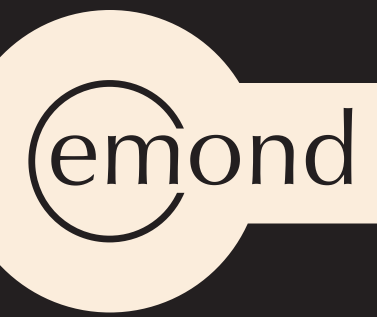
LEGAL PRACTICE CATALOGUE 2025-2026





The Emond name has been synonymous with legal learning for 45 years, and our publications form the foundation of law school, paralegal, and law clerk curriculums across Canada. Our customers have told us that our texts have served them well beyond their academic careers and have been important resources to them in their law practice. Of course, not all of our titles fall into this category, and that is why this catalogue is unique. I have hand-selected every title to ensure that only the resources well suited to practising professionals are included.

Several years ago, Emond began publishing practical, accessible, and affordable legal guides designed specifically for the busy practitioner. A selection of titles from our Criminal Law Series and Immigration Law Series are included in this catalogue, as well as resources for personal injury, administrative law, and mediation. Please stay tuned for new practice publications from us in the months to come.

Sincerely,

Marc Emond President

Emond Publishing

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ADMINISTRATIVE LAW: PRINCIPLES AND ADVOCACY, 5TH EDITION

Liz Nastasi Deborah Pressman

Administrative Law: Principles and Advocacy, 5th Edition offers a comprehensive overview of key legal issues that arise in Canadian administrative law. This text introduces readers to the principles and procedures of this area of law as well as to some of the specific agencies, boards, and tribunals that have been created for the administration of justice.

This text is divided into three parts: Principles and Theory, Advocacy, and Challenging Administrative Decision-Making and Enforcing Orders. Readers are provided with a foundational overview of administrative law in Canada, practical information on participating in tribunal hearings, and the mechanisms in place for challenging decisions. This edition incorporates important changes to the judicial review framework that were introduced by the Supreme Court of Canada in its 2020 decision in Canada (Minister of Citizenship and Immigration) v Vavilov.

View a sample chapter online at emond.ca/al5.

Written for lawyers, paralegals, and other legal professionals

- A new appendix on judicial review in the federal courts
- Added coverage on virtual hearings and online dispute resolution.
- More examples from provinces across Canada.
- Information on Indigenous rights and title as they relate to administrative law.
- End-of-chapter exercises, figures, and review questions.

Written for paralegals, law clerks, and other legal professionals



TRIBUNAL PRACTICE AND PROCEDURE, 2ND EDITION

Kandace Bond Wileman Liz Nastasi Margot Davis Cherie A Daniel Alison Kossowski Lynn Fournier-Ruggles Rochelle Ivri Deborah Pressman

FEATURES

- Expanded discussion on virtual court processes and procedures.
- Sample completed forms in select chapters.
- Updated statutes, regulations, and procedural rules.
- A new chapter devoted to The Condominium Authority Tribunal.
- Step-by-step guidance or initiating proceedings and the hearing process.
- Additional charts and figures to enhance the appeal for visual learners
- Case-in-Point feature boxes highlighting facts, issues, and decisions of real-life cases.
- Additional Practice Tip boxes and scenario-based questions.

Tribunal Practice and Procedure, 2nd Edition is a comprehensive, practice-oriented handbook designed to help readers effectively advocate for clients at administrative tribunals. Each chapter provides an in-depth and up-to-date examination of a specific board or tribunal, covering its history, scope, procedures, hearing and appeal processes, and key cases.

The second edition includes a new chapter devoted to Canada's first fully online tribunal, the Condominium Authority Tribunal. Each chapter now contains a comprehensive Case in Point box, along with shorter examinations of relevant case law, new practice tips, new tables, and new figures.

This text includes scenario questions that allow readers to apply the concepts and skills they learn in each chapter. With this comprehensive understanding of tribunals, readers will be prepared to effectively participate in proceedings before select federal and provincial tribunals.

"[These authors] have pulled together a wealth of information regarding many of the busiest tribunals in Canada and Ontario. I recommend this book to all who have reason to appear before our administrative tribunals."

-Sean Weir, Executive Chair, Tribunals Ontario

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- Chapter 10: Law Society Tribunal
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Chapter 1: The Importance of ADR for

Legal Representatives

Chapter 2: Understanding Conflict

Chapter 3: Theoretical Approaches to **Understanding Conflict**

Chapter 4: Conflict Resolution Skills

Chapter 5: What is Negotiation?

Chapter 6: Preparing to Negotiate

on a Client's Behalf

Chapter 7: What Is Mediation?

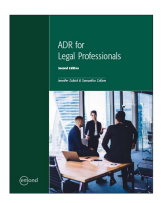
Chapter 8: Mediation Advocacy

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Chapter 10: Advocacy for Arbitration Chapter 11: Selecting the Right ADR

Process

Chapter 12: Selected Topics in ADR



ADR FOR LEGAL PROFESSIONALS. 2ND EDITION

Jennifer Zubick

Samantha Callow

ADR for Legal Professionals, 2nd Edition recognizes and addresses the specific needs of legal professionals involved in the growing field of alternative dispute resolution. A recurring case scenario guides readers through each stage of a dispute, from determining a conflict resolution style to drafting settlement agreements or preparing for arbitration.

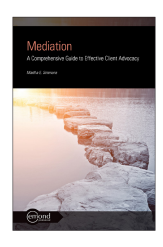
With practice tips, highlight boxes, checklists, and sample documents, this practical resource provides an in-depth review of the three main ADR processes—mediation, negotiation, and arbitration—teaching readers the fundamental principles of alternative dispute resolution and demonstrating different opportunities to resolve conflicts.

The 2nd edition features a new chapter devoted to current issues in the field of ADR, including Indigenous practices, the use of ADR in administrative tribunals, training and career opportunities in ADR, and more. This edition also features industry-specific legal role plays focusing on common legal issues such as landlord and tenant, personal injury, contractor and owner, neighbours, and employment disputes.

With information, tips, and resources designed for legal professionals, readers will be better equipped to effectively advocate on behalf of their clients. This must-have collection of specialized materials is the perfect resource for any current or future legal professional learning about conflict resolution.

Written for paralegals, law clerks, and other legal professionals

Written for litigators and mediators



MEDIATION: A COMPREHENSIVE GUIDE TO EFFECTIVE CLIENT ADVOCACY

Martha E Simmons

Mediation: A Comprehensive Guide to Effective Client Advocacy is an essential reference tool that provides litigators and other legal professionals with the practical mediation strategies that will help them best serve their clients in out-of-court dispute resolutions.

This detailed resource offers step-by-step guidance in navigating the mediation process, including case and client assessment, how to choose an effective mediator, mediation preparation, ethical considerations, how to overcome barriers to settlement, and when to end mediation.

The text draws on expert knowledge and extensive experience from renowned litigators, academics, and mediators from across Canada to deliver the ultimate practical guide for mediation advocates.

"Mediation: A Comprehensive Guide to Effective Client Advocacy is a 'must read' for lawyers who are, or plan to be, advocates for their clients in mediation...After reading this book, lawyers will be well aware of the advantages and the risks of mediation and how to engage in the process strategically. They will know how to select a mediator, and they will appreciate the importance of adjusting their negotiation approach to the situation at hand. If an impasse occurs, they will be able to reach into their toolbox and explore ways to move beyond the hurdle."

Leslie H. Macleod, Co-Director, LLM in Dispute Resolution,
 Osgoode Professional Development, Toronto, Ontario

FEATURES

- Useful field notes, checklists, flowcharts, tables, and model documents to facilitate effective client representation.
- Essential mediation tactics for legal professionals, specifically new litigators.
- Step-by-step guidance with a practical focus.
- Content drawing on the expert knowledge and extensive experience of renowned litigators, academics, and mediators.

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Toward a Culturally Fluent Approach to Representative

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Chapter 7: Power and Negotiation

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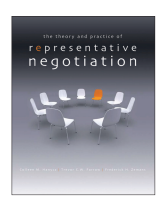
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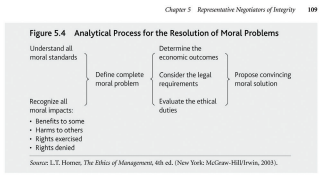


THE THEORY AND PRACTICE OF REPRESENTATIVE NEGOTIATION

Colleen M Hanycz, Trevor Farrow, Frederick Zemans

The Theory and Practice of Representative Negotiation blends the key ingredients of a theoretical framework with a practical focus. With a respected lineup of contributors and a Canadian focus, this book will be of interest to the legal community and to anyone working in a field where strong representative skills are essential. Paying particular attention to ethics and professional responsibility, the authors allow readers to consider the inherent risks and potential gains associated with various approaches to strategic negotiations.





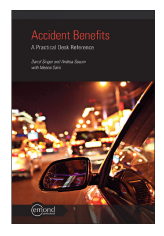
Written for paralegals, law clerks, and other legal professionals

- Additional chapter contributions from
 - Michael Coyle
 - Paul Emond
 - Delee Fromm
 - Michelle LeBaron
 - Andrew Pirie

Written for personal injury lawyers

FEATURES

- Procedural and tactical focus, including practice tips for plaintiff, defence, law clerks, paralegals, and insurance adjusters.
- Analyzes the different types of compensation provided to injured parties after motor vehicle accidents:
 - Income replacement non-earner benefits, caregiver benefits.
 - Medical benefits, rehabilitation benefits, attendant care benefits. disability benefits.
 - Housekeeping benefits home maintenance
 - Optional benefits, dependent care benefits, indexation benefits.
 - Other expenses related to the injuries sustained in a car accident
- OCF forms and application documents.
- Model letters, helpful tables, and precedents
- Rules of professional conduct for paralegals are dispersed throughout the text.



ACCIDENT BENEFITS: A PRACTICAL DESK REFERENCE

Darryl Singer Andrea Sesum Meena Saini

Accident Benefits: A Practical Desk Reference is an easy-to-use reference tool designed to help lawyers, paralegals, law clerks, and insurance adjusters properly file, negotiate, and complete accident benefits claims.

This indispensable resource analyzes the many forms of compensation available to injured parties after motor vehicle accidents and includes insightful practice tips for all parties involved in a claim. It contains OCF forms, application documents, model letters, and precedents.

The author team has drawn on their extensive knowledge and experience to create a comprehensive guide for all stakeholders in an accident benefits claim.

"I recently purchased Accident Benefits, and as a newly called lawyer, I find this book fantastic. I have been looking for such a text for a long time. It's an excellent reference for lawyers."

-Kristofer B. Angle, D'Angela Fox Vanounou LLP

"As a busy practitioner in accident benefits, navigating the complexities of the SABS legislation can be daunting, especially if you have limited knowledge of the system. Accident Benefits: A Practical Desk Reference has filled a void in the legal field and has made it easier for me to find answers to specific questions, provided me with great practice tips and has helped me improve my understanding of the regulations. I would recommend that anyone who is considering representing SABS claims purchase this book to help guide them toward the best resolution for their clients."

-Crystal Krandel, Grillo Barristers Personal Injury Lawyers

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Chapter 23: Mandatory Mediation

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Chapter 25: The Commercial List

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and the Commercial List.

CIVIL LITIGATION, REVISED 4TH EDITION

Laurence M Olivo Mary Ann Kelly

Civil Litigation, Revised 4th Edition, prepares law clerk students for litigation as well as to assist lawyers for civil court. The Abigail Boar fact situation guides students from the initial act of hiring a lawyer to the final stage of appealing a trial judgment. This text

The revised fourth edition captures the 2021 amendments to the *Rules of Civil Procedure* (Reg 689/20 and Reg 248/21) and includes updated court forms, court fees, and figures. Ontario Regulation 689/20 (passed on January 1, 2021) and Ontario Regulation 248/21 (passed on April 1, 2021) reflect the procedural changes generated by the COVID-19 pandemic.

addresses crucial topics, including the procedure before the

commencement of proceedings, client management, motions,

Documentary Discovery and e-Discovery, trial preparation,

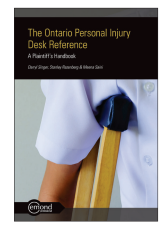
statement of account, the simplified procedure under Rule 76,

This revised edition provides law clerk students with a clear and concise guide to the new online procedures in Ontario's civil litigation process, including e-signature authorizations, electronic document processes, remote affidavit approval, and virtual-hearing requests.

Written for paralegals, law clerks, and other legal professionals

- Updates to reflect amendments to the Rules of Civil Procedure.
- Up-to-date sample forms
- New sample affidavit showing service by email.
- A "slip and fall" fact situation runs throughout the text.
- Chapter summaries that allows for a quick review of the material
- A comprehensive glossary of key terms.

Written for personal injury lawyers



THE ONTARIO PERSONAL INJURY DESK REFERENCE: A PLAINTIFF'S HANDBOOK

Darryl Singer Stanley Razenberg Meena Saini

An essential handbook for anyone practicing in the field of personal injury and insurance law, *The Ontario Personal Injury Desk Reference* is the only book of its kind to offer a straightforward, plaintiff-focused, and practice-oriented approach to these types of claims.

Chapters are subdivided into easily searchable and digestible sections, each containing important legal and procedural considerations. This information is supplemented with practical tips based on the knowledge and experience of the author team. This strategic advice will help readers apply abstract concepts to various aspects of practice, including advocacy, client management, practice management, and professional responsibility.

This guide is sure to benefit all plaintiff-side practitioners and their staff by offering practical and procedural content on a wide range of personal injury claims.

View a sample chapter online at emond.ca/opidr.

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- Chapter 22: Trial of a Personal Injury Tort
 Case

- Foreword by the Honourable Mark L.
 Edwards.
- Practice tips on the real-life application of the law and procedures.
- Forms and precedents that function as usable templates.

Chapter 1: Introduction to Small Claims

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Chapter 5: Acting for the Plaintiff: Default Proceedings

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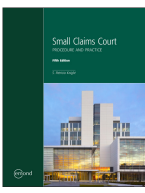
Chapter 8: Offers to Settle and

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Chapter 9: Assessments Hearings,

Trials, and Motions After Trial

Chapter 10: Enforcing Small Claims
Court Judgments



SMALL CLAIMS COURT: PROCEDURE AND PRACTICE, 5TH EDITION

S Patricia Knight

Small Claims Court, 5th Edition provides a step-by-step guide to trial preparation and trial presentation in Small Claims Court. Readers will learn about rules and forms specific to Ontario, as well as common practices, including how to draft Small Claims Court pleadings. Covering a range of key topics, this go-to resource addresses everything from preliminary considerations

This edition reflects changes to the *Rules of the Small Claims Court* and to the monetary jurisdiction of the Court. It also features updated sample pleadings, more complex fact situations and sample documents, additional references to case law, and new drafting exercises.

to enforcing Small Claims Court judgments.

Written for paralegals, law clerks, and other legal professionals

- Regulation changes, including new monetary jurisdiction of the Small Claims Court and updated amount of Fees and

 Allowances
- Additional jurisprudence
- New drafting exercises
- New content, including expanded discussion of settlement conferences
- Sample forms with more complex scenarios, such as cases with multiple defendants and cases where one defendant is a corporation
- An instructor package: Test Bank, Instructor's Guide, and PowerPoint presentations

Written for corporate and commercial lawyers



ADVANCED CORPORATE LEGAL PROCEDURES, 2ND EDITION

Elizabeth Gillis

FEATURES

- Step-by-step guide to incorporating a range of company types, including federal non-orofits.
- Sample forms and checklists for inclusion in federal and provincial corporate registrations, name searches, issuance of shares, and annual returns filing dates.
- Addresses the relevant provisions of provincial and federal business legislation, with substantive law underlying corporate procedures presented alongside applicable documents and forms required to complete the transaction.
- Comparative table of incorporation provisions across Canada.

Advanced Corporate Legal Procedures, 2nd Edition provides a complete overview of the fundamental legal issues and procedures associated with the Canadian business sector. Author Elizabeth Gillis discusses the key legislation that affects different types of businesses—from larger corporations to not-for-profit organizations—as well as the legal steps involved in the formation and maintenance of a business, including registration, minute books, and share types. The text clarifies the relevant provisions of the business corporations legislation and the Ontario Securities Transfer Act, describes the role of related government departments, and includes a chapter on not-for-profit organizations and charities. Additionally, it offers sample forms relating to corporate legal procedures.

TABLE 8.1 PROVISIONS FOR RECORD KEEPING UNDER THE CBCA AND THE OBCA

Provision	Canada	Ontario
Corporate records to be maintained	Articles and all amendments Bylaws and all amendments	Articles and all amendments Bylaws and all amendments
	Vannimous shareholder agreements Minutes of meetings and shareholder resolutions Copies of all notices of registered office and directors Securities register containing the information set out in CBCA s. 50	Opy of any unanimous shareholder agreement known to the directors Minutes of meetings and shareholder resolutions A register of directors in which are set out the names and residence addresses while directors, including the street and number, if any, of all persons who are or have been directors of the corporation with the dates on which each became or ceased to be a director
	Records to be maintained at registered office or any other place in Canada designated by the directors (CBCA s. 20(1))	A securities register that complies with OBCA s. 141(1) Records to be maintained at registered office or at such other place in Ontario designated
		by the directors (OBCA s. 140(1)) Register of transfers in which all transfers of
		securities issued by the corporation in registered form and the date and other particulars of each transfer (OBCA s. 141(2))

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2011 • 624 pp. Softcover • Ebook • 978-1-55239-409-0 emond.ca/aclp2p

PART I: The Debt Collection Process

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Court Judgments

Chapter 10: Small Claims Court

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Chapter 11: Small Claims Court

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PART II: Debt Collection: Selected Topics

Chapter 12: Collections and Deceased Debtors

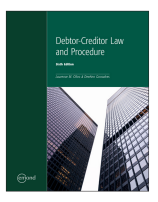
Chapter 13: Construction Liens

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Chapter 15: Debtors' Remedies



DEBTOR-CREDITOR LAW AND PROCEDURE, 6TH EDITION

Laurence M Olivo DeeAnn Gonsalves

Debtor–Creditor Law and Procedure, 6th Edition covers the laws and processes related to debt collection. Produced to meet the specific needs of legal professionals, this text offers practical insights, realistic examples, and step-by-step instructions, covering the respective duties of paralegals and law clerks in both Superior and Small Claims Courts. As such, it thoroughly outlines commencement of proceedings, obtaining default judgment, documenting debt settlements, schedules for repayment, debt calculations, and debtor remedies.

This edition reflects updated regulations governing court procedures, as well as legislative changes at the provincial and federal level, including to the *Criminal Code*, the *Payday Loans Act*, and the *Collection and Debt Settlement Services Act*. New Casein-Point boxes illustrate how the court deals with various issues.

"Kudos to the authors—this is a tough area of law and they have done a good job making it accessible to the students."

-Ardel Johnston, Georgian College

"This textbook made changes to the math for calculating pre and post judgement interest. I wanted to give you feedback and say that I got 100% on those calculations on my debtor creditor mid term and I found the breakdowns very helpful in understanding how to do the math (this is coming from someone who has math phobia!!)."

-Safa, Law Clerk Student at Seneca College

Written for corporate and commercial lawyers

FEATURES

- Expanded discussion of construction liens, estates and actual steps for collecting post-judgment interest.
- Up-to-date federal and provincial legislation, including to the Payday Loans Act, the Collection and Debt Settlement Services Act, the Unconscionable Transactions Relief Act, and the Construction Act.
- Changes to Small
 Claims Court monetary jurisdiction.
- Case-in-Point boxes that illustrate how the court deals with various issues.
- Paralegal User Guide: highlights applicable sections for paralegal users
- Instructor Package: Test Bank, Instructor's Guide, and PowerPoint presentations.

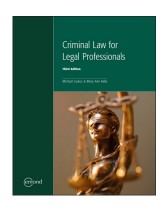
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Written for paralegals, law clerks, and other legal professionals

FEATURES

- Recent Bill C-75
 changes, which affect
 pre-trial release and
 bail provisions, special
 sentencing provisions
 for intimate partner
 violence, appearances
 by audioconference
 or videoconference,
 preliminary inquiries to the
 most serious offences,
 jury selection process,
 remediation agreements
 for organizations, and
 reclassifying offences.
- Practical exercises, including real-life scenarios, discussion questions, forms, and checklists.
- Additional case law and administrative sources.
- A complete list of offences within the Paralegal Scope of Practice.
- Key terms that are highlighted and defined throughout.
- Instructor package: Test bank, Instructor's Guide, and PowerPoint presentations.



CRIMINAL LAW FOR LEGAL PROFESSIONALS, 3RD EDITION

Michael Gulycz Mary Ann Kelly

Criminal Law for Legal Professionals, 3rd Edition presents a broad overview of criminal law and procedure in Canada. The text strikes a balance between theory and practice while covering key subjects, including the Criminal Code, corporate liability in organizations, court jurisdiction, and appeals.

This edition includes legislative updates, including Bill C-75 that has brought sweeping changes to both substantive criminal law and the manner in which criminal offences are prosecuted. It also presents new case law, administrative sources, and an updated Appendix that fully explains and reflects the current state of paralegal scope of practice and regulation in Ontario. The appendix also includes a detailed and comprehensive list of summary convictions and hybrid offences (where the Crown proceeds by way of summary conviction) that fall within the scope of practice for paralegals in Ontario.

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Chapter 23: The Youth Criminal Justice Act

Part V: Office Procedures for Criminal Law

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PART I - OVERVIEW AND CONTEXT

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Chapter 5: The Mental Element in the

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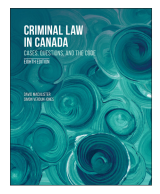
to a Criminal Charge

Chapter 11: Necessity and Duress

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Appendix: A Brief Note on the Canadian Criminal Court System



CRIMINAL LAW IN CANADA: CASES, QUESTIONS, AND THE CODE, 8TH EDITION

David MacAlister
Simon Verdun-Jones

Simon Verdun-Jones's bestselling *Criminal Law in Canada: Cases, Questions, and the Code,* 8th Edition is a highly readable, case-filled introduction to criminal law and the Canadian *Criminal Code.* Structured into two parts, offences and defences, this resource contains analyses of important criminal law cases along with accompanying discussion questions. Students can test their comprehension through more than 100 study questions, including short, fictitious scenario questions designed to test their ability to apply criminal law concepts to a fact situation. Updated to reflect recent case law and legislation, the eighth edition features expanded discussions on sentencing, partial defences, bail reform, and more, in addition to new "Criminal Law in Practice" boxes that provide insight into topical criminal law issues.

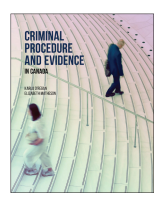
Written for students and legal professionals

- New "Criminal Law in Practice" boxes offering a more in-depth look at topical issues such as Indigenous people and criminal law, the intersection of race and gender and criminal law, and more.
- New Canadian criminal law cases examined in an extended box feature in each chapter, with discussion questions.
 New cases to this edition include R v Khill, (2021), Rowan (2022), Sullivan (2022), and Collins (2023), among others.
- End-of-chapter scenario questions.
- Figures and illustrations to help students visualize key concepts.
- Extensive references to case law, compiled in the Index of Cases
- Full teaching package, including a test bank, PowerPoint presentation, and instructor's guide.

Written for paralegals, law clerks, and other legal professionals

FEATURES

- Chapter-opening case studies and discussion questions.
- "Checkpoints" boxes to help students assess their understanding and reinforce key concepts.
- "Sidebar" boxes discussing significant cases, current events, and more advanced issues
- Accessible guidance on interpreting and applying criminal legislation, including the Criminal Code, Canada Evidence Act and Charter
- In-class exercises and min case studies.
- End-of-chapter summaries discussion questions, suggested readings, and more.
- Figures, photos, and tables throughout.
- Full instructor supplements package.
- Glossarv of kev terms.



CRIMINAL PROCEDURE AND EVIDENCE IN CANADA

Karla O'Regan Elizabeth Matheson

Criminal Procedure and Evidence in Canada is an accessible and engaging text that introduces readers to core principles and applications of criminal procedure and evidence, supplemented with highlight boxes, an in-depth look at recent case law, exercises, and more.

This essential resource guides readers through a typical criminal trial, covering procedures from the police investigation and pretrial stage through to sentencing and appeal hearings. Chapteropening cases feature recent Supreme Court of Canada cases, highlighting chapter-relevant topics while illustrating the experiences of the accused. With a strong emphasis on practical content, this resource will also teach readers, in detail, how to apply the *Criminal Code* and relevant legislation to confidently engage in various processes throughout the course of a criminal trial.

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PART I: Indigenous Law and Justice: An Overview

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Chapter 5: The Courts and Key Cases

Chapter 6: Gladue: Sentencing and Beyond

Chapter 7: Corrections Practices and Reform Initiatives

Chapter 8: Indigenous Women and the

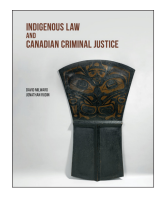
Justice System

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Chapter 11: Indigenous Law and Justice Today



INDIGENOUS LAW AND CANADIAN CRIMINAL JUSTICE

David Milward Jonathan Rudin

In *Indigenous Law and Canadian Criminal Justice*, Jonathan Rudin and David Milward provide a broad, accessible overview of Indigenous legal traditions and justice issues, alongside an assessment of the various aspects of Canada's criminal justice system and its often-troubling relationship with Indigenous Peoples.

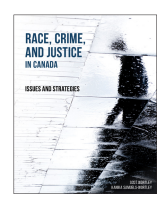
In the context of ongoing calls for truth and reconciliation and the public reckoning that is finally underway over the true costs of colonialization, these chapters consider both the mainstream Canadian justice system—its laws, policies, and practices, and their effects on Indigenous communities over the years—and the ways in which Indigenous approaches to justice can better serve their communities and improve outcomes, while reducing the crisis of Indigenous over-incarceration. The book also focuses on legal concepts, case law, and Canada's constitution, placing matters of justice in the broader context of Indigenous rights.

Written for students and legal professionals

- A Timeline of Canadian law and Indigenous Peoples.
- Profiles of notable Indigenous figures including Justice Michelle O'Bonsawin, Donald Marshall Jr, Shannen Koostachin, Art Solomon, and more.
- Highlight boxes examining chapter concepts, legislation, and key cases.
- Glossary of key terms.
- Summaries of commissions and inquiries, including RCAP, MMIWG, and the TRC
- Appendixes with additional resources, including a mock Gladue report.
- Extensive figures, photos, maps, and tables.
- End-of-chapter summaries, discussion questions, and additional resources.
- Full instructor supplements package.

Written for paralegals, law clerks, and other legal professionals

FEATURES



RACE, CRIME, AND JUSTICE IN CANADA: **ISSUES AND STRATEGIES**

Scot Wortley Kanika Samuels-Wortley

Race, Crime, and Justice in Canada: Issues and Strategies draws on extensive research and analysis in examining questions and debates around racialization and crime in Canada.

This timely book addresses all aspects of the topic, giving careful consideration to historical and systemic factors, public perceptions of crime and the role of the media, statistical trends, and criminological and sociological theories. Concerns over racial bias in Canadian policing, courts, and corrections are presented alongside strategies for reducing and preventing the overrepresentation of Black, Indigenous, and other groups in criminal activity and in the justice system, while addressing persistent myths that have undermined progress towards justice.

Authors Scot Wortley and Kanika Samuels-Wortley have created an ideal resource for courses in criminology, sociology, or criminal justice programs, or for professional development and training of law enforcement professionals.

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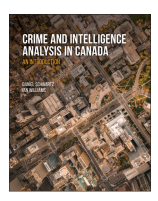
PART IV – ASPECTS OF CRIME AND INTELLIGENCE ANALYSIS

Chapter 9: Sources of Bias in Crime and Intelligence Analysis

Chapter 10: Careers in Crime and Intelligence Analysis

Chapter 11: Advanced Topics and

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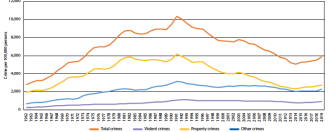


CRIME AND INTELLIGENCE ANALYSIS IN CANADA: AN INTRODUCTION

Daniel M Schwartz Ian Williams

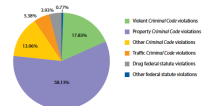
Crime and Intelligence Analysis in Canada provides a comprehensive introduction to the twin fields of crime analysis and intelligence analysis from a Canadian perspective. Written for both students and practitioners in public law enforcement and corporate security, this resource examines analytical methods, information systems, technologies, and governance issues, with a particular focus on Canadian institutional practices and contexts.

FIGURE 2.2 Canadian Crime Rates per 100,000 Persons, 1962-2019



Source: Statistics Canada. (2020). Chart 7 Police-reported crime rates, Canada, 1962 to 2019 [Chart]. https://www150.statcan.gc.ca/n1/pub/85-002-x/2020001/article/00010-eng.htm

FIGURE 2.3 Share of Violations in Canada by Major Crime Category, 1998–2019



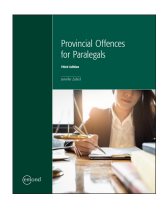
Source: Adapted from Statistics Canada. (2021). Table 35-10-0177-01 Incident-based crime statistics, by detailed violations, Canada, provinces, territories and Census Metropolitan Areas [Data table]. https://www150.statcan.gc.ca/t1/tbl1/en/tv.action?pid=3510017701

Written for students and legal professionals

- Thorough explanations of methodologies, including structured analytic techniques (SATs), link analysis, social network analysis (SNA), pattern analysis, trend analysis, and crime mapping.
- Discussions on the use of related technologies, such as geographic information systems (GIS).
- Chapter on advanced analytics.
- Chapter on Canadiar careers in crime and intelligence analysis.
- Canadian cases and examples relevant to both traditional law enforcement (public) and corporate security (private).
- Highlight boxes in each chapter, emphasizing specific cases, concepts, and tips.
- Chapter summaries and learning outcomes.
- End-of-chapter discussion questions and multiple choice questions.

Written for paralegals, law clerks, and other legal professionals

FEATURES



PROVINCIAL OFFENCES FOR PARALEGALS. **3RD EDITION**

Jennifer Zubick

Provincial Offences for Paralegals, 3rd Edition provides students with an up-to-date and comprehensive overview of the procedures involved in laying and prosecuting charges under provincial legislation. Designed to meet LSO requirements, this guidebook integrates the Paralegal Rules of Conduct and the LSO By-Laws directly into the content so that paralegal students can prepare to represent their clients before the Ontario Courts of Justice.

The topics covered in this text include the classification of offences and available defences, different procedural streams and charging documents, the preparation for and anatomy of a trial, and administrative monetary penalties.

The third edition includes a recurring case study that guides students through the steps of litigating regulatory offences, including the completion of relevant forms and new mock trial activities that provide context to content and allow students to apply their knowledge.

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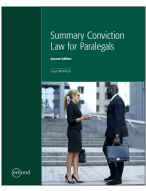
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Chapter 7: Pre-Trial Applications

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Chapter 9: Sentencing and Appeals Chapter 10: Specific Offences and

Specialized Courts



SUMMARY CONVICTION LAW FOR PARALEGALS, 2ND EDITION

Gargi Mukherji

Summary Conviction Law for Paralegals, 2nd Edition provides a clear and comprehensive guide to the criminal justice process, outlining every aspect of a summary conviction, from preliminary matters to sentencing and appeals. This all-in-one resource, designed specifically for paralegal diploma programs, balances the theoretical and practical application of criminal law from a paralegal perspective, addressing the elements of an offence, search and arrest, court attendance, witness provisions.

disclosure, pre-trial conferences and applications, remedies, trial strategies, sentencing procedures, appeals, and more.

Steps in the Trial Process

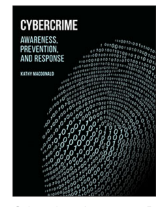
- Start of Crown's case—Crown conducts direct examination of Crown's first witness
- Defence conducts cross-examination of Crown's first witness
- Crown may conduct re-examination of first witness on new issues raised during crossexamination by defence only
- Crown calls second and subsequent witnesses; the same procedure occurs with each witness
- 5. Close of Crown's case
- After calling all of its witnesses, if Crown has not established a *prima facie* case, the defence may bring a motion for directed verdict of acquittal
- If Crown has established a prima facie case, defence must decide whether to call evidence (by calling the accused or other witnesses)
- 8. Start of defence's case—defence conducts direct examination of defence's first witness
- 9. Crown cross-examines defence's first witness

- Defence may conduct re-examination of first witness (only on new issues raised during cross-examination by Crown)
- Defence calls second and subsequent witnesses and same procedure occurs with each witness
- 12. After calling all of its witnesses, defence rests
- 13. Crown may call reply or rebuttal evidence, which is limited to circumstances in which the defence has raised a new matter or defence that the Crown could not reasonably have anticipated (for example, alibi evidence)
- 14. Closing submissions by defence, based on the evidence called at trial and inferences that may be drawn
- Closing submissions by Crown, based on the evidence called at trial and inferences that may be drawn
- 16. **Verdict** delivered by trial judge
- If defendant found guilty, sentencing may proceed at this time, or matter may be adjourned for sentencing to take place at a later date

Written for paralegals, law clerks, and other legal professionals

- A strong focus on matters permitted in the paralegal scope of practice.
- A new scenario-based chapter dedicated to the common offences within the paralegal scope of practice and overview of mental health, drug, and
- Discussion of the Jordan Framework's analysis on trial delay.
- Updated material on Bill C-75 and its impact on criminal law.
- A chapter on drafting pre-trial Charter and non-Charter applications, and the rules for serving and filing them in court.
- Relevant updates and excerpts from the Criminal Code, the Criminal Rules of the Ontario Court of Justice, the Charter, and the LSO Paralegal Rules of Conduct.

Written for students and legal professionals



CYBERCRIME: AWARENESS. PREVENTION. **AND RESPONSE**

Kathy Macdonald

Cybercrime: Awareness, Prevention, and Response is the first Canadian resource of its kind to effectively address the role of crime within this increasingly digitally-dependent age and networked world. A wide spectrum of cybercrimes, including online fraud and exploitation, identity fraud, social engineering, phishing, and cyberbullying, are explained and thoroughly mapped out with prevention strategies, intelligence-gathering tactics, and response plans. With each chapter highlighting real incidents and referencing Canadian content, students and professionals will be equipped to tactfully approach cyber-related crimes from a law enforcement perspective.

This comprehensive resource is essential for anyone working in or being introduced to this growing field, providing readers with an overview of how cybercrimes affect individuals, businesses, governments, institutions, and organizations.

FEATURES

Common Fraud Schemes

a lottery and need to wire or send a cheque in an amount of a few thousand dollars to possibly tens of thousands of dollars to pay taxes or administrative fees and collect winnings.

Romance scam

A scam in which a perpetrator, who is very persistent, claims to have fallen in love with and wants to marry the victim and follows this by telephone or email claiming to be dying up with a problem, such as loss of travel docu- and leaving their estate to the victim but first victim to provide financial help.

Military scam

A scam in which victims are contacted by an official-sounding agency trying to return there is a problem, such as a soldier being arrested and jailed, and money is needed to bail need to immediately wire funds to cover a out the soldier.

Grandparent scam

A scam in which victims are told they have won A scam in which perpetrators phone a victim, pretend to be a grandchild, and claim to have been arrested and in need of money for bail; alternatively, callers playing the role of a police officer or lawyer direct victims to wire money to help their grandchild.

Inheritance scam

A scam in which perpetrators contact victims ments, sickness, or injury, and a request for the requiring money for inheritance documents to prove the lawful beneficiary.

Tax scam

A scam in which perpetrators send a fake refund cheque and then request that a portion military officers and their property and are told be returned or use threatening language, scare tactics, and urgency to advise victims that they discrepancy in their taxes.

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Part I: Cybersecurity Foundations

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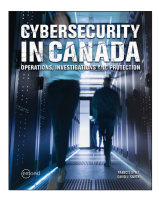
Chapter 12: Online Investigations

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Cybersecurity Careers



CYBERSECURITY IN CANADA: OPERATIONS, INVESTIGATIONS, AND PROTECTION

Francis Syms David J Smith

Cybercrime is an ever-increasing threat to Canadians and Canadian businesses, presenting a huge challenge to companies and institutions. In response, organizations of all types require up-to-date strategies and techniques to protect themselves and their assets.

Cybersecurity in Canada: Operations, Investigations, and Protection—the first-ever introductory cybersecurity resource for a Canadian audience—is designed for both students and professionals, and provides a comprehensive overview of the technical, policy, and operational aspects of cybersecurity from a risk-management perspective.

Part I introduces readers to the field of cybersecurity, threat actors, network architecture, and the impacts of cybercrime. Part II examines common types of attacks, system vulnerabilities, and protection measures. Part III focuses on the tools and techniques for managing cybersecurity within an organization and conducting investigations. Part IV explores career paths and the future of cybersecurity, asking readers to consider the role of people, processes, and technology in securing the enterprise.

"This excellent and timely resource addresses the ever-growing challenges that all organizations face in protecting their assets. Knowledge of cybercrime is no longer optional in the world of security, it is a basic requirement, and the wealth of industry knowledge in this wide-ranging book will benefit every reader."

-Amy Jantz (CFE, CCII), Mohawk College

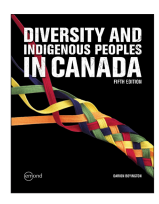
Written for students and legal professionals

- Numerous real-world cases of noteworthy cyber attacks, including Pegasus spyware, the Mirai botnet, and many more.
- Highlight boxes that illustrate core cybersecurity concepts and processes.
- Insights from expert contributors: Tamra Alexander, Warren Bulmer, and Sherri Ireland.
- A chapter devoted to career pathways and industry certifications in cybersecurity.
- Detailed coverage of emerging technological advancements, including quantum computers and artificial intelligence.
- Comprehensive discussion on balancing privacy rights and cybersecurity interests
- Guidance on cybersecurity awareness training, policy development, workfrom-home security, and incident response planning for organizations and their employees.
- Full teaching supplements package.

Written for students and legal professionals

FEATURES

- Discussions on the recommendations of the Truth and Reconciliation Commission and issues impacting Indigenous peoples.
- Expanded coverage of 2SLGBTQ+ issues.
- Personal profiles of diverse community and professional leaders.
- New coverage of racialized aroups.
- References included to various career fields in law enforcement
- Updated statistics, court cases, and recent Canadian examples.
- New photos, figures, and tables.
- Key terms, exercises, chapter summaries, and extensive review questions
- Test bank, PowerPoint slides, and instructor's quide.



DIVERSITY AND INDIGENOUS PEOPLES IN CANADA, 5TH EDITION

Darion Boyington

Diversity and Indigenous Peoples in Canada, 5th Edition provides a firm foundation for criminal justice students and law enforcement to understand cultural and identity issues within the Canadian context. Through examining the concepts of diversity, human rights, and Indigenous issues, students will learn to responsibly manoeuvre through Canada's evolving social landscape—a necessary skill in law enforcement.

This text consists of two parts: Part I explores diversity, multiculturalism, and human rights within Canada; Part II reviews past and present interactions between Indigenous peoples and Canadian settlers.

This comprehensive resource supports college and university courses that focus on diversity, inclusiveness, and social awareness, and is designed to help students and professionals build greater diversity competency through meaningful examples and exercises.



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Chapter 8: Current Issues over Land

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2024 • 538 pp. Softcover • Ebook • 978-1-77462-452-4 emond.ca/dipc5



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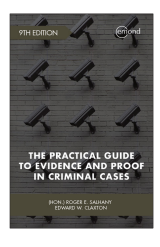
Part III: TRIAL PROCESS

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Chapter 10: Particular Problems of Proof



THE PRACTICAL GUIDE TO EVIDENCE AND PROOF IN CRIMINAL CASES, 9TH EDITION

(Hon.) Roger E Salhany Edward W Claxton Written for Crown, defence, and the judiciary

The Practical Guide to Evidence and Proof in Criminal Cases, 9th Edition offers a clear and concise explanation of the different types of evidence admissible in criminal cases, the rules excluding certain categories of evidence, and the exceptions to those rules.

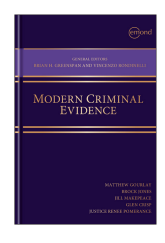
The ninth edition brings clarity to the rules of criminal evidence, reflecting significant amendments in case law, legislation, and policy. It includes up-to-date coverage of the Criminal Justice Reform and Evidence (Amendment) Bills passed in 2018. This edition also includes updated material on evidence protection at trials for complainants of sexual assault and child abuse offences.

Authored by evidence law experts Honourable Roger E. Salhany and Edward W. Claxton, this essential resource serves as an ideal study aid for law students learning about the criminal process, graduates preparing for the bar exam, or legal practitioners in need of a handy courtroom reference.

- An in-depth examination of the trial process and burden of proof under common law, from opening statements to the final verdict
- A chapter devoted to admissions and confessions.
- Historical case examples illustrating key concepts and legislation.
- A case table for easy reference.

Written for Crown, defence, and the judiciary

FEATURES



MODERN CRIMINAL EVIDENCE

General Editors Brian H Greenspan Justice Vincenzo Rondinelli

Matthew Gourlay **Brock Jones** Renee Pomerance Glen Crisp Jill D Makepeace

Modern Criminal Evidence is the first major treatise to provide a truly practical and comprehensive guide to criminal evidence law in Canada. Unlike other texts in this area, this book's practical approach guides readers through evidentiary issues in all components of criminal law, providing indispensable insight from Crown, defence, and judicial perspectives.

National in scope, this modern interpretation of criminal evidence law provides insight into a diverse range of topics: judicial factfinding, pre-trial considerations, expert evidence, circumstantial evidence, hearsay, character evidence, digital evidence, examination of witnesses, and the intersection of proceedings.

Authored by a team of criminal law experts, including members of the criminal bar and judiciary, Modern Criminal Evidence is the most up-to-date resource for criminal litigators and judges searching for practical answers to their evidentiary questions.

"The cadre of authors, all in the prime of very active and successful careers at the criminal bar, have produced what will quickly become a 'go-to' text."

-Justice David H. Doherty

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PROSECUTING AND DEFENDING YOUTH CRIMINAL JUSTICE CASES, 3RD EDITION

General Editors Brian H Greenspan Justice Vincenzo Rondinelli

Brock Jones Sarah Leece Mary Birdsell Emma Rhodes

There are many procedural and ethical considerations that practitioners need to be aware of when working on a criminal case involving youth, especially when the young persons involved are from vulnerable populations that require special care. *Prosecuting and Defending Youth Criminal Justice Cases* provides practical commentary and analysis alongside updated policy, case law, and legislation in order to guide readers through a youth criminal justice case from beginning to end.

The third edition's chapters on bail, youth records and privacy, sentencing, and youth trials have been updated to include new information on the treatment of youth in the welfare system, adult sentencing applications, court remedies surrounding privacy violations, unreasonable delay in court proceedings, the admissibility of youth statements, and more. This text also explores the ways in which landmark decisions such as $R \ v \ TJM$, $R \ v \ KJM$, and $R \ v \ Joseph$ will impact future youth criminal justice cases from both crown and defence perspectives.

Apart from this new content, readers can rely on the text's valuable checklists, charts, precedents, and advice to assist them through procedures and issues surrounding interviewing clients, arrest and bail matters, trials, and sentencing. This incredibly comprehensive and balanced resource will enhance the practice of lawyers, judges, and other legal professionals who interact with the youth criminal justice system.

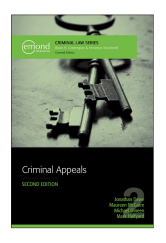
This text is Volume 1 in Emond's Criminal Law Series.

Written for Crown, defence, and the judiciary

- Foreword by The Honorable Wayne Gorman, Provincial Court of Newfoundland and Labrador.
- Practice advice from Crown, defence, and policy perspectives.
- Updates to sentencing chapter, including mandatory minimum sentences, deferred custody and supervision orders, adult sentencing applications, IRCS, sentencing, and treatmen of Indigenous and racialized young persons.
- Updates regarding bail, youth records and privacy the admissibility of youth statements, and more.
- Updates on the the application and development of Charter rights for young persons, including new discussion of excessive delay in youth court proceedings.
- Discussion on applications to access youth records, including R v Michael Browne, 2023 OCJ 431.
- Coverage of the *Cannabis*Act and how it impacts

 young persons.

Written for Crown, defence, and the judiciary



CRIMINAL APPEALS, 2ND EDITION

General Editors Brian H Greenspan Justice Vincenzo Rondinelli

Jonathan Dawe Michael Dineen Mark C Halfyard Maureen McGuire

Criminal Appeals, 2nd Edition is an essential guide to the strategic and procedural process of criminal appeals at all levels of court in Canada.

The handbook combines statutory framework with practical resources and advocacy advice. Chapters explore the types of criminal appeals, the procedural steps involved, written and oral argument, and the fresh evidence rule. Practical advice on appeals procedure, concrete guidance on drafting appeal factums, oral argument strategies, and model appeal factums and motions of appeal are also included in order to effectively guide readers through an appeal from start to finish.

Drawing on experience with criminal appeals at all levels of court, the author team offers a truly comprehensive and concrete treatment of the appeals process. Their insight makes this guide an indispensable resource for anyone incorporating criminal appeals into their practice.

"[T]his incredibly helpful handbook ... is written by very experienced and winning appellate lawyers, who share their knowledge, insights, and tips with their readers. This guide provides lawyers with everything they need to know about how to conduct an appeal. It combines the law and rules that relate to criminal appeals with excellent strategic advice about appellate advocacy. If you argue appeals, or want to, you will find Criminal Appeals: A Practitioner's Handbook to be an unparalleled resource at every stage of the appellate process and in every appellate court."

—Jill R Presser BA (Hons), LLB

FEATURES

- Practical advice on appeals procedures
- Concrete guidance on drafting an appeal factum
- Model appeal factums and motions of appeal.
- Oral argument strategies.

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Chapter 10: Summary Conviction

Appeals and Extraordinary

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Chapter 11: Appeals to the Supreme

Court of Canada

2024

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Chapter 1: What is Extradition? Chapter 2: How Extradition

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Chapter 3: Bail

Chapter 4: Options on how to Proceed

Chapter 5: Public Funding of Counsel at the Committal Hearing

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Chapter 10: The Committal Hearing: An Overview

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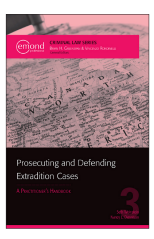
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PROSECUTING AND DEFENDING **EXTRADITION CASES:** A PRACTITIONER'S **HANDBOOK**

General Editors Brian H Greenspan Justice Vincenzo Rondinelli

Nancy L. Dennison Seth Weinstein

The extradition process involves many checks and balances to uphold international obligations and protect the rights of the person sought. Because these cases are a unique form of international cooperation that deals with the liberty of an individual, it is of paramount importance that practitioners are knowledgeable on all aspects of the process.

Prosecuting and Defending Extradition Cases: A Practitioner's Handbook is a clear, concise guide to the procedural, tactical, and strategic elements of extradition cases, featuring perspectives from both defence and Crown counsel. Relevant case law and legislation have been compiled and analyzed to facilitate a thorough understanding of the principles of extradition, requisite legislation, treaty obligations, and protocols.

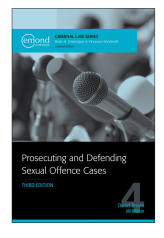
Unlike other texts on the subject, this guide is practice-oriented. Sample documents, flow charts, and checklists are included to prepare readers for the practices and procedures involved in extradition proceedings.

"The authors have created an incredibly practical guide. The book includes useful documentary precedents, references, and leading extradition jurisprudence across Canada and is organized to follow the multiple-step process of an extradition proceeding. These features make it incredibly useful to those who litigate and preside over extradition cases. That the book is presented from both the Crown and defence perspective only underscores its value. It is a balanced, clearly executed, and thorough guide that will undoubtedly become the 'go-to' resource for anyone who deals with extradition in Canada."

-Richard Kramer, Department of Justice, Government of Canada

Written for Crown, defence, and the judiciary

Written for Crown, defence, and the judiciary



PROSECUTING AND DEFENDING SEXUAL OFFENCE CASES, 3RD EDITION

General Editors Brian H Greenspan Justice Vincenzo Rondinelli

Daniel Brown Jill Witkin

FEATURES

- A new chapter dedicated to the practice and procedure for sexual offence appeals, including discussion of indictable appeals, summary conviction appeals, bail, common grounds, complainant rights, fresh evidence, and Crown
- Expanded discussion of evidentiary issues on the developing law on rape myths and stereotypical reasoning.
- Extensive updates pertaining to new legislation, including the Bill C-51 and Bill C-75 amendments to the Criminal Code.
- Key commentary, from both Crown and defence, on advocacy and trial strategy.
- A Foreword by Marie Henein.

In Prosecuting and Defending Sexual Offence Cases, 3rd Edition, Justice Jill Witkin (Ontario Court of Justice) and defence lawyer Daniel Brown offer a current and comprehensive examination of the legal processes involved in litigating sexual offences. This bestseller is designed to help practitioners focus on the procedural, evidentiary, and strategic elements unique to sexual offence cases. These elements include publication bans, search issues, children's evidence, expert evidence, cross-examination on private records, sentencing, and more.

The third edition contains a new chapter on sexual offence appeals, addressing commonly raised issues and landmark cases from the Supreme Court of Canada, such as $R \lor JJ$. Additionally, this guide includes new discussion of Bill S-12 and reflects recent changes in Bill C-75 pertaining to preliminary hearings and in Bill C-51 pertaining to third party records, sexual history, and consent.

Analysis of case law and relevant *Criminal Code* provisions are integrated throughout to effectively guide readers through the flow of a sexual offence case, from arrest to appeal.

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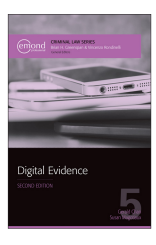
Chapter 7: Practical Constraints on

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Chapter 9: Probative Value

Chapter 10: Courtroom Presentation



DIGITAL EVIDENCE, 2ND EDITION

General Editors Brian H Greenspan Justice Vincenzo Rondinelli

Gerald Chan Susan Magotiaux

As digital evidence becomes a routine component in every criminal case, all practitioners must keep pace with the constant changes to the law and practice of digital evidence in Canada. By addressing both current and emerging challenges in the field, *Digital Evidence*, 2nd Edition provides a clear, comprehensive, and up-to-date examination of digital evidence in the context of criminal law. Authors Gerald Chan and Justice Susan Magotiaux clarify key legal principles and offer practical suggestions for criminal practitioners handling and utilizing digital evidence through every stage of a criminal proceeding.

This bestseller is designed to equip criminal practitioners with a solid understanding of the procedural, tactical, and strategic elements of gathering, admitting, and presenting digital evidence. It addresses privacy rights, private communications, search and seizure of digital data, disclosure of digital evidence, authentication and admissibility of digital evidence, digital presentations, and more. This handbook also discusses the practical constraints that affect Crown and defence counsel, including delay, cost, undertakings, and disclosure with an in-custody accused.

This edition has been updated to reflect all recent digital evidence cases from the Supreme Court of Canada, including $R \vee SH$, $R \vee CB$, and $R \vee Bridgeman$. In addition, it explores the ways in which cases $R \vee Mills$ and $R \vee Shergill$ impact search and seizure powers for law enforcement. This handbook also features discussions on $R \vee Marakah$, a landmark decision on the search and seizure of text messages, and more broadly, privacy in the digital age.

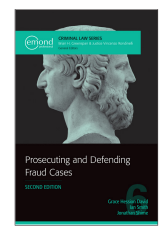
Written for Crown, defence, and the judiciary

- A foreword by the Honourable Thomas A Cromwell.
- "Questions to Consider' sections outlining key factors for framing arguments on digital evidence access and admissibility.
- Sample disclosure requests in digital evidence cases.
- Checklists detailing various considerations for counsel when presenting evidence and submissions in a digital format.
- A chapter discussing the procedural constraints on disclosure from both Crown and defence perspectives.
- A summary of law enforcement's search and seizure powers for accessing digital data in the hands of third parties
- Discussion on the limits of social media evidence.
- Relevant excerpts from the Criminal Code and the Canada Evidence Act

Written for Crown, defence, and the judiciary

FEATURES

- A new chapter on cyber fraud in Canada.
- New content covering Crown obligation with respect to e-disclosure, documents in possession and the recent SCC pronouncement on influence peddling and breach of trust involving a police officer.
- Updated sentencing charts and case law tables on various topics, including for "Other Fraudulent Means," breach of trust sentencing, major fraud sentencing, fine in lieu of forfeiture, and time to pay.
- First-ever chapter published on criminal organizations and fraud, which distinguishes a conspiracy from a criminal organization and includes sentencing considerations
- Content covering victim impact statements and community impact statements.
- Boilerplate for s.29
 CEA bank affidavits to
 accompany documentary
 evidence from a
 Production Order.



PROSECUTING AND DEFENDING FRAUD CASES, 2ND EDITION

General Editors Brian H Greenspan Justice Vincenzo Rondinelli

Jonathan Shime Ian Smith Grace Hession David

In the current age, crime—specifically fraud—is becoming more common, organized, and complex. The increase in white-collar offences has changed the way society is tackling fraud, from police services across Canada developing specialized units for fraud investigation to regulatory bodies pursuing severe disciplinary measures.

Prosecuting and Defending Fraud Cases, 2nd Edition prepares readers to properly litigate fraud cases, examining both prosecutorial and defence perspectives. Guiding readers step by step throughout the process of a fraud case, this practical resource weaves strategic information with case law analysis and relevant provisions of the Criminal Code.

This edition features up-to-date legislation, additional content, updated charts, and a new chapter on cyber fraud in Canada. This handbook is designed to assist Crown attorneys, defence counsel, and trial judges in understanding the principles of fraud.

"What I particularly like about the text is its avoidance of unnecessary legalese. Advice is imparted in clear, unambiguous, and user-friendly language. It alerts the reader to pitfalls to be avoided and points the way to creative advocacy at trial and on sentencing."

-Mark Sandler, LLB

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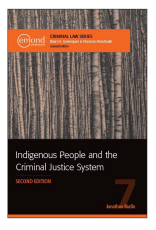
Few Others)

Chapter 5: Gladue and Sentencing

Chapter 6: Gladue Beyond Sentencing Chapter 7: Fetal Alcohol Spectrum

Disorder

Chapter 8: Sentencing Circles Chapter 9: Indigenous Courts



area of the law.

INDIGENOUS PEOPLE AND THE CRIMINAL JUSTICE SYSTEM, 2ND EDITION

General Editors Brian H Greenspan Justice Vincenzo Rondinelli

Jonathan Rudin

Indigenous people are the most over represented population in Canada's criminal justice system. Their experiences within the system are interwoven with issues of colonialism and discrimination. *Indigenous People and the Criminal Justice System*, 2nd Edition examines these issues and their impact to provide lawyers and judges with a deeper understanding of this

In this bestseller, Jonathan Rudin provides a practical review of leading case law and day-to-day considerations for practitioners who are working with Indigenous clients. A host of key topics are explored in the text, including but not limited to major inquiries and cases, Indigenous courts, Aboriginal justice programs, and the challenges surrounding sentencing circles.

The second edition contains a new chapter devoted to Fetal Alcohol Spectrum Disorder (FASD) and the experiences of FASD-affected individuals in the Canadian Criminal Justice system. It also includes a practical review of the 2019 Final Reports by the National Inquiry into Missing and Murdered Indigenous Women and Girls (MMIWG) and the Public Inquiry Commission on relations between Indigenous Peoples and certain public services in Québec: listening, reconciliation, and progress. This bestseller also features expanded coverage of overrepresentation, sentencing, plea bargains, Gladue principles, and *Charter* challenges.

Practitioners using this guide will be equipped with invaluable tools and the most up-to-date information designed to help them navigate cases involving Indigenous people within the Canadian criminal justice system.

Written for Crown, defence, and the judiciary

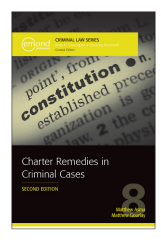
- A foreword by the Honourable Harry S.
 LaForme, Ontario Court of Appeal.
- A chapter devoted to FASD, including diagnosis symptoms, important cases, and insights into working with FASDaffected clients.
- A chapter on the evolution of the Gladue principles and their impact on sentencing, bail, corrections, and parole.
- An in-depth analysis of the Supreme Court's landmark decisions in *Gladue*, Williams, and Ipeelee.
- A sample Mock Gladue Report.
- Updated discussion of Gladue reports and their proper use, including what to do if they are not available in your region.
- Additional resources on Indigenous Law and Legal Traditions
- Best practices sections for counsel and members of the judiciary.



Written for Crown, defence, and the judiciary

FEATURES

- A Foreword by the Honourable Justice Gary T. Trotter, Ontario Court of Appeal.
- Checklists of the threshold technical requirements for remedies under sections 24(1), 24(2), and 52(1) of the Charter
- More comprehensive coverage of entrapment with additional guidance or drug trafficking and child luring cases.
- New guidance on seeking enhanced sentence credit for harsh conditions of detention
- Practical guidance on asking the court to strike down a law and obtaining the benefit of such a declaration issued by a different court
- Explanation of lesser known Charter remedies including habeas corpus, costs against the Crown, impounding of seized property, and the residual discretion to quash a search warrant even though it passes a Garofoli review.



CHARTER REMEDIES IN CRIMINAL CASES, 2ND EDITION

General Editors Brian H Greenspan Justice Vincenzo Rondinelli

Matthew Asma Matthew Gourlay

Charter remedies are available across all types of offences in criminal proceedings. Charter Remedies in Criminal Cases, 2nd Edition examines the relevant principles and technical rules that need to be considered when seeking out or trying to resist applicable remedies. National in scope, this practical resource will also assist practitioners in deciding which remedy might be more appropriate or just.

The breaches and remedies featured in this text cover a wide range of issues, including—but not limited to—police misconduct, unconstitutional legislation, sentence reduction, recouping costs from the Crown, habeas corpus applications, and declarations of invalidity. This text also provides detailed analysis of the criteria for exclusion of evidence under section 24(2) of the Charter, including the "obtained in a manner" criterion established in R v Pino. Additionally, the availability of judicial stays of proceedings is discussed at length, with close examination of the types of cases where stays are likely, and unlikely, to be granted.

This edition features new discussion on the 2022 Supreme Court of Canada case, *R v Sullivan*, exploring the ways in which this landmark decision will impact judicial comity and rules of horizontal stare decisis. It also features more comprehensive coverage of entrapment and enhanced sentence credit.

This text's in-depth and up-to-date coverage is unparalleled, making it a must-have for lawyers and judges working within the criminal justice system.

This text is Volume 8 in Emond's Criminal Law Series.

View a sample chapter online at emond.ca/crcc2.

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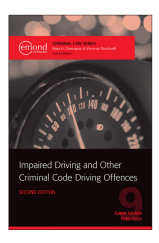
Chapter 22: Common Law Defences

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Offences in Canada



IMPAIRED DRIVING AND OTHER CRIMINAL CODE DRIVING OFFENCES, 2ND EDITION

General Editors Brian H Greenspan Justice Vincenzo Rondinelli

Karen Jokinen Peter Keen

Following the 2018 repeal and replacement of driving provisions in the *Criminal Code*, the COVID-19 pandemic generated significant changes to the justice system, including its approach to drinking and driving cases. During the last three years, numerous aspects of the legislation have been challenged, upheld, overturned, and restored on appeal.

Impaired Driving and Other Criminal Code Driving Offences, 2nd Edition is a balanced and comprehensive guide to new legislation and case law, designed to assist all members of the criminal bar and judiciary. Incorporating both Crown and defence perspectives, this resource explores all aspects of impaired driving law, including the different types of offences, the investigation process, provincial procedural differences, trial strategies and issues, sentencing, and ethics.

National in scope, this resource analyzes all new provisions and relevant cases in context, replete with vital analysis, strategy, and tactical advice. Karen Jokinen and Peter Keen review and present these legislative changes, leveraging their knowledge and experience to provide a truly practical treatment of the legal issues and constitutional difficulties surrounding driving offences.

This second edition includes two new chapters devoted to *Charter* issues, including rights to counsel and remedies. Each chapter explores the strengths and weaknesses of arguments often presented by Crown and defence, and alternatives to these arguments. This guide also features up-to-date legislation, additional content, and more case law from western Canada.

View a sample chapter online at emond.ca/iddo2.

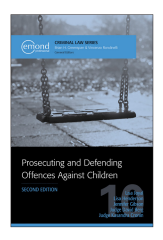
Written for Crown, defence, and the judiciary

- A foreword by Justice Joseph Di Luca.
- Expanded discussion of sentencing, including mandatory minimums.
- Updated content on drug-impaired driving, including discussion of R v Robertson
- Coverage of procedural changes to drinking and operating trials generated by the COVID-19 pandemic.
- The differences between impaired driving, drinking and driving, and drugged driving.
- Exploration of the strengths and weaknesses of arguments often presented by Crown and defence.

Written for Crown, defence, and the judiciary

FEATURES

- A new chapter on forensic interviewing of children, focusing on forensic interviewing protocols, child development, child memory, child trauma, and more.
- A new chapter on defence perspectives, outlining the main considerations that counsel need to keep in mind at each stage of child abuse cases
- Summaries on the rules of law, evidence, practice, and procedure specific to child abuse cases.
- Practical advice for Crown, defence counsel and judges on how they can be more effective in their respective roles when dealing with child
- Discussion of expert medical evidence issues pre- and post-Goudge inquiry.



PROSECUTING AND DEFENDING OFFENCES AGAINST CHILDREN, 2ND EDITION

General Editors Brian H Greenspan Justice Vincenzo Rondinelli

Lisa Joyal Jennifer Gibson Lisa Henderson David Berg Kasandra Cronin

Children have a unique status when participating in the criminal justice system. In order to clarify the issues and challenges that arise in these specific circumstances, *Prosecuting and Defending Offences Against Children*, 2nd Edition breaks down the numerous factors and considerations that legal professionals must be aware of when working on cases where children have been victims of crime.

The author and contributor team—composed of Crown, defence, and judiciary—thoroughly examines multiple facets of child abuse, including neglect, sexual abuse, Internet exploitation, physical abuse, and homicide. Additionally, this text considers how children interact with the criminal justice system differently than adults through its exploration of child witness preparation, the special features of children's evidence, testimonial aids, and sentencing.

The second edition covers all recent case law developments and includes additional case law from western and eastern Canada. This edition also contains new chapters that discuss defending clients accused of offences against children, authored by Judge Kasandra Cronin, as well as child forensic interviewing, authored by Sick Kids Hospital social workers: Meredith Kirkland-Burke and Janeen Moddejonge.

This practical and procedural guidance is an invaluable resource to anyone seeking a comprehensive and up-to-date understanding of how criminal law applies to cases involving the abuse of children.

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Chapter 1: Preliminary Considerations
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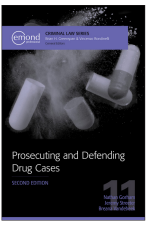
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PROSECUTING AND DEFENDING DRUG CASES, 2ND EDITION

General Editors Brian H Greenspan Justice Vincenzo Rondinelli

Nathan Gorham Jeremy Streeter Breana Vandebeek

Drug-related offences are one of the single largest areas of activity within criminal law. The COVID-19 pandemic exacerbated Canada's opioid crisis, with overdose-related deaths increasing by almost 95% following the onset of the pandemic. This grim reality has led to new approaches in Canadian drug policy and the prosecution of drug-related offences.

Bestseller *Prosecuting and Defending Drug Cases*, 2nd Edition offers practical and up-to-date guidance on different types of drug offences, including possession, trafficking, importing, exporting, and production offences, as well as conspiracy and criminal organization offences in the context of drug distribution offences. These cases are addressed from both a prosecution and defence perspective, and provincial differences in practice or procedure are noted in each chapter.

This all-in-one resource also provides an in-depth exploration of issues surrounding bail, disclosure, the Charter, and sentencing, alongside practice-oriented coverage of the *Cannabis Act* and *Garofoli* applications. This edition features up-to-date content, current legislation, and additional case law—perfect for all practitioners working on cases involving drug-related offences.

Written for Crown, defence, and the judiciary

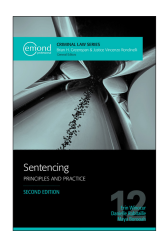
- Insights from expert contributors Janani
 Shanmuganathan and Aaron Shachter.
- New discussion on changes to mandatory minimum sentencing.
- New material on anti-black racism in sentencing, including decisions in R v

 Anderson and R v Morris
- Updated coverage of ball conditions, including ankle monitors, consideration of the COVID pandemic, and section 493.2 of the Criminal Code.
- Additional material on the proceeds of crime and forfeiture, including R v Vallières and Vellone c R.

Written for Crown, defence, and the judiciary

FEATURES

- A new chapter on sentencing for specific offences, including offence specific guiding principles and tables of relevant cases from across the country.
- Insights from expert contributors across
 Canada: Mihael Cole,
 Sophia Cripouris, Chantal Desloges, Owen Goddard Mark Halfyard, Heather
 Hansen, Sarah Leece,
 Emma Rhodes, Jonathan
 Rudin, Cathryn Sawicki,
 Alex Smith, and William
- Sentencing charts simplifying statutory issues into manageable information.
- A chapter devoted to sentencing issues specific to Indigenous offenders.
- Discussions on the latest trends and issues affecting sentencing.
- Foreword by the Honourable Patrick Healy of the Court of Appeal for Quebec.



SENTENCING: PRINCIPLES AND PRACTICE, 2ND EDITION

General Editors Brian H Greenspan Justice Vincenzo Rondinelli

Erin Winocur Danielle Robitaille Maya Borooah

Sentencing: Principles and Practice, 2nd Edition serves as a concise and practical treatment of all sentencing issues in the Canadian criminal justice system, incorporating both Crown and defence perspectives. Building on general principles, this text tackles both common and unusual sentencing issues and questions, and pragmatically discusses plea negotiations, procedure and advocacy, dangerous offenders, types of sentences, Charter considerations, appellate issues, and ancillary orders, as well as post-sentencing issues.

In the second edition, Criminal defence counsel Danielle Robitaille and assistant Crown attorney Erin Winocur are joined by coauthor Maya Borooah, a defence lawyer specializing in criminal and regulatory litigation. Drawing on their combined expertise, the authors inject their perspectives and experiences as front-line advocates, providing readers with a constructive and balanced discussion of the topic. The experienced authors and contributors have written chapters dedicated to various areas of practice, creating a comprehensive reference that thoroughly explores an array of themes relating to sentencing.

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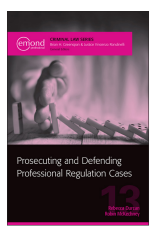
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PROSECUTING AND DEFENDING PROFESSIONAL REGULATION CASES

General Editors Brian H Greenspan Justice Vincenzo Rondinelli

Rebecca Durcan Robin McKechney

Prosecuting and Defending Professional Regulation Cases is an essential resource for practitioners advising or representing professionals or institutions involved in regulatory proceedings. This guide equips practitioners with the legal knowledge and profession-specific requirements and context needed to manoeuvre through the regulation process. Matters addressed include registration and licensure requirements, complaints and investigation processes, incapacity and fitness to practise investigations and proceedings, special considerations for sexual abuse cases, discipline and parallel proceedings, penalties, and reinstatement procedures.

Written for Crown, defence, and the judiciary

- Foreword by Malcolm M Mercer, treasurer of the Law Society of Ontario.
- End-of-chapter
 "Takeaways" highlight key
 considerations for counsel.
- Up-to-date discussion on regulatory audits and reports that can affect registrants.
- Nation-wide overview of how regulators approach various issues.
- Highlighting of applicable codes, such as Health Professions Procedural Code, Professional Code, Model Code of Professional Conduct
- Addresses relevant acts, including the Ontario
 Regulated Health
 Professions Act, 1991;
 Protecting Patients Act,
 2017; Early Childhood
 Educators Act, 2007;
 Ontario College of
 Teachers Act, 1996;
 Registered Human
 Resources Professionals
 Act, 2013; the Criminal
 Code and the Controlled
 Drugs and Substances
 Act; and the Criminal
 Records Act.

Written for Crown, defence, and the judiciary

FEATURES

- Useful "Practice Tips" sections in each chapter with practical advice from Crown and defence.
- A chapter devoted to digital search and seizure powers, including discussions on internet search history
- A chapter focused on the warrant application process, including forms to be used, telewarrants, and drafting the Information to Obtain (ITO), as well as dealing with information from a confidential
- Up-to-date content that reflects the latest case law on search and seizure issues
- Relevant legislation from the Canadian Charter of Rights and Freedoms and the Criminal Code.
- A chapter dedicated to reviewing the Garofoli process.
- Content written by experienced Crown and defence counsel.
- Foreword by the Honourable Sheilah L. Martin of the Supreme Court of Canada.



SEARCH AND SEIZURE

General Editors Brian H Greenspan Justice Vincenzo Rondinelli

David Schermbrucker Randy Schwartz Mabel Lai Nader Hasan

Search and Seizure provides a practical examination of the evolving body of legal rules and principles that govern how reasonable searches and seizures are conducted. In particular, it considers the increased complexity of assessing a person's reasonable expectation of privacy in the digital age. This handbook addresses central concerns and relevant topics such as Section 487 Search Warrants, computer device searches, warrantless searches, and exclusion of evidence.

This all-in-one comprehensive guide analyzes every perspective, including those of the rights-holder, the police officer conducting a search or seizure, prosecutors and defence counsel, and judges reviewing police conduct after the fact.

"Search and Seizure is not only a guide to the here and now; it will help chart a path through the uncertain terrain of the future. With its principled analysis, practical wisdom, and hands-on, how-to format, it is a must-have for anyone involved in the enforcement and administration of criminal justice."

-Justice Renee M. Pomerance

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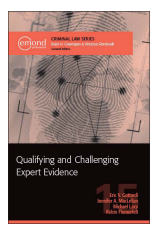
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QUALIFYING AND CHALLENGING EXPERT EVIDENCE

General Editors Brian H Greenspan Justice Vincenzo Rondinelli

Eric V Gottardi Jennifer A MacLellan Michael Lacy Robin Flumerfelt Written for Crown, defence, and the judiciary

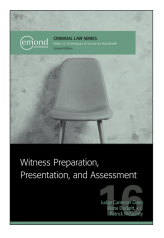
Qualifying and Challenging Expert Evidence is an essential guide for legal practitioners and expert witnesses participating in a criminal trial. Applicable to Crown, defence counsel, and the judiciary, this handbook uses clear and concise language to address all aspects of expert witness testimony from start to finish.

Authored by a respected team of cross-national legal experts, *Qualifying and Challenging Expert Evidence* integrates varied perspectives to achieve a balanced, engaging, and comprehensive approach unmatched by any other resource. It maintains a practical focus while weaving strategic guidance with an analysis of case law and the relevant provisions of the *Criminal Code* and the *Canada Evidence Act*.

By ranging from topics in psychiatry and forensics to pathology and technology, this resource will prepare legal practitioners for the procedural, tactical, and strategic elements of qualifying and challenging expert witnesses in criminal cases.

- Practical checklists, flow charts, case tables, and other quick-reference
 materials
- Annotated extracts of the Criminal Code and Canada Evidence Act.
- Sample CFS Report and explanation.
- Cross-national author team representing both Crown and defence perspectives.
- Focus on process, strategy, and tactics pertaining to expert witness testimony.
- Detailed analysis of specific types of expert evidence within the fields of medicine, law enforcement, science, technology, and sociology

Written for Crown, defence, and the judiciary



WITNESS PREPARATION, PRESENTATION, AND ASSESSMENT

General Editors Brian H Greenspan Justice Vincenzo Rondinelli

Justice Cameron Gunn Mona Duckett Patrick McGuinty

FEATURES

- A foreword by Justice Michelle Fuerst of the Ontario Superior Court o Justice.
- Charts, checklists, and tables that offer a practical overview of witness testimony procedures.
- A chapter on assessing a witness' credibility with custom content for judges
- A chapter on preparing vulnerable and child witnesses for trial.
- Discussion on the application of the rule in Browne v Dunn.
- A credibility assessment checklist to assist both judges and lawyers when dealing with or making submissions on issues of credibility.

A critical component of virtually every criminal trial, witness testimony has the power to make or break your theory of the case. Incorporating insights from Crown, defence, and judicial perspectives, *Witness Preparation, Presentation, and Assessment* offers readers practical guidance on handling the myriad of legal issues that may arise in the preparation, presentation, or assessment of witnesses.

This legal playbook is organized into three parts: preparation, presentation, and assessment. Part I covers the vital legal and ethical considerations of preparing various types of witnesses for trial. Part II provides readers with a roadmap to procedural issues that can arise during trial, including refreshing a witness's memory, putting prior statements to a witness, cross-examining an expert witness, and more. Part III discusses factors related to credibility and offers practical guidance on drafting submissions, as well as reasons for judgment, from a judicial perspective.

Whether a novice to the courtroom or a seasoned practitioner, this practical resource's succinct and concreate guidance makes it a must-have for all criminal lawyers and judges confronting the complex realities of witness testimony.

"Happily, for counsel and for the judiciary, there is now a text that looks comprehensively and thoughtfully at the effective preparation of witnesses and the presentation of their testimony in the courtroom, as well as at the factors that can properly inform the assessment of their credibility. Witness Preparation, Presentation, and Assessment is a unique text that melds aspects of advocacy, ethics, courtroom procedure, and evidence."

-Justice Michelle Fuerst, Ontario Superior Court of Justice

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Chapter 16: Veracity as a Factor of Credibility

Chapter 17: Articulating the Analysis: The Sufficiency of Reasons

Chapter 18: The Credibility Assessment Checklist

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Part I: Principles and Procedure

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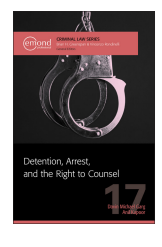
Chapter 6: Arrest Without a Warrant Chapter 7: Arrest With a Warrant and Other Means of Compelling Appearance

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DETENTION, ARREST, AND THE RIGHT TO COUNSEL

General Editors Brian H Greenspan Justice Vincenzo Rondinelli

Anil Kapoor

Davin Michael Gara

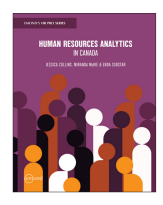
Written for Crown, defence, and the judiciary

In Detention, Arrest, and the Right to Counsel, Justice Davin Michael Garg (Ontario Court of Justice) and defence counsel Anil Kapoor provide a practical examination of early "street level" interactions between law enforcement and members of the public through the lens of sections 9 and 10 in the Canadian Charter of Rights and Freedoms.

National in scope, this resource focuses on three major areas: detention, arrest and the right to counsel. The first major area covers the power to detain a person, addressing law enforcement's statutory and common law powers, including investigative detention and traffic stops. This area also addresses the issue of racial profiling. The second area covers the power to arrest, including the mechanism of an arrest, reasonable grounds, arrest with and without warrant, and more. Unlike other texts in this area, this handbook includes a third area with comprehensive coverage of the right to counsel, discussing law enforcement's informational and implementational obligations under sections 10(a) and 10(b).

If done improperly, initial interactions between the state and civilians can lead to Charter breaches and, eventually, Charter remedies, including the exclusion of evidence. With the aim of supporting a balance between the societal interest in effective policing and the rights of the individual, the authors of Detention, Arrest, and the Right to Counsel offer the most up-to-date and balanced resource for criminal litigators, judges, justices of the peace, and law enforcement involved in the administration of criminal justice.

Written for employment lawyers, in-house counsel, and HR professionals



HUMAN RESOURCES ANALYTICS IN CANADA

Jessica Collins Miranda McKie Enda Soostar

FEATURES

- A focus on developing critical, analytical thinking skills.
- A chapter on ethics and privacy.
- A recurring simulation illustrating employee turnover and retention with accompanying electronic data sets.
- Simulations and exercises that examine key HR areas: compensation, health & safety, performance, workforce planning, recruitment, and more.
- "HR Analytics in Practice,"
 "Tips and Tools," and
 "Checkpoint" boxes.
- End-of-chapter summaries, discussion questions, key terms, and case studies.
- Full instructor supplements package.
- Detailed list of topics available upon request.

Human Resources Analytics in Canada provides a practical and accessible introduction to strategic HR analytics, capturing the evolution and professionalization of human resources in the Canadian business landscape through the use of data analysis and key HR metrics.

This resource examines HR analytics within a strategy-focused framework, teaching readers how to collect, clean, understand, analyze, and present data in the context of formulating a hypothesis, building a business case, and ultimately taking an active role in making data-driven strategic decisions.

Each chapter features an ongoing case simulation with exercises as well as "HR Analytics in Practice" boxes with insights from industry professionals. Downloadable data sets accompany in-text exercises so that students can practise performing HR analytics as applied to contemporary HR issues.

"I'm highly impressed. This is a much-needed book that will provide guidance and direction to our profession, elevating strategic value for decades to come."

-Cindy Tarasow, Solutions Consultant, Payworks

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Chapter 11: Empowering Decision

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Chapter 12: Sustaining HR Analytics

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Part I: The Law of Work: Themes, Frameworks, and Perspectives

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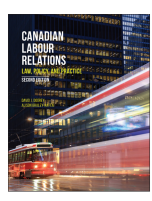
in the Unionized Workplace Chapter 14: The Regulation of Unions: Legal Status, the Duty of

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Chapter 15: Public Sector Labour Relations

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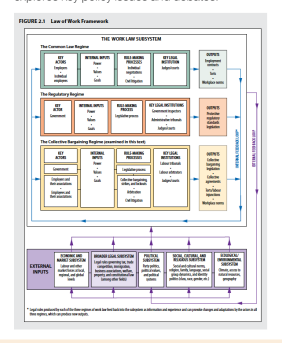


CANADIAN LABOUR RELATIONS: LAW, POLICY, AND PRACTICE, 2ND EDITION

David J Doorey Alison Braley-Rattai

Canadian Labour Relations: Law, Policy, and Practice, 2nd Edition offers non-legal students an in-depth exploration of work-related law, policy, and current issues. Topics include the unionization process, collective bargaining, regulation of unions, industrial conflict, collective agreement administration, and notable court decisions.

Practical problem-solving exercises and questions are featured throughout in order to help readers apply the law to real-life scenarios. This edition includes updated legislation, mock arbitration and negotiation scenarios, and an entirely new section that explores key policy issues and debates.



Written for employment lawyers, in-house counsel, and HR professionals

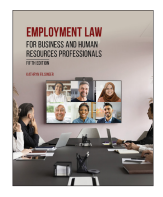
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- J. Doorey, one of
 Canada's leading labour
 and employment law
 professors, and Alison
 Braley-Rattai, as well as
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 and industrial relations
 scholars.
- New section exploring some of the essential contemporary debates in Canadian labour relations
- New "Applying the Law" scenario-based questions.
- Updated industrial relations systems model.

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FEATURES

- Examination of new hybric work model and the impact of the COVID-19 pandemic on the employment landscape.
- Coverage of recent amendments to the Ontario Employment Standards Act, such as the ban on noncompete clauses, policies around disconnecting from work, new rules related to business and information technology consultants, and new licensing requirements for temporary help agencies and recruiters.
- Extended discussion on equity, diversity, and inclusion within the workplace.
- Added material on traumainformed workplace investigations.
- New discussion of temporary foreign workers.
- HR+: new online study questions, videos, flash cards, and quizzes for students, included with the purchase of a book.



EMPLOYMENT LAW FOR BUSINESS AND HUMAN RESOURCES PROFESSIONALS, 5TH EDITION

Kathryn J Filsinger

Employment Law for Business and Human Resources Professionals, 5th Edition examines statutory and common law requirements in the employment relationship. It provides a comprehensive overview of each stage of this relationship, covering topics such as hiring, employment contracts, human rights issues, privacy concerns, and dismissal with and without cause.

This text allows human resources professionals to gain a practical understanding of specific employment law issues while also illustrating the overall employment law context. Through the use of recent case law, legislative developments, and illustrative examples, the text provides readers with a thorough understanding of meaningful tactics for addressing common issues in the workplace. New to this edition is a discussion of the impact of the COVID-19 pandemic on new workplace norms; discussion of temporary foreign workers; and online study questions, flash cards, and quizzes for students.

Purchase comes with access to HR+.

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Constructive Dismissal

and more.



THE LAW OF WORK, 3RD EDITION

David J Doorey

The Law of Work, 3rd Edition presents a comprehensive overview of all aspects of Canadian employment and labour law. Ideal for a non-legal audience, this resource considers the context in which these laws are made and draws from various disciplines, including economics, management studies, and history.

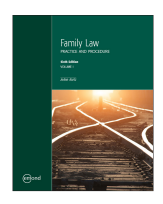
The third edition features expanded coverage of sexual harassment and workplace discrimination, unionization trends, many new case law highlight boxes, and updated statistics. Through short, focused chapters, students will be introduced to the the key themes: common law, regulation, and collective bargaining. Notable legal cases and explanations of key concepts are featured throughout, alongside practical problem-solving exercises and discussion questions that invite readers to apply the law to real-life workplace scenarios.

Written for employment lawyers, in-house counsel, and HR professionals

FEATURES

- Updates on case decisions, regulatory changes, and news items and statistics, including
- Expanded coverage of sexual harassment and discrimination
- Examination of temporary foreign workers.
- Detailed "County Beer Company" scenarios: Collective Bargaining and Labour Arbitration
- Additional discussion of unionization trends.
- Insights from experts in various areas of employment and labour law: Alison Braley-Rattai, Bethany Hastie, Bob Barnetson, Christopher Rootham, Jason Foster, John Craig, Justine Lindner, and Sandrine Haentiens.
- New free online student self-quizzes and flashcards
- Full teaching package, including test bank,
 PowerPoint presentation, instructor's guide, image bank, and more.

2024 • 782 pp. Softcover • Ebook • 978-1-77462-517-0 emond.ca/lw3 Written for paralegals, law clerks, and other legal professionals



FAMILY LAW: PRACTICE AND PROCEDURE, 6TH EDITION, VOLUMES I AND II

JoAnn Kurtz

Family Law: Practice and Procedure, 6th Edition provides a comprehensive overview of family law in Ontario. This text covers the practices and procedures that law clerk students need to know, with a focus on providing students with the practical tools they need to navigate the substantive law and procedure related to a marriage breakdown.

This edition reflects updated legislative changes at the federal and provincial levels, including amendments to the *Divorce Act*, as well as the resulting changes to the *Children's Law Reform Act*, the *Family Law Act*, and the Family Law Rules and forms. This edition also reflects extensive changes to terminology.

Legal professionals working in family law are expected to have a general knowledge of the law, practices, and procedures and to carry out their tasks in accordance with the law firm's procedures and the individual lawyer's instructions. This edition will provide readers with the fundamental knowledge and practical skill set required to tackle the complex issues surrounding family law.

"I am a lawyer of 43 years. I have taught university previously and now college. I use a great many teaching materials. I always say, even to the students, that this book is the best book I have ever used in teaching. It strikes such a perfect balance on many levels."

-Henry Dietrich, Georgian College

"This is a fantastic text.... I have been using [it] for several years. It is the best one out there."

-Sharon Norris, Algonquin College

FEATURES

- Volume I: substantive law and procedure as well as practical skills for application of family law.
- Volume II: relevant and upto-date statutes, including the federal Marriage (Prohibited Degrees) Act.
- Updated terminology and addition of various figures and charts for visual learners.
- Teaching Package: Instructor's Guide, Test Banks, and PowerPoints.

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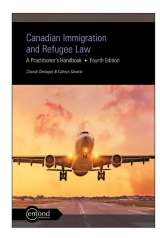
Immigration, Refugee, and

Citizenship Law

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CANADIAN IMMIGRATION AND REFUGEE LAW: A PRACTITIONER'S HANDBOOK, 4TH EDITION

Chantal Desloges Cathryn Sawicki

Canadian Immigration and Refugee Law: A Practitioner's Handbook offers practitioners a current and comprehensive analysis of the complexities and nuances within immigration law.

Designed to keep practitioners up to date with the continual reforms to Canada's immigration, refugee, and citizenship systems, this all-in-one resource explains key principles and processes, from eligibility criteria to decision-making. Procedures, practices, and legislation are contextualized through current events, program descriptions, legislative and policy references, and practical tips.

Updated to include recent case law and legislative amendments, the fourth edition discusses new permanent residency streams, IRCC entry and exit tracking, online application systems, and more. This edition also features new figures and updated sample documents, including a citizenship certificate.

Perfect for anyone seeking a comprehensive understanding of immigration and refugee law—from lawyers, paralegals, and consultants who need a practical resource manual, to students learning the basics of immigration and refugee law, to laypersons such as interpreters and settlement and community workers.

"Chantal Desloges and Cathryn Sawicki have provided the means for all of us engaged in these areas of law to deepen our understanding of evolving principles, sharpen our advocacy and, ultimately, ensure that the policies set and decisions made about people's status and protection in Canada are both fair and sound."

Alex Neve,

Secretary General of Amnesty International Canada

Written for immigration lawyers and consultants

Important 2021-2023 case law and legislation:

- Mason v Minister of
 Citizenship and Immigration
- Council for Refugees v
 Canada (Citizenship and
 Immigration), 2023 SCC 17
- AP v Canada (Minister of Citizenship and Immigration), 2020 FC 906
- Haer v Canada (Citizenship and Immigration), 2020 FC 530
- Khaniche v Canada (Public Safety and Emergency Preparedness), 2020 FC 559

- Coverage of new permanent residency streams.
- An understanding of the new NOC TEER 2021.
- Details pertaining to the online Citizenship application process.
- Practical guidance on how to prepare yourself and your client for a refugee hearing.
- All-in-one resource that absolves the need to reference MI's, the PDI's, and OM's.

Written for immigration lawyers and consultants



TEMPORARY ENTRY INTO THE CANADIAN LABOUR MARKET

General Editors Cathryn Sawicki Chantal Desloges

Stephen Green Alexandra Cole Peter Salerno Cristina Guida

The first volume of the Immigration Law Series, *Temporary Entry into the Canadian Labour Market* provides a well-rounded explanation of the avenues and implications of a foreign national's temporary entry into the Canadian labour market. Readers will gain a cohesive understanding of work permit categories and requirements, from applications for work authorization to employer compliance and inspections. In addition, practical and key considerations are addressed, answering fundamental questions such as whether someone needs a work permit, how they get it, and what the employer and recipient's responsibilities are.

Written by an author team with years of first-hand experience in the field, this handbook examines relevant cases alongside policy changes and interpretations of the *Immigration and Refugee Protection Act* (IRPA) and the *Immigration and Refugee Protection Regulations* (IRPR). Readers will benefit from scenario examples, sample documents, practice tips, and strategies on how to apply the information.

FEATURES

- Practical tips, process charts, checklists, and sample documents.
- Examples of policy and case law applications.
- Case study of compliance process.
- First-hand knowledge and insights from experienced authors from the largest and oldest immigration law practice in Canada

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Chapter 8: Employer Compliance and

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2021 • 464 pp. Softcover • Ebook • 978-1-77462-011-3 emond.ca/teclm

Part I: Historical Roots of Family Reunification

Chapter 1: The Concept of Family in Canadian Immigration Policies

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FAMILY CLASS SPONSORSHIP IN CANADIAN IMMIGRATION LAW

General Editors Cathryn Sawicki Chantal Desloges

Michael Battista Adrienne Smith

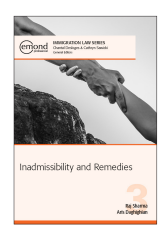
Family Class Sponsorship in Canadian Immigration Law, the second volume in the Immigration Law Series, provides a comprehensive analysis of Canada's policies and procedures for family reunification. Unlike other texts in this area, this book's practical approach guides readers through the current avenues and barriers of family class sponsorship, helping immigration lawyers and consultants develop successful advocacy strategies for their clients. Readers will gain a cohesive understanding of sponsorship, the rights of spouses and partners, adoption of children, the reunification of parents and grandparents, family reunification in the refugee context, and reunification through humanitarian and compassionate grounds.

Authored by experienced immigration law experts Michael Battista and Adrienne Smith, this handbook examines recent policy reforms in the *Immigration and Refugee Protection Act* (IRPA) and the *Immigration and Refugee Protection Regulations* (IRPR), producing the most up-to-date resource for immigration practitioners and consultants looking for advice on Canada's Family Class Sponsorship policies.

Written for immigration lawyers and consultants

- Practical tips, tables, process charts, checklists scenario examples, and sample documents.
- Annotated extracts of relevant legislation and regulations.
- Accessible language and format, perfect for lawyers, immigration consultants, and paralegals.
- First-hand knowledge and insights from experienced authors with expertise in LGBTQ+ immigration, sponsorship appeals, medical and criminal inadmissibility, refugee claims and appeals, and Express Entry applications
- A chapter discussing the Canadian Charter of Rights and Freedoms' impact on LGBTQ+ families and the concept of "family" in Canadian immigration policies.
- A chapter discussing emerging issues in the field of family sponsorship policies.

Written for immigration lawyers and consultants



INADMISSIBILITY AND REMEDIES

General Editors Cathryn Sawicki Chantal Desloges

Raj Sharma Aris Daghighian

Inadmissibility and Remedies, the third volume in the Immigration Law Series, provides practitioners with clear and concise guidance for representing clients facing allegations of inadmissibility on the basis of criminality, medical reasons, misrepresentation, and other grounds.

Written by authors with years of first-hand experience in this critical area, this all-in-one handbook covers topics such as grounds of inadmissibility, the enforcement and removal regime, admissibility hearings and detention reviews, federal court applications, procedural fairness letters, refugees and protected persons, and citizenship prohibitions and revocations. The text concludes with an in-depth review of immigration remedies, including rehabilitation, temporary residence permits, humanitarian and compassionate applications, ministerial relief, and ARC applications, producing the most comprehensive and up-to-date resource for those seeking to understand the complex area of inadmissibility.

Includes discussion of key cases, including:

- Tran v Canada (Public Safety and Emergency Preparedness), 2017 SCC 50.
- R v Wong, 2018 SCC 25 (CanLII), [2018] 1 SCR 696
- Kanthasamy v Canada (Citizenship and Immigration), 2015 SCC 61
- El Rahy v Canada (Citizenship and Immigration), 2018 FC 1058
- Kambasaya v Canada (Citizenship and Immigration), 2021 FC 664
- Canada (Citizenship and Immigration) v. Mason, 2021 FCA 156 (CanLII)
- Brown v Canada (Citizenship and Immigration), 2020 FCA 130 (CanLII)

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FEATURES

- A chapter dedicated to remedies for overcoming inadmissibility claims.
- Comprehensive content on the practice and procedure of representing clients before the IRB at hearings, detention reviews, and appeals.
- A chapter for criminal practitioners discussing the collateral consequences of criminal inadmissibility.
- Practical tips, tables, checklists, scenario examples, and sample documents and letters

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Chapter 1: How to Get to Canada
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Chapter 3: How to Begin Proceedings
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Chapter 10: How to Avoid Losing Refugee Protection

Chapter 11: How to Leave Canada

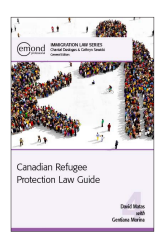
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Chapter 17: How to Seek an International Remedy



CANADIAN REFUGEE PROTECTION LAW GUIDE

General Editors Cathryn Sawicki Chantal Desloges

David Matas Gentiana Morina

Canadian Refugee Protection Law Guide, the fourth volume in the Immigration Law Series, offers a clear and concise account of the procedural and strategic elements involved in achieving refugee status for one's client. Unlike other texts in this area, this guidebook's "how-to" approach helps readers navigate each phase of Canada's refugee determination procedures, from initial proceedings to appeals and remedies.

Authored by immigration and refugee law experts David Matas and Gentiana Morina, this guidebook examines a wide range of topics, including refugee entry to Canada, detention, refugee claims and hearings, PRRA applications, humanitarian applications, refugee sponsorships, appeals, and refusals. For situations where the client is already in Canada, this book also covers work permits, health insurance, permanent residence as a refugee, cessation, court remedies, and more. With this wide coverage, this text is an essential resource for anyone seeking comprehensive and up-to-date knowledge of Canada's refugee protection and determination systems.

Written for immigration lawyers and consultants

- A chapter devoted to Pre-Removal Risk Assessmen (PRRA) applications, covering eligibility, claims, applications, forms, and submissions.
- Chapters dedicated to court and international remedies.
- Discussion on refugee sponsorship and support
- Practical tips, tables, process charts, checklists, scenario examples, and sample documents.
- A case table with annotated extracts of relevant legislation or regulations.
- Accessible language and format, perfect for students, immigration consultants, paralegals, and lawyers.
- First-hand knowledge and insights from experienced authors with expertise in immigration, refugee, international, and human rights law.

Written for immigration lawyers and consultants



MAINTAINING PERMANENT RESIDENCE STATUS AND ACQUIRING CITIZENSHIP

General Editors Cathryn Sawicki Chantal Desloges

Lisa Middlemiss Amandeep Hayer

Each year, countless individuals from around the world aspire to make Canada their new home, drawn by its welcoming society, diverse opportunities, and high quality of life.

Maintaining Permanent Residence Status and Acquiring Citizenship is a concise guide to the procedures, policies and strategies for navigating Canada's permanent residency and citizenships pathways. This how-to-guide addresses permanent residency card applications, mandatory travel documents for permanent residents, expectations at port-of-entry examinations, citizenship eligibility requirements, processing steps, judicial review, and more.

Written by immigration law experts, Lisa Middlemiss and Amandeep Hayer, this handbook examines relevant cases alongside policy changes and legislation to provide immigration practitioners with a trusted resource for the most up-to-date information on Canada's dynamic immigration process.

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Part V: Final Preparation

Chapter 17: Final Preparation for the Trial or Hearing



ADVOCACY FOR PARALEGALS, 3RD EDITION

JoAnn Kurtz Ashlyn O'Mara

Designed to help students confidently prepare and present a case before a court or tribunal, *Advocacy for Paralegals*, 3rd Edition guides paralegal students through each stage of the litigation process, including pre-trial preparations, opening statements, examinations of witnesses, and closing arguments.

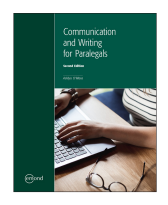
Three hypothetical fact situations introduce students to the essential advocacy skills required in Small Claims Court, Provincial Offences Court, and the Landlord and Tenant Board. Using these cases as examples, students will learn to develop a theory of a case, conduct effective witness interviews, introduce exhibits into evidence, and cross-examine witnesses.

The third edition provides more comprehensive coverage of the virtual courtroom experience, including electronic document processes, virtual hearing requests, and special considerations for remote trials and hearings. It also includes expanded discussion on the theory of a case, interviewing techniques, expert witnesses, and objections. Revised end-of-chapter exercises, discussion questions, and sample documents encourage students to practice their oral advocacy skills.

Written for paralegals, law clerks, and other legal professionals

- A sample bill of costs showing client costs incurred at each stage of proceedings.
- New sections devoted to interviewing and examining expert witnesses, with special considerations specific to the paralegal scope of practice.
- A mock trial package with witness statements and exhibits
- Sample trial notebook, showing all relevant information needed at trial from client information to the draft of the closing argument.
- Relevant excerpts from the Paralegal Rules of Conduct and the Paralegal Professional Guidelines.

Written for paralegals, law clerks, and other legal professionals



COMMUNICATION AND WRITING FOR PARALEGALS, 2ND EDITION

Ashlyn O'Mara

FEATURES

- A new chapter on initial client meetings.
- A new appendix focused on writing legal facta contributed by Olga Levenson.
- Expanded discussion of the FIRAC framework.
- Increased coverage of legal documents for use in courts, tribunals, and outside court proceedings
- A pre-assessment grammar test for students
- New and revised sample documents, including a notarial certificate and a sample affidavit
- Additional grammar and writing exercises, templates, figures, and key terms
- New material on neutral citations in writing memoranda.

In order to provide the best representation for their clients, a successful paralegal will call upon their advanced communication and writing skills to advocate, persuade, and effectively communicate the needs of their client's case. *Communication and Writing for Paralegals*, 2nd Edition enables students to improve these vital skills and become familiar with the expectations and standards set out by the Law Society of Ontario.

Supplemented with numerous sample documents and writing exercises, this resource discusses various forms of communication, including case briefs, emails, letters, and memoranda of law. Chapters address grammar essentials, proper writing style, proofreading, letter format and structure, and writing strategies for different types of letters (i.e., how to address different audiences).

In this edition, a new fact scenario involving a discrimination claim under the *Ontario Human Rights Code* guides readers through the initial client meeting and creation of memoranda, emails, and legal documents, allowing readers to see the evolution of a client file. The second edition also features new chapters on proofreading and initial client communication, additional sample documents, and a new appendix on writing legal facta.

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ETHICS AND PROFESSIONAL PRACTICE FOR PARALEGALS, 6TH EDITION

S Patricia Knight Jessica Hendriks

Ethics and Professional Practice for Paralegals, 6th Edition guides readers through principles of professional conduct, legal obligations, and ethical issues. It equips readers with the knowledge necessary for their future careers by outlining the Paralegal Rules of Conduct and the Paralegal Professional Conduct Guidelines while covering key topics, including the client relationships, retainers, the Paralegal Standing Committee, accreditation, and advertising practices.

Through "Planning for Practice" fact situations, readers follow Rajni Peacock's journey from licensing to starting her own firm. The sixth edition introduces a new chapter on working with Indigenous clients to promote cultural literacy in paralegal services, along with new "Case in Point" boxes, additional scenarios, and increased commentary to prepare readers for ethical challenges in the legal field.

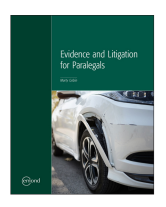
Written for paralegals, law clerks, and other legal professionals

- A new chapter on ethics and Indigenous clients written by Valarie Wahoose
- New "Case in Point" boxes, highlighting key decisions and consequences from the Law Society Tribunal and higher courts.
- "Planning for Practice" fact situations at the beginning of every chapter.
- Additional application questions and scenarios.
- Every rule or subrule of the Rules of Paralegal Conduct, along with the text of the applicable guidelines.
- Precedents for a retainer agreement, engagement letter, and various other documents.
- Charts outlining and explaining various rules and concepts.
- Increased examples and commentary throughout.

Written for paralegals, law clerks, and other legal professionals

FEATURES

- Chapters dedicated to admissibility and evidence in small claims courts and administrative tribunals.
- Discussion of evidence rules and differences in application depending on the type and stage of a legal proceeding.
- Fact scenarios illustrating theoretical concepts and applying them to practical situations readers will face in their legal careers.
- "Case in Point" boxes focusing on small claims tribunals, and generally on paralegal scope of practice.
- End-of-chapter fact scenarios, summaries, review questions, and "Apply Your Knowledge" questions.
- Highlight boxes illustrating key concepts and processes.
- An extensive table of cases organized alphabetically and by topic.
- Photos, figures, and tables throughout.



EVIDENCE AND LITIGATION FOR PARALEGALS

Marty Gobin

Evidence and Litigation for Paralegals is a comprehensive and upto-date guide designed to equip paralegal students with a deeper understanding of the rules of evidence and their application in legal proceedings in Ontario's small claims courts and various tribunals. Tailored to the paralegal scope of practice, this resource offers an in-depth exploration of statutory and common law rules of evidence, different types of evidence, and their use in litigation. To bridge the gap between theory and practice, it incorporates fact scenarios, exercises, and case law references, helping students analyze and apply evidentiary principles to real-world situations they are likely to encounter in their legal careers. By offering a litigation-focused approach and addressing the specific needs of Ontario paralegals, this text serves as an essential resource for paralegal students seeking to master the rules of evidence in Ontario's legal system.

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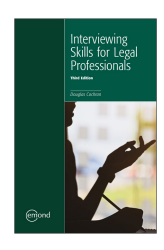
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Interviewing Authored by Jill

Taylor

Chapter 10: The Art of Criticism



INTERVIEWING SKILLS FOR LEGAL PROFESSIONALS. **3RD EDITION**

Douglas Cochran

Written for paralegals, law clerks, and other legal professionals

FEATURES

Interviewing Skills for Legal Professionals, 3rd Edition is specifically designed to teach legal professionals how to prepare for, structure, and conduct effective client interviews. The quality of client interviews is essential to ensure that counsel receive essential information in order to achieve better results for their clients.

Suitable for a national audience, this essential resource examines topics such as, working with interpreters; managing biases during fact-finding; selecting questioning techniques; ethical or interpersonal challenges that may arise while interviewing; and trauma-informed interviewing. Sample scenarios, examples, and role plays provide a practical, applied guide on key aspects of the client-centred interview. By implementing the techniques addressed in this text, readers will have the skills to confidently tackle fact-finding through client-centred interviewing.

Written for paralegals, law clerks, and other legal professionals

FEATURES

- A chapter devoted to documentation for specific courts and tribunals.
- Step-by-step guidance on major Microsoft computer applications: Word, Excel, Outlook, and PowerPoint.
- A chapter on using Adobe Acrobat.
- Downloadable sample forms, including intake forms, court reports, retainer agreements, plaintiff's claims, affidavits, contracts, and more.
- Boxes highlighting LSO competencies tested on the P1 Licensing Exam.
- Video tutorials, Practice
 Tips, and Practice
 Exercises throughout each
 chapter.
- A chapter dedicated to the life cycle of a client file allowing readers to test their comprehension and apply key concepts and processes.
- End-of-chapter summaries, exercises, and key terms.



LEGAL COMPUTER APPLICATIONS FOR PARALEGALS

Barb Asselin

Legal Computer Applications for Paralegals provides a comprehensive and practical introduction to the software that Ontario paralegals use to produce accurate and court-ready documentation. It includes step-by-step guidance on using Microsoft Office and Adobe Acrobat for legal work, navigating legal procedures, drafting court documents, billing clients, and preparing statements. Through practical exercises, real-world examples, and a running scenario set in the office of Eagle Eye Paralegal Services, readers will learn to manage a client file from intake to finalization.

Purchase comes with access to LAW+.

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paralegal practice.

PRACTICE MANAGEMENT FOR PARALEGALS, 2ND EDITION

Michelle Roy McSpurren Rosemary Bocska

The only resource of its kind, *Practice Management for Paralegals*, 2nd Edition assists students in understanding the legal rules, obligations, and mechanics of owning and operating a successful

This text offers key insights into the guiding principles and management techniques of paralegal practice, with a focus on the *Paralegal Professional Conduct Guidelines* and *Paralegal Rules of Conduct*. It addresses different types of businesses, budgeting and financial planning, advertising strategies, insurance considerations, client retention, employment practices, client file management, and more.

This second edition contains a new chapter devoted to hiring and employment practices and expanded chapters on marketing one's business and setting fees. It also incorporates numerous practical resources, including a revised business plan, "Planning for Practice" scenarios, a checklist of items to include in a cash flow analysis, and new "Career Profile" interviews with self-employed paralegals from across Ontario.

This in-depth exploration of pertinent topics paired with practical elements provides readers with a comprehensive understanding of practice management, which will help instill confidence in their ability to run their own paralegal firm.

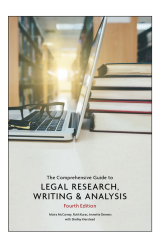
Written for paralegals, law clerks, and other legal professionals

- New "Career Profile" interviews with practicing paralegals across Ontario
- An entrepreneurial selfassessment to help students decide whether running a small business is right for them.
- Revised sample documents business plan, nonengagement letter, retainer agreement, and a contingency fee agreement and checklist.
- Practice tips offering decades' worth of professional experience
- Additional case law
- Up-to-date coverage of the Paralegal Professional Conduct Guidelines and Paralegal Rules of Conduct.
- Useful URLs in each chapter to help students dig deeper into various topics.

Written for lawyers, law students, and paralegals

FEATURES

- New chapter dedicated to Indigenous legal research written by Tara Williamson and Jessica Asch of the University of Victoria's Indigenous Law Research
- Insights from expert contributors: Chuck Andary, Jessica Asch, Pam Borden, Kim Clarke, Katarina Daniels, Jacob Ericson, Nadine Hoffman, Michèle LeBlanc, Kelly McLaughlin, Timothy Morris, Emily Nickerson, Donna Sikorsky, Tara Williamson, Natalie Wing, and Greg Wurzer.
- Content tied to the newes' edition of The Canadian Guide to Uniform Legal Citation (McGill Guide).
- In-text sample problems to complement student learning.
- Sample legal documents such as memoranda of law and case briefs.

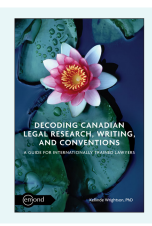


THE COMPREHENSIVE GUIDE TO LEGAL RESEARCH, WRITING & ANALYSIS, 4TH EDITION

Moira McCarney Ruth Kuras Annette Demers Shelley Kierstead et al.

The Comprehensive Guide to Legal Research, Writing & Analysis, 4th Edition offers an in-depth, comprehensive, and up-to-date resource to help readers develop the practical competencies required by the Federation of Law Societies of Canada. The text provides coverage on provincial, territorial, and federal research tools and processes. It places a keen emphasis on applying research techniques in both academic and professional settings.

The text is designed to help readers build key skills, such as analyzing issues and facts, researching legal statutes and cases from various levels of court, creating and maintaining research plans, developing legal arguments, and transitioning their legal writing skills from classroom to courtroom. The newest edition also features a brand new chapter dedicated to Indigenous legal research, written by the Indigenous Law Research Unit at the University of Victoria.



DECODING CANADIAN LEGAL RESEARCH, WRITING, AND CONVENTIONS

Dr. Kellinde Wrightson

This resource was written specifically for internationally trained lawyers and is a companion text to *The Comprehensive Guide to Legal Research, Writing & Analysis*, 4th Edition.

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COMMUNICATIONS FOR LEGAL PROFESSIONALS, 2ND EDITION

Ashlyn O'Mara John Roberts Helen Wilkie

Communications for Legal Professionals, 2nd Edition provides legal professionals with effective communication tools specific to their future careers. This text comprehensively addresses various elements of communication such as writing style and formatting, delivering presentations, and diplomatically dealing with different sorts of clients.

Readers will also learn more modern avenues of communication beyond the traditional letters and memoranda, including composing professional emails and utilizing social media. Through an assortment of examples and exercises, readers will develop the writing, listening, and speaking skills essential for the legal field.

FIGURE 4.3 Negative and Affirmative Sentences

Negative	Affirmative
The evidence was not insufficient to establish cause.	The evidence was sufficient to establish cause.
The judge did not fail to consider all the evidence.	The judge considered all the evidence.
The plaintiff established that he did not fail the test for default judgment against the defendant.	The plaintiff established that he met the test for default judgment against the defendant.
The article did not fail the test for publication.	The article passed the test for publication.
No person is permitted to board an aircraft unless he or she passes a security check.	A person is permitted to board an aircraft only if he or she passes a security check.

Written for paralegals, law clerks, and other legal professionals

- A new chapter on email and social media communication.
- Examples of professiona writing style and letter format
- Discussions on effective oral communication and presentation delivery.
- Proofreading exercises pertaining to workplace documents.

Written for paralegals, law clerks, and other legal professionals

FEATURES

- Up-to-date statutes, online sources, and screenshots.
- New cases, exercises, and content, including HeinOnline, which allows users to view historical versions of statutes
- Emphasis on utilizing online sources, including Justice Laws and Ontario e-Laws, as well as online versions of the CED and Halsbury's, WestlawNext Canada, Lexis Advance
 Ouicklaw, and Canl II
- Detailed instructions on how to use research tools, including Boolean searching.
- Chapter taking students through a sample research problem, step by step, from start to finish.
- In-depth discussion of using plain or natural language searching, including pre- and postsearch filters.



LEGAL RESEARCH: STEP BY STEP, 5TH EDITION

Arlene Blatt JoAnn Kurtz

Legal Research: Step by Step, 5th Edition provides legal students with the foundational support they need to learn how to conduct legal research effectively. Topics include identifying legal issues, analyzing a fact situation, and navigating through various print and digital resources.

Through its guided text format, this bestseller walks readers through research methods and resources using clear language, key terms, image captures, charts, diagrams, and exercises—ideal for students with little or no experience with legal research.

This edition reflects current statutes and online sources. It also contains new content, including discussions comparing print and online resources, expanded coverage on neutral and online citations, how to use HeinOnline to find historical versions of a text, and the use of pre- and post-search filters. Students will also benefit from the updated screenshots and figures, new cases, and new exercises.

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Part VII: Putting It All Together

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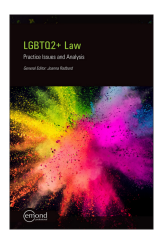
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LGBTQ2+ LAW: PRACTICE ISSUES AND ANALYSIS

Joanna Radbord

Written for lawyers, paralegals, and other legal professionals

Issues related to sexual orientation and gender identity impact almost all areas of legal practice. Members of the LGBTQ2+community face unique hurdles, especially in areas of family, immigration, estates, and criminal law. *LGBTQ2+ Law: Practice Issues and Analysis* is the first text of its kind, offering a practical treatment of these specific challenges within a variety of legal contexts.

Beginning with a foreword by Kathleen Wynne, the first openly LGBTQ2+ premier in Canada, this text draws on the expertise and experience of a diverse author team to provide practitioners with a deep understanding of how their clients' identities affect their interactions with the Canadian legal landscape.

The chapters are authored by highly regarded practitioners, academics, and activists: Joanna Radbord, Karen Busby, Jeremy Dias, Andy Inkster, Sam Singer, Susan Ursel, Emily Elder, Kelly Jordan, Emma White, John-Paul Boyd, Janet Walker, Ian Hull, Suzana Popovic-Montag, Sayuri Kagami, Adrienne Smith, Michael Battista, Sydney Bunting, Christina Doris, Erica Tait, Andrew Vankoughnett, Ryan Peck, Angela Chaisson, Khalid Janmohamed, Marcus McCann, and Richard Elliott.

"Joanna's commitment to an intersectional analysis and to focussing on the real-world impact of law on people's lives helps make this book an exceptional resource. ... The text belongs on the bookshelf of every lawyer who seeks to provide culturally-competent service, with the leading practitioners in LGBTQ2+law sharing substantive and practical guidance."

-Kathleen Wynne

- An exploration of the experiences of Indigenous and racialized members of the LGBTQ2+ community by drawing on the expertise of Promise Holmes Skinner, Raji Mangat, and Paul Jonathan Saguil.
- More than 20 personal stories describing the challenges and successes the LGBTQ2+ community has faced in navigating Canada's legal system.
- A glossary of terms at the end of the text.

Written for lawyers, paralegals, and other legal professionals

FEATURES

- Coverage of the relationship between Al and legislation, international ethical guidelines, and recent jurisprudence.
- Summary of the main Al tools in use in the Canadian justice system and other applications.
- Practical recommendations about litigation involving AI.
- A chapter on Al and administrative law, written by Justice Sossin of the Ontario Court of Appeal.
- A chapter on AI and Online Dispute Resolution (ODR), written by former Attorney General of Ontario, Chris Bentley.
- A chapter on Al and e-discovery, written by Professors Maura Grossman and Gordon Cormack.
- A chapter on international and military law, written by Major Christopher Nam of the Judge Advocate General's office.
- A chapter on predictive analytics, written by Blue J Legal co-founder Anthony Niblett.



LITIGATING ARTIFICIAL INTELLIGENCE

Jesse Beatson Gerald Chan Jill R Presser

Litigating Artificial Intelligence is the first resource of its kind in Canada to comprehensively review the diverse ways Al can interact with the litigation process, both in the courtroom and in legal practice. Presenting a realistic, even-handed treatment of the latest developments in Al and law, the General Editor team and expert contributors address four primary ways litigators can expect Al to influence their work: 1) challenging Al-informed decision-making, 2) navigating evidence law questions arising from Al, 3) bringing or defending lawsuits involving Al-based products, and 4) using Al tools to enhance aspects of legal practice.

Litigating Artificial Intelligence is an ideal resource for all litigators (civil, criminal, corporate, commercial, immigration, and administrative) and essential reading for law enforcement professionals, academics, judges, journalists, policy-makers, law students, forensic scientists, and computer engineers.

"This book has assembled a number of legal experts who have created an eclectic mix of the academic, the practical, the philosophical, and the possible that cover four areas where litigators will encounter Al This is a book that can be read cover to cover for a useful overview of the sector or dipped into as needed for specific concerns."

-Mitch Kowalski

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Chapter 1: Finding Happiness and High

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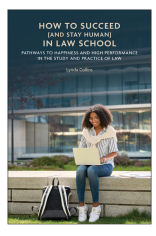
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HOW TO SUCCEED (AND STAY HUMAN) IN LAW SCHOOL

PATHWAYS TO HAPPINESS AND HIGH PERFORMANCE IN THE STUDY AND PRACTICE OF LAW

Lynda Collins

Written for law students, future legal professionals, and those guiding them.

Law school is a place of immense opportunity—but also immense pressure. It demands excellence, perseverance, and resilience, but often provides minimal guidance on how to navigate the stress, self-doubt, and emotional toll that comes with the journey. *How to Succeed (and Stay Human) in Law School* is a long-overdue handbook that finally addresses the human side of legal education and equips readers with the knowledge and skills needed to thrive in law school and the legal profession.

Drawing on scientific research, decades of personal experience, and years of teaching her acclaimed course "Happiness and the Law" at the University of Ottawa, Lynda Collins provides actionable advice and learning strategies to help law students prioritize both academic excellence and personal wellness. This practical resource examines a variety of factors that contribute to high performance, including sleep, nutrition, social support, exercise, mental health, and more.

How to Succeed (and Stay Human) in Law School is more than a guide—it's a call to action for a better, healthier law school experience. Whether you're a new student, struggling through second year, or someone simply looking for a more balanced approach, this book is your must-have resource.

- Guidance for getting back on track, seeking help, adopting a growth mindset, and building a well-being toolkit.
- Coverage of critical academic topics, including note-taking, engaging with professors, physical preparation for exams, self-testing, and more.
- A chapter on legal job hunting from a wellness perspective.
- A sample law school to-do list.
- Group activities and discussion questions.
- Additional resources for students, including books, podcasts, apps, guided meditations, and Bar association initiatives.
- Text box reflections from students and others about the strategies they found helpful.

Written for lawyers, paralegals, and other legal professionals



ONTARIO RESIDENTIAL REAL ESTATE FOR PRACTITIONERS

Judith M Wolf

Ontario Residential Real Estate for Practitioners is a guide to the fundamental elements of residential real estate transactions. This practical treatment of the law will assist practitioners in their day-to-day responsibilities, whether they're new to this area of the law or have been practising for years.

Author Judith M. Wolf aims to assist lawyers and law clerks with a variety of tasks by providing a substantial number of sample documents, charts, and checklists. The text also covers changes to the law, like those regarding land transfer tax rates and professional obligations. This text's unique approach to real estate law makes it a must-have resource on the shelf of anyone practising in this area.

View a sample chapter at emond.ca/orre.

FEATURES

- Practice-oriented checklists.
- Helpful charts and appendices.
- Includes sample documents.

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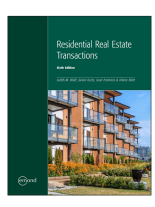
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Mortgagee

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RESIDENTIAL REAL ESTATE TRANSACTIONS, 6TH EDITION

Judith M Wolf JoAnn Kurtz Joan Emmans Arlene Blatt

Residential Real Estate Transactions, 6th Edition comprehensively outlines the process of purchasing and selling property through a practical and legal lens. From the purchase of sale agreement right up to completing the transaction and closing the file, every stage is thoroughly explained and substantiated with practical examples, including Teraview software screenshots, sample precedents, checklists, and calculations for the statement of adjustments.

The new edition highlights recent legislative changes, expanded content, and additional training, providing readers with the most practical and up-to-date information needed to successfully operate as a law clerk or legal assistant within the residential real estate realm.

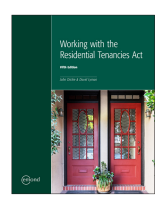
Written for lawyers, paralegals, and other legal professionals

- Increased discussion of charges, mortgages, and title searching.
- Updated sample forms and software screenshots, including OREA and Terraview
- Additional Teraview training.
- New discussion on Conveyancer, Unity software
- Additional charts, checklists, and highlight boxes throughout.
- End-of-chapter application and scenario-based questions for group discussions.

Written for paralegals, law clerks, and other legal professionals

FEATURES

- Revised and up-to-date sample forms.
- Recent amendments to the Residential Tenancies Act, the Rental Fairness Act, and the Restoring Trust, Transparency and Accountability Act.
- Comprehensive coverage of rent discounts and their rules.
- Detailed Case in Point boxes illustrating the issues, facts, and decisions in real-world disputes between landlords and tenants.
- Discussion on relevant procedural changes related to COVID-19.
- A comprehensive glossary and list of key legal terms.



WORKING WITH THE RESIDENTIAL TENANCIES ACT, 5TH EDITION

John Dickie David Lyman

Working with the Residential Tenancies Act, 5th Edition explains the practices and procedures of representing landlords and tenants before the Ontario Landlord and Tenant Board. The comprehensive coverage in this text includes straightforward explanations of tenancy types, landlord and tenant application procedures, and protection and enforcement of both landlord and tenant rights in plain language.

The fifth edition includes detailed Case in Point boxes that contextualize legal situations that students will encounter in their future careers. It addresses business and negotiation issues as they apply to residential tenancy disputes from the differing perspectives of tenants, tenant advocates, landlords, and landlord advocates. This edition also includes new case law, revised sample documents, and recent legislative amendments—making this the most up-to-date resource for law clerks and paralegal students.

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WILLS AND ESTATES, 5TH EDITION

Derek Fazakas

Written for paralegals, law clerks, and other legal professionals

The fifth edition of *Wills* and *Estates* thoroughly examines the law and practice surrounding estate planning, administration, and litigation. This resource is divided into three parts, each section providing an in-depth exploration of key subjects and "grey areas" in estate law, including wills, powers of attorney, trusts, and mediation.

Drawing from 20 years of experience in the field of estate law and estate disputes, author Derek Fazakas approaches each topic from all angles, identifying problem areas and proposing solutions.

This edition features updated policies, processes, cases, and legislation (Bills 161 and 245). Content is illustrated through "real-life" examples, descriptions of law clerk tasks, and sample documents.

- Identification of the specific role played by law clerks in the practice of estate law.
- Updated policies, processes, and recent legislation (Bills 161 and 245), including latest Ontario administration tax changes.
- Increased number of references to recent case law.
- Additional "real-life" examples to help readers relate to the material.
- Additional figures to demonstrate key concepts and procedures.

PROSECUTING AND DEFENDING FRAUD CASES, 3RD EDITION

General Editors: Brian H Greenspan, Justice Vincenzo Rondinelli

CRIMINAL LAW SERIES

Emond's Criminal Law Series provides practical, procedural guidance on criminal law. Authored by both defence and Crown counsel, these titles offer balanced insights for criminal lawyers and judges across key areas of practice.

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