Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada; enacts as follows:

Provision
may be made
by Statute of
McGill College for augmenting the
number of
Trustees, &c.,
&c. Con.
Stat., L. C.
Cap. 17 cited.

And touching appointment, duties, &c., of the President of the Royal Institution.

1. Notwithstanding anything contained in the first, fourth and fifth sections of the Act chaptered seventeen of the Consolidated Statutes for Lower Canada, provision may from time to time be made by any Statute of McGill College and University aforesaid, duly passed, and in force, for augmenting the number of the Trustees, members of the Royal Institution for the advancement of Learning, and Governors of the said College and University, from the number of ten presently established, to not more than fifteen in the whole; and also for regulating the selection and appointment thereafter in such manner and with such formalities as may be deemed expedient, of fit and proper persons to become such Trustees; and also for fixing and limiting, in so far as may be deemed expedient, the term of office of such Trustees, and also for regulating the selection and appointment, in such manner and with such formalities as may be deemed expedient, and the duties, title and term of service, of the President or Principal of the said Royal Institution for the advancement of Learning, and generally for the conducting of the affairs thereof, and of the said University; and any such Statute of the said University may thereafter, from time to time, be amended or repealed by any other Statute thereof in like manner duly passed.

Enactments inconsistent with such Statute to stand repealed.

2. Upon the due passing of any such Statute or Statutes of the said University, so much of the said first, fourth and fifth sections of the said Act as may be in anywise inconsistent therewith, shall wholly cease to have force and effect, to all intents as though hereby expressly repealed.

McGill College and affiliated institutions to be deemed Schools of Royal foundation. 3. The said University, and the several departments or branches thereof, and such institutions of education as from time to time may have been or hereafter may be affiliated thereto, in terms of the Statutes thereof, shall alone be deemed to be Schools and Institutions of Royal foundation, and under the control of the said Royal Institution for the advancement of Learning within the meaning of the said Act.

Section 10 repealed.

4. The tenth Section, and also the proviso or limitation forming part of the nineteenth section of the said Act, are hereby repealed

Public Act.

5 This Act shall be a Public Act.