(B) Federal Court (trial division)			T 202 Adjournment
T 195	Preparation of the application for authorization to institute judicial review proceedings		Attendance for adjournment \$20
		\$304	Appeal before the National Parole Board or the Commission judiciaire des libérations conditionnelles
T 196	Hearing on the merits, per half-day	\$136.50	
(C) Federal Court (appeal division)			T 203 Same advocate at the hearing for
T 197	After filing of the notice of appeal, for any case terminated or appeal abandoned		parole
		\$300	(a) Meeting(s) with the recipient \$91
T 198	Hearing of the appeal on the merits	\$900	(b) Preparation of the appeal factum \$182
Tariff in parole proceedings			T 204 New advocate for appeal
Before the Commission québécoise des libérations conditionnelles			(a) Meeting(s) with the recipient \$91
			(b) Preparation of the appeal factum \$273
Application for review of parole, application for review of a condition and post-suspension application		n on	Correctional law in disciplinary proceedings
• •			T 205 (a) Preparation for hearing \$100
Т 199	All services rendered up to and including a final decision, whether the decision is made after examination of the record based on the written		(b) Hearing \$91
			Coroner's inquest
		\$200	T 206 Preparation for coroner's inquest,
Appeal before the National Parole Board			including interviews with all witnesses, any visit to the scene of the
T 200	Standard application		death and legal research \$76
	(a) Preparation of standard hearing	\$304	T 207 Attendance at coroner's inquest, per day \$181
	(b) Standard hearing, per day	\$273	1843
	(c) Standard hearing, per half-day	\$136.50	
T 201	(d) Hearing on record and written submissions "Post Suprension" bearing	\$76	Gouvernement du Québec
			O.C. 1456-97, 5 November 1997
			An Act respecting the Ministère de la Métropole (1996, c. 13)
	(a) Preparation of "post suspension" hearing	\$100	Signing of certain documents — Amendment
	(b) "Post suspension" hearing, per day	\$273	
	(c) "Post suspension" hearing, per half-day	\$136.50	Rules to amend the Rules respecting the signing of certain documents of the Ministère de la Métropole
	(d) "Hearing on record and written submission	\$76	WHEREAS under the second paragraph of section 16 of the Act respecting the Ministère de la Métropole (1996, c. 13), no deed, document or writing is binding on the Minister or may be attributed to him unless it is

signed by him, the Deputy Minister, a member of the personnel of the department or the holder of a position and, in the latter two cases, only so far as determined by the Government;

WHEREAS it is expedient to amend the Rules respecting the signing of certain documents of the Ministère de la Métropole;

IT IS ORDERED, therefore, on the recommendation of the Minister of State for Metropolitan Montréal;

THAT the Rules to amend the Rules respecting the signing of certain documents of the Ministère de la Métropole, attached to this Order in Council, be made.

MICHEL CARPENTIER, Clerk of the Conseil exécutif

Rules to amend the Rules respecting the signing of certain documents of the Ministère de la Métropole *

An Act respecting the Ministère de la Métropole (1996, c. 13, s. 16, 2nd par.)

- **1.** Sections 3 and 5 of the Rules respecting the signing of certain documents of the Ministère de la Métropole are amended by substituting the words "director of administration" for the words "secretary of the Department and responsible for administration", wherever they appear in sections 3 and 5.
- **2.** These Rules come into force on the date of their making.

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^{*} The Rules respecting the signing of certain documents of the Ministère de la Métropole, made by Order in Council 969-96 dated 7 August 1996 (1996, *G.O.* 2, 3806) have not been amended since their making.