

NATIONAL ASSEMBLY
Thirty-second Legislature, fourth session

1983, chapter 65

AN ACT RESPECTING THE CITY OF DRUMMONDVILLE

Bill 282

Introduced by Mr Jacques Baril

First reading: 30 November 1983

Second reading: 21 December 1983

Third reading: 21 December 1983

Assented to: 22 December 1983

Coming into force: 22 December 1983

Act amended:

None





CHAPTER 65

An Act respecting the city of Drummondville

[Assented to 22 December 1983]

Preamble WHEREAS it is in the interest of the city of Drummondville that certain powers be granted to it;

THE PARLIAMENT OF QUÉBEC ENACTS AS FOLLOWS:

c. C-19, s. 29.3, added for the city **1.** The Cities and Towns Act (R.S.Q., chapter C-19) is amended for the city of Drummondville by inserting, after section 29.2, the following section:

Use of city's name **“29.3** No person may, except with the authorization of the city, use in any way the name of the city or of any of its departments, or its seal, crest or graphic symbol.”

c. C-19, s. 412, am. for the city **2.** Section 412 of the said Act is amended for the city by inserting, after paragraph 23.1, the following paragraph:

Alarm systems **“(23.2)** To regulate the installation and operation of alarm systems and require a permit for that purpose on such conditions as are fixed by the council; to enable the city to require the repayment of the costs it has incurred in cases of any defect or malfunctioning of such systems.

Central system To make special arrangements with the interested ratepayers to connect their alarm systems to a control centre situated in a municipal building and to authorize an appropriate charge for this service;”.

c. C-19, s. 415, am. for the city **3.** Section 415 of the said Act is amended for the city

(1) by replacing subparagraph *a* of paragraph 9 by the following subparagraph:

Cycle lanes “(9) (a) To prescribe and regulate the laying out and use of cycle lanes on any street, alley or public place.

Pedestrian paths To order the laying out of pedestrian paths or cycle lanes on any street, lane or public place or any other place on which the city has rights or servitudes and regulate their construction and use, and authorize the city’s appointees to see to the enforcement of the by-law;”;

(2) by inserting, after paragraph 30, the following paragraph:

Parking “(30.1) To regulate or prohibit the parking of vehicles on any land or in any building intended for parking determined by by-law after an agreement has been reached with the owner;”.

c. C-19, s. 460, am. for the city **4.** Section 460 of the said Act is amended for the city by adding, after paragraph 22, the following paragraphs:

Sex shop “(23) To regulate shops where goods of an erotic character are sold or offered for sale;

Massage parlours “(24) To regulate massage parlours.

c. C-19, s. 465.1, added for the city **5.** The said Act is amended for the city by adding, after section 465, the following section:

Transferability agreements **“465.1** Subject to the Act respecting the Ministère des Affaires intergouvernementales (R.S.Q., chapter M-21), the city may make with the Government of Canada or the government of a province or with a corporation or institution having a retirement pension plan, agreements allowing the years of service that every new employee of the city has accumulated while employed by his former employer to be counted, in whole or in part, for the purposes of a pension plan and providing for the payments to be effected by the retirement fund of the city on behalf of its employee who is to be employed by such governments, corporation or institution.

Employees The agreements may include the employees already employed by the city or by such governments, corporation or institution.”

c. C-19, s. 617.1, added for the city **6.** The said Act is amended for the city by adding, after section 617, the following section:

Adjournment **“617.1** In the absence of the judge of the Municipal Court, the clerk of the court may adjourn any case appearing on the roll of the court, in accordance with the law; for that purpose, the clerk is deemed to be a justice of the peace.

Signature Whenever the signature of the clerk or deputy-clerk of the Municipal Court is legally required, his name may be engraved, lithographed or

printed. However, warrants of arrest or search warrants must bear the handwritten signature of the judge.”

c. C-19, s. 653.1, added for the city
Destruction of records
7. The said Act is amended for the city by adding, after section 653, the following section:

“**653.1** The council, by resolution, may authorize the destruction of records of the Municipal Court closed for more than five years relating to offences against the Acts of Québec, the municipal by-laws or any other legislation in force in the territory of the city.”

Municipal housing bureau
8. The Office municipal d’habitation of the former city of Drummondville succeeds to the Office municipal d’habitation of the former town of Drummondville-Sud, which is dissolved. The third and fourth paragraphs of section 58 of the Act respecting the Société d’habitation du Québec (R.S.Q., chapter S-8) apply to the Office municipal d’habitation of the city of Drummondville.

Presumption
9. Persons holding or having held office on the board of directors of the Office municipal d’habitation of Drummondville since 26 December 1981 are deemed to have been appointed in accordance with section 14 of the letters patent amalgamating the city of Drummondville and the town of Drummondville-Sud, published on 26 December 1981 in the *Gazette officielle du Québec*.

Effect
10. Section 2 of this Act has effect from 30 August 1981.

Coming into force
11. This Act comes into force on the day of its sanction.