

# TABLE OF CONTENTS

<i>Dedication</i> .....	iii
<i>Acknowledgements</i> .....	v
<i>Foreword</i> .....	vii
<i>Table of Cases</i> .....	xvii
<b>Chapter 1 Introduction</b> .....	1
a.    Why Prompt Trials Matter .....	3
i.    Liberty Interest .....	3
ii.    Security of the Person .....	3
iii.    Fair Trial for the Accused .....	4
iv.    Victims .....	4
v.    The Public at Large .....	4
vi.    Other Benefits of Trial Within a Reasonable Time .....	5
vii.    Why Some Delay is Necessary .....	6
b.    The Askov and Morin Framework .....	7
c.    Overview of the Jordan Framework – A New Day? ....	9
<b>Chapter 2 Applicability of Section 11(b)</b> .....	11
a.    The Charter Applies Generally .....	11
b.    The Applicant is a “Person” .....	12
c.    The Applicant is “Charged with an Offence”.....	14
i.    The Wigglesworth Test .....	14
ii.    Application of the Wigglesworth Test .....	16
<b>Chapter 3 Jurisdiction</b> .....	21
<b>Chapter 4 Total Delay</b> .....	25
a.    From Charge to Anticipated End of Trial .....	25

## **JUSTICE DELAYED: SECTION 11(b) OF THE CHARTER**

b.	Sentencing Proceedings.....	26
c.	Section 7 of the Charter .....	28
d.	Effect of Replacement Information on Delay .....	29
e.	Effect of Preferred Indictment on Delay.....	29
<b>Chapter 5 Defence Delay .....</b>		<b>31</b>
a.	Waiver.....	31
b.	Delay Caused by Defence Conduct.....	33
i.	Delay Caused by both Crown and Defence.....	35
ii.	Failure to Accept Early Dates .....	36
<b>Chapter 6 Ceilings, Presumptions, Burdens and Prejudice .....</b>		<b>39</b>
a.	The Ceilings and Presumptions .....	39
i.	Adult Matters .....	39
ii.	Youth Matters .....	43
b.	Burdens.....	43
c.	Prejudice .....	44
<b>Chapter 7 Exceptional Circumstances .....</b>		<b>45</b>
a.	Discrete Events.....	45
i.	Appointment of Defence Counsel to the Bench .....	46
ii.	Awaiting Defence to Retain Counsel due to Seriousness of Jeopardy .....	46
iii.	Bad Weather .....	46
iv.	Change of Venue.....	47
v.	Co-accused's Decision to Change Plea (to Guilty) and Cooperate with the Police .....	47
vi.	Death.....	47
vii.	Emergency.....	48
viii.	Illness.....	48
ix.	Inadvertent Oversight.....	49
x.	Self-represented Accused Ill Prepared for Trial/Appointment of Amicus .....	49
xi.	Judicial Reserve Time .....	49
xii.	Mistrials .....	50
xiii.	New Disclosure Obligations .....	50

## TABLE OF CONTENTS

xiv.	New Information Arising from a Defendant, Leading to New Disclosure Obligations.....	51
xv.	Refusal of Witnesses to Testify at Preliminary Inquiry or Trial.....	51
xvi.	Trial Goes Longer than Time Estimated .....	52
xvii.	Spontaneous Requirement for Particular Evidence at Trial .....	52
xviii.	Unavailability of Witnesses .....	52
b.	Particularly Complex Cases .....	53
c.	Crown Efforts to Mitigate .....	55
i.	Severance/Joinder .....	55
ii.	Calling Less Evidence .....	56
iii.	Opposing Adjournment Requests from Defence Counsel.....	56
iv.	Opposing Withdrawal Application of Counsel...57	
v.	Availability of Another Crown to Conduct the Trial .....	57
vi.	Planning the Prosecution and Bringing a Case Forward to be Case Managed .....	57
<b>Chapter 8 Delay Below the Ceiling .....</b>		<b>59</b>
a.	Meaningful Steps Taken by an Applicant to Expedite the Proceedings.....	59
b.	The Case Took Markedly Longer than it Reasonably Should Have .....	61
i.	Complexity.....	62
ii.	Local Considerations .....	63
iii.	Whether the Crown Took Reasonable Steps to Expedite the Proceedings .....	64
<b>Chapter 9 Remedies (Or, Good Things Come to Those Who Wait)....</b>		<b>65</b>
a.	Remedy Granted Under Section 24(1) of the Charter .....	65
b.	Stay of Proceedings is the Minimum Remedy.....	66
c.	Costs May be Awarded in Addition to Stay.....	67
d.	Orders That can be Made Before a Section 11(b) Violation has Occurred.....	68

## JUSTICE DELAYED: SECTION 11(b) OF THE CHARTER

<b>Chapter 10 Transition Between the Regimes.....</b>	<b>71</b>
a.    Cases Above the Ceiling.....	71
i.    The Complexity of the Offence .....	73
ii.    The Delay Relative to Morin .....	73
iii.    Crown Initiative .....	74
iv.    Defence Initiative .....	74
v.    Prejudice to the Accused.....	75
vi.    The Seriousness of the Offence is Not a Factor.....	75
b.    Cases Below the Ceiling .....	77
<b>Chapter 11 Certiorari and Appeals.....</b>	<b>79</b>
a.    Certiorari .....	79
b.    Appeal Delay.....	80
c.    Appellate Review .....	82
d.    Retrials.....	82
<b>Chapter 12 Creating the Record .....</b>	<b>85</b>
a.    Any Waiver of Section 11(b) Must be Clear and Unequivocal.....	85
b.    Steps Crowns may take to Avoid Delay.....	86
i.    Identifying Potential Conflicts of Interests .....	86
ii.    Witness Availability .....	86
iii.    Jointly Accused Individuals.....	87
iv.    Severance.....	87
c.    Incomplete Disclosure .....	88
d.    Crown Obligations.....	88
e.    Crown Unavailability .....	89
f.    Waiver of Section 11(b) Because of Re-election.....	89
g.    New Information Charges.....	90
h.    Unreasonable Litigation .....	90
<b>Appendix A</b>	
Applicable Rules of Court .....	91
<b>Appendix B</b>	
Sample Applicant's Factum .....	95

## TABLE OF CONTENTS

<b>Appendix C</b>	
Sample Respondent's Factum.....	111
<i>Index</i> .....	123