



CHAPTER 33

An Act to amend the Cities and Towns' Act

[Assented to, the 20th of April, 1934]

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

1. Section 69 of the Cities and Towns' Act (Revised R. S., c. 102, Statutes, 1925, chapter 102) is amended by replacing the s. 69, am. word: "aldermen", in the fifth line thereof, by the words: "members of the council".

2. The said act is amended by adding thereto, after Id., s. 123a, section 123 thereof, the following section: added.

"123a. No alderman may be nominated for the office Alderman, of mayor unless he has previously handed in to the clerk and nomination for his resignation in writing duly signed in the presence of office of two ratepayers who are electors, which resignation, whether mayor. accepted or not by the council, shall take effect from the time of the said nomination."

3. Section 550 of the said act is amended by adding R. S., c. 102, thereto, after the second paragraph thereof, the following s. 550, am. paragraph:

"However, the Quebec Municipal Commission, if it Changing of deem it expedient, may, subject to the conditions imposed contents of by it, authorize an abridged enumeration of the cadastral notice. numbers of the immovables, but any authorization to that effect must appear in the notice of sale."

4. This act shall come into force on the day of its Coming into sanction. force.

