

C H A P . 28

An Act respecting the corporation of the College of Dental Surgeons of the Province of Quebec

[Assented to 2nd June, 1904]

Preamble. **W**HEREAS it is necessary to make certain amendments to the law respecting dentists ;

Therefore, His Majesty, with the advice and consent of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows :

R. S., 4053,
amended.

1. Article 4053 of the Revised Statutes, as replaced by the act 52 Victoria, chapter 40, section 1, is amended by replacing the words : " Dental Association of the Province of Quebec " in the sixth and seventh lines, by the words : " College of Dental Surgeons of the Province of Quebec."

R. S., 4055,
amended.

2. Article 4055 of the Revised Statutes, as replaced by the act 52 Victoria, chapter 40, section 1, and amended by the acts 55-56 Victoria, chapter 32, section 1 ; 57 Victoria, chapter 37, section 1 ; 59 Victoria, chapter 30, section 1, and 62 Victoria, chapter 36, section 1, is again amended by replacing paragraphs 1, 2, 5, 8, 10 and 11 by the following bearing the same numbers respectively :

Duty of Board
of Governors.

" **4055.** 1. The Board of Governors is charged with the management of the business of the College.

Composition
of Board
Qualification
as to resi-
dence.

" 2. The Board is composed of nine active members of the College, elected at a general meeting of the College held for that purpose. One at least of such members shall have his domicile in the district of Quebec, another in the districts of Saint Francis, Arthabaska or Bedford, and the seven others may be selected from any place in the Province.

Certain per-
sons not
eligible.
Term of office
of elective
members.

No member of the College, engaged in selling dentists' supplies, shall be eligible as a member of the Board.

Retiring of
members
elected at
first election
after coming
into force of
this act.

" 5. The nine elective members of the Board shall remain in office for a term of three years, three of them retiring each year, and they are re-eligible. They remain in office until the election of their successors in all cases.

At the election of members of the Board which shall follow the coming into force of this act, two members now in office shall retire as if this act had not been passed, and there shall be elected three other members in addition to the two to replace such two members. Thereafter, the three newly elected members shall go out of office in the following order : The member receiving the smallest number of

votes shall retire at the end of the first year ; the one coming next in the number of votes shall retire at the end of the second year, and the third, who has received the largest number of votes, shall remain in office during the whole term of three years ; and in each of these years, two other members of the Board shall retire in the same manner as they now retire under the law existing before the coming into force of this act.

“ 8. The first meeting for the election of members of the Board after the coming into force of this act shall be held on the third Wednesday in September and annually thereafter. For that purpose, the secretary actually in office shall give at least thirty days' notice, in the *Quebec Official Gazette*, of the place where and date and hour when such meeting will be held. When first election to be held. Notice therefor.

“ 10. Instruction in dentistry shall be given by the school of dental surgery of the Laval University, and the school of dental surgery of McGill University, as well as by any university legally recognized in the Province. Instruction in dentistry.

The College and each of these schools may establish dental infirmaries and regulate the management thereof. Dental infirmaries.

“ 11. The examinations for the university degrees in Dental Surgery shall be held in the presence of two assessors, members of the Board of Governors or licentiates in dental surgery appointed for that purpose by the said Board. Assessors to be present at examination.

The assessors for the examinations held in the city of Quebec shall be chosen from among the dentists practising in that city.” Assessors at examination in Quebec.

3. Article 4055*a* of the Revised Statutes, as enacted by the act 55-56 Victoria, chapter 32, section 2, amended by the act 56 Victoria, chapter 32, section 1, and replaced by the act 62 Victoria, chapter 36, section 2, is again replaced by the following : R. S., 4055*a*, replaced.

“ **4055*a*.** The schools mentioned in the preceding article are established for the purpose of giving to dental students the lectures and clinical instruction prescribed by their rules and by-laws, which course is compulsory on all candidates who may present themselves for a license to practise dentistry in the Province of Quebec.” Object of schools. Courses compulsory.

4. Article 4055*b* of the Revised Statutes, as enacted by the act 59 Victoria, chapter 30, section 2, and amended by the act 62 Victoria, chapter 36, section 4, is again amended by replacing the first four lines of paragraph 1, as follows :

“ 1. He shall have obtained at least the degree of “ master of dental surgery ” from any school or university mentioned Degree to be obtained.

in article 4055, to which the Board of Governors shall have appointed representatives”.

R. S., 4058,
amended.

5. Article 4058 of the Revised Statutes, as replaced by the act 55-56 Victoria, chapter 32, section 3, and amended by the act 57 Victoria, chapter 37, section 2, and by the act 62 Victoria, chapter 36, section 5, is again amended by replacing paragraph 1 by the following :

Examination
for admission
to study.

“**4058.** 1. Any person desiring to study dentistry in this Province must previously have passed the examination for admission to study, prescribed by the Board of Governors of the College of Dental Surgeons of the Province of Quebec ; but all bachelors of any recognized Canadian or British university shall be admitted to study dentistry without such examination.

Appointment
of examiners
and subjects
for examina-
tion.

The said Board shall appoint the necessary examiners and indicate the subjects on which candidates for study shall be examined.”

R. S., 4061,
amended.

6. Article 4061 of the Revised Statutes, as replaced by the act 52 Victoria, chapter 40, section 1, and amended by the act 57 Victoria, chapter 37, section 3, and by the act 62 Victoria, chapter 36, section 7, is again amended :

- (a) By replacing the word : “ thirty,” in the third line of paragraph 2, by the word : “ fifteen ” ;
- (b) By replacing the word : “ Four,” in the first line of paragraph 4, by the word : “ Five.”

R. S., 4061a,
replaced.

7. Article 4061a of the Revised Statutes, as enacted by the act 59 Victoria, chapter 30, section 8, is replaced by the following :

Appointment
of assessors
to attend den-
tal examina-
tion of schools
and universi-
ties, and to
report to
Board.
Proviso.

“**4061a.** The Board of Governors shall appoint two or more assessors, selected from among the members of the College, to attend the dental examinations of the schools and universities mentioned in article 4055, and to report to the said Board of Governors upon the character of such examinations ; but such assessors shall not be chosen from amongst any of the teachers in the schools or universities giving instruction in dentistry.

If report un-
favorable to
candidates.

If the report should be unfavorable to any of the candidates, the Board of Governors may refuse to grant the admission, license, and title mentioned in the said article, to those candidates whose qualifications have so been deemed insufficient.

Notice of ex-
amination to
be given to
secretary of
College.

It shall be the duty of each of the said schools and universities to notify the secretary of the College of the time when and place where the examinations in dentistry shall be held, at least one month previous to such examinations.”

8. Article 4061*b* of the Revised Statutes, as enacted by R. S., 4061*b*, the act 59 Victoria, chapter 30, section 3, is replaced by the following : replaced.

“ 4061*b*. The schools of dental surgery, as they have been established by the Board of Examiners of the Dental Association of the Province of Quebec, and as affiliated to Laval and McGill Universities, are declared to have a legal existence, and to enjoy all the privileges granted to corporations.” Certain schools of dental surgery declared to be corporations.

9. The College of Dental Surgeons of the Province of Quebec does not constitute a new corporation distinct from the Dental Association of the Province of Quebec, governed by the act 52 Victoria, chapter 40, and the amendments thereto, but continues such corporation for all purposes. College not a new corporation.

10. In any law and in any regulation made under the act 52 Victoria, chapter 40, or its amendments, the words : “ Dental Association of the Province of Quebec,” or any word or words designating the said association, shall mean the College of Dental Surgeons of the Province of Quebec ; and the words : “ Board of Examiners ” or any word or words designating such board, shall mean the Board of Governors of the Dental Surgeons of the Province of Quebec. Interpretation.

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

C H A P . 29

An Act to amend the law respecting the early closing of shops

[Assented to 2nd June, 1904]

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

1. Section 1 of the act 57 Victoria, chapter 50, is amended by adding thereto the following clauses : 57 V., c. 50, s. 1, amended.

“ Every infringement of a by-law made in virtue of this act shall render the person, found guilty thereof before two justices of the peace, liable to a fine not exceeding forty dollars for each offence, and in default of payment an imprisonment not exceeding two months. Penalty for infringement of act.”