PENAL CLAUSES OF THE ONTARIO MEDICAL ACT.

SECTION XL, SUB-SECTION 2.

This Clause is as follows :

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"Any person who shall wilfully or falsely pretend to be a Physician, Doctor of Medicine, Surgeon, or General Practitioner, or shall assume any title, addition or description other than he actually possesses, and is legally entitled to, shall be liable, on conviction thereof before a Justice of the Peace, to a penalty not exceeding Fifty Dollars, nor less than Ten Dollars."

RULE V.—(1) Put him to proof of registration as above. (2) Prove that he has published or used cards, handbills, or other sign or means of circulating either the title of "Dr" or the letters M.D. or M.B., or any one of the additions or titles mentioned in the table of abbreviations in Medical Register, or any other description which would lead the public to believe him to be a Practitioner.

SECTION XL, SUB-SECTION 3.

This Clause is nearly to the same effect as the one preceding, but it will be found chiefly to apply to such Members of the Profession as have neglected or refused to register, and to Practitioners who assume titles to which they are not legally entitled.

HOW TO PROCEED TO PROCURE A CONVICTION.

Go to the nearest or most intelligent Magistrate and lay information, which may be sworn to, either on information and belief, or positively. (See forms below.)

The Magistrate thereupon issues his summons, or if he think fit, a warrant, for the arrest ot the party; and if the party served with a summons do not appear, the Justice may on oath or affirmation substantiating the matter of the information, issue his warrant for the arrest of the party so summoned. In case of a warrant issued in the first instance, the Justice shall furnish a copy thereof, and a copy must be served on the party arrested at the time of his arrest.

In case of an adjournment of the case when the party accused is under arrest, the Justice may take bail.

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