months, and the Maritime Medical Association, formed in 1891, which holds its annual meeting alternately in the three capitals of the Maritime Provinces, have greatly promoted harmony and good feeling, as well as mutual improvement. The Maritime Medical News, founded in 1888, has been of material benefit to the various associations by preserving in an accessible form a record of their proceedings, and of their more valuable contributions.

The medical legislation in 1872 is of so much importance that I trust you will pardon me for giving an account of various steps leading to it. By medical legislation I mean, of course, enactments designed to regulate the study and practice of medicine, it being generally conceded that the state has full power in this respect. The basis of medical legislation is the necessity of affording projection to the people against ignorant persons and pretenders. The intention of such legislation is to secure a standard of professional education to be exacted of every one who is desirous of engaging in the practice of medicine, and such standard is obtained in various ways needless to specify.

The first step was taken while the military element in the profession predominated, and was perhaps suggested by the Medical Acts of Upper and Lower Canada. The Medical Act of 1828 is very brief, and is entitled "An Act to Exclude Ignorant and Unskilful Persons from the Practice of Physic and Surgery." Its substance is as follows: No person shall demand or recover any fee or award for medical or surgical aid unless he has a diploma from some college legally authorized to grant the same, or of having been examined in respect to his professional capacity by judges to be appointed by the Governor-in-Council. The Act being simple in character and adapted to the wants of that period, had some influence in restraining irregular practice, and it afforded partially instructed and deserving men already in practice a chance to obtain a legal qualification.

Next came the Act of 1856, promoted by the Medical Society of Nova Scotia. If provided for the registration of qualifications in the office of the Provincial Secretary. In addition to being unable to recover fees for services, unregistered persons were prohibited from holding provincial medical appointments, and were also liable to a fine of £5 for practising. Persons with defective qualifications could still become duly qualified by passing an examination before a board of examiners. This Act. like the previous one, was moderate in its provisions, and free