

rgée
ions,
urus
ge en
e, 21e
ence,
établi
nis en
s droit
aregis-

e expé-
sceau,
ne ou
e, qu'il
ersonne
acte, et
s au dit

ne sera
onne, en
amendé

.

anything contained in this act, be relieved or discharged from the fulfilment of all and every his requirements and obligations, fees, dues, fines and penalties, due and incurred under the said act, to and in favor of the heretofore College under the said late act, and specially in and by the 15th, 20th and 21st sections of the said act, all which shall be recoverable and enforceable against delinquents therefor, by the said College established by this act; and until the same shall have been complied with and settled with the said present College, such delinquents shall not be entitled to any of the rights and privileges conferred upon registered licenciates under this act.

34. It shall be lawful for the president of the College if he shall deem it expedient so to do, at any time, by an authority under his hand and seal, to authorize, name, constitute and appoint any persons other than any of the officers of the said College, whoever he may select, to institute any proceeding against any person who may be supposed to have infringed any of the provisions of this act, and to collect any and all sums of money payable to the said College by any person under this act.

35. Nothing in this act contained shall be construed to affect the rights of any persons, under the provisions of the act 28 Vict., chp. 59, and amendments thereto, 29 Vict., chap. 95.

36. This act will come into force on the day of the sanction ^{Act in force.} thereof.