

ORDERS IN COUNCIL

HAVING FORCE OF LAW

IN THE

PROVINCE OF QUEBEC



THE HONOURABLE NARCISSE PÉRODEAU, LL.D.,

LIEUTENANT-GOVERNOR

QUEBEC

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ANNO DOMINI 1927

PROCLAMATION

RESPECTING THE TOWN OF RICHMOND

Canada, }
Province of }
Quebec. }

N. PÉRODEAU

[L. S.]

GEORGE V, *by the Grace of God, of the United Kingdom of Great Britain and Ireland and of 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.

WHEREAS the Cities and Towns' Act (13 Geo. V, Chap. 65), enacts among other things:

1. That the said Cities and Towns' Act applies to every city or town municipality incorporated by special act, at any time before the first day of July, 1923, and governed by the provisions of the Act 40 Vic., Chap. 29 (Town Corporations General Clauses Act), or by the provisions of the Revised Statutes of 1888 (articles 4178 to 4615), respecting town corporations, or by a part of the said provisions; provided that, if a special act incorporating such a municipality contains provisions derogating from such general acts or laws, such provisions shall remain in force and shall apply, notwithstanding this article;

2. That if it be necessary, for the operation of a city or town municipality coming within the purview of paragraph *a* of subsection 1 of section 2, that changes be made in its charter, the Lieutenant-Governor in Council, on petition of the council of the municipality, may issue letters patent amending the charter of such corporation, by replacing certain provisions thereof by the corresponding ones of this act, but that such changes shall, in no case, have the effect of increasing the powers possessed by a municipality under the charter it seeks to amend;

Whereas the town of Richmond is governed by the special act

1 Edward VII, Chap. 50, which enacts that the act respecting town corporations, namely articles 4178 to 4615 of the Revised Statutes, 1888, applies to the town of Richmond insofar as it is not incompatible with the express provisions of the charter of the said town;

Whereas the said act 1 Edward VII, Chap. 50, contains numerous derogations from the town corporations act and that moreover several articles of the latter act are declared not to apply to the town of Richmond;

Whereas the council of the town of Richmond, by resolution adopted at a meeting held the 22nd of May, 1925, applied to the Lieutenant-Governor in Council for the issue of letters patent to replace the provisions hereinafter set forth contained in the said act 1 Edward VII, Chap. 50, by the corresponding provisions of the Cities and Towns' Act, 1922, 13 Geo. V, Chap. 65;

Whereas all the formalities prescribed by the Cities and Towns' Act, 1922, respecting a petition of this nature have been complied with, and it is expedient to grant the petition of the council of the town of Richmond, on the condition that the present letters patent be published in the *Quebec Official Gazette* and in the next volume of the Statutes of the Province;

Whereas by decree dated the 17th of September, 1925, the modifications to the charter of the town of Richmond resulting from the substitution of the provisions hereinafter mentioned of the Cities and Towns' Act, 1922, to the provisions of the act 1 Edward VII, Chap. 50, corresponding thereto, shall come into force on the 1st of November, 1925;

THEREFORE, with the consent and advice of Our Executive Council, expressed in an Order in Council dated the 17th of September, 1925, and under the authority of the Cities and Towns' Act, 1922, We declare and order, by the present letters patent, which shall come into force on the 1st of November, 1925, that the provisions of the charter of the town of Richmond, being the act 1 Edward VII, Chap. 50, shown in the hereinafter list, are replaced, from the 1st of November next (1925), by the articles of the Cities and Towns' Act set forth in numerical order in the said list, as follows:

1. Section 4 of its charter, to be replaced by sections 33 to 35 inclusively of the Cities and Towns' Act;
2. Section 6 of its charter, replaced by sections 128 to 134 inclusively of the Cities and Towns' Act;
3. Sections 8 and 9 of its charter, replaced by section 173 of the Cities and Towns' Act;
4. Section 10 of its charter, replaced by sections 48 and 173 of the Cities and Towns' Act;

5. Section 11 of its charter, replaced by section 57 of the said Act;
6. Section 12 of its charter, replaced by section 337 of the said Act;
7. Sections 13 to 17 inclusively of its charter, replaced by sections 173 to 330 inclusively of the said Act;
8. Sub-sections *a*, *b* and *c* of section 19 of its charter, replaced by sub-sections 1, 2, 3 and 8 of section 417 of the said Act;
9. Sub-section *d* of section 19 of its charter, replaced by sub-sections 6 and 14 of section 458 of the said Act;
10. Sub-section *e* of section 19 of its charter, replaced by sub-section 12 of section 458 of the said Act;
11. Sub-section *f* of section 19 of its charter, replaced by sub-section 3 of section 458 of the said Act;
12. Sub-section *g* of section 19 of its charter, replaced by sub-section 18 of section 458 of the said Act;
13. Sub-sections *h* and *i* of section 19 of its charter, replaced by sub-sections 4 and 5 of section 417 and sub-section 13 of section 458 of the said Act;
14. Sub-section *j* of section 19 of its charter, replaced by sub-sections 16 to 20 inclusively of section 416 of the said Act;
15. Sub-section *k* of section 19 of its charter, replaced by sub-section 5 of section 415 of the said Act;
16. Sub-section *l* of section 19 of its charter, replaced by sub-sections 16 to 20 inclusively of section 416 of the said Act, referring to sub-section *j* of section 19 of its charter, and sub-section 5 of section 415 of the said Act referring to sub-section *k* of section 19 of its charter;
17. Sub-section *m* of section 19 of its charter, replaced by sub-sections 8 and 9 of section 415 of the said Act;
18. Sub-section *n* of section 19 of its charter, replaced by sub-section 19 of section 416 of the said Act;
19. Sub-sections *o* and *p* of section 19 of its charter, replaced by sub-sections 4 and 6 of section 416 of the said Act;
20. Sub-section *r* of section 19 of its charter, replaced by sub-section 2 of section 458 of the said Act;
21. Sub-section *s* of section 19 of its charter, replaced by sub-section 4 of section 455 of the said Act;
22. Sub-section *t* of section 19 of its charter, replaced by sub-section 4 of section 416 of the said Act;
23. Sub-section *u* of section 19 of its charter, replaced by sub-sections 1 and 5 of section 418 of the said Act;
24. Sub-section *v* of section 19 of its charter, replaced by sub-section 15 of section 418 of the said Act;
25. Sub-section *w* of section 19 of its charter, replaced by sub-section 28 of section 418 of the said Act;
26. Sub-sections *x* and *y* of section 19 of its charter, replaced by sub-sections 23 to 32 inclusively of section 416 of the said Act, except

paragraph 2 of sub-section *x* of section 19 of its charter, replaced by sub-sections 1, 2 and 4 of section 418 of the said Act;

27. Sub-section *z* of section 19 of its charter, replaced by sub-section 39 of section 415 of the said Act;

28. Sub-section *aa* of section 19 of its charter, replaced by sub-sections 19 and 38 of section 415 of the said Act;

29. Sub-section *cc* of section 19 of its charter, replaced by sub-section 20 of section 415 of the said Act;

30. Sub-section *dd* of section 19 of its charter, replaced by sub-section 6 of section 415 of the said Act;

31. Sub-section *ee* of section 19 of its charter, replaced by sub-section 30 of section 415 of the said Act;

32. Sub-section *ff* of section 19 of its charter, replaced by sub-section 37 of section 415 of the said Act;

33. Sub-section *gg* of section 19 of its charter, replaced by sub-sections 28 and 29 of section 415 of the said Act;

34. Sub-section *hh* of section 19 of its charter, replaced by sub-section 11 of section 458 of the said Act;

35. Sub-section *ii* of section 19 of its charter, replaced by all the provisions of the said Act relating to the issue of licenses under authority of by-law of the council and by the provisions of section 516 of the said Act;

36. Sub-section *mm* of section 19 of its charter, replaced by sub-sections 11 and 12 of section 416 of the said Act;

37. Sub-section *nn* of section 19 of its charter, replaced by sub-sections 13, 14 and 15 of section 416 of the said Act;

38. Sub-section *oo* of section 19 of its charter, replaced by sub-section 8 of section 418 of the said Act;

39. Sub-section *pp* of section 19 of its charter, replaced by sub-sections 11 and 14 of section 418 of the said Act;

40. Sub-section *qq* of section 19 of its charter, replaced by sub-sections 1 and 2 of section 417 of the said Act;

41. Sub-section *rr* of section 19 of its charter, replaced by sections 422 to 443 inclusively of the said Act;

42. Sub-sections *ss* and *tt* of section 19 of its charter, replaced by sections 444 to 452 inclusively of the said Act;

43. Sub-sections *uu* of section 19 of its charter, replaced by sections 599 to 610 inclusively of the said Act;

44. Section 29 of its charter, replaced by sections 537 to 560 inclusively of the said Act;

45. Section 33 of its charter, replaced by section 611 of the said Act;

46. Section 34 of its charter, replaced by section 586 of the said Act;

47. Section 35 of its charter, replaced by section 2, paragraph *a*, of the said Act;

48. Section 36 of its charter, replaced by section 463 of the said Act.

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, in Our said Province, this FIRST day of OCTOBER, in the Year of Our Lord, one thousand nine hundred and twenty-five, and in the sixteenth year of Our Reign.

By command,

C. J. SIMARD,
Assistant Provincial Secretary.

EXECUTIVE COUNCIL CHAMBER

No. 800

QUEBEC, 6th OF MAY, 1926.

PRESENT: THE LIEUTENANT-GOVERNOR IN COUNCIL.

RESPECTING THE RIGHTS OF OWNERSHIP IN MOTOR
VEHICLES

IT IS ORDERED, in conformity with section 14 of the Motor Vehicle Ownership Rights' Act (16 George V, chapter 20), that the following fees be exigible by the Revenue Branch:

| | |
|---|---------|
| 1. Examination of a motor vehicle and verification of the means of identification, in addition to the expenses incurred.. | \$ 1.00 |
| 2. Verification of the titles of a motor vehicle and their registration, each title..... | 0.25 |
| 3. Issuing of a certificate, each..... | 0.50 |
| 4. For each copy or extract furnished..... | 0.50 |

(Certified)

A. MORISSET,
Clerk of the Executive Council.

EXECUTIVE COUNCIL CHAMBER

No. 1072

QUEBEC, 18th OF JUNE, 1926.

PRESENT: THE LIEUTENANT-GOVERNOR IN COUNCIL.

RESPECTING THE PARAGRAPH 4 OF SECTION 41 OF THE
MOTOR VEHICLE ACT (SPEED)

IT IS ORDERED, under the authority of sub-paragraph *b* of sub-section 1 of section 68 of the Motor Vehicle Act (Revised Statutes, 1925, chapter 35), that the maximum of speed of autobusses on the public highways, outside of cities and towns, be twenty-five miles per hour, instead of sixteen miles per hour, as established by paragraph 4 of section 41 of the said act.

(Certified)

A. MORISSET,
Clerk of the Executive Council.

EXECUTIVE COUNCIL CHAMBER

No. 427

QUEBEC, 17th OF MARCH, 1927.

PRESENT: THE LIEUTENANT-GOVERNOR IN COUNCIL.

RESPECTING THE REGISTRATION OF A PLEASURE
VEHICLE BY A FOREIGNER.

IT IS ORDERED, under the authority of section 68 of the Motor Vehicle Act (Revised Statutes, 1925, chapter 35), that a pleasure vehicle—owned in the Province by a person who is not a British subject, has no occupation in the Province and occupies no other office therein than that of consul or vice-consul by career of a foreign government—shall be considered as belonging to such government, and therefore its registration shall be free.

*(Certified)*A. MORISSET,
Clerk of the Executive Council.

EXECUTIVE COUNCIL CHAMBER

No. 1526.

QUEBEC, 10th OF SEPTEMBER, 1926.

PRESENT: THE LIEUTENANT-GOVERNOR IN COUNCIL.

RESPECTING REGISTRARS' TARIFF.

WHEREAS, under the Revised Statutes of Quebec, 1925, chapter 108, section 6, the Lieutenant-Governor in Council may, when application to that effect is made to him by a resolution of the council of a municipality, order the registrar of the registration division to which such municipality belongs to give notice in writing to the clerk or secretary-treasurer of the transfer of any immovable property situate within the territory of such municipality;

Whereas such notice, which is given by letter, shall contain the description of the property, the name in full, address and occupation of each of the parties to the deed transferring the property, and the nature of such deed;

Whereas the Lieutenant-Governor in Council may also, from time to time, fix the registrar's fees for such services;

Whereas it is expedient to establish the tariff of fees hereabove mentioned;

IT IS THEREFORE ORDERED that the registrars' tariff of the Province of Quebec be amended by adding thereto, after article 32, the following title and article:

"Notice of the transfer of ownership of property to municipal councils, in conformity with the Revised Statutes of Quebec, 1925, chapter 108, section 6.

"33. For each notice sent to a municipal council including the cost of postage, whether such notice contains several lots or parts of lots and whether it concerns several deeds of transfer or one only.....\$ 1.00

For the description of each lot or part of lot including the name in full, address and occupation of each of the parties to the deed transferring the property, and the nature of such deed..... .10

N. B.—The registrar shall only send one notice per month, unless the Lieutenant-Governor in Council orders that such notice be transmitted oftener."

(Certified)

WM. LEARMONTH,
Deputy Clerk of the Executive Council.

REGIONAL HIGHWAYS

ORDERS of the Lieutenant Governor in Council, published in the *Quebec Official Gazette*, classifying certain roads as Regional Highways. (See also 13 *George V*, page IX; 14 *George V*, page VII; 15 *George V*, pages V, VI, VII and VIII, and 16 *George V*, page XV).

SAINT-GEORGES—LAC-FRONTIÈRE HIGHWAY.

Order No. 798 of the 6th of May, 1926, O. G., page 1722.

QUEBEC—SAINT-SIMÉON HIGHWAY.

Order No. 893 of the 21st of May, 1926, O. G., page 1903.

MONTREAL—TORONTO HIGHWAY.

Order No. 63 of the 20th of January, 1927, O. G., page 319.