Sect. 7 \& 8 amended.
IV. And be it enacted, That after the passing of this Act, the seventh and eighth sections of the said Act shall be interpreted and have effect as if the words "cerincate," and "certificate of qualification," were struck out of the said sections wherever they occur, and the word 5 " licence" were inserted instead thereof.

Graduates of the U. S. may be licensed on certain conditions.

Penalties under Sect. 9.
How recovera ble, \&c.
V. And be it enacted, That the said Provincial Medical Board shall have power to grant licences without examination to such graduates of Universities in the United States as may have been practising in Lower Canada, 10 for a period of not less than fifteen years, prorided such graduates prove to the satisfaction of the said Board that they are of good moral character, and apply for such licence, and produce the necessary testimonials and proof within one year from the passing of this Act.
VI. And be it enacted, That the penalty imposed by the ninth section of the said Act shall be recovefble with costs, and that the same may be sued for and recovered by the said College of Physicians and Surgeons of Lower Canada, by its corporate name, and being re- 20 covered shall belong to the said corporation for the uses thereof; and neither in any such suit or in any other cinil or criminal action to or in which the said corporation may be a party or interested shall any member of the coiporation be deemed incompetent as a witness by reason of his 25 being such member.
VII. And be it enacted, That the words "a certificate

Certain words in Sect. 10, 12, 13 and 14, horr construed.
to obtain a licence," in the first paragraph of the tenth section, the words "a : certificate for licence," in the second paragraph of the said section, and the words "a 30 (or "the") certificate for licence", in the tweifth, thirteenth and fourteenth sections of the said Act, respectively, shall be construed as meaning a licence from the Provincial Medical Board under the provisions of this Act.

