This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 25 February, 1880.

STEPHEN W. JONES, Clerk of Legislative Assembly.

New South Wales.



ANNO QUADRAGESIMO TERTIO

VICTORIÆ REGINÆ.

No.

An Act to make more adequate provision for Public Education.

B^E it enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:—

the authority of the same as follows:—

1. The Act thirty Victoria number twenty-two known and cited Act 30 Vie. No. 22 as "The Public Schools Act of 1866" shall be and is hereby repealed repealed and Council and the Council of Education created by the provisions of that Act is solved. hereby dissolved and all the powers and authorities hitherto exercised

by the said Council shall be and are hereby transferred to the Minister 10 of Public Instruction or the member of the Executive Council acting on his behalf And all the lands moneys securities and personal property vested in or held in trust for or belonging to the Council of Education shall by virtue of this Act revert to and be held by the Crown under the direction control and authority of the Minister for the time being 15 subject however to the contracts liabilities and claims lawfully made

or incurred by the said Council at the date of the passing of this Act.

2. All sums of money appropriated by Parliament for the Sums appropriated purposes of Public Instruction except such as are otherwise appropriated by Parliament for by special enactment shall be expended by the Minister under the expended.

20 provisions of this Act.

3. All persons employed under the Department of Public Appointment of Instruction shall be appointed and removed by the Governor and all officers.

Inspectors and Teachers of Schools and all officers connected therewith

so appointed shall be Civil Servants of the Crown Provided that until such Inspectors Teachers and other officers as may be necessary shall be so appointed the persons employed by the Council of Education shall be continued in their respective offices.

4. All lands acquired under this Act or by grant purchase or Land for the bequest in future for the purposes of Public Instruction shall be held purposes of by the Crown in trust for the maintenance of the several classes of schools herein provided for and for no other except in cases wherein other conditions shall be imposed by law and the Minister shall have

10 power subject to the Governor to sell any such lands and to convey the same to the purchasers thereof and to invest the proceeds arising therefrom in the purchase of other lands or in the erection of school buildings for the purposes aforesaid.

5. All schools hitherto established and maintained by the Public Schools.

15 Council of Education as Public Schools shall become and are hereby declared to be Public Schools under the provisions of this Act.

20

25

30

6. The several classes of schools herein defined may be estab- classes of schools to lished and maintained under this Act as fully organized schools be established and namely—

(i.) Public Schools in which the main object shall be to afford the best primary education to all children without sectarian or class distinction.

(II.) Superior Public Schools in towns and populous districts in which additional lessons in the higher branches of education may be given under such regulations for the purpose as may be approved by the Governor.

(III.) Evening Public Schools in which the object shall be to instruct persons who may not have received the advantages of primary education.

(IV.) High Schools for boys in which the course of instruction shall be of such a character as to complete the Public School curriculum or to prepare students for the University.

(v.) High Schools for girls.
7. In all Schools under this Act the teaching shall be strictly secular instruction.
35 non-sectarian but the words "secular instruction" shall be held to

35 non-sectarian but the words "secular instruction" shall be held to include general religious teaching as distinguished from dogmatical or polemical theology and lessons in the history of England and in the history of Australia shall form part of the course of secular instruction.

8. A Public School may be established in any locality where after Public Schools may 40 due inquiry the Minister shall be satisfied that there are at least twenty be established. children who will regularly attend such school on its establishment.

9. On the advice of the Minister after due inquiry any Public Superior Public School may by proclamation in the *Gazette* by the Governor be Schools.

appointed to be a Superior Public School.

10. If in any locality where a Public School has been established Evening Public the parents guardians or other residents apply by petition on behalf of Schools. not fewer than ten persons for the establishment of an Evening Public School the Minister may on being satisfied of all the circumstances establish such school Provided that all such Schools shall be in the

50 charge of a properly trained teacher.

11. In all Public Schools the weekly fees shall not exceed Public School fees. threepence for each child up to four children of one family and for four or any larger number of the same family the total amount of fees shall not exceed one shilling. And in every case the fees shall be

55 remitted by the teacher in charge of the School under regulations to be made for such purpose to the Colonial Treasurer and shall be paid into the Consolidated Revenue Fund.

12. The fees for the teaching in Evening Public Schools shall be Fees in Evening fixed by regulations approved by the Governor and all such fees shall Public Schools.

60 be paid to the teachers performing such special duties.

13.

13. The Minister or the Public School Board of the District Payment of School under regulations to be made for that purpose may relieve parents or fees not enforced in guardians from the payment of School fees in any case where their inability to pay such fees is satisfactorily shown.

14. It shall be lawful for any Station-master on the Government Free Railway passes Railways to issue a free pass to any child to travel in a suitable railway to school children.

carriage or van to and from any School established or declared to be certified under this Act Provided that such School if a Public School shall be the one nearest to the residence of the parents or guardians of 10 such child.

15. Every Public School where there is a regular attendance of Class-rooms to be not fewer than fifty pupils shall have attached to it a class-room adapted schools. for the more efficient conduct of the said School and the buildings of larger Public Schools shall have attached to them one or more similar 15 class-rooms as may after due inquiry be considered necessary for the

number of pupils attending such Schools.

16. In the construction of all Public Schools the apportion-Apportionment of School Space in School ment of space inside the building shall not be less than one hundred buildings. cubic feet for each child ordinarily in attendance Provided that no 20 child shall be refused admission to or be entitled to claim exemption from attendance at any such School by reason of the space for each

child falling temporarily below such rule of apportionment.

17. In every Public School four hours during each school-day Hours for secular shall be devoted to secular instruction exclusively and a portion of instruction.

25 each day not less than one hour shall be set apart when the children Religious instruction of any one religious persuasion may be instructed by the clergyman may be given.

or other religious teacher of such persuasion but in all cases the pupils receiving such religious instruction shall be separated from the other pupils of the School And the hour during which such religious instruc-

30 tion may be given shall be fixed by mutual agreement between the Public School Board in consultation with the teacher of such School and the clergyman of the district or such other person as may be duly authorized to act in his stead and any class-room of any Public School may be used for such religious instruction by like agreement

35 Provided that if two or more clergymen of different persuasions desire to give religious instruction at any School the children of each such different persuasion shall be so instructed on different days Provided also that the religious instruction to be so given shall in every case be the religious instruction authorized by the Church to which the

40 clergyman or other religious teacher may belong Provided further that in case of the non-attendance of any clergyman or religious teacher during any portion of the period agreed to be set apart for religious instruction such period shall be devoted to the ordinary secular instruction in such School.

45 18. Notwithstanding anything to the contrary in the last Objection to religious preceding section no pupil in a Public School shall be required to instruction. receive any general or special religious instruction if the parents or guardians of such pupil object to such religious instruction being given.

19. The Governor by proclamation in the Gazette may constitute School tute and define Public School districts containing one or more Public Districts and Boards. 50 Schools and may appoint a Public School Board for any such district to consist of not more than seven persons And the duties of every Public School Board shall be-55

(I.) To regularly visit inspect and report upon the school placed under their supervision.

(II.) To suspend any teacher for misconduct in cases not admitting of delay and to report immediately the cause of such suspension to the Minister.

(III.)

- (III.) To use every endeavour to induce parents to send their children regularly to School and to report the names of parents or guardians who refuse or fail to educate their children.
- 20. After the expiration of three months from the passing of Duty of parents this Act it shall be obligatory upon the parents or guardians of all enjoined. children between the ages of six and fourteen years (unless just cause of exemption can be shown) to cause such children to attend School for a period of not less than seventy days in each half-year 10 But any of the following reasons shall be held to be a just cause of exemption—

(I.) That the child is being regularly and efficiently instructed in some other manner.

- 15 (II.) That the child has been unable to attend School from sickness or infirmity or from fear of infection or other unavoidable cause
 - (III.) That there is no Public School within two miles by the nearest road of the residence of the child.

(IV.) That the child has been educated up to the standard of education required.

21. The Governor by proclamation in the Gazette may declare Punishment for any Public School District to be a portion of the colony where the neglecting to send obligation upon parents enacted by the last preceding section may be enforced and any parent or guardian in such proclaimed district who 25 shall neglect to send his children to School without just cause of

exemption may be summoned by any person appointed for that purpose by the Minister before one or more Justices in Petty Sessions assembled and on conviction of the first offence shall forfeit and pay a sum not exceeding five shillings and for every succeeding offence a sum not 30 exceeding twenty shillings and in default the person so offending may

be imprisoned for a term not exceeding seven days.

22. In remote and thinly populated districts where no Public Provisional Schools School may exist the Minister may establish Schools which shall not in certain cases. be classed as fully organised but as Provisional only under regulations for that purpose to be approved by the Governor Provided that in all such Schools the course of instruction shall be wholly secular and that all such Schools shall be subject to the same control

secular and that all such Schools shall be subject to the same control and inspection as are prescribed for Public Schools Provided further that so soon as twenty children shall have been in regular attendance 40 at any such School for three months the said School shall be converted

into a Public School.

20

23. In districts where from the scattered state of the population Itinerant teachers and from other causes it is not practicable to collect a sufficient num-may be appointed, ber of children to form a permanent school the Minister may appoint 45 itinerant teachers under regulations to be approved of by the Governor.

24. Training Schools shall be established for the education of Training Schools to teachers both male and female and the teachers so trained and educated be established. shall be classified according to their attainments and skill in teaching 50 and shall receive certificates of competency which shall qualify them for corresponding grades in the School service.

25. High Schools for boys may be established in which instruc- High Schools for tion shall be given in ancient and modern languages in history in boys to be established. literature in mathematics and in physical science together with such

55 other subjects as the Minister may from time to time direct.

26. High Schools for girls may be established in which instruc- High Schools for tion shall be given in modern languages history music the elements of girls to be established. mathematics and physical science together with such other subjects as the Minister may from time to time direct.

27.

27. The fees to be charged and the discipline to be maintained Fees and discipline in in High Schools and all other matters necessary to be done for the High Schools. efficient conduct of such Schools shall be determined by Regulations

approved by the Governor.

following reasons-

the Consolidated Revenue Fund.

25

28. Subject to the provisions hereinafter contained all Denomi- Aid to Denominational Schools certified by the Council of Education at the passing national Schools to cease. of this Act shall be continued and held to be so certified until the thirty-first day of December one thousand eight hundred and eightytwo after which date all aid to such Schools from the Consolidated

10 Revenue shall wholly cease Provided that all such certified Denominational Schools shall in the meantime be subject to the same course of secular instruction the same regulations and the same inspection as may be prescribed by this Act or by the Regulations made thereunder in respect to Public Schools But the trustees or other persons in Denominational

15 whom the legal estate or control may be vested of any Denominational Schools may be converted into Public School may at any time surrender the certificate and Government aid Schools. and on their application to such effect the Minister shall if the building is reasonably suitable as to situation and construction for such purpose cause the said building to be converted into a Public School.

20 29. It shall be lawful for the Minister at any time to withdraw Withdrawal of the certificate from any Denominational School for either of the certificate.

(I.) The regular attendance of pupils falling below the minimum of thirty.

(II.) The dilapidated or unhealthy state of the building in which the School is held.

30. In all Denominational Schools held to be certified under this Fees payable at Act and during the currency of the certificates the fees payable for Denominational Schools. pupils attending such Schools shall be the same as those payable at 30 Public Schools and shall in like manner be remitted by the teacher in charge of the school to the Colonial Treasurer and shall be paid into

31. At the expiration of the term allowed for the continuation Public Schools to of Certified Denominational Schools the place of such Schools shall supply the place of be supplied where recognized the Deli's Schools the place of such Schools shall supply the place of be supplied where recognized the Deli's Schools the place of such Schools shall supply the 35 be supplied where necessary by Public Schools and steps shall be taken Schools. previous to the thirty-first day of December one thousand eight hundred and eighty-two wherever it may be deemed expedient for the establishment of such Public Schools.

32. It shall be lawful for the Minister to purchase the buildings Buildings of 40 of such Denominational Schools as may be discontinued after the discontinued Government aid shall have been withdrawn the value of such buildings Schools may be in every such case to be ascertained by arbitration in accordance with purchased. Regulations under this Act Provided that in every such case the building shall be suitable for the purposes of a Public School.

33. In addition to any sum which may be specially appropriated scholarships and by Parliament for any such similar purpose any private person may exhibitions collect raise or give a sum of money towards founding a scholarship or exhibition at the University of Sydney in connection with any Public School and money or land or both may be bequeathed for that

50 purpose And every such scholarship or exhibition shall be open to any child on the roll of such School and in the event of any School for which a scholarship or exhibition shall be founded being discontinued the Minister may direct that the scholarship or exhibition shall attach to some other Public School.

34. Notices of all proposals to establish Schools as classified Notification of new under section five of this Act shall be published four times in the Schools. 55 Gazette previous to the final decision thereon of the Minister.

35. When any child attending a Public School is educated up Certificate to pupils. to the standard of education required by this Act such child shall 60 receive a certificate in the form of Schedule A hereto.

36. On or before the thirty-first day of March in every year Annual report. the Minister shall lay before the Governor his report on the condition and progress of the several classes of Schools established and maintained under this Act together with a detailed statement of the expenditure 5 in the maintenance of such Schools and copies of the same shall be laid before both Houses of Parliament within one month if Parliament be then sitting and if Parliament be not sitting then within one month after the commencement of the next ensuing Session thereof.

37. It shall be lawful for the Governor to make Regulations Regulations to have 10 for carrying out the provisions of this Act and copies of all such the force of law.

Regulations shall be laid before both Houses of Parliament within one month if Parliament be then sitting and if Parliament be not then sitting then within one month after the commencement of the next ensuing Session thereof and if not disallowed by resolution of 15 both Houses within one month of their being so laid before Parliament

such regulations shall have the force of law and shall thereupon be published in the Gazette for general information.

38. No action or suit shall be brought or maintained against No action or suit any person who may have held or shall hold office as Minister of shall be maintained against the Minister.

20 Public Instruction for any nonfeasance or misfeasance in connection with the duties imposed upon him by this Act.

39. In the construction and for the purposes of this Act the Interpretation of following terms shall if not inconsistent with the context or subject terms. matter have the respective meanings hereby assigned to them that is

25 to say—
"Governor" shall mean the Governor with the advice of the

"Gazette" shall mean the Government Gazette of the Colony.
"Denominational School" shall mean the Schools certified as such under the ninth section of the "Public Schools Act

"Minister" or "Minister of Public Instruction" shall mean any member of the Executive Council holding a political office who may administer this Act.

"Teacher" shall include assistant or pupil teacher or any person

forming part of the educational staff of a School.

ardian "shall mean any person legally appointed as such or

any person known to have habitual charge of a child. "History of England" shall mean and include the History of Great Britain and Ireland.

"Standard of Education" shall mean and include competency in reading writing and arithmetic to the satisfaction of a duly appointed Inspector of Schools.

40. This Act shall come into operation on the first day of the commencement of 45 month next following its passing and becoming law and shall be called Act. and may be cited for all purposes as the "Public Instruction Act of Short title. 1880."

SCHEDULE A.

Certificate of a Child being sufficiently educated.

50 I HEREBY certify that has been educated up to the standard of education required by the "Public Instruction Act of 1880." the day of A.D. 188 .

Inspector.

100

30

35

40

PUBLIC INSTRUCTION BILL.

SCHEDULE of the Amendments referred to in Message of 13th April, 1880.

Page 2, clause 11, line 54. After "be" omit remainder of clause insert "payable to "the teacher in charge of the school or other person appointed by the "Minister to receive them and may be recovered by the person so "appointed in a summary way before any Justice of the Peace and "under regulations to be made for such purpose shall be remitted to the "Colonial Treasurer and shall be paid into the Consolidated Revenue "Fund."

Page 3, clause 12, line 3. At end of clause add "and may be recovered by such "teacher in a summary way before any Justice of the Peace"

clause 17, line 30. Omit "less" insert "more"

Page 4, clause 20, line 20. Omit "Public"

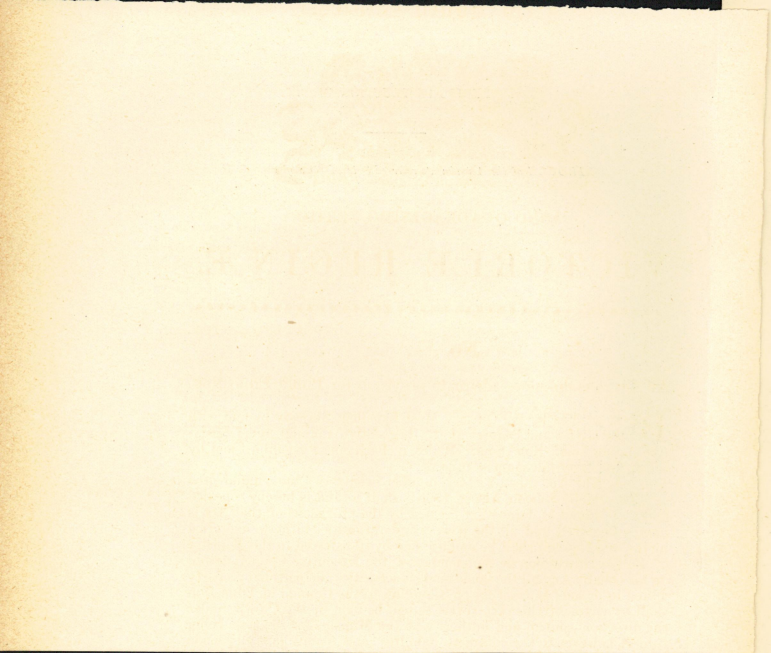
" line 20. After "School" insert "maintained under this Act"

, clause 21, line 31. Omit "one" insert "two"

Page 5, clause 27, line 6. After "Schools" insert "and for the higher classes "in superior Public Schools"

clause 28, line 19. After "Schools" omit remainder of clause.

Page 6, clause 34, line 2. Omit "five" insert "six"



This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 25 February, 1880. STEPHEN W. JONES, Clerk of Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 13th April, 1880. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUADRAGESIMO TERTIO

VICTORIÆ REGINÆ.

No.

An Act to make more adequate provision for Public Education.

B^E it enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:—

1. The Act thirty Victoria number twenty-two known and cited Act 30 Vic. No. 22 as "The Public Schools Act of 1866" shall be and is hereby repealed repealed and Council and the Council of Education created by the provisions of that Act is solved. hereby dissolved and all the powers and authorities hitherto exercised by the said Council shall be and are hereby transferred to the Minister

10 of Public Instruction or the member of the Executive Council acting on his behalf And all the lands moneys securities and personal property vested in or held in trust for or belonging to the Council of Education shall by virtue of this Act revert to and be held by the Crown under the direction control and authority of the Minister for the time being 15 subject however to the contracts liabilities and claims lawfully made

or incurred by the said Council at the date of the passing of this Act.

2. All sums of money appropriated by Parliament for the Sums appropriated purposes of Public Instruction except such as are otherwise appropriated by Parliament for Education how to be by special enactment shall be expended by the Minister under the expended.

20 provisions of this Act.

3. All persons employed under the Department of Public Appointment of Instruction shall be appointed and removed by the Governor and all officers. Inspectors and Teachers of Schools and all officers connected therewith

NOTE.—The words to be omitted are ruled through; those to be inserted are printed in black letter.

so appointed shall be Civil Servants of the Crown Provided that until such Inspectors Teachers and other officers as may be necessary shall be so appointed the persons employed by the Council of Education shall be continued in their respective offices.

4. All lands acquired under this Act or by grant purchase or Land for the bequest in future for the purposes of Public Instruction shall be held purposes of by the Crown in trust for the maintenance of the several classes of schools herein provided for and for no other except in cases wherein other conditions shall be imposed by law and the Minister shall have

10 power subject to the Governor to sell any such lands and to convey the same to the purchasers thereof and to invest the proceeds arising therefrom in the purchase of other lands or in the erection of school buildings for the purposes aforesaid.

5. All schools hitherto established and maintained by the Public Schools.

15 Council of Education as Public Schools shall become and are hereby

declared to be Public Schools under the provisions of this Act.

6. The several classes of schools herein defined may be estab- Classes of schools to lished and maintained under this Act as fully organized schools be established and namely—

(i.) Public Schools in which the main object shall be to afford the best primary education to all children without sectarian or class distinction.

(II.) Superior Public Schools in towns and populous districts in which additional lessons in the higher branches of education may be given under such regulations for the purpose as may be approved by the Governor.

(III.) Evening Public Schools in which the object shall be to instruct persons who may not have received the advantages of primary education.

(iv.) High Schools for boys in which the course of instruction shall be of such a character as to complete the Public School curriculum or to prepare students for the University.

(v.) High Schools for girls.

20

25

30

7. In all Schools under this Act the teaching shall be strictly Secular instruction.
35 non-sectarian but the words "secular instruction" shall be held to include general religious teaching as distinguished from dogmatical or polemical theology and lessons in the history of England and in the

history of Australia shall form part of the course of secular instruction.

8. A Public School may be established in any locality where after Public Schools may

40 due inquiry the Minister shall be satisfied that there are at least twenty be established.

children who will regularly attend such school on its establishment.

9. On the advice of the Minister after due inquiry any Public Superior Public School may by proclamation in the Gazette by the Governor be Schools.

appointed to be a Superior Public School.

10. If in any locality where a Public School has been established Evening Public the parents guardians or other residents apply by petition on behalf of Schools. not fewer than ten persons for the establishment of an Evening Public School the Minister may on being satisfied of all the circumstances establish such school Provided that all such Schools shall be in the

50 charge of a properly trained teacher.

11. In all Public Schools the weekly fees shall not exceed Public School fees. threepence for each child up to four children of one family and for four or any larger number of the same family the total amount of fees

shall not exceed one shilling. And in every case the fees shall be 55 remitted by the telephone in charge of the School under regulations to be made for such purpose to the Colonial Treasurer and shall be paid into the Consolidated Revenue Fund payable to the teacher in charge of the school or other person appointed by the Minister to receive them and may be recovered by the person so appointed in a summary way

60 before any Justice of the Peace and under regulations to be made for such purpose shall be remitted to the Colonial Treasurer and shall be paid into the Consolidated Revenue Fund.

12. The fees for the teaching in Evening Public Schools shall be Fees in Evening fixed by regulations approved by the Governor and all such fees shall Public Schools. be paid to the teachers performing such special duties and may be recovered by such teacher in a summary way before any Justice of the 5 Peace.

13. The Minister or the Public School Board of the District Payment of School under regulations to be made for that purpose may relieve parents or fees not enforced in guardians from the payment of School fees in any case where their certain cases. inability to pay such fees is satisfactorily shown.

14. It shall be lawful for any Station-master on the Government Free Railway passes Railways to issue a free pass to any child to travel in a suitable railway to school children. 10 carriage or van to and from any School established or declared to be certified under this Act Provided that such School if a Public School shall be the one nearest to the residence of the parents or guardians of 15 such child.

15. Every Public School where there is a regular attendance of Class-rooms to be not fewer than fifty pupils shall have attached to it a class-room adapted provided for Public Schools. for the more efficient conduct of the said School and the buildings of larger Public Schools shall have attached to them one or more similar 20 class-rooms as may after due inquiry be considered necessary for the

number of pupils attending such Schools.

16. In the construction of all Public Schools the apportion-Apportionment of ment of space inside the building shall not be less than one hundred buildings. cubic feet for each child ordinarily in attendance Provided that no 25 child shall be refused admission to or be entitled to claim exemption from attendance at any such School by reason of the space for each child falling temporarily below such rule of apportionment.

17. In every Public School four hours during each school-day Hours for secular shall be devoted to secular instruction exclusively and a portion of each instruction. 30 day not less more than one hour shall be set apart when the children Religious instruction of any one religious persuasion may be instructed by the clergyman may be given. or other religious teacher of such persuasion but in all cases the pupils receiving such religious instruction shall be separated from the other pupils of the School And the hour during which such religious instruc-

35 tion may be given shall be fixed by mutual agreement between the Public School Board in consultation with the teacher of such School and the clergyman of the district or such other person as may be duly authorized to act in his stead and any class-room of any Public

School may be used for such religious instruction by like agreement 40 Provided that if two or more clergymen of different persuasions desire to give religious instruction at any School the children of each such different persuasion shall be so instructed on different days Provided also that the religious instruction to be so given shall in every case be the religious instruction authorized by the Church to which the

45 clergyman or other religious teacher may belong Provided further that in case of the non-attendance of any clergyman or religious teacher during any portion of the period agreed to be set apart for religious instruction such period shall be devoted to the ordinary secular instruction in such School.

50 18. Notwithstanding anything to the contrary in the last objection to religious preceding section no pupil in a Public School shall be required to instruction. receive any general or special religious instruction if the parents or guardians of such pupil object to such religious instruction being given.

19. The Governor by proclamation in the Gazette may constitude School 55 tute and define Public School districts containing one or more Public Districts and Boards. Schools and may appoint a Public School Board for any such district to consist of not more than seven persons And the duties of every Public School Board shall be-

60

(I.) To regularly visit inspect and report upon the school placed under their supervision.

(II.)

(II.) To suspend any teacher for misconduct in cases not admitting of delay and to report immediately the cause of such suspension to the Minister.

(III.) To use every endeavour to induce parents to send their children regularly to School and to report the names of parents or guardians who refuse or fail to educate their children.

20. After the expiration of three months from the passing of Duty of parents this Act it shall be obligatory upon the parents or guardians of all enjoined.

10 children between the ages of six and fourteen years (unless just cause of exemption can be shown) to cause such children to attend School for a period of not less than seventy days in each half-year But any of the following reasons shall be held to be a just cause of exemption—

5

15

(i.) That the child is being regularly and efficiently instructed in some other manner.

(II.) That the child has been unable to attend School from sickness or infirmity or from fear of infection or other unavoidable cause.

20 (III.) That there is no Public School maintained under this Act within two miles by the nearest road of the residence of the child.

(IV.) That the child has been educated up to the standard of education required.

21. The Governor by proclamation in the Gazette may declare Punishment for any Public School District to be a portion of the colony where the neglecting to send obligation upon parents enacted by the last preceding section may be enforced and any parent or guardian in such proclaimed district who shall neglect to send his children to School without just cause of 30 exemption may be summoned by any person appointed for that purpose by the Minister before one two or more Justices in Petty Sessions

by the Minister before one two or more Justices in Petty Sessions assembled and on conviction of the first offence shall forfeit and pay a sum not exceeding five shillings and for every succeeding offence a sum not exceeding twenty shillings and in default the person so offending

35 may be imprisoned for a term not exceeding seven days.

22. In remote and thinly populated districts where no Public Provisional Schools School may exist the Minister may establish Schools which shall not may be established be classed as fully organised but as Provisional only under regulations for that purpose to be approved by the Governor Provided 40 that in all such Schools the course of instruction shall be wholly secondar and that all such Schools aball here this total and the schools are stable aball to the stable and the stable and the schools are stable as the school as the

40 that in all such Schools the course of instruction shall be wholly secular and that all such Schools shall be subject to the same control and inspection as are prescribed for Public Schools Provided further that so soon as twenty children shall have been in regular attendance at any such School for three months the said School shall be converted 45 into a Public School.

23. In districts where from the scattered state of the population Itinerant teachers and from other causes it is not practicable to collect a sufficient num-may be appointed. ber of children to form a permanent school the Minister may appoint itinerant teachers under regulations to be approved of by the 50 Governor.

24. Training Schools shall be established for the education of Training Schools to teachers both male and female and the teachers so trained and educated be established. shall be classified according to their attainments and skill in teaching and shall receive certificates of competency which shall qualify them for 55 corresponding grades in the School service.

25. High Schools for boys may be established in which instruc- High Schools for tion shall be given in ancient and modern languages in history in boys to be established. literature in mathematics and in physical science together with such other subjects as the Minister may from time to time direct.

26.

26. High Schools for girls may be established in which instruc- High Schools for tion shall be given in modern languages history music the elements of girls to be established. mathematics and physical science together with such other subjects as the Minister may from time to time direct.

27. The fees to be charged and the discipline to be maintained Fees and discipline in High Schools and for the higher classes in superior Public Schools. and all other matters necessary to be done for the efficient conduct of such Schools shall be determined by Regulations approved by the

30

28. Subject to the provisions hereinafter contained all Denomi- Aid to Denomi-10 national Schools certified by the Council of Education at the passing national Schools to of this Act shall be continued and held to be so certified until the thirty-first day of December one thousand eight hundred and eightytwo after which date all aid to such Schools from the Consolidated

15 Revenue shall wholly cease Provided that all such certified Denominational Schools shall in the meantime be subject to the same course of secular instruction the same regulations and the same inspection as may be prescribed by this Act or by the Regulations made thereunder in respect to Public Schools But the trustees or other persons in Denominational

20 whom the legal estate or control may be vested of any Denominational schools may be control to the legal estate or control may be vested of any Denominational schools may be control to the legal estate or control may be vested of any Denominational schools may be control to the legal estate or control may be vested of any Denominational schools may be control to the legal estate or control may be vested of any Denominational schools may be control to the legal estate or control may be vested of any Denominational schools may be control to the legal estate or control may be vested of any Denominational schools may be control to the legal estate or control may be vested of any Denominational schools may be control to the legal estate or control may be vested of any Denominational schools may be control to the legal estate or control may be vested of any Denominational schools may be control to the legal estate or control may be vested of any Denominational schools may be control to the legal estate or control may be vested of any Denomination and the legal estate or control may be vested of any Denomination and the legal estate or control may be vested of any Denomination and the legal estate or control may be vested of any Denomination and the legal estate or control may be vested of any Denomination and the legal estate or control may be vested of any Denomination and the legal estate or control may be vested of any Denomination and the legal estate or control may be vested of any Denomination and the legal estate or control may be vested of any Denomination and the legal estate or control may be vested of any Denomination and the legal estate or control may be vested of any Denomination and the legal estate or control may be vested of any Denomination and the legal estate or control may be vested or control may School may at any time surrender the certificate and Government aid schools. and on their application to such effect the Minister shall if the building is reasonably suitable as to situation and construction for such purpose cause the said building to be converted into a Public School.

29. It shall be lawful for the Minister at any time to withdraw Withdrawal of the certificate from any Denominational School for either of the certificate. following reasons-

(I.) The regular attendance of pupils falling below the minimum of thirty.

(II.) The dilapidated or unhealthy state of the building in which the School is held.

30. In all Denominational Schools held to be certified under this Fees payable at Act and during the currency of the certificates the fees payable for Schools. pupils attending such Schools shall be the same as those payable at

35 Public Schools and shall in like manner be remitted by the teacher in charge of the school to the Colonial Treasurer and shall be paid into the Consolidated Revenue Fund.

31. At the expiration of the term allowed for the continuation Public Schools to of Certified Denominational Schools the place of such Schools shall supply the place of Denominational Denominational Denominational 40 be supplied where necessary by Public Schools and steps shall be taken Schools. previous to the thirty-first day of December one thousand eight hundred and eighty-two wherever it may be deemed expedient for the establishment of such Public Schools.

32. It shall be lawful for the Minister to purchase the buildings Buildings of 45 of such Denominational Schools as may be discontinued after the discontinued Denominational Government aid shall have been withdrawn the value of such buildings Schools may be in every such case to be ascertained by arbitration in accordance with purchased. Regulations under this Act Provided that in every such case the building shall be suitable for the purposes of a Public School.

33. In addition to any sum which may be specially appropriated scholarships and 50 by Parliament for any such similar purpose any private person may exhibitions. collect raise or give a sum of money towards founding a scholarship or exhibition at the University of Sydney in connection with any Public School and money or land or both may be bequeathed for that 55 purpose And every such scholarship or exhibition shall be open to

any child on the roll of such School and in the event of any School for which a scholarship or exhibition shall be founded being discontinued the Minister may direct that the scholarship or exhibition shall attach to some other Public School.

34. Notices of all proposals to establish Schools as classified Notification of new under section five six of this Act shall be published four times in the Schools. Gazette previous to the final decision thereon of the Minister.

35. When any child attending a Public School is educated up Certificate to pupils. 5 to the standard of education required by this Act such child shall

receive a certificate in the form of Schedule A hereto.

36. On or before the thirty-first day of March in every year Annual report. the Minister shall lay before the Governor his report on the condition and progress of the several classes of Schools established and maintained

10 under this Act together with a detailed statement of the expenditure in the maintenance of such Schools and copies of the same shall be laid before both Houses of Parliament within one month if Parliament be then sitting and if Parliament be not sitting then within one month

after the commencement of the next ensuing Session thereof.

37. It shall be lawful for the Governor to make Regulations Regulations to have for carrying out the provisions of this Act and copies of all such the force of law. 15 Regulations shall be laid before both Houses of Parliament within one month if Parliament be then sitting and if Parliament be not then sitting then within one month after the commencement of the 20 next ensuing Session thereof and if not disallowed by resolution of

both Houses within one month of their being so laid before Parliament such regulations shall have the force of law and shall thereupon be

published in the Gazette for general information.

38. No action or suit shall be brought or maintained against No action or suit

25 any person who may have held or shall hold office as Minister of shall be maintained against the Minister.

Public Instruction for any nonfeasance or misfeasance in connection with the duties imposed upon him by this Act.

39. In the construction and for the purposes of this Act the Interpretation of following terms shall if not inconsistent with the context or subject terms.

30 matter have the respective meanings hereby assigned to them that is

"Governor" shall mean the Governor with the advice of the

"Gazette" shall mean the Government Gazette of the Colony. "Denominational School" shall mean the Schools certified as such

under the ninth section of the "Public Schools Act of 1866."
"Minister" or "Minister of Public Instruction" shall mean any member of the Executive Council holding a political office who may administer this Act.

"Teacher" shall include assistant or pupil teacher or any person

forming part of the educational staff of a School.
"Guardian" shall mean any person legally appointed as such or

any person known to have habitual charge of a child. "History of England" shall mean and include the History of Great Britain and Ireland.

"Standard of Education" shall mean and include competency in reading writing and arithmetic to the satisfaction of a duly

appointed Inspector of Schools.

40. This Act shall come into operation on the first day of the commencement of 50 month next following its passing and becoming law and shall be called Act. and may be cited for all purposes as the "Public Instruction Act of Short title. 1880."

SCHEDULE A.

Certificate of a Child being sufficiently educated.

has been educated up to the standard of 55 I HEREBY certify that education required by the "Public Instruction Act of 1880."

Dated at

the

day of

A.D. 188 .

Inspector.

35

40

45

I Certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

Legislative Assembly Chamber, Sydney, 14 April, 1880. STEPHEN W. JONES, Clerk of Legislative Assembly.

New South Wales.



ANNO QUADRAGESIMO TERTIO

VICTORIÆ REGINÆ.

No. XXIII.

An Act to make more adequate provision for Public Education.

[Assented to, 16th April, 1880.]

BE it enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:—

1. The Act thirty Victoria number twenty-two known and cited Act 30 Vic. No. 22 as "The Public Schools Act of 1866" shall be and is hereby repealed of Education disand the Council of Education created by the provisions of that Act is solved. hereby dissolved and all the powers and authorities hitherto exercised by the said Council shall be and are hereby transferred to the Minister of Public Instruction or the member of the Executive Council acting on his behalf And all the lands moneys securities and personal property vested in or held in trust for or belonging to the Council of Education shall by virtue of this Act revert to and be held by the Crown under the direction control and authority of the Minister for the time being subject however to the contracts liabilities and claims lawfully made or incurred by the said Council at the date of the passing of this Act.

2. All sums of money appropriated by Parliament for the Sums appropriated

2. All sums of money appropriated by Parliament for the Sums appropriated purposes of Public Instruction except such as are otherwise appropriated by Parliament for by special enactment shall be expended by the Minister under the expended. provisions of this Act.

3. All persons employed under the Department of Public Appointment of Instruction shall be appointed and removed by the Governor and all officers.

Inspectors and Teachers of Schools and all officers connected therewith

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

ANGUS CAMERON, Chairman of Committees of the Legislative Assembly.

so appointed shall be Civil Servants of the Crown Provided that until such Inspectors Teachers and other officers as may be necessary shall be so appointed the persons employed by the Council of Education shall be continued in their respective offices.

Land for the purposes of Education. 4. All lands acquired under this Act or by grant purchase or bequest in future for the purposes of Public Instruction shall be held by the Crown in trust for the maintenance of the several classes of schools herein provided for and for no other except in cases wherein other conditions shall be imposed by law and the Minister shall have power subject to the Governor to sell any such lands and to convey the same to the purchasers thereof and to invest the proceeds arising therefrom in the purchase of other lands or in the erection of school buildings for the purposes aforesaid.

5. All schools hitherto established and maintained by the Council of Education as Public Schools shall become and are hereby declared to be Public Schools under the provisions of this Act.

Classes of schools to be established and maintained.

Public Schools.

- 6. The several classes of schools herein defined may be established and maintained under this Act as fully organized schools namely—
 - (i.) Public Schools in which the main object shall be to afford the best primary education to all children without sectarian or class distinction.
 - (II.) Superior Public Schools in towns and populous districts in which additional lessons in the higher branches of education may be given under such regulations for the purpose as may be approved by the Governor.

(III.) Evening Public Schools in which the object shall be to instruct persons who may not have received the advantages of primary education.

(IV.) High Schools for boys in which the course of instruction shall be of such a character as to complete the Public School curriculum or to prepare students for the University.

(v.) High Schools for girls.

Secular instruction.

Public Schools may be established.

Superior Public Schools.

Evening Public Schools.

7. In all Schools under this Act the teaching shall be strictly non-sectarian but the words "secular instruction" shall be held to include general religious teaching as distinguished from dogmatical or polemical theology and lessons in the history of England and in the history of Australia shall form part of the course of secular instruction.

8. A Public School may be established in any locality where after due inquiry the Minister shall be satisfied that there are at least twenty children who will regularly attend such school on its establishment.

9. On the advice of the Minister after due inquiry any Public School may by proclamation in the *Gazette* by the Governor be appointed to be a Superior Public School.

10. If in any locality where a Public School has been established the parents guardians or other residents apply by petition on behalf of not fewer than ten persons for the establishment of an Evening Public School the Minister may on being satisfied of all the circumstances establish such school Provided that all such Schools shall be in the

charge of a properly trained teacher.

Public School fees.

11. In all Public Schools the weekly fees shall not exceed threepence for each child up to four children of one family and for four or any larger number of the same family the total amount of fees shall not exceed one shilling. And in every case the fees shall be payable to the teacher in charge of the school or other person appointed by the Minister to receive them and may be recovered by the person so appointed in a summary way before any Justice of the Peace and under regulations to be made for such purpose shall be remitted to the Colonial Treasurer and shall be paid into the Consolidated Revenue Fund.

10

12. The fees for the teaching in Evening Public Schools shall be Fees in Evening fixed by regulations approved by the Governor and all such fees shall be Public Schools. paid to the teachers performing such special duties and may be recovered by such teacher in a summary way before any Justice of the Peace.

13. The Minister or the Public School Board of the District Payment of School under regulations to be made for that purpose may relieve parents or fees not enforced in guardians from the payment of School fees in any case where their certain cases. inability to pay such fees is satisfactorily shown.

14. It shall be lawful for any Station-master on the Government Free Railway passes Railways to issue a free pass to any child to travel in a suitable railway to school children. carriage or van to and from any School established or declared to be certified under this Act Provided that such School if a Public School shall be the one nearest to the residence of the parents or guardians of such child.

15. Every Public School where there is a regular attendance of Class-rooms to be not fewer than fifty pupils shall have attached to it a class-room adapted provided for Public Schools. for the more efficient conduct of the said School and the buildings of larger Public Schools shall have attached to them one or more similar class-rooms as may after due inquiry be considered necessary for the number of pupils attending such Schools.

16. In the construction of all Public Schools the apportion-Apportionment of ment of space inside the building shall not be less than one hundred space in S buildings. cubic feet for each child ordinarily in attendance Provided that no child shall be refused admission to or be entitled to claim exemption from attendance at any such School by reason of the space for each child falling temporarily below such rule of apportionment.

17. In every Public School four hours during each school-day Hours for secular shall be devoted to secular instruction exclusively and a portion of instruction. each day not more than one hour shall be set apart when the children Religious instruction of any one religious persuasion may be instructed by the clergyman may be given. or other religious teacher of such persuasion but in all cases the pupils receiving such religious instruction shall be separated from the other pupils of the School And the hour during which such religious instruction may be given shall be fixed by mutual agreement between the Public School Board in consultation with the teacher of such School and the clergyman of the district or such other person as may be duly authorized to act in his stead and any class-room of any Public School may be used for such religious instruction by like agreement Provided that if two or more clergymen of different persuasions desire to give religious instruction at any School the children of each such different persuasion shall be so instructed on different days Provided also that the religious instruction to be so given shall in every case be the religious instruction authorized by the Church to which the clergyman or other religious teacher may belong Provided further that in case of the non-attendance of any clergyman or religious teacher during any portion of the period agreed to be set apart for religious instruction such period shall be devoted to the ordinary secular instruction in such School.

18. Notwithstanding anything to the contrary in the last objection to religious preceding section no pupil in a Public School shall be required to instruction. receive any general or special religious instruction if the parents or guardians of such pupil object to such religious instruction being given.

19. The Governor by proclamation in the Gazette may consti- Public School tute and define Public School districts containing one or more Public Districts and Boards. Schools and may appoint a Public School Board for any such district to consist of not more than seven persons And the duties of every Public School Board shall be-

(1.) To regularly visit inspect and report upon the school placed under their supervision.

- (II.) To suspend any teacher for misconduct in cases not admitting of delay and to report immediately the cause of such suspension to the Minister.
- (III.) To use every endeavour to induce parents to send their children regularly to School and to report the names of parents or guardians who refuse or fail to educate their

Duty of parents enjoined.

- 20. After the expiration of three months from the passing of this Act it shall be obligatory upon the parents or guardians of all children between the ages of six and fourteen years (unless just cause of exemption can be shown) to cause such children to attend School for a period of not less than seventy days in each half-year But any of the following reasons shall be held to be a just cause of exemption—
 - (I.) That the child is being regularly and efficiently instructed in some other manner.
 - (II.) That the child has been unable to attend School from sickness or infirmity or from fear of infection or other unavoid-
 - (III.) That there is no School maintained under this Act within two miles by the nearest road of the residence of the child.
 - (IV.) That the child has been educated up to the standard of education required.

Punishment for neglecting to send children to School.

21. The Governor by proclamation in the Gazette may declare any Public School District to be a portion of the colony where the obligation upon parents enacted by the last preceding section may be enforced and any parent or guardian in such proclaimed district who shall neglect to send his children to School without just cause of exemption may be summoned by any person appointed for that purpose by the Minister before two or more Justices in Petty Sessions assembled and on conviction of the first offence shall forfeit and pay a sum not exceeding five shillings and for every succeeding offence a sum not exceeding twenty shillings and in default the person so offending may be imprisoned for a term not exceeding seven days.

Provisional Schools may be established in certain cases.

22. In remote and thinly populated districts where no Public School may exist the Minister may establish Schools which shall not be classed as fully organised but as Provisional only under regulations for that purpose to be approved by the Governor Provided that in all such Schools the course of instruction shall be wholly secular and that all such Schools shall be subject to the same control and inspection as are prescribed for Public Schools Provided further that so soon as twenty children shall have been in regular attendance at any such School for three months the said School shall be converted into a Public School.

Itinerant teachers may be appointed.

23. In districts where from the scattered state of the population and from other causes it is not practicable to collect a sufficient number of children to form a permanent school the Minister may appoint itinerant teachers under regulations to be approved of by the Governor.

Training Schools to be established.

24. Training Schools shall be established for the education of teachers both male and female and the teachers so trained and educated shall be classified according to their attainments and skill in teaching and shall receive certificates of competency which shall qualify them for corresponding grades in the School service.

High Schools for

25. High Schools for boys may be established in which instrucboys to be established tion shall be given in ancient and modern languages in history in literature in mathematics and in physical science together with such other subjects as the Minister may from time to time direct.

26.

26. High Schools for girls may be established in which instruct High Schools for tion shall be given in modern languages history music the elements of girls to be established. mathematics and physical science together with such other subjects as the Minister may from time to time direct.

27. The fees to be charged and the discipline to be maintained in Fees and discipline in High Schools and for the higher classes in superior Public Schools and High Schools all other matters necessary to be done for the efficient conduct of such Schools shall be determined by Regulations approved by the Governor.

28. Subject to the provisions hereinafter contained all Denomi- Aid to Denomi national Schools certified by the Council of Education at the passing national Schools to of this Act shall be continued and held to be so certified until the thirty-first day of December one thousand eight hundred and eightytwo after which date all aid to such Schools from the Consolidated Revenue shall wholly cease Provided that all such certified Denominational Schools shall in the meantime be subject to the same course of secular instruction the same regulations and the same inspection as

in respect to Public Schools. 29. It shall be lawful for the Minister at any time to withdraw Withdrawal of the certificate from any Denominational School for either of the certificate. following reasons-

may be prescribed by this Act or by the Regulations made thereunder

(I.) The regular attendance of pupils falling below the minimum of thirty.

(II.) The dilapidated or unhealthy state of the building in which the School is held.

30. In all Denominational Schools held to be certified under this Fees payable at Act and during the currency of the certificates the fees payable for Schools. pupils attending such Schools shall be the same as those payable at Public Schools and shall in like manner be remitted by the teacher in charge of the school to the Colonial Treasurer and shall be paid into the Consolidated Revenue Fund.

31. At the expiration of the term allowed for the continuation Public Schools to of Certified Denominational Schools the place of such Schools shall supply the place of be supplied where necessary by Public Schools and steps shall be taken Schools. previous to the thirty-first day of December one thousand eight hundred and eighty-two wherever it may be deemed expedient for the establishment of such Public Schools.

32. It shall be lawful for the Minister to purchase the buildings Buildings of of such Denominational Schools as may be discontinued after the discontinued Denominational Government aid shall have been withdrawn the value of such buildings Schools may be in every such case to be ascertained by arbitration in accordance with purchased. Regulations under this Act Provided that in every such case the building shall be suitable for the purposes of a Public School.

33. In addition to any sum which may be specially appropriated Scholarships and by Parliament for any such similar purpose any private person may exhibitions. collect raise or give a sum of money towards founding a scholarship or exhibition at the University of Sydney in connection with any Public School and money or land or both may be bequeathed for that purpose And every such scholarship or exhibition shall be open to any child on the roll of such School and in the event of any School for which a scholarship or exhibition shall be founded being discontinued the Minister may direct that the scholarship or exhibition shall attach to some other Public School.

34. Notices of all proposals to establish Schools as classified Notification of new under section six of this Act shall be published four times in the Schools. Gazette previous to the final decision thereon of the Minister.

· The war was the second

35. When any child attending a Public School is educated up Certificate to pupils. to the standard of education required by this Act such child shall receive a certificate in the form of Schedule A hereto.

Annual report.

36. On or before the thirty-first day of March in every year the Minister shall lay before the Governor his report on the condition and progress of the several classes of Schools established and maintained under this Act together with a detailed statement of the expenditure in the maintenance of such Schools and copies of the same shall be laid before both Houses of Parliament within one month if Parliament be then sitting and if Parliament be not sitting then within one month after the commencement of the next ensuing Session thereof.

Regulations to have the force of law.

37. It shall be lawful for the Governor to make Regulations for carrying out the provisions of this Act and copies of all such Regulations shall be laid before both Houses of Parliament within one month if Parliament be then sitting and if Parliament be not then sitting then within one month after the commencement of the next ensuing Session thereof and if not disallowed by resolution of both Houses within one month of their being so laid before Parliament such regulations shall have the force of law and shall thereupon be

No action or suit shall be maintained against the Minister.

Interpretation of

published in the Gazette for general information.

38. No action or suit shall be brought or maintained against any person who may have held or shall hold office as Minister of Public Instruction for any nonfeasance or misfeasance in connection with the duties imposed upon him by this Act.

39. In the construction and for the purposes of this Act the following terms shall if not inconsistent with the context or subject matter have the respective meanings hereby assigned to them that is

"Governor" shall mean the Governor with the advice of the

"Gazette" shall mean the Government Gazette of the Colony.
"Denominational School" shall mean the Schools certified as such

under the ninth section of the "Public Schools Act of 1866."
"Minister" or "Minister of Public Instruction" shall mean any member of the Executive Council holding a political office who may administer this Act.

"Teacher" shall include assistant or pupil teacher or any person forming part of the educational staff of a School.

shall mean any person legally appointed as such or any person known to have habitual charge of a child.
"History of England" shall mean and include the History of

Great Britain and Ireland.

"Standard of Education" shall mean and include competency in reading writing and arithmetic to the satisfaction of a duly appointed Inspector of Schools.

Commencement of

Short title.

40. This Act shall come into operation on the first day of the month next following its passing and becoming law and shall be called and may be cited for all purposes as the "Public Instruction Act of 1880."

SCHEDULE A.

Certificate of a Child being sufficiently educated.

I HEREBY certify that has been educated up to the standard of education required by the "Public Instruction Act of 1880."

Dated at

the

day of

A.D. 188 .

Inspector.

In the name and on the behalf of Her Majesty I assent to this Act.

AUGUSTUS LOFTUS.

Government House, Sydney, 16th April, 1880.