BILL

No. 41 of 1931

An Act to consolidate and amend the Law Relating to Schools

(Assented to , 1931.)

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Alberta, enacts as follows

- 1. This Act may be cited as "The School Act, 1921"
- In this Act, unless the context otherwise requires—
 (a) "Board" shall mean the board of trustees of any
- school district;

 (b) "Desartment" shall mean the Department of Edu-
- cation;
 (c) "District" shall mean any school district established
 - pursuant to the provisions of this Act;
 (if) "Elector" shall mean.—
 - (t) in any proposed rural, village or town district, any person of the full age of twenty-one years who is such has been a resident theteof for a period of at least two months immediately prior
 - to the date of the first school meeting,
 (a) a may established district, any person of the
 full age of twenty-one years who is and has
 been a rundent thereof for a period of at least
 two months summediately prior to the date of
 any school meeting.
 - (c) "Proprietary elector" shall mean any elector, other than a tenant, who is hable to assessment and taxation for school purposes in respect of any property substead in a school district.
 - (f) "Inspector" shall mean any school inspector appointed under this or any other Act,
 - (g) "Judge" shall mean a judge of the District Court of the Judscial District in which the school district
 - is wholly or mainly situated;
 (h) "Minister" shall mean the Minister of Education.
 - (i) "Rural district" shall mean any district, no part of which is within the limits of a city, town or village

Provided that the incorporation of a village shall not affect the status of any rural district until the end of the current year;

 "School" shall mean any school established purpount to this Act, or any class-room thereof;

(b) "Secretary" or "treasurer" shall include secretarytreasurer:

(!) "Teacher" shall mean any person holding a legal certificate of qualification as a teacher,
(**) "Tourn distinct" shall mean any district satusted

(nt) "Town district" shall mean any district situated wholly or in part within the hints of any city or town:

(a) "Ungraded school" shall mean the school of a district employing only one teacher;

 "Unorganized territory" shall mean any part of the Province which has not been included in any school district,

(p) "Vilage district" shall mean any district attacked windly or in past within the limits of any vilage. Provided that the incorporation of any town wholly or in part within the limits of any vilage school district shall not affect the status of that district until the end of the then contrast year.

PARTI

ESTABLISHMENT OF SCHOOL DISTRICTS

PUBLIC SCHOOL DISTRICTS

 Any portion of the Province of Alberta may be established as a public school district, provided that—

(a) it does not exceed four miles in length or in breadth exclusive of road allowances.
(b) it contains four persons actually resident therein who on the establishment of the district would be

who on the establishment of the district would be hable to assessment, and eight children not younger than five nor older than sixteen years of age; (c) the boundaries and manoe of the proposed district

to businesses and more to the proposes market shall have been first approved by the Minister. Provided, however, that in special cases the Minister may penut the boundaries of any district to exceed four miles in length or in breadth or in both

4.—(1) Any three residents in any such portion of the Province may patition the Minister to establish that portion as a school district

as a school district

(2) The petition shall be so the form prescribed by the Minister.

5. The Minister may in his discretion approve the boundaries and name of a proposed school district, and upon so doing shall require the perfitments to util a fast, meeting of the electors of the proposed district pursuant to the provisions of this Act.

SEPARATE SCHOOL DISTRICTS.

6. The numerity of elections in any district, whether Protestant or Roman Calchier, may establish a separate shool therein, and in such case the electric stabilishing such Protestant or Roman Catholic separate subool shall be table only to assessments of such rates as they impose upon themselves in respect thereof and any person who is legally assessed or assessder for a public school in the sum district the protection of the sum of the protection of the contraction of the sum of the contraction of the contraction of the sum of the contraction of the contra

7. The petition for the establishment of a separate school shall be agned by three electors of the religious furth indicated in the name of the proposed district and shall be in the form prescribed by the Minister.

8. The persons qualified to vote for or against the establishment of a separate school district shall be the electors in the district of the same religious faith, Protestant or Roman Gallhole, as the pathoners.

3. The notice calling a meeting of the electors for the purpose of stabing their votes on the petition for the catalisationest of a separate school cluster shall be in the form prescribed by the Birmster, and the proceedings subsequent to the posting of sich notice shall be the same as prescribed in the formation of pulsby school distributions.

10. After the establishment of a separate school district under the provisions of this Act, such asparals school distribution of the second school distribution of the same liablistics and mathed of government as is basen provided in respect of public school districts.

ESTABLISHMENT OF SCHOOL DISTRICT BY THE MINISTER.

(1) The Minister may by an order in writing entablish any position of the Province as a school distinct.
 (2) Notice of every sixeh order shall be published in This Albirta Gazetie, and upon such publication, such school district shall be detented to be duly established.

(3) The Minister may appoint a person to call a first school meeting of the electors of such school district to elect I utstees.

PORMATION OF CONSOLIDATED SCHOOL DISTRICTS AND SURAL FIGH SCHOOL DISTRICTS.

- 12. Two or more school districts of any kind, not less than thirty nor more than cychiy square miles in area, may be consolidated by the fee mation of a new district, in the manner hereinaften provided; and every such new district shall be known as "a consolidated school district."
- 13. Two or more adiscusing school districts of any kind may consolidate in the natures hereinafter provided in from a new district for the purpose of establishing and brantisating therein a chaolo a schools for the education of pupils who have completed the work of Grade VII or Grade VIII of the public school cours as clearated by the regulations of the public school cours are clearated by the regulations of the Department, and a district so formed shall be known as "a runal large acheed of the public school cours are sold."
- 14. Any person or persons desiring the formation of a consolidated school district or a rural high school district, may submit to the Minister an application therefor, together with a detailed statement with reference thereto, and thereupon the Minister may cause such enquires to be made with reference thereto as he may drem proper, and for that purpose may exuse one or more public meetings of electors to he held in the proposed district, at such time or times, place or places, and after such noisce as he may require, for the purpose of discussing the formation of the proposed new district, and may appoint one or more persons as a committer, whose duty it shall be to furnish him with such information with reference to the proposed district as he may require, and he may proceed to approve the boundaries of the proposed district and to authorize the circulation of a petition for signature by the electors in the proposed dis-trict, requesting the taking of a poll of such electors for and against the formation of the proposed district, or the Minuster may in his discretion refuse the application.
- 15.—(1) If there is no district costaining a town or vibece within the proposed district, and if the tocndaries of the proposed district, and if the tocndaries of them upon the record by him of on a application in that behalf, in such form as may be by him precented, sugged by a losse tenerally—the per cent of the electron in such district within the proposed district, the Minustein may cause the time as pary to determined by the Minustein.
- (2) Nature of such meeting shall be given in such forms as may be provided by the Minnester, and shall be posted up at least fourteen days before the date of the meeting, in the compension places in each destruct meloded in the proposed district, and an additional notice shall be posted up to in a post office within the proposed district, and if there he no such post office, then in the post office nearest therefore or the Minister may in the discretions refuse the application.

16.—(1) If there is a district containing a town or village within the proposed district, the Minister may provide for the holding of a public meeting of the election; in those districts which do not include a fown or village, included in the proposed district, upon the receipt by him—

(a) of an application aigned by twenty-five per cent of the electors of each of the districts which do not include a town or village and are included in the monosed district.

(b) of a request for the formation of the proposed distiret by each distinct which includes a town or village and is included in the proposed district

village and is included in the proposed district

(2) The Minister may direct the Board of every district
containing a town or village included in the proposed district
to pass a resolution approving or disapproving the proposed

to pass a resolution approving or discapproving the proposed distinct, and such resolution shall be passed at the next regular meeting of such Board hald after the receipt of the direction of the Minister.

(3) It shall be the duty of the Board to gree public notice as soon as may be after the passing of any such recolation in such form an may be presented by the Mentatter, setting forth the resolutions passed by the Board, and that a poil of the electors may be laid within eight days of the posting of the notice nope delivery to the secretary, or, in his absence, upon delivery to the chairman of the Board of selected for the posting only investigation.

ciectors of the distant.

(4) If within eight days of the posting of the notice last mentioned, a demand in writing for a poll, argued by at least twenty-five per cent of the electors of the district, is delivered to the accreatry, or in his absonce to the charman of the Deard, then the Board shall, as soon as convenently may be cause a meeting of the electors in such control to the charman of the Deard, then the Board shall, as soon as convenently may be cause a meeting of the electors in such that the proposed meet district.

17.—(1) All the provisions of this Act relating to the calling and candist of a first school meeting and the taking of a poll thereat, except such as visita to the election of trustees, chall apply to any meeting held pursuant to the movisions of this part of this Act.

(2) Forthwith after every such meeting, the chairman thereof shall country to the result of the poll in the form prescribed by the Minister, and shall place in an envelope the custimate, the poll in the hallot schematous and all after seconds of the poll, and shall securely seed the same and shall seed the same by registered and to the Minister.

18 Upon being satisfied that any poll has been hold substantially in accordance with the provisions of this Act, and that—

- (a) in the case of a proposed distinct which includes no distinct contissing a forwn or willing, a majority of the votes cast in the lotal area of the proposed distinct have been cast in favour of the proposed distinct; or
 (b) in the case of a proposed distinct which includes a
- district containing a town or village, that—

 (1) the Board of such district containing a town or village, has passed a resolution in favour of the resourced district and that or well has been
 - the proposed district, and that no poll has been demanded; or
 - (ii) the said Board having passed a resolution for on against the proposed district, and a pollhaving been demanded thereon, the naporaly of the votes cast at such poll have been cast in favour of the proposed district, and (iii) a majority of the votes cast in the area of the proposed district, evilusive of sair vidinted.
- there containing a town or village, law been to be found to the first the proposed district—

 the Minister may by order from such district modaded in the part of the proposed district modaded in the part of the
- 40.—(1) Whenever any persons fount that one is muchos destruct adaptent there is bed to be did to be consolidated atthook destruct, or a rural high school district, they may submit to the Minuster any submit to destruct, whereupon the Minuster may submit to a operal recting of the contract of the proposes of secretaining the rule of such district with the provisional full full most case that the provision of the contract of such district with the consolidated district.

tural high school district.

- (2) If a majority of all the votes cast have been cast in fevor of the proposed surces or caseolidation, and if the same has been approved by resolutions of the contract of the solution of the contract of the contract of the contract of which shall be published in The Alberta Genetic, unite such distant with the conscillated district.
- (3) Before issuing such order the Minister may make such alterations in the boundaries of existing districts or establish such districts as he may deem pdyugable.

20. The Minister may by order declars that any particular of the Province which does not cacced 640 arct in area, and which contains a specumately investigative apparetabilities, each occupied as a develling issue, and which is not as to any part thereof, within the limits of any city, town or unlarge, to be a vallege for the purposes of the next preceding four sections, and thereupon the same shall be conclusively deemed to be a village for the purposes afore-

21. Upon the formation of a consolidated school district the trustees of the districts forming the consolidated district shall cause to hold office and the Minister shall appoint an official trustee for each of the said districts and for the consolidated district, who shall hold office from the tune of the consolidation until a Board of Thustees for the consolidated district has been elected or appointed.

22. Notwithstanding any other provision of this Act, the Menister may, if he deems it necessary so to do, having regard to the specual educational difficulties in any portion of the Province, by order, notice of which shall be published in The Alberto Castelle, form and of any portion of the Province a consolidated school distanct without any further or other propositions that he carries arise to the order.

other proceedings prior to such order Provided that the Minuter shall not form in any one year more than two consolidated school districts, by virtue of the power conferred upon him by this section

23. Upon making any order for the formation of any consolidated school data to, a may rear lamp the tool data to, to may rear lamp the tool data to, because the lamb of the constant of the c

24. Every contribilated school district formed pursuand to the provisions of this Act shall be given such mans and number as the Munister may specify in the order of formation, and shall have a title in the form following, namely "The .

Consolidated School District No..., of the Provision of Alberta."

26. After the formation of any consolidated school district or tural high school district the Mainter may from time to time in his discretion—

of the Province of Alberta '

- (a) after the boundaries thereof by adding to or taking from the area of any district which forms a part of a consolidated school district or a rural high school district.
- (b) change the name of any consolidated school district or ranal high school district in the manner provided by this Act for the change of name of a school district.

UNION OF PURSUE AND SEPARATE SCHOOL IMPOUNTS

27. If it may ame time exact, public plots district and a special school district and fit is recived by the electron of such as supported school districts at a public posting of such as a public posting of such as the control of such as the control of such as the control of such as expected that such as districts about the districts flowly the content that it is expected that such as districts only the control of the such as the such as the control of the such as the su

ment of their labelities and deposition of their anosts. Provided that inshe the labelities of such daughold in Provided that inshe the labelities of such daughold in the provide that the such as the such as the providence of the such as the such as the such as the providence of the such as the plant in ado one the data to by which they were respectively insued and fire properly and taxes, and the such as the

PART IL

RELATING TO MEETINGS OF ELECTORS

28. In a consolidated school district and a rural high school district, meetings of electors hold pursuant to any of the provisions of this Act shall be held at a contral place within such district.

FIRST SCHOOL MISTINGS

- 29.—(1) A hast school meeting of the electors of any proposed district on of any district established by the Minster or of coch dutaset as a cosmoldated school estrict shall be called by the person or persons required by this Act so to do, immediately upon the receipt by such person or persons of a direction so to do from the Minuster.
- (2) Such meeting shall be called by poeting up a notice, in such form as may from time to time be prescribed by the slinister, in at least five worldy separated places within such limits, one of which places shall be the post office therein if there he such nest office.
- (5) If there be no such post office therein, an additional notice shall be posted in the nearest post office thereto.
- (4) Every such notice shall be posted up at least two weeks prior to the date thereby fixed for the said meeting
- 30. The persons whose duty it is to post the notices of any first school meeting shall furnish the Manister with proof to his satisfaction of the due posting up of the said notices, and such proof shall be in such form as may from time to time be prescribed by the Manister.
- 31. The persons entitled to vote at a first school meeting shall be the electors present thereat.
- 32. At one o'clock is the afternoon, standard time, on the day for which the meeting is called, the electors present shall choose one of their number as charman of the meetmatics of the meeting and the standard who shall record the minutes of the meeting and the standard whose detices as may be received of him by this Act.
- 33. The charman shall upon his appointment sign the declaration in Form A in the schedule to this Act
- 34.—(1) After the appointment of a chairman any incident waiting to take step part in the meeting and vote thereas shall supn an the presence of the chairman and use along the deciaration and Pown A in the achievalts to this Act. (2) No one who has not supred such decianation shall be entitled to take any part in the meeting or vote thereast
 - 35. The chairman shall not vote upon any question at the meeting, whether decided by show of bands or a poll, except in the case of a tie, when he shall give a casting vote
 - 36.—(1) At a first school meeting of a proposed district the charman shall, manediately after the agrang of the declaration in Form A, proceed to take a poil of the voice of the electrue for and against the establishment of such district.

(2) In the case of the first school meeting of an established district the meeting shall proceed at once with the election of trustees for the distract.

37. The charman shall preside over the taking of the poil, and the secretary shall record the votes in the form prescribed by the Minister as they are given.

38. The poil shall remain open for one hour and at the end of that time the chastman shall declare the same to be closed and shall proceed to sum up the votes and to declare the result of the poll.

39. If the result of the pell is favorable to the establishment of the district, the meeting shall proceed to the nomination and election of trustees, and, subject to the provisions of this Part, all the provisions of this Act relating to the normalion and election of trustees at an annual to such nomination and elections held under the provisions of this Part.

40 .- (1) No person shall be nominated for or capable

of election as a trustee unless he is-(a) a British subject.

(b) an elector of the district, and (e) able to read and write

(2) Each candidate for the office of trustee shall be nom-mated by two electors of his district.

41. Nominations shall be received by the chairman for thirty minutes after he first calls for the same

42. In case the number of nominations does not exceed three, the chairman shall declare the persons nominated to be elected and they shall hold office as set out in section 72.

43 .- (1) If more then three candidates are nominated, the chargman shall, at the close of the time for receiving nominations, declare a poll open for the election of trustees. (2) Such election shall be by ballot, and shall be con-

ducted as is heremafter provided with regard to the annual election of trustees.

44 .- (1) The chairman shall within ten days of the meeting send to the Minister-

(a) a true copy of the notice calling the meeting. (c) a true copy of the minutes of the meeting.

(b) due proof, in such forms as the Minister may require, of posting the notices aforesaid:

- (d) a statement of the vote taken as to the establishment of the district:
- (c) the result of the electrons of trustees;
- (f) the declarations of the chairman and the electors.
- (2) The Minister may upon receipt of all the last mentioned documents and upon being satisfied that all the re-
- tioned documents and upon being satisfied that all the requirements of this Act as to the establishment of the district have been substantially compiled with, order the establishment of the district as a school district and assign to it a name and number.
- (3) Notice of the establishment of the district shall be published in The Alberta Gazette, and such notice shall be conclusive overlance of the dose establishment of the district.

 - (5) The Minister may from time to time after the name or number, or both, of any distinct upon the petition of the board of such district, or without such petition if the Minister deems it advasable, and notice of such alteration shall be politional in The Alberta Grazette, but in such cases the seal theretofore used by such district shall continue to be the seal theretofore used by such district shall continue to be the seal theretofore task changed by the Board.
- (6) No change in the name or number, or both, of any district made in accordance with the provisions of this Act shall affect any obligations incurred, acts done, or property acquired prior to such change.

PART III.

ANNUAL MESTINGS.

IN TOWN DISTRICTS

48. An annual mediane of the electors and retarguests of every tour district shall be held at the same time and plone as many he appeared for the assentation of concilions and the same an

IN ALL OTHER DISTRICTS.

46.--(1) In every district other than a town district there shall be held in the school house, or some other suitable place within the district, a meeting of the electors and rate-

payers of the district not later than the twentieth day of January in each year, commencing at any fixed hear between the hours of two and seven inclusive, in the afternoon

(2) The Board of every such digitard shall cell such meeting and shall cause robles of the meeting to be posted and have them the eighth day before the day fixed for the meeting, in few companions of the day fixed for the meeting, in few companions of the day of the day of which shall be the post office If there is no such post office them a motive shall be posted up in the nearest post, office thereto. Such notices shall get forth the day, place and hour of the meeting.

47. At the time specified in the notice for the commencement of the mesting, the electors proceed shall choose one of their number as chan can of the needing, who shall take the chair and call the meeting to order, and the secretary of the Board, or someone appointed by the chairman, shall record the numbers of the meeting and perform such other duties as may be required of him by this Act.

48. The chairman shall not vote on any question, whether it is to be decided by a show of hands or a poll, except in case of a tee, when he shall give a easting vote.

49. Ratepayers and electors shall be entriled to take part in the annual school meeting, but only electors shall be entitled to vote for the election of a trustee.

50. The business of the annual meeting may be conducted in the following order, that is to say

 (a) Receiving and considering the statements prepared by the teacher, trustees, treasurer, collector and

auditor,
(b) Receiving and considering the inspector's report.

(c) Miscellaneous business;
(d) Election of trustees.

51. The meeting having been duly opened, the chairman shall proceed to call upon the secretury to read the statements and reports specified below, which shall be considored and disposed of by the meeting, that is to say

(a) A statement of the teacher, signed by him, giving the following particulars

 The number of days on which school was kept open during each term succeeding the last an-

must meeting,
(ii) The total number of children attending achool

during that period,

(sii) The number of children of school age residing
in the district who did not attend school during
the year:

(iv) The average daily attendance for each term and for the year;

and for the year;

(v) The classification of pupils and the number of pupils in each smade:

- (b) A statement prepared by the trustees, showing—(i) The names of the trustees,
- (ii) The others of the district appointed by the trustees, and their salares.

 (iii) The vectories created in the Board during the year, giving the causes thereof, with an account of the electrons held to fill such vacancies.
 - and the results thereof,

 (iv) The engagements building upon the Board, with
 special reference to those entered into during
 the previous year;
- (v) The number of regular and special meetings of the Board held during the year, together with a statement showing the number of meetings attended by each member;
- (c) The treasurer's statement for the fiscal year ending on the thirty-first day of December preceding the annual meeting, in which shall be set for th— (i) the amounts of money received by the district
 - from each source of revenue, including Government grants, whether paid directly to the teacher or not.
- (n) the amounts of money pand out by the district, with particulars of payment;
 (in) the amounts of money due to the district, from
- all sources, with particulars;
 (iv) the amounts of money due by the district, and
 the terms and transit of money the best set.
- the terms and times of payment,

 (d) A statement prepared and signed by the secretary respecting the taxation for school purposes, in
 - which shall be set foult—

 (i) the number of serves of land assessed and the aggregate value those of se shown by the last reveal assessment stell in respect of which the district leves and collects rates, and the amount of the will rate and the total amount.
 - leved for taxes in the preceding year,

 (ii) the amount of each requestion made in the preceding year on account of school taxes upon any
 municipal district or any part thereof within
 the area of the district, and the aggregate value
 of all property in each such city, you, viliare.
 - or municipal district as last aforesaid, hable for the payment of the requisition as shown by the last revised assessment roll, (iii) the amounts received by the district during the proceding year on account of current taxes leved and collected by the district and on account of periodizers, and the extremely amount
 - count of requisitions, and the aggregate amount unpaid in respect of such requisitions, (17) the aggregate amount of all arrears of taxos and unpaid requisitions which the district is entitled to receive and the aggregate amount of all payments received during the preceding your on account of such arrears:

(e) 'The auditor's report;

(f) The inspector's reports received since the next preceding around meeting was held.

(g) Such further statements in relation to the affairs
of the district as may be deemed advisable,
(2) A copy of the minutes of every annual meeting,

ngred by the chan man and the secretary of such meeting, shall be for though transmitted to the Department

52 — (1) Except in the rase of a consolidated school district, as seen as the other beamers of the district has been innaneated or one heer after the opening of the meeting, if the other beamers be not then concluded, the chair man shall chill for incomnations for the other of trustee.

(2) In the case of a consolidated school district, the meeting of that duract shall then adjourn and the electron of each district uncluded in the consolidated district, the team of other of whose trastees has expresd or for which there is a vocamy to be filled, shall meet separately and appoint a charman and secretarily and proceed to the electron of a tunstee in accordance with the provisions of this Act for the election of translate.

53. Each candidate shall be nominated by two electors of the district

54. Nominations shall be received by the chairman for thirty minutes after he has brat called for the same.

55.—(1) In case there are no more nominations than there are trustees to be elected the charman shall declare the candidates nominated to be elected.

(2) Where two or more trustees are being elected for different terms, then—

(i) if sketed after a poll the trustee receiving the highest, number of vites shall be elected trustee for the longest term; the trustee receiving the next highest number of votes shall be elected trustee for the earst longest term, and so on; and as between two or more trustees receiving the same number of votes at trustee show normal trustees are shall be about the same number of votes at the next trustees are shall be about the same more votes than a trustee whose normanities as

(a) the second nominated and be second nominated and be elected a trustee for the longest term, the second nominated for the next longest term, and so on:

[iii] and so on; if there are more nommations than trustees to be elected, the chairman shall, at the close of the time for receiving mominations, proceed to take a poll of the electors for the election of trustees, in the mannes provided by this Act.

DEPERRED SCHOOL MEETINGS.

56.—(1) In case any first, annual or other school mediate required by this Act to be held as not held at the paper time, the sceretary of the Board shall, when requested so to do by any two resident electors, or by the Munster, and such such needing by posting notices in the manner prescribed by the Act.

SPECIAL MINISTINGS OF BLUCTORS

- (2) A special meeting of the electors of any district may be held at any time for any necessary purpose not provided for by this Act.
- (3) It shall be the duty of the secretary of the Board to call any special meeting....
- (a) upon the request of the Board;
 - (b) upon the request of the Minister,
 - (d) in town, viliage, consolidated and rural high school districts upon a request to writing aigned by ten
 - resident electors,

 (c) in sural districts upon a request in writing signed
 by a majority of the resident electors
- (4) The notices calling a special meeting shall set forth the purpose of the meeting and shall be posted in the mannea provided for notices of sumul meetings in rural and
- village districts

 (5) At the meeting so held the electors present shall elect
 a charman and secretary, and no business shall be considered by the meeting other than that mentioned in the
 notices calling the same

PART IV.

RELATING TO BOARDS OF TRUSTERS

CONSTITUTION OF DOARDS.

- 57. In and for every district there shall be a Board of Trustees, which shall be a corporation under the mane of "The Board of Trustees of... (full same of whool district)."
- 58. In every distinct other than a compoledated school distinct, a rural high school distinct or a torn district, the Board of Trustees shall consist of three trustees, each of whom, unless elected at the first school meeting, shall hold office for three years
- 59.—(1) In every town district, the Beard of Trusties shall consist of five trustees, each of whom shall, unless elected at the fiers school necting, hold office for two years.
 (2) Upon a turnl or village district becoming a town district, the first election for trustees shall be held at the trustees.

prescribed in this Act for the annual election of traction, and at such election three shall be elected to true took on a term of two years and one tractice for a term of one year, and the two trustees of the district whose terms have not expured shall continue to hold office for the terms for which they were respectively elected.

60. In every consolidated acheol dustrict which does not include a court, the Board of Trustees shall consist of one trustee for each district included therein, and in every such destrict which contains a lowe the Board of Trustees shall consast of two trustees for each town district and one trus-

To which to their during involuded therein.

I rounded that if the Board so constituted should consist of an even number of tustees, then the Board shall remissed of an even number of trustees aforemed said ones additional trustees, who shall be elected by the electors of the consolitated district at large and shall hold effices until the next annual resolung, the other trustees shall, unless elected at the first electron much district, hold office for two years.

61. In every school datrict within a consolidated school district the school trustee or trustees elected or appointed as her embefore provided saidly, with respect to all property, assets and includency of such district, possess all the power and be subject to all the responsibilities of the Band of Trustees for such district, but the secretary-transpers of the consolidated district shall be the secretary-transpers of the consolidated district shall be the secretary-transpers of the

of the detricts within such consolidated district.

Frevoicit that the Board of the consultation abbody the Province of the the Board of the consultation abbody the second and the second and assume the liabilities of the districts of any one or the province of the second about, may not as and the second and the tunder or funder representing the dutiest Board and the tunder or funder representing the dutiest work of the second and the second are second as the second

62. In overy rural high school distinct not containing a form the Boat of fiveness smill consast of one trustee for each district writing the untail high school district, and merry rerail high pointed district containing a torus, the district and one trustee for each other district and one trustee for each other district and one trustee for each other district school of the rural high school district, and each such trustee shall hold office until the extinction of the term being served by the property of the control of the rural high school district, and present on the Boart of the preside high school district.

- 63 Every trustee shall continue to hold office until his successor has been duly elected or appointed, as the case may be
- 64. No person shall be nominated for, or be capable of
- being elected to, the office of trustee unless he is-(a) a British subject,
 - (b) an elector of the district, and
 - (c) able to read and write

RESIGNATION OF TRUSTER.

- 65 -(1) Any trustee wishing to senge may do so by sending notice in writing to the remaining member or members of the Board, who shall immediately take the necessary steps to fill the vacancy, and such assignation shall take effect only upon the election of a new trustee.
- (2) A trustee who resigns his office may be re-elected with his own consent

DISQUALIFICATION OF TRUSTEE

66.-(1) Any trustee who is convicted of a criminal offence punishable by a term of over one year's impulsor-ment, or of any offence against the provisions of this Act, or The School Attendence Act, for which a penalty is pro-vided, or becomes manne, or absents himself from the meetings of the Beaud for three consecutive months without being authorized by resolution entered upon its minutes, or ceases to be an actual resident within the district for which he is a trustee, shall space facto vacate his seat, and the remaining trustee or trustees shall declare his seat vacant and forthwith order a new election to fill any vacancy thus created (2) A trustee who is convicted of a criminal offence shall

be disqualified from being nominated for, or elected to, the office of trustee for a period of one year from the date of TRANSACTIONS PROFILEPTED FOR TRUSTERS

convertion.

- 67.-(1) No trustee shall enter into any contract in which he has any permitting interest with the Board of which he is a member, in his own name or in the name of another, alone or jointly with another. Every such contract shall be null and you
- (2) No trustee shall receive payment for any work done or for materials supplied to any person in connection with any contract awarded or purchases made by the Board while such taustee was a member of the Board.
- (3) A trustee violating the provisions of this section shall reso facts vacate his seat, and it shall be the duty of

the remaining trustees to doclare his seat vacant and forthwith call a meeting of the talegayers to elect a trustee in his place

- (4) A trustee violating the provisions of this section shall also be hable to a fine, not exceeding twenty-five dollars, on complaint laid before a justice of the peace by any two interpayors of the distance.
- (5) Nothing in this section shall prevent a trustee receiving—
 - (a) remuneration from the Board as seciolary, treasurer, jamier, local attendance offices, assessor, col
 - lector; or
 (b) the purchase purce of a school site; or
 - (c) a sum not exceeding but dollars in any one year for labour or goods supplied.

QUETING OF TRUSTER FROM OFFICE

- 68—(1) Any two or more electors of the district may at any time upon their several affidavits disclosing facts from which it appears that a trustee or trustees—
 - (a) is a are guilty of a violation of the preceding section or of gross neglect of duty, or
 - (b) negligently or wrifully fails or fail to carry out the provisions of the school law; or
- (c) as or are for any other reason whatever, which reason need not be of a nature similar to those herein specified, unfit to act as trustee or trustees—
- and upon payment into court of the sum of fifteen delians as ascently for costs, to shade the event of the application, apply to a judge for a direction calling upon such trustee or trustees to show cause why he or they should not be custed from the office
- (2) Where upon the return of the summons it appears to the judge by affidient or oral evidence that such trastice or trustees or any of them is or are for any of the above reasons, or for any other treason whatever as aforesaid, until to act as trustee or trustees, such trustee or trustees shall thereupon become and be outset from such office.
- (3) If the judge is not so satisfied, he may discharge the summons, and in either case with or without costs.
- (4) The costs of the proceedings shall be paid by such person or persons as the judge may in his discretion direct. (5) Any leuside so outself from office shall not within three years ibstreafter be eligible for election as trustee in any school district.
- (6) The proceedings above provided to be taken by any two or more electors may be taken by an inspector, in which case it shall not be necessary to deposit any sum is security for easts.

TENUME OF OFFICE OF TRUSTERS

IN CONSOLUDATED SCHOOL DISTRICTS.

- 69. The terms of office for trustees elected to the first Board of a consolidated district, shall be determined in the manner following
 - (a) In the case of trustees representing districts other
 - than town districts—

 (1) the names shall be placed upon a list in the nemerical order of the districts which they represents:
 - (a) of the number of each treatents at vers, the last shall be divided into two equal parts. If the number of treatents as odd the last shall be divided so that the number of names in the upper part shall be greater by one than the number of mannes in the lower part of the last. The treatess whose names are in the upper part of the last a cuck case, table had office until treatess shall in each case, table had office until treatess and the case hold office antil the first annual meeture.
 - (b) In the case of trusteen representing a town district, the treates receiving the larger number of votes shall hold effect until the second natural reteining and the other treates shall hold effect until the first anmed meeting, provided that where there has been no poll, and in the case of an equality of votes, the treates first nomenated shall hold effect for the longer period.

IN BURAL HIGH SCHOOL DISTRICTS

70. Each trustee elected to the first Board of a rural high school district shall hold office for the term which he was (when so elected) serving in the district which he represents

IN CITEES DISTRICTS

- 71. To twice elected to the term Board of any other that shall define a follow. If elected after a poly, the tractice securing the highest number of votes shall had been shall be tracted securing the second largest number of votes shall had been supported by the second security of the second security that second largest number of votes, until the second annual meeting is held, and the treater energing as held, and so between two or much treates necessing as held, and so between two or much treates necessing as held, and so between two or much treates when number of votes, the treates whose number of votes.
- 72. If no poll is held, then the trustes first nominated shall hold office until the faird annual meeting is held, the second nominated until the second annual meeting is held, and the third nominated until the first annual meeting is

PART V.

RELATING TO THE ELECTION OF THEOTOPO

PERSONS ENTITLED TO VOTE AT AN ELECTION OF TRUSTEES

 ${\bf 73}.$ The persons entitled to vote at an election of a trustile shall be the electors of the district

ELECTION OF THE FIRST BOARD OF TRUSTERS OF A

74. The election of trustees to the Board of a district, other than a runal high school district, shall be held at the first school needing held pursuant to the provisions of the Act, and all the provisions of the Act relating to the annual election of trustees in any district other than a town district shall apply therefor.

ANNUAL ELECTION OF TRUSTERS IN TOWN DISTRICTS.

75. The trustees of every town district shall, at least twenty days prior to the date fixed for the numerical normations in sech year, priv notice to the accretary-resource of the municipality, of the number of variances required to be filled to make the Board complete.

76. The nonmasticn and election of trustees shall be hald the same true and place, and by the same relurning officer or offices, and conducted in the american result nonmastons and elections of connections, county is not to the same of connections, county as to same control of the same control of the same county of the same county

77. The socretary-treasures of the numericality shall deliver to the returning shifter, before the opening of the poll have to the returning officer, before the opening of the poll to the detarted, and in the resect of these being a separate school detruct to shall place appeared the names of any person on the said lat who have been returned to him as supporters of separate schools, the indicas "SSS," and the remaining of separate schools, the indicas "SSS," and the remaining the school that the said place for school that should transfer as any such porces a label school transfer of the said that the school that the said that the said

78. A reparate set of bolist papers shall be prepared by the returning officer, contauring the name of the candidates monitoring the property of the same form at those band for concellions, except in the substitution of the worst "school trustee" for "connellor" or "alderman" on the sand buildt papers. 79 In case any objection is made to the right of any person to vote at an electron of frustees in any town district, the returning officer may require the person whose right of voting is objected to to make the following oath or affirmation:

"I, A B, do solemaly swear (or affilm) that I am a boss far elector of cases of datrict in fully, and I am of the full age of twenty-one years, that I have not before words at this election; and that I have not received any reward, either directly or indirectly, nor have I am yoo of receiving any reward, for volting at this time and place. So help no God"

[Nors: In the case of an affirmation the words "So help me God" shall be contred.] Any person making such declaration shall be permitted to yote for the election of trustees.

SOL As the semal motion, hald in any born during the sistemate has report recorded to be used at a mention in a rural district shall be end, subset the reading of any or all of them is depressed with by reading shall not effect by the elections and satesymes present, but any electric strength of the electron and satesymes present, but any electron of the electron and satesymes specific possess, but any electron of the electron and satesymes specific specific or the satesymes and satesymes specific specific possess of the specific specific of the Board diseases of a strange specific specific specific or this considerant mostlergy is now have say or all of any large late of the constant, epithes in a some page published as the other size.

S1 Within ten days after the annual election of trustees in any town district is held, the secretary of the district shall forward to the Department a certified copy of the returning officer's decisination as to the result of the poll.

APPOINTMENT OF TRESTEES IN A NEW BURAL HIGH SCHOOL DESTRECT.

S2.—(1) Upon the formation of a rural high school dataset and within liften days after the receipt of a regimistron from the Minister so to do, the Board of each rural and village dataset therein shall appoint one of their number, and the Board of each form distinct therein shall appoint from of their number, to represent such rural, village or lower distinct on the Board of the rural high school distinct.

(2) The trustees so appointed shall constitute the Board of the rural high school district.

(3) Upon the union of any dishipt with a rural high achoof district as herenbefore provided, the Bons of Trusies of such district uniting with the rural high school disrict shall forthwith appoint one of its number to represent such district on the Board of Trusiess of the rural high school district. SE. In the event of a regret both school disturct being formed by the reason of selection of the selection of the conceptation of the selection of the selection of the selection contains a trans, the true trained has declaration of the selectivel, such attent has been declaration of the selectively such attent that the bedeeming of the selectively such attention of the selection of the coupleston of all other becomes at the assessi moving, the selection of the selection of the selection of the the selection of their selection of the selection of the the Basels of their selection of the selection of the basels of their selection of the Basels of their selection of the selection o

84. Whenever a vacancy occurs in the Board of any inral high school district, a new trustee shall be appointed in the same manner as the trustee was appointed in respect of whom the vacancy occurs.

THE UNION OF ANY DISTRICT WITH AN ESTABLISHED CONSOLIDATED INSTRICT.

S5.—(1) Upon the uses of any destruct with a costolidated district the trustees of men destruct as senting with a convolubilited destruct, if there he a board of trastees, shall exact to hold office, and the Kinnter shall author the each trustee, which election shall be considered as nearly as possible in the manner hierarchifore provided for the first election of trustees for a consolidated dataset.

(2) The Minuster shall fo, the duration of the term of office of such trustee.
(3) The Minuster may appears an efficial trustee for such district to hold office during the inherval between the union of such district with the consolidated district and the elec-

tion of a trustee for such district as aforesaid

IN ALL OTHER DESTRICTS.

86. The poll for the election of a trustee shall be by

87. The charrens shall preside at the taking of the poll and shall—

 (a) set apart a portion of the room where a voter may mark his ballot paper without being seen;

(b) cause to be prepared a supply of ballot papers sufficient for the purposes of the election.

(r) provide a suitable box in which the ballot papers can be demouted

SS. Each ballot paper shall consist of a sheet of paper as nearly as may be four mohes wide and six inches long.

and may be either written or printed or partly written and partly printed, and shall contain the hames of the candidates duly nominated, arranged in the alphabetical order of thoir surnames, and shall be in the following form

	SCHOOL TRUSTEES	

Dickson, John

Jones, Thomas

Ross, Alexander Smith, Samuel

Walker, William

89. The charman shall testal each ballot paper before delivering it to the voter.

90.—(1) The charman, if requested by any electes or integrapes, or of his own accord, may require any person varings to vote at the election of a trustee to subscribe the electration: in Form B(1) or B(2) in the schedule layer, and any person subscribing such declaration and any person subscribing such declaration attall be permitted to vote.

(2) Every such declaration shall be subscribed in the presence of the chairman and secretary, who shall subscribe their names as unknowned therefore.

(3) Any person making any false statement in such declaration shall be guilty of an offence and hable on summary conviction to a fine of not more than ten dollars and

(4) All declarations subscribed pursuant to this section shall be retained by the chairman.

91. The voter shall place a cross (thus X) on the right hand sake of the ballot paper opposets the name of the candidate for whom he votes, or at any other place within the division which contains the name of such candidate, and fold his ballot paper, so as not to disclose any markings thereon, but so as to show the chairman's initialis on the bard, and then hand the same to the chairman to be deposited in the ballot box, and forthwith quit the poling place.

92. If any voter is unable to read or write, the chairman shall mark his hallot as directed by such voter in the presciac of all persons in the polling place.

93. The charrman shall cause a pell book to be kept in Form D in the schedule hereto, in which the secretary shall enter the name and residence of each voter, numbering the same in consecutive order.

- 94. Any candidate for the office of trustee, or an agent appointed by him in writing, shall have the right to remain in the polling place.
- 35 The poil shall remain open for two hours, at the end of which time it shall be declared closed, and the challman shall forthwith, in the presence of all persons present in the room at the time, count the beliefs and declare the result of the poil.
- 96. If it appears upon the counting of the ballets that two or note candidates for any effice have an equal rendered of votes, the chairman shall, at the time he declares the result of the poll, give a casting vote so as to decide the election, but except in such case the chairman, shall not vote at any election.
- 97. The chauman shall, unless the Minister otherwise directs, or unless a pudge otherwise orders, retsan the ball pages and all other papers used in connection with the election for two months after the date thereof, and all then, unless otherwise directled or ordered as aforesaid, forthwith bun such half to baper and other papers.
- 98. The Minister may, from time to time, make such regulations as he may deem proper, not anconsistent with the provincions of this Act, in regard to the conduct of elections of trustees for rural, village and consolidated school districts.
- 99. A copy of the minutes of every annual meeting, signed by the chairman and the secretary of such meeting, shall be for lowith transmitted to the Department.

PART VI

ELECTIONS TO FILL VACANCIES IN BOARDS OF TRUSTEES
VACANCIES IN TOWN DISTRICTS

100. In town districts the election of a trustee to fill any vacancy shall be held in the same manner as is provided in this Act for the annual election of trustees in town districts.

VACANCIES IN EURAL HIGH SCHOOL DISTRICTS.

101. In rural high school districts a trustee shall be appointed to fill any vacancy by the Board of Trustees of the district contained therein which appointed the trustee whose sext is vacant. IN DISTRICTS OTHER THAN BURAL HIGH SCHOOL DISTRICTS.

102. Where m any dutilet, other than a town dutilet or rural limp shooled dutilet, a rementy occur m in the office of tastles in the interval between the list day of November of the shooled of the shooled of tastles in the interval between the list day of November of Procuration of the State of November of Procuration of the State of November of Procuration of the State of House and it is the manney provided for the decision of tusies in such dutilet, at the annual meeting thereof, if such meaning the state of the decision of tusies in such dutilet, at the annual meeting thereof, if such distinct of the State of House of House

VACANCIES IN ALL OTHER DISTRICTS

103.—(1) Upon a vacancy somerum in the Board of any distinct other than a two or rural high school distinct, it shall be the duty of the ternaming brustees in office forthwith to call a special meeting, to be called in the manner presented by thus Act, of the electus of the distract in respect of which the vacancy crusts, and such election shall be held in the same manner as in prescabed by thus Act for the conduct of the atmost election of trustees.

(2) In the case of a consolidated school district the meeting shall be held in the district comprised therein in respect of which the vacancy to be filled has occurred.

104. If a vacancy is not filled in the manner by this Act provided within one month, the Minister may appoint some person to fill the vacancy, and the person to appointed shall held office in every respect as if he had been elected.

PART VII.

DECLARATION OF OPPICE.

106.—(1) Every trustees shall, before undertaking any of the dates of a trustee and taken, has used as a member of the dates of a trustee and taken, has used as a member of the meeting at whech he was elected, or a pusilion of the meeting at whech he was elected, or a pusilion of the part of the second of

"Trustee"

(2) The chairman, justice of the peace, or commissioner for eaths before whom such declaration is taken shall deliver to the declarant a certificate aigned by him in the form following:

(mame of school district in full), has thus day made before me the declaration of office required by The School Act.

"Dated at ..., Abberta, thus day of ..., 10-...

"(Signed) C.D.,
"Chairman of the meeting at which the
used A B was elected such truster.
"A Justice of the Pence.

(3) Such certificate shall be drivered by the trustee to the secretary of the Board at the first meeting of the Board at the first meeting of the Board attended by him, and the secretary shall enter the first of such delivery on the munities of that meeting.

PART VIII

MEETINGS OF THE BOARD ORGANIZATION MEETINGS

196. Upon the establishment of a new district, the trustice elected for the longest term, upon being notified by the Munistic of the establishment of the clustric, shall, within len days after the receipt of such notice, call a meeting of the Boart for the purpose of choosing one of its members as chairman and appointing a secretary, tiessurer, or sociatary-tressurer, and transacting any other hissistes as may

107. In town districts the Board shall meet within ten days of the date of the annual memoraps levelon, and in all other districts within ten days of the annual meeting; and such meeting shall be called by the sorticary, and of there be none, then by the member of the Board eathers and the form the form the form that the second of the found eathers.

108. The business to be transacted at such meeting shall

(a) the appointment of the chairman of the Board, a secretary and a treasurer, or a secretary-treasurer, who shall each hold office during the pleasure of the Board:

(b) the fixing of the remuneration of the secretary and of the treasurer, or of the secretary-treasurer,

109. The charman of the Board shall not be the secretary, treasurer, or secretary-treasurer of the Board 110. A teaches employed by the district may be the secretary, but shall not be the treasurer, or secretary-treasurer of the district.

OTHER MEETINGS OF THE BOARD

- 111. The changes or any trustee may call a meeting of the Board, subject to the provision following, viz.
- Every meeting of the Board shall be called by giving two clear days' notice thereof in writing, which notice may be given by the delivery of such notice to each trustiee, or in the absence from his residence of any trustee, in any dult person threat.
- 112. The Board may at any neeting at which all the members of the Board are present decide by resolution to hold regular meetings of the Board, and such vexolution shall state the day, hour and place of every such meeting, and no further so other notice of any such meeting, and no further so other notice of any such meeting shall be necessary.
- 113.—(1) A meeting of the Board may be held at any time without any previous notice if all the members of the Board are present at the meeting and each of them consents to warve notice and signs a consent
 - (2) The consect shall be recorded upon the minutes of the meeting in the form following.
- "We, the understrace, trustees of the (name of school district), do hereby warve notice of this meeting."
- 1.14 —(1) No act or proceeding of any Board shall be deemed valid or binding on any party which is not adopted at a meeting at which a quorum of the Board is present.
 (2) A majority of the Board shall form a quorum
- (3) Any contract or agreement made by the Board for name ask, transfer or hypothesiston of any debetures, or any interest theren, made before the Board of Trustres has been authorized to before the money, represented by such debentures as hereaugher provided, shall be not land wod.
- (4) The purchase of fermiture, equipment and supplies required for the initial operation of the first school in any new school distuct shall be subject to the approval of the Minister, and any contract for the purchase of the same entered rate without such ananowal shall be null and youl
 - 1.15. If the number of trustees be reduced to less than a quotum of the Board, the remaining trustees or trustee shall immediately take the prospary steps to fill the vacancies in the Board, but shall not transact any other business of the district.
 - 116. All questions shall be submitted to the Board on the motion of the charmen or any other trustee, and no seconder shall be required.

1.17.—(1) At all meetings of the Board all questions shall be decided by the majority of the votes and the chairman shall have the right to vote, but in case of an equality of votes the question shall be decided in the negative.

(2) In case of absonce of the chairman from any meeting of the Board the trustees present shall elect one of their number to act as chairman of the meeting.

118.—(1) Every meeting of the Board shall be open and no one shall be excluded therefrom except on account of improper enoduct, or the lack of accommodation for the public.

(2) The chan man of every such meeting shall have the right to order the exclusion or expension of any person whose conduct is or has been such as to interfere with the bioceclines of the meeting;

PART IX

RELATING TO BOARDS OF TRUSTEES AND THE OFFICERS THERROP.

THE POWERS AND DUTIES OF BOARDS OF TRUSTERS.

- 119. It shall be the duty of the Board of every district, and it shall have nower—
 - (a) to appoint a charman, a secretary and a treasurer, or a secretary-treasurer, and such other officers and
 - servants as may be required by this Act;
 (5) to procure a corporate seal for the district;
 (c) to see that all the reports and statements required
 - by this Act of by the Minister are transmitted to the Department without delay: (d) to provide the officers of the Board with the books
 - (a) to provide the outcome of the Board with the Books necessary for keeping proper records of the district;
 (a) to take necession and have the custody and safe
 - keeping of all the property of the district;

 (f) to provide adequate school accommodation for the purposes of the district, which shall include accom-
 - mediaten for pupils of air years of age, (9) to purchase or reak shools alse or promises and to hund, repair, funnah and keep in order the school house or houses, furnator, funces and all other school property, to keep the well, closest and premmer generally in a proper and animatey mediates, presenting the property of the conplet of the property of the conplet of the purchase of the property of the colpeters, weighting and cleaning the school toma or rooms under its control,

- (h) to provide wholesome draking water for the use of the children during school hours;
- (i) to provide suitable toilet and samitary accommodation in the school building, or in the alternative separate buildings for privise for boys and grils, which buildings shall be creeted in the rear of the school house at least the field apart, with their entrances facing in opposite directions or otherwise effectually screened from each other;
- to means and keep insured all school buildings and confirment.
- (b) to select and provide from the list authorized by the Minister all such reference books for the use of the pupils and teachers, and all such globs, mups, charts and other apparatus approved by the spectra as being required for the proper instruction of numbs.
- to require that no text-books or appearatus be used in the school under its control other than those authorised by the Denartment.
- (m) to allow students enrolled in the normal schools to attend any class-room of any public or separate school in the dutriet at any time while it is in secsion, for the purpose of observation and practice tracking.
- (a) to exuse to be exceed and maintained on the school grounds a flag-pole, with all requisits attachments for raising and lowering a flag, and lo furtuals a flag, which shall be the Blutth Dirno Jack, to be not less than four feet long and not less than two feet wide, and to cause the and flag to be displayed to the contract of the contract of the contract prescribed by regulation, and when not so displayed to be long upon the wall inside the achool room,
- (a) to perform such other duties as may be required by this or any other Act or the regulations of the Department.
 - (p) to engage a teacher or teachers, duly qualified under the regulations of the Department, to teach in the school or schools in its charge, on such terms as it may deem expedient, under contract in writing in the form prescribed by this Act, a certified copy of which shall forthwith be transmitted to the Department.
 - (q) to provide for the payment of teachers' salaries at least once each month;
 (r) to make regulations for the management of the
- (r) to make regulations for the incompensation of the school, subject to the provisions of this Act, and to communicate them in writing to the teacher,
 - to communicate them in writing to the teacher,
 to see that the school is conducted according to the provisions of this Act and the regulations made pursuant thereto;

- (t) to provide, when deemed expedient, at what times pupils may be admitted to Grade i, and m. the case of a district operating more than one school, to decide what school any of the children of such district shall altend; provided that in the case of ungraded schools the approval of the inspector shall be first obtained.
- (u) to see that the law with reference to compulsory
- (v) to suspend or expel from the school any pupil who, upon investigation by the Board, is found to be guilty of trusney, open opposition to authority, habitaal neglect of duty, the use of profate or improper language, or other conduct nyurious to the moral tone or well-being of the school.
- 120. The Board of every destrict shall at its descretion have nower-
 - (a) to provide, equip and maintain such room or rooms as may be required for giving instruction in manual training, democities science, physical training, music and art, and to employ suitable teachers therefor,
 - (b) to employ such physicians, destints and furges (or clime) as may be desented requisite to care for the health of the pupils, and mivus parents and the Board with respect thereto, and the Board way make such expenditures as it may deem necessary to safeguard the health of such pupils.
 - (c) to employ, subject to the regulations of the Department, a superintendent of schools when more than twenty teachers are employed;
 - (d) to suspend or dismuss summarily any teacher for gross misconduct, neglect of duty, or for refusal or neglect to other any lawful order of the Board, and thereupon shall for thwith transmit a written statement of the facts to the Minuter.
 - (c) to furnish the pupils with luncheon at the moon hour, either fiee of charge or at a price to be fixed by the Board,
 - (f) to furnish the pupils with text-books, exercise books, pens, pencils, and other supplies, either free of charge or at a price to be fixed by the Board;
 - (g) to exclude from standance at actional any pupil who, in the judgetoned of the unspector, as or mentally deficient as to be incapable of responding to class instruction by a skillful tacher, or whose pressure is detrimental to the education and welfare of the other pupils in attendance at the school, subject, guardian of such pupil to the chief inspector, whose decision shall be final;

- (A) to pay the expenses of any members of the Board, or of any officials or employees thereof, incurred in attending any convention of school trustees or any other educational convention or conference;
- (r) if deemed advarable, to purchase or rent sates or premises for a house for the teacher, and to build, report and keep in order such house, and, subject to the approval of the Musister, to dispose of any property, real and personal, belonging to the district,
- to exect and keep in order suitable stabling accummodation.
- (k) to provide a sustable library for the school and to make regulations for its management.
- (I) to exempt from the payment of school taxes wholly or in part any indigent persons resident within the district, and to provide for the children of such persons text-books or other supplies at the expense of the district.
- (m) to make a cash contribution towards any school fair approved by the Minister:
- (n) to pay any sum or sums payable under an agreement approved by the Munster as to the attendance of the children of parents or guardens resident in the distinct at classes conducted for grades above the eighth at the school in another district.
- (2) The Board of every fown district shall, at its discretion, have power...
 (a) to establish, furnish and equip offices for the use of the Board and its offices in any school of the district, or to rent offices and furnish and coupt the
 - (b) to provide free medical, deatal and surgical treatment for such pupils or classes of pupils as it may determine, and for children of pre-achool age, at the request of the council of any town or city and

121. The Board of every destrict shall, at the descripton have power, approximation consent in writing the Board of Green rous of the University of Alberta and the approval of the Manuster of Zhouncon, to establish a college, approved the Manuster of Zhouncon, to establish a college, and the control of the Control of

at the expense of such town or city.

1222. The Board of every town district situated in whole or in part within the invites of any incorporate day shall confloy at least one physicist, who shall be a member of the complete of the confloy at least one physicist, who shall be a member of the best of the confloy of

term, under such regulations as may be made by the Department

120. The Boards of any two or more dustants, each horizon go, lies then severity-free people in grades above Caselv Y as classified by the regulatories of the Board to the Caselv Y as classified by the regulatories of the Board to the Caselv Y and the Caselv Y

DUTIES OF THE CHAIRMAN OF THE ECARD

- 124. It shall be the duty of the chan man of the Board— (a) to certify all accounts against the district passed by the Board before such accounts are paid by the treasures.
- (b) to exercise a general supervision over the affairs of the district

DUTIES OF THE SECRETARY, SECRETARY-TERASURER AND TREASURER OF THE BOARD

- 125. It shall be the duty of the secretary or secretary, treasurer of the Board-
 - (a) to keep a full and correct accord of the proceedings of every meeting of the Ecord in the minute book provided for that purpose, and to see that the number when confirmed are signed by the chair-
 - man;
 (b) to conduct the correspondence of the Board as he
 - may be directed by the Board,
 (f) to have charge of and keep on second all the books,
 papers, accounts, assessment rolls, plans and maps
 commutated to hits charge by the Board during his
 term of office, and to deliver the same to the chairman on ceasing to hold office,
 - (4) to faithfully prepare and dely transmit to the Department such reports and statements and such other information in regard to the district as may from time to time be required by the Minister, in such form as may be prescribed by the Minister;
 - such form as may be prescribed by the Minister;

 (c) at the request in writing of the chairman or any tiestee, or when required so to do by any provision of this Act, to call a meeting of the Board,
 - (f) to produce the minute book and other books, assessment rolls and all papers and other records of the Board for inspection when required by an inspector so to do.
 - (g) to prepare the statement of the trustees to be submitted at the annual meeting of the electors and rateographs;

(ā) to give the notice required by this Act of each annual moeting of the electors and interpayers and to call special meetings of the electors and ratepayers are provided by this Act.

126 — (1) The treasurer or secretary-treasurer of the Board of a town destruct shall give security to the Board, before entering upon has dates, by bend of a sour-nucleocompany authorized to do business in the Province, which bond shall be in the form approved by and registered with the Minister.

(2) The bond shall be for such an amount as the Board shall doem sufferent to cover any loar through default of the tressurer, and the members of any Board finding to take such bond or security from its treasurer shall be pointly and severally liable for his default to the ovient of the sum

for which such bond should have been taken:

Provided that when the majority of the Board refuse or
myfied to take such seem sty after denumd by a trustee, the
trustee so demanding the security to be taken shall be
fleved from all personal lability for such default if his
demand is duly recorded in the minutes of the Board.

127. It shall be the duty of the treasurer or secretary-

treasurer of the Board of every school distinct—

(a) to receive all school moneys payable by way of taxes or otherwise to the distinct of which he is treasurer and to disburye such moneys in the manner directed.

by the Board, (b) to pay all accounts payable by the district only when they are certified by the chanman of the Board;

(c) to keep us a cash-book provided for the purpose a complete and detailed record of all maneys received and disburned for whool purposes, including govorument grants which may have been paid directly to the teacher.

(d) to give and take receipts for all moneys received and paid out, and keep on file all vouchers of expenditure;

(c) to close and balance the books of the district at the end of the school year, which shall be on the thirtyfitst day of December in each and every year.

first day of December in each and every year.

(f) to produce when called for by the trustees, suditor, school inspector or other competent subscript all backs seen here are now and record to be become at the

school respector or other competent suthority all books, vonthers, papers, and money belonging to the district, and to hand over the same to the trustees or any person named by them upon his coasing to hold office;

(g) to proper at the end of each year, and in the manner provided by this Act, a statement of the finances of the district, to be submitted to the annual meeting of the electors and unterspect;

- (h) to faithfully propare and duly transmit to the Department such reports and statement with reference to the finance of the district, as may from time to time be required by the Minister and in such form as may be presented by the Minister.
- 128.—(1) The transcree of every village or tural school outract shall, upon has appointment, and before entering upon the darbes of hus office, furnant a bond or covenant of some guaranthee company, to be mared by the Minuster, to secure the the accounting by hars for all school moneys and property that come to his hands as such treasure, which bond shall be in such form and for such amount as may be approved of by the Minuster.
- (2) The Minister shall pay the premiums for such guarantee bond or insurance and deduct the amount thereof annually from the legislative grant to each school district.
- (3) In every case in which such guarantee company declines for any cases in give such bond in crement in respect of any freasurer of a subool instrict, it shall be the day of the trustees portion to appoint the company of the that trustees portion to appoint the company of the time that the company of the company of the company cases have no right to receive any salary as such beyond the proportionate part of his salary up to the time of such retrievent.
- (4) Every such bond shall be deposited and kept in the Department for the benefit of the school district.

HALF-YEARLY AND YEARLY RETURNS.

- 129.—(1) The Board of every district shall cause to be prepared by the proper officers of the dutinet and transmitted to the Department in such form as the Minister may prescribe, the half-yearly and yearly returns respecting attendance and classification of pupils and the finances of the attacks.
- (2) In case the Board of any district cogieties or refuse to have prepared and transmitted to be in-partnessed and to have prepared and transmitted to be in-partnessed and case of the base of the contract of the contract of the case of the lathingur or year, as the case may be, such distract which may have been extend and british and and the contract which may have been extend and british and district which may have been extend and british and district which may have been extend and british and such man have been furthered shall to justify and extendig such man have been furthered shall to justify and extendig the poles of the property of the property of the property of the polesal district in which the school district or any Manufer to bring sold action.
 - minister to bring seen action.

 Provided, however, that in case it can be shown to the satisfaction of the Minister that any delay in making such returns has been caused by the failure of the antitor of the

municipality to audit the books and accounts of any town district as become provided, the Minister may order that the amount so forfested or any part thereof shall be paid by the municipality to the district, and the same shall be psyable for liberth.

(5) Every college, school or other educational institution of their a school as defened by this Act shall within thirty days from the literated day of Jone of cash year furnish to the Department in such form as the Minister may prescribe A yearly relating giving information with respect to the pupits, teachers, currensium and equipment of such college, school or educational matthers.

(4) The books and accounts of every rural, rural high, utilize and consolidated district shall be satisfied in each year prior to the annual meeting by an official abditor in the manuer prescribed by the regulations of the Department.

(6) The fee payable for such audit, unless mcreased by order of the Mmister, shall be so the case of rural and rural high districts five dollars, and in the case of village or consolutated districts ten dollars, and shall be paid out of the funds of the district.

Provided that if it is required to have an audit make of the books and accounts of any district or district within the consolidated destrict, the total fee payable for such, as well as for the audit of the books and accounts of the consolidated district, shall, unless increased as aforesaid, be fiften delicities.

(b) In every town district it shall be the duty of the auditor of the municipality to audit the books and accounts of such district in each year, for which he shall receive no special remuneration out of the funds of the district.

PART X

CONVEYANCE OF SCHOOL CHILDREN.

IN CONSOLIDATED DISTRICTS

130.—(1) In addition to all powers, duties and inhibites endire out or remoned by that Alp, Boxeri of Trustes of every considerated above that it shall supply and operate and public results of every considerated and inhibited and in the shall public resulting on any quarter sections therein whose reasons thousakery in more than one and one-half mind dentitied, which we have the shall result of the shall

(2) In the interval between the consolidation and the time when school facilities have been provided at the consolidation centre, it shall not be obligatory on the Board to provide conveyance for pupils residing within the limits of a school distinct in the consolidated district in which a school is being operated, but provision shall be made by the Board for the conveyance of pupils residing in a district within the consolidated district in which there is no school in acceptance.

(3) The Board shall not be required by provide conveyance for the children of solidatifications, but shall, support to the approval of the Montant, under arrangements with the property of the Montant, which arrangements with the property of the control of the property of the property of the control to support of the quarter soleton on sease of the control to support of the quarter soleton or neasest traveller out from the soleton site, and more than one price or a direct line from a regular convergence route, a mile per family per day for every melotivement beautiful to boundary of the quarter section on which the family reside can be also be also the property of the control of the control of the control of the courter section on which the family reside can be also that the property of the control of the control of the tenton of the control of the property of the control of the control of the control of the property of the control of the control of the tenton of the control of the property of the control of the control of the control of the property of the control of the control of the control of the property of the control of the control

family. Provided that subject to the approval of the Minister, the Board of a controlled distinct which openine conveyances as a breen meritioned, for the children of itselfsed families, make provision for the attlendance of such children, or any of them, are the school or any other actifable memore satisfactory to the precise or the children, which is the precise of the children of the children of the state of the children of

(4) Unless the Mussler otherwise directs, it shall not be obligatory on the Exact to provide conveyance for any of the papits of a censiohistic advanced letters; if none of the papit heror fractable more than two and one-half mide from the contract of the financial contract of the financial contract of the financial contract of the financial contract of the con

(5) Duly records shall be kept by the principal of a considerated school showing the days on which each driver of a conveyance was absent or late, and the number of pepils conveyed, and such other information as may be required, in such form as may be prizerrised by the Minister.

FROM ONE DISTRICT TO ANOTHER

131.—(1) The Minister may empower the Board of any district to enter mio an agreement with any other Board or Boards for the education of the children of its district, upon such terms as may be multipally agreed upon and approved by him, and the Board entering into any such agreement shall have fell power and authority to make the next.

sary lavy and assessment under the provisions of The School Assessment Act for the purpose of caurying out the terms of the agreement and for providing for the conveyance of children to and from school

(2) Any such agreement may be to menated by any Board or party thorsels by going notice on a before the first day of October in any year, and upon such notice being given the agreement shall come and determine on the last day of the receilt, of December following, unless other was ordered by the Minister.

(3) The Board of Truston of any district entering into such an agreement skull, unless the Minister others are directs, provide convenance to and from school for those pughs of the district who recade on any quarter section the nearest boundary of which is more than two and one-half makes from the cebool which such papels have the right to attend.

Provided, however, that the Board of such claritot shall not be required to provide conveyance for the children of such the required to the children of such the formation, but shall, subject to the approval of the provided to the case of consolidated districts of the nearest boundary of the quartee sendent on which such children tended to monthly of the provided to the case of consolidated districts the nearest boundary of the quartees sendent on which such children tended is more than two and con-built miles from the provided to the case of the provided to the case of consolidated districts and the nearest consolidated the provided to the case of consolidated to the provided to the case of the provided to the case of consolidated districts and the provided to the case of consolidated districts and the provided to the case of consolidated districts and the case of consolidated

routs.

(4) Schyet to the approval of the Minister, the Beard
(4) Schyet to the approval of the Minister, the Beard
of Trustees may, in lies of providing conveyance as herein
monotoned, make provision for the attendance at the school
of the children of the district or any of them, in any other
suntable manner, and is making such provision may agree
to pay to the parents or guardian a sum of money not
exceeding one dollar per day por, family

WITHIN THE SCHOOL DISTRICT.

132.—(1) The Board of any distinst may make due prosens, subject to the requisitors of the Department in that behalf, for the proper conveyance of the school children rendent within the district to and from school, and may provide for the cost of such conveyance in the same manner as is provided for the other expenditures of the detailet.

(2) The secretary of every district in which provision is made as aforesard shall forthwith notify the Minister

133. The Minister may, subject to the approval of the Equationant Governor in Council, make such regulations as are demend nonmanry and expedent flow the propie conveyance of the children as her embedone provided and for the keeping of records as to number of children conveyed, the distance travelled, the cost of conveyance and such other information as may be deserved.

PART XI.

SCHOOL SITES IN TOWN DISTRICTS

134.—(1) In every town district the Board may from time to time select and account such sites for schools as it may deem desirable

(2) If the purchase price of any site is to be provided by dehenture, the Board shall not proceed to acquire such sits until the issue of such debenture has been ratified by the electors.

IN OTHER DISTRICTS.

135. In every district other than a town district the Board shall acquire a site for a school and may acquire a site for a teacher's residence at such point in each case as may be approved or selected by the Minister, and may from time to time acquire by way of addition to either of such wites such other or additional sales as may be approved by the Minister

POWERS OF COMPULSORY ACQUISITION.

136 .- (1) Upon the Minister being satisfied that the title to any such site cannot be obtained by the Board of the district on account of the refusal or failure of the owner or any person having interest therein to sell such site or to accept a fair price for it, or for the reason that the where abouts of the owner of the site cannot after reasonable enquiry be ascertained, or on account of the refusal or failure of any person having any interest in the property to execute any transfer, discharge, release or other passurance necessary to vest such site in the Board in fee simple free from all encumbrances, except only taxes, the Minister may

- execute a transfer of such site in favour of the Board (2) Upon application as paris to a judge of the Supreme Court and upon presentation to him of such transfer he may make an order, directed to the Registrar of the proper Land Titles Office, vesting the title to the land described in the said transfer in the Board free from all encumbrances other than taxes
- (3) The Board shall pay to the owner of the land so transferred, and to all other persons interested therein, compensation, based on the fair actual value of the haid land
- (4) All questions as to the amount of compensation, the manner of payment, the persons to whom it shall be paid and the distribution thereof amongst the persons if more than one entitled therete shall be submitted to the arbitration of two aristrators, one of whom shall be appointed by the Minister and the other by the owner or other persons having an interest in the said land

(b) All the provisions of The Arburation Act shall apply to any such arburation.

137.—(1) The Mandre rays alony times after a neither both salected or expensed by him as a school fill or in take for a teacher's residence, as the case may be, make an order authormage the Banci do cetter popular and take possession of such lard, and thereupon the Board shall be exticted to the distribution of the Board of the Compresses, are quested all parents whiteness stoopts the Compresses are quested and parents whiteness stoopts the Compresses of the contraction of the Compression of the State of the Compression of the Compression of the State of the Compression of the Compression of the Compression of the State of the Compression of the Com

Sy the aman persons and in the asses way as a well of poscess of the property of the state of the state of the state of the state of and persons and the state of and persons entirely determined of land persons as to the amount thereof, he persons entitled thereon, and it there he more that one such person, the alternative and the state of the state of the state of the state of the and the state of the state of the state of the state of the and the state of the state of the state of the state of the latter, one of whom shall be apposited by the Municipal that other by the person or persons disposaced, and all the other by the person or persons disposaced, and all the other by the state of the stat

138. Before any Board takes possession of any land to which it has not acquired little, the secretary shall file in the Land Titles Office for the land registation distinct in which the land is situated a cavest in accordance with the provisions of The Land Titles Act.

139.—(1) Every contract or agreement for the nequisition of any land by the Board of any town district, shell, in case the purchase price thereof is to be raised by debarre be vost and of no effect, if the debartner issue as not ratified by the electors of the district, and any momes paid the cunder shall the septon be forthwith reposit by the Board.

(3) Every contract or agreement for the acquation of stry land for the sate of a school on a teacher's reactioned by any district other than a town district, shall be void and of no effect, makes soot site has been approved by the Minister, and any mocres paid thereunder shall be for the site repeat to the Board.

(3) if any Board acquires a site for a school of a bascher's reactime in continuent of the provisions of the section, any member who has but voted asparate this resolution of the Board for social acquisition shall be goally for interferent to the Board for social acquisition shall be goally of the Board for social acquisition shall be goally of the Board for social acquisition shall be goally of the Board for social acquisition shall be goally as the social acquisition of the Board for t

CONTRACTS FOR SCHOOL BUILDINGS IN RURAL

1446—(1) In tend and village school detricts the trushes shall delimit inclusis for execute of all about braidings required to be exected, and the same shall be built under contact out and only day below, and to each extract proper of the state of the same shall be built under contact out of our day of the same shall be built under contact the same shall be built under the proper of the same shall be manufacted or extracted for the present of any other built under the same mines the contract fleedow is approved on the same mines the contract fleedow is approved and one of the same mines the contract fleedow is approved and one of the same mines the contract fleedow is approved and one of the same mines the contract fleedow is approved and one of the same mines the contract fleedow is approved and one of the same mines the contract fleedow is approved and one of the same mines the contract fleedow is approved and one of the same shall be same that the contract fleedow is approved to the same shall be same that the contract fleedow is approved to the same shall be same that the same shall be same to the same shall be same that the same shall be same to the same shall be same that the same shall be same to the same shall be same same shall be same shall be

(2) All specialties, bills, notes or accounts stated, given, or made, in whole or in part, for or to secure any such price or materials shall be void, unless the contact under which the came are given or made is approved as aforested.

L41. Where is the agencies of the Missister it is advisable that a temperary school should be provided in any district, he may authorize the Board to lease preserves for such perpose, and to make such regions or ellerstation as may be necessary to fit the same for school purposes, or to purchase a text to be used as a school building, and for the purpose of this Act such test shall be decined to be a frame school building.

PART XII

RELATING TO THE CONDUCT OF SCHOOLS.

SCHOOL TERMS.

1.42. The school year shall began on the first day of January and end on the thirty-first day of Docember and shall be divided into two terms, unding the thritish day of January and the thirty-first day of Docember respectively, the former to be known as the June term, and the intica as the Docember term.

HOURS.

3.42.—(1) School shall be half from nine o'thork to twelve o'clock in the foremone and from half-past one o'clock to from the foremone and from half-past one o'clock to from the first of the foremone of the foremone day, not uncluding Saturdays, Sendays and holdings, but the Board may after or shorten the sood school hours upon recurring the permassion of the Minister.

(2) A recess of infteen numeries both in the foreseen and in the afternoon shall be allowed the children attending school.

VACATION AND HOLIDAYS

- 144 —(1) In every school there shall be not less than seven not more than ten weeks' vacation in a unal districts and not less than eight not more than twelve weeks' vacation in village and town districts.
- (2) The summer vacation shall fall between the first day of July and the first day of September and the winter vacation shall extend from the twenty-third day of December to the third day of January
- Provided that the Ministen may, on proper representation made to him, allow the Board to keep the school open during the period above mentioned as the time for summer vication or any part thereof, and allow vication in lice thereof at some other time.
- (3) All schools shall have as an additional vention period the four days immediately following Easter Monday Provided that in all school districts the Board of Trustees and the teacher may by mutual agreement arrange for the operation of the school dering the teaching days of Easter Week, in which case such days shall be regarded as legally authorized teaching days.
 - 1.45.—(1) New Year's Day, Good Friday, Easter Mondoy, the twesty-fourth day of May, or when such day folls upon a Sunday, the taenty-fifth day of May (to be known as Vetons Day), Deminion Day, Chustanss Day, Thashign-ing Day, and any other day produced as a builday by the Governor General, the Leeticanant Governor of the Province or the mayor of a city or town, shall be holden.
- (2) The Board of any district may declare Arb Wednodar, the bothday or the day fixed by proclemation for the citebratum of the but hisky of the regiming sovereign. Labor Day and any other day appointed by produntation as public heliday for the planting of forcet or any other trees, commonly humor as Arbon Day, or said to a foldoly within the meaning of these Act mines the Board has made a declaration to find a effect.
 - (3) It shall be at the discretion of the Board to permit other holidays, but not to exceed one such day in any month, and not exceeding one day at a time.

LANGUAGE TO DE USED

3.46.—(1) All schools shall be taught in the English language, but it shall be permissible for the Board of any district to cause a permany course to be taught in the French language.

- (2) The Board of any district map, subject to the requisions of the Department, employ one or more competent persons to give instruction in any insignage other than English: in the school of the district to all pupils whose parents or guardiants have signified a writingness that they should receive the same, but start because of maturation shall not superincide on any way interfers with the instruction remains that they are consistent of the Decariment and by the Act.
- (3) The Board shall have power to raise such sums of mency as my be necessary to pay the salarno of such runtimeters, and all costs, charges and expenses of such course of instruction shall be collected by the Board by a spenial sale to be imposed upon the persents or guardians of such number as take advantage of the same.

RELIGIOUS INSTRUCTION.

147.—(1) Except as hereuniter provided, no religious matter than the permitted in the action of any district from the opening of math school until one half-hour previous to its closing in the afternoon, after which time any such instruction permitted or desired by the Board may be given.

(2) It shall, however, be permissible for the Board of any district to direct that the school be opened by the rectation of the Lord's Prayer

148. Any child shall have the purelege of leaving the school room at the time at which religious instruction in commercial approvided for in the next preceding section, which is a superior of the part in any religious instruction that may be given if the parents or grandmen of their properties.

1.43. No teacher, achoel trustee or suspector shall in any way attempt to deprive such child of any advantage that much derive from the ordinary education given in such school, and any such sitempt on the purt of any teacher, school trustee or suspector shall be held to be a disqualification for and ovolative of the office held by him.

KINDBROARTEN CLASSES

150. Kindergarien classes may be established in any school for the stacking and transing of children between the ages of four and six years according to kindergarien methods and in such school a fee may be charged, not exceeding one dellar per month for each pupil, to cover the cost of maintaining such classes.

NACIDO CLACODO

151.—(1) The Board of any distinct may engage a teacher of approved qualifications, and make the necessary arrangements at the expense of the distinct, for the mainlenance of a night school

- (2) If an inspector of schools has recommended the catablishment of a night school in any district and the Board thereof has fauled to establish the same, the Minister may direct the Board of such district to open and maintain a night achool therein for each period as the Minister may
- (3) If the night school is kept open for at least one month, a fee not exceeding two deliars per month may be charged for each month or portion of a month that a pupil is in attendance.
 - Provided that any district maintaining a technical school or special classes in technical, commercial, art, or other higher training may charge such fees for night classes as may be approved by the Minister.

COMPULSORY EDUCATION.

152. No Board of Trustees shall have authority to close the school for any cause, other than as herein provided, without the approval of the Minister.

1003. If for any cause other than that of platinitry vacance or buddyng the Board of Trustees of any reral or vallage district closes in subsoil for a paried considing three values of the provided control to the proper vacance of the provided coloring to the Departments within five days, giving a full statement of the reasons therefore and it shall not be provided to the provided coloring to the Department of the school at the commencement of each term, and slice other than the Department of the form any cannot been closed for more than three days.

PART XIII

RELATING TO THE TEACHER.

QUALIFICATION.

- 154.—(1) No person shall be engaged, appointed, employed or retained as teacher in any school unless he holds a valid certificate of qualification secued under the regulations of the Department.
- (2) No person who is not so qualified shall be entitled to recover in any court of law any remuneration for his services as teacher
 - (3) Any person other than the holder of such certificate of qualification, who undertakes to conduct a solved is facely and the substantial of the solution of the section hald to a penalty not exceeding fifty dollars, and in default to impresonment for a term not exceeding one

(4) Any Board which knowingly engages, appoints, employs, or retains as teacher in its school any person other than the holder of such certificate shall be hable on summary conviction to a penalty not exceeding lifty dollars.

Provided, however, that no pressention shall be instituted

under this section except on the order of the Minister.

ENGALEMENT AND CONVEACE

155 A teacher shall not be engaged except under the authority of a resolution of the Board passed at a regular or special meeting of the Board.

156.-(1) The contract of employment shall contain such agreements, teams, conditions and restrictions as may be approved by the Minister, who may prescribe a standard form of contract.

(2) In the event of any alteration or amendment of the standard form heing made without the approval of the Minester, the standard form shall have effect as if such alteration or amendment had not been made

(3) Unless the employment be stated in the contract to be for a definite period, the contract shall, subject to the following provisions, continue in force from year to year, unless and until the certificate of the teacher shall have been revoked.

157. Unless otherwise provided for in the contract, 107. Unless otherwise involved and in the bounders of the party therete may terminate the agreement for teaching between the leacher and the Beard of Trustees by giving thirty days' notice in writing to the other party of his or its intention so to do

158. The contract shall be signed by the teacher and by the chairman, or in the absence of the chairman by another trustee on behalf of the Board

SUSPENSION AND DESMISSAL.

159 .- (1) Any teacher may be suspended or dismussed summarnly for greed suscendent, neglect of duty, or for refusal or neglect to obey any lawful order of the Board. which shall thereupon transmit a written statement of the facts to the Munister

(2) Any teacher who has been suspended or dismussed summarily by the Board, in pursuance of the preceding subsection, may within fifteen days, appeal to the Minister, who may take evidence and confirm or reverse the decision of the Board and in the case of a reversal he may order the

reinstatemnt of such teacher Provided that if the teacher does not appeal from the decision of the Board, or is not reinstated, the teacher shall not be entitled to salary from and after the date of his strapension or dismissal.

BOARD OF REFERENCE.

- 160.—(1) There shall be constituted a Board to be known as the Board of Enferrence, to serve as a board of conciliation or as a board of consciliation or as a board of architecture, as the case may be another and Board shall consent of three nembers to be appointed by the Londonaut Converner in Council, one mentally the contract of the Council of
- (2) When any dispute or disagreement arises between a school board and its tracker or teachers, either party to the dispute or disagreement may make application to the Ministry to refer such dispute to the Board of Reference
- (3) All such applications to the Minister shall be accompanied by a full and complete statement of the nature of the complaint or dispate, vented by a statetory declaration on the part of the party or parties making the said application.
- (4) Upon recept of such application the Minister shall refer the dispute or disagreement in question to the Board of Reference, which shall institute such investigations as may seem to be wait antied and necessary, and shall deliver a report of its findings to the Minister, who shall transmit a copy of the same to the several parties to the dispute or discoverage of the same to the several parties to the dispute or discoverage.
- (5) The Board of Reference shall have power also to act as a board of arbitration, upon the request of both parties to any dispute between any Board of Trustees and its teacher or teachest, and the award of the Board in such cases shall be briding upon both parties, and have the same force and effect as an award made under The Arbitration.
- (6) The Board of Reference shall have power also to deal with such other matters as may be referred to it, from time to time, by the Lieutenant Governor in Council.
- (7) The members of the Board of Reference shall receive such remuneration as the Leciterant Governor in Council may, from time to time, determine.
- (8) The Board of Reference may, for the purpose of procuring this attendance of any possess as a winess before such Board, seeve such person with a notice requiring bin way and have the more effect as a reder requiring the attendance of a wintess, and the production by him of documents at the hearing or trail of an action, but no such person whill be compiled under any such motice to produce to the production of the production of the production of the trail of an action. In or, the compiled on the or the trail of an action.

PAYMENT OF TRACHERS

161.—(1) The salary of a teacher shall be expressed in the agreement as an annual sum; or as being at a monthly rate, and in the latter case the annual salary shall be deemed to be a sum equal to twelve times the monthly rate

(2) Nots that anding any agreement to the contract, every teacher in an unguaded school, where no milary schodtile is in operation, shall be paid a minimum salary of seventy dollars per month or eight hundred and forty dollars.

Provided that upon an inspector of schools certifying, after investigation, that in his opinion it would be a hard-ship on the district to pay such salary, the Minister may authorize engagement at a smaller salary

(S) Every tracher shall be paid his annual salary in ten or twelve equal monthly instalments, and it shall be the duty of the Board liable for the payment of salary to make due provision for such payment.

162.—(1) Every teacher teaching upon all the days in a year, or two consecutive terms, upon which his achool should be in operation under the provisions of this Act shall receive his full annual salary on at his opton a salary computed in scordsance with the provisions of authorition (2)

(2) In the event of any tacker being engaged, or being in the employ of a Board for a less perced than a year, or two consecutive terms, or not teaching upon all the days is a year upon which his school should be in operation, he shall receive our two-bundredth part of his amount schary for each day comprised in the following entimeration.

(a) Days during which the achool is lawfully in opera-

ton under his charge or would be in such operation save for an order of the Board to the contrary, (5) Days upon which he is necessarily absent from his school in order to attend any teachers' convention or natitute annoved by the Minuser:

(c) Days during which his school is closed by order of a duly qualified medical practitioner, or by the Bound on account of the existence within the district of an actual or threatened epidemic of disease, but

not exceeding in all thirty days in the year;
(d) Holidays permitted by the Board in nursuance of

action 145, subsection (3), of this Act;
(c) Days upon which the school is closed by law for the
purpose of holding any election,

(f) Days for which the teacher is entitled to salary in accordance with the provisions of section 163 of this Act

163. Every teacher in case of disability, sickness of accident which the Board may require to be certified to by

n quithed moderal practitioners shall be entitled, at the commantee of the reageneries, or it engaged under a centimous car essential, at the end of such years to service, to the two desired of the control of the con

164. A teacher whose agreement, with a Board has appead or has been ferromated, or whe has been damessed summanyly by the Board shall be cetified to receive forth-with all moneys dae him for his services at secther's while employed by the sead Board; and if such payment be not made by the Board or fendered to the teacher, be shall be unpulled with without or facilities to the teacher, be shall be only only the sead Board or fendered to the teacher, be shall be unpulled with withrest at the rate of 8% per annum in any count of competent jurisduction.

DUTIES OF TEACHERS.

- 165 It shall be the duly of every teaches-
- (a) to teach diagently and faithfully all the subjects required to be taight by the regulations of the
- Department, (b) to maintain proper order and discipline and to conduct and manage the school according to the regulations of the Decartment:
- (c) to keep in a conspicious place in the school room a time-table which shall show the classification of pupits, the subjects taught each day in the week, the length of each : settation period and the seat work given, and to subent such time-table to the inspectu for his approval and signalare on the occasion of his wast to the school.
- (d) to keep in the prescribed form the school registers and to give acres to them to trustees, officers of the Board, inspectous and any other person authorized by the Minister.
- (r) to make at the end of each term or at any other time such promotions from one guide to another as he may deem expedient, subject to the latification of the inspector at his cent visit;
 - (f) to adont to but class room for the purpose of observations and particle seading pugils excelled the maintain advantage and particle seading pugils excelled the maintain achools, and to reades such assistance to the students and instructors of agin achools as the instructors may consider societary for the proper training of the students.

- (9) to send monthly to the parents or guardians of each pupil, if required by the Board, a report on the pupil's attendance, conduct and progress.
- (b) to encourage the observance of Arbour Day by holding suitable exercises, to take an interest in the cleanliness and teleness of the school grounds and
- to secure the co-operation of treation and parents in planting trees and shrubs about the school; (1) to give sized alteration to the proper heating, wentalistics and detailments of the school-lause and to the condition of the out-houses in connection with he same, and to report to the Band any defect
 - with respect thereto,

 (f) to report to the secretary of the Baard any necessary repairs to the school buildings or farmiture and any required supply of fuel, drinking water, furniture or equipment;
 - (i) to exercise vigiliance over the school property, the buildings, fences, furniture and apparatus, so that they may not receive unnecessary injury and to give prompt notice in writing to the Board of any such
 - mustry,

 (1) to solidy the charman of the Board whenever he
 has reason to believe that any pays attending school

 choicers, existants, eighbirars, whooging cough,
 measure, manue, trachman or other infectious or

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 contents o
- of them has passed away,

 (m) to assist the Board and its officers in making the
 prescribed returns to the Department;

 (w) to furnish to the Minester, the inspector of schools,
- the Board, or any person methorsared by the Minustiar, any mifor mations which it may be in his power to give respecting anything connected with the operation of the sethool or in any wine affecting its interests or character; (a) to deliver up the school regusters, school-house key
- (o) to deliver up the school registers, school-house key or any other property of the distinct in his possession when required to do so by a written order of the Board;
- (p) to attend all meetings of the teachers called by the principal where more than one teacher is employed.

166. Every teaches shall have power to suspend from school any pupil guilty of treasery, open opposition to au-

thority, inhibital neglect of duty, the use of professe or improper language, or other conduct injurious to the moral tone or well-being of the school, and the tracher shall ferthwith report in writing, with a complete statement of the curcumstances, the fact of such assignment to the Board of the division; in the case of a district included in a division, and all other cases to the Board of the district; and thereises are such as the statement of the statement of the same of the statement of the statement of the statement of same of the statement of the statement of the statement of the same of the statement of the statement of the statement of the same of the statement of the statement of the statement of the same of the statement of the statement of the statement of the same of the statement of the state

DUTIES OF PRINCIPAL

167. In every school in which more teachers than one are employed, the head teacher shall be called "the principal" and the other teachers "assistants".

168. Subject to the approval of the Board, the principal shall preacribe the duties of the assistants and shall be responsible for the organization and general discipline of the whole school.

TEACHERS' ASSOCIATIONS.

169. Any number of teachers may organize themselves into an association, and, subject to the regulations of the Department, may hold conventions and institutes for the purposes of receiving instruction in and discussing educational matters.

PART XIV.

BORROWING POWERS OF THE DISTRICT.

TEMPORARY.

- 170.-(1) The Board of-
- (a) any vallage district, or
 (b) any district declared to be a vallage district for
 assessment and taxation nursous by order of the
- Minister, ar
- (c) any consolidated district, or
 (d) any tural district outside of a collecting manuscipal district; or
 - (c) any district separated from a numerical district by order of the Minister of Musicipal Affairs—

may, by resolution or loy-law, assistone as charman and treasurer to borrow from any person, basis or exportant to borrow from any person, basis or exportant or borrow from any person, basis or exportant or the first to be a see for the current year are available, and the amount no borrowed shall be a charge upon the taxes due to the destret, and may be secured by the presusces years on belief of the Board.

(2) The Board of any rural district, a portion of which is outside a collecting managinal district, may borrow as herein provided on the security of the taxes on such portion.

171.—(1) The Board of a town district, rural high school district or rural district situate wholly or in part within a collecting minercipal district rang, by resolution on by-law, on receiving the written consent of the Minister, berrow from any person, hand or corporations seek near as the Board may deem necessary, and the Minister may approve

(2) The amount no borrowed may be made a charge on the moneys does to such choiced districts, and such sum may be secared by the promusory note or notes of the charrana and treasurer; given on behalf of the Board, or is such form of assignment or covenant as may be hard by such resolution or by-law.

172. The Board of a town district may, by resolution or by-law, borrow from any source such sums as the Board deems necessary and may hypothesets as security for the said sums any debutture or inhentures which have been duly registered and countersagned as required by this Act.

DV DREENTHER

173—(1) Should it appears desirable to the Board of my detent that is some of money bould be borrowed appear the security of the detailed in securing, purchasing, gibling for a standard between the securing, purchasing, gibling for a standard between of the securing a water samply of the perchasing, respansing, money, exceeding, formating or addition to may allowed reduced produced to the security of the security of the security of purchasing conveyances, or for all or any of the major protection of purchasing conveyances, or for all or any of the major protection of purchasing conveyances, or for all or any of the major protection of the security of the securit

(2) A copy of every such by-law shall be manufed in the minute book containing a record of the Board's proceedings.

(3) No expenditure for any of the purposes set out in his section, to meet which it is proposed to borrow money by way of debenture, shall be made until such borrowing has been authorized by the Board of Public Utility Commissioners.

(4) Any contract or agreement made by the Board for the sale, transfer or lyopothecation of any debratures or any interest therein, made in four the Board of Treatees has been authorized to horrow the money, represented by such debentures as heremafter provided, shall be nell and year. 174.—(1) Within five days after the passing of the bylaw the Board shall give notice of its intention to apply to the Board of Public Utility Commissioners for authority to horrow the amount specified in the hy-law and on the conditions therein set forth

(3) Every such notice shall be in the form prescribed by the Board of Public Utility Commusioners and shall be given by notices posted up in at least fire wedly separated and compresson places in the district, one of which shall be a past office instanted therein, but should here be no post office in the dustriet the notice shall be posted in the post office marroit therein.

(3) In the case of a form ached district, or in the case of a rural high school district containing a form, a copy of the notice provided for in the proceding subsection shall be putted in at least three success of a nowapager or newspapers published within the limits of the school district, and of there he no energaper published within the achol district. Hen in the newspaper whose place of publication is nearest threshy.

175.—(1) A poil of the proprietary electors for and against the by-law may be demanded within fifteen days after this clast of the pecting of the notices in the next proofing section mentioned, by a demand in writing against by trently proprietary electrons of the distalt in a form the contract of the contract of the contract of the tent in a village distinct, on four in a trend distinct, and such poll shall be held as between the provided.

poli sibili or near az nervenance; provinces: Provided that no poli shall be demanded if the amount to be borrowed as for the purpose of providing a first schoolhouse for the district, shall does not second two thousand obliant; or a first the purpose of erecting a first school-house of the purpose of the purpose of the purpose of the purpose deliberation of the purpose of the purpose of the purpose deliberation of the purpose of the purpose of the purpose deliberation of the purpose of the purpose of the purpose deliberation of the purpose of the purpose of the purpose of the purpose deliberation of the purpose of the purpose of the purpose of the purpose deliberation of the purpose o

(2) Every demand for a poli shall be delivered to the secretary, or, in his absence, to the chairman of the Board, and a certified copy of the demand shall be forthwith transmitted to the Board of Public Bladt Companyancers.

176.—(1) In the event of a poll not being required or not being demanded as hereinbefore provided, the secretary of the Board shall transmit to the Board of Public Utility Commissioners.—

(a) a certified copy of the by-law,

 a centried coby of the notice of intention to apply for authority to box low, and a statutory declaration proving the posting of copies thereof;

(c) such other information as the Board of Public Utility Commissioners may require

(2) Upon receipt thereof and upon being satisfied that the several conditions required by this Act have been substantially complete with, the Board of Public Utility Commissioners may in writing authorize the Board of Trustees to borrow the sum or same of money mentioned in the by-law or a less sum

ATT.—(1) In the event of a pull large demands in a doubter date. It as a core point of active the Board along that the core is a core point of active the Board along by resolution that the time and place for bolding the same and adalignes enter in the force presented by the Board of Public Unity Communications, or to the like effect, of each time and place of pulling by residence particle up as a cost time along the pulling that the pulling and a suit the distinct as least fourtion clear days before the posime, one of which becase shall be present in the post office antiated within the datter, but should have be no such past office the notice hall be parted in the post office meants.

(2) In the event of a poll being demanded in a town school distinct similar devolley or partly within the limits of a lown or city, the coursel of the lown as cuty shall or a lown or city, the coursel of the lown as cuty shall or distinct that a good has been demanded, as levens provided, forthwish solount the proposed by-law to the proportiony, for the course of the course of the course of the course for the course of the course of the course of the foliation of votes on money by-lawn, suchding the procedure of controlled the validity of cost holvans, that wender the controlled the validity of cost holvans.

(3) After the peaced provided in The Town Act or specual Act has elapsed, then if the by-law has not been quasthed the town or toty clerk shall notify the School Board that such by-law is in force and effect, and the secretary or societary-transacre of the School Board chall thereupon forward to the Board of Pohin Utility Commussioners a copy of such by-law as passed.

(4) Notwithstanding any provisions in The Town Act or special Act, it shall be sufficient if such proposed by-law receives a majority vote of the proprietary electors voting on such by-law.

(6) For the purpose of the submassion of such by-law the said caused shall have the same authority and principles for taking the votes of the proprietary electors of the school data of: It that portions of the school during thying could the limits of the city or town, as the case may be, as it has for taking the vote of the proprietary electors within those

178. A certified copy of the by-law and of the notice of polling shall be forwarded forthwith to the Board of Public Utility Commissioners by the secretary of the Board. 179. The chairman of the Board or some person appointed by it shall be returning officer for the poll to be taken and the secretary of the Board or some person appointed by the returning officer shall be poll elect.

180. At the time and place appointed in the notice the returning officer shall declare the poil open and the poil elerk shall record the votes as they are given, in a poil book, which may be in Form E in the schedule to this Act

181. A copy of the notice of polling shall be kept in a conspicuous place where the vote is taken.

182. Every proprietary elector, except the returning officer, shall be entitled to vote on the by-law.

183. The returning offices shall admit any two proprietary electors, one of whom has voted for and the other against the by-law, into the polling place to set as serutineers, and on demand shall allow after or both of them to see any vote recorded in the poll book.

184.—(1) The returning officer shall if requested by any proprietary election, or may of his own account, sequire any person tendering a vote to subscribe to the declaration in Form F in the schedule to this Act and any person subscribing to such declarations shall be permitted to vote-serving to such declarations shall be permitted to vote.

(2) Every such declaration shall be subscribed in the piesence of the returning officer and poil clerk, who shall subscribe their names as witnesses thereof.
(3) All declarators made under the provisions of the next necessing subscribed rightly before the returning.

office:

185. If a peason who disarres to vote refuses or fails to sign the declaration when required so to 60, the poll cierk shall write in the column heeded "Remarks," in the poll book, the words "Befused declaration," and the person so

refusing shall at once leave the polling place and shall not be allowed to entex again on to vote: 189. Any person subscribing a deckaration in Form F of the schedule hereto, containing any false statement, shall be guity of an offence and liable on summary conviction to

187.—(1) At the time appointed in the notice of voting the returning officer shall close the poll, sum up the votes and declare the results.

a penalty not exceeding ten dollars

(2) In the case of a tse, the returning officer shall give a casting vote. 188. Bloods any proprietary elector of the deterter table a complant in writing to the return ing offices within three days next after the taking of the poll with regard to the manner in which the poll was obselected, the right of any observed that the poll was obselected, the right of the polline of votine, when he had happen before a paston of the day of votine, when he polline of the pollin

180. In case no such complaint is daily beiged with the retarning officer, in shall at the experience of three days are the being of the soll forthwest freezest to the Board are the being of the soll forthwest freezest to the Board the being of the policy of the soll forthwest of the book showing the footle surples of voter cast for and against the be-law, and he shall reach an affidave, which shall be the soll of the soll for the soll for the soll of the mention of the soll of the soll for the soll of the in the manner, provided by this Act or with such exception as he shall meeting, that the returns therein contained are proceeding actions were received by this cold for by the cost proceding actions were received by them of for by the cost

190.—(1) In the event of any compliant burng made as afocused the returning offices shall appear before a justice of the peace at the time and places appointed, and he shall eliver to the justice of the peace the poil look used by Jime at the poil and shall make an affiziave before the justice of the peace, which shall be written in or upon seed book, that the election has been conducted throughout in the manuse mention, and that the return the peace which the peace, which all places are the peace of the

(2) The justice of the peace small then receive and second writing any complaint that may be made under cath by any person relative to the conduct of the voting and shall examine into and decide such complaints by taking evidence under cath.

191. Before proceeding to the hearing of any complaint the justice of the peace shall require the complainant to depoint with him such sum, not being less than twenty-five dollars nor inner than one hundred deliants, as may seem necessary to him to cover the costs of the hearing of the soon of such justice of the cost of the cost of the cost of the cost of the peace of the cost of the cost of the cost of the cost of such justice of the treatment of the cost of such justice of the cost of the cost of the cost of the peace of the cost of such justice of the treatment of the cost of the cost of the cost of such justice of the cost of

192.—(1) If it be found that the proceedings in taking the took have been irregular in any essential particular and that injustice has thereby been done, the poll shall be defined as the state of the defice, and the justice shall forthwith forward to the Department a full report to that effect

(2) If it be found that any vote has been cast by any person not dely qualified to vote, or as a result of bribery or minudation, it shall be struck off the poll book

193. In case the poil has not been declared not and void, when all complaints have been heard and decaded upon and the necessary star-above days made on the policy blood, the pattern of the points what finally sum you have voice cast and a return of the points what finally sum you have voice cast and a return in Fern C in the schedule hereto or to the like effect, abovenup the fotal number, of voice taken said the number remainizer on each side dates to recover.

104.—(1) Upon recept of the decuments received to be founded by the first that the service of the deciments are serviced to be founded by the control of the first than the serviced conditions required by the veters and that the serviced conditions required by the Act have been compiled with the Board of Public Utility Domanisanous may in writing the Board of Public Utility Domanisanous may in writing and the service of the service of the Board of Public Utility Domanisanous may me with the Board of the Service of the ser

(2) Notwithstanding that a majority of the proputative, reductive voting year any referred bytaer may have voted against this many. The third of the proputation that may be a supported by the proputation of the contribution of the contribution

(3) The Board may thereupon sause a debenture or chemister is severe the ansent of the pa sneeds and interest of the loan as authorised or of any less som, upon the terms apeciated in the boylaw, and the debenture or substitutes and an analysis of the boylaw, and the debenture or substitutes and man and incussors of the distinct and when the said debenture or debentures are countersigned by the Monster. Do effective to bind the distinct and create a change upon all stoods properly and all properly insanstantic for relocal purchase of the control properly and all properly insanstantic for relocal purchase.

(4) The signatures on the coupons may be engraved or hithographed, in which case the coupons shall be deemed to be signed within the meaning of this section.

(5) Debestures shall not run for a longes term that twenty years if the school buildings are built of brick, buck and term ooth hollow the, concerte or stone, not for a longes period than lifteen years if built of frame or brick than the period than lifteen years if built of frame or brick

veneer, or ten years if built of logs
Provided that in the event of the first instalment of principal and interest of any debenture being made payable at

any time after one year from the date of the debenture such debenture may run for twenty, fifteen or ten years, as the case may be, from the date of the payment of the first in-

Provided further that in the case of town or consolidated or rural high school districts the debentures thereof may be made to run for a term not exceeding thirty years if the school buildings are of solid brick, concrete or stone, and for a term not exceeding twenty-five years if built of brick and terra cotta hollow tile

Provided further that in the case of a town or or dated or rural high school district, debentures issued for the purpose of purchasing a school site or sites may be made to run for a period not exceeding forty years

Provided further that in the case of a school district within which an incorporated city is in whole or in part situated. debentures for school buildings or school sites may be made to' run for a term not exceeding fifty years of the school buildings are of solid brick, concrete or stone

195. Debentures shall not carry interest at a greater rate than eight per cent per annum

196. Debentures may be made payable in lawful money of Canada, or, if decined advisable, in gold or its equivalent in lawful money of Canada or of Great Britain at any bank or hanks, place or places, to be named in Canada or Greal Britain or the United States of America, and may provide for the payment of interest other yearly or half-yearly, for the payment of interest either yearly or half-yearly, and may be dated at any time within twelve months from the date on which notice of the authorization of the loan appears in The Alberts Garette, and the first instalment of principal and interest may be made payable at any time within eighbeen months of the date of the debouture.

197 .- (1) Save as herem otherwise provided, debentures shall be in one of the forms of this section or to the like ofFued

\$ Debenture No.... School District No... of the Province of Alberta The Board of Trustees (or Official Trustee, as the cover

may be) of.School District No of the Province of Alberia, promises to pay the bearer at the... . . .at the sum ofdollars of lawful money of Canada in

interest at the rate of per cent per annum on the terms and in the amounts specified in the coupons attached hereto. AD 19 Dated this day of ... Counterstened.

Chairwan. Moneter of Education CĎ

Trensurés (or, Official Truster).

COUPONS.

Coupon No Debenture No

The Board of Trustees of School Dutrick

of the Province of Alberta (or Official Trustee,
as the case may be), will pay to the bearer at the
as the case may be), on the day of.

of the province of the second of t

A.B., Chairman, C D.,

C.D., Treasurer (or, Officed Trustee).

(2) In the case of an assec of debeatures, amenating to least two thousand delibrar, the Board may or its discretion assec serral debeatures the crapaces of which provide consciencing the same of the control of th

PROVINCE OF ALBERTA

\$ Debenture No ...
Ganadian Currency.

the dollars of lawful money of Canada on the day of 19 with interest at the rate of per cent per annum 19 with interest at the rate of per cent per annum 19 the terms and in the amounts specified in the coupons attached

Dated thus day of A.D 19 .

Charman
Transurer,
untersugned , 19

Countersugned .

Meanter of Education

COUPONS.

Coupon No

Debenture No . .

The Board of Trustees (or Official Trustee, as the curve may be) of the School Durity of the Province of Alberta, will pay to the bearen at the day of 19 the sum of the payer the half-warry for yearly, as of

Churman. Treasurer.

(3) The Board of g subsol distures, while the horde of which an accompanie of pin as whole, on complying with the provisions of Data Act, when the deduction of the control of the cont

DOMINION OF CANADA PROVINCE OF ALGERTA

Counteragued, Gharman.

Minuster of Education. Transmics.

(4) The Board of a school district, within the limits of which an incorporated city is in whole or in part situated, when the amount to be borrowed is at least one hundred thousand dollars, may in its discretion by by-law provide that the sum borrowed shall be made payable in such man-ner that the principal shall be made repayable at the end of the period of years for which the debentures are to run, and that the interest thereon shall be paid annually or semiannually as by the said by-law provided, in which event, however, there shall be reased annually during the said period, in addition to the interest payable thereon, an amount the same each year by way of a sinking fund sufficient with accumulated interest thereon to retire the debentures at maturity; and the debentures shall be in the following form or to the like effect

DOMINION OF CANADA

PROVINCE OF ALBERTA

Debenture No School District No of the Province of Alberta.

The Beard of Trustees of the . . . School District No. of the Province of Alberts, premises to pay the beaver at the the sum of

tively become due

Charrman Treamer. Countersigned

Munister of Education.

COUPONS.

Coupon No ... Debenture No The Board of Trustees of the .School District No. . . . of the Province of Alberta, will pay to the

ot \$... Deing the nair-yearly for y
care may be) interest at the rate of
annum due on that day on School Debenture No Chairman Truseus er.

per cent per

And the Board may from time to time invest the moneya in the said sinking fend for such paried or periods, not exceeding in the whole the term of the debeatures, and in such missiner as it may deen expedient, in securities suthonized by The Traite Act or approved by the Musister, provided that such investments are in other respects reasonable and process.

(5) Any form of debenture other than that meserabed by this section may be used if approved by the Minister.

1983. A dejection for the whole amount of on a less amount than that mentioned in the hybraw, or a series of solution that the hybraw of a series of solutions appropriate and full amount or aggregating and full amount or aggregating and the same than the series of solutions are not asset and each of the same decommands and all at the same time, seek debesture whosever a series of debestures are not used and each of the same amount of the same amount of the same seek of the same seek of the same are of symbol appearing or the other debestures of the same seek, and the sam and as or symbols of the same seek of the same seek of the same are same and the same are same as the same are same are

199. Every dehenture before being issued shall be sent for registration to the Minister, who shall cause a proper record to be kept of the same.

200. The Minuter or Dupty Munter shall herropso, it the authority to make the loss has not been reinferent, and the same the same them reinferent, and the same the same that the same that the dust is the same that the same t

PART XV

EDUCATION OF CHILDREN OF NON-RESIDENTS

201. The parent on larged grantless of any child may ply to the Board of any district of which he is a non-readent, for the admission of such child to its school, and it shall be the district of the Board to shart such child to the admission of such child to find the state of the Board to shart such child to raw of the state of the same of

Provided that the Board may require payment of school fees as heremafter sutherized

202.—(1) Except as hereunafter provided no fees shall be charged by the Board of any distrect on account of the attendance at its school of any child whose parent or lawful guardism is a resident of the detter.

(2) The Board of any dashet may charge for populsurder Grade IX, as cleanized by the regulations of the Despartment, a fee of thirty cents per day for each pupil attendance at its cebool whose parent or instrail gitarries not a resident of the district, which fee shall be payable mentily at the ond of every month.

Provided that the total amount payable by any parent or guardian for his family on account of such fees shall not, together with the amount of taxes, if any, paid or payable by him to the district for the previous year, exceed the sum

of ancient delivas for any year:

Provided further that if the school of the district in which
such parent or grantitus resides at obside during thin portion
for the provided of the provided of the provided of the
form of the time the school of such district is no closed, but
the Board of the district at whose school such shall in in
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in a first of thirty center per day for each peopl for each sky
or district, which we have been provided in the Board
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(3) The Board of any dustrict may change for yangle in Grades IX, N and XI. as cleasified by the reproductions of the Department of Education, a fee of three dollars per mostle (or fractional part thereoff) gas pept in attendance at its achoot, if the parent or leavily gaussians of such pupils so of n resident of the dataset, which fees shall be jugation of the control of the control of the control of the district in which the parent or leavily gastrian of such pupil resides.

pepsi resions.

Provided, however, that the total amount of such fees for the term ending the thirty-first day of December shall not exceed travelyo follers per pepsi, and for the term ending the thirtteth day of June shall not exceed eighteen dollars per uppl.

Through further that no fee may be charged on account of the attendance at the school of any child whose prevent or lawful guardian in resident in energement thereting year and make analysis to lawful guardian in resident in energement thereting year of these analysis to lawful for the feet on account of restriction gives to any such pipel if evident institution in a suchable tender the written authority of an importer of arbitrals and the school in the distinct in which and in the contraction of the school at the achieve in the distinct in which and in the school in the distinct in which we have the school in the distinct in which we have the school in the distinct in which we have the school in the distinct in which we have the school in the distinct in which we have the school in the distinct in which we have the school in the distinct in which we have the school in the distinct in the school in the distinct in which we have the school in the school in the distinct in which we have the school in the school

carrying on the school attended by the child fees at the annual rate of thirty dollars, or such lesses sum as represents the excets of thirty dollars over the annuat (if any) payable as school faxor to such school district by the said sperat or lawful guarding.

(4) The Board of may distinct may change for pupils in Glace XII, as classified by the regulations of the Department of Education, a fee of four delians per month (or fractional part libered) per pupil in attendance at its school of the parent or lawful guardean of such pupil is not a reasonal of the distinct, which for said be payable monthly at the end of every month by the payent or lawful guardian of such pupil.

(5) Any distract maintanang a technical school, or special classes in technical, commercial, art, or other higher training may charge such fees from time to time for either day or night classes as shall be approved by the Minutes.
(6) Fore parable under this Part may be recovered with

(b) Frees payable under this Fart may be recovered with costs in any Court of competent jurisdiction in the Province, as a dobt due to the Board of Trustees, from any person or Board by whem the same are made payable under this Act. (7) The certificate of an inspector of schools as to the

grades to the desired of any static and the observagrades to the property of any static like the land of cotomal standing of any shift, bulk lie final and co-oblame as to the facts stated theren, for all the perpasse of this Part. (3) In the event of any despote as the amount due for feet by a district or by any parent or guaration under anisocations (3) and (3) of this action the sames shall be referred to the clued inspector of achoes, whose dicession shall be final

(9) The imposition of fees by a Board under the provisions of this section shall not disentitle the Board from recoving a grant under any of the provisions of The School Grants Act,

PART XVI

PRINALPIES AND MESCELLANBOUS REGULATIONS

203. Everyone who makes or signs any deptuation at any first or other achool meeting as to his qualifications to take part in such meeting or to wote thereat without being qualified so to do skall be guilty of an offene and shall be jable on summary convection to a penalty of not more than to editions and coats.

204. Any member of a Beard who wilfully neglect or refuses to saint in the cost case of all the corporate powers vested in such Beard by this Act for the fulfillment of any contact or agreement made by it, shall be personally hable for damages for the non-fulfillment of such contract or agreement. 2005. Smooth the Boast of any distinct withfully created intelligent to the most of the education greated on other liberations in the insure of the education greated or cell related to the state of the state of the state of the property of the state of

206. Any treates who knowingly signs a false report, or any teacher who keeps a false acheol register or knowingly makes a false return, shall be guilty of an offence and hable on summary convention to a fine not exceeding twenty dollars:

207.—(1) Any trustee, offices or employee of a distract wis office casing to hold office declaran any meney, book, papes or thing belonging to the district shall thereby more a penally not exceeding treating dollars for each day during which he wrongfully retains possession of such money, book, papes or thing after having received actice in without the contract of the contract of

(2) Any trustee, officer or employee of a district who refuses, neglects or fails to perform any duty imposed on him by this Act shall be liable to a penalty not exceeding fifty dollars.

(3) Any person required by this Act or by the regulations made these under to furnish any informables or make any return or adatement in writing to the Department, or to perform any act of duty, who refuses or inglects to furnish such information, or make such return or statement or perform such act or duty, shall be hable to a negative for exceeding fifty dellars.

208. Any returning officer of any district or proposed district acting under the provisions of this Act who shall knowingly and withfully projection the result of any voting by presenting votes from being taken on by taking enlawful votes in by altering returns or books in any may, or by any other means, shall be liable to a penalty of not less than tes dollars and hold more than one hundred dollars.

269.—(1) Any person who wifelly disturbs, interrupts or disquiets the proceedings of any school meeting authorized to be held by this Act, or anyone who wiffully interrupts or disquiets any achool established and condueted under its authority, by rode or indecest behaviour or by making a noise either within the place where such ashool is kept or held, or so near thereto as to disturb the excresses of the school, shall be guilty of an offence, for which he shall forest for he use of the distinct within which the offence was committed a sum not exceeding twenty dollars.

(2) No person shall during school hours offer to sell any goods on merchandese to nay teacher

(3) Any person contravening the provisions of this section shall be liable upon summary conviction to a penalty of not less than five dollars and not more than twenty-five dollars.

210. Any person who subscribes to any statement, declaration, return or peter document presented by the Author that Act or by the Minister under the provisions hereof, and therein writifully and knowingly makes any folice statement, shall be guilty of an offence, and hable on summary conviction to a penalty not exceeding the service for the conviction to a penalty not exceeding the service for the service of the service of

211. No school trustee shall be eligible for appointment as teacher within the district of which he is a trustee, nor shall the teacher of any school hold the office of school trustee.

212. All fines, penalties and forfestures mentioned in this Act may be recovered at enforced with costs on summary conviction before a justice of the peace.

213. All moneys accruing from forfeitures, fines or penalties under this Act shall, unless otherwise provided, belong to the general revenue fund of the Province of Alberta.

214. A notice setting forth the contents of every order of the Minister—

(a) establishing any district; or (b) altering the boundaries of any district in any man-

ther—

shall, upon publication thereof in The Alberta Gazette, be final and conclusive evidence that such district has been duly established, at that the boundaries of such district have been duly altered, as the case may be.

215. The publication in The Alberta Gazzle of the notice of the crufe forming a consolidated school district our districts with an exacting consolidated school district with a continuous consolidated school district which is a superior of the consolidated district district by adding to or taking from the area of any district which forms a part of the consolidated district district forms a part of the consolidated district district consolidation of the final and conclusive evidence that all mattern sequence preliminary to such order have been committed with

216. The publication in The Alleria Gazatie of the notice of the order forming a run it halp school district or sinting any district or district of the order forming any district or districts with an existing run it high school district or allevage the horndaries of a rural high school district by adding to or taking from the area of any district which forms a part of the run it high school district shall be final and conclasive evidence that all matters required preliminary to spic orders have been complied with.

ALTERATION IN LIMITS OF SCHOOL DISTRICTS,

217. The Numister may by order, notice of which shall be published in "Far Albertic Georgies, saler the boundaries of any datried by adding thursdo or taking therefore no day datried by adding thursdo or taking therefore no exhibit of the sales of the sales of the sales of the datried or until map portions of any executing divinced with another datriet, or with any new dutriet, in them it has boon antificationly shown that the proposed charges are for the general adversage of these concerned, and that Territories Are with one by positional of all the Verball West Territories Are with much poly position of all the Verball West Territories Are with much poly position."

213. In the case of any district having debenture indebtedness outstanding no alteration shall be made in the boundaries thereof which will progulately affect the rights or security of the holders of such debentures with out doe provision being made for the protection of such

219.—(1) Upon the alterative of the boundaries of any dutrict, the Number shall, by in more allaring the register of the Number shall be an order allaring the number of t

(2) Any and every provision, declaration, prescription and inection at any time hereofore or hereafter made by the Minister, upon the alteration of the boundaries of any destrict as to the settlement and adjustment of the assets and bublilities, and the method of settling and adjusting the same, shall be deemed to be good and valid for all purposes, any decision of any court notwithstandum.

- (3) When may aren is added to or taken from any district the Minister may by order make all provisions secretary to meet the congestions of the case respecting the consumers of proposition of taxes on each property, or one or more of the said mattern for the three intentions, and the mattern dealt with it such order shall be done concluded to the team therefore and not order to the said mattern of the consumers of the consumers of the team therefore and not order while the team therefore and not order when the consumers of the team therefore and not order when the consumers of the team therefore and not order when the consumers of the team therefore and not order when the consumers of the team therefore and not order when the consumers of th
- (4) The Minister may by order west any land required m the name of the Board of a destiner in the name of the Doord of a solitor. In the name of the Doord of a solitor in the name of the Doord of a solitor destroy in which the land become and the solitors of the Solitor of the Other of the Other of the Solitor of the Other of the O
- 220. The Lieutenant Governor in Council may by order. notice of which shall be published in The Alberta Gazette, declare that on and after a day therein to be named any district shall be dissolved and thereupon the same and the Board thereof shall cease to have or enjoy any of the rights, powers and privileges vested in it by this Act, and upon any such desolution of a district the Minister may appoint one or more persons to adjust and settle the assets and habitbes of such district, and such person or assets and recommend of such district, and such person of persons so appointed shall have full power and authority to sell and dispose of all the assets and property of such district and apply the same so far as it will extend firstly, in payment of the liabilities of the said district, and secondly, in payment of his or then remuneration as heremafter mentioned, and shall divide the surplus, if any, pro rate among the satepayers of the gold district entitled to share therein, or the school districts to which the lands of the said dissolved district have been added, and in case the amount so realized is insufficient to pay and satisfy the habilities of the said district and his or their remuneration then such person or persons shall have full power and authority to assess, levy, collect and enforce payment, in the same manner as boards, assessors, colsectors and treasurers are authorized to do by The School Assessment Act, of such sum or sums of money as may be required to pay and satisfy such indebtedness or any balance thereof remaining unpaid and all expenses connected therewith, including his or their remuneration, which shall be fixed by the Minister

OKDESS

221. No order purposting to be made under this Aci, and being within the powers hereby conferred shall be deemed invalid on account of any non-compliance with any of the matthers hereby required as preliminary to such order; and no manoner, maccounts description or onsist on any need norder shall in anywes expand or impain the operation of this Act with respect to the matter so missamed, madesorable or outlied.

222 Any misdescription or either earer in any order made by the Minister or a any order made or proclemation moved by the theretakes any order made or protein a second or the second schools at any time in force in the Province of Alberta, may be covered and confirmed as converted as of the date on which it was made or issued by any subsequent order of the Minister.

223. In any order under this Act the Minister may provide that the same shall not take effect until some future date named therein, but not lates than one year from the date of the order.

MISCELLANEOUS

224. The Lanckmant Governor in Council may by orden, notice of which shall be published in The Alberts fearth; declare that for the purposes of this Act any form district shall be desired to be a vallage district and thereaftes all the provisions of this Act relating to village district and thereaftes all the provisions of this Act relating to village districts shall apply threafty.

225. Notwithstanding anything herein contained, women shall be upon an absolute equality with and have the same rights and privileges, and be subject to the same penalities and disabilities, as men under this Act

226. Wherever, in any city charter there are any proventions governing referendum, recalls or the taking of plebineties, such provisions shall apply materia undendes to the elected representatives and business of any school board elected for any school district which is included either wholly or partially within the limits of any other

either wholly or partially which the climits by any city. Provided that if any plebuseth is held or any referendum taken or any recall demanded at any time other than the date of the general munerapia election, the expenses of such plebuseth, recall or referendum shall be boune by the school board affected thereby

227. The validity of the election of any school trustee or delegate in any town or vallage district or drumon may be confested before a judge upon the relation of any rate-

payer of the district, and the proceedings therein shall be the same as in the case of contested elections of councillors under The Controperted Miniscipal Elections Act

228.—(1) Whenever complaint is made that the eletion of a truster for any district within a consolidated diirct has not, or that the proceedings or any part thereof consolidated district or effect of the notice within a consolidated district have not, been in conformity with the pudested district laws not, been in conformity with the pudested district laws not the conformity with the pudested district laws not the complaint of the complaint of any sleepupe, of the consolidated district varied by statutory decisation of the complaints in an absolut the same set to first appear; proper

about the same us to him appears proper

(2) No such complaint shall be entertained by the Minsiter unless made to him in writing within twenty days after the holding of the election of meeting in question.

229.—(1) Whenever complaint is made by an elector, verified by his statisticy declaration, that the conduct or any part theoreof engine to ender school meeting in any untal district on the election of tustees has not been in conformity with this Act, the Minister may investigate the matter and render such decision in and about the same as to him, shall appear propes.

(2) No such complaint shall be entertained by the Minister unless made to him in writing within twenty days after the holding of the meeting or election.

230. The School Act, being chapter 51 of the Revised Statutes of Alberta, 1922, is hereby repealed

SCHEDULE

FORM A Proposed ...

Proposed

. School District of the Province

of Alberta The undersigned severally declare, each for himself or herself, that he or she is of the full age of twenty-one years, and that he or she is and has been a resident of the above named proposed school dutiet for a period of at least two months prior to the date

Names	Property owned or occupied, or residence	
Witness to above sig	patores:	
	Chairman.	

07

.. .. Consolidated School District

of the Province of Alberta. The undersigned severally declare, each for himself or herself, that he or she is of the full age of twenty-one years, and that he or she is and has been a resident of the above named proposed cossolidated school district for a period of at least two months prior to this dute.

Names	residence
Witness to above sign	atures
	Charman.

. .. Sceratory. Dated the.day of AD 19....

FORM B.

(1) (This form should be used for an elector in any estab-The School District No...... of the Province of Alberta.

The undersugned severally declare, each for himself or herself, that he or she is of the full age of bresily-one years, and that he or she is and has been a resident of the above named distinct for a period of at least two months

Ished dutrict,)

prior to this date.

	Nucleace
Witness to above sign	natures Cherrmon
Dated the	Secretary
	FORM B.
	(2)
(This form should b within a consolidated d	e used for an elector in a district
of the.	. School District No.,
herself, that he or she years, and that he or the above named distri	erally declare, each for himself or is of the full age of twenty-one side is and has been a resident of let of the said consolidated school at least two months prior to this
Names	Property eward or occupied, to
When to show	
Witness to above asg	
	natures · Cherrinan

FORM D.

POL	L DOOK.	
of Alberta		
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POL	L 100K	
. SD No.	of	Province of Al
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For by-law	Agreet by-law	Nemman
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Retu	rning Officer.	
	untees for of Alberta; Poll of No.	

FORM F.

 The undersuped reversily declare, each for Impaelf or hermif, that he or she is an elector of and inable to assessment and taxation for school purposes in respect of property authors here. Shool Destrict No. (Warre spreamary add, being a distinct in the. Consolidated School Dustrick No., or in the consolidated School Dustrick No., or in the core may been and that he or sick her new may been and that he or sick her new may been and that he or sick he new societies for the taxon of

the Poll.

Names Property inche to assessment and fazation

Witness to above Signatures:

Dated the day of

FORM G

I, the undersagned, justice of the peace in and for the Province of Alberta, having recovered the poll book used to record the voice takes at the meeting held in the figure sense of school desires in failing the province of school desires in failing the province of the part of the

Total number of votes taken		Number of wo	ice on each wil a recount
For	Agental	For	Agnoset
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FORM H.

NUMERATION PAPER

We, the und hereby nomine pation of the	ste (Acr	né sasa	ort the	name.	resides	206, 60	ಜ್ ಶಾಣಾ-
Dated the		day	of				. 19 .
				-		-	
			(Sig	pustiene	e of ta	eo dei	rgatos.)

PORM L

CANDIDATE'S ACCEPTANCE

I, hereby state—	of	*****	•
 That I can r That I am a 			

3. That I am of the full age of twenty-one years, and 4. That I am not disqualified under this or any other Act, and

A mail ten an elector at thu date of the ... School Dutrit No ... and ... That I will accept the office of Director of elected. Signed this ... day of the presence of D 19... (Signature of Conditate) (Signature of Witness)

No. 41.
FIRST SESSION
SEVENTH LEGISLATURE
21 GEORGE V
1981
BILL
An Act to consolidate and amend the Law Relating to Schools.
Received and read the
First time
Second time
Third time
HON Mr. BAKER

Title: 1931 (7th, 1st) Bill 41, An Act to consolidate and amend the Law Relating to Schools