sanction of this Act shall be bound to have his name registered within one year, and for such registration fee he shall pay a sum of under the penalty of a fine of

which said fine shall be payable yearly until said practitioner has complied with the law.

17 Any Physician convicted of felony before a Court of Justice, shall forfeit his right as such.

18. And be it enacted that each practitioner whose name shall not have been enregistered as aforesaid, shall forfeit his right of legally suing for medical services.

19. Be it enacted that no person shall be appointed a Physician in the public service of this Province, or to an hospital, nor shall be receive any fees from Government, unless his name has been duly enregistered as aforesaid.

20. Be it enacted, that any person whose name shall not be enregistered as aforesaid, and who shall be convicted of having practised Medicine, &c., shall on summary conviction before a Justice of the Peace, be condemued to pay a fine not exceeding \$100.00, and of not less than \$25.00.

The same penalty shall be incurred by each and every pcrson taking the name of or styling himself a Dr. or assuming any other qualification implying that he is legally authorised to practise physic, or offering his services as a Physician.

A similar penalty shall also be incurred by any individual advertising inpublic newspapers the sale of drugs or medicines for procuring abortion, or other immoral purposes, and also by the proprietors of such newspapers.

21. Be it enacted, that the Books of enregistration shall be held a legal proof in all Courts of Justice.

22. Be it enacted, that in all suits, the proof of enregistration shall be incumbent on the prosecuted party.

23. Be it enar ed il at all legal suits shall be brought before any justice the peace having jurisdiction within the place where the offence shall have been committed.

24. Be it enaced, That such justice of the peace, beside the above mentioned penalty, shall have the power to convict with costs, and in case such costs and penalty should not be paid, to order imprisonment for a term not exceeding 30 days.

25. Be it enacted, That any person convicted of illegal practice, who shall give notice of an appeal from the judgment of a justice of the peace, shall, before he be set free, give bail to the amount of the penalty, costs of judgment and appeal.

26. Be it enacted, that the said penalties shall be paid to the justice of the peace, and by the latter to the Treasurer of the Board. Any person may sue in his own name, or enter a complaint before the Court, and the Board shall be authorised to allow the prosecuting party the whole or part of the penalty, provided always that it shall be in the power of the Board to stop all proceedings by an order signed by the President.

27. And be it further enacted, that this Act shall be a public Act, and that it shall be held and received as such in all Courts of Justice, and by all persons within this Province.

gbituary.

WILLIAM R. BEAUMONT, F.R.C.S., ENG.*

By the death of Dr. Beaumont the Medical Profession of Canada has lost one of its brightest ornaments. The subject of the present notice was born in London, in 1803, and was descended from a family established in England in the

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^{*} The Data for this notice have been supplied by Dr. Temple and H. Beaumont, Esq., and we are indebted to Dr. Zimmermann of Toronto, for kindly sending us the facts in time for this number of the Journal.