

## CHAP. 64

## An act to amend the charter of the city of St. Henri

[Assented to 25th April, 1903]

## Preamble.

WHEREAS the city of St. Henri has, by petition, represented that it is in the interest of the proper administration of the city that certain amendments be made to its charter, the act 60 Victoria, chapter 62, and the various acts amending the same, and whereas it is expedient to grant the prayer of the said petition ;

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

60 V., c. 62,  
art. 72, re-  
placed.

Form of  
nomination  
paper.

Signatures  
thereto.

Consent of  
candidate.

Art. added  
after id.,  
art. 72a.

Numbering  
offices of  
alderman.

Id., arts. 96,  
97 and 98,  
replaced.

Nomination  
by Lieu-  
tenant-Gov-  
ernor of per-  
son to hold  
election, &c.

When elec-  
tion to be  
held and  
notice thereof.

**1.** Article 72 of the act 60 Victoria, chapter 62, is replaced by the following :

“ **72.** Each candidate for the office of mayor or alderman is designated by his name and surname, with his residence, profession or occupation in the nomination paper (according to form A), which is signed by, at least, ten electors qualified to vote under this act, and deposited in the hands of the presiding officer on the second Monday of January, between the hours of ten and eleven in the forenoon.

Such nomination paper shall be accompanied by the written consent of the person nominated, unless he is absent from the city, in which case the nomination paper shall establish such absence.”

**2.** The following article is added after article 72a of the act 60 Victoria, chapter 62, as enacted by the act 62 Victoria, chapter 61, section 1 :

“ **72b.** The offices of alderman for each of the wards of the city are designated by the numbers 1 and 2 respectively.”

**3.** Articles 96, 97 and 98 of the act 60 Victoria, chapter 62, are replaced by the following :

“ **96.** If the general elections do not take place at the time specified in this charter, the Lieutenant-Governor, on a written application to that effect by five electors, may appoint a person to fix the days when the nomination and polling shall take place.

The days so fixed shall be the soonest possible, and the public notice of the election to be given by the clerk shall be given three clear days before the nomination.”

4. Form A, mentioned in article 72 of the act 60 Victoria, chapter 62, is replaced by the form at the end of this act.

5. Article 158 of the act 60 Victoria, chapter 62, article 6 of the act 63 Victoria, chapter 50, and article 8 of the act 2 Edward VII, chapter 51, are replaced by the following :

“ 158. From and after the year 1906, inclusively, the general election of the members of the council shall take place every three years on the same day in the month of January. The mayor shall be elected for the term of three years by the majority of all the municipal electors of the city qualified to vote and who have voted at such election, and the aldermen, in each ward, shall be elected for three years by the majority of the municipal electors of the ward who are qualified to vote and who have voted at the election ; and the election of the mayor shall be by ballot according to the provisions respecting the elections of aldermen contained in the charter and in the acts amending the same *mutatis mutandis*, with this difference that an elector qualified to vote in more than one ward of the city shall not vote more than once for the office of mayor.

Id., art. 158, replaced.  
Election of mayor by people after 1906.

The poll in which votes shall be given for the election of alderman in each ward shall, at the same time, be the polls for the election of the mayor.

Polls for such election.

The mayor and aldermen elected this year shall continue in office until 1906, when the next general election shall take place.”

Present mayor and aldermen continued in office.

6. Article 162 of the act 60 Victoria, chapter 62, is amended by replacing paragraph 3 by the following :

Id., art. 162, amended.

“ 3. When the mayor or an alderman no longer has his place of business or domicile within the limits of the municipality.”

When mayor, &c., has no longer domicile in city, &c.

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

Coming into force.

FORM A

(Mentioned in article 1 of this act)

NOMINATION PAPER

City of St. Henri,.....Ward. Seat No.....

We, the undersigned, electors of.....ward, in the city of St. Henri, do hereby nominate.....

No.....street, as a candidate at the election to be held for the office of alderman seat No....., for..... ward of the city of St. Henri.

In witness whereof, we have signed at St. Henri, this..... day of....., 19.....

• NAMES.	OCCUPATION.	QUALIFICATION (Giving the electoral franchise).	RESIDENCE

Signed by the said electors in presence of (*names, residence and occupation*).

(*Signature*).....



I, the said....., nominated in the foregoing nomination paper, hereby consent to such nomination.

Witness my hand at St. Henri, this.....day of.....19.....

(*Signature*).....

Signed by the said.....  
in presence of.....

(*Signature*).....

