(f.) the election and appointment of an executive committee and of other committees for general and special purposes, the definition of their powers and duties, the summoning and holding of their meetings, and the conduct of business by such committee ;

(g.) generally, all fees to be required, paid or taken under this Act ;

(h.) including the establishment, maintenance and effective conduct of examinations for ascertaining whether the candidate possesses the qualifications required; the number, nature, times and modes of such examinations; the appointment of examiners; the terms upon which matriculation and other certificates from universities, schools and other medical institutions shall be received as evidence of qualification, the dispensation of candidates from undergoing examinations, either wholly or partially; and generally all matters incident to such examinations or necessary or expedient to effect the objects thereof:

Provided, however, that-

(i) The requirements of any curriculum established by the Council, shall not, at any time, be lower than the requirements of the most comprehensive curriculum then established for the like purpose in any Province;

(ii.) The standard of examination shall not, at any time, be lower than the highest standard for the like purpose then established for ascertaining the qualification for registration in any Province;

(iii.) The possession of a Canadian university degree alone, or of a certificate of Provincial registration founded on such possession obtained subsequent to the date when this Act shall have become operative, as provided in subsection 3 of section 6 hereof :—Provided that no retroactive effect shall be given to this Act, and especially as regards persons duly inscribed as students under the laws of any of the Provinces of Canada at the time it shall become operative as aforesaid ;

(i.) The recognition of licenses granted by any British, Canadian, colonial or foreign licensing body or authority; the arranging and bringing into effect of any schemes of reciprocity as to registration with any British, colonial or foreign medical licensing body or authority; the terms and conditions upon which, and the circumstances under which, medical practitioneers shall be entitled to registration under this Act in cases where such medical practitioners are duly registered or licensed under the Medical Acts of the United Kingdom, or under the laws of any British possession other than Canada, or under the laws of any foreign country, which British possession or foreign country extends reciprocal advantages to Canada;

(j.) Generally, all matters which it is necessary or expedient to provide for or regulate in pursuance of the purposes of this Act and in furtherance of its general intention.

(k.) The enrolment and registration of all persons cutitled under this Act to appear on the register for Canada of medical practitioners.

(2.) No regulation made under the authority of this section shall have effect until approved by the Governor in Council, and such approval shall be conclusive evidence that the regulation has no retroactive effect

11. A copy of any such regulation certified by the registrar or secretary under his hand and the seal of the Council, may be received in evidence in any court of justice without proof other than the production of a copy purporting to be so certified.

12. The Council shall enact such regulations as shall secure to practitioners who, under the laws of any Province, are now recognized as forming a particular school in the practice of medicine, and to all applicants f r registration who desire to be prac-

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