approval of the Governor in Council is by law required to give effect to such By-law), approved by His Excellency the Governor in Council, on the day of , 18 and all persons are hereby required to take notice, that any one desirous of applying to have such By-law or any part thereof quashed, must make his application for that purpose to one of Her Majesty's Superior Courts of Common Law at Toronto, within six calendar months, at the farthest, after the special promulgation thereof, by the publication of this notice in three consecutive numbers of the following newspapers, viz: (here name the newspapers in which the publication is to be made) or he will be too late to be heard in that behalf.

> G. H., Township Clerk,"

If not moved

204. In case no application to quash any By-law, be made against, within within the time limited for that purpose, the By-law, or so ed, to be valid. much thereof as is not the subject of any such application, or not quashed upon such application, so far as the same ordains, prescribes or directs anything within the proper competence of the Council to ordain, prescribe or direct, shall, notwith-standing any want of substance or form, either in the By-law itself, or in the time or manner of passing the same, be a valid By-law.

IF QUASHED, THE CORPORATION ONLY TO BE LIABLE.

Liability of Municipality for acts done under a Bylaw afterwards quashed.

205. In case a By-law, Order or Resolution be illegal in whole or in part, and in case anything has been done under it which, by reason of such illegality, gives any person a right of action, no such action shall be brought until one month has elapsed after the By-law, Order or Resolution has been quashed or repealed, nor until one month's notice in writing, of the intention to bring such action, has been given to the Corporation, and every such action shall be brought against the Corporation alone, and not against any person acting under the By-law, Order or Resolution.

TENDER OF AMENDS BY.

Tender of amends.

206. In case the Corporation tenders amends to the Plaintiff or his Attorney, if such tender be pleaded and (if traversed) proved, and if no more than the amount tendered is recovered, the Plaintiff shall have no costs, but costs shall be taxed to the defendant, and set off against the verdict, and the balance due to either party shall be recovered as in ordinary cases.

OFFENCES AGAINST BY-LAWS.

Certain offences respecting

207. In case any Officer of a Municipal Corporation neglects or refuses to carry into effect a By-law for paying a debt, and