



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

“**286*b***. In an action resulting from bodily injuries or from sickness, the defendant may, by way of motion, require that the claimant, or the person for whom the claim is made, submit to a medical examination by a physician chosen by the defendant and paid by him, and in the presence of the claimant’s physician. Medical examination by way of motion.

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

In rendering judgment on such motion, the judge shall fix the place for the examination and determine such other conditions as he may deem just.” Conditions, etc., determined by judge.

2. Article 287 of the said Code is amended by replacing the words: “the preceding Article”, in the third and fourth lines of the first paragraph thereof, by the words and figures: “Articles 286 and 286*a*.” C. C. P., art. 287, am.

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