

# ORDERS IN COUNCIL

HAVING FORCE OF LAW

IN THE

PROVINCE OF QUEBEC



QUEBEC

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ANNO DOMINI 1915



# ORDERS IN COUNCIL



## EXECUTIVE COUNCIL CHAMBER

QUEBEC, 4TH APRIL, 1914.

PRESENT: The LIEUTENANT-GOVERNOR in Council

No. 382

It is ordered that the regulations hereunder, concerning exhibitions of moving pictures, be adopted under article 3713t R. S., 1909, and that all regulations previously published concerning the same are declared null and void.

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

## REGULATIONS OF THE BOARD OF CENSORS OF MOVING PICTURES OF THE PROVINCE OF QUEBEC

*Passed pursuant to 3 George V, chapter 36, as amended by 4 George V, chapter 40.*

I. Every person intending to use, in the province, any film or any like device for the purpose of exhibiting moving pictures by means of a cinematograph, moving picture machine or other like means, shall

first cause such film to be examined by the board of Censors of moving pictures of the Province of Quebec, at the office of the board, No. 63 Saint Gabriel street, Montreal, and observe all the regulations established by the Lieutenant-Governor in Council and by the commission, in connection with such examination.

II. The board of censors shall authorize or prohibit any film, after examination, or modify it with the consent of the applicant. The approval of the board and its authorization to use any film shall be printed and photographed upon a pellicle, to be attached at the beginning of the approved film with paste or cement immediately after the title, to the exclusion of any other authorization, and in such wise as to appear on the screen clearly and legibly, and long enough to be easily read by the audience before the presentation of the subject as approved. This authorization shall be so printed and photographed in both languages and bear the signature in *facsimile* of the chairman, or, in his absence or incapacity to act, of the acting-chairman and the secretary, as well as the arms of the province. Three feet of pellicle shall be furnished gratuitously by the board for this purpose. Furthermore the authorization of the board will be embossed on the approved film.

III. A tag on which will be printed in perforated type the title of the approved film, the name of the maker, that of the agent in the province and the number of the censor shall be attached to the reel bearing the film, to be kept with it and be evidence that such film has been approved. A corresponding card will be filed of record with the Board.

IV. Whenever a film is submitted for examination, the applicant shall produce a numbered receipt from the collector of Provincial Revenue for the district of Montreal, attesting that the sum of one dollar has been paid by the applicant in connection with such examination, if the said applicant be the bearer of a license authorizing him to sell, let, or exchange films in the province, and of \$5.00 for any other person. The number of the receipt shall be adopted by the Board of Censors and reproduced on the tag or the card. Unless such receipt is filed the examination will be refused.

V. For the purposes of the act 3 George V, chapter 36, and more particularly of article 3713p, R. S. Q., 1909, as enacted by the said statute, the word "film" means any subject represented on a strip not exceeding one thousand feet in length, and for the representation of which the approval of the Board of Censors is required. If it be necessary for the complete representation of the subject to continue it upon another strip or part thereof, such strip or part thereof shall be considered as a distinct film. The approval of the Board of Censors must appear upon each subject, and when the same subject

covers a strip of more than one thousand feet in length, the approval must appear upon each supplementary strip or part thereof. The duties upon each film as fixed by the law, are exigible upon each film or part of film as hereinabove described.

VI. The license authorizing a person or a company to sell, let, or exchange films in the province, or to give exhibitions of moving pictures in more than one place in the province must be produced, on demand, before the Board of Censors, without which the said Board shall refuse to examine the films submitted by such person or company.

VII. Every person desiring to have films examined shall furnish the Secretary of the Board, at least three days in advance, with a list giving the title of each film together with the name of the maker and that of his agent in the province, and an entry thereof shall immediately be made in a book kept for this purpose. The films submitted by each agency shall be examined one after the other and without interruption.

VIII. When the board sits without all the members thereof being present and refuses authority to use a film or device, the party interested in obtaining the approval of such film or device may appeal from such decision to the full board, by means of an application made by registered letter addressed to the chairman, who will fix a date for a new examination and convoke the other members for this purpose. The ruling upon such appeal by the full board shall be final.

IX. Every person making use of a prohibited film, either before the above-mentioned appeal, if the prohibition is maintained, or making use of a portion of such film or of a film which has not previously been submitted to the Board, shall be guilty of an offence within the meaning of the act, and liable to the penalties thereby enacted, to wit: to fine or imprisonment, and the confiscation of the film so used, as well as to the cancellation of his license.

X. The films submitted to the Board of Censors must not be modified before the examination. If the Board approves them with certain modifications, such modifications shall be made by the Board itself with the consent of the applicant, and the portions removed shall remain in the archives of the Board so long as the film shall be in use in the province. They shall be returned to the owner or lessee only upon the withdrawal of the authorization and of the card. If the owner or lessee of a film objects to its being modified he shall give notice thereof, and the film will be returned to him without authorization.

XI. The Board of Censors will receive every day, except Sundays

and Holidays, the films to be examined, and will deliver the same after examination, from 9.30 in the forenoon till twelve o'clock. At noon the office will be closed to the public.

XII. On payment of a sum of fifty cents, the secretary of the Board will deliver a certified copy of any document, regulation or order of the Board of Censors.

XIII. A duplicate of any authorization of the Board will, in case of the original being destroyed, be delivered on payment of fifty cents for each such duplicate.

XIV. A notice printed in both languages, in large type, shall be conspicuously posted at the door or in the lobby of every theatre or moving picture hall by the owner or lessee thereof, stating that approved pictures only are shown in such theatre or hall.

XV. The Board of Censors, if it deems it expedient, may at any time require a film previously approved to be brought back in order that it may be re-examined, prohibited or approved anew, or modified with the consent of the owner or lessee.

XVI. The Inspector of Moving Picture Halls will receive his instructions from the Chairman of the Board of Censors, and he is required to comply therewith. In the absence of the chairman or his incapacity to act, the Inspector will take his instructions from the acting chairman and the secretary acting jointly.

XVII. The chairman or, in his absence or incapacity to act, the acting chairman shall call meetings of the Board whenever it is deemed expedient.

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### EXECUTIVE COUNCIL CHAMBER

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QUEBEC, 9TH APRIL, 1914.

PRESENT: The LIEUTENANT-GOVERNOR in Council

No. 386

It is ordered that timber cut on lands granted as subsidy to the railroad companies mentioned in the act 2 George V, chapter 5, must be manufactured in Canada in the manner indicated by article 13 of the lands and forests regulations now in force, and the said article 13 of the said regulations shall apply to that timber as it applies to timber cut on Crown Lands.

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

## EXECUTIVE COUNCIL CHAMBER

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QUEBEC, 14TH JULY, 1914

PRESENT: The LIEUTENANT-GOVERNOR in Council

No. 990

It is ordered that the order in council No. 597, bearing date the 30th day of July, 1909, be amended by adding the following provisions thereto:

“When a deed creating a hypothec upon an immovable has been registered and the duties paid, the duty payable for the registration of any such subsequent deed guaranteeing the same sum is based upon the value of the property affected by the hypothec, and not upon the amount of the sum guaranteed.

The value of the immovable, in so far as such subsequent deeds are concerned, is that mentioned *bona-fide* in the deed, but if the said value is inferior to that inscribed in the valuation roll of the municipality, the latter value shall prevail. The proof of the municipal valuation shall be at the expense and cost of the party requiring registration.”

WM. LEARMONTH,  
*Clerk of Executive Council per interim.*

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EXECUTIVE COUNCIL CHAMBER

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QUEBEC, 14TH JULY, 1914.

PRESENT: The LIEUTENANT-GOVERNOR in Council

No. 991.

Whereas, in accordance with the provisions of article 6119c, R. S., 1909, as enacted by the act 4 Geo. V, ch., 51, s. 1, power is conferred upon the Lieutenant-Governor in Council to, from time to time, fix the fee which the registrar shall be entitled to for the registration of any deed creating a hypothec or a pledge upon the moveables in a special register, and for the inspection of such special register;

Whereas, it is now expedient to fix the fee which the registrar shall be entitled to for such registration;

It is ordered that, from the 20th day of August next, 1914, the tariff I, being the tariff of fees of the registrars of the province of Quebec, be amended as follows:

*a.* By adding after item 5 of the said tariff, the following item.:

“5*a.* The provisions of items 1, 2, 3 and 4 in the present tariff shall apply to any service of a like nature as those therein enumerated, for the registration of deeds creating a hypothec or a pledge upon moveable property, either singly or together with other property.”;

*b.* By adding after item 30*a* of the said tariff, the following item:

“30*b.* For the inspection of the transcription in the register kept in virtue of article 6119*c* R. S., 1909, (4 Geo. V, ch. 51, s. 1) of every original or supplementary deed creating a hypothec or a pledge upon moveable property, either singly or together with other property, \$0.25.”

WM LEARMONTH,

*Clerk of Executive Council per interim.*

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EXECUTIVE COUNCIL CHAMBER

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QUEBEC, 14TH JULY, 1914.

PRESENT: The LIEUTENANT-GOVERNOR in Council.

No. 992.

Whereas, in accordance with the provisions of article 1469, R. S. Q., 1909, the Lieutenant-Governor in Council may make, amend and repeal any tariff of fees for registration or searches, in substitution for the tariff contained in said article;

Whereas its is now expedient to fix the amount of fees exigible for the registration of deeds creating a hypothec or a pledge upon moveable property, either singly or together with other property mentioned in article 6119*c*, R. S., 1909, (4 Geo. V, c. 51, s. 1);

It is ordered that the tariff contained in article 1469, R. S., 1909, as amended per order in council bearing date the 30th day of July, 1909, be amended by adding thereto the following provisions:

“1. Upon every deed creating or evidencing a hypothec, a mortgage or a pledge upon moveable property, either singly or together with other property, according to article 6119*a* R. S., 1909, (4 Geo. V.,

c. 51, s. 1), at the time of its registration in the special register for moveables covered by article 6119c, R. S., 1909:

When the sum guaranteed is less than \$400.....10c  
 If the sum is \$400 or less than \$1,000.....30c  
 If it is \$1,000 or over, but does not exceed \$10,000.....50c  
 If it is over \$10,000, ten cents for every ten thousand or fraction of ten thousand dollars, in addition to the fifty cents hereinabove mentioned.

“2. When such a deed bears at the same time a hypothec, a mortgage or a pledge upon moveable and immoveable property, and such deed has been registered and entered in the index affected to immoveables in any registration division, the duty hereabove mentioned is not exigible in the same division for the registration of the deed in the special register for moveables.

“3. Subject to the provisions of the preceding paragraph, when such a deed has been registered and the duties paid as aforesaid, the duty payable for the registration of any such subsequent deed guaranteeing the same sum is based upon the value of the property affected by the hypothec or the pledge, and not upon the amount of the sum guaranteed.”

WM. LEARMONTH,  
*Clerk of Executive Council per interim.*

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*Copy of a report of a committee of the Honourable Executive Council, bearing date the 25th November, 1914 approved by the Lieutenant-Governor the 26th November, 1914.*

Respecting the amendment of the tariff of fees as established by the Orders in Council No. 205, of the 27th April, 1892, No. 663 of the 3rd December, 1892, and No. 353 of the 3rd September, 1896:

No. 1731

The Honourable Provincial Secretary, by a memorandum bearing date the 25th November, 1914, recommends that the orders in council above mentioned be amended to the effect as follows:

*a.* By inserting therein the following paragraphs, under the title “Secretary’s Office”, after paragraphs 12:

“12*a.* Commission for Police Magistrate, \$100.00;

“12*b.* Commission of district Magistrate, \$100.00.”;

b. By inserting therein the following paragraphs, under the title "Secretary's Office", after paragraph 27:

"27a. Upon the approval by the Lieutenant-Governor in Council of any by-law or resolution respecting a loan and the registration of such approval in the records of the Provincial Secretary:

If the amount of the loan does not exceed \$10,000.00,—\$10.00.

If over \$10,000.00, but does not exceed \$30,000.00,—\$20.00.

If over \$30,000.00, but does not exceed \$50,000.00,—\$30.00.

If over \$50,000.00, but does not exceed \$75,000.00,—\$40.00.

If over \$75,000.00, but does not exceed \$100,000.00,—\$50.00.

If over \$100,000.00, but does not exceed \$125,000.00,—\$60.00.

If over \$125,000.00, but does not exceed \$150,000.00,—\$70.00.

If over \$150,000.00, but does not exceed \$175,000.00,—\$80.00.

If over \$175,000.00, but does not exceed \$200,000.00,—\$90.00.

If the amount of the loan is over \$200,000.00, the fee to be paid shall be \$100.00."

The Honourable Provincial Secretary recommends also that from and after the first of January next no commission shall be issued, no approval of document shall be given and no registration shall be made respecting the services rendered enumerated in this report, unless the amount mentioned in each case be paid in advance.

A. MORISSET,

*Clerk of the Executive Council.*

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## EXECUTIVE COUNCIL CHAMBER

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QUEBEC, 28TH DECEMBER, 1914.

PRESENT: The ADMINISTRATOR, in Council.

No. 1808

It is ordered that the hereunder regulations be adopted pursuant to the "Quebec Stationary Engineers' Act", 4 George V, ch. 42, and the "Quebec Industrial Establishments' Act", article 3829 and following, R. S., 1909.

A. MORISSET,

*Clerk of the Executive Council.*

## REGULATIONS RELATING TO THE EXAMINATION OF ENGINEERS

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1. No person shall be eligible for the examination unless he is a British Subject or has resided in Canada for at least one year. Every certificate may be revoked or suspended by the Minister, upon the recommendation of the Board of Examiners.

2. Every stationary engineer who holds a certificate of competence shall, during the continuance of his certificate, register with the Board of Examiners, on or before the first day of May, of each year, on a form to be furnished by the Board, and any stationary engineer who fails to do so, shall not continue in charge of a steam plant unless with the special permission of the Board.

3. A person who is not the holder of a certificate, shall not operate or have charge of any steam plant, except in case of emergency, when he may be employed in operating any steam plant for a period, not exceeding thirty days, at any one time.

4. The examiners may grant a provisional certificate to be good for a period, not to exceed one year, to any person who holds a stationary engineers' certificate from the Board of Examiners, or other duly constituted authority of any other province of Canada.

5. The certificate shall at all times be exposed to view, in either the boiler or engine room, in which the holder thereof is employed, and failure to keep such certificate exposed shall be *prima facie* evidence of the lack of qualification.

6. These regulations shall not apply to persons in charge of steam plants of lesser capacity than that mentioned in Paragraph 2 of article 3866g R. S., 1909, (4 George V, chapter 42),.

Persons in charge of locomotives or steam plants in steam-boats, or in butter and cheese factories, shall also be exempt from the application of the regulations.

Engine builders or contractors putting up steam plants, and persons engaged in installing or testing steam-boilers, are also exempt from the operation of these regulations.

7. Any member of the Board of Examiners, on presentation of authorization, in writing, signed by the Minister, may enter any premises wherein he has reason to believe there is a steam plant, and make such inspection as may be necessary to determine whether the provisions of this act are being complied with.

8. Except as provided in paragraph 3 of the regulations, every person who operates a steam plant, as the engineer in charge thereof, without the certificate required by law, and every person em-

plying him so to do, shall incur the penalty prescribed by article 3866k of the Revised Statutes, 1909, (4 George V, chapter 42).

9. The inspectors appointed, in virtue of the Industrial Establishments and Public Building Acts of Quebec, may be appointed on the Board of Examineers in order to assist in the enforcement of the law.

They shall report any violation thereof and furnish the Board with such information as they may have, as to the conduct and capability of any person holding or applying for a certificate.

10. Article 36 of the Boiler Regulations of Quebec, providing for the examination of engineers, by the boiler inspectors, working under the control of the Department of Inspector of Industrial Establishments, is hereby annulled.

The Boiler Inspectors shall conform to the instructions that may be given to them by the Chief Inspector, regarding the examination of engineers and stokers, in their respective inspection districts.

11. Boiler inspectors in the employ of Insurance companies, are formally forbidden to issue certificates of competency to stationary engineers.

### *Examinations*

12. Any person who desires to take charge of a stationary steam plant, in the Province of Quebec, must make application to the Board (on a form which will be supplied on request) informing them that he desires to pass an examination in order to obtain a certificate.

A candidate for examination is required:—

- (a) To be at least 21 years of age;
- (b) To furnish information as to the length of his practical experience as an engineer, assistant, fireman or oiler, under the supervision of a competent engineer;
- (c) To satisfy the Board as to character and sobriety;
- (d) To answer correctly at least sixty per cent of the questions asked;
- (e) To pay a fee at the time application is made for examination; (this fee will not be returned to the applicant should he fail to pass the examination).

Examinations consist of questions upon the construction and operation of steam engines, steam boilers, steam pumps, hydraulic and electrical apparatuses.

Examination questions will be furnished only at the time of examination, and under no circumstances can they be furnished by mail.

Examinations are in writing and shall be kept in the records of the Department, but where the applicant has had less than two years

experience, as above, (and also in the case of any other applicant that the Board may deem should be so examined) the examiner shall examine the candidate orally, on the questions contained in the examination paper, and have him demonstrate his knowledge of the operation of steam plant in an engine or boiler room.

In the event of a candidate failing in his examination, ninety days shall elapse before he can become eligible for re-examination.

13. Candidates may be examined, subject to notice, at any time during office hours at the Board of Examiners' office, or at any other place that may be designated.

The examiners may conduct examinations three times each year, in the following cities:—Montreal, Quebec, Hull, Sherbrooke, Saint Hyacinthe and Three Rivers, or any other place designated by the Minister. The dates of examinations shall be fixed by the Board, and a notice to that effect shall be sent to all candidates, in each particular district.

14. The Board of Examiners shall prepare an examination form, and submit the same to the approval of the Minister of Public Works and Labor. The examiners, under the direction of the Chief Inspectors, shall prepare the different forms, schedules and certificates and all such documents needed for the satisfactory working of the Board.

#### *Certificates*

15. Certificates are good only from the 1st of July to the 30th of June following.

Any engineer who fails to renew his certificate will not be allowed to continue in charge of a steam plant.

Every certificate holder wishing to renew his certificate shall register with the Board of Examiners not later than July the 1st of every year, upon a form which will be furnished to him.

Every certificate holder who fails to register with the board before October the 1st following, will be charged five dollars for the renewal of his certificate.

On receipt of his certificate, the engineer to whom it was granted must sign the same, in the space provided for that purpose on the certificate, and must at all times keep his certificate exposed to view in the engine or boiler room.

#### *As to Permits*

16. Every engineer who is a holder of a certificate of qualification from any other province of the Dominion of Canada, and who furnishes satisfactory evidence as to his good conduct and sobriety, together with the prescribed fee (\$1.00), to the Board of examiners, may be granted a permit to take charge of a stationary steam plant in the province of Quebec, for one year only, from date of issue, when it will be necessary for the applicant to try the prescribed examin-

ation, in order to obtain a certificate entitling him to take charge of a steam plant, as provided for in the Act relating to Stationary Engineers for the province for Quebec.

*As to Fees*

17. The fee for the examination (including the certificate, if granted) of a first class engineer, qualifying for boiler inspection work, either for the government or for a private company, shall be twenty five dollars (\$25.00).

The examination fee for all other engineers of the first class, shall be fifteen dollars (\$15.00).

The examination fee for a second class engineer shall be ten dollars (\$10.00).

The examination fee for a third class engineer shall be five dollars (\$5.00).

The examination fee for a fourth class engineer shall be two dollars (\$2.00).

*Renewals*

The fee for renewing a first class certificate shall be three dollars (\$3.00); for a second class certificate two dollars (\$2.00); for a third class certificate one dollar (\$1.00); and for a fourth class certificate fifty cents (\$0.50).

The fee for the renewal of a certificate when a candidate fails to register on or before July the 1st, shall be five dollars (\$5.00).

The fee for the issuing of a certificate in duplicate shall be one dollar (\$1.00).

The fee for the issuing of a permit shall be one dollar (\$1.00).

A first class certificate entitles the holder thereof to take charge of a steam plant of 400 H. P. and above; second class certificate, of 400 to 180 H. P.; third class certificate, of 180 to 50 H. P.; fourth class certificate, of less than 50 H. P.

*As to cancellation of certificates*

18. The certificates are subject to cancellation for the following reasons:—

a. If the holder is habitually intemperate or addicted to the use of drugs;

b. If he becomes insane or physically incapacitated;

c. If he has proved incompetent or grossly negligent in the discharge of his duties;

d. If he has obtained his certificate through misrepresentation or fraud;

e. If he allow another to operate under his certificate.

In case a certificate is lost, stolen or destroyed, a duplicate thereof will be issued to the interested party, on presentation to the Board of statutory proof, setting forth the facts.

19. The fees, as well as the fines imposed by the courts in punishment for violation of the Law and Regulations, shall be collected by the Chief Inspector and forwarded to the Provincial Treasurer.

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EXECUTIVE COUNCIL CHAMBER

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QUEBEC, 6TH MARCH, 1915.

PRESENT: The LIEUTENANT-GOVERNOR in Council.

No. 177.

It is ordered that article 17 of the regulations enacted in virtue of article 3866j (4 Geo. V., ch. 42), of the Quebec Stationary Engineers' Act, be amended by adding thereto, at the end of said article, the following paragraphs:

"Candidates for a fourth class certificate not possessing the necessary qualifications to pass their examinations to the satisfaction of the examiners, shall be classified as stokers, and shall in no case act as Stationary Engineer in charge of motive power, except under the direction and control of an engineer holding the certificate required by law and the regulations. However in case of emergency the examiners may authorize such candidates to take charge of a boiler for a period not exceeding 30 days.

A stoker's certificate may also be granted by the Examiners to any person capable of answering satisfactorily the questions put to him, either by one of the Examiners or by one of the Provincial Boiler Inspectors designated by the chief engineer; in the latter case report must be made to the Examiners who alone are authorized to issue certificates.

The certificates thus issued shall only be good for one year, and shall entitle the holder thereof to take charge of a steam boiler not exceeding 100 horse power.

The fees shall be the same as for a fourth class engineer's certificate, that is to say \$2.00 for the first examination, and 50 cents for the yearly renewal thereof."

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

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## EXECUTIVE COUNCIL CHAMBER

QUEBEC, 28TH DECEMBER, 1914

PRESENT: The ADMINISTRATOR in Council.

No. 1819.

It is ordered that from and after the 1st January, 1915, tariff B of the Prothonotaries of the Superior Court, as enacted by the order in council of the 27th March, 1902, be amended by striking out from the said tariff B of the Prothonotaries of the Superior Court, articles 115 to 132 inclusively, and replacing them by the following:

## ON PROCEEDINGS RELATING TO THE ABANDONMENT OF PROPERTY FOR THE BENEFIT OF CREDITORS

Art.	PROCEEDINGS	FEES		TAX
		Prot.	Crier's	All districts, Pontiac excepted
115	On every demand of abandonment of property.....	\$ 1 80		\$ 3 00
	On every copy.....	30		
116	On the return of every demand of abandonment of property.....	5 00	80	
117	On petition for the appointment of a provisional guardian to the property of an absentee, septuagenarian trader and of a woman public trader, and for the calling of the meeting of creditors.....	5 00	80	2 00
118	Upon the consent of the debtor to make an assignment of his property.....	1 00		
	Upon the appointment of a provisional guardian.....	50		
119	Upon the fying of the statement of the debtor.....	4 00		2 00
120	Upon the fying of an additional statement.....	2 00		1 00
121	For the attendance of the Prothonotary or of any other authorized person at the meeting of creditors.....	2 00		
122	Upon the fying of a petition contesting the demand for abandonment of property.....	6 00		2 00
123	Upon the fying of a petition contesting the statement fyled by the debtor. Always of the 1st Class.....	5 00	80	2 00
124	Upon every answer in writing given to such contestation.....	6 00		2 00
125	The contestation of the dividend sheet is a demand when it affects the dividend sheet in general, either for illegality or other causes. It is always of the 1st Class.....	5 00	80	2 00

ON PROCEEDINGS RELATING TO THE ABANDONMENT OF PROPERTY  
FOR THE BENEFIT OF CREDITORS—Continued

Art.	PROCEEDINGS	FEES		TAX
		Prot.	Czjer's	All districts Pontiac excepted
126	When it affects one or several dividends according to the rank given them, the class is determined by the amount of the sums contested.			
	1st Class.....	5 00	80	2 00
	2nd Class.....	4 50	80	1 50
	3rd Class.....	4 00	80	1 00
	4th Class.....	3 00	30	80
	Under \$100.00.....	1 00	30	60
127	Upon the answer to such contestations.			
	1st Class.....	6 00		2 00
	2nd Class.....	6 00		1 50
	3rd Class.....	5 00		1 00
	4th Class.....	2 50		80
	Under \$100.00.....	1 50		60
128	Upon every contestation of claim against a creditor, According to the amount contested:			
	1st Class.....	5 00	80	2 00
	2nd Class.....	4 50	80	1 50
	3rd Class.....	4 00	80	1 00
	4th Class.....	3 00	30	80
	Under \$100.00.....	1 00	30	60
129	Upon every answer to such contestation:			
	1st Class.....	6 00		2 00
	2nd Class.....	6 00		1 50
	3rd Class.....	5 00		1 00
	4th Class.....	2 50		80
	Under \$100.00.....	1 50		60
130	Upon every inscription in law without contestation on facts, the same amount as for a contestation on facts.			
131	Upon every inscription on enquete and merits, or on merits alone, if the enquete is not necessary for the above contestations:			
	1st Class.....	2 00	1 00	2 00
	2nd Class.....	1 50	1 00	1 50
	3rd Class.....	1 00	1 00	1 00
	4th Class.....	1 00	30	80
	Under \$100.00.....	40	20	10
132	Upon every motion or petition of the nature of an intervention or of an opposition whatsoever, or of an action either for revendication or otherwise, if the amount in question is not established by the affidavit in support of the proceeding, always of the 1st Class.....	5 00	80	2 00
132a	If the amount is fixed by affidavit:			
	1st Class.....	5 00	80	2 00
	2nd Class.....	4 50	80	1 50
	3rd Class.....	4 00	80	1 00
	4th Class.....	3 00	30	80
	Under \$100.00.....	1 00	30	60

ON PROCEEDINGS RELATING TO THE ABANDONMENT OF PROPERTY  
FOR THE BENEFIT OF CREDITORS—Continued

Art.	PROCEEDINGS	FEES		TAX
		Prot.	Cz er's	All districts Pontiac excepted
132b	Upon every answer to the proceedings mentioned in articles 132 and 132a.....			
	1st Class.....	6 00		2 00
	2nd Class.....	6 00		1 50
	3rd Class.....	5 00		1 00
	4th Class.....	2 50		80
	Under \$100.00.....	1 50		60
132c	Upon every motion, petition or demand not especially mentioned.....	1 00		
132d	Upon the filing of every contestation, in writing, of any motion, petition or contestation not elsewhere mentioned.....	1 00		
132e	On every rule not exceeding 200 words.....	60		
132f	On the 1st copy or duplicate of rule not exceeding 200 words.....	30		
132g	On every other copy or duplicate of rule not exceeding 200 words.....	10		
132h	And for every additional 100 words.....	10		
132i	For every copy of interlocutory or final judgment not exceeding 200 words.....	1 10		
	And for every additional 100 words.....	10		
132j	On every commission to examine witnesses.....	1 00		2 00
132k	For certificate of costs.....	30		1 00
132l	Recognizance or security bond of curator.....	2 50		
132m	For justification of solvency.....	50		
132n	For every ministerial act outside of office (not including travelling expenses) for each attendance.....	3 00		
132o	All accessory proceedings to be of the same class as the principal proceeding to which they refer.....			
132p	All proceedings made in the general interest of the creditors after the consent of the debtor to abandon his property, and not especially provided for in this tariff, to be of the 1st Class.			
132q	The general tariff of the Superior Court applies to all proceedings not especially provided for by the above articles respecting abandonment of property.			

A. MORISSET,  
Clerk of the Executive Council.

EXECUTIVE COUNCIL CHAMBER

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QUEBEC, 28TH DECEMBER, 1914.

PRESENT: The LIEUTENANT-GOVERNOR in Council.

No. 1834:

It is ordered that, by virtue of articles 2282 and 2357 of the Fish and Game Laws, (R. S., 1909), the Minister of Colonization, Mines and Fisheries be authorized to exact from all clubs and individuals who are lessees of fishing and hunting territory, a statement, accompanied by a solemn declaration, of all buildings and other improvements made to such property, as well as all the information indicated in the list of questions hereto annexed.

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

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DEPARTMENT OF COLONIZATION, MINES AND FISHERIES OF THE PROVINCE OF QUEBEC		Year.....
REPORT OF LESSEE OF FISHING AND HUNTING TERRITORY		NAME OF THE LESSEE OF CLUB.....
		ADDRESS:.....
LEASE	CAMPS, BUILDINGS, IMPROVE- MENTS, ETC.	MEMBERS, VISITORS, ETC.
Date:	Number of Camps, Buildings, etc.	Number of individuals interested in this Lease:
Term:	Value of the above:	Names and addresses of the officers:
Rental of Fishing Privileges:	How many belonging to the Club:	
Rental of Hunting Privileges:	How many belonging to individuals:	
TERRITORY	Roads made by the Club:	
Extent of Territory:	Total length of the above:	Total number { Residents of the Province
Number of Lakes under lease:	Value of the above:	of members { Non residents:
GIVE THEIR NAMES:	Mention any other improvements made, and give their nature and value:	Number of { Residents of the Province:
		invited guests { Non residents:
		Number of Guardians employed:
		Number of Guides employed:
Number of rivers under lease:	BOATS, OF ALL KINDS, CANOES, ETC.	FISHING AND HUNTING DURING THE YEAR
Give their names:	Give their total number:	PLEASE GIVE ALL THESE DETAILS ON EACH OF THE OTHER BLANKS PREPARED FOR THE PURPOSE AND ATTACHED HERETO.
	How many of each kind:	
	Value:	
	How many belong to the Club:	
	How many to private individuals:	
DECLARATION:—I, the undersigned, declare that to the best of my knowledge and belief the above information is correct. And I make this solemn declaration believing it to be true, and knowing that it has the same force and effect as if it was made under oath, and under the authority of the "Canada Evidence Act."		SIGNATURE.....
		ADDRESS.....