Board of examiners, how composed .- Proviso.

XXV. The Board of Examiners appointed under the preceding section, shall be composed as follows: One Member from each of the three teaching bodies now existing in Ontario, and one from every other School of Medicine which may be hereafter organized in connection with any University or College which is empowered by law to grant medical or surgical diplomas; and nine Members to be chosen from among those Members of the College of Physicians and Surgeons of Ontario, who are unconnected with any of the above teaching bodies: Provided always, that every candidate who shall, at the time of his examination, signify his wish to be registered as a Homoopathic or Eclectic practitioner, shall not be required to pass an examination in either Materia Medica or Therapeutics, or in the Theory or Practice of Physic, or in Surgery or Midwifery, except the operative practical parts thereof, before any examiners other than those approved of by the representatives in the Council of the body to which he shall signify his wish to belong.

Council to make orders, as to registrars, fees, examining committees, &c.

XXVI. The Council shall, from time to time, as occasion may require, make orders, regulations or by-laws for regulating the registers to be kept under this Act, and the fees to be paid for registration; and shall, from time to time, make rules and regulations for the guidance of the Board of Examiners, and may prescibe the subjects and mode of the examinations, the time and places of holding the same, and generally, may make all such rules and regulations in respect of such examinations, not contrary to the provisions of this Act, as they may deem expedient and necessary; such examinations to be both oral and written; and shall also make by-laws and regulations appointing returning officers, and directing the manner in which elections shall be conducted, and the expenses of the same be paid

Persons not registered, not entitled to privileges, &c.

XXVII. Any person entitled to be registered under this Act, but who shall neglect or omit to be se registered, shall not be entitled to any of the rights or privileges conferred by the previsions of this Act so long as such neglect or omission continues.

Wilful falsification by Registrar.

XXVIII. If the Registrar make or cause to be made any wilful falsification in any matter relating to the register, he shall incur a penalty of fifty dollars, and shall be disqualified from again holding that position.

MEDICAL EDUCATION.

Provision as to persons obtaining higher qualification than that registered.

XXIX. Every person registered under this Act, who may have obtained any higher degree or any qualification, other than the qualification in respect of which he may have been registered, shall be entitled to have such higher degree or additional qualification inserted in the register in substitution for, or in addition to, the qualification previously registered, on the payment of such fee as the Council may appoint.

No qualification to be registered unless Registrar satisfied.—Proviso.

XXX. No qualification shall be en'ered on the register, either on the first registration or by way of addition to a registered name, unless the Registrar be satisfied by proper evidence that the person claiming is entitled to it; and any appeal from the decision of the Registrar may be decided by the Council, and any entry which shall be proved to the satisfaction of the Council to have been fraudulently or incorrectly made, may be erased from the register by an order in writing of the Council; Provided always, that in the event of the Registrar being dissatisfied with the evidence adduced by the person claiming to be registered, he shall have the power, subject to an appeal to the Council, of refusing the said registration, until the person claiming to be registered shall have furnished such evidence, duly attested by oath or affirmation before the Judge of the County Court of any County in Ontario.

Every one registered may practice, and recover his fees, do.

XXXI. Every person who shall be registered under the provisions of this Act, shall be entitled, according to his qualification or qualifications, to practice Medicine, Surgery and Midwifery, or any of them, as the case may be, in the Province of Ontario, and to demand and recover in any Court of law, with full costs of suit, reasonable charges for professional aid, advice and visits, and the cost of any medecine or other medical or surgical appliances rendered or supplied by him to his patients.

Registrar to cause correct register to be published of names, do, of persons registered with particulars, do., which shall be prima facie cridence, do.

XXXII. The Registrar of the Council shall, from time to time, under the direction of the Council, cause to be printed and published, a correct register of the names in alphabetical order according to the surnames, with the respective residences, in the form set forth in schedule B to this Act or to the like effect, together with the medical titles, diplomas and qualifications conferred by any college or body, with the dates thereof, of all persons appearing on the register as existing on the day of publication; and such register shall be called "The Onturio Medical Register;" and a copy of such register for the time being, purporting to be so printed and published as aforesaid, shall be prima f.wie evidence in all Courts, and before all Justices of the Peace and others, that the persons therein specified are registered according to the provisions of this Act; and the absence of the name of any person from such copy shall be primâ facic evidence that such person is not registered according to the provisions of this Act: Provided always, that in the case of any person whose name does not appear in such copy, a certified copy under the hand of the Registrar of the Council, of the entry of the name of such person on the register, shall be evidence that tch person is registered under the provisions of mis Act.

Council may appoint examiners, &c., for matriculation examination.—Subjects of examination.

XXXIII. The Council shall have power and authority to appoint an examiner or examiners for the