

entitled to be registered under this Act, stating the respective qualifications and places of residence of such persons; and it shall be lawful for the Registrar thereupon, and upon payment of such fee as aforesaid, in respect of each person to be registered, to enter in the register the persons mentioned in the list with their qualifications and places of residence as thereon stated, without other application in relation thereto.

12. The council shall at their first meeting, and from time to time, as occasion may require, make orders, regulations or by-laws for regulating the registers to be kept under this Act, as nearly as may be in accordance with the form set forth in Schedule B to this Act, or to the like effect.

Council to make by-laws respecting registers.

13. The several colleges and bodies named or referred to in section four of this Act, shall, from time to time, when required by the council, furnish such council with such information as they may require, as to the course of study and examinations to be gone through in order to obtain the respective certificates of qualification which they are entitled to grant under Schedule A to this Act, and the ages at which such course of study and examinations are required to be gone through, and such qualifications are conferred, and generally as to the requisites for obtaining the same; and any member or members of the council, or any person or persons deputed for this purpose by such council, may attend and be present at such examination.

Colleges, &c., to furnish statement of studies when required.

14. In case it shall appear to the council that the course of study and examination to be gone through in order to obtain any such qualification from any such college or body, are not such as to secure the possession, by persons obtaining the same, of the requisite knowledge and skill for the efficient practise of the profession, it shall be lawful for such council to represent the same to the Governor in Council.

Council may represent to Governor General that course of study is not efficient.

15. Upon such representation it shall be lawful for the Governor in Council, if he see fit, to order that any such qualification, granted by such college or body, after such time as may be mentioned in the order, shall not confer any right to be registered under this Act; Provided always, that it shall be lawful for the Governor in Council, when it is made to appear, upon further representation from the council or otherwise, that such college or body has made effectual provision for the improvement of such course of study or examination or the mode of conducting such examinations to revoke any such order.

Governor may order qualification shall not be registered. Proviso.

16. After the time mentioned in this behalf in any such Order in Council, no person shall be entitled to be registered under this Act in respect of any such qualification, as in such Order mentioned, granted by the college or body to which such Order relates, after the time there-mentioned, and the revocation of any such Order shall not entitle any person to be registered in respect of any such qualification granted before such revocation.

No person to be registered under such qualification pending such order.

17. In case it shall appear to the council that attempt has been made by any such college or body to impose upon any candidate offering himself for examination an obligation to adopt or refrain from adopting the practice of any particular theory of Medicine or Surgery as a test or condition of admitting him to examination or of granting a certifi-

In case of attempt to prevent candidate from adopting any special theory