

C H A P. 100

An Act to amend the Code of Civil Procedure respecting
the district magistrate's court

[Assented to, 19th of March, 1921]

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

C. C. P., art. 61, am. **1.** Article 61 of the Code of Civil Procedure, as amended by the acts 3 Edward VII, chapters 51 and 52; 6 Edward VII, chapter 42, section 1; 9 Edward VII, chapter 74, section 1, 1 George V (1st session), chapter 8, section 14, paragraph M, 2 George V, chapter 9, section 77; 9 George V, chapter 12, section 14, and 9 George V, chapter 78, section 1, is further amended:

a. by replacing paragraph 1 thereof by the following:

1. All suits, whether personal or real, wherein the sum claimed or value of the thing demanded does not exceed ninety-nine dollars and ninety-nine cents;"

b. by striking out the last paragraph thereof, as enacted by the act 2 George V, chapter 9, section 77.

C. C. P., art. 62, am. **2.** Article 62 of the said code is amended by replacing the words: "fifty dollars", in the second line thereof, by the words: "ninety-nine dollars and ninety-nine cents".

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

C H A P. 101

An Act to amend the Code of Civil Procedure respecting
the special jurisdiction of certain judges

[Assented to, 19th of March, 1921]

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

C. C. P., art. 72a, enacted. **1.** The Code of Civil Procedure is amended by inserting therein, after article 72 thereof, the following chapter and article:

"CHAPTER IIIa

"SPECIAL JURISDICTION OF JUDGES OF THE DISTRICTS OF
QUEBEC AND MONTREAL IN CERTAIN CASES

"**72a.** In any district other than those of Quebec, Montreal, Three Rivers and St. Francis, when there is no judge of the Superior Court at the chief place to administer justice there, any petition, application or proceeding mentioned in articles 222, 889, 961, 980, 988, 993, 1003, 1090, 1168, 1176, 1182, and 1187, which may be presented or submitted to a judge without notice to the adverse party, and any other petition, application or proceeding, with the consent of the adverse party, may be presented to a judge of the district of Quebec or Montreal, according as the district of the court before which such petition, application or proceeding is pending or should be taken, is situated in the territorial jurisdiction of the Court of Appeal sitting at Quebec, or in that of the same court sitting at Montreal,—and such judge shall in that case have all the powers required for the purposes of such articles."

Certain petitions, etc. may be presented to judges in Quebec and Montreal in certain cases.

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

C H A P. 102

An Act to replace article 385a of the Code of Civil Procedure

[Assented to, 19th of March, 1921]

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

1. Article 385a of the Code of Civil Procedure, as enacted by section 1 of the act 2 George V, chapter 47, is replaced by the following: C. C. P., art. 385a. replaced.

"**385a.** The judge must, upon the application of either party, not restrict the commissioners to the interrogatories and cross-interrogatories mentioned in article 385, and must permit them to put or to allow to be put by the parties all questions which they think relevant to the case."

All relevant questions may be put.

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