deemed an incompetent member by reason of his quality of member.

The penalties imposed by the present law may be recovered by an ordinary civil action in the name of the College of Physicians and Surgeons of the Province of Quebec before the Circuit Court of the County or district of the domicile of the defendant, or of the district where the offence was committed, or by the prosecution by a Judge of Peace in conformity with the provisions of part 15 of the Revised Criminal Code of 1906.

The Court upon sufficient proof, condemns the defendant to pay the above mentionned penalty, besides the costs, within a delay fixed by itself, and sixty days imprisonment in the common jail of the district upon default to satisfy such condemnation in the delay prescribed.

In this case, the warrant of imprisonment is issued under the signature of a clerk of the court at the request in writing of the prosecuting Attorney and may be MUTATIS MUTANDIS, according to formula 41 appearing in part 25 of the Revised Criminal Code 1906 and executed in the ordinary manner.

141. — Irrespective of the damages which may be occasioned to the parties, the physician expelled or suspended who keeps exposed to view a placard or any other indication of such a nature as to conceal his expulsion or suspension from the public or who practices obstetrics, medicine or surgery, incurs a penalty of a hundred dollars for each infraction.

142. — Every fine or penalty imposed by the last preceding article is such for and recovered by the Registrar, in the name of the College of Physicians and Surgeons of the Province of Quebec with prior authorization of the Provincial Board, or of its President before the Circuit Court sitting in Quebec or in Montreal, the decision of which shall be final and without appeal.

If the Registrar is the person who is to be sued, the president shall act, ex-officio in the name of the Provincial Board