

Id., 288, re-
placed.

3. Article 288 of the said Code is replaced by the following :

Deposition to
avail as evi-
dence.

“**288.** The deposition taken by virtue of the preceding Articles shall be used as evidence in the case ; but if the party examined as a witness is still in the Province and can be produced at the trial, he may be examined again.

To form part
of record.
Costs.

The deposition taken before the trial shall, in any case, form part of the record, and the cost thereof shall enter into taxation.”

Id., 307 and
733 amended.

4. Article 307 of the said Code is amended by replacing the figures “ 346 ”, in the last line, by the figures “ 356,” and article 733 of the said Code is amended by replacing the word and figures “ 716 and 717,” in the ninth and tenth lines, by the word and figures “ 717 and 718.”

Coming into
force.

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

CAP. LIII

An Act to amend article 599 of the Code of Civil Procedure.

[Assented to 10th March, 1899.]

HER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

C. C. P., 599,
amended.

1. Article 599 of the Code of Civil Procedure is amended by adding, after paragraph 12, the following :

Certain pen-
sions, &c.,
not liable to
seizure.

“ 13. All pensions granted by financial or other institutions to their employees, by means of retiring funds or pension funds established among the said employees, as well as the instalments paid, or to be paid, to form such pension funds and to give a right to the benefits arising therefrom.”

CAP. LIV

An Act respecting conciliation.

[Assented to 10th March, 1899.]

Preamble.

WHEREAS it is desirable to diminish the number of lawsuits which may arise in country places ;

Whereas, in order to attain that end, it is expedient, in certain cases, to submit lawsuits to conciliation as a condition precedent thereto ;

Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows :