

## Index

### ABSCONDING

- Inference from, **A:66** [CC s. 475]
- Preliminary hearing, at, **A:87** [CC s. 544]
- Proof of, **A:62** [CC s. 462.38]

### ADMISSIBILITY GENERALLY

- Case law, **1:14, 1:16**
  - common law rules, changes to, **1:14**
  - condition precedent to, **1:14**
  - duty of trial judge, **1:14**
  - estoppel, and, **1:14**
  - exclusions, discretionary, **1:16**
  - general principles, **1:14**
    - fact v. opinion, **1:14**
    - hypnotically-induced testimony, **1:14**
  - jury instructions, **1:14**
  - precedent
    - application of, **1:14**
    - condition, **1:14**
    - probative value, **1:14**
    - probative value v. prejudicial effect: appellate review, **1:14**
    - reconsideration of admissibility hearings, **1:14**
    - relevance, and, **1:14**
    - role of trial judge, **1:14**
    - seized items under warrant, **1:14**
    - standard of proof, **1:14**
- Commentary, **1:14**
- Jury instructions (WMCJJ), **1:14, 1:15**
- Procedure to determine admissibility, **1:15**
  - case law, **1:15**
  - blended voir dire, **1:15**

### ADMISSIBILITY GENERALLY

#### —Cont'd

- Procedure to determine admissibility, **1:15**—Cont'd
  - case law, **1:15**—Cont'd
    - evidentiary rulings, duty to give reason for, **1:15**
    - general principles, **1:15**
    - issue estoppel and, **1:15**
    - reconsideration of admissibility hearings, **1:15**
  - voir dire evidence at trial, use of, **1:15**
  - voir dire on party admissions, **1:15, 4:12**
  - voir dire, blended, **1:15**
  - voir dire, exhibits on, **1:15**
  - voir dire, form of, **1:15**
  - voir dire, re-opening, **1:15**
  - waiver, **1:15**
- commentary, **1:15**
- related provisions and principles, **1:15**
- Related provisions and principles, **1:14**

### ADMISSIONS

- Adoptive admissions, **8:4**
  - case law, **8:4**
    - admissions by response or silence after allegation, **8:4**
    - admissions by response or silence after statement of co-accused or accomplice, **8:4**
    - failure to reply after caution, **8:4**
    - general principles, **8:4**

**ADMISSIONS—Cont'd**

- Adoptive admissions, **8:4**—Cont'd
  - case law, **8:4**—Cont'd
    - jury instructions, **8:4**
    - methods of adoption, **8:4**
    - role of trial judge, **8:4**
    - specific examples, **8:4**
  - commentary, **8:4**
  - related provisions and principles, **8:4**
- Conduct, admissions by, **8:5**
  - case law, **8:5**
  - commentary, **8:5**
  - related provisions and privileges, **8:5**
- Formal admissions, **8:1**
  - case law, **8:1**
    - binding effect, **8:1**
    - conditions precedent, **8:1**
    - Criminal Code admissions, **8:1**
    - elements of an admission, **8:1**, **8:2**
    - pleas of guilty, **8:1**
    - relevance re disclosure, test for, **8:1**
    - transcripts, **8:1**
    - withdrawal, availability of, **8:1**
  - commentary, **8:1**
  - jury instructions (WMCJI), **8:1**
  - related provisions and privileges, **8:1**
  - trial, at, **A:101 [CC s. 655]**
    - case law, **A:101 [CC s. 655]**
      - admissions of conditions precedent to admissibility of statements, **A:101 [CC s. 655]**
    - Charter considerations, **A:101 [CC s. 655]**
    - general principles, **A:101 [CC s. 655]**
- Hearsay exception at common law, **4:12**
  - case law, **4:12**
  - effect of, **4:12**

**ADMISSIONS—Cont'd**

- Hearsay exception at common law, **4:12**—Cont'd
    - case law, **4:12**—Cont'd
      - in-court, **4:12**
      - out-of-court, **4:12**
      - sources, **4:12**
      - spouse, **4:12**
    - commentary, **4:12**
    - related provisions and principles, **4:12**
  - Informal admissions, general principles of, **8:2**
    - case law, **8:2**
      - “against interest” requirement, **8:2**
      - coercion and admissions, **8:2**, **8:6**
      - exclusion, discretionary, **8:2**
      - form of admissions, **8:2**
      - formal and informal admissions, **8:2**
      - hearsay rule and admissions, **8:2**
      - other rules and admissions, **8:2**
      - rationale for admissions, **8:2**
    - commentary, **8:2**
    - related provisions and privileges, **8:2**
  - see also **CONFESSIONS**
  - Vicarious admissions, **8:3**
    - case law, **8:3**
    - commentary, **8:3**
      - common purpose doctrine, **8:3**
      - conditions precedent, **8:3**
      - jury instructions (WMCJI), **8:2**
      - related provisions and principles, **8:3**
- ADVERSE AND HOSTILE WITNESS**  
see **EXAMINATION OF WITNESSES**
- ANNUAL REPORT**  
Generally, **B:72 [CEA s. 38.17]**

**APPEAL, EVIDENCE ON**

- Generally, **A:114 [CC s. 683]**
- Case law, **A:114 [CC s. 683]**
  - admissibility requirement, **A:114 [CC s. 683]**
  - conduct of trial, new evidence re competence of counsel, **A:114 [CC s. 683]**
  - general principles, **A:114 [CC s. 683]**
  - juror misconduct, **A:114 [CC s. 683]**
  - recantation case, **A:114 [CC s. 683]**
- Crown, new evidence introduced by, **A:114 [CC s. 683]**
- due diligence requirement, **A:114 [CC s. 683]**
- examination of witnesses, **A:114 [CC s. 683]**
- general principles re new evidence, **A:114 [CC s. 683]**
- governing principles for introducing new evidence, **A:114 [CC s. 683]**
- judicial notice, **A:114 [CC s. 683]**
- new evidence, **A:114 [CC s. 683]**
- procedural issues, **A:114 [CC s. 683]**
- production of materials, **A:114 [CC s. 683(1)(a), CC s. 683]**

**AUDIO RECORDINGS**

- Generally, **1:25, A:117 [CC ss. 714.1 to 714.8]**

**BATTERED WIFE SYNDROME**

- Generally, **5:3**

**BOOK OR RECORD**

- Controlled Drugs and Substances Act, seized under, copies of, **B:89 [CEA s. 54]**
- Copies of entries, **B:32 [CEA s. 29]**
  - case law, **B:32 [CEA s. 29]**
  - general principles, **B:32 [CEA s. 29]**

**BOOK OR RECORD—Cont'd**

- Copies of entries, **B:32 [CEA s. 29]**
  - Cont'd
  - case law, **B:32 [CEA s. 29]**
    - Cont'd
    - notice, **B:32 [CEA s. 29]**
  - records, entries and copies, s. 29(1), **B:32 [CEA s. 29]**
  - commentary, **B:32 [CEA s. 29]**
  - related provisions and principles, **B:32 [CEA s. 29]**
- Notice of publication of, **B:31 [CEA s. 28]**
  - case law, **B:31 [CEA s. 28]**
  - commentary, **B:31 [CEA s. 28]**
  - related provisions and principles, **B:31 [CEA s. 28]**

**BREAK AND ENTER OR BREAK OUT OFFENCES**

- Proof of intent and prior conduct in, **A:44 [CC s. 348]**
  - case law, **A:44 [CC s. 348]**
  - Charter considerations, **A:44 [CC s. 348]**
  - presumptions and evidence to contrary, **A:44 [CC s. 348]**
  - recent possession, doctrine of, **A:44 [CC s. 348]**

**BREAK-IN INSTRUMENTS**

- Possession and trafficking of, **A:47, A:48 [CC ss. 351, 352]**
  - case law, **A:47 [CC s. 351]**
  - Charter considerations, **A:47 [CC s. 351]**
  - general principles, **A:47 [CC s. 351]**

**BURDEN OF PROOF**

- Allocation of burden of proof, **1:51**
  - case law, **1:51**
  - general principles: burden and individual items of evidence, **1:51**

**BURDEN OF PROOF—Cont'd**

Allocation of burden of proof, **1:51**

—Cont'd

case law, **1:51**—Cont'd  
specific issues and defences,  
**1:51**

commentary, **1:51**

jury instructions (WMCJI), **1:51**  
related provisions and principles,  
**1:51**

Evidential burden, **1:52**

case law, **1:52**

commentary, **1:52**

related provisions and principles,  
**1:52**

General principles, **1:50**

case law, **1:50**

appellate review, **1:50**

credibility, **1:50**

general principles, **1:50**

jury instruction on disbelieved  
exculpatory evidence,  
**1:50**

jury instructions, **1:50**

procedural considerations,  
**1:50**

provocation, **1:50**

reliability of evidence and,  
**1:50**

commentary, **1:50**

jury instructions (WMCJI), **1:50**

burden of proof defined, **1:50**

related provisions and principles,  
**1:50**

Legal burden of proof, **1:53**

case law, **1:53**

general principles, **1:53**

jury instructions on standard of  
proof, **1:53**

jury instructions on standard of  
proof and uncontradicted  
evidence, **1:53**

standard of review for jury  
instructions on the stan-  
dard of proof, **1:53**

**BURDEN OF PROOF—Cont'd**

Legal burden of proof, **1:53**

—Cont'd

commentary, **1:53**

jury instructions (WMCJI), **1:53**

related provisions and principles,  
**1:53**

see also STANDARD OF PROOF

**BUSINESS RECORDS**

Case law, **4:8, B:33** [CEA s. 30]

affidavit, **4:8, B:33** [CEA s.  
**30(3)**]

general principles, **B:33** [CEA s.  
**30**]

hospital records, **B:33** [CEA s.  
**30**]

notice, **4:8, B:33** [CEA s. 30(7)]

other rules, effect of, **4:8**

procedure to determine admis-  
sibility, **4:8**

record made in usual and  
ordinary course of business,  
**4:8, B:33** [CEA s. 30(1),  
**(2)**]

records not admissible, **4:8, B:33**  
[CEA s. 30(10)]

relationship with the common  
law exception, **B:33** [CEA  
s. 30]

Commentary, **4:8, B:33** [CEA s. 30]

Related provisions and principles,  
**4:8, B:33** [CEA s. 30]

see also DOCUMENTARY EVI-  
DENCE

**Canada Evidence Act**

Adverse witness applications, **B:11**  
[CEA s. 9(1)]

case law, **B:11** [CEA s. 9]

determination of “adverse,”  
**B:11** [CEA s. 9]

evidentiary value of statement,  
**B:11** [CEA s. 9]

general principles, **B:11** [CEA  
s. 9]

**Canada Evidence Act—Cont'd**

- Adverse witness applications, **B:11** [CEA s. 9(1)]—Cont'd
  - case law, **B:11** [CEA s. 9]
  - Cont'd
    - meaning of “adverse,” **B:11** [CEA s. 9]
    - procedure on applications, **B:11** [CEA s. 9]
    - commentary, **B:11** [CEA s. 9]
    - related provisions and principles, **B:11** [CEA s. 9]
- Application of Act
  - Part I, **B:3** [CEA s. 2]
    - commentary, **B:3** [CEA s. 2]
    - related provisions and principles, **B:3** [CEA s. 2]
  - Part II, to foreign courts, **B:78** [CEA s. 43]
    - commentary, **B:78** [CEA s. 43]
    - related provisions and principles, **B:78** [CEA s. 43]
  - Part III, to diplomatic officials, **B:87** [CEA s. 52]
    - commentary, **B:87** [CEA s. 52]
    - related provisions and principles, **B:87** [CEA s. 52]
- Attested documents, proof of, **B:45** [CEA s. 34]
- Book or record
  - copies of entries, **B:32** [CEA s. 29]
  - case law, **B:32** [CEA s. 29]
  - general principles, **B:32** [CEA s. 29]
  - notice, **B:32** [CEA s. 29]
  - records, entries and copies:
    - s. 29(1), **B:32** [CEA s. 29]
  - commentary, **B:32** [CEA s. 29]
  - related provisions and principles, **B:32** [CEA s. 29]

**Canada Evidence Act—Cont'd**

- Book or record—Cont'd
  - notice of publication of, **B:31** [CEA s. 28]
  - case law, **B:31** [CEA s. 28]
  - commentary, **B:31** [CEA s. 28]
  - related provisions and principles, **B:31** [CEA s. 28]
- Business records, see BUSINESS RECORDS, DOCUMENTARY EVIDENCE
- Capacity of witness in question, see CAPACITY OF WITNESS IN QUESTION and CHILD WITNESSES
- Child witnesses, see CHILD WITNESSES
- Competence and compellability, **B:4, B:5** [CEA ss. 3, 4]
  - accused and spouse, **B:5** [CEA s. 4(1), (2), (6)]
  - case law, **1:7, B:5** [CEA s. 4]
  - Charter considerations, **1:7, B:5** [CEA s. 4]
  - comment on failure to testify: in joint trials s. 4(6), **B:5** [CEA s. 4]
  - comment on failure to testify: meaning of “comment,” **B:5** [CEA s. 4]
  - competence and compellability of spouses for crown, exceptions
    - common law, **1:7, B:5** [CEA s. 4]
    - statutory, **1:7, B:5** [CEA s. 4]
  - competence of persons charged in joint proceedings, **B:5** [CEA s. 4]
  - competence of persons charged in separate

**Canada Evidence Act—Cont'd**

Competence and compellability,  
**B:4, B:5 [CEA ss. 3, 4]**  
 —Cont'd  
 accused and spouse, **B:5 [CEA s. 4(1), (2), (6)]—Cont'd**  
 case law, **1:7, B:5 [CEA s. 4]**  
 —Cont'd  
 proceedings, **B:5 [CEA s. 4]**  
 competence of persons  
 charged: organizational  
 accused, **B:5 [CEA s. 4]**  
 competence of spouses of  
 accused: general  
 principles, **1:7, B:5 [CEA s. 4]**  
 competence of spouses of  
 persons charged: mean-  
 ing of “husband and  
 wife,” **1:7, B:5 [CEA s. 4]**  
 determining competence,  
**B:5 [CEA s. 4]**  
 failure to testify and infer-  
 ences of guilt, **B:5 [CEA s. 4]**  
 general principles of compe-  
 tence, **B:5 [CEA s. 4]**  
 jury instructions on failure  
 to testify, **B:5 [CEA s. 4]**  
 relationship between compe-  
 tence and compellabil-  
 ity, **B:5 [CEA s. 4]**  
 commentary, **B:5 [CEA s. 4]**  
 failure to testify, comment  
 prohibited, **B:5 [CEA s. 4(6)]**  
 related provisions and  
 principles, **B:5 [CEA s. 4]**  
 communications during marriage,  
**B:5 [CEA s. 4(3)]**  
 case law, **B:5 [CEA s. 4]**  
 marital communication priv-

**Canada Evidence Act—Cont'd**

Competence and compellability,  
**B:4, B:5 [CEA ss. 3, 4]**  
 —Cont'd  
 communications during marriage,  
**B:5 [CEA s. 4(3)]—Cont'd**  
 case law, **B:5 [CEA s. 4]**  
 —Cont'd  
 ilege: s. 4(3), **1:7, B:5 [CEA s. 4]**  
 failure to testify, comment  
 prohibited, **B:5 [CEA s. 4(6)]**  
 case law, **B:5 [CEA s. 4]**  
 comment on failure to  
 testify: general  
 principles governing s.  
 4(6), **B:5 [CEA s. 4]**  
 comment on failure to  
 testify: in joint trials s.  
 4(6), **B:5 [CEA s. 4]**  
 interest or crime, **B:4 [CEA s. 3]**  
 commentary, **B:4 [CEA s. 3]**  
 related provisions, **B:4 [CEA s. 3]**  
 Construction, of Part I of Act, **B:47 [CEA s. 36]**  
 case law, **B:47 [CEA s. 36]**  
 general principles, **B:47 [CEA s. 36]**  
 hearsay exceptions, **B:47 [CEA s. 36]**  
 commentary, **B:47 [CEA s. 36]**  
 related provisions, **B:47 [CEA s. 36]**  
 Construction, of Part II of Act, **B:80 [CEA s. 45]**  
 commentary, **B:80 [CEA s. 45]**  
 related provisions, **B:80 [CEA s. 45]**  
 Copies published in Canada  
 Gazette, admissibility, **B:43 [CEA s. 32(2)]**  
 commentary, **B:43 [CEA s. 32]**  
 related provisions, **B:43 [CEA s. 32]**

**Canada Evidence Act—Cont'd**

## Definitions

- “business,” **B:33** [CEA s. 30(12)]
- “cause,” **B:79** [CEA s. 44]
- “computer system,” **B:42** [CEA s. 31.8]
- “copy,” **B:33** [CEA s. 30(12)]
- “corporation,” **B:34** [CEA s. 31(1)]
- “council,” **B:73** [CEA s. 39(2)]
- “court,” **B:32, B:79** [CEA ss. 29(9), 44]
- “data,” **B:42** [CEA s. 31.8]
- “electronic document,” **B:42** [CEA s. 31.8]
- “electronic documents system,” **B:42** [CEA s. 31.8]
- “financial institution,” **B:32** [CEA s. 29(9)]
- “government,” **B:34** [CEA s. 31(1)]
- “judge,” **B:53, B:79** [CEA ss. 38, 44]
- “legal proceeding,” **B:32, B:33** [CEA s. 29(9), 30(12)]
- “oath,” **B:79** [CEA s. 44]
- “official,” **B:48** [CEA s. 36.1]
- “participant,” **B:53** [CEA s. 38]
- “photographic film,” **B:34** [CEA s. 31(1)]
- “potentially injurious information,” **B:53** [CEA s. 38]
- “proceeding,” **B:53** [CEA s. 38]
- “prosecutor,” **B:53** [CEA s. 38]
- “record,” **B:33** [CEA s. 30(12)]
- “secure electronic signature,” **B:42** [CEA s. 31.8]
- “sensitive information,” **B:53** [CEA s. 38]
- Part II of Act, for purposes of, **B:79** [CEA s. 44]
  - “cause,” **B:79** [CEA s. 44]
  - “court,” **B:79** [CEA s. 44]
  - “judge,” **B:79** [CEA s. 44]

**Canada Evidence Act—Cont'd**

## Definitions—Cont'd

- Part II of Act, for purposes of, **B:79** [CEA s. 44]—Cont'd
  - “oath,” **B:79** [CEA s. 44]
  - commentary, **B:79** [CEA s. 44]
  - related provisions, **B:79** [CEA s. 44]
- Deposition of witness in criminal investigation, **B:12** [CEA s. 10(2)]
- Depositions taken abroad
  - admissibility of related documents, **B:89** [CEA s. 54]
  - commentary, **B:89** [CEA s. 54]
  - related provisions, **B:89** [CEA s. 54]
  - deemed validity, **B:88** [CEA s. 53]
    - commentary, **B:88** [CEA s. 53]
    - related provisions, **B:88** [CEA s. 53]
  - persons authorized to administer, **B:87** [CEA s. 52]
    - commentary, **B:87** [CEA s. 52]
    - related provisions, **B:87** [CEA s. 52]
- Disabled witnesses, evidence of, **B:7, B:8** [CEA ss. 6, 6.1]
  - commentary, **B:7, B:8** [CEA ss. 6, 6.1]
  - related provisions, **B:7, B:8** [CEA ss. 6, 6.1]
- Electronic documents, see ELECTRONIC DOCUMENTS
- Examination of witness in Canada, for purpose of foreign proceedings
  - administering oath in ordered proceedings, parties authorized, **B:84** [CEA s. 49]
  - commentary, **B:84** [CEA s. 49]
  - related provisions and principles, **B:84** [CEA s. 49]

**Canada Evidence Act—Cont'd**

Examination of witness in Canada,  
for purpose of foreign proceedings—Cont'd  
authority to issue order for, **B:81**  
[CEA s. 46(1)]  
case law, **B:81** [CEA s. 46]  
general principles, **B:81**  
[CEA s. 46]  
pre-requisites of order, **B:81**  
[CEA s. 46]  
commentary, **B:81** [CEA s. 46]  
related provisions and  
principles, **B:81** [CEA s.  
46]  
Canadian law respecting wit-  
nesses applicable to ordered  
proceedings, **B:85** [CEA ss.  
50(1.1), (1.2)]  
commentary, **B:85** [CEA s. 50]  
related provisions and  
principles, **B:85** [CEA s.  
50]  
enforcement of order for, **B:82**  
[CEA s. 47]  
commentary, **B:82** [CEA s. 47]  
related provisions and  
principles, **B:82** [CEA s.  
47]  
expenses and conduct money  
associated with ordered  
proceedings, **B:83** [CEA s.  
48]  
commentary, **B:83** [CEA s. 48]  
related provisions and  
principles, **B:83** [CEA s.  
48]  
self-crimination protection in  
ordered proceedings, **B:85**  
[CEA s. 50(1), (2)]  
commentary, **B:85** [CEA s. 50]  
related provisions and  
principles, **B:85** [CEA s.  
50]  
supporting evidence  
commentary, **B:86** [CEA s. 51]

**Canada Evidence Act—Cont'd**

Examination of witness in Canada,  
for purpose of foreign proceed-  
ings—Cont'd  
supporting evidence—Cont'd  
court may issue rules relating  
to requirements for, **B:86**  
[CEA s. 51(1)]  
letters rogatory deemed suf-  
ficient, absent order, **B:86**  
[CEA s. 51(2)]  
related provisions and  
principles, **B:86** [CEA s.  
51]  
video-links authorized, **B:81**  
[CEA s. 46(2)]  
commentary, **B:81** [CEA s. 46]  
related provisions and  
principles, **B:81** [CEA s.  
46]  
Expert witnesses, **B:9** [CEA s. 7]  
case law, **B:9** [CEA s. 7]  
admissibility of expert evi-  
dence, **B:9** [CEA s. 7]  
conflicting expert evidence,  
**B:9** [CEA s. 7]  
number of witnesses, **B:9**  
[CEA s. 7]  
commentary, **B:9** [CEA s. 7]  
related provisions and principles,  
**B:9** [CEA s. 7]  
Forged instruments, impounding of,  
**B:46** [CEA s. 35]  
commentary, **B:46** [CEA s. 35]  
related provisions, **B:46** [CEA s.  
35]  
Handwriting  
comparison, **B:10** [CEA s. 8]  
case law, **B:10** [CEA s. 8]  
commentary, **B:10** [CEA s. 8]  
related provisions and  
principles, **B:10** [CEA s.  
8]  
proof of person certifying, **B:44**  
[CEA s. 33]  
commentary, **B:44** [CEA s. 33]



**Canada Evidence Act—Cont'd**

- Handwriting—Cont'd  
 proof of person certifying, **B:44**  
 [CEA s. 33]—Cont'd  
 related provisions and  
 principles, **B:44** [CEA s.  
 33]
- Insurance companies, authorized  
 takers of affidavits, affirma-  
 tions and declarations for, **B:77**  
 [CEA s. 42]  
 commentary, **B:77** [CEA s. 42]  
 related provisions and principles,  
**B:77** [CEA s. 42]
- Integrity, proof of, **B:36, B:37,**  
**B:40** [CEA ss. 31.2, 31.3,  
 31.6]
- Interest or crime, competence and,  
**B:4** [CEA s. 3]  
 commentary, **B:4** [CEA s. 3]  
 related provisions and principles,  
**B:4** [CEA s. 3]
- International relations, objection  
 relating to, see PRIVILEGE
- Judicial documents, see PUBLIC  
 AND JUDICIAL DOCU-  
 MENTS
- Judicial notice, see JUDICIAL  
 NOTICE
- Judicial proceedings, evidence of,  
**B:26** [CEA s. 23]  
 case law, **B:26** [CEA s. 23]  
 commentary, **B:26** [CEA s. 23]  
 related provisions and principles,  
**B:26** [CEA s. 23]
- National defence or security, objec-  
 tion relating to, see PRIVI-  
 LEGE and sensitive informa-  
 tion
- Notarial acts in Quebec, admissibil-  
 ity of, **B:30** [CEA s. 27]  
 commentary, **B:30** [CEA s. 27]  
 related provisions, **B:30** [CEA s.  
 27]
- Oaths, see OATHS

**Canada Evidence Act—Cont'd**

- Order signed by Secretary of State,  
**B:43** [CEA s. 32(1)]  
 commentary, **B:43** [CEA s. 32]  
 related provisions, **B:43** [CEA s.  
 32]
- Photographs, prints admissible in  
 evidence, **B:34** [CEA s. 31]  
 case law, **B:34** [CEA s. 31]  
 commentary, **B:34** [CEA s. 31]  
 related provisions and principles,  
**B:34** [CEA s. 31]
- Potentially injurious information,  
 see PRIVILEGE
- Previous convictions  
 examination as to, **B:14** [CEA s.  
 12]  
 case law, **B:14** [CEA s. 12]  
 “convicted of any offence,”  
 circumstances of  
 offence and conviction,  
**B:14** [CEA s. 12]  
 “convicted of any offence,”  
 meaning of “convic-  
 tion,” **B:14** [CEA s.  
 12]  
 “convicted of any offence,”  
 meaning of “offence,”  
**B:14** [CEA s. 12]  
 “may be questioned,” **B:14**  
 [CEA s. 12]  
 discretion to exclude, **B:14**  
 [CEA s. 12]  
 evidentiary value of prior  
 convictions, **B:14**  
 [CEA s. 12]  
 other discreditable conduct,  
**B:14** [CEA s. 12]  
 procedure, **B:14** [CEA s.  
 12]  
 commentary, **B:14** [CEA s. 12]  
 related provisions and  
 principles, **B:14** [CEA s.  
 12]  
 proof of, **B:14** [CEA s. 12(1.1),  
 (2)]  
 case law, **B:14** [CEA s. 12]

**Canada Evidence Act—Cont'd**

- Previous convictions—Cont'd
  - proof of, **B:14 [CEA s. 12(1.1), (2)]—Cont'd**
    - commentary, **B:14 [CEA s. 12]**
    - related provisions and principles, **B:14 [CEA s. 12]**
- Previous oral statements, cross-examination as to, **B:13 [CEA s. 11]**
  - case law, **B:13 [CEA s. 11]**
  - evidentiary value of statement, **B:13 [CEA s. 11]**
  - general principles, **B:13 [CEA s. 11]**
  - jury instructions, **B:13 [CEA s. 11]**
  - procedural considerations, **B:13 [CEA s. 11]**
  - commentary, **B:13 [CEA s. 11]**
  - related provisions and principles, **B:13 [CEA s. 11]**
- Previous written/recorded statements, cross-examination as to, **B:12 [CEA s. 10(1)]**
  - case law, **B:12 [CEA s. 10]**
  - evidentiary value of prior statement, **B:12 [CEA s. 10]**
  - form of statement, **B:12 [CEA s. 10]**
  - general principles, **B:12 [CEA s. 10]**
  - jury instruction on prior inconsistent statements, **B:12 [CEA s. 10]**
  - commentary, **B:12 [CEA s. 10]**
  - related provisions and principles, **B:12 [CEA s. 10]**
- Prior inconsistent statement applications, **B:11 [CEA s. 9(2)]**
  - case law, **B:11 [CEA s. 9]**
  - cross-examination on statement under s. 9(2), **B:11 [CEA s. 9]**

**Canada Evidence Act—Cont'd**

- Prior inconsistent statement applications, **B:11 [CEA s. 9(2)]**
  - Cont'd
  - case law, **B:11 [CEA s. 9]**
    - Cont'd
    - evidentiary value of prior statement, **B:11 [CEA s. 9]**
    - form of statement, **B:11 [CEA s. 9]**
    - general principles of s. 9(2), **B:11 [CEA s. 9]**
    - commentary, **B:11 [CEA s. 9]**
    - related provisions and principles, **B:11 [CEA s. 9]**
- Provincial laws of evidence, applicability of, **B:75 [CEA s. 40]**
  - case law, **B:75 [CEA s. 40]**
  - general principles, **B:75 [CEA s. 40]**
  - specific applications: language of trial, **B:75 [CEA s. 40]**
  - specific applications: motor vehicle accident reports, **B:75 [CEA s. 40]**
  - specific applications: motor vehicle records, **B:75 [CEA s. 40]**
  - commentary, **B:75 [CEA s. 40]**
  - related provisions and principles, **B:75 [CEA s. 40]**
- Public documents, **B:27 to B:30 [CEA ss. 24, 25, 26, 27]**
  - case law, **B:27 [CEA ss. 24]**
  - commentary, **B:27 to B:30 [CEA ss. 24, 25, 26, 27]**
  - related provisions and principles, **B:27 to B:30 [CEA ss. 24, 25, 26, 27]**
- Public interest immunity, objection based on, see PRIVILEGE
- Queen's Privy Council, objection relating to confidence of, see PRIVILEGE

**Canada Evidence Act—Cont'd**

- Represents bullet
  - authentication, **B:35** [CEA s. **31.1**]
  - commentary, **B:45** [CEA s. **34**]
  - related provisions, **B:45** [CEA s. **34**]
- see also specific topics
- Self-crimination, protection against, **B:6, B:85** [CEA ss. **5, 50**]
  - case law, **B:6** [CEA s. **5**]
  - Charter considerations, **B:6** [CEA s. **5**]
  - jury instructions, **B:6** [CEA s. **5**]
  - objection to answer, **B:6** [CEA s. **5(2)**]
  - privilege against self-crimination, **B:6** [CEA s. **5(1)**]
  - scope of section, **B:6** [CEA s. **5**]
  - commentary, **B:6, B:85** [CEA ss. **5, 50**]
  - related provisions and principles, **B:6, B:85** [CEA ss. **5, 50**]
- Sensitive information, see PRIVILEGE
- Short title, **B:2** [CEA s. **1**]
  - commentary, **B:2** [CEA s. **1**]
  - related provisions and principles, **B:2** [CEA s. **1**]
- Solemn affirmations, see SOLEMN AFFIRMATIONS
- Solemn declaration, **B:76** [CEA s. **41**]
  - commentary, **B:76** [CEA s. **41**]
  - related provisions, **B:76** [CEA s. **41**]
- Specified public interest, see PRIVILEGE
- Statutory instruments, proof of, **B:23 to B:25** [CEA ss. **20, 21, 22**]
  - case law, **B:23, B:24** [CEA ss. **20, 21**]

**Canada Evidence Act—Cont'd**

- Statutory instruments, proof of, **B:23 to B:25** [CEA ss. **20, 21, 22**]—Cont'd
  - commentary, **B:23 to B:25** [CEA ss. **20, 21, 22**]
  - related provisions and principles, **B:23 to B:25** [CEA ss. **20, 21, 22**]
- CAPACITY OF WITNESS IN QUESTION**
  - Under 14 years of age, **B:19** [CEA s. **16.1**]
  - Case law, **B:18** [CEA s. **16**]
    - Charter considerations, **B:18** [CEA s. **16**]
    - commentary, **B:18** [CEA s. **16**]
    - evidence in promise to tell truth, **B:18** [CEA s. **16**]
    - hearsay evidence of children's statements, **B:18** [CEA s. **16**]
    - jury instructions on evidence of children, **B:18** [CEA s. **16**]
    - nature and procedure of inquiry, **B:18** [CEA s. **16**]
    - related provisions and principles, **B:18** [CEA s. **16**]
- CHARACTER OF ACCUSED**
  - Bad character, evidence of
    - co-accused, bad character of, **6:6**
      - case law, **6:6**
      - nature of evidence of bad character, **6:6**
      - right of co-accused to adduce, **6:6**
    - commentary, **6:6**
    - jury instructions (WMCJI), **6:6**
    - related provisions and principles, **6:6**
  - expert opinion evidence, **6:7**
    - case law, **6:7**
    - commentary, **6:7**
    - jury instructions (WMCJI), **6:7**

**CHARACTER OF ACCUSED**

**—Cont'd**

- Bad character, evidence of—Cont'd
- expert opinion evidence, **6:7**
- Cont'd
- related provisions and principles, **6:7**
- general principles, **6:5**
- case law, **6:5**
- evidence of antecedents to rebut claim of inadequate investigation, **6:5**
- evidence of drug associations, dealings, and use, **6:5**
- evidence of false testimony, **6:5**
- evidence of gang and other criminal associations, **6:5**
- evidence of lifestyle as credibility factor, **6:5**
- evidence of lifestyle through details of prior conduct, **6:5**
- evidence of lifestyle to explain mental element, **6:5**
- evidence of lifestyle to explain relevant relationship, **6:5**
- evidence of lists of prior crimes, **6:5**
- evidence of possession and display of child pornography, **6:5**
- evidence of prior assaults, **6:5**
- evidence of prior imprisonment, **6:5**
- evidence of sexual interests and lifestyle, **6:5**
- evidence of sexual orientation, **6:5**
- evidence of suppression of evidence, **6:5**

**CHARACTER OF ACCUSED**

**—Cont'd**

- Bad character, evidence of—Cont'd
- general principles, **6:5**—Cont'd
- case law, **6:5**—Cont'd
- evidence of threats, **6:5**
- exceptions, **6:5**
- general principles, **6:5**
- jury instructions: permitted and prohibited use, **6:5**
- premises, character of, **4:1**
- commentary, **6:5**
- related provisions and principles, **6:5**
- Good character, evidence of
- expert opinion of good character, **6:4**
- case law, **6:4**
- commentary, **6:4**
- related provisions and principles, **6:4**
- general principles, **6:1**
- case law, **6:1**
- form of evidence, **6:1**
- jury instructions, **6:1**
- peaceful disposition of victim, **6:1**
- relevance of evidence of good character of accused, **6:1**
- relevance of evidence of good character of victim, **6:1**
- commentary, **6:1**
- character trait, **6:1**
- general reputation, **6:1**
- jury instructions (WMCJI), **6:1**
- related provisions and principles, **6:1**
- putting character in issue, **6:2**
- case law, **6:2**
- criminal record, by denying, **6:2**
- cross-examination of accused when character

**CHARACTER OF ACCUSED****—Cont'd**

- Good character, evidence of
  - Cont'd
  - putting character in issue, **6:2**
    - Cont'd
    - case law, **6:2**—Cont'd
      - in issue, **6:2**
      - cross-examination of
        - defence character witness, **6:2**
      - defence, by adducing evidence, **6:2**
      - procedural considerations, **6:2**
      - prosecutorial attempts, **6:2**
      - commentary, **6:2**
      - jury instructions (WMCJI), **6:2**
      - related provisions and principles, **6:2**
    - rebuttal of evidence of good character, **6:3**, **A:109** [CC s. **666**]
      - case law, **6:3**, **A:109** [CC s. **666**]
        - evidentiary value of rebutting evidence, **6:3**
        - expert evidence, **6:3**
        - general principles, **6:3**, **A:109** [CC s. **666**]
        - putting character in issue, **A:109** [CC s. **666**]
        - reputation evidence, **6:3**
        - scope of rebutting evidence when character put in issue, **A:109** [CC s. **666**]
        - sexual assault, in cases of, **A:109** [CC s. **666**]
        - similar acts, **6:3**
        - specific acts, **6:3**
      - commentary, **6:3**
      - jury instructions (WMCJI), **6:3**
      - related provisions and privileges, **6:3**

**CHARACTER OF  
NON-ACCUSED PERSONS**

- Complainants, see victims/  
complainants
- Deceased persons in homicide cases, **6:9**
  - case law, **6:9**
  - disposition for violence, **6:9**
  - general principles, **6:9**
  - good character, **6:9**
  - means of proof, **6:9**
  - peaceable character, **6:9**
  - rebuttal, evidence in, **6:9**
  - sexual activity as context, other, **6:11**
  - commentary, **6:9**
  - related provisions and principles, **6:9**
- Non-accused witnesses, **6:8**
  - case law, **6:8**
  - defence witnesses, character of, **6:8**
  - general principles, **6:8**
  - jury instructions, **6:8**
  - prosecution witnesses, character of, **6:8**
  - unsavoury witness warnings
    - appellate review, **6:8**
    - child complainants, and, **6:8**
    - confirmation evidence, **6:8**
    - defence witness and, **6:8**
    - essential features, **6:8**
    - joint trials, **6:8**
    - judge alone trials, **6:8**
    - judicial discretion, **6:8**
    - language used, **6:8**
    - listing confirmatory evidence, **6:8**
    - mixed witnesses, **6:8**
    - mutual confirmation, **6:8**
    - witnesses (non-accused), **6:8**
  - commentary, **6:8**
  - jury instructions (WMCJI), **6:8**
  - related provisions and principles, **6:8**

**CHARACTER OF  
NON-ACCUSED PERSONS  
—Cont'd**

- Sexual offence complainants, **6:11**
  - case law, **6:11**
  - commentary, **6:11**
  - jury instructions (WMCJI), **6:11**
  - related provisions and principles, **6:11**
- Third party perpetrators, known alleged, **6:12**
  - case law, **6:12**
  - conditions precedent, **6:12**
  - disclosure of records about third party suspects, **6:12**
  - general principles, **6:12**
  - joint trials, evidence in, **6:12**
  - jury instructions, **6:12**
  - nature of evidence, **6:12**
  - rebuttal, evidence in, **6:12**
  - unknown, **6:12**
  - commentary, **6:12**
  - jury instructions (WMCJI), **6:12**
  - related provisions and principles, **6:12**
- Victims/complainants, **6:10**
  - case law, **6:10**
  - bad character, generally, **6:10**
  - evidence of veracity, **6:10**
  - unsavoury witness warnings, **6:10**
  - commentary, **6:10**
  - jury instructions (WMCJI), **6:10**
  - related provisions and principles, **6:10**

**CHARTER EXCLUSION**

- Adjudication on merits, inquiry into society's interest in, **9:15**
  - case law, **9:15**
  - commentary, **9:15**
  - discoverability, **9:15**
  - related provisions and principles, **9:15**

**CHARTER EXCLUSION—Cont'd**

- Charter voir dire, **9:12**
  - case law, **9:12**
  - forum: trial court, **9:12**
  - onus and standard of proof, **9:12**
  - procedural requirements, **9:12**
  - reconsideration of rulings, **9:12**
  - commentary, **9:12**
  - related provisions and privileges, **9:12**
- General principles, **9:11**
  - case law, **9:11**
  - appellate review of s. 24(2) decisions, **9:11**
  - application of s. 24(2) to foreign evidence, **9:11**
  - Charter-infringing state conduct, seriousness of, **9:11**
  - court of competent jurisdiction, **9:11**
  - derivative evidence, **9:11**
  - discoverability and derivative evidence, **9:11**
  - evidence obtained in a manner, **9:11**
    - right to counsel, **9:11**
    - right to silence, **9:11**
    - testimony of witnesses, **9:11**
    - unreasonable searches, **9:11**
  - evidence of bodily substances, **9:11**
  - exclusion under s. 24(1), **9:11**
  - exclusivity of s. 24(2), **9:11**
  - foreign evidence, **9:11**
  - general principles, **9:11**
  - impact on Charter-protected interests, **9:11**
  - lines of inquiry, relationship of, **9:11**
  - nature of evidence as factor affecting admissibility, **9:11**

**CHARTER EXCLUSION—Cont'd**

- General principles, **9:11**—Cont'd
  - case law, **9:11**—Cont'd
    - onus and standard of proof, **9:11**
    - relationship of s. 24(2) factors, **9:11**
    - relevant factors, **9:11**
    - society's interest in adjudicating on merits, **9:11**
    - standing to seek exclusion, **9:11**
    - use of evidence as a factor affecting admissibility, **9:11**
  - commentary, **9:11**
    - effects, **9:11**
    - infringement, **9:11**
    - relationship, **9:11**
  - related provisions and principles, **9:11**
- Impact of infringement on Charter-protected interests, inquiry into, **9:14**
  - case law, **9:14**
    - impact on D's Charter-protected interests, **9:14**
    - seriousness of the violation inquiry, **9:14**
  - commentary, **9:14**
  - related provisions and principles, **9:14**
- see also CHARTER RIGHTS
- Seriousness of Charter-infringing conduct, inquiry into, **9:13**
  - case law, **9:13**
    - general principles, **9:13**
    - influence of good faith, **9:13**
    - nature of state conduct, **9:13**
    - relevance of legal uncertainty, **9:13**
    - relevance of urgency, **9:13**
    - role of policy, **9:13**
    - systemic conduct, **9:13**
  - commentary, **9:13**

**CHARTER EXCLUSION—Cont'd**

- Seriousness of Charter-infringing conduct, inquiry into, **9:13**—Cont'd
  - related provisions and principles, **9:13**

**CHARTER RIGHTS**

- Right to counsel
  - general principles, **9:1**
    - case law, **9:1**
      - continued questioning after Charter advice, **9:1**
      - detention, **9:1**
        - cell phone, availability of, **9:1**
        - in customs and immigration cases, **9:1**
        - in driving cases, **9:1**
        - encounters with police, **9:1**
        - factors to consider, **9:1**
        - general principles, **9:1**
        - investigative, **9:1**
        - need for demand or direction, **9:1**
        - psychological detention, **9:1**
        - serving prisoners, and, **9:1**
    - implementation component: general principle, **9:1**
    - purpose of right to counsel, **9:1**
    - purpose of right to counsel: custodial interrogation, **9:1**
    - relationship with s. 10(a), **9:1**
    - relationship with voluntariness and common law admissibility, **9:1**
    - scope of right, **9:1**
    - scope of right: counsel of choice, **9:1**

**CHARTER RIGHTS—Cont'd**

- Right to counsel—Cont'd
  - general principles, **9:1**—Cont'd
    - case law, **9:1**—Cont'd
      - scope of right: presence of counsel at police interview, **9:1**
    - statutory compulsion, and, **9:1**
      - continued questioning after Charter advice, **9:1**
      - general principles, **9:1**
      - obligation to provide duty counsel, **9:1**
      - without delay, **9:1**
  - commentary, **9:1**
  - related provisions and principles, **9:1**
  - implementation component, **9:3**
    - case law, **9:3**
      - changes in circumstances, **9:3**
      - counsel of choice, **9:3**
      - counsel, repeated requests to speak to, **9:3**
      - delay, circumstances justifying, **9:3**
      - denial of right, **9:3**
      - diligence, requirement of, **9:3**
      - general principles, **9:3**
      - jury instructions, **9:3**
      - presence of counsel, **9:3**
      - right to privacy, **9:3**
      - roadside detentions, **9:3**
      - standard required, **9:3**
      - urgency, considerations of, **9:3**
      - waiver, **9:3**
        - burden of proof, **9:3**
        - general principles, **9:3**
        - standard required, **9:3**
    - commentary, **9:3**

**CHARTER RIGHTS—Cont'd**

- Right to counsel—Cont'd
  - implementation component, **9:3**
    - Cont'd
      - related provisions and principles, **9:3**
  - information component, **9:2**
    - case law, **9:2**
      - changes in circumstances, **9:2**
      - detainee's comprehension, **9:2**
      - duty counsel or legal aid, advice about, **9:2**
      - general principles, **9:2**
      - investigative detention, **9:2**
      - mental capacity and its proof, **9:2**
      - “prosper” warnings, **9:2**
      - re-advice, **9:2**
      - relationship with s. 10(a), **9:2**
      - right to privacy, **9:2**
      - waiver, **9:2**
    - commentary, **9:2**
    - related provisions and principles, **9:2**
- Right to silence
  - “Mr Big” operations, see undercover operations
  - custodial interrogation, **9:5**
    - case law, **9:5**
      - assertions of right and, **9:5**
      - credibility and, **9:5**
      - custodial interrogation, **9:5**
      - failure to reply, evidentiary value of, **9:5**
    - commentary, **9:5**
    - jury instructions (WMCJI), **9:5**
    - related provisions and principles, **9:5**
  - general principles, **9:4**
    - case law, **9:4**
    - alibi, **9:4**



**CHARTER RIGHTS—Cont'd**

Right to silence—Cont'd  
 general principles, **9:4**—Cont'd  
 case law, **9:4**—Cont'd  
 cross-examination and failure to give statement, **9:4**  
 cross-examination/comment on failure to testify, **9:4**  
 elicitation requirement, **9:4**  
 failure to reply after caution, and, **9:4**  
 information component, **9:4**  
 joint ventures, and, **9:4**  
 jury instructions on refusal to consent to psychiatric examination, **9:4**  
 jury instructions on silence, **9:4**  
 jury instructions on silence after caution, **9:4**  
 jury instructions on silence after Charter advice, **9:4**  
 photographs, and, **9:4**  
 pre-trial questioning, **9:4**  
 relationship to other rights and principles, **9:4**  
 right to choose, and, **9:4**  
 scientific tests, and, **9:4**  
 scope of right, **9:4**  
 triggering mechanism, **9:4**  
 voluntariness and, **9:4**  
 commentary, **9:4**  
 jury instructions (WMCJI), **9:4**  
 related provisions and principles, **9:4**  
 state agency requirement, **9:4**  
 physical tests, **9:6**  
 “Mr. Big” operations, **9:7**  
 case law, **9:6**  
 general principles, **9:6**  
 psychiatric examination, refusal to undergo, **9:6**

**CHARTER RIGHTS—Cont'd**

Right to silence—Cont'd  
 physical tests, **9:6**—Cont'd  
 commentary, **9:6**  
 jury instructions (WMCJI), **9:6**  
 related provisions and principles, **9:6**  
 undercover operations, **9:7**  
 abuse of process, **9:7**  
 case law, **9:7**  
 commentary, **9:7**  
 confessions, **9:7**  
 jury instructions (WMCJI), **9:7**  
 oath-helping, **9:7**  
 related provisions and principles, **9:7**  
 see also CHARTER EXCLUSION  
 Self-crimination, right against  
 accused persons, compellability, **9:10, B:5 [CEA s. 4]**  
 case law, **9:10, B:5 [CEA s. 4]**  
 corporate accused, compellability of, **9:10, 1:10**  
 See also COMPELLABILITY  
 persons charged, compellability of, **9:10**  
 commentary, **9:10, B:5 [CEA s. 4]**  
 related provisions and principles, **9:10, B:5 [CEA s. 4]**  
 general principles, **9:8**  
 case law, **9:8**  
 border questioning, **9:8**  
 failure to testify, comments on, **9:8**  
 general principles (common law), **9:8**  
 incriminating questions under CEA s. 5, **9:8**  
 exceptions, **9:8**  
 jury instructions, **9:8**  
 procedural requirements, **9:8**

**CHARTER RIGHTS—Cont'd**

- Self-crimination, right against
  - Cont'd
  - general principles, **9:8**—Cont'd
  - case law, **9:8**—Cont'd
    - incriminating questions under CEA s. 5, **9:8**
      - Cont'd
      - scope of application, **9:8**
      - scope of protection, **9:8**
    - physical features, observations of, **9:8**
    - prior testimony, cross-examination on, **9:8**
    - refusal to answer police questions, **9:8**
    - refusal to participate in lineup, **9:8**
    - refusal to perform tests, **9:8**
    - refusal to provide samples, **9:8**
    - refusal to submit to psychiatric examination, **9:8**
    - scope of Charter right, **9:8**
      - general, **9:8**
      - under s. 7, **9:8**
      - under s. 11(c), **9:8**
      - under s. 13, **9:8**
    - self-crimination under the Charter: “incriminating evidence,” **9:8**
  - commentary, **9:8**
    - subsequent use immunity, **9:8**
    - testimonial compulsion, **9:8**
  - related provisions and principles, **9:8**
  - witness, self-crimination by, **9:9**
    - case law, **9:9**
    - compelled testimony, and, **9:9**
    - corporate accused, and, **9:9**
    - prior testimony, cross-examination on, **9:9**
    - right against self-crimination and compellability

**CHARTER RIGHTS—Cont'd**

- Self-crimination, right against
  - Cont'd
  - witness, self-crimination by, **9:9**
    - Cont'd
    - case law, **9:9**—Cont'd
      - of persons charged, **9:9**
    - commentary, **9:9**
    - related provisions and principles, **9:9**

**CHILD ABUSE PROSECUTIONS**

- Generally, **5:8**

**CHILD WITNESSES**

- Age, proof of, **A:107, D:7 [CC s. 658, YCJA s. 148]**
- Capacity in question, **B:18 [CEA s. 16]**
  - under 14 years of age, **B:19 [CEA s. 16.1]**
  - case law, **B:18 [CEA s. 16]**
    - appellate review of competence decisions, **B:18 [CEA s. 16]**
    - Charter considerations, **B:18 [CEA s. 16]**
    - evidence on promise to tell truth, **B:18 [CEA s. 16]**
    - general principles, **B:18 [CEA s. 16]**
    - hearsay evidence of childrens statements, **B:18 [CEA s. 16]**
    - inquiry into competence under s. 16(3), **B:18 [CEA s. 16]**
    - jury instructions on evidence of children, **B:18 [CEA s. 16]**
    - nature and procedure of inquiry, **B:18 [CEA s. 16]**
    - questions re understanding of promise, **B:18 [CEA s. 16(3.1)]**
    - relationship to unfitness, **B:18 [CEA s. 16]**

**CHILD WITNESSES—Cont'd**

- Capacity in question, **B:18** [CEA s. **16**]—Cont'd
  - case law, **B:18** [CEA s. **16**]
    - Cont'd
      - requirements of testimonial competence, **B:18** [CEA s. **16**]
      - testimony on promise to tell the truth: evidence under s. 16(3), **B:18** [CEA s. **16**]
      - testimony on promise to tell the truth: nature of inquiry, **B:18** [CEA s. **16**]
  - commentary, **B:18** [CEA s. **16**]
  - related provisions and principles, **B:18** [CEA s. **16**]
- Competence, **1:2**
  - case law, **1:2**
    - appellate review of competence decisions, **1:2**
    - credibility, challenging, **1:2**
    - evidence under oath or affirmation, **1:2**
    - evidence, unsworn, **1:2**
    - general principles, **1:2**
    - inquiry, necessity of, **1:2**
    - jury instructions, **1:2**
    - nature of inquiry, **1:2**
    - obstructed view testimony, **1:2**
    - procedural considerations, **1:2**
    - promise to tell the truth, **1:2**
    - related provisions and principles, **1:2**
    - reliability, challenging, **1:2**
    - sequestered testimony, **1:2**
    - testimonial aids, **1:2**
    - unsworn evidence, **1:2**
  - commentary, **1:2**
  - jury instructions (WMCJI), **1:2**
- Evidence of, **A:68, A:108** [CC ss. **486, 659**]
  - case law, **A:68** [CC s. **486**]
    - exclusion of public access to exhibits, **A:68** [CC s. **486**]

**CHILD WITNESSES—Cont'd**

- Evidence of, **A:68, A:108** [CC ss. **486, 659**]—Cont'd
  - case law, **A:68** [CC s. **486**]
    - Cont'd
      - exclusion of public—Cont'd
        - general, **A:68** [CC s. **486**]
        - informer testimony, **A:68** [CC s. **486**]
        - juror inquiries, **A:68** [CC s. **486**]
        - procedure, **A:68** [CC s. **486**]
        - sexual offences, **A:68** [CC s. **486**]
        - general rule, **A:68** [CC s. **486**]
      - jury instructions, **A:68** [CC s. **486.2, 486.4**]
      - obstructed view testimony, **A:68** [CC s. **486.2**]
      - publication restrictions, **A:68** [CC s. **486.4**]
      - testimony outside courtroom, **A:68** [CC s. **486.2**]
  - Young offender proceedings, **D:7** [YCJA s. **151**]

**CIRCUMSTANTIAL EVIDENCE**

- Consciousness of guilt (after-the-fact conduct), evidence of, **1:22**
  - case law, **1:22**
    - admissibility: complicity and level of culpability, **1:22**
    - admissibility: credibility, **1:22**
    - admissibility: criminal responsibility, **1:22**
    - admissibility: culpable and nonculpable conduct, **1:22**
    - admissibility: general principles, **1:22**
    - admissibility: state of mind, **1:22**
    - admissibility: voluntary surrender, evidence of, **1:22**
    - demeanour evidence, **1:22**

**CIRCUMSTANTIAL EVIDENCE**

**—Cont'd**

- Consciousness of guilt (after-the-fact conduct), evidence of, **1:22—Cont'd**
- case law, **1:22—Cont'd**
- destruction and fabrication of evidence, **1:22**
- disbelief, **1:22**
- fabricated accusations against third party, **1:22**
- fabrication, **1:22**
- false alibi
  - distinction between fabrication and disbelief, **1:22**
  - proof of fabrication, **1:22**
- flight, **1:22**
- general principles, **1:22**
- jury instructions
  - generally, **1:18**
  - manner, **1:22**
  - need for a warning, **1:22**
  - obligation to, **1:22**
  - probative value, **1:22**
  - standard, **1:22**
  - terminology, **1:22**
- lack of concern, **1:22**
- lies, **1:22**
- rebut defence, to, **1:22**
- refusal to participate in tests on investigation, **1:22**
- sentencing factor, as, **1:22**
- sexual offence complainant, conduct of, **1:22**
- silence on arrest, **1:22**
- suicide, attempts at, **1:22**
- threats, **1:22**
- commentary, **1:22**
- jury instructions (WMCJI), **1:22**
- related provisions and principles, **1:22**
- General principles, **1:18**
- assumptions, common sense, **1:36**

**CIRCUMSTANTIAL EVIDENCE**

**—Cont'd**

- General principles, **1:18—Cont'd**
- case law, **1:18**
- disposition for violence, proof of, **1:18**
- documents-in-possession rule, **1:18**
- fingerprints, **1:18**
- general principles: appellate review of inference-drawing process, **1:18**
- general principles: conspiracy cases, **1:18**
- general principles: evidence of other crimes, **1:18**
- general principles: proof, **1:18**
- habit, evidence of, **1:18**
- jury instructions, **1:18**
- knowledge, proof of, **1:18**
- parties, relationship between, **1:18**
- recent possession, doctrine of, **1:36**
- state of mind, proof of, **1:18**
- commentary, **1:18**
- jury instructions (WMCJI), **1:18**
- related provisions and principles, **1:18**
- stereotypical reasoning, inferences and, **1:36**
- third party participation, **1:18**
- Means, skill, capacity and expertise, evidence of, **1:20**
- case law, **1:20**
- capacity, evidence of, **1:20**
- expertise, evidence of, **1:20**
- means, evidence of, **1:20**
- commentary, **1:20**
- related provisions and principles, **1:20**
- Motive, evidence of, **1:21**
- case law, **1:21**
- financial difficulties, **1:21**
- financial pressures, **1:21**

**CIRCUMSTANTIAL EVIDENCE****—Cont'd**

- Motive, evidence of, **1:21**—Cont'd
  - case law, **1:21**—Cont'd
    - general principles, **1:21**
    - insurance proceeds, **1:21**
    - jealousy, **1:21**
    - jury instructions on other crimes as evidence of motive, **1:21**
    - other crimes, evidence of, **1:21**
    - relationship between principals, **1:21**
    - sexual intimacy, **1:21**
    - theft, **1:21**
    - threats, violence and hostility:
      - general, **1:21**
      - threats, violence and hostility: jury instructions, **1:21**
      - threats, violence and hostility: proof, manner of, **1:21**
    - commentary, **1:21**
    - jury instructions (WMCJI), **1:21**
    - related provisions and principles, **1:21**
- Opportunity, evidence of, **1:19**
  - case law, **1:19**
    - evidence of exclusive opportunity, **1:19**
    - evidence of opportunity, **1:19**
    - opportunity of third parties, **1:19**
  - commentary, **1:19**
  - jury instructions (WMCJI), **1:19**
  - related provisions and principles, **1:19**

**COMMISSION EVIDENCE**

- Generally, **A:116, B:81** [CC ss. 709 to 714, CEA s. 46]
- Case law, **A:116** [CC s. 709]; **A:116** [CC s. 713]; **A:116** [CC s. 714]; **A:116** [CC ss. 710 to 712]
- Charter considerations, **A:116** [CC s. 713]

**COMMISSION EVIDENCE****—Cont'd**

- Case law, **A:116** [CC s. 709]; **A:116** [CC s. 713]; **A:116** [CC s. 714]; **A:116** [CC ss. 710 to 712]—Cont'd
  - discretion, **A:116** [CC s. 709]
  - general principles, **A:116** [CC s. 709]
  - notice of application, **A:116** [CC s. 709]
  - presence of accused, **A:116** [CC s. 713]
  - proceedings, **A:116** [CC s. 709]
- Order for examination of witness in Canada, **B:81** [CEA s. 46]
  - case law, **B:81** [CEA s. 46]
  - general principles, **B:81** [CEA s. 46]
  - prerequisites of order, **B:81** [CEA s. 46]

**COMMUNICATION, INTERCEPTION OF**

- Authorization, application for, **A:19** [CC s. 185]

**COMPELLABILITY**

- Accused persons, compellability of, **1:10**
  - case law, **1:9; 1:10**
    - accused, separately charged, **1:10**
  - Charter considerations, **1:9**
  - compel attendance, issuing process to, **1:9**
  - competence and compellability, **1:9**
  - inmate witnesses, **1:9**
  - joint trial, **1:10**
  - potential accused, **1:9**
  - witnesses and religious beliefs, **1:9**
- commentary, **1:9; 1:10**
- related provisions and principles, **1:9**

**COMPELLABILITY—Cont'd**

- Accused persons, compellability of,  
**1:10**—Cont'd
  - right against self-crimination,  
**9:10**
    - case law, **9:10**
    - commentary, **9:10**
    - related provisions and principles, **9:10**
- see also **COMPETENCE AND COMPELLABILITY UNDER CEA**
- Spouses of accused, compellability of, **1:11**
  - case law, **1:11**
    - common law exception, **1:11, 1:7**
    - communication privilege, **1:11, B:5 [CEA s. 4(3)]**
    - marital communications, **1:11, B:5 [CEA s. 4(3)]**
    - spouses of accused persons, **1:11**
    - commentary, **1:7, 1:11**
    - related provisions and principles, **1:11**

**COMPETENCE**

- Accused persons, competence of, **1:6**
  - case law, **1:6**
    - accused charged separately, **1:6**
    - co-accused and formal co-accused, **1:6**
    - corporate accused, **1:6**
    - related provisions and principles, **1:6**
    - commentary, **1:6**
    - jury instructions (WMCJI), **1:6**
    - see also spouses of accused persons
- Child witnesses, **1:2**
  - case law, **1:2**
    - credibility, challenging, **1:2**
    - general principles, **1:2**

**COMPETENCE—Cont'd**

- Child witnesses, **1:2**—Cont'd
  - case law, **1:2**—Cont'd
    - jury instructions, **1:2**
    - nature of inquiry, **1:2**
    - procedural considerations, **1:2**
    - related provisions and principles, **1:2**
    - reliability, challenging, **1:2**
    - unsworn evidence, **1:2**
  - commentary, **1:2**
  - jury instructions (WMCJI), **1:2**
- General principles of competence, **1:1**
  - burden of proof, **1:1**
  - commentary, **1:1**
  - compellability, relationship to, **1:1**
  - governing principles, **1:1**
  - presumption of truthfulness, **1:1**
  - procedural considerations, **1:1**
  - related provisions and principles, **1:1**
- Judges, jurors and lawyers, **1:8**
  - case law, **1:8**
    - judges, **1:8**
    - lawyers, **1:8**
    - related provisions and principles, **1:8**
  - commentary, **1:8**
- Mental capacity, witnesses of limited, **1:3**
  - case law
    - appellate review of competence decisions, **1:3**
    - evidence on competence issue, **1:3**
    - fitness, relation between competence and, **1:3**
    - general principles, **1:3**
    - inquiry into testimonial competence, **1:3**
    - promise to tell the truth: understanding required, **1:3**

**COMPETENCE—Cont'd**

- Mental capacity, witnesses of limited, **1:3**—Cont'd
  - case law—Cont'd
    - requirements of testimonial competence: general principles, **1:3**
    - testimony on promise to tell the truth: evidence, **1:3**
    - testimony on promise to tell the truth: generally, **1:3**
  - related provisions and principles, **1:3**
- Oath and affirmation, **1:4**
  - case law, **1:4**
  - commentary, **1:4**
  - related provisions and principles, **1:4**
- Procedure to determine competence, **1:5**
  - case law, **1:5**
    - ability to communicate evidence, **1:2**
    - form of inquiry, **1:5**
    - nature of evidence re competence, **1:5**
    - standard of proof, **1:5**
    - timing of inquiry, **1:5**
  - commentary, **1:5**
  - related provisions and principles, **1:5**
- Scope of inquiry, **1:5**
  - see also **COMPETENCE AND COMPELLABILITY UNDER CEA**
- Spouses of accused persons, **1:7**
  - case law, **1:7, B:5 [CEA s. 4]**
  - Charter considerations, **1:7**
  - common law exceptions, **1:7, B:5 [CEA s. 4(5)]**
  - general principles, **1:7**
  - joint trials, **1:7**
  - related provisions and principles, **1:7**

**COMPETENCE—Cont'd**

- Spouses of accused persons, **1:7**
  - Cont'd
    - case law, **1:7, B:5 [CEA s. 4]**
      - Cont'd
        - separated and divorced spouses, **1:7, B:5 [CEA s. 4(3)]**
        - spousal communication privilege, **1:7**
        - statutory exceptions, **1:7, B:5 [CEA ss. 4(1), 4(2), 4(4)]**
    - commentary, **1:7**
    - see also **COMPETENCE AND COMPELLABILITY UNDER CEA**
- COMPETENCE AND COMPELLABILITY UNDER CEA**
  - Accused or spouse, **B:5 [CEA s. 4]**
    - case law, **B:5 [CEA s. 4]**
      - “husband” or “wife,” **B:5 [CEA s. 4]**
    - Charter considerations, **B:5 [CEA s. 4]**
    - comment on failure to testify, **B:5 [CEA s. 4(6)]**
    - communication privilege, **B:5 [CEA s. 4(3)]**
    - general principles, **B:5 [CEA s. 4]**
    - person charged, **B:5 [CEA s. 4]**
    - commentary, **B:5 [CEA s. 4]**
    - related provisions and principles, **B:5 [CEA s. 4]**
  - Fitness and, **1:3**
  - Interest or crime, **B:4 [CEA s. 3]**
    - commentary, **B:4 [CEA s. 3]**
    - related provisions and principles, **B:4 [CEA s. 3]**
- CONDITIONAL SENTENCE ORDER, CONDITIONS OF**
  - Abstain from alcohol or drugs, **A:127 [CC s. 742.3(2)(a)]**

**CONDITIONAL SENTENCE  
ORDER, CONDITIONS OF  
—Cont'd**

- Provide samples for testing designations re sampling, **A:127** [CC s. 742.3(6) to (8)]
- destruction of samples, **A:127** [CC s. 742.3(9)]
- notice of sampling at regular intervals, **A:127** [CC s. 742.3(5)]
- prohibited disclosure and uses, **A:128** [CC s. 742.31]
- at regular intervals, **A:127** [CC s. 742.3(2)(a.2)]
- regulations re, **A:127** [CC s. 742.3(10)]
- on request, **A:127** [CC s. 742.3(2)(a.1)]
- restriction, **A:127** [CC s. 742.3(8)]

**CONFESSIONS**

- Confession rule, scope of, **8:6**
- “Mr. Big” confessions, **8:6**
- case law, **8:6**
- abuse of process, **8:6**
- actus reus of crime, as to, **8:6**
- appellate review, **8:6**
- Charter voir dire, **8:6**
- Charter, relationship with, **8:6**
- derived confessions rule, **8:6**
- general principles, **8:6**
- goals of, **8:6**
- issue estoppel, application of, **8:6**
- Mr. Big confessions, **8:6**
- rules, relationship with other, **8:6**
- video recordings and demonstrations, **8:6**
- voluntariness, scope of, **8:6**
- commentary, **8:6**
- jury instructions (WMCJI), **8:6**
- related provisions and principles, **8:6**

**CONFESSIONS—Cont'd**

- Cross-examination on, **8:12**
- case law, **8:12**
- general principles, **8:12**
- joint trials, **8:12**
- jury instructions, **8:12**
- commentary, **8:12**
- jury instructions (WMCJI), **8:12**
- related provisions and principles, **8:12**
- Evidentiary use of, **8:11**
- case law, **8:11**
- admissibility, procedural issues relating to, **8:11**
- conditions precedent to jury use, **8:11**
- confessions, “Mr. Big,” **8:11**
- in cross-examination, **8:11**
- duties of trier of fact, **8:11**
- editing of statements, **8:11**
- evidentiary value of confessions, confirmations by subsequent evidence, **8:11**
- evidentiary value of confessions, contradiction by other evidence, **8:11**
- evidentiary value of confessions, expert evidence about reliability, **8:11**
- evidentiary value of confessions, factors affecting weight, **8:11**
- evidentiary value of confessions, general principles, **8:11**
- evidentiary value of confessions, jury instructions, **8:11**
- evidentiary value of successive statements, **8:11**
- in joint trials, **8:11**
- jury instructions, burden of proof, **8:11**
- jury instructions, confessions in joint trials, **8:11**



**CONFESSIONS—Cont'd**

- Evidentiary use of, **8:11**—Cont'd
  - case law, **8:11**—Cont'd
    - jury instructions, factors affecting weight, **8:11**
    - jury instructions, necessity for caution, **8:11**
    - jury instructions: “Mr. Big” confessions, **8:11**
    - procedural issues relating to use, **8:11**
    - third party participation, to prove, **8:11**
    - voice identification, to prove, **8:11**
  - commentary, **8:11**
  - conditions precedent, **8:11**
  - jury instructions (WMCJI), **8:11**
  - related provisions and principles, **8:11**
- Onus and standard of proof, **8:10**
  - case law, **8:10**
    - general principles, **8:10**
    - issues to be decided, **8:10**
    - making of statement, **8:10**
    - voluntariness, **8:10**
  - commentary, **8:10**
  - related provisions and principles, **8:10**
- Persons in authority, **8:7**
  - case law, **8:7**
    - burden of proof, **8:7**
    - doctors and other health professionals, **8:7**
    - general principles, **8:7**
    - procedural issues, **8:7**
    - social workers and spiritual advisors, **8:7**
    - test applied, **8:7**
    - undercover operators and non-investigating police, **8:7**
    - victims, witnesses, employers and informants, **8:7**
  - commentary, **8:7**

**CONFESSIONS—Cont'd**

- Persons in authority, **8:7**—Cont'd
  - related provisions and principles, **8:7**
- see also **ADMISSIONS**
- Voir dire, requirement of, **8:8**
  - case law, **8:8**
    - accident reports, **8:8**
    - authority, statements of persons in, **8:8**
    - calling of witnesses, **8:8**
    - coroner’s inquests, **8:8**
    - form of the voir dire, **8:8**
    - general principles, **8:8**
    - person in authority, **8:8**
    - proof of statement, **8:8**
    - proof of voluntariness, **8:8**
    - property owners, **8:8**
    - role of the jury, **8:8**
    - scope of proof, **8:8**
    - statements held for cross examination, **8:8**
    - undercover police, **8:8**
    - waiver, **8:8**
    - witnesses, need to call, **8:8**
  - commentary, **8:8**
  - related provisions and principles, **8:8**
- Voluntariness, **8:9**
  - case law, **8:9**
    - “off the record” statements, **8:9**
    - appellate review, **8:9**
    - cautions, **8:9**
    - confidential statements, **8:9**
    - confinement, **8:9**
    - cross-examination, **8:9**
    - derived confessions rule, general principles, **8:9**
    - display of other statements, effect of, **8:9**
    - fraud, and, **8:9**
    - general principles, nature and scope of inquiry, **8:9**

**CONFESSIONS—Cont'd**

- Voluntariness, **8:9**—Cont'd
  - case law, **8:9**—Cont'd
    - inaccurate or incomplete records, effect on, **8:9**
  - inducements: appeals to conscience, **8:9**
  - inducements: bail discussions, **8:9**
  - inducements: general principles, **8:9**
  - inducements: help, offers of, **8:9**
  - inducements: opportunity to speak, **8:8**
  - inducements: polygraph, **8:9**
  - inducements: statements of others, **8:9**
  - inducements: third party involvement, **8:9**
  - nature of inquiry, **8:9**
  - operating mind, **8:9**
  - oppression, **8:9**
  - Reid technique, **8:9**
  - right to counsel and, **8:9**
  - right to silence and, **8:9**
  - scope of inquiry, **8:9**
  - statutory compulsion, **8:9**
  - successive statements, **8:9**
  - threats, **8:9**
  - tricks, **8:9**
  - warnings, **8:9**
  - witnesses, need to call, **8:8**
- commentary, **8:9**
  - what constituting “oppression,” **8:9**
- related provisions and principles, **8:9**

**CONTROLLED DRUGS AND SUBSTANCES ACT**

- Certificate issued pursuant to regulations, **B:85 [CEA s. 50]**
- Certificate of analyst, **B:86 [CEA s. 51]**
  - admissibility, probative value,

**CONTROLLED DRUGS AND SUBSTANCES ACT—Cont'd**

- Certificate of analyst, **B:86 [CEA s. 51]**—Cont'd
  - and weight, **B:86 [CEA s. 51(1)]**
  - case law, **B:86 [CEA s. 51]**
    - basis of analyst's opinion, **B:86 [CEA s. 51]**
    - defects in certificate, **B:86 [CEA s. 51]**
    - effect of certificate, **B:86 [CEA s. 51]**
    - effect of destruction of sample on probative value, **B:86 [CEA s. 51]**
    - evidence to the contrary, **B:86 [CEA s. 51]**
    - proof of nature of substance, **B:86 [CEA s. 51]**
    - purpose of certificate, **B:86 [CEA s. 51]**
  - attendance of analyst, **B:86 [CEA s. 51(2)]**
    - case law
      - requiring attendance, **B:86 [CEA s. 51]**
  - notice requirements, **B:86, B:87 [CEA ss. 51(3), 52]**
    - case law
      - defects in form and substance in copy of certificate, **B:86 [CEA s. 51]**
      - form and timing of notice, **B:86 [CEA s. 51]**
      - nature of service, **B:86 [CEA s. 51]**
      - requirement of notice, **B:86 [CEA s. 51]**
- Continuity of possession, **B:88 [CEA s. 53]**
  - case law
    - continuity and related issues, **B:88 [CEA s. 53]**

**CONTROLLED DRUGS AND  
SUBSTANCES ACT—Cont'd**

- Copies
  - of books, **B:89** [CEA s. 54]
  - of documents, **B:84, B:89** [CEA ss. 49, 54]
  - of records, **B:89** [CEA s. 54]
- Limitation period, **B:82** [CEA s. 47(1)]
- Notice
  - certificate of analyst, of, **B:86** [CEA s. 51]
  - proof of, **B:87** [CEA s. 52]
- Proving exception, burden of, **B:83** [CEA s. 48]
- Venue, **B:82** [CEA s. 47(2)]

**CONVEYANCES**

- Definitions, **A:37** [CC s. 320.11]
- Evidentiary matters, **A:39** [CC ss. 320.31 to 320.35]
  - breath samples, **A:39** [CC s. 320.31]
  - certificates, **A:39** [CC s. 320.32]
  - disclosure, **A:39** [CC s. 320.34]
  - presumption of operation, **A:39** [CC s. 320.35]
  - printouts from approved instrument, **A:39** [CC s. 320.33]
- General provisions, **A:40** [CC s. 320.36]
- Investigative matters, **A:38** [CC ss. 320.27 to 320.28]
  - demand, **A:38** [CC s. 320.27]
  - DRE evidence, **A:39** [CC s. 320.31]
  - “immediately,” requirement re, **A:38** [CC s. 320.27]
  - reasonable grounds to believe, **A:38** [CC s. 320.28]
  - samples of breath/blood for alcohol, **A:38** [CC s. 320.28]
  - testing for presence of alcohol/drug, **A:38** [CC ss. 320.27, 320.3]

**CONVEYANCES—Cont'd**

- Investigative matters, **A:38** [CC ss. 320.27 to 320.28]—Cont'd
  - warrants to obtain samples, **A:38** [CC s. 320.29]

**CREDIBILITY**

- After-the-fact, conduct of complainant, **A:10, A:28, A:30** [CC ss. 151, 271, 275]
- Challenging, **1:2**

**CRIMINAL CODE**

- Absconding
  - inference from, **A:66** [CC s. 475]
  - case law, **A:66** [CC s. 475]
  - Charter considerations, **A:66** [CC s. 475]
  - inference adverse to accused, **A:66** [CC s. 475(2)]
  - inquiry into reasons for D's absence, **A:66** [CC s. 475]
  - proof of, **A:62** [CC s. 462.38]
- Accommodation fraud, presumption of, **A:51** [CC s. 364]
- Age
  - presumption in child luring cases, **A:14** [CC s. 172.1(3)]
- Annual rate of interest, proof of effective, **A:43** [CC s. 347]
- Appeal, evidence on, **A:114** [CC s. 683]
- Arson cases
  - proof of fraudulent intent in, **A:56** [CC s. 435]
  - proof of negligence, **A:57** [CC s. 436]
- Assisted death, **A:26** [CC s. 241.2]
- Audio evidence, **A:117** [CC ss. 714.3 to 714.8]
  - consent, **A:117** [CC s. 714.8]
  - costs of technology, **A:117** [CC s. 714.7]
  - oath or affirmation, given under, **A:117** [CC s. 714.5]

**CRIMINAL CODE—Cont'd**

Audio evidence, **A:117** [CC ss. **714.3 to 714.8**]—Cont'd  
 other laws about witnesses to apply, **A:117** [CC s. **714.6**]  
 reasons, **A:117** [CC s. **714.4**]  
 witness in Canada, **A:117** [CC s. **714.1**]  
 witness outside Canada, **A:117** [CC s. **714.3**]  
 Bigamy prosecutions, proof of marriage by certificate in, **A:34** [CC s. **291**]  
 Break and enter or break out offences, proof of intent and prior conduct in prosecutions for, **A:44** [CC s. **348**]  
 Case management  
     court record, **A:89** [CC s. **551.4**]  
     hearing to adjudicate issues, **A:88, A:90** [CC ss. **551.3(1)(g), (2) to (4), 551.7**]  
     joint hearings, **A:90** [CC s. **551.7**]  
     powers of case management judge, **A:88** [CC s. **551.3**]  
 Cattle, proof of ownership of, **A:41** [CC s. **338**]  
 Child luring  
     presumption of age, **A:14** [CC s. **172.1(3)**]  
 Common law rules, **A:2** [CC s. **8**]  
 Communications, authorization to intercept, **A:19** [CC s. **185**]  
 Conditional sentence order, conditions of, see **CONDITIONAL SENTENCE ORDER, CONDITIONS OF**  
 Conspiracy, **A:65** [CC s. **465(1)**]  
 Contradictory evidence, giving, **A:8** [CC s. **136**]  
 Conveyances, see **CONVEYANCES**

**CRIMINAL CODE—Cont'd**

Counterfeit, proof of, **A:60** [CC s. **461**]  
 case law, **A:60** [CC s. **461**]  
 effect of evidence, **A:60** [CC s. **461**]  
 qualifications, **A:60** [CC s. **461**]  
 Criminal interest rate  
     case law  
         meaning of “interest,” **A:43** [CC s. **347**]  
     proof of effective, **A:43** [CC s. **347**]  
 Cruelty to animals, evidence of, **A:58, A:59** [CC ss. **445.1, 446**]  
 Defamatory matter, proof of publication of, **A:36** [CC s. **316**]  
 Designated counsel, appearance by, **A:96, A:97** [CC ss. **650.01, 650.02**]  
 Disclosure, **A:92** [CC s. **603**]  
     case law  
         prosecutor's disclosure obligations  
             form of disclosure, **A:92** [CC s. **603**]  
             inquiries about jurors, **A:92** [CC s. **603**]  
             police-prosecutor relationship, **A:92** [CC s. **603**]  
             self-represented, the, **A:92** [CC s. **603**]  
             third party records, **A:92** [CC s. **603**]  
         remedies for failed or late disclosure, **A:92** [CC s. **603**]  
             exclusion of evidence, **A:92** [CC s. **603**]  
             new trial, **A:92** [CC s. **603**]  
             proof of entitlement, **A:92** [CC s. **603**]  
         scope of P's obligation, **A:92** [CC s. **603**]

**CRIMINAL CODE—Cont'd**

- Disclosure, **A:92** [CC s. 603]
  - Cont'd
    - orders prohibiting, **A:73** [CC s. 487.0191]
- Disturbance, proof of, **A:16** [CC s. 175]
- Drift timber, proof of property in and possession of, **A:42** [CC s. 339]
- Driving offences, see CONVEYANCES
- Electronic surveillance, see intercepted communications
- Enlistment, evidence of, **A:55** [CC s. 421]
- Euthanasia (medically assisted death), **A:26** [CC s. 241.2]
- Evidence previously taken, **A:118** [CC s. 715]
  - case law, **A:118** [CC s. 715]
    - absent from Canada, **A:118** [CC s. 715]
    - application of section, **A:118** [CC s. 715]
    - Charter considerations, **A:118** [CC s. 715]
    - common law rules and, **A:118** [CC s. 715]
    - cross-examination, opportunity for, **A:118** [CC s. 715]
    - discretion to exclude, **A:118** [CC s. 715]
    - jury instructions, **A:118** [CC s. 715]
    - refusal to testify, **A:118** [CC s. 715]
    - scope of section, **A:118** [CC s. 715]
- Failure to attend, appear or comply, certificate evidence in prosecutions, **A:9** [CC s. 145]
- Financial data, production re, **A:71** [CC s. 487.018]

**CRIMINAL CODE—Cont'd**

- Firearms prosecutions, proof in, **A:6** [CC ss. 117.11, 117.12, 117.13]
  - case law, **A:6** [CC ss. 117.11, 117.12, 117.13]
  - certificate of analysis, **A:6** [CC s. 117.13]
- Fresh evidence on appeal, **A:114** [CC s. 683]
  - case law
    - admissibility, **A:114** [CC s. 683]
    - due diligence, **A:114** [CC s. 683]
    - general principles, **A:114** [CC s. 683]
    - judicial notice, **A:114** [CC s. 683]
    - jurisdiction, **A:114** [CC s. 683]
    - post-sentence reports, **A:114** [CC s. 683]
    - procedural considerations, **A:114** [CC s. 683]
    - production of materials, **A:114** [CC s. 683(1)(a)]
    - third party records, **A:114** [CC s. 683]
    - trial conduct: competence of counsel, **A:114** [CC s. 683]
    - trial conduct: generally, **A:114** [CC s. 683]
    - trial conduct: juror misconduct, **A:114** [CC s. 683]
    - trial conduct: recantations, **A:114** [CC s. 683]
- Full answer and defence, right to, **A:95** [CC s. 650]
  - case law
    - representation by counsel, **A:95** [CC s. 650]
    - right to counsel, **A:95** [CC s. 650]

**CRIMINAL CODE—Cont'd**

- Gaming house prosecutions, onus of proof, **A:24 [CC s. 197]**
- Gaming in stocks, proof of bona fide intention in prosecutions for, **A:52 [CC s. 383]**
- Intercepted communications
  - admissibility of, and destruction of records, **A:17 [CC s. 184.1]**
  - authorization
    - case law
      - basket clauses, **A:20 [CC s. 186]**
    - Charter considerations, **A:20 [CC s. 186]**
    - conditions precedent: criminal organizations, **A:20 [CC s. 186]**
    - conditions precedent:
      - investigative necessity, **A:20 [CC s. 186(1)(b)]**
    - designation of interceptions, **A:20 [CC s. 186]**
    - entry clauses, **A:20 [CC s. 186]**
    - extra-provincial execution, **A:20 [CC s. 186]**
    - manner of interception, **A:20 [CC s. 186]**
    - offence description, **A:20 [CC s. 186]**
    - offences, anticipated, **A:20 [CC s. 186]**
    - pay telephones, **A:20 [CC s. 186]**
    - period of interception, **A:20 [CC s. 186(4)(e)]**
    - place of interception, **A:20 [CC ss. 186, 186(4)(c)]**
    - renewal, **A:20 [CC s. 186]**
    - solicitor-client conditions, **A:20 [CC s. 186]**
    - time of interception, **A:20 [CC s. 186]**

**CRIMINAL CODE—Cont'd**

- Intercepted communications
  - Cont'd
    - authorization—Cont'd
      - content and limitation, **A:20 [CC s. 186(4)]**
      - grounds for issuance, **A:20 [CC s. 186(1)]**
      - installation of device, **A:20 [CC s. 186(5.1)]**
        - exception for criminal organizations, **A:20 [CC s. 186(1.1)]**
      - persons designated, **A:20 [CC s. 186(5)]**
      - related provisions and principles, **A:20 [CC s. 186]**
      - removal of device, **A:20 [CC s. 186(5.1) to (5.2)]**
      - renewal of, **A:20 [CC s. 186(5.2) to (7)]**
      - solicitor's office, **A:20 [CC s. 186(2)]**
      - terms and conditions, **A:20 [CC s. 186(3)]**
      - where not to be given, **A:20 [CC s. 186(2)]**
    - electronic surveillance cases,
      - notice and privilege in, **A:22 [CC s. 189(5)]**
    - case law, **A:22 [CC s. 189]**
      - admissibility, **A:22 [CC s. 189]**
      - amplification, **A:22 [CC s. 189]**
      - appellate review, **A:22 [CC s. 189]**
      - authorization review, **A:22 [CC s. 189]**
      - authorization, proof of, **A:22 [CC s. 189]**
      - cross-examination, right of, **A:22 [CC s. 189]**
      - informers, **A:22 [CC s. 189]**

**CRIMINAL CODE—Cont'd**

Intercepted communications  
—Cont'd  
electronic surveillance cases,  
notice and privilege in, **A:22**  
[**CC s. 189(5)**]—Cont'd  
case law, **A:22** [**CC s. 189**]  
—Cont'd  
intercepted private com-  
munications as non-  
conscriptive evidence,  
**A:22** [**CC s. 189**]  
notice of intention to  
introduce primary evi-  
dence, **A:22** [**CC s.**  
**189(5)**]  
privileged communications,  
**A:22** [**CC s. 189(6)**]  
standing to challenge admis-  
sibility, **A:22** [**CC s.**  
**189**]  
tapes and transcripts as  
exhibits, **A:22** [**CC s.**  
**189(5)**]  
viva voce evidence, **A:22**  
[**CC s. 189**]  
voice identification, tape  
integrity and related  
issues, **A:22** [**CC s.**  
**189**]  
installation of device, **A:20** [**CC**  
**s. 186(5.1)**]  
investigative necessity, **A:20** [**CC**  
**s. 186**]  
case law, **A:20** [**CC s. 186**]  
conditions precedent, **A:20**  
[**CC s. 186**]  
removal of device, **A:20** [**CC s.**  
**186.(5.1) to (5.2)**]  
sealed packet, disclosure and  
editing of contents of, **A:21**  
[**CC s. 187**]  
case law, **A:21** [**CC s. 187**]  
opening of sealed packet:  
general principles,  
**A:21** [**CC s. 187**]

**CRIMINAL CODE—Cont'd**

Jury proceedings  
demonstrative aids, **A:93** [**CC s.**  
**647**]  
disclosure of, **A:94** [**CC s. 649**]  
case law  
common law rule, **A:94** [**CC**  
**s. 649**]  
common law rule: Charter  
considerations, **A:94** [**CC**  
**s. 649**]  
verdict impeachment, **A:94**  
[**CC s. 649**]  
sequestration, **A:93** [**CC s. 647**]  
Lawyer-client communication privi-  
lege, **1:44, A:80** [**CC s. 488.1**]  
case law  
Charter considerations, **A:80**  
[**CC s. 488.1**]  
Medically assisted death, **A:26** [**CC**  
**s. 241.2**]  
Mental disorder, proof of, **A:3** [**CC**  
**s. 16**]  
case law, **A:3** [**CC s. 16**]  
Charter considerations, **A:3**  
[**CC s. 16**]  
expert evidence, **A:3** [**CC s.**  
**16**]  
see also EXPERT OPINION  
EVIDENCE  
expert opinion and hearsay  
rule, **A:3** [**CC s. 16**]  
presumption of no mental dis-  
order, **A:3** [**CC s. 16**]  
prosecution evidence in reply,  
**A:3** [**CC s. 16**]  
raising issue of mental disor-  
der, **A:3** [**CC s. 16**]  
refusal to submit to psychiatric  
examination, **A:3** [**CC s.**  
**16**]  
Mining offences, presumptions in,  
**A:53, A:102** [**CC ss. 396, 656**]  
Miscarriages of justice  
applications for Ministerial  
Review, **A:115** [**CC ss.**

**CRIMINAL CODE—Cont'd**

Miscarriages of justice—Cont'd  
**696.1 to 696.6]**

Mistrial  
 effect on evidentiary rulings,  
**A:100 [CC s. 653.1]**

N.S.F. cheque, presumption from,  
**A:50 [CC s. 362]**  
 “cheque” defined, **A:50 [CC s. 362]**  
 case law, **A:50 [CC s. 362]**  
 Charter considerations, **A:50 [CC s. 362]**

Net worth, inference from, **A:63 [CC s. 462.39]**

Obliterated vehicle identification number, **A:49 [CC s. 354]**  
 proof of unlawful origin of property, **A:49 [CC s. 354]**  
 case law, **A:49 [CC s. 354]**  
 Charter considerations, **A:49 [CC s. 354]**  
 doctrine of recent possession, **A:49 [CC s. 354]**  
 effect of presumptions of unlawful origin and knowledge of spurious character, **A:49 [CC s. 354]**  
 evidence to contrary, **A:49 [CC s. 354]**

Off-shore location, certificate of, **A:67 [CC s. 477.4]**

Overt acts, evidence of, **A:5 [CC s. 55]**

Ownership and value of property, **A:104 [CC s. 657.1]**

Particulars, **A:73 [CC s. 487.0192]**

Peace bond, conditions of, see **PEACE BOND, CONDITIONS OF**

Perjury, corroboration in, **A:7 [CC s. 133]**  
 case law, **A:7 [CC s. 133]**  
 admissions and, **A:7 [CC s. 133]**

**CRIMINAL CODE—Cont'd**

Perjury, corroboration in, **A:7 [CC s. 133]**—Cont'd  
 case law, **A:7 [CC s. 133]**  
 —Cont'd  
 evidence which implicates accused, **A:7 [CC s. 133]**  
 material particular, **A:7 [CC s. 133]**  
 only one witness, **A:7 [CC s. 133]**  
 related offences, **A:7 [CC s. 133]**

Port of shipment, presumption from, **A:54 [CC s. 414]**

Preliminary inquiry, see **PRELIMINARY INQUIRY**

Presence of accused, **A:95 to A:97 [CC ss. 650 to 650.02]**  
 appearance by video link, **A:95 [CC s. 650(1.1) to (1.2)]**  
 case law, **A:95 [CC s. 650]**  
 presence requirement, **A:95 [CC s. 650]**  
 right to counsel, **A:95 [CC s. 650]**  
 whole of trial, **A:95 [CC s. 650(1)]**  
 by designated counsel, **A:96, A:97 [CC ss. 650.01, 650.02]**  
 exceptions, **A:95 to A:97 [CC ss. 650(2), 650.01, 650.02]**

Presence of defence counsel  
 remote appearance, **A:97, A:114 [CC s. 650.02, 683(2.1)]**

Presence of prosecutor  
 remote appearance, **A:97, A:114 [CC ss. 650.02, 683(2.1)]**

Preservation demand, **A:71 [CC s. 487.012]**

Preservation order  
 conditions in, re, **A:72 [CC s. 487.019]**  
 generally, **A:71 [CC s. 487.013]**

Probation order, conditions of, see **PROBATION ORDER,**



**CRIMINAL CODE—Cont'd**  
**CONDITIONS OF**

Proceeds of crime, see **PROCEEDS OF CRIME**

Procuring feigned marriage, corroboration requirements in prosecution for, **A:35 [CC s. 292]**

Production orders

conditions in, re, **A:72 [CC s. 487.019]**

financial data, re, **A:71 [CC s. 487.018]**

general, **A:71 [CC s. 487.014]**

particulars, **A:73 [CC s. 487.0192]**

review of, **A:74 [CC s. 487.0193]**

self-incrimination, **A:75 [CC s. 487.0196]**

Production orders: commercial/financial information

contents, **1:33**

identification of person named, for, **1:33**

power to make, **1:33**

revocation, renewal or variation, **1:33**

Production orders: data /documents

contents, **1:30**

copies, probative force, **1:30**

copies, return of, **1:30**

definitions, **A:71 [CC s. 487.011]**

detention of things seized, **1:30**

power to make, **1:30**

restitution of things seized, **1:30**  
revocation, renewal or variation, **1:30**

tracing communications, **A:71 [CC s. 487.015]**

tracking data, **A:71 [CC s. 487.017]**

transmission data, **A:71 [CC s. 487.016]**

Production orders: specified communication to trace, **A:71 [CC s. 487.015]**

**CRIMINAL CODE—Cont'd**

Production orders: third party records, **A:83 [CC s. 537]**

see also sexual offence prosecutions

Production orders: transmission data, **A:71 [CC s. 487.016]**

Providing necessities of life prosecutions, presumptions in, **A:25 [CC s. 215]**

Recognizance

conditions of, see

**RECOGNIZANCE, CONDITIONS OF**

default certificate, **A:130 [CC s. 770]**

Remote appearance

accused, **A:114 [CC s. 683(2.1)]**

defence counsel, **A:97, A:114 [CC ss. 650.02, 683(2.1)]**

prosecutor, **A:114 [CC s. 683(2.1)]**

witnesses, **A:114, A:117 [CC ss. 683(2.1), 714.1 to 714.4]**

Self-incrimination, **A:75 [CC s. 487.0196]**

Sexual offence prosecutions

corroboration in, **A:29 [CC s. 274]**

exploitation, **A:12 [CC s. 153]**

other sexual activity of complainant, evidence of, **A:31 [CC ss. 276]**

case law, **A:31 [CC ss. 276]**

“sexual activity” defined, **A:31 [CC s. 276]**

“specific instances” requirement, **A:31 [CC s. 276]**

admissibility, conditions for, **A:31 [CC s. 276]**

admissibility, principles governing, **A:31 [CC s. 276]**

admissibility, procedure to determine, **A:31 [CC s. 276]**

**CRIMINAL CODE—Cont'd**

- Sexual offence prosecutions
  - Cont'd
    - other sexual activity of complainant, evidence of, **A:31 [CC ss. 276]**—Cont'd
      - case law, **A:31 [CC ss. 276]**
        - Cont'd
          - Charter considerations generally, **A:31 [CC s. 276]**
          - evidence of sexual activity, **A:31 [CC s. 276]**
          - reasonable notice, **A:31 [CC s. 276]**
- production and disclosure of records, **A:33 [CC ss. 278.1 to 278.97]**
  - case law
    - appeal, **A:33 [CC s. 278.97]**
    - application of provisions, **A:33 [CC s. 278.3]**
    - Charter considerations, **A:33 [CC ss. 278.2, 278.3]**
    - common law procedure, **A:33 [CC s. 278.3]**
    - complainant's records in accused's possession, **A:33 [CC s. 278.92]**
    - factors considered, **A:33 [CC s. 278.5]**
    - general principles, **A:33 [CC ss. 278.1, 278.2]**
    - general principles, statutory scheme, **A:33 [CC s. 278.3]**
    - hearing with jury and public excluded, **A:33 [CC s. 278.94]**
    - hearing, application for, **A:33 [CC s. 278.93]**
    - jury instructions re use of evidence, **A:33 [CC s. 278.9]**
    - presence, requirement of, **A:33 [CC s. 278.3]**

**CRIMINAL CODE—Cont'd**

- Sexual offence prosecutions
  - Cont'd
    - production and disclosure of records, **A:33 [CC ss. 278.1 to 278.97]**—Cont'd
      - case law—Cont'd
        - production and cross-examination, **A:33 [CC s. 278.3]**
        - scope of provisions, **A:33 [CC s. 278.1]**
      - reasons, **A:33 [CC s. 278.97]**
      - recent complaint rules, abrogation of, **A:30 [CC s. 275]**
      - reputation evidence, **A:32 [CC s. 277]**
      - sexual assault, **A:28 [CC s. 271]**
      - touching, **A:11 [CC s. 152]**
      - young persons, **A:11, A:12 [CC ss. 152, 153]**
- Taking a view, **A:98 [CC s. 652]**
- Tax information, objection to disclosure of, **A:64 [CC s. 462.48]**
- Telewarrant, proof of, **A:77 [CC s. 487.1]**
- Torture, statement obtained by, **A:27 [CC s. 269.1]**
- Tracking data, **A:71 [CC s. 487.017]**
- Treason and high treason, corroboration in, **A:4 [CC s. 47]**
- Valuable minerals, presumptions in proceedings respecting theft or possession of, **A:102 [CC s. 656]**
- Video link evidence, **A:117 [CC ss. 714.1 to 714.2, 714.5 to 714.8]**
  - consent, **A:117 [CC s. 714.8]**
  - costs of technology, **A:117 [CC s. 714.7]**
  - oath or affirmation, given under, **A:117 [CC s. 714.5]**
  - other laws about witnesses to apply, **A:117 [CC s. 714.6]**

**CRIMINAL CODE—Cont'd**

- Video link evidence, **A:117** [CC ss. **714.1 to 714.2, 714.5 to 714.8**]—Cont'd
  - reasons, **A:117** [CC s. **714.4**]
  - witness in Canada, **A:117** [CC s. **714.1**]
  - witness outside Canada, **A:117** [CC s. **714.2**]
- Warrant, information for general, **A:70** [CC s. **487.01(1)**]
  - case law, **A:70** [CC s. **487.01**]
  - execution in Canada, **A:70** [CC s. **487.01(6)**]
  - extension of period for giving notice, **A:70** [CC s. **487.01(5.2)**]
  - limitation, **A:70** [CC s. **487.01(2)**]
  - notice after covert entry, **A:70** [CC s. **487.01(5.1)**]
  - provisions to apply, **A:70** [CC s. **487.01(5), (6), (7)**]
  - search or seizure to be reasonable, **A:70** [CC s. **487.01(3)**]
  - video surveillance, **A:70** [CC s. **487.01(4)**]
- Warrant, information for search, **A:69** [CC s. **487**]

**CROSS-EXAMINATION OF WITNESSES**

- see EXAMINATION OF WITNESSES, see PRIVILEGE

**DANGEROUS AND LONG-TERM OFFENDER PROCEEDINGS**

- Evidence of character, **A:129** [CC s. **757**]

**DEMONSTRATIONS**

- Confessions, **8:6**
  - case law, **8:6**
- General principles, **1:23**
  - case law, **1:23**
  - commentary, **1:23**

**DEMONSTRATIONS—Cont'd**

- General principles, **1:23**—Cont'd
  - gestures in testimony, **1:23**
  - jury use of, **1:23**
  - related provisions and principles, **1:23**
- see also REAL EVIDENCE

**DIRECT EVIDENCE**

- General principles, **1:15**
  - case law
    - direct evidence of third party involvement, **1:17**
  - commentary, **1:17**
  - jury instructions (WMCJI), **1:15**
  - related provisions and principles, **1:17**

**DISCLOSURE**

- Accused's rights to, **A:92** [CC s. **603**]
- Defence disclosure
  - alibi, of, **3:5**
    - case law, **3:5**
    - general principles, **3:5**
    - jury instructions, **3:5**
  - commentary, **3:5**
  - jury instructions (WMCJI), **3:5**
  - related provisions and principles, **3:5**
  - complaint, records re, **3:7**
  - expert evidence, of, **A:106, B:9, B:10** [CC s. **657.3, CEA ss. 7, 8**]
    - related provisions and principles, **B:9, B:10** [CEA ss. **7, 8**]
  - general principles, **3:4**
    - case law, **3:4**
    - commentary, **3:4**
    - related provisions and principles, **3:4**
  - mental state, evidence of, **3:6**
    - case law, **3:6**
    - Charter considerations, **3:6**
    - privilege and waiver, **3:6**

**DISCLOSURE—Cont'd**

- Defence disclosure—Cont'd
  - mental state, evidence of, **3:6**
  - Cont'd
    - commentary, **3:6**
    - jury instructions (WMCJI), **3:6**
    - related provisions and principles, **3:6**
- Intercepted information, **A:23** [CC s. 193]
- Prosecutorial disclosure
  - complaint, records re, **3:7**
  - expert evidence, of, **A:106, B:9, B:10** [CC s. 657.3, CEA ss. 7, 8]
    - related provisions and principles, **B:9, B:10** [CEA ss. 7, 8]
  - general principles, **3:1**
    - case law, **3:1**
      - appeals from disclosure orders, **3:1**
      - applications for further disclosure, **3:1**
      - basic principles, **3:1**
      - cellphone records, **3:1**
      - child pornography prosecutions, **3:1**
      - disclosure obligations and, **3:1**
      - evidence of bad character, **3:1**
      - form of disclosure, **3:1**
      - full answer and defence, and, **3:1**
      - identification evidence, **3:1**
      - legal advice to police, **3:1**
      - loss or destruction of evidence, **3:1**
      - obligations of defence counsel regarding disclosure requests, **3:1**
      - obligations of prosecutor: police-prosecutor relationship, **3:1**

**DISCLOSURE—Cont'd**

- Prosecutorial disclosure—Cont'd
  - general principles, **3:1**—Cont'd
    - case law, **3:1**—Cont'd
      - obligations of prosecutor: principles, underlying, **3:1**
      - obligations of prosecutor: scope of disclosure, **3:1**
      - obligations of prosecutor: test of relevance, **3:1**
      - obligations of prosecutor: triggering mechanism, **3:1**
      - participation in public investigations, **3:1**
      - police disciplinary records, **3:1**
      - police misconduct, **3:1**
      - prosecution's duty to the defence, **3:1**
      - prosecutorial discretion as to the timing and content of disclosure, **3:1**
      - remedies for failed/late disclosure: adjournments, **3:1**
      - remedies for failed/late disclosure: appellate review, **3:1**
      - remedies for failed/late disclosure: costs, **3:1**
      - remedies for failed/late disclosure: discipline, **3:1**
      - remedies for failed/late disclosure: examination of witnesses, **3:1**
      - remedies for failed/late disclosure: exclusion of evidence, **3:1**
      - remedies for failed/late disclosure: proof of entitlement, **3:1**
      - remedies for failed/late disclosure: stay of proceedings, **3:1**

**DISCLOSURE—Cont'd**

Prosecutorial disclosure—Cont'd  
 general principles, **3:1**—Cont'd  
   case law, **3:1**—Cont'd  
     restitution, **3:1**  
     self-represented parties, **3:1**  
     statements, **3:1**  
     subject matter of, **3:1**  
     third party suspects, **3:1**  
 commentary, **3:1**  
 jury instructions (WMCJI), **3:1**  
 related provisions and principles, **3:1**  
 public interest immunity, and, **3:2**  
   case law, **3:2**  
   commentary, **3:2**  
   governing principles and exception, **3:2**  
   procedural considerations, **3:2**  
   related provisions and principles, **3:2**  
 third party records, of, **3:3, A:33** [CC ss. **278.1 to 278.91**]  
   case law, **3:3, A:33** [CC ss. **278.1, 278.3, 278.5**]  
     “likely relevance” test, **3:3**  
     application of provisions, **A:33** [CC s. **278.3**]  
     applications common law rules, **3:3, A:33** [CC s. **278.3**]  
     applications, specific records, **3:3**  
     applications, statutory procedure, general, **3:3, A:33** [CC s. **278.3**]  
     applications, statutory procedure, likely relevance test, **3:3, A:33** [CC s. **278.7**]  
   Charter considerations, **A:33** [CC ss. **278.2, 278.3**]  
   common law procedure, **A:33** [CC s. **278.3**]  
   factors considered, **A:33** [CC s. **278.5**]

**DISCLOSURE—Cont'd**

Prosecutorial disclosure—Cont'd  
 third party records, of, **3:3, A:33** [CC ss. **278.1 to 278.91**]  
   —Cont'd  
   case law, **3:3, A:33** [CC ss. **278.1, 278.3, 278.5**]  
     —Cont'd  
     forum, **3:3**  
     general principles, **A:33** [CC ss. **278.1, 278.2**]  
     general principles, statutory scheme, **A:33** [CC ss. **278.3**]  
     obligation to disclose, **3:3**  
     production and cross-examination, **A:33, A:83** [CC s. **278.3, 537**]  
     scope of provisions, **A:33** [CC s. **278.1**]  
     commentary, **3:3**  
     related provisions and principles, **3:3**

**DISMISSAL, ORDER OF**

Admissibility of, **A:133** [CC s. **808**]

**DISTURBANCE, PROOF OF**

Generally, **A:16** [CC s. **175**]

**DNA TESTING**

Generally, **5:8**

Use of bodily substances and results of forensic DNA analysis, **A:76** [CC s. **487.08**]

**DOCUMENTARY EVIDENCE**

Accused, records and documents in possession of, **1:35**  
 case law, **1:35**  
 general principles, **1:35**  
 commentary, **1:35**  
 related provisions and principles, **1:35**

Accused's rights to, **A:92** [CC s. **603**]

Banking records, see financial institutions, records of

**DOCUMENTARY EVIDENCE**

—Cont'd

- Best evidence rule, **1:31**
  - case law, **1:31**
    - application of rule with audio and video tape, **1:31**
    - general application of rule, **1:31**
  - commentary, **1:31**
  - related provisions and principles, **1:31**
- Business records, **1:34**
  - case law, **4:8**
    - affidavit, **4:8**
    - notice, **4:8**
    - other rules, effect of, **4:8**
    - procedure to determine admissibility, **4:8**
    - record made in usual and ordinary course of business, **4:8**
    - records not admissible, **4:8**
  - commentary, **4:8**
  - related provisions and principles, **4:8**
- Electronic documents, see ELECTRONIC DOCUMENTS
- Financial institutions, records of, **1:33, A:71 [CC ss. 487.011, 487.013 to 487.016]**
  - case law, **1:33**
    - “record,” “entry,” “copy,” **1:33**
  - evidentiary use of records, **1:33**
  - notice, **1:33**
  - proof of record, **1:33**
  - records in possession of accused, **1:33**
  - commentary, **1:33**
  - production orders, **1:33, A:71 [CC ss. 487.011, 487.013 to 487.016]**
  - related provisions and principles, **1:33**

**DOCUMENTARY EVIDENCE**

—Cont'd

- General principles, **1:30**
    - case law, **1:30**
      - admissibility issues, **1:30**
      - documents in possession of accused, **1:30**
      - summaries and schedules, **1:30**
    - commentary, **1:30**
  - Preservation demand, **A:71 [CC ss. 487.012]**
    - preservation order, **A:71, A:72 [CC ss. 487.013, 487.019]**
    - production orders, **1:30, A:71 [CC ss. 487.014]**
    - related provisions and principles, **1:30**
  - Public and judicial documents, **1:32**
    - case law, **1:32**
      - judicial documents, **1:32**
      - public documents, **1:32**
    - commentary, **1:32**
      - “judicial document” defined, **1:32**
      - “public document” defined, **1:32**
    - related provisions and principles, **1:32**
- DRINKING AND DRIVING**  
see CONVEYANCES
- DRIVING WHILE DISQUALIFIED PROSECUTIONS**  
see CONVEYANCES
- DWELLING-HOUSE, UNLAWFUL ENTRY OF**  
Proof of intent, **A:45 [CC s. 349]**  
case law, **A:45 [CC s. 349]**  
Charter considerations, **A:45 [CC s. 349]**  
presumptions and evidence to contrary, **A:45 [CC s. 349]**

**DWELLING-HOUSE,  
UNLAWFUL ENTRY OF**

**—Cont'd**

- Proof of unlawful entry, **A:46** [CC s. 350]
  - case law, **A:46** [CC s. 350]
  - Charter considerations, **A:46** [CC s. 350]
  - deemed to have broken and entered, **A:46** [CC s. 350]

**ELECTRONIC DOCUMENTS**

- Affidavit, proof of admissibility requirements by, **B:40** [CEA s. 31.6]
  - best evidence rule, application of, to printouts, **B:40** [CEA s. 31.6(1)]
    - commentary, **B:40** [CEA s. 31.6]
    - related provisions, **B:40** [CEA s. 31.6]
  - cross-examination on affidavit, **B:40** [CEA s. 31.6(1)]
    - commentary, **B:40** [CEA s. 31.6]
    - related provisions, **B:40** [CEA s. 31.6]
  - presumption of integrity, and, **B:40** [CEA s. 31.6(1)]
    - commentary, **B:40** [CEA s. 31.6]
    - related provisions, **B:40** [CEA s. 31.6]
  - standards, evidence of, and, **B:40** [CEA s. 31.6(1)]
    - commentary, **B:40** [CEA s. 31.6]
    - related provisions, **B:40** [CEA s. 31.6]
- Application of CEA provisions to authentication and best evidence rules alone, **B:41** [CEA s. 31.7]
  - commentary, **B:41** [CEA s. 31.7]

**ELECTRONIC DOCUMENTS**

**—Cont'd**

- Application of CEA provisions
  - Cont'd
    - to authentication and best evidence rules alone, **B:41** [CEA s. 31.7]—Cont'd related provisions, **B:41** [CEA s. 31.7]
- Authentication, **B:35** [CEA s. 31.1]
  - commentary, **B:35** [CEA s. 31.1]
  - related provisions, **B:35** [CEA s. 31.1]
- Best evidence rule, application to, **B:36** [CEA s. 31.2]
  - commentary, **B:36** [CEA s. 31.2]
  - related provisions, **B:36** [CEA s. 31.2]
- Defined, **B:42** [CEA s. 31.8]
  - commentary, **B:42** [CEA s. 31.8]
  - related provisions, **B:42** [CEA s. 31.8]
- Definitions, **B:42** [CEA s. 31.8]
  - “computer system,” **B:42** [CEA s. 31.8]
  - “data,” **B:42** [CEA s. 31.8]
  - “electronic document system,” **B:42** [CEA s. 31.8]
  - “electronic document,” **B:42** [CEA s. 31.8]
  - “secure electronic signature,” **B:42** [CEA s. 31.8]
  - commentary, **B:42** [CEA s. 31.8]
  - related provisions and principles, **B:42** [CEA s. 31.8]
- Electronic signatures, secure presumptions regarding, **B:38** [CEA s. 31.4]
  - commentary, **B:38** [CEA s. 31.4]
  - related provisions, **B:38** [CEA s. 31.4]
- Presumptions
  - of integrity, **B:37**, **B:38** [CEA ss. 31.3, 31.4(b)]
    - commentary, **B:37**, **B:38** [CEA s. 31.3, 31.4]

**ELECTRONIC DOCUMENTS**

—Cont'd

- Presumptions—Cont'd
  - of integrity, **B:37, B:38** [CEA ss. **31.3, 31.4(b)**]—Cont'd
    - related provisions, **B:37, B:38** [CEA s. **31.3, 31.4**]
  - secure electronic signatures, regarding, **B:38** [CEA s. **31.4**]
  - commentary, **B:38** [CEA s. **31.4**]
  - related provisions, **B:38** [CEA s. **31.4**]
- Standards, evidence of, admissible to determine admissibility of, **B:39** [CEA s. **31.5**]
- commentary, **B:39** [CEA s. **31.5**]
- related provisions, **B:39** [CEA s. **31.5**]

**ELECTRONIC SURVEILLANCE**

- Admissibility of intercepted communications, and destruction of records, **A:17** [CC s. **184.1**]
- Authorization
  - content and limitation, **A:20** [CC s. **186(4)**]
  - grounds for issuance, **A:20** [CC s. **186(1)**]
  - installation of device, **A:20** [CC s. **186(5.1)**]
  - exception for criminal organizations, **A:20** [CC s. **186(1.1)**]
  - persons designated, **A:20** [CC s. **186(5)**]
  - removal of device, **A:20** [CC ss. **186(5.1) to (5.2)**]
  - renewal of, **A:20** [CC ss. **186(5.2) to (7)**]
  - solicitor's office, **A:20** [CC s. **186(2)**]
  - terms and conditions, **A:20** [CC s. **186(3)**]
  - where not to be given, **A:20** [CC s. **186(2)**]

**ELECTRONIC SURVEILLANCE**

—Cont'd

- Installation of device, **A:20** [CC s. **186(5.1)**]
- Investigative necessity, **A:20** [CC s. **186**]
- case law, **A:20** [CC s. **186**]
- Notice and privilege in, **A:22** [CC s. **189**]
- Removal of device, **A:20** [CC ss. **186(5.1) to (5.2)**]
- Sealed packet, disclosure and editing of, **A:21** [CC s. **187**]

**EXAMINATION OF WITNESSES**

- In Canada, for purposes of foreign proceedings, see Canada Evidence Act
- Cross examination
  - bias, interest and corruption, on, **2:20**
  - case law, **2:20**
  - contradiction of denials, **2:20**
  - cross- examination to establish corruption, **2:20**
  - cross- examination to establish interest, **2:20**
  - cross-examination to establish bias, **2:20**
  - commentary, **2:20**
  - related provisions and principles, **2:20**
- character, on, **2:19**
- case law, **2:19**
- general principles, **2:19**
- commentary, **2:19**
- related provisions and principles, **2:19**
- confessions, **8:11, 8:12**
- case law, **8:11, 8:12**
- general principles, **8:12**
- joint trials, **8:12**
- jury instructions, **8:12**
- commentary, **8:12**



## EXAMINATION OF WITNESSES

## —Cont'd

- Cross examination—Cont'd
  - confessions, **8:11, 8:12**—Cont'd
    - related provisions and principles, **8:12**
  - discreditable conduct, on, **2:17, B:14 [CEA s. 12]**
  - case law, **2:17, B:14 [CEA s. 12]**
    - of accused, **2:17**
    - of defence witness, **2:17**
    - jury instructions on witnesses of unsavoury character, **2:17**
    - of non-accused witness on antecedents, **2:17**
    - of non-accused witness on mode of life, **2:17**
    - of non-accused witness on outstanding charges, **2:17**
    - of non-accused witness on results of prior proceedings, **2:17**
    - of non-accused witness to show complicity, **2:17**
  - commentary, **2:17, B:14 [CEA s. 12]**
  - jury instructions (WMCJI), **2:17**
  - related provisions and principles, **2:17, B:14 [CEA s. 12]**
- extrinsic misconduct
  - case law, **7:5**
- general principles, **2:14**
  - case law, **2:14**
    - appellate review, **2:14**
    - bad character, to show, **2:14**
    - basis for contradiction, to establish, **2:14**
    - bias and motive, on, **2:14**
    - Browne v. Dunn, rule in, **2:14**

## EXAMINATION OF WITNESSES

## —Cont'd

- Cross examination—Cont'd
  - general principles, **2:14**—Cont'd
    - case law, **2:14**—Cont'd
      - credibility—general principles, **2:14**
      - credibility—jury instructions, **2:14**
    - cross-examination of D on “theory of case,” **2:14**
    - cross-examination of D on Crown disclosure, **2:14**
    - cross-examination of D on impact of charges on D’s reputation, **2:14**
    - cross-examination of D on lifestyle, lies, and other misconduct, **2:14**
    - cross-examination of D on plea of guilty to lesser offence, **2:14**
    - cross-examination of D on previous convictions, **2:14**
    - cross-examination of D on prior acquittals, **2:14**
    - cross-examination of D on prior convictions and discharges, **2:14, 2:18**
    - cross-examination of D on prior evidence, **2:14**
    - cross-examination of D on resolution discussions, **2:14**
    - cross-examination of D, seeking comments on witnesses or subjects, **2:14**
    - cross-examination of D: and putting character in issue, **2:14**
    - cross-examination of D: failure to produce evidence, on, **2:14**
    - cross-examination of D: general principles, **2:14**

**EXAMINATION OF WITNESSES**

**—Cont'd**

Cross examination—Cont'd  
 general principles, **2:14**—Cont'd  
 case law, **2:14**—Cont'd  
     cross-examination of D:  
         solicitor-client communications, **2:14**  
     documents, on, **2:14**  
     failure or inability to complete, **2:14**  
     failure to cross-examine, effect of, **2:14**  
     failure to cross-examine:  
         rule in *Brown v. Dunn*, **2:14**  
     favourable witness, limitations on, **2:14**  
     general principles, **2:14**  
     investigative failures, to show, **2:14**  
     inviting argument, **2:14**  
     inviting comments on credibility in cross-examination, **2:14**  
     making suggestions in, **2:14**  
     party's own witness, **2:14**  
     rejection of prior testimony, on, **2:14**  
     commentary, **2:14**  
     jury instructions (WMCJI), **2:14**  
     related provisions and principles, **2:14**  
 joint trials, in, **2:15**  
     case law, **2:15**  
         evidentiary value of co-accused's evidence, **2:15**  
         general principles, **2:15**  
         statements of co-accused, on, **2:15**  
     commentary, **2:15**  
     jury instructions (WMCJI), **2:15**  
     related provisions and principles, **2:15**

**EXAMINATION OF WITNESSES**

**—Cont'd**

Cross examination—Cont'd  
 previous convictions, on, **2:18**, **B:14** [CEA s. 12]  
 case law, **2:18**, **B:14** [CEA s. 12]  
     “convicted of any offence,” **B:14** [CEA s. 12]  
     “conviction,” acquittals, **2:18**  
     “conviction,” details, **2:18**  
     “conviction,” discharges, **2:18**  
     “conviction,” foreign, **2:18**  
     “conviction,” others, of, **2:18**  
     “conviction,” pardoned, **2:18**  
     “conviction,” under appeal, **2:18**  
     “conviction,” under other statutes, **2:18**  
     “conviction,” withdrawn charges, **2:18**  
     accused witness, **2:18**  
     character in issue, when, **2:18**  
     discretion to exclude, **2:18**, **B:14** [CEA s. 12]  
     evidentiary value of prior convictions, **B:14** [CEA s. 12]  
     general principles, **2:18**, **B:14** [CEA s. 12]  
     jury instructions, **2:18**  
     other discreditable conduct, **B:14** [CEA s. 12]  
     procedure, **B:14** [CEA s. 12]  
     proof of prior convictions, **2:18**, **B:14** [CEA s. 12(1.1), (2)]  
     substantive evidence, **2:18**  
     commentary, **2:18**, **B:14** [CEA s. 12]

## EXAMINATION OF WITNESSES

## —Cont'd

- Cross examination—Cont'd
  - previous convictions, on, **2:18, B:14** [CEA s. 12]—Cont'd
  - jury instructions (WMCJI), **2:18**
  - related provisions and principles, **2:18, B:14** [CEA s. 12]
  - previous oral statements, **B:13** [CEA s. 11]
  - case law, **B:13** [CEA s. 11]
  - general principles, **B:13** [CEA s. 11]
  - jury instructions, **B:13** [CEA s. 11]
  - procedural considerations, **B:13** [CEA s. 11]
  - commentary, **B:13** [CEA s. 11]
  - related provisions and principles, **B:13** [CEA s. 11]
- prior statements, on, **2:16, B:12** [CEA s. 10]
- case law, **2:16**
  - “statement,” **2:16**
  - accused, cross-examination of, **2:16**
  - adoption of prior inconsistent statements, **2:16**
  - civil discovery evidence, **2:16**
  - confessions as prior statements, **2:16**
  - cross-examination on, **2:16**
  - evidentiary value of prior inconsistent statements, **2:16, B:12** [CEA s. 10]
  - form of statement, **B:12** [CEA s. 10]
  - general principles, **2:16, B:12** [CEA s. 10]
  - jury instructions on prior inconsistent statements, **2:16**

## EXAMINATION OF WITNESSES

## —Cont'd

- Cross examination—Cont'd
  - prior statements, on, **2:16, B:12** [CEA s. 10]—Cont'd
  - case law, **2:16**—Cont'd
  - production, **B:12** [CEA s. 10]
  - proof of prior inconsistent statements, **2:16**
  - replaying prior inconsistent statements, **2:16**
  - right to cross-examine, **B:12** [CEA s. 10]
  - statements as exhibits, **2:16**
  - commentary, **2:16, B:12** [CEA s. 10]
  - jury instructions (WMCJI), **2:16**
  - related provisions and principles, **2:16, B:12** [CEA s. 10]
- Examination-in-chief
  - adverse and hostile witnesses, **2:10, B:11** [CEA s. 9]
  - case law, **2:10, B:11** [CEA s. 9]
  - “adverse” and “hostile,” **2:10**
  - cross-examination on statement, **B:11** [CEA s. 9]
  - determination of adverse, **2:10, B:11** [CEA s. 9(1)]
  - evidentiary value of statement/testimony, **2:10, B:11** [CEA s. 9]
  - form of statement (pre-amendment authorities), **B:11** [CEA s. 9]
  - general principles, **2:10, B:11** [CEA s. 9]
  - meaning of “adverse,” **B:11** [CEA s. 9(1)]
  - prior statement, evidentiary value of, **B:11** [CEA s. 9]

**EXAMINATION OF WITNESSES**

**—Cont'd**

- Examination-in-chief—Cont'd
  - adverse and hostile witnesses, **2:10, B:11 [CEA s. 9]**
    - Cont'd
    - case law, **2:10, B:11 [CEA s. 9]**—Cont'd
    - procedural considerations, **2:10**
    - commentary, **2:10, B:11 [CEA s. 9]**
    - proof of statement, **2:10**
    - related provisions and principles, **2:10, B:11 [CEA s. 9]**
  - applications under CEA s. 9(2) [prior inconsistent statement], **2:9**
  - case law, **2:9, B:11 [CEA s. 9]**
    - evidentiary value of statement under, **B:6, B:11 [CEA s. 5, CEA ss. 9, 9(2)]**
    - form of statement, **2:9, B:11 [CEA s. 9]**
    - procedure under CEA s. 9(2), **2:9**
    - relationship between s. 9(2) and B. (K.G.), **2:9**
    - scope of permitted cross-examination, **2:9, B:11 [CEA s. 9]**
    - standard applied, **2:9**
    - statement as exhibit, **2:9**
    - commentary, **2:9, B:11 [CEA s. 9]**
    - related provisions and principles, **2:9, B:11 [CEA s. 9]**
  - credibility, bolstering, **2:7**
    - case law, **8:6**
    - “Mr. Big” confessions, **8:6**
    - general principles, **8:6**
    - oath-helping, **8:6**
    - polygraph tests, **8:6**

**EXAMINATION OF WITNESSES**

**—Cont'd**

- Examination-in-chief—Cont'd
  - credibility, bolstering, **2:7**
    - Cont'd
    - commentary, **8:6**
    - related provisions and principles, **8:6**
  - general principles, **2:5**
    - case law, **2:5**
    - contradiction by other evidence, **2:5**
    - general principles, **2:5**
    - oath and affirmation, **2:5**
    - religious beliefs, **2:5**
    - commentary, **2:5**
    - related provisions and principles, **2:5**
  - leading questions, **2:6**
    - case law, **2:6**
    - exceptions, **2:6**
    - general principles, **2:6**
    - commentary, **2:6**
    - jury instructions (WMCJI), **2:6**
    - related provisions and principles, **2:6**
  - prior consistent statements, **2:12**
    - case law, **2:12**
    - “flashbacks,” **2:12**
    - complaints, depositions, and prior descriptions, **2:12**
    - fabrication, rebutting alleged, **2:12**
    - general principles, **2:12**
    - jury instructions, **2:12**
      - general principles, **2:12**
    - prior consistent statements admitted as narrative, **2:12**
    - prior consistent statements admitted to rebut allegation of recent fabrication, **2:12**
    - narrative exception, **2:12**

**EXAMINATION OF WITNESSES****—Cont'd**

- Examination-in-chief—Cont'd
  - prior consistent statements, **2:12**
    - Cont'd
    - case law, **2:12**—Cont'd
    - polygraph, offers to take, **2:12**
    - prior consistent statements and exceptions, general principles of rule against, **2:12**
    - prior consistent statements of accused, **2:12**
    - prior identification, **2:12**
    - prior inconsistent statements, **2:12**
    - rebuttal of allegations of recent fabrication, **2:12**
    - recent complaints, **2:12**, **A:30 [CC s. 275]**
    - recent fabrication, **2:12**
    - statements as exhibits, **2:12**
    - statements of the accused, **2:12**
    - commentary, **2:12**
    - related provisions and principles, **2:12**
  - prior convictions, **2:13**
    - case law, **2:13**
    - commentary, **2:13**
    - jury instructions (WMCJI), **2:13**
    - related provisions and principles, **2:13**
  - prior inconsistent statement, see applications under CEA s 9(2)
  - prior statements as substantive evidence, **2:11**
    - case law, **2:11**
    - adoption of prior statements, **2:11**
    - conduct, to explain, **2:11**
    - identification, prior, **2:11**

**EXAMINATION OF WITNESSES****—Cont'd**

- Examination-in-chief—Cont'd
  - prior statements as substantive evidence, **2:11**—Cont'd
  - case law, **2:11**—Cont'd
  - jury instructions on prior evidence, **2:11**
  - principled hearsay statement for prior statements, **2:11**
  - purpose of cross-examination under CEA s. 9(2), **2:9**
  - relationship between s. 9(2) and B. (K.G.), **2:9**
  - statements as past recollection recorded, prior, **2:11**
  - commentary, **2:11**
  - jury instructions (WMCJI), **2:11**
  - related provisions and principles, **2:11**
- refreshing memory, **2:8**
  - case law, **2:8**
  - documents as evidence, **2:8**
  - jury instructions, **2:8**
  - past recollection recorded, **2:8**
  - procedure to refresh memory, **2:8**
  - production of aide-memoire, **2:8**
  - refreshing memory at trial, **2:8**
  - refreshing memory prior to trial, **2:8**
  - commentary, **2:8**
  - related provisions and principles, **2:8**
- Preliminary matters
  - defence case, **2:4**
  - case law, **2:4**
  - general principles, **2:4**
  - joint trials, **2:4**

**EXAMINATION OF WITNESSES**

**—Cont'd**

- Preliminary matters—Cont'd
  - defence case, **2:4**—Cont'd
    - case law, **2:4**—Cont'd
      - order of witnesses, **2:4**
    - commentary, **2:4**
    - jury instructions (WMCJI), **2:4**
    - related provisions and principles, **2:4**
  - exclusion of witnesses, **2:1**
    - case law, **2:1**
      - general principles, **2:1**
      - judicial authority to call witnesses, **2:1**
      - witnesses and religious beliefs, **2:1**
    - commentary, **2:1**
    - related provisions and principles, **2:1**
  - interpreters, **2:2**
    - case law, **2:2**
      - scope of right: communications with counsel, **2:2**
      - scope of right: persons charged, **2:2**
      - witnesses and their translations, **2:2**
    - commentary, **2:2**
    - related provisions and principles, **2:2**
  - prosecution case, **2:3**
    - case law, **2:3**
      - adverse inferences, **2:3**
      - calling of witnesses, **2:3**
      - challenging defences, **2:3**
      - conspiracy cases, **2:3**
      - cross examination of D on theory of the case, **2:14**
      - cross-examination of prosecution witnesses, **2:3**
      - failure to call witnesses, **2:3**
      - judicial authority to call witnesses, **2:3**
      - order of proof, **2:3**

**EXAMINATION OF WITNESSES**

**—Cont'd**

- Preliminary matters—Cont'd
  - prosecution case, **2:3**—Cont'd
    - case law, **2:3**—Cont'd
      - splitting case, **2:3**
      - trial judge calling witness, **2:3**
      - witness, recall of, **2:3**
      - witnesses, unfavourable, **2:3**
    - commentary, **2:3**
    - related provisions and principles, **2:3**
  - Prosecutorial disclosure
    - case law, **3:1**
      - breathalyzer records, **3:1**
      - disclosure and the right to make full answer and defence, **3:1**
      - disclosure requests and the obligation to investigate defences, **3:1**
      - evidence of bad character, **3:1**
      - experts' draft reports, **3:1**
      - form of disclosure, **3:1**
      - identification evidence, **3:1**
      - loss or destruction of evidence, **3:1**
      - obligations of defence counsel regarding disclosure requests, **3:1**
      - obligations of the prosecutor regarding scope of disclosure, **3:1**
      - police inquiries about prospective jurors, **3:1**
      - prosecutorial discretion as to the timing and content of disclosure, **3:1**
      - remedies for failed or late disclosure: new trial, **3:1**
      - scope of prosecutor's disclosure obligations: production of inventory, **3:1**
      - statements, **3:1**

**EXAMINATION OF WITNESSES****—Cont'd**

- Prosecutorial disclosure—Cont'd
  - case law, **3:1**—Cont'd
    - third party records, disclosure obligations and, **3:1**
- Re-examination, **2:21**
  - general principles, **2:21**
    - case law, **2:21**
    - commentary, **2:21**
    - credibility: general principles, **2:21**
    - credibility: jury instructions, **2:21**
    - cross-examination in re-examination, **2:21**
    - re-examination after impeachment by prior inconsistent statement, **2:21**
    - re-examination on inadmissible evidence, **2:21**
    - refreshing memory in re-examination, **2:21**
    - related provisions and principles, **2:21**
- Re-opening and reply
  - collateral facts rule, **2:24**
    - case law, **2:24**
      - exceptions, **2:24**
      - general principles, **2:24**
      - prior convictions to rebut evidence of good character, **2:24, A:109** [CC s. 666]
      - role of judicial discretion, **2:24**
      - third party motive, proof of, **2:24**
    - commentary, **2:24**
      - “collateral fact” defined, **2:24**
    - related provisions and principles, **2:24**
  - re-opening, general principles of, **2:22**
    - case law, **2:22**
    - alibi, rebuttal of, **2:23**

**EXAMINATION OF WITNESSES****—Cont'd**

- Re-opening and reply—Cont'd
  - re-opening, general principles of, **2:22**—Cont'd
    - case law, **2:22**—Cont'd
      - appellate review, **2:22**
      - character evidence, rebuttal of, **2:23**
      - conduct of defence, **2:22**
      - conviction, after, **2:22**
      - cumulative evidence in reply, **2:23**
      - exclusion order and reply witness, **2:23**
      - expert evidence in reply, **2:23**
      - general principles, **2:23**
      - joint trials, reply in, **2:23**
      - nature of evidence, **2:22**
      - prior convictions, proof of, **2:23, B:14** [CEA s. 12]
      - prior statements or complaints, proof of, **2:23**
      - prosecution’s witness, recall of, **2:22**
      - reply evidence where mental disorder or state of mind is issue, **2:23**
      - timing, **2:22**
      - commentary, **2:22**
      - related provisions and principles, **2:22**
  - reply, general principles of, **2:23**
    - case law, **2:23**
      - Collateral Facts Rule, **2:23**
      - essential elements of prosecution, **2:23**
      - unanticipated defence, **2:23**
      - commentary, **2:23**
      - related provisions and principles, **2:23**
- Surrebuttal
  - general principles, **2:25**
    - case law, **2:25**

**EXAMINATION OF WITNESSES**

**—Cont'd**

- Surrebuttal—Cont'd
  - general principles, **2:25**—Cont'd
  - commentary, **2:25**
  - related provisions and principles, **2:25**

**EXCLUSION OF OTHERWISE ADMISSIBLE EVIDENCE, DISCRETIONARY**

- Case law, **1:16**
  - admissions, **1:16**
  - after-the-fact conduct, **1:16, 1:22**
  - appellate review, **1:16**
  - defence evidence, **1:16**
  - general principles, **1:16**
  - hearsay, **1:16**
  - hypnotically-induced testimony, **1:16**
  - separately charged persons, **1:16**
- Commentary, **1:16**
- Prior convictions, cross-examination on, **2:18**
- Related provisions and principles, **1:16**

**EXPERT OPINION EVIDENCE**

- Affidavits of experts, **A:106 [CC s. 657.3]**
- Bad character of accused, **6:7**
- Character and disposition, of, **5:5**
  - case law, **5:5**
    - evidence concerning disposition, **5:5**
      - of accused: behavioural capacity, lack of, **5:5**
      - of accused: distinctive group exception, **5:5**
      - of accused: joint trials, **5:5**
      - of accused: rebuttal evidence, as, **5:5**
      - of complainant, **5:5**
      - of third party, **5:5**
    - gang membership, features of, **5:5**

**EXPERT OPINION EVIDENCE**

**—Cont'd**

- Character and disposition, of, **5:5**
  - Cont'd
    - commentary, **5:5**
    - jury instructions (WMCJI), **5:5**
    - related provisions and principles, **5:5**
- Credibility and reliability, re, **5:7**
  - case law, **5:7**
    - confessions, reliability of, re, **5:7**
    - credibility in sexual abuse cases, **5:7**
    - eyewitness identification evidence, reliability of, re, **5:7**
    - factors effecting credibility and reliability, re, **5:7**
    - hearsay statements, reliability of, re, **5:7**
    - polygraphs and related evidence, **5:7**
    - reliability of confessions, **5:7**
    - reputation evidence, **5:7**
    - truthfulness, evidence supporting, **5:7**
    - commentary, **5:7**
    - jury instructions (WMCJI), **5:7**
    - related provisions and principles, **5:7**
- Disclosure and notice, **A:106 [CC s. 657.3]**
  - related provisions and principles, **B:9, B:10 [CEA ss. 7, 8]**
- Examination of experts and hypothetical questions, **5:3, A:3 [CC s. 16]**
  - case law, **5:3**
    - cross-examination on authoritative texts, **5:3**
    - cross-examination on rejection of prior testimony, **5:3**
    - demonstrations, **5:3**
    - examination of experts, **5:3**
    - hypothetical questions, **5:3**



**EXPERT OPINION EVIDENCE****—Cont'd**

- Examination of experts and hypothetical questions, **5:3, A:3** [CC s. 16]—Cont'd
  - commentary, **5:3**
  - jury instructions (WMCJI), **5:3**
  - related provisions and principles, **5:3**
- General principles, **5:1**
  - case law, **5:1**
    - absence of exclusionary rule, **5:1**
    - admissibility, principles governing, **5:1**
    - appellate review, **5:1**
    - conditions precedent, **5:1**
      - disclosure obligations, scope of, **5:1**
    - evidentiary value of statement made to expert, **5:1**
    - experts' draft reports, disclosure of, **5:1**
    - fact v. opinion, **5:1**
    - independent research by trier of fact, **5:1**
    - jury instructions, **5:1**
    - necessity, **5:1**
    - properly qualified expert, **5:1**
    - qualification of, **5:2**
    - relevance, **5:1**
    - statement made to expert, evidentiary value of, **5:2**
    - ultimate issue rule, **5:1**
      - commentary, **5:1**
      - four criteria, **5:1**
    - jury instructions (WMCJI), **5:1**
    - related provisions and principles, **5:1**
  - Good character of accused, **6:4**
  - Hearsay rule, expert opinion evidence, and, **5:4, A:3** [CC s. 16]
    - case law, **5:4**
      - evidentiary value, general principles governing, **5:4**

**EXPERT OPINION EVIDENCE****—Cont'd**

- Hearsay rule, expert opinion evidence, and, **5:4, A:3** [CC s. 16]—Cont'd
  - case law, **5:4**—Cont'd
    - jury instructions, **5:4**
    - commentary, **5:4**
    - jury instructions (WMCJI), **5:4**
    - related provisions and principles, **5:4**
- Mental capacity or state of mind, of, **5:6**
  - case law, **5:6**
    - amnesia, **5:6**
    - basis of opinion, **5:6**
    - effect of evidence, **5:6**
    - expert opinion evidence, **5:6**
    - intoxication, **5:6**
    - normal mental state, **5:8**
    - recklessness, **5:6**
    - reliability of statements or evidence, **5:8**
    - stress, effect of, **5:6**
  - commentary, **5:6**
  - jury instructions (WMCJI), **5:6**
  - related provisions and principles, **5:6**
- Notice of, **A:106** [CC s. 657.3]
  - related provisions and principles, **B:9, B:10** [CEA ss. 7, 8]
- Opinions outside expertise, **5:2**
- Qualifications of experts, **5:2**
  - case law, **5:2**
    - qualifications of expert, **5:2**
    - subject matter of expertise, **5:2**
  - commentary, **5:2**
  - related provisions and principles, **5:2**
- Reliability of evidence, re, **5:7**
  - case law, **5:7**
    - confessions, re, **5:7**
    - eyewitness identification evidence, re, **5:7**
    - factors affecting reliability, **5:7**

**EXPERT OPINION EVIDENCE**

—Cont'd

- Reliability of evidence, re, **5:7**
  - Cont'd
  - case law, **5:7**—Cont'd
  - hearsay statements, re, **5:7**
  - commentary, **5:7**
  - related provisions and principles, **5:7**
- Reports of experts, **A:106 [CC s. 657.3]**
- Scientific evidence, new, **5:8**
  - case law, **5:8**
  - armed persons, characteristics of, **5:8**
  - battered wife syndrome, **5:8**
  - child abuse prosecutions: behaviour of abused persons, **5:8**
  - child abuse prosecutions: credibility of complainant, **5:8**
  - child abuse prosecutions: delay in/ failure of complaint, **5:8**
  - criminal profiling evidence, **5:8**
  - DNA testing, **5:8**
  - exclusion of other suspects, **5:8**
  - footprint comparison, **5:8**
  - general principles, **5:8**
  - staged crime scenes, **5:8**
  - commentary, **5:8**
  - related provisions and principles, **5:8**
- Witnesses, expert, **B:9 [CEA s. 7]**
  - case law, **B:9 [CEA s. 7]**
  - admissibility of expert evidence, **B:9 [CEA s. 7]**
  - conflicting expert evidence, **B:9 [CEA s. 7]**
  - number of witnesses, **B:9 [CEA s. 7]**
  - commentary, **B:9 [CEA s. 7]**
  - related provisions and principles, **B:9 [CEA s. 7]**

**EXTRINSIC MISCONDUCT**

- General principles, **7:5**
  - case law, **7:5**
  - cross-examination of accused on extrinsic misconduct, **7:5**
  - evidence of D's relationship with deceased: enmity, **7:5**
  - evidence of D's relationship with deceased: fear, **7:5**
  - evidence of D's relationship with deceased: hatred, **7:5**
  - evidence of D's relationship with deceased: hostility, **7:5**
  - evidence of D's relationship with deceased: prior abuse, **7:5**
  - evidence of D's relationship with deceased: prior acts of deceased, **7:5**
  - evidence of D's relationship with deceased: prior threats, **7:5**
  - evidence of extrinsic evidence to establish a motive, **7:5**
  - evidence of extrinsic misconduct and undercover operations, **7:5**
  - evidence of extrinsic misconduct as part of narrative, **7:5**
  - evidence of extrinsic misconduct to prove animus, **7:5**
  - evidence of extrinsic misconduct to prove capacity, **7:5**
  - evidence of extrinsic misconduct to prove complicity and identity, **7:5**
  - evidence of extrinsic misconduct to prove motive or an essential mental element, **7:5**

**EXTRINSIC MISCONDUCT****—Cont'd**

- General principles, **7:5**—Cont'd
- case law, **7:5**—Cont'd
  - evidence of extrinsic misconduct to prove possession of instruments of crime, **7:5**
  - evidence of extrinsic misconduct to prove unlawful agreement or purpose, **7:5**
  - evidence of extrinsic misconduct to provide context, **7:5**
  - general principles governing evidence of extrinsic misconduct, **7:5**
  - jury instructions, **7:5**
  - undercover operations, **7:5**
  - commentary, **7:5**
  - jury instructions (WMCJI), **7:5**
  - related provisions and principles, **7:5**
- see also SIMILAR ACTS

**FAILURE TO ATTEND, APPEAR OR COMPLY**

- Certificate evidence in prosecutions for, **A:9** [CC s. 145]

**FINANCIAL INSTITUTIONS, RECORDS OF**

- Generally, **1:33**
- Book or record, admissibility of, **B:32** [CEA s. 29]
  - case law, **B:32** [CEA s. 29]
  - general principles, **B:32** [CEA s. 29]
  - records, entries and copies, **B:32** [CEA s. 29]
  - commentary, **B:32** [CEA s. 29]
  - related provisions and principles, **B:32** [CEA s. 29]
- See also DOCUMENTARY EVIDENCE

**FIREARMS PROSECUTIONS, PROOF**

- Generally, **A:6** [CC ss. 117.11, 117.12, 117.13]

**FITNESS**

- Burden of proof on issues of, **A:113** [CC s. 672.32]
- Competence and, **1:3**
- Presumption of, **A:112** [CC s. 672.22]

**HANDWRITING**

- Generally, **5:11**
- Comparison, **B:10** [CEA s. 8]
  - case law, **B:10** [CEA s. 8]
  - commentary, **B:10** [CEA s. 8]
  - related provisions and principles, **B:10** [CEA s. 8]
- Proof of person certifying, **B:44** [CEA s. 33]
  - commentary, **B:44** [CEA s. 33]
  - related provisions, **B:44** [CEA s. 33]
- See also LAY OPINION EVIDENCE

**HEARSAY**

- Exceptions at common law, see also principled hearsay exceptions
  - admissions, **4:12**
  - case law, **4:12**
    - “in furtherance” requirement, **4:14**
  - admissions by response to statements or allegations, **4:12**
  - agents, admissions by, **4:12**
  - application of rule, **4:12**
  - application of rule, procedural considerations, **4:14**
  - co-conspirators, **4:14**
  - conduct, admissions by, **4:12**
  - dying declarations, **4:12**
  - implied admissions, **4:12**

**HEARSAY—Cont'd**

- Exceptions at common law, see also principled hearsay exceptions—Cont'd
- admissions, **4:12**—Cont'd
  - case law, **4:12**—Cont'd
  - jury instructions, substantive offences, **4:14**
  - participation in a conspiracy: proof of actual membership, **4:14**
  - participation in a conspiracy: proof of possible membership, **4:14**
- commentary, **4:12**
- party admissions, need for unequivocal, **4:12**
  - scope of rule, preliminary and substantive crimes, **4:14**
  - silence, admissions by, **4:12**
  - unequivocal, party admissions, **4:12**
- related provisions, **4:12**
- declarations against pecuniary or proprietary interest, **4:6**
  - commentary, **4:6**
  - related provisions and principles, **4:6**
- declarations against penal interest, **4:7**
  - case law, **4:7**
    - conditions precedent of exception, **4:7**
    - against the declarant's interest, **4:7**
    - procedural considerations, **4:7**
    - commentary, **4:7**
    - related provisions and principles, **4:7**
- declarations connected with relevant act, **4:11**
  - case law, **4:11**
    - character of premises, declarations to show, **4:11**

**HEARSAY—Cont'd**

- Exceptions at common law, see also principled hearsay exceptions—Cont'd
- declarations connected with relevant act, **4:11**—Cont'd
  - case law, **4:11**—Cont'd
  - conditions precedent of exception, **4:11**
  - declarations to prove identity, **4:11**
  - jury instructions, **4:11**
  - motive, declarations as evidence of, **4:11**
  - possession, declarations to explain, **4:11**
  - procedural considerations, **4:11**
  - commentary, **4:11**
  - jury instructions (WMCJJ), **4:11**
  - related provisions and principles, **4:11**
- declarations in course of duty, **4:8**
  - case law, **4:8**
    - conditions precedent of exception, **4:8**
    - commentary, **4:8**
    - public documents, **4:8**
    - related provisions and principles, **4:8**
- declarations in furtherance of common unlawful design, **4:14**
  - case law, **4:14**
    - “in furtherance” requirement, **4:14**
    - acts in furtherance, **4:14**
    - application of rule, conditions precedent, **4:14**
    - application of rule, procedural considerations, **4:14**
    - co-conspirators, **4:14**
    - conspiracy or unlawful purpose, proof of, **4:14**

**HEARSAY—Cont'd**

- Exceptions at common law, see also principled hearsay exceptions—Cont'd
- declarations in furtherance of common unlawful design, **4:14—Cont'd**
- case law, **4:14—Cont'd**
  - form of indictment, **4:14**
  - guilty pleas, **4:14**
  - jury instructions, conspiracy, **4:14**
  - jury instructions, substantive offences, **4:14**
  - order of proof, **4:14**
  - post-arrest words and conduct and pleas of guilty, **4:14**
  - principled hearsay exception and, **4:14**
  - rationale, underlying, **4:14**
  - scope of rule, **4:14**
- commentary, **4:14**
- jury instructions (WMCJI), **4:14**
- related provisions and principles, **4:14**
- declarations of bodily feelings and conditions, **4:9**
- case law, **4:9**
- commentary, **4:9**
- related provisions and principles, **4:9**
- declarations of mental or emotional state, **4:10**
- case law, **4:10**
  - conditions precedent, **4:10**
  - declarations of mental state as hearsay, **4:10**
  - declarations of mental state to prove motive, **4:10**
  - jury instructions, **4:10**
  - procedural considerations, **4:10**
  - statements of intention as hearsay, **4:10**

**HEARSAY—Cont'd**

- Exceptions at common law, see also principled hearsay exceptions—Cont'd
- declarations of mental or emotional state, **4:10—Cont'd**
- case law, **4:10—Cont'd**
  - statements of intention as non-hearsay, **4:10**
- commentary, **4:10**
- related provisions, **4:10**
- dying declarations, **4:5**
- case law, **4:5**
  - burden of proof, **4:4**
  - conditions precedent, **4:4**
  - jury instructions, **4:4**
  - procedural considerations, **4:4**
  - settled expectation of death, **4:5**
- commentary, **4:5**
- related provisions and principles, **4:5**
- general principles, **4:4**
- case law, **4:4**
- commentary, **4:4**
  - circumstantial probability of trustworthiness, **4:4**
  - necessity, **4:4**
- related provisions and principles, **4:4**
- prior testimony, **4:15**
- case law, **4:15**
  - conditions precedent, **4:15**
  - jury instructions, **4:15**
  - procedural considerations, need for voir dire, **4:15**
- commentary, **4:15**
- related provisions and principles, **4:15**
- spontaneous explanation, **4:12**
- case law, **4:12**
  - conditions precedent, **4:12**
  - exceptions, **4:12**
  - jury instructions, **4:12**

**HEARSAY—Cont'd**

- Exceptions at common law, see also principled hearsay exceptions—Cont'd
  - spontaneous explanation, **4:12**
  - Cont'd
  - commentary, **4:12**
  - related provisions and principles, **4:12**
- Identification of hearsay: hearsay or non-hearsay
  - general principles, **4:1**
  - case law, **4:1**
    - adoptive admissions, **4:1**
    - airline tickets, **4:1**
    - calls, disorderly house, **4:1**
    - calls, drug purchase, **4:1**
    - documents in possession rule, **4:1**
    - evidence of threats, **4:1**
    - general principles, **4:1**
    - inventory sheets and other records, **4:1**
    - investigative hearsay: admissibility and use, **4:1**
    - investigative hearsay: hearsay or non-hearsay, **4:1**
    - measurements, **4:1**
    - narrative evidence, **4:1**
    - negative results of inquires, **4:1**
    - photographs: hearsay or non-hearsay, **4:1**
    - proof of consent, **4:1**
    - statements accompanying/establishing relevant act, **4:1**
    - statements of identification, **4:1**
    - statements of intention, **4:1**
    - statements on labels, **4:1**
    - statements reflecting state of mind, **4:1**
    - statements to experts, **4:1**

**HEARSAY—Cont'd**

- Identification of hearsay: hearsay or non-hearsay—Cont'd
  - general principles, **4:1**—Cont'd
  - case law, **4:1**—Cont'd
    - statements to explain knowledge, **4:1**
    - commentary, **4:1**
    - classic hearsay situation, **4:1**
    - traditional formulation of rule, **4:1**
  - jury instructions (WMCJI), **4:1**
  - related provisions and principles, **4:1**
- hearsay by conduct, **4:3**
  - case law, **4:3**
  - commentary, **4:3**
  - jury instructions (WMCJI), **4:3**
  - related provisions and principles, **4:3**
- implied assertions as hearsay, **4:2**
  - case law, **4:2**
    - drug purchase calls, **4:2**
    - statements by alleged third party perpetrators, **4:2**
  - commentary, **4:2**
  - jury instructions (WMCJI), **4:2**
  - related provisions and principles, **4:2**
- Principled hearsay exceptions
  - general principles, **4:16**
  - case law, **4:16**
    - burden of proof, **4:16**
    - conditions precedent, **4:16**
    - jury instructions, **4:16**
    - necessity and reliability: admissibility by agreement, **4:16**
    - necessity and reliability: child declarants and complainants, **4:16**
    - necessity and reliability: general principles, **4:16**
    - necessity and reliability: prior evidence, **4:16**

**HEARSAY—Cont'd**

- Principled hearsay exceptions
  - Cont'd
  - general principles, **4:16**—Cont'd
    - case law, **4:16**—Cont'd
      - necessity and reliability:
        - prior statements, **4:16**
      - necessity and reliability:
        - public documents, **4:16**
      - necessity and reliability:
        - records, **4:16**
      - necessity and reliability:
        - third party perpetrators, **4:16**
    - presumptive inadmissibility of hearsay, **4:16**
    - principled approach and existing exceptions, relationship between, **4:16**
    - procedural considerations, **4:16**
    - commentary, **4:16**
    - jury instructions (WMCJI), **4:16**
    - related provisions and principles, **4:16**
  - necessity, principle of, **4:17**
    - case law, **4:17**
      - child hearsay declarants, and, **4:17**
      - cumulative evidence and, **4:17**
      - meaning of necessity, **4:17**
      - prior complaints, and, **4:17**
      - prior inconsistent statement cases, in, **4:17**
      - prior testimony, and, **4:17**
      - proof of necessity, **4:17**
    - commentary, **4:17**
    - related provisions and principles, **4:17**
  - reliability, principle of, **4:18**
    - case law, **4:18**
      - absence of reliability, **4:18**

**HEARSAY—Cont'd**

- Principled hearsay exceptions
  - Cont'd
  - reliability, principle of, **4:18**
    - Cont'd
    - case law, **4:18**—Cont'd
      - appellate review of reliability findings, **4:18**
      - corroborative evidence, **4:18**
      - importance requirement, **4:18**
      - meaning of reliability, **4:18**
      - proof of reliability, **4:18**
        - manner, **4:18**
        - procedural, **4:18**
        - recantations and inconsistencies, **4:18**
        - relevance of motive, **4:18**
        - substantive, **4:18**
        - videotape statements, **4:18**
      - reliability factors, **4:18**
      - reliability requirement, **4:18**
    - commentary, **4:18**
    - jury instructions (WMCJI), **4:18**
    - related provisions and principles, **4:18**
  - see also EXPERT OPINION EVIDENCE

**HYPOTHETICAL QUESTIONS**

- Generally, **5:3**
- See also EXPERT OPINION EVIDENCE

**IMPAIRMENT**

- see CONVEYANCES

**INFERENCES**

- General principles, **1:36**
  - case law, **1:36**
    - failure to call witnesses, **1:36**
    - failure to disclose evidence, **1:36**

**INFERENCES—Cont'd**

- General principles, **1:36**—Cont'd
  - case law, **1:36**—Cont'd
    - recent possession, doctrine of, **1:36**
      - explanation of accused and, **1:36**
      - general principles, **1:36**
      - jury instructions, **1:36**
      - scope of application, **1:36**
  - commentary, **1:36**
  - related provisions and principles, **1:36**
- State of mind, inference of, **1:37**
  - case law, **1:37**
    - intention, inference of, **1:37**
    - mental disorder, **1:37**
    - natural and probable consequences of acts, **1:37**
  - commentary, **1:37**
  - jury instructions (WMCJI), **1:37**
  - related provisions and principles, **1:37**
- Statutory inferences, **1:38**
  - case law, **1:38**
  - commentary, **1:38**
  - related provisions and principles, **1:38**

**JOURNALIST SOURCE  
PRIVILEGE**

- Generally, **1:49**
- See also PRIVILEGE

**JUDICIAL INTERIM RELEASE,  
EVIDENCE ON**

- Generally, **A:82 [CC s. 518]**
- Case law, **A:82 [CC s. 518]**
  - “examined ... respecting the offence,” **A:82 [CC s. 518]**
  - evidence considered credible or trustworthy, **A:82 [CC s. 518(1)(e)]**

**JUDICIAL NOTICE**

- Acts of Canada, **B:21, B:22 [CEA ss. 18, 19]**
  - case law, **1:40, B:21, B:22 [CEA ss. 18, 19]**
  - common terminology, **1:40**
  - facts, judicial notice of, **1:40**
  - foreign law, **1:40, 1:42**
  - general principles, **1:40**
  - geographical location, **1:40**
  - historical facts, **1:40**
  - independent research, **1:40**
  - law, judicial notice of, **1:40**
  - procedural practices, **1:40**
- Commentary, **1:40, B:20 to B:22 [CEA ss. 17, 18, 19]**
- Facts, judicial notice of, **1:41**
  - case law, **1:41**
    - common terminology, **1:41**
    - elements of proof, **1:41**
    - general principles, **1:40, 1:41**
    - geographic locations, **1:41**
    - historical facts, **1:41**
    - legislative vs. adjudicative facts, **1:41**
    - medical conditions, **1:41**
    - nature, matters of, **1:41**
    - scientific matters, **1:41**
  - commentary, **1:41**
  - related provisions, **1:41**
- Generally, **A:131 [CC s. 781]**
- Imperial Acts, etc., **B:20 [CEA s. 17]**
  - case law, **B:20 [CEA s. 17]**
  - commentary, **B:20 [CEA s. 17]**
  - related provisions and principles, **B:20 [CEA s. 17]**
- Imperial proclamations, etc., **B:23, B:24 [CEA ss. 20, 21]**
  - case law, **B:23, B:24 [CEA ss. 20, 21]**
  - commentary, **B:23, B:24 [CEA ss. 20, 21]**
  - related provisions and principles, **B:23, B:24 [CEA ss. 20, 21]**



**JUDICIAL NOTICE—Cont'd**

- Jury instructions (WMCJJ), **1:40**
- Law, judicial notice of, **1:42**
  - case law, **1:42**
    - foreign law, **1:42**
    - proclamations and orders-incouncil, **1:42**
    - regulations, **1:42**
  - commentary, **1:42**
- Related provisions and principles, **1:40, B:20 to B:22** [CEA ss. **17, 18, 19**]
- Statutory instruments, **B:23 to B:25** [CEA ss. **20, 21, 22**]
  - case law, **B:23, B:24** [CEA ss. **20, 21**]
  - commentary, **B:23 to B:25** [CEA ss. **20, 21, 22**]
  - related provisions and principles, **B:23 to B:25** [CEA ss. **20, 21, 22**]

**JUDICIAL PROCEEDINGS, EVIDENCE OF**

- Generally, **B:26** [CEA s. **23**]

**JURY**

- Instructions re evidentiary rulings, **1:15**
- Instructions re failure of accused to testify, **B:5** [CEA s. **4**]
- Instructions re good character, **6:1**
- Instructions re right to silence, **9:4**
- Sequestration of jurors, **A:93** [CC s. **647**]

**JUSTICE SYSTEM PARTICIPANTS**

- Exclusion of public to protect, **A:68** [CC s. **486(1)**]

**LAWYER-CLIENT COMMUNICATION PRIVILEGE**

- Generally, **1:44, A:80** [CC s. **488.1**]
- See also PRIVILEGE

**LAY OPINION EVIDENCE**

- General principles, **5:9**
  - case law, **5:9**
    - confessions, truth of, **5:9, 5:12**
    - credibility, re, **5:9, 5:10**
    - crime scene observations, **5:9**
    - demeanor, **5:10**
    - disappearance of deceased, about, **5:9**
    - equipment, nature of, **5:9**
    - footprints, about, **5:9**
    - general principles, **5:9**
    - identification, **5:10**
    - intoxication evidence, **5:9**
    - physical condition, re, **5:9**
    - valuation evidence, **5:9**
  - commentary, **5:9**
  - related provisions and principles, **5:9**
- Handwriting, of, **5:11**
  - case law, **5:11**
    - jury comparisons, **5:11**
    - jury instructions, **5:11**
    - qualifications, **5:11**
    - standard of proof, **5:11**
  - commentary, **5:11**
  - related provisions and principles, **5:11**
- Identity, of, **5:10**
  - case law, **5:10; B:23, B:24** [CEA ss. **20, 21**]
    - descriptions re identity, **5:10**
    - dock identification, **5:10**
    - eyewitness identification, **5:10**
    - general principles, **5:10**
    - hearsay rule, **5:10**
    - identification parades, **5:10**
    - jury instructions, **5:10**
    - out of court identification and hearsay rule, **5:10**
    - photographs, eyewitnesses and, **5:10**
  - recognition evidence: general principles, **5:10**

**LAY OPINION EVIDENCE**

—Cont'd

- Identity, of, **5:10**—Cont'd
  - case law, **5:10; B:23, B:24** [CEA ss. **20, 21**]—Cont'd
  - recognition evidence:
    - procedural considerations, **5:10**
  - videotape identification on, **5:10**
  - visual identification, jury instructions re: general, **5:10**
  - visual identification, jury instructions re: in-court identification, **5:10**
  - visual identification, jury instructions re: recognition, **5:10**
  - visual identification, jury instructions re: Turnbull approach, **5:10**
  - visual identification, jury instructions re: weaknesses, specific, **5:10**
  - voice identification, **5:10**
  - voice identification: means of proof, **5:10**
- commentary, **5:10; B:23, B:24** [CEA ss. **20, 21**]
- jury instructions (WMCJI), **5:10**
- related provisions and principles, **5:10; B:23, B:24** [CEA ss. **20, 21**]
- Mental capacity or state of mind, of, **5:12**
  - case law, **5:12**
  - commentary, **5:12**
  - related provisions and principles, **5:12**

**MAPS, MODELS, DUPLICATES AND DIAGRAMS**

- Generally, **1:27**
- See also REAL EVIDENCE

**MATERIALITY**

- Case law, **1:13**
  - general principles, **1:13**
- Commentary, **1:13**
- Related provisions and principles, **1:13**

**MENTAL DISORDER**

- Burden of proof on issues of fitness, **A:113** [CC s. **672.32**]
- Fitness, presumption of, **A:112** [CC s. **672.22**]
- Proof of, **A:3** [CC s. **16**]
  - see also EXPERT OPINION EVIDENCE
- Witness whose capacity is in question, **B:17** [CEA s. **15**]

**OATHS**

- Children under 14 years of age, **B:19** [CEA s. **16.1**]
- Taken abroad
  - admissibility of related documents, **B:89** [CEA s. **54**]
  - commentary, **B:89** [CEA s. **54**]
  - related provisions, **B:89** [CEA s. **54**]
- deemed validity, **B:88** [CEA s. **53**]
  - commentary, **B:88** [CEA s. **53**]
  - related provisions, **B:88** [CEA s. **53**]
- persons authorized to administer, **B:87** [CEA s. **52**]
  - commentary, **B:87** [CEA s. **52**]
  - related provisions, **B:87** [CEA s. **52**]
- Who may administer, **B:15, B:16, B:87** [CEA ss. **13, 14, 52**]
  - case law, **B:15, B:16** [CEA s. **13, 14**]
  - incompetent to take oath, **B:15, B:16** [CEA ss. **13, 14**]
  - commentary, **B:15, B:16, B:87** [CEA s. **13, 14, 52**]

**OATHS—Cont'd**

Who may administer, **B:15, B:16, B:87** [CEA ss. 13, 14, 52]

—Cont'd

related provisions and principles, **B:15, B:16, B:87** [CEA s. 13, 14, 52]

**OPINION**

see EXPERT OPINION EVIDENCE, see LAY OPINION EVIDENCE

**PARLIAMENTARY****LEGISLATIVE AUTHORITY**

Generally, **B:75** [CEA s. 40]

Case law, **B:75** [CEA s. 40]

commentary, **B:75** [CEA s. 40]

general principles, **B:75** [CEA s. 40]

related provisions and principles, **B:75** [CEA s. 40]

specific applications, **B:75** [CEA s. 40]

**PEACE BOND, CONDITIONS OF**

Certificate evidence in breach proceedings, **A:140** [CC s. 811.1]

Provide samples for testing designations re sampling, **A:138** [CC ss. 810.3(1) to (3)]

destruction of samples, **A:138** [CC s. 810.3(4)]

notice of sampling at regular intervals, **A:138** [CC s. 810.3(6)]

prohibited disclosure and uses, **A:139** [CC s. 810.4]

at regular intervals, **A:134, A:138** [CC ss. 810(3.02)(c), 810.3(6)]

regulations re, **A:138** [CC s. 810.3(5)]

on request, **A:134** [CC s. 810(3.02)(b)]

restriction, **A:138** [CC s. 810.3(3)]

**PEACE BOND, CONDITIONS OF**

—Cont'd

see also RECOGNIZANCE, CONDITIONS OF

**PHOTOGRAPHS**

Generally, **1:24, A:81** [CC s. 491.2]

Print admissible in evidence, **B:34** [CEA s. 31]

case law, **B:34** [CEA s. 31]

“government,” **B:34** [CEA s. 31]

conditions precedent, **B:34** [CEA s. 31]

general principles, **B:34** [CEA s. 31]

commentary, **B:34** [CEA s. 31]

related provisions and principles, **B:34** [CEA s. 31]

See also REAL EVIDENCE

**POLICE INFORMER PRIVILEGE**

Generally, **1:48**

See also PRIVILEGE

**POSSESSION OF PROPERTY**

Proof of theft in possession cases, **A:105** [CC s. 657.2]

**PRELIMINARY INQUIRY**

Absconding accused at, **A:87** [CC s. 544]

Accused's statement of, evidence of, **A:103** [CC s. 657]

Confessions at, **A:86** [CC s. 542]

case law, **A:86** [CC s. 542]

voluntariness of statement and its determination, **A:86** [CC s. 542]

Defence evidence at, **A:85** [CC s. 541]

case law, **A:85** [CC s. 541]

opportunity to call witnesses, **A:85** [CC ss. 541(3), (4)]

repetition of address, **A:85** [CC s. 541(1)]

**PRELIMINARY INQUIRY**

**—Cont'd**

- Evidence at, **A:84** [CC s. 540]
  - case law, **A:84** [CC s. 540(1)(a)]
  - cross-examination, **A:84** [CC s. 540(1)(a)]
  - documents, production of, **A:84** [CC s. 540]
  - evidence at the inquiry, **A:84** [CC s. 540]
  - recording evidence, **A:84** [CC s. 540]
- Evidence previously taken at, **A:118** [CC s. 715]
  - case law, **A:118** [CC s. 715]
  - absent from Canada, **A:118** [CC s. 715]
  - application of s. 715(1), **A:118** [CC s. 715]
  - Charter considerations, **A:118** [CC s. 715]
  - common law rules and, **A:118** [CC s. 715]
  - cross-examine, full opportunity to, **A:118** [CC s. 715(1)]
  - exclusion of evidence, **A:118** [CC s. 715]
  - jury instructions, **A:118** [CC s. 715]
  - refusal to testify, **A:118** [CC s. 715]
  - scope of section, **A:118** [CC s. 715]
- Powers of court, **A:83** [CC s. 537]

**PRESUMPTIONS**

- General principles, **1:39**
  - case law, **1:39**
  - general principles, **1:39**
  - incapacity, presumption of, **1:39**
  - regularity, presumption of, **1:39**
  - statutory presumptions:
    - Charter considerations, **1:39**

**PRESUMPTIONS—Cont'd**

- General principles, **1:39**—Cont'd
  - case law, **1:39**—Cont'd
  - truthfulness, presumption of, **1:39**
- commentary, **1:39**
- irrebuttable presumption of law, **1:39**
- presumption of fact, **1:39**
- rebuttable presumption of law, **1:39**
- related provisions and principles, **1:39**

**PREVIOUS CONVICTION, PROOF OF**

- Case law, **A:110** [CC s. 667]
- Charter considerations, **A:110** [CC s. 667]
- general principles, **A:103** [CC s. 657]

**PRIVILEGE**

- Banking information, in, **1:43, A:71** [CC ss. 487.013, 487.016]
- Diplomatic immunity, **1:43**
- Family counselling, re, **1:46**
- General principles
  - case law, **1:43**
  - specific privileges: banking information, **1:43**
  - specific privileges: diplomatic immunity, **1:43**
  - specific privileges: doctor-patient communications, **1:43**
  - specific privileges: implied undertaking rule, **1:43**
  - specific privileges: journalist-confidential source communications, **1:43**
  - specific privileges: MLAs, **1:43**
  - specific privileges: plea negotiation discussions, **1:43**

**PRIVILEGE—Cont'd**

## General principles—Cont'd

case law, **1:43**—Cont'dspecific privileges: reconciliation attempts, **1:43**specific privileges: settlement privilege, **1:43**specific privileges: social work files, **1:43**specific privileges: spiritual advisors, **1:43**waiver: the requirements, **1:43**commentary, **1:43**Journalistic source, **1:49**case law, **1:49**appeal, rights of, **1:49**disclosure applications, **1:49**general principles, **1:49**Lawyer-client communication privilege, **1:44, A:80 [CC s. 488.1]**case law, **1:44, A:80 [CC s. 488.1]**assertion of claim, **1:44**Charter considerations, **A:80 [CC s. 488.1]**disclosure, **1:48**duration of privilege, **1:44**duty to advise, **1:44**essential elements, **1:44**exceptions, **1:44**allegations of professional misconduct, **1:44**Crown counsel advice, **1:44**expert testimony, **1:44**in furtherance of crime, **1:44**innocence at stake, **1:44**public safety, **1:44**facts and communications, **1:44**joint representation, and, **1:44**legal aid and agents, **1:44**limitations on privilege, **1:44**loyalty and confidentiality, **1:44**mischief exception, **1:48****PRIVILEGE—Cont'd**Lawyer-client communication privilege, **1:44, A:80 [CC s. 488.1]**

—Cont'd

case law, **1:44, A:80 [CC s. 488.1]**—Cont'dnature of privilege, **1:44**non-payment of fees, **1:44**procedural considerations, **1:44**asserting claim, **1:44**challenging disclosure orders, **1:48**search warrants: applications and execution, **1:44**setting aside privilege, **1:44**prosecutors and in-house counsel, **1:44**relationship with other privileges, **1:44**reporting letters, **1:44**

scope of protection

experts, **1:44**third parties and privilege, **1:44**third parties' information, **1:44**waiver, **1:44**commentary, **1:44**related provisions and principles, **1:44**Legislative privilege, **1:43**Litigation privilege, **1:44**Marital communication privilege, **1:45**case law, **1:45**competence, compellability and privilege, **1:45, B:5 [CEA s. 4]**intercepted private communications, privilege and, **1:45**jury instructions, **1:45**third parties, privilege and, **1:45**commentary, **1:45**

**PRIVILEGE—Cont'd**

- Marital communication privilege, **1:45**—Cont'd
  - related provisions and principles, **1:45**
- MLA's, of, **1:43**
- Other confidential relationships, **1:46**
  - case law, **1:46**
    - doctor-patient communications, **1:46**
    - family counselling, **1:46**
    - journalist-confidential source communications, **1:46**
    - physiotherapist-patient, **1:46**
    - plea negotiation discussions, re, **1:43, 1:46**
    - probation officers, **1:46**
    - psychiatrist-patient, **1:46**
    - psychologist-patient, **1:46**
    - reconciliation attempts, **1:43, 1:46**
    - religious advisors, **1:46**
    - commentary, **1:46**
    - related provisions and principles, **1:46**
- Physiotherapist-patient, **1:46**
- Plea negotiation discussions, re, **1:43, 1:46**
- Police informer privilege, **1:48**
  - case law, **1:48**
    - “innocence at stake” exception, **1:48**
    - appellate rights, **1:48**
    - Charter considerations, **1:48**
    - conduct of proceedings and, **1:48**
    - duration of privilege: death of the informer, **1:48**
    - duty to protect the privilege, **1:48**
    - essential elements of, **1:48**
    - exceptions, **1:48**
    - general principles, **1:48**
    - holder of privilege, **1:48**

**PRIVILEGE—Cont'd**

- Police informer privilege, **1:48**
  - Cont'd
    - case law, **1:48**—Cont'd
      - informant status, proof of, **1:48**
      - informers and police agents, **1:48**
      - judicial discretion and, **1:48**
      - observation post privilege, **1:48**
      - procedure to challenge disclosure orders, **1:48**
      - procedure to determine, **1:48**
      - proof of the police-informer relationship, **1:48**
      - relationship with other privileges, **1:48**
      - scope of privilege, **1:48**
      - waiver of, **1:48**
    - commentary, **1:48**
    - related provisions and principles, **1:48**
- Potentially injurious information, see sensitive information
- Probation officers, **1:46**
- Psychiatrist-patient, **1:46**
- Psychologist-patient, **1:46**
- Public interest immunity, see specified public interest
- Queen's Privy Council, objection relating to confidence of, **B:73 [CEA s. 39]**
  - case law, **B:73 [CEA s. 39]**
  - certification, **B:73 [CEA s. 39]**
  - constitutional considerations, **B:73 [CEA s. 39]**
  - general principles, **B:73 [CEA s. 39]**
  - review of certification, **B:73 [CEA s. 39]**
  - scope of protection, **B:73 [CEA s. 39]**
  - waiver, **B:73 [CEA s. 39]**
  - commentary, **B:73 [CEA s. 39]**
  - related provisions and principles, **B:73 [CEA s. 39]**

**PRIVILEGE—Cont'd**

- Reconciliation attempts, re, **1:43, 1:46**
- Religious advisors, **1:46**
- Sensitive information
  - agreement to disclose, **B:57, B:58 [CEA ss. 38.031, 38.04(6) to (7)]**
  - commentary, **B:57 [CEA s. 38.031]**
  - related provisions and principles, **B:57 [CEA s. 38.031]**
- appeals from orders concerning, **B:58, B:63 to B:66 [CEA ss. 38.04(7), 38.09, 38.1, 38.11, 38.12]**
- case law, **B:63 [CEA s. 38.09]**
  - scope of review, **B:63 [CEA s. 38.09]**
  - standard of review, **B:63 [CEA s. 38.09]**
  - commentary, **B:58, B:63 to B:66 [CEA ss. 38.04, 38.09, 38.1, 38.11, 38.12]**
  - related provisions and principles, **B:58, B:63 to B:66 [CEA ss. 38.04, 38.09, 38.1, 38.11, 38.12]**
- applications to Federal Court re
  - Attorney General of Canada, by, **B:58 [CEA s. 38.04(1)]**
  - case law, **B:58 [CEA s. 38.04]**
  - constitutionality, **B:58 [CEA s. 38.04]**
  - commentary, **B:56, B:58, B:65, B:66 [CEA ss. 38.03, 38.04, 38.11, 38.12]**
  - confidentiality of, **B:58 [CEA s. 38.04(4)]**
  - evidence admissible to determine, **B:60 [CEA s. 38.06(3.1)]**
  - ex parte representations, **B:65 [CEA s. 38.11(2), (3)]**

**PRIVILEGE—Cont'd**

- Sensitive information—Cont'd
  - applications to Federal Court re
    - Cont'd
      - general, **B:58 [CEA s. 38.04(2)]**
      - procedure, **B:58 [CEA s. 38.04(5)]**
      - protective order, **B:66 [CEA s. 38.12]**
      - commentary, **B:66 [CEA s. 38.12]**
      - related provisions and principles, **B:66 [CEA s. 38.12]**
    - related provisions and principles, **B:56, B:58, B:65, B:66 [CEA ss. 38.03, 38.04, 38.11, 38.12]**
  - special rules, **B:65 [CEA s. 38.11(1), (1.1)]**
    - case law: Charter considerations, **B:65 [CEA s. 38.11]**
    - commentary, **B:65 [CEA s. 38.11]**
    - related provisions and principles, **B:65 [CEA s. 38.11]**
  - termination, **B:58 [CEA s. 38.04(7)]**
  - authorization by Attorney General of Canada, **B:56 [CEA s. 38.03]**
  - commentary, **B:56 [CEA s. 38.03]**
  - related provisions and principles, **B:56 [CEA s. 38.03]**
- certificate prohibiting disclosure, **B:67, B:68, B:72 [CEA ss. 38.13, 38.131, 38.17]**
- annual report re, **B:72 [CEA s. 38.17]**
- commentary, **B:67, B:68 [CEA ss. 38.13, 38.131]**

**PRIVILEGE—Cont'd**

Sensitive information—Cont'd  
 certificate prohibiting disclosure, **B:67, B:68, B:72** [CEA ss. **38.13, 38.131, 38.17**]  
 —Cont'd  
 related provisions and principles, **B:67, B:68** [CEA ss. **38.13, 38.131**]  
 review of certificate, **B:68** [CEA s. **38.131**]  
 court records, **B:58, B:66** [CEA ss. **38.04(4), 38.12(2)**]  
 definitions, **B:53** [CEA s. **38**]  
 commentary, **B:53** [CEA s. **38**]  
 related provisions and principles, **B:53** [CEA s. **38**]  
 disclosure order, **B:60 to B:62** [CEA ss. **38.06, 38.07, 38.08**]  
 case law, **B:60** [CEA s. **38.06**]  
 release of information, **B:60** [CEA s. **38.06**]  
 review, **B:60** [CEA s. **38.06**]  
 standard to be applied, **B:60** [CEA s. **38.06**]  
 commentary, **B:60 to B:62** [CEA ss. **38.06, 38.07, 38.08**]  
 related provisions and principles, **B:60 to B:62** [CEA ss. **38.06, 38.07, 38.08**]  
 disclosure prohibited, **B:55, B:60** [CEA ss. **38.02, 38.06(3)**]  
 commentary, **B:55** [CEA s. **38.02**]  
 order confirming prohibition, **B:60, B:61** [CEA ss. **38.06(3), 38.07**]  
 related provisions and principles, **B:55** [CEA s. **38.02**]  
 entities, designated, **B:54, B:55** [CEA ss. **38.01(6), (8), 38.02(1.1)**]

**PRIVILEGE—Cont'd**

Sensitive information—Cont'd  
 fiat of Attorney General taking over prosecution, **B:70, B:72** [CEA ss. **38.15, 38.17**]  
 annual report re, **B:72** [CEA s. **38.17**]  
 commentary, **B:70** [CEA s. **38.15**]  
 related provisions and principles, **B:70** [CEA s. **38.15**]  
 limitation periods for appeals, **B:63, B:64** [CEA ss. **38.09(2), 38.1**]  
 commentary, **B:64** [CEA s. **38.1**]  
 related provisions and principles, **B:64** [CEA s. **38.1**]  
 military proceedings, in, **B:54, B:56** [CEA ss. **38.01(5), 38.03(2)**]  
 notice to Attorney General of Canada, **B:54 to B:56** [CEA ss. **38.01, 38.02(1.1) to (2), 38.03(3)**]  
 commentary, **B:54** [CEA s. **38.01**]  
 exceptions, **B:54, B:55** [CEA ss. **38.01(6) to (8), 38.02(2)**]  
 related provisions and principles, **B:54** [CEA s. **38.01**]  
 regulations concerning, power to make, **B:71** [CEA s. **38.16**]  
 commentary, **B:71** [CEA s. **38.16**]  
 related provisions and principles, **B:71** [CEA s. **38.16**]  
 report relating to proceedings, **B:59** [CEA s. **38.05**]  
 review of orders concerning, automatic, **B:62, B:58** [CEA ss. **38.08, 38.04(7)**]



**PRIVILEGE—Cont'd**

Sensitive information—Cont'd  
 right to fair trial, protection of,  
 and, **B:69** [CEA s. 38.14]  
 case law  
   authority of trial judge, **B:69**  
   [CEA s. 38.14]  
   Charter considerations, **B:69**  
   [CEA s. 38.14]  
   general principles, **B:69**  
   [CEA s. 38.14]  
 commentary, **B:69** [CEA s.  
**38.14**]  
 related provisions and  
 principles, **B:69** [CEA s.  
**38.14**]

Specified public interest  
 appeals of orders relating to,  
**B:50, B:51** [CEA ss. 37.1,  
**37.2**]  
 case law: procedural issues,  
**B:50** [CEA s. 37.1]  
 commentary, **B:50, B:51**  
 [CEA ss. 37.1, 37.2]  
 related provisions, **B:50, B:51**  
 [CEA ss. 37.1, 37.2]  
 case law, **1:47, B:49, B:50** [CEA  
 ss. 37, 37.1]  
 Charter considerations, **B:49**  
 [CEA s. 37]  
 general principles, **1:47, B:49**  
 [CEA s. 37]  
 nature of proceeding, **B:49**  
 [CEA s. 37]  
 notice, **1:47**  
 preliminary inquiry, claim at,  
**1:47**  
 procedural considerations,  
**1:47, B:49** [CEA s. 37]  
 procedural issues, **B:50** [CEA  
 s. 37.1]  
 relationship with other privi-  
 leges, **1:47**  
 scope of immunity, **1:47**  
 status to object, **B:49** [CEA s.  
**37**]

**PRIVILEGE—Cont'd**

Specified public interest—Cont'd  
 commentary, **1:47, B:48 to B:52**  
 [CEA ss. 36.1, 37 to 37.3]  
 disclosure order, **B:49, B:52**  
 [CEA ss. 37(4.1) to (5), (8)  
 to (9), 37.3]  
 limitation periods for appeals and  
 objections, **B:49 to B:51**  
 [CEA ss. 37(4), 37.1(2),  
 37.2]  
 objection to disclosure of, **B:49**  
 [CEA s. 37(1)]  
   application to Federal Court  
   for determination, **B:49**  
   [CEA ss. 37(3)(a)]  
   body other than superior court,  
   to, **B:49** [CEA s. 37(3)]  
   evidence admissible to  
   determine, **B:49** [CEA ss.  
   37(6.1), (9)]  
   obligation of court, person or  
   body, **B:49** [CEA s.  
   37(1.1)]  
   right to fair trial, protection of,  
   **B:52** [CEA s. 37.3]  
   commentary, **B:52** [CEA s.  
   37.3]  
   related provisions, **B:52**  
   [CEA s. 37.3]  
   superior court, to, **B:49** [CEA  
   ss. 37(2), 37(3)(b)]  
   when determination effective,  
   **B:49** [CEA s. 37(7)]  
 prohibition order, **B:49** [CEA s.  
**37(6)**]  
 related provisions and principles,  
**1:47, B:48 to B:52** [CEA ss.  
**36.1, 37 to 37.3**]  
 right to fair trial, protection of,  
**B:52** [CEA s. 37.3]  
 commentary, **B:52** [CEA s.  
**37.3**]  
 related provisions, **B:52** [CEA  
 s. 37.3]

**PROBATION ORDER,  
CONDITIONS OF**

- Abstain from alcohol or drugs,  
**A:125 [CC s. 732.1(3)(c)]**
- Certificate evidence in breach  
proceedings, **A:123, A:124**  
**[CC ss. 729, 729.1]**
- Provide samples for testing  
designations re sampling, **A:125**  
**[CC ss. 732.1(8) to (10)]**
- destruction of samples, **A:125**  
**[CC s. 732.1(11)]**
- notice of sampling at regular  
intervals, **A:125 [CC s.**  
**732.1(7)]**
- prohibited disclosure and uses,  
**A:126 [CC s. 732.11]**
- at regular intervals, **A:125 [CC**  
**ss. 732.1(3)(c.2), 732.1(7)]**
- regulations re, **A:125 [CC s.**  
**732.1(12)]**
- on request, **A:125 [CC s.**  
**732.1(3)(c.1)]**
- restriction, **A:125 [CC s.**  
**732.1(10)]**

**PROCEEDS OF CRIME**

- “designated offence” defined, **A:61**  
**[CC s. 462.3(1); Can. Reg.**  
**2002 to 63 generally]**
- Net worth, inference from, **A:63**  
**[CC s. 462.39]**

**PRODUCTION ORDERS**

- see **CRIMINAL CODE**, see —pro-  
duction orders

**PROTECTED STATEMENTS**

- Case law
- exception of, **A:111 [CC ss.**  
**672.21(3)(f), 672.21]**
- general principles, **A:111 [CC s.**  
**672.21]**

**PUBLIC AND JUDICIAL  
DOCUMENTS**

- Generally, **1:32**

**PUBLIC AND JUDICIAL  
DOCUMENTS—Cont'd**

- Certified copies, **B:27 [CEA s. 24]**
- case law, **B:27 [CEA s. 24]**
- commentary, **B:27 [CEA s. 24]**
- related provisions and principles,  
**B:27 [CEA s. 24]**
- See also **CANADA EVIDENCE**  
**ACT and DOCUMENTARY**  
**EVIDENCE**

**PUBLIC INTEREST**

- see **PRIVILEGE**

**PUBLICATION BANS**

- Generally, **A:68 [CC s. 486]**

**PUBLICATION RESTRICTIONS**

- Child pornography, **A:68 [CC s.**  
**486.4(3)]**
- Conditions, **A:68 [CC s. 486.5(8)]**
- Factors, **A:68 [CC s. 486.5(7)]**
- Inform, duty to, **A:68 [CC s.**  
**486.4(3.2), 486.5(8.2)]**
- Inquiry by court, **A:68 [CC s.**  
**486.4(3.1)]**
- Judge or justice, duties of, **A:68**  
**[CC s. 486.5(5.1), (8.2)]**
- Limitations, **A:68 [CC ss. 486.4(4),**  
**(5), 486.5(3), (3.1)]**
- Offence, **A:68 [CC s. 486.6(1)]**
- Other witnesses, **A:71 [CC s.**  
**486.5(1)]**
- Prohibitions, **A:68 [CC s. 486.5(9)]**
- Prosecutions, **A:68 [CC s. 486.6]**
- Revocations, **A:68 [CC s. 486.51]**
- Sexual offences, **A:68 [CC s.**  
**486.4(1)]**
- Variations, **A:68 [CC s. 486.51]**
- Victims, **A:68 [CC s. 486.4(5),**  
**486.5(1), (3.1)]**

**REAL EVIDENCE**

- Audio recording, **1:25**
- case law, **1:25**
- admissibility issues, **1:25**

**REAL EVIDENCE—Cont'd**

- Audio recording, **1:25**—Cont'd
  - case law, **1:25**—Cont'd
    - audio recordings as proof of conspiracy, **1:25**
    - demeanour evidence, **1:23**
    - evidentiary value, **1:25**
    - foreign language recordings, **1:25**
    - jury use and instructions, **1:25**
    - transcripts, **1:25**
    - voice identification: general principles, **1:25**
    - voice identification: means of proof, **1:25**
    - voice identification: standard of proof, **1:25**
  - commentary, **1:25**
  - jury instructions (WMCJI), **1:25**
  - related provisions and principles, **1:26**
- Demonstrations, **1:28**
  - case law, **1:28**
  - demonstrations, **1:28**
  - video re-enactments, **1:28**
  - commentary, **1:28**
  - related provisions and principles, **1:28**
- General principles, **1:23**
  - case law, **1:23**
  - continuity of physical evidence, **1:23**
  - exhibits, jury use of, **1:23**
  - general principles, **1:23**
  - public access to exhibits, **1:23**
  - scientific testing, release of exhibits for, **1:23**
  - voir dire, exhibits on, **1:23**
  - commentary, **1:23**
  - jury instructions (WMCJI), **1:23**
  - related provisions and principles, **1:23**
- Maps, models, duplicates and diagrams, **1:27**
  - commentary, **1:27**

**REAL EVIDENCE—Cont'd**

- Maps, models, duplicates and diagrams, **1:27**—Cont'd
  - jury instructions, specimen, **1:27**
  - related provisions and principles, **1:27**
- Photographs, **1:24**
  - case law, **1:24**
  - photographs, **1:24**
  - photographs of deceased and crime scenes, **1:24**
  - police sketches, **1:24**
  - x-rays, **1:24**
  - commentary, **1:24**
  - jury instructions (WMCJI), **1:24**
  - related provisions and principles, **1:24**
- Video recording, **1:26**
  - case law, **1:26**
  - admissibility issues, **1:26**
  - identification from videotapes, **1:26**
  - jury use and instructions, **1:26**
  - commentary, **1:26**
  - jury instructions (WMCJI), **1:26**
  - related provisions and principles, **1:26**
- Views, **1:29**
  - case law, **1:29**
  - judge alone trials, **1:29**
  - presence of accused, **1:29**
  - timing, **1:29**
  - commentary, **1:29**
  - related provisions and principles, **1:29**
- RECENT POSSESSION, DOCTRINE OF**
  - Generally, **1:36, A:44, A:49** [CC ss. 348, 354]
- RECOGNIZANCE, CONDITIONS OF**
  - Certificate evidence in breach proceedings, **A:140** [CC s. 811.1]

**RECOGNIZANCE, CONDITIONS OF—Cont'd**

Certificate of default, **A:130** [CC s. 770]

Provide samples for testing designations re sampling, **A:138** [CC ss. 810.3(1) to (3)]

destruction of samples, **A:138** [CC s. 810.3(4)]

notice of sampling at regular intervals, **A:138** [CC s. 810.3(6)]

prohibited disclosure and uses, **A:139** [CC s. 810.4]

at regular intervals  
criminal organization offence, **A:135, A:138** [CC ss. 810.01(4.1)(g), 810.3(6)]

intimidation offence, **A:135, A:138** [CC ss. 810.01(4.1)(g), 810.3(6)]

serious personal injury offence, **A:137, A:138** [CC ss. 810.2(4.1)(g), 810.3(6)]

sexual offence, **A:136, A:138** [CC ss. 810.1(3.02)(i), 810.3(6)]

terrorism offence, **A:135, A:138** [CC ss. 810.01(4.1)(g), 810.3(6)]

regulations re, **A:138** [CC s. 810.3(5)]

on request  
criminal organization offence, **A:135** [CC s. 810.01(4.1)(g)]

intimidation offence, **A:135** [CC s. 810.01(4.1)(g)]

serious personal injury offence, **A:137** [CC s. 810.2(4.1)(f)]

sexual offence, **A:136** [CC s. 810.1(3.02)(h)]

terrorism offence, **A:135** [CC s. 810.01(4.1)(g)]

restriction, **A:138** [CC s. 810.3(3)]

**RECOGNIZANCE, CONDITIONS OF—Cont'd**

see also PEACE BOND, CONDITIONS OF

**RECOGNIZANCE, DEFAULT ON**

Certificate of, **A:130** [CC s. 770]

**RELEVANCE**

Case law, **1:12**

general principles, **1:12**

relevance of earlier proceedings, **1:12**

Commentary, **1:12**

Related provisions and principles, **1:12**

**RIGHT TO COUNSEL**

see CHARTER RIGHTS

**RIGHT TO SILENCE**

see CHARTER RIGHTS

**SELF-CRIMINATION, RIGHT AGAINST**

Canada Evidence Act, **B:6, B:85** [CEA ss. 5, 50]

case law, **B:6** [CEA s. 5]

border questioning, **9:8**

Charter considerations, **B:6** [CEA s. 5]

comments on failure to testify, **9:8**

jury instructions, **B:6** [CEA s. 5]

objection to answer, **B:6** [CEA s. 5(2)]

privilege against self-crimination, **B:6** [CEA s. 5(1)]

scope of section, **B:6** [CEA s. 5]

statutory compulsion and, **9:8**

commentary, **B:6, B:85** [CEA ss. 5, 50]

related provisions and principles, **B:6, B:85** [CEA ss. 5, 50]

**SELF-CRIMINATION, RIGHT AGAINST—Cont'd**

- Charter rights, **9:8**
- case law, **9:8**
  - cross-examination on prior testimony, **9:8**
  - general principles (Charter), **9:8**
  - general principles (common law), **9:8**
  - incriminating questions privilege at common law, **9:8**
- commentary, **9:8**
- related provisions and principles, **9:8**
- witnesses, by, **9:9**

**SEXUAL OFFENCE PROSECUTIONS**

- Character of complainant, **6:11**
- Corroboration in, **A:29** [CC s. 274]
  - case law, **A:29** [CC s. 274]
    - Charter considerations, **A:29** [CC s. 274]
    - corroboration, **A:29** [CC s. 274]
    - requirement of caution, **A:29** [CC s. 274]
- Other sexual activity of complainant, **A:31** [CC s. 276]
  - case law, **A:31** [CC s. 276]
    - consent, apprehended, **6:11**
    - context, to provide, **6:11**
    - narrative, as, **6:11**
    - principles governing admissibility, **A:31** [CC s. 276]
    - procedure to determine admissibility, **A:31** [CC s. 276]
    - sexual activity, evidence of, **A:31** [CC s. 276]
- Production and disclosure of records, **A:33** [CC ss. 278.1 to 278.91]
  - case law, **A:33** [CC ss. 278.1, 278.3, 278.4]
  - application of provisions, **A:33** [CC s. 278.3]

**SEXUAL OFFENCE****PROSECUTIONS—Cont'd**

- Production and disclosure of records, **A:33** [CC ss. 278.1 to 278.91]—Cont'd
  - case law, **A:33** [CC ss. 278.1, 278.3, 278.4]—Cont'd
  - Charter considerations, **A:33** [CC ss. 278.2, 278.3]
  - common law procedure, **A:33** [CC s. 278.3]
  - factors considered, **A:33** [CC s. 278.5]
  - general principles, **A:33** [CC ss. 278.1, 278.2]
  - general principles, statutory scheme, **A:33** [CC s. 278.3]
  - production and cross-examination, **A:33** [CC s. 278.3]
  - scope of provisions, **A:33** [CC s. 278.1]
- Rebuttal of evidence of good character, **A:109** [CC s. 666]
- Recent complaint rules, abrogation of, **A:30** [CC s. 275]
  - case law, **A:30** [CC s. 275]
  - admissibility issues, **A:30** [CC s. 275]
  - jury instructions, **A:30** [CC s. 275]
- Reputation evidence, **A:32** [CC s. 277]
  - case law, **A:32** [CC s. 277]
  - application of section, **A:32** [CC s. 277]
  - Charter considerations, **A:32** [CC s. 277]

**SIMILAR ACTS**

- Burden of proof, **7:3**
  - case law, **7:3**
    - burden and standard of proof for jury use of evidence of similar acts, **7:3**
    - burden and standard of proof on collusion, **7:3**

**SIMILAR ACTS—Cont'd**

- Burden of proof, **7:3**—Cont'd
  - case law, **7:3**—Cont'd
    - burden and standard of proof on issue of admissibility, **7:3**
  - commentary, **7:3**
  - related provisions and procedures, **7:3**
- General principles, **7:1**
  - case law, **7:1**
    - admissibility of similar act evidence, test for, **7:1**
    - appellate review re admissibility, **7:1**
    - authorship, requirement of, **7:1**
    - category approach, **7:1**
    - Charter convictions, **7:1**
    - collusion, evidence of, **7:1**
    - counts, other, **7:1**
    - evidence for context, **7:1**
    - exclusionary rule, **7:1**
    - general principles governing similar act evidence, **7:1**
    - group similar act, **7:1**
    - jury instructions on similar act evidence, **7:1**
    - need for similarity, **7:1**
    - prior acquittals, **7:1**
    - prior convictions, **7:1**
    - prior discharges, **7:1**
    - prior stayed proceedings, **7:1**
    - probative value, determination of, **7:1**
    - relevance, examples of, **7:1**
    - scope of rule, **7:1**
    - single similar act, **7:1**
    - subsequent acts, **7:1**
    - surrounding circumstances, **7:1**
    - uses of similar act evidence
      - to complete narrative, **7:1**
      - counts, other, **7:1**
      - to establish motive, **7:1**
      - to negate defence, **7:1**

**SIMILAR ACTS—Cont'd**

- General principles, **7:1**—Cont'd
  - case law, **7:1**—Cont'd
    - uses of similar act evidence
      - Cont'd
        - to prove a mental element, **7:1**
        - to prove commission of offence, **7:1**
        - to prove identity, **7:1**
          - child killing prosecutions, **7:1**
          - domestic homicide prosecutions, **7:1**
          - gang or group acts, **7:1**
          - nature and extent of similarity, **7:1**
          - other counts, **7:1**
          - with respect to different crimes, **7:1**
          - with respect to other counts, **7:1**
          - to support credibility, **7:1**
    - commentary, **7:1**
      - prejudicial effect, **7:1**
      - probative value, **7:1**
      - relevance, **7:1**
      - jury instructions (WMCJI), **7:1**
      - related provisions and principles, **7:1**
- Jury instructions, **7:4**
  - case law, **7:4**
    - complicity, evidence to prove, re, **7:4**
    - credibility, evidence to support, **7:4**
    - evidence of other counts similar acts, re, **7:4**
    - mental element, evidence to prove, re, **7:4**
    - motive to fabricate, re, **7:4**
    - multi-count indictments without evidence of similar acts, **7:4**
    - need for instructions, **7:4**
    - permitted use, re, **7:4**

**SIMILAR ACTS—Cont'd**

- Jury instructions, **7:4**—Cont'd
  - case law, **7:4**—Cont'd
    - prohibited use, re, **7:4**
    - commentary, **7:4**
  - jury instructions (WMCJI), **7:4**
  - related provisions and principles, **7:4**
- Procedure to determine admissibility, **7:2**
  - case law, **7:2**
    - form of inquiry, **7:2**
    - jury instruction: authorship, **7:2**
    - proof of authorship: prior convictions as evidence, **7:2**
    - steps to determine: general principles, **7:2**
    - steps to determine: similar acts of groups, **7:2**
  - commentary, **7:2**
  - related provisions and principles, **7:2**
- see also EXTRINSIC MISCONDUCT

**SOLEMN AFFIRMATIONS**

- By children under 14 years of age, **B:19 [CEA s. 16.1(2)]**
- By deponent, **B:17 [CEA s. 15]**
  - commentary, **B:17 [CEA s. 15]**
  - related provisions and principles, **B:17 [CEA s. 15]**
- Taken abroad
  - admissibility of related documents, **B:89 [CEA s. 54]**
    - commentary, **B:89 [CEA s. 54]**
    - related provisions, **B:89 [CEA s. 54]**
  - deemed validity, **B:88 [CEA s. 53]**
    - commentary, **B:88 [CEA s. 53]**
    - related provisions, **B:88 [CEA s. 53]**

**SOLEMN AFFIRMATIONS****—Cont'd**

- Taken abroad—Cont'd
  - persons authorized to administer, **B:87 [CEA s. 52]**
    - commentary, **B:87 [CEA s. 52]**
    - related provisions, **B:87 [CEA s. 52]**
  - By witness, instead of oath, **B:16 [CEA s. 14]**
    - case law, **B:16 [CEA s. 14]**
    - commentary, **B:16 [CEA s. 14]**
    - incompetent to take an oath, **B:16 [CEA s. 14]**
    - related provisions and principles, **B:16 [CEA s. 14]**

**SOLICITOR-CLIENT PRIVILEGE**

- Generally, **1:44, A:80 [CC s. 488.1]**
- Case law, **1:44, A:80 [CC s. 488.1]**
  - assertion of claim, **1:44**
  - Charter considerations, **A:80 [CC s. 488.1]**
  - duty to advise, **1:44**
  - essential elements, **1:44**
  - exceptions, **1:44**
    - allegations of professional misconduct, **1:44**
    - Crown counsel advice, **1:44**
    - expert testimony, **1:44**
    - in furtherance of crime, **1:44**
    - general principles, **1:44**
    - innocence at stake, **1:44**
    - public safety, **1:44**
  - facts and communications, **1:44**
  - legal aid and agents, **1:44**
  - limitations on privilege, **1:44**
  - loyalty and confidentiality, **1:44**
  - nature of privilege, **1:44**
  - procedural considerations, **1:44**
    - asserting claim, **1:44**
    - search warrants: applications and execution, **1:44**
    - setting aside privilege, **1:44**

**SOLICITOR-CLIENT**

**PRIVILEGE—Cont'd**

- Case law, **1:44, A:80** [CC s. 488.1]
- Cont'd
  - relationship with other privileges, **1:44**
  - third parties and privilege, **1:44**
  - waiver, **1:44**
- Commentary, **1:44**
- Related provisions and principles, **1:44**
- See also PRIVILEGE

**STANDARD OF PROOF**

- General principles, **1:54**
  - case law, **1:54**
    - appellate review of instructions, **1:54**
    - assumptions about behaviour, **1:54**
    - credibility, factors affecting, **1:54**
    - evidence, absence of, **1:54**
    - fabrication, motives for, **1:54**
    - general principles, **1:54**
    - jury instructions, **1:54**
      - “reasonable doubt” defined, **1:54**
    - reliability, factors affecting, **1:54**
    - standards of proof, **1:54**
    - uncontradicted evidence, and, **1:54**
    - use of particular terms, **1:54**
  - commentary, **1:54**
  - jury instructions (WMCJI), **1:54**
  - related provisions and principles, **1:54, A:117** [CC ss. 714.1 to 714.2, 714.5 to 714.8]

**VALUABLE MINERALS,  
EVIDENCE OF THEFT OR  
POSSESSION OF**

- Generally, **A:102** [CC s. 656]

**VIDEO-RECORDED EVIDENCE**

- “communicate evidence,” **A:121** [CC s. 715.2]

**VIDEO-RECORDED EVIDENCE**

**—Cont'd**

- “within a reasonable time,” **A:120, A:121** [CC ss. 715.1, 715.2]
- Generally, **1:26, A:117, A:119 to A:121** [CC ss. 714.1 to 714.2, 714.5 to 714.8, 715.01, 715.1, 715.2]
- Acts complained of, **A:120, A:121** [CC ss. 715.1, 715.2]
  - admissibility issues, **1:26**
- Adopts contents, **A:120, A:121** [CC ss. 715.1, 715.2]
- Case law, **1:26, A:120, A:121** [CC ss. 715.1, 715.2]
  - admissibility issues, **1:26**
  - Charter considerations, **A:120** [CC s. 715.1]
  - common law rules and, **A:120** [CC s. 715.1]
  - general principles, **A:120** [CC s. 715.1]
  - indentification from videotapes, **1:26**
  - jury instructions, **1:26, A:120** [CC s. 715.1]
- Discretion to exclude, **A:120, A:121** [CC ss. 715.1, 715.2]
- General principles, **A:120, A:121** [CC ss. 715.1, 715.2]
  - identification from videotape, **1:26**
  - jury use and instructions, **1:26**
- See also REAL EVIDENCE
- Transcripts of evidence, **A:119** [CC s. 715.01]
- Witnesses
  - under 18, **A:120** [CC s. 715.1]
  - commentary, **1:26**
  - disability, **A:121** [CC s. 715.2]
  - related provisions and principles, **1:26**

**VIEWS**

- Generally, **1:29**
- See also REAL EVIDENCE



**VIEWS—Cont'd**

- Taking a view, **A:98 [CC s. 652]**
  - case law, **A:98 [CC s. 652]**
    - jury trials, **A:98 [CC s. 652]**
    - non-jury trials, **A:98 [CC s. 652]**

**VOIR DIRE**

- Charter voir dire, **9:12**
  - case law, **9:12**
    - confessions rule and, **9:12**
    - entitlement to a voir dire, **9:12**
    - exclusion of evidence: appellate review of findings, **9:12**
    - forum: trial court, **9:12**
    - onus and standard of proof, **9:12**
    - procedural requirements, **9:12**
    - trial management power, **9:12**
  - commentary, **9:12**
  - related provisions and principles, **9:12**
- Requirement of, **8:8**
  - case law, **8:8**
    - calling of witnesses, **8:8**
    - form of voir dire, **8:8**
    - general principles, **8:8**
    - waiver, **8:8**
  - commentary, **8:8**
  - related provisions and principles, **8:8**

**WARRANT OF COMMITTAL, ADMISSIBILITY OF**

- Generally, **A:134 [CC s. 810]**

**WITNESSES**

- Cross-examination
  - criminal harassment, **A:68 [CC s. 486.3(4)]**
  - factors, **A:68 [CC s. 486.3(3)]**
  - other witnesses, **A:68 [CC s. 486.3(2)]**
  - witness under 18, **A:68 [CC s. 486.3(1)]**

**WITNESSES—Cont'd**

- Publication restrictions
  - case law
    - Charter, **A:68 [CC s. 486.4]**
    - general, **A:68 [CC s. 486.4]**
    - jury instructions, **A:68 [CC s. 486.4]**
    - offence, breach of order, **A:68 [CC s. 486.6]**
    - reviewability, **A:68 [CC s. 486.4]**
  - child pornography, **A:68 [CC s. 486.4(3)]**
  - conditions, **A:68 [CC s. 486.5(8)]**
  - factors, **A:68 [CC s. 486.5(7)]**
  - inform, duty to, **A:68 [CC s. 486.5(8.2)]**
  - judge or justice, duties of, **A:68 [CC s. 486.5(5.1), (8.2)]**
  - limitations, **A:68 [CC ss. 486.4(4), (5), 486.5(3), (3.1)]**
  - offence, **A:68 [CC s. 486.6(1)]**
  - other witnesses, **A:68 [CC s. 486.5(1)]**
  - prohibitions, **A:68 [CC s. 486.5(9)]**
  - sexual offences, **A:68 [CC s. 486.4(1)]**
  - victims, **A:68 [CC s. 486.4(5), 486.5(1), (3.1)]**
- see also EXAMINATION OF WITNESSES
- Support person
  - factors, **A:68 [CC s. 486.1(3)]**
  - other witnesses, **A:68 [CC s. 486.1(2)]**
  - witness under 18, **A:68 [CC s. 486.1(1)]**
- Testimony outside court
  - availability, **A:68 [CC ss. 486.2(4), (5)]**
  - case law
    - Charter considerations, **A:68 [CC s. 486.2]**

**WITNESSES—Cont'd**

- Testimony outside court—Cont'd
  - case law—Cont'd
    - general, **A:68 [CC s. 486.2]**
    - obstructed view, Charter, **A:68 [CC s. 486.2]**
    - obstructed view, general, **A:68 [CC s. 486.2]**
    - obstructed view, jury instructions, **A:68 [CC s. 486.2]**
  - conditions, **A:68 [CC s. 486.2(7)]**
  - factors, **A:68 [CC s. 486.2(3)]**
  - other witnesses, **A:68 [CC s. 486.2(2)]**
  - witness under 18, **A:68 [CC s. 486.2(1)]**

**YOUTH CRIMINAL JUSTICE ACT**

- Admissibility of statements of young persons, **D:7 [YCJA ss. 146, 147]**

**YOUTH CRIMINAL JUSTICE ACT—Cont'd**

- Admissions, **D:7 [YCJA s. 149]**
- Consensual admission of evidence, **D:7 [YCJA s. 150]**
- Evidence of child or young person, **D:7 [YCJA s. 151]**
- Parents, notices to, **D:3 [YCJA s. 26]**
- Proof of age of young persons, **D:7 [YCJA s. 148]**
- Proof of service, signature and related matters, **D:7 [YCJA s. 152]**
- Right to counsel, **D:2 [YCJA s. 25]**
- Seal not required, **D:7 [YCJA s. 153]**