The Emond name has been synonymous with legal learning for 40 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 Employment Law Series are included in this catalogue, as well as resources for immigration and refugee law, personal injury, accident benefits, administrative law, mediation, and debtor-creditor law. Please stay tuned for new practice publications from us in the months to come.

Sincerely,

Paul Emond
President
Emond Publishing
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Liz Nastasi  
Deborah Pressman  
John Swaigen

Administrative Law: Principles and Advocacy, 4th Edition teaches readers the fundamental principles of administrative law. Through simple language and practical examples, readers will understand key legal issues and learn how to successfully argue cases before administrative tribunals.

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Authors Liz Nastasi and Deborah Pressman have provided important legislative and pedagogical updates to the fourth edition. These cover major developments such as the rise of active adjudication, new dispute resolution processes that encourage mediation, and online processes.

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- Coverage of Ontario’s Adjudicative Tribunals Accountability, Governance and Appointments Act, 2009 and tribunal “clustering”.
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TRIBUNAL PRACTICE AND PROCEDURE, 2ND EDITION
Kandace Bond Wileman
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Lynn Fournier-Ruggles
Rochelle Ivri
Deborah Pressman

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 9: Ontario Labour Relations Board
Chapter 10: Law Society Tribunal
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Chapter 13: Social Security Tribunal
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FEATURES
- Expanded discussion on virtual court processes and procedures.
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Unlike other conflict resolution texts, *ADR for Legal Professionals* recognizes and addresses the specific needs of paralegals involved in alternative dispute resolution. Following LSO guidelines, the text explores key issues such as ethics, access to justice, licensing of paralegals, and the increased role of paralegals.

With information and tips designed for paralegals, readers will become better equipped to advocate on behalf of clients effectively. They will also learn fundamental tactics and develop essential communication skills that will prepare them for mediation, negotiation, and arbitration.

This text also includes practical resources such as checklists, practice tips, and industry-specific examples to further enforce key concepts and strategies. This collection of specialized materials is a must-have for any paralegal practising conflict resolution.

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Chapter 10: Preparing for Arbitration Advocacy
Chapter 11: Selecting the Right ADR Process
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**FEATURES**

- Numerous Practice Tips.
- Sample agreements, checklists, figures, and tables.
- Content designed to meet the needs of the LSO’s paralegal competencies.
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**ADDITIONAL INFORMATION**

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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
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.

**FEATURES**

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

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Chapter 11: Critiques of Settlement Advocacy

**Figure 3.1 The Value Climate of a Negotiation**

**Figure 5.4 Analytical Process for the Resolution of Moral Problems**

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

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 benefits.
  • 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.

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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 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, and the Commercial List.

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.

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.
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, 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.

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- 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.

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**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 to enforcing Small Claims Court judgments. 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.

**FEATURES**

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

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Charter remedies are available across all types of offences in criminal law. Charter Remedies in Criminal Cases: A Practitioner’s Handbook discusses the relevant principles and technical rules that need to be considered when seeking out or trying to resist applicable remedies. This text 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 a 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.

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CRIMINAL APPEALS: A PRACTITIONER’S HANDBOOK

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Criminal Appeals: A Practitioner’s Handbook is an essential guide to the strategic and procedural process of criminal appeals at all levels of court in Canada.

With a practical focus, this book explores the different types of criminal appeals and outlines the procedural steps involved in a criminal appeal. It delivers concrete instruction on drafting appeal factums, motions of appeal, and written and oral argument strategies, supported by samples and tactical guidance.

By combining statutory framework with practical resources and advocacy advice, the author team offers a truly comprehensive treatment of the appeals process. They guide readers through an appeal from start to finish, making this handbook an indispensable resource for anyone incorporating criminal appeals into their practice.

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“[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

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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.

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.
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- 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.
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Chapter 23: The Youth Criminal Justice Act

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Chapter 24: Common Office Procedures

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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.
In 2018, Parliament repealed and replaced all driving provisions of the *Criminal Code*, in part as a response to the enactment of the *Cannabis Act*. *Impaired Driving and Other Criminal Code Driving Offences: A Practitioner’s Handbook* is a comprehensive and balanced guide to this new legislation, designed to assist Crown and defence lawyers, as well as members of the judiciary. It explores all aspects of this area of law, including the different types of offences, the investigation process, provincial procedural differences, trial strategies and issues, sentencing, and ethics.

Much more than a compendium of legislation and case law, this text analyzes the new provisions and relevant cases in context, replete with vital analysis, strategy, and tactical advice. Authors Karen Jokinen and Peter Keen have reviewed and presented these new legislative changes, and they leverage their knowledge and experience to provide a truly practical treatment of the legal issues and constitutional difficulties that surround driving offences.

This is the only text of its kind in Canada, making it a must-have resource for those whose practice encompasses this significant area of criminal law.

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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 area of the law.

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.

FEATURES

• A foreword by the Honourable Harry S. LaForme, Ontario Court of Appeal.
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The text 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 thorough and extensive text is sure to benefit any practitioner who works on cases involving drug-related offences.

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**FEATURES**

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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

General Editors
Brian H. Greenspan
Justice Vincenzo Rondinelli
Nancy L. Dennison
Seth Weinstein

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

FEATURES

• In-depth analysis of relevant case law.
• Sample forms and materials used in extradition proceedings.
• Information on treaties and their role in the process.
• A foreword by John Norris.
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: A Practitioner’s Handbook breaks down the numerous factors and considerations that legal professionals should be aware of when working on cases where children have been victims of crime.

The author 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, the text takes great care to consider how children interact with the criminal justice system differently than adults through its exploration of child witness preparation and the special features of children’s evidence, testimonial aids, and sentencing.

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

View a sample chapter online at emond.ca/pdoac.
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. The second edition of *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.

New to this edition is coverage of the *Cannabis Act* and how it impacts young persons, as well as a review of the amendments in Bill C-75 that could impact youth justice cases. In addition, chapters on bail, youth records and privacy, and youth trials have been updated to include information on the treatment of youth in the welfare system, court remedies surrounding privacy violations, and the admissibility of digital evidence. This text also features discussions of the landmark decision of *R v Jarvis*, a decision in which author Brock Jones was cited.

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.

Overall, this text is an incredibly comprehensive and balanced resource that is sure to enhance the practice of lawyers, judges, and other legal professionals who interact with the youth criminal justice system.
**PROVINCIAL OFFENCES FOR PARALEGALS, 2ND EDITION**

Jennifer Zubick

Provincial Offences for Paralegals, 2nd Edition is a clear and concise resource on the litigation of regulatory offences, designed for professionals who represent clients before the Ontario Courts of Justice. Its comprehensive coverage includes straightforward explanations of the Provincial Offences Act, numerous common law concepts, and other related areas of law such as evidence, advocacy, and *voir dire*. These explanations are coupled with practice tips, forms, review questions, and scenarios to provide an all-inclusive, practical guide to these types of offences.

This text provides insight into the choices available to legal professionals at each stage of the process, including discussions of how to enter pleas; how to file motions, applications, and appeals; and techniques for interviewing and questioning witnesses. It also offers an overview of offences and defences under other key provincial legislation, including:

- *Highway Traffic Act*
- *Liquor Licence Act*
- *Environmental Protection Act*
- *Occupational Health and Safety Act*
- *Trespass to Property Act*
- *Blind Persons Rights Act*
- *Dog Owners’ Liability Act*

**FEATURES**

- Helpful forms, practical tips, flow charts, and other visuals for a clearer representation of various processes.
- Multiple references to the Paralegal Rules of Conduct and the Law Society’s by-laws.
- Full text of the Provincial Offences Act.
- A new chapter on administrative penalties.
- Common POA Forms.
- Schedule 43 to the HTA.
- Demerit Points Regulation 339/94.

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Summary Conviction Law for Paralegals is a one-stop resource that balances the theoretical and practical application of criminal law from a paralegal perspective. It includes relevant references to the LSO’s Paralegal Rules of Conduct, the Criminal Code, the Criminal Rules of the Ontario Court of Justice, and the Charter.

This text provides a comprehensive overview of summary conviction proceedings with practical tips and guidance for all stages of the process.

**Steps in the Trial Process**

2. Defence conducts cross-examination of Crown’s first witness
3. Crown may conduct re-examination of first witness on new issues raised during cross-examination by defence only
4. Crown calls second and subsequent witnesses; the same procedure occurs with each witness
5. Close of Crown’s case
6. 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
7. 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
10. Defence may conduct re-examination of first witness (only on new issues raised during cross-examination by Crown)
11. 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
15. Closing submissions by Crown, based on the evidence called at trial and inferences that may be drawn
16. Verdict delivered by trial judge
17. If defendant found guilty, sentencing may proceed at this time, or matter may be adjourned for sentencing to take place at a later date

**Features**

- Focus on coverage of topics permitted in the paralegal scope of practice.
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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

- Definitions related to cybercrime, technology, and cybersecurity.
- Case studies of Canadian incidents and investigations.
- Checklists and tips for safeguarding against cybercrime.
- A discussion of the process of investigating cybercrime.
- An overview of social media’s relationship with cybercrime.

Common Fraud Schemes

- **Lottery scam**: A scam in which victims are told they have won 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 up with a problem, such as loss of travel documents, sickness, or injury, and a request for the victim to provide financial help.
- **Military scam**: A scam in which victims are contacted by an official-sounding agency trying to return military officers and their property and are told there is a problem, such as a soldier being arrested and jailed, and money is needed to bail out the soldier.
- **Grandparent scam**: 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 by telephone or email claiming to be dying and leaving their estate to the victim but first 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 be returned or use threatening language, scare tactics, and urgency to advise victims that they need to immediately wire funds to cover a discrepancy in their taxes.
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 were 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 Chaissson, Khalid Janmohamed, Marcus McCann, and Richard Elliott.

“Joanna’s commitment to an intersectional analysis and to focusing 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
**SENTENCING: PRINCIPLES AND PRACTICE**

**General Editors**
Brian H. Greenspan
Justice Vincenzo Rondinelli
Danielle Robitaille
Erin Winocur

_Sentencing: Principles and Practice_ serves as a concise resource for all sentencing issues in the Canadian criminal justice system. 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.

Criminal defence counsel Danielle Robitaille and assistant Crown attorney Erin Winocur inject their perspective and experience 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.

**FEATURES**
- Recent Bill C-75 amendments.
- Tips and samples of guilty plea directions and support letter instructions.
- Charts simplifying statutory issues into manageable information.
- Sentencing issues specific to Indigenous offenders.
- Discussions on the latest trends and issues affecting sentencing.
- Foreword by the Honourable M. Joyce DeWitt-Van Oosten of the Court of Appeal for British Columbia.

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LITIGATING ARTIFICIAL INTELLIGENCE
Jesse Beatson
Gerald Chan
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Litigating Artificial Intelligence is the first resource of its kind in Canada to comprehensively review the diverse ways AI 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 AI and law, the General Editor team and expert contributors address four primary ways litigators can expect AI to influence their work: 1) challenging AI-informed decision-making, 2) navigating evidence law questions arising from AI, 3) bringing or defending lawsuits involving AI-based products, and 4) using AI tools to enhance aspects of legal practice.

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—Mitch Kowalski

FEATURES

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• A chapter on international and military law, written by Major Christopher Nam of the Judge Advocate General’s office.
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- Discussions of the new 278.92 regime that governs the use of records in sexual offence cases.
- A new section dealing with "myths and stereotypes" in relation to the complainant as well as the accused.
- Key commentary, from both Crown and defence, on advocacy and trial strategy.
- Practical checklists, tables, and sample consent forms.

PROSECUTING AND DEFENDING SEXUAL OFFENCE CASES, 2ND EDITION

General Editors
Brian H. Greenspan
Justice Vincenzo Rondinelli
Daniel Brown
Jill Witkin

In Prosecuting and Defending Sexual Offence Cases, 2nd Edition, Crown prosecutor Jill Witkin and defence lawyer Daniel Brown offer an extensive 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 specific to sexual offence cases. These elements include search issues, children’s evidence, cross-examination on private records, and sentencing.

This edition contains new chapters on historical sexual offences and cross-examination of private records and reflects changes in Bill C-51 pertaining to third-party records, other sexual histories, and consent. Analysis of case law and relevant Criminal Code provisions have been integrated throughout the text in order to effectively guide readers through the flow of a sexual offence case.

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—Justice Renee M. Pomerance

FEATURES

• Useful “Practice Tips” sections in each chapter with practical advice from Crown and defence.

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• 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.

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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 v SH, R v CB, and R v Bridgeman. In addition, it explores the ways in which cases R v Mills and R v Shergill impact search and seizure powers for law enforcement. This handbook also features discussions on R v Marakah, a landmark decision on the search and seizure of text messages, and more broadly, privacy in the digital age.

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• 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.

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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.

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