



CHAPTER 114

An Act to amend the Code of Civil Procedure respecting notice to be given to the Attorney-General in certain cases

[Assented to, the 13th of April, 1933]

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., thereto, after Article 114a thereof, as enacted by the act 19 art. 114b, George V, chapter 80, section 1, the following article: added.

“114b. Whenever the question of the navigability or floatability of a river, stream, lake or watercourse, or the question of the right of ownership in the bed or banks of a river, stream, lake or watercourse, is raised in any proceeding, such question cannot be raised unless the party raising same has, at least eight days before the day fixed for proof, or for hearing in the case where proof is not required, given notice of such question to the Attorney-General with sufficient information to acquaint him with the nature of his pretensions, and a copy of the proceedings filed in the record up to the date of such notice. Notice to Attorney-General in certain case.

Upon such notice, the Attorney-General may intervene in the case on behalf of the Crown, and take issue in writing upon such questions. Intervention.

The judgment of the court must mention such intervention and the conclusions of the Attorney-General upon which it pronounces as if the said Attorney-General were a party to the suit. Judgment of the court.

A copy of any such judgment is forwarded without delay to the Attorney-General.” Copy of judgment.

Pending
cases.

2. This act shall not affect pending cases.

Coming into
force.

3. This act shall come into force on the day of its
sanction.