



THE NEWFOUNDLAND AND LABRADOR GAZETTE

PART I

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Vol. 82

ST. JOHN'S, FRIDAY, DECEMBER 21, 2007

No. 51

CRIMINAL CODE OF CANADA

RCMP/RNC

ATTORNEY GENERAL OF NEWFOUNDLAND AND LABRADOR
ANNUAL REPORT
SECTION 195 CRIMINAL CODE OF CANADA

This report covers the period January 1, 2006 to December 31, 2006.

Section 195(5)(a)

- (a) The list of designated agents who made applications in accordance with Section 185 C.C.C.
- (i) Mr. Stephen Dawson

Section 195(2)

- (a) The number of applications made for authorizations
- | | |
|-----------------|---|
| (i) 185 C.C.C. | 1 |
| (ii) 188 C.C.C. | 0 |
- (b) The number of applications made for renewals of authorizations
- | | |
|--|---|
| | 2 |
|--|---|
- (c)
- | | |
|---|---|
| (i) The number of applications granted | 1 |
| (ii) The number of applications refused | 0 |
| (iii) The number of applications granted, subject to terms and conditions | 0 |
- (d) The number of persons identified in an authorization against

whom proceedings were commenced at the instance of the Attorney General of Newfoundland and Labrador in respect of:		
(i)	An offence specified in the authorization	0
(ii)	An offence other than an offence specified in such an authorization but in respect of which an authorization may be given	0
(iii)	An offence in respect of which an authorization may not be given	0
(e)	The number of persons not identified in an authorization against whom proceedings were commenced at the instance of the Attorney General of Newfoundland and Labrador in respect of	
(i)	An offence specified in such an authorization	0
(ii)	An offence other than an offence specified in such an authorization but in respect of which an authorization may be given	0
(iii)	An offence other than an offence specified in such an authorization for which no such authorization may be given	0
(f)	The average period for which authorizations were given and for which renewals thereof were granted	
	S. 185	60 days
(g)	The number of authorizations, by virtue of one or more renewals thereof, were valid	
(i)	for more than 60 days	0
(ii)	for more than 120 days	0
(iii)	for more than 180 days	0
(iv)	for more than 240 days	0
(h)	The number of notifications given pursuant to Section 196	0
(i)	The offences in respect of which authorizations were given, specifying the number of authorizations given in respect of each such offence	
(i)	S. 235 C.C.C.	1
(j)	A description of all classes of places specified in authorizations and the number of authorizations in each such class of place specified	
(i)	Residence, permanent	3
(k)	A general description of the methods of interception involved in each interception under an authorization	
(i)	Telecommunications	
(ii)	Oral Communications	
(l)	The number of persons arrested whose identity became known to a Peace Officer as a result of an interception under an authorization	
(i)	Number of persons	0

(m)	The number of criminal proceedings commenced at the instance of the Attorney General of Newfoundland and Labrador in which private communication obtained by interception under an authorization were adduced in evidence and the number of such proceedings that resulted in a conviction	
	(i) Criminal proceedings adduced in evidence	0
	(ii) Resultant convictions	0
(n)	The number of criminal investigations in which information obtained as a result of the interception was used although the private communications were not adduced in evidence in criminal proceedings commenced at the instance of the Attorney General of Newfoundland and Labrador as a result of investigations	
	(i) Intercepted information used but not adduced into evidence	0

Section 195(3)

Other Information

(a)	The number of prosecutions commenced against officers or servants of Her Majesty in Right of Canada or members of the Canadian Forces for offences under Section 184 or Section 193	
	(i) Number of prosecutions	0

No changes to report from previous years.

Jerome P. Kennedy, Q.C.
ATTORNEY GENERAL OF
NEWFOUNDLAND AND LABRADOR

Dec 21

URBAN AND RURAL PLANNING ACT

**NOTICE OF REGISTRATION
ST. JOHN'S DEVELOPMENT REGULATIONS
AMENDMENT NUMBER 425, 2007**

Take notice that the St. John's Development Regulations Amendment Number 425, 2007, adopted on the 3rd day of December, 2007, has been registered by the Minister of Municipal Affairs.

In general terms, the purpose of St. John's Development Regulations Amendment Number 425, 2007 is to rezone land at Civic Number 172 Logy Bay Road to the Commercial Office (CO) Zone with site-specific restrictions.

The amendment comes into effect on the day that this notice is published in *The Newfoundland and Labrador Gazette*. Anyone who wishes to inspect a copy of the amendment may do so at the Department of Planning, 3rd Floor, St. John's City Hall during regular business hours.

CITY OF ST. JOHN'S

Dec 21

MUNICIPALITIES ACT

**TOWN OF PARADISE
NOISE REGULATIONS**

Pursuant to the power conferred by Section 414(2) of the *Municipalities Act, 1999*, c. M-24, and all other powers enabling it, the Town Council of Paradise has made the following regulations, hereinafter known as the Town of Paradise Noise Regulations. These regulations shall come into effect as of this the 21st day of December, 2007.

TOWN OF PARADISE
Ralph Wiseman, Mayor
Joyce Moss, Town Clerk

P.O. # 018528

Noise Regulations

1. These regulations may be cited as the Town of Paradise Noise Regulations.
2. Any and all previous Noise Regulations for the Town of Paradise are hereby repealed and of no further force or effect.

3. In these regulations, unless the context otherwise requires:
- (a) “Act” means the *Municipalities Act, 1999*, as amended;
 - (b) “Air Gun” means those guns commonly referred to as “B.B” or “Pellet” guns and all guns operated by pump or spring mechanisms and compressed gas cylinders regardless of muzzle velocity;
 - (c) “Council” means the Town Council of the Town of Paradise;
 - (d) “Inspector” means any person authorized by Council to enforce the provisions of Municipal Regulations, including the officers of the Town or their delegates;
 - (e) “Owner” means an owner or lessee of real property within the Town, and includes any agent, tenant or occupier;
 - (f) “Person” means any firm, corporation, company, partnership, club, society, association or individual;
 - (g) “Point of Reception” means any exterior point on the property of a person where sound originating from another property is received;
 - (h) “Public Address System” means any system of loud-speakers, electronic device or group of connected electronic devices incorporating one or more loudspeakers or other electro-mechanical transducers, microphones or reproducers or any combination of such equipment used in the reproduction or amplification of music, speech or other sounds when used for communication or to otherwise address or entertain groups of people whether the same is mounted upon a vehicle or upon a building or other structure or upon the ground;
 - (i) “Quiet Hours” means the period of time between 11:00 p.m. of any given day and 7:00 a.m. of the following day;
 - (j) “Residential Zone” means a zone as established in the Town of Paradise Development Regulations in which a residential use is a permitted use;
 - (k) “Street” includes any alley, boulevard, bridge, court, foot-way, highway, lane, park, public drive, sidewalk, square, and any part of them open for public use;
- (l) “Town” means the Town of Paradise as defined in the *Town of Paradise Order, 1999* under the Act (O.C. 99-529).
4. No person shall emit or cause or permit the emission of sound resulting from an act listed herein, and which sound is clearly audible at a Point of Reception, except as exempted in these Regulations.
- (a) Shouting or the use of noise-making devices or Public Address Systems for any purpose, including but not limited to the purpose of selling wares, soliciting business or attracting attention.
 - (b) The operation, conduct, use or carrying on or causing or permitting the operation, conduct, use or carrying on of any industry, business, trade or vocation whatever which makes or allows to be made in connection with such operation, business, trade or vocation any noise or music which in the opinion of Council or an Inspector disturbs or may disturb the peace and tranquility of any person residing in the vicinity of a Point of Reception.
 - (c) The detonation of fireworks or explosive devices not used in construction, unless authorized by Council or an Inspector and subject to the approval of law enforcement or other regulatory agencies.
 - (d) The operation of an engine or motor in, or on, any motor vehicle or item of attached auxiliary equipment for such continuous period exceeding twenty (20) minutes, while such vehicle is stationary in a Residential Zone unless;
 - (i) operation of such motor or engine is essential to a basic function of the vehicle or equipment, but not limited to, operation of ready-mixed concrete trucks; or
 - (ii) weather conditions justify the use of heating or refrigerating systems powered by the motor or engine for the safety and welfare of the operator, passengers or animals, or the preservation of perishable cargo, and the vehicle is stationary for the purposes of delivery or loading.
 - (e) Loading, unloading, delivering, packing, unpacking or otherwise handling any containers, products, materials, or refuse, whatsoever, unless necessary for the maintenance of essential services or the moving of private household effects during Quiet Hours in, or within 100 meters of, a Residential Zone.

- (f) The operation of any equipment in connection with construction during Quiet Hours in, or within 100 meters of, a Residential Zone.
 - (g) The operation or use of any tool for domestic purposes other than snow removal during Quiet Hours.
 - (h) The use or operation of a lawnmower, chainsaw, snowmobile or other machinery or equipment which may, in the opinion of Council, disturb the peace and quiet of a neighbourhood during the Quiet Hours of the Town.
 - (i) The operation of a solid waste bulk lift or refuse compacting equipment during Quiet Hours in, or within 100 meters of, a Residential Zone.
 - (j) The construction, excavating, repairing, fabricating, altering or demolishing of any building, structure, property, or part thereof during Quiet Hours in, or within 100 meters of, a Residential Zone.
 - (k) The blowing of any steam whistle attached to any stationary boiler.
 - (l) The discharge into the open air of the exhaust of any steam engine, stationary internal combustion engine, motor boat or motor vehicle, except through a muffler or other device which will effectively prevent loud or explosive noises therefrom.
 - (m) The creation of a loud or explosive noise in connection with the loading, unloading or handling material or device or the opening or destruction of bales, boxes, crates and containers.
 - (n) The operation of any pile driver, steam shovel, pneumatic device, derrick, steam or electrical hoist, grader, snow removal equipment or other appliance, the use of which is attended by loud or unusual noise.
 - (o) The operation of any noise-creating blower, power fan or any internal combustion engine, the operation of which causes noise due to the explosion of operating gases or fluids unless the noise from such blower or power fan is muffled and the engine is equipped with a muffler device sufficient to deaden such noise.
 - (p) The use of a motor vehicle horn, except as may be reasonably necessary in the opinion of Council for the safety and warning of traffic and/or pedestrians.
 - (q) The use of a motor vehicle that has no muffler or that has a defective muffler, except as may be necessary, in the opinion of Council, to move such motor vehicle to a location for associated repairs, subject to the approval of law enforcement officials under the *Highway Traffic Act*.
 - (r) The squealing of tires of a motor vehicle which, in the opinion of Council, is caused by unnecessary braking, turning or setting motion of such motor vehicle.
 - (s) Firing or discharge of an Air Gun within the Town.
5. Council or an Inspector may, upon receiving an application, permit a licence for any act prohibited herein.
- (a) Such licence may be granted for the act between the hours of 10:00 a.m. and 10:00 p.m. and may be refused if Council or an Inspector is of the opinion that the act disturbs or may disturb the peace and tranquility of the Town or any portion thereof;
 - (b) Such licence may be granted upon such other terms and conditions as may be determined by Council or an Inspector, including the volume of sound to be reproduced by any apparatus or device, and shall be for such period as stated in such licence;
 - (c) Any licence granted under section 5 of these Regulations may be cancelled or revoked at any time by Council or an Inspector for any reason, including but not limited to if Council or an Inspector be of the opinion that the operation of such apparatus or device for which such licence was issued violates any of the terms or conditions attached to such licence, or disturbs or may disturb the peace and tranquility of the Town or any portion thereof.
 - (d) Breach of any of the terms or conditions of such licence shall render the licence null and void and constitute a violation of these Regulations.
 - (e) The fee to be paid for any licence issued under the provisions of these Regulations shall be \$50.00 (fifty dollars).
6. The application referred to in Section 5 shall be made in writing and shall contain:
- (a) the name and address of the applicant;

- (b) a description of the source of sound in respect of which exemption from these Regulations is sought;
- (c) a statement of the particular provision or provisions of these Regulations for which exemption is sought;
- (d) the period of time, of a duration not in excess of six months, for which the exemption is sought;
- (e) the reasons why the exemption should be granted; and
- (f) a statement of the steps, if any, planned or presently being taken to bring about compliance with these Regulations.
7. Nothing in these Regulations shall be deemed to prohibit:
- (a) The sounding of any bell, horn, siren or other warning device of any vehicle, where the law requires or when responding to an emergency.
- (b) The ringing of church bells or chimes.
- (c) The sounding of industrial whistles.
- (d) The sounding of motor vehicle horns in a wedding procession or in parades permitted by Council.
- (e) The removal of snow by heavy equipment.
8. The provisions of these regulations shall not apply to:
- (a) Any member of the Royal Canadian Mounted Police, Municipal Enforcement Officers or the Town of Paradise Fire Department; or
- (b) A person or an employee of the Health Corporation or of the Town, while any such member or employee is employed in the execution of his or her duties as a member of such Force or Department or as an employee of the Health Corporation or the Town.
9. Pursuant to Section 419(1)(j) of the *Act*, any person who contravenes or fails to comply with any provision of these Regulations is guilty of an offence and is liable on summary conviction as provided in Section 420(1) of the *Act*, which states:
- (a) For a first offence to a fine of not less than \$100.00 and not more than \$500.00 or to a

term of imprisonment of not more than one month or to both the fine and imprisonment.

- (b) For a subsequent offence to a fine of not less than \$500.00 and not more than \$1,000.00 or to a term of imprisonment or not more than 3 (three) months or to both the fine and imprisonment.
10. Pursuant to Section 419(2), each day upon which the same offence is committed or continued is a separate offence.
11. Any time referenced in these Regulations shall mean Standard Time for the Province of Newfoundland and Labrador, or Daylight Savings Time, so called, when and during the period for which same is enforced.
12. If a court of competent jurisdiction should declare any section or part of a section of these Regulations to be invalid, such section or part of a section shall not be construed as having persuaded or influenced Council to pass the remainder of the Regulations and it is hereby declared that the remainder of the Regulations shall be valid and shall remain in force.

Dec 21

CHANGE OF NAME ACT

C-8 RSNL 1990

**NOTICE OF APPLICATION
FOR CHANGE OF NAME**

NOTICE is hereby given that an application will be made to the Minister of Government Services for a change of name, pursuant to the provisions of the *Change of Name Act*, by me:-

DANNY MATTHEW BENNETT

of 6 Callahan's Road, Corner Brook, A2H 5W1, in the Province of Newfoundland and Labrador, as follows:

To change my name from

DANNY MATTHEW BENNETT

to

DANNY MATTHEW BENOÏST

DATED this 2nd day of December, 2007.

DANNY BENNETT
(Signature of Applicant)

Dec 21

**NOTICE OF APPLICATION
FOR CHANGE OF NAME**

NOTICE is hereby given that an application will be made to the Minister of Government Services for a change of name, pursuant to the provisions of the *Change of Name Act*, by me:-

PAUL JASON BENNETT

of 6 Callahan's Road, Corner Brook, A2H 5W1, in the Province of Newfoundland and Labrador, as follows:

To change my name from

PAUL JASON BENNETT

to

PAUL JASON BENOÏST

DATED this 2nd day of December, 2007.

PAUL BENNETT
(Signature of Applicant)

Dec 21

**NOTICE OF APPLICATION
FOR CHANGE OF NAME**

NOTICE is hereby given that an application will be made to the Minister of Government Services for a change of name, pursuant to the provisions of the *Change of Name Act*, by me:-

FIONA SARAH SMITH

of 13 Carolyn Drive, St. John's, A1A 4Z1, in the Province of Newfoundland and Labrador, as follows:

To change my name from

FIONA SARAH SMITH

to

FIONA SARAH WHEY

DATED this 29th day of November, 2007.

FIONA SMITH
(Signature of Applicant)

Dec 21

**NOTICE OF APPLICATION
FOR CHANGE OF NAME**

NOTICE is hereby given that an application will be made to the Minister of Government Services for a change of name, pursuant to the provisions of the *Change of Name Act*, by me:-

ELLEN MARGRETHE BARTER

of 159, RR # 1, Lourdes, A0N 1R0, in the Province of Newfoundland and Labrador, as follows:

To change my minor unmarried children's name from

LOUISE LYKKE PEDERSEN

to
LOUISE LYKKE PEDERSEN BARTER

CHARLOTTE LYKKE PEDERSEN

to

CHARLOTTE LYKKE PEDERSEN BARTER

DATED this 25th day of October, 2007.

ELLEN MARGRETHE BARTER
(Signature of Applicant)

Dec 21

**NOTICE OF APPLICATION
FOR CHANGE OF NAME**

NOTICE is hereby given that an application will be made to the Minister of Government Services for a change of name, pursuant to the provisions of the *Change of Name Act*, by me:-

BONNIE PHILLIPS

of Box 872, Bonavista, A0C 1B0, in the Province of Newfoundland and Labrador, as follows:

To change my minor unmarried child's name from

CODY JAMES CHAULK

to

CODY JAMES PHILLIPS

DATED this 11th day of December, 2007.

BONNIE PHILLIPS
(Signature of Applicant)

Dec 21

Legal Name Changes
Processed During the Period
NOVEMBER, 2007

Under the authority vested in me by The Change of Name Act, Chapter C-8 of The Revised Statutes of Newfoundland, 1990, I hereby certify that the following names have been changed.

Former Name	Present Name	Address	District
Collins, Chantelle Christa Dominique	Hender, Chantelle Christa Dominique	Gambo	Terra Nova
Collins, Samantha Kelly	Hender, Samantha Kelly	Gambo	Terra Nova
Burton, Jarvis Eugene Keith Ward	Ward, Jarvis Eugene Keith	LaSalle	Bale Verte
Pinto, Deepak Mario	Beowulf, Arabat Mangalore	St. John's	St. John's Centre
Morrissey, Amanda Eve	Collier, Amanda Eve	Three Rock Cove	Bay St. George
Gaines, Sherman David	Bolt, Sherman David	Garden Cove	Bellevue
Scott, Blake William Lloyd	White, Blake William Lloyd	St. John's	Signal Hill-Quidi Vidi
Maggio, Gage Curtis	Nochszak, Gage Curtis Zachary	Carbriar	Carwright-L'Anse au Clair
Cuff, Christopher William John	Pike, Christopher William John	Corner Brook	Humber East
Godeau (Tourout), Mary Geraldine	Gaudon (Tourout), Mary Geraldine	Port au Port	Bay St. George
Dalton, Jayden Eugene Albert	George, Jayden Eugene Albert	Carbonear	Carbonear-Harbour Grace
Alley, Brandon Peter	Brake, Brandon Peter	St. John's	Bay St. George
Alley, Gina Savanna	Brake, Gina Savanna	St. John's	Bay St. George
Butt, Dean James	Hudson, Dean James	Pinware	Carwright-L'Anse au Clair
Seavour, Basian William Fredrick	Humber, Basian William Fredrick	Botwood	Exploits
Sanchez, Maritza	Quintero, Maritza	St. John's	St. John's Centre
Kobzeva, Alexa Larisa	Brodernick, Alexa Mary	Gander	Gander
Driscoll, Bridget	O'Driscoll, Bridget	Grand Falls-Windsor	Grand Falls-Buchans
Whyte, Kelsey Wanda Maureen	Molloy-Neneck, Kelsey Wanda	St. John's	Cape St. Francis
Ash, Keegan Isaac William	Slade, Keegan Isaac William	Victoria	Carbonear-Harbour Grace
Vey, Amy Janice	Hemeon, Amy Janice	Point Leamington	Exploits
Andersen, Michael	Jones, Michael Andersen	St. John's	St. John's East
Abbott, Jonah Hilary William	Hart, Jonah Hilary William	Catalina	Bonavista South
Lawrence, Marissa Catherine	Ryan, Marissa Catherine	St. John's	St. John's West
Lawrence, Michael Victor	Ryan, Michael Victor	St. John's	St. John's West

Dated this 12th day of December, 2007



Brenda Andrews
Registrar, Vital Statistics Division
Department of Government Services & Lands



THE NEWFOUNDLAND AND LABRADOR GAZETTE

PART II

SUBORDINATE LEGISLATION FILED UNDER THE STATUTES AND SUBORDINATE LEGISLATION ACT

Vol. 82

ST. JOHN'S, FRIDAY, DECEMBER 21, 2007

No. 51

NEWFOUNDLAND AND LABRADOR REGULATIONS

NLR 125/07
NLR 126/07



**NEWFOUNDLAND AND LABRADOR
REGULATION 125/07**

*Interchangeable Drug Products Formulary
Regulations, 2007
under the
Pharmaceutical Services Act*

(Filed December 20, 2007)

Under the authority of sections 19 and 52 of the *Pharmaceutical Services Act*, I make the following regulations.

Dated at St. John's, December 20, 2007.

Ross Wiseman
Minister of Health and Community Services

REGULATIONS

Analysis

- | | |
|---------------------------------------|------------------|
| 1. Short title | 5. Maximum price |
| 2. Definitions | 6. Repeal |
| 3. Drug formulary | 7. Commencement |
| 4. Pricing of drugs within categories | |

Short title **1.** These regulations may be cited as the *Interchangeable Drug Products Formulary Regulations, 2007*.

Definitions **2.** In these regulations

(a) "Act" means the *Pharmaceutical Services Act*;

(b) "formulary" means the drug formulary defined in paragraph 2(h) of the Act which is established by and is on file with the minister;

(c) "inventory adjustment fee" means a percentage set by the minister under the authority of section 50 of the Act which may be included in the price which may be charged for a drug accepted to be listed in the formulary; and

(d) "minister" means the minister appointed under the *Executive Council Act* to administer the Act.

Drug formulary

3. (1) The Interchangeable Drug Products Formulary is continued and is on file with the minister.

(2) A copy of the formulary may be obtained from the office of the minister.

(3) The prices set out in the formulary for interchangeable drugs shall be effective for the period specified by the minister in the formulary.

Pricing of drugs
within categories

4. (1) In accordance with section 21 of the Act, the minister may establish categories of drugs which are included in the formulary and may set the price which shall be charged for drugs within a category.

(2) The price of drugs in drug categories shall be the price charged on the date specified by the minister in the formulary, or where no date is specified, as of the effective date of the formulary.

Maximum price

5. (1) In accordance with section 23 of the Act, the maximum price listed for a drug in the formulary shall not exceed the price listed for the same drug as published in the formulary to the Ontario public drug program, plus an inventory adjustment fee set by the minister.

(2) A guaranteed price submitted by a manufacturer under subsection 23(1) of the Act which exceeds the price listed for that drug published in the formulary to the Ontario public drug program does not comply with subsection 23(2) of the Act and that price shall not, under the authority of subsection (1), be accepted by the minister as a price at which to list the drug in the formulary.

(3) Where a guaranteed price submitted by a manufacturer is not accepted by the minister under subsection (2), for the purpose of setting the maximum price at which a drug may be listed in the formulary, the minister may substitute as the price for that drug the price listed for the drug as published in the formulary to the Ontario public drug program, plus an inventory adjustment fee.

(4) Notwithstanding subsection (3),

(a) a manufacturer may choose to withdraw a guaranteed price submitted to the minister where that manufacturer chooses not to proceed with an application for the inclusion of a drug in the formulary; or

(b) the minister may, where the guaranteed price submitted by a manufacturer exceeds the price listed for that drug as published in the formulary to the Ontario public drug program,

(i) refuse to list a drug in the formulary, or

(ii) in accordance with subsection 19(4) of the Act, remove a drug from the formulary.

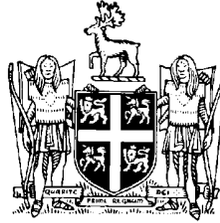
Repeal

6. The *Interchangeable Drug Products Formulary Regulations, 1998*, Newfoundland and Labrador Regulation 75/98, are repealed.

Commencement

7. These regulations shall come into force on January 1, 2008.

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**NEWFOUNDLAND AND LABRADOR
REGULATION 126/07**

Proclamation bringing the Act into force (SNL 2007 c24) (Dec 21/07)
under the
Fishery Products International Limited Act Repeal Act
(O.C. 2007-509)

(Filed Dec 21, 2007)

*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.*

EDWARD ROBERTS
Lieutenant Governor

JEROME P. KENNEDY, Q.C.
Attorney General

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING;

A PROCLAMATION

WHEREAS in and by section 3 of "*An Act Respecting FPI Limited,*" SNL2007 c24, (the "Act"), it is provided that this Act shall come into force on a day to be fixed by Proclamation of Our Lieutenant Governor in Council;

AND WHEREAS it is deemed expedient that the Act shall come into force.

NOW KNOW YE, THAT WE, by and with the advice of Our Executive Council of Our Province of Newfoundland and Labrador, do by this our Proclamation declare and direct that "*An Act Respecting FPI Limited,*" SNL2007 c24, shall come into force on the date of publication in *The Newfoundland and Labrador Gazette*.

OF ALL WHICH OUR LOVING SUBJECTS AND ALL OTHERS whom these Presents may concern are hereby required to take notice and to govern themselves accordingly.

IN TESTIMONY WHEREOF WE have caused these Our Letters to be made Patent and the Great Seal of Newfoundland and Labrador to be hereunto affixed.

WITNESS: Our trusty and well-beloved the
Honourable Edward Roberts, one of Her Majesty's Counsel
learned in the law, Lieutenant Governor
in and for Our Province of Newfoundland and Labrador.

AT OUR GOVERNMENT HOUSE in Our City of St. John's
this 20th day of December, in the year of Our Lord two
thousand and seven and in the fifty-
sixth year of Our Reign.

BY COMMAND,

LORI-ANN COMPANION
Registrar General

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PART II

CONTINUING INDEX OF SUBORDINATE LEGISLATION

Title of Act and Subordinate Legislation made thereunder	CNLR or NL Reg.	Amendment	NL Gazette Date & Page No.
Pharmaceutical Services Act			
Interchangeable Drug Products Formulary, 2007 (In force January 1, 2008)	NLR 125/07	R & S NLR 75/98	Dec 21/07, p.879
Fishery Products International Limited Act Repeal Act			
Proclamation bringing the Act into force	NLR 126/07	New	Dec 21/07, p.883

The Newfoundland and Labrador Gazette is published from the office of Earl G. Tucker, Queen's Printer.

Copy for publication must be received before **Friday, 4:30 p.m.**, seven days before publication, to ensure inclusion in next issue. Advertisements should be typewritten or printed legibly, separate from covering letter. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

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