

C H A P . 5 0

An Act to amend article 891 of the Code of Civil Procedure

[Assented to 3rd April, 1912.]

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

C.C.P.,
891, am.

Proceedings
where judgment
debtor's
services not
valued in
money.

1. Article 891 of the Code of Civil Procedure is amended by adding the following paragraph:

“ If a writ of seizure after judgment has been issued in execution of a judgment rendered against the insolvent, and if the garnishee declares that the debtor is in his employ but that the value of his services has not been fixed in money, the court, on application of the seizing creditor, may order proof to be made of the value of the debtor's services, and upon such proof may, in the judgment declaring the seizure binding, value in money the amount of the defendant's wages or salary; and thereafter the amount so fixed shall be treated for all the purposes of the cause, as having been and as being, the debtor's wages or salary, until it is shown on the application of the debtor or of the creditor that such amount ought to be changed.”

C H A P . 5 1

An Act to amend the Code of Civil Procedure respecting actions against corporations illegally formed or violating or exceeding their powers.

[Assented to 14th March, 1912.]

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.
978, am.

Who may
prosecute.

1. Article 978 of the Code of Civil Procedure is amended by adding the following paragraph after sub-paragraph 2 :

“ Such violations may also in any of the above cases be prosecuted by any person interested, in his own name.”

Id., 980a,
added.

2. The said code is amended by inserting the following article after article 980 :

Authoriza-

“ **980a.** When the writ of summons is demanded by any

person other than the Attorney-General, it cannot be issued unless the *fiat* or *praecipe* is also accompanied by a written authorization of the Attorney-General." tion of At-
orney-Gen-
eral.

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

CHAP. 52

An Act to amend article 72 of the Municipal Code.

[Assented to 3rd April, 1912.]

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

1. Article 72 of the Municipal Code as contained in article 6043 of the Revised Statutes, 1888, is amended by adding the following paragraph :

"The remainder of the municipality shall form a distinct municipality under its own name, if it fulfils the conditions required by law for its being such a municipality; and the members and officers of the council then in office shall remain in office, subject to article 283. The members of the council who have become disqualified by reason of the annexation or otherwise, shall be replaced within one month from the occurrence of the vacancy, by an election held in accordance with chapter third of title fourth of book first of this code. This paragraph shall apply in all cases where a municipality has been so dismembered either under this code or under the Cities and Towns Act, or under a special statute, in order to be annexed to a town or village municipality." Remainder
of municipal-
ity to form
distinct mun-
cipality, &c.
When pa-
graph to
apply.

CHAP. 53

An Act to amend article 488a of the Municipal Code

[Assented to 3rd April, 1912.]

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

1. Article 488a of the Municipal Code, as contained in article 6103 of the Revised Statutes, 1888, and as amended by