



CHAPTER 110

An Act to amend the Code of Civil Procedure respecting
examinations on discovery

[Assented to, the 11th of March, 1931]

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 286a, as enacted by the act 16 George ^{286b, added.}
V, chapter 65, section 1, the following article:

"286b. In an action resulting from bodily injuries or ^{Medical ex-}
from sickness, the defendant may, by way of motion, re- ^{amination}
quire that the claimant, or the person for whom the claim ^{by way of}
is made, submit to a medical examination by a physician ^{motion.}
chosen by the defendant and paid by him, and in the pre-
sence of the claimant's physician.

The delays for pleading are then suspended and begin ^{Suspension}
to run only from the date of such examination. ^{of delays.}

In rendering judgment on such motion, the judge shall ^{Conditions,}
fix the place for the examination and determine such other ^{etc., deter-}
conditions as he may deem just." ^{mined by}
^{judge.}

2. Article 287 of the said Code is amended by replacing C. C. P., art.
the words: "the preceding Article", in the third and fourth ^{287, am.}
lines of the first paragraph thereof, by the words and fig-
ures: "Articles 286 and 286a."

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