

3 By adding after the words " of his decease " in the fifth line of the same clause the words, " or of the absence of such land surveyor."

Coming into force.

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

C A P. X X X V I.

An Act to amend the acts respecting the Dental Association of the Province of Quebec.

[Assented to 21st June, 1885.]

HER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

46 V., c. 34, s. 3, amended.

1. Section 1 of the act 43 Victoria, chapter 34, is amended by adding thereto the following :

Annual fees.

" All members of the Dental Association of the Province of Quebec, shall, on or before the third day of September, in each year, pay to the treasurer of the association an annual fee of two dollars."

Section added after s. 6, of 46 V., c. 34.

2. The following section is added, after section 6 of the said act :

Member may be sued for arrears.

" 6a. In addition to being disqualified from voting under section 6, any member of the association who neglects to pay his dues and fees in arrear, after thirty days' notice sent by the secretary of the association to such member, by registered letter, may be sued for such dues and fees before any civil court of competent jurisdiction."

Section added after s. 7 of 46 V., c. 34.

3. The following section is added after section 7 of the said act :

Term of study.

" 7a. Students of dental surgery, regularly indentured, shall study for four years in the office of a licentiate, and during such time shall attend at least one course of lectures in any medical or dental college, after which, on complying with the formalities prescribed by the by-laws of the association and on production of the certificates establishing such attendance at such medical or dental college, they shall be entitled to be admitted to examination, and upon passing such examination successfully, shall be admitted as licentiates of dental surgery ;

Proviso as to holders of diplomas from

Any such student, who is the holder of a diploma from any college of dental surgery recognized by the association, shall, after three years service under indentures,

including the time spent at the said college, on complying with the said formalities, and paying the fees established by the board, be entitled to be admitted to examination, and upon passing such examination successfully, shall be entitled to be admitted as a licentiate of dental surgery.”

4. Section 19 of the said act is replaced by the following : 46 V., c. 34, s.

“ 19. Every person, not being the bearer of a dentist's licence, granted by the board of examiners of the Dental Association of the Province of Quebec, and not registered as a member of the association :

a. Who practises in this province as a dentist for remuneration, or in the hope of reward or payment, either directly or indirectly, or

b. Who attempts to evade the law by causing his services as dentist to be indirectly paid by means of the sale of drugs or medicines or barter or otherwise, or

c. Who falsely pretends to be registered or hold a license granted under the law respecting the Dental Association, or takes or uses in any way any name, title, or quality calculated to convey the impression that such person is authorized to practise as a dentist, or makes use of any title intending to cause it to be believed that he is a graduate of a college of dentists or uses any title representing in any way that he is such graduate, or

d. Who without license, practises as a dentist for remuneration or in the hope of reward, directly or indirectly under the name of a licensed dentist, outside the office or locality of practice of such licensed dentist, or practises as such unlicensed dentist for remuneration, or in the hope of reward, directly or indirectly, in the office or under the name or patronage of a physician or surgeon of this province not authorized to practise dentistry,

Shall incur a penalty of not less than twenty-five dollars, nor exceeding two hundred dollars, for each offense, together with full costs of suit as brought.

In default of payment of such penalty and costs within fifteen days from the date of rendering such judgment, or such shorter time as the court may fix, the amount thereof may be recovered by the seizure and sale, in the ordinary manner, under execution, of the moveable or immovable property of the defendant ; and, in default of sufficient moreable or immovable property to satisfy the judgment in penalty, costs, and subsequent costs, the defendant shall be condemned to imprisonment in the common gaol of the district in which judgment has been rendered for a period of not less than two nor exceeding six months, unless such penalty, costs and subsequent costs be sooner paid.

2. Prosecutions instituted for the recovery of any penalty imposed by this act may be instituted and sued for in the

certain colleges.

19, replaced.
Person not holding license :

Who practises for reward, &c.

Who procures indirect payment for services.

Who falsely pretends to be registered.

Who, without license, practises under another's name.

Liable to penalty.

Distress in default of payment.

Imprisonment in default of sufficient distress.

Prosecution by whom instituted.

name of "the Dental Association of the Province of Quebec," or by any person in his own name, in the same form and under the same rules of procedure as ordinary civil actions for the recovery of debt, in any Circuit Court of the county or district in which the defendant resides, or in which he may be served with the writ of summons or in which the infringement was committed.

Before Circuit Court.
Before Superior Court if amount sufficient.
Allegations of declaration.

Suits may also be instituted before the Superior Court for any such district, in the event of more than one penalty being sued for in the same action, or where the amount sued for would give such Superior Court jurisdiction.

3. It shall be sufficient, in any action or suit to recover penalties under this act, to state in the declaration that the defendant is indebted to the plaintiff in the sum of money thereby demanded and to allege the particular offence for which the action is brought and that the defendant hath acted contrary to law.

Onus upon defendant to prove license.

4. In any prosecution under this act it shall be incumbent upon the defendant to prove that he is entitled to practise as a dentist in this province and to assume such title therein.

Officers not incompetent as witnesses.

5. No person, otherwise competent to be a witness in any such suit or prosecution, shall be incompetent as such witness by reason of this being a member or officer of the association.

One witness sufficient.

6. In any prosecution under this act to recover any penalty thereby imposed, the offence may be proved by the oath of one witness.

Copy of entries sufficient without production of books.

7. Where proof of registration or non-registration is required under this act, a copy or extract, from the register or books of the association, certified under the hand of the secretary shall be authentic and be sufficient proof of the contents of such certified copy or extract, without the production of the original register or books.

Certificate *prima facie* proof.

Such certificate, copy or extract purporting to be signed by any person in his capacity of secretary of "The Dental Association of the Province of Quebec," under this act, shall be *prima facie* evidence that such person is such secretary, without any proof of such signature or of his being in fact such secretary."

Proviso as to certain students at present registered.

5. All students who, at the time of the coming into force of this act, are registered as such by the secretary of the Dental Association, and have not passed the preliminary examination required by the said act 46 Victoria, chapter 34, section 7, as amended by the act 47 Victoria chapter 34, section 1, are hereby exempted from passing such examination.

6. All acts and provisions of law respecting the Dental Association of the Province of Quebec, incompatible with the provisions of this act, are repealed. Incompatible acts repealed.

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

CAP. XXXVII.

An Act to incorporate the Montreal School of Veterinary Surgery.

[Assented to 21st June, 1886.]

WHEREAS Orphyr Bruneau, veterinary surgeon, Georges Olivier Beaudry, M.D., C.M., Joseph Pierre Chartrand, M.D., C.M., Aristide Beaugrand Champagne, M.D., Joseph Maxime Beausoleil, M.D., and Edouard Amédée Poitevin, M.D., C.M., all of the city of Montreal, have, by their petition, represented that they have for several months given lectures on veterinary surgery which have been successfully followed by a large number of students, and they have petitioned to be constituted a corporation; and whereas it is advisable that such teaching be continued, and it is expedient to grant their prayer; Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows:

1. A corporation is hereby constituted in this province under the name of the "Montreal School of Veterinary Surgery," which shall be composed of Orphyr Bruneau, Aristide Beaugrand Champagne above-named and of four other physicians respectively occupying the chairs of physiology, chemistry, histology and botany in the corporation known as the "Montreal School of Medicine and Surgery," *ex officio*, so long as they occupy such chairs and of their successors therein. Persons incorporated. Name.

2. The object of such corporation is to give, by its members and competent professors, courses of lectures on all subjects connected with medicine and veterinary science; but medicine and surgery, anatomy and *materia medica* shall be taught by veterinary surgeons. Object of corporation.

3. The examination of students, whether for study or practice, shall be passed before a committee of examiners, four at least of the members of which shall hold diplomas as veterinary surgeons; and after examination such examiners may give certificates of capacity and grant diplomas. Examinations to be before committee. Power to grant certificates and diplomas.