

21. Section 8.3.7 of the Code is amended by replacing paragraph *b* by the following:

“(b) be equipped with emission control devices, in accordance with the standards prescribed in the Motor Vehicle Safety Regulations (C.R.C., chapter 1038) under the Motor Vehicle Safety Act (Statutes of Canada, 1993, chapter 16), with the same efficiency of performance as initially; and”.

22. This Regulation comes into force on the fifteenth day following the date of its publication in the *Gazette officielle du Québec*.

3393

M.O., 2014

Order number 2014-06 of the Minister of Transport dated 18 June 2014

An Act respecting off-highway vehicles (chapter V-1.2)

Regulation to authorize the operation of off-highway vehicles over a portion of chemin Poisson-Blanc under the management of the Minister of Transport

THE MINISTER OF TRANSPORT,

CONSIDERING section 47 of the Act respecting off-highway vehicles (chapter V-1.2), which provides that the Minister of Transport may, by regulation, allow certain types of off-highway vehicles to be operated on all or part of a public highway maintained by the Minister, on the conditions and for the period of time the Minister determines;

CONSIDERING that, in accordance with sections 10, 12 and 13 of the Regulations Act (chapter R-18.1), the Regulation to authorize the operation of off-highway vehicles over a portion of chemin Poisson-Blanc under the management of the Minister of Transport was published in Part 2 of the *Gazette officielle du Québec* of 11 June 2014 with a notice that the draft Regulation could be made by the Minister of Transport on the expiry of 20 days following that publication;

CONSIDERING that it is expedient to make the Regulation without amendment;

ORDERS AS FOLLOWS:

The Regulation to authorize the operation of off-highway vehicles over a portion of chemin Poisson-Blanc under the management of the Minister of Transport, attached to this Order, is hereby made.

ROBERT POËTI,
Minister of Transport

Regulation to authorize the operation of off-highway vehicles over a portion of chemin Poisson-Blanc under the management of the Minister of Transport

An Act respecting off-highway vehicles (chapter V-1.2, s. 11, 2nd par., subpar. 6, and s. 47)

1. The operation of off-highway vehicles, referred to in subparagraph 2 of the first paragraph of section 1 of the Act respecting off-highway vehicles (chapter V-1.2) and in the Ministerial Order concerning the Pilot project concerning side-by-side vehicles (chapter V-1.2, r. 4), is authorized from 6:00 a.m. to 10:00 p.m. over a portion of chemin Poisson-Blanc (27501-01), located in the territory of Municipalité de Notre-Dame-du-Laus (79005) and over a distance of 5.9 km, namely, from chaining 3 + 745 to chaining 9 + 760.

2. This Regulation comes into force on 23 July 2014 and ceases to have effect on 1 August 2019.

3399

Notice

Superior Court
— **Civil Matters**
— **Family Matters**
— **Amendment**

Notice is hereby given, for publication in the *Gazette officielle du Québec*, that the judges of the Superior Court have adopted pursuant to article 47 of the Code of Civil Procedure (chapter C-25), by way of a consultation by electronic mail held between September 30, 2013 and October 15, 2013, a regulation to amend the Rules of Practice of the Superior Court of Québec in Civil

Matters (chapter C-25, r. 11) and the Rules of Practice of the Superior Court of Québec in Family Matters (chapter C-25, r. 13) the text of which appears below.

Montréal, June 13, 2014

FRANÇOIS ROLLAND,
Chief Justice

Regulation to amend the Rules of Practice of the Superior Court of Québec in Civil Matters and the Rules of Practice of the Superior Court of Québec in Family Matters

1. The Rules of Practice of the Superior Court of Québec in Civil Matters (chapter C-25, r. 11) are amended as follows:

1.1. The following is inserted after section 69:

“**69.1. Multi-jurisdictional class action.** In the case of a putative, certified or authorized class action in which the subject matter is the same as the subject matter of a putative, certified, authorized class action in two or more provinces, the court may, on request, enjoin the parties to apply the Canadian Judicial Protocol for the Management of Multi-Jurisdictional Class Actions, as reproduced on the Superior Court’s website.”

1.2. Section 90 is replaced by the following:

“**90. Public registry.** The Ministère de la Justice du Québec maintains a public registry of the litigants subject to authorization.

The Clerk transmits to the Ministère a copy of all orders of prohibition filed at the Office of the Clerk for inscription in the public registry.”

2. The Rules of Practice of the Superior Court of Québec in Family Matters (chapter C-25, r. 13) are amended as follows:

2.1. Section 31 is replaced by the following:

“**31. Mandatory information:** In all matters of separation as to bed and board, nullity of marriage, or divorce, the party who inscribes the case must communicate and

file with the declaration of inscription on the roll either a declaration by the parties that they are not subject to the rules governing family patrimony, that they renounce to partition, that the partition is not contested, or a sworn statement of the family patrimony in accordance with the “Statement of the Family Patrimony” form available on the Superior Court’s website.

Where the other party contests the statement, such party must communicate and file with the Declaration of Inscription on the Roll a sworn statement of the family patrimony in accordance with the “Statement of the Family Patrimony” form available on the Superior Court’s website.”

2.2. The following is inserted after section 31.1:

“DIVISION III.1 PARTNERSHIP OF ACQUESTS

31.2. Mandatory information: In all matters of separation as to bed and board, nullity of marriage, or divorce, the party who inscribes the case must communicate and file with the declaration of inscription on the roll a sworn statement of partnership of acquests in accordance with the “Statement of Partnership of Acquests” form available on the Superior Court’s website.

Where the other party contests the statement, such party must communicate and file with the Declaration of Inscription on the Roll a sworn statement of partnership of acquests in accordance with the “Statement of Partnership of Acquests” form available on the Superior Court’s website.”

2.3. Form IV is revoked.

3. TRANSITIONAL AND FINAL

3.1. The obligation to file the new forms provided for in sections 31 and 31.2 of the Rules of Practice of the Superior Court of Québec in Family Matters introduced by sections 2.1 and 2.2 of these Rules applies to all cases pending on 12 July 2014, except for the cases already registered.

3.2. These Rules come into force 10 days after their publication in the *Gazette officielle du Québec*.