



CHAPTER 105

An Act to incorporate the Town of Bourlamaque

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

WHEREAS Lamaque Gold Mines Limited, a body Preamble.
politic duly incorporated, having its head office in the township of Bourlamaque, Province of Quebec; David Law Hodges Forbes, mining engineer, of the city of Toronto, Province of Ontario; William Morris, accountant; James Goldie McMillan, mining engineer; Roy Jarvis Henry, mines manager; all three of Kirkland Lake, Province of Ontario, and Lindsay Foss, mines manager, of the town of Amos, Province of Quebec, have, by their petition, represented:

That for a few years a great number of persons have obtained mining concessions in the township of Bourlamaque, Abitibi county, and are and will continue operating the mines situated in that territory:

That the works in course of execution in said township, and the working of the plants and factories to be erected there, will create a considerable influx of people to the territory described in section 2 of this act;

That a great number of persons will be obliged to reside in that territory as owners, lessees, occupiers of mines and quarries;

That a large portion of such territory will be subdivided into buildings lots; that dwellings, churches, schools, and other buildings will be erected there; that waterworks, lighting and drainage systems will be installed, and that all other public services required to make of the proposed municipality a modern town and to assure the welfare of its inhabitants, will be established there;

That it is therefore desirable to erect the territory in question into a town municipality;

Whereas a prayer to that effect is contained in the said petition; and

Whereas it is expedient to grant the prayer of the petitioners;

Therefore, His Majesty, with the advice and consent of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows:

Short title.

1. This act may be cited as “Charter of the Town of Bourlamaque”.

Limits of town.

2. The town of Bourlamaque shall comprise the following territory, situated in the township of Bourlamaque, Abitibi County:

Blocks numbers two, four, twelve, sixteen, seventeen, eighteen, nineteen, twenty, twenty-one, twenty-two, twenty-three, twenty-four, twenty-five, twenty-six, twenty-seven, twenty-eight, twenty-nine and thirty (2, 4, 12, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29 and 30); Block number three (3) and mining claims numbers A twenty-six thousand one hundred and seventy-five, A twenty-six thousand one hundred and seventy-six, A twenty-six thousand one hundred and seventy-seven, A twenty-six thousand one hundred and eighty, A twenty-six thousand one hundred and eighty-one, A thirty-six thousand six hundred and three, A thirty-six thousand six hundred and four, A thirty-six thousand six hundred and five, A thirty-six thousand six hundred and six, A thirty-six thousand six hundred and seven, A thirty-six thousand six hundred and eight, A thirty-nine thousand one hundred and fifty-five, A thirty-nine thousand one hundred and fifty-six, A thirty-nine thousand one hundred and fifty-seven, A thirty-nine thousand one hundred and fifty-eight, A thirty-nine thousand one hundred and fifty-nine, A thirty-nine thousand one hundred and sixty, A thirty-nine thousand one hundred and sixty-one, A thirty-nine thousand one hundred and sixty-two, A thirty-nine thousand one hundred and sixty-three, A thirty-nine thousand one hundred and sixty-four, A thirty-nine thousand one hundred and sixty-five, A thirty-nine thousand eight hundred and sixty-six, A thirty-nine thousand eight hundred and sixty-seven and A forty thousand one hundred and thirty-two (A 26175, A 26176, A 26177, A 26180, A 26181, A 36603, A 36604, A 36605, A 36606, A 36607, A 36608, A 39155, A 39156, A 39157, A 39158, A 39159, A 39160, A 39161, A 39162, A 39163, A 39164, A 39165, A 39866, A 39867, A 40132), this latter group of claims are covered by mining

licenses numbers two thousand and fifty-two, six thousand nine hundred and forty-eight, seven thousand one hundred and three, seven thousand one hundred and four, seven thousand three hundred and forty-two, seven thousand three hundred and forty-three, seven thousand three hundred and forty-four, seven thousand three hundred and forty-five (2052, 6948, 7103, 7104, 7342, 7343, 7344 and 7345).

This territory can be more accurately described as being that area which would be enclosed within the polygon whose sides would be laid out as follows:

Beginning at a point which is post number four (4) of mining claim number A thirty-six thousand two hundred and fifty-six (A36256) situated at a distance of twelve chains and ninety-seven links (12.97) on a bearing of north thirty-seven degrees and twenty-three minutes east ($N37^{\circ}23'E$) for that mile-post marking the end of the seventh mile and the beginning of the eighth upon that line separating the townships of Dubuissou and Bourlamaque, in the said county of Abitibi; thence:

On a bearing north eighty-nine degrees and one minute east ($N89^{\circ}01'E$) for a distance of seventy chains and eighty-eight links (70.88) to post number one (1) of Claim number (A36259) A thirty-six thousand two hundred and fifty-nine, which is also posts numbers one and four (1 and 4) for claim number A thirty-three thousand three hundred and seventy-nine (A33379) and post number (4) for block number four (4); thence:

Following the northerly boundary of this said block number four (4) in a southeasterly direction to its northeasternmost corner which is marked by post number one (1) of this claim, and which is also post number four (4) of block number twelve (12); thence:

Following the northerly boundary of this said block number twelve (12) in a northeasterly direction to post number one (1) of this claim, which is also post number four (4) of claim number A thirty-nine thousand one hundred and sixty-three (A39163); thence:

On a bearing north eighty degrees and twenty-nine minutes east ($N80^{\circ}29'E$) for a distance of sixty-four chains and eighteen links (64.18), following along the northerly boundaries of claims numbers A thirty-nine thousand one hundred and sixty-three, A thirty-nine thousand one hundred and sixty-four and A thirty-nine thousand one hundred and sixty-five (A39163, A39164, and A39165) to post number one (1) of this last mentioned claim, which is also posts numbers four and one (4 and 1) of claim number A thirty-nine thousand one hundred and sixty (A39160); thence:

On a bearing south twenty-three degrees and fifteen minutes east ($S23^{\circ}15'E$), following the easterly boundary of claim number A thirty-nine thousand one hundred and sixty (A39160) for a distance of twenty-three chains and eighty-seven links (23.87) to a witness-post of this claim situated at post number (4) of claim number A thirty-nine thousand one hundred and fifty-nine (A39159); thence:

On a bearing north seventy-three degrees and seventeen minutes east ($N73^{\circ}17'E$) following along the northerly boundary of this said claim number A thirty-nine thousand one hundred and fifty-nine (A39159) for a distance of twenty-one chains and ninety-nine links (21.99) to post number one (1) of this claim; thence:

On a bearing south fourteen degrees and fifty-one minutes east ($S14^{\circ}51'E$) for a distance of thirty-three chains and ninety links (33.90), following along the easterly boundary of this said claim number A thirty-nine thousand one hundred and fifty-nine (A39159) to its post number two (2) which is also a witness-post for claim number A thirty-nine thousand one hundred and fifty-eight (A39158); thence:

On a bearing south eighty-nine degrees and twenty-four minutes east ($S89^{\circ}24'E$), following along the northerly boundary of this said claim number A thirty-nine one hundred and fifty-eight (A39158) for a distance of fifteen chains and fifty-one links (15.51) to its post number one (1), which is also post number four (4) for claim number A thirty-nine thousand one hundred and fifty-seven (A39157); thence:

On a bearing north seventy-six degrees and fifty-four minutes east ($N76^{\circ}54'E$), following along the northerly boundary of this said claim number A thirty-nine thousand one hundred and fifty-seven (A39157) for a distance of fourteen chains and thirty-eight links (14.38) to post number one (1) of this said claim, which is also post number four (4) of claim number A thirty-nine thousand one hundred and fifty-six (A39156); thence:

On a bearing north eighty-one degrees and thirty-two minutes east ($N81^{\circ}32'E$) for a distance of thirteen chains and eighty-four links (13.84) following along the northerly boundary of this said claim number A thirty-nine thousand one hundred and fifty-six (A39156) to post number one (1) of this claim which is also post number four (4) of claim number A thirty-nine thousand one hundred and fifty-five (A39155); thence:

On a bearing north seventy-five degrees and forty-seven minutes east ($N75^{\circ}47'E$) following along the northerly

boundary of this said claim number A thirty-nine thousand one hundred and fifty-five (A39155) for a distance of nineteen chains and ninety links (19.90) to post number one (1) of this claim; thence:

On a bearing south fourteen degrees and no minutes east ($S14^{\circ}00'E$) following along the easterly boundary of this said claim number A thirty-nine thousand one hundred and fifty-five (A39155) for a distance of eighteen chains and fifty-seven links (18.57) to post number two (2) of this said claim number A thirty-nine thousand one hundred and fifty-five (A39155); thence:

On a bearing south seventy-five degrees and fifty-four minutes west ($S75^{\circ}54'W$) following along the southerly boundary of this same claim number A thirty-nine thousand one hundred and fifty-five (A39155) for a distance of fifteen chains and eleven links (15.11) to post number three (3) of this same claim, which is also post number two (2) of claim number A thirty-nine thousand one hundred and fifty-six (A 39156); thence:

On a bearing south seventy-four degrees and thirty-three minutes west ($S74^{\circ}33'W$) for a distance of seventeen chains and twenty-six links (17.26) following along the southerly boundary of this said claim number A thirty-nine thousand one hundred and fifty-six (A39156) to its post number three (3) which is also post number two (2) of claim number A thirty-nine thousand one hundred and fifty-seven (A39157); thence:

On a bearing south eighty-six degrees and thirty minutes west ($S86^{\circ}30'W$) following along the southerly boundary of this said claim number A thirty-nine thousand one hundred and fifty-seven (A39157) for a distance of twenty-two chains and twenty-two links (22.22) to post number three (3) of this said claim number A thirty-nine thousand one hundred and fifty-seven (A39157) which is also post number two (2) of claim number A thirty-nine thousand one hundred and fifty-eight (A39158); thence:

On a bearing south seventy-nine degrees and forty-nine minutes west ($S79^{\circ}49'W$) for a distance of seventeen chains and forty-six links (17.46) following along the southerly boundary of this same claim number A thirty-nine thousand one hundred and fifty-eight (A39158) to its post number three (3) which is also post number two (2) for claim number A thirty-nine thousand eight hundred and sixty-seven (A39867); thence:

On a bearing south seventy-five degrees and twenty-seven minutes west ($S75^{\circ}27'W$) following along the southerly boundary of claim number A thirty-nine thousand

eight hundred and sixty-seven (A39867) aforesaid for a distance of twenty-one chains and sixty-seven links (21.67) to its post number three (3) which is also post number two (2) of claim number A thirty-nine thousand eight hundred and sixty-six (A39866); thence:

On a bearing south eighty-six degrees and three minutes west ($S86^{\circ}03'W$) for a distance of eighteen chains and ninety-five links (18.95), following along the southerly boundary of this said claim number A thirty-nine thousand eight hundred and sixty-six (A39866) to a witness-post at this point; thence:

On a bearing south thirty-nine degrees and twenty-four minutes west ($S39^{\circ}24'W$) following along the southeasterly boundary of this same claim number A thirty-nine thousand eight hundred and sixty-six (A39866) for a distance of ten chains and twenty-eight links (10.28) to post number three (3) of this claim, which is also post number two (2) of claim number A twenty-six thousand one hundred and seventy-seven (A26177) and post number one (1) of claim number A twenty-six thousand one hundred and eighty-one (A26181); thence:

On a bearing south thirty-seven degrees and forty-six minutes west ($S37^{\circ}46'W$) following along the southeasterly boundary of this said claim number A twenty-six thousand one hundred and eighty-one (A26181) for a distance of twelve chains and twenty-two links (12.22) to a witness-post for this claim situated at post number (4) four of claim number A forty thousand one hundred and thirty-two (A40132); thence:

On a bearing north eighty degrees and fifty minutes east ($N80^{\circ}50'E$) following along the northerly boundary of claim number A forty thousand one hundred and thirty-two (A40132) aforesaid for a distance of twenty-eight chains and ninety-three links (28.93) to post number one (1) of this claim; thence:

On a bearing south eight degrees and twenty-six minutes west ($S8^{\circ}26'W$) following along the easterly boundary of this same claim number A forty thousand one hundred and thirty-two (A40132) for a distance of twenty-three chains and fifty-five links (23.55) to post number two (2) of this same claim; thence:

On a bearing south seventy-three degrees and twenty-nine minutes west ($S73^{\circ}29'W$) following along the southerly boundary of this same claim number A forty thousand one hundred and thirty-two (A40132) for a distance of twenty chains and sixty-one links (20.61) to post number

three (3) of this claim, which is also post number two (2) of claim number A thirty-six thousand six hundred and three (A36603); thence:

On a bearing south eighty degrees and fifty-three minutes west ($S80^{\circ}53'W$) following along the southerly boundary of this said claim number A thirty-six thousand six hundred and three (A36603) for a distance of twenty-three chains and fifty-four links (23.54) to post number three (3) of this claim, which is also post number two (2) of claim number A thirty-six thousand six hundred and four (A36604); thence:

On a bearing north eighty-six degrees and twenty-eight minutes west ($N86^{\circ}28'W$) following along the southerly boundary of claim number A thirty-six thousand six hundred and four (A36604) aforesaid, for a distance of thirty-three chains and forty-six links (33.46) to post number three (3) of this claim, which is also a witness-post for claim number A thirty-six thousand six hundred and five (A36605); thence:

On a bearing south two degrees no minutes west ($S2^{\circ}00'W$) following along the easterly boundary of claim number A thirty-six thousand six hundred and five (A36605) aforesaid, for a distance of fifty links (0.50) to post number two (2) of this said claim number A thirty-six thousand six hundred and five (A36605); thence:

On a bearing south eighty-nine degrees and thirty-minutes west ($S89^{\circ}30'W$) following along the southerly boundary of this claim number A thirty-six thousand six hundred and five (A36605) for a distance of twenty-one chains and sixty-one links (21.61) to its post number three (3) which is also post number two (2) of claim number A thirty-six thousand six hundred and six (A36606); thence:

On a bearing north eighty-seven degrees west ($N87^{\circ}00'W$) following along the southerly boundary of claim number A thirty-six thousand six hundred and six (A36606) aforesaid, for a distance of twenty-one chains and eighty links (21.80) to post number three (3) of this claim which is also post number two (2) of claim number A thirty-six thousand six hundred and seven (A36607); thence:

On a bearing north eighty-seven degrees west ($N87^{\circ}00'W$) for a distance of fourteen chains and sixty-two links (14.62) following along the southerly boundary of claim number A thirty-six thousand six hundred and seven (A36607) to post number three (3) of this claim which is also post number two (2) of claim Number A thirty-six thousand six hundred and eight (A36608); thence:

On a bearing north eighty-three degrees and thirty-one minutes west ($N83^{\circ}31'W$) following the southerly boundary of claim number A thirty-six thousand six hundred and eight (A36608) aforesaid, for a distance of twenty-three chains and fourteen links (23.14) to its post number three (3); thence:

On a bearing north no degrees and fifty-two minutes east ($N0^{\circ}52'E$) following along the westerly boundary of this claim number A thirty-six thousand six hundred and eight (A36608) for a distance of eighteen chains and forty links (18.40) to post number four (4) of this claim, which is also post number two (2) of claim number A thirty-nine thousand eight hundred and sixty-eight (A39868) and post number two (2) of claim number A thirty-three thousand three hundred and seventy-nine (A33379); thence:

On a bearing south eighty-six degrees and twenty-two minutes west ($S86^{\circ}22'W$) following along the southerly boundaries of claims numbers A thirty-nine thousand eight hundred and sixty-eight, A thirty-nine thousand eight hundred and sixty-nine, A thirty-nine thousand eight hundred and seventy, and A thirty-six thousand six hundred and nine (A39868, A39869, A39870 and A36609) for a distance of eighty-six chains and seventy-one links (86.71) to post number three (3) of claim number A thirty-six thousand six hundred and nine (A36609) aforesaid which is on the dividing line between the townships of Dubuison and Bourlamaque aforesaid; thence:

On a bearing due north, following the above-mentioned dividing line which is also the western boundary of claim number A thirty-six thousand six hundred and nine (A36609) for a distance of twenty-six chains and eighty-six links (26.86) to post number four (4) of this said claim; thence:

On a bearing south eighty-nine degrees and forty-two minutes east ($S89^{\circ}42'E$) following the northerly boundary of this claim number A thirty-six thousand six hundred and nine (A36609) for a distance of twenty-three chains and twenty-six links (23.26) to post number one (1) of this claim, which is also a witness-post upon the westerly boundary of claim number A thirty-nine thousand eight hundred and seventy-one (A39871); thence:

On a bearing north sixteen degrees and eleven minutes west ($N16^{\circ}11'W$) following the westerly boundaries of claims numbers A thirty-nine thousand eight hundred and seventy-one, A twenty-six thousand one hundred and eighty-seven and A thirty-six thousand two hundred and

fifty-six (A 39871, A26187, A36256) for a distance of fifty-five chains and thirty-one links (55.31) more or less, to the point of beginning.

All directions in the above are referred to the astronomical meridian, and all distances are in Gunter's chains and decimals thereof.

3. The inhabitants and ratepayers of the territory mentioned in section 2, as well as all those who may join or succeed to them, are incorporated as a town under the name of "Town of Bourlamaque".

4. The corporation shall be governed by the Cities and Towns' Act (Revised Statutes, 1925, chapter 102), with the exception of such sections and cases as are specially derogated from by this act or by the inconsistent provisions it may contain.

5. The town shall comprise but one ward until the first general election; it may afterwards be divided into several wards according to law.

6. Section 47 of the Cities and Towns' Act (Revised Statutes, 1925, chapter 102) is replaced, for the town, by the following:

"47. The municipal council shall be composed of a mayor and four aldermen elected for the period and in the manner hereinafter prescribed."

7. Sections 48 and 49 of the said Cities and Towns' Act shall not apply to the town of Bourlamaque up to the first juridical day of February, 1936, and, during said period, the following provisions shall apply to the said town:

"a. The following persons: David Law Hodges Forbes, mining engineer, of the town of Amos, and of Toronto, Province of Ontario; Lindsay Foss, mines manager, of the town of Amos; H. A. Seely, accountant; John Milroy, foreman, and Alcide St. Mars, all three of the town of Bourlamaque, Province of Quebec, and their successor or successors as herein provided for, will be the members of the municipal council of the town of Bourlamaque up to the first juridical day of February, 1936;

b. At the first meeting of the said municipal council, the petitioners composing the said municipal council will choose amongst themselves one who will discharge the functions of mayor for said period, to wit, up to the first juridical day of February, 1936;

Residence of
members of
council.

c. During said period the members of the council shall not be obliged to reside within the limits of the municipality;

Vacancy
in office of
mayor or
alderman.

d. If during said period the office of mayor becomes vacant or if any vacancy occur in the office of alderman, the municipal council by resolution shall fill the vacancy in the office of mayor or alderman, as the case may be. The person so chosen to act as mayor or alderman shall not be obliged to reside within the limits of the municipality;

Holding of
elections.

e. After the expiration of the said period the election of the mayor and of the aldermen shall be held according to the said Cities and Towns' Act."

R. S., c. 102,
s. 22, replaced
for town.

8. Section 22 of the said Cities and Towns' Act is replaced, for the town, by the following:

First
meeting of
council.

"**22.** The council shall hold its first meeting at the time and place appointed by the Minister of Municipal Affairs.

Presidency.

If the mayor is to be elected by the council, such sitting, until the mayor is elected and sworn, shall be presided over by an alderman chosen from among the aldermen present."

R. S., c. 102,
s. 63, replaced
for town.

9. Section 63 of the said Cities and Towns' Act is replaced, for the town, by the following:

Oath of
mayor and
aldermen.

"**63.** The mayor and the aldermen shall take the oath of office during the delay fixed by the Minister of Municipal Affairs.

Power of
mayor or
aldermen to
resume
office.

Nevertheless, without prejudice to the costs of any judicial proceedings taken against him, the mayor or alderman who has so neglected to take the oath within the prescribed delay may, so long as the vacancy that has arisen through his negligence is not filled, and upon taking the required oath, resume and exercise his functions."

Municipal
elector.

10. For the purposes of the first election which will be held on the first juridical day of February, 1936, every proprietor of an immoveable in the town, whose titles have been registered on or before the twentieth day preceding that fixed for the nomination of candidates for the offices of mayor or aldermen, shall be a municipal elector and possess the necessary property qualifications to hold municipal office.

Nomination
of can-
didates.

11. Six electors entitled to vote at the first general election may nominate a candidate for the office of mayor

and candidates for the office of alderman, by signing a nomination-paper in accordance with sections 182 and following of the said Cities and Towns' Act.

12. Section 128 of the said Cities and Towns' Act is replaced, for the town, by the following:

R. S., c. 102,
s. 128, replaced for town.

"128. 1. The following persons, if of the full age of twenty-one years, British subjects and not legally disqualified nor otherwise deprived of the right to vote in virtue of this act or of the charter, shall be electors and shall be entered on the electoral lists, to wit:

Persons to be entered on electoral list:

- a. Male persons and widows or spinsters whose names are entered on the valuation roll in force as *bona fide* owners or occupants of immoveable property in the municipality, of the value of two hundred dollars or upwards, or of the annual rental value of twenty dollars or upwards, according to said roll. In cases where such property is held in usufruct, the name of the usufructuary shall alone be entered on the electoral list;

Owners;

Companies or corporations may be entered on the electoral lists by reason of the immoveables, held by each of them respectively and subject to general or special assessment, of a sufficient valuation to confer the right to vote upon a municipal elector, and shall be entitled to vote in their names through a representative of the company authorized to that effect by resolution, a copy whereof shall be filed with the clerk of the town on or before the day for nomination of candidates, in the case of the election of mayor or aldermen. They may exact the right to vote at the election of aldermen in every ward in which they pay taxes, provided their representative is a director or employee of the company;

Companies or corporations owning real estate;

- b. The husband whose wife is seized, as owner, usufructuary, or as institute, of immoveable property in the municipality, of the value of two hundred dollars or upwards, according to the valuation roll in force, or carries on trade or keeps a place of business which renders her subject to the payment of a tax, and when such place of business is entered on the collection roll as being of the annual rental value of not less than twenty dollars;
- c. Every male person, and every widow or spinster, being a resident householder in the municipality under a lease, whose name is entered on the collection roll in force as tenant of a dwelling-house or part of a dwelling-house in the ward for which the list is made,

Husband whose wife is owner, etc.;

Tenants;

- of the value of two hundred dollars or upwards or of the annual rental value of twenty dollars or upwards, according to such roll;
- Tenant of store, etc. d. Every male person, though neither owner nor householder, who is entered on the valuation roll or collection roll in force, as the tenant of any store, counting-house, shop, office, or place of business in the municipality; provided that such store, counting-house, shop, office or place of business, or the share which such person owns therein as partner, be assessed at an actual value of at least two hundred dollars, or at an annual rental value of at least twenty dollars, according to the valuation or collection roll.
- Exceptions. 2. Nevertheless, the qualification granted by the foregoing provision to co-partners or tenants does not extend to members of associations of persons using or holding the premises for social, educational, philanthropic, and other objects."
- Voting on by-laws by companies. **13.** When a by-law has to be submitted to the electors who are proprietors, companies or corporations shall also be entitled to vote once on such by-law through their representative, being a director or employee of the company, authorized as aforesaid, and, in such case, a copy of the resolution appointing such representative shall be filed with the clerk of the town.
- Provisions applicable. **14.** Section 345 of the said Cities and Towns' Act shall not apply to the town of Bourlamaque up to the first juridical day of February, 1936, and, during said period, the following provision shall apply to the said town:
- Place of meetings. "The council shall sit at the place designated by the Minister of Municipal Affairs."
- Provisions applicable. **15.** Section 346 of the said Cities and Towns' Act shall not apply to the town of Bourlamaque up to the first juridical day of February, 1936, and, during said period, the following provision shall apply to the said town:
- Date of meetings. "The council shall meet on the days and at the hours which it determines by resolution."
- R. S., c. 102, s. 488, replaced for town. **16.** Section 488 of the said Cities and Towns' Act is replaced, for the town, by the following:
- Exemption from taxation for certain periods. **"488.** The buildings, plant and machinery in, on or under mineral land, and used mainly for obtaining mineral from the ground, or storing the same, and concentrators

and sampling plant and the minerals in, on or under such land, shall not be assessable before the first day of February, 1939.

The town of Bourlamaque may, by by-law of its council, approved by the elector-proprietors and by the Lieutenant-Governor in Council, commute, for a yearly payment, the taxes which, from the first of February, 1939, may be levied on the moveables and immoveables mentioned in this section.”

17. Section 428 of the said Cities and Towns’ Act, is replaced, for the town, by the following:

“428. The council may make by-laws:

1. To suppress gambling houses and disorderly houses;
2. To suppress houses of prostitution, of ill-fame and of assignation;
3. To prohibit and restrict card-playing, throwing of dice, and other games of hazard with or without betting, in any hotel, restaurant, tavern or shop, whether licensed or not, in the municipality;
4. To order that any building, construction, shelter, penthouse, shed or other erection, under whatever name known or designated, attached to the ground or portable, built, erected or placed on the surface, or above, or underground, permanently or temporarily, within the limits of the municipality, used for trading, transportation, keeping or delivery of alcoholic liquors, contrary to the provisions of the Alcoholic Liquor Act (Chapter 37), or of the Alcoholic Liquor Possession and Transportation Act (Chapter 38), or of any other law respecting the above objects, shall be deemed a disorderly house to which Division 1 of the Disorderly House Act (Chapter 270) shall apply;
5. To prohibit, prevent and suppress any noisy gatherings, affrays, disturbances, disorderly assemblies, and all brutal or depraving exhibitions;
6. To regulate circuses, theatres, spectacles and other public exhibitions, and permit them, on obtaining a license, to be held upon such conditions as may be deemed fit, and to prohibit all spectacles or exhibitions tending to affect public safety;
7. To license and regulate the posting of bills and placards;
8. To regulate bathing and swimming in the waters comprised within the municipality or within its jurisdiction for police purposes;

Commutation of taxes.

R. S., c. 102, s. 428, replaced for town.

By-laws respecting:

Gambling;

Bawdy-house;

Card playing, etc.;

Certain buildings, etc., as disorderly houses;

Riots, etc.;

Circuses, etc.;

Posting of bills, etc.;

Swimming, etc.;

Disturbance of religious worship, etc.; 9. To prevent the disturbance of any congregation assembled for religious worship, and to prohibit the distribution of printed hand-bills or circulars at church doors on Sundays;

Occupation of minors in streets, etc.; 10. To allow on certain conditions, regulate or prevent the employment or occupation of minors in the streets and public places; and to grant licenses to and regulate newspaper carriers;

Begging. 11. To regulate begging."

Additional delay for complying with certain provisions. 18. Until the first juridical day of February, 1936, the Minister of Municipal Affairs may, at the request of the council, grant further delay during which any other provision of the said Cities and Towns' Act may be complied with by the town of Bourlamaque.

Coming into force. 19. This act shall come into force on the day of its sanction.