

Order in Council P.C. 1982-2473 dated August 18, 1982, revoked item 31 of the French version of the ICL, effective August 19, 1982, and replaced it with the following:

"31. Gants de travail, entièrement ou partiellement finis, faits en entier ou en grande partie de textiles, pouvant ou non être imprégnés ou enduits, ou faits de cuir".

The amendment was made to clarify the French version with regard to the control of work gloves made of textile fabric not impregnated or coated.

(a) Footwear

Following an enquiry by the Anti-dumping Tribunal under Section 16.1 of the Anti-dumping Act, that found that imports of footwear were causing or threatening to cause injury to Canadian producers of like goods, the Government announced, effective December 1, 1977, the imposition of a quota on imports of footwear from all sources. The coverage of this global quota excluded rubber and canvas footwear, downhill ski boots, as well as plastic and waterproof footwear. In June 1980, the Government announced the extension of the quota to November 30, 1981 to enable the Anti-dumping Tribunal to carry out an enquiry into the need for continued special measures of protection.

Pursuant to the 1981 report of the Tribunal, the Government, on November 24, 1981, announced the extension for three-years of the global quota on imports of non-leather footwear, along with the addition of canvas footwear effective December 1, 1981. Leather footwear, which had been covered by previous footwear quota, was at this time excluded from quota coverage.