THE LE NEUF FAMILY NOBILITY EVIDENCE

Mary J. Barry, trans.
John P. DuLong, Ph.D., ed.

Jacques Le Neuf, sieur de la Poterie, and his brother Michel Le Neuf, sieur du Hérisson, came to New France from Normandie in 1636 with their mother, a sister, and their in-laws, the Le Gardeur family. They were the first nobles to permanently settle in Canada. The Le Neuf brothers eventually became active in the affairs of the colony. Although they were recognized as nobles, their behavior was typical of the petit bourgeois. They continually put their own interests ahead of the welfare of the struggling colony. They were more concerned with profiting from the fur trade than they were in practicing noblesse oblige. In 1666, Jacques Le Neuf returned to France on a visit. While there he acquired some of the information he later submitted in New France to prove his nobility in 1675. This translation consists of these documents, the testimony of his relatives, and the judgment of the officials in New France.

Jacques Le Neuf proves his nobility by having his noble Le Neuf kinsman back in France declare that he is a member of the family and entitled to bear the arms of Le Neuf. He also presents a summary of evidence which proves how a kinsman named Jaques Le Neuf from Le Havre de Grâce descends from Richard Le Neuf, sieur de Vaucongrin (or Valcougrin), in the 15th century. Despite the numerous genealogical details contained in the submitted documents, he never clearly shows his exact family relationship to any of these kinsmen or his noble ancestors. This evidence was enough to prove his nobility to the satisfaction of the Conseil Souverain. Besides direct pedigree proof, the government would settle for indirect evidence, such as, official documents showing that kinsmen were called nobles, the testimony of acknowledged nobles regarding their kinsman, or proof of the maintenance of other kinsman as nobles. It was not necessary to provide a fully documented pedigree showing noble descent of the person in question. Nevertheless, this form of evidence is a disappointment to modern genealogists. It is a mystery as to why Le Neuf did not clearly spell out the exact genealogical relationships.

This set of Le Neuf family documents was printed in George-Pierre Roy's Lettres de noblesse, généalogies, érections de comtés et baronnies insinués par le Conseil Souverain de la Nouvelle-France. This work consists of evidence submitted to prove noble status by a number of Canadian families. The originals are located at the Archives nationales du Québec among the papers of the Conseil Souverain. The Conseil Souverain was the ruling body of New France. This translation only concerns the Le Neuf family. It is divided into three parts. Part one is a summary of the case. Parts two and three present abstracts of the submitted evidence and testaments.

In France, these proofs were submitted periodically because the King would frequently request the nobles to prove their status. To be a noble in France meant that a person paid few if any taxes. Therefore, noble pretenders were tax frauds and the King was interested in detecting them. Although taxes were minimal in New France, the assumption of noble status was still considered a breach of social norms and was frowned upon. The registration of proofs of nobility was meant to catch people trying to usurp the status of noble. The

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2 Raymond Douville, "Le dictature de la famille Le Neuf," Cahiers des dix XX (1955):61-89. Mary J. Barry has prepared a typescript translation of this article.

problem of make-believe nobles also plagued New France. The most famous example of a pretend nobleman in New France would have to be Antoine Laumet, known in history as Antoine de Lamothe Cadillac. He was after all just the son of a humble Gascon magistrate. Cadillac was never officially uncovered and made to pay fines for his usurpation of nobility. In the case of the Canadian Jacques Le Neuf, he voluntarily registered his proofs of nobility. In contrast, it is interesting to note that his kinsman, the French Jacques Le Neuf, was required by the court to submit his proof.

This translation was made by Mary J. Barry of Alaska with editing done by John P. DuLong. It is presented as a summary of the available evidence and to satisfy other family researchers that these documents do not contain the solution to the Le Neuf pedigree problem. Consequently, this paper poses a genealogical question to be answered: how do the Canadian Le Neufs tie into the Norman Le Neufs? The editor hopes that the publication of this translation will spur interests in the Le Neufs in France.

Some notes on editorial comments and decisions are in order. Introductory and clarifying comments are in italics. Informative footnotes are provided to help define vague technical terms and to identify the various actors. Words that are unclear are translated as best as possible. Neither the translator nor the editor are experts in seventeenth century French legal terms. Moreover, the French language skills of the editor are limited. Hence the awkwardness of some expressions. Words in square brackets are French terms we have taken a guess at in the translation. Many antiquated and legal terms are also found in brackets since we were unsure of the precise translation. Whenever possible the original spelling, punctuation, and capitalization are maintained. With one exception, the run-on paragraphs also are kept as this was the fashion in the seventeenth century. In general, the editor has sacrificed a fluent translation for an exact one retaining many of the less appealing features of a seventeenth century document (such as, the excessive use of the phrase "the said"). The editor has compared the printed version with several photocopied pages of the original documents from the Archives nationales du Québec.

### PART I

This part summarizes the information from documents copied in France. It ends with the decision of the Conseil Souverain to recognize the nobility claims of Jacques Le Neuf, sieur de la Poterie. The pages here correspond to pp. 57-58 in the Roy book and were also printed in New France, Conseil Souverain (ou Superieur), Jugements et délibérations du Conseil Souverain (ou Superieur) de la Nouvelle-France (1663-1716), dated 24 September 1675. The original document is available from the Archives nationales du Québec in the papers of the Conseil Souverain de la Nouvelle-France. The next two parts of this translation present the evidence summarized in this part.

**SOVEREIGN COUNCIL OF NEW FRANCE**

*Tuesday Twenty-four September 1675*

To the side of the original in the margin appears the note: Nobility of M. de la poterie le neuf.

The assembled Council where were Master [Mie] Louis de Buade Frontenac knight Count of Palluau Councillor of the King in his Councils, Governor and Lieutenant general for His Majesty in this country, Acadia

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5A photocopy of the original for this part is available from La Fédération des Familles-Souches Québécoises, Inc., C.P. 6700, Sillery, Québec G1T 2W2. Ask for dossier ANQ 971.

Isle of Newfoundland and other lands of northern France. Master [Mre] Jaques du Chesneau⁷ knight also Councillor of His Majesty in his Councils, Intendant of Justice police and finances in said lands, the sieurs⁸ de Villeray, Detilly, Damours, Dupont, de Lotbinière, de Peiras and de Vitré Councillors and the attorney general of the King.⁹

Seen [veu] by the Court, stamped collated Copy on paper signed fabry, Secretary of the King¹⁰ of the ancient College,¹¹ of an Ordinance of the General Commissioners of the Court of Aids¹² of Rouen, of the thirteenth September 1658 for the execution of the declaration of the King of the fifteenth March 1655.¹³ Between the attorney general of the King in the said Court, and commission prosecution and proceedings of Master Jean Duport¹⁴ charged by His Majesty with the recovery of taxes made and to be made on the usurpers of the title and quality of noble and of Esquire¹⁵ of the first part, and Jaques Le Neuf¹⁶ esquire councilor


⁸Sieur is a polite legal term for Mister and should not be confused with Sir used as title of knighthood in England. In France a knight was called a chevalier. Although in law the term sieur was applied to people from many social backgrounds, including the bourgeois and craftsmen, in common usage it was often employed to indicate that a person was a seigneur of a particular piece of land. Hence, Le Neuf, sieur de Vénioix, would mean Le Neuf the seigneur of Vénois.


¹⁰The Secretaries of the King were important clerical assistants attached to the chancellery. They drafted and issued documents for the King. The position conferred the status of noble on the office holder. See Robert Mousnier, The Institutions of France Under the Absolute Monarchy, 1598-1789: Society and the State, trans. Brian Pearce (Chicago: Univ. of Chicago Press, 1979), p. 762.

¹¹The college mentioned here could refer to a number of institutions. It might be a local school. It is more likely a reference to the Collège des Secrétaires du Roi, formally known as the Collège des Six-Vingts. This was a guild-like mutual benefit society for Secretaries of the King such as the Monsieur Fabry mentioned here. It is unlikely to be the French College of Heralds which was moribund by this time. Ibid., pp. 437-438.

¹²The court with the responsibility for judging disputes relating to the collection of taxes.

¹³The King ordered the Court of Aides to investigate false nobles in Normandy on this date. Ibid., p. 136.

¹⁴Maitre, or Master, was a title usually given to lawyers and was often abbreviated as Mre. The abbreviation Mre is also used in this document and is translated as master and indicated in square brackets. The surname of this attorney is Duport in the original document and not Dupont as in Roy's transcript.

¹⁵Ecuyer or esquire is a squire, the lowest rank of nobility in France and is reserved for those nobles without a knighthood or a title (such as, comte, marquis, or duc).

¹⁶This Jaques Le Neuf was born in France around 1635 and died in May 1676. His exact relationship to the Canadian Le Neufs is unknown. This French Jaques Le Neuf should not be confused with the Canadian Jacques Le Neuf, sieur de la Poterie.
and procurator of His Majesty in all the Royal Jurisdictions of Le Havre de Grâce called upon in order to take his declaration if he intended to maintain himself in the said quality, or else to see ordered that he would be entered on the tax roll as having usurped the said quality of the other part, by which the said Jacques Le Neuf had been discharged of the said prosecution, decree of the Council of State of the fourth December 1659 rendered between the said Duport, plaintiff of the first part, and the said Jacques Le Neuf, defendant of the other part, by which the parties will have been taken outside of the Court and of the process on the objection of the said plaintiff, This act ordered that the ordinance of the said commissioners would be executed according to its form and terms, and in consequence the said Le Neuf is maintained in the said quality of noble. Inquiry made at trois Rivieres at the request of Jacques Le Neuf sieur de la Poterie by Master Claude Boutrois, former Intendant of Justice and finances in this country the second June 1669. Certificate and attestation of Monsieur Pierre Le Neuf, priest sieur de Courtonne and François Le neuf esquire sieur de Montenay brothers dwelling at Caen, passed before Ollivier and Bougon, royal scriveners at said Caen the fifth May 1673, bearing that the said sieur de la Poterie formerly dwelling at said Caen is of the same family and carries their same name and arms, request of the said sieur de la Poterie to register the decrees inquiry and certification or attestation of filiation in order to be of worth and to serve him with the titles [pour luy valoir et servir de titres] and to have recourse there if need be. Conclusion of the Attorney General to whom all would have been communicated the seventh of the current month. All considered. The court conformably to the said conclusions, has ordered and does order the said decrees from the state Council, ordinances of the said general commissioners and attestation of filiation to be registered in the Registrar's office here, in order to serve and to be of worth as reasonable.

[Signed] DuChesneau

PART II

THE SIEURS LE NEUF MAINTAINED IN THEIR NOBILITY

The following section is a summary of a case brought against Jacques Le Neuf living in Le Havre de Grâce accusing him of usurping the status of a noble. The pages here correspond to pp. 59-60 of the Roy book. The original can be found in the collection of the Archives nationales du Québec among the papers of the Conseil Souverain de la Nouvelle-France.

The General Commissioners deputized by the King, of the Court of Aids of Normandie for the execution of the declaration of His Majesty of fifteenth March 1655 duly verified, assembled in the Council

17 Le Havre de Grâce in Normandie is now called Le Havre. It is about 213 miles north east of Caen.

18 The Conseil d'État, or Council of State, was an administrative body concerned with the general direction of the kingdom's affairs. It was usually but not always involved with fiscal concerns. See David Buisseret, Henry IV (London: George Allen & Unwin, 1984), p. 221. The councilors would issue arrets, or decrees, to resolve issues brought before them.

19 Claude de Boutroue d'Aubigny, Intendant of New France from 1668 to 1670 when he returned to France, DCB, Vol. I, pp. 119-120.

20 Scriveners were called tabellions in France. They were similar to notaries and could draw up legal agreements between people. However, these documents had to be registered with notaries to become official.

21 This is the only part for which the editor has not seen a photocopy of the original. La Fédération des Familles-Souches Québécoises, Inc., probably has it on microfilm.
Chamber of the said Court, in the cause between the Attorney General of the King in said Court and Commission, prosecution and proceedings by Master Jean Duport charged by His Majesty with the recovery of taxes made and to be made on the usurpers of the title and quality of noble and of Esquire in this Province, plaintiff causes to be summoned by him [en adjournement par luy fait faire à] Jaques Leneuf, Esquire, councillor and Procurator of the King in all the royal jurisdictions of Le Havre de Grâce in order to consider his declaration if he intends to maintain himself in the said quality, otherwise to see ordered that he will be entered on the tax roll [employé au roole], as having usurped the said quality, of the first part, and the said Leneuf summoned defendant, present, and by Master Nicolas Le Carpentier, his attorney, of the other part; After which the said Duport has concluded at the end of his request, by fault of [faute par] the said Leneuf to consider his said declaration, and that by this the said Leneuf has been said to maintain himself in the said quality of noble, in which he has taken his origin of nobility from Richard Leneuf Esquire, sieur de Valcougrin who married damaoiseille Jeannette de Maulnoury, from which marriage would be issued Jean Leneuf, Esquire, sieur de la Vallée who married with damaoiseille Jeanne Belot, of which Jean, first of the name, would be issued in legitimate marriage Jean Leneuf, Esquire, second of the name, and Pierre Leneuf, also esquire; which Jean second married damaoiseille Cardine de Lalonguy, of the marriage of whom would be legitimately issued Jaques Leneuf, first of name, Gilles and George Leneuf, also esquires sieurs de la Serverie and de la Vallée; and of the said Jaques first and of damaoiseille Françoise Plaimpel issued in loyal marriage Jean Leneuf, third of that name, and Thomas Leneuf, this Jean third espoused damaoiseille Marguerite Laisné, of which would have issued in loyal marriage the said Jaques Leneuf procurator of the King in the said Jurisdictions of Le Havre who espoused damaoiseille Marguerite de la Barre, and of the said Pierre Leneuf, brother of the said Jean, second of the name, who married damaoiseille Catherine LeBoucher, would be issued in loyal marriage Pierre Leneuf, Esquire, sieur de Montenay who would have married Damaoiseille Marie de la Roque, of which would be issued Antoine Leneuf, sieur de Courtonne who was married to Damaoiseille Margueritte du Hautlondel, of whom would be issued Jean Leneuf, Esquire, sieur de Montenay; by means of which and seen [veu] that he appears well justified of the descent of nobility, the same acquittal obtained on equal summons by the said Jean Leneuf sieur de Montenay his cousin of the eleventh March 1656, sustained that he ought to be acquitted of the said summons and prosecution of the said Duport with interests and expense. On which parties heard and that the said Duport remained in agreement with the said filiation, bringing himself to the Chamber to order his acquittal, ordered. The said commissioners have acquitted and acquit the said Jacques Leneuf of the said Duport to the terms of the decrees of the Court interposing on the verification of the Edit, Command and Commission. Done in the Council Chamber of the said Court of Aids, the thirteenth day of September 1658, signed "Bottey."

PART III

EXTRACT OF THE REGISTERS OF THE STATE COUNCIL

This last part consists of abstracts taken from evidence brought back from France. Most of it involves the proofs submitted by the French Jaques Le Neuf to prove his noble status. It ends with the testimony of two French Le Neuf brothers that the Canadian Jacques Le Neuf is a relative. The pages here correspond to pp. 61-65 of the Roy book. The original of this document is also at the Archives nationales du Québec, "Insinuations du Conseil

22 Probably in Rouen, Normandie, about 77 miles east of Caen.

23 A damaoiseille is a young lady of quality, a damsel in English.

24 This Jean Le Neuf would again be maintained in his nobility with his brothers François and Pierre in 1667. Guy Chamillart, Recherche de la Noblesses en la Généralité de Caen (Caen: Henry Delesques, 1887), p. 802.
Between Master Jean Duport charged by His Majesty with the recovery of taxes made on the usurpers of the quality of noble and of Esquire in the province of Normandie in consequence of the declaration of the 15th March 1655 plaintiff at the end of the writ [aux fins de l'exploit] of the 29th July 1659 of the first part. And Master Jacques Leneuf, Esquire, Councillor and Procurator of the King in all the Royal Jurisdictions of Le Havre, defendant, of the other part. Seen by the Council of the King the Ordinance of the general Commissioners from the Court of Aids of Rouen for the execution of the said Declaration of the 15th March 1655, interpleaded the 13th September 1658, between the Attorney of the King of the said Commission, prosecution and proceedings of the said Duport, plaintiff, to that which the said Leneuf had to declare if he intends to maintain himself in the said quality of noble, otherwise to see ordered that he would be entered on the roll [employé au roolle] of the said taxes as having usurped the said quality, of the first part. And the said Leneuf, defendant, of the other part; by which Ordinance after the parties have been heard and that the said Leneuf has said that he intended to maintain himself in the said quality, following the filiation by him deduced in his speech for the defense, and that the said Duport delayed agreement with the said filiation, and would bring himself to the Chamber to order from the said acquittal requested by the said Leneuf; the said Chamber has discharged him from the summons and prosecution of the said Duport by the terms of the decrees of the Court, interpleaded on the verification of the Edict, Royal command and Commission dispatched in consequence the said writ of the 29th July 1659 contained the declaration of the said Duport that he was opposed to the execution of the said Ordinance of the 13th September 1658, as having been surprised by the said Leneuf on a false statement, and through other means to deduce in time and place and in order to proceed on the said opposition and other conclusions which were taken by the said Duport; summons would have been given from the Council to the said Leneuf. The fixed settlement [L'appointement de règlement] placed on the said Council between parties in the present Instance of the 12th August 1659, to communicate, write, and produce, and without that the qualities may prejudice, in which the said Leneuf has concluded that the said Ordinance of the 13th September 1658, to be executed, that he be maintained in his quality and privilege of Noble, with protection from the said Duport and all others to trouble him.26

The section below is a list of the documents submitted showing that various Le Neufs were regarded as nobles. It is part of the above paragraph.

Contract of the 20th December 1455, by which Richard Leneuf, Esquire, and Damoiselle Jeannette de Maulnoury, his wife, leasing in fiefs to the Sieur Dubreuil the inheritance there mentioned. Contract of marriage of Jean Leneuf, Esquire, with Damoiselle Jeanne Belot of the 8th November 1493. Another contract of marriage of Jean Leneuf Esquire, with Cardine de Lalongny of the 24th September 1522. Four Acts and Contracts of the 10th May 1545, 12th July 1556, 6th October 1597, and 19th July 1607. The first containing the conveyance made to noblemen Jean and Pierre Leneuf, brothers, of property and contents, the second, the treaty of marriage of the said Pierre Leneuf with Damoiselle Catherine le Boucher, and the two others treaties of marriage of Damoiselle Isabeau Leneuf with the Sieur le Bigot. Other contract of marriage of George Leneuf with Damoiselle Jacqueline de May, of the 15th July 1573. Act passed before the Notary at Thury the 9th December [Xbre] 1588, by Gilles, George and Jaques Leneuf, children of Jean Leneuf, in which they are qualified Nobles and Esquires. Other Contract of marriage of Jaques Leneuf, son of Jean, with Damoiselle Françoise Plainempel in the month of January 1601. Other Contract of the 9th October 1624 in which Jacques Leneuf is qualified noble at the said contract of marriage of Thomas Leneuf, son of Jaques Leneuf, Esquire of the tenth of April 1645. Six other contracts for the years 1632, 1633, and 1638 in which Jean Leneuf is qualified Esquire. Three

25 An insinuation is a registration of legal documents in the records of an office which makes them official. That is, the mere registration of them "insinuates" that they are authentic or reliable. A photocopy of the original for this part is also available from La fédération des familles-Souches Québécoises, Inc. Ask for dossier ANQ 1148.

26 Monsieur Duport appears to have objected to Jaques Le Neuf's claims until the bitter end of the proceedings.
other contracts of the 24 January 1641, six October 1656 and eighteen November 1658, in which messieurs Jean and Jaques Leneuf are qualified nobles. Other file of fourteen acts and contracts of the years 1597, 1598, 1599, 1602, 1607, 1620, 1628, 1629, 1637, 1655 and 1656, in which Gilles, François, Ollivier and Philipes Leneuf are qualified Esquires. Copy of a decree of council of the 7th June 1644 for Antoine Leneuf, Esquire, guardian of Jean Leneuf, is discharged from the taxes of freeholds on his fief of Vevoix because of the consent of Jean Baptiste Palerlogne tax-farmer of the said tax. Ordinance of the Commissioners of the said freeholds of the month of January 1656, by which Jean Leneuf and the widow of Antoine Leneuf Esquires are discharged of the tax of the freeholds. Another Ordinance of the 11th March 1656 by which Jean Leneuf and his brothers, heirs of Antoine Leneuf sieur de Courtonne, are discharged of the demand of the said Duport by reason of the said taxes made on the Usurpers of Nobility. Writings and production of the said defendant. Request of the said Duport of the third September 1659 served the fourth. Used for the production in the present instance, that the said Leneuf be taxed by the Council as an usurper of the said quality of noble and of Esquire: Hear the report of the Sieur de Fieux, Commissioner in the dispute, and all considered. The King in his Council, makes right on the suit, has placed and does place on the opposition of the plaintiff the parties outside the Court and the process; this done [ce faisant], has ordered and does order that the Ordinance of the said Commissioners of the 13 September 1658, will be executed according to the form and terms, and in consequence has maintained and does maintain the said Leneuf in the said quality of Noble, without expense between the parties; made at State Council of the King held at Paris, the fourth day of December one thousand six hundred and fifty-nine, signed "Galland" and marked [à costé], collated, and further down is marked also by Stamp [Impression]. Collated\(^27\) to the originals by my Councillor, Secretary of the King, House and Crown of France and of his finances, and is written in the hand of the ancient College, signed "Fabry" with flourish.

This next paragraph is the only one in this third part which refers directly to the Canadian Jacques Le Neuf and his relationship to the French Le Neufs. It is the testimony of two Le Neuf brothers that he is related to them, but the nature of that relationship is not detailed.

Today, Friday, fifth May 1673, at Caen, before the royal scriveners of said place undersigned, appearing in the ordinary handwriting of the said scriveners Noble persons Master [Mre] Pierre Leneuf priest sieur de Courtonne, and François Leneuf Esquire, sieur de Montenay, brothers, dwelling in this city of Caen parish of Saint-Julien, whom have certified and attested, do certify and attest to all whom it appertains, that Jaques Leneuf, Esquire, sieur de la Potterie, dwelling at the market town of Trois Rivières in New France, isle of Newfoundland and Acadia, formerly living in this said city of Caen, are of same family and carry the same name and arms, this that the Sieurs de Courtonne and de Montenay have signed the year and day below in the presence of Julien de la Croix and Estienne Crestien of the said Caen witnesses, and have signed, "Leneuf" "Leneuf" "Crestien" "de la Croix" "Ollivier" and "Bougon" each with a flourish.

This last paragraph states that the above information collected in France and brought as an abstract to New France is officially registered.

Registered heard and this consenting the Attorney General in order to serve and to be of worth [pour servir et valoir] as reasonable, following the decree of this day at Québec the twenty-four September one thousand six hundred and seventy-five.

[Signed] Peuvret\(^28\) with a flourish.

\(^{27}\) Collated means to arrange in order and then compare critically so as to verify the content of documents.

Partial Family Tree of the
Le Neufs in France

Richard Le Neuf,
esquire, sieur de Valcougrin &
Jeanne de Maulnoury

Jean Le Neuf &
Jeanne Belot

Jean Le Neuf &
Cardine de Lalounguy

Jaques Le Neuf &
Francoise Plainpel

Jean Le Neuf &
Marguerite Laisne

Jaques Le Neuf,
esquire, counselor and
procurator of His Majesty in
the Royal Jurisdiction of
Le Havre de Grace

Pierre Le Neuf &
Catherine Le Boucher

Pierre Le Neuf &
Marie de la Roque

Antoine Le Neuf &
Marguerite du Hautoudel

Jacques Le Neuf,
sieur de la Polerie, used this
Jaques Le Neuf's proofs of nobility

Witnesses who testified that Jacques Le Neuf, sieur de la Polerie,
is of the same family and carries the same name and arms

This pedigree shows the relationship between the kinsmen whom the Canadian Jacques Le Neuf, sieur de la Polerie, used to prove his nobility. It turns out that these French Le Neufs were related to one another as third cousins. However, nowhere in this documentation is the relationship of the Canadian Le Neufs to their French cousins established. This table is only part of the known and published information about the Le Neufs in France. For more information see Louis-Pierre d'Hozier, Armorial general de la France (13 vols., Paris: Firmin-Didot, 1798-1908), vol. 9, part 2, 5th registry, pp. 861-868 and a following large fold out pedigree chart.