

ANNO OCTAVO

VICTORIÆ REGINÆ.

CAP. LXXX.

An Act to incorporate the Quebec School of Medicine.

[29th March, 1845.]

THEREAS Joseph Painchaud, John Rowley, Joseph Parent, Charles P.o. mble. Fremont, James Arthur Sewell, Pierre Martial Bardy, Joseph Morrin, Jean Blanchet, James Douglas, John Racey, A. Jackson, and J. Zephirin Nault, all of the City of Quebec, licensed Practitioners of Medicine and Surgery, have by their Petition to the Legislature represented that certain of their number connected with the Hospitals in the said City, have associated themselves to deliver Lectures on Anatomy, Surgery, the Practice of Medicine, and Midwifery, to a class of Students attending the said Hospitals; and that the said petitioners believe that if they and their successors were incorporated and invested with the powers hereinafter mentioned, they would be able still further to increase their means of affording adequate instruction to their pupils, and would be enabled to place within their reach such means of acquiring Medical knowledge as would render it unnecessary for them to spend any portion of their period of study out of this Province and frequently out of Her Majesty's Dominions, as many are under the necessity of doing at an expense which they can ill afford, and to their disadvantage in other respects; and whereas it is expedient to grant the prayer of the said petition: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice an I consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, intituled, An Act to Re-unite the Provinces of Upper and L wer Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, That the said Joseph Painchaud, John Rowley, Joseph Certain persons under the name of Morrin,

"The Quebet School of Medicine" incorporated, and empowered to hold real and personal property to the value of £5,000.

Morrin, Jean Blanchet, James Douglas, John Racey, A. Jackson and J. Zephirin Nault, and their successors, and those who may be associated with them or their successors in the manner hereinafter mentioned, shall be and are hereby constituted a body politic and corporate by the name of " The Quebec School of Medicine," and by that name shall have perpetual succession, and a Common Seal, with power to break, alter or make anew the same, and may by that name sue and be sued, plead and be impleaded in all Courts of Law or Equity in this Province, and may purchase, take, and hold real and personal property, provided the real property so held by the said corporation do not at any time exceed the value of Five Thousand Pounds currency, and may alienate the same and acquire other property instead thereof.

On death removal or resignation of members, others to be oppointed by public competition.

Corporation not exceed ten in number.

Governor's approval.

II. And be it enacted, That whenever any of the members of the said corporation shall die, or shall become permanently resident out of the City of Quebec, or shall resign (and any member shall be at liberty so to resign) or it shall be deemed advisable by the corporation to increase the number of members thereof (which the said corporation may always do, provided the number of the members shall never at any time exceed ten,) then the said corporation shall give public notice of such vacancy in the manner to be provided by the By-Laws of the corporation, and that on a day to be appointed in such notice a member (or members as the case may be) will be chosen by public competition, and on the day so appointed the candidates shall attend at the place where the meetings of the corporation shall be held, and shall then and there be examined as to their qualifications as public teachers of the sciences they will be required to teach, in such manner as shall be appointed by the By-Laws of the corporation then in force; and the name of the candidate whom the corporation shall deem in all respects best qualified to fill the vacancy, shall be submitted to the Governor of this Province for his approval: or if the corporation shall be of opinion that none of the candidates are qualified to fill such vacancy, and the vacancy cannot be filled, then a new competition shall be had as aforesaid.

Lectures: 120 in French and English to be delivered annually. III. And be it enacted, That the said corporation shall yearly and every year cause to be delivered at least one hundred and twenty lectures of at least one hour each in the English language, and the like number and of the same duration in the French language, on the following branches of Medical Science, to wit: Anatomy and Physiology, Chemistry and Pharmacy, Materia Medica, Theory and Practice of Physic, Principles and Practice of Surgery and Midwifery, and Diseases of Women and Children, to be given by competent lecturers, at some place in the City of Quebec, between the first day of October and the last day of April.

yearly to the Governor of this Province.

IV. And be it enacted, That the fee to be demanded of any pupil on his entry or matriculation in the said School shall not exceed ten shillings currency, to be applied by the corporation to the purchase of books, specimens, and the improvement in other ways of their Library and Museum, which shall be open for the use of their pupils on all days except Sundays and Holidays, and an account of the

by pupil, and application

To account sums received for such fees, and of the expenditure thereof, shall be rendered annually to Governor.

V. And be it enacted, That the said corporation shall have power to make such By-Laws. By-Laws as may be necessary for the conduct of its affairs and business, the government of its pupils, and for carrying into effect the provisions of this Act, as to the members thereof shall from time to time appear expedient, and as shall not be in anywise repugnant to or inconsistent with this Act or to Law; and such Approved by By-Laws, being first approved by the Governor of this Province, shall have force and effect, and shall bind the members and pupils of the corporation and all others whom they may concern; and may in like manner be altered, amended or repealed, and others made in their stead as need shall be: Provided always, that no such Provisors By-Law shall impose any fine or penalty exceeding twenty-five shillings for any offence: And provided also, that a fair copy in both languages of the By-Laws then in force shall be at all times publicly posted in some conspicuous place in the lecture room; and any copy of such By-Laws, under the seal of the corporation and certified by the Provincial Secretary, shall be deemed authentic, and shall be received in evidence as the By-Laws in force at the date of such certificate.

Governor.

VI. And be it enacted, That on the presentation by any pupil of the said Examination Medical School, of his certificate of attendance from the said corporation, to the body, or persons appointed to examine applicants for licenses to practice Physic, tice. Surgery, Midwifery, or Pharmacy, they shall examine the said certificate, and having done so, and ascertained in what capacity or department the applicant is therein certified as having attended such lectures, and having duly examined him, shall themselves certify accordingly to the Governor of this Province, a license to practice may accordingly be issued to such applicant in the usual manner and on payment of the usual fees.

of pupils and licence to prac-

VII. And be it enacted, That each and every member of the said corporation shall, Liability for in his private capacity, be liable for any debts or obligations of the corporation.

debts.

VIII. And be it enacted, That all the powers of the said corporation may be validly exercised by any majority of the members thereof for the time then being; and that any deed or instrument under the seal of the corporation and signed by any such majority of the members for the time being, or by such person as shall be appointed be valid

Majority of Corporation to exercise service of proagainst Corporation.

appointed by such majority as their attorney for that purpose, shall be held to be the deed of the corporation; and any service of process or otherwise made at the place at which the said Medical School shall be kept, and (if in such case personal service be required but not otherwise) on one of the members of the corporation, shall be deemed a valid service upon the said corporation.

Governor may require account of proceedings and appoint officer to inquire. IX. And be it enacted, That the said corporation shall lay before the Governor of this Province at such times and in such manner and form as he shall direct, any statement by him required as to the affairs of the corporation, or their doings under the authority of this Act, and shall submit to such inquiry into and concerning the same as he shall direct to be made by any person or officer he may nominate for that purpose.

Public Act.

X. And be it enacted, That this Act shall be a public Act, and shall be judicially noticed as such by all Judges and Justices of the Peace and others whom it may concern without being specially pleaded.

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