otherwise provide, thereupon cease to have any right or interest in its property and concerns, but shall not thereby be freed from any then existing liability to the corporation whether for subscriptions or otherwise.

194. (1.) Every society registered under this Act shall be Where society deemed to be situate in the education district wherein its registered deemed situate. office is situate.

1895, No. 48, sec. 11

(2.) Every such society shall forward to the Registrar, at pre-Returns. scribed periodical intervals, prescribed returns containing pre-10 scribed particulars.

(3.) If any such society fails or neglects to furnish such returns, Penalty for neglect. or to otherwise comply with the provisions of this Part of this Act, the Minister may cancel its incorporation.

195. It shall not be lawful for any society to be registered Limitation of 15 under this Act without the previous consent of the Minister, nor for any society to be registered under a name so similar to that of any registered society as, in the opinion of the Registrar, to lead to confusion.

number of societies. Ibid, sec. 12

196. The society known as the New Zealand Educational Insti- New Zealand 20 tute (consisting of societies of teachers, or representatives of such Educational Institute may be societies) may be registered under this Act on application in manner registered. therein prescribed:

1897, No. 13, sec. 3

Provided that for the purposes of such application each such society of teachers, or representative thereof, shall be deemed to be 25 a member of the said Institute.

Court of Appeal.

197. (1.) There is hereby constituted a Teachers' Court of Court of Appeal. Appeal (hereinafter called "the Court") for the purpose of hearing 1895, No. 48, sec. 13 and determining appeals by teachers against dismissal or suspension.

(2.) For the purposes of each appeal, as it arises, the Court Constitution of shall consist of three persons, as follows:

30

35

Ibid, sec. 14

Such Stipendiary Magistrate in the district wherein the appellant teacher was employed at the time of his dismissal or suspension as the Minister appoints:

One person of either sex, to be nominated in the prescribed manner by a corporation situate in such district; and

One such person to be similarly appointed by the respondent Board which dismissed or suspended such teacher.

(3.) The Stipendiary Magistrate shall be Chairman of the 40 Court, and shall have an original and, in the event of an equality of voting, a casting-vote.

Procedure on Appeal.

198. (1.) The appellant shall, within twenty-eight days after Notice of appeal to the receipt by him of the official notice of dismissal or suspension, be served on Board by appellant. 45 serve on the Board a notice of appeal in the form in the Thirteenth Ibid, sec. 15 Schedule hereto.

- (2.) Such notice shall briefly but clearly state the grounds of appeal.
- (3.) Such notice shall be void unless it contains a memorandum 50 by the aforesaid corporation nominating a member of the Court.