



CHAPTER 29

AN ACT TO AMEND THE NEWFOUNDLAND HUMAN
RIGHTS CODE

(Assented to June 30, 1981)

Analysis

Section:

1. S.2 Amdt.
Definitions
2. S.7 Amdt.
Re physical disability
3. S.8 Amdt.

Section:

4. Re physical disability
S.9 Amdt.
5. Re physical disability
S.11 Amdt.
Re physical disability

Be it enacted by the Lieutenant-Governor and House of Assembly
in Legislative Session convened, as follows:

RSN 1970 c.262
as amended

1. Section 2 of The Newfoundland Human
Rights Code is amended

(a) by repealing paragraph (g) and by
substituting the following:

"(g) "Minister" means the Minister of
Justice;" and

(b) by adding after paragraph (i) the
following:

"(i.1) "physical disability" means
any degree of infirmity,
malformation or disfigure-
ment of the body suffered
by a person as a result of
injury, illness or birth
defect, and includes any
handicap resulting from

epilepsy, paralysis, lack of co-ordination, amputation, blindness, deafness, muteness or reliance upon a dog guide, a wheelchair, a cane or crutch or any other remedial appliance or device;"

2.(1) Section 7 of the said Act is amended by adding immediately after the words "marital status," the words "physical disability,".

(2) Section 7 of the said Act is further amended by renumbering it as subsection (1) of section 7 and by adding immediately after subsection (1) the following:

"(2) Notwithstanding subsection (1), a limitation, specification, exclusion, denial or preference because of physical disability shall be permitted if such limitation, specification, exclusion, denial or preference is based upon a bona fide qualification as determined by the Commission."

3.(1) Section 8 of the said Act is amended by adding immediately after the words "marital status," the words "physical disability,".

(2) Section 8 of the said Act is further amended by renumbering it as subsection (1) of section 8 and by adding immediately after subsection (1) the following:

"(2) Notwithstanding subsection (1), a limitation, specification, exclusion, denial or preference because of physical disability shall be permitted if such limitation, specification, exclusion, denial or preference is based upon a bona fide qualification as determined by the Commission."

4.(1) Paragraph (a) of subsection (1) of section 9 of the said Act is amended by adding immediately after the words "marital status," the words "physical disability,".

(2) Subsection (2) of section 9 of the said Act is amended by adding immediately after the words "marital status," the words "physical disability,".

(3) Paragraph (a) of subsection (3) of section 9 of the said Act is amended by adding immediately after the words "marital status," the words "physical disability,".

(4) Paragraph (a) of subsection (4) of section 9 of the said Act is amended by adding immediately after the words "marital status," the words "physical disability,".

5. Subsection (1) of section 11 of the said Act is amended by adding immediately after the words "marital status," the words "physical disability,".



CHAPTER 30

AN ACT RESPECTING PRIVATE INVESTIGATION AND SECURITY SERVICES

(Assented to June 30, 1981)

Analysis

Section:

1. Short title
2. Definitions
3. Administrator and Deputy
4. Register
5. Exemptions from Act
6. Agency
7. Branch office
8. Agent
9. Employment requirement
10. Agency licence
11. Agent licence
12. Criminal conviction
13. Manner of application
14. Application requirements
15. Issue of licence
16. Term of licence
17. Licence issued under old Act
18. Death of agency licensee
19. Renewal
20. Issue of renewal
21. Suspension or cancellation
22. Duty of licensee

Section:

23. Termination of agency
24. Agency name
25. Further information
26. Investigation
27. Production of books, etc.
28. Certificate of Administrator
29. Licensee not collector
30. Expression prohibited
31. Private investigator
32. Security guards
33. Burglar alarm agent
34. Burglar alarm system
35. Restriction re peace officer
36. Firearms prohibited
37. Disclosure of information
38. Appeal to Minister
39. Appeal to Court
40. Offences
41. Regulations
42. RSN 1970 c.306 Rep.
43. Commencement

Be it enacted by the Lieutenant-Governor and House of Assembly in Legislative Session convened, as follows: