

## Index

### ANTI-GRIDLOCK PROVISIONS

See **URNS**, Rights of way and Intersections

### APPEALS

Generally, § 3:3  
Attending at appeal, § 3:18  
Chart showing progress of traffic case, § 3:27  
Initiating appeal, § 3:12  
Powers of appeal court  
    appeals based on defects in charging document, § 3:24  
    appeals under Part I, § 3:20  
    appeals under Part II, § 3:20  
    appeals under Part III, § 3:21  
    costs, § 3:25  
    new trials, § 3:16, § 3:22  
    reopening appeals, § 3:26  
    sentence appeals, § 3:23  
Prerogative relief  
    generally, § 3:3  
    certiorari, § 3:4  
    habeas corpus ad subjiciendum, § 3:7  
    mandamus, § 3:6  
    procedendo, § 3:8  
    prohibition, § 3:5  
    stay of proceedings, § 3:1  
Release pending appeal  
    generally, § 3:10  
    payment of fines pending appeal, § 3:11  
Rules re s. 116 appeals, **APP D**  
Statutory framework in Ontario, § 3:2  
Subsequent appeals, § 3:19  
Time limits  
    generally, § 3:13

### APPEALS—Cont'd

Time limits—Cont'd  
    common, § 3:13  
    extension of time to appeal, § 3:14, § 3:17  
Transcripts, § 3:15

### CARELESS DRIVING

Generally, § 6:1  
Circumstantial evidence, accidents and proof of negligence, § 6:11  
Common factual situations, § 6:13  
Conduct sufficient to support conviction  
    generally, § 6:6  
    charge, wording of, § 6:10  
    cumulative effect of carelessness, § 6:7  
    “driving,” § 6:8  
    included offences, § 6:12  
    lesser offences, § 6:12  
    on a highway, § 6:9  
Double jeopardy, § 6:3  
Federal vs. provincial laws, § 6:2  
Mens rea, § 6:4  
    “deserving of punishment,” § 6:5

### CHARGING DOCUMENT

Generally, § 2:19  
Abbreviated wording, § 2:23  
Amendable defect, § 2:24  
Attacking, § 2:19  
Defects, § 2:24, § 2:25  
Duplicitous, § 2:20  
Misspelled name, § 2:21  
Nullity, § 2:25  
Objections at trial, § 2:22  
Short forms in the regulations, § 2:23

**CHARTER OF RIGHTS AND FREEDOMS**

- Fail-safe provisions in Provincial Offences Act (Ontario), § 2:16
- Fail to stop when signalled by police officer, § 8:44
- Interpreters, § 4:24
- Limits of absolute liability, § 1:18
- Mandatory seatbelt legislation, § 8:12
- Presumption of innocence, § 4:2
- Procedure in traffic offence trials, § 2:2
- Search for and seizure of speed warning device, § 8:20
- Speed warning device detectors, § 8:20
- Unsafe vehicle provisions of Highway Traffic Act (Ontario), § 10:2

**COMMERCIAL VEHICLES**

- Generally, § 8:57
- Administrative requirements, § 8:58
- Commercial Vehicle Operator Registration (CVOR), § 10:1
- Speed limiting systems, § 10:3
- Technical requirements, § 8:59
- Unsafe vehicle provisions, § 10:2

**DEFENCES**

- De minimus non curat lex, § 7:8
- Drive while suspended, § 8:35, § 8:36, § 8:38
- Due diligence
  - generally, § 7:1
  - absolute liability offences, § 7:3
  - compulsory automobile insurance, § 8:26
  - delegation, and, § 7:2
- Fail to remain, § 8:10
- Mistake of fact, § 7:4
- Mistake of law
  - generally, § 7:6
  - officially induced error, § 7:7

**DEFENCES—Cont'd**

- Necessity
  - application, § 7:9
  - speeding, § 5:5
- Owner liability
  - generally, § 7:12
  - Charter issues, § 7:13
  - corporate owner, § 7:15
  - defending owner, § 7:14
- Procedural defences
  - generally, § 7:10
  - proof of by-laws, § 7:11
- Suspended, driving while, § 8:35, § 8:36

**DEFINITIONS**

- “Driver,” § 1:13
- “Highway,” § 1:9
- “Motor vehicles,” § 1:10
- “Standing,” § 1:12
- “Stopping,” § 1:12
- “Vehicles,” § 1:11

**DEMERIT POINT SYSTEM, ONT. REG. 339/94**

- Generally, APP E

**DRIVE WHILE SUSPENDED**

- Generally, § 8:28
- Defences
  - officially induced error, § 8:35, § 8:36
- Elements of offence
  - generally, § 8:29
  - as distinguished from Criminal Code offence, § 8:32
  - double jeopardy, § 8:37
  - “on a highway,” § 8:30
  - proving suspension, § 8:33
  - “under suspension,” § 8:31
- Sentencing, § 8:38

**EMERGENCY VEHICLES**

- Generally, § 1:27

**EVIDENCE**

- Generally, § 4:1

**EVIDENCE—Cont'd**

- Circumstantial, § 4:7
- Collision reconstructions, § 4:27
- Facts proved in other cases, § 4:10
- Film, § 4:26
- Hearsay, § 4:14
- Interpreters, § 4:24
- Judicial notice, § 4:9
- Materiality, § 4:5
- Photographs, § 4:25
- Prejudicial effect, probative value vs., § 4:6
- Presumption of innocence, § 4:2
- Probative value vs. prejudicial effect, § 4:6
- Rebuttal, § 4:23
- Reconstructions, collision, § 4:27
- Relevance, § 4:5
- Rule in Hodge's case, § 4:8
- Standard of reasonable doubt, § 4:3
- Statutes, § 4:4
- Videotapes, § 4:26

**EXPERT EVIDENCE**

- Admissibility, § 4:30
- Basis, laying the, § 4:27
- Defence checklist, § 4:37
- Disclosure, § 4:36
- Operator's manual, § 4:36
- Opinion evidence, rule against, § 4:28
- Qualifying experts, § 4:31
- Questioning of experts, § 4:34
- Radar devices, § 4:32, § 4:36
- Where expertise not required, § 4:29

**FAIL TO REMAIN**

- Generally, § 8:7
- Criminal Code vis-a'-vis provincial offences, § 8:8
- Defences, § 8:10
- Mens rea, § 8:9
- Provincial offence vis-a'-vis Criminal Code, § 8:8

**FAIL TO REPORT**

- Generally, § 8:1
- Assessing value of damage, § 8:5
- Conduct satisfying duty, § 8:6
- Damage, assessing, § 8:5
- Duty, § 8:1
- "Forthwith," § 8:4
- Mens rea, § 8:3
- "On a highway," § 8:2

**FAIL TO STOP WHEN****SIGNALLED BY POLICE OFFICER**

- Generally, § 8:39
- Charter issues, § 8:44
- Constitutional issues, § 8:40, § 8:44
- Division of powers, § 8:40
- Kienapple principle, § 8:43
- Multiple convictions, § 8:43
- Operation of section, § 8:41

**FOLLOW TOO CLOSELY**

- Generally, § 8:14
- Proving the case, § 8:15

**HIGHWAY TRAFFIC****PROVISIONS, TABLE OF**

- Generally, APP A

**INSURANCE, COMPULSORY AUTOMOBILE**

- Generally, § 8:22
- "Contract of insurance," § 8:24
- Defence of due diligence, § 8:26
- Due diligence, § 8:26
- Fail to produce proof of insurance, § 8:25
- Operating uninsured vehicle, § 8:23
- "Owner," § 8:27
- Proof of insurance, § 8:25
- Uninsured vehicle, § 8:23

**JURISDICTION, FEDERAL VS. PROVINCIAL**

- Generally, § 1:1
- Division of power, § 1:2
- Federal jurisdiction, § 1:5

**JURISDICTION, FEDERAL VS. PROVINCIAL—Cont'd**

- Indian reserves, § 1:3, § 1:4
- Inter-jurisdictional immunity, § 1:6
- Interprovincial traffic, § 1:7
- Provincial laws, § 1:7

**LIABILITY, CORPORATE, EMPLOYER, OWNER**

- Generally, § 1:26

**MANDATORY SEATBELT LEGISLATION**

- Generally, § 8:11
- Application of statute, § 8:13
- Charter issues, § 8:12

**PARALEGALS**

- Generally, § 1:28

**POA PROCEDURE**

- See also PROVINCIAL OFFENCES
- Charges on information re serious traffic violations (Part III)
  - proceedings, initiating, § 2:17
  - reasons to proceed under Part III, § 2:18
- Fail-safe provisions, § 2:16, § 2:44
- Offence notices
  - attendance at trial, failure re, § 2:15
  - evidence of charging officer, challenging, § 2:13
  - generally, § 2:9
  - guilty without an appearance, pleading, § 2:10
  - guilty with submissions, § 2:11
  - intention to appear, indicating, § 2:12
  - intention to plead, indicating, § 2:12
  - modified procedures, § 2:12
  - respond, did not, § 2:14
  - trial, failing to attend, § 2:15
- Ontario Provincial Offences Act generally, § 2:3

**POA PROCEDURE—Cont'd**

- Parking violations (Part II)
  - abbreviated wording that may appear in charging document, § 2:42 to see also APP C
  - authority, limits on issuing, § 2:43
  - fail-safe provisions, § 2:44
  - generally, § 2:5, § 2:40
  - new system, § 2:41
  - trial and other proceedings, § 2:45
- Serious traffic violations (Part III)
  - charges on information re, § 2:17, § 2:18
  - generally, § 2:6
  - proceedings, initiating, § 2:17
  - reasons to proceed, § 2:18
- Simple traffic violations (Part I)
  - generally, § 2:4
  - ticketed prosecutions, § 2:8
- Ticketed prosecutions
  - Ontario, generally in, § 2:7
  - simple traffic violations (Part I), limits of, § 2:8
- Violations
  - parking (Part II), § 2:5
  - serious traffic (Part III), § 2:6
  - simple traffic (Part I), § 2:4

**PROCEDURE**

- Generally, § 2:1
- Adjournments, § 2:31, § 2:32
- Amendments held to render a nullity, § 2:25
- Amendments refused, § 2:25
- Attacking charging document, § 2:19
- Charter issues, § 2:2, § 2:54
- Costs, § 2:29
- Criminal Code and “included” offences, § 2:36
- Days, counting, § 2:46
- Defects, § 2:24, § 2:25
- Delay, trial without, § 2:54

**PROCEDURE—Cont'd**

- Details, procedural, § 2:26
- Disclosure, § 2:28
- “Included” traffic offences, § 2:36
- Judge, role of, § 2:37
- Motions prior to plea, § 2:30 to 2:32
- Pleas, § 2:33 to 2:35
- Post office strikes, § 2:48
- Prosecutor, role of, § 2:39
- Representation, adjournments to obtain, § 2:32
- Representation, generally, § 2:38
- Sentencing, § 9:1, § 9:3 to 9:8  
see also SENTENCING
- Simple traffic violations, § 2:4
- Special pleas, § 2:35
- Technicalities, § 2:19
- Time limitations, § 2:46 to 2:48
- Trial, § 2:27
- Venue, § 2:27

**PROVINCIAL OFFENCES**

- See also POA PROCEDURES
- Absolute liability offences
  - generally, § 1:16, § 1:22
  - burden of proof for defences, § 1:17
  - constitutional limits, § 1:18
  - defences, § 1:17
  - prison, enforcement via, § 1:19
- Categorization of offences, § 1:21
- Court rules, APP B, C
- Full mens rea offences, generally, § 1:24
- Highway traffic offences, *et seq.*, § 1:15
- Mens rea
  - full, § 1:24
  - special, § 1:25
- Strict liability offences
  - generally, § 1:20, § 1:23, § 1:25
  - special mental elements, § 1:25

**SENTENCING**

- Generally, § 9:1

**SENTENCING—Cont'd**

- Demerit point system, APP E
- Determining fit sentence
  - ability to pay, § 9:9
  - aggravating circumstances, § 9:15
  - criminal record, related, § 9:13
  - driving record, § 9:13
  - factors considered, § 9:15
  - minimum fines, § 9:16
  - mitigating circumstances, § 9:15
  - personal circumstances, offender's, § 9:14
  - similar cases, § 9:15
- Procedure
  - generally, § 9:4
  - enquiries by court, § 9:6
  - pre-plea inquiry, § 9:1
  - pre-sentence reports, § 9:7
  - Provincial Offences Act (Ontario), under, § 9:8
  - submissions by parties, § 9:5
- Range of sentences, § 9:2

**SPEEDING**

- Generally, § 5:1
- Absolute liability, § 5:3
- Detecting
  - accuracy issues, § 5:20
  - admissibility of photoradar evidence, § 5:14
  - chain measurement and aerial surveillance, § 5:15
  - challenging photoradar evidence, § 5:14
  - judicial notice of radar, § 5:18
  - pacing, § 5:16
  - photoradar, § 5:13
  - prima facie case, § 5:17
  - tuning fork accuracy, § 5:20
- Location, proving, § 5:12
- Necessity, defence of, § 5:5
- Posted speed limits
  - generally, § 5:6

THE LAW OF TRAFFIC OFFENCES

**SPEEDING—Cont'd**

- Posted speed limits—Cont'd
- conspicuousness of postings,  
§ 5:7
- maintaining signs, § 5:8
- presumed regularity in signage,  
§ 5:10
- proving offence, § 5:9
- “Reasonable and prudent speed”  
statutes, § 5:21
- Statutory provisions, § 5:2
- Street racing, § 5:22
- Strict liability, § 5:4
- Stunt driving, § 5:22

**SPEED WARNING DEVICES**

- Generally, § 8:16
- Charter issues re search and seizure,  
§ 8:20
- Constitutional issues, § 8:17
- Detectors of, § 8:21
- Division of powers, § 8:17
- Elements of offence, § 8:18
- Expert evidence, § 8:19
- Proving the case, § 8:19

**STREET RACING**

- Generally, § 5:22

**STUNT DRIVING**

- Generally, § 5:22

**TURNS**

- Generally, § 8:45, § 8:46

**TURNS—Cont'd**

- “Anti-gridlock” provisions, § 8:56
- Executing turns, § 8:48
- Failure to obey signal light or sign,  
§ 8:52
- Intersections without signal lights  
or signs, § 8:51
- Passing vehicles, § 8:50
- Right of way, § 8:49
- Signaling turns, § 8:47
- Signal lights, § 8:55
- Stop signs, § 8:54
- Yield signs, § 8:53

**WITNESSES**

- Generally, § 4:16
- Admissions by accused, § 4:12
- Cross-examination, § 4:22
- Examination-in-chief, § 4:20
- Exclusion of, § 4:18
- Leading questions, § 4:21
- Preparing, § 4:17
- Prior statements, § 4:13
- Rebuttal evidence, § 4:23
- Refreshing memory, § 4:11
- Statements by accused, § 4:12

**YOUNG OFFENDERS**

- Generally, § 2:49
- Appeals, § 2:53
- Ex parte convictions, § 2:52
- Maximum penalties, § 2:51
- Notice to parents, § 2:50
- Parents, notice to, § 2:50