



CHAPTER 100

An Act to amend the Civil Code respecting hypothecary loans

[Assented to, the 4th of April, 1930]

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

1. Article 2023 of the Civil Code is amended by adding C. C., art. thereto, after the word: "bankruptcy", in the fourth line thereof, the words: "Nevertheless a hypothec is validly acquired when granted to the lender of money, who contracted in good faith, provided it is registered before the bankruptcy or authorized assignment of the borrower." ^{2023, am.}

2. Article 2090 of the Civil Code is amended by adding Id., art. thereto, after the word: "expired", in the sixth line thereof, the words: "and saving the exception contained in article 2023." ^{2090, am.}

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