LEGISLATION.

successfully used in some cases. Using pure alcohol diluted in her mouth, or giving her a little pure cognac, made a great improvement, but when I gave her a little rum it acted like magic. I could now take the impression, without the slightest trouble, with Stent's compound or plaster of paris. Before putting the finished plate into her mouth I gave her a little rum again and had no trouble. Since the above I have only had one case to try the efficiency of the rum, and with it I had the same good results.— *Journal für Zahnheilkunde*.

Legislation.

Nova Scotia.

An Act to amend Chapter 147, of the Acts of 1891, entitled, "An Act to incorporate the Nova Scotia Dental Association."

Passed 11th day of March, A.D. 1895.

Be it enacted by the Governor, Council and Assembly as follows:---

1. Section 11 of Chapter 147, of the Acts of 1891, is hereby amended by adding the words, "or in the regulations to be made by the Provincial Dental Board when approved by the Dental Association of the Province of Nova Scotia and by the Governorin-Council."

2. The Provincial Dental Board shall have the power to establish and from time to time to change the standard of matriculation or preliminary examinations, provided that the standard so established from time to time shall not go into effect until the same is approved by the said Association and by the Governor-in-Council.

3. Notwithstanding anything contained in clause 14 of the Act hereby amended the said Board may alter from time to time the period of study required in order to the registry on the Register of the Board, or to the granting of a license to practice, provided that no such alteration shall go into effect until the same has been approved as in the next preceding section provided. Nothing in any regulation so made shall apply to any student who shall have entered upon his period of studentship before such regulation is approved.

4. The name of any registered practitioner of dentistry whose dues (as provided for in Section 3 of Chapter 133, of the Acts of 1892) remain unpaid for two years from the time the same are due shall be expunged from the register, provided that the same shall be restored on payment of all arrears, unless the same is liable to