



CHAPTER 66

An Act to amend the Code of Civil Procedure respecting
the usurpation of public offices

[Assented to, the 24th of March, 1926]

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

1. The Code of Civil Procedure is amended by inserting C. C. P.,
therein, after article 987, as amended by the act 15 George ^{art. 987a,}
V, chapter 84, section 1, the following article: _{added.}

“**987a.** No procedure in contestation of an election of Procedure
a mayor, of an alderman or of a councillor shall be taken ^{prohibited.}
under the provisions of this section except in the case of
absence of qualification on the part of such mayor, alder- ^{Exception.}
man or councillor.”

2. This act shall not affect pending cases.

Pending
cases.

3. This act shall come into force on the day of its ^{Coming into}
sanction. _{force.}
