



CHAPTER 48

An Act to amend Section 622 of the Cities and Towns' Act

[Assented to, the 18th of May, 1935]

HIS MAJESTY, with the advice and consent of the
Legislative Council and of the Legislative Assembly
of Quebec, enacts as follows:

1. Section 622 of the Cities and Towns' Act (Revised R. S., c. 102, Statutes, 1925, chapter 102), as amended by the act 19^{s. 622, am.} George V, chapter 34, section 3, is again amended by adding to subsection 4 thereof the following paragraphs:

"The absence of notice or its irregularity because late, ^{Setting up of absence, etc., of notice.} insufficient or otherwise defective, must be set up by exception to the form and not by a plea to the merits. Failure to invoke such means by exception to the form within the delays and according to the rules established by the Code of Civil Procedure, constitutes a waiver of such irregularity.

No contestation of the facts may be inscribed until ^{Contestation of the facts.} judgment is rendered on the said exception to the form and such judgment must dispose thereof and not reserve it for the merits."

2. This act shall come into force on the day of its ^{Coming into force.} sanction.

