

C H A P. 45

An Act to amend articles 5313 and 5564, of the Cities and Towns Act, and to insert article 5564a in the said act.

[Assented to 19th February, 1914]

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

R. S. 5313
am.

1. Article 5313 of the Revised Statutes 1909, is amended by adding thereto the following paragraphs:

Offices of
mayor and
alderman
become va-
cant.

c. In case of inability of such mayor or alderman to perform his duties, whether on account of sickness, infirmity or other reason, during three consecutive months;

d. In case of non-attendance of such mayor or alderman at council meetings during three consecutive months;

e. In case of such mayor or alderman making a judicial abandonment of his property, or becoming insolvent.

Id. 5564 am.

2. Article 5564 of the Revised Statutes, 1909, is amended by adding to such article, at the end thereof, the following words: "unless all the members of the council are present and consent".

Id. 5564a
enacted.

3. The Revised Statutes, 1909, are amended by inserting therein, after article 5564 thereof, a new article, as follows:

Adjourn-
ment if no
quorum.

"**5564a.** If there be no quorum, two members of the council, half an hour after it being established that there is no quorum, may adjourn a meeting to a later date.

Notice of
same.

Special notice of such adjournment must be given by the clerk to all members of the council who were not present at such adjournment.

Entry in
minute-book

The hour of the adjournment, the names of the members of the council who were present, and the day and hour to which such meeting was adjourned, shall be entered in the minute-book of the council".