Legislative Council.

58° VICTORIÆ, 1894.

# A BILL

### To regulate the practice of Medicine and Surgery and other matters connected therwith.

[MR. SIMPSON;-12 September, 1894.]

WHEREAS it is expedient to enable persons requiring medical Preamble. aid to distinguish qualified from unqualified practitioners: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and 5 Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :--

(I) Whosoever, not being a legally qualified medical prac-Penalty for falsely using the name of a titioner within the meaning of the Act second Victoria number physician, doctor, &c. twenty-two, as amended by the Acts ninth Victoria number twelve
10 and nineteenth Victoria number seventeen, or entitled to be registered as a legally qualified medical practitioner within the meaning of this Act takes or uses the name or title of a physician, doctor of medicine, licentiate in medicine and surgery, bachelor of medicine, or surgeon, or any other name, title, addition, or description implying that he is a
15 practitioner in medicine, shall be liable to a penalty of *fifty* pounds, and a further penalty of *five* pounds for each day from the time when the said offence was first committed in the case of a continuing offence against the provisions of this section, or shall be liable to imprisonment for a term not exceeding *twelve* months.

c 8-

(II) A person shall be deemed to be entitled to be registered as a legally qualified medical practitioner within the meaning of this Act if, in fact, he has fulfilled the conditions and done the things and possesses the qualifications required in the Act second Victoria number twentytwo, as amended by the Acts ninth Victoria number twelve and **5** nineteenth Victoria number seventeen, to be proved to the satisfaction of the New South Wales Medical Board or a quorum thereof.

2. (1) Any person who publishes an advertisement or notification that he treats disease, injury, or ailment, or that disease, injury, or ailment is treated in any house therein referred to, shall in every such 10 advertisement or notification as aforesaid, state his christian name and surname in full, and shall place and maintain the said names upon any house (if any) referred to in the said advertisement or notification; and if he be not a legally qualified medical practitioner within the meaning of the Acts mentioned in section one of this Act, he shall, 15 also, in each case, affix to his surname the words " not registered."

(II) Any person who fails to comply with the requirements above-mentioned or any of them shall be liable to a penalty of *twenty* pounds, and in the case of a continuing offence to a further penalty of *five* pounds for each day from the time when the said offence was 20 first committed.

(III) Any person purporting to be but not being the person whose name is stated in any advertisement or notification as aforesaid, who treats disease, injury, or ailment at any house referred to in any advertisement or notification as aforesaid shall be liable to a penalty 25 of *twenty* pounds. In any proceedings under this subsection, the burden of proving that he is the person whose name is stated in the advertisement or notification shall lie on the person charged.

3. A copy of the register kept in pursuance of the Act second Victoria number twenty-two, signed by the President of the New 30 South Wales Medical Board, shall, in any proceedings under this Act, be *primá facie* evidence that the persons whose names are therein contained and no others were, up to and including the time when the said copy of the register was so signed, legally qualified medical practitioners. 35

4. All penalties imposed by this Act may be recovered before and all charges under this Act may be heard and determined by a Police or Stipendiary Magistrate, or any two Justices of the Peace in Petty Sessions.

5. This Act may be cited as the "Medical Practitioners' Act, 40 1894."

[3d.]

Persons advertising that they treat disease.

Copy of register to be evidence.

Offences and penalties.

Short title.

Sydney : Charles Potter, Government Printer.-1894.

Legislative Council.

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- 10 and nineteenth Victoria number seventeen, or entitled to be registered as a legally qualified medical practitioner within the meaning of this Act takes or uses the name or title of a physician, doctor of medicine, licentiate in medicine and surgery, bachelor of medicine, or surgeon, or any other name, title, addition, or description implying that he is a **15** practitioner in medicine, shall be liable to a penalty of *fifty* pounds, and a further penalty of *five* pounds for each day from the time when
- the said offence was first committed in the case of a continuing offence against the provisions of this section, or shall be liable to imprisonment for a term not exceeding *twelve* months. c 8-(II)

(II) A person shall be deemed to be entitled to be registered as a legally qualified medical practitioner within the meaning of this Act if, in fact, he has fulfilled the conditions and done the things and possesses the qualifications required in the Act second Victoria number twentytwo, as amended by the Acts ninth Victoria number twelve and **5** nineteenth Victoria number seventeen, to be proved to the satisfaction of the New South Wales Medical Board or a quorum thereof.

2. (1) Any person who publishes an advertisement or notification that he treats disease, injury, or ailment, or that disease, injury, or ailment is treated in any house therein referred to, shall in every such 10 advertisement or notification as aforesaid, state his christian name and surname in full, and shall place and maintain the said names upon any house (if any) referred to in the said advertisement or notification; and if he be not a legally qualified medical practitioner within the meaning of the Acts mentioned in section one of this Act, he shall, 15 also, in each case, affix to his surname the words "not registered."

(11) Any person who fails to comply with the requirements above-mentioned or any of them shall be liable to a penalty of *twenty* pounds, and in the case of a continuing offence to a further penalty of *five* pounds for each day from the time when the said offence was 20 first committed.

(III) Any person purporting to be but not being the person whose name is stated in any advertisement or notification as aforesaid, who treats disease, injury, or ailment at any house referred to in any advertisement or notification as aforesaid shall be liable to a penalty 25 of *twenty* pounds. In any proceedings under this subsection, the burden of proving that he is the person whose name is stated in the advertisement or notification shall lie on the person charged.

3. A copy of the register kept in pursuance of the Act second Victoria number twenty-two, signed by the President of the New 30 South Wales Medical Board, shall, in any proceedings under this Act, be *primá facie* evidence that the persons whose names are therein contained and no others were, up to and including the time when the said copy of the register was so signed, legally qualified medical practitioners. 35

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2

Persons advertising that they treat disease.

Copy of register to be evidence.

Offences and penalties.

Short title.

This PUBLIC BILL originated in the LEGISLATIVE COUNCIL, and, having this day passed, is now ready for presentation to the LEGISLATIVE ASSEMBLY for its concurrence.

Legislative Council Chamber, Sydney, 27th September, 1894. } JOHN J. CALVERT, Clerk of the Parliaments.

## New South Wales.



ANNO QUINQUAGESIMO OCTAVO

# VICTORIÆ REGINÆ.

\* \* \* \* \* \* \* \* \* \* \* \* \* \*

## No.

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WHEREAS it is expedient to enable persons requiring medical Preamble. aid to distinguish qualified from unqualified practitioners: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and 5 Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :---

(I) Whosoever, not being a legally qualified medical prac-Penalty for falsely titioner within the meaning of the Act second Victoria number using the name of a twenty-two, as amended by the Acts ninth Victoria number twelve
10 and nineteenth Victoria number seventeen, or entitled to be registered as a legally qualified medical practitioner within the meaning of this Act takes or uses the name or title of a physician, doctor of medicine, licentiate in medicine and surgery, bachelor of medicine, or surgeon, or any other name, title, addition, or description implying that he is a
15 practitioner in medicine, shall be liable to a penalty of fifty pounds, and a further penalty of five pounds for each day from the time when

and a further penalty of five pounds for each day from the time when the said offence was first committed in the case of a continuing offence against the provisions of this section, or shall be liable to imprisonment for a term not exceeding twelve months.

c 8-

#### Medical Practitioners'.

(II) A person shall be deemed to be entitled to be registered as a legally qualified medical practitioner within the meaning of this Act if, in fact, he has fulfilled the conditions and done the things and possesses the qualifications required in the Act second Victoria number twenty-5 two, as amended by the Acts ninth Victoria number twelve and

nineteenth Victoria number seventeen, to be proved to the satisfaction of the New South Wales Medical Board or a quorum thereof.

2. (1) Any person who states in an advertisement or notifica- Persons advertising tion that he treats disease, injury, or ailment, or that disease, injury, disease. 10 or ailment is treated in any house therein referred to, shall in every such advertisement or notification as aforesaid, state his christian name and surname in full, and shall place and maintain the said names upon any house (if any) referred to in the said advertisement or notification; and if he be not a legally qualified medical practitioner within the

15 meaning of the Acts mentioned in section one of this Act, he shall, also, in each case, affix to his surname the words " not registered." (II) Any person who fails to comply with the requirements

above-mentioned or any of them shall be liable to a penalty of twenty pounds, and in the case of a continuing offence to a further penalty 20 of five pounds for each day from the time when the said offence was

first committed. (III) Any person purporting to be but not being the person

whose name is stated in any advertisement or notification as aforesaid, who treats disease, injury, or ailment at any house referred to in any 25 advertisement or notification as aforesaid shall be liable to a penalty

- of twenty pounds. In any proceedings under this subsection, the burden of proving that he is the person whose name is stated in the advertisement or notification shall lie on the person charged. 3. A copy of the register kept in pursuance of the Act second Copy of register to
- 30 Victoria number twenty-two, signed by the President of the New be evidence. South Wales Medical Board, shall, in any proceedings under this Act, be prima facie evidence that the persons whose names are therein contained and no others were, up to and including the time when the said copy of the register was so signed, legally qualified medical

35 practitioners. 4. All penalties imposed by this Act may be recovered before Offences and and all charges under this Act may be heard and determined by a penalties. Police or Stipendiary Magistrate, or any two Justices of the Peace in Petty Sessions.

5. This Act may be cited as the "Medical Practitioners' Act, Short title. 40 1894."

Sydney : Charles Potter, Government Printer.-1894.

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15 practitioner in medicine, shall be liable to a penalty of fifty pounds, and a further penalty of five pounds for each day from the time when the said offence was first committed in the case of a continuing offence against the provisions of this section, or shall be liable to imprisonment for a term not exceeding twelve months.

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(II) Any person who fails to comply with the requirements above-mentioned or any of them shall be liable to a penalty of twenty pounds, and in the case of a continuing offence to a further penalty 20 of five pounds for each day from the time when the said offence was first committed.

(III) Any person purporting to be but not being the person whose name is stated in any advertisement or notification as aforesaid,

- who treats disease, injury, or ailment at any house referred to in any 25 advertisement or notification as aforesaid shall be liable to a penalty of twenty pounds. In any proceedings under this subsection, the burden of proving that he is the person whose name is stated in the advertisement or notification shall lie on the person charged.
- 3. A copy of the register kept in pursuance of the Act second Copy of register to 30 Victoria number twenty-two, signed by the President of the New be evidence. South Wales Medical Board, shall, in any proceedings under this Act, be prima facie evidence that the persons whose names are therein
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Legislative Council Chamber, Sydney, September, 1894.

Clerk of the Parliaments.

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Legislative Council Chamber, Sydney, September, 1894.

Clerk of the Parliaments.

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