

# Summary of Contents

## Volume 1

- Chapter 1. Accident Reconstruction
- Chapter 2. Adjournments
- Chapter 3. Admissibility of Evidence (Relevancy and Warrantless Searches)
- Chapter 4. Amendments
- Chapter 5. Appeal from Indictable Offence: to Court of Appeal
- Chapter 6. Appeal from Summary Conviction Offence — s. 813
- Chapter 7. Appeal from Summary Conviction Offence: to Superior Court of the Province — s. 830
- Chapter 8. Arraignment and Plea
- Chapter 9. Arrest and Detention
- Chapter 10. Bail on a Murder Charge
- Chapter 11. Bail Procedure (Judicial Interim Release)
- Chapter 12. Bail Reviews
- Chapter 13. Ballistics Evidence
- Chapter 14. Bloodstain Pattern Evidence
- Chapter 15. Change of Plea
- Chapter 16. Character Evidence

## Volume 2

- Chapter 17. Children and Vulnerable Witnesses
- Chapter 18. Conditional Sentence Breach
- Chapter 19. Confessions
- Chapter 20. Cross-Examination of an Adverse Witness
- Chapter 21. Cross-Examination of Own Witness on Prior Inconsistent Statement (*R. v. Milgaard*)
- Chapter 22. Cross-Examination as to Previous Recorded Statements
- Chapter 23. Cross-Examination and Rebuttal on a Prior Inconsistent Statement
- Chapter 24. Dangerous Offender and Long-Term Offender Procedure

## CRIMINAL LAW EVIDENCE PRACTICE AND PROCEDURE

- Chapter 25. Direct Indictments
- Chapter 26. DNA Analysis
- Chapter 27. Dogmaster (and Police Service Dog) Procedure
- Chapter 28. Election Procedure
- Chapter 29. Estreatment Procedure (Forfeiture of Recognizance)
- Chapter 30. Exclusion, Absconding or Absence of Accused from Court Room
- Chapter 31. Exclusion of Public from Court Room
- Chapter 32. Exclusion of Witnesses from Court Room
- Chapter 33. Exhibit Detention After Seizure
- Chapter 34. Expert Opinion Evidence
- Chapter 35. Fingerprint Evidence from Crime Scene
- Chapter 36. Fingerprints Proving Previous Criminal Record
- Chapter 37. Fire Cause Determination
- Chapter 38. Firearms — Application to Prohibit Possession
- Chapter 39. Hair and Fibre Analysis Evidence
- Chapter 40. Handwriting Comparison Procedure
- Chapter 41. Hearsay Evidence
- Chapter 42. Information: Laying of
- Chapter 43. Information: Sufficiency of — S. 581(3)
- Chapter 44. Issuing Process

## **Volume 3**

- Chapter 45. Jury Trials and General Procedure
- Chapter 46. Line-Up Evidence
- Chapter 47. Mental Disorder
- Chapter 48. Notice of Greater Punishment
- Chapter 49. Pathologist Evidence
- Chapter 50. Peace Bonds
- Chapter 51. Polygraph (Lie-Detector) Procedure
- Chapter 52. Pre-Court Release Procedure
- Chapter 53. Preliminary Inquiry Procedure
- Chapter 54. Proof of Previous Convictions
- Chapter 55. Psychiatric Assessment and Fitness Hearing Procedure
- Chapter 56. “Reading in” Evidence
- Chapter 57. Re-Election Procedure

SUMMARY OF CONTENTS

- Chapter 58. Refreshing Own Witness's Memory
- Chapter 59. Revoking Probation Order and Resentencing Procedure
- Chapter 60. Restitution
- Chapter 61. Sentencing: Procedural Aspects of
- Chapter 62. Severance
- Chapter 63. Similar Fact Evidence
- Chapter 64. Stay of Proceedings and Withdrawal of Information
- Chapter 65. Undercover Agents Procedure
- Chapter 66. Transfer of Young Offender to Adult Court
- Chapter 67. Video, Audio and Photographic Evidence
- Chapter 68. Wiretap Evidence

**Appendix**

Appendix A. Quick Reference

**Table of Added Cases**

**Table of Cases**

**Index**