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| --- | --- | --- | --- |
|  | **Age** | **Disability** | **Religion** |
| [Garnishment, Attachment and Pension Diversion Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-g-2/latest/rsc-1985-c-g-2.html), RSC 1985, c G-2 | 33(4) Where, pursuant to this section, a diverted amount is to be paid to an applicant who is under eighteen years of age, payment thereof shall instead be made to the person having the custody and control of that applicant or, where there is no person having custody and control of that applicant, to such person as the Minister may direct.  **35.1** (1) Where a person against whom there is a valid and subsisting financial support order  (a) has ceased to be employed in the public service,  (b) is not a recipient but has exercised an option for a deferred annuity under any of [sections 12](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-36/latest/rsc-1985-c-p-36.html) to [13.001](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-36/latest/rsc-1985-c-p-36.html) of the [*Public Service Superannuation Act*](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-36/latest/rsc-1985-c-p-36.html) or is entitled to do so, and  (c) has reached 50 years of age but has not yet reached 60 years of age, if the person has exercised an option under [section 12](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-36/latest/rsc-1985-c-p-36.html) or[13](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-36/latest/rsc-1985-c-p-36.html) of the [*Public Service Superannuation Act*](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-36/latest/rsc-1985-c-p-36.html) or is entitled to do so, or has reached 55 years of age but has not yet reached 65 years of age, if the person has exercised an option under[section 12.1](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-36/latest/rsc-1985-c-p-36.html) or [13.001](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-36/latest/rsc-1985-c-p-36.html) of that Act or is entitled to do so, |  |  |
| [Government Annuities Act](https://www.canlii.org/en/ca/laws/stat/rsc-1970-c-g-6/latest/rsc-1970-c-g-6.html), RSC 1970, c G-6 | **8.** (1) An annuity shall not be granted or issued on the life of any person other than the actual annuitant, nor for an amount less than ten dollars a year; and the total amount payable by way of an annuity or annuities to any annuitant or to joint annuitants shall not exceed twelve hundred dollars a year  (2) Any contract providing for an annuity to commence to be payable at any greater age than eighty-five years is, as to purchase price, subject to the same terms as if the age were exactly eighty-five years. |  |  |
| [Government Corporations Operation Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-g-4/latest/rsc-1985-c-g-4.html), RSC 1985, c G-4 |  | **5**(4) Subsections (2) and (3) do not apply in respect of any person who becomes employed by a corporation on or after January 1, 1954 to whom, but for this subsection, subsections (2) and (3) would apply, and every such person is deemed, for the purposes of the [*Public Service Superannuation Act*](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-36/latest/rsc-1985-c-p-36.html), to have ceased to be employed in the public service, for a reason other than disability or misconduct, as of the date of that person’s employment by the corporation and to have ceased to be a contributor under the [*Public Service Superannuation Act*](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-36/latest/rsc-1985-c-p-36.html) at that date. |  |
| [Government Employees Compensation Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-g-5/latest/rsc-1985-c-g-5.html), RSC 1985, c G-5 |  | **4.** (1) Subject to this Act, compensation shall be paid to  (a) an employee who  (i) is caused personal injury by an accident arising out of and in the course of his employment, or  (ii) is disabled by reason of an industrial disease due to the nature of the employment; and  (b) the dependants of an employee whose death results from such an accident or industrial disease.  **8.** (1) The Governor in Council may make regulations prescribing the conditions under which compensation is to be payable, the amount of compensation payable and the manner in which the compensation is to be determined, in respect of  (a) any employee who is disabled or whose death is caused by reason of any disease that is not an industrial disease but is due to the nature of his employment and peculiar to or characteristic of the particular process, trade or occupation in which the employee was employed at the time the disease was contracted; or  (b) any employee, other than an employee engaged locally outside Canada, who is disabled or whose death is caused by reason of any disease that results from the environmental conditions of any place outside Canada to which the employee was assigned. |  |
| [Granting of an Immediate Annuity to the Honourable Mr. Justice Donald Raymond Morand, An Act to Authorize the](https://www.canlii.org/en/ca/laws/stat/sc-1978-79-c-8/latest/sc-1978-79-c-8.html), SC 1978-79, c 8 | **1.** (1) The Governor in Council may grant to the Honourable Mr. Justice Donald Raymond Morand, a judge of the Supreme Court of Ontario who has continued in office for more than fifteen years but has not attained the age of sixty-five years, if he resigns his office to assume the office of Ombudsman of Ontario, an immediate annuity equal to the maximum annuity that could be granted to him under [section 23](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-j-1/latest/rsc-1985-c-j-1.html#sec23_smooth) of the [*Judges Act*](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-j-1/latest/rsc-1985-c-j-1.html) if he had attained the age of sixty-five years before the day on which he so resigns.  (2) An annuity granted to Mr. Justice Morand under subsection (1) shall be deemed to have been granted to him under [paragraph 23(1)](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-j-1/latest/rsc-1985-c-j-1.html#sec23subsec1_smooth)(a) of the [*Judges Act*](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-j-1/latest/rsc-1985-c-j-1.html).  **2.** An annuity may be granted to Mr. Justice Morand under this Act only if the Government of Canada has first entered into an agreement with the Government of Ontario under which the Government of Ontario undertakes to reimburse the Government of Canada in the amount of the annuity and any other related benefits payable to him or on his behalf for the period beginning on the day he resigns his office as a judge to assume the office of Ombudsman of Ontario and continuing to the day he attains the age of sixty-five years, resigns the office of Ombudsman of Ontario or is removed therefrom by reason of being afflicted with some permanent infirmity disabling him from the due execution of that office or dies, whichever first occurs. | **2.** An annuity may be granted to Mr. Justice Morand under this Act only if the Government of Canada has first entered into an agreement with the Government of Ontario under which the Government of Ontario undertakes to reimburse the Government of Canada in the amount of the annuity and any other related benefits payable to him or on his behalf for the period beginning on the day he resigns his office as a judge to assume the office of Ombudsman of Ontario and continuing to the day he attains the age of sixty-five years, resigns the office of Ombudsman of Ontario or is removed therefrom by reason of being afflicted with some permanent infirmity disabling him from the due execution of that office or dies, whichever first occurs. |  |
| [Heritage Lighthouse Protection Act](https://www.canlii.org/en/ca/laws/stat/sc-2008-c-16/latest/sc-2008-c-16.html), SC 2008, c 16 | **7.** (1) In this section, “petition” means a petition that a specified lighthouse be designated as a heritage lighthouse that is   * (a) signed by at least 25 persons who are resident in Canada and are 18 years of age or older, and whose names and addresses appear in printed form on the petition; and |  |  |
| [Holocaust Memorial Day Act](https://www.canlii.org/en/ca/laws/stat/sc-2003-c-24/latest/sc-2003-c-24.html), SC 2003, c 24 |  | WHEREAS millions of others were victims of that policy because of their physical or mental disabilities, race, religion or sexual orientation; | WHEREAS the Holocaust refers to a specific event in history, namely, the deliberate and planned state-sponsored persecution and annihilation of European Jewry by the Nazis and their collaborators between 1933 and 1945;  WHEREAS six million Jewish men, women and children perished under this policy of hatred and genocide;  **2.** Yom ha-Shoah or the Day of the Holocaust, as determined in each year by the Jewish lunar calendar, is proclaimed as “Holocaust Memorial Day — Yom ha-Shoah”. |
| [Immigration and Refugee Protection Act](https://www.canlii.org/en/ca/laws/stat/sc-2001-c-27/latest/sc-2001-c-27.html), SC 2001, c 27 | **55**(3.1) If a designation is made under [subsection 20.1(1)](http://www.canlii.org/en/ca/laws/stat/sc-2001-c-27/latest/sc-2001-c-27.html#sec20.1subsec1_smooth), an officer must  (a) detain, on their entry into Canada, a foreign national who, as a result of the designation, is a designated foreign national and who is 16 years of age or older on the day of the arrival that is the subject of the designation; or  (b) arrest and detain without a warrant — or issue a warrant for the arrest and detention of — a foreign national who, after their entry into Canada, becomes a designated foreign national as a result of the designation and who was 16 years of age or older on the day of the arrival that is the subject of the designation.  **57.1** (1) Despite [subsections 57(1)](http://www.canlii.org/en/ca/laws/stat/sc-2001-c-27/latest/sc-2001-c-27.html#sec57subsec1_smooth) and [(2)](http://www.canlii.org/en/ca/laws/stat/sc-2001-c-27/latest/sc-2001-c-27.html#sec57subsec2_smooth), in the case of a designated foreign national who was 16 years of age or older on the day of the arrival that is the subject of the designation in question, the Immigration Division must review the reasons for their continued detention within 14 days after the day on which that person is taken into detention, or without delay afterward.  **58.** (1) The Immigration Division shall order the release of a permanent resident or a foreign national unless it is satisfied, taking into account prescribed factors, that  (a) they are a danger to the public;  (b) they are unlikely to appear for examination, an admissibility hearing, removal from Canada, or at a proceeding that could lead to the making of a removal order by the Minister under [subsection 44(2)](http://www.canlii.org/en/ca/laws/stat/sc-2001-c-27/latest/sc-2001-c-27.html#sec44subsec2_smooth);  (c) the Minister is taking necessary steps to inquire into a reasonable suspicion that they are inadmissible on grounds of security, violating human or international rights, serious criminality, criminality or organized criminality;  (d) the Minister is of the opinion that the identity of the foreign national — other than a designated foreign national who was 16 years of age or older on the day of the arrival that is the subject of the designation in question — has not been, but may be, established and they have not reasonably cooperated with the Minister by providing relevant information for the purpose of establishing their identity or the Minister is making reasonable efforts to establish their identity; or  (e) the Minister is of the opinion that the identity of the foreign national who is a designated foreign national and who was 16 years of age or older on the day of the arrival that is the subject of the designation in question has not been established.  **58.1** (1) The Minister may, on request of a designated foreign national who was 16 years of age or older on the day of the arrival that is the subject of the designation in question, order their release from detention if, in the Minister’s opinion, exceptional circumstances exist that warrant the release.  (2) The Minister may, on the Minister’s own initiative, order the release of a designated foreign national who was 16 years of age or older on the day of the arrival that is the subject of the designation in question if, in the Minister’s opinion, the reasons for the detention no longer exist.  **167.** (1) A person who is the subject of proceedings before any Division of the Board and the Minister may, at their own expense, be represented by legal or other counsel.  (2) If a person who is the subject of proceedings is under 18 years of age or unable, in the opinion of the applicable Division, to appreciate the nature of the proceedings, the Division shall designate a person to represent the person.  **30**(2) Every minor child in Canada, other than a child of a temporary resident not authorized to work or study, is authorized to study at the pre-school, primary or secondary level.  **60.** For the purposes of this Division, it is affirmed as a principle that a minor child shall be detained only as a measure of last resort, taking into account the other applicable grounds and criteria including the best interests of the child. |  | **96.** A Convention refugee is a person who, by reason of a well-founded fear of persecution for reasons of race, religion, nationality, membership in a particular social group or political opinion, |
| [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), RSC 1985, c 1 (5th Supp) | “eligible individual”, in respect of a vendor, at any time means an individual (other than a trust) who is related to the vendor and who has attained the age of 18 years at or before that time.  “eligible pension income”, of an individual for a taxation year, means the total of  (a) the eligible pension income (as defined in [subsection 118(7)](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-1-5th-supp/latest/rsc-1985-c-1-5th-supp.html#sec118subsec7_smooth)) of the individual for the year, and  (b) if the individual has attained the age of 65 years before the end of the year, the lesser of  i) the total of all amounts each of which is a payment made in the year to the individual  “annual child care expense amount”, in respect of an eligible child of a taxpayer for a taxation year, means  (a) $11,000, if the child is a person in respect of whom an amount may be deducted under [section 118.3](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-1-5th-supp/latest/rsc-1985-c-1-5th-supp.html#sec118.3_smooth) in computing a taxpayer’s tax payable under this Part for the year, and  (b) if the child is not a person referred to in paragraph (a),  (i) $8,000, if the child is under 7 years of age at the end of th  “child” of a taxpayer includes  (a) a child of the taxpayer’s child,  (b) a child of the taxpayer’s child’s child,  (b.1) a person who was a child of the taxpayer immediately before the death of the person’s spouse or common-law partner, and  (c) a person who, at any time before the person attained the age of 19 years, was wholly dependent on the taxpayer for support and of whom the taxpayer had, at that time, in law or in fact, the custody and control;  73(1.02) Subsection (1.01) applies to a transfer of property by an individual to a trust the terms of which satisfy the conditions in subparagraph (1.01)(c)(ii) or (iii) only where  (a) the trust was created after 1999;  (b) either(i) the individual had attained 65 years of age at the time the trust was created, or  (ii) the transfer does not result in a change in beneficial ownership of the property and there is immediately after the transfer no absolute or contingent right of a person (other than the individual) or partnership as a beneficiary (determined with reference to [subsection 104(1.1)](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-1-5th-supp/latest/rsc-1985-c-1-5th-supp.html#sec104subsec1.1_smooth)) under the trust; and  (g.1) the income for the year from any property acquired by or on behalf of a person as an award of, or pursuant to an action for, damages in respect of physical or mental injury to that person, or from any property substituted therefor and any taxable capital gain for the year from the disposition of any such property,  (i) where the income was income from the property, if the income was earned in respect of a period before the end of the taxation year in which the person attained the age of 21 years, and  (ii) in any other case, if the person was less than 21 years of age during any part of the year;  “exempt foreign trust” at a particular time means(b) a non-resident trust if  (ii) each beneficiary under the trust at the particular time is  (A) a child beneficiary under 21 years of age,  (B) a child beneficiary under 31 years of age who is enrolled at any time in the trust’s taxation year that includes the particular time at an educational institution that is described in subclause (iv)(B)(I) or (II)  “qualifying relation” of an individual for a taxation year means a person who is  (a) the individual’s spouse or common-law partner at any time in the taxation year; or  (b) a child of the individual who has not, during the taxation year, attained the age of 19 years.  146.3(1.1) The minimum amount under a retirement income fund for 2008 is 75 per cent of the amount that would, in the absence of this subsection, be the minimum amount under the fund for the year  (1.2) Subsection (1.1) does not apply to a retirement income fund  (a) for the purposes of subsections (5.1) and 153(1) and the definition “periodic pension payment” in [section 5](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-i-4/latest/rsc-1985-c-i-4.html#sec5_smooth) of the [*Income Tax Conventions Interpretation Act*](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-i-4/latest/rsc-1985-c-i-4.html); nor  (b) if the individual who was the annuitant under the fund on January 1, 2008 attained 70 years of age in 2007.  (n) the plan provides that when the total of all amounts paid under the [*Canada Disability Savings Act*](http://www.canlii.org/en/ca/laws/stat/sc-2007-c-35-s-136/latest/sc-2007-c-35-s-136.html) before the beginning of a calendar year to any registered disability savings plan of the beneficiary exceeds the total of all contributions made before the beginning of the calendar year to any registered disability savings plan of the beneficiary,  (i) if the calendar year is not a specified year for the plan, the total amount of disability assistance payments made from the plan to the beneficiary in the calendar year shall not exceed the specified maximum amount for the calendar year, except that, in calculating that total amount, any payment made following a transfer in the calendar year from another plan in accordance with subsection (8) is to be disregarded if it is made  (A) to satisfy an undertaking described in paragraph (8)(d), or  (B) in lieu of a payment that would otherwise have been permitted to be made from the other plan in the calendar year had the transfer not occurred, an(ii) if the beneficiary attained the age of 27 years, but not the age of 59 years, before the calendar year, the beneficiary has the right to direct that, within the constraints imposed by subparagraph (i) and paragraph (j), one or more disability assistance payments be made from the plan to the beneficiary in the calendar year;“family” means,(a) in the case of an adult who is unmarried and who is not in a common-law partnership, that person and the person’s children who are not adults, not married and not in a common-law partnership, and(b) in the case of an adult who is married or in a common-law partnership, that person and the person’s spouse or common-law partner and the children of either or both of them who are not adults, not married and not in a common-law partnershipbut does not include an individual who is included in any other family or who is not a member of the congregation in which the family is included;“adult” means an individual who, before the time at which the term is applied, has attained the age of eighteen years or is married or in a common-law ip; | Numerous references to disability payment plans and disability assistance payments  **64.** If a taxpayer files with the taxpayer’s return of income (other than a return of income filed under [subsection 70(2)](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-1-5th-supp/latest/rsc-1985-c-1-5th-supp.html#sec70subsec2_smooth), [paragraph 104(23)](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-1-5th-supp/latest/rsc-1985-c-1-5th-supp.html#sec104subsec23_smooth)(d) or [128(2)](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-1-5th-supp/latest/rsc-1985-c-1-5th-supp.html#sec128subsec2_smooth)(e) or[subsection 150(4)](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-1-5th-supp/latest/rsc-1985-c-1-5th-supp.html#sec150subsec4_smooth)) for the taxation year a prescribed form containing prescribed information, there may be deducted in computing the taxpayer’s income for the year the lesser of  (a) the amount determined by the formula  A - B  where  A  is the total of all amounts each of which is an amount paid by the taxpayer in the year and that  (ii) was paid  (H) where the taxpayer has a learning disability or an impairment in mental functions, for the cost of tutoring services that are rendered to, and supplementary to the primary education of, the taxpayer and to a person ordinarily engaged in the business of providing such services to individuals who are not related to the person, if the taxpayer has been certified in writing by a medical practitioner to be a person who, because of that disability or impairment, requires those services,  (I) where the taxpayer has a perceptual disability, for the cost of talking textbooks used by the taxpayer in connection with the taxpayer’s enrolment at a secondary school in Canada or at a designated educational institution, if the taxpayer has been certified in writing by a medical practitioner to be a person who, because of that disability, requires those textbooks,  (L) where the taxpayer is blind or has a severe learning disability, for the cost of reading services and to a person engaged in the business of providing such services, if the taxpayer has been certified in writing by a medical practitioner to be a person who, because of that impairment or disability, requires those services, | “total corporate holdings percentage” of a private foundation, in respect of a class of shares of the capital stock of a corporation, at any particular time means the percentage of the issued and outstanding shares of that class that are held at that time by the private foundation, or by a relevant person in respect of the private foundation who holds a material interest in respect of that class;  (6.21) For greater certainty, subject to subsections (6.1) and (6.2), a registered charity with stated purposes that include the advancement of religion shall not have its registration revoked or be subject to any other penalty under Part V solely because it or any of its members, officials, supporters or adherents exercises, in relation to marriage between persons of the same sex, the freedom of conscience and religion guaranteed under the [*Canadian Charter of Rights and Freedoms*](http://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).  **8.** (1) In computing a taxpayer’s income for a taxation year from an office or employment, there may be deducted such of the following amounts as are wholly applicable to that source or such part of the following amounts as may reasonably be regarded as applicable thereto  (c) where, in the year, the taxpayer  (i) is a member of the clergy or of a religious order or a regular minister of a religious denomination, and  (ii) is  A) in charge of a diocese, parish or congregation,(B) ministering to a diocese, parish or congregation, or  (C) engaged exclusively in full-time administrative service by appointment of a religious order or religious denomination,  “religious organization” means an organization, other than a registered charity, of which a congregation is a constituent part, that adheres to beliefs, evidenced by the religious and philosophical tenets of the organization, that include a belief in the existence of a supreme being.  18(3.5) [Subsection 18(3.1)](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-1-5th-supp/latest/rsc-1985-c-1-5th-supp.html#sec18subsec3.1_smooth) does not apply in respect of an outlay or expense in respect of a building or the land described in [subparagraph 18(3.1)](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-1-5th-supp/latest/rsc-1985-c-1-5th-supp.html#sec18subsec3.1_smooth)(a)(i) or [18(3.1)](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-1-5th-supp/latest/rsc-1985-c-1-5th-supp.html#sec18subsec3.1_smooth)(a)(ii) in respect of the building,  (a) where the construction, renovation or alteration of the building was in progress on November 12, 1981,  (b) where the installation of the footings or other base support of the building commenced after November 12, 1981 and before 1982,  (c) if, in the case of a new building being constructed in Canada or an existing building being renovated or altered in Canada, arrangements, evidenced in writing, for the construction, renovation or alteration were substantially advanced before November 13, 1981 and the installation of footings or other base support for the new building or the renovation or alteration of the existing building, as the case may be, commenced before June 1, 1982, or  (d) if, in the case of a new building being constructed in Canada, the taxpayer was obligated to construct the building under the terms of an agreement in writing entered into before November 13, 1981 and arrangements, evidenced in writing, respecting the construction of the building were substantially advanced before June 1, 1982 and the installation of footings or other base support for the building commenced before 1983,  and the construction, renovation or alteration, as the case may be, of the building proceeds after 1982 without undue delay (having regard to acts of God, labour disputes, fire, accidents or unusual delay by common carriers or suppliers of materials or equipment). |
| [Income Tax Application Rules](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-2-5th-supp/latest/rsc-1985-c-2-5th-supp.html), RSC 1985, c 2 (5th Supp) | 20(1.11) For the purposes of subsection (1.1), “child” of a taxpayer includes  (a) a child of the taxpayer’s child;  (b) a child of the taxpayer’s child’s child; and  (c) a person who, at any time before attaining the age of 21 years, was wholly dependent on the taxpayer for support and of whom the taxpayer had, at that time, in law or in fact, the custody and control. |  |  |
| [Incorporate Continental Bank of Canada, An Act to](https://www.canlii.org/en/ca/laws/stat/sc-1976-77-c-58/latest/sc-1976-77-c-58.html), SC 1976-77, c 58 |  |  | **Preamble** Whereas IAC Limited, a corporation incorporated under the laws of Canada, has by its petition prayed that it be enacted as hereinafter set forth and it is expedient to grant the prayer of the said petition: Therefore Her Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows: |
| [Indian Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-i-5/latest/rsc-1985-c-i-5.html), RSC 1985, c I-5 | “elector” means a person who  (b) is of the full age of eighteen years, 10(3) Where the council of a band makes a by-law under [paragraph 81(1)](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-i-5/latest/rsc-1985-c-i-5.html#sec81subsec1_smooth)(*p.4*) bringing this subsection into effect in respect of the band, the consents required under subsections (1) and (2) shall be given by a majority of the members of the band who are of the full age of eighteen years. **52.3** (1) Where a child of an Indian attains the age of majority, the Minister shall pay any money administered by the Minister under [section 52](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-i-5/latest/rsc-1985-c-i-5.html#sec52_smooth) to which the child is entitled to that child in one lump sum.  (2) Notwithstanding subsection (1), where requested in writing to do so before a child of an Indian attains the age of majority by a parent or a person who is responsible for the care and custody of the child or by the council of the band of which the child is a member, the Minister may, instead of paying the money in one lump sum, pay it in instalments during a period beginning on the day the child attains the age of majority and ending not later than the day that is three years after that day.  **77.** (1) A member of a band who has attained the age of eighteen years and is ordinarily resident on the reserve is qualified to vote for a person nominated to be chief of the band and, where the reserve for voting purposes consists of one section, to vote for persons nominated as councillors.  (2) A member of a band who is of the full age of eighteen years and is ordinarily resident in a section that has been established for voting purposes is qualified to vote for a person nominated to be councillor to represent that section.  **116.** (1) Subject to [section 117](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-i-5/latest/rsc-1985-c-i-5.html#sec117_smooth), every Indian child who has attained the age of seven years shall attend school.  **Idem**  (2) The Minister may  (a) require an Indian who has attained the age of six years to attend school; and  (b) require an Indian who becomes sixteen years of age during the school term to continue to attend school until the end of that term.  “child” means an Indian who has attained the age of six years but has not attained the age of sixteen years, and a person who is required by the Minister to attend school;  **52.3** (1) Where a child of an Indian attains the age of majority, the Minister shall pay any money administered by the Minister under [section 52](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-i-5/latest/rsc-1985-c-i-5.html#sec52_smooth) to which the child is entitled to that child in one lump sum. | “mentally incompetent Indian” means an Indian who, pursuant to the laws of the province in which he resides, has been found to be mentally defective or incompetent for the purposes of any laws of that province providing for the administration of estates of mentally defective or incompetent persons; |  |
| [Insurance Companies Act](https://www.canlii.org/en/ca/laws/stat/sc-1991-c-47/latest/sc-1991-c-47.html), SC 1991, c 47 | **168.** (1) The following persons are disqualified from being directors of a company:  (a) a person who is less than eighteen years of age;  **518.** (1) For the purposes of this Part, a person is a related party of a company 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 company has a substantial investment; or  **529.** (1) Subject to subsection (2) and [sections 530](http://www.canlii.org/en/ca/laws/stat/sc-1991-c-47/latest/sc-1991-c-47.html#sec530_smooth) and [531](http://www.canlii.org/en/ca/laws/stat/sc-1991-c-47/latest/sc-1991-c-47.html#sec531_smooth), a company may enter into any transaction with a related party of the company if the related party is  (a) a natural person who is a related party of the company only because the person is  (ii) the spouse or common-law partner, or a child who is less than eighteen years of age, of a director or senior officer of the company or of an entity that controls the company; or  (b) an entity that is a related party of the company only because the entity is controlled by  (ii) the spouse or common-law partner, or a child who is less than eighteen years of age, of a director or senior officer referred to in subparagraph (i).  529(6) Notwithstanding [section 534](http://www.canlii.org/en/ca/laws/stat/sc-1991-c-47/latest/sc-1991-c-47.html#sec534_smooth), a company may offer financial services, other than loans or guarantees, to a senior officer of the company, or to the spouse or common-law partner, or a child who is less than eighteen years of age, of a senior officer of the company, on terms and conditions more favourable than market terms and conditions, as defined in [subsection 534(2)](http://www.canlii.org/en/ca/laws/stat/sc-1991-c-47/latest/sc-1991-c-47.html#sec534subsec2_smooth), if  (a) the financial services are offered by the company to employees of the company on those favourable terms and conditions; and  (b) the conduct review committee of the company has approved the practice of making those financial services available on those favourable terms and conditions to senior officers of the company or to the spouses or common-law partners, or the children under eighteen years of age, of senior officers of the company.  **797.** The following persons are disqualified from being directors of an insurance holding company:  (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;  **98.** If a minor exercises any rights of ownership in the securities of a company, no subsequent repudiation or avoidance is effective against the company. | “accident and sickness insurance” means insurance  (c) against loss resulting from the sickness or disability of a person not caused by an accident, but excludes loss resulting from the death of the person as a consequence of sickness;  (d) under which an insurer undertakes to pay a sum or sums of money in the event of the sickness or disability of a person not caused by an accident; or  “liability insurance” means insurance, other than insurance that falls within another class of insurance,  (a) against liability arising out of bodily injury to, or the disability or death of, a person, including an employee; | “fraternal benefit society” means a body corporate  (c) that was incorporated for fraternal, benevolent or religious purposes, including the provision of insurance benefits solely to its members or the spouses, common-law partners or children of its members; |
| [Internment of Persons of Ukrainian Origin Recognition Act](https://www.canlii.org/en/ca/laws/stat/sc-2005-c-52/latest/sc-2005-c-52.html), SC 2005, c 52 |  |  | **2.1** The measures shall have as their objective a better public understanding of  (a) the consequences of ethnic, religious or racial intolerance and discrimination; and |
| [International Transfer of Offenders Act](https://www.canlii.org/en/ca/laws/stat/sc-2004-c-21/latest/sc-2004-c-21.html), SC 2004, c 21 | **17.** (1) Subject to subsection (2), and if the following conditions are met, the maximum sentence to be enforced in Canada is the maximum youth sentence that could have been imposed under the [*Youth Criminal Justice Act*](http://www.canlii.org/en/ca/laws/stat/sc-2002-c-1/latest/sc-2002-c-1.html):  (a) the Canadian offender was, at the time the offence was committed, 12 or 13 years old; and  (b) their sentence is longer than the maximum youth sentence that could have been imposed under that Act for an equivalent offence.  (2) A Canadian offender who was 12 or 13 years old at the time the offence was committed and whose conduct, if it had occurred in Canada, would have constituted first or second degree murder within the meaning of [section 231](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-46/latest/rsc-1985-c-c-46.html#sec231_smooth) of the [*Criminal Code*](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-46/latest/rsc-1985-c-c-46.html) is required to serve  **18.** A Canadian offender is deemed to be serving an adult sentence within the meaning of the [*Youth Criminal Justice Act*](http://www.canlii.org/en/ca/laws/stat/sc-2002-c-1/latest/sc-2002-c-1.html) if  (a) the Canadian offender was, at the time the offence was committed, from 14 to 17 years old; and  (b) their sentence is longer than the maximum youth sentence that could have been imposed under that Act for an equivalent offence.  **19.** (1) A Canadian offender who was from 14 to 17 years old at the time the offence was committed, and who was sentenced to imprisonment for life for conduct that, if it had occurred in Canada, would have constituted first or second degree murder within the meaning of [section 231](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-46/latest/rsc-1985-c-c-46.html#sec231_smooth) of the [*Criminal Code*](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-46/latest/rsc-1985-c-c-46.html), is deemed to be serving an adult sentence within the meaning of the [*Youth Criminal Justice Act*](http://www.canlii.org/en/ca/laws/stat/sc-2002-c-1/latest/sc-2002-c-1.html). They are eligible for full parole on the day on which they have served the shorter of  (a) the period of ineligibility imposed by the foreign entity, and  (b) either  i) five years, if they were 14 or 15 years old at the time the offence was committed, or  (ii) ten years, in the case of first degree murder, or seven years, in the case of second degree murder, if they were 16 or 17 years old at the timethe offence was committed.  (2) A Canadian offender who was from 14 to 17 years old at the time the offence was committed and who received a sentence for a determinate period of more than ten years for conduct that, if it had occurred in Canada, would have constituted first degree murder within the meaning of [section 231](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-46/latest/rsc-1985-c-c-46.html#sec231_smooth) of the [*Criminal Code*](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-46/latest/rsc-1985-c-c-46.html) — or of more than seven years for conduct that, if it had occurred in Canada, would have constituted second degree murder within the meaning of that section — is deemed to have received an adult sentence within the meaning of the [*Youth Criminal Justice Act*](http://www.canlii.org/en/ca/laws/stat/sc-2002-c-1/latest/sc-2002-c-1.html).  (3) A Canadian offender who was from 14 to 17 years old at the time the offence was committed and who received a sentence for a determinate period of ten years or less for conduct that, if it had occurred in Canada, would have constituted first degree murder within the meaning of [section 231](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-46/latest/rsc-1985-c-c-46.html#sec231_smooth) of the [*Criminal Code*](http://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-46/latest/rsc-1985-c-c-46.html) — or of seven years or less for conduct that, if it had occurred in Canada, would have constituted second degree murder within the meaning of that section — is deemed to have received a youth sentence within the meaning of the [*Youth Criminal Justice Act*](http://www.canlii.org/en/ca/laws/stat/sc-2002-c-1/latest/sc-2002-c-1.html). **Placement** **20.** A Canadian offender who was from 12 to 17 years old at the time the offence was committed is to be detained  (a) if the sentence imposed in the foreign entity could, if the offence had been committed in Canada, have been a youth sentence within the meaning of the [*Youth Criminal Justice Act*](http://www.canlii.org/en/ca/laws/stat/sc-2002-c-1/latest/sc-2002-c-1.html),  (i) in the case of an offender who was less than 20 years old at the time of their transfer, in a youth custody facility within the meaning of that Act, and(ii) in the case of an offender who was at least 20 years old at the time of their transfer, in a provincial correctional facility for adults; and(b) if the sentence imposed in the foreign entity could, if the offence had been committed in Canada, have been an adult sentence within the meaning of that Act,  (i) in the case of an offender who was less than 18 years old at the time of their transfer, in a youth custody facility within the meaning of that Act,(ii) in the case of an offender who was at least 18 years old at the time of their transfer, in a provincial correctional facility for adults if their sentence is less than two years, and(iii) in the case of an offender who was at least 18 years old at the time of their transfer, in a penitentiary if their sentence is at least two years. |  |  |
| [Interpretation Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-i-21/latest/rsc-1985-c-i-21.html), RSC 1985, c I-21 |  |  | “holiday” means any of the following days, namely, Sunday; New Year’s Day; Good Friday; Easter Monday; Christmas Day; the birthday or the day fixed by proclamation for the celebration of the birthday of the reigning Sovereign; Victoria Day; Canada Day; the first Monday in September, designated Labour Day; Remembrance Day; any day appointed by proclamation to be observed as a day of general prayer or mourning or day of public rejoicing or thanksgiving; and any of the following additional days, namely,   * (a) in any province, any day appointed by proclamation of the lieutenant governor of the province to be observed as a public holiday or as a day of general prayer or mourning or day of public rejoicing or thanksgiving within the province, and any day that is a non-juridical day by virtue of an Act of the legislature of the province,   “oath” includes a solemn affirmation or declaration when the context applies to any person by whom and to any case in which a solemn affirmation or declaration may be made instead of an oath, and in the same cases the expression “sworn” includes the expression “affirmed” or “declared”; |
| [Journey to Freedom Day Act](https://www.canlii.org/en/ca/laws/stat/sc-2015-c-14/latest/sc-2015-c-14.html), SC 2015, c 14 |  |  | **Preamble:** Whereas the sponsorship refugee program in Canada, assisted by the efforts of Canadian families, Canadian charities, religious groups and non-governmental organizations, contributed to Canada accepting more than 60,000 Vietnamese refugees, among whom it has been estimated that 34,000 were privately sponsored and 26,000 were assisted by the Canadian government |
| [Judges Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-j-1/latest/rsc-1985-c-j-1.html), RSC 1985, c J-1 | “age of retirement” of a judge or of a prothonotary of the Federal Court means the age, fixed by law, at which the judge or prothonotary ceases to hold office;  **8.** (1) A judge of the Supreme Court of British Columbia who held the office of a judge of the County Courts of British Columbia on March 1, 1987 and on June 30, 1990 may retire at the age of seventy years.  (2) A judge of the Superior Court of Justice in and for the Province of Ontario who held the office of a judge of the District Court of Ontario on March 1, 1987 and on August 31, 1990 may retire at the age of seventy years.  (3) A judge of the Supreme Court of Nova Scotia who held the office of a judge of the County Court of Nova Scotia on March 1, 1987 and on the coming into force of this subsection may retire at the age of seventy years.  **28.** (1) If a judge of the Federal Court of Appeal, the Federal Court or the Tax Court of Canada notifies the Minister of Justice of Canada of his or her election to give up regular judicial duties and hold office only as a supernumerary judge, the judge shall hold the office of supernumerary judge of that Court from the time notice is given until he or she reaches the age of retirement, resigns or is removed from or otherwise ceases to hold office, or until the expiry of 10 years from the date of the election, whichever occurs earlier, and shall be paid the salary annexed to that office.  (2) An election may be made under subsection (1) only by a judge  (a) who has continued in judicial office for at least 15 years and whose combined age and number of years in judicial office is not less than 80; or  (b) who has attained the age of 70 years and has continued in judicial office for at least 10 years.  **42.** (1) The Governor in Council shall grant to  (a) a judge who has continued in judicial office for at least fifteen years, whose combined age and number of years in judicial office is not less than eighty and who resigns from office,  (b) a judge who has continued in judicial office for at least fifteen years and resigns his or her office, if in the opinion of the Governor in Council the resignation is conducive to the better administration of justice or is in the national interest,  (c) a judge who has become afflicted with a permanent infirmity disabling him or her from the due execution of the office of judge and resigns his or her office or by reason of that infirmity is removed from office,  (d) a judge who has attained the age of retirement and has held judicial office for at least ten years, or  (e) a judge of the Supreme Court of Canada who has continued in judicial office on that Court for at least 10 years and resigns from office,  an annuity equal to two-thirds of the salary annexed to the office held by the judge at the time of his or her resignation, removal or attaining the age of retirement, as the case may be.  (2) Where a judge who has attained the age of retirement has held judicial office for less than ten years, the Governor in Council shall grant to that judge an annuity that bears the same ratio to the annuity described in subsection (1) as the number of years the judge has held judicial office, to the nearest one-tenth of a year, bears to ten years.  (3) An annuity granted to a judge under this section shall commence on the day of his or her resignation, removal or attaining the age of retirement and shall continue during the life of the judge.  **43.1** (1) The Governor in Council shall grant to a judge who has attained the age of fifty-five years, who has continued in judicial office for at least ten years and who elects early retirement, at the option of the judge, an immediate annuity or a deferred annuity, calculated in accordance with this section.  “deferred annuity” means an annuity that becomes payable to a judge at the time that he or she reaches sixty years of age and that continues to be paid during the life of the judge.  **47.** (1) For the purposes of this section and [sections 48](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-j-1/latest/rsc-1985-c-j-1.html#sec48_smooth) and[49](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-j-1/latest/rsc-1985-c-j-1.html#sec49_smooth), “child” means a child of a judge, including a child adopted legally or in fact, who  (a) is less than eighteen years of age; or  (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, having been in such attendance substantially without interruption since the child of the judge reached eighteen years of age or the judge died, whichever occurred later. | **42.** (1) The Governor in Council shall grant to  (c) a judge who has become afflicted with a permanent infirmity disabling him or her from the due execution of the office of judge and resigns his or her office or by reason of that infirmity is removed from office  **65.** (1) After an inquiry or investigation under [section 63](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-j-1/latest/rsc-1985-c-j-1.html#sec63_smooth) has been completed, the Council shall report its conclusions and submit the record of the inquiry or investigation to the Minister.  (2) Where, in the opinion of the Council, the judge in respect of whom an inquiry or investigation has been made has become incapacitated or disabled from the due execution of the office of judge by reason of  (a) age or infirmity,  (b) having been guilty of misconduct,  (c) having failed in the due execution of that office, or  (d) having been placed, by his or her conduct or otherwise, in a position incompatible with the due execution of that office,  the Council, in its report to the Minister under subsection (1), may recommend that the judge be removed from office. |  |
| [Justice for Victims of Terrorism Act](https://www.canlii.org/en/ca/laws/stat/sc-2012-c-1-s-2/latest/sc-2012-c-1-s-2.html), SC 2012, c 1, s 2 |  | **4.** (1) Any person that has suffered loss or damage in or outside Canada on or after January 1, 1985 as a result of an act or omission that is, or had it been committed in Canada would be, punishable under Part II.1 of the [*Criminal Code*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-46/latest/rsc-1985-c-c-46.html), may, in any court of competent jurisdiction, bring an action to recover an amount equal to the loss or damage proved to have been suffered by the person and obtain any additional amount that the court may allow, from any of the following:  (3) A limitation or prescription period in respect of an action brought under subsection (1) does not begin before the day on which this section comes into force and is suspended during any period in which the person that suffered the loss or damage   * (*a*) is incapable of beginning the action because of any physical, mental or psychological condition; or * (*b*) is unable to ascertain the identity of the listed entity, person or foreign state referred to in paragraph (1)(*a*) or (*b*). |  |
| [Jules and Paul-Émile Léger Foundation, An Act to Incorporate the](https://www.canlii.org/en/ca/laws/stat/sc-1980-81-82-83-c-85/latest/sc-1980-81-82-83-c-85.html), SC 1980-81-82-83, c 85 | **2.** The objects of the Foundation are  (a) to relieve sickness and hunger and to provide assistance to all in need including orphans, lepers, the aged, the handicapped and the ill-treated; | **2.** The objects of the Foundation are  (a) to relieve sickness and hunger and to provide assistance to all in need including orphans, lepers, the aged, the handicapped and the ill-treated; | **2.** The objects of the Foundation are  (f) generally, to organize, promote, coordinate and support, both morally and financially, in Canada and elsewhere, all educational, religious, philanthropic and benevolent charities, causes and activities.  **3.** The Foundation shall pursue its objects without regard to the religious beliefs of those who may benefit thereby. |
| [Labour Adjustment Benefits Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-l-1/latest/rsc-1985-c-l-1.html), RSC 1985, c L-1 | 2(2) For the purposes of any provision of this Act in which reference is made to a person’s attaining sixty-five years of age, a person is deemed to have attained that age at the beginning of the calendar month following the calendar month in which he actually attains that age.  **14.** (1) The Commission may determine that an employee who has been certified under [section 11](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-l-1/latest/rsc-1985-c-l-1.html#sec11_smooth) is qualified to receive labour adjustment benefits if  (c) he was, on his effective date of lay-off, not less than fifty-four years of age but under sixty-five years of age;  (e) he has not attained sixty-five years of age;  18(2) Labour adjustment benefits are not payable to a qualified employee after the week during which he attains sixty-five years of age. | **14**(3) Notwithstanding subsection (1), where an employee certified under [section 11](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-l-1/latest/rsc-1985-c-l-1.html#sec11_smooth) would be qualified under subsection (1) to receive labour adjustment benefits but for the requirement set out in paragraph (1)(b), the Commission may determine that the employee is qualified to receive labour adjustment benefits if he shows that he is in substantial compliance with the requirement and that he does not meet such requirement by reason only of illness, disability, lay-off or any other good cause whatever. |  |
| [Lieutenant Governors Superannuation Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-l-8/latest/rsc-1985-c-l-8.html), RSC 1985, c L-8 | “deferred pension” means a pension that becomes payable to a person at the time he or she reaches sixty years of age;  **3.** (1) Every contributor who has contributed under this Act in respect of five years of service as the lieutenant governor of a province is, subject to this Act,  (a) entitled on ceasing to hold office as the lieutenant governor of a province,  (i) if he or she has reached the age of sixty years or is disabled, to an immediate pension calculated in accordance with subsection  (2), or  (ii) if he or she has not reached the age of sixty years, subject to subsection (3), to  (A) a deferred pension, calculated in accordance with subsection (2), or  (B) a return of the total contributions made by him or her under this Part, together with interest, if any, calculated pursuant to subsection (5),  at his or her option; and  b) entitled, if he or she becomes disabled not having reached sixty years of age but having become entitled to a deferred pension, to an immediate pension calculated in accordance with subsection (2), in which case he or she ceases to be entitled to a deferred pension referred to in clause (a)(ii)(A). | “disabled”, with respect to a contributor, means afflicted with a permanent infirmity that renders the contributor incapable of performing the duties and functions of his office or incapable of pursuing regularly any substantially gainful occupation commensurate with his qualifications;  **3.** (1) Every contributor who has contributed under this Act in respect of five years of service as the lieutenant governor of a province is, subject to this Act,  (a) entitled on ceasing to hold office as the lieutenant governor of a province,  (i) if he or she has reached the age of sixty years or is disabled, to an immediate pension calculated in accordance with subsection (2), or  (ii) if he or she has not reached the age of sixty years, subject to subsection (3), to  (A) a deferred pension, calculated in accordance with subsection (2), or  (B) a return of the total contributions made by him or her under this Part, together with interest, if any, calculated pursuant to subsection (5),  at his or her option; and  (b) entitled, if he or she becomes disabled not having reached sixty years of age but having become entitled to a deferred pension, to an immediate pension calculated in accordance with subsection (2), in which case he or she ceases to be entitled to a deferred pension referred to in clause (a)(ii)(A). |  |
| [Lobbying Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-44-4th-supp/latest/rsc-1985-c-44-4th-supp.html), RSC 1985, c 44 (4th Supp) |  |  | “organization” includes  (f) a corporation without share capital incorporated to pursue, without financial gain to its members, objects of a national, provincial, patriotic, religious, philanthropic, charitable, scientific, artistic, social, professional or sporting character or other similar objects; |
| [Mackenzie Valley Resource Management Act](https://www.canlii.org/en/ca/laws/stat/sc-1998-c-25/latest/sc-1998-c-25.html), SC 1998, c 25 |  |  | “heritage resources” means archaeological or historic sites, burial sites, artifacts and other objects of historical, cultural or religious significance, and historical or cultural records. |
| [Marine Liability Act](https://www.canlii.org/en/ca/laws/stat/sc-2001-c-6/latest/sc-2001-c-6.html), SC 2001, c 6 | **9.** The court may in its discretion postpone the distribution of any amount to which a person under the age of eighteen or under a legal disability is entitled, may order its payment from the amount paid into court under [section 8](https://www.canlii.org/en/ca/laws/stat/sc-2001-c-6/latest/sc-2001-c-6.html#sec8_smooth) and may make any other order that is in the interest of that person. | **9.** The court may in its discretion postpone the distribution of any amount to which a person under the age of eighteen or under a legal disability is entitled, may order its payment from the amount paid into court under [section 8](https://www.canlii.org/en/ca/laws/stat/sc-2001-c-6/latest/sc-2001-c-6.html#sec8_smooth) and may make any other order that is in the interest of that person. | **Schedule 3/Article IV:**  2. Neither the carrier nor the ship shall be responsible for loss or damage arising or resulting from  (d) act of God; |
| [Members of Parliament Retiring Allowances Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-m-5/latest/rsc-1985-c-m-5.html), RSC 1985, c M-5 | “child” means a child or stepchild of — or an individual adopted either legally or in fact by — a member or former member who  (a) is less than eighteen years of age, or  (b) is eighteen years of age or older but less than twenty-five years of age, and is in full-time attendance at a school or university within the meaning provided for that expression by the regulations, having been in such attendance substantially without interruption since the child reached eighteen years of age or the member or former member died, whichever occurred later;  **12.** (1) Notwithstanding anything in this Part, no contribution shall be paid by a member under this Part  (a) in respect of any session in the course of which the member ceases to be a Senator by reason of disqualification or was expelled from the House of Commons; or  (b) after the member has reached 71 years of age.  16(2) The portion of a retirement allowance that is payable to a person under paragraph (1)(b) is not payable unless the person has reached sixty years of age.  **17.1** (1) Subject to [sections 58](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-m-5/latest/rsc-1985-c-m-5.html#sec58_smooth) and [59](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-m-5/latest/rsc-1985-c-m-5.html#sec59_smooth), if a person ceases to be a member after December 31, 2015, having contributed or elected to contribute under this Part or Part I or III of the former Act as a member for at least six years and the person has reached 65 years of age when he or she ceases to be a member, there shall be paid to that person during his or her lifetime a retirement allowance in an amount calculated under subsection (2).  **31.** (1) Commencing on January 1, 2001, a member shall, by reservation from the sessional indemnity of the member, contribute to the Compensation Arrangements Account  (a) if the member has not reached 69 years of age, four per cent of that portion of the sessional indemnity payable to the member that exceeds the member’s earnings limit for the calendar year and 3 per cent of the total sessional indemnity payable to the member; or  (b) if the member has reached 69 years of age, seven per cent of the amount of the member’s sessional indemnity.  **37.1** (1) Despite [sections 36](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-m-5/latest/rsc-1985-c-m-5.html#sec36_smooth) and [37](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-m-5/latest/rsc-1985-c-m-5.html#sec37_smooth), the allowances otherwise payable to a person under those sections in respect of pensionable service calculated by reference to contributions made during the period beginning on July 13, 1995 and ending on December 31, 2015, other than those made under an election made before July 13, 1995, are not payable until the earlier of  (a) the day on which the person reaches fifty-five years of age, and | “disabled” means incapable of pursuing regularly any substantially gainful occupation;  **51.** (1) Subject to this Part, every person who is in receipt of an allowance under Part I, II or III shall be paid a supplementary benefit in respect of each such allowance received in a month in any calendar year.  (2) A former member shall not be paid a supplementary benefit unless the former member has reached sixty years of age or is disabled.  **60.1** (1) For the purposes of this Act, a person who is entitled to and elects to receive a disability allowance under [section 71.1](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-1/latest/rsc-1985-c-p-1.html#sec71.1_smooth) of the [*Parliament of Canada Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-1/latest/rsc-1985-c-p-1.html) is deemed to remain a member until the person’s entitlement to that allowance ceases.  (2) The contributions that the member is required to make under this Act shall be made by reservation from the member’s disability allowance, commencing on the day that the allowance becomes payable, and shall be calculated in respect of the salaries and allowances on which the disability allowance is based. |  |
| [Merchant Seamen Compensation Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-m-6/latest/rsc-1985-c-m-6.html), RSC 1985, c M-6 | **31.** (1) Where the death of a seaman results from an injury, the following amounts of compensation shall be paid:  (e) where the dependants are a survivor and one or more children, a monthly payment of $1,451.92 with an additional monthly payment of $161.18 to be increased on the death of the survivor to $164.93  (i) for each child under the age of eighteen years, and  (ii) with the Minister’s approval, for each child under the age of 21 years who is attending school;  **44.** (1) If a seaman is entitled to compensation and it is made to appear to the Minister that the seaman’s spouse, former spouse, common-law partner, former common-law partner or children under 18 years of age are without adequate means of support, the Minister may divert the compensation in whole or in part from the seaman for their benefit.  **45.** If a seaman or a dependant is a minor or under any other legal incapacity, the compensation to which they are entitled may be paid to any person or be applied in any manner that the Minister considers is to the seaman’s or the dependant’s best advantage. | 2(2) A seaman who suffers a disability arising out of and in the course of his employment as a seaman, otherwise than as a result of an accident, shall be deemed for the purposes of this Act to have suffered the disability as a result of an accident and, except for the purpose of computing compensation, the accident shall be deemed to have taken place on the day the disability first became known to his employer.  **8.** (1) The employer of a seaman injured by reason of an accident arising out of and in the course of his employment shall pay compensation in the manner and to the extent provided by this Act, except where the injury  (a) does not disable the seaman for a period of at least three days from earning full wages at the work at which he was employed; or  (b) is attributable solely to the serious and wilful misconduct of the seaman unless the injury results in death or serious disability.  (2) Where compensation for disability is payable, it shall be computed and be payable from the date of the disability.  31(6) Compensation is payable to a disabled child without regard to their age, and payments to the child shall continue until, in the Minister’s opinion, the child ceases to be disabled.  “invalid” means physically or mentally incapable of earning; |  |
| [Ministries and Ministers of State Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-m-8/latest/rsc-1985-c-m-8.html), RSC 1985, c M-8 |  |  | **6**(2) Where the proposed text of an order in council has been laid before the House of Commons pursuant to subsection (1), a motion in the House of Commons proposed by a member of the Queen’s Privy Council for Canada in accordance with the rules of the House, praying that the making of the order in council be approved, shall be debated in the House for not more than seven hours, after which time the question shall be decided in accordance with the rules of the House. |
| [Mutual Legal Assistance in Criminal Matters Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-30-4th-supp/latest/rsc-1985-c-30-4th-supp.html), RSC 1985, c 30 (4th Supp) | **9.4** (1) When a written request is presented to the Minister by a state or entity, other than the International Criminal Court referred to in [section 9.1](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-30-4th-supp/latest/rsc-1985-c-30-4th-supp.html#sec9.1_smooth), for the enforcement of an order of forfeiture of property situated in Canada issued by a court of criminal jurisdiction of the state or entity, the Minister may authorize the Attorney General of Canada or an attorney general of a province to make arrangements for the enforcement of the order.  (2) The Minister shall refuse the request if he or she  (a) has reasonable grounds to believe that the request has been made for the purpose of punishing a person by reason of their race, sex, sexual orientation, religion, nationality, ethnic origin, language, colour, age, mental or physical disability or political opinion; | **9.4** (1) When a written request is presented to the Minister by a state or entity, other than the International Criminal Court referred to in [section 9.1](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-30-4th-supp/latest/rsc-1985-c-30-4th-supp.html#sec9.1_smooth), for the enforcement of an order of forfeiture of property situated in Canada issued by a court of criminal jurisdiction of the state or entity, the Minister may authorize the Attorney General of Canada or an attorney general of a province to make arrangements for the enforcement of the order.  (2) The Minister shall refuse the request if he or she  (a) has reasonable grounds to believe that the request has been made for the purpose of punishing a person by reason of their race, sex, sexual orientation, religion, nationality, ethnic origin, language, colour, age, mental or physical disability or political opinion; | **9.4** (1) When a written request is presented to the Minister by a state or entity, other than the International Criminal Court referred to in [section 9.1](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-30-4th-supp/latest/rsc-1985-c-30-4th-supp.html#sec9.1_smooth), for the enforcement of an order of forfeiture of property situated in Canada issued by a court of criminal jurisdiction of the state or entity, the Minister may authorize the Attorney General of Canada or an attorney general of a province to make arrangements for the enforcement of the order.  (2) The Minister shall refuse the request if he or she  (a) has reasonable grounds to believe that the request has been made for the purpose of punishing a person by reason of their race, sex, sexual orientation, religion, nationality, ethnic origin, language, colour, age, mental or physical disability or political opinion; |
| [National Defence Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-n-5/latest/rsc-1985-c-n-5.html), RSC 1985, c N-5 | **34.** A person who is under the age of eighteen years may not be deployed by the Canadian Forces to a theatre of hostilities.  **46.** (1) The Minister may authorize the formation of cadet organizations under the control and supervision of the Canadian Forces to consist of persons of not less than twelve years of age who have not attained the age of nineteen years.  165.21(4) A military judge ceases to hold office on being released at his or her request from the Canadian Forces or on attaining the age of 60 years.  **46.** (1) The Minister may authorize the formation of cadet organizations under the control and supervision of the Canadian Forces to consist of persons of not less than twelve years of age who have not attained the age of nineteen years. | **271.** (1) Compensation may, to such extent, in such manner and to such persons as the Governor in Council may by regulation prescribe, be paid in respect of disability or death resulting from injury or disease or aggravation thereof incurred by any person while  (a) employed in the federal public administration,  (b) employed under the direction of any part of the federal public administration, or  (c) engaged, with or without remuneration, in an advisory, supervisory or consultative capacity in or on behalf of the federal public administration,  and performing any function in relation to the Canadian Forces or any forces cooperating with the Canadian Forces, if the injury or disease or aggravation thereof arose out of or was directly connected with the performance of that function.  (2) No compensation shall be paid under subsection (1) in respect of any disability or death for which a pension is paid or payable by virtue of any of the provisions of the [*Pension Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-6/latest/rsc-1985-c-p-6.html).  **290.** Every medical practitioner who signs a false medical certificate or other document in respect of  (c) the disability or alleged disability of a person, purported to have arisen or to have been contracted during, in the course of, or as a result of the service of that person as an officer or non-commissioned member,  is guilty of an offence and liable, on summary conviction, to a fine not exceeding one thousand dollars or to imprisonment for a term not exceeding twelve months or to both. | **29.16**(11) Every member shall, before commencing the duties of office, take the following oath of office:  I, , do solemnly swear (*or* affirm) that I will faithfully and honestly fulfil my duties as a member of the Military Grievances External Review Committee in conformity with the requirements of the *National Defence Act*, and of all rules and instructions under that Act applicable to the Military Grievances External Review Committee, and that I will not disclose or make known to any person not legally entitled to it any knowledge or information obtained by me by reason of my office. (*And in the case of an oath*: So help me God.) |
| [National Energy Board Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-n-7/latest/rsc-1985-c-n-7.html), RSC 1985, c N-7 | **3**(3) A member appointed pursuant to subsection (2) is eligible to be re-appointed to hold office during good behaviour for any term of seven years or less and every member ceases to hold office on attaining the age of seventy years. |  |  |
| [National Film Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-n-8/latest/rsc-1985-c-n-8.html), RSC 1985, c N-8 |  |  | **Schedule**  I, , solemnly and sincerely swear that I will faithfully and honestly fulfil the duties which devolve on me by reason of my employment with the National Film Board and that I will not, without due authority in that behalf, disclose or make known any matter which comes to my knowledge by reason of such employment. So help me God. |
| [National Holocaust Monument Act](https://www.canlii.org/en/ca/laws/stat/sc-2011-c-13/latest/sc-2011-c-13.html), SC 2011, c 13 |  | Whereas the Nazis sought to eliminate vulnerable groups such as disabled persons, the Roma and homosexuals in their bid to establish the hegemony of the Aryan race; | Whereas Hitler’s plan to exterminate the Jews of Europe led to the murder of six million men, women and children |
| [Northern Pipeline Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-n-26/latest/rsc-1985-c-n-26.html), RSC 1985, c N-26 |  |  | Schedule  It is understood that there will be no charges on the Pipeline having an effect on the cost of service other than those:  (ii) caused by Acts of God, other unforeseen circumstances, or |
| [Northwest Territories Act](https://www.canlii.org/en/ca/laws/stat/sc-2014-c-2-s-2/latest/sc-2014-c-2-s-2.html), SC 2014, c 2, s 2 | **45.** The judges of the superior, district and county courts in the Northwest Territories hold office during good behaviour but are removable by the Governor General on address of the Senate and House of Commons and cease to hold office on attaining the age of 75 years. |  |  |
| [Nuclear Liability Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-n-28/latest/rsc-1985-c-n-28.html), RSC 1985, c N-28 | **21**(4) A person who has reached the age of seventy years is not eligible to be appointed to a Commission and a person appointed to a Commission ceases to hold office on reaching the age of seventy years. |  |  |
| [Nunavut Waters and Nunavut Surface Rights Tribunal Act](https://www.canlii.org/en/ca/laws/stat/sc-2002-c-10/latest/sc-2002-c-10.html), SC 2002, c 10 |  |  | Schedule 2  I, , do solemnly affirm (or swear) that I will faithfully, truly, impartially and honestly and to the best of my judgment, skill and ability, execute and perform the duties required of me as a member of the Nunavut Water Board. (So help me God.) |
| [Nunavut Planning and Project Assessment Act](https://www.canlii.org/en/ca/laws/stat/sc-2013-c-14-s-2/latest/sc-2013-c-14-s-2.html), SC 2013, c 14, s 2 |  |  | Schedule 1  I, , do solemnly affirm (or swear) that I will faithfully, truly, impartially and honestly and to the best of my judgment, skill and ability, execute and perform the duties required of me as a member of the (Nunavut Planning Commission or the Nunavut Impact Review Board). (So help me God.) |
| [Nunavut Act](https://www.canlii.org/en/ca/laws/stat/sc-1993-c-28/latest/sc-1993-c-28.html), SC 1993, c 28 | **31**(3) The judges of the superior courts in Nunavut hold office during good behaviour, but may be removed by the Governor in Council on address of the Senate and House of Commons and cease to hold office on attaining the age of seventy-five years. |  |  |
| [Oaths of Allegiance Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-o-1/latest/rsc-1985-c-o-1.html), RSC 1985, c O-1 |  | **6.** The oath of allegiance set out in [section 2](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-o-1/latest/rsc-1985-c-o-1.html#sec2_smooth), together with the oath of office or oath for the due exercise of any profession or calling, shall be taken within the period and in the manner, and subject to the disabilities and penalties for the omission thereof, provided by law with respect to such oaths. | **2.** (1) Every person who, either of his own accord or in compliance with any lawful requirement made of the person, or in obedience to the directions of any Act or law in force in Canada, except the [*Constitution Act, 1867*](https://www.canlii.org/en/ca/laws/stat/30---31-vict-c-3/latest/30---31-vict-c-3.html) and the [*Citizenship Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-29/latest/rsc-1985-c-c-29.html), desires to take an oath of allegiance shall have administered and take the oath in the following form, and no other:  I, ...................., do swear that I will be faithful and bear true allegiance to Her Majesty Queen Elizabeth the Second, Queen of Canada, Her Heirs and Successors. So help me God. |
| [Office of Port Warden for the Harbour of Montreal, An Act to Amend and Consolidate the Acts Relating to the](https://www.canlii.org/en/ca/laws/stat/sc-1882-c-45/latest/sc-1882-c-45.html),SC 1882, c 45 |  |  | **6.** The person so appointed to be Port Warden shall, before acting as such, take and subscribe the following oath of office, before some Justice of the Peace for the District of Montreal, who is hereby empowered to administer the same:  Form  “I, A. B., do solemnly swear that I will faithfully and impartially, to the best of my judgment and ability perform the duties of the office of Port Warden of the Harbour of Montreal, without fear, favour or affection for any person or party whomsoever:” |
| [Old Age Security Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-o-9/latest/rsc-1985-c-o-9.html), RSC 1985, c O-9 | “specially qualified individual” means a person who has not resided in Canada after attaining eighteen years of age for an aggregate period of ten or more years other than such a person to whom a pension or allowance was payable  (a) for the month of March 1996 or an earlier month, or  (b) for the month of January 2001 or an earlier month, where, before March 7, 1996, the person was residing in Canada as 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);  **3.** (1) Subject to this Act and the regulations, a full monthly pension may be paid to  (*a*) every person who was a pensioner on July 1, 1977;  (*b*) every person who  (i) on July 1, 1977 was not a pensioner but had attained twenty-five years of age and resided in Canada or, if that person did not reside in Canada, had resided in Canada for any period after attaining eighteen years of age or possessed a valid immigration visa,  (ii) has attained sixty-five years of age | **40.** (1) Where, under any law of a country other than Canada, provision is made for the payment of old age or other benefits including survivors’ or disability benefits, the Minister may, on behalf of the Government of Canada, on such terms and conditions as may be approved by the Governor in Council, enter into an agreement with the government of that country for the making of reciprocal arrangements relating to the administration or operation of that law and of this Act, including, without restricting the generality of the foregoing, arrangements relating to  (a) the exchange of such information obtained under that law or this Act as may be necessary to give effect to any such arrangements;  (b) the administration of benefits payable under this Act to persons resident in that country, the extension of benefits under that law or this Act to persons employed in or resident in that country and the increase or decrease in the amount of the benefits payable under that law or this Act to persons employed in or resident in that country;  (c) the administration of benefits payable under that law to persons resident in Canada, the extension of benefits under that law or this Act to persons employed in or resident in Canada and the increase or decrease in the amount of the benefits payable under that law or this Act to persons employed in or resident in Canada;  (d) the totalization of periods of residence and periods of contribution in that country and periods of residence in Canada; and  (e) the payment by that country and Canada respectively, where applicable as a result of totalization, of prorated benefits based on periods of residence and periods of contribution in that country and periods of residence in Canada. |  |
| [Parliamentary Employment and Staff Relations Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-33-2nd-supp/latest/rsc-1985-c-33-2nd-supp.html), RSC 1985, c 33 (2nd Supp) |  |  | **27**(3) The Board shall not certify as bargaining agent for a bargaining unit any employee organization that discriminates against any employee because of sex, race, national origin, colour or religion. |
| [Parliament of Canada Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-1/latest/rsc-1985-c-p-1.html), RSC 1985, c P-1 | 70(4.1) Subject to subsection (5), the severance allowance to be paid to or in respect of a person under subsection (1) or (2) who is under fifty-five years of age on the day on which the person ceases to be a member and to whom an allowance would be immediately payable under the [*Members of Parliament Retiring Allowances Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-m-5/latest/rsc-1985-c-m-5.html) shall be the amount that would be the severance allowance determined under subsection (4) but for this subsection less an amount equal to the annual allowance immediately payable under that Act to the person.  (5) The severance allowance to be paid to or in respect of a person under subsection (1) or (2) who is subject to the [*Members of Parliament Retiring Allowances Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-m-5/latest/rsc-1985-c-m-5.html)who is fifty-four years of age immediately before ceasing to be a member of the House of Commons and who will be fifty-five years of age in less than six months is  (a) the severance allowance that would otherwise be payable under subsection (4)  **71.1** (1) A member of the Senate or the House of Commons who resigns by reason of disability may elect to receive an annual disability allowance equal to 70% of their annual salaries and allowances under [sections 55.1](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-1/latest/rsc-1985-c-p-1.html#sec55.1_smooth) and [62.1](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-1/latest/rsc-1985-c-p-1.html#sec62.1_smooth) to [62.3](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-1/latest/rsc-1985-c-p-1.html#sec62.3_smooth) of this Act and [section 4.1](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-s-3/latest/rsc-1985-c-s-3.html#sec4.1_smooth) of the [*Salaries Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-s-3/latest/rsc-1985-c-s-3.html), on the date of resignation, if at the time of their resignation, the member  (a) is 65 years of age or over; and  (b) is incapable, because of the disability, of performing the member’s duties. (2) The disability allowance shall be adjusted to take into account changes in the annual salaries and allowances on which the disability allowance was based. (3) The disability allowance shall be paid  (a) in the case of a member of the Senate, until the member revokes the election, attains 75 years of age or dies, whichever is the earliest; or  (b) in the case of a member of the House of Commons, until the member revokes the election or dies or the date of the next general election following the member’s resignation, whichever is the earliest.  **71.2** (1) If a person, having reached 50 years of age and having contributed or elected to contribute under the [*Members of Parliament Retiring Allowances Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-m-5/latest/rsc-1985-c-m-5.html) as a member for at least six years, ceases to be a member of the Senate or the House of Commons and is not in receipt of an allowance by virtue of [subsection 37.1(1)](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-m-5/latest/rsc-1985-c-m-5.html#sec37.1subsec1_smooth) of that Act, the person is deemed to be in receipt of an allowance, other than a withdrawal allowance, under that Act for the purpose of being eligible to participate in the Public Service Health Care Plan, the Pensioners’ Dental Services Plan and the Public Service Management Insurance Plan established by the Treasury Board, on the same terms and conditions as apply to persons in receipt of an allowance, other than a withdrawal allowance, under that Act.  (2) Subsection (1) ceases to apply if the person  (a) reaches 55 years of age; | **71.1** (1) A member of the Senate or the House of Commons who resigns by reason of disability may elect to receive an annual disability allowance equal to 70% of their annual salaries and allowances under [sections 55.1](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-1/latest/rsc-1985-c-p-1.html#sec55.1_smooth) and [62.1](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-1/latest/rsc-1985-c-p-1.html#sec62.1_smooth) to [62.3](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-1/latest/rsc-1985-c-p-1.html#sec62.3_smooth) of this Act and [section 4.1](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-s-3/latest/rsc-1985-c-s-3.html#sec4.1_smooth) of the [*Salaries Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-s-3/latest/rsc-1985-c-s-3.html), on the date of resignation, if at the time of their resignation, the member  (a) is 65 years of age or over; and  (b) is incapable, because of the disability, of performing the member’s duties.  (2) The disability allowance shall be adjusted to take into account changes in the annual salaries and allowances on which the disability allowance was based.  (3) The disability allowance shall be paid  (a) in the case of a member of the Senate, until the member revokes the election, attains 75 years of age or dies, whichever is the earliest; or  (b) in the case of a member of the House of Commons, until the member revokes the election or dies or the date of the next general election following the member’s resignation, whichever is the earliest. | **Schedule**  The evidence you shall give on this examination shall be the truth, the whole truth and nothing but the truth. So help you God.  **FORM 2**  I, , do solemnly, sincerely and truly affirm and declare the taking of any oath is according to my religious belief unlawful, and I do also solemnly, sincerely and truly affirm and declare, etc.  **FORM 3**  I, , do solemnly swear (affirm) that I will faithfully, truly and to the best of my judgment, skill and ability execute and perform the duties required of me as a member of the Board of Internal Economy of the House of Commons. (In the case where an oath is taken, add “So help me God”).  I further solemnly swear (affirm) that I will not communicate or allow to be communicated to any person without due authority in that behalf any information relating to matters of employment and staff relations, tenders, security and investigations in relation to a member of the House of Commons, nor will I allow any such person to inspect or have access to any books or documents belonging to or in the possession of the Board and relating to the business of the Board. (In the case where an oath is taken, add “So help me God”). |
| [Payments in Lieu of Taxes Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-m-13/latest/rsc-1985-c-m-13.html), RSC 1985, c M-13 |  |  | 4(2) Where all or part of the real property tax levied by a taxing authority in a taxation year is for school purposes and is levied at different rates  (*a*) for taxpayers of different religious denominations, or  (*b*) for taxpayers of different religious denominations and for different classes of taxable property,  there shall be substituted for the effective rate referred to in paragraph (1)(*a*) a rate equal to the rate calculated in accordance with subsection (3). |
| [Pension Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-6/latest/rsc-1985-c-p-6.html), RSC 1985, c P-6 | **34.** (1) No pension shall be paid to or in respect of a child after the last day of the month in which the child attained the age of eighteen years except  (*a*) where the child is unable to provide for the child’s own maintenance owing to physical or mental infirmity that occurred before the child attained the age of twenty-one years, in which case a pension may be paid while the child is incapacitated from earning a livelihood by the infirmity; or  (*b*) where the child is following and is making satisfactory progress in a course of instruction approved by the Minister, in which case the pension may be paid until the child has attained the age of twenty-five years.  35(2.1) Where a member of the forces has attained the age of fifty-five years and the assessment of the extent of a disability of the member has remained unchanged for a period of three years or more, no reduction in the assessment of the extent of that disability shall be made.  (7.1) For the purposes of subsections (8), (9) and (10), a child ceases to be a minor child after the last day of the month in which the child attains the age of eighteen years. | “disability” means the loss or lessening of the power to will and to do any normal mental or physical act;  **21.** (1) In respect of service rendered during World War I, service rendered during World War II other than in the non-permanent active militia or the reserve army, service in the Korean War, service as a member of the special force, and special duty service,  (*a*) where a member of the forces suffers disability resulting from an injury or disease or an aggravation thereof that was attributable to or was incurred during such military service, a pension shall, on application, be awarded to or in respect of the member in accordance with the rates for basic and additional pension set out in Schedule I;  (*b*) where a member of the forces dies as a result of an injury or disease or an aggravation thereof that was attributable to or was incurred during such military service, a pension shall be awarded in respect of the member in accordance with the rates set out in Schedule II;  (*c*) no deduction shall be made from the degree of actual disability of a member of the forces who has rendered service in a theatre of actual war, service in the Korean War or special duty service on account of a disability or disabling condition that existed in the member before the member’s period of service in World War I or World War II, service in the Korean War or special duty service, as the case may be, except  (i) to the extent that the member is receiving a pension for that disability or disabling condition, or  (ii) to the extent that that disability or disabling condition was obvious or was recorded on medical examination prior to enlistment;  (*d*) an applicant shall not be denied a pension in respect of disability resulting from injury or disease or aggravation thereof incurred during military service or in respect of the death of a member of the forces resulting from that injury or disease or the aggravation thereof solely on the grounds that no substantial disability or disabling condition is considered to have existed at the time of discharge of that member;  (*e*) where a member of the forces who has seen service during World War I or World War II is, on retirement or discharge from that service, passed directly to the Department for treatment, a pension shall be paid to or in respect of the member for disability or death incurred by the member during treatment;  (*f*) no pension shall be paid for disability or death incurred by a member of the forces,  (i) while on leave of absence without pay,  (ii) during a period of absence without leave for which the pay of the member was stopped, or  (iii) when the member of the forces has, during leave of absence with pay, undertaken an occupation that is unconnected with military service,  unless the disability or death was attributable to that military service;  **36.** Where a member of the forces who is in receipt of a pension on account of the loss of, or permanent loss of the use of, one of the paired organs or limbs of the member’s body suffers, either before or after that loss or loss of use, the loss of, permanent loss of the use of or impairment of the pair of that organ or limb from any cause whatever, an additional pension shall, on application, be awarded to that member in an amount equal to fifty per cent of the pension that would have been awarded to the member if the loss of, permanent loss of the use of or impairment of that organ or limb had occurred in circumstances in which a pension would have been payable under [section 21](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-6/latest/rsc-1985-c-p-6.html#sec21_smooth). |  |
| [Pension Benefits Standards Act, 1985](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-32-2nd-supp/latest/rsc-1985-c-32-2nd-supp.html), RSC 1985, c 32 (2nd Supp) | “pensionable age”, in relation to a member, means the earliest age (taking into account the period of employment with the employer or the period of membership in the pension plan, if applicable) at which a pension benefit, other than a benefit in respect of a disability (as defined in the regulations), is payable to the member under the terms of the pension plan without the consent of the administrator and without reduction by reason of early retirement; | “pensionable age”, in relation to a member, means the earliest age (taking into account the period of employment with the employer or the period of membership in the pension plan, if applicable) at which a pension benefit, other than a benefit in respect of a disability (as defined in the regulations), is payable to the member under the terms of the pension plan without the consent of the administrator and without reduction by reason of early retirement; | **14.** (1) Each employee who is engaged to work on a full-time basis for an employer and is a member of a class of employees for which a pension plan is provided by that employer shall be eligible to become a member of that pension plan on and after  (a) the day on which the employee completes twenty-four months of continuous employment with the employer, in the case of a pension plan other than a multi-employer pension plan; or  […]  (2) Notwithstanding subsection (1), a pension plan may provide, in respect of employees who are engaged to work on a full-time basis, that membership in the plan is compulsory, except for employees who, because of their religious beliefs, object to becoming members of the plan. |
| [Pension Fund Societies Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-8/latest/rsc-1985-c-p-8.html), RSC 1985, c P-8 |  | **10.** After its incorporation under this Act, every pension fund society has the power, by means of voluntary contribution or otherwise as its by-laws provide, to form a fund, and may invest, hold and administer the fund and from and out of the fund may  (*a*) provide for the support and payment of pensions to officers and employees of the parent corporation incapacitated by age or infirmity; and  (*b*) on the death of those officers or employees, pay annuities or gratuities to their survivors and minor children, or other relatives, in such manner as may be specified by the by-laws of the society. |  |
| [Personal Information Protection and Electronic Documents Act](https://www.canlii.org/en/ca/laws/stat/sc-2000-c-5/latest/sc-2000-c-5.html), SC 2000, c 5 |  | **10.** An organization shall give access to personal information in an alternative format to an individual with a sensory disability who has a right of access to personal information under this Part and who requests that it be transmitted in the alternative format if  (*a*) a version of the information already exists in that format; or  (*b*) its conversion into that format is reasonable and necessary in order for the individual to be able to exercise rights under this Part. |  |
| [Pilotage Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-14/latest/rsc-1985-c-p-14.html), RSC 1985, c P-14 |  | **25**(3) No licensed pilot or holder of a pilotage certificate  (*a*) who knows of any physical or mental disability that prevents that pilot or holder from meeting the qualifications required of a holder of a licence or pilotage certificate,  (*b*) whose ability is impaired by alcohol or a drug or from any other cause, or  (*c*) whose licence or pilotage certificate is suspended,  shall have the conduct of a ship within a compulsory pilotage area or be on duty on board ship pursuant to a regulation of an Authority requiring a ship to have a licensed pilot or holder of a pilotage certificate on board. |  |
| [Pooled Registered Pension Plans Act](https://www.canlii.org/en/ca/laws/stat/sc-2012-c-16/latest/sc-2012-c-16.html), SC 2012, c 16 |  | **47**(2) A pooled registered pension plan may provide that  (a) in the case of a disability as defined by the regulations, a member may withdraw the funds in their account; and  (b) if the amount of funds in the member’s account is — subject to any other percentage that may be prescribed — less than 20% of the Year’s Maximum Pensionable Earnings for the year in which the member dies, in which the member provides the notification referred to in [section 44](https://www.canlii.org/en/ca/laws/stat/sc-2012-c-16/latest/sc-2012-c-16.html#sec44_smooth) or in which the member is no longer employed by an employer that is participating in the plan, the funds in the account may be withdrawn by the member or survivor, as the case may be. | **39.** (1) Every employee in a class of employees who is employed in included employment and is engaged to work on a full-time basis for an employer that provides a pooled registered pension plan to that class is a member of the plan, except for employees who terminate their membership under [subsection 41(5)](https://www.canlii.org/en/ca/laws/stat/sc-2012-c-16/latest/sc-2012-c-16.html#sec41subsec5_smooth) or who object to becoming members of the plan because of their religious beliefs.  **42.** (1) An employee who objects to being a member of a pooled registered pension plan because of their religious beliefs must notify the employer. |
| [Pope John Paul II Day Act](https://www.canlii.org/en/ca/laws/stat/sc-2014-c-41/latest/sc-2014-c-41.html), SC 2014, c 41 |  |  | Whereas Pope John Paul II loved young persons and was instrumental in establishing World Youth Day in 1985 as a way to inspire youth and encourage them in living out the teachings of Christ; |
| [Privacy Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-21/latest/rsc-1985-c-p-21.html), RSC 1985, c P-21 | “personal information” means information about an identifiable individual that is recorded in any form including, without restricting the generality of the foregoing,  (*a*) information relating to the race, national or ethnic origin, colour, religion, age or marital status of the individual, | “sensory disability” means a disability that relates to sight or hearing.  **77.** (1) The Governor in Council may make regulations  (m) prescribing the class of individuals who may act on behalf of minors, incompetents, deceased persons or any other individuals under this Act and regulating the manner in which any rights or actions of individuals under this Act may be exercised or performed on their behalf; | “personal information” means information about an identifiable individual that is recorded in any form including, without restricting the generality of the foregoing,  (*a*) information relating to the race, national or ethnic origin, colour, religion, age or marital status of the individual, |
| [Prohibiting Cluster Munitions Act](https://www.canlii.org/en/ca/laws/stat/sc-2014-c-27/latest/sc-2014-c-27.html), SC 2014, c 27 | **Schedule – Convention on Cluster Munitions**  Recognizing the need to provide age- and gender-sensitive assistance to cluster munition victims and to address the special needs of vulnerable groups, | **Schedule – Convention on Cluster Munitions**  Bearing in mind the Convention on the Rights of Persons with Disabilities which, inter alia, requires that States Parties to that Convention undertake to ensure and promote the full realization of all human rights and fundamental freedoms of all persons with disabilities without discrimination of any kind on the basis of disability, |  |
| [Provide for the Appointment of a Port Warden for the Harbor of Quebec, An Act to](https://www.canlii.org/en/ca/laws/stat/sc-1871-c-33/latest/sc-1871-c-33.html), SC 1871, c 33 |  |  | **3.** The person so appointed to be Port Warden shall, before acting as such, take and subscribe the following oath of office before some Justice of the Peace for the District of Quebec, who is hereby empowered to administer the same, and who shall have the custody thereof:  **Form**  “I, A.B., do solemnly swear that I will faithfully and impartially, to the best of my judgment and ability, perform the duties of the office of Port Warden of the Harbor of Quebec, without fear, favor or affection for any person or party whomsoever.” |
| [Public Sector Pension Investment Board Act](https://www.canlii.org/en/ca/laws/stat/sc-1999-c-34/latest/sc-1999-c-34.html), SC 1999, c 34 | **6 (2)** The following persons are disqualified from being directors:   * **(a)** a person who is less than 18 years of age; |  |  |
| [Public Service Employment Act](https://www.canlii.org/en/ca/laws/stat/sc-2003-c-22-ss-12-13/latest/sc-2003-c-22-ss-12-13.html), SC 2003, c 22, ss 12, 13 |  |  | **(8)** Before commencing his or her functions, a Commissioner shall take an oath or make a solemn affirmation in the following form before the Clerk of the Privy Council or the person designated by the Clerk:  I, , do swear (or solemnly affirm) that I will faithfully, truly and impartially, to the best of my judgment, skill and ability, execute and perform the office of (Commissioner or President, as the case may be) of the Public Service Commission. (Add, in the case where an oath is taken, “So help me God” (or name of deity).) |
| [Public Service Superannuation Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-36/latest/rsc-1985-c-p-36.html), RSC 1985, c P-36 | **3(4)** For the purposes of paragraph 8(2)(e), a person is deemed to have reached the age of eighteen years at the beginning of the month following the month in which the person actually reached that age and, for the purposes of paragraph 11(2)(a), a person is deemed to have reached the age of sixty-five years at the beginning of the month following the month in which the person actually reached that age.  **(1)** The following provisions are applicable in respect of any contributor described in subsection (2):  **(a)** if the contributor ceases to be employed in the public service, having reached sixty years of age, or ceases to be employed in the public service by reason of having become disabled, he or she is entitled, at his or her option, to  **(i)** an immediate annuity, or  **(ii)** either a cash termination allowance or a return of contributions, whichever is the greater;  **(b)** if the contributor ceases to be employed in the public service, not having reached sixty years of age, for any reason other than disability, he or she is entitled, at his or her option, to  **(i)** a deferred annuity,  **(ii)** a return of contributions, or  **(iii)** an annual allowance calculated and payable in the manner set out in clause 13(1)(*c*)(ii)(D); and  **(c)** if the contributor becomes disabled, not having reached sixty years of age but having become entitled to a deferred annuity, he ceases to be entitled to that deferred annuity and becomes entitled to an immediate annuity.  **12(7)** On the death of a contributor who has, after having reached the age of forty-five years, received an amount as a cash termination allowance or as a return of contributions in respect of pensionable service prior to October 1, 1967, but who continued, on receiving the cash termination allowance or return of contributions, to have to his or her credit pensionable service after September 30, 1967 of less than five years, the survivor and children of the contributor are entitled to the annual allowances to which they would have been entitled under subsection (4) had the contributor, immediately before death, become entitled under subsection (1) to an immediate annuity, a deferred annuity or an annual allowance.  12**(9)** For the purposes of this section and [section 13](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-36/latest/rsc-1985-c-p-36.html#sec13_smooth), child means a child of the contributor who  **(a)** is less than eighteen years of age; or  **(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, having been in such attendance substantially without interruption since the child reached eighteen years of age or the contributor died, whichever occurred later.  **28** Where a contributor who  **(a)** is less than 60 years of age, in the case of a Group 1 contributor described in subsection 12(0.1), or is less than 65 years of age, in the case of a Group 2 contributor described in subsection 12.1(1), and  **(b)** is in receipt of an annuity payable under this Part in respect of a disability previously incurred by him,  is certified, in accordance with the regulations, to have regained his health or to be capable of performing the duties of his former position in the public service or any other position in the public service commensurate with his qualifications, he ceases to be entitled to that annuity and thereupon is entitled to a deferred annuity.  […] | **12(1)** The following provisions are applicable in respect of any contributor described in subsection (2):  **(a)** if the contributor ceases to be employed in the public service, having reached sixty years of age, or ceases to be employed in the public service by reason of having become disabled, he or she is entitled, at his or her option, to  **(i)** an immediate annuity, or  **(ii)** either a cash termination allowance or a return of contributions, whichever is the greater;  **(b)** if the contributor ceases to be employed in the public service, not having reached sixty years of age, for any reason other than disability, he or she is entitled, at his or her option, to  **(i)** a deferred annuity,  **(ii)** a return of contributions, or  **(iii)** an annual allowance calculated and payable in the manner set out in clause 13(1)(*c*)(ii)(D); and  **(c)** if the contributor becomes disabled, not having reached sixty years of age but having become entitled to a deferred annuity, he ceases to be entitled to that deferred annuity and becomes entitled to an immediate annuity.  […] |  |
| [Quarantine Act](https://www.canlii.org/en/ca/laws/stat/sc-2005-c-20/latest/sc-2005-c-20.html), SC 2005, c 20 | **33.1(2)** The quarantine officer shall disclose to the provincial public health authority the following personal information regarding the traveller, to the extent that it is known:  **(a)** the traveller’s name, sex, age and date of birth; | **24** The Minister shall, if reasonably possible, provide a traveller with an interpreter if the traveller does not have an adequate understanding of at least one of Canada’s official languages or has a speech or hearing disability. |  |
| [Referendum Act](https://www.canlii.org/en/ca/laws/stat/sc-1992-c-30/latest/sc-1992-c-30.html), SC 1992, c 30 |  |  | **Schedule: 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. |
| [Returned Soldiers' Insurance Act](https://www.canlii.org/en/ca/laws/stat/sc-1920-c-54/latest/sc-1920-c-54.html), SC 1920, c 54 | **12** **(1)** The insurance contract may provide for the payment of a single premium or of premiums uniform throughout the lifetime of the insured, or during the lifetime of the insured for a period of ten, fifteen or twenty years, or until he attains the age of sixty-five years.  **15** The Governor in Council may, for the purposes of this Act, make regulations, **(b)** prescribing the mode of proving the age, identity and existence or death of persons;  **11** Notwithstanding the provisions of this Act or the terms of any contract of insurance made thereunder, premiums falling due on or after the anniversary of his contract nearest the eighty-fifth birthday of the insured shall be waived. | **9** **(1)** Where an insured becomes totally and permanently disabled and is thereby rendered incapable of pursuing any substantially gainful occupation, the premiums thereafter falling due under the contract shall be waived during the continuance of such disability and the insured shall be entitled to receive as a disability benefit the payment of the sum insured in instalments not exceeding one-twentieth of the sum insured for each year of total and permanent disability, the said benefit to continue during the continuance of such disability but not to exceed payment for twenty years in all.  **(2)** Where the insured dies before the total payment of disability benefits under subsection (1) equals the sum insured, the balance of the sum insured shall be payable as a death benefit.  **(3)** Subsection (1) does not apply where the total and permanent disability of an insured is due to a disability of the insured in respect of which he receives or is entitled to receive  **(a)** a pension 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 the corresponding pension laws of the United Kingdom or of any of His Majesty’s Dominions or of His Majesty’s Government or of any of His Majesty’s Allies or Associated Powers in the Great War; or  **(b)** allowances while receiving treatment by the Department of Veterans Affairs on account of war disability.  **(4)** Where his total disability has existed continuously for a period of at least one year, the insured shall, for the purposes of this section, be deemed to be totally and permanently disabled.  **(4)** Where his total disability has existed continuously for a period of at least one year, the insured shall, for the purposes of this section, be deemed to be totally and permanently disabled. |  |
| [Royal Canadian Mounted Police Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-r-10/latest/rsc-1985-c-r-10.html), RSC 1985, c R-10 | **2(1)**child means a person who is or, in the absence of any evidence to the contrary, appears to be under the age of eighteen years; (*enfant*)  45.1**(7)** The conduct board may, on its own initiative or at the request of any person, make an order directing that any of the following information shall not be published in any document or broadcast or transmitted in any way:  **(a)** information that could identify a complainant, a witness or a person under the age of 18; |  | **Schedule**  I, , solemnly swear that I will faithfully, diligently and impartially execute and perform the duties required of me as a member of the Royal Canadian Mounted Police, and will well and truly obey and perform all lawful orders and instructions that I receive as such, without fear, favour or affection of or toward any person. So help me God.  I, , solemnly swear that I will not disclose or make known to any person not legally entitled thereto any knowledge or information obtained by me in the course of my employment with the Royal Canadian Mounted Police. So help me God. |
| [Royal Canadian Mounted Police Pension Continuation Act](https://www.canlii.org/en/ca/laws/stat/rsc-1970-c-r-10/latest/rsc-1970-c-r-10.html), RSC 1970, c R-10 | **20** Such pension or compassionate allowance shall not be granted  **(d)** 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;  **25** The compassionate allowance to an officer’s child ceases when the child reaches the age of twenty-one.  47**(8)** For the purposes of this and the following sections, “child” means a child of a person to whom this Part applies, including a stepchild and an adopted child, who  **(a)** is less than twenty-one years of age; or  **(b)** is twenty-one or more years of age but less than twenty-five years of age, and is in full-time attendance at a school or university, having been in such attendance substantially without interruption since the child reached twenty-one years of age or the person to whom this Part applies died, whichever occurred later.  48**(4)** Where any such person marries after the age of sixty years, the value of the pension to his widow shall not exceed the lump sum benefit that would be payable if he were not survived by a widow. | **5** **(1)** Where a person has, either before or after the 1st day of April 1960 suffered a disability as a result of any injury or disease or aggravation thereof that arose out of, or was directly connected with, his service in the Force, he may be granted compensation, including medical and hospital expenses, at such rates and in such manner as the Governor in Council may prescribe.  **(2)** When a person described in subsection (1) dies before he is granted compensation under that subsection, his survivor or, if there is no survivor, his children may be granted the compensation in respect of the period preceding his death that he was disabled, including medical and hospital expenses, that the Treasury Board may prescribe. |  |
| [Royal Canadian Mounted Police Superannuation Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-r-11/latest/rsc-1985-c-r-11.html), RSC 1985, c R-11 | **12** **(1)** A contributor who, not having reached sixty years of age but having become entitled under this Part to a deferred annuity, or not having reached fifty years of age but having become entitled under this Part to an annual allowance payable on reaching fifty years of age, becomes disabled ceases to be entitled to that deferred annuity or annual allowance and becomes entitled to an immediate annuity  13**(4)** For the purposes of this section, child means a child of the contributor who  **(a)** is less than eighteen years of age; or  **(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, having been in such attendance substantially without interruption since the child reached eighteen years of age or the contributor died, whichever occurred later.  **19** **(1)** Subject to [section 14.1](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-r-11/latest/rsc-1985-c-r-11.html#sec14.1_smooth) but notwithstanding any other provision of this Part, the survivor of a contributor is not entitled to an annual allowance in respect of the contributor under this Part if at the time the contributor married the survivor or began to cohabit with the survivor in a relationship of a conjugal nature, the contributor had attained the age of sixty years unless, after that time, that person became or continued to be a contributor.  recipient means  **35(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)** a person who, not having reached sixty years of age, is in receipt of a pension under subsection 11(9) or (10),  **(d)** a person who, not having reached sixty years of age, is in receipt of a pension as a result of having been compulsorily retired from the Force by reason of any mental or physical condition rendering the person disabled,  **(e)** 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  **(f)** a person who is in receipt of the pension by reason of being a survivor or a child. | **12** **(1)** A contributor who, not having reached sixty years of age but having become entitled under this Part to a deferred annuity, or not having reached fifty years of age but having become entitled under this Part to an annual allowance payable on reaching fifty years of age, becomes disabled ceases to be entitled to that deferred annuity or annual allowance and becomes entitled to an immediate annuity  **32** Subject to this Part and the regulations, an award in accordance with the [*Pension Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-6/latest/rsc-1985-c-p-6.html) shall be granted to or in respect of the following persons if the injury or disease — or the aggravation of the injury or disease — resulting in the disability or death in respect of which the application for the award is made arose out of, or was directly connected with, the person’s service in the Force:  **(a)** any person to whom Part VI of the former Act applied at any time before April 1, 1960 who, either before or after that time, has suffered a disability or has died; and  **(b)** any person who served in the Force at any time after March 31, 1960 as a contributor under Part I of this Act and who has suffered a disability, either before or after that time, or has died. |  |
| [Royal Style and Titles Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-r-12/latest/rsc-1985-c-r-12.html), RSC 1985, c R-12 |  |  | **2** The assent of the Parliament of Canada is hereby given to the issue by Her Majesty of Her Royal Proclamation under the Great Seal of Canada establishing for Canada the following Royal Style and Titles, namely:  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. |
| [Security of Information Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-o-5/latest/rsc-1985-c-o-5.html), RSC 1985, c O-5 |  |  | **3** **(1)** For the purposes of this Act, a purpose is prejudicial to the safety or interests of the State if a person  **(a)** commits, in Canada, an offence against the laws of Canada or a province that is punishable by a maximum term of imprisonment of two years or more in order to advance a political, religious or ideological purpose, objective or cause or to benefit a foreign entity or terrorist group |
| [Sex Offender Information Registration Act](https://www.canlii.org/en/ca/laws/stat/sc-2004-c-10/latest/sc-2004-c-10.html), SC 2004, c 10 | **7** A sex offender who is under 18 years of age has the right to have an appropriate adult chosen by them in attendance when they report to a registration centre and when information is collected.  **8** When a police service or the Commissioner of the Royal Canadian Mounted Police receives a copy of an order sent in accordance with [paragraph 490.018(1)](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-46/latest/rsc-1985-c-c-46.html#sec490.018subsec1_smooth)(d) of the [*Criminal Code*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-c-46/latest/rsc-1985-c-c-46.html), either a person who registers information for the police service or one who registers it for the Commissioner shall  **(a)** register without delay in the database only the name of the police service and the following information relating to the person who is subject to the order:  **(vi)** the age and gender of every victim of the offence or offences, and the victim’s relationship to the person, |  |  |
| [Softwood Lumber Products Export Charge Act, 2006](https://www.canlii.org/en/ca/laws/stat/sc-2006-c-13/latest/sc-2006-c-13.html), SC 2006, c 13 | **96** **(1)** Where at any time a person has transferred property, either directly or indirectly, by means of a trust or by any other means, to **(b)** an individual who was under eighteen years of age the transferee and transferor are jointly and severally or solidarily liable to pay under this Act an amount equal to the lesser of  **(d)** the amount determined by the formula A – B where Ais the amount, if any, by which the fair market value of the property at that time exceeds the fair market value at that time of the consideration given by the transferee for the transfer of the property, and Bis the amount, if any, by which the amount assessed the transferee under [subsection 160(2)](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-1-5th-supp/latest/rsc-1985-c-1-5th-supp.html) of 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) in respect of the property exceeds the amount paid by the transferor in respect of the amount so assessed, and  **(e)** the total of all amounts each of which is  **(i)** an amount that the transferor is liable to pay under this Act or the reporting period of the transferor that includes that time or any preceding reporting period of the transferor, or  **(ii)** interest or penalty for which the transferor is liable as f that time. |  |  |
| [Soldier Settlement Act](https://www.canlii.org/en/ca/laws/stat/rsc-1927-c-188/latest/rsc-1927-c-188.html), RSC 1927, c 188 | **30**  All deeds of land, all mortgages and charges upon land or goods and all contracts and agreements whatever, including bills of exchange and promissory notes, made or entered into by any settler to or with, or for the benefit or security of, the Board, purporting to act with respect thereto or to accept any thereof in execution of any of its powers under this Act or under the former Act, shall be valid and enforceable notwithstanding that such settler is not of the full age of twenty-one years, or is an Indian or is under any civil disability. | **2** In this Act, and in any regulations made under it, unless the context otherwise requires, the expression **(s)** settler to mean male member only of certain military forces means a person who at any time during the war has been therein engaged on active service in a military force  **(i)** of Canada and has served out of Canada; or wherever he may have served, is, by reason of disability incurred or aggravated as the result of such service, in receipt of a pension  **30**  All deeds of land, all mortgages and charges upon land or goods and all contracts and agreements whatever, including bills of exchange and promissory notes, made or entered into by any settler to or with, or for the benefit or security of, the Board, purporting to act with respect thereto or to accept any thereof in execution of any of its powers under this Act or under the former Act, shall be valid and enforceable notwithstanding that such settler is not of the full age of twenty-one years, or is an Indian or is under any civil disability. | **29** Notwithstanding anything in this Act, the Board, with the consent of the Governor in Council, may sell any land which is at its disposal for sale, in the cases and subject to the conditions following, that is to say: —  **(a)** as a site for a dairy factory, cheese factory, fruit preserving factory or creamery, or for any educational, religious, charitable or public purpose, or for any other purpose which, in the opinion of the Board, renders such a sale in the public interest; |
| [Species at Risk Act](https://www.canlii.org/en/ca/laws/stat/sc-2002-c-29/latest/sc-2002-c-29.html), SC 2002, c 29 | **93** **(1)** A person who is a resident of Canada and at least 18 years of age may apply to the competent minister for an investigation of whether an alleged offence has been committed or whether anything directed towards its commission has been done. |  |  |
| [Supplementary Retirement Benefits Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-s-24/latest/rsc-1985-c-s-24.html), RSC 1985, c S-24 | recipient means a person who  **(a)**has reached sixty years of age and is in receipt of a pension,[...]  **(c)** 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  **(d)** is in receipt of a pension by virtue of being a survivor or child; (*prestataire*) | disabled means incapable of pursuing regularly any substantially gainful occupation;  recipient means a person who  **(b)** not having reached sixty years of age  **(i)** is in receipt of a pension and is disabled, |  |
| [Supreme Court Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-s-26/latest/rsc-1985-c-s-26.html), RSC 1985, c S-26 | **9(2)** A judge shall cease to hold office on attaining the age of seventy-five years.  **85** **(1)** If a party to any proceeding had or to be had in the Court is desirous of having therein the evidence of any person, whether a party or not or whether resident within or outside Canada, the Court or a judge, if in the opinion of the Court or judge it is, owing to the absence, age or infirmity or the distance of the residence of that person from the place of trial, the expense of taking the evidence otherwise, or for any other reason, convenient to do so, may, on the application of that party, order the examination of that person on oath, by interrogatories or otherwise, before the Registrar, any commissioner for taking affidavits in the Court or any other person or persons to be named in the order, or may order the issue of a commission under the seal of the Court for the examination. |  | **10** Every judge shall, before entering on the duties of the office of judge, take an oath in the following form:  I, ..........., do solemnly and sincerely promise and swear that I will duly and faithfully, and to the best of my skill and knowledge, execute the powers and trusts reposed in me as Chief Justice (*or*as one of the judges) of the Supreme Court of Canada. So help me God. |
| [Tax Court of Canada Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-t-2/latest/rsc-1985-c-t-2.html), RSC 1985, c T-2 | **7(2)** A judge shall cease to hold office on attaining the age of seventy-five years.  **(3)** A judge of the Court who holds office on March 1, 1987 may retire at the age of seventy years. |  |  |
| [Telecommunications Act](https://www.canlii.org/en/ca/laws/stat/sc-1993-c-38/latest/sc-1993-c-38.html), SC 1993, c 38 |  | **24.1** The offering and provision of any telecommunications service by any person other than a Canadian carrier are subject to any conditions imposed by the Commission, including those relating to  **(d)** access to telecommunications services by persons with disabilities. |  |
| [Territorial Lands Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-t-7/latest/rsc-1985-c-t-7.html), RSC 1985, c T-7 | **20(5)** Service of a summons or warrant under this section shall be made by leaving a copy with an adult person found on the lands and by posting up another copy in a conspicuous place on the lands or, where no adult person is found on the lands, by posting up copies in two conspicuous places thereon. |  |  |
| [Trust and Loan Companies Act](https://www.canlii.org/en/ca/laws/stat/sc-1991-c-45/latest/sc-1991-c-45.html), SC 1991, c 45 | **474** **(1)** For the purposes of this Part, a person is a related party of a company 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);  **164** The following persons are disqualified from being directors of a company:  **(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  **97** If a minor exercises any rights of ownership in the securities of a company, no subsequent repudiation or avoidance is effective against the company. |  |  |
| [Tobacco Act](https://www.canlii.org/en/ca/laws/stat/sc-1997-c-13/latest/sc-1997-c-13.html), SC 1997, c 13 | **8** **(1)** No person shall furnish a tobacco product to a young person in a public place or in a place to which the public reasonably has access.  **(2)** A person shall not be found to have contravened subsection (1) if it is established that the person attempted to verify that the person was at least eighteen years of age by asking for and being shown documentation prescribed for the purposes of verifying age, and believed on reasonable grounds that the documentation was authentic.  **2**young person means a person under eighteen years of age |  |  |
| [Unemployment Assistance Act](https://www.canlii.org/en/ca/laws/stat/rsc-1970-c-u-1/latest/rsc-1970-c-u-1.html), RSC 1970, c U-1 | **4(4)** In this section, the expression homes for special care means nursing homes, hostels for indigent transients, homes for the aged, poor houses, alms houses, and hostel facilities provided for the aged within housing projects constructed under the [*National Housing Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-n-11/latest/rsc-1985-c-n-11.html).  **1** In this agreement, unless the contrary intention appears, **(c)** a recipient of mother’s allowance includes  **(i)** a dependent child of a person receiving a mother’s allowance if such child is within the age group for whom provision is made under the law of the province that provides for the payment of mother’s allowances; |  |  |
| [Universal Child Care Benefit Act](https://www.canlii.org/en/ca/laws/stat/sc-2006-c-4-s-168/latest/sc-2006-c-4-s-168.html), SC 2006, c 4, s 168 | **3** The purpose of this Act is to assist families by supporting their child care choices through direct financial support to a maximum of  **(a)** $1,920 per year in respect of each of their children who is under six years of age; and  **(b)** $720 per year in respect of each of their children who is six years of age or older but who is under 18 years of age.  **(1.2)** In respect of every month as of January 1, 2015, the Minister shall pay to an eligible individual, for each month at the beginning of which he or she is an eligible individual, for each child who, at the beginning of that month, is six years of age or older and is a qualified dependant of the eligible individual, |  |  |
| [Veterans' Land Act](https://www.canlii.org/en/ca/laws/stat/rsc-1970-c-v-4/latest/rsc-1970-c-v-4.html), RSC 1970, c V-4 | **35** The Director, with the approval of the regional or provincial advisory committee where the land is situated, may decline to sell land to a veteran whose parents or other immediate relative is the occupant and the vendor of the land to the Director and is not incapacitated by reason of age or other disability or if for any other reason the Director, with such approval, considers such transaction not in the public interest. | **35** The Director, with the approval of the regional or provincial advisory committee where the land is situated, may decline to sell land to a veteran whose parents or other immediate relative is the occupant and the vendor of the land to the Director and is not incapacitated by reason of age or other disability or if for any other reason the Director, with such approval, considers such transaction not in the public interest.  veteran means a person who at any time during the war declared by His Majesty on the 10th day of September 1939 against the German Reich and subsequently against other powers, has been therein engaged on active service in a naval, army or air force of Canada, or of any of His Majesty’s forces if at the time of his enlistment he was ordinarily domiciled or resident in Canada, and  **(c)** who, wherever he may have served, is by reason of disability attributable to or incurred during such service in receipt of a pension, and has been honourably discharged from such naval, army, air force, or other of His Majesty’s forces, or has been permitted honourably to resign or retire therefrom;  and veteran also means a British subject who was ordinarily domiciled or resident in Canada at the beginning of the said war and who is in receipt of a pension in respect of a disability incurred while serving upon a ship during the said war  **(3)** Where the contract between the Director and a veteran was rescinded or otherwise terminated and it is established to the satisfaction of the Director that  **(b)** failure of the veteran to observe the terms of his contract was due to his physical disability, or ill-health of his family, or his general unfitness to farm, or the unsuitability of the property, and that as a consequence thereof the veteran is in necessitous circumstances, | **28** The Director may sell any land that is at his disposal for sale,  **(a)** as a site for a dairy factory, cheese factory, fruit preserving factory, or creamery, or for any educational, religious or charitable purpose, or for any other purpose in the public interest, or |
| [Veterans Benefit Act](https://www.canlii.org/en/ca/laws/stat/rsc-1970-c-v-2/latest/rsc-1970-c-v-2.html), RSC 1970, c V-2 |  | **(2)** [Paragraph 39(1)](https://www.canlii.org/en/ca/laws/stat/sc-2003-c-22-ss-12-13/latest/sc-2003-c-22-ss-12-13.html#sec39subsec1_smooth)(a) of the [*Public Service Employment Act*](https://www.canlii.org/en/ca/laws/stat/sc-2003-c-22-ss-12-13/latest/sc-2003-c-22-ss-12-13.html) applies to every person who  **(a)** is in receipt of a pension 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 disability resulting from an injury or disease or an aggravation thereof that was attributable to or was incurred during service in or on the strength of the special force or during service in a theatre of operations; |  |
| [Veterans Insurance Act](https://www.canlii.org/en/ca/laws/stat/rsc-1970-c-v-3/latest/rsc-1970-c-v-3.html), RSC 1970, c V-3 | **5** **(1)** The contract may provide that if, before attaining the age of sixty years, the insured becomes totally and permanently disabled so that he is thereby rendered incapable of pursuing continuously any substantially gainful occupation, and if such disability is not deemed to be attributable to his service to such an extent as to entitle him to pension on the grounds of total disability under the [*Pension Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-6/latest/rsc-1985-c-p-6.html), the premiums thereafter falling due under the contract, during the continuance of such disability, shall be waived. | **5** **(1)** The contract may provide that if, before attaining the age of sixty years, the insured becomes totally and permanently disabled so that he is thereby rendered incapable of pursuing continuously any substantially gainful occupation, and if such disability is not deemed to be attributable to his service to such an extent as to entitle him to pension on the grounds of total disability under the [*Pension Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-6/latest/rsc-1985-c-p-6.html), the premiums thereafter falling due under the contract, during the continuance of such disability, shall be waived.  **(2)** The insured shall, for the purposes of this section, be deemed to be totally and permanently disabled where his total disability has existed continuously for a period of at least one year. |  |
| [Veterans Review and Appeal Board Act](https://www.canlii.org/en/ca/laws/stat/sc-1995-c-18/latest/sc-1995-c-18.html), SC 1995, c 18 |  | **34** **(1)** A person who has been refused an award 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 a critical injury benefit, a disability award, a death benefit, a clothing allowance or a detention benefit under Part 3 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), and who has exhausted all procedures for review and appeal under this Act may apply to the Board for a compassionate award. |  |
| [Wages Liability Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-w-1/latest/rsc-1985-c-w-1.html), RSC 1985, c W-1 | **7** The notice described in [section 6](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-w-1/latest/rsc-1985-c-w-1.html#sec6_smooth), and any summons, notice, order or other process required to be served on the company for the prosecution of the claim, may be served on the president, vice-president, secretary, managing director, superintendent or engineer, or any recognized officer representing the company, or by leaving it with any adult person at the office or residence of any of them. |  |  |
| [War Service Grants Act](https://www.canlii.org/en/ca/laws/stat/rsc-1970-c-w-4/latest/rsc-1970-c-w-4.html), RSC 1970, c W-4 | **9(5)** In this section and [section 10](https://www.canlii.org/en/ca/laws/stat/rsc-1970-c-w-4/latest/rsc-1970-c-w-4.html#sec10_smooth), the expression "child" means a child, including a natural child, stepchild or adopted child, who is under twenty-one years of age, or who is twenty-one or more years of age and is in receipt of a pension under the [*Pension Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-p-6/latest/rsc-1985-c-p-6.html). |  |  |
| [War Veterans Allowance Act](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-w-3/latest/rsc-1985-c-w-3.html), RSC 1985, c W-3 | dependent child means  **(a)** a child who has no spouse or common-law partner and is  **(i)** under the age of eighteen years  **(ii)** under the age of twenty-five years and following and making satisfactory progress in a course of instruction approved by the Minister,  **(iii)** under the age of twenty-one years and prevented by physical or mental incapacity from earning a livelihood, or  **(iv)** over the age of twenty-one years and prevented by physical or mental incapacity from earning a livelihood, where the incapacity occurred before the child attained the age of twenty-one years, or after the age of twenty-one years and before the age of twenty-five years while following and making satisfactory progress in a course of instruction approved by the Minister, or  **(b)** a child referred to in subparagraph (a)(i), (ii), (iii) or (iv) who has a spouse or common-law partner and is financially dependent on a recipient; (*enfant à charge*)  **4** **(1)** Subject to this Act, an allowance is payable to  **(a)** any male person who is a veteran or a survivor of a veteran and who has attained the age of sixty years,  **(b)** any female person who is a veteran or a survivor of a veteran and who has attained the age of fifty-five years, | **4** **(1)** Subject to this Act, an allowance is payable to**(c)** any veteran, or survivor of a veteran, who, in the opinion of the Minister,  **(i)** is permanently unemployable because of physical or mental disability,  **(ii)** is, because of physical or mental disability or insufficiency combined with economic handicaps, incapable and unlikely to become capable of maintaining himself or herself |  |
| [Wild Animal and Plant Protection and Regulation of International and Interprovincial Trade Act](https://www.canlii.org/en/ca/laws/stat/sc-1992-c-52/latest/sc-1992-c-52.html), SC 1992, c 52 | **22(11)** Any person who has attained the age of majority may, where the Attorney General of Canada does not intervene, institute proceedings to which this Act applies. |  |  |
| [World Autism Awareness Day Act](https://www.canlii.org/en/ca/laws/stat/sc-2012-c-21/latest/sc-2012-c-21.html), SC 2012, c 21 |  | Whereas Canada is a signatory to the United Nations Convention on the Rights of the Child and the United Nations Convention on the Rights of Persons with Disabilities, which maintain that children with disabilities should enjoy a full and decent life in conditions that ensure dignity, promote self-reliance and facilitate their active participation in the community, while also enjoying all human rights and fundamental freedoms on an equal basis with other children; |  |
| Youth Criminal Justice Act, SC 2002, c 1 | child means a person who is or, in the absence of evidence to the contrary, appears to be less than twelve years old  young person means a person who is or, in the absence of evidence to the contrary, appears to be twelve years old or older, but less than eighteen years old and, if the context requires, includes any person who is charged under this Act with having committed an offence while he or she was a young person or who is found guilty of an offence under this Act.  14**(4)** Extrajudicial measures taken or judicial proceedings commenced under this Act against a young person may be continued under this Act after the person attains the age of eighteen years.  **(5)** This Act applies to persons eighteen years old or older who are alleged to have committed an offence while a young person.  **25(11)** Subsections (4) to (9) do not apply to a person who is alleged to have committed an offence while a young person, if the person has attained the age of twenty years at the time of his or her first appearance before a youth justice court in respect of the offence; however, this does not restrict any rights that a person has under the law applicable to adults.  **40(2)** A pre-sentence report made in respect of a young person shall, subject to subsection (3), be in writing and shall include the following, to the extent that it is relevant to the purpose and principles of sentencing set out in [section 38](https://www.canlii.org/en/ca/laws/stat/sc-2002-c-1/latest/sc-2002-c-1.html#sec38_smooth) and to the restrictions on custody set out in [section 39](https://www.canlii.org/en/ca/laws/stat/sc-2002-c-1/latest/sc-2002-c-1.html#sec39_smooth): **(i)** the age, maturity, character, behaviour and attitude of the young person and his or her willingness to make amend  **64** **(1)** The Attorney General may, before evidence is called as to sentence or, if no evidence is called, before submissions are made as to sentence, make an application to the youth justice court for an order that a young person is liable to an adult sentence if the young person is or has been found guilty of an offence for which an adult is liable to imprisonment for a term of more than two years and that was committed after the young person attained the age of 14 years.  **(1.1)** The Attorney General must consider whether it would be appropriate to make an application under subsection (1) if the offence is a serious violent offence and was committed after the young person attained the age of 14 years. If, in those circumstances, the Attorney General decides not to make an application, the Attorney General shall advise the youth justice court before the young person enters a plea or with leave of the court before the commencement of the trial.  **(1.2)** The lieutenant governor in council of a province may by order fix an age greater than 14 years but not greater than 16 years for the purpose of subsection (1.1). | **34** **(1)** A youth justice court may, at any stage of proceedings against a young person, by order require that the young person be assessed by a qualified person who is required to report the results in writing to the court, **(b)** on its own motion or on application of the young person or the prosecutor, if the court believes a medical, psychological or psychiatric report in respect of the young person is necessary for a purpose mentioned in paragraphs (2)(a) to (g) and  **(i)** the court has reasonable grounds to believe that the young person may be suffering from a physical or mental illness or disorder, a psychological disorder, an emotional disturbance, a learning disability or a mental disability, |  |
| [Yukon Act](https://www.canlii.org/en/ca/laws/stat/sc-2002-c-7/latest/sc-2002-c-7.html), SC 2002, c 7 | **39** The judges of the superior, district and county courts in Yukon shall hold office during good behaviour but are removable by the Governor General on address of the Senate and House of Commons and shall cease to hold office on attaining the age of 75 years. |  |  |
| [Yukon First Nations Self-Government Act](https://www.canlii.org/en/ca/laws/stat/sc-1994-c-35/latest/sc-1994-c-35.html), SC 1994, c 35 | **32** **(1)** Notwithstanding [subsection 17(1)](https://www.canlii.org/en/ca/laws/stat/sc-1994-c-35/latest/sc-1994-c-35.html#sec17subsec1_smooth), the Minister may continue to exercise any authority under the [*Indian Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-i-5/latest/rsc-1985-c-i-5.html) that the Minister has, immediately before a first nation’s self-government agreement is brought into effect, in relation to the administration of the property of  **(a)** a minor child of a citizen of the first nation who is registered or entitled to be registered as an Indian; or | **32** **(1)** Notwithstanding [subsection 17(1)](https://www.canlii.org/en/ca/laws/stat/sc-1994-c-35/latest/sc-1994-c-35.html#sec17subsec1_smooth), the Minister may continue to exercise any authority under the [*Indian Act*](https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-i-5/latest/rsc-1985-c-i-5.html) that the Minister has, immediately before a first nation’s self-government agreement is brought into effect, in relation to the administration of the property of  **(b)** a citizen registered or entitled to be registered as an Indian who has been found to be mentally incompetent. |  |

- Should I include the Geneva Convention?