



## CHAPTER 40

An Act to amend the Act 23 George V, chapter 98,  
with a view to reëstablishing the right which the  
injured workman had to choose his physician

[Assented to, the 12th of November, 1936]

**HIS MAJESTY**, with the advice and consent of the  
Legislative Council and of the Legislative Assembly  
of Quebec, enacts as follows :

**1.** Section 48 of the Workmen's Compensation Act, 21 Geo. V,  
1931, (21 George V, chapter 100), as amended by the <sup>c. 100, s. 48,</sup>  
act 23 George V, chapter 98, section 8, is again amended <sup>am.</sup>  
by replacing subsections 3, 4, 4a and 4b thereof by the  
following:

"3. When the accident occurs in any industry to <sup>Furnishing</sup>  
which this act applies, the injured workman shall be <sup>of medical</sup>  
furnished with all the medical aid that his case requires. <sup>aid.</sup>  
The cost of such medical aid shall be paid, according as  
the employer is included in one or the other schedule,  
by the employer or out of the accident fund; the sum  
required for such purpose must be included in the  
assessment levied upon the employers.

4. In every case where a workman meets with an <sup>Choosing of</sup>  
accident, he must be furnished with the physician of <sup>physician.</sup>  
his choice as soon as he is able to make his choice known  
and sees fit to avail himself of his privilege."

**2.** This act shall come into force on the day of its <sup>Coming into</sup>  
sanction. <sup>force.</sup>

