trustees shall remain in office, provided nevertheless, that if the said inhabitants think fit, they may re-appoint, at the bottom of the list, such Trustees going out by rotation, and immediately after such election or re-election. And whether new appointments be made or not, the Trustees of said school shall notify the proceedings to the Secretary of the Board of Education.

Vacancies in Board of Trustres, by der th. absence, &c., how 2 filled up.

XLV. In the event of any vacancy or vacancies occurring from time to time, in any Board of Trustees for any school district, appointed or elected by virtue of the laws heretofore in force, or hereafter to be appointed or elected under this Act, by reason of the death, absence, or refusal to act, of any Trustee or Trustees after his or their appointment or election. The inhabitants, householders of such district, are hereby empowered to proceed to call a meeting in the same manner as provided for the first or annual meeting of Trustees, and to choose or elect one or more person or persons to supply such vacancy or vacancies. And the Trustee or Trustees so chosen or elected, during the currency of any year, shall have the same power in all respects, as if he or they had been elected at the commencement of the year, or at the last previous general election of Trustees.

In cases of

XLVI. In the event of any disputes or doubts doubt, ac., Board may arising or existing as to the legal election or election of resignation of any School Trustee or Trustees, or the right of any person or persons to assume

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the office or exercise the duties of Trustee or Trustees of such school, the Board of Education are hereby authorized and empowered to inquire into and determine the same, and, if they deem it advisable, on any account, to order a new election of the whole, or any less number, of the said Trustees, and, for the better ascertaining the truth in such case, to require the personal attendance before the said Board, and to examine, on oath, any witness or witnesses, whose evidence may be deemed necessary on such enquiry, and any witness who shall refuse to attend so to be examined, after his reasonable Examined expenses for doing so shall have been tendered ac. to him, shall be liable to pay to the party complaining, a fine of not more than five pounds, nor less than one pound, the same to be recovered, with costs, in such manner as debts under the Act relating to Small Debts are now recovered.

XLVII. In case the said Board shall order a manner of new election of Trustees, a day, hour and place, holding shall be named in such order for that purpose, tion of Trustees. and a copy thereof shall be posted on the schoolhouse of the district, at least six days before the day so named, and the inhabitants, who shall thereupon assemble, shall then and there elect the necessary number of Trustees, who, on being confirmed by the Board of Education, shall be deemed to be in office until the first day of July next, after the date of such election, or until some new election duly authorized shall take place.

XLVIII. In all cases when it may be neces-appointment sary to prove the appointment of Trustees ap- Trustees, how made.

Proof of

pointed by virtue of the Laws heretofore in force, or hereafter to be appointed by virtue of this Act, in any Court of Law or Equity, or before any Court, tribunal or persons, whatsoever, a certificate stating the facts of such appointment, signed by the Secretary of the Board of Education, shall be good and sufficient prima facie evidence of such appointment in all matters and questions touching the school district or the school, respecting which such appointment shall have been made, or in any manner in which such appointments shall come in question.

Board of Trustees to keep resord of proceedings.

XLIX. Every Board of Trustees of school districts, appointed under, or by virtue of the Laws heretofore in force, or to be appointed under this Act, shall keep a book or record in which their proceedings shall be entered, and the minutes of each appointment hereafter to be made of Trustees in any district after their election as aforesaid, and their names shall be entered and signed by the Chairman of the meeting of inhabitants at which such Trustees shall have been elected. In such book or record, which shall afterwards be so kept by the Trustees as aforesaid, and when so signed, such appointment shall be held and be deemed to be good and valid, and minutes of future meetings and proceedings, elections and re-elections, shall be entered therein, signed by any three of the Trustees for the time being, and the particulars of all assessments made by any such Trustees, shall be also duly entered and signed by any three of them, and the said book or register shall be open to the inspection of all resident householders of the district, and the School Visitor of the County, and if any such assessment shall

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not be paid by any party liable to pay the same within ten days after a demand thereof made upon, or at the residence of the debtor, by one of the Trustees or some party authorized by a majority of said Trustees in writing, to collect the same, and produced to the debtor, then and Mode of in every such case, the said Trustees or any one recovering or more of them, or such other person as the &c. majority of them may appoint, and in the name of any one or more of the said Trustees may sue the debtor before any Court for the recovery of small debts, or Justice of the Peace, by summons or otherwise under such regulations as may at the time be by law prescribed for the recovery of small debts. And it shall be lawful at the hearing of such cases for the defendant, if he shall see fit, to plead the inequality of assessing the rate, provided he give notice of his intenment, how tion to do so in writing, to the Trustee or Trustees, or other person in whose name the summons shall have been taken out, within twentyfour hours after the serving of the same; and if he shall so plead, then it shall be lawful for. the said Court for the recovery of small debts, or Justice of the Peace, before whom the summons shall be returnable, to hear such evidence as may be adduced by either party, and to vary the amount of rate and make an order for such amount of payment as justice may require. Provided nevertheless, that if the defendant making such plea, shall have at any time theretofore acquiesced in the justice or equality of such rate, by having on occasion of any former assessment, paid his proportion or quota thereto, or any part thereof at a similar rate or proportion, then such Small Debt Court or Justice of

the Peace, shall not permit the same to be heard, or any evidence connected therewith to be adduced, but shall order the reasonable costs incurred by the plaintiff or plaintiffs, to be paid by the defendant.

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Book kept by Trus-tees to be prima facie evidence, &c., of matters

L. The book or record to be kept by the Trustees of the several school districts constitued under the several laws heretofore in force,of matters or this Act—and signed by the persons and in the manner mentioned, and set forth in the last preceding section, shall be good and prima facie evidence of the truth of all statements, minutes, matters, and things therein contained and set forth in any Court of Law or Equity, or before any Court, tribunal, or persons whatsoever, whether such statements, minutes, matters, or things, shall relate to meetings of the inhabitants, the appointment or election of Trustees, or re-elections thereof; assessments upon the inhabitants, or other proceedings whatsoever of such Trustees, and of the regularity and correctness of all acts, matters and things, relating to, or connected with such proceeding so entered, and set forth in such book or record.

Trustees assess house holders

LI. Where the erection of a new school disto trict shall be sanctioned, by order of the Adbuild or re-build or re-pair school ministrator in Council under this Act, cr in any house, or school district already established, if the ma-furniture. jority of the inhabitants, resident householders therein, respectively, shall decide upon erecting a new schoolhouse within the same or enlarging, or completing any schoolhouse already erected, or rebuilding or repairing the same, when decayed, or procuring furniture for the schoolhouse, it shall be lawful for such majority of

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resident householders to meet together and appoint a Committee of five persons. If in a newly erected district. or if in a previously established district, to make an order to give directions to the Trustees of such district for the time being, to assess the several resident householders within the same, respectively, for the erection of such schoolhouse, or for enlarging, completing, re-building, or repairing the same, as aforesaid or for procuring furniture for the schoolhouse, as the case may be, and to superintend the same; and which schoolhouse, as to size, shall be in conformity with, and not of less dimensions than those prescribed by the provisions of this Act; but may be larger if a majority of said resident of proposed householders shall so order at such master is schoolhouseholders shall so order at such meeting, and house, to:be a plan and specification of such schoolhouse, so mitted to to be erected, or of the contemplated enlarge- sec. ment, manner of completing, rebuilding or repairing the same, or of the furniture required, having been submitted to, and approved of by a majority of such resident householders, the said. Committee or Trustees, as the case may be, shall thereupon have full power to make such assessments as aforesaid, for any of the purposes above mentioned; due regard being had in apportioning the amount of assessment to be paid by each resident householder under this section, to his or her circumstances and means, and the benefit to be received by him or her from the same.

LII. In the event of any one of such resident Committee or Trustees householders in any such district as aforesaid, empowered to levy and refusing to pay the amount for which he shall sue for assessment, be so assessed, within fifteen days after the \*c. same shall be demanded of him or her, by or

on behalf of such Committee or Trustees, respectively, as aforesaid, or after a memorandum of the amount of such assessment signed by a majority of said Committee, or Trustees, as the case may be, or a copy thereof shall be left at the dwelling house of such inhabitants, it shall be lawful for the said Committee or Trustees, or any one or more of them, respectively, in the name of the whole, to sue for and prosecute the debt or before any Court for the recovery of Small Debts, or Justice of the Peace, by summons or otherwise, under such regulations as are by law prescribed for the recovery of Small Debts; and it shall be lawful at the hearing of any such case, for the defendant to plead the inequality or excessive amount of the rate, provided he or she gives notice of his or her intention to do so in writing, to such Committee or Trustees aforesaid, as the case may be, or to one or more of them in whose name or names the summons shall have been taken out, within forty-eight hours after the serving of the same, and if he or she shall so plead, then it shall be lawful for the said Court, before which the summons shall be returnable, to hear such evidence as may be adduced by either party, and to vary the amount of the rate, and make an order for such amount of payment as justice may require.

Clergymen, LIII. All Clergymen, Judges, Magistrates, Judges, &c., and members of the Legislature, shall have public schools, &c. power to visit any public school under this Act, and to inquire into the management thereof, or any other object connected with its prosperity; and may note down in a Visitors' Book, which shall be kept by every Teacher, for that pur, re-

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pose, any omission observed in that department, or any other remarks relating to the school.

LIV. Every Licensed Teacher shall hereafter Teacher to keep a Register Journal of his school, which gister open shall be kept in the schoolhouse (until sent in to inspecas hereinafter mentioned) containing the names and ages, with notes of the progress and attenance of the pupils; and the said Journal shall. at all times be open to the inspection of the School Visitor of the County, and Trustees of: said school, and other persons authorized to visit the same, as in the last preceeding section mentioned, and also any member of the Board of Education, who may visit such school, and such Journal shall, at the termination of the Teacher's engagement, be by him or her forwarded to the Secretary of the Board of Education.

LV. Where any schoolhouse within the where school meaning of this Act, or any former law relating house has to Education, has been, or shall hereafter be and reerected on any site or piece of ground, with the by Board consent of the owner, occupier, or tenant of tion, it shall be illegal such land; and such site and schoolhouse have for original also been recognized by the Board of Education, to interfere as the legal site and schoolhouse for the district, same, &c. wherein the same are situate. Then and in such case, it shall be illegal for the original owner, tenant or occupant of such land, or any person or persons in trust for such owner, tenant or occupant, by deed or otherwise, whether registered or unregistered, in any manner to interfere with such site or schoolhouse thereon erected, or to prevent the free and peaceable possession and use thereof, and access thereto

and thereover by, or to the Trustees, Masters, or children, or the inhabitants of the district or Board of Education, or others, for the purposes of Education, unless such interference shall be expressly sanctioned by the terms of any Deed Lease or agreement, given by the owner, tenant, or occupant of, or person entitled to the land, on which the schoolhouse is, or shall be erected, and any conveyance or deed of the site, heretofore made, or hereafter to be made, shall be ineffectual to pass any estate therein, so as to enable the grantee, or re-lease, or person to whom it is or shall be conveyed, to interfere with such site or schoolhouse thereon, or any of the aforesaid parties in the free and peaceable use, occupation, and possession of the same as aforesaid.

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Royalty. Householders to

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LVI. From and after the passing of this Act, in the number of male district schools for Charlottetown and the Common and Royalty thereof shall not exceed nine, and it shall be the duty of the resident householders within such districts respectively, having children under the age of seventeen years, to meet together, from time to time, as the necessity shall arise, for the purpose of electing Trustees, in the same manner, in all respects, as is provided by this Act for the election and re-election of Trustees for the ordinary school districts.

Board may **Elvide** Charlottetown land arrange the

LVII. The Board of Education shall have power, from time to time, when they shall deem Royalty in expedient, to divide the City of Charlottetown, and the Common and Royalty thereof, into same when school districts, the whole not to exceed the number of nine, including those now established,

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and to alter such division from time to time, and re-arrange such districts as occasion may require, and such division or alterations shall be notified by advertisement in the Royal Gazette newspaper, from time to time, immediately after the same shall have been made. Old dis-Provided always, nevertheless, that, until any tricts connew division or alteration be made and an-alteration, &c. nounced, the districts as now constituted and in operation, shall continue and be in force.

LVIII. There shall be allowed in Charlotte-Three Teachers of town, and the Common and Royalty thereof, highest class in the class in th not more than three masters of the highest or charlottesecond class, who shall be assigned by the Board of Education to such districts (with the consent of the Trustees thereof,) within the said City, as they may deem advisable, having a regard to the ages and state of proficiency of the children in the several districts, and giving preference to the districts in which shall reside those most advanced or proficient, and for each of the other districts in the said City, Common and Royalty, there shall be employed a master or teacher of the first or lowest class; provided always. Proviso. that, if the inhabitants of any one of said districts, instead of sending their children to the school in their own district, if such shall be in operation, shall send them to the school in any other district of the Town, Common or Royalty, they may do so, unless the children at such last mentioned school shall exceed sixty in number, in which case, upon a representation made by the Trustees of such last mentioned school, or other persons interested therein, or who shall desire to to send their children thereto, of the necessity of having an additional master or teacher as an

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Board, where number scholars

assistant therein, it shall be competent for the of Board of Education to enquire into the matter, require it, and, if they see fit so to do, to appoint an addimay ap. and, if they see it so reacher, of either class, as an point assist- tional master or teacher, of either class, as an fundamental state of the second state of certain limitations, assistant Teacher in such school; provided further, that the Board shall not have power to appoint such assistant master or teacher if the number of masters and assistants in Charlottetown, Common and Royalty, then actually engaged and receiving Government pay, exclusive of the masters and teachers of the Normal Female Schools, shall amount to twelve; provided further, that no teacher in Charlottetown. under this Act, shall be entitled to a salary unless he or she shall have taught at least thirty scholars, and shall produce certificates to that effect.

No Teacher in Charlottetown to draw salary less he shall have taught 30 schoiars.

Amount to be paid for Charlotteschools procure fuel, &c.

LIX. The scholars receiving instruction in scholars, in Charlottetown, and the Common and Royalty thereof, at any of the schools therein receiving support from the Government, shall pay, at the time of their first admission into said schools, and thereafter quarterly, in advance, each the sum of one shilling and sixpence, to be collected by the Teacher of each school and paid over, if a district school, to the Trustees thereof, and if a Female School, to the Secretary of the Board of Education, and to be applied by such Trustees, as the Secretary of the Board, respectively, to the purchasing of fuel and the payment of rent, and the cost of repairs of such schoolhouses, and other necessary purposes, and if such Trustees, or the Board of Education, respectively, shall find that the said quarterly payment is not sufficient in amount for the purchase of fuel and other purposes as aforesaid,

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then the said Trustees, or Board of Education, respectively, may order and require a further payment to be made by each scholar, not exceeding, however, in any case, the sum of three shillings, quarterly, in addition to the first mentioned quarterly payment of one shilling and sixpence, and if the said sums, or either of them, be not paid, the scholars in default shall be debarred from further instruction until the same is paid, and the same shall be recovered by the Teacher, in the name of any one or more of the Mode of re-Trustees, or of the Secretary of the Board of same, &c. Education, respectively, before the Court of Commissioners for the recovery of Small Debts, in Charlottetown, from the parents or guardians. of the children so in default; provided always, that it shall be the duty of the Board of Educa-Board to tion, from time to time, to inspect the rooms in inspect which the various schools receiving support rooms, and under this Act, in Charlottetown, shall be con-may order removal & ducted or placed, and if they shall find the ac-provide others and commodation afforded, in any case, insufficient receive fees for the number of children taught, or the con-scholars, dition or position of the schoolhouse, or room, otherwise objectionable, on the score of situation ventilation or otherwise, the Board shall be authorized to order the school to be removed to some other house or room which they may be able to secure, and shall think more fitting for the purpose, and the quarterly fees in such case shall be paid by the Teacher of the school to the Secretary of the Board of Education, to be applied to the payment of rent, fuel, and other necessary purposes, and the Board shall, in each case, have power, if they find it necessary, to Power of Board to increase the quarterly payment to be made by increase fee charged

each scholar, up to, but not exceeding the full amount prescribed by the present section of this Act, and the Board shall also have power to ordain two schools, to be kept in one building, if they deem it necessary, and can procure one sufficiently capacious for the purpose, and in any case where the Trustees of any school in Charlottetown or Royalty, shall neglect to appoint a proper Teacher, the Board shall have power to nominate and appoint one on its own responsibility.

Board may include Township lands, anjoining Royalty, in districts

LX. The Board of Education shall have power to include the farms of Township Lands, fronting on the back Royalty Road of Charlottetown Royalty, in the same district or districts, with Roy with the Lyalty district schools, or one or other of tnem, according to their situations. And the inhabitants of such farms, in accordance with the terms of any such order by the Board of Education, shall be entitled to send their children to the school named in such order, and be liable to pay the same assessments and rates, or charges for fuel, furniture and books, for such school, or for keeping up or repairing the same, as the inhabitants of the Royalty are liable to.

Six female schools) in Charlotteexclusive

LXI. There shall be allowed for Charlottetown, under this Act, six female schools, if necessary, exclusive of the Orphan found of Orphan School, with female Teachers. And when, so soon as there shall be more than fifty scholars in attendance at each of the said female schools, and it shall appear to the said Board, that there is a sufficient number of scholars above said number, to render it desirable or requisite to

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have further assistance, then the said Board may establish one or two more schools, and appoint one or two female Teachers thereto.

LXII. The school heretofore established in Orphans & Charlottetown, for the benefit of orphans and destitute school, children of destitute parents, resident in Charlottetown, continued. lottetown, shall be continued as now in opera- unued. tion, and shall be open as heretofore, free of charge, to such children. And the Board of Education shall, from time time, appoint a competent Teacher of either sex for such school, who shall be entitled to receive therefor, a salary of not more than fifty pounds per annum, Salary Teacher. payable out of the public Treasury of this Island, in such manner and under and subject to such restrictions and regulations as shall be prescribed by the Board of Education.

LXIII. The Teacher of such school shall be orphan first examined by the Board, and, if found Teacher to competent, shall receive a certificate to teach each the primary branches of Education, whether he or she shall or shall not be able to qualify as a first class Teacher under this Act, and the said Board may cancel and revoke such certificate, for such reasons, and in such manner as mentioned in the twelfth section of this Act.

LXIV. Orphan children shall have prefer-orphan ence of admission to said school, and no child children to have preshall be admitted thereto, if under the age of ference for admission, four years, nor continued therein if above the \*\*. age of twelve years, nor shall any child be admitted unless recommended by a certificate in writing, to be signed by a clergyman, resident in the said town, and also by a member of the Board of Education.

Expense of out of Treasury.

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LXV. A sum of money sufficient to defray Behool to be defrayed the expenses of fitting up said Orphan schoolhouse, or room, and the rent thereof, with books and fuel for the same, shall be paid annually out of the public Treasury of this Island, into the hands of the Secretary of the Board of, Education for such purposes, and said Secretary shall account for the same to the Board.

Orphan School to able to ordinary School Regulations, &c.

LXVI. The said school and the Teacher thereof, shall in all respects, as far as circumstances shall admit, be conformable and subject to the several enactments, rules and regulations, prescribed for other schools and Teachers, in and by this Act, and the number of scholars to be limited for the said school, either as regards sex or the aggregate of both sexes, as well as the superiority of claims for admission thereto, shall, from time to time, as occasion may require, to be ordered and regulated by the said Board of Education.

Duty of senior Justice, Georgetown, to call meeting to elect Trustees, &c.

LXVII. It shall be the duty of the senior of Her Majesty's Justices of the Peace, resident for the time in Georgetown; and he is hereby required annually during the continuance of this Act, on the first Tuesday in June, in each year, to convene a public meeting of the inhabitants, householders in Georgetown, its Common and Royalty, having children between five and sixteen years, to be holden at the Court House in said Town; such meeting to be convened by such justice giving, or causing to be given, at least eight days notice thereof in writing, the same to be published by being posted in three or more public places in said Town and Commons, and three or more public places in the said Royalty, and the inhabitants, householders, defray school= books nually l, into, pard of retary

theres shall several bed for is Act, for the aggreority of time to red and

enior of resident hereby e of this ch year, bitants, on and and sixlouse in ened by given, at ing, the in three nd Coms in the eholders,

or a majority present at such meeting, shall elect five fit and proper persons, being also such resident householders as aforesaid, to be Trustees of the male and female schools in Georgetown now established, or to be established under this Act; and such Trustees so to be elected shall have the control of said schools, and the selection of the Teachers, and make regulations Election & respecting the location thereof, and the Teach-Trustees. ers thereof shall be entitled to receive payment of their salaries quarterly, by warrant on the Treasurer of this Island, on producing a certificate that the same is due, signed by a majority of the Trustees, and certified by the School Visitor and the Secretary of the Board of Education, and that the Teacher has been actually teaching the number of scholars required by Law, in the case of district schools, during the period for which the sum specified in the certificate is payable.

LXVIII. The children of the inhabitants of Children in Georgetown Common and Royalty may attend Royalty &c., may the schools in Georgetown, mentioned in the attend school in last preceding section, but this privilege shall George lown. not interefere with the erection of district schools in Georgetown Royalty, in the same manner as in other districts under this Act.

LXIX. The scholars receiving instruction at scholars in the said schools in Georgetown, shall pay quar- George town to terly each, the sum of two shillings and six-pay quarpence, to be collected by the Teachers and paid 6d. each. over to the Trustees of the said school, appointed as hereinbefore mentioned, and to be applied by them to the purchasing of books and fuel, and to pay for rent and repairs of schoolhouses

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and other necessary purposes connected with If this insufficient, the school, and if the Trustees shall find that the said quarterly payment is not sufficient for may be the said quarterly payment is not sufficient for quire more the purposes aforesaid, then they may order a further payment to be made by each scholar, not exceeding in any case the sum of two shillings and sixpence quarterly, in addition to the first mentioned quarterly payment, and if the said sums, or either of them or any part thereof be not paid, the scholar in arrear may be debarred from further instruction at said school, until the same be paid, and the said quarterly payment or any part thereof, shall be recoverable by the Teacher in the name of the Trustees, or a majority of them, before a Court of Commissioners for the recovery of Small Debts, at Georgetown, from the parents or guardians of

Mode recovering same.

Two Trustees George.

LXX. Two of the Trustees of the Georgetown schools shall go out of office annually on town to the first Tuesday in July, in rotation, in the manner provided in respect to district schools, That is to say, the two persons first inominated shall go out, and the inhabitants of the said Town and the Common and Royalty thereof at their annual meeting, as hereinafter provided, shall elect two persons to supply their places. Power being nevertheless given to the said inhabitants to re-elect such two retiring Trustees, or either of them, if they shall see fit so to do; their names or the name of such one of them being then placed at the bottom of the list, and in all cases of the election or re-election of Trustees, notice thereof shall be thereupon immediately forwarded by the Trustees of said

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school to the Secretary of the Board of Education.

LXXI. The introduction of the Bible to be The Bible read in all the public schools in this Island, of under feerevery grade, receiving support from the public tions conditions. Treasury, is hereby authorized, and the Teach-schools, &c. ers are hereby required, to open the school on each school day with the reading of the Sacred Scriptures, by those children whose parents or guardians desire it, without comment, explanation or remark thereupon by the Teachers; but no children shall be required to attend during such reading as aforesaid, unless desired by their parents or guardians.

LXXII. Any Teacher, male or female, who shall in addition to the qualifications required shall in addition to the qualifications required to the property of the pounds additional school, (French), to a class of not less than ten pupils, shall, on producing from the Board of Education, a certificate of his competency to teach the French language, be entitled to receive five pounds over and above the salary to which such Teacher may be entitled under this provided act; provided the Trustees of such school discontribute trict do raise the like sum of five pounds for annually. Such Teacher by voluntary subscription from the inhabitants, and provided further, that the than 20 number of Teachers receiving the aforesaid interess.

LXXIII. The Normal School, at present Normal established in Charlottetown for the training of thrued. male and female Teachers, shall be continued

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under this Act, and shall be held in the building now used for that purpose.

Board to regulate management of Normal School

LXXIV. The mode in which such Normal School shall be continued, unless when otherwise provided for by this Act, shall be ordained by proper rules and regulations from time to time, to be made for that purpose by the Board of Education, subject to the control, alteration, supervision and approval of the Government.

Normal School Teacher to be appointed by Lt. Governor,

His duties.

LXXV. The Teacher of the Normal School shall be appointed and at pleasure removed by the Lieutenant Governor in Council, and shall by himself and the Teachers being trained by him, teach the children in attendance there the ordinary branches of Education usually taught in district schools, and shall also train in the art of teaching such Teachers and candidates as may attend under certificate of admission from the Board, giving to the latter a thorough and competent knowledge of the best method of conducting a common district school, and especially teaching them the art of communicating the several branches of common school education, in a manner best suited to the capacities, ages, and conditions of the pupils who may thereafter be under their care.

ers, and certain others, to pay £2 annually.

LXXVI. All students or scholars attending attending the Normal School (except scholars of the School, ex-cept those female school, connected with the said Normal for Teach. School, and persons attending the Normal School for the purpose of qualifying themselves as district and school Teachers under the provisions of this Act) shall pay a fee of two pounds per annum to the principal Master of said school, which said fee shall be payable

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quarterly in advance, and when collected, paid into the Public Treasury of this Island by the said principal Master of the Normal School.

LXXVII. Whenever the number of scholars Assistant attending the Normal School, liable to pay the Master in sum of two pounds mentioned in the last pre-school ray be appointed in the last pre-school ray be appointed by section, shall be sufficient to make the ed when total of their respective fees equal to the sum raised for of not less than sixty pounds per annum, then, fees, &c. and in such case, the Lieutenant Governor in Council shall appoint an assistant Master to the said school, who shall be paid the salary of eightv-five pounds a year, and the amount of salary of such sees shall be applied towards the payment how paid. of such salary, and the balance of such salary shall be paid out of the Public Treasury by warrant drawn quarterly in the usual manner.

LXXVIII. The number of scholars, in addisplants of tion to Teachers, or those desirous to be trained see, to be regulated as such, who shall be entitled to attend at such by Board. Normal School, shall be regulated by order of the Board of Education, subject to the consent and approval of the Lieutenant Governor in Council:

LXXIX. The Board of Education may, if fone of the they think fit, as heretofore, cause one of the may be Charlottetown female schools to be held in the held in Normal aforesaid schoolhouse, in a room to be fitted up Building, apart from the school for male scholars, to be held therein, and place the said female school and the Teacher thereof under the supervision of the principal Master of the Normal School, who shall train (if approved by the Board) Teachers, and candidates to be Teachers therein; and the Board shall have power to pre-

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scribe and ordain what children shall have the right to attend as pupils of the female department of the Normal School.

Candidates for Teach-Normal

LXXX. Every Teacher, whether male or ers entitled female, or person who shall be a bona fide Normal School free candidate for the office of Teacher, of whose of charge, qualification the Board shall be the judge, upon being examined by the said Board, and on producing a certificate thereof, certifying to the proficiency of such candidate, and to his or her being qualified to become a student for the office of School Teacher, shall, if he or she desire, be entitled to attend at the Normal School, and receive instruction and training in the art of teaching, free of all fees and charges, for a period not exceeding five months.

Salary Normal School Teacher.

LXXXI. The sum of two hundred pounds shall be paid to the Teacher of the Normal School, by warrant on the Treasurer, in the usual manner, payable in quarterly payments, from the date of his appointment, on his producing from the Board of Education, a certificate of his being intitled to the same.

Three School Visitors, (one for each

LXXXII. From and after the passing of this Act, there shall be three Visitors of Schools for County, to this Island; that is to say, one for each of the Counties of King's, Queen's and Prince Counties, and it shall and may be lawful for the Lieut. Governor, for the time being, in Council, as soon as this Act shall go into operation, to appoint three fit and proper persons to such offices, and to displace any such person or persons so appointed, at pleasure, and to appoint another person or persons to fill such vacancy or vacan-

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shall be Visitor of Schools for King's County, one other shall be Visitor of Schools for Queen's County, and the third shall be Visitor of Schools for Prince County.

LXXXIII. Neither of such Schools Visitors Visitor not shall engage in trade or business, whilst hold- trade, at His ing the office of Visitor; and it shall be the duties. duty of each School Visitor to visit all the schools in the County for which he shall have been appointed, twice in every year, and to assist the Board of Education in prescribing the course of Education to be pursued in such schools, and the books, diaries, lists of attendances, and other records to be kept therein, and in ordering what books shall be used in the Schools, what shall be the hours of attendance of the scholars, and commencement of terms, and other necessary details connected with the management of the schools; and each of such Visitors shall have power, and he is hereby directed, whenever he shall see fit, to call a meeting of the Trustees connected with the respective schools within his County, and to make Report to the Board of Education a quarterly report in writing, of his visits, stating therein the condition of every school, the method of teaching practised therein, the number of scholars, state and description of schoolhouses, and whether in such schools the provisions of this Act, and the orders of the Board of Education relating to such schools have been complied with, and such Board with other information as he may deem it necessary reference to Visitors, to give, and it shall be the duty of the Board to Reports. furnish each branch of the Legislature, within fourteen days after the meeting thereof, with such parts of said Visitor's Reports, including

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the statistics thereof, as they may deem necessary, together with, if they deem fit, their own remarks thereon, and a copy of such extracts and remarks shall be published annually in one of the public newspapers of the Colony.

Visitor to enter his name and in Trustees' book.

LXXXIV. The School Visitor of each County date of vielt for the time being is hereby required, at each and every visitation made by him, to the schools of his County, to enter his name and the date of his visitation in the book or record kept by the Trustees of such schools for that purpose.

Visitors to visit frequently the Normal School.

LXXXV. It shall be the duty of the School Visitors to visit frequently the Normal School, and to assist the Board of Education in directing the management thereof.

Salary of Visitors.

LXXXVI. The salary of each School Visitor under this Act, shall be one hundred and fifty pounds per annum, to be paid quarterly from the date of his first appointment, by warrant drawn in the usual manner on the Treasurer of this Island, on producing the certificate of a quorum of the Board of Education, of his being entitled to receive the same.

No Clergy-man Teach-

LXXXVII. No Clergyman or Minister havman Teach. ing charge of a congregation of religion, or be liable to Teacher, or head of any Educational Establishment, whether such Establishment shall be in operation under this Act, or otherwise, in this Island, shall be liable to pay any assessment imposed by this Act for the purposes of Education.

Teacher LXXXVIII. Every school Teacher is hereby within 20 days to send notice required, within twenty days after his enternecesrown tracts n one

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ing into his engagement as Teacher, to transmit of his engagement to the Secretary of the Board of Education a tary of notice thereof, in writing, in the form in the Board. Schedule of this Act, annexed, marked (B), stating the date at which he shall have entered into such engagement, and the day on which the school under his charge shall have been opened, and such engagement as aforesaid shall in no case be entered into for a longer or shorter period than twelve months from the commencement thereof, and every such agreement and engagement shall be duly made and entered For into in writing between the said Teacher and ascendent. the School Trustees, to be appointed as by this Act directed, and shall be in the form or to the effect prescribed in the Schedule to this Act annexed, marked (A.)

LXXXIX. It shall be the duty of the Trustees on tees of schools in this Island, and they are hereto agreement to a consequent with any Together to see lost to engagement or agreement with any Teacher, to scholars in the district, state and set forth in every such agreement see what is the total number of scholars or children within the age of five and seventeen years in their district, and also the average daily attendance of scholars required by this Act for such school when the same is a district school.

XC. The Journal or Register required by the Teacher to fifty-fourth section of this Act to be kept by verify journal on oath. every Licensed Teacher, and forwarded by him or her to the Secretary of the Board of Education, shall, before being so forwarded, be certified to as to the correctness thereof, upon oath, by every such Teacher before a Justice of the Peace.

When Grammar district schools,

XCI. When, and as often as the resident School may householders in any two adjoining country school districts in this Island, having children within the age of five and seventeen years, or to the Trustees of such districts, shall be desirous of obtaining the establishment of a Grammar School in lieu of the two district schools within their districts, and the Trustees of both of said districts, on behalf of such resident householders therein as aforesaid, shall signify such, their desire, in writing, to the Board of Education, and shall provide a suitable building for the purpose of such Grammar School, the same to be of not less area than six hundred square feet, and to be at least ten feet in the height of the post, that then, and in every such case, the said Board of Education shall have power, and they when Boord may are hereby required to merge said two districts into one, and to establish therein a Grammar School, in lieu of the two district schools theretofore in operation in such districts, and to appoint a Teacher to such Grammar School, who shall be qualified to teach the various branches hereinafter specified, and the Board of Education shall have power at any time, upon the application of the Trustees of any such Grammar School as aforesaid, to appoint an Usher or

merge two districts for the purpose and appoint Teacher,

When

Usher to Grammar School, how appointed.

Other Grammar Schools when al-

assistant Teacher to such school. XCII. The Board of Education shall likewise have power at their discretion, subject to the proviso as to the number of Grammar Schools in the next section set forth, to establish in any county school district in this Island, a Grammar School in lieu of the district school, should it appear to them to be necessary or advisable, and an application be made to them by the Trussident

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tees or householders of the district, and the said Board of Education shall appoint to such Grammar School a Teacher possessing the qualifications hereinafter prescribed.

XCIII. The number of Grammar Schools in Number of each of the Counties of this Island, to be allowed Schools in or recognized under this act. over and shows Counties or recognized under this act, over and above counties those Grammar Schools formed by the junction where for med by of two district schools under this Act, or in district Charlottetown, Georgetown, or Summerside, schools) shall not exceed the following number, that is to say, in Prince County three, in King's County three, and in Queen's County five, unless the establishment of an additional Grammar School, or additional Grammar Schools shall, on recommendation of the Board of Education, be sanctioned by order of the Lieutenant Governor in Council.

XCIV. The Board of Education, at any time, if they, on examination, or the report of the examiners, find that a candidate for a Teacher's license is not likely to become fitted to be a require at the Normal School Report. Teacher without attending at the Normal School, School. shall require such candidate to attend at such Normal School for any period they may think fit, not exceeding five months, before they will again allow such candidate to offer himself for examination.

XCV. From and after the passing of this Act, Containe the Board of Education shall have power to Grammar in continue in Georgetown a Grammar School, Georgetown and in addition to the male and female schools Summers aide, &c. which are hereby authorized to be established. and provided for therein, and in Summerside a

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Governor te appoint Teachers to such Grammar Schools.

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Grammar School in addition to the district school already established therein, respectively; and the Administrator of the Government, for the time being, in Council, shall from time to time, appoint the Teachers to such Grammar Schools, whose qualifications for teaching shall be those in this Act prescribed, and such Teacher shall charge, collect and receive, from the parent or guardians of the children attending such schools, a tuition fee, or such sum per head for every child taught by him, as shall be fixed by the Board of Education in that behalf, and subject to such rules and regulations as they shall prescribe, and the same in default of payment, shall and may be recovered, as in other cases under this Act; provided always, that no Conditions precedent to Teacher, as last aforesaid, shall be ensalary. titled to draw the Government allowance payable to him under this Act; until he shall first have produced the certificate of the Secretary of the Board of Education, and one other member of the said Board as herein prescribed and required, in regard to district school Teachers, or until he shall have filed with the said Secretary of the Board of Education, a certificate, under the hands of a majority of the Trustees of his school, certifying to the effect, as in the form in the Schedule (C), to this Act annexed.

Tuition fees

XCVI. The tuition fees to be collected by to be appli-the said respective Grammar School Teachers tees for purchase of in Georgetown and Summerside, shall be duly applied and appropriated under the directions of the respective Trustees of said schools, in the purchase of books and fuel, and in repairing the respective schoolhouses or buildings; and an

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account of such fees and of the appropriation thereof, shall be duly kept and luid before the Board of Education, regularly, at least once in ever year after the establishment of such respective Grammar Schools.

XCVII. The Teacher to be appointed to each gramm ar and every Grammar School now established, or Teacher must be to be established under this Act, shall, in addi-able to teach Latin tion to the qualifications of second or higher French and Greek, as class Teachers by this Act, be qualified teach required by Board, &c. the Latin, Greek, and French languages, in such proficiency as the Board of Education shall deem requisite, and shall hold the certificate of the said Board, of such his qualifications.

XCVIII. At the time of making the appoint-Lt. Government of Teacher, to each of the Grammar appoint Tructees Schools to be established in Georgetown and of Grammar schools Summerside, under this Act, the Lieutenant in Georgetown and in Georgetown and Summerside, under this Act, the Lieutenant in Georgetown and Summerside, under the Course of C Governor in Council, shall likewise appoint summer-side, with Trustees to each of such schools, respectively, duties and whose powers and duties shall be the control of the council. whose powers and duties shall be the same as powers. those of the Trustees of ordinary school districts under this Act.

XCIX. The parents or guardians of any child children in or children residing within any of the respective counties, in which the said respective George George Grammar Schools of Georgetown and Summer-side Gramside shall be situate, shall have the privilege of to acc. mar achools sending such child or children, to be taught in the Grammar Schools established in any such County Towns, respectively, and such parents or guardians shall not be liable to pay any assessments or contributions towards the salary of the Teacher of the school of the district, wherein such child or children may reside (so

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far as such child or children are concerned) so long as such child or children shall be in attendance at such Grammar School, provided such parents or guardians shall have given notice of their intention to send any such child or children to such Grammar School, at the time of any such district school assessment aforesaid, being levied for the year.

Other Grammar School Trustees appointed in ordinary manner.

C. Trustees for the said Grammar Schools to be established under this Act, save and except the Grammar Schools in Georgetown and Summerside, shall be appointed in the same manner as provided by this Act for the appointment of Trustees or ordinary district schools, and all the provisions of this Act prescribing the duties and powers of Trustees of said district schools shall apply to and regulate the duties and powers of the Trustees of such Grammar Schools, save and except the two Grammar Schools in this clause excepted.

Teacher applying for salary to deposit copy of agreement, with certi-

CI. Every Teacher, before he shall be entitled to draw the Government allowance under this Act, except the Teachers of the Grammar School in Georgetown and Summerside, shall deposit, or cause to be deposited with the Secretary of the Board of Education, one part of the original agreement made by him, or on his behalf, with the Trustees or inhabitants of any school district, or a true copy thereof, attested on oath, which said agreement shall be in the form or to the effect prescribed in the Schedule in this Act annexed, marked (A), and a certi-Form of ficate in the form in the Schedule to this Act annexed, marked (C), shall be endorsed thereon or thereto annexed, under the hands of a ma-

Council.

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jority or the Trustees of his school, in the manner prescribed by this Act (which said certificate shall be signed by the said Trustees in presence of a Justice of the Peace) certifying that the provisions of this Act in all respects have been duly complied with, and also certifying to the good conduct, attention and sobriety of such Master, during the term he shall have kept his school, pursuant to such agreement, which conduct shall also be thereon certified by one or more Justice of the Peace, and the said Secretary, with the concurrence of one other member of the said Board of Education shall certify the class to which such Teacher shall belong of Board to and the amount to which, by law, and as shall of Teacher, and amount and amount satisfactorily appear by such certificate, the said of his sail Teacher shall be entitled, and shall also certify that the said agreement, or an attested copy thereof, as aforesaid, has been duly filed and that the same has been framed in accordance with the provisions of this Act hereinbefore expressed, and on the production of such certicate last mentioned, such Teacher shall be entitled to receive from the Treasury of this Island such amount as he or she, according to which his or her class and qualifications, shall paid quarter by be by law entitled to, the same to be paid warrants. by quarterly payments, on production of the certificates and other requisites prescribed by this Act, by warrants under the hand and seal of the Lieutenant Governor for the time being, with the advice of Her Majesty's Executive

CII. It shall not be necessary that the Trus-Trustees tees shall sign the certificate mentioned in the certificate separately. last preceding section, collectively and in the

presence of each other, provided the same be signed by them individually at different times.

Anglo Rustico schoois der control of Board.

CIII. The two schools which were established Lot 24, con tinued un and are now in operation, in the district known as the Anglo Rustico District, or Township Number twenty-four, in this Island, (one school having been found insufficient to afford the means of Education to all the children therein) shall be continued as now in operation, and the Board of Education are hereby authorized to divide and alter the said district in such way and manner as they may deem expedient, so as to meet the exigency of the case, anything herein contained to the contrary, notwithstanding. provided always that no Teacher, appointed to take charge of any such school or schools in the said Anglo Rustico District, shall, at any time, be recognized as a district Teacher, or be entitled to a salary, unless such person shall have obtained a license as a first or second class. Teacher from the Board of Education and shall comply with the provisions of this Act. relating to district Teachers.

hold license

Districts cumstanced as Anglo Rustico District

CIV. In case any other established school found similarly district in this Island shall be found similarly circumstanced with the said district, hereinbefore designated the Anglo Rustico District, it may be with shall be in the power of the Board of Education in the same to apply the same remedy in relation thereto, by dividing or altering the same, and establishing an additional school therein, as is mentioned and set forth in the last preceding section, in regard to the said Anglo Rustico District, and with the like restrictions in all respects as therein prescribed, in regard to the Teacher of ne be

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tog chartery leading it and in author parents per any such additional school, being a duly licensed Teacher, and the Trustees of his school shall conform in all respects to the provisions of this

CV. There shall be paid as salaries to the Salaries of several classes of Teachers, assistant Teachers, annually. and Ushers of Grammar Schools in the several districts and towns in this Island, (save and except the Teacher and Usher of the Charlottetown Grammar School) hereinafter mentioned, the respective yearly salaries following, that is Male to say: to male district Teachers of the first or Teachers, ist class, lowest class, the sum of fifty-five pounds per £55. annum; to male district Teachers of the second Do. 2nd or highest class, the sum of sixty pounds per class, £60. annum; to female district Teachers, the sum Teachers of forty pounds per annum; to male district Teachers of Grammar Schools, when two dis-Grammar School tricts combine to form a Grammar School, as Teachers where dishereinbefore mentioned and provided, the sum tricts merged, £100. of one hundred pounds per annum; to male district Teachers of Grammar Schools, where five pounds per annum; to Ushers of such first £95. districts are not so combined, the sum of ninty-Do. where named Grammar Schools, the sum of ten pounds £10. per annum; to Teachers of Grammar Schools in Gammar Georgetown and Summerside, the sum of one Teachers hundred pounds each per annum; and to the town and Ushers of Georgetown and Summerside Gram-side, £100. mar Schools, the sum of fifteen pounds per ushers annum; to male Teachers of schools in Char-same, £15. lottetown, of the first or lowest class, the sum Ch'town of seventy-seven pounds per annum; and to the Teachers, assistant of such last named Teacher, the sum £77. Asassistant of such last named Teacher, the sum sistant £66. of sixty-six pounds per annum; to Teachers of the second or highest class of schools in Char-

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Teachers, 2nd class, Charlette town, £100.

Assistant £66.

Female: Teachers Charlottetown £49

George-

Teachers licensed

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lottetown, the sum of one hundred pounds per annum; and to the assistant of such last named Teacher, the sum of sixty-six pounds per annum; to female Teachers of female schools in Charlottetown, the sum of forty-nine pounds ten shillings per annum; to Teachers of the female schools in Georgetown, the sum of forty pounds per annum; and lastly, to the male Teachers of. town, acto. the first or lowest class, licensed by, and holding a certificate from the Board of Education, before 23 previous to the passing of the Act, of the twenty-Vic., Cap. previous to the passing of the Act, of the twenty-14, and not third Victoria, Chapter fourteen, since repealed, again ex-amined, but who shall not have passed an examination, acc., late and obtained a certificate from the said Board, subsequently to the passing of the said repealed Act, and who shall have heretofore declined or refused to submit to be re-examined by the said Board, or having so submitted, shall not have been entitled to a certificate of qualification, the sum of forty-five pounds per annum; provided always, that until a Teacher of any district or town school shall have been actually engaged as a Teacher in conformity with the provisions 3 years, to of this Act, or the hereby repealed laws relating to education, for a period of three years, he shall salary and not be entitled to the full salary hereby directed to be paid to the Teachers of the class to which he may belong, but the salary of such Teacher shall be reduced yearly, and every year, until he shall have completed three years of teaching under this Act, or the former Acts, relating to education, by deducting the sum of five pounds therefrom in every case.

Teachers until they have served cach case . £5 less of

Teacher's salary to be paid by usual cer-

CVI. The several and respective salaries aforepaid by said, shall be paid by warrant, on the public usual cer-ufficate, &c. Treasury, at such time or times, and under and

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no boilet om en little at a allet subject to the same provisions, restrictions and qualifications, and on the production of the certificates, attestations and papers, and performance of the services hereinbefore mentioned, and shall also be subject to be reduced in amount for want of the daily average attendance of scholars as hereinbefore provided.

n o 11 Committee and all of the CVII. All acts, orders, deeds, transactions, Former natters and things whatever, made, done, had be compared of converted by the Board of Education, or by Education or under their direction, sanction, priority or sustained authority, under and by virtue of any Act or pealed acts hereby repealed or heretofore in force, restinged in lating to education, and all appointments of the convergence who means and others and others are the convergence who means are the convergence who means are the convergence and others are the convergence who means a convergence who c Trustees and other persons, whomsoever, under and by virtue of the said Acts, and all agreements contracts, arrangements, obligations, liabilities, matters and things whatsoever, had, made, done, executed, incurred, entered into or subsisting by or between the inhabitants, or householders, or school Trustees in any school district, town, place or locality whatsoever, in this Island, and any Teacher or Teachers or by and between any other person or persons, at the time of the passing of this Act, in pursuance, or under, or by virtue, of the Acts hereby repealed, or any law heretofore in force, relating to education, are hereby expressly declared to be, and the same shall continue to be in all respects good, valid, absolute, binding, and effectual, both at law and in equity, under the operation of this Act, as if the said recited Acts, and every one of them, still remained in full force, and not in any manner repealed.

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aforepublic er and Act to go in force on 1st June, 1868.

\* THOT'MY 1.16. CVIII. This Act shall go into force and operation on the first day of June next, and not before that time. I start and from wanterwilling

Schedule (A.)

Form of

SCHEDULE A. FORM OF AGREEMENT WITH TEACHER.

These Presents witness that A. B., Licensed Teacher, doth hereby agree and engage with C. D., E. F., G. H., I. J., and K. L., Trustees of the District School, or Grammar School, Township Number, in Prince Edward Island, to conduct the said school duly, faithfully and punctually, in accordance with the Law, and the rules and regulations of the Board of Education for, and during the term of one year from the day of according to the best of skill and ability, and the said Trustees, on their part, agree, and engage to keep the Schoolhouse in said District in substantial repair, and comfortable for the Teacher and scholars, to provide sufficient fuel, cut, at all times for the use of said school, to provide such books and school furniture as may be prescribed by the Board of Education and Visitor of Schools—to visit and inspect said school—to direct the discipline thereof—to keep in as regular attendance as possible all the scholars resident in said District, amounting to in number; \* and that the said parents shall also make good any reduction in the amount of the salary of the said A. B., which may be occasioned by a deficiency in the average daily attendance of scholars, as required by law for the said district, which said average is scholars,\* and on the performance of the said Teacher of his part of this agreement, to give him the Certificate necessary to enable him to receive the allowance to which he shall be entitled from the Treasury of this Island. (If there be any further agreement between the parties as to any allowance to the Teacher for his board or otherwise, insert the same here.)

In witness whereof, the said parties to these presents, have hereuntofset their hands and seals the day of A.D.,

18 Signed, sealed and executed ? in the presence of M. N.

434.49 er and eller all ord and high entre light

| A. B.   | (seal) | Teacher   |
|---------|--------|-----------|
| C. D.   | (seal) | 6013-1-01 |
| E. F.   |        | or to see |
| G. H.   | (seal) | Trustees  |
| I. J. ( | seal)  | (c) (0)   |
| K. L.   | (seal) |           |

N. B. When the School is a Grammar School, the words between the asterisks, in the preceding form, to be left out.

Schedule (B.)

SCHEDULE B.

NOTICE FROM TEACHER OF HIS ENGAGEMENT.

I hereby give notice that I have entered into an agreement, bear-Teacher's ing date the day of 18 to teach the School (or engagement Grammar School) in the settlement of in Township Number, d operaand not

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oth hereby L., Trus-col, Town-ct the said h the Law, for, and ustees, on said Dis-

acher and the use of as may be schools—to thereof—to rs resident nd that the

amount of y a deficiequired by olars: \* and this agreeim to re-

e Treasury tween the l or other-

have here-. D., , 1 811 7

Teacher.

Trustees.

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ment, bear-School (or p Number

SLA VICTORIA or in the Town or Royalty of ) for the term of and that the said School was opened on the day of 18

We do certify that the for going statement is correct.

The state of t

# mail the of and in SCHEDULE C. and a could gara

Teacher's

## TEACHER'S CERTIFICATE TO OBTAIN SALARY.

. dinsid (o.) We, the undersigned Trustees of the School at the Township No. certificate do hereby certify that A. B., Teacher of the class (or salary, if a Grammar School, say Teacher of the Grammar School on Township Number ) (or as the ease may be) has diligently, faithfully and soberly, discharged his duties during the last months, as Teacher of our School, and has, during the said period, duly kept a journal of the said School, and in all other respects has complied with the laws now in force, relating to Education, and is entitled to receive the sum of for his said services, and that a Schoolhouse, in accordance with the provisions of the laws now in force, has been provided, and that the average attendance at this School during the past six months has been in number, as witness our hands this day of

Trustees.

J. P.

I certify that the foregoing statements, to the best of my knowledge and belief, are correct, and that this certificate has been signed by the said Trustees in my presence.

## SCHEDULE D.

Schedule (D.) Form of

notice of

meeting ito

FORM OF NOTICE OF MEETING TO APPOINT TRUSTEES.

#### NOTICE.

A meeting of the inhabitants, resident householders within Trustees. School District Number on Township Number the District according to its registered name, or usual designation) (describe will be held at the Schoolhouse, in said District, (or as the case day of next (or instant as the case may noon, for the purpose of electing be) at o'clock, in the Trustees for the said School District, according to Law.

A. B. Trustees. G. H. J

#### SCHEDULE E.

FORM OF AFFIDAVIT OF NOTICE BEING POSTED.

County ? to wit 5 Affidavit of notice being posted.

in the said County, maketh oath and saith that a J. K.. of

Schedule (E.)

## Cap. 6

## 31st VICTORIA.

true copy of the notice or paper writing hereunto annexed, was, on the day of instant (or last as the case may be) daly posted at each of the three following places within School District Number on Township Number (or as the case may be) that is to say one copy thereof on Mr. 's forge, (or as the case may be) another copy thereof at and the third copy at being three of the most public places within the said School District. District.

DELLE SALARY. Sworn to before me this } day of 18 L. M., J. P.

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ol District e may be) (or as the

aid School .K. ,01

d copy at

ANGLO RUSTICO DISTRICT,

Two Schools continued therein, under control of Board of Education, 56. 1) Sorrey de

Teachers of, to hold license from Board, 56.

Districts similarly circumstanced, to have like privileges, 56.

Assessment, our amorato. In I ov I and a vife at rowage even

Trustees may assess for books, maps, school repairs, fuei, &c, 23, 24.

Particulars to be entered in Trustees' Book, 28.

For the erection of a new Schoolhouse, or repairing or enlargement of the old, 31.

How recovered, 31, 32.

Inequality of, how pleaded, 31, 32.

Clergymen, Teachers, &c., exempt from, 48.

AVERAGE,

Average attendance of Scholars required, 16. Minimum in Charlottetown, 38.

BIBLE,

The reading of, authorized in all public Schools, 43.

BOARD OF EDUCATION,

Constitution of, 2,

Secretary of, and two Examiners appointed by Lieutenant Governor in Council, 2., A town of the law of and I willer if

Duties of Examiners, 2.

Quorum of, for business, 2.

Time of monthly meeting, 2. Notice monthly meeting, 3.

Examination meetings to be bi-monthly; 2, 3.

Salary of Secretary, 3.

Salary of the other members of, 3.

Salary reduced in case of absence from monthly meeting, 3.

Members of, removable at pleasure, 3.

Vacancies in, how filled, 3.

May order Teachers to be re-examined, and if found incompetent, license cancelled, 3, 5.

To prepare forms, regulations and instructions, for guidance of Schools, 5. 111, 71 7001

Power to investigate complaints of misconduct of Teachers, 5, 6. May receive conveyances of School sites, 7.

And the state of the state of the

May alter the boundaries of School District, 8.

May appoint Commissioners to report on proposed alterations, 9.

May suspend maintenance of School in certain case 13.

May authorize a minor District, 18.

May withhold School allowance until prescribed regulations are observed, 20.

May order a new election of Trustees, 26.

May examine witnesses on oath, 27.

Have power to divide the City of Charlottetown into Districts, 34.

May appoint assistant Teachers when required, 36.

To inspect Schoolrooms, and receive fees paid by scholars, 37.

To regulate management of Normal School, 44.

To furnish the Legislature with parts of the Visitors' Reports, 47 Have power to establish Grammar Scho ls, 50.

#### Books

Prescribed by Board of Education, 20.

May be ordered by Trustees, 24.

Trustees may assess for, 23, 24.

To be purchased by fees paid in Grammar Schools of Georgetown and Summerside, 52.

#### CANDIDATES

For the office of Teacher to be examined, and if found competent, receive certificate, 4.

Must produce certificate of good character, 4.

To receive instruction and training, free of charge, in Normal School, 44.

If unfitted, must attend at Normal School, 51.

#### CERTIFICATES

Of registration of School District, 11.

Teacher's certificate to obtain salary may be signed by Trustees separately, 5 ...

Form of, 60.

#### CHARLOTTETOWN, COMMON AND ROYALTY,

Number of Districts allotted to, 34.

Division into Districts, 34.

Teachers for, and their salaries, 35, 36.

Assistant Teacher appointed where number of children require

Cost of fuel, rent, &c., how defrayed, 36.

How recovered, 37.

## CLERGYMEN

May visit and inquire into management of Schools, 32. Not liable to assessment for School fees, 48.

#### COMPLAINT

Against Teacher of misconduct, 5. How investigated, 6.

#### DEEDS

Of School sites, may be held by Board, 7, 8.

#### DISPUTES

Between Trustees and Teachers, 6.
Between adjacent Schools, as to right of maintenance, 12.
As to the election or resignation of Trustees, 27.

#### DISTRICTS,

Registry of, to be kept by Secretary of Board, 7.
Time limited for registration, 7.
New Districts, how formed, 7.
Boundaries of, how enlarged or diminished, 8, 9.
Former Districts registered, confirmed, 11.
Minor School Districts, how and where to be formed, 18.
In Charlottetown and Royalty, 34, 35.

#### ELECTION

Of Trustees, 22.
Dispute as to legality of, 26, 27.
New election may be ordered by Board, 26,

#### ENGAGEMENT

Of Teachers to be for one year, 49.
Notice of, to be forwarded to the Board, 49.
Copy of, to be furnished, to obtain salary, 54.
Form of, 60.

#### EVIDENCE,

Board may receive evidence in case of dispute between Teacher and Trustees, 6.

Certificate of registry of Districts to be received as, 11.

To prove election of Trustees, 26 27.

Record of Trustees to be received as, 30.

#### EXTENT

And boundaries of Districts to be registered, 6. Of new Districts, how defined, 8, 9, 14.

#### FEES

Of Justices or Commissioners employed to investigate disputes between adjacent Districts, 9.

Of persons employed to report on alteration of Districts, 10.

For laying off new Districts, 13.

To be charged in female Schools in Charlottetown, 36.

How recovered, 37.

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Paid by scholars attending Schools in Georgetown, 41.

Payable by children attending Grammar Schools at Georgetown

and Summerside, 51.

### FEMALE TEACHERS,

Number of, for Charlottetown limited, 38.

Board may engage one of the City female Teachers for Normal School, 45.

Salary of, 57.

#### FRENCH.

Teachers who can teach French to be allowed additional salary, provided Trustees raise a like sum, 43; number of, limited.

#### FUEL AND FURNITURE

May be assessed for, 23, 31.

#### GEORGETOWN,

Trustees of, how elected, 40 41.

Children of Georgetown Royalty, 41.

Quarterly payment for incidental expenses of, 41.

Grammar School for, continued, 51.

Teacher of, how appointed, 52.

Trustees of, how appointed, 53.

Salary of Teacher of, 57.

Of Usher 57.

Of female Teacher, 57.

#### GRAMMAR SCHOOLS

May be formed in certain cases, by the union of two District Schools, 50.

Dimensions of Schoolhouse, 50.

Teacher of, appointed by Board, 50.

An Assistant may be appointed, 50.

Limited number of, may be established in the different Counties, in lieu of District Schools, 51.

At Georgetown and Summerside, continued, 51.

Teachers of, appointed by Government, 52.

Qualifications of Teachers of 53.

Trustees of, in Georgetown and Summerside, appointed by Government, 50.

Children in the respective Counties may go to Georgetown and Summerside Grammar Schools, 53.

Trustees of, to be chosen in the usual way, except Georgetown and Summerside, 54.

Salary of Teachers of, 57; Ushers of, 57.

#### JOURNAL,

Each Teacher to keep a Journal, 33.

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Normal

l salary,

o District

Counties,

by Gov-

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eorgetown

To be forwarded to the Secretary of the Board, at the close of engagement, 33.

To be certified on oath, before a Justice of the Peace, before being farwarded, 49.

JUSTICES OF THE PEACE

May investigate disputes in certain cases, when appointed by Board of Education, 12.

Remuneration for so doing, 13.

May be employed to determine School sites, and remuneration therefor, 14.

Duty of Senior Justice of the Peace in Georgetown, 40. To certify good conduct of Teacher, 40.

LICENSE TO TEACH,

Prerequisites for, 4.
May be revoked for misconduct, 5, 6.

MAPS,

Assessment allowed to procure, 24.

MILITIA,

Teachers exempt from service in, 20.

MINOR SCHOOL DISTRICT,

May be formed in settlement where 40 scholars cannot be found, 18.

Remuneration to Teacher of, 19.

MISCONDUCT,

Complaint of, against Teacher, how investigated, 5, 6. Trustees of School may expel a scholar for, 21.

NEAREST SCHOOL,

Child not residing in district, &c., may attend, 21.

NORMAL SCHOOL,

Continued and conducted according to regulations of the Board of Education, 43, 44.

Teacher of, appointed by Government, 44.

His duties, 44.

An assistant master may be appointed, 45.

Scholars attending at, except those qualifying for Teachers, to pay fces, 45.

Number of Scholars at, regulated by Board, 45. One female Teacher may be employed in, 45. To be visited frequently by School Visitor, 48.

Candidates unfitted for the office of Teacher to attend at 52.

NOTICE

Of meeting of Board of Education, 2.

Of laying out new District, 9, 13. Of meeting to elect Trustees, 22, 28. Of Teacher's engagement, 59.

#### OCCUPANT

Of land on which licensed Schoolhouse has been erected, debarred from interference with the same, 33.

## ORPHAN SCHOOL

May be established in some convenient place in Charlottetown, 39. Public allowance, and terms of admission to, 39. Incidental expenses of, paid from the public Treasury, 40. Subject to the regulations of the Board of Education, 40.

## PEACEABLE POSSESSION

Of Schooolhouses, and access thereto for the purposes of education, 33.

## PLEA OF INEQUALITY

Of assessment for School purposes, 29.

### Public Worship,

Schoolhouses may be used for, with consent of Trustees, 16.

### QUORUM

Of Board of Education, 2. Of Board of Trustees, 22, 23.

## RECORD,

Every Board of Trustees to keep a record of proceedings, 28.

## REGISTRATION

Of Districts, to be kept by Secretary of Board, 6. Of Districts to be legal evidence, 11.

#### REGULATIONS

For management of Schools, 5. Consequences, if not observed, 20. Normal School subject to regulations of Board of Education, 44.

#### REPAIRS

Of Schoolhouse may be assessed for, 30.

#### REPORT

Of Justices of the Peace, or Commissioners employed in alteration of Districts, 10, 13.
Of School Visitors. 46.

#### SALARIES.

Reduction of, for deficiency of average, 17. To be paid quarterly, 55.

## SCHOOLHOUSES,

Copy of School Act and regulation to be kept in, 5. Sites of, may be conveyed in trust to the Board of Education, 7. May be changed, and how, 8.

May be removed to form a new District, 10.

Modes of determining sites for, 8, 13.

Grant in aid of erection, in certain cases, 15.

Minimum and dimensions of, 15.

When erected on Church lands, how secured, 15.

May be used for night classes, public worship, &c., by consent of

Erection of new or repair of old, how proceeded with, 30.

May not be interfered with, when once legally erected, unless specially provided for in deed of conveyance, 33.

## SCHOLARS,

Average number of, 16, 17.

Legal number of, in order to form a District, 18.

When not in a District, may be taught in the nearest, 21.

May be expelled for misconduct, 21.

Age of School attendance, 21,

Number of, in each District, to be given in by Trustees, in forming an engagement with Teacher, 49.

## SECRETARY OF BOARD OF EDUCATION

To be appointed by Government, 2,

His salary, 3.

Register of Districts to be kept by, 6.

To notify Trustees in case of alteration in boundaries of their

To certify class to which Teacher belongs, 55.

#### SITE,

Mode of changing, 7.

Mode of determining, 9, 10.

## STATUTE LABOR,

Licensed Teachers exempt from, 20.

## SUMMERSIDE,

Grammar School in, continued, 51.

Teacher of, appointed by Government, 52.

Tuition fees, how applied, 52, Salary of Teacher of, 58.

#### TEACHERS

Absent from the Island or discontinuing teaching for two years, not to resume without re-examination, 3.

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alteration

Candidates for the office of, to be examined, and if found competent, receive certificate, 4.

Conduct of, subject to investigation before the Board of Education, 5, 6.

Licenses of, cancelled on proof of misconduct, 5, 6.

Of a minor District, whether male or female, to receive a certain sum per scholar, 19.

Ordinary District male Teachers, of two classes, 19.

Branches to be taught by each, 19.

Exempt from statute labor and militia duty, 20.

Under twenty-one years of age, not allowed to teach where brought up, unless by permission of Board, 20.

Not allowed to embark in mercantile pursuits or keep a tavern, 20. Must keep a Journal, 30.

Of Orphan School, Charlottetown, 39.

Who can teach French to receive additional salary, 43.

Candidates for the office of, entitled to attend Normal School free of charge, 44.

Not liable to assessment for School fees, 46. To send notice of engagement to Board, 48.

Must certify on oath to correctness of Journal, 49.

Must deposit copy of engagement with the Secretary of the Board, and an endorsed certificate of faithful performance of duty, previous to receiving salary, 54.

Salaries of, 57.

Salaries of those licensed before passing of Act of 23 Vic. Cap. 14, and not passed subsequently, 58.

Until they have served three years, to receive in each case, £5, less of salary, at nually, 58,

Of Grammar Schools, vide Grammar Schools.

#### TRUSTEES,

Number of, appointed, and how, 22.

May expel a scholar for misconduct, 22.

Duties of, 23.

Meeting for appointment of, how certified, 22.

May assess for books, maps, fuel, &c., 23.

Two to go out annually, in rotation, 25, 42. Vacancies in Board of, how filled, 24.

Board of Education may order a new election of, 27.

Time and manner of new election, 27.

Proof of appointment of, 27. Board of to keep record, 28.

This record to be prima facie evidence, 30.

May assess for new Schoolhouse, or repairing or enlarging the old one, 30.

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May sue for assessment, 31.

Of Georgetown, how appointed, 40, 42.

Of Grammar Schools of Georgetown and Summerside, how appointed, 51.

Of the other Grammar Schools, 54.

Certificate given by, to Teacher, may be signed separately, 55.

Form of agreement of, with Teacher, 60.

Form of notice of meeting to appoint, 56, 60.

May be appointed in the country and town Grammar School, 50.

VACATIONS,

Time and number of 21.

VACANCIES

In the Board of Education, how filled, 3. In the Board of Trustees, how filled, 25.

In the office of Visitor, how filled, 46.

VISITORS OF SCHOOLS

May report on qualifications of Teacher, 4. Duties of, in respect to minor Schools, 18.

Three appointed, (one for each County) 46.

Not to engage in business, 47.

To visit the Schools twice a year, 47.

Other particular duties, 47, 48.

To give in a written quarterly report to the Board of Education, with details, 47.

Visits of, to be recorded in Trustees book, 48.

Salary, and how payable, 48.

VOLUNTARY SUBSCRIPTIONS

For the support of Teachers, 25.

How recovered, 25.

