

PART II

REVISED REGULATIONS OF SASKATCHEWAN

CHAPTER P-33 REG 1

The Provincial Mediation Board Act

Section 6.1

Order in Council 417/96, dated June 18, 1996

(Filed June 19, 1996)

Title

1 These regulations may be cited as *The Provincial Mediation Board (Fees) Regulations*.

Amount of fee payable

2 The amount of the fee payable by a creditor to the Provincial Mediation Board, pursuant to section 6 of *The Provincial Mediation Board Act*, is equal to 10 % of the total amount to be paid by the debtor under an agreement between the debtor and the creditor.

Coming into force

3 These regulations come into force on the day on which they are filed with the Registrar of Regulations.

CHAPTER Q-1 REG 8

The Queen's Bench Act

Section 138

Order in Council 418/96, dated June 18, 1996

(Filed June 19, 1996)

Title

1 These regulations may be cited as *The Official Administrator's Fees Regulations, 1996*.

Interpretation

2 In these regulations:

- (a) **“assets”** means the assets of the estate of a deceased person at the date of his or her death;
- (b) **“fiscal year”** means the period commencing on April 1 of one year and ending on March 31 of the following year;
- (c) **“gross assets”** means the difference between:
 - (i) the total of:
 - (A) the amounts realized from assets existing at the date of death, including amounts realized from assets discovered subsequent to the date of death;
 - (B) the fair market value of assets that are not converted to cash; and
 - (C) all income received from assets;

without any deductions for expenses incurred in the realization of the assets or for funeral expenses, whether incurred before or after the assets are received for administration by the official administrator; and

(ii) the total amount owed by the deceased person at the date of death under any mortgage or agreement for sale relating to real property that is included in his or her assets;

but does not include:

(iii) property held jointly with another;

(iv) insurance payable to a named beneficiary;

(v) Canada Pension Plan payments to a surviving spouse or child;

(vi) a plan within the meaning of paragraph 21 of section 45 of *The Queen's Bench Act* where the proceeds are payable to a named beneficiary;

(vii) a retirement savings plan within the meaning of paragraph 23 of section 45 of *The Queen's Bench Act* where the proceeds are payable to a named beneficiary; or

(viii) a retirement income fund within the meaning of paragraph 26 of section 45 of *The Queen's Bench Act* where the proceeds are payable to a named beneficiary;

(d) “**official administrator**” means the public trustee;

(e) “**undistributed assets**” means the fair market value of those assets remaining in an estate at the end of any fiscal year.

Fees

3(1) The fee payable to the official administrator for administering an estate, acting as an administrator ad litem or in any other way managing the affairs of a deceased person is an amount equal to the greater of:

(a) \$300; and

(b) if the value of the gross assets of the estate is:

(i) \$50,000 or less, 7% of that value;

(ii) more than \$50,000 but \$100,000 or less, \$3,500 plus 5% of the value in excess of \$50,000; or

(iii) more than \$100,000, \$6,000 plus 4% of the value in excess of \$100,000.

(2) For each fiscal year, in addition to the fee payable pursuant to subsection (1), the official administrator may charge an annual fee, based on the annual income earned by an estate, that is equal to 5% of that income, together with an annual fee of 0.375% of the undistributed assets.

(3) The annual fee is not to be charged for:

(a) the fiscal year in which the estate file is opened; or

(b) the fiscal year in which the administration of the estate file is completed.

(4) The official administrator, where he or she considers it appropriate, may require an interim payment of a fee mentioned in this section once in each year during the administration of the estate.

(5) Where, in the opinion of the official administrator, the work performed by him or her warrants a fee that is less than the fees mentioned in this section, the official administrator may charge a lesser fee.

Fee for sale of real property

4 The following fees are payable to the official administrator for handling a real estate transaction on behalf of a deceased person's estate:

- (a) where a real estate agent is involved in the transaction, 1% of the purchase price, with a minimum fee of \$100 and a maximum fee of \$500;
- (b) where no real estate agent is involved in the transaction, 3% of the purchase price, with a minimum fee of \$100 and a maximum fee of \$500.

Recovery of disbursements

5 The official administrator may recover any actual and reasonable disbursement made on behalf of a deceased person's estate from that deceased person's estate.

Sask. Reg. 812/68 repealed

6 Saskatchewan Regulations 812/68 are repealed.

R.R.S. c.S-66 Reg 2 repealed

7 *The Official Administrators' Fees Regulations* are repealed.

Coming into force

8 These regulations come into force on the day on which they are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 36/96

The Public Trustee Act

Section 54

Order in Council 419/96, dated June 18, 1996

(Filed June 19, 1996)

Title

1 These regulations may be cited as *The Public Trustee Amendment Regulations, 1996*.

R.R.S. c.P-43.1 Reg 1 amended

2 *The Public Trustee Regulations* are amended in the manner set forth in these regulations.

Section 2 amended

3 **Clause 2(e) is repealed and the following substituted:**

“(e) **‘income distribution period’** means the period for which income is distributed that is:

- (i) set by the public trustee; and
- (ii) six months or less in duration”.

New sections 3.1 to 3.5

4 The following sections are added after section 3:

Account set-up fee

“3.1 A fee of \$20 in the case of an infant and \$200 in the case of a dependent adult is payable to the public trustee for the setting up of an account for the infant or dependent adult.

Fee for sale of real property

“3.2 The following fees are payable to the public trustee for handling a real estate transaction on behalf of an infant or a dependent adult:

- (a) where a real estate agent is involved in the transaction, 1% of the purchase price with a minimum fee of \$100 and a maximum fee of \$500; and
- (b) where no real estate agent is involved in the transaction, 3% of the purchase price with a minimum fee of \$100 and a maximum fee of \$500.

Litigation guardian fees

“3.3 For acting as litigation guardian, a fee of \$500 is payable to the public trustee.

Personal income protection program

“3.4 The fee for processing the file and providing advice for each infant for which payments are made under the personal injury protection plan pursuant to Part VIII of *The Automobile Accident Insurance Act* is \$50.

Recovery of disbursements

“3.5 The public trustee may recover any actual and reasonable disbursement made on behalf of an infant or dependent adult from that infant or dependent adult, or the estate of that infant or dependent adult”.

Section 4 amended

5 Subsection 4(1) is repealed and the following substituted:

“(1) Subject to subsections (2) and (3) and section 6, the fee payable to the public trustee for each fiscal year that the public trustee administers property of an infant or dependent adult is the greater of:

- (a) the amount equal to 1% of the value of the gross assets of the infant or dependent adult as at March 31 in that year; and
- (b) \$25 in the case of an infant’s account and \$50 in the case of a dependent adult’s account”.

Section 5 amended

6 Section 5 is amended:

- (a) **in subsection (1) by striking out “subsections (2) and (3) and”; and**
- (b) **by repealing subsections (2) and (3).**

Section 7 amended

7 Section 7 is amended:

- (a) **in clause (a) by striking out “\$10” and substituting “\$15”;**
- (b) **in clause (b) by striking out “\$25” and substituting “\$30”;**

- (c) in clause (c) by striking out “\$10” and substituting “\$15”;
- (d) in clause (d) by striking out “\$10” and substituting “\$20”;
- (e) in clause (e):
 - (i) in subclause (i) by striking out “\$40” and substituting “\$50”;
and
 - (ii) in subclause (ii):
 - (A) by striking out “\$40” and substituting “\$50”; and
 - (B) by striking out “\$40,000” and substituting “\$50,000”;
- (f) in clause (f) by striking out “\$10” and substituting “\$20”;
- (g) in clause (g):
 - (i) by striking out “\$40” and substituting “\$50”; and
 - (ii) by striking out “\$40,000” and substituting “\$50,000”;
- (h) in clause (h) by striking out “\$10” and substituting “\$20”;
- (i) in clause (i) by striking out “\$25” and substituting “\$30”;
- (j) in clause (j) by striking out “\$25” and substituting “\$30”;
- (k) in clause (k) by striking out “\$10” and substituting “\$20”;
- (l) in clause (l) by striking out “\$40” and substituting “\$50”;
- (m) in clause (m) by striking out “\$30” and substituting “\$50”;
- (n) in clause (n):
 - (i) by repealing subclause (i); and
 - (ii) by repealing subclause (ii) and substituting the following:
“(ii) where the damages payable to an infant are \$10,000 or less, \$50”;
- (o) in clause (o) by striking out “\$25” and substituting “\$30”; and
- (p) in clause (p) by striking out “\$10” and substituting “\$20”.

New section 8.1

8 The following section is added after section 8:

Payments from public trustee’s current account

“8.1(1) The public trustee may make the following payments from his or her current account:

- (a) payments to the general revenue fund;
- (b) refunds of fees where overpayments have been made;
- (c) expenditures on behalf of an infant, dependent adult or deceased’s estate, where the infant, dependent adult or deceased’s estate will reimburse the public trustee when funds become available;
- (d) payments to legal counsel acting on behalf of the public trustee.

(2) Payments made pursuant to clauses (1)(c) and (d) that cannot be recovered by the public trustee are to be recovered through appropriation”.

Section 9 amended

9 Section 9 is amended:

(a) by renumbering it as subsection 9(1); and

(b) by adding the following subsection after subsection (1):

“(2) As soon as is practicable after the public trustee ceases to act for a dependent adult and on receiving a release of administration from the person or the person’s personal representative, the public trustee shall:

(a) pay to that person or that person’s personal representative, from the common fund, the balance of that person’s account; and

(b) deliver to that person or that person’s personal representative all documents, titles and securities held on that person’s behalf”.

Appendix amended

10 Form B of the Appendix is repealed and the following substituted:

“Form B
[Subsection 10(2)]

IN THE QUEEN’S BENCH
JUDICIAL CENTRE OF _____
IN THE ESTATE OF _____, LATE OF _____
IN THE PROVINCE OF _____, _____,
(occupation)
DECEASED.

NOTICE

TO: PUBLIC TRUSTEE OR PROPERTY GUARDIAN (*as the case may be*)

Take notice that _____, of _____
(mailing address)

(telephone) _____ (fax)

is making application to the court for grant of letters _____ in
the estate of the deceased, who died at _____, on
the _____ day of _____, 19 ____.

And further take notice that the deceased died (in)testate, survived by the following competent adults entitled to share in the estate:

<i>Name</i>	<i>Address</i>	<i>Relationship to deceased</i>
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and survived by the following persons under the age of 18 years entitled to share in the estate:

<i>Name</i>	<i>Name & address of guardian</i>	<i>Relationship to deceased</i>	<i>Date of birth</i>
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and survived by the following persons under the age of 18 years who may have a claim against the estate pursuant to *The Dependants' Relief Act*:

<i>Name</i>	<i>Name & address of guardian</i>	<i>Relationship to deceased</i>	<i>Date of birth</i>
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and survived by the following persons who are dependent adults as defined in *The Public Trustee Act* and who are entitled to share in the estate:

<i>Name</i>	<i>Address</i>	<i>Relationship to deceased</i>	<i>Date of birth</i>
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and survived by the following persons who are dependent adults as defined in *The Public Trustee Act* and who may have a claim against the estate pursuant to *The Dependants' Relief Act* or *The Matrimonial Property Act*:

<i>Name</i>	<i>Address</i>	<i>Relationship to deceased</i>	<i>Date of birth</i>
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And further take notice that the following are attached to this notice:

- (a) a statement of the assets of the deceased as shown on the application;
- (b) a statement of the debts of the estate; and
- (c) a copy of the Last Will and Testament of the deceased, if applicable.

DATED this _____ day of _____, 19 _____.

This document was delivered by:

(Firm name)

(Address)

Address of Property Guardian.

Coming into force

11 These regulations come into force on the day on which they are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 37/96

The Saskatchewan Farm Security Act

Section 109

Order in Council 420/96, dated June 18, 1996

(Filed June 19, 1996)

Title

1 These regulations may be cited as *The Saskatchewan Farm Security Amendment Regulations, 1996*.

R.R.S. c.S-17.1 Reg 1 amended

2 Section 7 of *The Saskatchewan Farm Security Regulations* is amended:

(a) by renumbering it as subsection 7(1); and

(b) by adding the following subsections after subsection (1):

“(2) A notice pursuant to subsection 12(1) of the Act that is served on the board is to be accompanied by a fee of \$250.

“(3) Where more than two notices pursuant to subsection 12(1) of the Act are served on the board at the same time respecting the same mortgagor, the maximum fee to be charged for all of those notices is \$500”.

Coming into force

3(1) Subject to subsection (2), these regulations come into force on July 1, 1996.

(2) If these regulations are filed after July 1, 1996, they come into force on the day on which they are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 38/96

The Summary Offences Procedure Act, 1990

Section 55

Order in Council 421/96, dated June 18, 1996

(Filed June 19, 1996)

Title

1 These regulations may be cited as *The Summary Offences Procedure Amendment Regulations, 1996 (No. 2)*.

R.R.S. c.S-63.1 Reg 2 amended

2 *The Summary Offences Procedure Regulations, 1991* are amended in the manner set forth in these regulations.

Appendix amended

3(1) Table 20 of Part 2 of the Appendix is repealed and the following substituted:

“TABLE 20
The Fuel Tax Act, 1987”

The provisions set out in column 3 are the provisions of *The Fuel Tax Act, 1987* that impose the prohibitions or requirements described in column 2. Section 23 of that Act provides that a contravention of sections 8.1 to 8.3 and 9.1 to 9.5 is an offence. Clause 73(1)(m) of *The Revenue and Financial Services Act* provides that a contravention of section 8 of *The Fuel Tax Act, 1987* is an offence.

Column 1 Item Number	Column 2 Description of Offence	Column 3 Section	Column 4 Penalty Sum in Dollars
1	Failure to report and pay a deposit on the importation of taxable fuel	8.1(1)	\$250
2	Failure to report and pay a deposit on the exportation of taxable fuel	8.2(1)	250
3	Failure to provide written proof of details of fuel being transported	8.3(1)	250
4	Unauthorized type of dye or improper procedures used for colouring fuel	9.1(2)	250
5	Failure to account for dye	9.1(3)	250
6	Unlawful marking or colouring of fuel	9.2	250
7	Unauthorized use of marked diesel fuel	9.3(1)	250
8	Unlawful sale of marked diesel fuel for uses which are not prescribed	9.3(2)	250
9	Having marked diesel fuel in a motor vehicle that is not used for designated purpose	9.3(3)	250
10	Unlawful placing of marked diesel fuel	9.4	250
11	Unlawful sale of blended diesel fuel	9.5(1)	250
12	Failure to report possession of and remit tax payable on blended diesel fuel	9.5(3)	250
13	Failure to obtain a special licence or permit	8(1)	250”.

(2) Table 11 of Part 4 of the Appendix is amended by striking out “(Table 11 includes 2 offences under sections 16 and 25)” and substituting “*The Fisheries Act (Saskatchewan), 1994*”.

Coming into force

4 These regulations come into force on the day on which they are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 39/96

The Summary Offences Procedure Act, 1990

Section 55

Order in Council 422/96, dated June 18, 1996

(Filed June 19, 1996)

Title

1 These regulations may be cited as *The Summary Offences Procedure Amendment Regulations, 1996 (No. 3)*.

R.R.S. c.S-63.1 Reg 2, Appendix amended

2 **Form A of Part 1 of the Appendix to *The Summary Offences Procedure Regulations, 1991* is repealed and the following substituted:**

JUNE 28, 1996

FORM A

CERTIFICATE OF OFFENCE

TICKET NO.

ON BEHALF OF HER MAJESTY THE QUEEN IN THE PROVINCE OF SASKATCHEWAN THE PEACE OFFICER DECLARES THAT HE/SHE HAS REASONABLE AND PROBABLE GROUNDS TO BELIEVE AND DOES BELIEVE THAT:

NAME (Last, First, Other) M F C

DRIVER'S LICENCE # Saskatchewan Class Other Jurisdiction DATE OF BIRTH Day Mo. Yr.

ADDRESS (Street, City, Province, Postal Code)

On the day of 19 At Near at M

DID UNLAWFULLY COMMIT THE FOLLOWING OFFENCE UNDER SECTION NO. of:

- Highway Traffic Act, Bylaw No., Regulations Under Indicated Act, Vehicle Administration Act, Alcohol and Gaming Regulation Act, Wildlife Act, Other, Motor Carrier Act, Highways and Transportation Act

Description of offence: Exceed Speed Limit of Driver/ Passenger failing to properly wear seat belt Other

PLEASE READ THE BACK OF YOUR COPY CAREFULLY FOR THE OPTIONS AVAILABLE FOR RESPONDING TO THIS TICKET

A voluntary payment option of \$ exists which must be paid no later than the day of , 19

Pursuant to The Summary Offences Procedures Act, 1990, this offence relates to:

PART III SUMMONS, PART IV - OFFENCE NOTICE, Traffic, Provincial Court at (Saskatchewan)

on the day of , 19 at .M. to answer to the above charge and be further dealt with according to the law.

I, a Peace Officer in Saskatchewan, CERTIFY that I did, on the day of , 19 issue this ticket.

Signature of Peace Officer

THE FOLLOWING DOES NOT FORM PART OF CHARGE BUT IS PROVIDED FOR INFORMATION ONLY:

Vehicle Make, Type, Veh. Yr., Vehicle Licence No., Class, Sask Other, Lic. Exp. Yr., VEHICLE IS A POWER UNIT, TRUCK, (EXCLUDING PICK-UPS) OR BUS, Owner's Name, Address

Vehicle was clocked at km/hr. FINE IS PAYABLE TO: Municipality, Province, Federal Government, Mun. Police Officer, Wildlife Officer, Other, Highway Traffic Officer, Revenue Officer, R.C.M.P.

COURT ACTION

DATE FOR CROWN FOR ACCUSED, PLEA: GUILTY, NOT GUILTY, FINDING OF COURT: GLT, DEF/CONV, DISM, WDRN, B/W, FINE: SURCHARGE TOTAL I/D OTHER PAID, GIVEN UNTIL , 19 TO PAY, DATE AND PLACE OF JUDGEMENT , 19 AT SASK. JUDGE OR JUSTICE OF THE PEACE

PART 1

REPORT OF DISPOSITION

TICKET NO.

ON BEHALF OF HER MAJESTY THE QUEEN IN THE PROVINCE OF SASKATCHEWAN THE PEACE OFFICER DECLARES THAT HE/SHE HAS REASONABLE AND PROBABLE GROUNDS TO BELIEVE AND DOES BELIEVE THAT:

NAME (Last) (First) (Other) M F C

DRIVER'S LICENCE # Saskatchewan Class
 Other Jurisdiction (Province/State) (Number)

DATE OF BIRTH Day Mo. Yr.

ADDRESS (Street) (City) (Province) (Postal Code)

On the day of 19 At Near at (Time) M
(Saskatchewan) (Time)

DID UNLAWFULLY COMMIT THE FOLLOWING OFFENCE UNDER SECTION NO. _____ of:

Highway Traffic Act Bylaw No. _____ for _____ (municipality) Regulations Under Indicated Act _____
 Vehicle Administration Act Alcohol and Gaming Regulation Act Wildlife Act
 Other _____ Motor Carrier Act Highways and Transportation Act

Description of offence: Exceed Speed Limit of _____ Driver/ Passenger failing to properly wear seat belt
 Other _____ (description)

PLEASE READ THE BACK OF YOUR COPY CAREFULLY FOR THE OPTIONS AVAILABLE FOR RESPONDING TO THIS TICKET

A voluntary payment option of \$ _____ exists which must be paid no later than the _____ day of _____, 19 _____

Pursuant to *The Summary Offences Procedures Act, 1990*, this offence relates to:

PART III SUMMONS PART IV - OFFENCE NOTICE

If the voluntary payment option is not available or you choose not to pay the voluntary payment where this option is available, or you intend to plead not guilty, you are commanded to appear in _____ Court at _____ (Saskatchewan) on the _____ day of _____, 19 _____ at _____ M. to answer to the above charge and be further dealt with according to the law.

You are required to pay the voluntary penalty or respond to this notice under the options granted to you on the back of your notice by the date indicated above for payment of the voluntary penalty, or appear at: _____ Court at _____ (Saskatchewan) on the _____ day of _____, 19 _____ at _____ M. to answer to the above charge and be further dealt with according to the law.

I, (Print) a Peace Officer in Saskatchewan, CERTIFY that I did, on the _____ day of _____, 19 _____ issue this ticket.

Signature of Peace Officer _____

THE FOLLOWING DOES NOT FORM PART OF CHARGE BUT IS PROVIDED FOR INFORMATION ONLY:

Vehicle Make	Type	Veh. Yr.	Vehicle Licence No.	Class	<input type="checkbox"/> Sask <input type="checkbox"/> Other _____	Lic. Exp. Yr.
<input type="checkbox"/> VEHICLE IS A POWER UNIT, TRUCK, (EXCLUDING PICK-UPS) OR BUS						
Owner's Name (If different than above) _____ <small>(Last) (First) (Other)</small>						
Address (If different than above) _____ <small>(Street) (City/Town) (Province)</small>						

Vehicle was clocked at _____ km/hr. FINE IS PAYABLE TO: Municipality Province Federal Government

Mun. Police Officer Wildlife Officer Other _____
 Highway Traffic Officer Revenue Officer R.C.M.P. _____
(Police Detachment) (Officer Unit Number)

COURT ACTION

DATE _____ FOR CROWN _____ FOR ACCUSED _____

PLEA: GUILTY NOT GUILTY FINDING OF COURT: GLT DEF/CONV DISM WDRN B/W

FINE: _____ SURCHARGE _____ TOTAL _____ I/D _____ OTHER _____ PAID _____

GIVEN UNTIL _____, 19 _____ TO PAY _____

DATE AND PLACE OF JUDGEMENT _____, 19 _____ AT _____ SASK. _____
JUDGE OR JUSTICE OF THE PEACE

REPORT OF DISPOSITION

JUNE 28, 1996

POLICE RECORD

TICKET NO.

ON BEHALF OF HER MAJESTY THE QUEEN IN THE PROVINCE OF SASKATCHEWAN THE PEACE OFFICER DECLARES THAT HE/SHE HAS REASONABLE AND PROBABLE GROUNDS TO BELIEVE AND DOES BELIEVE THAT:

NAME [Last] [First] [Other] [M] [F] [C]
DRIVER'S LICENCE # [Saskatchewan] [Other Jurisdiction] Class
ADDRESS [Street] [City] [Province] [Postal Code]
On the [] day of [] 19 [] At [] Near [] at [] [M]

DID UNLAWFULLY COMMIT THE FOLLOWING OFFENCE UNDER SECTION NO. of:
[] Highway Traffic Act [] Bylaw No. [] for [] (municipality) [] Regulations Under Indicated Act
[] Vehicle Administration Act [] Alcohol and Gaming Regulation Act [] Wildlife Act
[] Other [] Motor Carrier Act [] Highways and Transportation Act
Description of offence: [] Exceed Speed Limit of [] Driver/ [] Passenger failing to properly wear seat belt
[] Other (description)

PLEASE READ THE BACK OF YOUR COPY CAREFULLY FOR THE OPTIONS AVAILABLE FOR RESPONDING TO THIS TICKET

[] A voluntary payment option of \$ [] exists which must be paid no later than the [] day of [] , 19 []

Pursuant to The Summary Offences Procedures Act, 1990, this offence relates to:

[] PART III SUMMONS If the voluntary payment option is not available or you choose not to pay the voluntary payment where this option is available, or you intend to plead not guilty, you are commanded to appear in
[] Traffic [] Provincial Court at [] (Saskatchewan)
[] PART IV - OFFENCE NOTICE You are required to pay the voluntary penalty or respond to this notice under the options granted to you on the back of your notice by the date indicated above for payment of the voluntary penalty, or appear at:
[] Traffic [] Provincial Court at [] (Saskatchewan)
on the [] day of [] , 19 [] at [] M. to answer to the above charge and be further dealt with according to the law.

I, [] a Peace Officer in Saskatchewan, CERTIFY that I did, on the [] day of [] 19 [] issue this ticket.
Signature of Peace Officer []

THE FOLLOWING DOES NOT FORM PART OF CHARGE BUT IS PROVIDED FOR INFORMATION ONLY:

Vehicle Make Type Veh. Yr. Vehicle Licence No. Class [] Sask [] Other Lic. Exp. Yr.
[] VEHICLE IS A POWER UNIT, TRUCK, (EXCLUDING PICK-UPS) OR BUS
Owner's Name (If different than above) [] (Last) [] (First) [] (Other)
Address (If different than above) [] (Street) [] (City/Town) [] (Province)

Vehicle was clocked at [] km/hr. FINE IS PAYABLE TO: [] Municipality [] Province [] Federal Government
[] Mun. Police Officer [] Wildlife Officer [] Other
[] Highway Traffic Officer [] Revenue Officer [] R.C.M.P. [] (Police Detachment) [] (Officer Unit Number)

COURT ACTION

DATE [] FOR CROWN [] FOR ACCUSED []
PLEA: [] GUILTY [] NOT GUILTY FINDING OF COURT: [] GLT [] DEF/CONV [] DISM [] WDRN [] B/W
FINE: [] SURCHARGE [] TOTAL [] I/D [] OTHER [] PAID
GIVEN UNTIL [] , 19 [] TO PAY []
DATE AND PLACE OF JUDGEMENT [] , 19 [] AT [] SASK. [] JUDGE OR JUSTICE OF THE PEACE

PART 5

JUNE 28, 1996

SUMMONS NOTICE

TICKET NO.

ON BEHALF OF HER MAJESTY THE QUEEN IN THE PROVINCE OF SASKATCHEWAN THE PEACE OFFICER DECLARES THAT HE/SHE HAS REASONABLE AND PROBABLE GROUNDS TO BELIEVE AND DOES BELIEVE THAT:

NAME (Last, First, Other) M F C
DRIVER'S LICENCE # Saskatchewan Class
Other Jurisdiction (Province/State), (Number)
DATE OF BIRTH Day Mo. Yr.
ADDRESS (Street), (City), (Province), (Postal Code)
On the day of 19 At Near at M

DID UNLAWFULLY COMMIT THE FOLLOWING OFFENCE UNDER SECTION NO. of:
Highway Traffic Act Bylaw No. for Regulations Under Indicated Act
Vehicle Administration Act Alcohol and Gaming Regulation Act Wildlife Act
Other Motor Carrier Act Highways and Transportation Act
Description of offence: Exceed Speed Limit of Driver/ Passenger failing to properly wear seat belt
Other (description)

PLEASE READ THE BACK OF YOUR COPY CAREFULLY FOR THE OPTIONS AVAILABLE FOR RESPONDING TO THIS TICKET

A voluntary payment option of \$ exists which must be paid no later than the day of , 19

Pursuant to The Summary Offences Procedures Act, 1990, this offence relates to:

PART III SUMMONS
If the voluntary payment option is not available or you choose not to pay the voluntary payment where this option is available, or you intend to plead not guilty, you are commanded to appear in
Traffic Provincial Court at (Saskatchewan)
on the day of , 19
at .M. to answer to the above charge and be further dealt with according to the law.

I, a Peace Officer in Saskatchewan, CERTIFY that I did, on the day of 19 issue this ticket.
Signature of Peace Officer

THE FOLLOWING DOES NOT FORM PART OF CHARGE BUT IS PROVIDED FOR INFORMATION ONLY:

Vehicle Make Type Veh. Yr. Vehicle Licence No. Class Sask Other Lic. Exp. Yr.
VEHICLE IS A POWER UNIT, TRUCK, (EXCLUDING PICK-UPS) OR BUS
Owner's Name (If different than above) (Last) (First) (Other)
Address (If different than above) (Street) (City/Town) (Province)

Vehicle was clocked at km/hr. FINE IS PAYABLE TO: Municipality Province Federal Government
Mun. Police Officer Wildlife Officer Other
Highway Traffic Officer Revenue Officer R.C.M.P. (Police Detachment) (Officer Unit Number)

COURT ACTION

DATE FOR CROWN FOR ACCUSED
PLEA: GUILTY NOT GUILTY FINDING OF COURT: GLT DEF/CONV DISM WDRN B/W
FINE: SURCHARGE TOTAL I/D OTHER PAID
GIVEN UNTIL , 19 TO PAY
DATE AND PLACE OF JUDGEMENT , 19 AT SASK. JUDGE OR JUSTICE OF THE PEACE

PART 7

THE SASKATCHEWAN GAZETTE

YOU HAVE THE FOLLOWING OPTIONS:

- 1) If the offence is one in which there may be paid a specified penalty sum (voluntary payment as indicated on the face of the summons), sign the Plea of Guilty form below and send the summons to the address below. Make cheque or money order payable to the Provincial Court of Saskatchewan.

Provincial Court Payment and Information Centre
P.O. Box 5030
Regina, Saskatchewan
S4P 3T9

If paying by Visa or MasterCard -

CARDHOLDER'S NAME: _____

CARDHOLDER'S SIGNATURE: _____

VISA MASTERCARD AMOUNT \$ _____

CARD NUMBER | | | | | | | | | | | | | | | | | | | | | |

CARD EXPIRY DATE MONTH | | | | YEAR | | | |

For Visa or MasterCard payments by TELEPHONE: IN REGINA - DIAL 787-5345
Office Hours: Monday to Friday 8am - 5pm CANADA - WIDE 1-888-935-5555

PLEA OF GUILTY FORM
I hereby plead guilty to the offence charged against me in this summons (reverse side).
Signature of Person Charged _____ I enclose the voluntary payment of \$ _____

- 2) If the offence charged does not have a voluntary payment option you are required to appear in Court to answer this summons, on the date and at the place indicated on the face of this summons.

W A R N I N G

If you fail to respond as provided by the options, that is, if you fail to:

- (a) pay the voluntary payment penalty indicated on the reverse;
 - (b) appear personally or by your agent to answer this summons on the date indicated on the reverse;
- Then, a warrant may be issued for your arrest or the court may proceed with a trial of the matter in your absence. In addition, such failure to respond may result in additional charges.

NOTE: Where authorized, the voluntary payment option includes a victim surcharge. These funds are used for programs to assist victims of crime.

If you choose option 1 above, a conviction will be entered and recorded against you.

IF YOU HAVE ANY INQUIRIES RELATING TO THIS SUMMONS, PLEASE TELEPHONE THE PROVINCIAL COURT PAYMENT AND INFORMATION CENTRE -
IN REGINA - DIAL 787-2024 CANADA - WIDE - DIAL 1-800-661-2024
OFFICE HOURS: MONDAY to FRIDAY 8am - 5pm

JUNE 28, 1996

OFFENCE NOTICE

TICKET NO.

ON BEHALF OF HER MAJESTY THE QUEEN IN THE PROVINCE OF SASKATCHEWAN THE PEACE OFFICER DECLARES THAT HE/SHE HAS REASONABLE AND PROBABLE GROUNDS TO BELIEVE AND DOES BELIEVE THAT:

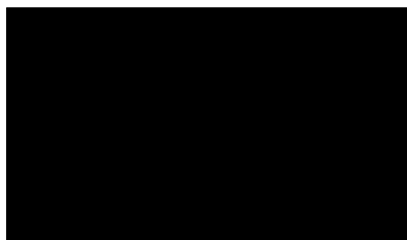
NAME [Last] [First] [Other] [M] [F] [C]
DRIVER'S LICENCE # [Saskatchewan] [Other Jurisdiction] Class
DATE OF BIRTH [Day] [Mo.] [Yr.]
ADDRESS [Street] [City] [Province] [Number] [Postal Code]
On the [] day of [] 19 [] At [] Near [] at [] [M]

DID UNLAWFULLY COMMIT THE FOLLOWING OFFENCE UNDER SECTION NO. [] of:
[] Highway Traffic Act [] Bylaw No. [] for [] (municipality) [] Regulations Under Indicated Act []
[] Vehicle Administration Act [] Alcohol and Gaming Regulation Act [] Wildlife Act
[] Other [] Motor Carrier Act [] Highways and Transportation Act
Description of offence: [] Exceed Speed Limit of [] Driver/ [] Passenger failing to properly wear seat belt
[] Other [] (description)

PLEASE READ THE BACK OF YOUR COPY CAREFULLY FOR THE OPTIONS AVAILABLE FOR RESPONDING TO THIS TICKET

[] A voluntary payment option of \$ [] exists which must be paid no later than the [] day of [] , 19 [] .

Pursuant to The Summary Offences Procedures Act, 1990, this offence relates to:



[] PART IV - OFFENCE NOTICE
You are required to pay the voluntary penalty or to respond to this notice under the options granted to you on the back of your notice by the date indicated above for payment of the voluntary penalty, or appear at:
[] Traffic [] Provincial Court at [] (Saskatchewan)
on the [] day of [] , 19 [] at [] M. to answer to the above charge and be further dealt with according to the law.

I, [] a Peace Officer in Saskatchewan, CERTIFY that I did, on the [] day of [] 19 [] issue this ticket.
Signature of Peace Officer []

THE FOLLOWING DOES NOT FORM PART OF CHARGE BUT IS PROVIDED FOR INFORMATION ONLY:

Vehicle Make [] Type [] Veh. Yr. [] Vehicle Licence No. [] Class [] [] Sask [] Lic. Exp. Yr. []
[] Other []
[] VEHICLE IS A POWER UNIT, TRUCK, (EXCLUDING PICK-UPS) OR BUS
Owner's Name (If different than above) [] (Last) [] (First) [] (Other)
Address (If different than above) [] (Street) [] (City/Town) [] (Province)

Vehicle was clocked at [] km/hr. FINE IS PAYABLE TO: [] Municipality [] Province [] Federal Government
[] Mun. Police Officer [] Wildlife Officer [] Other
[] Highway Traffic Officer [] Revenue Officer [] R.C.M.P. [] (Police Detachment) [] (Officer Unit Number)

COURT ACTION

DATE [] FOR CROWN [] FOR ACCUSED []
PLEA: [] GUILTY [] NOT GUILTY FINDING OF COURT: [] GLT [] DEF/CONV [] DISM [] WDRN [] B/W
FINE: [] SURCHARGE [] TOTAL [] I/D [] OTHER [] PAID
GIVEN UNTIL [] , 19 [] TO PAY []
DATE AND PLACE OF JUDGEMENT [] , 19 [] AT [] SASK. [] JUDGE OR JUSTICE OF THE PEACE

PART 9

THE SASKATCHEWAN GAZETTE

Choose ONE of the following options:

- 1) I CHOOSE TO PAY THE VOLUNTARY PAYMENT AMOUNT LISTED ON THE FRONT OF THIS OFFENCE NOTICE. I have completed and signed the Plea of Guilty form below and I am sending this offence notice. Make cheque or money order made payable to the Provincial Court of Saskatchewan.

Provincial Court Payment and Information Centre
P.O. Box 5030
Regina, Saskatchewan
S4P 3T9

If paying by Visa or MasterCard -

CARDHOLDER'S NAME: _____

CARDHOLDER'S SIGNATURE: _____

VISA MASTERCARD AMOUNT \$ _____

CARD NUMBER _____

CARD EXPIRY DATE MONTH _____ YEAR _____

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Office Hours: Monday to Friday 8am - 5pm CANADA - WIDE 1-888-935-5555

PLEA OF GUILTY FORM

I hereby plead guilty to the offence charged against me as listed on the other side of this ticket

Name of person charged: _____ I enclose the VOLUNTARY PAYMENT amount of \$ _____
(Please Print Name)

Signature: _____

- 2) I CHOOSE TO PLEAD GUILTY TO THIS OFFENCE BUT WANT TO APPEAR BEFORE A JUSTICE TO EXPLAIN WHY I SHOULD PAY A PENALTY LOWER THAN THE VOLUNTARY PENALTY OR WHY I NEED MORE TIME TO PAY. I understand I have the choice to either:

A) Appearing before a Justice at the court location and date listed on the other side of this ticket;

OR:

B) Appearing before a Justice at the Court location listed on the other side of this ticket BUT on a different date. To obtain a different date I understand that I must complete and sign the Plea of Guilty Form below and send this ticket BEFORE THE VOLUNTARY PAYMENT DEADLINE LISTED ON THE OTHER SIDE OF THIS TICKET to the address at the top of this page. I understand that I will be informed of the new court date by notice mailed to the address on the other side of this ticket unless I complete the change of address below.

PLEA OF GUILTY FORM

I hereby plead guilty to the offence charged against me as listed on the front of this notice. I wish to have a different court date set in order to appear before a Justice and explain why I should pay a lower penalty than the voluntary penalty or ask for more time to pay.

Name of person charged: _____ Signature: _____

- 3) I WISH TO PLEAD NOT GUILTY,

I understand I have the choice of EITHER:

A) appearing before a Justice at the court location and date listed on the other side of this ticket to enter my plea and have a trial date set for this matter;

OR:

B) filling out and signing the following statement and sending this offence notice to the address listed at the top of this page BEFORE THE VOLUNTARY PAYMENT DEADLINE LISTED ON THE OTHER SIDE OF THIS TICKET.

I wish to PLEAD NOT GUILTY to the offence I have been charged with and WILL APPEAR AT THE COURT LOCATION LISTED ON THE OTHER SIDE OF THIS TICKET. I understand I will be advised of the trial date by ordinary mail which will be sent to the address that appears on the other side of this ticket unless I indicate a different address below. I understand that if I fail to appear for my trial it will proceed in my absence and I will be responsible for paying any penalty plus late payment charges that may result.

Signature: _____ Date: _____

CHANGE OF ADDRESS: Complete this section if your address is different than the address shown on the other side of the ticket:

Street: _____ City/Town: _____

Province/State: _____ Postal Code: _____ Telephone: _____

WARNING: IF YOU FAIL TO RESPOND TO THIS NOTICE BY THE DATE FOR VOLUNTARY PAYMENT SHOWN ON THE OTHER SIDE OF THIS TICKET YOU WILL BE DEEMED NOT TO WISH TO DISPUTE THE CHARGE AND:

- A) JUSTICE WILL ENTER A CONVICTION IN YOUR ABSENCE RESULTING IN A FINE TO BE PAID WITHIN 30 DAYS OF THE CONVICTION.
- B) IF THE FINE AMOUNT IS NOT PAID WITHIN 30 DAYS OF THE CONVICTION A LATE PAYMENT CHARGE OF \$40.00 WILL BE ADDED TO THE FINE. IF PAYING BY CREDIT CARD, THE FEE AMOUNT WILL BE CHARGED ALONG WITH THE VOLUNTARY PAYMENT AMOUNT.
- C) YOUR DRIVERS' LICENCE WILL NOT BE RENEWED UNTIL YOUR FINE AND LATE PAYMENT CHARGES ARE PAID.

NOTE: Where authorized the voluntary payment option includes a victim surcharge. These funds are used for programs to assist victims of crime. If you choose option 1 or 2 above, a conviction will be entered and recorded against you.

IF YOU HAVE ANY INQUIRIES RELATING TO THIS OFFENCE NOTICE, PLEASE TELEPHONE THE PROVINCIAL COURT PAYMENT AND INFORMATION CENTRE.

IN REGINA - DIAL 787-2024 CANADA - WIDE - DIAL 1-800-661-2024 OFFICE HOURS: MONDAY to FRIDAY 8am - 5pm

Coming into force

- 3** These regulations come into force on August 1, 1996.
-

SASKATCHEWAN REGULATIONS 40/96

The Queen's Bench Act

Section 23.2

Order in Council 423/96, dated June 18, 1996

(Filed June 19, 1996)

Title

- 1** These regulations may be cited as *The Queen's Bench (Family Law Division) Amendment Regulations, 1996*.

R.R.S. c.Q-1 Reg 5 amended

- 2** *The Queen's Bench (Family Law Division) Regulations* are amended in the manner set forth in these regulations.

Section 3 amended

- 3 The following clause is added after clause 3(b):**

“(c) the City of Prince Albert”.

Section 4 amended

- 4 The following clause is added after clause 4(b):**

“(c) the City of Prince Albert”.

Coming into force

- 5** These regulations come into force on September 1, 1996.
-

SASKATCHEWAN REGULATIONS 41/96

The Public Service Act

Section 46

Order in Council 424/96, dated June 18, 1996

(Filed June 19, 1996)

Title

- 1** These regulations may be cited as *The Ministerial Assistant Employment Amendment Regulations, 1996*.

R.R.S. c.P-42 Reg 2 amended

- 2** *The Ministerial Assistant Employment Regulations, 1993* are amended in the manner set forth in these regulations.

Section 4 amended

- 3 Subsection 4(1) is repealed and the following substituted:**

“(1) Subject to the approval of the President of the Executive Council, a minister may appoint as ministerial assistants any combination of minister's secretaries and minister's assistants:

(a) not exceeding five ministerial assistants in total; or

(b) equivalent to five full-time ministerial assistants where individuals have entered into job-sharing arrangements pursuant to section 18”.

Section 6 amended

4 The following subsection is added after subsection 6(3):

“(4) Notwithstanding any other provision in these regulations, the operation of subsections (1) to (3) is suspended for a period of one year commencing on July 1, 1996”.

Section 15 amended

5 Subsection 15(2) is repealed and the following substituted:

“(2) Except in the case of a dismissal for misconduct, where a ministerial assistant is to be dismissed, the minister shall give to that ministerial assistant:

(a) written notice equal to the period of notice that common law principles would provide for; or

(b) where that written notice is not given, an amount of salary for that period”.

Coming into force

6(1) Subject to subsection (2), these regulations come into force on July 1, 1996.

(2) If these regulations are filed with the Registrar of Regulations after July 1, 1996, they come into force on the day on which they are filed with the Registrar of Regulations.

REGINA, SASKATCHEWAN
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