EC2003-157

EXECUTIVE COUNCIL ACT
ATTORNEY GENERAL
AUTHORITY TO ENTER INTO AN AGREEMENT (CONFEDERATION BRIDGE POLICING CONTRIBUTION AGREEMENT) WITH THE GOVERNMENT OF CANADA

Pursuant to clause 10(a) of the Executive Council Act R.S.P.E.I. 1988, Cap. E-12 Council authorized the Attorney General to enter into an agreement with the Government of Canada, as represented by the Minister of Transport, to have the Royal Canadian Mounted Police provide policing services in the area of the Confederation Bridge, such as more particularly described in the draft agreement.

EC2003-158

FINANCIAL ADMINISTRATION ACT
SPECIAL WARRANT (SUPPLEMENTARY EXPENDITURE FOR FISCAL YEAR 2002/2003) DEPARTMENT OF EDUCATION

Pursuant to subsection 37(1) of the Financial Administration Act R.S.P.E.I. 1988, Cap. F-9, Council ordered that a Special Warrant do issue authorizing a supplementary payment out of the Operating Fund for the Department of Education as follows:

<table>
<thead>
<tr>
<th>Account Class</th>
<th>Account Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>CONTINUING EDUCATION AND TRAINING</td>
<td>Post Secondary Grants</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Grants (Holland College)</td>
<td>$2,770,000.00</td>
</tr>
<tr>
<td>0441-04160</td>
<td>Labour Market Development</td>
<td></td>
</tr>
</tbody>
</table>

Further, Council noted that this amount will be fully offset by revenue from the federal government under the terms of the Labour Market Development Agreement.
EC2003-159

FINANCIAL ADMINISTRATION ACT
SPECIAL WARRANT
(SUPPLEMENTARY EXPENDITURE FOR FISCAL YEAR 2002/2003)
DEPARTMENT OF THE PROVINCIAL TREASURY

Pursuant to subsection 37(1) of the Financial Administration Act R.S.P.E.I. 1988, Cap. F-9, Council ordered that a Special Warrant do issue authorizing a supplementary payment out of the Operating Fund for the Department of the Provincial Treasury as follows:

<table>
<thead>
<tr>
<th>Account Class</th>
<th>Account Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>INFORMATION TECHNOLOGY MANAGEMENT GROUP</td>
<td>IT Operations</td>
<td></td>
</tr>
<tr>
<td>Equipment</td>
<td>Computer Equipment</td>
<td>$62,700.00</td>
</tr>
</tbody>
</table>

Further, Council noted that this amount will be fully offset through cost recovery from government departments.

EC2003-160

PRINCE EDWARD ISLAND LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
CLIFFORD DEMOREST AND BARBARA DEMOREST
(APPROVAL)

Pursuant to section 4 of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to Clifford Demorest and Barbara Demorest, both of Amityville, New York to acquire a land holding of approximately zero decimal five three (0.53) acres of land in Lot 13, Prince County, Province of Prince Edward Island, being acquired from Brenda Arlene MacArthur of Tyne Valley, Prince Edward Island.

EC2003-161

PRINCE EDWARD ISLAND LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
MARY SUZANNE MILLS DUNEA
(APPROVAL)

Pursuant to section 4 and section 9 of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to Mary Suzanne Mills Dunea of Chicago, Illinois to acquire a land holding of approximately twenty (20) acres of land in Lot 36, Queens County, Province of Prince Edward Island, being acquired from Catherine Hennessey of Charlottetown, Prince Edward Island PROVIDED THAT the said real property is identified for non-development use pursuant to the Land Identification Regulations (EC606/95) made under the said Act.
EXECUTIVE COUNCIL _________________________________ 1 APRIL 2003

EC2003-162
PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
RICHARD DAVID HASSARD AND DONNA MARIE HASSARD
(APPROVAL)

Pursuant to section 4 and section 9 of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to Richard David Hassard and Donna Marie Hassard, both of New York, New York to acquire a land holding of approximately sixty (60) acres of land in Lot 42, Kings County, Province of Prince Edward Island, being acquired from Vincent Allen of Halifax, Nova Scotia PROVIDED THAT the said real property is identified for non-development use pursuant to the Land Identification Regulations (EC606/95) made under the said Act.

EC2003-163
PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
100138 P.E.I. INC.
(APPROVAL)

Pursuant to section 5 of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to 100138 P.E.I. Inc. of Montague, Prince Edward Island to acquire a land holding of approximately one hundred and twenty-five (125) acres of land in Lot 63, Kings County, Province of Prince Edward Island, being acquired from Farm Credit Canada of Kanata, Ontario.

Further, Council noted that the said land holding, being Provincial Property No. 243600, was previously identified for non-development use in accordance with section 2 of the Land Identification Regulations (EC606/95) made under the said Act. Identification continues to apply.

EC2003-164
PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
100138 P.E.I. INC.
(APPROVAL)

Pursuant to section 5 and section 9 of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to 100138 P.E.I. Inc. of Montague, Prince Edward Island to acquire a land holding of approximately ten (10) acres of land in Lot 63, Kings County, Province of Prince Edward Island, being acquired from Farm Credit Canada of Kanata, Ontario PROVIDED THAT the said real property is identified for non-development use pursuant to the Land Identification Regulations (EC606/95) made under the said Act.
Pursuant to section 5 of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to Fitzpatrick Enterprises Inc. of Montague, Prince Edward Island to acquire a land holding of approximately zero decimal nine two (0.92) acres of land in Lot 52, Kings County, Province of Prince Edward Island, being acquired from MacLean’s Ready Mix Concrete Ltd. of Victoria Cross, Prince Edward Island.

Further, Council noted that upon conveyance, the said land holding, being Provincial Property No. 870352, will be identified for non-development use in accordance with section 21 of the Prince Edward Island Lands Protection Act.

Pursuant to section 5 of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to Schurman Properties Ltd. of Summerside, Prince Edward Island to acquire a land holding of approximately thirty decimal seven two (30.72) acres of land in Lot 48, Queens County, Province of Prince Edward Island, being acquired from Elizabeth McGee, Marylee MacEwan, Judith MacKinnon, Joseph Rodgerson, Thomas Rodgerson and Maurice Rodgerson, all of Stratford, Prince Edward Island.
EC2003-168

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
MACLEAN FARMS LTD.
(APPROVAL)

Pursuant to section 5 of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to MacLean Farms Ltd. of Coleman, Prince Edward Island to acquire a land holding of approximately nine decimal zero one (9.01) acres of land in Lot 6, Prince County, Province of Prince Edward Island, being acquired from Edward Kilfoil and Donna Kilfoil, both of O’Leary, Prince Edward Island, SUBJECT TO the condition that removal of trees from the property be restricted to the eighty (80) foot right-of-way on the east side.

EC2003-169

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
MACLEAN FARMS LTD.
(APPROVAL)

Pursuant to section 5 of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to MacLean Farms Ltd. of Coleman, Prince Edward Island to acquire a land holding of approximately one decimal six eight (1.68) acres of land in Lot 6, Prince County, Province of Prince Edward Island, being acquired from Edward Kilfoil and Donna Kilfoil, both of O’Leary, Prince Edward Island.

EC2003-170

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
MARWOOD PROPERTIES INC.
(APPROVAL)

Pursuant to section 5 and section 9 of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to Marwood Properties Inc. of Georgetown, Prince Edward Island to acquire a land holding of approximately thirty (30) acres of land in Lot 62, Queens County, Province of Prince Edward Island, being acquired from John Carruthers Hewson of Mississauga, Ontario PROVIDED THAT the said real property is identified for non-development use pursuant to the Land Identification Regulations (EC606/95) made under the said Act AND PROVIDED THAT the corporation submits a Forest Management Plan for the property, that is acceptable to the Department of Agriculture and Forestry.
EC2003-171

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
COMMUNITY OF TIGNISH
(APPROVAL)

Pursuant to section 5 of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to the Community of Tignish, Prince Edward Island to acquire a land holding of approximately five decimal seven three (5.73) acres of land in Lot 1, Prince County, Province of Prince Edward Island, being acquired from the Government of Prince Edward Island as represented by the Minister of Transportation and Public Works of Charlottetown, Prince Edward Island.

EC2003-172

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
APPLICATION TO LEASE LAND
MACLEAN FARMS LTD.
(TO RESCIND)

Council, having under consideration Order-in-Council EC2001-403 of 10 July 2001, rescinded the said Order forthwith, thus rescinding permission to MacLean Farms Ltd. to acquire, by lease, an interest in a land holding or land holdings of up to one hundred and sixty-five (165) acres of land as part of the said corporation’s aggregate land holdings.

EC2003-173

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
APPLICATION TO LEASE LAND
MACLEAN FARMS LTD.
(APPROVAL)

Pursuant to section 5 and clause 5.3(1)(b) of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to MacLean Farms Ltd. of Coleman, Prince Edward Island to acquire, by lease, an interest in a land holding or land holdings of up to five hundred (500) acres of land as part of the said corporation's aggregate land holdings PROVIDED THAT the said MacLean Farms Ltd. files a statement with the Island Regulatory and Appeals Commission within one year of the date of this Order and prior to 31 December in every subsequent year disclosing the parcel number, the acreage and the term of lease for each parcel leased during the reporting period covered by the statement.
EXECUTIVE COUNCIL ________________________________ 1 APRIL 2003

EC2003-174

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PROPERTY NO. 87510, LOT 20, QUEENS COUNTY
IDENTIFICATION FOR NON-DEVELOPMENT USE
AMENDMENT

Pursuant to subsection 9(2) of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5, Council amended the condition of non-development use made pursuant to section 2 of the Land Identification Regulations (EC606/95) in respect of approximately forty-five (45) acres of land, being Provincial Property No. 87510 located in Lot 20, Queens County, Prince Edward Island and currently owned by Gary Heaney of Clinton, Prince Edward Island.

Council noted that this amendment will enable subdivision of one (1) acre of land from the nine decimal four (9.4) acre portion of the property that is located south of Route 107 (Kerrytown Road), and determined that following subdivision, identification for non-development use shall continue to apply to the remaining land.

This Order-in-Council comes into force on April 1, 2003.

EC2003-175

MARITIME ELECTRIC COMPANY LIMITED REGULATION ACT
PETITION TO INQUIRE INTO AND REPORT ON
REGULATORY OPTIONS

Pursuant to section 23 of the Maritime Electric Company Limited Regulation Act R.S.P.E.I. 1988, Cap. M-1.2 Council directed the Island Regulatory and Appeals Commission to inquire into, and to report to Executive Council by 30 May 2003 on, the following matters relating to regulatory options:

. a description of the current regulatory model used on Prince Edward Island and a comparison to other regulatory models used throughout Canada;

. an assessment of the current and alternative regulatory models and their applicability to Prince Edward Island, bearing in mind the costs and benefits to the rate payers; and

. such other related matters that the Commission considers should be brought to the attention of the Lieutenant Governor in Council.
Pursuant to sections 8 and 8.1 of the Planning Act R.S.P.E.I. 1988, Cap. P-8, Council made the following regulations:

1. Section 1 of the Planning Act Subdivision and Development Regulations (EC693/00) is amended
   (a) by the revocation of subclause (d)(ii) and the substitution of the following:
      (ii) a change of use that materially increases the intensity of the use of a building, within a specific class of use as described in subclause (i), including a change that will increase the number of dwelling units in the building,
   (b) by the addition of the following:
      (q.01) “public utility” means any person or corporation and the lessees, trustees, liquidators or receivers of any person or corporation who owns, operates, manages or controls, or is incorporated for the purpose of owning, operating, managing or controlling any plant or equipment
         (i) for the conveyance or transmission of telephone messages,
         (ii) for the production, transmission, distribution or furnishing of electric energy, or
         (iii) for the provision of water or sewerage service, either directly or indirectly, to or for the public.
   (c) by the revocation of clause (x) and the substitution of the following:
      (x) “wetland” means lands commonly referred to as marshes, saltmarshes, swamps, bogs, flats and shallow water areas that are saturated with water long enough to promote wetland or aquatic biological processes which are indicated by poorly drained soil, water-tolerant vegetation, and biological activities adapted to a wet environment.

2. Subsection 6(2) of the regulations is revoked and the following substituted:
   (2) Notwithstanding subsection (1), the following types of development may be permitted on a lot or parcel served by a private road:
      (a) commercial rental cottages;
      (b) farm buildings;
      (c) seasonal commercial uses related to tourism;
      (d) seasonal resort developments or portions of a resort development not intended for year-round use;
      (e) summer cottages.

3. Subsection 15(1) of the regulations is revoked and the following substituted:
   (1) Except for a residential subdivision having five or fewer lots, or a subdivision intended for commercial, industrial or other non-residential uses, the owner of lots being subdivided shall set aside open space in the subdivision for recreation or park use equal to a minimum of 10% of the total area of the lots being subdivided.

4. Subsection 17(3) of the regulations is revoked and the following substituted:
3. Notwithstanding subsection (2), a subdivision road may be privately owned if it serves a subdivision approved for the following types of development:
   (a) commercial rental cottages;
   (b) seasonal commercial uses related to tourism;
   (c) seasonal resort developments or portions of a resort development not intended for year-round use;
   (d) summer cottages.

5. Section 18 of the regulations is amended by the addition of the following:

   (4) Subsections (1) to (3) do not apply to subdivisions within a resort development.

6. Section 19 of the regulations is amended by the addition of the following:

   (1.1) The Minister may require that lot categorization in accordance with section 23 be determined by means of soil testing carried out either by an engineering consultant or in such other manner as the Minister considers appropriate.

7. Section 19 of the regulations is amended by the addition of the following:

   (8) Where an increase in the existing number of dwelling units is proposed for a lot approved prior to June 12, 1993, or for an existing parcel of land, the Minister shall require, as a condition of approval, that the lot or parcel be increased in area to the extent the Minister considers necessary if, after consultation with the Minister responsible for the Environmental Protection Act, it is determined that such increase is necessary to ensure safe operation of water supply and sewage disposal systems on the lot or parcel in question and all adjacent lots or parcels.

8. Subsection 20(3) of the regulations is revoked and the following substituted:

   (3) Where a lot has been subdivided from an existing parcel of land pursuant to subsection (1), up to two additional panhandle lots for non-residential use may be subdivided from the existing parcel of land if
   (a) no more than one of the additional lots is intended solely for the cultivation of a natural resource and will have an area greater than 10 acres (4.05 hectares); and
   (b) no more than one of the additional lots is intended to contain a commercial or industrial development already in existence on the property being subdivided, and the establishment of a separate lot is essential for financial reasons.

9. Section 25 of the regulations is amended

   (a) by the revocation of subsection (2) and the substitution of the following:

   (2) Along any arterial highway, no person shall subdivide a parcel of land
   (a) unless an entrance way permit, where required, has been issued by the Minister of Transportation and Public Works; and
   (b) either
   (i) the parcel of land is being subdivided to create a new farm parcel or to permit cultivation of a natural resource, or
   (ii) only one lot is to be subdivided from an existing farm parcel, and is intended for the establishment of either
   (A) one new single family dwelling, where there is no more than one existing farm dwelling on the parcel of land, or
   (B) a separate parcel that includes an existing farm dwelling and the existing farm dwelling access, to allow the owner of the farm parcel to retain the farm dwelling, and sell the remainder of the farm parcel.
10. Section 30 of the regulations is revoked and the following substituted:

30. An existing approved subdivision or portion thereof may be rescinded or altered by the Minister if
(a) the subdivision has been carried out contrary to the application, the conditions of approval, or these regulations; or
(b) the subdivision owner has confirmed in writing that the sale of lots is no longer intended, and has requested that approval be rescinded.

11. Section 38 of the regulations is amended by the addition of the following:

(3) Notwithstanding subsection (1), the Minister may approve the erection of a building or structure, other than a dwelling, adjacent to a side or rear lot line, if the buildings or structure incorporates on the property line side a fire wall that is constructed in accordance with the requirements of the Fire Prevention Act.

12. Subsection 60(1) of the regulations is amended in Table 4 - Greenwich Special Planning Area Permitted Land Uses by the deletion of the words “residential recreation resort” wherever they appear and the substitution of the words “resort development”.

13. Subsection 60(2) of the regulations is amended
(a) by the deletion of the word “and” after subclause (a);
(b) by the deletion of the period after subclause (b) and the substitution of the words “; and”;
(c) by the addition of the following:
(c) where the proposed lots are part of a subdivision within a resort development.

14. Section 68 of the regulations is amended by the revocation of Table 12 - FEES and the substitution of the following:

<table>
<thead>
<tr>
<th>Application</th>
<th>Application type</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>For subdivision approval</td>
<td>one to five lots</td>
<td>$75 for the first lot plus $10 for each additional lot</td>
</tr>
<tr>
<td></td>
<td>six or more lots</td>
<td>$150 for six lots plus $35 for each additional lot</td>
</tr>
<tr>
<td></td>
<td>change of use of a parcel of land or a lot or lots in an approved subdivision</td>
<td>$75</td>
</tr>
<tr>
<td>For development permit</td>
<td>new building or structure, addition to existing building, or relocation of existing building, where the ground floor area is (a) less than 500 sq. ft. / 46.45 sq. m.</td>
<td>per building</td>
</tr>
<tr>
<td></td>
<td>(b) 500 sq. ft. / 46.5 sq. m. or greater but less than 2,000 sq. ft. / 185.8 sq. m.</td>
<td>(a) $25</td>
</tr>
<tr>
<td></td>
<td>(c) 2,000 sq. ft. / 185.8 sq. m. or greater but less than 5,000 sq. ft. / 464.5 sq. m.</td>
<td>(b) $80</td>
</tr>
<tr>
<td></td>
<td>(d) 5,000 sq. ft. / 464.5 sq. m. or greater</td>
<td>(c) $130</td>
</tr>
<tr>
<td></td>
<td>travel trailer as a main or accessory use on a lot</td>
<td>(d) $500</td>
</tr>
<tr>
<td></td>
<td>change of use of an existing building or structure</td>
<td>$80</td>
</tr>
<tr>
<td></td>
<td>new commercial rental cottages, per cottage</td>
<td>$80 per cottage, to a maximum of $320</td>
</tr>
<tr>
<td></td>
<td>mobile home park or campground</td>
<td>$130</td>
</tr>
<tr>
<td></td>
<td>new single unit residential building in a resort development</td>
<td>$80 per building, to a maximum of $800</td>
</tr>
</tbody>
</table>
15. These regulations come into force on April 12, 2003.

EXPLANATORY NOTES
These regulations amend sections of the Subdivision and Development Regulations as follows:

SECTION 1 is amended to
(a) clarify that “change of use” means an increase in the intensity of a building resulting in an increase in the number of dwelling units;
(b) add a definition for “public utility”; and
(c) revise the definition for “wetland” to match the existing definition in the Environmental Protection Act.

SECTION 6 is amended to provide for development of commercial rental cottages, seasonal commercial uses related to tourism, seasonal resort developments, or portions of a resort development not intended for year-round use on lots served by private roads.

SECTION 15 is amended to exempt non-residential subdivisions from the requirement to set aside open space for recreation or park use.

SECTION 17 is amended to permit private ownership of roads serving subdivisions approved for commercial rental cottages, seasonal commercial uses related to tourism, seasonal resort developments, or portions of a resort development not intended for year-round use.

SECTION 18 is amended to remove the requirement for phasing of lots within a resort development.

SECTION 19 is amended to
(a) clarify the Minister’s ability to determine how soil testing shall be carried out for proposed lots; and
(b) require that an existing lot be increased in size if the number of existing dwelling units is being increased, if necessary, to ensure the safe operation of water supply and sewage disposal systems.

SECTION 20 is amended to clarify the maximum number of lots without public road frontage that may be subdivided from a single property, and the uses for which such lots may be approved.

SECTION 25 is amended to
(a) revise the entrance way provisions for arterial highways to match those in the Highway Access Regulations; and
(b) correct an error in the frontage requirements that determine the number of lots permitted on collector highways.

SECTION 30 is amended to allow subdivision approval to be rescinded if the owner has requested it because the sale of the lots is no longer intended.

SECTION 38 is amended to permit construction of buildings that are not dwellings which include a fire wall, adjacent to side or rear lot lines.
SECTION 60 is amended to
(a) allow resort developments in the Rural Development and St. Peters Village Zones in the Greenwich Special Planning Area; and
(b) permit subdivision of more than one lot per parcel in the Rural Development Zone if the lots are intended as part of a subdivision within a resort development.

SECTION 68 is amended to simplify the Fees Table.

EC2003-177
AN ACT TO AMEND THE YOUNG OFFENDERS (P.E.I.) ACT
DECLARATION RE


EC2003-178
PROVINCIAL COURT ACT
YOUTH JUSTICE REGULATIONS

Pursuant to section 17 of the Provincial Court Act R.S.P.E.I. 1988, Cap. P-25, Council made the following regulations:


2. In relation to proceedings against a young person, a justice of the peace has jurisdiction and authority to hear and accept guilty pleas, to make a finding of guilt and to impose such sentences as may be imposed under the Youth Justice Act R.S.P.E.I. 1988, Cap. Y-3, in respect of an offence under any Act of the province or any municipal bylaw or regulation made under the authority of an enactment.

3. Where a justice of the peace considers that any matter over which he or she has jurisdiction under section 2 would best be dealt with before a youth justice court judge, the justice of the peace shall refer the matter to a youth justice court judge.

4. The Provincial Court Act Young Offenders (Jurisdiction) Regulations (EC127/86) are revoked.

5. These regulations come into force on April 1, 2003.

EXPLANATORY NOTES
These regulations revoke the current regulations and replace them with new regulations to coincide with the amendments to the Young Offenders (P.E.I.) Act, which is now called the Youth Justice Act.
Pursuant to clause 4(2)(a) of the *Apprenticeship and Trades Qualification Act* R.S.P.E.I. 1988, Cap. A-15.1 Council made the following appointment:

<table>
<thead>
<tr>
<th>NAME</th>
<th>TERM OF APPOINTMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>M. James Paquet</td>
<td>7 March 2003</td>
</tr>
<tr>
<td>Charlottetown</td>
<td>to</td>
</tr>
<tr>
<td>(reappointed)</td>
<td>7 March 2006</td>
</tr>
</tbody>
</table>