Table of Contents

CHAPTER 1. THE INITIAL TELEPHONE CALL

- § 1:1 Introduction
- § 1:2 Structuring the Call
- § 1:3 Notes
- § 1:4 Privacy
- § 1:5 Initial Information
- § 1:6 Advice
- § 1:7 —Mandatory Testing/Right to Refuse
- § 1:8 —Reasonable and Probable Grounds/Three Hour Limit
- § 1:9 —Refusal to Blow
- § 1:10 —Medical Samples
- § 1:11 —Signs of Intoxication
- § 1:12 —Release and After
- § 1:13 —Client's Notes
- § 1:14 Conversation With the Police

CHAPTER 2. THE INITIAL INTERVIEW

- § 2:1 General
- § 2:2 Information to Obtain
- § 2:3 Documents
- § 2:4 Future Obligations

CHAPTER 3. PREPARATION

- § 3:1 Examine Documentation
- § 3:2 Interview Witnesses
- § 3:3 Interview Counsel
- § 3:4 Toxicologist's Report
- § 3:5 Charge(s)
- § 3:6 Disclosure
- § 3:7 Driving Record
- § 3:8 Accident Report
- § 3:9 Further Preparation
- § 3:10 Proof of the Elements of the Offence

CHAPTER 4. APPROVED SCREENING DEVICE OR PHYSICAL COORDINATION TESTS

- § 4:1 Mandatory Alcohol Screening
- § 4:2 Reasonable Suspicion of Alcohol Or Drug in Body
- § 4:3 —Roadside Questioning and Testing
- § 4:4 —Demand
- § 4:5 Immediately

Defending Drinking, Drugs and Driving Cases 2025

- § 4:6 Right to Counsel
- § 4:7 Conducting Screening Device Tests
- § 4:8 —Proper Machine
- § 4:9 —Properly Calibrated
- § 4:10 —Properly Operated
- § 4:11 Outcome of Test—Pass
- § 4:12 —Warn
- § 4:13 —Fail
- § 4:14 Conducting Physical Coordination Tests
- § 4:15 —Immediately
- § 4:16 —Right to Counsel
- § 4:17 Exclusion of Evidence

CHAPTER 5. INTOXILYZER TESTING

- § 5:1 Reasonable Grounds
- § 5:2 As Soon As Practicable
- § 5:3 Right to Counsel
- § 5:4 Evidentiary Value
- § 5:5 Documentary Proof
- § 5:6 Disclosure

CHAPTER 6. BLOOD SAMPLES

- § 6:1 Reasonable Grounds
- § 6:2 —Proper Demand
- § 6:3 —As Soon As Practicable
- § 6:4 Right to Counsel
- § 6:5 —Warrant for Blood Samples
- § 6:6 Evidentiary Value
- § 6:7 Documentary Proof

CHAPTER 7. DRUG EVALUATIONS

- § 7:1 Reasonable Grounds
- § 7:2 As Soon As Practicable
- § 7:3 Right to Counsel
- § 7:4 Conducting the Drug Evaluation
- § 7:5 The Base Rate Fallacy
- § 7:6 Evidentiary Value
- § 7:7 Disclosure

CHAPTER 8. PROOF OF IMPAIRMENT

- § 8:1 Introduction
- § 8:2 Admission
- § 8:3 Nature of Driving
- § 8:4 —Accident
- § 8:5 Physical Symptoms
- § 8:6 —Bloodshot and/Or Watery Eyes
- § 8:7 —Flushed Face

TABLE OF CONTENTS

- § 8:8 —Odour of Alcohol
- § 8:9 —Unsteady on Feet
- § 8:10 —Slurred Speech
- § 8:11 —Police Evidence
- § 8:12 Physical Tests
- § 8:13 Opinion of Police Officer Or Others
- § 8:14 Videotapes
- § 8:15 Blood Alcohol Readings
- § 8:16 —Intoxilyzer Readings to Blood Alcohol Level at Material Time
- § 8:17 —Blood Test Results to Blood Alcohol Level at Material Time
- § 8:18 Drug Impairment

CHAPTER 9. '80 AND OVER'

- § 9:1 "80 and Over" Offence
- § 9:2 —Evidentiary Value
- § 9:3 —Documentary Proof
- § 9:4 —Disclosure
- § 9:5 Drugs
- § 9:6 Alcohol and Drugs
- § 9:7 —Evidentiary Value
- § 9:8 —Documentary Proof
- § 9:9 Low Blood Drug Concentration Offence: S. 320.14(4)

CHAPTER 10. OPERATION

- § 10:1 Operation (Driving)—Admissions
- § 10:2 —Other Witnesses
- § 10:3 —Ownership
- § 10:4 —Circumstantial Evidence
- § 10:5 Operation (Care Or Control)

CHAPTER 11. POST-EVENT CONSUMPTION

§ 11:1 Introduction

CHAPTER 12. FAILURE OR REFUSAL

- § 12:1 One Offence
- § 12:2 Mens Rea
- § 12:3 Defences
- § 12:4 Reasonable Excuse
- § 12:5 Charter Exclusion
- § 12:6 "Last Chance"

CHAPTER 13. SENTENCING

- § 13:1 Basic Penalty Section: S. 320.19(1)
- § 13:2 High Blood Alcohol Concentration in '80 Or Over': S. 320.19(3)
- § 13:3 Refusal: S. 320.19(4)

- § 13:4 Low Blood Drug Concentration Offence in S. 320.14(4): S. 320.19(2)
- § 13:5 Bodily Harm: S. 320.2
- § 13:6 Death: S. 320.21
- § 13:7 Aggravating Circumstances: S. 320.22
- § 13:8 "Second" and "Subsequent" Offences: S. 320.26
- § 13:9 Delay of Sentencing for Treatment: S. 320.23
- § 13:10 Mandatory Prohibition Order: S. 320.24
- § 13:11 —Stay Pending Appeal: S. 320.25
- § 13:12 —Interlock Program
- § 13:13 Sentencing Precedents

CHAPTER 14. EXPERT AFFIDAVIT

§ 14:1 Practice Tip: Expert Evidence in Writing

CHAPTER 15. CHARTER ISSUES

- § 15:1 Unlawful Detentions, Arrests and Searches—Unlawful Detentions, Arrests and Searches—Improper Pat-Down Search
- § 15:2 —Improper Handcuffing
- § 15:3 —Improper Detention
- § 15:4 —Unnecessary Arrest
- § 15:5 —Unlawful Arrest
- § 15:6 Improper Breath Tests—'As Soon As Practicable'
- § 15:7 Unlawful Detentions, Arrests and Searches—Improper Search
- § 15:8 —Improper Videotaping
- § 15:9 —Exclusion of Evidence
- § 15:10 Reason for Detention
- § 15:11 Post-Test Arbitrary Detention—Stay
- § 15:12 —Exclusion of Test Result
- § 15:13 Abuse of Process
- § 15:14 Trial Procedures—Charter Application
- § 15:15 —Increased Penalty
- § 15:16 Minimum Sentences

APPENDICES

- Appendix A. Record of Information from Initial Interview
- Appendix B. Disclosure Request
- Appendix C. Criminal Code
- Appendix D. Regulations
- Appendix E. Provincial Licence Suspensions
- Appendix F. Blood Alcohol Content Report

Table of Cases

Index