NOTE: Attached to the end of Part II is a list of Statutes of Newfoundland and Labrador, 2006 as enacted up to Dec. 12, 2006.

Attached is a list of publication dates for the year 2007.

This issue does not contain any Subordinate Legislation



### THE NEWFOUNDLAND AND LABRADOR GAZETTE

#### PART I

#### PUBLISHED BY AUTHORITY

Vol. 82 ST. JOHN'S, FRIDAY, JANUARY 5, 2007

No. 1

#### JUDICATURE ACT – CRIMINAL CODE

Rules of the Supreme Court, 1986 – Criminal Appeal Rules COURT OF APPEAL PRACTICE NOTE CAPN No. 2006-01

DATE ISSUED: December 20, 2006

RULES AFFECTED: Civil Appeal Rules 57.14, 57.15 and 57.16 and Criminal Appeal Rules 13, 14, 15 and 16

**EFFECTIVE DATE**: January 1, 2007

The following Practice Note was filed with the Registrar, as Secretary of the Rules Committee of the Court of Appeal, and is published pursuant to Rule 57.31(3) of the Rules of the Supreme Court, 1986. Note: This Practice Note applies to both the Civil Appeal Rules and the Criminal Appeal Rules.

#### CONFORMING TO RULES RESPECTING FILING AN APPEAL BOOK AND A FACTUM

#### **Background and Purpose**

The Court has become concerned about the significant number of instances in which counsel are filing an appeal book or a factum, or both, which do not conform to the requirements of the rules. There are three specific areas of concern: (i) conformity with the technical requirements of the rules; (ii) failure to provide indexing and proper references to relevant portions of the transcript; and (iii) citation and provision of copies of authorities.

While it does not impact content or merit, failure to conform to the technical requirements of the rules and provide proper indexing, references and citations creates inconveniences and difficulties for the judges which results in delay in filing the decision. These failures to conform include: filing extensive transcripts without indexing, dating, tabbing or any other means for the judges to find evidence that may not be specifically referred to by a page number; failure to conform to the cover colour requirements; failure to provide an index of authorities or placing it in an unusual position in the factum; failure to bind the document properly; filing the decision appealed from in other than Part I of the appeal book; and occasionally, a variety of other deficiencies.

In addition, there is a growing inconsistency in the filing of copies of authorities. Since implementation of Practice Note CAPN 2001-03, relating to submission of case authorities to the Court, there have been some improvements in the reliability of the paragraph numbering, pagination references and presentation generally of electronic versions of cases reported in official law reports and semiofficial law reports. A further purpose of this note is to address concerns of the profession with respect to existing limitations on the ability to use electronic versions of case authorities and, at the same time, address concerns of the Court that it be provided with reports of case authorities that can reasonably be relied upon by the Court in expressing its reasons for judgment. To better accommodate the profession, in the submission of authorities in the course of proceedings before it, CAPN 2001-03 will be replaced with the provisions of this Practice Note that deal with the filing of authorities.

This Practice Note also addresses the procedure to be followed when seeking leave to file a factum in excess of 40 pages.

#### **Practice Note**

#### **Conformity with Technical Requirements**

- 1. Counsel are asked to review the above mentioned Civil Appeal rules and Criminal Appeal rules and the content of this Practice Note and ensure that, in future, any factum or appeal book filed conforms with the requirements of both the Rules and this Practice Note. In the absence of reasonable conformity the Registry will not accept the document tendered.
- 2. Particular attention is drawn to the requirements that
  - (a) an unmarked copy of the decision appealed from is to be filed as an item in Part I of the appeal book, and not as part of the book of authorities or the factum as frequently occurs, and
  - (b) a factum, including authorities (case law and legislation) unless printed both sides which the Court prefers, is to be bound with the typed pages on the left, and this is not achieved by simply binding on the right edge without changing the page order.

#### **Transcripts**

- 3. Trial and discovery transcripts must include, at the front, and if more than one volume, at the front of every volume, a table of contents consisting of the names of all of the witnesses together with the page references for the commencement of the examination, cross-examination and re-examination of each of the witnesses, and
- References in the factum to portions of the transcript must include the specific page numbers of the evidence being referenced.

#### Citation of and Filing Copies of Authorities

5. The Court accepts, as official reports, reports that are authorized by the court whose decisions they report (e.g. Supreme Court Reports, Federal Court Reports) and, as semiofficial reports, reports published by commercial law publishers but

which have a measure of authority nonetheless through custom and practice (e.g. Dominion Law Reports, Canadian Criminal Cases, Newfoundland and P.E.I. Reports, Ontario Reports).

- 6. Reports of cases obtained from electronic data bases may be used provided the report of the judgment contains paragraph numeration consistent with the numbering of the paragraphs in the judgment as released from the court, or inserted page numbers that indicates the point at which that page number changes in the official or semi-official report from which the electronic report originates.
- 7. In all cases where counsel have a choice, it is greatly more beneficial for the Court to be provided with copies of authorities taken from official or semi-official reports, as those are the citations which the Court must use in writing its reasons. Where, however, counsel is confident that there are no textual or formatting differences (as is presently asserted by CanLII to be the case with reports taken from its database), any one of the official, semi-official or electronic version is, subject to the above, acceptable.
- 8. Casebooks of authorities filed in connection with a proceeding in the Court should conform to the following guidelines.
- (a) Only the cases to which counsel have referred in the factum should be included;
- (b) When a copy of an authority is contained in materials already filed by another party, it is not necessary to produce an additional copy. Reference may be made to the copy filed by the other party specifically indicating where the authority is to be found.
- (c) There should be a tab for each case (either numerical or alphabetical), and an index of the authorities which indicates the tab where the authority is reproduced; and
- (d) The index must include the official report citation where one exists, or the semi-official report if no official report exists and the neutral citation where one has been issued, and where the case report used is taken from an electronic source, the electronic citation.
- 9. Citations, in the factum, of authorities should
  - (a) be placed in the body of the factum, not in footnotes,
  - (b) include the tab reference each time the authority is cited, and
  - (c) include reference to specific paragraphs or pages each time the authority is cited.
- 10. Copies of the authorities may, if counsel wishes, be highlighted, or otherwise marked to identify the portion of the authority, to which counsel wishes to draw attention.
- 11. When citing a decision of the Supreme Court of Canada, if the copy provided in the authorities is not from the Supreme Court Reports, the citation from the Supreme Court Reports <u>must</u> be included with the citation listed in the index of authorities.
- 12. When citing a decision of the Trial Division or of this Court, if the copy provided in the authorities is not from the Newfoundland and P.E.I. Reports, the citation from the Newfoundland and P.E.I. Reports <u>must</u> be included with the citation listed in the index of authorities.
- When the factum and authorities are contained in a single volume the index of authorities must be placed immediately after the factum, just before the copies of the authorities. Where there is a separate book of authorities, or more than one book of authorities, the index of authorities shall be placed at the front of each book.

#### **Limiting Argument to 40 pages**

14. Civil Appeal rule 57.15(3)(d) and Criminal Appeal rules 14(3) and 15(3) limit the argument portion of the factum to not more than forty pages, unless otherwise authorized by the Court. On those rare occasions when it may be necessary to seek such leave, an Appellant or Respondent seeking leave, pursuant to those rules to file a factum containing argument in excess of forty pages, must make an application to the Court setting out the applicant's reasons for requesting that the Court grant such leave, and must file with that application a copy of the factum which the Applicant proposes to submit. An application for leave to file a factum in excess of forty pages will not be considered by the Court, without submission in draft of the factum proposed to be filed.

Authorized by:

Clyde K. Wells Chief Justice of Newfoundland and Labrador Court of Appeal Supreme Court of Newfoundland and Labrador

Madonna Morris Deputy Registrar, Court of Appeal Supreme Court of Newfoundland and Labrador

Jan 5

#### CRIMINAL CODE

### COURT OF APPEAL PRACTICE NOTE CAPN No. 2006-02

**DATE ISSUED:** December 20, 2006

**RULES AFFECTED**: N/A

**EFFECTIVE DATE**: Upon publication

The following Practice Note was filed with the Registrar, as Secretary of the Rules Committee of the Court of Appeal, and is published pursuant to Rule 27 of the Criminal Appeal Rules and Rule 57.31(3) of the *Rules of the Supreme Court, 1986.* 

#### INFORMING AND PROCESSING OF SURETIES UPON JUDICIAL INTERIM RELEASE APPLICATIONS AND REVIEW OF JUDICIAL INTERIM RELEASE APPLICATIONS

#### **Background and Purpose**

- 1. From time to time the Court has to hear, pursuant to the provisions of the *Criminal Code of Canada*, Judicial Interim Release (JIR) applications and applications to review applications.
- 2. The purpose of this note is to: outline the expectations the Court has, of counsel or applicants, if unrepresented by counsel, and, of those offering to become sureties to support applications; and to outline the respective roles and functions of: the Court, counsel for applicants, applicants if unrepresented by counsel, and Court Officers who are Justices of the Peace, in respect of sureties and the taking of recognizances on an application for judicial interim release.

#### **Practice Note**

- 1. The Court will not initiate an inquiry as to the suitability of a prospective surety or sureties proposed in an application, since the Court has neither the mandate nor the investigative resources to do so.
- 2. It is the role of the Crown whose mandate it is to protect the public interest to initiate an inquiry (where the Crown determines it is required) as to the suitability of a surety or sureties.
- 3. In addition to providing the Court and Crown counsel with the name or names of any and all sureties proposed in an application, the applicant, if not represented by counsel, or counsel for the applicant shall ensure that each such surety attends at the Court and is available to be examined by counsel, before the Court Officer, as to that person's suitability as a surety. The Court Officer shall give a proposed surety a true copy of the handout attached as Appendix "A" to this Practice Note, and review the content of the same with the proposed surety.

- 4. At the appropriate stage in an application or the review of an application, the applicant, if unrepresented by counsel, or counsel for the applicant, shall cause each and all proposed sureties to be sworn before the Justice of the Peace using the normal witness oath or affirmation to provide information as to: the proposed surety's identity; the address and other contact information of the proposed surety; the proposed surety's understanding of his or her role and responsibilities as a surety; the means that surety has to honour his or her obligations as a surety, if the recognizance is breached; and the proposed surety's understanding of his or her potential liability under a Recognizance.
- 5. If the Crown challenges the suitability of a particular surety, and that challenge is disputed by the appellant, the matter will be brought before a judge who will hear such evidence and consider such matters as may be necessary to make a determination with respect to the suitability of a surety.
- 6. Evidence given by a surety shall be subject to cross-examination by the Crown and challenge by such further evidence as the Crown, with the Court's leave, may wish to adduce regarding the suitability of a prospective surety. Once such evidence has been adduced and argument, if any, made by the parties regarding the suitability of a person as a surety, the Court will make a determination respecting the same.
- 7. Where Judicial Interim Release is ordered with a surety or sureties, the Court Officer, or Justice of the Peace, shall forthwith ensure completion of the documentation necessary to give effect to the Court's order.
- 8. The Court Officer shall provide the proposed surety with a copy of the affidavit to be completed for the proposed surety's execution in the form appended as Appendix "B" to this Practice Note, and shall review the content of the affidavit with the prospective surety.
- 9. Thereafter, the Court Officer will review with the proposed surety the content of the recognizance which the proposed surety will be asked to sign.
- 10. Should the proposed surety wish to do so, the proposed surety will be given the opportunity to seek legal counsel or other advice before executing the documentation in question.
- 11. After the proposed surety has had the opportunity to review the affidavit and recognizance, and take counsel if he or she wishes to do so, and only after the proposed surety has indicated a willingness to execute both documents, will the Court Officer take the proposed surety's affidavit and then permit the proposed surety to sign the recognizance.
- 12. If the proposed surety does not wish to sign the affidavit and the recognizance, or wishes to seek further legal or other advice before signing the same, the Court Officer shall report that information immediately to the judge who presided over the matter.

#### AUTHORIZED BY:

Clyde K. Wells Chief Justice of Newfoundland and Labrador Court of Appeal Supreme Court of Newfoundland and Labrador

Madonna Morris Deputy Registrar, Court of Appeal Supreme Court of Newfoundland and Labrador

Appendix "A"

#### HANDOUT FOR ALL SURETIES ON RECOGNIZANCES

What it means to be a Surety: What You Need to Know

#### Acting as a Surety is a Serious Matter

A surety is someone who agrees to take responsibility for ensuring that a person accused of a crime complies with the conditions of his/her release. Those terms and conditions are set out in a court order known as a Recognizance. Being a surety is a serious commitment. Before you accept this responsibility, there are a number of things you should consider:

- If the accused person fails to obey all of the terms and/or conditions of the court order, you could lose the money you
  have pledged.
- Before signing a recognizance and any associated affidavit you may wish to obtain independent legal advice.
- You should not agree to be a surety if you do not have confidence in the accused person to honour the legal commitments
  he or she made in his or her recognizance or if you do not believe that you can supervise the accused person in the
  community.
- You should be aware that your responsibility as a surety continues until the case is completely over. In some cases, this
  may take a long time.
- You should know and understand that accepting a fee, or being paid now or later, in return for acting as a surety is a
  criminal offence.

#### Responsibilities of a Surety

As a surety you are responsible for:

- Making sure the accused person comes to court on time and on the right dates.
- Making sure you are aware of all conditions of the recognizance (bail order).
- Making sure that the accused person obeys all conditions of the recognizance.
- Reporting to the police or a crown prosecutor any failure of the accused person to obey any condition of the recognizance.

You should be aware of all of the conditions in a recognizance. Be sure you understand them. Ask if you don't understand what something means before signing it and consider whether you truly understand its nature or need independent legal advice before signing any document.

Once you are accepted as a surety, you must sign an affidavit attesting to your net worth (i.e., your means to honour your obligation to pay under the recognizance if you are called upon to do so), and a recognizance. If an accused person that you have signed for fails to obey the court order, you may have to pay the specified amount of money pledged as a surety.

You should be aware that it is a criminal offence to sign a false affidavit.

#### **Ending Your Obligations as a Surety**

• Should you decide that you are no longer willing, or able, to supervise the accused person, you may attend at the court that issued the recognizance and apply in writing to the court to be relieved of your duties. The Court will immediately schedule the matter to be heard before a judge. The Court will then order any accused person concerned to be committed to custody and an order of Committal will be issued. Unless a judge otherwise orders, only when the accused is actually rendered into custody will you as a surety be relieved of your obligation to the Crown under the Recognizance.

#### Failure to Obey a Court Order

- If the person released on a recognizance that you have signed is found guilty of breaching the terms of that recognizance, while you are acting as a surety, the Crown may ask the Court to make you pay the money you pledged as a surety. A hearing may be scheduled in the Supreme Court. You and the accused person will be given at least 10 days notice of the date and place of the hearing.
- The hearing will give you an opportunity to explain why you should not lose your money.
- The judge may order that you pay all, part, or none of your money.

#### Appendix "B"

In the Court of Appeal

-	Release on Recognizance of			
I,, of,  1. That I am a proposed Surety on behalf of		make oath (or affirm	make oath (or affirm) and say:	
(or amrm) and say	a proposed Surety on behalf of that I am worth property to the amount of y my debts, and every other sum for which	dollars, over and at	sove an encumbrances, and over and	
understand the same Handout for All Sure	we read the Handout for All Sureties on Re. [Alternately where the surety cannot real eties on Recognizances attached as Appendix stand it is a criminal offence to make a false stand.]	d substitute the following a "A" to this Affidavit and u	wording: That I have been read the inderstand the same.]	
The above named		_was)		
SWORN (or AFFIR	MED) at	)		
this day _ before me.		,)		
before me.	,			
JUSTICE	OF THE PEACE			
Jan 5				
	MINERAL ACT	Mineral License Held by	011978M Rubicon Minerals Corporation	
	NOTICE	Situate near On map sheet	Selbys Pond,Central NL 12A/10	
Published in accorda	ance with section 62 of CNLR 1143/96			
	ct, M-12, RSNL 1990 as amended.	A portion of license Held by	009737M A.S.K. Prospecting & Guiding Inc.	
Mineral rights to the	following licenses have reverted to the	Situate near	,	
Crown:		On map sheet	12A/06	
	0000001		scribed in an application on file at	
Mineral License	008238M	Department of Natura	i Resources	
Held by Situate near	Noel, Nathaniel Nippers Harbour Road,	A portion of license	009738M 009739M	
Situate fiear	Baie Verte Peninsula	Held by	A.S.K. Prospecting & Guiding Inc.	
On map sheet	02E/13	Situate near	Lloyds River, Central NL	
r	v <del></del> ,	On map sheet	12A/06	
Mineral License	008239M		scribed in an application on file at	
Held by	Noel, E. Michele	Department of Natura	l Resources	
Situate near	Nippers Harbour Road,			
	Baie Verte Peninsula	Mineral License	012175M	
On map sheet	02E/13	Held by	A.S.K. Prospecting & Guiding Inc.	
		Situate near	LLoyds River, Central NL	
Mineral License	011980M	On map sheet	12A/06 12A/11	
Held by	Rubicon Minerals Corporation	A	012176M	
Situate near	Island Pond, Central NL	A portion of license	012176M	
On map sheet	12A/10	Held by Situate near	A.S.K. Prospecting & Guiding Inc. Lloyds River, Central NL	

On map sheet 12A/06 more particularly described in an application on file at Department of Natural Resources

Mineral License 010218M

Held by Aur Resources Inc.
Situate near Tally Pond, Central NL

On map sheet 12A/09 12A/10

Mineral License 010289M Held by Basha, Michael

Situate near Torbay, Avalon Peninsula

On map sheet 01N/10

Mineral License 011192M

Held by Stares, Alexander T. Situate near Baie Verte Area

On map sheet 12H/16

Mineral License 011198M Held by Mercer, Walter P. Situate near Exploits River, Central NL

On map sheet 12A/15

The lands covered by this notice except for the lands within Exempt Mineral Lands, the Exempt Mineral Lands being described in Consolidated Newfoundland and Labrador Regulations 1143/96 and Newfoundland and Labrador Regulation 71/98, 104/98, 97/2000, 36/2001, 31/2004 and 78/2006 and outlined on 1:50 000 scale maps maintained by the Department of Natural Resources, will be open for staking after the hour of 9:00 a.m. on the 32<sup>nd</sup> clear day after the date of this publication.

JIM HINCHEY, P.Geo Manager - Mineral Rights

File # 774:4409, 4410, 4922, 5360, 5361, 5443, 5444, 5663, 5719, 6284, 6290

Jan 5

#### LANDS ACT

#### NOTICE OF INTENT

#### LANDS ACT, Chapter 36, S.N. 1991

Notice is hereby given that Edward Lushman of Burgeo intends to apply to the Department of Environment and Conservation, two months from the publication of this Notice, to acquire title, pursuant to Section 7(2)(d) of the said Act, to that piece of Crown Land situated within fifteen (15) metres of the waters of Muddy Hole Pond in the Electoral District of Burgeo & La Poile for the purpose of a residence and being more particularly described as follows:

Bounded on the North by Muddy Hole Pond for a distance of 5 m; Bounded on the South by Edward Lushman's Residence for a distance of 7 m; Bounded on the West by Crown Land for a distance of 5 m; and containing an area of approximately 312.5 square metres.

Any person wishing to object to the application must file the objection, in writing, within one month from the publication of this notice, with reasons for it, to the Minister of Environment and Conservation, c/o Western Regional Lands Office, P. O. Box 2006, Noton Building, Corner Brook, NL A2H 6J8.

For further information regarding the proposed application, please contact Edward Lushman, Telephone (709) 886-2774.

Jan 5



## THE NEWFOUNDLAND AND LABRADOR GAZETTE

#### **PART II**

### SUBORDINATE LEGISLATION FILED UNDER THE STATUTES AND SUBORDINATE LEGISLATION ACT

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	PAR <sup>-</sup>	ТІІ	
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Title of Act and Subordinate Legislation made thereunder	CNLR or NL Reg.	Amendment	NL Gazette Date & Page No.

**No Subordinate Legislation Filed at Time of Publication** 

### THE NEWFOUNDLAND AND LABRADOR GAZETTE January 5, 2007

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	(ASSENTED TO FEBRUARY 24, 2006)	
2006	Third Session, 45 <sup>th</sup> General Assembly 55 Elizabeth II, 2006	2006
2	Interim Supply Act, 2006	2
	(ASSENTED TO MARCH 28, 2006)	
4	Supplementary Supply Act, 2005-2006	3
3	Supplementary Supply Act, 2005-2006 No. 2	4
	(ASSENTED TO APRIL 7, 2006)	
22	Workplace Health, Safety and Compensation (Amendment) Act	5
	(ASSENTED TO MAY 16, 2006)	
5	Supply Act, 2006	6
14	City of Corner Brook (Amendment) Act, City of Mount Pearl (Amendment) Act, City of St. John's (Amendment) Act, Municipalities (Amendment) Act, 1999, and St. John's Assessment (Amendment) Act	7
20	Municipalities (Amendment) Act, 1999	8
13	Sheriff's (Amendment) Act, 1991	9
11	Regional Health Authorities Act	R-7.1

Bill	Act	Chapter
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8	Buildings Accessibility (Amendment) Act (To be proclaimed)	10
7	Provincial Court Judges' Pension Plan (Amendment) Act	11
19	Physiotherapy Act, 2006	P-13.1
16	Environmental Protection (Amendment) Act	12
17	Obsolete Acts Repeal Act	13
12	Settlement of International Investment Disputes Act	S-13.3
10	Securities (Amendment) Act	14
18	Child, Youth and Family Services (Amendment) Act	15
9	Occupational Health and Safety (Amendment) Act	16
15	Forestry (Amendment) Act	17
28	Labrador Inuit Land Claims Agreement (Amendment) Act (Comes into force on the date that an Inuit Community ceases to be a municipality in accordance with subsections 3(4) and (5) of the Municipalities Act, 1999.)	18
24	Workplace Health, Safety and Compensation (Amendment) Act No. 2	19
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30	Highway Traffic (Amendment) Act (Ss.2 & 5 to be proclaimed)	23
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43	Vital Statistics (Amendment) Act	35
* 23	Health Research Ethics Authority Act	H-1.2

Bill	Act	Chapter
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46	Provincial Court (Amendment) Act, 1991 (Considered to have come into force on Apr. 1/06)	38
47	Teachers' Pensions (Amendment) Act (Considered to have come into force on Sept. 1/05)	39
50	Pharmaceutical Services Act (To be proclaimed)	P-12.01
49	Attorney General Statutes Amendment Act, 2006	40
38	Flea Markets Regulation Act	F-19.1
48	Loan and Guarantee (Amendment) Act, 1957	41
51	Securities (Amendment) Act No. 2 (To be proclaimed)	42
39	Provincial Court Judges' Pension Plan (Amendment) Act No. 2 (Considered to have come into force on Apr. 1/06)	43
58	International Interests in Mobile Aircraft Equipment Act (To be proclaimed)	I-15.1
54	Judgment Enforcement (Amendment) Act (To be proclaimed)	44
57	Fish Inspection (Amendment) Act	45

Bill	Act	Chapter
* 52	Assessment Act, 2006 (In force Jan. 1/07)	A-18.1
53	City of St. John's Municipal Taxation Act (To be proclaimed)	C-17.1
55	Labour Relations (Amendment) Act	46
56	Income Tax (Amendment) Act, 2000	47
59	Members of the House of Assembly Retiring Allowances (Amendment) Act (Considered to have come into force on Dec. 31/03)	48
65	Liquor Control (Amendment) Act	49
69	Fishing Industry Collective Bargaining (Amendment) Act	50
66	Provincial Court (Amendment) Act, 1991 and Human Rights Code (Amendment)	51
* 61	Mental Health Care and Treatment Act (In Oct. 1/07, except Part IV which comes into force on Jan. 1/08)	M-9.1
64	Public Service Pensions (Amendment) Act, 1991 and Teachers' Pensions (Amend- ment) Act	52
68	Public Service Collective Bargaining (Amendment) Act	53
67	Highway Traffic (Amendment) Act and Pro- vincial Offences (Amendment) Act	54
	(ASSENTED TO DECEMBER 12, 2006)	

In researching the law readers should note that the following Statutes of Newfoundland and Labrador, 2006 include amendments to other Statutes as listed below:

<sup>\*</sup> Bills amended in Committee of the Whole House.

Chapter A-18.1 <u>Assessment Act, 2006</u> - (In force Jan. 1/07)

Assessment Act (Repealed) Citizens' Representative Act City of Corner Brook Act City of Mount Pearl Act Municipalities Act, 19999

Chapter 40 Attorney General Statutes Amendment Act, 1991

Adoption Act

Attorney General Statutes Amendment Act, 2004

City of Corner Brook Act City of Mount Pearl Act Court Security Act

Family Violence Protection Act

Fish Inspection Act Labour Relations Act Lobbyist Registration Act

Members of the House of Assembly Retiring Allowances Act

Mineral Regulation Municipalities Act, 1999

Private Training Institutions Act Provincial Parks Regulations Public Service Commission Act

Securities Act

Student Financial Assistance Act

Support Orders Enforcement Act, 2006 Waste Management Regulations, 2003

General Amdt.

Chapter C-17.1 <u>City of St. John's Municipal Taxation Act</u> - (To be proclaimed)

City of St. John's Act

St. John's Assessment Act (Repealed) Urban and Rural Planning Act, 2000

Chapter C-37.001 <u>Council on Higher Education Act</u> - (To be proclaimed)

College Act, 1996 Memorial University Act

Chapter 27 Fishery Products International Limited (Amendment) Act -

(To be proclaimed)

Fishery Products International Limited (Amendment) Act,

SNL2005 c32 (Repealed)

Chapter 22 <u>Human Rights Code (Amendment) Act</u> - (S.6(2) in force on first

anniversary of the date this Act received Royal Assent)
Workplace Health, Safety and Compensation Act

Chapter M-9.1 <u>Mental Health Care and Treatment Act</u> - (In force Oct. 1/07, ex-

cept Part IV which comes into force on Jan. 1/08)

Access to Information and Protection of Privacy Act

Advance Health Care Directives Act

Child and Youth Advocate Act

Citizens' Representative Act

Fatalities Investigations Act

Mental Health Act (Repealed)

Mentally Disabled Persons' Estates Act

Neglected Adults Welfare Act

#### Chapter 13 Obsolete Acts Repeal Act

Automobile Dealer Act (Repealed)

Highway Traffic Act

Lodgers' Goods Protection Act (Repealed) Salvage Dealers Licensing Act (Repealed)

Pharmaceutical Services Act - (To be proclaimed)

Income and Employment Support Act

Medical Act, 2005

Pharmacy Act

Pharmacy Regulations

#### Chapter P-13.1 Physiotherapy Act, 2006

Chapter P-12.01

Physiotherapy Act (Repealed)

#### Chapter P-38.1 <u>Public Inquiries Act, 2006</u>

Public Inquiries Act (Repealed)

#### Chapter R-7.1 <u>Regional Health Authorities Act</u> - (To be proclaimed)

Adoption Act

Cancer Treatment and Research Foundation Act (Repealed)

Child Care Services Act

Child, Youth and Family Services Act

Consolidated Orders under the Public Service Collective

Bargaining Act

Health and Community Services Act

Hospitals Act (Repealed)

Public Service Collective Bargaining Act

Regional Integrated Health Authority Order under the

Hospitals Act (Repealed)

#### Chapter S-31.1 <u>Support Orders Enforcement Act, 2006</u> - (To be proclaimed)

Enforcement of Canadian Judgments

Family Law Act

Highway Traffic Act

Income and Employment Support Act

Interjurisdictional Support Orders

Judgment Enforcement Act

Support Orders Enforcement Act (Repealed)

Wild Life Act

This list was prepared by the Office of the Legislative Counsel.

Questions or omissions should be brought to the attention of that Office.