



## CHAPTER 34

### An Act to amend the Cities and Towns' Act

[Assented to, the 4th of April, 1929]

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

**1.** Section 56 of the Cities and Towns' Act (Revised R. S., c. 102, Statutes, 1925, chapter 102) is replaced by the following: s. 56, replaced.

“**56.** If the office of mayor become vacant, the clerk shall, within eight days after such vacancy, fix a day for the nomination of candidates as well as for the election in case of opposition. Such election shall take place within thirty days from the vacancy. Election to fill vacancy in office of mayor.”

However, if the vacancy occur within the six months preceding the general election, the clerk of the municipality shall, within eight days after such vacancy, call a meeting of the council for the purpose of electing one of the aldermen to discharge the functions of mayor during the remainder of the term of office, and the council, at such meeting, shall make such election. The acceptance of the office of mayor shall have the effect of rendering the seat of the alderman, who accepts the office, vacant, and, in such case, a new election to fill such vacancy shall be held.” Idem. Effect of acceptance by alderman.

**2.** Section 429 of the said act is amended by adding thereto, after paragraph 32 thereof, the following paragraph: R. S., c. 102, s. 429, am.

“**33.** To open, enclose, improve and maintain, at the expense of the municipality, aerodromes or taking off and landing fields for aeroplanes or airships within or without the limits of the municipality; and to acquire or lease any land necessary or useful for such purpose; and to enter into Aerodromes or taking off and landing fields for airships, etc.”

agreements with any person or company respecting the location, sale and working of the said aerodromes.”

R. S., c. 102,  
s. 622, am.

**3.** Section 622 of the said act is amended:

- a. By replacing the word: “thirty”, in the fourth line of subsection 1 thereof, by the word: “fifteen”;
- b. By replacing the word: “thirty,” in the third line of subsection 2 thereof, by the word: “fifteen”.