

PROCLAMATIONS  
AND  
ORDERS IN COUNCIL  
HAVING FORCE OF LAW  
IN THE  
PROVINCE OF QUEBEC



THE HONOURABLE NARCISSE PÉRODEAU, LL.D.  
LIEUTENANT-GOVERNOR UP TO THE 10TH OF JANUARY, 1929

THE HONOURABLE SIR LOMER GOUIN, K.C.M.G.  
LIEUT.-GOVERNOR FROM THE 10TH OF JANUARY UP TO THE 28TH OF MARCH, 1929

THE HONOURABLE HENRY GEORGE CARROLL, LL.D., K.C.,  
LIEUTENANT-GOVERNOR, THE 4TH OF APRIL, 1929

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QUEBEC  
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ANNO DOMINI 1929



# PROCLAMATIONS

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## RESPECTING THE TOWN OF AYLMER

Canada,  
Province of  
Quebec. }

N. PÉRODEAU

[L. S.]

GEORGE V, *by the Grace of God, of Great Britain, Ireland and the British Dominions beyond the Seas, KING, Defender of the Faith, Emperor of India.*

To all to whom these presents shall come or whom the same may concern—GREETING.

### PROCLAMATION

J. A. HUDON, }  
*Acting Assistant* }  
*Attorney General.* } **W**HEREAS section 173 of chapter 102 of the Revised Statutes, 1925, enacts that the Lieutenant-Governor in Council may, by letters patent, upon the application of a city or town municipality, change the date of the general election for mayor and aldermen of the said municipality;

Whereas under the provisions of the Act 11 George V, chapter 123, section 15, the general election for mayor and aldermen is fixed on the first juridical day of February, for the town of Aylmer;

Whereas the council of the town of Aylmer, county of Hull, in a resolution adopted the 13th of February, 1928, sets forth that a great number of electors of the said town are summer residents who reside there during the summer only and more especially from the end of May to the beginning of September, and that it is in the general interest of the town of Aylmer that the greatest number of electors possible have the opportunity to exercise their right to vote and be thus interested in municipal affairs;

Whereas the said resolution indicates the second Monday of June as the day for the nomination of candidates and the third Monday of June of each year as being the most suitable date for the holding of the general election for mayor and aldermen for the town of Aylmer, and that it applies for the issue of letters patent for such purpose;

THEREFORE, with the advice and consent of Our Executive Council, expressed in an Order dated the 27th of April, 1928, and in conformity with section 173 of chapter 102 of the Revised Statutes, 1925, We have fixed and, by the present letters patent, do fix the date of the general election for mayor and aldermen in the town of Aylmer, county of Hull, to be the third Monday of June of each year, instead of the first juridical day of February, and the date of the nomination of candidates to be the second Monday of June of each year.

OF ALL WHICH Our loving subjects, and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent and the Great Seal of the Province of Quebec to be hereunto affixed. WITNESS: Our Right Trusty and Well Beloved the Honourable NARCISSE PÉRODEAU, Lieutenant-Governor of Our said Province.

At Our Government House, in Our City of QUEBEC, of Our Province of QUEBEC, the FOURTH day of MAY, in the Year of Our Lord one thousand nine hundred and twenty-eight, and in the eighteenth year of Our Reign.

By Command,

ALEXANDRE DESMEULES,  
*Acting Assistant Provincial Secretary.*

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RESPECTING THE TOWN OF BAGOTVILLE

Canada,  
Province of  
Quebec. }

LOMER GOUIN

[L. S.]

GEORGE V, *by the Grace of God, of Great Britain, Ireland and the British Dominions beyond the Seas, KING, Defender of the Faith, Emperor of India.*

To all to whom these presents shall come or whom the same may concern—GREETING.

PROCLAMATION

CHARLES LANCTOT, *Deputy Attorney General* } **W**HEREAS section 173 of chapter 102 of the Revised Statutes of Quebec, 1925, enacts that the Lieutenant-Governor in Council may, by letters patent, upon application of a city or town municipality, change the date of the general election for mayor and aldermen of the said municipality;

Whereas the general election for mayor and aldermen is, for the town of Bagotville, actually fixed to be the first juridical day of February;

Whereas the council of the town of Bagotville, county of Chicoutimi, in a resolution adopted the 19th of December, 1928, sets forth that a very great number of the electors of said town are occupied during the winter in lumbering operations in the forests and in the driving of logs in the springtime, and that said electors, owing to their remoteness, cannot exercise their right to vote;

Whereas the said resolution attests it to be in the general interest of the town of Bagotville that the greatest number possible of electors have the opportunity to exercise their right to vote and to be thus interested in municipal affairs;

Whereas the said resolution names the twentieth day of June as the date for the nomination of candidates and the first juridical day of July as being the most convenient date for the holding of the general election for mayor and aldermen for the town of Bagotville, county of Chicoutimi, and that the town applies for the issue of letters patent for such purpose;

THEREFORE, with the advice and consent of Our Executive Council, expressed in an Order dated the 9th of January, 1929, and in conformity with section 173 of chapter 102 of the Revised Statutes of Quebec, 1925, We have named and do, by the present letters patent, name the date of the holding of the general election for mayor and aldermen in the town of Bagotville, county of Chicoutimi, to be the first juridical day of July, instead of the first juridical day of February as prescribed by its charter, the nomination of candidates to take place the twentieth day of June.

OF ALL WHICH Our loving subjects, and all others whom these presents may concern, are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent and the Great Seal of the Province of Quebec to be hereunto affixed. WITNESS: Our Right Trusty and Well Beloved the Honourable SIR LOMER GOUIN, Member of Our Privy Council for Canada, Knight Commander of Our most distinguished Order of Saint Michael and Saint George, Lieutenant-Governor of Our Province of Quebec.

At Our Government House, in Our City of QUEBEC, in Our said Province, this FIFTEENTH day of JANUARY, in the year of Our Lord one thousand nine hundred and twenty-nine, and in the nineteenth year of Our Reign.

By Command,

C. J. SIMARD,  
*Assistant Provincial Secretary.*

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## ORDERS IN COUNCIL

### EXECUTIVE COUNCIL CHAMBER

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No. 1083

QUEBEC, 19th of JUNE, 1928.

PRESENT: THE LIEUTENANT-GOVERNOR IN COUNCIL.

#### RESPECTING THE TARIFF OF THE REGISTRARS OF THE PROVINCE OF QUEBEC

1. Whereas in virtue of the Special Corporate Powers Act (R. S. Q., 1925, chapter 227), section 12, such as replaced by the Act 18 George V, chapter 71, the Lieutenant-Governor in Council may fix the fees to which the registrar shall be entitled for the various services in connection with the registration of a deed creating a hypothec, privilege, pledge or mortgage, whether such deed affect moveable or immoveable property;

2. Whereas the fixing of such tariff necessitates certain amendments to the existing tariffs, which the Lieutenant-Governor in Council may amend in conformity with the provisions of the Revised Statutes, 1925, chapter 262, section 38, and chapter 24, section 29.

#### THEREFORE, IT IS ORDERED:

1. That article 30*b* added to the tariff of registrars by Order-in-Council No. 991 of the 14th of July, 1914, and published in the Statute 5 George V, pages VII and VIII, be replaced by the following:

“30*b*. For the reception of three duly certified copies of a deed creating a hypothec, privilege, pledge or mortgage, and for the memorial of such deed, and also for the transcribing of such memorial, such as provided by the Special Corporate Powers Act (R. S. Q., 1925, chapter 227, and 18 George V, chapter 71), whether such deed may affect immoveable property only, or moveable property only, or immoveable and moveable property, for each 100 words \$0.10.

For the other services connected with the registration of such deed, the other articles of the tariff of registrars shall apply.”

2. That the following paragraph shall be added after article 1 of the tariff of registrars:

“Nevertheless, the fees provided by the present article shall not be exigible for the transcription of the memorial provided by the Special Corporate Powers Act (R. S. Q., 1925, chapter 227, section

12, and 18 George V, chapter 71), the fees for such transcription and registration being those provided by article 30*b* of the present tariff.”.

3. That the tariff contained in section 28 of the Stamp Act (R. S. Q., 1925, chapter 24) be amended:

a. By striking out the words “special” and “for moveables” in the fifth and sixth lines of paragraph 3 thereof;

b. By striking out the second paragraph, beginning with words “When such a deed bears.....”, of said paragraph 3 thereof.

(*Certified*)

A. MORISSET,  
*Clerk of the Executive Council.*

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### EXECUTIVE COUNCIL CHAMBER

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No. 1223

QUEBEC, 18th OF JULY, 1925.

PRESENT: THE LIEUTENANT-GOVERNOR IN COUNCIL.

### RESPECTING THE TARIFF OF THE REGISTRARS OF THE PROVINCE OF QUEBEC

1. Whereas in virtue of the Special Corporate Powers Act (R. S. Q., 1925, chapter 227), section 12, such as replaced by the Act 18 George V, chapter 71, the Lieutenant-Governor in Council may fix the fees to which the registrar shall be entitled for the various services in connection with the registration of a deed creating a hypothec, privilege, pledge or mortgage, whether such deed affect moveable or immoveable property, or both moveable and immoveable property;

2. Whereas the fixing of such tariff necessitates certain amendments to the existing tariffs, which the Lieutenant-Governor in Council may amend in conformity with the provisions of the Revised Statutes, 1925, chapter 262, section 38, and chapter 24, section 29.

#### THEREFORE, IT IS ORDERED:

1. That article 5*a* of the tariff of registrars as enacted by Order-in-Council No. 991 of the 14th of July, 1914, and published in the Statute 5 George V, pages VII and VIII, be repealed.

2. That article 30*b* added to the tariff of registrars by Order-in-Council No. 991 of the 14th of July, 1914, and published in the Statute 5 George V, pages VII and VIII, as replaced by Order-in-Council No. 1083 of the 19th of June, 1928, be again replaced by the following:



"30b. For the reception of three duly certified copies of a deed creating a hypothec, privilege, pledge or mortgage, and for the memorial of such deed, and also for the transcribing of such memorial, such as provided by the Special Corporate Powers Act (R. S. Q., 1925, chapter 227, as amended by the Act 18 George V, chapter 71), whether such deed may affect immoveable property only, or moveable property only, or immoveable and moveable property, for each 100 words contained in the deed whereof three copies have been deposited. . . . . \$0.10

For the other services connected with the registration of such deed, the other articles of the tariff of registrars shall apply."

*(Certified)*

WM. LEARMONTH,  
*Deputy Clerk of the Executive Council.*

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## EXECUTIVE COUNCIL CHAMBER

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No. 1225

QUEBEC, 18th OF JULY, 1928.

PRESENT: THE LIEUTENANT-GOVERNOR IN COUNCIL.

### RESPECTING THE TARIFF OF CLERK OF APPEALS

Whereas under the provisions of the Revised Statutes of Quebec, 1925, chapter 155, sections 27 and 28, the Lieutenant-Governor in Council may make, alter or repeal the tariff of fees established for the Clerk of Appeals;

Whereas under the provisions of the Revised Statutes of Quebec, 1925, chapter 156, the Lieutenant-Governor in Council may impose the fee which may be deemed fit on judicial proceedings or revoke same;

Whereas it is expedient to revoke the tariff of the Clerk of Appeals actually in force and to replace it by a new one;

THEREFORE, IT IS ORDERED:

That the tariff of the Clerk of Appeals actually in force be repealed from and after the first day of August next, 1928;

That from and after the first day of August next, 1928, it be replaced by the following tariff, copy of which is annexed to this Order-in-Council.

*(Certified)*

A. MORISSET,  
*Clerk of the Executive Council.*

## TARIFF OF CLERK OF APPEALS

## TARIFF OF FEES ON APPEALS FROM THE SUPERIOR COURT

1. On every appearance filed by an appellant, respondent or any other party.....	\$12.00
2. On the filing of the case.....	10.00
3. On appellants or respondents factum or case, or of any other party.....	13.00
4. On application of one of the parties for an adjournment of a case on the roll for another term.....	5.00
5. On motion for exception (Art. 1220 C. C. P.).....	10.00
6. On application to allow or refuse provisional execution (Art. 597 C. C. P.).....	5.00
7. On every motion or petition for intervention, improbation, disavowal, or sequestration, and on every motion or petition for the recusation of Judges.....	10.00
8. On every motion or petition for the appointment of a judge <i>ad hoc</i> .....	5.00
9. On every motion or petition to be appointed a bailiff of the Court of Appeals.....	10.00
10. On every motion or petition not otherwise provided for.....	6.00
11. On every recognizance fixed or increased by the Court of King's Bench or by a judge thereof.....	8.00
On every copy of recognizance.....	2.00
12. On every discontinuance of appeal on any verbal or written declaration of settlement in Court or outside of Court.	10.00
13. For the filing of any notice served on the opposite party.....	2.00
14. For every writ of certiorari, mandamus, prohibition, injunction or habeas corpus.....	10.00
For every copy of any such writ.....	2.00
15. For every copy of judgment, rule or order including certificate.....	
For the first page.....	2.00
For every additional page.....	0.50
16. For copy of every other document, per page.....	0.40
17. For certificate to be affixed to every copy of document.	2.00
In addition when the seal of the Court is affixed thereto.....	1.00
18. For every certificate of default.....	5.00
19. For every amendment.....	2.00

20. For the filing of every affidavit other than that accompanying a motion or a petition..... 2.00
21. For every examination of witness on order of the Court or of a judge in chambers:  
     In Court or in chambers, for each witness..... 2.00  
     Elsewhere, besides the travelling expenses of the officers and stenographer, each witness..... 5.00
22. When the services of a stenographer are required, he shall be entitled to the fees fixed by the tariff of the Superior Court.
23. For every search among the documents of the Clerk's office, the charge shall be according to the time for such search, per hour or part of hour..... 1.00
24. For percentage on any moneys deposited or on the amount of the surety bond which takes the place of a deposit:  
     For every amount up to \$1,000.00..... 2%  
     On over \$1,000.00.....  $\frac{1}{4}$  of 1%  
     If the security is for an indeterminate amount..... \$25.00
25. Commission of a bailiff of the Court of Appeals..... 10.00
26. On taxation of bill of costs and for certificate thereof:  
     1st. class, as determined by the Advocates' tariff... 4.00  
     2nd. class, as determined by the Advocates' tariff... 3.00  
     3rd. class, as determined by the Advocates' tariff... 2.00

*Tariff of fees on appeals other than those from the Superior Court*

27. On every inscription, petition or notice of appeal, as the case may be..... 14.00
28. The tariff in force for appeals from the Superior Court shall apply to the filing or preparation of the other proceedings and also to the percentage on the moneys deposited or on the amount of the surety bond which takes the place of a deposit.
29. If the parties do not file a written appearance, the fee provided by article 1 shall be payable before the hearing of the case, to wit:..... 12.00
30. If the parties do not file the case, the fee provided by article 2 shall be payable by the appellant before the hearing of the case, to wit:..... 10.00
31. If the parties do not file the factum or case, the fee provided by article 3 shall be payable before the hearing of the case, to wit:..... 13.00

*On preliminary proceedings in appeal to the Supreme Court*

32. For the filing or preparation of proceedings not otherwise hereunder provided for, and for the percentage on the

moneys deposited or on the amount of the surety bond which takes the place of a deposit, the tariff in force for appeals from the Superior Court shall apply.

33. Petition for appeal to the Supreme Court of Canada or notice of appeal..... 25.00

34. On the petition to determine the documents which shall compose the case or on the consent given by the parties to determine such documents..... 10.00

35. Other consents, each..... 3.00

36. For affixing the certificate on the case..... 10.00

*On preliminary proceedings in appeal to the Privy Council*

37. The tariff in force for appeals from the Superior Court shall apply to the filing or preparation of proceedings not otherwise hereunder provided for and also to the percentage on the moneys deposited or on the amount of the surety bond which takes the place of a deposit.

38. Motion for permission to appeal to the Privy Council. 25.00

39. On every petition to determine the documents which should compose the case and the documents which should be omitted therefrom, or on every consent given by the parties for the same purposes..... 10.00

40. Other consents, each..... 3.00

41. On the fiat for the preparation of the case..... 5.00

42. For transcript of record whether made by the Clerk or by the party appellant, per hundred words..... 0.20

43. For collating the printing thereof, per page..... 0.20

44. For affixing the certificate on the record of proceedings..... 5.00

45. Receipt and registration of the Order or Judgment of the Privy Council..... 10.00

46. Copy of such Order or Judgment..... 2.00

If the Order or Judgment is of more than one page,  
for each additional page..... 1.00

## EXECUTIVE COUNCIL CHAMBER

No. 2373

QUEBEC, 14th OF DECEMBER, 1928.

PRESENT: THE LIEUTENANT-GOVERNOR IN COUNCIL.

RESPECTING THE CENSORSHIP OF PICTORIAL OR  
MOVING PICTURE POSTERS

Whereas it is expedient to establish and organize under the control and the direction of the Board of Censors of Moving Pictures, pursuant to the provisions of section 25 of the Moving Picture Act, as enacted by section 6 of the Act 18 George V, chapter 60, a system of censure of posters, signboards or other means used for advertising pictorial or moving pictures; to adopt regulations for such purpose and to establish fees in respect thereof;

THEREFORE, IT IS ORDERED that:

1. The term "poster" used in the present regulations shall designate a photograph, signboard, placard or showcard or any other means whatever used for advertising pictorial or moving picture performances;

2. Any person intending to make use of posters in the Province shall be obliged to have the same examined by the Board of Censors of Moving Pictures of the Province of Quebec, at the premises occupied by the Board of Censors of Moving Pictures in the city of Montreal, and to comply with the following provisions of the present regulations;

3. Under the control and direction of the Board of Censors of Moving Pictures, such posters shall be received and examined by the censor of moving pictures appointed by the Lieutenant-Governor in Council;

4. The said officer, after examination, shall approve or refuse the posters. In case of absence, the same duties shall be temporarily filled during such absence by one of the members of the Board of Censors of Moving Pictures designated by the president;

5. The censor of posters may alter posters with the consent of the applicant. If the latter be opposed to the altering of such posters, he shall give notice thereof and the same shall be returned to him without the authorization;

6. The posters, before they may be examined, must be accompanied by a sheet on which shall be mentioned the number of copies of each kind of advertisement, and also the sizes thereof. On such sheet, the Collector of Provincial Revenue shall affix a receipt certifying that the fees for each poster copy have been paid to him and

stating the amount of such fees. Such fees shall be established by categories of posters, as follows:

For each subject comprised in the following categories:

A.—1 sheet of 11 x 14 inches.....	.01
B.—1 sheet of 14 x 36 or 22 x 28 inches.....	.03
C.—1 to 6 sheets.....	.03
D.—6 to 16 sheets.....	.05
E.—16 to 24 sheets.....	.10
F.—Circulars per thousand or less.....	5.00
G.—Photographs.....	.01

7. The sheets presented shall be numbered in consecutive order, by machine, at the same time as a card (accepted kind) which shall be remitted to the messenger presenting the posters. This card must be returned signed to obtain the return of the posters;

8. A record in a book shall be kept according to the sheets and numbered order showing the quantity of posters approved, altered or refused and mentioning the series or the amount paid;

9. Any approved poster shall bear a special approval stamp of the Board of Censors of Moving Pictures, very apparent, showing the coat of arms of the Province of Quebec with the words "Approved by the Board of Censors of Moving Pictures—Poster Department.";

10. The censor of posters shall receive every day, Sundays and holidays excepted, from half past nine to twelve, the posters to be examined and shall remit those which have been examined within three days' delay.

(*Certified*)

A. MORISSET,  
*Clerk of the Executive Council.*

EXECUTIVE COUNCIL CHAMBER

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No. 778

QUEBEC, 24th OF APRIL, 1929.

PRESENT: THE LIEUTENANT-GOVERNOR IN COUNCIL.

## RESPECTING THE PROHIBITION TO SELL TROUT

Whereas on the 13th of March, 1928, an Order of the Governor General in Council was adopted forbidding the sale and purchase of speckled or rainbow trout from the 15th of August of any year to the 30th of April following;

Whereas such partial prohibition did not have the expected results and that it is expedient to render such measure more efficient by forbidding it throughout the whole year;

## THEREFORE, IT IS ORDERED:

That in virtue of section 2 of the Fish Sale Act (Revised Statutes, 1925, chapter 86A), as enacted by the Act 18 George V, chapter 34, it be prohibited, at any time of the year, to sell, offer for sale or be possessed of, with intention to sell, purchase or export, speckled or rainbow trout. However, a non-resident having fished under a Provincial license or permit may, on producing his fishing license, take with him, outside of the Province, the legal catch which must not exceed the total weight of twenty-five pounds.

*(Certified)*

A. MORISSET,  
*Clerk of the Executive Council.*

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## EXECUTIVE COUNCIL CHAMBER

No. 685

QUEBEC, 21st OF APRIL, 1928.

PRESENT: THE LIEUTENANT-GOVERNOR IN COUNCIL.

RESPECTING THE CREATION OF TWO GAME RESERVES  
IN FAVOUR OF THE INDIANS

Whereas for some years past the white trappers have entered into hunting grounds heretofore occupied exclusively by the Indians;

Whereas such invasion into those distant places has been the cause of certain difficulties among the Indians and the other trappers of different nationalities;

Whereas the missionaries have represented it expedient to create reserves for the exclusive use of the Indians, so as to put an end to such a state of things:

THEREFORE, IT IS ORDERED: That in virtue of section 48 of the Game Laws (Revised Statutes of 1925, chapter 86), as amended by the Act 18 George V, chapter 33, two game reserves be created within the limits of which the Indians only may hunt fur-bearing animals, and that such two reserves be bounded as follows:

The first, named Abitibi Reserve, bounded on the south and north by the 49th and 50th lines of latitude, on the east by the 78th line of longitude, and on the west by the frontier line between Quebec and Ontario, the whole comprising an approximative extent of 4,000 miles;

The second, named Great Lake Victoria Reserve, bounded on the south and north by the 47th and 48th lines of latitude, on the east by the extension towards the south of the division line of the townships Cambray and Vimy to its meeting with the 47th line of latitude, on the west by the extension towards the south of the division line of the townships Chabert and Landanet to its meeting with the 47th line of latitude, the whole forming an approximative extent of 6,300 miles.

IT IS ORDERED, moreover, that a license to trap be issued free to any Indian who may hunt in such reserves and, at the end of the season, that a report of the quantities and kinds of fur taken by each of them be made by them or through their missionary.

*(Certified)*

A. MORISSET,  
*Clerk of the Executive Council.*



EXECUTIVE COUNCIL CHAMBER

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No. 1003

QUEBEC, 9th OF JUNE, 1928.

PRESENT: THE LIEUTENANT-GOVERNOR IN COUNCIL.

RESPECTING THE PRICE OF A PERMIT TO DEAL IN FURS  
IN THE CASE OF AN ASSOCIATION COMPOSED OF  
BRITISH SUBJECTS OR NOT, WHETHER RESI-  
DENTS OR NON-RESIDENTS OF THE  
PROVINCE

Whereas on the 5th of April, 1928, an Order-in-Council was passed fixing the price of permits for the hunting, purchase or sale of fur-bearing animals for commercial purposes;

Whereas the price of such permits varies according as they apply to a resident or non-resident of the Province, whether a British subject or not;

Whereas it is expedient moreover to fix the price of such permit in the case of an association, firm or company composed indistinctly of British subjects or not, residents or not of the Province:

THEREFORE, IT IS ORDERED, that the price of a permit for the purchase, sale or the holding, for the purposes of sale, of the skins of fur-bearing animals, be two hundred dollars (\$200.00) in the case of an association of persons composed of British subjects and of non-British subjects, residents or non-residents of the Province.

*(Certified)*

A. MORISSET,  
*Clerk of the Executive Council.*

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EXECUTIVE COUNCIL CHAMBER

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No. 1549

QUEBEC, 24th OF AUGUST, 1928.

PRESENT: THE LIEUTENANT-GOVERNOR IN COUNCIL.

RESPECTING THE PRICE OF A HUNTING LICENSE FOR  
FUR-BEARING ANIMALS, FOR THE RESIDENTS OF  
THE PROVINCE OF QUEBEC

Whereas, pursuant to subsection 8 of section 31 of the Game Laws (Revised Statutes of Quebec, chapter 86), as amended by Act 18 George V, chapter 33, it is expedient to fix the price of the license

which, in future, shall be required from persons domiciled and residing in the Province of Quebec, who desire to trap, hunt or take fur-bearing animals on other lands than their own property;

THEREFORE, IT IS ORDERED that the price of such license shall be five dollars (\$5.00) for each hunting season.

*(Certified)*

A. MORISSET,  
*Clerk of the Executive Council.*

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EXECUTIVE COUNCIL CHAMBER

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No. 892

QUEBEC, 11th OF MAY, 1929.

PRESENT: THE LIEUTENANT-GOVERNOR IN COUNCIL.

RESPECTING THE PROHIBITION TO HUNT, KILL OR  
TAKE PHEASANTS

WHEREAS on the 6th of May, 1915, an Order-in-Council was passed under article 2356 of the Revised Statutes of 1909, prohibiting at all times the hunting of pheasants until the 1st of September, 1919;

Whereas, subsequently, this prohibition was renewed until March, 1928, and on such date the said Order-in-Council was not extended;

Whereas it is important that the protection of the said bird be again continued for some years;

THEREFORE, IT IS ORDERED that it be prohibited at any time to hunt, kill or take pheasants, or to disturb, damage, gather or remove the eggs of the said birds, for a new period of five years, from the 1st of May, 1929, to the 1st of May, 1934.

*(Certified)*

A. MORISSET,  
*Clerk of the Executive Council.*

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## EXECUTIVE COUNCIL CHAMBER

No. 668

QUEBEC, 12th OF APRIL, 1929.

PRESENT: THE LIEUTENANT-GOVERNOR IN COUNCIL.

## CONCERNING THE WEIGHT OF CERTAIN AUTOBUSES

Whereas sub-paragraph *b* of subsection 1 of section 68 of the Motor Vehicle Act authorizes the Lieutenant-Governor in Council to change the maximum weight of autobuses, load included;

Whereas by a report dated March 27th, 1929, the chief engineer of the Roads Department establishes that the motor vehicle having at each end of its driving axle twin wheels equipped with balloon tires may have a maximum weight of seventeen thousand pounds, including the weight of the vehicle and that of its capacity, provided that the weight does not exceed four hundred pounds per inch of width of tire;

THEREFORE IT IS ORDERED that—notwithstanding the maximum weight established respectively by subsections 2 and 3 of section 40 of the Motor Vehicle Act, and the amendment made by Order-in-Council No. 2050, dated November 4th, 1924, in connection with the total weight of motor vehicles having more than one driving axle—the total weight of an autobus, including the weight of the vehicle and that indicated by its capacity, may be, outside of cities and towns, seventeen thousand pounds, provided: *a.* such vehicle has at each end of its driving axle twin wheels equipped with balloon tires, and *b.* the total weight does not exceed four hundred pounds per inch of width of tire.

IT IS ORDERED, moreover, that Order-in-Council No. 601, dated April 5th, 1928, be revoked.

(*Certified*)

A. MORISSET,  
*Clerk of the Executive Council.*

EXECUTIVE COUNCIL CHAMBER

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No. 714

QUEBEC, 18th OF APRIL, 1929.

PRESENT: THE LIEUTENANT-GOVERNOR IN COUNCIL.

CONCERNING THE MOTOR VEHICLE ACT

IT IS ORDERED, under the authority of sub-paragraph *b*, of subsection 1 of section 68 of the Motor Vehicle Act (Revised Statutes, 1925, chapter 35), that, in lieu of the speed established by paragraph 4 of section 41 of the said act as changed by Order-in-Council No. 1072 of the 18th of June, 1926, the maximum speed allowed for autobusses be fixed at twenty miles an hour in the limits of a city or a town or in any populated section of any other municipality, and at thirty miles an hour elsewhere, and that paragraph 4 of said section 41 be changed in consequence.

*(Certified)*

A. MORISSET,  
*Clerk of the Executive Council.*

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