

CAP. XVI.

An Act to amend the Acts for the Encouragement of Education in this Colony.

[Passed 1st May, 1866.]

Preamble.

WHEREAS the Laws providing for the Encouragement of Education in this Colony require amendment in some particulars.

Be it therefore enacted by the Governor, Legislative Council and Assembly, in Legislative Session convened, as follows :—

Governor, on application of Board, may apply Commercial School grants to Board Schools.

I.—It shall be lawful for the Governor in Council, upon the application of the Board or Boards of Education in any Educational District, and where it shall be expedient so to do, to apply the moneys granted by the said Act for the support of a Commercial School in such District to the maintenance and support of Board Schools therein.

Chairman may sue on Bond, &c.

II.—The Chairman, for the time being, of any Board to which any Bond shall have been given by and on behalf of Pupil Teachers, shall have power to sue thereupon, in his own name, without assignment, by virtue of his office ; and the same shall be obligatory as well upon Pupil Teachers who shall be minors, as upon those who may be of full age at the time of executing the same.

Bonds obligatory on minors.

Teachers may be trained, &c., in General Protestant Academy.

III.—Scholars to be trained as Teachers from any Protestant Board of Education may be instructed, trained and lodged, in the General Protestant Academy in addition to the Schools mentioned in the Twenty-fifth Section of the Act referred to in the First Section.

IV.—It shall be lawful for the Governor in Council to appropriate a sum not exceeding One Thousand Eight Hundred Dollars, annually, in places out of

Saint John's where there are not means for the support of Schools within or without any of the Educational Districts, in furtherance of Education, to be apportioned according to the population of the several denominations in the Colony, and under such Rules and Regulations, as regards returns and expenditure, as the Governor in Council shall prescribe.

\$1,800 annually to be appropriated in places where there are not means for support of Schools, &c.

Apportioned according to Population.

V.—In addition to the sums appropriated for Commercial Schools in the said Act referred to, in the first section, there shall be paid the sum of Two hundred and thirty-one Dollars towards defraying the Salary of the Teacher of the Roman Catholic Commercial School at Bay-de-Verds, and the sum of Two hundred and seventy seven Dollars towards the establishment of a Commercial School at Bay Roberts, in lieu of the amount granted in the Supply Bill, the present Session, for Protestant Commercial Schools.

Commercial Schools Bay-de-Verds and Bay Roberts.

VI.—So much of the Second, Sixth, Sixteenth and Seventeenth Sections of an Act passed in the Twenty-first Year of the Reign of Her present Majesty, entitled "An Act for the encouragement of Education," as refers to the Protestant Educational District of Bay Roberts, shall be, and the same is hereby repealed.

The 2nd, 6th, 16th, and 17th sections of Education Act in part repealed.

VII.—That the Protestant Educational District of Bay Roberts shall consist of and include the Town and Settlement of Bay Roberts and Coley's Point, as defined and included in the Electoral District of Harbor Grace; and that the Educational District of Port-de-Grave shall consist of and include all that part of the Educational District of Port-de-Grave North of Northern Gut in Port-de-Grave Salmon Cove.

Educational District Bay Roberts.

Educational District Port-de-Grave.

VIII.—That out of the Educational appropriations for Protestant Districts, there shall be annually applied and expended, by the Board of Education for the District of Bay Roberts, the sum of Six hundred and

Appropriations for Bay Roberts and Port de-Grave.

sixty-four dollars and fifty-seven cents, and by the Board of Education for the District of Port-de-Grave, the sum of Six hundred and seventy-two dollars and twenty-seven cents, according to the Census of 1857, together with the amount which the present Educational District of Bay Roberts is entitled to under the Thirtieth Section of the said Act 21 Vic., Cap. 7.

Newfoundland
School Society
and Wesleyan
Schools Appre-
priations.

IX.—That the amounts payable to the Newfoundland School Society, and for the support of Wesleyan Schools, as provided by the Sixteenth and Seventeenth Sections of the said Act, to be paid by the Bay Roberts Protestant Board of Education, shall, after the passing of this Act, be deducted from the appropriations hereby made to the District in which the said Schools shall be established and in operation.

Boards, Bay Ro-
berts and Port-
de-Grave.

X.—That it shall be lawful for the Governor in Council to nominate and appoint Boards of Education in the Educational Districts of Bay Roberts and Port-de-Grave, in accordance with and subject to the provisions of the said Act.

Roman Catholic
Educational
District of Har-
bor Main.

XI.—The Roman Catholic Educational District of Harbor Main shall extend from Indian Pond to Colliers, both inclusive, and also English Cove and James Cove; and the Board of Education for Harbor Main shall have the jurisdiction and control over all Schools, and the amounts appropriated therefor, under the provisions of the said Act, within the said limits.

Roman Catholic
Educational
District of Bri-
gus.

XII.—The Roman Catholic Educational District of Brigus shall extend from Colliers, English Cove, and James Cove, exclusive, to Spaniard's Bay Bridge, including Bay Roberts.

Commercial
School, Mus-
grave Harbor.

XIII.—That so much of the Third Section of the said Act, as refers to the Commercial School at Muddy Hole and Shoe Cove, be repealed, and the following

be inserted instead :—To the Commercial School at Muddy Hole, hereafter to be called Musgrave Harbor, and Doting Cove, One hundred and thirty-eight dollars and forty-six cents, to be expended by the Protestant Board of Education for Fogo, unless the Governor in Council shall otherwise order.

CAP. XVII.

An Act to repeal the Carbonear Grammar School Act, and for other purposes.

[Passed 1st May, 1866.]

WHEREAS it is expedient to repeal the Carbonear Grammar School Act, and to make further provision in respect thereof. Preamble.

Be it therefore enacted by the Governor, Legislative Council and Assembly, in Legislative Session convened, as follows :—

I.—That the Act 6th Victoria, Cap. 8, entitled “ An Act to authorize the Governor to appoint Commissioners for the appropriation of certain Moneys granted to Her Majesty for the Establishment of a Grammar School at Carbonear, and remaining unappropriated, and to make further provision for the support of the said School;” also, so much of the 4th Section of the Act 21st Victoria, Cap. 8, entitled “ An Act to amend an Act passed in the Thirteenth Year of the Reign of Her present Majesty, entitled ‘ An Act to amend an Act passed in the Seventh Year of the Reign of Her present Majesty, entitled ‘ An Act to provide for an Academy in St. John’s, and for other purposes,’ ” as provides for the support of the said Carbonear Grammar School, shall be and stand repealed.

6 Vic., Cap. 8.
21 Vic., cap. 8,
sec. 4, repealed
as respects Car-
bonear Gram-
mar School.