

5. attempting to strike the opponent immediately after the referee has ordered "Break!" and before stepping back;
6. attacking the referee or behaving aggressively towards him;
7. hitting an opponent in the genitals or in the knee;
8. while in an offensive position, hitting an opponent who is on the mat;
9. attacking an opponent's eyes with the fingers;
10. clawing, pinching or scratching an opponent;
11. hitting an opponent in the throat;
12. hitting an opponent with any part of the body other than the fists or the feet;
13. pulling the opponent's hair;
14. deliberately hitting an opponent in the back or kidney area or hitting the back of the head or neck; a blow to the head behind the ear or on the side of the neck when the opponent turns his head to avoid the blow does not constitute a foul;
15. rubbing the laces of a glove against an opponent's face;
16. using crude or inappropriate language in the ring;
17. indulging in any unsportsmanlike conduct which could injure an opponent or be detrimental to the good name of mixed boxing;
18. refusing to fight;
19. hitting an opponent's eye with the thumb;
20. grabbing the opponent by the throat.

195.29 The following techniques used to initiate a take down of an opponent on the mat constitute fouls:

1. making an opponent fall head first onto the mat;
2. using any part of the body other than the hands, arms, feet or legs, to make an opponent fall.
3. Hitting with any part of the body other than the fists or the feet.

195.30 Where opponents are fighting on the mat, only arm or leg holds as well as strangulation are permitted. However, to escape from a defensive position, hitting an opponent with the back of the hand is permitted.

195.31 Where a contestant has immobilized his opponent on the mat for a period of 2 minutes, the referee may order him to release his hold and have the bout resume standing.

DIVISION XIV **DURATION OF BOUT**

195.32 The duration of the bout is of 10, 15 or 20 minutes. If after this period the referee has not declared a winner, the bout shall be extended for an overtime period of 5 or 10 minutes, after a 1, 2 or 3 minute break. The organizer must advise the board of duration he has determined, at the official weigh-in.

CHAPTER II.2 **NON APPLICABLE PROVISIONS**

195.33 Sections 1,3,6 to 8, 11 to 16, 18 à 22, 24, 26, 27, 38, 44, 47, 49, 50, 53, 54, 61, 62, 156, 163 to 169, 171 to 176, do not apply to persons who act as an organizer, a contestant, a manager, a trainer, a corner attendant, an official or a printer in a combat sport event occurring on the territory of a reserve where a native community, who concluded an agreement with Quebec's Government, resides."

2. This regulation comes into force on the day of its publication in the *Gazette officielle du Québec*.

2260

M.O., 1998

Order of the Minister of Justice dated 13 May 1998

Civil Code of Québec
(1991, c. 64)

Civil Marriage

Rules respecting the solemnization of civil marriages

THE MINISTER OF JUSTICE

CONSIDERING article 376 of the Civil Code of Québec (1991, c. 64) which empowers the Minister of Justice to prescribe rules respecting the solemnization of civil marriages;

CONSIDERING the publication of draft Rules to amend the Rules respecting the solemnization of civil marriages in Part 2 of the *Gazette officielle du Québec* of 25 March 1998, with a notice that they could be made by the Minister of Justice upon the expiry of 45 days following that publication;

CONSIDERING that it is expedient to make such Rules;

ORDERS THAT

The Rules to amend the Rules respecting the solemnization of civil marriages, attached hereto, be made.

Sainte-Foy, 13 May 1998

SERGE MÉNARD,
Minister of Justice

Rules to amend the Rules respecting the solemnization of civil marriages⁽¹⁾

Civil Code of Québec
(1991, c. 64, art. 376)

1. Section 1 of the Rules respecting the solemnization of civil marriages is amended by substituting “, 5 and 5.1” for “and 5”.

2. The following is inserted after section 5:

“**5.1** Under a pilot project for the judicial district of Montréal, a marriage may be solemnized in a place accessible to the public and laid out for that purpose at the Jardin botanique de Montréal, at 4101, rue Sherbrooke Est, Montréal, with the permission of the clerk of the Superior Court. A request to that effect shall be submitted to the clerk before the posting of the notice of marriage or at the time an application for a dispensation from publication of that notice.”.

3. Section 6 is amended by substituting “, 5 and 5.1” for “and 5”.

4. These Rules will come into force on the fifteenth day following the date of their publication in the *Gazette officielle du Québec*.

2257

¹ The Rules respecting the solemnization of civil marriages, made by Minister's Order No. 1440 dated 6 July 1994 (1994, *G.O.* 2, 2975) have not been amended since they were made.