

IT IS ORDERED, therefore, on the recommendation of the Minister of Justice:

THAT the Regulation respecting the terms for obtaining a copy of an original act of birth and of judgments concerning adoption for the purposes of article 583 of the Civil Code, attached to this Order in Council, be made.

DOMINIQUE SAVOIE  
*Clerk of the Conseil exécutif*

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### **Regulation respecting the terms for obtaining a copy of an original act of birth and of judgments concerning adoption for the purposes of article 583 of the Civil Code**

Civil Code of Québec  
(Civil Code, a. 583, 2nd par.; 2022, chapter 22, s. 93)

**1.** An adoptee must, to obtain a copy of his or her original act of birth from the registrar of civil status or from any other body or person holding the original act of birth, or a copy of the judgments concerning his or her adoption from the office of the court in the district where the judgments were rendered, obtain an attestation from the authorities responsible under the law for disclosing the information referred to in article 583 of the Civil Code, as replaced by section 93 of the Act respecting family law reform with regard to filiation and amending the Civil Code in relation to personality rights and civil status (2022, chapter 22). The same applies to the descendants in the first degree of a deceased adoptee.

The attestation must confirm the applicant's status as an adoptee or as a descendant in the first degree of a deceased adoptee and confirm that the applicant is entitled to obtain the adoptee's original name, the name of the adoptee's parents of origin, or information making it possible for the applicant to contact the adoptee's parents including, in the latter case, the conditions that apply.

**2.** This Regulation comes into force on 8 June 2024.

106839

**M.O., 2024**

**Order 2024-5213 of the Minister of Justice dated 6 May 2024**

Code of Civil Procedure  
(chapter C-25.01)

Districts in which mediation is mandatory and those in which arbitration is offered to the parties at the Small Claims Division of the Court of Québec

THE MINISTER OF JUSTICE,

CONSIDERING article 570 of the Code of Civil Procedure (chapter C-25.01), as amended by section 11 of the Act to follow up on the Table Justice-Québec with a view to reducing processing times in criminal and penal matters and to make the administration of justice more efficient (2024, c. 7), which provides that the Minister of Justice determines, by order published in the *Gazette officielle du Québec*, the districts in which mediation is mandatory and those in which arbitration is offered to the parties at the Small Claims Division of the Court of Québec;

CONSIDERING section 42 of the Act to follow up on the Table Justice-Québec with a view to reducing processing times in criminal and penal matters and to make the administration of justice more efficient (2024, c. 7), which provides that mediation is mandatory and that arbitration is offered to the parties in the judicial districts of Laval, Longueuil, Québec, Richelieu and Saint-Hyacinthe, at the Small Claims Division of the Court of Québec;

CONSIDERING that it is expedient to determine another judicial district in which mediation is mandatory and in which arbitration is offered to the parties pursuant to article 570 of the Code of Civil Procedure (chapter C-25.01);

ORDERS AS FOLLOWS:

THAT mediation be mandatory and that arbitration be offered to the parties in the judicial district of Beauce as of 13 May 2024.

Québec, 6 May 2024

SIMON JOLIN-BARRETTE  
*Minister of Justice*

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