

(f) the enactment, with the consent and at the instance of the medical councils of the various Provinces of Canada, of such Provincial legislation, as is necessary to supplement the provisions of this Act and to effect the foregoing purposes.

5. The Council may acquire and hold such real estate and personal property as is necessary and expedient for the purposes of the Council or of providing a revenue therefor, and may sell, lease or otherwise dispose thereof; but the annual value of the real estate owned by the Council and held for the purposes of revenue only shall not at any time exceed the sum of twenty-five thousand dollars.

6. The Council shall be composed of:—

(a) one member from each province, who shall be appointed by the Governor in Council;

(b) members representing each Province, their number being fixed in such case according to the number of practitioners registered under the law of the Province, in the following proportions:—

For the first 100, or fraction thereof..... One

For the second 100, or fraction thereof over one-half One

After the first 200, for each succeeding 600, or fraction thereof over one-half..... One

the elected members representing each province shall be elected—one by the Provincial medical council, and the others by the duly registered medical practitioners having received a license or certificate of registration within the province under regulations to be made in that behalf by the Provincial medical council; provided that it shall not be competent to any Provincial medical council, or the regular practitioners of any province, to elect any person as a member of the council who is in any wise connected with the teaching staff or governing board of any university or incorporated medical school which is under the provisions of this Act entitled to elect a member of the council, nor shall it be competent to them to so elect any person belonging to any such particular and distinct school of practice of medicine as is mentioned and intended by paragraph (d) of this subsection;

(c) one member from each university or from any incorporated medical college or school, in Canada having an arrangement with a university for the conferring of degrees on its graduates, engaged in the active teaching of medicine, who shall be elected by the university or by such college or school under such regulations as may appertain.

(d) three members, who shall be elected by such practitioners in Canada as, by the law of the Province wherein they practice, are now recognized as forming a particular and distinct school of practice of medicine, and, as such, are by the said law entitled to practice in the province;