CAP. CVII.

An Act to naturalize Isaac Rogers.

[Assented to 9th June, 1862.]

Preamble.

HEREAS Isaac Rogers, late of Newark, in the State of New Jersey, now of the City of Montreal, in the Province of Canada, iron founder, hath represented, by his petition, that he is now and has been for some time past a resident in this Province, and has determined to become a permanent resident therein, and has prayed that he may be naturalized as a subject of Her Most Gracious Majesty; and whereas it is expedient that his prayer should be granted: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

 Rodgers naturalized.

Proviso: oath

of allegiance.

1. The said Isaac Rogers shall be deemed, adjudged and taken to be, and to have been ever since he has resided in this Province, a subject of Her Majesty, to all intents, constructions and purposes whatsoever, as if he had been born in this Province; Provided, always, that in order to entitle himself to the benefit of this Act, the said Isaac Rogers shall take and subscribe, within three months from the date of the passing of this Act, before the Clerk of the Peace of the District of Montreal, (who is hereby authorized and directed to administer the same), the oath of allegiance to Her Majesty, Her Heirs and Successors, and that such oath so taken and subscribed shall be kept by the said Clerk of the Peace amongst the records of his office.

Public Act.

2. This Act shall be a Public Act.

CAP. CVIII.

An Act to enable Moise Martin Mitivier to undergo an examination for admission to practise Medicine, Surgery and Midwifery.

[Assented to 9th June, 1862.]

Preamble.

HEREAS Moise Martin Mitivier has proved that he completed a five years' course of medical study in Lower Canada, at the end of which he was compelled to leave the country and to reside in the United States of America, where he did in fact practise the medical profession during several years; and whereas the said Moise Martin Mitivier, having returned to Canada, is desirous of being admitted to the practise of Medicine, Surgery and Midwifery, notwithstanding that he has not followed, in this country, the course of medical study at present required by law, but which was not required when