

THE NEWFOUNDLAND AND LABRADOR GAZETTE

PART I PUBLISHED BY AUTHORITY

Vol. 97

ST. JOHN'S, FRIDAY, APRIL 29, 2022

No. 17

URBAN AND RURAL PLANNING ACT, 2000

NOTICE OF REGISTRATION TOWN OF GRAND FALLS-WINDSOR INTEGRATED COMMUNITY SUSTAINABILITY MUNCIPAL PLAN, 2022-2032 DEVELOPMENT REGULATIONS, 2022-2032

TAKE NOTICE that the TOWN OF GRAND FALLS-WINDSOR Integrated Community Sustainability Municipal Plan, 2022-2032 and Development Regulations, 2022-2032 adopted on 1st day of June 2021, as amended has been registered by the Minister of Municipal and Provincial Affairs.

That the TOWN OF GRAND FALLS-WINDSOR Integrated Community Sustainability Municipal Plan, 2022-2032 and Development Regulations, 2022-2032 come into effect on the day that this notice is published in *The Newfoundland and Labrador Gazette*. Anyone who wishes to inspect a copy of these documents may do so at the Town Office during normal working hours.

TOWN OF GRAND FALLS-WINDSOR Town Clerk

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NOTICE OF REGISTRATION TOWN OF PARADISE DEVELOPMENT REGULATIONS AMENDMENT 11, 2022

TAKE NOTICE that the TOWN OF PARADISE Development Regulations Amendment No. 11, 2022, adopted on the 15th day of March, 2022, has been registered by the Minister of Municipal and Provincial Affairs.

IN GENERAL TERMS, this amendment makes changes to four (4) areas of the Development Regulations regarding Family and Group Care Centres. The following sections of the Development Regulations are affected:

- Section 2: Definitions
- Section 5: Specific Use Regulations
- Section 9: Use Zones
- · Appendix B: Classifications of Uses and Buildings

This Amendment comes into effect on the day that this notice is published in *The Newfoundland and Labrador Gazette*. Anyone wishing to inspect a copy of Development Regulations Amendment No. 11, 2022 may do so by contacting the Paradise Town Hall, during normal hours of operation, at (709) 782-1400.

TOWN OF PARADISE Terrilynn Smith, Town Clerk

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CHANGE OF NAME ACT, 2009

Under the authority vested in me by the Change of Name Act, 2009, SNL2009 cC-8-1, I hereby certify the following names have been changed.

Former Surname	Former Given Name	New Surname	New Given Name	Community
SPARKES	KINGSTON DANIEL CRAIG	SOMERTON	KINGSTON MATTHEW	Mount Pearl
BOYD	OWEN JAMES BYRON	BOYD-SMITH	OWEN JAMES	Carbonear
ELDARWTINI	INAS ABDELMONEIM ABDELRAHMAN	ELDARWTINY	ENAS ABDELMONEIM	St. John's
ALLOWAY	NYAMAE D'AGATA	ALLOWAY-PIKE	NYAMAE SNOW D'AGATA	St. John's
CONVAY	JONAH ÖMER	CONWAY	JONAH ÖMER	St. John's
CONVAY	FILIZ	CONWAY	FILIZ	St. John's
MORGAN	DANIELLE DAKODA	JOY	DANIELLE DAKODA	Conception Harbour
SMITH	QUINN LILLIAN ANN	MONK-SMITH	QUINN ALEXANDER	Arnold's Cove
SMITH	CASEY SUSAN GRACE	MONK-SMITH	CASEY SUSAN GRACE	Arnold's Cove
THERIAULT	SAMANTHA CRYSTAL	CLANCEY	SAMANTHA CRYSTAL	St. John's
TREMBLETT	ZACHARY JOSHUA WILLIAM	CRAWFORD	ZACHARY JOSHUA WILLIAM	St. John's
GILBERT	ALLIE ELIZABETH	GILBERT-L'OISEAU	ALLIE ELIZABETH	Clarenville
AL TAWEELA	AHMAD HAMID	AL TAWIILA	AHMAD HAMED	St. John's
AL TAWEELA	ENAS HAMED	AL TAWIILA	ENAS HAMED	St. John's
HOLLAHAN	NATASHA ASHLEY	STENTAFORD	NATASHA ASHLEY	Pasadena
SIMPSON	SOLEIL CHARLOTTE LEELA	BAGLIEN	SOLEIL CHARLOTTE LEELA	Crow Head
QUINLAN	ADDALYN MARIE KELLY	BISHOP MILLER	ADDALYN MARIE	St. John's

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DIGITAL GOVERNMENT & SERVICE NL Sheena Evans, Registrar of Vital Statistics

LANDS ACT

NOTICE OF INTENT, SECTION 7 LANDS ACT, SNL1991 c36 AS AMENDED

NOTICE IS HEREBY given that an application has been made to the Department of Fisheries, Forestry and Agriculture Branch, to acquire title, pursuant to section 7(2) (d) of the said Act, to that piece of Crown lands situated within 15 metres of the waters of Torbay Bight; Town of Torbay; northeast area of Battery, for the purpose of a construction of a performance stage and use as public picnic area.

The application may intrude on the 15 metre shoreline of the above mentioned water body(s) in various locations. For a detailed map, please see website: <u>http://www.ma.gov.nl.ca/lands/sec7notifications.html.</u>

Please note: It may take up to five (5) days from the date of application for details to appear on the website.

Any person wishing to object to the application must file the objection in writing with reasons, within 30 days from the publication of notice on the Department of Fisheries, Forestry and Agriculture website, Crown Lands, <u>http://</u><u>www.ma.gov.nl.ca/lands/index.html</u>, to the Minister of Department of Fisheries, Forestry and Agriculture by mail or email to the nearest Regional Lands Office:

- Eastern Regional Lands Office, P.O. Box 8700, Howley Building, Higgins Line, St. John's, NL, A1B 4J6 Email: <u>easternlandsoffice@gov.nl.ca</u>
- Central Regional Lands Office, P.O. Box 2222, Gander, NL, A1V 2N9 Email: <u>centrallandsoffice@gov.nl.ca</u>
- Western Regional Lands Office, P.O. Box 2006, Sir Richard Squires Building, Corner Brook, NL, A2H 6J8 Email: westernregionlands@gov.nl.ca
- Labrador Regional Lands Office, P.O. Box 3014, Station "B", Happy Valley-Goose Bay, NL, A0P 1E0 Email: <u>labradorlandsoffice@gov.nl.ca</u>

(DISCLAIMER: *The Newfoundland and Labrador Gazette* publishes a NOTICE OF INTENT as received from the Applicant and takes no responsibility for errors or omissions in the property being more particularly described.)

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THE NEWFOUNDLAND AND LABRADOR GAZETTE

PART II SUBORDINATE LEGISLATION FILED UNDER THE STATUTES AND SUBORDINATE LEGISLATION ACT

Vol. 97

ST. JOHN'S, FRIDAY, APRIL 29, 2022

No. 17

NEWFOUNDLAND AND LABRADOR REGULATIONS

> NLR 25/22 NLR 26/22 NLR 27/22 NLR 28/22



NEWFOUNDLAND AND LABRADOR REGULATION 25/22

Child and Parental Benefits Regulations (Amendment) under the Income Tax Act, 2000 (O.C. 2022-101)

(Filed April 28, 2022)

Under the authority of section 68 of the *Income Tax Act, 2000*, the Lieutenant-Governor in Council makes the following regulations.

Dated at St. John's, April 27, 2022.

Krista Quinlan Clerk of the Executive Council

REGULATIONS

Analysis

 1. S.6 R&S
 2. S.8 R&S

 Nutritional supplement
 Indexation

 benefit
 3. Commencement

NLR 43/09 as amended

1. Section 6 of the *Child and Parental Benefits Regulations* is repealed and the following substituted:

Nutritional supplement benefit

6. An eligible individual who receives on behalf of a qualified dependent the NLCB calculated in accordance with these regulations is entitled to receive, for the 11 month period effective the first of the month following the month during which birth occurred, a supplementary benefit of \$150 a month.

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2. Section 8 of the regulations is repealed and the following substituted:

8. All amounts expressed in dollars in this Part, except in sections 6, 6.1 and 7, shall be indexed in accordance with subsection 6.1(2) of the Act and for that purpose "relevant section" in paragraph 6.1(3)(b) of the Act is considered to include these regulations.

Commencement

Indexation

3. (1) Section 1 comes into force on July 1, 2022.

(2) Section 2 is considered to have come into force on July 1, 2007.

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NEWFOUNDLAND AND LABRADOR REGULATION 26/22

Income Supplement and Seniors' Benefit Regulations (Amendment) under the Income Tax Act, 2000 (O.C. 2022-102)

(Filed April 28, 2022)

Under the authority of section 68 of the *Income Tax Act, 2000*, the Lieutenant-Governor in Council makes the following regulations.

Dated at St. John's, April 27, 2022.

Krista Quinlan Clerk of the Executive Council

REGULATIONS

Analysis

1. S.3 Amdt. Calculation 2. Commencement

NLR 32/16

Calculation

1. Subsection 3(1) of the *Income Supplement and Seniors' Benefit Regulations* is repealed and the following substituted:

3. (1) For the purpose of subsection 34(3) of the Act, the amount referred to in that subsection shall be the total of

(a) the amount by which the total of

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Income Supplement and Seniors' Benefit Regulations (Amendment)

(i) \$242,

(ii) the lesser of \$253 and 5.06% of the amount by which the individual's adjusted income for the taxation year exceeds \$15,000,

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- (iii) \$66 for the qualified relation, if any, of the individual in relation to the specified month, and
- (iv) the product obtained when \$220 is multiplied by the number of qualified dependants of the individual in relation to the specified month,

exceeds

- (v) 9% of the amount by which the individual's adjusted income for the taxation year exceeds \$40,000;
- (b) the amount by which the total of
 - (i) \$220 where the individual is eligible to claim an amount under subsection 118.3(1) of the federal Act, and
 - (ii) \$220 where the qualified relation of the individual is eligible to claim an amount under subsection 118.3(1) of the federal Act,

exceeds

- (iii) 1.4% of the amount by which the individual's adjusted income for the taxation year exceeds \$29,402; and
- (c) the amount by which the total of
 - (i) where there is no qualified relation, \$1,444 for an eligible individual who is 64 years of age or over at any time in the taxation year, and
 - (ii) where there is a qualified relation, \$1,444 for one eligible individual who is 64 years of age or over any time in the taxation year,

exceeds

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Income Supplement and Seniors' Benefit Regulations (Amendment)

(iii) 11.66% of the amount by which the individual's adjusted income for the taxation year exceeds \$29,402.

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Commencement

2. These regulations come into force on July 1, 2022.

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NEWFOUNDLAND AND LABRADOR REGULATION 27/22

Inquiry Respecting the Treatment, Experiences and Outcomes of Innu in the Child Protection System Order under the Public Inquiries Act, 2006 (O.C.2022-103)

(Filed April 28, 2022)

Under the authority of section 16 of the *Public Inquiries Act*, 2006, the Lieutenant-Governor in Council makes the following Order.

Dated at St. John's, April 27, 2022.

Krista Quinlan Clerk of the Executive Council

ORDER

Analysis

- 1. Short title
- 2. Definitions
- 3. Inquiry established
- Terms of reference
 Conduct of inquiry

- Right to participate
 Powers
- 7. Powers
- 8. Rules of procedure
- 9. Minister responsible
- 10. Final report

Short title

1. This Order may be cited as the *Inquiry Respecting the Treatment, Experiences and Outcomes of Innu in the Child Protection System Order.*

Definitions

2. (1) In this Order

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(a) "Act" means, unless the context indicates otherwise, the *Public Inquiries Act, 2006*;

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- (b) "in care or custody" means circumstances where an Innu child or youth is or was in the care or custody of a manager under sections 20 or 21 of the *Children, Youth and Families Act*, and includes
 - (i) custody orders to place or continue an Innu child or youth in the custody of a manager under Part IV of that Act,
 - (ii) protective care agreements entered into with the parents of an Innu child or youth under section 12 of that Act, and
 - (iii) youth services agreements under Part IX of that Act;
- (c) "Innu representative organizations" means the Innu Nation, Mushuau Innu First Nation and Sheshatshiu Innu First Nation;
- (d) "inquiry panel" means the persons appointed under section 3 to conduct the inquiry;
- (e) "minister" means the minister appointed under the *Executive Council Act* to administer this Act; and
- (f) "parent" means
 - (i) a biological parent of a child or youth,
 - (ii) an extended family member who stood in the place of a parent and who was a primary caregiver of a child or youth, or
 - (iii) an adoptive parent of a child or youth, where the child or youth was legally adopted.

(2) For the purpose of paragraph (1)(b), where prior legislation applied to the circumstances of an Innu child or youth, "in care or custody" shall include references to the equivalent provisions of that prior legislation.

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(3) For greater certainty, references to "Innu" in this Order are to the Innu of Labrador.

Inquiry established **3.** (1) There is established an inquiry respecting the treatment, experiences and outcomes of Innu children, youth and families in the child protection system.

(2) The following individuals are appointed to conduct the inquiry established under subsection (1):

- (a) retired Provincial Court Judge James Igloliorte, as chair;
- (b) Anastasia Qupee; and
- (c) Dr. Michael Devine.
- Terms of reference
- **4.** (1) The inquiry panel shall inquire into
 - (a) the history of the child protection system in the province as applied to the Innu;
 - (b) the roles of the federal, provincial and Innu governments in the history referred to in paragraph (a) and in the current child protection system;
 - (c) the main reasons for child protection involvement for Innu;
 - (d) the availability and quality of specialized services to Innu children and youth within the Innu communities, including placements, mental health and addiction services and medical services;
 - (e) the impact of the availability of the specialized services referenced in paragraph (d) on Innu children and youth coming into care or custody or being placed outside of Innu communities and how that availability can be improved;
 - (f) access to Innu culture, language and community contact for Innu children and youth in care or custody, particularly those placed outside of Innu communities;
 - (g) any impacts, including long-term impacts, of the loss of language, culture and family and community connection

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where Innu children and youth are placed outside of Innu communities;

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- (h) access to outpost programs and other Innu land-based activities for Innu children and youth in the child protection system, particularly those placed outside of Innu communities;
- (i) the diagnosis for, prescription of and use of medication on Innu children and youth in care or custody, the reasons for the use of medication and related concerns;
- (j) the cultural fit of the provincial standardized tools and assessment models used in the child protection system within Innu communities, including risk assessments and home assessments;
- (k) the reintegration and support of Innu children and youth exiting care or custody and related concerns;
- the health and well-being of Innu children and youth while in care or custody and after exiting care or custody and related concerns;
- (m) outcomes for Innu children, youth and adults who are, or were, in care or custody and a comparison, to the greatest extent possible, to the outcomes for other Innu and other citizens of the province, including
 - (i) educational achievement,
 - (ii) employment and income,
 - (iii) housing and homelessness,
 - (iv) physical and mental health and addictions,
 - (v) suicide and attempted suicide,
 - (vi) other causes of mortality and serious injury,
 - (vii) criminalization and incarceration, and

- (viii) involvement as a parent with the child protection system;
- (n) effects on parents and grandparents in families of origin when Innu children and youth become involved with child protection services, particularly where a child or youth is removed from home outside traditional kinship arrangements, including
 - (i) impacts on physical and mental health and addictions,
 - (ii) criminalization and incarceration, and
 - (iii) access to job opportunities;
- (o) availability and quality of legal representation for parents of Innu children and youth involved in the child protection system and barriers to effective legal representation;
- (p) access to court time for Innu child protection cases, the effects of court delay and difficulties for Innu with the child protection court process and alternative decision-making processes outside of court;
- (q) the way in which the child protection system interacts with Innu, the role of Innu versus non-Innu employment and direction and control of the system, and the role of differences in language, culture, race and income;
- (r) where an Innu child or youth is in need of protective intervention, the barriers to the ability of that child or youth to be supported and supervised within their own home or in traditional kinship arrangements, and how those barriers could be reduced;
- (s) the non-Innu communities in which Innu children and youth are placed in care or custody, what causes or contributes to Innu children and youth being placed outside of Innu communities and how the number of Innu children and youth placed outside of Innu communities can be reduced;
- (t) the availability and nature of the opportunities for family contact and relationships to Innu children and youth in care

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or custody, particularly those placed outside of their home community; and

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(u) implications for funding and resourcing arrangements.

(2) In addition to those matters referred to in subsection (1), the inquiry shall investigate the death of an Innu child, youth or adult who experienced time in care or custody and who meet the following criteria:

- (a) the child, youth or adult was under the age of 25 at the time of death;
- (b) the child, youth or adult died on or after September 30, 2007; and
- (c) a parent or, where appropriate, other next of kin of the child, youth or adult consents to the investigation and attests to the belief that the child's, youth's or adult's time in care or custody contributed to their death.

Conduct of inquiry 5. (1) The mechanisms by which the inquiry is to be conducted shall include

- (a) formal and informal hearings;
- (b) research studies;
- (c) inspections and investigations;
- (d) interviews and surveys; and
- (e) written submissions.
- (2) The inquiry shall, to the greatest extent possible
- (a) be guided by a shared commitment of the Innu representative organizations and the Government of Newfoundland and Labrador to ensure the safety and wellbeing of, and to act in the best interests of, Innu children and youth;
- (b) be guided by the following principles:

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 (i) truth-telling – telling the story of child protection as it has affected Innu children, youth and families, through open exchange, listening and sharing;

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- (ii) acknowledging learning from the past, seeing one another with a new understanding and embracing the need to move forward on a new path;
- (iii) restoring together creating a better path for the future;
- (iv) relating working respectfully together to design, implement and monitor a child protection system that supports the safety and well-being of Innu children and youth in order to achieve better outcomes for Innu children and youth;
- (v) self-determination that the Innu, the Government of Newfoundland and Labrador and Government of Canada are working in various ways to better partner and better reflect Innu culture and language in the current child protection system, and towards reaching the common objective of the Innu assuming responsibility for child protection;
- (vi) culture and language child protection policy and practice need to reflect Innu culture and make every effort for Innu children and youth to maintain their language and culture, as child protection policy and practice are most effective when they reflect, value, preserve and promote the intrinsic and distinct aspects of Indigenous cultures;
- (vii) holistic approaches child protection approaches reflect the reality of the whole child, the importance of preserving the continuity of relationships and recognizing the child is shaped by the child's culture, spirituality and social customs, environment, social relationships and specific abilities and traits;
- (viii) structural interventions preventative actions which aim to address risks which tend to cause Innu children and youth to be involved in the child protection system with the objective of reducing the number of Innu

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children and youth that become involved with the child protection system; and

- (ix) non-discrimination Innu children and youth receiving child protection services should not receive inferior services because they are Indigenous, and are entitled to, in accordance with the law, receive services substantively equal to services provided to non-Innu children and youth that are responsive to their needs, and the unique cultural context of their experience;
- (c) recognize the ongoing processes in which the Innu representative organizations, the Innu Round Table Secretariat, the Government of Newfoundland and Labrador and the Government of Canada have been working collaboratively towards improvements in the child protection system in Innu communities, and take into account the work achieved and evidence provided by people engaged in those processes when making its recommendations;
- (d) consider that the Government of Newfoundland and Labrador has been operating the child protection system to date, that the Government of Canada has been the primary funder of that system as applied to Innu, and that the Innu Nation has given notice to both of those governments of its intention to create Innu legislation in child and family services further to the exercise of Innu jurisdiction.

(3) The inquiry panel shall ensure that translation to and from Innu-aimun is available at all proceedings of the inquiry.

Right to participate
 6. A person who believes that they have an interest in the terms of reference under section 4 may participate in the inquiry, and the inquiry panel shall have the powers of a commission under section 5 of the Act with respect to that participation.
 Powers
 7. For the purpose of conducting the inquiry, the inquiry panel

 (a) shall receive evidence both in writing and orally, and where oral hearings are held, subsection 6(2) of the Act shall apply;
 (b) may arrange for the publishing or broadcast of proceedings, and subsection 7(2) of the Act shall apply;

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	Inquiry Respecting the Treatment, Experiences and 27/22 Outcomes of Innu in the Child Protection System Order
	 (c) shall have the powers of a commission under section 9 of the Act to compel the production of testimony and evidence;
	(d) shall have the powers of a commission under section 10 of the Act to conduct inspections, and subsection 10(2) of the Act shall apply;
	(e) shall have the powers of a commission under section 11 of the Act to apply for a warrant to search, and subsection 11(2) shall apply; and
	(f) may apply to the court for direction under section 15 of the Act.
Rules of procedure	8. The inquiry panel may prepare and publish rules of procedure for the inquiry that are not inconsistent with the Act or this Order.
Minister responsible	9. The minister shall be the minister responsible for the inquiry.
Final report	10. (1) The inquiry panel shall deliver a final report containing its findings and recommendations with respect to the matters set out in this Order to the minister on or before October 31, 2023.
	(2) The minister shall deliver a copy of the final report referenced in subsection (1) to the Grand Chief of the Innu Nation upon receipt from the inquiry panel.
	(3) The final report referenced in subsection (1) shall include
	(a) an executive summary;
	(b) an outline of the inquiry process;
	(c) findings of fact and what was learned during the inquiry; and
	(d) clear recommendations, with each recommendation specifying who is responsible for its implementation.
	(4) The inquiry panel shall prepare a plain language summary in English and Innu-aimun, to be delivered to the minister and the Grand Chief of the Innu Nation as soon as possible following the delivery of the final report.

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(5) The final report referenced in subsection (1) shall not express any conclusions or recommendations regarding the civil or criminal responsibility of any person or organization.

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NEWFOUNDLAND AND LABRADOR REGULATION 28/22

Feasibility Report Respecting the Local Service Districts of Dildo and South Dildo Order under the Municipalities Act, 1999

(Filed April 28, 2022)

Under the authority of section 9 of the *Municipalities Act, 1999*, I make the following Order.

Dated at St. John's, April 28, 2022.

Ted Lomond Deputy Minister of Municipal and Provincial Affairs

ORDER

Analysis

1.	Short title	3.	Appointment
2.	Feasibility report	4.	Preparation of report

Short title

1. This Order may be cited as the *Feasibility Report Respecting the Local Service Districts of Dildo and South Dildo Order*.

Feasibility report

2. A feasibility report shall be prepared to consider the local governance options for the Local Service Districts of Dildo and South Dildo.

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Appointment **3.** Pat Curran + Associates Inc. is appointed to prepare the feasibility report.

Preparation of report

4. The feasibility report shall be prepared in accordance with the provisions of the *Municipalities Act*, *1999*.

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Income Supplement and Seniors' Benefit Regulations (Amendment)	NLR 26/22	Amends NLR 32/16 S.3 Amdt.	Apr. 29/22 p. 159
[In force July 1, 2022]			
Public Inquiries Act, 2006			
Inquiry Respecting the Treatment, Experiences and Outcomes of Innu in the Child Protection System Order	NLR 27/22	New	Apr. 29/22 p. 163
Municipalities Act, 1999			
Feasibility Report Respecting the Local Service District of Dildo and South Dildo Order	NLR 28/22	New	Apr. 29/22 p. 173

The Newfoundland and Labrador Gazette is published from the Office of the Queen's Printer.

Copy for publication must be received by **Friday, 4:30 p.m.**, seven days before publication date to ensure inclusion in next issue. Advertisements must be submitted in either PDF format or as a MSWord file. When this is not possible, advertisements must be either, typewritten or printed legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

Copy may be mailed to the address below, faxed to (709) 729-1900 or emailed to queensprinter@gov.nl.ca. Subscription rate for *The Newfoundland and Labrador Gazette* is \$144.38 for 52 weeks plus 15% HST (\$166.04). Weekly issues, \$3.47 per copy, plus 15% HST (\$3.99) payable in advance.

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Web Site: www.gov.nl.ca/snl/printer/gazette/weekly-issues

The Newfoundland and Labrador Gazette Advertising Rates Prices effective July 1, 2016

Notices	Rate	15%	HST Total
Lands Act - Notice of Intent - 1 week	\$31.13	\$4.67	\$35.80
Motor Carrier Act - Notice - 1 week	\$39.90	\$5.99	\$45.89
Trustee Act - Estate Notice - 1 week	\$34.65	\$5.20	\$39.85
Trustee Act - Estate Notice - 2 weeks	\$62.37	\$9.36	\$71.73
Trustee Act - Estate Notice - 3 weeks	\$91.25	\$13.69	\$104.94
Trustee Act - Estate Notice - 4 weeks	\$118.97	\$17.85	\$136.82

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