

28. The present board of governors elected under the provisions of the acts hereinbefore repealed, shall be continued, and shall act until after the next triennial election, but subject in all other respects to the provisions of this act; and all by-laws, rules and regulations heretofore made by the said college of physicians and surgeons of Lower Canada, shall remain in force until repealed or modified under the provisions of this act.

Present board.

Present regulations.

29. The officers appointed under the provisions of the acts repealed, shall retain their respective offices, and perform their respective duties under the provisions of this act, and all books and registers heretofore kept by them in conformity with the acts hereby repealed, shall be continued in use for their respective purposes under this act.

Present officers and register.

30. The college of physicians and surgeons of the province of Quebec is hereby vested with all the rights, powers, privileges, property and assets, heretofore belonging to the college of physicians and surgeons of Lower Canada.

Property &c., of old college transferred.

31. Nothing in this act contained shall be construed to affect the rights of any persons under the provisions of the act 28 Vict., cap. 59 and amendments thereto: 29 Vict., cap. 95.

Rights of homoeopaths reserved.

C A P . X X V I I .

An act to amend and repeal certain acts and enactments therein mentioned.

[Assented to 28th December, 1876.]

HER MAJESTY, by and with the advice and consent of the Legislature of Quebec, hereby enacts, in relation to the following acts of the said Legislature of Quebec, passed in the 38th and 39th years of Her Majesty's reign, as follows :

I The word "parliamentary" wherever used in the act 38 Victoria, chapter seven, intituled: "An act respecting the election of members of the legislative assembly of the province of Quebec," shall be held and construed to mean and apply to the election of members of the legislative assembly of Quebec only.

38 V. c. 7, (Electoral act) amended.

The sections fifty-six and fifty-seven of the said act are hereby repealed, and the following clauses enacted in lieu thereof which shall be read and construed as if

ss. 56, 57, replaced.

they had originally formed part of the said act instead of the said sections hereby repealed, that is to say :

"56. Every secretary-treasurer, who has refused or neglected to make the alphabetical list of electors as required by this act, or who having made the list, has wilfully inserted therein or omitted therefrom any name which should not have been so inserted or omitted therefrom, shall incur a penalty not exceeding five hundred dollars or imprisonment not exceeding twelve months in default of payment."

"57. Every person having the custody of electors' lists and whose duty it is to deliver copies thereof who shall have made any insertion or omission as in the preceding sections in the copies furnished by him, shall incur the penalty prescribed in the last preceding section."

s. 218,
amended.

The following words "forge or counterfeit or alter," forming part of sub-section one of the section two hundred and eighteen of the said act, are hereby repealed and struck from the said sub-section one, which shall be read as if the said words had never formed a part thereof.

s. 235,
amended.

Section two hundred and thirty-five of the said act shall be amended by striking out of the said section, after the word "penalty" therein, the words "in favor of such person" and also after the word "dollars" the words "together with all damages sustained by reason thereof," and substituting in place thereof the words following : "reserving to such person his recourse at law against such returning officer for all damages sustained by such person by reason thereof."

s. 238,
amended :
ss. 290, 291,
repealed.

The last paragraph of the section two hundred and thirty-eight, and the sections two hundred and ninety and two hundred and ninety-one of the said act are hereby severally repealed.

38 V., c. 76,
(City of
Three Rivers)
s. 75, replaced.

2. The sub-section one of section seventy-five of the act 38 Victoria, chapter seventy-six, intituled : "An act to amend and consolidate the "act of incorporation of the city of Three Rivers, and the various acts which amend the same" is hereby repealed, and the following substituted therefor and shall be read and form the said sub-section.

Liquors.

"1. For authorizing the sale of any spirituous, vinous, alcoholic or intoxicating liquor subject to such restrictions as they may deem expedient."

s. 79, § 4,
repealed.

The fourth sub-section of section seventy-nine of the said last mentioned act is hereby repealed.

38 V., c. 78,
(town of
Lachine),
amended.

3. The act 38 Victoria, chapter seventy-eight, intituled : "An act to amend the act thirty-six Victoria; chapter fifty-three, intituled : "An act to incorporate the corporation of the town of Lachine."

So much of the section of this act as empowers the Police force. police force thereby constituted to act against infringements of any federal or provincial law or without warrant to enter houses, store-houses, grocery-stores, shops, inns or other suspicious places, or yards or other places within the limits of the said town for the arrest of any contravening person found therein or thereon, or to enter any inn, hotel or licensed shop for the sale of spirituous, vinous or fermented liquors to ascertain whether the laws or by-laws referred to regulating such places for the sale of such liquors have been observed, and to arrest on view any person for contravening those laws or by-laws aforesaid, prohibiting the sale of spirituous, vinous or fermented liquors without license, or to act as such police or constables elsewhere than within the limits of the said town or of contravention of any laws save and except the said by-laws, without special authority therefor, is hereby repealed.

4. So much of the section ninety-one of the act 38 V., c. 79, (City of Hull) s. 91, amended. 38 Victoria, chapter seventy-nine, intituled: "An act to incorporate the city of Hull," as gives power to the council of the said city to make by-laws in relation to the several ferries between the said city and the city of Ottawa and the township of Templeton, and for imposing penalties for the refusal or neglect of conformity with such by-laws and for regulating the recovery of such penalties in the appropriation to the said city of Hull, and the entire proviso to the said section as to the right of the mayor, aldermen and citizens of the said city, to grant licenses to keep such ferries, and for the equal division of the revenue from such licenses between both corporations, are hereby repealed.

The fifth sub-section of the said section ninety-one is s. 91, § 5, replaced. hereby repealed and the following substituted to be read in lieu thereof and to form the said sub-section :

" 5. For authorizing the sale of any spirituous, vinous, Liquors. alcoholic or intoxicating liquors, subject to such regulations as they may deem expedient."

The one hundred and thirtieth section of the said last act is hereby repealed. s. 130, repealed.

The section one hundred and sixty-six of the said last act is hereby amended by striking therefrom the words following of the said section after the word "manner" in the said section, to wit:—"all offenses against the provisions of the act chapter one hundred and two of the consolidated statutes for Lower Canada is so far as the provisions of the said act are applicable to the said city and also" which shall form no part of the act and by substituting therefor the words following: "as herein before provided." s. 166, amended.

s. 219,
amended.

The section two hundred and nineteen of the said last act is hereby amended by striking therefrom the words following : " The provisions of chapter one hundred and two of the consolidated statutes for Lower Canada herein before mentioned or" which shall no longer form or be read as part of the said section.

38 V., c. 81,
(Atlantic In-
surance Co.
of Montreal),
amended.

5. So much of the act 38 Victoria, chapter eighty-one, intituled : "An act to incorporate the Atlantic Insurance Company of Montreal," as purports to authorize the said company to carry on the business of insurance as in the said last act mentioned and to do all things appertaining thereto or connected therewith elsewhere than in the province of Quebec, and to make investment of its funds in the securities of any foreign state or states, and to contract or be contracted with elsewhere than in the province of Quebec, and to make contracts of insurance in respect of any vessel, steamer, boat or other craft navigating the oceans or high seas or lakes, rivers or other navigable waters from any port elsewhere than in the province of Quebec or to any port elsewhere than in the said province, is hereby repealed.

38 V., c. 89,
(Sherbrooke
Gas Compa-
ny), ss. 15,
18 & 19, re-
pealed.

6. The fifteenth, eighteenth and nineteenth sections of the act 38 Victoria, chapter eighty-nine, intituled : " An act to incorporate the Sherbrooke gas company," are hereby repealed.

39 V., c. 33,
(Notarial act)
s. 7, repealed.

7. The section seven of the act 39 Victoria, chapter thirty-three, intituled : " An act to amend and consolidate the various acts respecting the notarial profession in this province," is hereby repealed.

39 V., c. 41,
(St. Maurice)
amended.

8. The word "parliamentary" wherever used in the act 39 Victoria, chapter forty-one, intituled : "An act to annex certain portions of the township of Shawinigan in the county of St. Maurice to the parish of Ste. Flore in the county of Champlain for school, municipal and registration purposes and for the purpose of parliamentary representation" shall be held and construed to mean and apply to the election of members of the legislative assembly of Quebec only.

39 V., c. 42,
amended :
(Counties of
Lotbinière &
Beauce).

9. The word "parliamentary" wherever used in the act 39 Victoria, chapter forty-two intituled : " An act to detach a certain portion of the county of Lotbinière and to annex it to the county of Beauce for school, municipal and registration purposes and for those of parliamentary representation, and to civilly erect the parish of St. Séverin, " shall be held and construed to mean and apply to the election of members of the legislative assembly of Quebec only.

- **10.** The word "parliamentary," wherever used in the act 39 Victoria, chapter forty-three, intituled : "An act to detach a certain portion of the county of Bellechasse and to annex the same to the county of Montmagny for parliamentary, registration, municipal or school purposes," shall be held and construed to mean and apply to the election of members of the legislative assembly of Quebec only. 39 V., c. 43, amended. (Counties of Montmagny and Bellechasse.)
- 11.** The sub-section four of section thirty-three of the act 39 Victoria, chapter fifty, intituled : "An Act to incorporate the city of Sherbrooke," is hereby repealed. 39 V., c. 50, s. 33, § 4, (City of Sherbrooke) repealed.
- 12.** The act 39 Victoria, chapter fifty-six, intituled : "An act to amend the act incorporating the Montreal, Portland and Boston railway," is hereby repealed. 39 V., c. 56, repealed.
- 13.** So much of the act 39 Victoria, chapter sixty, intituled : "An act to incorporate the patriotic insurance company of Canada," as purports to authorize the said company to carry on the business of life insurance and fire and marine insurance and to do all things appertaining thereto or connected therewith elsewhere than in the province of Quebec, and to make and effect contracts of life insurance, and generally to enter into transactions dependent upon the contingency of life and all other transactions usually entered into by life insurance companies, and to effect contracts of insurance against loss by fire or the perils of sea and inland navigation, from any port elsewhere than in the province of Quebec, or to any port elsewhere than in the said province, or to invest its funds in the securities of any foreign state or states, is hereby repealed. 39 V., c. 60, amended. (Patriotic Ins. Co. of Canada.)
- The section twenty-seven of the act last mentioned is hereby repealed. s. 27, repealed.
- The section twenty-eight of the said last act is hereby amended by confining the provisions of this section to civil actions, suits and prosecutions. s. 28, amended.
- The name of the insurance company incorporated by the said act, is changed to that of "The patriotic insurance company of Montreal," and the said company under such name shall be subject to all the obligations, and may exercise all the powers, rights, privileges, claims and demands which it now possesses, or may in future possess, as if there had been no alteration in the name thereof, excepting always that which is amended by the present act. Name changed.
- 14.** The act 39 Victoria, chapter sixty-two, intituled : "An act to change the name of 'The provincial permanent building society' to that of 'the provincial loan 39 V., c. 62, (Loan Co.) ss. 9, 11, amended.

company' and to extend the powers thereof," is hereby amended, by striking from the ninth section thereof the final words following: "may be agreed upon" and substituting therefor the words "are established by law in this province" and by striking from the section eleven of the said act after the word "interest" the following words: "as may be deemed advisable" and substituting therefor the words "which shall be legally agreed upon."

39 V., c 63
(Loan and
Mortgage
Co.) ss. 9 and
11, amended.

15. The act 39 Victoria, chapter sixty-three, intituled: "An act to change the name of the 'Montreal permanent building society' to that of 'The Montreal loan and mortgage company' and to extend the powers thereof," is hereby amended by striking from the ninth section thereof the final words following: "may be agreed upon" and substituting therefor the words "are established by law in this province," and by striking from the section eleven of the said act after the words "interest" the following words: "as may be deemed advisable" and substituting therefor the words "which shall be legally agreed upon."

39 V., c 66,
ss. 2 and 9,
amended. (V.
Hudon Co)

16. Chapter sixty-six of the act 39 Victoria, intituled: "An act to authorize the 'V. Hudon mills company, Hochelaga' to issue debentures on the security of the property of the said company and for other purposes," is hereby amended by striking from the fourth sub-section of the second section of the said act the words following: "eight per cent that they bear" and substituting the words following: "at the rate which shall be legally agreed upon."

The section nine of the said act is hereby repealed.

39 V., c 76,
s. 3, amend-
ed. (Musical
Band, at
Lauzon.)

17. The words following in the third section of the act 39 Victoria, chapter seventy-six, intituled: "An act to incorporate the musical band of the village of Lauzon," to wit: "or of imprisonment for thirty days or of both at once in the discretion of the judge" are hereby repealed and struck from the said act, no longer to form part thereof.

CAP. XXVIII.

An Act to render permanent the several Acts therein mentioned.

[Assented to 28th December, 1876.]

Preamble.

WHEREAS it is expedient to continue the acts hereinafter mentioned, which would otherwise expire at the end of the present session; and whereas it is expedient