Regulation to amend the Regulation respecting the police services that municipal police forces and the Sûreté du Québec must provide according to their level of jurisdiction

Police Act (chapter P-13.1, s. 81)

1. The Regulation respecting the police services that municipal police forces and the Sûreté du Québec must provide according to their level of jurisdiction (chapter P-13.1, r. 6) is amended in section 2 by inserting the following after subparagraph p of paragraph 4:

"p.1) evaluating officer;".

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

105170

M.O., 2021

Order of the Minister of Justice dated 27 June 2021

Jurors Act (chapter J-2)

Amendment to Order number 1890 of the Minister of Justice and Attorney General concerning the Application for exemption or disqualification from jury duty or for postponement of jury duty to a later session

THE MINISTER OF JUSTICE,

Considering section 28 of the Jurors Act (chapter J-2), which provides that the summons must also be accompanied with a reproduction of sections 3 to 6 of the Act and a form prescribed by the Minister, for the use of the person summoned, to enable the person to claim an exemption or to invoke disqualification or to enable the person to apply to serve at a later session;

CONSIDERING section 51 of the Act, which provides that any form prescribed by the Minister under the Act comes into force on the day of its publication in the *Gazette* officielle du Québec or on any later date fixed therein;

CONSIDERING that it is expedient to amend the form to ensure consistency with the amendments to the Jurors Act made by section 58 of the Act to improve justice accessibility and efficiency, in particular to address consequences of the COVID-19 pandemic (2020, chapter 29).

ORDERS AS FOLLOWS:

That Order number 1890 of the Minister of Justice and Attorney General concerning the Application for exemption or disqualification from jury duty or for postponement of jury duty to a later session be amended.

Québec, 27 June 2021

SIMON JOLIN-BARRETTE *Minister of Justice*

Order to amend Order number 1890 of the Minister of Justice and Attorney General concerning the Application for exemption or disqualification from jury duty or for postponement of jury duty to a later session

Jurors Act (chapter J-2, s. 28)

- **1.** Order number 1890 of the Minister of Justice and Attorney General concerning the Application for exemption or disqualification from jury duty or for postponement of jury duty to a later session (J-2, r. 2) is amended
- (1) by replacing "Jury list number: _____ Given name(s) and surname of prospective juror: " at the beginning by "Name of prospective juror: _____ ";
- (2) by striking out", having been duly sworn" under "APPLICATION FOR EXEMPTION OR DISQUALIFICATION FROM JURY DUTY OR FOR POSTPONEMENT OF JURY DUTY TO A LATER SESSION";
- (3) by replacing "exemption from jury duty during the current session; or" under "APPLICATION FOR EXEMPTION OR DISQUALIFICATION FROM JURY DUTY OR FOR POSTPONEMENT OF JURY DUTY TO A LATER SESSION" by "exemption from jury duty; or";
- (4) by adding "All the facts alleged in the application are true. "above "Date" under "APPLICATION FOR EXEMPTION OR DISQUALIFICATION FROM JURY DUTY OR FOR POSTPONEMENT OF JURY DUTY TO A LATER SESSION";
 - (5) by adding "Place" after "Date";
- (6) by replacing the portion under "Date" by "The application is deemed to be a sworn statement." under "APPLICATION FOR EXEMPTION OR

DISQUALIFICATION FROM JURY DUTY OR FOR POSTPONEMENT OF JURY DUTY TO A LATER SESSION":

- (7) by replacing "MUST BE MADE BY REGISTERED MAIL" in the box by "MAY BE MADE BY ANY APPROPRIATE MEANS";
- (8) in the French text by replacing "SOMMATION" in the box by "CONVOCATION".
- **2.** This Order comes into force on the day of its publication in the *Gazette officielle du Québec*.

105160

M.O., 2021

Order of the Minister of Education dated 17 June 2021

Education Act (chapter I-13.3)

Regulation respecting the standards and procedures applicable to a school service centre's space requirement forecast

THE MINISTER OF EDUCATION,

Considering section 457.7.1 of the Education Act (chapter I-13.3), which provides that the Minister of Education may, by regulation, determine the standards and procedures applicable to a school service centre's space requirement forecast provided for in section 272.3 of the Act;

Considering section 327 of the Act to amend mainly the Education Act with regard to school organization and governance (2020, chapter 1), which provides that the first regulation made under section 457.7.1 of the Education Act is not subject to sections 8 and 17 of the Regulations Act (chapter R-18.1);

CONSIDERING that the Regulation respecting the standards and procedures applicable to a school service centre's space requirement forecast is the first regulation made under section 457.7.1 of the Education Act;

CONSIDERING that it is expedient to make the Regulation;

ORDERS AS FOLLOWS:

The Regulation respecting the standards and procedures applicable to a school service centre's space requirement forecast, attached to this Order, is hereby made.

Québec, 17 June 2021

JEAN-FRANÇOIS ROBERGE Minister of Education

Regulation respecting the standards and procedures applicable to a school service centre's space requirement forecast

Education Act (chapter I-13.3, s. 457.7.1)

DIVISION I

CONTENT OF THE SPACE REQUIREMENT FORECAST

- **1.** The space requirement forecast sent each school year to municipalities in accordance with section 272.3 of the Education Act (chapter I-13.3) must include a list of the school service centre's assets dedicated to education and an estimate of its future space requirements for that purpose.
- 2. The list of assets must include the name of each school, vocational training centre and adult education centre building under the jurisdiction of the school service centre and, for each building, the address, level of educational services provided and capacity.

The list must include any building under construction or announced for construction and the information referred to in the first paragraph, with the necessary modifications.

3. The estimate of future space requirements must include the additional asset requirements expected for the next school years. The estimate must cover a minimum of 5 school years for schools providing mainly preschool education services and elementary school instructional services and 10 school years for schools providing mainly secondary school instructional services.

Requirements must be presented according to the territories of analysis defined in the estimate.