



CHAPTER 91

An Act to amend the Civil Code respecting the right of action in the cases covered by the Workmen's Compensation Act, 1931

[Assented to, the 18th of May, 1935]

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

1. Article 1056a of the Civil Code, as enacted by the C.C., art. act 23 George V, chapter 106, section 1, is replaced by the following: ^{1056a, replaced.}

"1056a. When a workman is injured by reason of an accident contemplated by the Workmen's Compensation Act, 1931, no one may, by reason of such accident, exercise against the employer of such workman the recourse provided by this chapter. ^{No recourse in certain case.}

Nevertheless, if, under the provisions of this chapter, such workman or his representatives have recourse against any person other than the employer of the injured workman, he or they may, notwithstanding any law to the contrary, either exercise against such person the recourse provided by this chapter, or claim from the employer under the Workmen's Compensation Act, 1931." ^{Optional recourse in certain case.}

2. This act shall come into force on the day of its sanction. ^{Coming into force.}

