

1117

cillor elected Mayor by the voters at their annual election shall be vacated and another Councillor shall be elected in his stead, but the seat of a Councillor elected Mayor by the Council shall not be thereby vacated.

5 V. And be it enacted, That the powers, authority, rights and
duties of the Mayor as now by law established, shall in no wise be
affected, changed or altered by this Act, anything therein con- Powers and
tained to the contrary notwithstanding, and the Mayor shall be, duties of
to all intents and purposes, a Member of the City Council, not Mayor to re-
withstanding any provision limiting the number of Members there- main as at
of, but shall not vote at meetings of the said Council, except only present.
10 in the cases in which the Mayor is now allowed to vote at such
meetings.

VI. And be it enacted, That so much of the ordinance of the
15 Legislature of Lower Canada, passed in the third and fourth year
of Her Majesty's Reign, intituled, "*An ordinance to incorporate*
the City and Town of Quebec," and of the ordinance of the said
Legislature, passed in the fourth year of Her Majesty's Reign,
intituled, "*An ordinance to amend an ordinance to incorporate*
20 "*the City and Town of Quebec,*" and also of an Act of the Legis-
lature of this Province passed in the eighth year of Her Majesty's
Reign, intituled, "*An Act to amend the ordinance incorporating*
the City of Quebec," or any other Act or law, as may be incon-
sistent with the provisions of this Act, shall be and the same are
25 hereby repealed.

So much of
Ord., of L. C.
3 and 4 V. c.
35.
4 V. c. 31, or
of Act.
8 V. c. 60 as
is inconsistent
with this Act,
repealed.

VII. And be it enacted, That this Act shall be deemed a Public Act.
Public Act.