

tures, &c., before 1st May, 1867, or having matriculated before that day.

and sixty-seven, shall be compelled to pass any other matriculation or preliminary examination or to pursue any other curriculum than such as was required at the time he commenced his attendance on such lectures; and every student who had been regularly engaged in the study of medicine and had matriculated before the first day of May, one thousand eight hundred and sixty-seven, shall be held to have complied with the requirements of the said Act and of this Act, as regards such matriculation.

What must be shewn by persons claiming to be registered as qualified under Schedule A of amended Act.

2. Every person claiming to be registered under the said Act, as qualified under the third or under the fourth paragraph of Schedule A, thereto appended, by virtue of any license or authorization or certificate hereafter granted, unless he shall have regularly attended lectures in some University or medical school, before the first day of May, one thousand eight hundred and sixty-seven, must show, in order to make good his claim to such registration, that he duly passed a matriculation or preliminary examination covering all the requirements of the uniform standard established for such examination by Schedule Z hereto appended:

Uniform Standard may be changed; and how.

2. The said uniform standard may be changed hereafter, by by-law of the General Council of Medical Education and Registration of Upper Canada, and not otherwise; but no such by-law shall have any force or effect, unless and until the same shall have been approved by the Governor in Council, after three months notice thereof given in the *Canada Gazette*, and such approval shall have been notified in the *Canada Gazette*;

Evidence of matriculation examination.

3. The certificate of any University or incorporated Medical School in Lower Canada, that any student thereof has duly passed such matriculation or preliminary examination shall be sufficient evidence thereof.

Schedule A of medical Act amended.

3. The seventh paragraph of Schedule A to the said Act, is amended by adding after the word "registration" the words "or of any qualification which would entitle the party in question to be so registered."

Penalty on registered persons, assuming false titles or descriptions.

4. Any person who shall be registered under the said Act, and shall wilfully and falsely pretend to be, or take or use the name or title of physician, doctor of medicine, licentiate in medicine and surgery, bachelor of medicine, surgeon, apothecary, or any name, title, addition, or description, implying that he has taken any degree, or obtained any license or certificate, other than he actually possesses or is legally entitled to, shall, upon conviction before a Justice of the Peace for a first offence, be fined in a sum of not less than ten dollars and not exceeding twenty dollars, with costs, and on each subsequent conviction as aforesaid, shall be fined in the amount of the fine last levied against him, and an additional sum of not less than five dollars and not more than ten dollars, with costs.