

ORDERS IN COUNCIL

HAVING FORCE OF LAW

IN THE

PROVINCE OF QUEBEC



THE HONORABLE SIR LOUIS AMABLE JETTE, K.C.M.G.,

LIEUTENANT-GOVERNOR



QUEBEC

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ANNO DOMINI 1908

ORDERS IN COUNCIL



EXECUTIVE COUNCIL CHAMBERS

QUEBEC, 28th March, 1907.

PRESENT : The LIEUTENANT-GOVERNOR in Council

Whereas by order in council, bearing date the 19th day of July, 1894, the following regulation was approved under the authority of the Act, 57 Victoria, chapter 30 ;

“ **31.** The act 57 Victoria, chapter 30, respecting the inspection of boilers and steam pipes and motors does not apply to butter and cheese factories in the Province; ”

Whereas the official inspectors of industrial establishments have frequently pointed out to the Government the danger to life resulting from so sweeping an exemption, and it is desirable from every point of view that the common law should be applied universally to all industrial establishments in the Province ;

It is ordered that No. 31 of the regulations approved by His Honor the Lieutenant-Governor in Council, on the 19th day of July, 1894, be rescinded and replaced by the following :

“ **31.** The inspection of steam boilers and steam pipes and motors, in butter factories and cheese factories, shall be obligatory every two years only, and the cost of such inspection shall not exceed two dollars and fifty cents for each establishment.”

GUSTAVE GRENIER,

Clerk of Executive Council.

EXECUTIVE COUNCIL CHAMBERS

QUEBEC, 5th April, 1907.

PRESENT : The LIEUTENANT-GOVERNOR in Council

It is ordered that the issue of permits to cut lumber for fuel or building purposes, in territories under timber license in virtue of article 1343b of the Revised Statutes and its amendments, shall be subject to the following conditions.

1. Every application for a permit shall be transmitted before the first day of September of each year, and the permits to be issued, shall not issue until after the first day of December then next.

2. Every application shall be accompanied with a sum of money equivalent to double duty on the quantity of lumber that the applicant desires to cut.

GUSTAVE GRENIER,

Clerk of Executive Council.

EXECUTIVE COUNCIL CHAMBERS

QUEBEC, 19th June, 1907.

PRESENT : The LIEUTENANT-GOVERNOR in Council.

It is ordered that the following tariff, approved by order in council of the 18th of May, 1903, be approved anew in virtue of article 17 of the statute 7 Ed. VII, chapter 48, intituled : " Act respecting the incorporation of joint stock companies by letters patent."

GUSTAVE GRENIER,

Clerk of the Executive Council.

TARIFF

Of fees for incorporation of joint stock companies by letters patent, and for erecting, by letters patent, city and town municipalities, under 3 Edward VII, chapter 38, as approved by Order in Council of the 18th of May, 1903.

No. 17.—On letters patent incorporating joint stock companies, when the capital is \$20,000, and less than \$20,000 the fee shall be \$40.00.

No. 18.—When the capital is more than \$20,000, and less than \$50,000, the fee shall be \$130.00.

No. 19.—When the capital is \$50,000 or more, and less than \$100,000 the fee shall be \$180.00.

No. 20.—When the capital is \$100,000 or more, and less than \$150,000 the fee shall be \$200.00.

No. 21.—When the capital is \$150,000 or more, and less than \$200,000, the fee shall be \$225.00.

No. 21-a.—When the capital is \$200,000 or more, and less than \$300,000 the fee shall be \$275.00.

No. 21-b.—When the capital is \$300,000 or more, and less than \$400,000 the fee shall be \$300.00.

No. 21-c.—When the capital is \$400,000 or more, and less than \$500,000 the fee shall be \$325.00.

No. 21-d.—When the capital is \$500,000 or more, and less than \$600,000, the fee shall be \$350.00.

No. 21-e.—When the capital is \$600,000 or more, and less than \$700,000, the fee shall be \$375.00.

No. 21-f.—When the capital is \$700,000 or more, and less than \$800,000, the fee shall be \$400.00.

No. 21-g.—When the capital is \$800,000 or more, and less than \$900,000, the fee shall be \$425.00.

No. 21-h.—When the capital is \$900,000 or more, and less than \$1,000,000, the fee shall be \$450.00.

No. 21-i.—When the capital is \$1,000,000, the fee shall be \$500.00.

No. 21-j.—For every million dollars of additional capital, or fraction thereof, the fee shall be \$100.00.

No. 21-k.—When application is made to increase the capital, the fee shall be calculated on the actual amount of the increase in question, and the fee payable shall be the same as that payable on letters patent for the incorporation of a company whose capital is of the same amount as the said increase.

No. 21-l.—On application for supplementary letters patent, other than those for the increase of capital, the fee shall be 50% of the amount required as the fee for the incorporation.

For incorporating, by letters patent, city or town municipalities, in virtue of the statute 3 Edward VII, chapter 38.

No. 21-m.—On letters patent incorporating town municipalities, \$150.00.

No. 21-n.—City municipalities, \$250.00.

With moreover, in both cases, the cost of publishing the notices and letters patent in the *Quebec Official Gazette*.

EXECUTIVE COUNCIL CHAMBERS

QUEBEC, 26th November, 1907

PRESENT : The LIEUTENANT-GOVERNOR in Council

IT IS ORDERED that order in council No. 12, of the 7th day of January last, be amended, as regards the classification of minerals into superior and inferior minerals, by adding to the latter, mineral waters.

It is further ordered that in the case of mineral water concessions, the lands sold may be less than 100 acres in superficies, according to circumstances.

GUSTAVE GRENIER,

Clerk of Executive Council.

EXECUTIVE COUNCIL CHAMBERS

QUEBEC, 26th November, 1907.

PRESENT : The LIEUTENANT-GOVERNOR in Council.

Whereas in virtue of articles 1375 and 1415 of the Revised Statutes, now in force in this Province, persons not domiciled therein are required to take out a special hunting or fishing license ;

Whereas to facilitate the distribution of such licenses, the Department places in the hands of secretaries of clubs or other persons, whether having or not having leases conferring hunting or fishing rights, a certain number of such licenses to be sold to strangers to whom the above mentioned articles apply ;

Whereas in the past the depositaries of such fish and game licenses reported to the Department as to the number of permits sold by them, and the amount of the moneys collected ;

Whereas experience has proved that the reports transmitted by such depositaries, ought to be made under oath ;

Whereas in virtue of articles 1394*l* and 1420*a* of the Revised Statutes, it is lawful for the Lieutenant-Governor in Council to make all regulations necessary to carry out the provisions of these laws.

IT IS ORDERED that it be enacted as follows :

“ Hereafter every person or club which shall have received from the Department, hunting or fishing licenses, to be sold to persons not domiciled in the Province, who come therein to hunt or fish, shall make a sworn report to the Minister of Colonisation, Mines and Fisheries, within the month next following the close of the hunting or fishing season, as the case may be, of the number of licenses sold and the amount collected, the whole according to a form to be prepared and supplied by the Minister.”

GUSTAVE GRENIER,

Clerk of Executive Council.