



## CHAPTER 107

### An Act to amend the Municipal Code respecting municipal water-courses

[Assented to, the 4th of April, 1930]

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

**1.** Article 502 of the Municipal Code is amended by M. C., art. adding thereto, after the word: "agreement", in the third 502, am. and fourth lines thereof, the words: "signed by at least three-fourths of them and".

**2.** The said Code is amended by adding thereto, after M. C., art. article 502, the following article: 502a, added.

"**502a.** If the deed of agreement be not signed by all those concerned, the municipal council or the board of delegates under whose direction such water-course is shall, before approving it, summon the persons interested, who have refused to sign it, to the sitting of the council or of the board of delegates at which the deed of agreement is to be considered. Such summoning shall be effected by registered letter mailed to the address of the said persons interested or served upon each of them at least eight days before the said sitting."

**3.** Article 503 of the Municipal Code is replaced by the following: M. C., art. 503, replaced.

"**503.** The deed of agreement takes *de jure* the place of the *procès-verbal*, or by-law, governing such water-course, if there is one, and, if it has been signed by at least three-fourths of the persons interested, is binding as well Effect of deed of agreement."

upon those who did not sign it as upon those who did, and upon the representatives of both.

Effect of  
deed of  
agreement.

The deed of agreement remains binding until it is revoked by the council or the board of delegates, or by consent of three-fourths of the persons interested, or their representatives, or until it is replaced by a subsequent *procès-verbal* or by-law, under the same penalties as if the water-course were governed by a by-law or *procès-verbal*."