

C H A P . 69

An Act to amend article 94 of the Code of Civil Procedure.

[Assented to 19th February, 1914]

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

1. Article 94 of the Code of Civil Procedure, as amended 94 C. C. by the acts 63 Victoria, chapter 41, section 1, 1 Edward ^{P. am.} VII, chapter 33, section 1, and 4 George V, chapter 68, section 1, is further amended by replacing the first paragraph thereof by the following:

“**94.** In matters purely personal, other than those ^{Summoning} mentioned in articles 96, 97, 98, 103 and 104, the defendant ^{of defendant.} may always, notwithstanding any stipulation, agreement or undertaking to the contrary, be summoned.”

C H A P . 70

An Act to amend article 122 and to replace article 123 of the Code of Civil Procedure.

[Assented to 19th February, 1914]

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

1. Article 122 of the Code of Civil Procedure is amended 122 C. C. by adding thereto, at the end thereof, a new paragraph, as ^{P. am.} follows :

“ So long as a registered commercial partnership is not dissolved, it may be sued under its firm name, but the judgment rendered against it is executory only against partnership property. ”

2. Article 123 of the Code of Civil Procedure ^{is re-} placed by the following: 123 C. C. ^{P. am.}

“ **123.** The causes of action must be stated in the writ ^{Cause of} or in a declaration annexed to it. ^{action.} ”

“ Nevertheless, in an action upon a deed of sale or notarial obligation, a bill of exchange, promissory note, private writing, or for an account, it is sufficient to insert in