

from or forming part of the light system or systems, or of laying, maintaining and operating in the municipality wires or conduits, or both, for gas and electricity, and the accessory apparatus, in the roads, streets or public squares of the municipality, or of supplying the public therein with gas or electricity or both, for light, heat, motive power or traction purposes or any of them ;—

the by-law or resolution relating thereto shall, before having force and effect, be approved by the majority in number of the municipal electors who vote on such by-law or resolution.”

By-law, &c., must be approved by majority of electors voting.

“ **4650b.** The by-law or resolution, shall be submitted for the approval of the municipal electors, within the three months following the date on which it was passed by the council, in default whereof it shall be null and void.”

Must be submitted within three months, &c.

“ **4650c.** The proceedings respecting the meeting and the voting for the approval of the by-law or resolution by the municipal electors, shall be, *mutatis mutandis*, those prescribed by the charter of the municipality or the general law applying thereto, or by both, for the approval of by-laws by municipal electors who are proprietors.”

Procedure re meeting and voting, &c.

**2.** This act shall come into force on the day of its sanction.

Coming into force.

#### CHAP. 47

An Act to amend article 4658 of the Revised Statutes respecting Joint Stock Companies.

[Assented to 14th March, 1907]

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

**1.** Article 4658 of the Revised Statutes is amended by adding thereto the following paragraph :

R. S. Q., 4658 amended

“ If not so replaced within six months from the date of the incorporation of the company, any of said persons or, if they be not living, their heirs or assigns, may cause a meeting to be held by giving fifteen clear days’ notice the time and place thereof, in the *Quebec Official Gazette*, and the said persons, or their heirs or assigns, present at such meeting may pass by-laws, allot stock and elect directors.”

Meeting that must be called, etc., if provisional directors not replaced, &c.

**2.** This act shall come into force on the day of its sanction.

Coming into force.