



## CHAPTER 105

An Act to amend the Code of Civil Procedure respecting  
the delay for furnishing the security in appeal

[Assented to, the 11th of April, 1935]

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

**1.** The Code of Civil Procedure is amended by adding C. C. P., art. thereto, after article 1215*b* thereof, as enacted by the act 15<sup>1215*c*, add-</sup> George V, chapter 85, section 1, and replaced by the act 18<sup>ed.</sup> George V, chapter 93, section 1, the following article:

“**1215*c*.** If within five days after the filing of the Suspension inscription in appeal, the appellant has served on the res- of delay to pondent a petition, to be presented as soon as possible, furnish se- curity, etc., praying that he be permitted to furnish a pledge instead of in certain the security in virtue of article 1215*a*, or be excused from case. furnishing any security in virtue of article 1215*b*, the delays to furnish security are suspended, and the five days fixed by article 1213 commence to run from the day on which judgment is rendered on the said petition.”

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

