

The Act is amended by inserting the following as 105a (page 237) :—

105a. The voter shall be entitled to select for himself for that purpose any one of the forms contained in sections 102 to 105 both inclusive; whatever may be the description either in the voter's list or assessment roll as to the qualification or character in respect of which he is entered upon the list or roll.

Section 117 (page 240) is repealed and the following substituted therefor :—

117. At the nomination meeting or on the following day any person proposed for one or more offices may resign or elect for which office he is to remain nominated; and in default he shall be taken as nominated for the office in respect of which he was first proposed and seconded; the clerk or other returning officer or chairman shall, on the day of the nomination post up in the office of the clerk of the municipality the names of the persons proposed for the respective offices; provided always that the resignation after the nomination meeting of any person so proposed shall be in writing, signed by him and attested by a witness, and shall, within the time hereinbefore mentioned, be delivered to the clerk of the municipality; provided, also, that if by reason of such resignation only one candidate remains proposed for a particular office, the clerk or other returning officer shall declare such candidate duly elected for such office.

Section 239 (page 302) is amended by adding thereto the following sub-section :—

(2) In case of the illness or absence of the mayor, or of the office of mayor being vacant, the person appointed by the council under this section as presiding officer shall also have authority to act as police commissioner during the time he acts as such presiding officer in the place of the mayor.

Section 247 (page 304) is amended by adding thereto the following sub-section :—

(2) A copy of any document in the possession of or under the control of the clerk of the municipality certified under