THE

UNIVERSITY OF TORONTO ACT,

1947

STATUTES OF ONTARIO, 1947

CHAPTER 112

as amended by 1953, Chapter 107; 1955, Chapter 90 1958, Chapter 119, and 1959 Chapter 103

1964

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The Governors of the University of Toronto

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HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

INTERPRETATION AND GENERAL PROVISIONS

1. In this Act.

Interpre-

- (a) "affiliated college" means a college that is affiliated with the University;
- (b) "appointed members" means the members of the Board appointed by the Lieutenant-Governor in Council:
- (c) "Board" means The Governors of the University of Toronto;
- (d) "Chancellor" means Chancellor of the University;
- (e) "college" includes a school or other institution of learning;
- (f) "Committee of Election" means Committee of Election established under this Act:
- (g) "Comptroller" means Comptroller of the University;
- (h) "council" includes The Council of the Faculty of Arts, The Council of University College and the council of every faculty and school;
- (i) "federated college" means a college that is federated with the University:
- (j) "federated university" means a university that is federated with the University;

- (k) "head", when it refers to the head of a federated university or of a federated college, means the person who is or is certified by the governing body of such university or college to be the head thereof;
- (l) "Librarian" means Librarian of the University;
- (m) "President" means President of the University;
- (n) "property" includes real property and all other property of every nature and kind;
- (o) "real property" includes messuages, lands, tenements and hereditaments, whether corporeal or incorporeal, and any undivided share thereof and any estate or interest therein;
- (p) "Registrar" means Registrar of the University;
- (q) "Secretary of the Board" means Secretary and Acting Secretary of the Board and includes the office of Bursar of the University;
- (r) "Senate" means Senate of the University;
- (s) "Superintendent" means Superintendent of Buildings and Grounds of the University;
- (t) "teaching staff" includes professors, associate professors, assistant professors, lecturers, associates, instructors, demonstrators and all others engaged in the work of teaching or giving instruction;
- (u) "Trinity College" means Trinity College as established and incorporated by the Act passed in the 14th and 15th years of the reign of Her late Majesty Queen Victoria, chaptered 32, and as constituted a university by Royal Charter bearing date the 16th day of July, 1853;
- (v) "University" means University of Toronto;
- (w) "Vice-President" means Vice-President of the University; and
- (x) "Vice-President (Administration)" means Vice-President (Administration) of the University. 1959, c. 103, s. 1.

2. The provincial university, known as the University of Toronto, the provincial college, known as University College, the Senate, Convocation, the several faculties and schools of

University, University College, faculties, etc, continued the University and the Faculty of University College, are and each of them is hereby continued, and, subject to the provisions of this Act, shall respectively have, hold, possess and enjoy all the property, rights, powers and privileges which they respectively now have, hold, possess or enjoy. 1947, c. 112, s. 2.

3. All appointments in and statutes, by-laws, resolutions Appointments, and regulations affecting the University and University College and each of them shall continue, subject to the provisions continued of this Act, and subject also, as to the teaching staff and all officers, servants and employees, to their removal by the Board. 1959, c. 103, s. 2.

4.—(1) Whenever in any Act or document reference is made to the School of Practical Science, the same shall apply and extend to the Faculty of Applied Science and Engineering.

School of Science Faculty of Applied Science, etc.

(2) All money expended by the Board in the maintenance of the faculty shall for the purposes and within the meaning of the agreement bearing date the 2nd day of March, 1889, between Her late Majesty Queen Victoria, and the Corporation of the City of Toronto, be deemed to be money expended by "Her Majesty and Her Successors acting by and through the Executive Council of the Province of Ontario." 1947. c. 112. s. 4.

Money ex-pended by Board in maintenance of such faculty

FEDERATED AND AFFILIATED INSTITUTIONS

5.—(1) Every university and every college federated with the University and every college affiliated with the University shall continue to be so federated or affiliated, subject to any affiliated statute in that behalf and to this Act.

(2) Subject to the provisions of this Act, a college affiliated Colleges with a federated university at the time of its federation with with federthe University, whether heretofore or hereafter entered into, versity shall be deemed to be affiliated with the University. 1947, c. 112, s. 5 (1, 2).

(3) The following are declared to be the universities federated with the University:

- (a) Victoria University;
- (b) Trinity College; and
- (c) The University of St. Michael's College.

Federated colleges

- (4) The following are declared to be the colleges federated with the University:
 - (a) Knox College;
 - (b) Wycliffe College; and
 - (c) Emmanuel College of Victoria University. 1959, c. 103, s. 3, part.

Affiliated colleges

- (5) The following are declared to be the colleges affiliated with the University:
 - (a) Albert College;
 - (b) The Ontario Agricultural College;
 - (c) The Royal College of Dental Surgeons of Ontario;
 - (d) The Ontario College of Pharmacy;
 - (e) The Ontario Veterinary College;
 - (f) The Ontario College of Art:
 - (g) The Ontario Ladies College, by reason of its having been affiliated with Victoria University when Victoria University became federated with the University; and
 - (h) St. Hilda's College, by reason of its having been affiliated with Trinity College, when Trinity College became federated with the University.

Affiliated colleges, when to be represented on Senate (6) A college affiliated with the University since the 15th day of April, 1901, or hereafter affiliated with it shall not be entitled to representation on the Senate unless so declared by statute of the Senate.

Removal of college from federation or affilia(7) The Senate may remove from federation or affiliation with the University any college, now or hereafter federated or affiliated with it, which becomes an integral part of or federates or affiliates with any other university which has and exercises the powers of conferring any degrees other than those in theology.

Colleges affiliated with federated university to cease to be affiliated with University on dissolution of federation

(8) If and when any university now or hereafter federated with the University ceases to be federated with it, every college which is affiliated with the University by reason only of its having been affiliated with such federated university shall thereupon and thereafter cease to be affiliated with the University, but shall retain the same relation with the federated university with which it was affiliated as existed when such federated university became federated with the University. 1947, c. 112, s. 5 (5–8).

and The University of St. Michael's College in their relation of Victoria, to the University shall be because in their relation of Victoria, to the University shall be known as and may be called colleges St. Michael's of the University bearing respectively as such colleges the names Victoria College, Trinity College and St. Michael's College. 1959, c. 103, s. 3, part.

6.—(1) When any university in Ontario determines to surrender its degree-conferring powers, except the power of conferring degrees in theology, and notifies the Board of such determination, the Board may by statute or by-law declare such university to be federated with the University on and from a day to be named in the statute or by-law, and thereupon and thereafter the power of such federated university to confer degrees, except in theology, shall be suspended.

Admission of

(2) Every such statute or by-law shall be published forthwith after the passing thereof in The Ontario Gazette. 1959, or by-law c. 103, s. 4.

(3) The power and authority of conferring degrees, except in theology, of any university now or hereafter federated with the University shall be suspended and in abeyance, but may be resumed by such federated university if three years have elapsed from the date when its federation with the University took effect, and if after the lapse of such three years one year's notice in writing of its intention to resume its degree-conferring powers has been given to the Board, and such federated university shall cease to be federated with the University at and after the expiry of the last-mentioned period.

of degree-conferring

(4) Notice that any such federated university has ceased to be federated with the University and the date when it ceased of federation to be so federated shall be published in the Ontario Gazette.

(5) The graduates and undergraduates in arts, science and Rights of law of a federated university and such graduates and undergraduates thereof in medicine as have passed their examina- university tions in Ontario, so long as such federation continues, shall have and enjoy the same degrees, honours and status in the University as they held and enjoyed in the federated university. 1947, c. 112, s. 6 (3-5).

graduates and

7.—(1) No religious test shall be required of any professor, Religious lecturer, teacher, officer or servant of the University or of University College, or of any student thereof or therein, nor shall religious observances according to the forms of any religious denomination or sect be imposed on them or any of them, but the Board may make regulations touching the moral conduct Moral and of the students thereof and therein and their attendance on training public worship in their respective churches or other places of

religious worship and their religious instruction by their respective ministers, according to their respective forms of religious faith, and every requisite facility shall be afforded for such purposes, but attendance on such forms of religious observances shall not be compulsory on any student attending the University or University College.

Right of federated universities and colleges as to religion (2) Nothing in this section shall interfere with the right of a federated university or college to make such provision in regard to religious instruction and religious worship for its own students as it may deem proper, and to require the same to be observed as a part of its own discipline. 1947, c. 112, s. 7.

PROPERTY

Accounts of proceeds of sales of lands set apart for University and University College

8.—(1) Separate accounts of the proceeds of the sales of the lands set apart for the use of the University and University College or either of them by the Act passed in the 60th year of the reign of Her late Majesty Queen Victoria, chaptered 59, and by the Act passed in the third year of the reign of His late Majesty King Edward the Seventh, chaptered 36, as amended by the Act passed in the 5th year of the same reign, chaptered 36, and by the Act passed in the last-mentioned year, chaptered 37, shall continue to be kept by the proper officers and departments and yearly accounts thereof to be furnished to the Board, as provided in those Acts, and all money derived from such sales shall be paid to the Board free from all charges or deductions for management or otherwise.

Rights of University as to such lands preserved

(2) The repeal of the Acts and parts of Acts mentioned in subsection 1 shall not affect or impair the right of the University and University College or either of them to have the lands mentioned therein set apart in accordance with and subject to the provisions thereof.

Annual grant of \$7,000 continued

(3) The annual grant of \$7,000, provided for by the first-mentioned Act, shall continue to be paid to the Board as provided therein, and the same shall form a charge upon and be paid from time to time out of the Consolidated Revenue Fund. 1947, c. 112, s. 8.

Property vested in trustees transferred to Board 9. All property heretofore or hereafter granted, conveyed, devised or bequeathed to any person in trust for or for the benefit of the University and University College or either of them or of any faculty, school or department thereof or otherwise in connection therewith, subject always to the trust affecting the same, shall be vested in the Board. 1947, c. 112, s. 9.

Queen's Park 10. The land demised to the Corporation of the City of Toronto for the purpose of a park under the authority of section 66 of chapter 62 of the Consolidated Statutes of Upper

Canada shall, so long as the lease remains in force, form part of the City of Toronto and the residue of the land adjacent to the park which is vested in the Board shall be subject to the police regulations of the corporation and the council thereof and except as herein otherwise provided to the by-laws thereof. 1947. c. 112. s. 10.

11. All real property vested in the Board shall, as far as the application thereto of any statute of limitations is concerned, be deemed to have been and to be real property vested in the Crown for the public uses of Ontario. 1947, c. 112, s. 11.

Application of statute of limitations as to property

12. The dedication heretofore by the Crown for any purpose of any real property held for the purposes of the University and University College or either of them has not taken away from such real property any rights or privileges which it enjoyed as Crown lands or prejudicially affected the same, but all such rights and privileges remain in full force and effect. 1947, c. 112, s. 12.

Former dedication to University not to affect status of lands as Crown lands

13.—(1) The real property vested in the Board shall not be liable to be entered upon, used or taken by any municipal or other corporation or by any person possessing the right of taking land compulsorily for any purpose, and no power to expropriate real property hereafter conferred shall extend to such real property unless in the Act conferring the power it is made in express terms to apply thereto.

Land vested in Board not liable to expropriation

(2) Subsection 1 shall apply to real property owned by or vested in any university or college federated with the University. 1947, c. 112, s. 13.

Extended application of subs. 1

14.—(1) The property real and personal vested in the Board and any lands and premises leased to or occupied by the Board shall not be liable to taxation for provincial, municipal or school purposes, and shall be exempt from every description of taxation; but except as mentioned in subsections 2 and 3, and unless otherwise by law exempt, the interest of every lessee under a lease from the Board and every occupant other than the Board of real property vested in the Board shall be liable to taxation.

Exemption of property from

(2) The liability to taxation of the interest of a lessee or occupant mentioned in this section shall not extend to the interest of a lessee or occupant being a member of the teaching staff or an officer or servant of the University or of University College who, or being an association of undergraduates or an incorporated society of undergraduates or of graduates and undergraduates which, is the lessee or occupant of any part of the property commonly known as the University Park, composed of the north halves of park lots numbers eleven, twelve and

Lessees or occupants of certain land exempted thirteen in the first concession from the Bay, in the Township of York, now in the City of Toronto, and including that part of park lot number fourteen in the first concession, described in a conveyance to Her late Majesty Queen Victoria, registered as number 8654R in the registry office for the registry division of the City of Toronto, but the interest of every such lessee or occupant shall be exempt from taxation.

Certain land of federated bodies also exempt

(3) Those parts of the lots mentioned in subsection 2 which are now or hereafter may be owned, leased or occupied by any federated university or federated college for the purposes of such university or college shall also be exempt from taxation in the same way and to the same extent as the real property vested in the Board and lands and premises leased to or occupied by the Board are by subsection 1 exempted from taxation. 1947, c. 112, s. 14.

Endowment of chairs, scholarships, 15. Any person with the approval of the Board may, under and subject to such terms and conditions as he may prescribe, endow a chair or found a fellowship, scholarship, bursary, exhibition, medal, prize or other award in the University or University College, or aid the University and University College and each of them by providing an endowment for any other purpose or object in connection therewith. 1947, c. 112, s. 15.

BOARD OF GOVERNORS

Board of

16. The Board of Governors of the University and University College is continued as a body corporate by the name and style of "The Governors of the University of Toronto," and shall have in addition to the rights, powers and privileges mentioned in section 28 of *The Interpretation Act*,* the power to take and hold real property for the purposes of the University and of University College without licence in mortmain. 1947, c. 112, s. 16.

R.S.O. 1937, c. 1

Composition of Board

17. The Board shall consist of the Chancellor and the President of the University, who shall be *ex officio* members, and thirty-two persons appointed by the Lieutenant-Governor in Council. 1958, c. 119, s. 1.

Disqualifications 18. No person shall be eligible for appointment as a member of the Board unless he is a British subject and his customary place of residence is in the Province of Ontario. 1947, c. 112, s. 18.

Chairman

19. One of the members of the Board shall be appointed by the Lieutenant-Governor in Council to be its chairman. 1947, c. 112, s. 19.

^{*}Reference should now be had to section 26 of The Interpretation Act, R.S.O. 1960, Chapter 191.

20.—(1) The Board may appoint one of its members to be Appointment vice-chairman, and in case of the absence or illness of the vice-chairman chairman, or of there being a vacancy in the office of chairman, the vice-chairman shall act as and have all the powers of the chairman.

(2) In case of the absence or illness of the chairman, and the Chairman pro tempore vice-chairman, the Board may appoint one of its members to act as chairman pro tempore and the member so appointed shall act as and have all the powers of the chairman.

(3) All acts which lawfully might have been done by the Validity of their acts chairman, when done by the acting vice-chairman, or by a chairman pro tempore shall be conclusively deemed to have been lawfully done, and it shall not be necessary to prove that any of the causes mentioned in subsection 1 for the vicechairman acting, or that any of the causes mentioned in subsection 2 for the appointment of a chairman pro tempore in fact existed. 1947, c. 112, s. 20.

21. Unless and until otherwise provided by the Board, seven Quorum members shall constitute a quorum. 1947, c. 112, s. 21.

22. Notwithstanding any vacancy in the Board, as long as there are at least ten members it shall be competent for the Board to exercise all or any of its powers. 1947, c. 112, s. 22.

23. The appointed members of the Board shall hold office Term of office for six years, and until their successors are appointed. 1947, c. 112, s. 23.

24. An appointed member of the Board shall be eligible for Members may be reappointed re-appointment. 1947, c. 112, s. 24.

25. An appointed member of the Board may be removed by the Lieutenant-Governor in Council. 1947, c. 112, s. 25.

Removal from office

26. The head of University College, the head of a federated university, or of a federated or an affiliated college, a member of the teaching or administrative staff of the University, of University College, of a federated university, or of a federated or affiliated college, shall not be eligible to be appointed as a member of the Board. 1947, c. 112, s. 26.

Heads of etc., ineligible

27.—(1) If a member of the Board, after his appointment, accepts or occupies any of the offices or positions mentioned in section 26, or ceases to have his customary place of residence in the Province of Ontario, or becomes mentally ill or otherwise incapable of acting as a member, he shall ipso facto vacate his office, and it shall be the duty of the Board, by resolution, to declare his membership vacant.

Member

Absence from meetings

(2) If, within any fiscal year of the University, a member of the Board, not having been granted leave of absence by the Board, attends less than forty per centum of the meetings of the Board, the Board may, by resolution, declare his membership vacant.

Idem

(3) If, within any fiscal year of the University, a member of the Board, not having been granted leave of absence by the Board, attends less than twenty per centum of the meetings of the Board, he shall *ipso facto* vacate his office and it shall be the duty of the Board, by resolution, to declare his membership vacant.

Proof

(4) A resolution passed under this section entered upon the minutes of the Board shall be conclusive evidence of the vacancy therein declared. 1947, c. 112, s. 27.

Filling vacancies 28. Where a vacancy on the Board happens before the term of office for which a member has been appointed has expired, the vacancy shall be filled by the appointment by the Lieutenant-Governor in Council of a successor, who shall hold office for the remainder of the term. 1947, c. 112, s. 28.

Government, etc., of University vested in Board 29. The government, conduct, management and control of the University and of University College, and of the property, revenues, business and affairs thereof, shall be vested in the Board. 1947, c. 112, s. 29.

Borrowing powers of Board **30.**—(1) In order to enable the Board to provide for the purchase of such land, and the erection of such buildings as the Board may from time to time deem necessary for the purposes of the University and of University College, including additions to, improvements of, and equipment for buildings now or hereafter erected, the Board may from time to time borrow such sums as the Board may from time to time deem necessary for such purposes, and may make and execute such instruments as may be deemed requisite for securing payment of the sums so borrowed, and the interest thereon.

Money borrowed to be charge on property

(2) The sums so borrowed and the interest thereon shall-stand and be charged upon all the property vested in, and the revenues and income of the Board, and it shall not be necessary that any formal instrument declaring such charge shall be executed or registered.

Approval of Lieutenant-Governor in Council (3) The power of borrowing hereby conferred shall not be exercised unless with the approval of the Lieutenant-Governor in Council, who may prescribe the terms and conditions on which from time to time the power shall be exercised and the money borrowed, and the nature of the securities to be given by the Board for the repayment of the money borrowed and

of the interest thereon, which may be bonds, debentures, terminable annuities or such other form of security as the Lieutenant-Governor in Council may direct or authorize.

(4) The power of borrowing hereby conferred shall be a continuing one, and shall include the power of reborrowing.

Borrowing risable from

(5) The Lieutenant-Governor in Council for and in the name of the Province of Ontario may guarantee the securities for all sums borrowed by the Board under the authority of loans this section, and the performance of the stipulations on its part contained in such securities.

Lieutenant-

(6) The form and manner of the guaranty shall be determined by the Lieutenant-Governor in Council and the guaranty shall be signed by the Treasurer of Ontario or by such officer or person as shall be designated for that purpose by the Lieutenant-Governor in Council.

(7) Every guaranty so signed shall be binding on the Binding effect Province and the purchaser of any security so guaranteed shall not be bound to inquire into the authority of the officer or person signing the guaranty. 1947, c. 112, s. 30.

31. The Board shall have power to make regulations or by-laws.

(a) pertaining to the meetings of the Board and its transactions and fixing the quorum of the Board;

(b) providing for the appointment of committees by the Committees Board and for the conferring upon any of such committees of authority to act for the Board with respect to any matter or class or classes of matters, but,

- (i) a majority of the members of every such committee, including in the computation thereof the ex officio members, shall be members of the Board, and
- (ii) no decision of a committee which includes in its membership persons who are not members of the Board, shall be valid or effective until approved and ratified by the Board:
- (c) providing for the retirement and superannuation of Retirement of staff the persons mentioned in clause a of section 32;

(d) providing for payments by way of gratuities, retiring Pensions allowances, superannuation allowances, pensions, annuities or life insurance or any combination thereof,

payable to, in respect of or for the benefit of the persons mentioned in clause a of section 32 or any class or classes thereof out of a fund or funds comprising contributions made by such persons or any class or classes thereof, or by the Board, or both, or otherwise, whether effected by agreements or arrangements entered into with one or more insurance companies licensed to transact business in Ontario or with His Majesty in right of Ontario, or His Majesty in right of Canada, or otherwise:

Pension plan

(e) providing for the termination or variation of any plan heretofore or hereafter established having those purposes mentioned in clause d, or any of them;

Health service, physical training, etc. (f) providing for and governing a health service and health examination and physical instruction and training of the students of the University and University College;

Control of residences, etc.

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(g) for the management, government and control of residences and dining halls for the use of the students of the University and of University College; and

Housing loans

(h) the making or guaranteeing of loans to members of the teaching or administrative staffs or other employees of the University for housing, on such terms as the Board may deem advisable. 1947, c. 112, s. 31; 1959, c. 103, s. 5.

Powers of Board

32. Without thereby limiting the general powers by this Act conferred upon or vested in the Board, it is declared that the Board shall have power to,

Appointment of President, deans, professors, etc. (a) appoint the President, the Vice-President, the Vice-President (Administration), the deans of all the faculties, the Librarian, the Registrar, the Comptroller, the Secretary of the Board and the Superintendent of the University, the Principal and the Registrar of University College, the professors, teachers and instructors of and in the University and in University College, and all such officers, clerks, employees and servants as the Board may deem necessary for the purposes of the University and University College, or either of them, and fix their salaries or remuneration and define their duties, except those of the Librarian, and their tenure of office or employment, which, unless otherwise provided, shall be during the pleasure of the Board; but no person shall be appointed as Principal of University College, or as a dean of any faculty, or as a member of the teaching staff of the University, or of any faculty or school thereof, or of University College. unless he has been first nominated by the President, and no dean of a faculty or member of the teaching staff of the University, or of any faculty or school thereof, or of University College shall be promoted, and no Principal of University College or dean of a faculty or member of such teaching staff shall be removed from office, except upon the recommendation of the President, but this provision shall not apply where there is a vacancy in the office of President:

(b) subject to the limitations imposed by any trust as to Investments the same, invest all such money as shall come to the hands of the Board, and is not required to be expended for any purpose to which it lawfully may be applied, in such manner as to the Board may seem meet:

for the purposes of the University and University College, or either of them without! (c) purchase, take and hold by gift or devise real property lege, or either of them, without licence in mortmain. and every person shall have the unrestricted right to devise and bequeath property, real and personal, for the purposes of the University and University College, or either of them, to the Board, or otherwise for such purposes:

(d) purchase and acquire all such property as the Board Acquiring may deem necessary for the purposes of the University and University College, or either of them, and such power shall include that of purchasing the interest of a lessee in any real property vested in the Board which is under lease:

(e) without the consent of the owner or of any person interested therein enter upon, take, use and expropriate all such real property as the Board may deem necessary for the purposes of the University and University College, or either of them, or of any other university or college federated with the University at the cost and expense of such federated university or college, making due compensation for any such real property to the owners and occupiers thereof, and all persons having any interest therein. and the provisions of The Municipal Act as to taking R.S.O. 1960, land compulsorily and making compensation therefor and as to the manner of determining and paying the compensation shall mutatis mutandis apply to the

Expropriation of lands

Board and to the exercise by it of the powers conferred by this clause, and where any act is by any of such provisions required to be done by the clerk of a municipality, or at the office of such clerk, the like act shall be done by the Vice-President (Administration) or the Secretary of the Board, or at the office of the Vice-President (Administration) or the Secretary of the Board, as the case may be:

Acquiring and maintaining real property for athletic purposes (f) acquire, hold, maintain and keep in proper order and condition such real property as the Board may deem necessary for the use of the students of the University and University College, and each of them, for athletic purposes, and erect and maintain such buildings and structures thereon as it may deem necessary;

Providing means for health service, physical training, etc. (g) provide such means for a health service and health examination and physical instruction and training of the students of the University and University College as to the Board may seem meet;

Selling and leasing lands

(h) sell any of the real property vested in the Board or lease the same for any period not exceeding twentyone years to commence in possession, with such right of renewal and under and subject to such rents, covenants, agreements, and conditions as to the Board may seem meet;

Dedication of real property

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(i) dedicate real property vested in the Board for public highways or other public purposes upon such terms and conditions as to the Board may seem meet;

Expenditure of funds in maintenance and improvements

(j) lay out and expend such sums as the Board may deem necessary for the support and maintenance of the University and University College and each of them, and for the betterment of existing buildings, and the erection of such new buildings as the Board may deem necessary for the use or purposes of the University and University College, and of each of them, and for the furnishing and equipment of such existing and newly erected buildings;

Residences and dining (k) lay out and expend such sums as the Board may deem necessary for the erection, equipment, furnishing and maintenance of residences and dining halls for the use of the students of the University and University College, and of each of them, whether such students are graduates or undergraduates, and acquire and take over from any corporation any rights and powers possessed by it in respect of University residences and any property vested in it, on such terms as may be

agreed on between such corporation and the Board, and such corporation may enter into and carry out any agreement for such purposes, and upon the agreement being completed such corporation shall, if so provided by the terms of the agreement, be dissolved. and its rights, powers and property be vested in the Board:

(1) lay out and expend such sums as may be required for Gratuities. the purposes of funds which are established for the payment of gratuities, retiring allowances, pensions or life insurance under regulations made pursuant to clause d of section 31:

(m) establish such faculties, schools, institutes, depart-ments, chairs and courses of instruction in the Uni-departments. versity, and such departments, chairs and courses of instruction in University College in any subject except theology, as to the Board may seem meet:

(n) provide for the federation with the University of any college established in Ontario for the promotion of art or science, or for instruction in law, medicine, engineering, agriculture or any other useful branch of learning, on such terms as to representation on the Senate and otherwise as to the Board may seem meet, and enter into any agreement which may be deemed necessary to effectuate such federation:

Federation of colleges

(o) provide for the affiliation with the University of any college established in Canada for the promotion of art or science, or for instruction in law, medicine, engineering, agriculture, or any other useful branch of learning, on such terms as to the Board may seem meet, and enter into any agreement which may be deemed necessary to effectuate such affiliation;

Affiliation of

(p) provide for the dissolution of any such affiliation or Dissolution of of any existing affiliation or for the modification or alteration of the terms thereof:

(q) fix from time to time the fees to be paid for post- Fees graduate instruction, and for instruction in all faculties, schools, institutes, departments and courses now in existence or hereafter established, the fees to be paid by regular and occasional students in the University and in University College for enrolment therein, the library fees, the laboratory supply fees, the physical training fees, the health service fees, and the fees for examinations, degrees and certificates, and when a federated college by arrangement with the

proper authorities teaches any part of the course in arts, make such reduction in the fees payable by the students so taught in such college as to the Board may seem reasonable;

Arrangements with secondary and primary schools (r) enter into such arrangements with the governing body of any secondary or primary school as the Board may deem necessary for the purpose of or in connection with the academic work of the University or of any faculty, school, institute or department thereof, and the governing body of any such school which is a collegiate institute, a high school, a day vocational school or public or separate school, may, with the approval of the Lieutenant-Governor in Council, make such arrangements with the Board;

Establishing, etc., schools (s) establish, erect, equip, maintain and conduct such schools as may be deemed requisite for the purpose of practice and observation or otherwise for or in connection with the Ontario College of Education, and fix the fees to be paid for instruction in such schools;

Borrowing

- (t) borrow from time to time from any bank or lender on such terms as may be agreed on such sums of money as may be required for the purposes of the University and of University College, but,
 - (i) the total sum to be so borrowed and remaining unpaid at any one time shall not, without the approval of the Lieutenant-Governor in Council, exceed \$500,000, and
 - (ii) a bank or lender shall not be bound to inquire as to the necessity for borrowing, but where any loan is made, it shall be deemed to have been lawfully made under the authority of this section;

Power to acquire patents, etc. (u) purchase or otherwise acquire any invention or any interest therein, or any rights in respect thereof, or any secret or other information as to any invention, and apply for, purchase or otherwise acquire any patents, interests in patents, licences and the like conferring any exclusive or non-exclusive or limited right to make or use or sell any invention or inventions and use, exercise, develop, dispose of, assign or grant licences in respect of or otherwise turn to account the property rights or information so acquired, and generally possess, exercise and enjoy all the rights, powers and privileges which the owner of any

invention or any rights in respect thereof, or the owner of a patent of invention or of any rights thereunder may possess, exercise and enjoy;

(v) apply for, purchase or otherwise acquire any trade Power to marks or trade names and the like or any interest trade marks therein and use, dispose of, assign or otherwise turn to account the trade marks, trade names and interests so acquired, and generally possess, exercise and enjoy all the rights, powers and privileges which the owner of a trade mark or trade name or the like may possess, exercise and enjoy; and

(w) apply for, purchase or otherwise acquire any copy- Power to acquire right or like right or any interest therein or right copyright thereunder, and use, exercise, develop, dispose of, assign or grant licences in respect of or otherwise turn to account any copyright or like right or any interest or right so acquired, and generally possess, exercise and enjoy all the rights, powers and privileges which the owner of a copyright or like right or of any interest therein or right thereunder may possess, exercise and enjoy. 1947, c. 112, s. 32; 1959, c. 103, s. 6.

33. The Board may modify, alter and change the constitution of any body constituted or continued by this Act, except the Senate and the Committee of Election, and create such new bodies as may be deemed necessary for the purpose of carrying out the objects and provisions of this Act, and also confer upon the bodies constituted or continued by this Act, or any of them, and upon any new body hereafter constituted, such powers as to the Board may seem meet, but nothing herein shall authorize any abridgement of the powers conferred upon the Senate by section 48 or the powers conferred upon the Committee of Election by sections 62 to 67. 1947, c. 112, s. 33; 1955, c. 90, s. 2.

Alterations to

34.—(1) The Board may make provision for enabling the Committee of students students of the University, University College and the federated universities and federated colleges to appoint a representative committee of themselves to be chosen in such manner as shall be approved by the Board, which shall be the recognized official medium of communication on behalf of such students between them and the Board.

(2) The Committee shall have the right to make communi- Right to cations through the President of the University to the Board munications upon any subject in which they are or may deem themselves to be interested.

Saving individual rights (3) Nothing herein shall take away or impair the right of any student of or in the University or University College to make complaint to the governing bodies thereof or to the Board in respect of any matter as to which he is or may deem himself to be entitled to complain; but every such complaint shall be transmitted through the President to the Board or to the proper governing body, as the case may be, and in no other manner.

Saving control of federated bodies

(4) Nothing in this section shall impair or affect the right of control which any federated university or college possesses over its students. 1947, c. 112, s. 34.

Endowment not to be impaired without consent of Government 35.—(1) The Board shall not incur any liability or make any expenditure which has the effect of impairing the endowment of the University and University College, or any addition to such endowment hereafter made, unless an estimate therefor has been first made and approved by the Lieutenant-Governor in Council.

"Endowment," meaning of

(2) In this section "endowment" shall mean the real property vested in the Board, the proceeds of any part thereof sold, and the money invested in mortgages or other securities. 1947, c. 112, s. 35.

Action by Board by statute, by-law or resolution 36.—(1) Save as in this Act otherwise expressly provided, the action of the Board in any matter with which it may deal shall be by statute, by-law or resolution, as the Board may determine, but it shall not be essential to the validity of any such statute, by-law or resolution that it be under the corporate seal of the Board if it is authenticated in the manner prescribed by the Board.

Actions validated (2) Any action heretofore taken by the Board by statute, by-law or resolution in any matter with which the Board had power to deal at the time of the enactment or passing of such statute, by-law or resolution shall be deemed to have been validly taken by the Board. 1959, c. 103, s. 7.

Accounts of Board, audit of 37. The accounts of the Board shall be audited at least once a year by the Provincial Auditor, or by some person appointed by the Lieutenant-Governor in Council for that purpose. 1947, c. 112, s. 37.

Annual financial report 38.—(1) The Board shall after the close of each University year file with the Provincial Secretary an annual financial report in such form as the Lieutenant-Governor in Council may from time to time require.

Tabling of report (2) The Provincial Secretary shall submit the report to the Lieutenant-Governor in Council and shall then lay the report

before the Assembly if it is in session, or if not, at the next ensuing session. 1953, c. 107, s. 2.

39. Without the written consent of the Attorney General no action shall be brought against the Board or against any member of it on account of anything done or omitted by him in the against Board execution of his office. 1947, c. 112, s. 39.

Consent of Attorney General to

40. If any question arises as to the powers or duties of the council of University College, of the council of any faculty or school, of the Caput, of the President, of the Principal of University College, or of any officer or servant of the University or of University College, it shall be settled and determined by the Board, whose decision shall be final. 1947, c. 112, s. 40.

Board as to deciding questions as and duties

41. All the powers over, in respect of, or in relation to the University and University College which are not by the terms of this Act directed to be exercised by any other person or body of persons, are hereby, subject to the provisions of this Act, vested in the Board. 1947, c. 112, s. 41.

Residual

THE SENATE

- **42.**—(1) The Senate of the University shall be composed as Senate, how follows:
 - (a) The following shall be ex officio members:
 - 1. The Chancellor.
 - The President.
 - 3. The Chairman of the Board.
 - The Principal of University College.
 - 5. The President of Victoria University.
 - 6. The Provost of Trinity College.
 - 7. The President of The University of St. Michael's College.
 - 8. The Principal of Knox College.
 - 9. The Principal of Wycliffe College.
 - 10. The Principal of Emmanuel College.
 - 11. The President of the Ontario Agricultural College.
 - The Principal of the Ontario Veterinary 12. College.
 - 13. The Dean of the Faculty of Arts.
 - The Dean of the Faculty of Medicine.
 - 15. The Dean of the Faculty of Applied Science and Engineering.
 - 16. The Dean of the Ontario College of Education.
 - 17. The Dean of the Faculty of Forestry.

- 18. The Dean of the Royal Conservatory of Music of Toronto.
- 19. The Dean of the School of Graduate Studies.
- 20. The Dean of the Faculty of Dentistry.
- 21. The Dean of the Faculty of Law.
- 22. The Dean of the Faculty of Pharmacy.
- 23. The Director of the Library School.
- 24. The Director of the Faculty of Music.
- 25. The Director of the School of Architecture.
- 26. The Director of the School of Physical and Health Education.
- 27. The Director of the School of Social Work.
- 28. The Director of the School of Nursing.
- 29. The Director of the School of Hygiene.
- 30. The Director of the Institute of Child Study.
- 31. The Director of the Institute of Business Administration.
- 32. The Director of the Department of University Extension.
- 33. The Librarian.
- 34. The President of the University of Toronto Alumni Association.
- (b) Members shall be appointed as follows:
 - 1. Two members by University College.
 - 2. One member by Victoria University.
 - 3. Three members by the University of Trinity College.
 - 4. Two members by The University of St. Michael's College.
 - 5. One member by Knox College.
 - 6. One member by Wycliffe College.
 - 7. One member by Emmanuel College.
 - One member by the Law Society of Upper Canada.
 - 9. One member by the College of Physicians and Surgeons of Ontario.
 - 10. One member by the Royal College of Dental Surgeons of Ontario.
 - 11. One member by the Ontario Association of Architects.
 - 12. One member by the Association of Professional Engineers of Ontario.
- (c) Members shall be elected by and from among the members of college, faculty and school councils as follows:
 - 1. The Faculty of Arts, thirty members.
 - 2. The Faculty of Medicine, five members.

- 3. The Faculty of Applied Science and Engineering, six members.
- 4. The Faculty of Household Science, one member.
- The Ontario College of Education, two members.
- 6. The Faculty of Forestry, one member.
- 7. The Faculty of Music, one member.
- 8. The School of Graduate Studies, five members.
- 9. The Faculty of Dentistry, two members.
- 10. The Faculty of Law, one member.
- 11. The Faculty of Pharmacy, one member.
- 12. The School of Architecture, one member.
- The School of Physical and Health Education, one member.
- 14. The School of Social Work, one member.
- 15. The School of Nursing, one member.
- 16. The Department of University Extension, one member.
- (d) Each of the following groups shall elect the number of members indicated:
 - 1. The graduates in arts and science of the University who at the time of graduation were enrolled in University College, seven members.
 - 2. The graduates in arts and science of Victoria University and the graduates in arts and science of the University who at the time of graduation were enrolled in Victoria College, six members.
 - 3. The graduates in arts and science of Trinity College and the graduates in arts and science of the University who at the time of graduation were enrolled in Trinity College, three members.
 - 4. The graduates in arts and science of the University who at the time of graduation were enrolled in St. Michael's College, three members.
 - The Bachelors of Arts of the University who at the time of graduation were not enrolled in University College or in a federated university or arts college, one member.
 - 6. The Masters of Arts and Doctors of Philosophy of the University each of whom obtained his Bachelor's degree in another university, two members.

- 7. The graduates in medicine, four members.
- 8. The graduates in applied science and engineering and such persons as hold the diploma established by the School of Practical Science, whether granted by the School of Practical Science or by the University, six members.
- 9. The graduates in architecture, one member.
- The graduates in household science, one member.
- 11. The graduates in pedagogy, two members.
- 12. The graduates in library science, one member.
- 13. The graduates in forestry, one member.
- 14. The graduates in music, one member.
- 15. The graduates in dentistry, three members.
- 16. The graduates in law, one member.
- 17. The graduates in pharmacy, three members.
- 18. The graduates in physical and health education, one member.
- 19. The graduates in social work, one member.
- 20. The graduates in nursing, one member.
- 21. The graduates in agriculture, three members.
- 22. The graduates in veterinary science, two members.
- 23. Such persons as hold certificates as principals of collegiate institutes or high schools or assistants therein and are actually engaged in teaching in a collegiate institute or high school, four members.
- 24. Such persons as hold certificates as principals of vocational schools or assistants therein and are actually engaged in teaching in a day vocational school, one member.
- (e) A university hereafter federated with the University shall be entitled to be represented on the Senate in proportion of one member for every one hundred graduates in arts and for any fraction of one hundred over one-half, to one additional member, but in no case shall the number of members exceed five.
- (f) Where a new college, faculty, school, institute or department is established in the University, the Senate may, subject to confirmation by the Board, provide for representation on the Senate of the college, faculty, school, institute or department and of the graduates of the college, faculty, school, institute or department. 1955, c. 90, s. 3, part; 1959, c. 103, s. 8.

Faculty of Arts representation (2) The representation of the Faculty of Arts as provided in item 1 of clause c of subsection 1 is to be divided between the

University and the Arts Colleges in the ratio of three to two so that eighteen members of the Senate shall be elected by and from among the members of the Council of the Faculty of Arts who are members of University teaching departments and twelve members of the Senate shall be elected by and from among the members of the councils of the four Arts Colleges, namely, University College, three members, Victoria College, three members, Trinity College, three members and St. Michael's College, three members.

(3) College, faculty and school councils entitled to elect a Alternate member or members of such councils to the Senate may designate for each such elected member an alternate member from among the members of their respective councils and every such alternate member shall have all the privileges of a member of the Senate at any meeting of the Senate which he attends in the absence of the member whose alternate he is. 1955, c. 90, s. 3, bart.

43. Members of the teaching or administrative staff of the University, of University College, of the federated universities, and of the federated and affiliated colleges, shall not be eligible for election by any of the graduate bodies. 1947, c. 112, s. 43.

Members of

44. No person shall be eligible for election or appointment as Eligibility a member of the Senate unless his customary place of residence is in the Province of Ontario. 1947, c. 112, s. 44.

45. If an elected or appointed member of the Senate resigns, ceases to have his customary place of residence in the Province of Ontario, becomes mentally ill or incapable of acting, or becomes a member of the teaching or administrative staff of any of the bodies mentioned in section 43 not being the body which he has been appointed to represent, his seat shall ipso facto become vacant, and a declaration of the existence of any vacancy entered upon the minutes of the Senate shall be conclusive evidence thereof. 1947, c. 112, s. 45.

Vacancies in

46. If a vacancy occurs from any cause it shall be filled,

Filling vacancies in Senate

- (a) in the case of an appointed member, by the body possessing the power of appointment;
- (b) in the case of a member elected by a faculty council, by the faculty council; and
- (c) in the case of any other elected member, by the Senate,

and the person appointed or elected to fill the vacancy shall hold office for the remainder of the term of office of the member whose seat has become vacant. 1947, c. 112, s. 46.

Disputes as to election or right to sit

47. If any question arises touching the election of any elective member of the Senate or the right of any person to be or sit or act as a member of the Senate, the same shall not be raised or determined in or by any action or proceeding in any court, but shall be determined by the Senate, whose decision shall be final. 1947, c. 112, s. 47.

Powers and duties of Senate: 48. In addition to such others as are expressly mentioned in this Act, the powers and duties of the Senate shall be to,

Regulating proceedings (a) provide for the regulation and conduct of its proceedings, including the determination of the quorum necessary for the transaction of business;

Granting degrees (b) provide for the granting of and grant degrees, including honorary degrees and certificates of proficiency, except in theology;

Cancelling or suspending degrees (c) provide for the cancellation, recall or suspension of and cancel, recall or suspend the degree, whether heretofore or hereafter granted or conferred, of any graduate of the University heretofore or hereafter convicted in Ontario or elsewhere of an offence which, if committed in Canada, would be an indictable offence, or heretofore or hereafter guilty of any infamous or disgraceful conduct or of conduct unbecoming a graduate of the University, and for erasing the name of such graduate from the roll or register of graduates and for requiring the surrender for cancellation of the diploma, certificate or other instrument evidencing the right of such graduate to the degree of which he shall have been deprived, and for providing the mode of inquiring into and determining as to the guilt of such graduate, and the procedure generally in respect of any such matter, and for the purpose of making such inquiry, the Senate and the committees thereof shall have all the powers which by The Public Inquiries Act may be conferred upon commissioners appointed under the provisions of that Act;

R.S.O. 1960, c. 323

Restoring degrees (d) provide for the restoring, and restore, in such cases as
it deems proper, degrees of graduates whose degrees
have been cancelled, recalled or suspended under
clause c;

Fellowships, exhibitions, etc. (e) provide for the establishment of fellowships, scholarships, bursaries, exhibitions, medals, prizes and other awards:

Affiliation of colleges

(f) provide for the affiliation with the University of any college established in Canada for the promotion of art

or science, or for instruction in law, medicine, engineering, agriculture or any other useful branch of learning, and for the dissolution of such affiliation, or of any existing affiliation, or the modification or alteration of the terms thereof:

(g) provide for the establishment of any faculty, school, institute, department, chair or course of instruction departments, in the University;

Establishment of faculties.

(h) provide for the establishment of any department, chair or course of instruction in University College in any subject except theology;

Departments,: etc., in University College

appoint scrutineers for the counting of the votes for Scrutineers elective members of the Senate;

(j) consider and determine on the report of the respective Considering faculty and school councils as to the courses of study faculty in all the faculties and schools;

councils

(k) consider and determine as to all courses of study to which clause i does not apply;

(1) consider and determine on the report of the respective faculty and school councils as to the appointment of examiners, and the conduct and results of the examinations in all the faculties and schools;

(m) provide for the appointment of the examiners for and for the conduct of all University examinations other than those in the faculties and schools of the University and for determining the results of such examinations:

University

(n) hear and determine appeals from decisions of the Appeals from faculty councils faculty and school councils upon applications and memorials by students and others;

(o) consider all such matters as shall be reported to it by any council and communicate its opinion or action thereon to the council;

Reports from faculty councils

(b) provide for the representation on the Senate of any faculty or school hereafter established in the University, and of the graduates in such faculty or school, if in the opinion of the Senate, provision should be made for separate representation of such graduates;

Representation of new faculties

Calendars

(q) provide for the preparation and publication of the calendars, which shall include those of University College and the federated universities, or such of them as desire that their calendars shall be inserted therein;

Library and Librarian

(r) make rules and regulations for the management and conduct of the library, and prescribe the duties of the Librarian;

Changing composition of Senate

(s) make such changes in the composition of the Senate as may be deemed expedient; and

Recommendations to Board

(t) make such recommendations to the Board as may be deemed proper for promoting the interests of the University and of University College, or for carrying out the objects and provisions of this Act. 1947, c. 112, s. 48.

Senate not to alter representation of federated universities

49.—(1) Nothing in section 48 shall authorize the Senate to make any change in its composition which affects the rights of representation thereon of a federated university or the faculty of arts thereof, or of a federated college, or of the graduates of a federated university, unless the same is assented to by the federated university or college affected by the change. 1947, c. 112, s. 49(1); 1959, c. 103, s. 9.

Senate may change courses

(2) Nothing in this Act shall prevent the Senate from taking the initiative in determining as to any course of study or any change therein, but before passing any statute providing therefor, the Senate shall refer to the appropriate faculty or school council the proposition under consideration for inquiry and report thereon. 1947, c. 112, s. 49(2).

Certain statutes of Senate to be approved by Board

50. A certified copy of every statute or other enactment of the Senate providing for any of the matters or things mentioned in clauses c, e, f, g, h, j, k, p, r, and s of section 48 shall within ten days after the passing thereof, be transmitted to the Board, and no such statute or enactment shall have force or effect until it has been approved by the Board. 1947, c. 112, s. 50.

CONVOCATION

Convocation, how composed

51. Convocation shall consist of the members of the Board, the members of the Senate, the members of the teaching staffs of the University, University College, and the federated universities and colleges, of the rank of assistant professor or of rank senior thereto, and all graduates of the University and of the federated universities and federated colleges. 1947, c. 112, s. 51.

52. Convocation shall have power to,

Powers of Convocation:

(a) make regulations for governing its proceedings and the mode of conducting the same, and keeping records thereof:

Regulations as

(b) appoint a clerk of Convocation, and prescribe his duties:

Appointment and duties of clerk

(c) in case of the absence of the Chancellor, elect a presiding officer for any meeting thereof;

(d) consider all questions affecting the interests and wellbeing of the University, and make representations thereon to the Board or to the Senate;

(e) require a fee to be paid by the members as a condition of their being placed on the register of members, and provide that no member whose name does not appear in such register shall be entitled to take any part in the proceedings of Convocation;

Fee of

(f) appoint an executive committee and confer upon it Executive committee such powers as may seem meet. 1947, c. 112, s. 52.

53. Convocation shall meet when convened by the Chancellor, and also at such times and places as may be fixed by Convocation by regulation, and in the absence of such regulation, as may be fixed by Convocation or by the executive committee thereof, and the Board shall provide a suitable place for its meetings. 1947, c. 112, s. 53.

Meetings of Convocation

54. Notice of all meetings shall be given in such manner as may be prescribed by Convocation by regulation, and in the absence of such regulation as may be directed by Convocation or by the executive committee. 1947, c. 112, s. 54.

Notice of

55. A true copy of the minutes of the proceedings of every meeting of Convocation shall be transmitted without unnecessary delay to the Board and to the Senate. 1947, c. 112, s. 55.

Transmission of minutes

56. All questions shall be decided by the vote of the majority of the members present. 1947, c. 112, s. 56.

Majority vote

57. The chairman or presiding officer shall be entitled to vote as a member of Convocation, and any question on which there is an equality of votes shall be deemed to be negatived. 1947, c. 112, s. 57.

Chairman mav

58. No question shall be decided at any meeting unless at Quorum least twenty-five members are present, 1947, c. 112, s. 58.

Special meetings how called

59.—(1) If at least twenty-five members by writing under their hands, setting forth the objects thereof, require the chairman to convene a special meeting of Convocation, the chairman shall call the same without unnecessary delay.

Special meetings to be confined to object

(2) No matter shall be considered at any such meeting except that for the consideration of which the meeting shall have been called. 1947, c. 112, s. 59.

Chancellor to be chairman of Convocation

60. The Chancellor shall be the chairman of Convocation. 1947, c. 112, s. 60.

Degrees to be conferred by Chancellor or President 61. All degrees shall be conferred by the Chancellor, or, in case of his absence, or of there being a vacancy in the office, by the President, or, in case of the absence of both of them, or of both offices being vacant, by a member of a faculty of the University, appointed for the purpose by the Senate. 1947, c. 112, s. 61.

CHANCELLOR

The Chancellor.

Turk . 1.

62.—(1) There shall be a Chancellor of the University who shall be elected by the Committee of Election. 1955, c. 90, s. 4, part.

Who eligible

(2) No person shall occupy the office of Chancellor unless he is a British subject and his customary place of residence is in the Province of Ontario. 1955, c. 90, s. 4, part; 1959, c. 103, s. 10 (1).

Who ineligible

(3) No person shall occupy the office of Chancellor who is the President of the University, the Principal of University College, the head of a federated university, the head of a federated or affiliated college, or a member of the teaching or administrative staff of the University, of University College, of any of the federated universities or of any of the federated or affiliated colleges, or who is a member of the governing body of any federated university or of any federated or affiliated college. 1955, c. 90, s. 4, part; 1959, c. 103, s. 10 (2).

Nomination not affected

(4) Subsection 3 shall not render any person ineligible for nomination for the office of Chancellor. 1955, c. 90, s. 4, part.

Nominations by graduates

63.—(1) The Committee of Election shall elect the Chancellor from nominations made to the Committee of Election by graduates of the University entitled to vote at Senate elections.

Form and delivery of

(2) Every nomination made to the Committee of Election shall be in writing signed by at least ten graduates entitled to vote at Senate elections and shall be addressed to the secretary

of the Committee of Election and shall be delivered at the office of the Registrar, or if sent by mail, received at such office not later than,

- (a) except in the cases mentioned in clause b, the first Wednesday in April of the year in which the term of the office of Chancellor expires;
- (b) in the case of the filling of a vacancy under section 65, a date to be fixed by the Committee of Election and published in such manner as it may determine.
- (3) Upon the election of the Chancellor, notice thereof in writing over the signatures of the chairman and secretary of the Chancellor Committee of Election shall be given to the Board and to the Senate. 1955, c. 90, s. 4, part.

64. Subject to section 65, the term of office of the Chancellor Term of office shall be three years commencing with the 1st day of July of the year in which he is elected and he shall hold office until his successor is elected and shall be eligible for re-election for one additional term of three years only. 1955, c. 90, s. 4, part.

65. If a vacancy in the office of Chancellor occurs for any cause, the vacancy shall be filled by the election by the Committee of Election of a successor, and the successor so elected shall hold office for a period not exceeding three years commencing on a date to be fixed by the Committee of Election and ending on the 30th day of June in such year as the Committee of Election may designate, and he shall hold office until his successor is elected and shall be eligible for re-election for one additional term of three years only. 1955, c. 90, s. 4, part.

Procedure

66. If the Chancellor ceases to be eligible for such office or becomes mentally ill or otherwise incapable of acting, he shall ipso facto vacate his office and a declaration in writing of the existence of such vacancy by the Committee of Election to the Board and to the Senate shall be conclusive evidence thereof. 1955, c. 90, s. 4, part.

67.—(1) The Committee of Election shall be composed of,

Committee of

- (a) the President of the University of Toronto Alumni Association; and
- (b) the members of the Senate elected pursuant to items 1 to 22 of clause d of subsection 1 of section 42.
- (2) The Registrar shall, on or before the 1st day of May, 1955, send by registered mail to each member of the Committee of Election, at his address as it appears in the Election Register as defined in section 85, notice of the first meeting of the Committee, which meeting shall be held at the University on a date

First meeting

draway and

not less than fourteen days after the day on which notice is so mailed and not more than thirty days after the said day of mailing at a time to be specified in the notice and until a chairman is elected by the members present, the Registrar shall act as chairman of the meeting, but he shall not be entitled to vote.

Chairman

(3) The Committee of Election shall elect from among its members a chairman who shall hold office during the pleasure of the Committee and who shall preside at all meetings of the Committee at which he is present.

Acting chairman

(4) In the absence of the chairman of the Committee of Election, the members present shall elect from among their number an acting chairman who shall preside at the meeting.

Secretary

(5) The Committee of Election shall elect from among its members a secretary who shall hold office during the pleasure of the Committee and it shall be the duty of the secretary to keep a record of the proceedings of the Committee and to perform such other duties as may from time to time be assigned to him by the Committee.

Meetings

- (6) The Committee of Election shall meet at such times and places and on such notice as may be fixed by it by regulation, but if at any time there is no such regulation in force a meeting may be held subject to the following conditions:
 - (a) The meeting shall be held at the University.
 - (b) Notice in writing of the time and place of the meeting shall be sent by registered mail to each member of the Committee of Election at his address as it appears in the Election Register as defined in section 85 at least fourteen days before the day on which the meeting is to be held setting out in a general way the business to be transacted at the meeting.
 - (c) Notice as aforesaid shall be given by the secretary on the written instructions of the chairman of the Committee of Election, and if there is no chairman in office the notice shall be given by the secretary on the written instructions of any two members of the Committee of Election, and if there is no secretary in office the notice shall be given by the Registrar on the written instructions of the chairman or, if there is no chairman in office, on the written instructions of any two members of the Committee of Election.

Quorum

(7) Thirty-three members of the Committee of Election shall constitute a quorum at a meeting of the Committee.

(8) Each member of the Committee of Election, present at Voting a meeting of the Committee, shall be entitled to one vote.

(9) All questions at a meeting of the Committee of Election Idem shall be decided by a majority of the votes of the members present and the chairman or acting chairman and the secretary may vote on all motions and any motion on which there is an equality of votes shall be deemed to be negatived.

(10) Notwithstanding any vacancy in the Committee of Thirty-three members Election and pending the filling of any such vacancy in may exercise accordance with clause c of section 46, or in the case of a vacancy in the office of President of the University of Toronto Alumni Association and pending the election of a new president of the said Association, as long as there are at least thirty-three members of the Committee of Election it shall be competent for the Committee to exercise all or any of its powers. 1955, c. 90, s. 4, part.

COUNCILS

- 68.—(1) There shall be a council to be known as "The Council of Faculty of Arts Council of the Faculty of Arts", which shall consist of,
 - (a) the President;
 - (b) the Principal of University College:
 - (c) the president or other head of each federated university or federated arts college;
 - (d) the Dean of the Faculty of Arts;
 - (e) the Librarian;
 - (f) the teaching staff in the Faculty of Arts of the University:
 - (g) the teaching staff of University College;
 - (h) the teaching staff in the Faculty of Arts of Victoria College;
 - (i) the teaching staff in the Faculty of Arts of Trinity College;
 - (i) the teaching staff in the Faculty of Arts of St. Michael's College;
 - (k) the teaching staff in the Faculty of Arts of every other university or arts college hereafter federated with the University:
 - (l) one professor in the department of religious knowledge appointed by the theological faculty in each federated university now or hereafter federated; and

(m) one professor appointed by each of the federated colleges.

Other faculty councils

(2) There shall be a council for each of the other faculties and schools of the University now or herafter established to consist of the dean or director and the teaching staff thereof and the Librarian, and a council for University College to be known as the Council of University College and to consist of the Principal and the teaching staff thereof and the Librarian.

Interpre-

- (3) For the purposes of this section,
 - (a) "teaching staff" shall not include lecturers and instructors whose appointments are temporary; and
 - (b) lecturers and instructors who are members of a council shall act as assessors only and shall not be entitled to vote. 1947, c. 112, s. 68.

Chairman

- 69. The chairman of a council shall be,
 - (a) in the case of the Council of the Faculty of Arts, the President;
 - (b) in the case of the Council of University College, the Principal of University College; and
 - (c) in the case of each of the other councils, the dean of the faculty or the director of the school. 1947, c. 112, s. 69.

Powers and duties of faculty councils except University College

- 70.—(1) The powers and duties of the Council of the Faculty of Arts and of the council of each of the other faculties and schools shall be to,
 - (a) make rules and regulations for governing its proceedings, including the determination of the quorum necessary for the transaction of business;
 - (b) subject to the provisions of this Act and to the approval of the Board, make rules and regulations for the government, direction and management of the faculty or school, and the affairs and business thereof;
 - (c) subject to the approval of the Senate, fix and determine the courses of study in the faculty or school;
 - (d) subject to approval and confirmation by the Senate, appoint the examiners for, and conduct the examinations of the courses in the facuty or school and determine the results of such examinations;
 - (e) subject to an appeal to the Senate, deal with and decide upon all applications and memorials by students

and others in connection with the faculty or school; and.

- (f) consider and report to the Senate upon such matters affecting the faculty or school as to the council may seem meet.
- (2) The powers and duties of the Council of University College shall be to,

University College

- (a) make rules and regulations for governing its proceedings, including the determination of the quorum necessary for the transaction of business;
- subject to the provisions of this Act and to the approval of the Board, make rules and regulations for the government, direction and management of University College, and the affairs and business thereof;
- appoint the examiners for and conduct the examinations of University College; and
- consider and report to the Board and to the Senate or to either of them upon such matters affecting University College as may seem meet. 1947, c. 112, s. 70.

CAPUT

71. Unless and until otherwise provided by the Board, there shall be a Committee to be called the Caput, which shall be composed of the President, who shall be the chairman, the Principal of University College, the heads of the federated universities, the heads of the federated colleges, the deans of the faculties of the University and the Warden of Hart House, and Quorum, the presence of at least five of the members shall be necessary to constitute a quorum for the transaction of business. 1947, c. 112, s. 71.

72. The powers and duties of the Caput shall be to,

(a) fix and determine the time tables for the lectures and other instruction in the University which affect more etc. than one faculty or school or which affect University College, or a federated university or college;

Time tables

authorize such lecturing and teaching in the University by others than the duly appointed members of teaching the teaching staff thereof, and prevent all lecturing and teaching not so authorized;

Authorizing

(c) exercise the powers as to discipline conferred upon it Disciplinary by sections 79 to 82;

To determine control of university associations

(d) determine by general regulation or otherwise to what university, college, faculty, school, or other body, the control of any university association belongs;

Matters assigned to Caput by Board or Senate

(e) generally, deal with all such matters as may be assigned to it by the Board or by the Senate, if in the latter case such matters fall within the powers conferred upon the Senate by this Act. 1947, c. 112, s. 72.

Rules or regulations to be approved by Board

73. A copy of every general rule or regulation made by the Caput shall be transmitted to the Board, and no such general rule or regulation shall have any force or effect until it has been approved by the Board. 1947, c. 112, s. 73.

Caput may advise President

74. The Caput may advise the President in all matters affecting the academic interests of the University, but the powers of the President shall not be subject to its control. 1947, c. 112, s. 74.

PRESIDENT, PRINCIPAL, REGISTRARS

President of University

75.—(1) There shall be a President of the University who shall be the chief executive officer thereof, and shall have general supervision over and direction of the academic work of the University, and the teaching staff thereof, and the officers and servants employed in or in connection with such work, including the Registrar, and shall also have such other powers and perform such other duties as from time to time may be conferred upon or assigned to him by the Board.

Member of councils

(2) He shall be a member of all councils except the Council of University College and he shall be chairman of the Council of the Faculty of Arts.

Chairman of Senate

(3) He shall be chairman of the Senate.

To confer degrees in absence of Chancellor

(4) In the absence of the Chancellor, he shall confer all degrees.

To call meetings of Council of Faculty of Arts

(5) He shall call meetings of the Council of the Faculty of Arts in accordance with the regulations of the Council, and also when requested to do so by at least five members thereof.

Suspending members of staff (6) He shall have power to suspend any member of the teaching staff of the University and University College and any officer and servant mentioned in subsection 1 and when he exercises that power he shall forthwith report his action to the Board, with a statement of his reasons therefor.

Recommendations to Board as to appointments, etc.

(7) He shall make recommendations to the Board as to all appointments to and all promotions in, and removals from the teaching staff of the University, and University College, in-

cluding the Principal, and of the officers and servants mentioned in subsection 1.

(8) He shall have the right to summon meetings of any Summoning council whenever he may deem it necessary to do so, and to councils take the chair at any meeting thereof at which he may be present.

(9) He may also, at his discretion, convene joint meetings of all the councils or any two or more of them.

Convening joint meetings of councils

(10) He shall report annually to the Board and to the Senate upon the progress and efficiency of the academic work of the University and University College, and as to their progress and requirements, and make such recommendations thereon as he may deem necessary, and he shall also report upon any matter which may be referred to him by the Board or by the Senate.

(11) The enumeration of the express powers mentioned in subsections 4 to 10 shall not limit the general powers conferred by subsection 1, 1947, c. 112, s. 75.

Mention of express powers not to limit

76.—(1) In case of his absence or illness, the President may appoint a member of any faculty or school to act in his stead, substitute in case of absen and if there is a vacancy in the office of President, or if no or illness appointment is made, the Board may appoint a member of any faculty or school to act pro tempore, and, failing an appointment, and until it is made, the Dean of the Faculty of Arts of the University shall act as President pro tempore.

President may

(2) The person acting pursuant to any such appointment President shall have and may exercise all the powers and shall perform protem all the duties of President, but not those as to appointments, promotions and removals unless requested by the Board to do so. 1947, c. 112, s. 76.

77.—(1) There shall be a Principal of University College, who shall be the chief executive officer thereof, and shall have general supervision over and direction of the academic work of University College and the teaching staff thereof, and the officers and servants employed in or in connection with such work, including the Registrar of University College, and shall also have such other powers and perform such other duties as from time to time may be assigned to him by the Board.

(2) He shall be a member of the Council of the Faculty of Arts.

Faculty of Arts

(3) He shall call meetings of the Council of University Collings of Council lege in accordance with the regulations of the Council, and of University College when requested to do so by at least five members thereof, and also whenever he may see fit.

May suspend members of staff of College (4) He shall have power to suspend any member of the teaching staff of University College, and any officer and servant mentioned in subsection 1, and when he exercises that power, he shall forthwith report his action to the President with a statement of his reasons therefor.

Annual report to Board and Senate

(5) He shall report annually to the Board and to the Senate upon the progress and efficiency of the academic work of University College, and as to its progress and requirements, and make such recommendations thereon as he may deem necessary and he shall also report upon any matter which may be referred to him by the Board or by the Senate, and his reports shall, in all cases, be made through the President.

Absence or vacancy in office of Principal (6) In case of the absence or illness of the Principal, he may appoint a member of the teaching staff of University College to act for him and failing an appointment and until it is made by him, or if there is a vacancy in the office of Principal, the senior member of the teaching staff of University College shall act as principal *pro tempore*. 1947, c. 112, s. 77.

Registrars for University and University College 78. There shall be a Registrar for the University and a Registrar for University College, and the offices shall not be held by the same person. 1947, c. 112, s. 78.

DISCIPLINE

Disciplinary jurisdiction of governing bodies 79.—(1) The Council of University College, and the governing bodies of the federated universities and colleges, shall, respectively, have disciplinary jurisdiction over and entire responsibility for the conduct of their students in respect of all matters arising or occurring in or upon their respective college buildings and grounds, including residences.

Disciplinary jurisdiction of faculty councils (2) The councils of such of the faculties and schools as shall have assigned for their separate use any buildings and grounds, including residences, shall have disciplinary jurisdiction over and entire responsibility for the conduct of all students in their respective faculties and schools in respect of all matters arising or occurring in or upon such buildings and grounds, including residences.

Disciplinary jurisdiction of Caput (3) In all other cases, as respects all students of the University, University College and the federated universities and colleges, disciplinary jurisdiction shall be vested in the Caput, but the Caput may delegate its authority in any particular case or by general regulation to the council or other governing body of the university, college, faculty or school to which the student belongs. 1947, c. 112, s. 79.

80.—(1) Disciplinary jurisdiction under section 79 shall include power to suspend, to impose fines and to recommend to the Senate the withholding of degrees, diplomas, certificates or academic standing.

(2) In cases involving conduct which the Caput, the governing body of a federated university or college, or a council considers may warrant the punishment of expulsion, the Caput shall have power to award either in addition to or in substitution for any punishment which may be awarded under section 79 or this section, the punishment of expulsion, subject to confirmation by the Board, whose decision shall be final and not open to review. 1947, c. 112, s. 80.

81. If there is any question as to the proper body to exercise Deciding jurisdiction in any matter of discipline which may arise, it shall be determined by the Caput, whose decision shall be final and not open to review. 1947, c. 112, s. 81.

invisdiction

82. A student shall have the right to appeal to the Board Right of appeal from any punishment awarded against him except in a case of expulsion which has been confirmed by the Board, but shall have no other right of appeal and the decision of the body exercising disciplinary jurisdiction as hereinbefore provided shall be final and binding and not open to review except by the Board. 1947, c. 112, s. 82.

83. As respects the conduct and discipline as students of the Power to abro-University of all students registered in the University to be discipline to discipline whatsoever federated university, federated college, college, faculty or school they belong and as respects all students enrolled in University College the provisions of sections 79 to 82 may be abrogated or changed by the Board. 1947, c. 112, s. 83.

SENATE ELECTIONS

84. Except as otherwise provided in this Act the elective Quadrennial members of the Senate shall be elected and the appointed Senate members thereof shall be appointed quadrennially and they shall hold office until their respective successors are elected or appointed. 1947, c. 112, s. 84.

85.—(1) The Registrar shall, after the 15th day of January and before the 15th day of February in every year in which an election is to take place, prepare an alphabetical list, to be called "The Election Register," of the names and known addresses of all graduates who are entitled to vote at such election. 1959, c. 103, s. 11.

Use of card catalogue in place of list of graduates

(2) Where a card catalogue containing the names and known addresses of such graduates is kept, it shall not be necessary to prepare the alphabetical list mentioned in subsection 1. 1947, c. 112, s. 85 (2).

Register to be posted up in office of Registrar **86.** The election register shall be posted up or the card catalogue shall be kept in a conspicuous place in the office of the Registrar not later than the 15th day of February in every such year, and shall be open to inspection by any graduate entitled to vote, at all reasonable hours. 1959, c. 103, s. 12, part.

Persons not to vote unless names on register 87. No person whose name does not appear in the election register shall be entitled to vote at the election. 1947, c. 112, s. 87.

When election register is not duly prepared

88. If from any cause the election register is not prepared at the time and in the manner provided by this Act, the Board shall make provision for the preparation of it, and all the provisions of this Act as to the election register, except those relating to time, shall apply to the election register so prepared. 1947, c. 112, s. 88.

List of graduates entitled to vote to be furnished to Registrar 89. For the purposes of all elections at which graduates of a federated university are entitled to vote, the registrar of such university shall, on or before the 15th day of January in each year in which an election at which such graduates are entitled to vote is to be held, furnish to the Registrar a list of the names of all graduates of such federated university who are entitled to vote, with their post office addresses as far as known. 1959, c. 103, s. 12, part.

List of principals and assistants in high schools, etc. 90. The Minister of Education shall, upon the application of the Registrar, furnish him, on or before the 1st day of February in each year in which an election is to be held, with a list of all principals of and assistants in collegiate institutes and high schools who are actually engaged in teaching in a collegiate institute or high school, and with a list of all principals of and assistants in vocational schools who are actually engaged in teaching in a day vocational school, with their post office addresses as far as known. 1959, c. 103, s. 12, part.

Separate lists of different classes of persons entitled to vote 91.—(1) The Registrar, in preparing the election register, shall make separate lists to conform to the various groups enumerated under section 42.

Lists to be voters' lists

(2) Such lists shall be the voters' lists for the election. 1947, c. 112, s. 91.

Complaints as to error and omissions in lists 92. If any person whose name appears or ought to appear in any election register complains in writing to the Registrar, not later than ten clear days before the second Wednesday of

the month of March in the year in which an election is to be held, that his name or that of any person which ought to appear therein has been omitted from such register, or of any error in such name as it appears therein, or that the name of any person whose name ought not to be entered in the register appears therein, the Registrar shall forthwith examine into the complaint, and after such notice as he may deem necessary to any person whose name is sought to be stricken from such register, rectify the error, if any, therein, 1959, c. 103, s. 12. bart.

93. The decision of the Registrar shall be subject to appeal to the President. 1947, c. 112, s. 93.

Appeal from decision of Registrar

94. No person shall be elected a member of the Senate, unless he has been nominated as hereinafter mentioned, and every vote cast for any person not so nominated shall be void. 1947, c. 112, s. 94.

Nominations for Senate

95. The nominations shall be in writing by a nomination Nomination paper, which shall be signed by at least ten of the persons writing entitled to vote at the election, 1947, c. 112, s. 95.

96. The nomination paper shall be delivered at the office of the Registrar, or, if sent by mail, shall be received there not later than the first Wednesday in March of the year in which the election is to take place, and, if not so delivered or received. shall be invalid and shall not be acted upon, 1959, c. 103, s. 12. part.

Delivery of nomination paper to Registrar

97. Any person nominated as a member of the Senate may refuse to become a candidate and he shall be deemed not to candidate have been nominated, and his name shall not be included in the list of candidates, if he notifies the Registrar in writing of his refusal within one week after the day upon which the time for nominations expired. 1959, c. 103, s. 12, part.

98. If only such number of persons as are required to be Election of elected as members of the Senate are nominated within the acclamation time fixed for that purpose the persons so nominated shall be elected to and be entitled to hold the offices for which they were respectively nominated. 1947, c. 112, s. 98.

99. The Registrar shall report to the Senate at its next meeting the results of the election. 1947, c. 112, s. 99.

Report of result of election to Senate

100. If a poll is necessary, the Registrar shall, on or before to be sent to the fourth Wednesday in such month of March, send by mail to every graduate who, according to the election register, is entitled to vote at the election and whose place of residence

is shown in such register, or is known to the Registrar, a voting paper in a form approved by the Senate, together with a list of the persons whose term of office is expiring and of all persons who have been nominated. 1959, c. 103, s. 12, part.

Votes, how

101. The votes shall be given by closed voting papers, which shall be delivered or, if sent by mail, shall be received at the office of the Registrar not earlier than the fourth Wednesday of such month of March and not later than the fourth Wednesday of April following, both days inclusive, and every voting paper which has not been furnished by the Registrar, or which is not so delivered or received, shall be invalid and shall not be counted. 1959, c. 103, s. 12, part.

Scrutineers

102. Two persons appointed by the Senate for that purpose, shall be the scrutineers; but, if the Senate does not at least two weeks previous to the time fixed for the counting of the votes appoint the scrutineers, the President shall make the appointment. 1947, c. 112, s. 102.

Opening and counting votes

103.—(1) The voting papers, upon the next day after the time for receiving them has expired, shall be opened by the Registrar, and such persons as may be appointed by the President to assist in the opening thereof, in the presence of the President and of the scrutineers, who shall examine and count the votes and keep a record thereof in a book to be provided for that purpose, and the opening of the voting papers and the counting and recording of the votes shall be continued from day to day until completed.

When President absent (2) If the President is unable to be present, he shall appoint some person to act in his stead. 1947, c. 112, s. 103.

Who may be present at count

104. Any person entitled to vote at the election may be present at the opening of the voting papers and the counting and recording of the votes. 1947, c. 112, s. 104.

When voter gives more votes than entitled to 105. If more names than the number to be elected appear on a voting paper the votes shall be counted as votes for the persons whose names appear thereon in consecutive order beginning with the first until the required number is reached, and all other votes thereon shall be invalid and shall not be counted. 1947, c. 112, s. 105.

Declaration of result

106. Upon the completion of the scrutiny and counting of the votes, the President or other person acting in his stead and the scrutineers shall declare the result of the election, setting forth the number of votes cast for every person who has been nominated, and shall, without delay, report the same in writing under their hands to the Senate. 1947, c. 112, s. 106.

107. In case of an equality of the votes given for two or Senate to have more candidates which leaves the election undecided, the Senate shall, at its next meeting, give the casting vote or votes necessary to decide it. 1947, c. 112, s. 107.

108.—(1) If from any cause any election provided for by this Act is not held as hereinbefore provided, or if the full number of members which any body is entitled to elect is not entitled to elect elected, instead of an election being held, the Senate, at a special meeting called for that purpose, may appoint the number of members which such body has failed to elect.

representatives

(2) If the Senate should by resolution decline to appoint the Proceedings by Board on members which any body has failed to elect, the Board shall senate to act make provision for holding the election or an election of the number of members which such body has failed to elect, as the case may be, and fix the dates for the nominations and the other proceedings for taking, counting and recording the votes thereat and declaring the result thereof, and such proceedings shall, as far as may be practicable, be conformable with those provided by this Act. 1947, c. 112, s. 108.

109. Notwithstanding any vacancy in the membership of Quorum of Senate the Senate, however caused, as long as there are at least twenty members, it shall be competent for the Senate to exercise all or any of its powers. 1947, c. 112, s. 109.

SUBJECTS OF INSTRUCTION, ATTENDANCE, FEES, ENROLMENT

110. Instruction in the Faculty of Arts shall be apportioned Course of instruction between the University and University College as follows,

(a) in the University, instruction shall be given in anthropology, art and archaeology, astronomy, botany, chemistry, geography, geological sciences, history, Italian, law, mathematics (including actuarial science and applied mathematics), military studies, music, philosophy (excluding ethics), physics, political economy (including economics, political science, sociology and commerce), psychology, Spanish and zoology, and in such other subjects as, from time to time, may be determined by statute of the Senate in that behalf;

University

(b) in University College, instruction shall be given in University College Greek, Latin, ancient history, English, French, German, Oriental languages and ethics, and in such other subjects as may, from time to time, be determined by statute of the Senate in that behalf, but not in theology. 1947, c. 112, s. 110.

Consent of federated universities required to transfer of subjects 111. The subjects of instruction assigned by section 110 to the University and University College, respectively, shall not be transferred from the one to the other except by the direction of the Board, and no such direction shall be made unless with the consent of the federated universities. 1947, c. 112, s. 111.

University curriculum in arts to include certain theological subjects

112.—(1) The curriculum in arts of the University shall include the subjects of Biblical Greek, Biblical literature, Christian ethics, apologetics, the evidences of natural and revealed religion and church history, but any provision for examination and instruction in them shall be left to the voluntary action of the federated universities and colleges, and provision shall be made by a system of options to prevent such subjects being made compulsory upon any candidate for a degree.

Distribution of options over years of course

(2) The options shall be evenly distributed over each year of the general or pass course, and as far as practicable over each of the honour courses. 1947, c. 112, s. 112.

Attendance at lectures in federated universities 113. The Board, with the consent of the federated universities, but not otherwise, may provide that attendance by a student enrolled in University College upon instruction in the subjects assigned to University College, or any of them, in any of the federated universities, shall be equivalent to attendance in University College, and that such attendance in University College by a student enrolled in a federated university shall be equivalent to attendance in such federated university, and may prescribe the terms and conditions upon which any such attendance upon instruction may take place. 1947, c. 112, s. 113.

Interchange of lectures with federated universities 114. Save as otherwise provided by the Board, a professor, lecturer, or teacher of University College may give instruction at or to the students enrolled in any federated university in any of the subjects of instruction from time to time assigned to University College, and a professor, lecturer or teacher of any federated university may give instruction at or to the students enrolled in University College in any of such subjects, but the consent of the Principal of University College and of the federated university concerned and the approval of the Senate shall be first obtained. 1947, c. 112, s. 114.

Instruction in arts to be free except as to certain fees 115. Instruction in arts in the University, except post-graduate instruction, shall be free to all regular matriculated students thereof who are enrolled in University College or in a federated university and who enter their names with the Registrar, but this provision shall not include exemption from library fees, laboratory supply fees, physical training fees, health service fees, and the fees for examinations, degrees and certificates. 1959, c. 103, s. 12, part.

116. The table of fees, which on the 15th day of June, 1906, was in force for University College shall be the minimum table of fees for University College and for the arts faculties of the federated universities, and no reduction shall be made in such minimum unless with the consent of the Board and of the federated universities. 1947, c. 112, s. 116.

117. Attendance upon instruction in University College or Attendance on lectures as in a federated university by a student enrolled therein shall qualification to entitle such student to present himself for any arts examination in and to proceed-to any degree in arts of the University, and to compete for any fellowship, scholarship, bursary, exhibition, medal, prize or other award or certificate of proficiency in arts awarded or granted by the University in the same way and to the same extent as if he had attended upon such instruction in the University. 1959, c. 103, s. 12, part.

compete for fellowships, etc.

118. If and as far as may be sanctioned by the Senate and Federated approved by the Board, section 117 shall apply to attendance by a student of a federated or affiliated college upon instruction therein. 1947, c. 112, s. 118.

119.—(1) All students proceeding to a degree in arts in the University University, unless in cases for which special provision is made arts, enrolto the contrary by statute of the Senate, shall be enrolled in University College or in a federated university.

(2) Subject to the statutes of the Senate, all students pro-Registration ceeding to a degree in any faculty or school of the University, other than that of arts, unless in cases for which special provision is made to the contrary by statute of the Senate, shall be registered in the University and receive their instruction therein, except in the subjects in which by or under the authority of clause b of section 110 instruction is or may be provided for in University College, as to which it shall be sufficient if, being a student enrolled in University College or in a federated university, he has received instruction therein.

(3) All occasional and graduate students shall also be registered in the University. 1959, c. 103, s. 12, part.

Occasional and graduate students

120. Persons who have not received their instruction in the University, or in University College, or in a federated university or college, or in an affiliated college, may be admitted as candidates for examination for standing or for any degree. honour, certificate of proficiency, fellowship, scholarship, bursary, exhibition, medal, prize or other award authorized to be granted or conferred by the University on such conditions as the Senate may, from time to time, determine. 1947, c. 112, s. 120.

candidates not students of the University

Qualifications of admission to University examinations 121.—(1) No student enrolled in University College or in a federated university or college or in an affiliated college shall be permitted to present himself for any University examination subsequent to that for matriculation without producing a certificate that he has complied with the requirements of such university or college affecting his admission to such examination.

Students enrolled in affiliated colleges

(2) A student enrolled in an affiliated college may, subject to subsection 1 and to any statute of the Senate, present himself for any University examination subsequent to that for matriculation leading to a degree in that branch of learning in which instruction is given in such college, but such student shall not be entitled, unless by special permission of the Senate to present himself for any examination leading to a degree in arts or in any other faculty of the University. 1947, c. 112, s. 121.

Diplomas, certificates, etc., to indicate university or college

122. Every graduate's diploma and student's certificate of standing, in addition to being signed by the proper authority of the University, shall indicate the federated university or college or affiliated college in which such student was enrolled at the time of his graduation or examination, and shall be signed by such professor, teacher or officer of the federated university or college or affiliated college as the governing body thereof may determine. 1947, c. 112, s. 122.

ANNUAL GRANTS

Annual grant to University of portion of revenue from succession duties 123.—(1) For the purpose of making provision for the maintenance and support of the University and University College, there shall be paid to the Board out of the Consolidated Revenue Fund yearly and every year a sum equal to fifty per centum of the average yearly gross receipts of the Province from succession duties, but such sum shall not exceed \$500,000 in any year.

How payable

(2) Such annual sums shall be paid in equal half-yearly instalments on the 1st day of July and the 1st day of January in each year, and the average yearly gross receipts from succession duties shall be determined by and be based upon the gross receipts from such duties of the three years ended on the 31st day of December next preceding the day on which the first instalment of the year is to be paid.

When amount of grant is in excess of annual expenditure (3) If in any year the amount payable to the Board under the provisions of subsections 1 and 2 exceeds the amount of the estimated expenditure for the maintenance and support of the University and University College for the academic year in respect of which such amount is payable, the Lieutenant-Governor in Council may direct that the excess shall be added to the permanent endowment of the University and University College or set apart by the Board as a contingent fund to provide for the event of the amount payable to the Board being in any future year or years insufficient to defray the cost of such maintenance and support, or that the same may be applied in expenditures on capital account, or be applied or dealt with wholly or in part in each or any of such ways, and may direct that, except in so far as such excess is not directed to be so applied or dealt with, the same shall not be paid to the Board and in every such case the sum which would otherwise be payable to the Board shall be reduced accordingly, 1947, c. 112, s. 123.

TRINITY COLLEGE

124.—(1) Nothing in this Act shall impair or prejudicially Rights of Trinity College affect the rights of Trinity College under those provisions of under the agreement made between the Trustees of the University agreement of Toronto and Trinity College bearing date the 25th day of August, 1903, which are set out in Schedule B, but such provisions shall continue binding on the University.

(2) The Board may make such arrangement as it may deem expedient for facilitating the removal of Trinity College to Queen's Park, and to that end may agree to such modifications Park and alterations of the terms of such agreement, and may agree to such additional or substituted terms, financial or otherwise as to the Board may seem meet, but no such agreement shall have any force or effect until approved by the Lieutenant-Governor in Council, and when so approved it shall have the same force and effect as if the terms thereof had been embodied in this Act.

Arrangements Trinity College to Queen's

(3) In the event of its being necessary in order to carry out Loan to Trinity any agreement entered into under the provisions of subsection 2, that to enable Trinity College to remove its seat to a site on the University land in or near Queen's Park and to erect new buildings thereon a loan to be raised by Trinity College should be guaranteed by the Province, the Lieutenant-Governor in Council for and in the name of the Province may guarantee the repayment of the loan in such form and upon and subject to such conditions and stipulations as to the nature and sufficiency of the security to be given for the loan, the safeguards which may be deemed necessary to protect the Province against loss and to ensure the repayment of principal and interest as the same become due and otherwise as to the Lieutenant-Governor in Council may seem meet.

guaranteed by Province

(4) Trinity College may enter into any agreement which it Trinity College authorized to may deem necessary for carrying out the purpose mentioned in enter into subsection 2, and may make and execute all agreements, deeds to removal

and other instruments deemed necessary to carry into effect the provisions of any such agreement.

Borrowing powers of Trinity College

(5) Trinity College may also borrow upon the security of its property, real and personal, or any part thereof, such sum of money as may be deemed requisite in order to carry out such removal, and the terms of any agreement so entered into, and may execute such deeds, bonds, debentures and other instruments necessary for the purposes of such security, and the money so borrowed may be repayable at such times and in such manner and bear such rate of interest as to Trinity College may seem meet. 1947, c. 112, s. 124.

DEVONSHIRE PLACE

Board may close Devonshire

125.—(1) The Board may stop up and close the highway in the City of Toronto called Devonshire Place, and if and when a statute or by-law for that purpose is passed by the Board and registered as hereinafter mentioned, the said highway shall be stopped up and closed and shall cease to be a highway, and the soil and freehold thereof shall be vested in the Board for the use of the University and University College. 1947, c. 112, s. 125 (1); 1959, c. 103, s. 13 (1).

Compensation to owners of adjoining lands (2) The Board shall make to the owners and occupiers of and all persons interested in any of the lots fronting or abutting on the said highway compensation for the damage or injury occasioned to such lots by the closing of the highway, and the amount of such compensation shall be ascertained and determined in the manner provided for by clause e of section 32. 1947, c. 112, s. 125 (2).

Registration of statute or bylaw closing Devonshire Place

(3) The statute or by-law may be registered in the Registry Office for the City of Toronto, and for the purpose of such registration a duplicate original of the statute or by-law shall be made out and certified under the hand of the Secretary of the Board and the seal of the Board and shall be registered without any further proof. 1959, c. 103, s. 13 (2).

FEDERATED COLLEGES BECOMING COLLEGES OF THE UNIVERSITY

When federated college may become a college of the University 126. If where a college federated with the University has established or hereafter establishes a faculty of arts in which instruction in the subjects of the course of study in arts not being University subjects is provided and a statute or by-law of the Board has been or shall be passed declaring that it has so done, such college, so long as it maintains such faculty to the satisfaction of the Board, shall be known as and may be called a college of the University, and the teaching staff in such

faculty shall have the same representation in the Council of the Faculty of Arts as is by section 68 given to the teaching staffs of the federated universities, and the regular matriculated students of such college who are enrolled therein and enter their names with the Registrar shall be entitled to the privileges which are by section 115 conferred upon the students mentioned therein. 1947, c. 112, s. 126; 1959, c. 103, s. 14.

GENERAL

127. The University Act, section 30 of The Statute Law Rev. Stat., Amendment Act, 1940, section 39 of The Statute Law Amend-1940, c ment Act, 1942, and section 44 of The Statute Law Amendment Act, 1946, are repealed.

128. This Act shall come into force on the day upon which Commenceit receives the Royal Assent and shall be deemed to have had effect on and after the 1st day of March, 1947.

129. This Act may be cited as The University of Toronto Act. 1947.

[Note.—Schedule A repealed by 1953, c. 107, s. 4.]

SCHEDULE B

(Section 124)

Provisions of the agreement between the Trustees of the University of Toronto and Trinity College which are not to be affected by the Act.

"The parties of the second part shall be entitled to have lectures in the University subjects as defined by *The University Act, 1901*, delivered by the professors and other instructors of the University of Toronto at Trinity College in all subjects of the general or pass course, and as far as practicable in all subjects of the several honour courses, but it is hereby declared that it is not intended that there shall be any duplication of lectures or other instruction for the purposes of which scientific apparatus or other means of demonstration are required which are not provided by Trinity College, and which cannot be conveniently taken from the University buildings to Trinity College.

"All arrangements for such lectures, including the time table of lectures and the personnel of lecturers, shall be made in such manner as to afford to the students enrolled at Trinity College the same advantages in regard to the University lectures as are afforded to the students of the other Arts colleges, and the said arrangements shall be made in each year by the President of the University of Toronto and the Provost of Trinity College, and, in the event of their being unable to agree on any matter, the same shall be forthwith referred for final decision to such person as they may designate in writing under their hands, and, in the event of the President and the Provost being unable to agree upon such referee within one week after such disagreement on any matter as aforesaid, such referee shall be appointed by the Minister of Education, and a decision in writing of such referee, by whomsoever chosen, shall be final.

"The expenses connected with the duplication of lectures as aforesaid shall be assumed by the Government as a permanent charge on the provincial revenues in consideration of the suspension by Trinity College of its degree conferring powers, and of its surrender to the University of Toronto of all fees in connection with degrees other than those of Theology.

"A site to be agreed on between the said parties hereto in or near the Queen's Park, in the City of Toronto, on the lands vested in the parties of the first part, shall be reserved for the parties of the second part, on which they may erect at their own expense a building for the use of the students of Trinity College while attending lectures in the University buildings.

"Such site shall be occupied by the parties of the second part free of ground rent and all other charges so long as the federation of the universities continue, but, in the event of the withdrawal of the parties of the second part from federation the said building shall be purchased from the said parties of the second part by the said parties of the first part at a valuation to be determined by the arbitration of two indifferent persons to be appointed, one by each of the parties hereto, their successors or assigns, and this provision shall be deemed to be and shall be a submission under *The Arbitration Act*.

"Until the erection of such building, students from Trinity College attending University lectures shall be allowed the use of some suitable rooms in one of the University buildings.

"Subsections 1 and 2 of section 43 of the said Act are hereby declared to be incorporated in and to form part of this agreement.

"The senate of the University of Toronto shall enact such statutes as may be necessary to enable the University of Toronto to confer on undergraduates and graduates of Trinity College the degrees provided for by subsection 2 of section 3 of *The University Act*, 1901, which are now conferred by Trinity University.

"The examination for the said degrees shall be conducted by the University of Toronto through examiners nominated by the parties of the second part, and the said degrees shall be conferred by the University of Toronto upon the report of the said examiners.

"All students of Trinity Medical College who have not matriculated at the date of the issue of the proclamation of the federation of the two universities shall be allowed two years from the date to matriculate in the University of Trinity College under the regulations in force at the date of federation."

1947, c. 112, Sched. B.

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