Part 2

(c) by replacing the number of licences in paragraph *iii* and in respect of the following controlled zones by the following numbers:

"iii. in the controlled zone

Controlled zone	Number of licences
Batiscan-Neilson	37
Casault	150
Jaro, including the territory referred to in Schedule CCI	0
Lavigne	0
Lesueur	10
Maganasipi	20
Mazana	5
Mitchinamécus	10
Normandie	10
des Nymphes	0
Petawaga	55
Rapides-des-Joachims	20
Rivière-Blanche	32
Saint-Patrice	30
Wessonneau	90

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

103937

Notice of adoption

Code of Civil Procedure (chapter C-25.01)

Superior Court of Québec in family matters — Amendment

Notice is hereby given, in accordance with articles 63 to 65 of the Code of Civil Procedure (chapter C-25.01), that the Regulation to amend the Regulation of the Superior Court of Québec in family matters, appearing below, was adopted on 21 May 2019 and comes into force on 13 June 2019.

The Honourable JACQUES R. FOURNIER, *Chief Justice of the Superior Court*

Regulation to amend the Regulation of the Superior Court of Québec in family matters

Code of Civil Procedure (chapter C-25.01, art. 63)

1. The Regulation of the Superior Court of Québec in family matters (chapter C-25.01, r. 0.2.4) is amended by replacing "AND FILIATION" in the heading of Chapter III by ", FILIATION AND OTHER FAMILY MATTERS".

2. Section 16 is replaced by the following:

"16. Mandatory information: In all pending cases, the parties must attest to whether or not they are subject to conditions regarding another party or their child under an order, undertaking or recognizance provided for in the Criminal Code. Any party subject to such conditions must provide the particulars in a notice filed with the court office and provide evidence of said conditions; the same applies if those conditions are replaced, varied or lifted in the course of proceedings.

When parties apply for custody of a child or tutorship to a child, they must attest to whether or not they are the object of a court decision, a case pending before a court or an agreement with the Director of Youth Protection and, if such is the case, give the particulars of such decision, pending case or agreement.".

3. Section 17 is replaced by the following:

"17. Documents attesting to birth: In any matter, a photocopy of the birth certificate, of the copy of the act of birth or of any other document issued by a competent foreign authority attesting the birth of the parties and children concerned by the application must be provided as evidence.

Where an application concerns the filiation of a child, the original of the child's birth certificate, of the copy of the child's act of birth or of any other document issued by a competent foreign authority attesting the child's birth must be provided as evidence.".

4. Section 19 is revoked.

5. Section 30 is amended by replacing "the Superior Court of Québec" by "an institution governed by the Act respecting health services and social services (chapter S-4.2)".

6. Section 31 is amended by replacing "Service d'expertise psychosociale attached to the Superior Court" in the first paragraph by "Service d'expertise psychosociale".

7. Section 34 is amended

(1) by replacing "if applicable, issue an order" by "on the same form, issue an order";

(2) by striking out ", using Form VI" at the end.

8. Form I is amended by

(1) replacing "copy of her birth certificate" in paragraph 1 by "photocopy of her birth certificate, of the copy of her act of birth or of the document issued by a competent foreign authority" and "copy of his birth certificate" in paragraph 2 by "photocopy of his birth certificate, of the copy of his act of birth, or of the document issued by a competent foreign authority";

(2) replacing "the copy of their marriage certificate numbered" by "the marriage certificate or the copy of the act of marriage numbered";

(3) replacing "The copies of the birth certificates of each child dealt with in the application are Exhibit P-5 (optional)." in paragraph 6 by "The photocopies of the birth certificate, of the copy of the act of birth or of the document issued by a competent foreign authority attesting the birth of each child concerned by the application are numbered Exhibit P-5.".

9. Form II is revoked.

10. Form IV is replaced by the form in Schedule I.

11. Form V is replaced by the form in Schedule II.

12. Form VI is revoked.

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

SCHEDULE I	
(section 10)	FORM IV
CANADA	FORM IV SUPERIOR COURT
PROVINCE OF QUÉBEC	Family Division
District:	
File No.	
	Plaintiff
	V.
	Defendant
CONSENT TO PSYCHOSOCIAL EVA	ALUATION AND CONSULTATION OF RECORDS
	by an expert of the Service d'expertise psychosociale of an institution cial services (CQLR, c. S-4.2) with respect to our minor child(ren):
(given name and surname of the child)	(given name and surname of the child)
(given name and surname of the child)	(given name and surname of the child)
We consent to cooperate with the holding of interviews v of our respective families, if required by the expert.	with each one of us and our child(ren), as well as with other members
	copy of the Court file, including medical reports and files kept under f the Superior Court of Québec in civil matters (CQLR, c. C-25.01,
We also consent that the expert may communicate with need be, obtain a copy of all the files necessary and rel	the persons, professionals or institutions hereinafter named and, if levant to the preparation of his or her report:
Lastly, we understand that the expert's report will be de the expert and introduce any additional evidence.	eposited under seal in the Court file, subject to our right to examine
AND WE HAVE SIGNED IN	, on
Counsel for the plaintiff	Plaintiff
Counsel for the defendant	Defendant
CONSENT OF THE MINOR CHIL	LD(REN) OF 14 YEARS OF AGE OR OLDER
I consent that an evaluation be conducted by an expert given access to and be provided copies of the above fil	of the Service d'expertise psychosociale, and that he or she be es.
Counsel for the child	Minor child of 14 years of age or older
Counsel for the child	Minor child of 14 years of age or older

(section 11)	FORM V
CANADA PROVINCE OF QUÉBEC District:	SUPERIOR COURT Family Division
File No	
	Plaintiff v.
	Defendant
ORDER FOR PSYCHOSOCIAL EV	VALUATION AND COMMUNICATION OF DOCUMENTS
GIVEN the evidence and representations related the following children:	to the appropriateness of ordering a psychosocial expert evaluation
(given name and surname of the child)	(given name and surname of the child)
(given name and surname of the child)	(given name and surname of the child)
	obtain an evaluation by an expert designated by the Service d'expertis t respecting health services and social services (CQLR, c. S-4.2);
the parties gave written oral consent a of the Service d'expertise psychosociale, and	It the hearing to have a psychosocial evaluation conducted by an exp to have the Court and medical files consulted by the designated expe e Court may, on its own initiative, order that a psychosocial evaluation rtise psychosociale;
CONSIDERING the hearing of this case is set for	(if the date has been set);
FOR THESE REASONS:	
ORDERS the Service d'expertise psychosociale to to the above children.	o designate an expert to conduct a psychosocial evaluation with resp
ORDERS that the evaluation address:	
Custody of minor child(ren) and/or Rights of access and/or Other issues affecting the child(ren) – specify	r
	rt within three months after being designated by the Service d'expert $\overline{(2,P,))}$.
ORDERS that the report be forwarded to:	
The Chief Justice or The judge designed	ted by the Chief Justice or The understaned iudae

AUTHORIZES the expert to examine the entire Court file, including any document deposited under seal, such as medical files and physical, mental or psychosocial evaluation reports, in accordance with article 16 of the C.C.P. and section 16 of the Regulation of the Superior Court of Québec in civil matters.

And
ORDERS the following institutions governed by the Act respecting health services and social services (CQLR, c. S-4-2):

to communicate all relevant files concerning the above parents and children to the expert, for the purposes of preparing his or her psychosocial evaluation report.

_____, on _____

Judge of the Superior Court

103940

In _