



CHAPTER 56

An Act to amend the Cities and Towns' Act

[Assented to, the 4th of April, 1931]

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

1. Section 400 of the Cities and Towns' Act (Revised R. S., c. 102, Statutes, 1925, chapter 102), as amended by the act 19^{s. 400, am.} George V, chapter 35, section 3, is again amended by striking out the words: "Such notice shall contain a copy of the by-law.", in the fourth and fifth lines of the second paragraph thereof.

2. The said act is amended by adding thereto, after section 456 thereof, the following section: Id., s. 456a, added.

"456a. At the expiration of the term mentioned in any contract entered into between the council and any public utility company, respecting the supplying of electricity for light, heat and power by such company to the municipality which itself distributes same to its ratepayers, the Quebec Public Service Commission, on a petition to that effect, may order that the contract be extended or renewed on such other or similar terms, prices and conditions as it may determine." Renewal of contract for supplying of electricity.

3. Section 546 of the said act, as amended by the act 16 George V, chapter 38, section 1, is again amended by adding thereto, after the fourth paragraph thereof, the following paragraph: R. S., c. 102, s. 546, am.

"Notwithstanding any provision to the contrary, the execution of a judgment rendered by the Recorder's Court, Execution of judgment by seizure, etc.

for the recovery of municipal taxes, may be effected by the seizure and sale of the moveable and immoveable property of the defendant.”

R. S., c. 102, s. 548, re-
placed. **4.** Section 548 of the said act is replaced by the following:

Statement of immoveables on which taxes have not been paid. **“548.** After the expiration of the six months next after the notice of deposit of the collection roll, the treasurer shall draw up a statement showing the immoveables on which the taxes assessed have not been paid, in whole or in part.”

R. S., c. 102, s. 592, am. **5.** Section 592 of the said act is amended by replacing paragraph 5 thereof by the following:

“5. A certificate of the publication of such notice;”.

Provisions not applicable. **6.** This act shall not apply to the cities and towns which have a special charter inconsistent with this act.

Coming into force. **7.** This act shall come into force on the day of its sanction.