Table of Contents

CHAPTER 1. THE PROVINCIAL OFFENCES ACT ("POA")

- § 1:1 Purpose of the POA
- § 1:2 Offences Prosecuted Under the POA
- § 1:3 Procedural Streams
- § 1:4 Part I of the POA Minor Offences
- § 1:5 Part II of the POA Parking Infractions
- § 1:6 Part III of the POA Serious Offences

CHAPTER 2. ROLE OF THE JUSTICE, PROSECUTOR AND DEFENCE ADVOCATE

- § 2:1 The Justice
- § 2:2 The Prosecutor
- § 2:3 The Defence
- § 2:4 Rules of Professional Conduct
- § 2:5 Duties of the Prosecution
- § 2:6 Duties of the Defence Advocate
- § 2:7 Duty of All Advocates

CHAPTER 3. PREPARATION FOR TRIAL

I. CHARGE SCREENING BY THE PROSECUTOR

§ 3:1 Generally

II. PREPARATION BY THE DEFENCE

- § 3:2 Client Interview
- § 3:3 Documents to Obtain
- § 3:4 Determine Offence(S) Charged
- § 3:5 Sample Questions for Client
- § 3:6 Initial Advice
- § 3:7 First Appearance

III. FURTHER DISCLOSURE FOR THE DEFENCE

- § 3:8 Disclosure From the Prosecution
- § 3:9 Review Disclosure With Client
- § 3:10 Request Further Disclosure
- § 3:11 Application for Further Disclosure
- § 3:12 Discovery From Third Parties
- § 3:13 Interview Witnesses
- § 3:14 Expert Advice

§ 3:15 Judicial Pre-Trial Conferences

CHAPTER 4. TYPES OF PROVINCIAL OFFENCES

- § 4:1 Classification Scheme
- § 4:2 —Mens Rea Offences
- § 4:3 —Strict Liability Offences
- § 4:4 —Absolute Liability Offences
- § 4:5 Classification of Offences
- § 4:6 Charter Issues in Classifying Offences
- § 4:7 Conclusion

CHAPTER 5. PROCEDURAL ISSUES

I. JURISDICTIONAL DEFENCES

A. TIMING AND TERRITORIAL JURISDICTION

- § 5:1 Timing
- § 5:2 Territorial Jurisdiction

B. LIMITATION PERIODS

- § 5:3 Introduction
- § 5:4 In the Charging Act
- § 5:5 In the POA, Section 76

C. PROPER SERVICE

- § 5:6 Part I: Minor Offences
- § 5:7 Part II: Parking Offences
- § 5:8 Part III: Serious Offences—Requirements of the Summons
- § 5:9 —Service of the Summons *Before* an Information is Laid
- § 5:10 —Service of the Summons *After* an Information is Laid
- § 5:11 —Additional Means of Service *After* an Information is Laid

II. CONSTITUTIONAL DEFENCES

- § 5:12 Introduction
- § 5:13 Notice of Constitutional Challenge
- § 5:14 Void for Vagueness Defence
- § 5:15 Charter of Rights Defences

III. SUFFICIENCY OF THE CHARGES

- § 5:16 Introduction
- § 5:17 Common Objections
- § 5:18 Dividing Counts
- § 5:19 Amendments
- § 5:20 Particulars

IV. JOINDER AND SEVERANCE

- § 5:21 The POA
- § 5:22 Trying Matters Together
- § 5:23 Trying Matters Separately

V. RES JUDICATA

§ 5:24 Generally

VI. OTHER PROCEDURAL DEFENCES

- § 5:25 Abuse of Process
- § 5:26 Officially Induced Error
- § 5:27 Inadequate Disclosure
- § 5:28 De Minimis
- § 5:29 Unreasonable Delay
- § 5:30 Proof of by-Laws Or Subordinate Legislation
- § 5:31 Bilingual Signage

CHAPTER 6. MENS REA OFFENCES

- § 6:1 Burden of Proof
- § 6:2 The State of Mind
- § 6:3 Parties to the Offence
- § 6:4 Defences to the Elements of the Offence—Defences to the Act Element
- § 6:5 —Defences to the Mental Element
- § 6:6 Other Defences
- § 6:7 —Mistake of Fact
- § 6:8 —Intoxication
- § 6:9 —Additional Defences
- § 6:10 Corporate Responsibility

CHAPTER 7. STRICT LIABILITY OFFENCES

I. BURDEN OF PROOF

- § 7:1 Generally
- § 7:2 Entering the Plea

II. CONSIDERATIONS FOR REASONABLE CARE

- § 7:3 Introduction
- § 7:4 Alternatives
- § 7:5 Likelihood and Gravity of Harm
- § 7:6 Degree of Skill Expected
- § 7:7 Inspections and Compliance Programs
- § 7:8 Equipment and Technology
- § 7:9 Costs of Prevention
- § 7:10 Warnings

- § 7:11 Start-Up Problems
- § 7:12 Evidence of Due Diligence
- § 7:13 After-the-Fact Compliance

III. CORPORATE RESPONSIBILITY

§ 7:14 Generally

IV. PARTIES TO AN OFFENCE

§ 7:15 Generally

V. EVIDENTIARY ISSUES

- § 7:16 Timing of Evidence
- § 7:17 Similar Acts Before the Incident
- § 7:18 Acts After Being Charged

VI. OTHER DEFENCES

§ 7:19 Generally

CHAPTER 8. ABSOLUTE LIABILITY OFFENCES

- § 8:1 Burden of Proof
- § 8:2 Charter Issues
- § 8:3 Parties to the Offence
- § 8:4 Procedural Defences
- § 8:5 Common Law Defences Generally
- § 8:6 Involuntariness Defence
- § 8:7 Causation Defence
- § 8:8 Necessity Defence

CHAPTER 9. SPECIAL PROCEEDINGS

- § 9:1 Young Persons
- § 9:2 Bail Hearings—The Law
- § 9:3 —Acting for the Defendant at A Bail Hearing
- § 9:4 Charter Applications
- § 9:5 Other Applications

CHAPTER 10. TRIALS

I. PROCEDURE

- § 10:1 Appearance for Trial
- § 10:2 Manner of Defendant Appearing for Trial
- § 10:3 Failure of Defendant to Appear for Trial
- § 10:4 Failure of the Prosecutor to Appear for Trial
- § 10:5 Ensuring the Appearance of Witnesses
- § 10:6 Adjournments: Section 49
- § 10:7 Mental Capacity of the Defendant to Conduct A Trial: Section

xxvi

Table of Contents

§ 10:8 Entering the Plea
§ 10:9 Trials Where the Defendant Does Appear: Section 46
§ 10:10 Trials Where the Defendant Does Not Appear: Section 54
§ 10:11 Included Offences: Section 55
§ 10:12 Excluding the Public Or Witnesses: Section 52(2)
§ 10:13 Publication Bans

II. EVIDENCE

§ 10:22

- § 10:14 Introduction Notices Required Under the EA § 10:15 § 10:16 Documents § 10:17 Number of Experts § 10:18 Hearsay § 10:19 Credibility Evidence § 10:20 Challenging An Officer's Evidence: Part I and II Offences § 10:21 Compellability of the Defendant
- § 10:23 Commission Evidence: Section 43
 § 10:24 Unreasonable Search and Seizure and Inspections
 § 10:25 Right to Counsel

Proving An Exception: Section 47(3)

- § 10:25 Right to Counsel
- § 10:26 Voluntariness/Right to Silence

III. TRIAL STRATEGY

- $\$ 10:27 Does the Prosecution Have A Case?
- § 10:28 Theory of the Case
- § 10:29 Effective Persuasion

CHAPTER 11. SENTENCING

I. RANGE OF SENTENCES

- § 11:1 Under the Charging Act
- § 11:2 Under the POA

II. OPTIONS IN SENTENCING

- § 11:3 Reducing Minimum Fines and Imprisonment in Exceptional Circumstances
- § 11:4 Time to Pay A Fine
- § 11:5 Fine Option Program
- § 11:6 Civil Enforcement of Fines
- § 11:7 Default of Fine
- § 11:8 Costs
- § 11:9 Surcharge
- § 11:10 Probation
- § 11:11 Breach of Probation
- § 11:12 Imprisonment
- § 11:13 Restitution

III. SUBMISSIONS ON SENTENCE

§ 11:14 Generally

CHAPTER 12. APPEALS

I. RE-OPENING A PART I OR PART II CONVICTION

- § 12:1 Part I Offences
- § 12:2 Part II Parking Offences

II. APPEAL PROCEDURE

- § 12:3 Part I and Part II Appeals
- § 12:4 Part III Appeals
- § 12:5 Appeal Pointers
- § 12:6 —Custody Pending Appeal
- § 12:7 —Payment of Fine Pending Appeal
- § 12:8 —Stay Pending Appeal
- § 12:9 —Attendance and Right to Counsel
- § 12:10 —Written Argument
- § 12:11 —Procedural Powers of Appeal Court
- § 12:12 —Decisional Powers on Appeal Against Conviction Or a Finding of Incapacity to Conduct a Defence
- § 12:13 —Decisional Powers on Appeal Against Acquittal
- § 12:14 —Decisional Powers on Appeal Against Sentence
- § 12:15 —Appeal Based on Defect in Information or Process
- § 12:16 —Additional Powers for Appeal Court
- § 12:17 —New Trials
- § 12:18 —Trial de novo Before the Appeal Court
- § 12:19 —Abandonment or Dismissal of Appeal
- § 12:20 —Miscellaneous

III. REVIEWS TO THE ONTARIO SUPERIOR COURT OF JUSTICE

§ 12:21 Generally

CHAPTER 13. CHECKLISTS

§ 13:1 Defending A Provincial Offence

APPENDICES

- Appendix A. Provincial Offences Act
- Appendix B. Regulations Under the Provincial Offenses Act
- Appendix C. Regulations Under the Courts of Justice Act
- Appendix D. Forms
- Appendix E. List of Provincial Offences Courts in Ontario

Table of Cases

xxviii

Table of Contents

Index