of a teacher under C. S. L. C., c. 15, s. 22, the costs may be recovered at law, the Comrs. estificate being proof. The teacher's diploma, &c, may be restored to him, if after 1 yrs. he shows to the proper committee that his conduct merited it The proper committee may direct enquiry into charges against an inspector, of bad conduct, immorality, intemperance or serious neglect of duty, the documents to be forwarded to the L. G. in C. with a recommendation of dismissal if the charges are made out. It dismissed, an Inspector cannot be reinstated. The meetings to recommend persons to be School Comrs in default of election at the proper time, provided by C. S. L. C., c. IS, s. 46, is done away with The maximum amt to be raised to build an Academy, High School or Model an Academy, High School or Model School is \$3,000, for an Elementary School \$1,600. But they are to be built on plans approved or furnished by the Superintendent, and he may authorize a larger expenditure on request of the local authorities. An appeal to the Superintendant in given to the Trustees or Commissioners to choose a school site or make alterations In districts as well as when their action is disapproved of. His decision is final Parents are not exempt from monthly contributions for blind children, bu are for those attending a classical course, or being boarders for the year in a college or similar institution, though it be within the municipality. The amendments to the municipality. The amendments to the assessment roll must be made during the last 10 days of the 30 during which it less for inspection in the hands of the Secretary-Treasurer. The Comrs. or Trus-tees must give notice of the day on which they will proceed with the revision, and even if no complaint is made, must revise and correct any error found in it. They must hear and determine all complaints by ratepayers. Amendments are to be by ratepayers. Amendments are to be made upon it or a separate paper annexed to it and vonched by the initials of the Sec Treas.—a certificate of the accuracy of all amendments being signed by the Chairman and Sec Treas. In 20 days after the expiry of the 30, the Secy. Treas. may proc ed by suit or distress to collect the rates. In the latter case a demand in writing must be first made Service on non-residents may be made through the post by means of a registered letter. 15 days after service, if rates and costs are not paid, he may proceed to levy by seizure and sale of goods and chattels, under a warrant signed by the Chairman and served by a who executes as in other cases. Dailil, who executes as in other cases. Opposition by the ratepayer may be made, supported by affidavit, before the Circuit or Magistrates Court,—he making a deposit of \$5, or amt of assessment if less. A list of unpaid rates is to be made out each year by the Secy. Treas if required, shewing also the lands liable for said rates. If annoved by the Courts or Tristee; it is shewing also the lands liable for said rates. If approved by the Comrs. or Trustees, it is sent to the Secretary Treas. of the County Council, and he proceeds with sale of lands as for other taxes. When a judgment is obtained against a school corporation it is to be paid out of unappropriated moneys, or, if there are none, application is made by them to the Superintendent to authorize the levying of a special rate to pay it. If he grants it, the money is levied as other rates and paid over. On

his refusal, or the neglect of the Comrs. his refusal, or the neglect of the Comrs. or Trustees, the party may obtain a Writ of Execution from the Court, which will accord any necessary delay to the Superintendent or Trustees or Comrs. to levy and raise the money. Thereafter the writ of execution issues, and any movables of the corporation may be seized and sold. If there be none, or they do not realize a sufficient amt., an alias writ issues to the Sheriff who progues the municipal. Sheriff, who procures the municipal assessment roll, or in default of that makes one, and levies the amount required by assessment upon the rateable quired by assessment upon the rateable real estate in the school municipality. He gives notice of the assessment roll made by him, as is done in other cases, and hears and decides upon complaints,—the 2 delays af 20 and 30 days being allowed. After that he may levy by sale of the effects of the ratepayers, and where movables are insufficient he levies on lands on the lst Monday of the next March as for municipal assessments. When land is advertised for sale by the Sheriff and Seev. Treas, on the same day When land is advertised for sale by the Sheriff and Secy. Treas, on the same day, the latter hands over his claim to be levied by the former. Redemption of lands is to be made with him or he gives the deed. When his proceedings are completed he hands over his assessment roll to the Comrs. or Trustees, paying any surplus he has collected. Any arrears on such roll belong to and may be collected by the school corporation. If judgment. such roll belong to and may be collected by the school corporation. If judgment is for building a school house, only part of the municipality being liable, that shall be set forth in the proceedings. Real estate owned by the school corporation, other than school houses, may be seized and sold, and movable effects in hands of third parties, or debts due by them, may be attached. Refore examination of a be attached. Before examination of a teacher the candidate pays to the board of examiners \$2 for a model or elementary of examiners \$2 for a model of elementary school certificate, and \$3 for an academy diploma—not to be returned if he fails. \$1 goes to the Secy. Treas, and the balance to pay expenses of board. In proceeding to recover the fine of \$5 to \$20 per day imposed on a Comr., Trusée or Secy. Treas, refusing to deliver up, on retirement from office, anything in his hands belonging to such Comn. or Trust, all penalties incurred may be sued for in one action, compled red may be sued for in one action, coupled with a demand for the articles so detained. bailiff is to serve the preliminary demand and make his return to the Superintendent. The defendant may be sen-tenced io imprisonment in default of default of payt. of fine or delivery of the articles claimed. Actions are to be brought in the Superior Court in the name of the Superintendent; and moneys recovered, after deduction of costs and expenses, go to the Common School fund. The Protestant Common School fund. The portion of the Council of Public Instruc-Committees may make by-laws and regulations respecting board of examiners, to be sanctioned by the L. G. in C., and pub-lished in the official educational journals School teachers are to be paid half-yearly, and the government grant is only to be paid on the report of the Secy. Treas to that effect. The school Comrs., Trustees or Secy. Treas incur a penalty of \$20 for neglecting this. When the depository is established, schools shall be furnished from it with books, maps and ordinary school furniture. The Comrs. or Trustees