



## CHAPTER 85

An Act to amend the charter of the town of Kenogami

[Assented to, the 24th of February, 1927]

**W**HEREAS the town of Kenogami has, by its petition, Preamble.  
represented that it is just and desirable to confer  
additional powers upon it and to make certain amend-  
ments to its charter, 10 George V, chapter 109, and it is  
expedient to grant its prayer;

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

**1.** Sub-paragraph *c* of subsection I of section 128 of the R. S., c. 102,  
Cities and Towns' Act (Revised Statutes, 1925, chapter s. 128, am.  
102) is replaced, for the town, by the following: for town.

"*c.* Every male person, and every widow or spinster, Tenants of  
being a resident householder in the municipality under a dwelling-  
lease, whose name is entered since two years on the house, etc.  
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, of  
the value of two hundred dollars or upwards or of the annual  
value of twenty dollars or upwards, according to such roll."

**2.** Section 135 of the said Cities and Towns' Act is re- R. S., c. 102,  
placed, for the town, by the following: s. 135, re-  
placed for  
town.

"**135.** Prior to the first of April of each year, there When elect-  
shall be prepared by the clerk, or under his direction, in oral list to  
the manner hereinafter mentioned, a list for the municipi- be prepared.  
pality of the names of persons entered on the valuation  
roll as well as on the collection roll of the municipality and  
qualified to be entered in the electoral list."

**3.** Section 143 of the said Cities and Towns' Act is re- R. S., c. 102,  
placed, for the town, by the following: s. 143, re-  
placed for  
town.

"**143.** If the clerk has not made the alphabetical list of Appoint-

ment of special clerk to make list in default of clerk.

electors, or has not given or published the notice required by section 139, by the third day of April, the judge of the Superior Court for the district, or, in the event of the absence of such judge or of his inability to act, a judge of a neighbouring district, or the Magistrate's Court, on summary petition of any person entitled to be entered as an elector in the municipality, shall appoint a special clerk to prepare the alphabetical list of electors."

R. S., c. 102, s. 173, replaced for town.

**4.** Section 173 of the said Cities and Towns' Act is replaced, for the town, by the following:

Date of general elections.

"**173.** The general election for mayor and aldermen of the municipality shall be held every two years, on the first juridical day of July, in accordance with the provisions hereafter contained; the present council shall remain in office until the next general municipal election which shall be held on the first juridical day of July, one thousand nine hundred and twenty-eight.

Change by letters patent.

The Lieutenant-Governor in Council may, by letters patent, at the request of the council of the municipality concerned, change the date for the elections.

Proceedings, etc.

The proceedings and notices for such application shall, as far as possible, be the same as those required for obtaining letters patent under sections 12 and following of this act.

Notice.

Notice of such change must be published in the *Quebec Official Gazette* and in the volume of the statutes passed at the then next session of the Legislature."

R. S., c. 102, s. 175, replaced for town.

**5.** Section 175 of the said Cities and Towns' Act is replaced, for the town, by the following:

Appointment of election clerk.

"**175.** Ten days at least before the twentieth day of June, in the year in which a general election is to be held, the returning-officer, by a commission under his hand, in the form 5, shall appoint an election clerk, and may, at any time during the election, appoint, in the same manner, another election clerk, if the one first appointed resigns, or refuses or is unable to perform his duties as such clerk."

R. S., c. 102, s. 179, replaced for town.

**6.** Section 179 of the said Cities and Towns' Act is replaced, for the town, by the following:

Notice of election by returning-officer.

"**179.** Eight days at least before the twentieth day of June in the year in which a general election is to be held, the returning-officer shall give public notice, in the form 7, over his signature, setting forth:

Contents.

1. The place, day and hour fixed for the nomination of candidates;

2. The day on which the poll for taking the votes of the electors will be held in case a poll is necessary;

3. The appointment of the election clerk."

7. Section 181 of the said Cities and Towns' Act is replaced, for the town, by the following: R. S., c. 102, s. 181, replaced for town.

"181. The nomination of candidates at a general election shall be held on the twentieth of June from noon to two o'clock in the afternoon. If such day be a holiday, it shall be held on the first juridical day following such date, and during the same hours." Date of nomination.

8. Section 426 of the said Cities and Towns' Act is amended, for the town, by inserting therein, after paragraph 1 thereof, the following paragraphs: R. S., c. 102, s. 426, am., for town.

"1a. To determine the kind of buildings which may be erected on certain streets or parts or sections of certain streets; Kind of buildings on certain streets.

"1b. To fix the alignment of buildings on the streets or on certain streets; to prescribe at what distance from the sidewalk and from the said line of such streets, houses or buildings may be erected or rebuilt." Alignment of buildings, etc.

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