

or a portion of the written examination, or from a portion of the oral examination, which it shall specify;

b. To accept as effective years of studentship the time devoted to active service, wholly or in part, and with or without the usual certificates of studentship, when indentures of studentship have been entered into in the ordinary course of application of the law; Time on active service to count as studentship.

c. To relieve such students from the payment of the whole or part of the fees they would otherwise have to pay for admission to the examination or to the practice of the profession; Relief from payment of fees.

d. To amend previous by-laws relating to the various degrees in law granted by universities or colleges—the whole after a previous understanding with the competent authorities of such universities or colleges—in such manner that the number of such courses or examinations shall be less for such students than those required from the others, according to the by-laws in force. University degrees.

**2.** The by-laws adopted under this act shall come into force on the day to be fixed by the General Council of the Bar of the Province of Quebec, or by the Board of Notaries, as the case may be. Coming into force of by-laws.

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

## CHAP. 61

An Act to amend the Revised Statutes, 1909, respecting the College of Dental Surgeons of the Province of Quebec.

[Assented to 5th March, 1915]

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

**1.** Paragraphs 1, 2, 3 and 7 of article 5033 of the Revised Statutes, 1909, are replaced by the following: R. S. 5033, am.

“1. During the last ten days of the month of September of each year, the secretary of the Board shall receive the nominations of all the members of the College qualified to be elected to the office of governor, provided they are in writing and signed by two members of the College qualified to vote at such election. Reception of nominations by secretary.

No nomination-paper so signed and sent shall contain more than nine nominations of members of the College domiciled elsewhere than in the district of Quebec or in the districts of St. Francis, Arthabaska or Bedford.

Member for district of Quebec to be nominated by member for such district.

As to the member of the College from the district of Quebec who must be elected to the Board, only the members of the College from such district shall have the right to nominate him; it shall be the same for the representative of the districts of St. Francis, Arthabaska and Bedford on the said Board, who must also be nominated only by members of the College from such districts.

In case of nomination-papers being sent to the secretary of the Board which do not conform to the requirements hereinabove enacted, such secretary shall, without delay, submit them to the Board, which may declare them null and void.

In case not sufficient nominations.

If it should then happen that there were not sufficient nominations to hold an election, the Board of Governors may postpone for six weeks the date of the election, and give notice thereof in writing to the members of the College, at the same time calling upon them to make the necessary nominations within ten days of the notice.

Notification to nominees to accept or refuse nomination.

"2. Upon the expiration of the ten days during which the members of the College have the right to so nominate candidates for the office of member of the Board of Governors, or upon the expiration of the ten days additional granted by the Board of Governors for the making of additional nominations, as provided by the latter part of the foregoing paragraph, the secretary shall, during the five following days, notify by registered letter each member of the College duly nominated, to inform him, within the same delay and in the same manner, of his acceptance or refusal of the nomination.

No reply means refusal.

Failure to reply within such delay shall be equivalent to a refusal of such nomination.

Printing, &c. of nomination paper if more nominated than there are vacancies.

"3. If, after such delay, more candidates are nominated than there are offices to fill, the secretary shall, within the five following days, have a nomination-paper printed, according to form A, and shall send a copy thereof by registered letter to each member of the College, and each of such members must give his vote on the said nomination-paper, by making a cross opposite the name of each of the candidates for whom he wishes to vote.

How voting to take place, &c.

Every such nomination-paper shall be folded by the voter in such manner that only the signature of the voter on the counterfoil of the nomination-paper and the seal of the College on the nomination-paper itself can be seen, and shall be sent back to the secretary by regist-

ered letter not later than the Saturday preceding the date of the general meeting held for the election.

"7. After the chairman of the meeting has ascertained <sup>Counting of</sup> that all the members present have voted, or have had an <sup>Votes, &c.</sup> opportunity of doing so, the scrutineers shall open the nomination-papers and count the votes, rejecting all papers having more than eleven votes, or otherwise improperly marked; they shall likewise reject all the papers of members who have not paid their contributions, and which they put aside at the beginning of the voting, and shall report to the chairman of the Board of Governors going out of office, who shall inform the meeting of the result of the voting and proclaim the members elected. In the case where two candidates, qualified to be elected, shall <sup>Casting vote,</sup> have an equal number of votes, the chairman of the meet-<sup>&c.</sup>ing shall give his casting vote."

**2.** Article 5036 of the said statutes is amended by in- <sup>R. S. 5036,</sup>serting therein, after the first paragraph thereof, a new <sup>am.</sup> paragraph, as follows:

"If the Board of Governors, under the powers conferred <sup>Postponed</sup> upon them by paragraph 2 of article 5033, postpones the <sup>meeting law-</sup>meeting for the election of members, such meeting may <sup>fully held.</sup>lawfully be held on the date to which it has been so postponed."

**3.** Article 5043 of the said statutes, as amended by the <sup>R. S. 5043,</sup>act 1 George V (1st session), chapter 31, section 1, is <sup>replaced.</sup>replaced by the following:

"**5043.** The Board of Governors may enact rules and <sup>Powers of</sup>regulations, not inconsistent with the provisions of this sec- <sup>board to</sup>tion, respecting the honor, the dignity and the discipline <sup>enact certain</sup> of the members of the College, the examinations for admis- <sup>rules, by-</sup>sion to the study and to the practice of dentistry, the remuneration of the members of the Board, of the assessors, of the examiners, and of its other officers, the reimbursement of travelling expenses incurred by them in the discharge of the duties of their office, and generally for all matters and things in connection with the practice of the profession of surgeon-dentist, provided, however, that such regulations be not inconsistent with the laws of this Province or of Canada."

**4.** Article 5044 of the said statutes is amended:

a. By replacing the first paragraph thereof by the <sup>R. S. 5044,</sup>following: <sup>am.</sup>

Board of  
governors to  
have power  
to enact rules  
and regula-  
tions re honor,  
dignity,  
and disci-  
pline.

**"5044.** 1. The following are declared to be acts derogatory to professional honour:";

b. By inserting therein, after sub-paragraph "j" thereof, a new sub-paragraph, as follows:

"k. Nothing hereinabove contained shall be interpreted as restricting the power of the Board of Governors to enact rules and regulations respecting the honor, the dignity and the discipline of the members of the College; and, in default of a by-law applicable to particular cases, the Board of Governors shall decide, subject to appeal to a general meeting of the whole profession, whether the act complained of is derogatory to the honor, dignity and discipline of the profession.

General  
meeting.  
Appeal.

Such general meeting may be called according to the procedure set forth in article 5059.

The appeal shall be taken and decided in the manner set forth in the said article. Nevertheless if the member interested considers himself aggrieved by the decision of the general meeting, sitting in appeal, he may appeal to the Superior Court."

Form A,  
replaced.

**5.** Form A, which follows article 5084 of the said statutes, is replaced by the Form A annexed as a schedule to this act.

Coming into  
force.

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

## SCHEDULE

## FORM

A.—(*Article 5033*)*Nomination-paper*COLLEGE OF DENTAL SURGEONS OF THE PROVINCE OF  
QUEBECNominations to the office of member of the Board of Govern-  
ors for the election of 19 ,

<b>1</b>	Arcand, Paul, Quebec. Proposed by Pierre Latreille, Henri Menier.	
<b>1</b>	Garret, Arthur. Sorel. Proposed by Peter Henderson, John Lovell.	
<b>1</b>		
<b>2</b>		
<b>3</b>		

Mark your cross X to the right of the name of each of the eleven candidates for whom you wish to vote.

Sign your name on the counterfoil, seal your nomination paper so that only your signature and the seal of the College on the back can be seen, and return it by registered letter so that it may be received by the secretary on the                      day of                      , 19                      ,

(Place) 19                      .

(Signature)

(Address)