

SCHEDULE B

COPY of the Report of a Committee of the Honorable the Executive Council, dated the 18th July, 1905, approved by the Lieutenant-Governor on the 19th July, 1905

No. 468. *Respecting a contract with La Congrégation des Filles de Jésus*

The Honorable the Provincial Secretary, with a memorandum dated the 17th of July, 1905, submits to the Council, for approval and ratification, the contract passed before Mtre. Joseph Allaire, notary public, of the city of Quebec, in virtue of an order in council dated the 7th January, 1905, with *La Congrégation des Filles de Jésus*, which has its head office at the city of Three Rivers, for the lodging, maintenance and instruction of children of both sexes belonging to the North Shore of the Gulf of St. Lawrence (Labrador), who shall be sent to their reformatory and industrial schools at Esquimaux Point.

Certified,

GUSTAVE GRENIER,
Clerk, Executive Council.

CHAPTER 6

[Assented to 9th March, 1906]

An Act respecting the Supreme Court of Canada and the Exchequer Court of Canada

HIS MAJESTY, with the advice and consent of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows :

1. The Supreme Court of Canada and the Exchequer Court of Canada, or the Supreme Court alone, according to the provisions of chapter 135 of the Revised Statutes of Canada, shall have jurisdiction in the following cases :

1. Of controversies between the Dominion of Canada and this Province;

2. Of controversies between any other province of the Dominion, which may have passed an act similar to the present act, and this Province.

Jurisdiction of Supreme and Exchequer Court of Canada in certain cases.

Provisions
for sittings of
court in
court-houses.

2. In case sittings of the Exchequer Court of Canada are appointed to be held in any city, town or place in which a court-house is situated, the judge presiding at any such sittings shall have, in all respects, the same authority as a judge of the Superior Court in regard to the use of the court-house and other buildings or apartments set apart in such place for the administration of justice.

Coming into
force.

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

CHAP. 7

An Act to amend the Quebec Election Act, 1903

[Assented to 9th March, 1906]

HIS MAJESTY, with the advice and consent of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows:

3 Ed. VII, c.
9, art. 58,
amended.

1. Article 58 of the act 3 Edward VII, chapter 9, is amended by replacing the word: "three" in the sixth line by the word: "six."

Id., 63, re-
placed.
Division of
municipality
into polling
subdivisions.

2. Article 63 of the said act is replaced by the following:

To contain
equal num-
ber of elect-
ors.

Defining of
divisions.

Polling dis-
tricts in
Montreal.

Uniting of
several to
form one
with two
hundred
electors, &c.

"63. Whenever the number of electors shall exceed two hundred in any municipality, the council of such municipality shall, before the first of December, in each year, by a by-law made in the ordinary way, divide the municipality into as many voting subdivisions as there are two hundred electors, by adding one voting subdivision for each fraction over such number; provided always that each district shall not exceed in extent eight miles in length and eight miles in width.

The voting subdivisions shall as much as possible contain an equal number of electors.

The limits of these subdivisions shall be well defined, and shall not divide any immovable property under which an elector is entitled to vote.

In the city of Montreal, the polling districts for the purposes of voting at municipal elections of the city shall be the voting subdivisions for provincial elections.

The returning-officers in the electoral districts comprised in the city of Montreal shall unite the polling districts of the city until they reach the number of two hundred electors upon the lists for such divisions, and open only one poll for such divisions so united."