

nally) the Justice may either proceed to hear and determine the case *ex parte*, or issue his warrant for apprehending such person and bringing him before himself or some other Justice of the Peace, or the Justice before whom the charge shall be made, may if he shall so think fit, without any previous summons issue such warrant, and the Justice before whom the person charged shall appear or be brought shall proceed to hear and determine the case.

XVI. And be it enacted, That in default of payment of any fine imposed under the authority of this Act, together with the costs attending the same within the period specified for the payment thereof at the time of conviction by the Justice of the Peace before whom such conviction may have taken place, it shall and may be lawful for such Justice of the Peace to issue his warrant directed to any Constable, to levy the amount of such fine and costs within a certain time to be in the said warrant expressed: and in case no distress sufficient to satisfy the amount shall be found, it shall and may be lawful for him to commit the offender to the Common Gaol of the District wherein the offence was committed, for any time not exceeding one month, unless the fine and costs shall be sooner paid.

XVII. And be it enacted, That no conviction under this Act shall be quashed for want of form, and no warrant of commitment shall be held void by reason of any defect therein, provided it be alleged that the party has been convicted, and there be a good and valid conviction to sustain the same.

XVIII. And whereas, for the protection of the public it is necessary that some supervision and control should be had over persons vending Medicines, and Drugs, or otherwise acting as Apothecaries within any City or Town corporate in Upper Canada: Be it therefore enacted, That the Fellows of the said College shall and may from time to time make such rules and regulations for the government and proper management of persons acting as Apothecaries, within any City or Town corporate within Upper Canada, as they may think proper, and may impose such penalty for the breach or non-observance of the same as in their discretion they may deem expedient, not exceeding the sum of pounds for any one offence, which said penalty may be enforced and collected before any Justice of the Peace, in the same manner as hereinbefore provided for the conviction and punishment of persons practising Physic, Surgery or Midwifery without a License; which said rules and regulations, before they shall be binding or effectual for the purpose of this Act, shall be published at least thirty days in the Upper Canada Gazette.

XIX. And be it enacted, That all fines and penalties levied and collected under and by virtue of this Act, shall be paid into the hands of the proper officer appointed by the said Fellows from time to time, to and for the use and benefit of the said College.

XX. Provided always, and be it enacted, That nothing herein contained shall extend or be construed to extend, to restrain the power of the Legislature at any time to repeal, alter or modify this Act in any of its provisions.

BOOKS, &c., RECEIVED DURING THE MONTH.

The Rejected Article, in reply to Dr. S. P. White's case of tumour of the shoulder, in the May number of the New York Journal of Medicine, with introductory remarks, containing a true statement of the facts in relation to that case. By A. L. Cox, M. D., New York.

Stockton's Dental Intelligencer, Vol. ii, Nos. 5 and 7.

Boston Medical and Surgical Journal, Nos. 13, 14, 15, 16, 17.

Barker's Canadian Magazine, Vol. i, No. 1.

Dublin Medical Press, April 8, 15, 22, 29.

Provincial Medical and Surgical Journal, April 8, 15.

American Journal of Science and Arts, Vol. i, No. 3.

The Medical Examiner, Philadelphia, Nos. 14, 15, 16, 17.

The Journal of Health and Monthly Miscellany; edited by W. M. Cornell, M. D., Boston. Vol. i, Nos. 1 to 5.

The Northern Journal of Medicine, Edinburgh, Nov., Dec., Jan., and Feb. Nos.

Buffalo Medical Journal, Vol. 1, No. 12.

Southern Journal of Medicine and Pharmacy, Vol. 1, No. 1 and 3.

New York Medical and Surgical Reporter, Vol. i, No. 16.

The New Orleans Medical and Surgical Journal, Vol. 2, No. 6.

Third Annual Report of the Managers of the State Lunatic Asylum, made to the Legislature, Jan. 23, 1846, Albany.

Illinois and Indiana Medical and Surgical Journal, Chicago, Illinois, Vol. i, No. 1.

Illustrated Botany; edited by John B. Newman, M. D., New York, Vol. i, Nos. 1, 2 and 3.

New York Journal of Medicine and the Collateral Sciences, May.

The Missouri Medical and Surgical Journal, Vol. i, No. 12.

REPORT OF THE MONTREAL GENERAL HOSPITAL FOR MARCH AND APRIL, 1846.

Dr. CRAWFORD, } Attending Medical Officers.
Dr. SEWELL, }

DISEASES AND ACCIDENTS.

Abscessus,	2	Hypochondrasis,	1
Amebustio,	1	Icterus,	2
Amemorrhœa,	2	Iritis,	1
Acne Rosacea,	1	Lupus,	1
Accouchment,	1	Morbus Cordis,	3
Ascites,	3	Neuralgia,	1
Bronchitis,	4	Œdema,	3
Catarthitis Senilis,	1	Ophthalmia,	4
Vesicæ,	1	Orchitis,	1
Caries Spinalis,	1	Paralysis,	1
Os Nasi,	1	Pernio,	1
Compressio Cerebri,	1	Plethitis,	6
Conjunctivitis,	3	Plethora Cerebri,	1
Contusio,	5	Pleurodynia,	1
Delirium Tremens,	1	Pneumonia,	3
Diarrhœa,	1	Psoriasis,	2
Dyspepsia,	4	Rheumatismus,	9
Dysenteria,	1	Rubeola,	3
Dysuria,	1	Scarlatina Anginosa,	6
Eczema,	2	Scirrhus,	1
Erysipelas,	1	Sciatica,	1
Febris Com. Con.,	13	Scrofula,	2
Typhoides,	8	Subluxatio,	1
Intermittens,	3	Syphilis,	3
Fractura,	2	Syehosis,	1
Gelatio,	2	Tumor,	1
Gastrodynia,	1	Uleus,	4
Hæmatemesis,	1	Urticaria,	1
Hypertrophia Cordis,	2	Variola,	3
Hepatitis,	1	Varix,	1
Hysteria,	1	Vermisatio,	1
		Total,	140
Remained,	104	Discharged,	161
Admitted,	142	Irregular,	2
		Died,	82
Total treated,	246	Remaining,	72
		Total,	246

IN-DOOR PATIENTS TREATED.		OUT-DOOR PATIENTS TREATED.	
Belonging to Montreal,	125	Belonging to Montreal,	440
Immigrants,	14	Immigrants,	39
Seamen,	1		
Soldiers,	2	Total,	469
Total,	142		
Males,	96	Males,	240
Females,	46	Females,	229
Total,	142	Total,	469

ALEXANDER LONG, M. D., House Surgeon