



CHAPTER 60

An Act to amend the Quebec Medical Act

[Assented to, the 1st of April, 1927]

HIS MAJESTY, with the advice and consent of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows:

1. The Quebec Medical Act (Revised Statutes, 1925, R. S., c. 213, chapter 213) is amended by inserting therein, after section s. 29a, added-29 thereof, the following subdivision and section.

“§ 5.—*Nurses in hospitals affiliated to universities*

“**29a.** Universities to which hospitals are affiliated shall have the right to designate two nurses per hospital, as having to form part of the Association of Registered Nurses of the Province of Quebec, and, after such designation, such nurses shall be registered and shall enjoy all the privileges of members of the said Association.”

2. Section 47 of the said act is replaced by the following:

“**47.** Every person who, having followed a regular and complete medical course in a university outside the Province, has obtained a degree of Doctor of Medicine, and who furnishes proof that he has passed a preliminary examination equivalent at least to that required in this Province, may receive a license on payment of the fees, and provided he fulfil the conditions required by the Provincial Medical Board.”

3. Section 48 of the said act is repealed.

4. Section 49 of the said act is replaced by the following:

“**49.** The decision of the Provincial Medical Board as to

Nurses in hospitals affiliated to universities.

R. S., c. 213, s. 47, replaced.

Licenses for holders of degrees outside Province.

R. S., c. 213, s. 48, repealed.

Id., s. 49, replaced. Decision final.

the acceptance of the certificates mentioned in section 47 shall be final and without appeal.”

R. S., c. 213,
s. 54, am. **5.** Section 54 of the said act is amended by replacing the words: “of four dollars”, in the second line thereof, by the words: “the amount of which shall be determined by by-law of the Provincial Medical Board”.

Id., s. 74,
am. **6.** Section 74 of the said act is amended by replacing subsection 7 thereof by the following:

Certiorari. “7. The only mode of evoking the case before judgment or of having the judgment rendered revised is by means of a writ of *certiorari*.”

Coming into
force. **7.** This act shall come into force on the day of its sanction.