|  |  |  |  |
| --- | --- | --- | --- |
|  | Age | Disability | Religion |
| [Access to Information Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-a-1/latest/rsc-1985-c-a-1.html), RSC 1985, c A-1 |  | 54(4): “In the event of the absence or incapacity of the Information Commissioner…” |  |
| [Administrative Tribunals Support Service of Canada Act](https://www.canlii.org/en/ca/laws/stat/sc-2014-c-20-s-376/latest/sc-2014-c-20-s-376.html), SC 2014, c 20, s 376 |  | 7(1): “If the Chief Administrator is absent or incapacitated or the office of Chief Administrator is vacant…” |  |
| [Agricultural Marketing Programs Act](https://www.canlii.org/en/ca/laws/stat/sc-1997-c-20/latest/sc-1997-c-20.html), SC 1997, c 20 | 10: “if the producer is an individual, the producer must have attained the age of majority in the province where the producer’s farming operation is carried on;”* Plus 2 other instances of “Age of majority”
 |  |  |
| [Air Travellers Security Charge Act](https://www.canlii.org/en/ca/laws/stat/sc-2002-c-9-s-5/latest/sc-2002-c-9-s-5.html), SC 2002, c 9, s 5 | “chargeable emplanement” means an embarkation by an individual at a listed airport on an aircraft operated by a particular air carrier, except if … (*b*) the individual is …(ii) an infant (other than an infant who has been issued a ticket that entitles the infant to occupy a seat for a part of the service that includes a chargeable emplanement) |  |  |
| [Animal Pedigree Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-8-4th-supp/latest/rsc-1985-c-8-4th-supp.html), RSC 1985, c 8 (4th Supp) | 7(2): “A person is qualified to apply to form an association if the person is eighteen years of age or more and is a Canadian citizen or a permanent resident within the meaning of [subsection 2(1)](https://www.canlii.org/en/ca/laws/stat/sc-2001-c-27/latest/sc-2001-c-27.html#sec2subsec1_smooth) of the [*Immigration and Refugee Protection Act*](https://www.canlii.org/en/ca/laws/stat/sc-2001-c-27/latest/sc-2001-c-27.html).” |  |  |
| [Antarctic Environmental Protection Act](https://www.canlii.org/en/ca/laws/stat/sc-2003-c-20/latest/sc-2003-c-20.html), SC 2003, c 20 | 66(1): “If an offender has been convicted of an offence under this Act, in addition to any other punishment that may be imposed under this Act, the court may, having regard to the nature of the offence and the circumstances surrounding its commission, make an order having any or all of the following effects: (*m*) directing the offender to pay, in the manner prescribed by the court, an amount to an educational institution including for scholarships for students enrolled in studies related to the environment” |  |  |
| [Anti-Personnel Mines Convention Implementation Act](https://www.canlii.org/en/ca/laws/stat/sc-1997-c-33/latest/sc-1997-c-33.html), SC 1997, c 33 | The States Parties,DETERMINED to put an end to the suffering and casualties caused by anti-personnel mines, that kill or maim hundreds of people every week, mostly innocent and defenceless civilians and especially children, obstruct economic development and reconstruction, inhibit the repatriation of refugees and internally displaced persons, and have other severe consequences for years after emplacement, | Definitions 1: "Anti-personnel mine" means a mine designed to be exploded by the presence, proximity or contact of a person and that will incapacitate, injure or kill one or more persons.  |  |
| [Apprentice Loans Act](https://www.canlii.org/en/ca/laws/stat/sc-2014-c-20-s-483/latest/sc-2014-c-20-s-483.html), SC 2014, c 20, s 483 | 14: “An apprentice loan that is made to a borrower who is not of full age and any interest on the loan are recoverable by the Minister from the borrower as though the borrower had been of full age at the time the agreement was entered into.” | 10(1): “All obligations of a borrower in respect of an apprentice loan terminate if the Minister is satisfied, on the basis of information specified by the Minister and provided by or on behalf of the borrower, that the borrower, by reason of the borrower’s severe permanent disability, is unable to repay the loan and will never be able to repay it.” |  |
| [Asia-Pacific Foundation of Canada Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-a-13/latest/rsc-1985-c-a-13.html), RSC 1985, c A-13 |  | 14: “The Board may elect from among its members a Vice-Chairperson who, in the event of the absence or incapacity of the Chairperson, or if the office of Chairperson is vacant, has all the duties and functions of the Chairperson.”* One other instance of “incapacitated”
 | 3: “The purpose of the Foundation is to develop closer ties between the peoples and institutions of Canada and the peoples and institutions of the Asia-Pacific region and to promote capacity development in persons and entities that share an interest in the Asia-Pacific region and the building of networks between them by (*a*) promoting mutual awareness and understanding of the cultures, histories, religions, philosophies, languages, life styles and aspirations in the Asia-Pacific region and Canada and their effects on each other’s societies” |
| [Atlantic Canada Opportunities Agency Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-41-4th-supp-part-i/latest/rsc-1985-c-41-4th-supp-part-i.html), RSC 1985, c 41 (4th Supp), Part I |  | 11(3): “In the event of the absence or incapacity of the President or a vacancy in that office, the Minister shall appoint another person to act as the President, but no person may act as President for a period exceeding ninety days without the approval of the Governor in Council.” |  |
| [Assisted Human Reproduction Act](https://www.canlii.org/en/ca/laws/stat/sc-2004-c-2/latest/sc-2004-c-2.html), SC 2004, c 2 | 6(4): “No person shall counsel or induce a female person to become a surrogate mother, or perform any medical procedure to assist a female person to become a surrogate mother, knowing or having reason to believe that the female person is under 21 years of age.”9: “No person shall obtain any sperm or ovum from a donor under 18 years of age, or use any sperm or ovum so obtained, except for the purpose of preserving the sperm or ovum or for the purpose of creating a human being that the person reasonably believes will be raised by the donor.”2: “The Parliament of Canada recognizes and declares that(*a*) the health and well-being of children born through the application of assisted human reproductive technologies must be given priority in all decisions respecting their use;* Other instances of “children”
 |  |  |
| [Auditor General Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-a-17/latest/rsc-1985-c-a-17.html), RSC 1985, c A-17 |  | 3(4): “In the event of the absence or incapacity of the Auditor General or if that office is vacant, the Governor in Council may appoint any qualified auditor to hold that office in the interim for a term not exceeding six months, and that person shall, while holding office, be paid the salary or other remuneration and expenses that may be fixed by the Governor in Council.” |  |
| [Bank Act](https://www.canlii.org/en/ca/laws/stat/sc-1991-c-46/latest/sc-1991-c-46.html), SC 1991, c 46 | **47.14** Subject to the by-laws, a person less than 18 years of age may be admitted to membership in a federal credit union and may vote at meetings of the federal credit union.**160.** The following persons are disqualified from being directors of a bank:(*a*) a person who is less than eighteen years of age;**486.** (1) For the purposes of this Part, a person is a related party of a bank where the person(*c*) is the spouse or common-law partner, or a child who is less than eighteen years of age, of a person described in paragraph (*a*) or (*b*);(*f*) is an entity in which the spouse or common-law partner, or a child who is less than eighteen years of age, of a person who controls the bank has a substantial investment; Multiple instances of “minor” in reference to incapable persons (see 93(2)(b) where minor: “has the same meaning as in the applicable provincial law and in the absence of any such law has the same meaning as the word “child” in the United Nations Convention on the Rights of the Child adopted in the United Nations General Assembly on November 20, 1989” |  |  |
| [Bank of Canada Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-b-2/latest/rsc-1985-c-b-2.html), RSC 1985, c B-2 | 15(3) A by-law made under subsection (2) that provides for or relates to the payment of a pension in respect of the retirement of the Governor or Deputy Governor otherwise than by reason of age or disability does not take effect unless it is approved by the Governor in Council. | 15(3) A by-law made under subsection (2) that provides for or relates to the payment of a pension in respect of the retirement of the Governor or Deputy Governor otherwise than by reason of age or disability does not take effect unless it is approved by the Governor in Council. | **Schedule:** I, , do solemnly swear (*or* affirm) that I will faithfully and to the best of my judgment and ability perform the duties that relate to any office or position in the Bank held by me.I also solemnly swear (*or* affirm) that I will not |
| [Bankruptcy and Insolvency Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-b-3/latest/rsc-1985-c-b-3.html), RSC 1985, c B-3 |  |  | “affidavit” includes statutory declaration and solemn affirmation; |
| [Bills of Exchange Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-b-4/latest/rsc-1985-c-b-4.html), RSC 1985, c B-4 | **47.** Where a bill is drawn or endorsed by any infant, minor or corporation having no capacity or power to incur liability on a bill, the drawing or endorsement entitles the holder to receive payment of the bill and to enforce it against any other party thereto. |  | **42.** In all matters relating to bills of exchange, the following and no other days shall be observed as legal holidays or non-juridical days:(*a*) in all the provinces,(iii) any day appointed by proclamation to be observed as a public holiday, or as a day of general prayer or mourning or day of public rejoicing or thanksgiving, throughout Canada, and |
| [Boards of Trade Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-b-6/latest/rsc-1985-c-b-6.html), RSC 1985, c B-6 |  |  | Use of “god” and “swearing”/”affirming” in three different provisions, in reference to taking oaths. E.G. (see also s 14, and schedule):**37.** (1) Every weigher licensed under [section 36](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-b-6/latest/rsc-1985-c-b-6.html#sec36_smooth) shall forthwith take and subscribe before a justice of the peace an oath of office in the following form or to the same effect:I, , do solemnly swear (or affirm) that I will faithfully, truly and impartially, to the best of my skill and ability, execute and perform the duties of weigher. So help me God. |
| [Broadcasting Act](https://www.canlii.org/en/ca/laws/stat/sc-1991-c-11/latest/sc-1991-c-11.html), SC 1991, c 11 |  | **3.** (1) It is hereby declared as the broadcasting policy for Canada that(*p*) programming accessible by disabled persons should be provided within the Canadian broadcasting system as resources become available for the purpose; | **37.** Every director shall, before entering on the director’s duties, take and subscribe, before the Clerk of the Privy Council, an oath or solemn affirmation, which shall be filed in the office of the Clerk, in the following form:I, , do solemnly swear (or affirm) that I will faithfully, truly and impartially, to the best of my judgment, skill and ability, execute and perform the office of. (*Add, in the case where an oath is taken,* “So help me God”.) |
| [Budget Implementation Act, 2009](https://www.canlii.org/en/ca/laws/stat/sc-2009-c-2/latest/sc-2009-c-2.html), SC 2009, c 2 |  | **314. There may be paid out of the Consolidated Revenue Fund, on the requisition of the Minister of Human Resources and Skills Development, in accordance with terms and conditions approved by the Treasury Board, a sum not exceeding twenty-five million dollars to the Canada Mortgage and Housing Corporation to provide funding to the provinces and territories through the Affordable Housing Initiative for the construction of housing units for persons with disabilities.** |  |
| [Business Development Bank of Canada Act](https://www.canlii.org/en/ca/laws/stat/sc-1995-c-28/latest/sc-1995-c-28.html), SC 1995, c 28 |  |  | **Schedule:**I, , solemnly swear (*or* affirm) that I will faithfully, truly and to the best of my judgement, skill and knowledge, perform the duties required of me as a director (*or* officer, employee or agent or mandatary, as the case may be) of (*or* adviser or consultant to, as the case may be) the Business Development Bank of Canada (the “Bank”) and that properly relate to my duties as a director (*or* officer, employee or agent or mandatary, as the case may be) of (*or* adviser or consultant to, as the case may be) the Bank. |
| [Canada-Belgium Income Tax Convention Act, 1976](https://www.canlii.org/en/ca/laws/stat/sc-1974-75-76-c-104-part-ii/latest/sc-1974-75-76-c-104-part-ii.html), SC 1974-75-76, c 104, Part II |  |  | Schedule 2: It is understood that: (*b*) the term “resident of a Contracting State” also includes: (ii) a company or other organization that is operated exclusively for religious, charitable, scientific, educational, or public purposes and that is generally exempt from tax in a Contracting State and that is a resident of that State according to the laws of that State |
| [Canada Business Corporations Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-44/latest/rsc-1985-c-c-44.html), RSC 1985, c C-44 | **5.** (1) One or more individuals not one of whom(a) is less than eighteen years of age,may incorporate a corporation by signing articles of incorporation and complying with [section 7](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-44/latest/rsc-1985-c-c-44.html#sec7_smooth).**51** (5) If a person who is less than 18 years of age exercises any rights of ownership in the securities of a corporation, no subsequent repudiation or avoidance or, in Quebec, annulment or reduction of obligations is effective against the corporation.**105.** (1) The following persons are disqualified from being a director of a corporation:(*a*) anyone who is less than eighteen years of age; |  |  |
| [Canada Cooperatives Act](https://www.canlii.org/en/ca/laws/stat/sc-1998-c-1/latest/sc-1998-c-1.html), SC 1998, c 1 | **38.** (1) Subject to the by-laws, a person less than eighteen years of age may be admitted to membership in a cooperative and may vote at meetings of the cooperative.(2) The articles and by-laws of a cooperative, and any unanimous agreement, are binding on a member who is less than eighteen years of age.**78.** (1) A person is not qualified to be a director if the person(*b*) is less than eighteen years of age;**194.** If an individual who is less than 18 years of age exercises a right of ownership in a security of a cooperative, no subsequent repudiation or avoidance or, in Quebec, annulment or reduction of obligations is effective against the cooperative.221(*d*) if a person described in paragraph (*a*) is an individual and is without capacity to act by reason of death, incompetence, minority or other incapacity, the person’s fiduciary; |  |  |
|  | **155.** (1) The applicants for such letters patent, who shall be of the full age of eighteen years and have power under law to contract, shall file in the Department an application signed by each of the applicants and setting forth the following particulars: |  | **154.** (1) The Minister may by letters patent under his seal of office grant a charter to any number of persons, not being fewer than three, who apply therefor, constituting the applicants and any other persons who thereafter become members of the corporation thereby created, a body corporate and politic, without share capital, for the purpose of carrying on, without pecuniary gain to its members, objects, to which the legislative authority of the Parliament of Canada extends, of a national, patriotic, religious, philanthropic, charitable, scientific, artistic, social, professional or sporting character, or the like object9 (2) The Minister or any officer to whom the application may be referred may take any requisite evidence in writing by oath or affirmation or by statutory declaration and the Minister shall keep of record any such evidence so taken. |
| [Canada Disability Savings Act](https://www.canlii.org/en/ca/laws/stat/sc-2007-c-35-s-136/latest/sc-2007-c-35-s-136.html), SC 2007, c 35, s 136 | 6(2) The amount of a Canada Disability Savings Grant that may be paid for a particular year is equal to(*a*) 300% of the part of the total contributions made in the particular year that is less than or equal to $500, and 200% of the part of those contributions that is more than $500 but less than or equal to $1,500, if the beneficiary is(i) an individual who is at least 18 years of age on December 31 of the year preceding the particular year and whose family income for the particular year is less than or equal to the second threshold for the particular year, | Entire Act refers to Disability Savings Plan (no other uses of the term “disability” other than to refer to this plan)**3.** The purpose of this Act is to encourage long term savings through registered disability savings plans to provide for the financial security of persons with severe and prolonged impairments in physical or mental functions. |  |
| [Canada Education Savings Act](https://www.canlii.org/en/ca/laws/stat/sc-2004-c-26/latest/sc-2004-c-26.html), SC 2004, c 26 | **5.** (1) Subject to this Act and the regulations, on application to the Minister in a form and manner approved by the Minister, the Minister may, in respect of any contribution made in 1998 or a subsequent year to a registered education savings plan by or on behalf of a subscriber under the plan in respect of a beneficiary under the plan who is less than 17 years of age at the end of the year preceding the contribution, pay to a trustee of a trust governed by the plan a CES grant for the benefit of the trust. The payment is to be made on any terms and conditions that the Minister may specify by agreement between the Minister and the trustee.**6.** (1) Subject to this Act and the regulations, on application to the Minister, in the form and manner approved by the Minister, the Minister may, in respect of a beneficiary under a registered education savings plan who was born after 2003 and is less than 21 years of age at the time of the application, pay to a trustee of a trust governed by the plan a Canada Learning Bond for the benefit of the trust. The bond is to be paid on any terms and conditions that the Minister may specify by agreement between the Minister and the trustee.(2) The amount of a Canada Learning Bond is equal to the sum of the following amounts:* (*a*) $500 in respect of the first benefit year in which the beneficiary
	+ (i) is a person less than 15 years of age at the beginning of the month immediately before the benefit year, or
	+ (ii) is born during the benefit year or during the month immediately before it,

(4) The amount of a bond in respect of a benefit year is to be paid to the trustee of a trust designated, in the form and manner approved by the Minister, by the primary caregiver of the beneficiary or, if the beneficiary is 18 years of age or more, by the beneficiary. |  |  |
| [Canada Elections Act](https://www.canlii.org/en/ca/laws/stat/sc-2000-c-9/latest/sc-2000-c-9.html), SC 2000, c 9 | **3.** Every person who is a Canadian citizen and is 18 years of age or older on polling day is qualified as an elector.22(5) In the case of an appointment that is to be made by a returning officer, if he or she is unable to appoint an election officer who meets the requirements set out in subsection (4), he or she may, with the approval of the Chief Electoral Officer, appoint* (*a*) a Canadian citizen who is 16 years of age or older and who resides in the electoral district; or
 | “personal expenses” means the expenses of a personal nature that are reasonably incurred by or on behalf of a nomination contestant in relation to their nomination campaign and includes (*c*) expenses relating to the provision of care for a person with a physical or mental incapacity for whom the contestant normally provides such care; and**378.** (1) A candidate’s personal expenses include* (*d*) in the case of a candidate who has a disability, additional expenses that are related to the disability.

**538.** (1) Each polling division shall contain at least 250 electors unless the Chief Electoral Officer agrees otherwise.(5) A returning officer may, with the approval of the Chief Electoral Officer, constitute polling divisions that consist of two or more institutions where seniors or persons with a physical disability reside.23.2 (9) The Chief Electoral Officer may remove from office any field liaison officer who(*a*) is incapable, by reason of illness, physical or mental disability or otherwise, of satisfactorily performing their duties and functions under this Act;154(2) The deputy returning officer shall, on request, provide a template to an elector who has a visual impairment to assist him or her in marking his or her ballot.* Plus provisions that describe assistance for voters with physical disabilities (i.e. s 159, 216, etc)
 | “oath” includes a solemn affirmation and a statutory declaration.**56.2** (1) If the Chief Electoral Officer is of the opinion that a Monday that would otherwise be polling day under [subsection 56.1(2)](https://www.canlii.org/en/ca/laws/stat/sc-2000-c-9/latest/sc-2000-c-9.html#sec56.1subsec2_smooth) is not suitable for that purpose, including by reason of its being in conflict with a day of cultural or religious significance or a provincial or municipal election, the Chief Electoral Officer may choose another day in accordance with subsection (4) and shall recommend to the Governor in Council that polling day be that other day.**23.** (1) Before assuming duties, an election officer shall swear an oath in writing, in the prescribed form, to perform the duties of the office in an impartial manner.**Schedule 1: ELIZABETH THE SECOND**, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories QUEEN, Head of the Commonwealth, Defender of the Faith. |
| [Canada Evidence Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-5/latest/rsc-1985-c-c-5.html), RSC 1985, c C-5 | **16.1** (1) A person under fourteen years of age is presumed to have the capacity to testify. | - Provisions stating that witnesses who have physical or mental disabilities shall be permitted to give evidence (see s 6(1)+(2))  | - affirmations referred to throughout |
| [Canada Labour Code](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-l-2/latest/rsc-1985-c-l-2.html), RSC 1985, c L-2 | **179.** An employer may employ a person under the age of seventeen years only (*a*) in an occupation specified by the regulations; and(*b*) subject to the conditions fixed by the regulations for employment in that occupation.* In section of *Leave Related to Death or Disappearance*, a “child” is someone under 18 years of age (s 206.5)
 | * 239.2 deals with long-term disability plans
 | 70(2) Where the Board is satisfied that an employee, because of their religious conviction or beliefs, objects to joining a trade union or to paying regular union dues to a trade union, the Board may order that the provision in a collective agreement requiring, as a condition of employment, membership in a trade union or requiring the payment of regular union dues to a trade union does not apply to that employee so long as an amount equal to the amount of the regular union dues is paid by the employee, either directly or by way of deduction from their wages, to a registered charity mutually agreed on by the employee and the trade union. |
| [Canada Lands Surveys Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-l-6/latest/rsc-1985-c-l-6.html), RSC 1985, c L-6 |  |  | **49.** Unless otherwise provided in this Act, any oath, affidavit, declaration or solemn affirmation required to be taken under this Act may be taken before any judicial officer, notary public, commissioner for taking affidavits or Canada Lands Surveyor or before any other person thereunto authorized by the Minister. |
| [Canada Marine Act](https://www.canlii.org/en/ca/laws/stat/sc-1998-c-10/latest/sc-1998-c-10.html), SC 1998, c 10 | **16.** The following individuals may not be directors of a port authority: (*f*) an individual who is under eighteen years of age; |  |  |
| [Canada Not-for-Profit Corporations Act](https://www.canlii.org/en/ca/laws/stat/sc-2009-c-23/latest/sc-2009-c-23.html), SC 2009, c 23 | 6(2) No individual may incorporate a corporation under subsection (1) if that individual (*a*) is less than 18 years of age;**126.** (1) The following persons are disqualified from being a director of a corporation: (*a*) anyone who is less than 18 years of age; |  | **224.** (1) On the application of a member, a court may order the liquidation and dissolution of a corporation or any of its affiliated corporations(*a*) if the court is satisfied that in respect of the corporation or any of its affiliates, any of the following is oppressive or unfairly prejudicial to, or unfairly disregards the interests of, any shareholder, creditor, director, officer or member, or causes such a result:(2) The court may not make an order under paragraph (1)(*a*) if the court is satisfied that(*a*) the corporation is a religious corporation; |
| [Canada Pension Plan](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-8/latest/rsc-1985-c-c-8.html), RSC 1985, c C-8 | Entire act is about old age pensionsE.g. **12.** (1) The amount of the contributory salary and wages of a person for a year is the person’s income for the year from pensionable employment, computed in accordance with the [*Income Tax Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-1-5th-supp/latest/rsc-1985-c-1-5th-supp.html) (read without reference to [subsection 7(8)](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-1-5th-supp/latest/rsc-1985-c-1-5th-supp.html) of that Act), plus any deductions for the year made in computing that income otherwise than under [paragraph 8(1)](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-8/latest/rsc-1985-c-c-8.html#sec8subsec1_smooth)(c) of that Act, but does not include any such income received by the person(a) before he reaches eighteen years of age;(b) during any month that is excluded from that person’s contributory period under this Act or under a provincial pension plan by reason of disability;(c) after they reach sixty-five years of age if(i) a retirement pension is payable to them under this Act or under a provincial pension plan, and(ii) subject to subsection (1.1), they make an election to exclude the income; or(d) after they reach seventy years of age.Additional example“dependent child” of a contributor means a child of the contributor who(*a*) is less than eighteen years of age,(*b*) is eighteen or more years of age but less than twenty-five years of age and is in full-time attendance at a school or university as defined by regulation, or(*c*) is a child other than a child described in paragraph (*b*), is eighteen or more years of age and is disabled, having been disabled without interruption since the time he reached eighteen years of age or the contributor died, whichever occurred later; | * Lots of use of the word “disability” in context of disability pensions

E.G. (2) For the purposes of this Act,(a) a person shall be considered to be disabled only if he is determined in prescribed manner to have a severe and prolonged mental or physical disability, and for the purposes of this paragraph,(i) a disability is severe only if by reason thereof the person in respect of whom the determination is made is incapable regularly of pursuing any substantially gainful occupation, and(ii) a disability is prolonged only if it is determined in prescribed manner that the disability is likely to be long continued and of indefinite duration or is likely to result in death; and(b) a person is deemed to have become or to have ceased to be disabled at the time that is determined in the prescribed manner to be the time when the person became or ceased to be, as the case may be, disabled, but in no case shall a person — including a contributor referred to in [subparagraph 44(1)](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-8/latest/rsc-1985-c-c-8.html#sec44subsec1_smooth)(b)(ii) — be deemed to have become disabled earlier than fifteen months before the time of the making of any application in respect of which the determination is made. | * Religious sects exempt from making a contribution in respect of self-employed earnings

11(6) The Minister shall certify a religious sect or a division of a religious sect for the purposes of this section where(*a*) he is satisfied that the religious sect(i) is a religious organization that has established tenets and teachings that oppose the acceptance of benefits from any private or public insurance that provides for payments in the event of death, disability, old age or retirement,(ii) does, as a practice, make provisions for the support of dependent members that are reasonable in view of their general level of living, and(iii) was in existence in Canada on January 1, 1966 and has been maintaining the tenets, teachings and practices referred to in subparagraphs (i) and (ii) since that date; and(*b*) the religious sect or division thereof has applied to him in prescribed form for certification. |
| [Canada Pension Plan Investment Board Act](https://www.canlii.org/en/ca/laws/stat/sc-1997-c-40/latest/sc-1997-c-40.html), SC 1997, c 40 | (9) The following persons are disqualified from being directors:(*a*) a person who is less than 18 years of age; |  |  |
| [Canada Small Business Financing Act](https://www.canlii.org/en/ca/laws/stat/sc-1998-c-36/latest/sc-1998-c-36.html), SC 1998, c 36 |  |  | **“small business”** does not include the business of farming or a business having as its principal object the furtherance of a charitable or religious purpose. |
| [Canada Student Financial Assistance Act](https://www.canlii.org/en/ca/laws/stat/sc-1994-c-28/latest/sc-1994-c-28.html), SC 1994, c 28 | “net per capita costs”, for participating provinces for a loan year, means a fraction of which(*a*) the numerator is the amount by which the total program net costs for that loan year exceed the aggregate of the net costs for that loan year for all provinces that are not participating provinces in that loan year, and(*b*) the denominator is the estimated number of persons in the participating provinces who, on the first day of the loan year, have attained eighteen years of age and have not attained twenty-five years of age; | **11.** All rights of the lender against a borrower in respect of a student loan prescribed by regulations made under [paragraph 15(1)](https://www.canlii.org/en/ca/laws/stat/sc-1994-c-28/latest/sc-1994-c-28.html#sec15subsec1_smooth)(j) terminate if the Minister is satisfied, on the basis of information specified by the Minister and provided by or on behalf of the borrower, that the borrower, by reason of the borrower’s severe permanent disability, is unable to repay the student loan and will never be able to repay it, and in that event the Minister shall pay to the lender the amounts referred to in [subparagraph 5](https://www.canlii.org/en/ca/laws/stat/sc-1994-c-28/latest/sc-1994-c-28.html#sec5_smooth)(a)(iii). |  |
| [Canada Student Loans Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-s-23/latest/rsc-1985-c-s-23.html), RSC 1985, c S-23 | “net per capita costs”, for participating provinces for a loan year, means the fraction of which(*a*) the numerator is the amount by which the total program net costs for that loan year exceeds the aggregate of the net costs for that loan year for all provinces that are not participating provinces in that loan year, and(*b*) the denominator is the estimated number of persons in the participating provinces who, on the first day of the loan year, have attained eighteen years of age and have not attained twenty-five years of age; | **13.** (1) If the Minister is satisfied, on the basis of prescribed information provided by or on behalf of a borrower, that the borrower, by reason of severe permanent disability, is unable to repay a guaranteed student loan and will never be able to repay it, all rights of any lender against the borrower in respect of that guaranteed student loan terminate, and the Minister shall pay to any lender whose rights against a borrower are terminated under this section the amount of principal and interest determined in the prescribed manner to have been payable by the borrower at the time the borrower provided the Minister with the information required under this section. |  |
| [Canada Transportation Act](https://www.canlii.org/en/ca/laws/stat/sc-1996-c-10/latest/sc-1996-c-10.html), SC 1996, c 10 |  | **170.** (1) The Agency may make regulations for the purpose of eliminating undue obstacles in the transportation network under the legislative authority of Parliament to the mobility of persons with disabilities, including regulations respecting(*a*) the design, construction or modification of, and the posting of signs on, in or around, means of transportation and related facilities and premises, including equipment used in them;(*b*) the training of personnel employed at or in those facilities or premises or by carriers;(*c*) tariffs, rates, fares, charges and terms and conditions of carriage applicable in respect of the transportation of persons with disabilities or incidental services; and(*d*) the communication of information to persons with disabilities. |  |
| [Canada–United States Tax Convention Act, 1984](https://www.canlii.org/en/ca/laws/stat/sc-1984-c-20/latest/sc-1984-c-20.html), SC 1984, c 20 |  | Handful of provisions mention disability pensions (though not specifically, only in an enumerated list with other types of pensions) | 1. Subject to the provisions of paragraph 3, income derived by a religious, scientific, literary, educational or charitable organization shall be exempt from tax in a Contracting State if it is resident in the other Contracting State but only to the extent that such income is exempt from tax in that other State. |
| [Canadian Dairy Commission Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-15/latest/rsc-1985-c-c-15.html), RSC 1985, c C-15 | 3(6) A member of the Commission ceases to hold office on reaching the age of seventy years. |  |  |
| [Canadian Environmental Protection Act, 1999](https://www.canlii.org/en/ca/laws/stat/sc-1999-c-33/latest/sc-1999-c-33.html), SC 1999, c 33 | **17.** (1) An individual who is resident in Canada and at least 18 years of age may apply to the Minister for an investigation of any offence under this Act that the individual alleges has occurred. |  |  |
| [Canadian Forces Members and Veterans Re-establishment and Compensation Act](https://www.canlii.org/en/ca/laws/stat/sc-2005-c-21/latest/sc-2005-c-21.html), SC 2005, c 21 | “dependent child”, in relation to a member or a veteran, means their child, or a child of their spouse or common-law partner who is ordi­narily residing in the member’s or veteran’s household, who is(*a*) under the age of 18 years;(*b*) under the age of 25 years and following a course of instruction approved by the Minister; or(*c*) over the age of 18 years and prevented by physical or mental incapacity from earning a livelihood, if the incapacity occurred(i) before the child attained the age of 18 years, or(ii) after the age of 18 years and before the age of 25 years while the child was following a course of instruction approved by the Minister.**18**(3) Subject to subsection (4) and [section 21](https://www.canlii.org/en/ca/laws/stat/sc-2005-c-21/latest/sc-2005-c-21.html#sec21_smooth), the earnings loss benefit is payable to a veteran until the earlier of* (a) the day on which the veteran completes the rehabilitation plan or the vocational assistance plan,
* (b) the day on which the rehabilitation plan or the vocational assistance plan is cancelled, and
* (c) the day on which the veteran attains the age of 65 years.
* **Other provisions use 65 years of age for the cut-off date, for both applying benefits and removing benefits**
 | “disability” means the loss or lessening of the power to will and to do any normal mental or physical act.* Numerous provisions deal with disability awards for veterans (see provision 45-54)

**45.** (1) The Minister may, on application, pay a disability award to a member or a veteran who establishes that they are suffering from a disability resulting from* (*a*) a service-related injury or disease; or
* (*b*) a non-service-related injury or disease that was aggravated by service.
 |  |
| [Canadian Forces Superannuation Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-17/latest/rsc-1985-c-c-17.html), RSC 1985, c C-17 | * This statute has a wide variery of age cutoffs for a range of different payment options – some are at 50 years old, some at 55, some at 60, all justified differently. Below are a few examples. See especially the definition for “recipient” at bottom.

“deferred annuity” means an annuity that becomes payable to the contributor at the time he reaches sixty years of age;**16.** (1) A contributor who ceases to be a member of the regular force and who has to their credit two or more years of pensionable service is entitled to an immediate annuity if(a) they have completed not less than 25 years of Canadian Forces service as prescribed by regulations made under [paragraph 50(1)](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-17/latest/rsc-1985-c-c-17.html#sec50subsec1_smooth)(m);(b) they have reached 60 years of age;(c) they have reached 55 years of age and have to their credit not less than 30 years of pensionable service;(d) they are disabled and have to their credit not less than 10 years of pensionable service; or(e) they cease, otherwise than voluntarily, to be a member of the regular force because of a reduction in the maximum number of officers or non-commissioned members of the regular force authorized by the Governor in Council under [section 15](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-n-5/latest/rsc-1985-c-n-5.html#sec15_smooth) of the [*National Defence Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-n-5/latest/rsc-1985-c-n-5.html) or they cease, otherwise than voluntarily, to be a member of the regular force in any circumstances specified by the Treasury Board, and(i) they have reached 55 years of age and have to their credit not less than 10 years of pensionable service, or(ii) they have to their credit not less than 20 years of pensionable service.**18.** (1) A contributor who is entitled to a deferred annuity may opt, in accordance with the regulations, for an annual allowance in place of the deferred annuity. The allowance is payable to the contributor(*a*) immediately, if they are 50 or more years of age when they exercise their option; or(*b*) on their reaching 50 years of age, if they are less than 50 years of age when they exercise their option.“recipient” means(*a*) a person who is in receipt of a pension and who has reached sixty years of age,(*b*) a person who is in receipt of a pension and who, not having reached sixty years of age, is disabled,(*c*) [Repealed, 2003, c. 26, s. 33](*d*) a person who, not having reached sixty years of age, is in receipt of a pension based on not less than (i) twenty-six years of pensionable service, in the case of a person who has reached fifty-nine years of age but has not reached sixty years of age, (ii) twenty-seven years of pensionable service, in the case of a person who has reached fifty-eight years of age but has not reached fifty-nine years of age, (iii) twenty-eight years of pensionable service, in the case of a person who has reached fifty-seven years of age but has not reached fifty-eight years of age, (iv) twenty-nine years of pensionable service, in the case of a person who has reached fifty-six years of age but has not reached fifty-seven years of age, or(v) thirty years of pensionable service, in the case of a person who has reached fifty-five years of age but has not reached fifty-six years of age, or(*e*) a person who is in receipt of the pension by reason of being a survivor or a child. | * Also plenty of reference to disability pensions

“disabled”, as applied to any member of the regular force, has reference to any condition rendering him mentally or physically unfit to perform his duties as such member; |  |
| [Canadian Human Rights Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-h-6/latest/rsc-1985-c-h-6.html), RSC 1985, c H-6 | **15.** (1) It is not a discriminatory practice if(*b*) employment of an individual is refused or terminated because that individual has not reached the minimum age, or has reached the maximum age, that applies to that employment by law or under regulations, which may be made by the Governor in Council for the purposes of this paragraph; | * Includes provisions on the approval of disability plans by the Canadian Human Rights Commission

“disability” means any previous or existing mental or physical disability and includes disfigurement and previous or existing dependence on alcohol or a drug; |  |
| [Canadian Security Intelligence Service Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-23/latest/rsc-1985-c-c-23.html), RSC 1985, c C-23 |  |  | “threats to the security of Canada” means(*c*) activities within or relating to Canada directed toward or in support of the threat or use of acts of serious violence against persons or property for the purpose of achieving a political, religious or ideological objective within Canada or a foreign state, and**From Schedule**I, , swear that I will faithfully and impartially to the best of my abilities perform the duties required of me as (the Director, an employee) of the Canadian Security Intelligence Service. So help me God. |
| [Celebrating Canada's Seniors Act](https://www.canlii.org/en/ca/laws/stat/sc-2010-c-13/latest/sc-2010-c-13.html), SC 2010, c 13 | Entire Act singles out ‘seniors’ in order to establish a National Seniors Day |  |  |
| [Centennial Flame Research Award Act](https://www.canlii.org/en/ca/laws/stat/sc-1991-c-17/latest/sc-1991-c-17.html), SC 1991, c 17 |  | An Act respecting the establishment of the Centennial Flame Research Award to publicize the contributions to Canadian public life of persons with disabilities“disabled persons” means persons who consider themselves disadvantaged by reason of any persistent physical, mental, psychiatric, learning or sensory impairment or who believe that a potential employer would likely consider them so disadvantaged; |  |
| [Children's Special Allowances Act](https://www.canlii.org/en/ca/laws/stat/sc-1992-c-48-sch/latest/sc-1992-c-48-sch.html), SC 1992, c 48, Sch | “child” means an individual who ordinarily resides in Canada and who is less than eighteen years of age;**3.1** (1) There shall be added to a special allowance that is payable under [section 3](https://www.canlii.org/en/ca/laws/stat/sc-1992-c-48-sch/latest/sc-1992-c-48-sch.html#sec3_smooth), for a child who, at the beginning of the month for which that allowance is payable,(a) is under six years of age, |  | **12.** (1) Any officer or employee of Her Majesty who is authorized by the Minister for the purpose may, in the course of their employment and subject to any other Act of Parliament or any Act of the legislature of a province, administer oaths and take and receive affidavits, declarations and solemn affirmations and every person so authorized has, with respect to any such oath, affidavit, declaration or solemn affirmation, all the powers of a commissioner for taking affidavits. |
| [Children of Deceased Veterans Education Assistance Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-28/latest/rsc-1985-c-c-28.html), RSC 1985, c C-28 | **5.** No allowance or costs shall be paid under this Act in respect of a student who(a) has attained the age of twenty-five years, or(b) where, pursuant to [subsection 4(4)](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-28/latest/rsc-1985-c-c-28.html#sec4subsec4_smooth), the Minister has extended the total period for which an allowance and costs may be paid beyond the year in which the student attains the age of twenty-five years, has attained the age of thirty years,except in so far as may be necessary to enable the student to complete the academic year in which he attains that age. |  |  |
| [Citizenship Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-29/latest/rsc-1985-c-c-29.html), RSC 1985, c C-29 | “minor” means a person who has not attained the age of eighteen years;**3.** (1) Subject to this Act, a person is a citizen if (c) the person has been granted or acquired citizenship pursuant to [section 5](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-29/latest/rsc-1985-c-c-29.html#sec5_smooth) or [11](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-29/latest/rsc-1985-c-c-29.html#sec11_smooth) and, in the case of a person who is fourteen years of age or over on the day that he is granted citizenship, he has taken the oath of citizenship;**4.** (1) For the purposes of [paragraph 3(1)](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-29/latest/rsc-1985-c-c-29.html#sec3subsec1_smooth)(a), every person who, before apparently attaining the age of seven years, was found as a deserted child in Canada shall be deemed to have been born in Canada, unless the contrary is proved within seven years from the date the person was found.**5.** (1) The Minister shall grant citizenship to any person who(*d*) if under 65 years of age at the date of his or her application, has an adequate knowledge of one of the official languages of Canada;(5) The Minister shall, on application, grant citizenship to a person who(*a*) is born outside Canada after the coming into force of this subsection;(*b*) has a birth parent who was a citizen at the time of the birth;(*c*) is less than 23 years of age; | **9.** (1) Subject to subsection (2.1), a citizen may, on application, renounce his citizenship if he (*d*) is not prevented from understanding the significance of renouncing citizenship by reason of the person having a mental disability; | **Schedule**I swear (*or* affirm) that I will be faithful and bear true allegiance to Her Majesty Queen Elizabeth the Second, Queen of Canada, Her Heirs and Successors, and that I will faithfully observe the laws of Canada and fulfil my duties as a Canadian citizen. |
| [Civilian War-related Benefits Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-31/latest/rsc-1985-c-c-31.html), RSC 1985, c C-31 | **38.** Where a person to whom a pension may be awarded under [section 31](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-31/latest/rsc-1985-c-c-31.html#sec31_smooth) is under the age of seventeen years, no pension shall be paid to that person until that person attains the age of seventeen years, but the Minister may direct that, until that age is attained, the pension shall be administered for the benefit of that person by the Department of Veterans Affairs or a person or agency selected by the Minister.56 (3.1) In calculating the period that a person served at sea for the purpose of paragraph (*a*) or (*b*) of the definition "civilian" in subsection (1), time during which the person was less than fourteen years of age shall be excluded. | * **Many provosions deal with disability benefits**

“serious or prolonged disability” does not include a disability of a degree less than twenty per cent estimated in the manner provided by [subsection 35(2)](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-6/latest/rsc-1985-c-p-6.html#sec35subsec2_smooth) of the [*Pension Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-6/latest/rsc-1985-c-p-6.html); |  |
| [Civil Marriage Act](https://www.canlii.org/en/ca/laws/stat/sc-2005-c-33/latest/sc-2005-c-33.html), SC 2005, c 33 | **Minimum age****2.2** No person who is under the age of 16 years may contract marriage. | 7(2) The application may be made by both spouses jointly or by one of the spouses with the other spouse’s consent or, in the absence of that consent, on presentation of an order from the court or a court located in the state where one of the spouses resides that declares that the other spouse(*a*) is incapable of making decisions about his or her civil status because of a mental disability; | **Religious officials****3.** It is recognized that officials of religious groups are free to refuse to perform marriages that are not in accordance with their religious beliefs.**Freedom of conscience and religion and expression of beliefs****3.1** For greater certainty, no person or organization shall be deprived of any benefit, or be subject to any obligation or sanction, under any law of the Parliament of Canada solely by reason of their exercise, in respect of marriage between persons of the same sex, of the freedom of conscience and religion guaranteed under the[*Canadian Charter of Rights and Freedoms*](https://www.canlii.org/en/ca/laws/stat/schedule-b-to-the-canada-act-1982-uk-1982-c-11/latest/schedule-b-to-the-canada-act-1982-uk-1982-c-11.html) or the expression of their beliefs in respect of marriage as the union of a man and woman to the exclusion of all others based  |
| [Competition Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-34/latest/rsc-1985-c-c-34.html), RSC 1985, c C-34 | **9.** (1) Any six persons resident in Canada who are not less than eighteen years of age and who are of the opinion that* (a) a person has contravened an order made pursuant to [section 32](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-34/latest/rsc-1985-c-c-34.html#sec32_smooth), [33](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-34/latest/rsc-1985-c-c-34.html#sec33_smooth) or[34](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-34/latest/rsc-1985-c-c-34.html#sec34_smooth), or Part VII.1 or VIII,
* (b) grounds exist for the making of an order under Part VII.1 or VIII, or
* (c) an offence under Part VI or VII has been or is about to be committed,

may apply to the Commissioner for an inquiry into the matter. |  | ***7***(2) The Commissioner shall, before taking up the duties of the Commissioner, take and subscribe, before the Clerk of the Privy Council, an oath or solemn affirmation, which shall be filed in the office of the Clerk, in the following form:I do solemnly swear (*or* affirm) that I will faithfully, truly and impartially, and to the best of my judgment, skill and ability, execute the powers and trusts reposed in me as Commissioner of Competition. (*In the case where an oath is taken add "So help me God".*) |
| [Conflict of Interest Act](https://www.canlii.org/en/ca/laws/stat/sc-2006-c-9-s-2/latest/sc-2006-c-9-s-2.html), SC 2006, c 9, s 2 | “dependent child” means a child of a public office holder, or a child of the public office holder’s spouse or common-law partner, who has not reached the age of 18 years or who has reached that age but is primarily dependent on the public office holder or public office holder’s spouse or common-law partner for financial support. |  |  |
| [Constitution Act, 1867, The](https://www.canlii.org/en/ca/laws/stat/30---31-vict-c-3/latest/30---31-vict-c-3.html), 30 & 31 Vict, c 3 | 23 The Qualifications of a Senator shall be as follows: a) he shall be of the full age of thirty years29 (2) A Senator who is summoned to the Senate after the coming into force of this subsection shall, subject to this Act, hold his place in the Senate until he attains the age of seventy-five years.41 Provided that, until the Parliament of Canada otherwise provides, at any Election for a Member of the House of Commons for the District of Algoma, in addition to Persons qualified by the Law of the Province of Canada to vote, every Male British Subject, aged Twenty-one Years or upwards, being a Householder, shall have a Vote.94A The Parliament of Canada may make laws in relation to old age pensions and supplementary benefits, including survivors' and disability benefits irrespective of age, but no such law shall affect the operation of any law present or future of a provincial legislature in relation to any such matter. 99(2) (2) A Judge of a Superior Court, whether appointed before or after the coming into force of this section, shall cease to hold office upon attaining the age of seventy-five years, or upon the coming into force of this section if at that time he has already attained that age. |  | **93** In and for each Province the Legislature may exclusively make Laws in relation to Education, subject and according to the following Provisions:

|  |  |
| --- | --- |
| (1) | Nothing in any such Law shall prejudicially affect any Right or Privilege with respect to Denominational Schools which any Class of Persons have by Law in the Province at the Union: |

 |
| [Contraventions Act](https://www.canlii.org/en/ca/laws/stat/sc-1992-c-47/latest/sc-1992-c-47.html), SC 1992, c 47 | “young person” means, in respect of a contravention, a person who, at the time of the contravention, is or, in the absence of evidence to the contrary, appears to be twelve years of age or more but under eighteen years of age;**10.** (1) Service of a ticket on an individual must be personal and is effected by leaving a copy of it with the individual or, if the individual cannot conveniently be found, with a person who appears to be at least eighteen years of age at the last or usual place of residence of the individual. |  |  |
| [Controlled Drugs and Substances Act](https://www.canlii.org/en/ca/laws/stat/sc-1996-c-19/latest/sc-1996-c-19.html), SC 1996, c 19 | * Provisions use 18 years of age as cutoff for trafficking offenses

5(3) (ii) to a minimum punishment of imprisonment for a term of two years if(A) the person committed the offence in or near a school, on or near school grounds or in or near any other public place usually frequented by persons under the age of 18 years,(B) the person committed the offence in a prison, as defined in [section 2](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-46/latest/rsc-1985-c-c-46.html#sec2_smooth) of the [*Criminal Code*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-46/latest/rsc-1985-c-c-46.html), or on its grounds, or(C) the person used the services of a person under the age of 18 years, or involved such a person, in committing the offence;(y) if any of the persons referred to in paragraph (w) has ordinarily resided in a country other than Canada in the 10 years before the day on which the application is made, a document issued by a police force of that country stating whether in that period that person(i) was convicted as an adult for an offence committed in that country that, if committed in Canada, would have constituted a designated drug offence or a designated criminal offence, or(ii) received a sentence — for an offence they committed in that country when they were at least 14 years old but less than 18 years old that, if committed in Canada, would have constituted a designated drug offence or a designated criminal offence — that was longer than the maximum youth sentence that could have been imposed under the [*Youth Criminal Justice Act*](https://www.canlii.org/en/ca/laws/stat/sc-2002-c-1/latest/sc-2002-c-1.html) for such an offence; |  |  |
| [Cooperative Credit Associations Act](https://www.canlii.org/en/ca/laws/stat/sc-1991-c-48/latest/sc-1991-c-48.html), SC 1991, c 48 | **170.** The following persons are disqualified from being directors of an association:* (*a*) a person who is less than eighteen years of age;

“minor” has the same meaning as in the applicable provincial law and in the absence of any such law has the same meaning as the word “child” in the United Nations Convention on the Rights of the Child adopted in the United Nations General Assembly on November 20, 1989; |  |  |
| [Copyright Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-42/latest/rsc-1985-c-c-42.html), RSC 1985, c C-42 |  | **32.** (1) It is not an infringement of copyright for a person with a perceptual disability, for a person acting at the request of such a person or for a non-profit organization acting for the benefit of such a person to(*a*) make a copy or sound recording of a literary, musical, artistic or dramatic work, other than a cinematographic work, in a format specially designed for persons with a perceptual disability;(*b*) translate, adapt or reproduce in sign language a literary or dramatic work, other than a cinematographic work, in a format specially designed for persons with a perceptual disability; or(*c*) perform in public a literary or dramatic work, other than a cinematographic work, in sign language, either live or in a format specially designed for persons with a perceptual disability.32.01 (8) In this section, “print disability” means a disability that prevents or inhibits a person from reading a literary, musical or dramatic work in its original format, and includes such a disability resulting from | **32.2** (3) No religious organization or institution, educational institution and no charitable or fraternal organization shall be held liable to pay any compensation for doing any of the following acts in furtherance of a religious, educational or charitable object:(*a*) the live performance in public of a musical work;(*b*) the performance in public of a sound recording embodying a musical work or a performer’s performance of a musical work; or(*c*) the performance in public of a communication signal carrying(i) the live performance in public of a musical work, or(ii) a sound recording embodying a musical work or a performer’s performance of a musical work. |
| [Corporations Returns Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-43/latest/rsc-1985-c-c-43.html), RSC 1985, c C-43 |  |  | **3(2)** (*d*) a corporation having as its primary object the furtherance of any religious or other charitable purpose, no part of the income of which is payable to or otherwise available for the personal gain or benefit of any proprietor, member or shareholder thereof; or |
| [Corrections and Conditional Release Act](https://www.canlii.org/en/ca/laws/stat/sc-1992-c-20/latest/sc-1992-c-20.html), SC 1992, c 20 | “sexual offence involving a child” means: (b) an offence under any of the following provisions of the [*Criminal Code*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-46/latest/rsc-1985-c-c-46.html) involving a person under the age of eighteen years that was prosecuted by way of indictment, namely…Many of the provisions single out adult offenders as opposed to youth offenders (who are under 18 years of age). I have not included all the provisions here as I FIGURE they would likely be justified |  | **75.** An inmate is entitled to reasonable opportunities to freely and openly participate in, and express, religion or spirituality, subject to such reasonable limits as are prescribed for protecting the security of the penitentiary or the safety of persons.**166.** The Correctional Investigator and every person appointed pursuant to [section 161](https://www.canlii.org/en/ca/laws/stat/sc-1992-c-20/latest/sc-1992-c-20.html#sec161_smooth) or [subsection 165(1)](https://www.canlii.org/en/ca/laws/stat/sc-1992-c-20/latest/sc-1992-c-20.html#sec165subsec1_smooth) shall, before commencing the duties of office, take the following oath of office:“I, (name), swear that I will faithfully and impartially to the best of my abilities perform the duties required of me as (Correctional Investigator, Acting Correctional Investigator or officer or employee of the Correctional Investigator). So help me God.” |
| [Cree-Naskapi (of Quebec) Act](https://www.canlii.org/en/ca/laws/stat/sc-1984-c-18/latest/sc-1984-c-18.html), SC 1984, c 18 | “elector” means a member of a band who is eighteen years of age or over and not declared mentally incompetent under the laws of the Province;**72.** A person is not eligible to be appointed a Returning Officer or a Deputy or Assistant Returning Officer if he* (*a*) is not of the age of majority under the laws of the Province;
 |  |  |
| [Criminal Code](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-46/latest/rsc-1985-c-c-46.html), RSC 1985, c C-46 | Many of the provisions in the Criminal Code distinguish between different ages and their respective culpability (esp. w.r.t. sexual assault offences). There would be way too many to include here, but below are some different examples of different ages:“newly-born child” means a person under the age of one year;**13.** No person shall be convicted of an offence in respect of an act or omission on his part while that person was under the age of twelve years.155(2) Everyone who commits incest is guilty of an indictable offence and is liable to imprisonment for a term of not more than 14 years and, if the other person is under the age of 16 years, to a minimum punishment of imprisonment for a term of five years.**215.** (1) Every one is under a legal duty* (*a*) as a parent, foster parent, guardian or head of a family, to provide necessaries of life for a child under the age of sixteen years;

**218.** Every one who unlawfully abandons or exposes a child who is under the age of ten years, so that its life is or is likely to be endangered or its health is or is likely to be permanently injured,* (*a*) is guilty of an indictable offence and liable to imprisonment for a term not exceeding five years; or

**271.** Everyone who commits a sexual assault is guilty of* (*a*) an indictable offence and is liable to imprisonment for a term of not more than 10 years or, if the complainant is under the age of 16 years, to imprisonment for a term of not more than 14 years and to a minimum punishment of imprisonment for a term of one year; or
 | **153.1** (1) Every person who is in a position of trust or authority towards a person with a mental or physical disability or who is a person with whom a person with a mental or physical disability is in a relationship of dependency and who, for a sexual purpose, counsels or incites that person to touch, without that person’s consent, his or her own body, the body of the person who so counsels or incites, or the body of any other person, directly or indirectly, with a part of the body or with an object, is guilty of* (*a*) an indictable offence and liable to imprisonment for a term not exceeding five years; or

**486.1** (1) In any proceedings against an accused, the judge or justice shall, on application of the prosecutor in respect of a witness who is under the age of 18 years or who has a mental or physical disability, or on application of such a witness, order that a support person of the witness’ choice be permitted to be present and to be close to the witness while the witness testifies, unless the judge or justice is of the opinion that the order would interfere with the proper administration of justice.**627.** The judge may permit a juror with a physical disability who is otherwise qualified to serve as a juror to have technical, personal, interpretative or other support services. | **430**(4.1) Every one who commits mischief in relation to property that is a building, structure or part thereof that is primarily used for religious worship, including a church, mosque, synagogue or temple, or an object associated with religious worship located in or on the grounds of such a building or structure, or a cemetery, if the commission of the mischief is motivated by bias, prejudice or hate based on religion, race, colour or national or ethnic origin,* (*a*) is guilty of an indictable offence and liable to imprisonment for a term not exceeding ten years; or

**176.** (1) Every one who(a) by threats or force, unlawfully obstructs or prevents or endeavours to obstruct or prevent a clergyman or minister from celebrating divine service or performing any other function in connection with his calling, or(b) knowing that a clergyman or minister is about to perform, is on his way to perform or is returning from the performance of any of the duties or functions mentioned in paragraph (a)(i) assaults or offers any violence to him, or(ii) arrests him on a civil process, or under the pretence of executing a civil process,is guilty of an indictable offence and liable to imprisonment for a term not exceeding two years. (2) Every one who wilfully disturbs or interrupts an assemblage of persons met for religious worship or for a moral, social or benevolent purpose is guilty of an offence punishable on summary conviction.296(3) No person shall be convicted of an offence under this section for expressing in good faith and in decent language, or attempting to establish by argument used in good faith and conveyed in decent language, an opinion on a religious subject. |
| [Criminal Records Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-47/latest/rsc-1985-c-c-47.html), RSC 1985, c C-47 | “child” means a person who is less than 18 years of age; |  |  |
| [Customs Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-1-2nd-supp/latest/rsc-1985-c-1-2nd-supp.html), RSC 1985, c 1 (2nd Supp) | **97.29** (1) If a person transfers property, either directly or indirectly, by means of a trust or by any other means, to the transferor’s spouse or common-law partner or an individual who has since become the transferor’s spouse or common-law partner, an individual who was under eighteen years of age, or another person with whom the transferor was not dealing at arm’s length, the transferee and transferor are jointly and severally or solidarily liable to pay an amount equal to the lesser of* (*a*) the amount determined by the formula…
 | **10.** (1) Subject to the regulations, any person who is duly authorized to do so may transact business under this Act as the agent of another person, but an officer may refuse to transact business with any such person unless that person, on the request of the officer, produces a written authority, in a form approved by the Minister, from the person on whose behalf he is acting. (2) Any person who is duly authorized to administer the estate of another person by reason of death, bankruptcy, insolvency or incapacity or for any other reason may transact business under this Act on behalf of the estate but an officer may refuse to transact business with any such person unless that person satisfies the officer that he is duly authorized to administer the estate. |  |
| [Defence Services Pension Continuation Act](https://www.canlii.org/en/ca/laws/stat/rsc-1970-c-d-3/latest/rsc-1970-c-d-3.html), RSC 1970, c D-3 | **10**(3) When an officer dies before a period at which a pension might be granted him, the Governor in Council may grant to his survivor, or, if he leaves no survivor, to his children under eighteen years of age at the date of his death a gratuity equal to the amount of the deductions made under [subsection 9(1)](https://www.canlii.org/en/ca/laws/stat/rsc-1970-c-d-3/latest/rsc-1970-c-d-3.html#sec9subsec1_smooth) from the officer’s pay during his service.**26.** Such pension or compassionate allowance shall not be granted (*e*) if, at the time the survivor began to cohabit with the officer in a relationship of a conjugal nature, or married the officer, the officer had attained the age of sixty years;**31.** The compassionate allowance to officers' children shall not be granted to a child over the age of twenty-one, and the allowance shall cease when the child reaches the age of twenty-one. | **17.** (1) Before a pension is granted to a militiaman who, after having served for less than twenty years, retires on the ground of his being incapacitated by infirmity of mind or body for the discharge of his duty, a medical board constituted in accordance with regulations made under the [*National Defence Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-n-5/latest/rsc-1985-c-n-5.html) shall certify that such militiaman is so incapacitated and that the incapacity is likely to be permanent. (2) Such militiaman shall thereafter when required and until the power under this Act of requiring the militiaman to serve again ceases, furnish satisfactory evidence, certified by a legally qualified medical practitioner, that such incapacity continues.**18.** (1) In the event of such incapacity ceasing before the expiration of such time as would, together with the period of service prior to his retirement, make up a period of twenty years, the militiaman is liable to serve again in the force. |  |
| [Department of Veterans Affairs Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-v-1/latest/rsc-1985-c-v-1.html), RSC 1985, c V-1 |  | **5.**  The Governor in Council may make regulations(g) for furnishing persons with the following benefits:(i) free transportation in Canada, in the case of a person pensioned for total blindness or for a disability necessitating an escort when travelling, and(ii) the treatment of persons classified as wholly incurable, or chronically recurrent cases needing institutional care;(g.1) for providing, maintaining and replacing gravemarkers and for providing financial assistance towards the expenses of last sickness, funeral, burial and cremation, in respect of a person, in cases where(i) the death of the person was caused wholly or in part by a disability in respect of which an award was payable under the [*Pension Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-6/latest/rsc-1985-c-p-6.html) or under any enactment incorporating that Act by reference,(i.1) the person died of an injury or a disease for which a disability award or a death benefit was payable under the [*Canadian Forces Members and Veterans Re-establishment and Compensation Act*](https://www.canlii.org/en/ca/laws/stat/sc-2005-c-21/latest/sc-2005-c-21.html),(ii) the person was, at the time of death, in receipt of care or treatment in respect of a disability described in subparagraph (i), |  |
| [Diplomatic Service (Special) Superannuation Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-d-2/latest/rsc-1985-c-d-2.html), RSC 1985, c D-2 | **4.** (1) Every Public Official who is not a contributor under the [*Public Service Superannuation Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-36/latest/rsc-1985-c-p-36.html) ceases to hold office as such on reaching the age of sixty-five years. | **5**is, subject to this Act, entitled on his retirement or resignation(*c*) if he has reached the age of sixty-five years or is afflicted with a permanent infirmity disabling him from the due execution of his office, to a pension calculated in accordance with subsection (2), |  |
| [Divorce Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-3-2nd-supp/latest/rsc-1985-c-3-2nd-supp.html), RSC 1985, c 3 (2nd Supp) | “age of majority”*« majeur »*“age of majority”, in respect of a child, means the age of majority as determined by the laws of the province where the child ordinarily resides, or, if the child ordinarily resides outside of Canada, eighteen years of age;22(2) A divorce granted, after July 1, 1968, pursuant to a law of a country or subdivision of a country other than Canada by a tribunal or other authority having jurisdiction to do so, on the basis of the domicile of the wife in that country or subdivision determined as if she were unmarried and, if she was a minor, as if she had attained the age of majority, shall be recognized for all purposes of determining the marital status in Canada of any person.“child of the marriage” means a child of two spouses or former spouses who, at the material time,(*a*) is under the age of majority and who has not withdrawn from their charge, or(*b*) is the age of majority or over and under their charge but unable, by reason of illness, disability or other cause, to withdraw from their charge or to obtain the necessaries of life; | “child of the marriage” means a child of two spouses or former spouses who, at the material time, (*b*) is the age of majority or over and under their charge but unable, by reason of illness, disability or other cause, to withdraw from their charge or to obtain the necessaries of life; | **21.1**(*c*) the nature of any barriers to the remarriage of the deponent within the deponent’s religion the removal of which is within the other spouse’s control;(*d*) where there are any barriers to the remarriage of the other spouse within the other spouse’s religion the removal of which is within the deponent’s control, that the deponent(i) has removed those barriers, and the date and circumstances of that removal, or(ii) has signified a willingness to remove those barriers, and the date and circumstances of that signification;(*e*) that the deponent has, in writing, requested the other spouse to remove all of the barriers to the remarriage of the deponent within the deponent’s religion the removal of which is within the other spouse’s control;(4) Without limiting the generality of the court’s discretion under subsection (3), the court may refuse to exercise its powers under paragraphs (3)(c) and (d) where a spouse who has been served with an affidavit under subsection (2)(a) within fifteen days after that affidavit is filed with the court or within such longer period as the court allows, serves on the deponent and files with the court an affidavit indicating genuine grounds of a religious or conscientious nature for refusing to remove the barriers referred to in paragraph (2)(e); and(b) satisfies the court, in any additional manner that the court may require, that the spouse has genuine grounds of a religious or conscientious nature for refusing to remove the barriers referred to in paragraph (2)(e).(6) This section does not apply where the power to remove the barrier to religious remarriage lies with a religious body or official. |
| [Economic Action Plan 2013 Act, No. 1](https://www.canlii.org/en/ca/laws/stat/sc-2013-c-33/latest/sc-2013-c-33.html), SC 2013, c 33 |  | **132. There may be paid out of the Consolidated Revenue Fund, on the requisition of the Minister of Human Resources and Skills Development, to the Canadian National Institute for the Blind a sum not exceeding $3,000,000 for a national digital hub to improve library services for persons with a print disability.** |  |
| [Economic Action Plan 2014 Act, No. 1](https://www.canlii.org/en/ca/laws/stat/sc-2014-c-20/latest/sc-2014-c-20.html), SC 2014, c 20 |  | **102. (1) A person who received an earnings loss benefit under**[**subsection 18(1)**](https://www.canlii.org/en/ca/laws/stat/sc-2005-c-21/latest/sc-2005-c-21.html#sec18subsec1_smooth)**or**[**22(1)**](https://www.canlii.org/en/ca/laws/stat/sc-2005-c-21/latest/sc-2005-c-21.html#sec22subsec1_smooth)**of the**[***Canadian Forces Members and Veterans Re-establishment and Compensation Act***](https://www.canlii.org/en/ca/laws/stat/sc-2005-c-21/latest/sc-2005-c-21.html)**for the period that began on May 29, 2012 and ended on September 30, 2012 — or who would have been eligible to receive that benefit if the disability pension paid to the person under the**[***Pension Act***](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-6/latest/rsc-1985-c-p-6.html)**for that period had not been taken into account  —  is entitled to receive an amount determined in accordance with the formula**A – B – CwhereA is the amount of the earnings loss benefit that would have been paid to the person for that period if the disability pension paid to the person under the [*Pension Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-6/latest/rsc-1985-c-p-6.html) for that period had not been taken into account;B is the amount of the earnings loss benefit that was paid to the person for that period; andC is the amount of long-term disability benefits that was paid or is payable under the Service Income Security Insurance Plan Long Term Disability to the person for that period as a result of the settlement order in Manuge v. Canada that was approved by the Federal Court on April 15, 2013.**103. (1) A person who received a Canadian Forces income support benefit under any of**[**sections 27**](https://www.canlii.org/en/ca/laws/stat/sc-2005-c-21/latest/sc-2005-c-21.html#sec27_smooth)**to**[**31**](https://www.canlii.org/en/ca/laws/stat/sc-2005-c-21/latest/sc-2005-c-21.html#sec31_smooth)**of the**[***Canadian Forces Members and Veterans Re-establishment and Compensation Act***](https://www.canlii.org/en/ca/laws/stat/sc-2005-c-21/latest/sc-2005-c-21.html)**for the period that began on May 29, 2012 and ended on September 30, 2012  —  or who would have been eligible to receive that benefit if the disability pension paid to the person under the**[***Pension Act***](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-6/latest/rsc-1985-c-p-6.html)**for that period had not been taken into account  —  is entitled to receive an amount determined in accordance with the formula**A – B – CwhereA is the amount of the Canadian Forces income support benefit that would have been paid to the person for that period if the disability pension paid to the person under the [*Pension Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-6/latest/rsc-1985-c-p-6.html) for that period had not been taken into account;B is the amount of the Canadian Forces income support benefit that was paid to the person for that period; andC is the amount of long-term disability benefits that was paid or is payable under the Service Income Security Insurance Plan Long Term Disability to the person for that period as a result of the settlement order in Manuge v. Canada that was approved by the Federal Court on April 15, 2013. **(2) Any amount paid or payable under subsection (1) is deemed to be a Canadian Forces income support benefit paid or payable under the**[***Canadian Forces Members and Veterans Re-establishment and Compensation Act***](https://www.canlii.org/en/ca/laws/stat/sc-2005-c-21/latest/sc-2005-c-21.html)**.****104. (1) A person who received an allowance under**[**subsection 4(1)**](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-w-3/latest/rsc-1985-c-w-3.html#sec4subsec1_smooth)**of the**[***War Veterans Allowance Act***](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-w-3/latest/rsc-1985-c-w-3.html)**for the period that began on May 29, 2012 and ended on September 30, 2013  —  or who would have been eligible to receive that allowance if the disability pension paid to the person under the**[***Pension Act***](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-6/latest/rsc-1985-c-p-6.html)**or any similar or equivalent law of the country in whose forces the veteran served for that period had not been taken into account  —  is entitled to receive an amount determined in accordance with the formula**A – BwhereA is the amount of the allowance that would have been paid to the person for that period if the disability pension paid to or in respect of the veteran under the[*Pension Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-6/latest/rsc-1985-c-p-6.html) or any similar or equivalent law of the country in whose forces the veteran served for that period had not been taken into account; andB is the amount of the allowance that was paid to the person for that period.**105. (1) A person who received a benefit under the**[***Civilian War-related Benefits Act***](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-31/latest/rsc-1985-c-c-31.html)**for the period that began on May 29, 2012 and ended on September 30, 2013  —  or who would have been eligible to receive that benefit if the disability pension paid to the person under that Act for that period had not been taken into account  —  is entitled to receive an amount determined in accordance with the formula**A – BwhereA is the amount of the benefit that would have been paid to the person for that period if the disability pension paid to the person under the [*Civilian War-related Benefits Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-31/latest/rsc-1985-c-c-31.html) for that period had not been taken into account; andB is the amount of the benefit that was paid to the person for that period. |  |
| Economic Action Plan 2015 Act, No. 1, SC 2015, c 36 |  | **260.** (1) Despite the [*Public Service Labour Relations Act*](https://www.canlii.org/en/ca/laws/stat/sc-2003-c-22-s-2/latest/sc-2003-c-22-s-2.html), the Treasury Board may, in the exercise of its powers under [section 7.1](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-f-11/latest/rsc-1985-c-f-11.html) of the [*Financial Administration Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-f-11/latest/rsc-1985-c-f-11.html), establish a short-term disability program for employees in the bargaining units specified by order made by the Treasury Board, and for any other persons or classes of persons that the Treasury Board may designate, and take any measure necessary for that purpose. It may also, during the period that begins on the day on which the program is established and that ends on the expiry of the application period, and after taking into account the recommendations of the committee established under [section 265](https://www.canlii.org/en/ca/laws/stat/sc-2015-c-36/latest/sc-2015-c-36.html#sec265_smooth), modify the program. (2) The Treasury Board may specify a bargaining unit for the purposes of subsection (1) at the time it establishes the short-term disability program or at any time afterwards, and [section 7.1](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-f-11/latest/rsc-1985-c-f-11.html) of the [*Financial Administration Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-f-11/latest/rsc-1985-c-f-11.html) includes that power until the program is abolished or replaced. (3) Every bargaining unit of employees that has not been specified by the Treasury Board for the purposes of subsection (1) before the effective date is deemed to have been specified by order of the Treasury Board made immediately before the effective date.**261.** (1) The short-term disability program must provide for the following:(a) the rate or rates of benefits and the period during which the rate, or each rate, as the case may be, applies;(b) the maximum period for which benefits may be paid; and(c) provisions respecting the case management services that are to be provided. (2) The short-term disability program may provide for a period during which benefits under it are not to be paid and any other matter that the Treasury Board considers appropriate.**262.** (1) The short-term disability program applies to the employees referred to in [subsection 260(1)](https://www.canlii.org/en/ca/laws/stat/sc-2015-c-36/latest/sc-2015-c-36.html#sec260subsec1_smooth), and to the other persons referred to in that subsection, during the application period despite(a) any provision to the contrary of any collective agreement or arbitral award that is binding on those employees and that is in force on the effective date; and(b) any terms and conditions of employment of those employees that are continued in force by [section 107](https://www.canlii.org/en/ca/laws/stat/sc-2003-c-22-s-2/latest/sc-2003-c-22-s-2.html) of the [*Public Service Labour Relations Act*](https://www.canlii.org/en/ca/laws/stat/sc-2003-c-22-s-2/latest/sc-2003-c-22-s-2.html) and that are in force on the effective date. (2) Every provision of any collective agreement that is entered into — and of any arbitral award that is made — on or after the effective date that is binding on employees referred to in [subsection 260(1)](https://www.canlii.org/en/ca/laws/stat/sc-2015-c-36/latest/sc-2015-c-36.html#sec260subsec1_smooth) and that is inconsistent with the program is of no effect during the application period. (3) The short-term disability program continues to apply to employees referred to in [subsection 260(1)](https://www.canlii.org/en/ca/laws/stat/sc-2015-c-36/latest/sc-2015-c-36.html#sec260subsec1_smooth), and to the other persons referred to in that subsection, after the expiry of the application period and until the program is abolished or replaced.**263.** No modification to the short-term disability program that is made by the Treasury Board in the exercise of its powers under [section 7.1](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-f-11/latest/rsc-1985-c-f-11.html) of the [*Financial Administration Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-f-11/latest/rsc-1985-c-f-11.html) after the expiry of the application period may, in relation to any period during the application period, retroactively affect the program.**264.** [Subsection 7.1(2)](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-f-11/latest/rsc-1985-c-f-11.html) of the [*Financial Administration Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-f-11/latest/rsc-1985-c-f-11.html) does not apply in respect of the short-term disability program.**265.** (1) The Treasury Board must, on the effective date, establish a committee consisting of representatives of the employer and representatives of the bargaining agents for employees. (2) The purpose of the committee is to make joint recommendations regarding modifications to the short-term disability program, including modifications to(a) membership in the program;(b) the matters referred to in [section 261](https://www.canlii.org/en/ca/laws/stat/sc-2015-c-36/latest/sc-2015-c-36.html#sec261_smooth);(c) the conditions for continuing to receive benefits under the program; and(d) the reasons for which benefits under the program may be denied.**266.** The Treasury Board may, by order made on the recommendation of the President of the Treasury Board, specify the date on which the short-term disability program becomes effective.**267.** Despite the [*Public Service Labour Relations Act*](https://www.canlii.org/en/ca/laws/stat/sc-2003-c-22-s-2/latest/sc-2003-c-22-s-2.html), the Treasury Board may, during the period that begins on the day on which the short-term disability program is established and that ends on the expiry of the application period, in the exercise of its powers under [section 7.1](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-f-11/latest/rsc-1985-c-f-11.html) of the [*Financial Administration Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-f-11/latest/rsc-1985-c-f-11.html), modify any long-term disability program in respect of the period during which an employee is not entitled to be paid benefits under the program.**268.** (1) The modifications made as permitted by [section 267](https://www.canlii.org/en/ca/laws/stat/sc-2015-c-36/latest/sc-2015-c-36.html#sec267_smooth) apply to employees during the application period despite(a) every provision to the contrary of any collective agreement or arbitral award that is binding on the employees and that is in force on the effective date; and(b) any terms and conditions of employment of the employees that are continued in force by [section 107](https://www.canlii.org/en/ca/laws/stat/sc-2003-c-22-s-2/latest/sc-2003-c-22-s-2.html) of the [*Public Service Labour Relations Act*](https://www.canlii.org/en/ca/laws/stat/sc-2003-c-22-s-2/latest/sc-2003-c-22-s-2.html) and that are in force on the effective date. (2) Every provision of any collective agreement that is entered into — and of any arbitral award that is made — on or after the effective date that is inconsistent with any modifications that are made as permitted by [section 267](https://www.canlii.org/en/ca/laws/stat/sc-2015-c-36/latest/sc-2015-c-36.html#sec267_smooth) is of no effect during the application period. (3) Every provision of any long-term disability program that is modified as permitted by [section 267](https://www.canlii.org/en/ca/laws/stat/sc-2015-c-36/latest/sc-2015-c-36.html#sec267_smooth) continues to apply to employees after the expiry of the application period until the provision is struck out or replaced.**269.** No modification to a long-term disability program that is made by the Treasury Board in the exercise of its powers under [section 7.1](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-f-11/latest/rsc-1985-c-f-11.html) of the [*Financial Administration Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-f-11/latest/rsc-1985-c-f-11.html) after the expiry of the application period may, in relation to any period during the application period, retroactively affect the provisions of that program that are modified as permitted by [section 267](https://www.canlii.org/en/ca/laws/stat/sc-2015-c-36/latest/sc-2015-c-36.html#sec267_smooth). |  |
| [Emergencies Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-22-4th-supp/latest/rsc-1985-c-22-4th-supp.html), RSC 1985, c 22 (4th Supp) | **4.** Nothing in this Act shall be construed or applied so as to confer on the Governor in Council the power to make orders or regulations(a) altering the provisions of this Act; or(b) providing for the detention, imprisonment or internment of Canadian citizens or permanent residents within the meaning of [subsection 2(1)](https://www.canlii.org/en/ca/laws/stat/sc-2001-c-27/latest/sc-2001-c-27.html#sec2subsec1_smooth) of the [*Immigration and Refugee Protection Act*](https://www.canlii.org/en/ca/laws/stat/sc-2001-c-27/latest/sc-2001-c-27.html) on the basis of race, national or ethnic origin, colour, religion, sex, age or mental or physical disability. | **4.** Nothing in this Act shall be construed or applied so as to confer on the Governor in Council the power to make orders or regulations(a) altering the provisions of this Act; or(b) providing for the detention, imprisonment or internment of Canadian citizens or permanent residents within the meaning of [subsection 2(1)](https://www.canlii.org/en/ca/laws/stat/sc-2001-c-27/latest/sc-2001-c-27.html#sec2subsec1_smooth) of the [*Immigration and Refugee Protection Act*](https://www.canlii.org/en/ca/laws/stat/sc-2001-c-27/latest/sc-2001-c-27.html) on the basis of race, national or ethnic origin, colour, religion, sex, age or mental or physical disability. | **4.** Nothing in this Act shall be construed or applied so as to confer on the Governor in Council the power to make orders or regulations(a) altering the provisions of this Act; or(b) providing for the detention, imprisonment or internment of Canadian citizens or permanent residents within the meaning of [subsection 2(1)](https://www.canlii.org/en/ca/laws/stat/sc-2001-c-27/latest/sc-2001-c-27.html#sec2subsec1_smooth) of the [*Immigration and Refugee Protection Act*](https://www.canlii.org/en/ca/laws/stat/sc-2001-c-27/latest/sc-2001-c-27.html) on the basis of race, national or ethnic origin, colour, religion, sex, age or mental or physical disability. |
| [Employment Equity Act](https://www.canlii.org/en/ca/laws/stat/sc-1995-c-44/latest/sc-1995-c-44.html), SC 1995, c 44 |  | “persons with disabilities” means persons who have a long-term or recurring physical, mental, sensory, psychiatric or learning impairment and who(*a*) consider themselves to be disadvantaged in employment by reason of that impairment, or(*b*) believe that a employer or potential employer is likely to consider them to be disadvantaged in employment by reason of that impairment,and includes persons whose functional limitations owing to their impairment have been accommodated in their current job or workplace; |  |
| [Employment Insurance Act](https://www.canlii.org/en/ca/laws/stat/sc-1996-c-23/latest/sc-1996-c-23.html), SC 1996, c 23 | **96**(8.2) With respect to 1999, the Minister shall refund to the employer the amount determined by the following formula if that amount is more than $1:(E2 – E1) × P1999whereE1 is the total of all insurable earnings paid in 1998 by the employer, for which premiums were deductible, in respect of employees who were 18 years of age or older but younger than 25 at any time during 1998;E2 is the total of all insurable earnings paid in 1999 by the employer, for which premiums were deductible, in respect of employees who were 18 years of age or older but younger than 25 at any time during 1999; andP1999 is 1.4 times the premium rate for 1999. (8.3) With respect to 2000, the Minister shall refund to the employer the amount determined by the following formula if that amount is more than $1:(E2 – E1) × P2000whereE1 is the total of all insurable earnings paid in 1998 by the employer, for which premiums were deductible, in respect of employees who were 18 years of age or older but younger than 25 at any time during 1998;E2 is the total of all insurable earnings paid in 2000 by the employer, for which premiums were deductible, in respect of employees who were 18 years of age or older but younger than 25 at any time during 2000; andP2000 is 1.4 times the premium rate for 2000. | (*h*) providing for the making of claims by, and the payment of benefits to, any person or agency on behalf of deceased or incapacitated persons or persons with mental disabilities; | **5**(6) The Commission may, with the approval of the Governor in Council, make regulations for excluding from insurable employment (*d*) the employment of a member of a religious order who has taken a vow of poverty and whose remuneration is paid directly or by the member to the order; |
| [Excise Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-e-14/latest/rsc-1985-c-e-14.html), RSC 1985, c E-14 | **220.** A person who grows tobacco on his own land or property and manufactures the tobacco into common Canada twist or cut tobacco solely for the use of himself and such members of his family as are resident with him on the farm or premises on which the tobacco was grown, and not for sale, does not require a licence for so doing, nor is the tobacco so manufactured subject to excise duty, but the quantity so manufactured in any one year shall not exceed fifteen kilograms (15 kg) for each adult member of the family resident on the farm or premises. |  | **68.** (1) Any superior officer of excise or collector, the chief or any divisional chief officer of the preventive service and any other officer designated by the Minister may conduct any inquiry or investigation in matters relating to the excise, and may summon before him any person and may examine him and require him to give evidence on oath, orally or in writing, or on solemn affirmation if he is entitled to affirm in civil matters, on any matter pertinent to the inquiry or investigation, and any person thus authorized to conduct an inquiry or investigation may administer the oath or affirmation. |
| [Excise Act, 2001](https://www.canlii.org/en/ca/laws/stat/sc-2002-c-22/latest/sc-2002-c-22.html), SC 2002, c 22 | **25**(2) A person who, whether for consideration or otherwise, provides or offers to provide in their place of business equipment for use in that place by another person in the manufacture of a tobacco product is deemed to be manufacturing the tobacco product and the other person is deemed not to be manufacturing the tobacco product. (3) An individual who is not a tobacco licensee may manufacture manufactured tobacco or cigars(a) from packaged raw leaf tobacco or manufactured tobacco on which the duty has been paid, if the tobacco or cigars are for their personal use; or(b) from raw leaf tobacco grown on land on which the individual resides, if(i) the tobacco or cigars are for their personal use or that of the members of their family who reside with the individual and who are 18 years of age or older, and(ii) the quantity of tobacco or cigars manufactured in any year does not exceed 15 kg for the individual and each member of the individual’s family who resides with the individual and who is 18 years of age or older.297(1)(*a*) their spouse or common-law partner or an individual who has since become their spouse or common-law partner,(*b*) an individual who was under 18 years of age, or(*c*) another person with whom the transferor was not dealing at arm’s length,the transferee and transferor are jointly and severally or solidarily liable to pay an amount equal to the lesser of(*d*) the amount determined by the formula299(2) If the Minister is authorized or required to serve, issue or send a notice or other document on or to a person that carries on a business, the notice or document is deemed to have been validly served, issued or sent if it is(*a*) in the case of a person that is a partnership, served personally on one of the partners or left with an adult person employed at the place of business of the partnership; or(*b*) in any other case, left with an adult person employed at the place of business of the person. |  |  |
| [Excise Tax Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-e-15/latest/rsc-1985-c-e-15.html), RSC 1985, c E-15 | **13.** (1) Subject to subsection (2), the tax imposed under [subsection 12(1)](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-e-15/latest/rsc-1985-c-e-15.html#sec12subsec1_smooth) for transportation of a person by air shall be(b) fifty per cent of the amount provided in paragraph (a) when the person is a child under twelve years of age and is being transported at a fare reduced fifty per cent or more below the applicable fare.**325.** (1) Where at any time a person transfers property, either directly or indirectly, by means of a trust or by any other means, to(*a*) the transferor’s spouse or common-law partner or an individual who has since become the transferor’s spouse or common-law partner,(*b*) an individual who was under eighteen years of age, or(*c*) another person with whom the transferor was not dealing at arm’s length,the transferee and transferor are jointly and severally liable to pay under this Part an amount equal to the lesser of(*d*) the amount determined by the formula**104**(2) Where a person referred to in subsection (1) carries on business under a name or style other than his own name, the notice or document may be addressed to the name or style under which that person carries on business and, in the case of personal service, is deemed to have been validly served if it has been left with an adult person employed at the place of business of the addressee. (3) Where a person referred to in subsection (1) carries on business in partnership, the notice or document may be addressed to the name of the partnership and, in the case of personal service, is deemed to have been validly served if it has been served on one of the partners or left with an adult person employed at the place of business of the partnership.**333**(2) Where the Minister is authorized or required to serve, issue or send a notice or other document on or to a person that carries on a business, the notice or document is deemed to have been validly served, issued or sent if it is(*a*) where the person is a partnership, served personally on one of the partners or left with an adult person employed at the place of business of the partnership; or(*b*) left with an adult person employed at the place of business of the person.“residential unit” means(*a*) a detached house, semi-detached house, rowhouse unit, condominium unit, mobile home, floating home or apartment,(*b*) a suite or room in a hotel, a motel, an inn, a boarding house or a lodging house or in a residence for students, seniors, individuals with a disability or other individuals, or | **178.7** (1) For the purposes of this section, “specified service” means any service, other than a service(a) that is(i) the care, employment or training for employment of individuals with disabilities,(ii) an employment placement service rendered to such individuals, or(iii) the provision of instruction to assist such individuals in securing employment; and(b) the recipient of which is a public sector body or a board, commission or other body established by a government or a municipality. (2) A charity may apply to the Minister, in prescribed form containing prescribed information, to be designated for the purposes of [paragraph 1](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-e-15/latest/rsc-1985-c-e-15.html#sec1_smooth)(d.1) of Part V.1 of Schedule V if(a) one of the main purposes of the charity is the provision of employment, training for employment or employment placement services for individuals with disabilities or the provision of instructional services to assist such individuals in securing employment; and(b) the charity supplies, on a regular basis, specified services that are performed, in whole or in part, by individuals with disabilities.**258.1** (1) In this section, “qualifying motor vehicle” means a motor vehicle that is equipped with a device designed exclusively to assist in placing a wheelchair in the vehicle without having to collapse the wheelchair or with an auxiliary driving control to facilitate the operation of the vehicle by an individual with a disability.**258.2** If(a) a person acquires a service (in this section referred to as the “modification service”), performed on a motor vehicle of the person outside Canada or a participating province, of specially equipping or adapting the vehicle for its use by or in transporting an individual using a wheelchair or specially equipping the vehicle with an auxiliary driving control to facilitate the operation of the vehicle by an individual with a disability,* (b) the person imports the vehicle or brings it into the participating province, as the case may be, after the modification service is performed, and
* (c) the person has paid all tax payable in respect of the importation or bringing in, as the case may be,

the Minister shall, on application by the person filed within four years after the day the person imports the vehicle or brings it into the participating province, as the case may be, pay to the person a rebate of(d) if the vehicle is imported, that portion of the total tax payable under Division III in respect of the vehicle that is calculated on the total of(i) the portion of the value of the vehicle under [section 215](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-e-15/latest/rsc-1985-c-e-15.html#sec215_smooth) that is attributable to the modification service and any property (other than the vehicle) supplied in conjunction with, and because of, the supply of the service, and(ii) the amount of all duties and taxes, if any, payable under the Customs Tariff, the [*Special Import Measures Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-s-15/latest/rsc-1985-c-s-15.html) or any other law relating to customs in respect of the importation and calculated on the portion referred to in subparagraph (i), and(e) if the vehicle is brought into the participating province, that portion of the total tax payable under Division IV.1 in respect of the vehicle that is calculated on the portion of the value of the vehicle that is attributable to the modification service and any property (other than the vehicle) supplied in conjunction with, and because of, the supply of the service and that is included in determining the value of the vehicle to which the tax rate for the participating province applies.68.24(2) On application in the prescribed form and manner and containing the prescribed information, the Minister may issue a certificate to the applicant for the purposes of this section, if the Minister is satisfied that the applicant is a non-profit organization or charity(*a*) whose principal purpose is to provide care, of such type as the Governor in Council may prescribe by regulation on the recommendation of the Minister and the Minister of Finance,(i) to children, or to aged, infirm or incapacitated persons, who are in need of care on a continuous or regular basis, and | **259.1**“specified property” means* (*a*) a printed book or an update of such a book;
* (*b*) an audio recording all or substantially all of which is a spoken reading of a printed book; or
* (*c*) a bound or unbound printed version of scripture of any religion.
* **107(4)** (*c*) at any inquiry or investigation under this section

(i) refuses to be sworn, to affirm or to declare, as the case may be, or(ii) refuses to answer any proper question put to him by the person conducting the inquiry or investigation,is guilty of an offence and liable on summary conviction to a fine of not less than twenty dollars and not more than four hundred dollars. |
| [Expropriation Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-e-21/latest/rsc-1985-c-e-21.html), RSC 1985, c E-21 |  |  | **26**(5) Despite subsection (3), if any parcel of land to which a notice of confirmation relates had any building or other structure erected on it that was specially designed for use for the purpose of a school, hospital, municipal institution or religious or charitable institution or for any similar purpose, the use of which building or other structure for that purpose by the owner or holder has been rendered impracticable as a result of the expropriation, the value of the expropriated interest or right is, if that interest or right was and, but for the expropriation, would have continued to be used for that purpose and at the time of its taking there was no general demand or market for that interest or right for that purpose, the greater of |
| [Extradition Act](https://www.canlii.org/en/ca/laws/stat/sc-1999-c-18/latest/sc-1999-c-18.html), SC 1999, c 18 | **47.** The Minister may refuse to make a surrender order if the Minister is satisfied that(a) the person would be entitled, if that person were tried in Canada, to be discharged under the laws of Canada because of a previous acquittal or conviction;(b) the person was convicted in their absence and could not, on surrender, have the case reviewed;(c) the person was less than eighteen years old at the time of the offence and the law that applies to them in the territory over which the extradition partner has jurisdiction is not consistent with the fundamental principles governing the [*Youth Criminal Justice Act*](https://www.canlii.org/en/ca/laws/stat/sc-2002-c-1/latest/sc-2002-c-1.html); | **44.** (1) The Minister shall refuse to make a surrender order if the Minister is satisfied that* (*a*) the surrender would be unjust or oppressive having regard to all the relevant circumstances; or
* (*b*) the request for extradition is made for the purpose of prosecuting or punishing the person by reason of their race, religion, nationality, ethnic origin, language, colour, political opinion, sex, sexual orientation, age, mental or physical disability or status or that the person’s position may be prejudiced for any of those reasons.
 | **44.** (1) The Minister shall refuse to make a surrender order if the Minister is satisfied that* (*a*) the surrender would be unjust or oppressive having regard to all the relevant circumstances; or
* (*b*) the request for extradition is made for the purpose of prosecuting or punishing the person by reason of their race, religion, nationality, ethnic origin, language, colour, political opinion, sex, sexual orientation, age, mental or physical disability or status or that the person’s position may be prejudiced for any of those reasons.

**34.** A document is admissible whether or not it is solemnly affirmed or under oath. |
| [Family Homes on Reserves and Matrimonial Interests or Rights Act](https://www.canlii.org/en/ca/laws/stat/sc-2013-c-20/latest/sc-2013-c-20.html), SC 2013, c 20 | **8.** (1) If a First Nation intends to enact First Nation laws under [section 7](https://www.canlii.org/en/ca/laws/stat/sc-2013-c-20/latest/sc-2013-c-20.html#sec7_smooth), the council of the First Nation must submit the proposed First Nation laws to the First Nation members for their approval.(2) Every person who is 18 years of age or over and a member of the First Nation, whether or not resident on a reserve of the First Nation, is eligible to vote in the community approval process.**20**(7) An applicant for an order under this section must, without delay, send a copy of the application to any person who is of the age of majority or over, whom the applicant is seeking to have the court order to vacate the family home, to any person who holds an interest or right in or to the family home and to any other person specified in the rules regulating the practice and procedure in the court. | **16**(4) In making the order, the designated judge must consider, among other things,(*d*) the interests of any elderly person or person with a disability who habitually resides in the family home and for whom either spouse or common-law partner is the caregiver; |  |
| [Farm Products Agencies Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-f-4/latest/rsc-1985-c-f-4.html), RSC 1985, c F-4 | **3**(4) A person who has reached the age of seventy years is not eligible to be appointed a member of the Council and a member thereof ceases to hold office on reaching the age of seventy years.18(3) A person who has reached the age of seventy years is not eligible to be appointed a member of an agency and a member thereof ceases to hold office on reaching the age of seventy years. |  |  |
| [Federal Courts Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-f-7/latest/rsc-1985-c-f-7.html), RSC 1985, c F-7 | **8**(2) A judge of the Federal Court of Appeal or the Federal Court ceases to hold office on becoming 75 years old.(3) A judge who holds office on March 1, 1987 may retire at the age of seventy years.12(8) A prothonotary, whether appointed before or after the coming into force of this subsection, shall cease to hold office on becoming 75 years old. |  |  |
| [Federal Law—Civil Law Harmonization Act, No. 1](https://www.canlii.org/en/ca/laws/stat/sc-2001-c-4/latest/sc-2001-c-4.html), SC 2001, c 4 | **6.** No person who is under the age of sixteen years may contract marriage. |  |  |
| [Firearms Act](https://www.canlii.org/en/ca/laws/stat/sc-1995-c-39/latest/sc-1995-c-39.html), SC 1995, c 39 | **64.** (1) A licence that is issued to an individual who is eighteen years old or older expires on the earlier of(a) five years after the birthday of the holder next following the day on which it is issued, and(b) the expiration of the period for which it is expressed to be issued. (1.1) Despite subsection (1), a chief firearms officer may, until January 1, 2005, with respect to any licence referred to in that subsection that is issued before December 31, 2001, extend the period for which the licence is expressed to be issued by an additional period of up to four years. (2) A licence that is issued to an individual who is less than eighteen years old expires on the earlier of(a) the day on which the holder attains the age of eighteen years, and**121.** (1) A permit is deemed to be a licence if it(*a*) was issued under subsection 110(6) or (7) of the former Act to a person who was under the age of eighteen years;(*b*) had not been revoked before the commencement day; and(*c*) remained in force pursuant to subsection 110(8) of the former Act on the commencement day.**5**(3) Despite subsection (2), in determining whether a non-resident who is 18 years old or older and by or on behalf of whom an application is made for a 60-day licence authorizing the non-resident to possess non-restricted firearms is eligible to hold a licence under subsection (1), a chief firearms officer or, on a reference under[section 74](https://www.canlii.org/en/ca/laws/stat/sc-1995-c-39/latest/sc-1995-c-39.html#sec74_smooth), a provincial court judge may but need not have regard to the criteria described in subsection (2).7(4) Subsections (1) and (2) do not apply to an individual who(*a*) in the prescribed circumstances, has been certified by a chief firearms officer as meeting the prescribed criteria relating to the safe handling and use of firearms and the laws relating to firearms;(*b*) is less than eighteen years old and requires a firearm to hunt or trap in order to sustain himself or herself or his or her family;(*c*) [Repealed, 2015, c. 27, s. 4](*d*) requires a licence merely to acquire cross-bows; or(*e*) is a non-resident who is 18 years old or older and by or on behalf of whom an application is made for a 60-day licence authorizing the non-resident to possess non-restricted firearms.**8.** (1) An individual who is less than eighteen years old and who is otherwise eligible to hold a licence is not eligible to hold a licence except as provided in this section. (2) An individual who is less than eighteen years old and who hunts or traps as a way of life is eligible to hold a licence if the individual needs to hunt or trap in order to sustain himself or herself or his or her family. (3) An individual who is twelve years old or older but less than eighteen years old is eligible to hold a licence authorizing the individual to possess, in accordance with the conditions attached to the licence, a firearm for the purpose of target practice, hunting or instruction in the use of firearms or for the purpose of taking part in an organized competition. (4) An individual who is less than eighteen years old is not eligible to hold a licence authorizing the individual to possess prohibited firearms or restricted firearms or to acquire firearms or cross-bows. (5) An individual who is less than eighteen years old is eligible to hold a licence only if a parent or person who has custody of the individual has consented, in writing or in any other manner that is satisfactory to the chief firearms officer, to the issuance of the licence.**Businesses** |  |  |
| [First Nations Elections Act](https://www.canlii.org/en/ca/laws/stat/sc-2014-c-5/latest/sc-2014-c-5.html), SC 2014, c 5 | “elector” means a person who is registered on a Band List, as defined in [subsection 2(1)](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-i-5/latest/rsc-1985-c-i-5.html#sec2subsec1_smooth) of the [*Indian Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-i-5/latest/rsc-1985-c-i-5.html), and* (a) in relation to an election, is 18 years of age or older on the day of the election;
* (b) in relation to a petition to remove from office a chief or councillor, was 18 years of age or older on the day of the election of that chief or councillor;
* (c) in relation to a nomination referred to in [section 9](https://www.canlii.org/en/ca/laws/stat/sc-2014-c-5/latest/sc-2014-c-5.html#sec9_smooth), is 18 years of age or older on the day of the nomination; or
* (d) in relation to a vote on a proposed community election code referred to in [paragraph 42(1)](https://www.canlii.org/en/ca/laws/stat/sc-2014-c-5/latest/sc-2014-c-5.html#sec42subsec1_smooth)(b), is 18 years of age or older on the day of the vote.
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| [First Nations Land Management Act](https://www.canlii.org/en/ca/laws/stat/sc-1999-c-24/latest/sc-1999-c-24.html), SC 1999, c 24 | 10(2) Every person who is eighteen years of age or over and a First Nation member, whether or not resident on the reserve of the First Nation, is eligible to vote in the community approval process. |  |  |
| [First Nations Oil and Gas and Moneys Management Act](https://www.canlii.org/en/ca/laws/stat/sc-2005-c-48/latest/sc-2005-c-48.html), SC 2005, c 48 | **20.** (1) Subject to subsection (2), a first nation member, whether resident on the reserve or not, is an eligible voter if the member’s name appears on the band list and the member has reached the age of eighteen years on the date of the vote. (2) In the case of a first nation that is not the subject of an order made under [section 74](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-i-5/latest/rsc-1985-c-i-5.html#sec74_smooth) of the [*Indian Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-i-5/latest/rsc-1985-c-i-5.html), a first nation member, whether resident on the reserve or not, is an eligible voter if the member’s name appears on the band list and the member has, on the date of the vote, reached the eligible age for participation in the selection of the first nation’s council according to the custom of the first nation. |  |  |
| [Foreign Extraterritorial Measures Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-f-29/latest/rsc-1985-c-f-29.html), RSC 1985, c F-29 | **6.** (1) An order made under [section 3](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-f-29/latest/rsc-1985-c-f-29.html#sec3_smooth) or[5](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-f-29/latest/rsc-1985-c-f-29.html#sec5_smooth)(a) may be served on a person, other than a corporation, to whom it is directed by delivering it personally to him or, if that person cannot conveniently be found, by leaving it for him at his latest known address with any person found therein who appears to be at least sixteen years of age; or |  |  |
| [Fort-Falls Bridge Authority Act](https://www.canlii.org/en/ca/laws/stat/rsc-1970-c-51/latest/rsc-1970-c-51.html), RSC 1970, c 51 |  |  |  |