

THE NEWFOUNDLAND AND LABRADOR GAZETTE

PART I PUBLISHED BY AUTHORITY

Vol. 77 ST. JOHN'S, FRIDAY, FEBRUARY 8, 2002 No. 6

MINERAL ACT NOTICE

Published in accordance with regulation 62 of the Mineral Regulations.

Mineral rights to the following mineral licences have reverted to the Crown:

Mineral Licence 4175

held by Noranda Mining and Exploration Inc. situate near Mary March Park, Central Nfld

on map sheet 12A/15

Mineral Licence 466M

held by Noranda Mining and Exploration Inc.

situate near Martin Lake

on map sheet 23J/16

Mineral Licence 5241M

held by Copper Hill Resources Inc. situate near Gander Bay Area, Central Nfld

on map sheet 2E/7, 2E/8

Mineral Licence 7411M

held by Celtic Minerals Ltd

situate near Buchans Junction, Central Nfld

on map sheet 12A/16

Mineral Licence 6272M

held by Billiton Resources Canada Inc

situate near Buchans Junction, Central Nfld on map sheet 12A/16, 12A/15

Mineral Licence 6279M

held by Buchans River Ltd situate near Clench Brook, Central Nfld

on map sheet 12A/14

Mineral Licence 7222M

held by GT Exploration Ltd

situate near Red Indian Lake, Central Nfld

on map sheet 12A/15

Mineral Licence 6299M

held by GT Exploration Ltd

situate near Southwest Buchans, Central Nfld on map sheet 12A/15

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Mineral Licence 6306N

held by Newfoundland Mining & Exploration

Ltd.

situate near Red Indian Lake, Central Nfld

on map sheet 12A/15

Mineral Licence 6293M

held by Allan J. McBride

situate near Goobies, Avalon Peninsula

on map sheet 1M/16

Mineral Licence 7064M, 7065M, 7066M

held by International Granite Corporation

situate near Lewis Pond, Central Nfld

on map sheet 2D/14, 2E/3

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Mineral Licence 7074M, 7075M, 7076M, 7077M,

7078M, 7079M, 7080M, 7081M

held by Betty L. Ford

Gander River, Central Nfld situate near

on map sheet 2E/2

Mineral Licence 7082M

Catherine Ouinton held by

situate near Gander River, Central Nfld

on map sheet 2E/2

Mineral Licence 7618M

held by William Mercer

situate near Dawes Pond, Central Nfld

on map sheet 12H/1

7627M, 7628M Mineral Licence

held by Black Bart Prospecting Inc Berry Hill Pond, Central Nfld situate near

on map sheet 2D/6

Mineral Licence 7719M

held by Raymond M. Hynes Carmanville, Eastern Nfld situate near

on map sheet 2E/8

7720M Mineral Licence held by Les Ledrew

situate near Carmanville, Eastern Nfld

on map sheet 2E/8

7721M. 7722M Mineral Licence

held by British Canadian Mines Ltd. Gull Pond. Central Nfld situate near

12H/9 on map sheet

A portion of licence 6509M held by Tagalder/Regal situate near Orphan Island

14F/3 on map sheet

more particularly described in an application on file at Dept.

of Mines and Energy

A portion of licence 5649M

Buchans River Ltd held by

situate near Buchans Lake, Central Nfld

on map sheet 12A/15

more particularly described in an application on file at Dept.

of Mines and Energy

All that portion of

Ground Staked Licence 4273

held by Buchans River Ltd situate near Buchans Lake, Central Nfld

on map sheet 12A/15

not covered by new Converted Mapped Staked Licence

8372M

The lands covered by this notice except for the lands within Exempt Mineral Lands, the Exempt Mineral Lands being described in Consolidated Newfoundland Regulations 1143/96 and Newfoundland Regulation 71/98, 104/98, 97/2000 and 36/2001 and outlined on 1:50 000 scale maps maintained by the Department of Mines and Energy, will be open for staking after the hour of 9:00 AM on the 32nd clear day after the date of this publication. Priority of applications submitted will be determined by a draw.

> JIM HINCHEY, P.Geo Mineral Claims Recorder

File No. 771: 2394, 2458,

774: 0255, 2270, 2588, 2827, 3199, 3202, 3204, 3213, 3217, 3219, 3660, 3665, 3666, 3670. 3671, 4005, 4012, 4069, 4070, 4071

Feb 8

CITY OF ST. JOHN'S ACT



ST. JOHN'S MUNICIPAL COUNCIL

NOTICE ST. JOHN'S TICKETING AMENDMENT BY-LAW

TAKE NOTICE that the St. John's Municipal Council has enacted an amendment to the ST. JOHN'S TICKETING AMENDMENT BY-LAW.

The said Amendment was passed by Council on the 21st day of January, 2002 and will have the effect of amending section 12 so as to clarify the fine for those persons who possess a Disabled Parking Permit and fail to display it when parking.

THE NEWFOUNDLAND AND LABRADOR GAZETTE February 8, 2002

All persons are hereby required to take notice that any person who wishes to view such By-Law may view same at the Office of the City Clerk of the St. John's Municipal Council at City Hall, and that any person who wishes to obtain a copy thereof may obtain it at the said office upon the payment of a reasonable charge as established by the St. John's Municipal Council for such copy.

Dated this 1st day of February, 2002.

DAMIAN RYAN City Clerk

P. O. # 45116 Feb 8

ST. JOHN'S MUNICIPAL COUNCIL

NOTICE ST. JOHN'S POSTING AND ADVERTISING REGULATIONS

TAKE NOTICE that the St. John's Municipal Council has repealed the ST. JOHN'S POSTING AND ADVERTISING REGULATIONS effective January 28, 2002.

Dated this 1st day of February, 2002.

DAMIAN RYAN City Clerk

P. O. # 45116 Feb 8

URBAN AND RURAL PLANNING ACT

NOTICE OF REGISTRATION TOWN OF CONCEPTION BAY SOUTH MUNICIPAL PLAN AMENDMENT NO. 1, 2001 AND DEVELOPMENT REGULATIONS AMENDMENT NO. 1, 2001

Take notice that the Town of Conception Bay South Municipal Plan Amendment No. 1, 2001 and Development Regulations Amendment No. 1, 2001, adopted on the 9th day of October 2001 and approved on the 12th day of December 2001 has been registered by the Minister of Municipal and Provincial Affairs.

In general terms, the purpose of the Municipal Plan Amendment No. 1, 2001 and Development Regulations Amendment No. 1, 2001 is to redesignation and rezone property between the Foxtrap Access Road and Foxtrap River, south of the Conception Bay South By-Pass right of

way from Rural to Residential Medium Density and Open Space Conservation.

The Town of Conception Bay South Municipal Plan Amendment No. 1, 2001 and Development Regulations Amendment No. 1, 2001 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 the Town of Conception Bay South Municipal Plan Amendment No. 1, 2001 and Development Regulations No. 1, 2001 may do so at the Town Office in Manuels during normal work hours.

TOWN OF CONCEPTION BAY SOUTH
Barbara Noseworthy
Planning Clerk

Feb 8

NOTICE OF REGISTRATION TOWN OF L'ANSE AU LOOP MUNICIPAL PLAN AMENDMENT NO. 1, 2001, AND DEVELOPMENT REGULATIONS AMENDMENT NO. 1, 2001

Take notice that the Town of L'Anse au Loup Municipal Plan Amendment No. 1, 2001 and Development Regulations Amendment No. 1, 2001, adopted on the 15th day of October, 2001, and approved on the 26th day of November, 2001, has been registered by the Minister of Municipal and Provincial Affairs.

In general terms, the purpose of the Municipal Plan Amendment No. 1, 2001 is to extend the residential land use designation along the Main Road near the arena to permit construction of a place of worship.

In general terms, the purpose of Development Regulations Amendment No. 1, 2001 is to rezone lands along the Main Road across from the arena to the Residential Use Zone to permit the development of a place of worship.

The L'Anse au Loup Municipal Plan Amendment No. 1, 2001 and Development Regulations Amendment No. 1, 2001 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 the Municipal Plan and Development Regulations Amendments may do so at the Town Office, during normal working hours.

TOWN OF L'ANSE AU LOUP Doreen Belben, Town Manager/Clerk

Feb 8

LANDS ACT

NOTICE OF INTENT

Lands Act, Chapter 36, S.N. 1991

Notice is hereby given that Happy Adventure Sea Products of Happy Adventure intends to apply to the Department of Government Services and Lands, two months from the publication of this notice, to acquire title, pursuant to Section 7(2) of the said Act, to that piece of Crown Land situated within fifteen metres of the waters of Happy Adventure Harbour in the Electoral District of Terra Nova, Newfoundland and Labrador, for the purpose of a plant expansion and being more particularly described as follows:

Bounded on the North by S 54° 33' E
for a distance of 33 m;
Bounded on the East by S 40° 28' W
for a distance of 30 m;
Bounded on the South by N 40° 51' W
for a distance of 36 m;
Bounded on the West by N 56° 50' E
for a distance of 20 m;
and containing an area of
approximately 1219 square metres.

Any person wishing to object to the application must file the objection, in writing, within one month from the date of publication of this notice, with reasons for it, to the Minister of Government Services and Lands, c/o Central Regional Lands Office, P. O. Box 2222, Gander, NF., A1V 2N9.

For further information regarding the proposed application, please contact Geoffrey Moss, (709-677-2803)

Requests for information on the processing of Crown Land applications under Section 7(2) of the Lands Act, may be sent to the Central Regional Office at the above address. Telephone (709) 729-3699.

Feb 8

MOTOR CARRIER ACT

IN THE MATTER OF THE MOTOR CARRIER ACT, CHAPTER M-19, R.S.N. 1990 AND IN THE MATTER OF THE APPLICATION FOR A MOTOR CARRIER CERTIFICATE

NOTICE OF AMENDMENT

TAKE NOTICE that Delaney's Ambulance Services Inc., of P. O. Box 96, Glovertown, Newfoundland and Labrador, A0G 2L0 has applied to the Board of Commissioners of Public Utilities under the provisions of the

Motor Carrier Act, Chapter M-19, R.S.N. 1990, for an amendment to a Certificate as follows.

TO ADD:

IRREGULAR ROUTE SPECIALTY AMBULANCE SERVICE for the transportation of persons requiring medical attention or under medical care upon the request of a medical doctor or registered nurse

from Dark Cove, Middle Brook, Hare Bay, Dover, Wellington, Trinity, Wareham and Centreville - all located on Highway Route No. 320 - to any hospital, nursing home, first aid station or home for senior citizens and upon the specific request of a medical doctor or registered nurse or a police officer between any two points within the province of Newfoundland and Labrador.

The Board, having reviewed the application, has granted provisional approval and shall issue said Certificate, unless a person who objects to the application files with a Board a notice of objection to the application together with a written statement setting out in full the reasons why the application should be denied and relevant documentary evidence. The objector must also serve on the applicant a copy of the notice of objection, the statement of reasons and the relevant documentary evidence filed with the Board by personal service or by prepaid, registered mail, at the address shown on the application, and proof of service must be supplied to the Board.

The evidence to be submitted must be received by the Board within twenty days of the date of the publication of this notice, at the office of the Board at Suite East 210, Prince Charles Building, Torbay Road, NF or by mail to P. O. Box 21040, St. John's, NF A1A 5B2.

Dated at St. John's, Province of Newfoundland and Labrador, this 1st day of February, 2002.

DELANEY'S AMBULANCE SERVICE Signature of Applicant

Feb 8

CHANGE OF NAME ACT

C-8 RSN 1990

NOTICE OF APPLICATION FOR CHANGE OF NAME

THE NEWFOUNDLAND AND LABRADOR GAZETTE February 8, 2002

NOTICE is hereby given that an application will be made to the Minister of Government Services and Lands for a change of name, pursuant to the provisions of the *Change of Name Act*, by me:-

TERRI LYNN EDWARDS

of P. O. Box 292, Lawn, A0E 2E0, in the Province of Newfoundland and Labrador, as follows:

To change my minor unmarried child's name from

COLE RUPERT KEARNEY to COLE RUPERT EDWARDS

DATED this 29th day of January, 2002.

TERRY LYNN EDWARDS (Signature of Applicant)

Feb 8

NOTICE OF APPLICATION FOR CHANGE OF NAME

NOTICE is hereby given that an application will be made to the Minister of Government Services and Lands for a change of name, pursuant to the provisions of the *Change of Name Act*, by me:-

KRISTINE ANNE RYAN

of P. O. Box 168, Ferryland, A0A 2H0, in the Province of Newfoundland and Labrador, as follows:

To change my minor unmarried child's name from

SIDNEY THOMAS KEOUGH to SIDNEY THOMAS RYAN

DATED this 29th day of January, 2002.

KRISTINE RYAN (Signature of Applicant)

Feb 8

NOTICE OF APPLICATION FOR CHANGE OF NAME

NOTICE is hereby given that an application will be made to the Minister of Government Services and Lands for a change of name, pursuant to the provisions of the *Change of Name Act*, by me:-

LORI-ANN FLORENCE REID

of 82 Reidville Road, Reidville, A8A 2X7, in the Province of Newfoundland and Labrador, as follows:

To change my minor unmarried child's name from
JONATHAN GARFIELD LAMBERT
to
JONATHAN GARFIELD REID

DATED this 29th day of January, 2002.

LORI-ANN REID (Signature of Applicant)

Feb 8



THE NEWFOUNDLAND AND LABRADOR GAZETTE

PART II

SUBORDINATE LEGISLATION FILED UNDER THE STATUTES AND SUBORDINATE LEGISLATION ACT

Vol. 77 ST. JOHN'S, FRIDAY, FEBRUARY 8, 2002 No. 6

NEWFOUNDLAND AND LABRADOR REGULATIONS

NLR 9/02 NLR 10/02



NEWFOUNDLAND AND LABRADOR REGULATION 9/02

Western Child Support Service Regulations under the Family Law Act (O.C. 2002- 014)

(Filed February 4, 2002)

Under the authority of section 85 of the *Family Law Act*, the Lieutenant-Governor in Council makes the following regulations.

Dated at St. John's, February 4, 2002.

Deborah E. Fry Clerk of the Executive Council

REGULATIONS

Analysis

- 1. Short title
- 2. Definitions
- 3. Child support service
- 4. Recalculation with income information
- 5. Recalculation without income information
- 6. Service

Short title

1. These regulations may be cited as the *Western Child Support Service Regulations*.

Definitions

2. In these regulations

- (a) "child support order" means an order for the support of a child made by
 - (i) a judge of the Supreme Court sitting in the judicial centre of Corner Brook or in a place served by that judicial centre, or
 - (ii) a judge of the Provincial Court sitting in the judicial district of Corner Brook or Stephenville or in a place normally served by those judicial districts;
- (b) "court" means
 - (i) the Supreme Court sitting in the judicial centre of Corner Brook, or
 - (ii) the Provincial Court sitting in the judicial district of Corner Brook or Stephenville or in a place normally served by those judicial districts;
- (c) "party" means a person who is obligated to pay or entitled to receive child support under a child support order;
- (d) "service" means the child support service designated under section 3; and
- (e) "table" means a child support table set out in Schedule I of the Federal Child Support Guidelines enacted under the *Divorce Act* (Canada);

Child support service

- **3.** (1) Family Justice Services Western, a project of Community Mental Health Initiative Inc., is designated as a child support service for the purposes of the *Family Law Act* and the *Child Support Guidelines Regulations*.
 - (2) The duties of the service shall include:
 - (a) assisting the court in the administration of child support orders;
 - (b) monitoring compliance with child support orders requiring the periodic filing of income information;

- (c) reviewing and recalculating the amount of a child support order as set out in the applicable table in accordance with sections 4 and 5; and
- (d) acting on behalf of a party for the purpose set out in section 24 of the *Child Support Guidelines Regulations*.

Recalculation with income information

- **4.** (1) Where a person who is required to pay child support provides the service with income information in compliance with a child support order, the service shall review and recalculate the amount of child support as set out in the applicable table using the income information provided.
- (2) Where as a result of the recalculation the amount of child support would increase or decrease by \$5 or more per month, the service shall notify the parties to the child support order that
 - (a) the amount of the child support order will be changed to the recalculated amount; and
 - (b) the obligation to pay the recalculated amount shall come into effect 31 days after the service receives confirmation that the notice was provided to all parties, unless a party makes application to the court that made the child support order within 30 days after receipt of the notice objecting to the recalculation.
- (3) Where an application is made under paragraph (2)(b) objecting to the recalculation, the amount of the child support order shall not change as a result of the recalculation, except that the court may upon hearing the application issue an order for the recalculated amount or another amount.
- (4) Where the application under paragraph (2)(b) is made in the Supreme Court,
 - (a) the applicant shall serve the application on the other party by registered mail or by personal service; and
 - (b) on the date set by the court for the hearing of the application the court shall, if the applicant has not served the other party and does not provide a reasonable excuse for this, issue a child support order for the recalculated amount.

- (5) Where the application under paragraph (2)(b) is made in the Provincial Court, the court shall notify the parties to the child support order by registered mail of the date set for the hearing of the application.
- (6) Where an application objecting to the recalculation is not made under paragraph (2)(b), the service shall file a notice of the recalculation with the registrar or clerk of the court and the court shall issue a child support order for the recalculated amount.

Recalculation without income information

- 5. (1) Where a person who is required to pay child support does not provide the service with income information in compliance with a child support order or where the income information is not available, the service shall review and recalculate the amount of child support by applying the Consumer Price Index for Newfoundland and Labrador for the previous year as published by Statistics Canada.
- (2) Where as a result of the recalculation the amount of child support would increase or decrease by \$5 or more per month, the service shall notify the parties to the child support order that
 - (a) the amount of the child support order will be changed to the recalculated amount; and
 - (b) the obligation to pay the recalculated amount shall come into effect 31 days after the service receives confirmation that the notice was provided to all parties, unless a party makes application to the court that made the child support order within 30 days after receipt of the notice objecting to the recalculation.
- (3) Where an application is made under paragraph (2)(b) objecting to the recalculation, the amount of the child support order shall not change as a result of the recalculation, except that the court may upon hearing the application issue an order for the recalculated amount or another amount.
- (4) Where the application under paragraph (2)(b) is made in the Supreme Court,
 - (a) the applicant shall serve the application on the other party by registered mail or by personal service; and

- (b) on the date set by the court for the hearing of the application the court shall, if the applicant has not served the other party and does not provide a reasonable excuse for this, issue a child support order for the recalculated amount.
- (5) Where the application under paragraph (2)(b) is made in the Provincial Court, the court shall notify the parties to the child support order by registered mail of the date set for the hearing of the application.
- (6) Where an application objecting to the recalculation is not made under paragraph (2)(b), the service shall file a notice of the recalculation with the registrar or clerk of the court and the court shall issue a child support order for the recalculated amount

Service

- **6.** (1) A notice of recalculation of child support under section 4 or 5 may be sent by registered mail to the last known address of the parties.
- (2) Service of a notice under this regulation by registered mail may be proved by filing with the court an acknowledgement of receipt card or other confirmation of delivery provided by Canada Post, which may include confirmation of receipt by electronic means.

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NEWFOUNDLAND AND LABRADOR REGULATION 10/02

Restructuring of Local Government Services Feasibility Report,
Eastport Peninsula Order
under the
Municipalities Act, 1999

(Filed February 4, 2002)

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

Dated at St. John's, January 28, 2002.

Oliver Langdon Minister of Municipal and Provincial Affairs

ORDER

Analysis

- 1. Short title
- 2. Feasibility Report
- 3. Appointment

- 4. Preparation of report
- 5. Submission date

Short title

1. This Order may be cited as the *Restructuring of Local Government Services Feasibility Report, Eastport Peninsula Order.*

Feasibility Report

2. A feasibility report shall be prepared concerning the matter of exploring the restructuring of the local government structures on the Eastport Peninsula.

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Appointment Preparation of report

- **3.** Arthur R. Colbourne is appointed to prepare the feasibility report.
- **4.** The feasibility report shall be prepared according to the *Municipalities Act*, 1999 and the Terms of Reference on file with the minister.

Submission date

5. The feasibility report shall be submitted to the Minister of Municipal and Provincial Affairs on or before May 31, 2002.

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THE NEWFOUNDLAND AND LABRADOR GAZETTE February $8,\,2002$

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