

follows:—the University of Laval at Quebec shall name two, and the same shall be chosen from amongst the members of the said College residing in the City of Quebec; the University of Laval at Montreal shall name two, the University of McGill, two, the University of Bishop's College, two, and the incorporated School of Medicine and Surgery of Montreal affiliated with the University of Victoria College, or with any other British University, two, which said nominated governors shall be chosen from amongst the members of the said College of Physicians and Surgeons residing in the city of Montreal; provided that in any time the city of Montreal shall not have more than ten governors and the city of Quebec eight. The governors to be appointed by the institutions mentioned in this section, shall not require to have their appointment confirmed or approved by the said College, but on presenting their certificate of nomination, shall be eligible to take their seats and enter upon their functions.

In case any of the Universities, Colleges or incorporated medical schools now existing in the Province of Quebec, should cease to have its students taught the science of medicine, the power of appointing delegates, as hereinbefore provided, shall cease *ipso facto*, and can only be revived when such institutions or any of them, shall *bonâ fide* resume their teaching.

At each election of the board of governors, every member of the said corporation shall have the right of voting by proxy;

2. The aforesaid district of Quebec shall comprise the present judicial districts of Quebec, Gaspé, Saguenay, Chicoutimi, Rimouski, Montmagny, Beauce and Kamouraska;—the district of Montreal shall comprise the present judicial districts of Montreal, Terrebonne, Joliette, Richelieu, Bedford, St. Hyacinthe, Iberville, Beauharnois and Ottawa;—the district of Three-Rivers shall comprise the present judicial districts of Three-Rivers and Arthabaska:—and the district of St. Francis shall consist of the present judicial district of St. Francis,

3. The members of the Board of Governors shall be elected for a period of three years, but any member may resign his appointment at any time, by letter addressed to the secretary of the said board, and upon the death or resignation of any member of the said board, it shall be the duty of the secretary forthwith to notify the University or body wherein such vacancy may occur, of such death, resignation or removal, and such University or body, shall have the power to nominate another duly qualified person to fill such vacancy; or if the vacancy be caused by the death, resignation or removal from the electoral city or district of any member elected from the electoral cities or districts, the Board of Governors shall fill up such vacancy from amongst the eligible members of the col-

lege in the city or district where such vacancy shall have occurred, by an election by ballot, at the next ensuing meeting subsequent to the occurrence of such vacancy; and in the event of any vacancy occurring in the said board of governors in consequence of any of the said institutions ceasing to teach, the place of said governors shall be filled in the same manner from amongst the members of the said college, residing in the city wherein such institution was located, during the suspension of such institution to teach as hereinbefore set forth; and it shall be lawful for the Board of Governors to exercise, during any such vacancy, the powers of the board hereinafter mentioned.

5. The said board of governors shall be, and are hereby constituted "The Provincial Medical Board," in which capacity they shall meet to perform the several duties devolving upon them under this act, as the Board of Governors of the College, not less than twice in each year, at such time and place as by them shall be deemed most fit, and on which occasions seven shall be a quorum for the transaction of business.

6. From and after the passing of this act, no person shall practise medicine, surgery or midwifery in the Province of Quebec, unless he shall have obtained a licence from the Provincial Medical Board, which is hereby authorized to issue such licence.

7. Every person who has obtained, or may hereafter obtain, a medical degree or diploma in any University or College, mentioned in section 4 of this act, shall be entitled to such licence without examination as to his medical knowledge and skill, provided that such diploma shall have only been given after four years of study of the medical profession, from the date of his admission to study, and according to the requirements of the existing law; provided also that the "Provincial Medical Board" shall have the power to grant the same privilege to holders of diplomas of Medicine and Surgery from other British, Colonial or French Universities or Colleges.

8. From and after the passing of this act, no person shall be admitted as a student of medicine, surgery or midwifery, unless he shall have obtained a certificate of qualification from the Provincial Medical Board;

And no one shall be entitled to the licence of the college, on presentation of a diploma, unless he shall have been previously admitted to the study of medicine, in accordance with the provisions of this act, or unless he shall have passed an equivalent preliminary examination before a college, school or board, authorized by law to require and cause such preliminary examinations to be passed in her Britannic Majesty's possessions, elsewhere than in the Province of Quebec, and acceptable to the board created by this act.