

**THE HOUSE OF COMMONS OF CANADA—BILL 15.**

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**AN ACT TO AMEND THE CANADA MEDICAL ACT.**

*(Reprinted as amended and reported by the Select Committee to which it was referred.)*

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His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:

1. Paragraphs (c) and (d) of section 2 of The Canada Medical Act, chapter 137 of the Revised Statutes, 1906, are repealed and the following are substituted therefor:

“(c) ‘University’ shall mean any university which has a teaching medical department in connection therewith, and has the power to grant medical degrees;

“(d) ‘Medical school’ includes any institution recognized by a provincial medical council wherein medicine is taught.”

2. Paragraphs (c) and (e) of section 5 of the said Act are repealed and the following is enacted as paragraph (c) of the said section:

“(c) The determination and fixing of the qualification and conditions necessary for registration, the examinations to be undergone with respect to professional subjects only, and generally the requisites for registration: Provided that the council shall not determine or fix any qualifications or conditions to be complied with as preliminary to or necessary for matriculation in the study of medicine and for the obtainment of the provincial licenses, these being regulated as heretofore by the provincial authorities.”

3. Subsections 1 and 3 of section 7 are repealed and the following are substituted therefor:

“7. The Council shall be composed of:

“(a) Three members who shall be appointed by the Governor in Council, each of whom shall reside in a different province; but until such time as the Provinces of Saskatchewan, Alberta and British Columbia shall have been entitled to university representation, two of the three members so appointed shall be chosen from two of these provinces;

“(b) Two members representing each province, who shall be elected under regulations to be made in that behalf by the provincial medical council;