Index

ABANDONED INTENTION	ACTUS REUS—Cont'd
Possession for purposes of trafficking, 7:5	Joint possession, 7:3
ABANDONMENT Conspiracy, 10:32 Importing/exporting, 9:40 Production, of, 8:23 Search and seizure, 25:19 to 25:22	Money laundering, 15:9 Possession for purposes of trafficking generally, 7:3 constructive possession, 7:3 joint possession, 7:3 personal possession, 7:3
ABETTING	Possession of proceeds of crime, 15:5 ,
See AIDING AND ABETTING	15:6
ABORIGINAL STATUS Sentencing factor, 35:29, 35:29.25	Production generally, 8:2 , 8:3 to 8:7 , 8:8 to 8:21 altering, 8:5 , 8:6
ABUSE OF PROCESS Entrapment, 9:41 Importing/exporting, 9:41 Police policy, role of, 28:8 Police stings, 28:7	cultivating, 8:7, 8:16 to 8:18 harvesting, 8:7, 8:16 to 8:18 obtaining, 8:4, 8:9 to 8:15 offering, 8:21 propagating, 8:7, 8:16 to 8:18 Prohibited act, 7:3
ACTUS REUS Conspiracy	Trafficking, 7:3
generally, 10:1 to 10:7 acquittal of conspirator, effect of, 10:5 agreement, 10:3 agreements, multiple, 10:6	ADDICTION Constitutional issues and, 3:4 Sentencing factor, 35:23
agreement with multiple objects, 10:6 capability to conspire, 10:4	ADMINISTRATIVE SEARCHES Police powers, 25:36
Criminal organizations committing offence for, 14:13 instructing commission of offence,	ADMISSIBILITY See EVIDENCE; EXPERT EVIDENCE WIRETAPS
14:16 intimidation offences, 14:19 participating in activities of, 14:7	AFTER-THE-FACT CONDUCT Knowledge from, inferring, 4:50
recruiting, 14:10	AGENCY
Double doctoring, 11:3	Generally, 10:23, 29:1, 29:14
Impaired driving, 12:11 , 12:13 , 12:15	Accused's conduct in context, 29:8
Importing/exporting	Agency, 29:1
generally, 9:3 to 9:8 completion of, 9:4	Agency defence, post-Greyeyes, 29:7 Compassion, 29:13
evidence of commission, 9:8	Defence, 29:3, 29:4, 29:5
jurisdiction, 9:5	Legislative framework, 29:2
post-offence conduct, 9:6	Mere presence not sufficient, 29:10
special jurisdictional provisions, 9:7 Innocent possession, 4:20 , 4:30	Middleman as spokesperson of vendor, 29:9

wrong standard, application of, 25:56

ANALYST, CROSS-EXAMINATION OF AGENCY—Cont'd Middleman gets commission, whether, -Cont'd 29:12 Conducting, generally, 21:1 Middleman liability, 29:6 Evidence Motive, 29:13 generally, 21:14 to 21:20 Trafficking, definition of, **29:7** analyst's notes, 21:20 codeine, special rules re, 21:19 AGENTS PROVOCATEURS purification of compound, 21:16 Police informer privilege and, 24:8 specific forensic purposes, testing for, **AGREEMENTS** 21:18 Conspiracy specificity, 21:15 generally, 10:3 Preparing for, 21:3 evidence, 10:3, 10:6 Reasons for, 21:2, 21:3 indictments, 10:14 ANCILLARY POLICE POWERS multiple, 10:6 **DOCTRINE** multiple objects, 10:6 Search and seizure, 25:25 number of. 10:14 **APPEALS** AIDING AND ABETTING Possession for purposes of trafficking, Certificates of analysis, 19:19 7:56 to 7:59 Evidence, decision re admitting/ Trafficking, **5:50** excluding, 28:30 Mr. Big schemes, 28:28 AIR OF REALITY Proceeds of crime Mistake of fact, 30:6 generally, 15:36 to 15:39 ANALOGUES forfeiture. 15:37 See also VARIANTS orders, 15:38 Generally. 33:1, 33:5 to 33:9 refusals to order forfeiture, 15:37 Constitutional considerations, 33:8 sentence, against, 15:37 stays of forfeiture orders pending ANALYST, CROSS-EXAMINATION OF appeal, 15:39 Attendance, requiring Sentencing generally, 20:1 generally, 36:19 to 36:28 additional others' attendance, requiring, 20:6 bias, **36:22** constitutionality, 20:3 Crown's repudiation of position on appeal, 36:25 grounds for application, 20:5 legislative provisions, 20:2 deferential standard of review, 35:6.50 timing of application, 20:4 fresh evidence applications, 36:26 Chemical testing procedures guilty pleas, setting aside, 36:21 generally, 21:4 to 21:13 joint submissions, 36:23, 36:23.50 chromatography, 21:6 to 21:9 jurisdictional issues, 36:20 colour tests, 21:4 to 21:13 misconduct, 36:25 evidentiary issues see evidence multiple offences, 36:27 gas-liquid chromatography, 21:8 reasons, failure to explain, 36:24 high performance liquid re-incarceration, 36:28 chromatography, 21:9 Standard of review infared spectrophotometry, 21:12 amplification, 25:56 mass spectrometry, 21:13 errors or omissions, minor or technical, spectroscopic analysis, 21:10 to 21:13 25:56

ultraviolet spectrophotometry, 21:11

ARMOURED VEHICLES

Provincial initiatives against organized crime, 17:18 to 17:22

ASSET FORFEITURE

Constitutional issues and, 3:7

ASSOCIATION WITH TRAFFICKERS

Possession for purposes of trafficking, 7:16

ATTEMPTS

Conspiracy, **10:11**Personal possession, **4:42**Possession for purpose of trafficking, **4:64**, **7:69**Traffic, to, **5:34**

BAD CHARACTER EVIDENCE

(See also PROPENSITY EVIDENCE)
Appellate review, 7:22
Burden of proof, 7:22
Cut-throat defences, 7:22
Discreditable conduct, 7:22
Jury instructions, 7:22
Leading good character evidence, 7:22
Limiting instructions, 7:22
Procedure, 7:22
Purpose of, 7:22
Relationship to informer privilege, 7:22
When an integral part of narrative, 7:22

BAIL

Constitutional issues and, 3:15
Criminal organization offences, 14:23
Pending appeal, 36:19
Sentencing, impact of conditions on, 35:32

BASKET CLAUSES

Wiretaps, re admissibility of, 26:19

BLIND COURIER DEFENCE

Expert evidence, **7:43**, **9:16**, **9:24**Importing and exporting, **9:42**Trafficking via transport, **5:14**, **9:16**Value of drugs, relevance of, **7:10**

BODILY PRIVACY

Search and seizure, 25:7

BULLETPROOF VESTS

Provincial initiatives against organized crime, **17:18 to 17:22**

BUY-SELL CONSPIRACY

Actus reus, **10:6** Mens rea, **10:10**

CANADIAN DRUG LEGISLATION

See also HISTORY Generally, 0:5, 2:2 to 2:5 Cannabis, 1:5, 3:7.50 Cannabis Act, 2:6, 3:7.50, 30:16 Controlled Drugs and Substances Act, 2:5 Criminal Code, 2:3, 2:5 Criminal Law Amendment Act, 1985, 2:3 Food and Drugs Act, 2:3 to 2:5 Immigration laws and, 2:2 Narcotic Control Act, 2:3, 2:4 Opium Act (1908), 2:1 to 2:3 Opium and Drug Act (1911), 2:3 Opium and Narcotic Drug Act (1923), 1:3, 2:3 Proceeds of Crime (Money Laundering) Act (2000), 2:5 Proceeds of Crime (Money Laundering) and Terrorist Financing Act (2001),

Reform, guide to, 2:7

CANNABIS EDIBLES

Regulation of, 0:10

CANNABIS SPECIES DEFENCE

Variants, 33:3

CARTER TEST

Hearsay exception re conspiracy, 10:7, 10:20, 10:24 to 10:26

CELL PHONES AND DEVICES

Informational privacy, **25:9**, **25:13** Limitations to searches of, **25:30**

CERTIFICATES OF ANALYSIS

Generally, 19:1
Appeals, generally, 19:19
Evidentiary use of
generally, 19:13 to 19:17
evidence to the contrary, 19:17
exhibit seized, portion of, 19:15
listed substance, 19:16
proving what, 19:13
qualifications of analyst, 19:14
Legislative provisions
generally, 19:2, 19:3

constitutionality, 19:3

CERTIFICATES OF ANALYSIS	CHARTER CHALLENGES—Cont'd
—Cont'd	Search and seizure—Cont'd
Legislative provisions—Cont'd text, 19:2	subjective expectation of privacy, 25:12
Notice to admit	subject matter of search, 25:6
capacity of accused to understand,	territorial privacy, 25:8
19:10	test summarized, 25:18
communication of, 19:9	totality of circumstances test, 25:5 to
determining, 19:4	25:13
reasonableness of, 19:4 to 19:12	unreasonable manner of searching,
Proving nature of substance without	25:17
chemical analysis, generally, 19:18	unreasonable searches, 25:14 to 25:17
Reasonableness	zones of privacy, 25:6
failure to object, 19:12	Suspension, invalidity for, 3:10
judicial discretion to admit, 19:11	· ·
notice to admit, 19:4 to 19:12	CHEMICAL TESTING PROCEDURES
Service	Generally, 21:4 to 21:13
standard of proof, 19:6	Chromatography, 21:6 to 21:9
what, 19:5	Colour tests, 21:4 to 21:13
when, 19:7	Gas-liquid chromatography, 21:8
whom, to, 19:8	High performance liquid chromatography,
• •	21:9
CHARTER CHALLENGES	Infared spectrophotometry, 21:12
See also CONSTITUTIONAL ISSUES	Mass spectrometry, 21:13
Generally, 3:1, 3:8	Spectroscopic analysis, 21:10 to 21:13
Cannabis legislation, 3:7.50	Ultraviolet spectrophotometry, 21:11
Search and seizure	CHROMATOGRAPHY
generally, 25:3 to 25:18	
authorized searches, 25:15	Generally, 21:6 to 21:9
bodily privacy, 25:7	Gas-liquid, 21:8
cell phones and informational privacy,	High performance liquid, 21:9
25:9, 25:13	CIRCUMSTANTIAL EVIDENCE
computers and informational privacy,	Appellate review, scope of, 4:73:70
25:9, 25:10	"Narrative" and "contextual evidence,"
direct interest of accused in the subject	4:73.50, 18:87.50
matter, 25:11	Possession with purposes of trafficking
expectation of privacy, 25:5 to 25:13	generally, 7:28 to 7:31
informational privacy, 25:9	enveloped in, 7:30
person, privacy of the, 25:7	
personal communications and informa-	Griffin, R. v., 7:29
tional privacy, 25:9	guilt, the only reasonable inference,
personal property rights, 25:8	7:29
photographs and videos and informa-	Jenkins, R. v., 7:30
tional privacy, 25:9	principles, governing, 7:30, 7:31
privacy, expectation of, 25:4 to 25:13	Principles re, 4:66
reasonable expectation of privacy,	Rejection of accused's evidence, 18:61
objective, 25:13	COERCION
reasonable law authorizing searches,	
25:16	Sentencing factor, 35:31
search, what is, 25:4 to 25:13	COLLATERAL CONSEQUENCES
standing of accused, 25:11	Sentencing factor, 35:28
standing of accased, 20.11	

COLLUSION	CONSPIRACY
Similar fact applications, 5:73	Generally, 10:1, 10:8
COLOUR TESTS	Actus reus
Chemical testing, 21:4 to 21:13	generally, 10:3 to 10:7
•	acquittal of conspirator, effect of, 10:5
COMMUNICATIONS	agreement, 10:3
Informational privacy, 25:9	agreements, multiple, 10:6
Private, meaning of, 26:3 to 26:5	agreement with multiple objects, 10:6
COMMUNITY SAFETY ORDERS	buy-sell conspiracy, 10:6
Generally, 17:14 to 17:17	capability to conspire, 10:4
Constitutionality, 17:15	Attempted, generally, 10:11
Judicial experience, 17:17	Defences
Manitoba, 17:14	generally, 10:30 to 10:33
Other provinces, 17:16	abandonment, 10:32
Safer communities legislation, 17:14,	duress, 10:33
17:16	impossibility, 10:31 Evidence
COMPUTERS	
Informational privacy, 25:9, 25:10	generally, 10:20 to 10:29 association, of, 10:28
Limitations to searches of, 25:10, 25:30	experts, 10:29
	hearsay exception see HEARSAY
CONDITIONAL SENTENCES	EXCEPTION
Controlled Drugs and Substances Act,	Indictments
under, 35:45	generally, 10:12 to 10:18
CONDUCT	agreements, number of, 10:14
Accused, of	charging conspiracy vs. substantive
agency, 29:8	offence, 10:1, 10:18
evidence, as, 18:5 to 18:18	identifying conspirators, 10:15
importing/exporting, 9:6, 9:23	object of conspiracy, 10:13
possession, 4:80.100.160	place of the offence, 10:16
exemption (B.C.), 2:7	Jurisdiction, generally, 10:19
trafficking, 5:57	Membership in, 10:25
After-the-fact conduct, knowledge	Mens rea
inferred from, 4:50	generally, 10:8 to 10:10
Governmental	buy-sell conspiracy, 10:10
police stings, 28:1, 28:31, 28:32	genuine intention, 10:9
Police, of	intention, 10:8
disclosure, 18:67	What is, 10:2
discreditable, previous, 18:66 to 18:69	CONSTITUTIONAL ISSUES
documents, using, 18:68	See also CHARTER CHALLENGES
extent of, 18:69	Generally, 3:1
reverse stings, 28:16	Addiction, treatment of, 3:4
State	Analyst, cross-examination of, 20:3
reductions in sentencing due to, 36:11	Asset forfeiture, dealing with, 3:7
Strategic options, 18:14	Bail provisions, 3:15
CONSENT	Cannabis legislation, 3:7.50
Joint possession, 4:61 to 4:62	Certificate of analysis, 19:3
Search and seizure, 25:19 to 25:22	Classifying drugs as "illegal," 3:9
Third party, 25:20	Community safety orders, 17:15
ima party, mesmo	Community burety orders, 17.12

CONTROLLED DELIVERIES CONSTITUTIONAL ISSUES—Cont'd Conspiracy, 10:21 Importing, 9:31 Criminal organization offences, 3:13, Possession for purposes of trafficking 14:27 generally, 7:65 to 7:68 Cross-examination of analyst, 20:3 Australia, 7:68 Division of powers, 3:2 Canada, 7:67 Firearms prohibition orders, 3:12 innocent agency, 7:68 Hearsay exception, 10:21 international, 7:66 Invalidity, suspension for, **3:10** USA, 7:68 Jurisdictional matters, 3:16 CONVENTION AGAINST ILLICIT Legislative authority, 3:2 TRAFFIC IN NARCOTICS AND Literature, legislation re, 13:5 PSYCHOTROPIC SUBSTANCES Medical marihuana cases, 3:10 (1988)Municipal authority, 3:6 Possession for purposes of trafficking and, Offence-related property, 16:4 Paraphernalia, legislation re, 13:5 **COUNSELLING** Parliament's authority, 3:3, 3:10 Police illegality, **3:11** Generally, 5:50 Aiding or abetting, **5:50** Possession Party liability under s. 21(1), 5:50 generally, 4:85 to 4:87 division of counts, 4:85 COVID-19 included offence, 4:86 Impact on drug trade and litigation, 0:12 marihuana, of, 3:3, 3:10 Incarceration, conditions of, 35:35.50 offences of, 3:1, 3:9, 3:10, 3:12 Sentencing, 35:32, 36:12, 36:19 provisions, 3:4 **CRIMINAL ORGANIZATION** trafficking, for purposes of, 7:73 **OFFENCES** Proceeds of crime see PROCEEDS OF Generally, 14:3 **CRIME** Committing offence for Production, 8:27 generally, 14:12 to 14:14 Prosecute, who may, 3:3 actus reus, 14:7, 14:13 Provincial power to create offences, 3:5 mens rea, 14:14 Provincial regulation, 3:13.50 Constitutional issues and, 3:13, 14:27 Sentencing under CDSA, 35:7 Controlled Drugs and Substances Act, under, 35:42 CONSTRUCTIVE POSSESSION Criminal organizations defined, 14:3 to Generally, 4:51 to 4:59 Actus reus, 7:3 Development of legislation, 14:2 Controlled deliveries, 4:59 Expert evidence, **14:3**, **14:4** Elements, 4:51 Facilitation, 14:3 to 14:5 Principles, 4:52, 4:53, 4:57, 4:58 Instructing commission of offence Prohibited act, 7:3 generally, 14:15 to 14:17 Residence, 4:55 actus reus, 14:16 Trafficking, for purposes of mens rea, 14:17 generally, 7:2 to 7:6 Intimidation offences actus reus, 7:3 generally, **14:18 to 14:20** Vehicle, **4:56** actus reus, 14:19 CONTEMPORANEITY, PRINCIPLE Bill C-24, 14:18 to 14:20 justice system participant defined, Possession for purposes of trafficking, 7:6 14:18 to 14:20

CRIMINAL ORGANIZATION	DEFENCE—Cont'd
OFFENCES—Cont'd	Agency—Cont'd
Intimidation offences—Cont'd	post-Greyeyes, 29:7
mens rea, 14:20	Blind courier
Listing of organizations, 14:5	expert evidence, 9:16 , 9:24
Mega trial phenomenon, the, generally,	importing/exporting, 9:42
14:28	trafficking via transport, 5:14, 9:16
Offences generally, 14:3 to 14:20	Cannabis species defence, 33:3
Overloaded indictments, generally, 14:28	Conspiracy
Participating in the activities of	generally, 10:30 to 10:33
generally, 14:3 to 14:8	abandonment, 10:32
actus reus, 14:7	duress, 10:33
mens rea, 14:8	impossibility, 10:31
Procedure	Cut-throat, 5:70 , 5:129.50 , 7:21
generally, 14:21 to 14:26	De minimis non curat lex, 31:2 to 31:8
bail, 14:23	Due diligence, 30:12.50
forfeiture of property, 14:25	Identity as a, 5:136
law enforcement justification provi-	Importing/exporting
sions, 14:22	generally, 9:33 to 9:42
parole eligibility, 14:26	abandonment, 9:40
recognizances, 14:24	abuse of process, 9:41
wiretapping, 14:21	distress, 9:36
Recruiting	duress, 9:35
generally, 14:9 to 14:11	entrapment, 9:41
actus reus, 14:10	jurisdiction, absence of, 9:37
mens rea, 14:10	necessity, 9:34
CROSS-EXAMINATION	racial profiling, 9:39
See also WITNESSES	religious freedom, 9:38
Accused, 9:14, 18:6	Inadequate investigation, 34:2
Affiant, 26:15	"Innocent dupe," 9:42
Analyst see ANALYST, CROSS-EXAMI-	Mistake of fact and, 30:2
NATION OF	Officially induced error, 30:12.50
Fair trial, fundamental for, 18:68	Possession for purposes of trafficking,
Leave to, 26:15	7:57, 7:71
Strategic considerations, 5:137	Quantity of drugs not large, when, 7:39.50
Witnesses, 5:137	
CULTIVATING	Stashperson defence, 7:57
See PRODUCTION	Third party suspect, 34:3
	Trafficking, 5:136
CURTILAGE DOCTRINE	Variants
Searches and seizures, challenging, 25:54	cannabis species defence, 33:3
CUT-THROAT DEFENCES	Vetrovec, repudiation of, 5:71
Generally, 5:70	Witnesses for, 5:70 , 5:70.50
Vetrovec warning, 5:129.50	DELTA-8 THC CANNABIS PRODUCTS
Where accused testifies, 5:129.50	Rise of, 0:15
DEFENCE	DEMEANOR EVIDENCE
Admissions, 7:4.10 to 7:4.70, 7:71	Generally, 4:51 , 18:9
Agency	Admissibility, 4:51
generally, 29:3 , 29:4 , 29:5	Governing principles, 4:51

DEMEANOR EVIDENCE—Cont'd

Importing, 9:17

Prejudicial nature of, 4:51

Probative value of. 4:51

DE MINIMIS NON CURAT LEX

Generally, 31:1

Abuse of process, 31:7

Appellate courts, treatment by, 31:5

Canada, 31:3, 31:5 to 31:7

Defence, development of the, 31:2

Internationally, 31:4

Policy considerations, 31:2

Principles applied, 31:6, 31:7

Restraint, principle of, 31:6

Strict construction, 31:7

DESCRIPTIONS

Search and seizure

place, 25:54

things to be seized, 25:53

DESIGNER DRUGS

See ANALOGUES; VARIANTS

DIAL-A-DEALER

Party liability, 7:63

Seriousness of offence, 35:12

DISCLOSURE

Informer privilege, re, 24:18, 24:19

Innocence at stake exception to privilege,

24:18, 24:19

Police misconduct, re, 18:67

Wiretaps, re admissibility, 26:14

DISTRESS

Importing/exporting, 9:36

DIVISION OF POWERS

Municipal authority, 3:6

Parliament's authority. 3:3, 3:10

Provincial power to create offences, 3:5

D.N.A. ORDERS

Sentencing, 36:6

DOCTOR SHOPPING

See DOUBLE DOCTORING

DOUBLE DOCTORING

Generally, 11:1

Actus reus, 11:3

Doctor shopping, 11:1

Evidence, generally, 11:5

Index-8

DOUBLE DOCTORING—Cont'd

Mens rea, 11:4

Offence, 11:2

Prescription drug abuse, 11:1

Privacy legislation, 11:6

DRIVING

See IMPAIRED DRIVING

DRUG RECOGNITION EXPERT (D.R.E.)

Generally, 12:12

Testimony of, 12:12

DRUG TESTING DURING PROBATION

Sentencing, 36:6

DRUG TREATMENT COURT (D.T.C.)

Controlled Drugs and Substances Act, under, **35:46**

DURESS

Conspiracy, 10:33

Importing/exporting, 9:35

Sentencing factor, 35:31

DWELLING HOUSES

Limitations to searches of, 25:30

ECONOMY

Contribution of cannabis to, 0:9

EDIBLES

See CANNABIS EDIBLES

ENTRAPMENT

Generally, 27:1, 27:13.50

Abuse of process, 9:41

Ahmad, R. v., judicial criticism of, 27:13.75

Appeals focusing solely on, 27:20.50

Appellate discomfort with, 27:13.50,

27:13.75

Bona fide inquiry, 27:6

Burden of proof, shifting, 27:18

Cold calls, handling, 27:13.75

Criminal liability re police/agent, exemption from, 27:21, 28:39, 28:55

Deception, 27:15

Dial-a-dealer, 27:7

Elements of, 27:3

Exploitation, 27:15

Guilty pleas, 27:19

Inducement to commit crime, 27:14

ENTRAPMENT—Cont'd	EVIDENCE—Cont'd
Internet era, in the, 27:13.80	Accused—Cont'd
Issues, pivotal, 27:4 to 27:22	unexplained wealth, 18:7
"Mr. Big" strategy, 27:22	W.(D.), impact of R. v., 7:4.60
Police conduct, 27:14, 27:15	Admissibility
Policy considerations, 27:2	defence-led evidence, 18:4
Random virtue testing, 27:5, 27:13.50	discretion to excluse, 18:2 to 18:4
Reasonable suspicion, 27:5	prejudicial effect outweighs probative
Remedies, 27:13.50, 27:20	value, 18:4
Test, the "clearest of cases," 27:13.50	principles, 18:3 , 18:4
Test, the "yes," 27:13.50	Analyst, cross-examination of
Trials focusing solely on, new, 27:20.50	generally, 21:14 to 21:20
Trickery, 27:15	analyst's notes, 21:20
Two-stage trial, 27:19	codeine, special rules re, 21:19
EVIDENCE	purification of compound, 21:16
Generally, 18:1	specific forensic purposes, testing for,
Accused	21:18
assessing testimony, 18:18.50	specificity, 21:15
association with traffickers, 18:8	Certificates of analysis, use of
background and conduct of, 18:5 to	generally, 19:13 to 19:17
18:18	evidence to the contrary, 19:17 exhibit seized, portion of, 19:15
character, 18:5	listed substance, 19:16
appellate review, 7:22	proving what, 19:13
burden of proof, 7:22	qualifications of analyst, 19:14
criminal record shows good, whether	Circumstantial
no, 35:27	"common-sense" assumptions, 4:70
cut-throat defences, 7:22	examination of, 4:72.50
jury instructions, 7:22	inferences and, 4:72 , 18:86
leading good character evidence,	jury instructions, 4:72
7:22	possession, 4:72
limiting instructions, 7:22	possession for purposes of trafficking
procedure, 7:22	7:28 to 7:31
purpose of, 7:22	principles, 4:66
relationship to informer privilege, 7:22	Villaroman, rule in, 4:72 , 4:72.70
when an integral part of narrative,	"Common-sense" assumptions, 4:70
7:22	Confirmatory, 5:75 , 18:43 to 18:45
circumstantial, 18:18	Conspiracy
credibility, 7:4.40 , 18:18.50	generally, 10:20 to 10:29
cross-examination, 18:6	agreements, 10:3, 10:6
demeanour, 7:4.30, 7:4.40	association, of, 10:28
explanation, 7:4.10 to 7:4.70	experts, 10:29
failure to testify, 18:18 , 18:18.50	hearsay exception see HEARSAY
Jenkins, R. v., 18:18	EXCEPTION
post-offence conduct, 18:9	Continuity issues, 22:5
previous convictions, 18:6	Contrary, to the, 19:17
propensity, 18:5	Counsel, agreements between or among
rejection of testimony, 18:61	22:5
suspect Crown evidence, materiality,	Crown's burden of proof re trafficking,
18:42	5:126

EVIDENCE—Cont'd	EVIDENCE—Cont'd
Crown's practice considerations, 18:17	Possession
Demeanor, 4:50, 4:51, 9:17	generally, 4:65 to 4:84
Destroyed, 18:71 to 18:78	circumstantial evidence, 4:66, 4:70
Documentary, 9:18	"common-sense" assumptions, 4:70
Double doctoring, 11:5	CSI effect, 4:83
Drug "Look Out," evidence from,	fingerprints see FINGERPRINTS
9:19.50	inadequate investigation, 34:2
Exclusion re search and seizure	inferences, 4:65 to 4:73
generally, 25:61 to 25:64	see also INFERENCES
administration of justice, 25:63	jury instructions, 4:83
threshold enquiry, 25:62	"narrative" and "contextual" evidence,
Experts, of, 5:92	4:73.50, 18:87.50
see also EXPERT EVIDENCE	propensity, of, 4:45
Eyewitness identification see EYEWIT-	reasonable doubt, 4:65 to 4:73
NESS IDENTIFICATION	see also INFERENCES
Fingerprint see FINGERPRINTS	speculation, 4:65 to 4:73
Identification, 5:81 to 5:112, 18:13	see also INFERENCES
use at trial, 18:47.50	Possession for purposes of trafficking
Importing/exporting	generally, 7:9 to 7:31
demeanour evidence, 4:51, 9:17,	association with traffickers, 7:16
18:9.50	bad character, 7:22
documentary evidence, 9:18	Appellate review, 7:22
drug use, 9:13	Burden of proof, 7:22
evidence of economic motive, 9:15	Cut-throat defences, 7:22
generally, 9:8, 9:9 to 9:29	Jury instructions, 7:22
expert evidence, 9:24	Leading good character evidence,
knowledge, 9:12 to 9:24	7:22
statements of co-accused, 9:21	Limiting instructions, 7:22
Indictments, use in multiple, 18:11	Procedure, 7:22
Inferences, not supporting, 18:84	Purpose of, 7:22
Informer protection	Relationship to informer privilege,
generally, 24:22 to 24:25	7:22
Canada Evidence Act, 24:22 , 24:23	When an integral part of narrative,
CSIS Act, s. 18.1, 24:24	7:22
Witness Protection Program Act, 24:25	Baldree, R. v., 7:25 to 7:27
Intention see possession for purposes of	circumstantial, 7:30
trafficking	documents, 7:15
Judicial notice, 4:76	electronic communication, 7:15
Literature, drug, 7:12	expert see EXPERT EVIDENCE
Lost, 18:71 to 18:78	future plans, 7:22 to 7:24
Multi-count indictments, use in, 18:11	Griffin, R. v., 7:29
Paraphernalia, drug, 7:12	guilt, inference of, 7:29
Photographs, 5:96 , 5:99 , 5:100	intention to distribute, 5:58
Police, previous discreditable conduct	Jenkins, R. v., 7:30
generally, 18:66 to 18:69	needle marks, 7:19
disclosure, 18:67	packaging, 7:13
documents, using, 18:68	paraphernalia, 7:12
extent of 18.69	past acts 7.22 to 7.24

EVIDENCE—Cont'd	EVIDENCE—Cont'd
Possession for purposes of trafficking	Suspect Crown—Cont'd
—Cont'd	preservation request, 18:76
personal use, amount consistent with,	third party suspect evidence, 18:70
7:10, 7:18	Vetrovec
principled approach to, 7:4.60	rule, 18:38
principles, governing, 7:30, 7:31	warning, nature of, 18:40
purchase calls at time of arrest, 7:25 to	warning, when given, 18:39
7:27	witnesses, 18:37 to 18:46
quantity of drugs, 7:10 , 7:11	Testimony, Crown counsel to control prej
rebuttal evidence, 7:72	udicial, 7:52
reverse profiling, 7:20	Testimony of accused, use of, 4:47 ,
text messages, 7:27	7:4.30, 18:10
tracks, 7:19	Third party suspect, 18:70
unexplained wealth, 7:17	Toxicology, 12:25
value of drugs, 7:10	Trafficking see EYEWITNESS
Prejudicial testimony, Crown counsel to	IDENTIFICATION; WITNESSES
control, 7:52	Unexplained wealth, 7:17
Preserve, duty to, 18:77	Videotape, 5:94 , 5:96 , 5:99 , 5:100
preservation request, 18:76	Wiretaps
Propensity, 4:45 , 7:22 see also PROPENSITY EVIDENCE	generally, 26:24 to 26:29
and BAD CHARACTER EVI-	accuracy of recording, 26:26
DENCE	case management, 26:24
Rebuttal evidence, 7:72	inaudible communications, partially, 26:29
Sentencing	joint hearings, 26:24
fresh evidence applications, 36:26	spousal privilege, 10:4 , 26:25
Separation of, 18:16	transcripts, 26:27
Similar facts	voice identification, 26:28
collusion, applications re, 5:73	Witnesses see WITNESSES
Crown motions re, 18:15	
evidence, 5:123 , 18:11	EXEMPTIONS, MINISTERIAL
Social context evidence, 35:29.50	Generally, 37:1
Suspect Crown	Authority, 37:3
generally, 18:37 to 18:78	Restricted drug regulations, 37:6
cold cases, 18:78	Special Access Programme
confirmatory evidence, 18:43 to 18:45	January 2022 amendments to, objective
destroyed evidence, 18:71 to 18:78	of, 37:4
international context, 18:72	Special Access Programme (SAP), 37:4
eyewitness identification see EYEWIT-	Supervised consumption sites, 3:4 , 37:5
NESS IDENTIFICATION /	EXHIBIT
suspect Crown evidence	
fingerprint evidence see	Generally, 22:1
FINGERPRINTS / suspect Crown	Absence at trial, 22:7, 22:8
evidence	Admissibility at trial, 7:52
independence, 18:41	Conflicting, 7:32
lost evidence, 18:71 to 18:78	Continuity
materiality, 18:42	gaps in, 22:5, 22:8
police see police, previous discreditable	nature of, 22:3
conduct	post-analysis, 22:4
post-conviction duty to preserve, 18:77	Identification only, for, 22:9

EXHIBIT—Cont'd	EXPERT EVIDENCE—Cont'd
Independent examination of	Identification re, 5:92
generally, 23:1	Importing, 7:43 , 9:24
authority to possess prohibited	Inferences, vis-vis, 7:40 to 7:54
substance, 23:10	Jury instructions re, 7:51 , 32:10
integrity, ensuring, 23:6	Lay opinion evidence, 18:21.50
jurisdiction to order release, 23:3	Mohan framework, 7:34
legislative provisions, 23:2	Mr. Big strategy, 28:22
non-compliance, 23:9	Necessity re, 7:36
outside Canada, 23:8	Police providing, 7:41
test for obtaining access, 23:5	Possession for purposes of trafficking
timing of application, 23:4	generally, 7:32 to 7:55
where exhibit entirely consumed by	Abbey, R. v., 7:42
Crown analysis, 23:7	admissibility, 7:44
Legislative provisions, 22:2 Trafficking, 22:6	admission, basis for, 7:42
_	basis, 7:49
EXPERT EVIDENCE	competence, areas of, 7:43
Generally, 18:19 to 18:36.50	decision tree, 7:55
Admission of testimony	drug code, 7:45
generally, 18:19 , 18:20	exclusionary rule, absence of, 7:37
drug distribution see distribution	expertise, level of, 7:48
eyewitness identification, 18:21	extent of translating communication,
Mohan test, 18:20	7:50
Conspiracy, 10:29	gang membership, 7:52
Criminal organization offences, 14:4	impartiality, 7:44
Cross-examination of Crown's, 7:39	importing charge, joined with, 7:43
Dangers posed by, 7:33	independence, 7:44
Distribution	investigator as expert, 7:44
generally, 18:22 to 18:36.50	knowledge/training, specialized, 7:42
basis for admission, 18:24	methodology, 7:49
competence, 18:25	Mohan framework, 7:34
drug code, 18:27	necessity, 7:36
expertise, level of, 18:30 extent of translating communication,	notice required, 7:54
18:32	opinion evidence, 7:32.50
gang membership, 18:34	overreaching, 7:51
investigator as expert, 18:26	personal use, 7:10
lay opinion evidence, 18:21.50	police officers as experts, 7:41
methodology, 18:31	private communication, sample, 7:46
notice when leading, 18:36	procedure to assess, 7:47
overreaching, 18:33	qualifications, proper, 7:38
police as experts, 18:23	relevance, 7:35
private communication sample, 18:28	
procedure to assess, 18:29	reliability, 7:49
Drug recognition expert (DRE), 12:19	special scrutiny, 7:53
Drug type particulars, 32:10	translating communications, 7:45
Eyewitness identification, re, 18:21,	ultimate issue rule, 7:53
18:57	vis-a-vis inferences, 7:40 to 7:54
Gangs, concerning, 7:52 , 18:34	Proceeds of crime, 15:12
Governing principles, 18:20	Ultimate issue rule, 7:53

EXPORTING	EYEWITNESS IDENTIFICATION
See also IMPORTING; IMPORTING/	—Cont'd
EXPORTING	Suspect Crown evidence—Cont'd
Generally, 9:32	recognition vs. identification, 18:58
Possession for the purposes of, generally,	reliability, 18:50
9:32	tainting, 18:52
Third party suspect, 9:43	warnings, 18:53
EYEWITNESS IDENTIFICATION	wrongful convictions and, 18:49
Generally, 5:84 to 5:101	System variables, 5:105
Bias, confirmation, 5:81, 5:97.50, 14:4,	Trial, use of evidence at, 5:81.50 "Tunnel vision," 18:58.50
15:12, 18:58.50	Undercover cases, 5:88, 5:89, 18:56
Bias, racial, 5:111	"buy-bust" cases, 5:99, 19:56
Blind, 5:105	buying through an intermediary, 5:99
Circumstantial evidence, based on, 5:97	18:56
Composites, use of, 5:109	medium to long-term undercover
Confirmation bias, 18:58.50	operations, 5:99 , 18:56
Dangers and warnings re, 5:112	United States, 5:103 to 5:112
Estimator variables, 5:111	Variables
Exculpatory, 18:53.50	estimator, 5:111
Expert evidence re, 18:21	system, 5:105
Feedback, effect of, 5:85 , 5:107 Frailties of, 5:82 , 18:48	Vetrovec warnings and, 5:86.70
Jury instructions, 18:53.50	Video, 5:96 , 5:99 , 5:100
Line-ups, 5:87	Voir dire, 5:96
Non-state witnesses, 5:111	Warning, need for, 18:53.50
Photo arrays, use of, 5:87	Weapon focus, 5:111
Photographs, 5:96 , 5:99 , 5:100	Where exculpatory, 18:53.50
Policy considerations, 5:102	Witness
Pre-identification instructions, 5:106	characteristics, 5:111
Racial bias, 5:111	non-state, 5:111
Recording confidence, 5:107	FENTANYL
Sequential line-ups, 5:108	Crisis, 0:7
Showups, 5:110	Dangerousness, 35:9
Simultaneous line-ups, 5:108	Escalating threat, 0:3
Speed of identification, 5:111	First responders, 0:7
Stranger danger, 5:82	Sentencing, 35:9
Stress, effect of, 5:111	Use and abuse of, 0:2
Suspect Crown evidence	FINGERPRINTS
generally, 18:47 to 18:59	
core principles summarized, 18:59	Generally, 4:74 to 4:82
credibility, 18:50	Attacking fingerprint evidence, 4:77 to 4:82
dock identification, 18:55	"CSI effect," the, 4:83
expert evidence on, 18:57	Forensic fingerprint evidence/
frailties of, 18:48	identification, 4:78, 4:79
high impact evidence, 18:51	Gold standard re fingerprints, 4:78
identification vs. recognition, 18:58	Misidentification of fingerprints, 4:80
in-court identification, 18:55	National Academy of Sciences Report
in-dock identifications, 18:55	(2009), 4:81
photographs, showing, 18:54	Principles. 4:75. 4:76

FINGERPRINTS—Cont'd	FORFEITURE—Cont'd
Scottish Fingerprint Inquiry (2011), 4:82	Provincial initiatives
Suspect Crown evidence	generally, 17:6, 17:7
generally, 18:62 to 18:65	Alberta, 17:9
accuracy, 18:65	British Columbia, 17:10
challenging, 18:65	judicial interpretation, 17:13
principles, 18:63	Manitoba, 17:8
time and location, proving, 18:64	New Brunswick, 17:12
validity, 18:65	Nova Scotia, 17:12
FIREARMS/WEAPONS PROHIBITION	Ontario, 17:7
ORDERS	origins, 17:6
Constitutional issues and, 3:12	other provinces, 17:8 to 17:12
Sentencing, 36:6	Quebec, 17:11
-	Saskatchewan, 17:12
FORFEITURE	Saskatenewan, 17.12
Absconds, when accused, 15:31	FORTIFIED BUILDINGS
Asset, 3:7	Provincial initiatives against organized
Constitutional issues re, 3:7	crime, 17:19, 17:20
Criminal organizations offences, 14:25	CANCINOLENCE
Death of accused, when, 15:31	GANG VIOLENCE
In personam, forfeiture	Provincial initiatives against organized
generally, 15:24 to 15:30	crime, 17:2
burden of proof, 15:25	GAS-LIQUID CHROMATOGRAPHY
execution, 15:30	Chemical testing, 21:8
fines and legal fees, 15:29	<i>G</i> ,
fines in lieu of, 15:28 , 35:46	GOOD SAMARITAN IMMUNITY
legal fees, fines and, 15:29	Generally, 4:19
notice, 15:24	GROW-OPS
partial, 15:27	
tainted property, 15:26	Residential, 8:19
Interim preservation order, 17:13	Seriousness of offence, 35:13
Offence-related property	HARVESTING
generally, 16:18 to 16:22	See PRODUCTION
absconding accused, 16:20 conviction, 16:19	
death of accused, 16:20	HEARSAY EXCEPTION
discharge, 16:19	Conspiracy
dwelling house, 16:21	generally, 10:20 to 10:27
immovables, 16:21	Carter test, 10:7 , 10:8 , 10:20 , 10:24 to
•	10:26
real property, 16:21	co-conspirators, 10:7 , 18:88
return of property, 16:11 to 16:17	constitutionality, 10:21
voidable transfers, 16:22	existence, 10:24
Proceeds of crime	furtherance, in, 10:26
generally, 15:23 to 15:35	jury charges, 10:7 , 10:27
in personam see in personam, forfeiture	membership, 10:25
offence-related property distinguished	necessity, 10:22
from, 16:3	reliability, 10:22
third party rights, generally, 15:33 to	·
15:35	scope, 10:23
voidable transfers, generally, 15:32	Narrative evidence, 9:19.50

HIGH PERFORMANCE LIQUID	HISTORY—Cont'd
CHROMATOGRAPHY	Possession, 2:3, 2:5
Chemical testing, 21:9	exemption (B.C.), 2:7
HISTORY	Proceeds of crime, 2:3
Generally, 1:1 to 1:4	crowdfunding platforms, 15:2
Amphetamines, 2:4 , 2:5	payment service providers, 15:2
Anabolic steroid drugs, 2:4	Production, 2:5
Bath salts, 2:5	Prohibition and the courts, 1:3
Benzodiazepines, 2:5	Property obtained by crime, 2:5
BZP, 2:5	Royal Commission Report (1885), 2:2
Canadian Legislation re see CANADIAN	Tetrahydrocanabinol (THC), 2:5
DRUG LEGISLATION	TFMPP, 2:5
Cannabis, 0:5, 1:3 to 1:5, 2:3	The modern era, 1:4
Coca-Cola, 1:2 , 1:3	To the 19th Century, 1:2
Cocaine, 1:1 to 1:3, 2:3, 2:5	Trafficking, 2:3, 2:5
Codeine, 2:3	Use, 2:5
Criminal organization, 2:5	William Lyon Mackenzie King, 2:2, 2:3
Date rape drugs, 2:5	IDENTIFICATION
Distribution, 2:3 to 2:5	Defence, as a, 5:136
Double doctoring, 2:3	Dock / in-dock, 5:91
Drug paraphernalia and literature, 2:3	Evidence re, 18:13
Ecstasy, 2:5	Expert evidence on, 5:92
Enforcement measures, 2:5	Eyewitness see EYEWITNESS
Eucaine, 2:3	IDENTIFICATION
Exemptions, 2:5	Fingerprint see FINGERPRINTS
Export, 2:5	In-court identification, 5:91
Financial Transactions and Reports Anal-	Recognition contrasted, 5:96
ysis Centre of Canada, 2:5	Speed of, 5:111
Flunitrazepam, 2:5	Trial judge, by, 5:93
GHB, 2:5	IGNORANCE OF THE LAW
Hasheesh/hashish, 1:3, 2:3	Generally, 30:12.50
Hemp, 2:3, 2:5	•
Heroin, 1:2, 1:3, 2:3, 2:5	IMMIGRATION CONSEQUENCES
Import, 2:5	Sentencing factor, 35:28
International Opium Convention (1912),	IMPAIRED DRIVING
2:3	Generally, 0:6 , 12:1
LSD, 2:5	Elements
Marihuana, 2:3, 2:5, 2:6	actus reus, 12:11, 12:13, 12:15
MDPV, 2:5	blood concentration offences, 12:12,
Methamphetamine, 2:4, 2:5	12:13
Money laundering, 0:13, 2:3, 15:2	impairment offences, 12:10, 12:11
crowdfunding platforms, 15:2	mens rea, 12:10 , 12:12 , 12:14
payment service providers, 15:2	reasonable excuse, 12:16
Morphine, 1:2 , 1:3 , 2:3	refusal offences, 12:14 to 12:16
National Anti-Drug Strategy, 1:4	Evidence
Opioids, exemption relating to personal	generally, 12:17
possession of (B.C.), 2:7	bodily samples, 12:24
Opium, 1:2 to 1:4, 2:2, 2:3	drug recognition evaluations, 12:19
PCP, 2:5	physical coordination tests, 12:18
1 (1, 20)	physical coordination tests, 12.10

IMPAIRED DRIVING—Cont'd	IMPORTING—Cont'd
Evidence—Cont'd	Mens rea—Cont'd
special provisions, 12:26	treatment of denial of knowledge, 9:20
testing devices, 12:23	willful blindness, 9:25 to 9:27
toxicology, 12:25	Mistake of fact, 30:11
Impairment, inference of, 12:17	Party liability, generally, 9:30
Offences	Third party suspect, 9:43
blood concentration, 12:5	IMPORTING/EXPORTING
combination of drugs and alcohol, 12:6	See also EXPORTING; IMPORTING
conveyances, 12:3	Generally, 9:1
"drug," meaning of, 12:8	Controlled Drugs and Substances Act,
drug impairment, 12:4	under, 35:38
elements see elements	Defences
refusals, 12:7	generally, 9:33 to 9:42
IMPORTING	abandonment, 9:40
See also EXPORTING; IMPORTING/	abuse of process, 9:41
EXPORTING	blind courier, 9:16 , 9:42
Actus reus	distress, 9:36
generally, 9:3 to 9:8	duress, 9:35
completion of, 9:4	entrapment, 9:41
evidence of commission, 9:8	jurisdiction, absence of, 9:37
jurisdiction, 9:5	necessity, 9:34
post-offence conduct, 9:6	racial profiling, 9:39
special jurisdictional provisions, 9:7	religious freedom, 9:38
Cannabis Act, under, 9:2	third party suspect, 9:43
Controlled deliveries, generally, 9:31	Internet-based importation, 0:3
Defined, 9:3	IMPOSSIBILITY
Internet-based importation, 0:3	Defence of, 10:31
Jurisdictional issues, 9:5	INCLUDED OFFENCES
Mens rea	Indictments, 32:5
generally, 9:9 to 9:29	Possession, 4:86
demeanour evidence, 4:51 , 9:17 ,	Possession for purposes of trafficking,
18:9.50	7:70
documentary evidence, 9:18	Production, 8:24
drug use, 9:13	Trafficking, 32:19
evidence of economic motive, 9:15	IN COURT IDENTIFICATIONS
expert evidence, 9:16, 9:24	
intention, 9:29	Generally, 18:55
knowledge	INDICTMENTS
generally, 9:10 to 9:24 cross-examination of accused, 9:14	Generally, 32:1
	Amending the count, 32:3
denial of, 9:20 details of, 9:11	Conspiracy
	generally, 10:12 to 10:18
evidence of, 9:12 to 9:24	agreements, number of, 10:14
lies to officials, 9:19	charging conspiracy vs. substantive
possession of container, 9:22	offence, 10:18
post-offence conduct, 9:23 recklessness, 9:27, 9:28	identifying conspirators, 10:15
	object of conspiracy, 10:13 place of the offence, 10:16
travel, circumstances of, 9:16	prace of the offence, 10:10

INDICTMENTS—Cont'd	INFERENCES—Cont'd
Crown overcharging, 32:26	Innocence
Crown theory need not be proven, 32:4	explanation, expectation of, 4:71
Differently scheduled drugs together,	presumption of, 4:71
32:13	scenarios consistent with, 4:70
Elements of, 18:12	Innocent explanation, absence of, 18:85
Evidence in multi-count, use of, 18:11	Jury instructions re circumstantial evi-
Included offences, 32:5	dence, 4:72 , 18:86
Jury charge	Lay opinion evidence, 7:32.50
avoiding complexities, 32:27	Nature, 18:81
Multiple counts, evidence in, 18:11	Personal possession and, 4:32
Overloaded, 14:28, 32:26, 32:27	Possession for purposes of trafficking
Particulars, ordering, 32:4	generally, 7:32 to 7:55
Particulars of drug type	drawing, 7:40 to 7:54
generally, 32:6 to 32:12	expert evidence decision tree, 7:55
amending particulars, 32:7	Preliminary inquiries, at, 4:73, 18:87
errors re Schedule, 32:12	Presumption of innocence, 4:71
imperfect descriptions, 32:8	Principles, 4:66 to 4:73, 18:80 to 18:87
jury instructions re effect of expert testimony, 32:10	Purpose, 18:81 Reasonable doubt, 4:65 to 4:73, 18:82
particulars to be proven, 32:6	Scenarios consistent with innocence,
quantity of drug, 32:11	4:70, 18:84
street names, use of, 32:9	Speculation
Principles, 32:2 to 32:5	generally, 4:65 to 4:73, 18:79 to 18:87
Sufficiency of the count, 32:2	conclusions based on, 4:69, 18:83
Time and location of offence, 32:14	Unfounded in evidence, 18:84
Trafficking	Unsupported, 18:82
generally, 32:15 to 32:25	Where accused holds drugs of significant
cannabis quantity and punishment,	value, 18:87.70
32:21, 32:22	INFORMANT
duplicate indictments of same acts of,	See INFORMER
32:18	
holding out, allegations of, 32:17	INFORMATIONAL PRIVACY
included offences, 32:19	Search and seizure, 25:9
method of, 32:15	INFORMER
purchaser, name of, 32:16	Death of, 24:12
quantity of cannabis on, 32:20	Innocence at stake exception to privilege
IN DOCK IDENTIFICATIONS	generally, 24:17 to 24:21
Generally, 18:55	Crown disclosure, extent of, 24:19
INICEDENICEC	disclosure, what to show to obtain,
INFERENCES	24:18
Generally, 4:65 to 4:73, 18:79 to 18:87	ex parte hearings, 24:20
After-the-fact conduct, from, 4:50	in camera hearings, 24:20
Circumstantial evidence, 4:66 , 4:72 , 18:86	scope, 24:17
	search warrants, challenging, 24:21
Crown arguments, 4:69 Crown's burden of proof, 4:71	wiretap authorizations, challenging, 24:21
Expert evidence, vis-vis, 7:32	Police informer privilege
Griffin, R. v., rule in, 18:86	generally, 24:1
Guilt, of, 7:29	agents provocateurs, 24:8
Ouiii, Ui, 1.47	agents provocateurs, 24:0

INFORMER—Cont'd INNOCENCE AT STAKE EXCEPTION Police informer privilege—Cont'd TO PRIVILEGE—Cont'd application to other agencies, 24:11 Wiretap authorizations, challenging, 24:21 civil proceedings, 24:16 confidential relationship, requirement INNOCENT POSSESSION of. 24:7 "Public duty" custody of drugs, 4:20 credibility of Crown's cooperating witness, attacking credibility of, INTERNATIONAL DRUG 24:26 CONVENTIONS death of informer, 24:12 Compliance with, 0:9 entitlement to, 24:6 INVESTIGATIVE DETENTION establishment of relationship, 24:7 Searches incidental to, 25:31 identity, attempts to learn, 24:14 JOINT POSSESSION identity, known, 24:13 Generally, 4:60 to 4:63 identity, protecting, 24:28 Actus reus, 7:3 innocence at stake exception see Consent, **4:61** INNOCENCE AT STAKE **EXCEPTION TO PRIVILEGE** Control. **4:62** Elements, 4:60 material witnesses, 24:8 Knowledge, 4:61 nature, 24:2 to 24:16 Prohibited act, 7:3 police agents, 24:8, 24:9, 24:26 Residence, 4:63 police investigative techniques, 24:27 Trafficking and scope, 24:2 to 24:16 generally, 5:12, 7:2 to 7:6 standing, **24:15** actus reus, 7:3 statutory protections see statutory Transport and, 5:12 protections Vehicle, 4:63 waiver of, **24:4** what it protects, 24:5 JOINT PURCHASERS whom, to, 24:3 Possession for purposes of trafficking, Sentencing influence, 35:25 7:60 to 7:62 Statutory protections of privilege JOINT SUBMISSIONS generally, 24:22 to 24:25 Sentencing, 36:23, 36:23.50 Canada Evidence Act s. 37, 24:22 JUDICIAL NOTICE s. 38, **24:23** Generally, 4:76 CSIS Act, s. 18.1, 24:24 Test for taking of, 4:76 Witness Protection Program Act, 24:25 **JURISDICTION** INFRARED SPECTROPHOTOMETRY Absence of, 9:37 Chemical testing, 21:12 Constitutional issues and, 3:16 Importing/exporting, 9:37 INNOCENCE AT STAKE EXCEPTION TO PRIVILEGE **JURY** Generally, 24:17 to 24:21 Charges, 5:99, 18:16 Crown disclosure, extent of, 24:19 Circumstantial evidence, instructions re, Disclosure, what to show to obtain, 24:18 4:72, 18:86 Ex parte hearings, **24:20** "CSI effect," the, **4:83** In camera hearings, 24:20 Effect of expert testimony, instructions re,

32:10

Hearsay exception, instructions re, 10:27

Scope, 24:17

Search warrants, challenging, 24:21

JURY—Cont'd	LITERATURE, DRUG
Multi-count indictment, adequate jury	Legislation
charge relating to, 18:16	background, 13:2
Particulars of drug type, instructions re,	constitutionality, 13:5
32:10	foreign, 13:4
Warning re eyewitnesses, 5:86	Offences, generally, 13:1 , 13:3
KNOCK-ON SEARCHES	Possession for purposes of trafficking,
	evidence re, 7:12
Search and seizure, 25:21	Provincial regulation, 13:6
KNOWLEDGE	
Generally, 4:31 to 4:49	"MAGIC MUSHROOMS"
Admissibility of accuseds denials, 4:46	Storefronts, 0:16
After-the-fact conduct, inferred from,	MANDATORY MINIMUMS
4:50	Controlled Drugs and Substances Act,
Attempts, 4:42	under, 35:5
Circumstantial evidence, 4:32	MANUFACTURING
Control, 4:44	See PRODUCTION
Forgotten, 4:48	
Importing	MASS SPECTROMETRY
generally, 9:10 to 9:24	Chemical testing, 21:13
cross-examination of accused, 9:14	MEDICAL MARIHUANA
denial of, 9:20 details of, 9:11	Generally, 0:14, 38:1
evidence of, 9:12 to 9:24	Access to Cannabis for Medical Purposes
Inferences, 4:32, 4:57	Regulations (ACMPR), 36:120
common sense inference, 4:57	Civil litigation, 38:10
controlled substance of significant	Constitutional issues and, 3:10
value, 4:57 , 18:87.75	Efficacy, 38:2
Joint possession, 4:61	Litigation, 38:4
Knowledge-control interrelationship, 4:44	Marihuana Medical Access Regulations
Legal framework, 4:35	(MMAR), 38:1, 38:3
Liability, 4:41	Marihuana Medical Purpose Regulations
Mistake, 4:36	(MMPR)
Negligence, 4:37	generally, 38:1 , 38:5
Objective fault standards, 4:38	commercial production, 38:7
Policy considerations, 4:34	possession, 38:6
Possession for purposes of trafficking, 7:4	Narcotic Control Regulations (NCR), 2:7, 38:9
Post-offence conduct, 4:80.120	Prohibitions, legislative, 4:13
Propensity evidence, 4:45	_
"Public duty" custody of drugs, 4:20	MEDICAL PROFESSIONALS
Recklessness, 4:37	Trafficking, 5:35 to 5:40
Secret compartments, 4:57	MEGA TRIAL PHENOMENON
Telephone calls, 4:49	Criminal organizations offences, 14:28
Testimony of accused, use of, 4:47, 18:10	Criminal organizations offences, 14.26
Wilful blindness, 4:37 to 4:39, 9:28	MENS REA
LICENCE TO KNOCK	Conspiracy
Search and seizure, 25:21	generally, 10:8 to 10:10
Scarcii anu scizure, 25:21	buy-sell conspiracy, 10:10
LINE-UPS	genuine intention, 10:9
See EYEWITNESS IDENTIFICATION	intention, 10:8

MENS REA—Cont'd	MIDDLEMAN
Criminal organizations	Commission, whether getting, 29:12
committing offence for, 14:14	Liability, 29:6
instructing commission of offence,	Spokesperson of vendor, 29:9
14:17	Trafficking, 5:56 , 5:59 , 5:61
intimidation offences, 14:20	MINISTERIAL EXEMPTIONS
participating in activities of, 14:8	Generally, 37:1
recruiting, 14:11	Authority, 37:3
Double doctoring, 11:4	B.C. Drug Exemption Scheme, 37:3.50
Impaired driving, 12:10 , 12:12 , 12:14	Regulation-making authority, 37:2
Importing	Restricted drug regulations, 37:6
generally, 9:9 to 9:29	Special Access Programme (SAP), 2:7,
demeanour evidence, 4:51 , 9:17 , 18:9.50	37:4
documentary evidence, 9:18	January 2022 amendments, purpose of, 37:4
drug use, 9:13	Supervised consumption sites, 3:4 , 37:5
evidence of economic motive, 9:15	•
expert evidence, 9:24	MINISTER OF MENTAL HEALTH AND
intention, 9:29	ADDICTIONS
knowledge see knowledge	Generally, 2:7, 37:1
lies to officials, 9:19	MISTAKEN BELIEF
possession of container, 9:22 post-offence conduct, 9:23	Sentencing factor, 35:26
recklessness, 9:27, 9:28	MISTAKE OF AGE
	Cannabis Act and, 30:13 to 30:20
travel, circumstances of, 9:16 treatment of denial of knowledge, 9:20	Constitutionality of legislative scheme,
willful blindness, 9:25 to 9:27	30:19
	Defence, 7:8, 30:13 to 30:20
Knowledge see KNOWLEDGE	Legislative framework, 30:16, 30:17
generally, 9:10 to 9:24	Practical operation of defence, 30:18
cross-examination of accused, 9:14 denial of, 9:20	SCC decisions re, 30:20
details of, 9:11	MISTAKE OF FACT
	Generally, 30:1
evidence of, 9:12 to 9:24	Air of reality requirement, 30:6
Mental element, 7:4	Cannabis Act and, 30:13 to 30:20
Money laundering, 15:10	Case law, early, 30:4
Possession for purposes of trafficking generally, 7:4	Defence, not a true, 30:2
	Importing, 30:11
abandoned intention, 7:5	Kundeus, R. v., 30:9
intention to traffic, 5:58, 7:4	Laundering proceeds of crime, 30:12
knowledge, 7:4	Mistake, 30:5
Possession of proceeds of crime, 15:7	Policy considerations, 30:21
Production	Possessing proceeds of crime, 30:12
generally, 8:2, 8:3 to 8:7, 8:8 to 8:21	Possession, 30:7
altering, 8:5, 8:6	Possession for purpose of trafficking,
cultivating, 8:7, 8:16 to 8:18	30:10
harvesting, 8:7, 8:16 to 8:18	Principles, 30:3 to 30:6
obtaining, 8:4, 8:9 to 8:15	Recklessness, 30:5
offering, 8:21	Trafficking, 30:8, 30:9
propagating, 8:7, 8:16 to 8:18	Versus mistake of law, 30:12.50

MISTAKE OF FACT—Cont'd	NEGLIGENCE
Wilful blindness, 30:5	Possession and, 4:37
MOHAN FRAMEWORK	Recklessness and, differences between, 4:38
Expert evidence, 7:34, 18:19, 18:20 MONEY LAUNDERING	Wilful blindness and, differences between, 4:38
See PROCEEDS OF CRIME	NOTEBOOKS
MR. BIG SCHEMES	Strategic considerations and, 5:129
See also ENTRAPMENT; POLICE STINGS	OFFENCE-RELATED PROPERTY
Entrapment and, 27:22	Generally, 16:1
Police stings	Applications for return of
generally, 28:11 to 28:30	generally, 16:11 to 16:17
abuse of process, 28:21	chemical, 16:16, 16:17
admission of evidence, 28:22	non-chemical, 16:16, 16:17
balance, striking a, 28:15	Constitutionality, 16:4
Bonisteel charge, 28:25	Forfeiture
evidence, admission of, 28:22	generally, 16:18 to 16:22
exemption from criminal liability,	absconding accused, 16:20
28:39, 28:55	conviction, 16:19
expert evidence on, 28:22	death of accused, 16:20
Hart Test, 28:16 , 28:25	discharge, 16:19
judicial oversight/control, 28:13	dwelling house, 16:21
legal framework after Hart and Mack,	immovables, 16:21
28:29	real property, 16:21
Police Enforcement Regulations, SOR/	return of property, 16:11 to 16:17
2022-174, 2:7 , 3:11 , 28:55	voidable transfers, 16:22
police misconduct, 28:16	Police powers
prejudice to the accused, 28:16	generally, 16:5 to 16:10
prejudicial effect, 28:19	cross-count reasoning, 5:128
principles, 28:14, 28:27	management, 16:10
probative value of confession, 28:18 publications of details, 28:26	multi-count indictments, use of evidence across, 5:117
reliability of confessions, 28:16	restraint, 16:9
rules, new common law, 28:17	search, 16:6
Supreme Court of Canada intervention	seizure, 16:6
(2014), 28:14	Proceeds of crime distinguished, 16:3
weighing, 28:20	Return of
what is, 28:12	chemical, 16:16, 16:17
Procedure	general, 16:11 to 16:17
voir dire, 28:21.50	non-chemical, 16:12 to 16:15
Standard of appellate review, 28:28	Third party interests
••	generally, 16:23 , 16:24
NECESSITY	post-forfeiture relief, 16:24
Expert evidence, re, 7:36	pre-forfeiture relief, 16:23
Hearsay exception, 10:22	What is, 16:2
Importing/exporting, defence re, 9:34	, and the second
Investigative, 26:18	OFFER TO PRODUCE
Wiretaps, re, 26:18	See PRODUCTION

PARTY LIABILITY—Cont'd OPIOID CRISIS Trafficking—Cont'd Cannabis legalization, link to, 0:10 abetting, 5:50, Exemption relating to personal possession (B.C.), 2:7, 37:3.50 aiding, **5:50** Governmental response to, 0:7, 2:7 common purpose, 5:51 to 5:54 conduct in context, 5:57 PACKAGING, DRUG intention to distribute, 5:58 Possession for purposes of trafficking, legal framework, 5:49 evidence re, 7:13 lookout, 5:62 PARAPHERNALIA, DRUG mere presence, 5:60 Legislation middleman, 5:56, 5:59, 5:61 background, 13:2 possession see possession for purposes constitutionality, 13:5 of trafficking foreign, 13:4 purchaser, 5:56 Offences, generally, 13:1, 13:3 strategic considerations, 5:132 Possession for purposes of trafficking, vendor. 5:59 evidence re, 7:12 PERSONAL POSSESSION Provincial regulation, 13:6 See POSSESSION / personal **PARITY PHOTOGRAPHS** Sentencing factor, 35:30 Eyewitness identification, use in, 5:87, PAROLE ELIGIBILITY 18:54 Criminal organizations offences, 14:26 Informational privacy, 25:9 Limiting, **36:5** Line-ups, 5:87 Sentencing and, 36:5 Witness, showing to, 5:87 **PARTICULARS** PLAIN VIEW DOCTRINE See also INDICTMENTS Search and seizure, 25:34 Motion for, **5:130** POLICE PARTY LIABILITY Abuse of process, role of policy and, 28:8 Generally, 5:49 Agents, 24:8, 24:26 Importing, 9:30 Constitutional issues and, 3:11 Possession for purposes of trafficking Criminal liability, exemption from, 28:39, generally, 7:56 to 7:64 abetting, 7:56 to 7:59 Disreputable conduct see misconduct aiding, 7:56 to 7:59 Entrapment see ENTRAPMENT aiding and abetting principles, 7:56, Experts, as, 7:41, 18:23 7:57 Illegality, 3:11 alternative theories, 7:64 Inducement of offence, 27:14 Canada, 7:59 Informer privilege see INFORMER dial-a-dealer schemes, 7:63 Interceptions of private communications, international, 7:58 3:11.50 joint purchasers, 7:60 to 7:62 Investigative strategies, **5:64**, **5:65** pooling resources, 7:61 criminal liability, exemption from, sentencing considerations, 7:62 28:39, 28.55 stashperson, 7:58, 7:59 Police Enforcement Regulations, SOR/ stashperson defence, 7:57 2022-174, 2:7, 3:11, 28:55

Investigative techniques, 24:27

28:39, 28:55

criminal liability, exemption from,

Production, 8:22

generally, 5:49 to 5:62

Trafficking

POLICE—Cont'd	POLICE—Cont'd
Investigative techniques, 24:27—Cont'd	Search and seizure, powers re—Cont'd
Police Enforcement Regulations, SOR/	search warrants, 25:38
2022-174, 2:7, 3:11, 28:55	sniff searches, 25:33
Misconduct	statutory powers of search, 25:35 to
generally, 18:66 to 18:69	25:46
disclosure, 18:67, 18:68	strip searches, 25:28
extent of, 18:69	warrants, other, 25:39
Mr. Big investigations, 28:16	Waterfield, R. v., 25:25
Offence-related property, powers re	Trafficking, strategies re, 5:64 , 5:65
generally, 16:5 to 16:10	Warrants, powers re
management, 16:10	other, 25:39
restraint, 16:9	search, 25:38
search, 16:6	Witnesses, protecting the identities of,
seizure, 16:6	24:28
Proceeds of crime, powers re	POLICE STINGS
generally, 15:14 to 15:16	Generally, 28:1, 28:37
management orders, 15:16	Controlled Drugs and Substances Act,
restraint orders, 15:15	28:3
seizure, 15:14	Criminal Code, 28:2
special search warrants, 15:14	Law in Canada, 28:6 to 28:10
Search and seizure, powers re	abuse of process, 28:7
generally, 25:23 to 25:46	Law in other countries
administrative searches, 25:36	generally, 28:31 to 28:36
ancillary police powers doctrine, 25:25	Australia, 28:35
bodily samples, 25:28	New Zealand, 28:36
common law, at, 25:24 to 25:34	outrageous governmental conduct,
Controlled Drugs and Substances Act,	28:31, 28:32
under, 25:35 , 25:36	principles, 28:34
Criminal Code, under the, 25:38 to	United Kingdom, 28:33, 28:34
25:43	United States, 28:31, 28:32
Customs Act, under, 25:44 , 25:45	Legislative framework, 28:2 to 28:5
dogs, drug-detecting, 25:33	Mr. Big investigative strategy, 28:11 to
investigative detention, searches	28:30
incidental to, 25:31	abuse of process, 28:21
limitations of searches of the person, 25:28	balance, striking a, 28:15
	Bonisteel charge, 28:25
limitations on searches of computers, cell phones and devices, 25:30	Hart Test, 28:16 , 28:25
limitations on searches of dwelling	judicial oversight/control, 28:13
houses, 25:29	legal framework after Hart and Mack
plain view doctrine, 25:34	28:29
Preclearance Act, under the, 25:44 ,	police misconduct, 28:16
25:45	prejudice to the accused, 28:16
production and preservation orders,	prejudicial effect, 28:19
25:40	principles, 28:14, 28:27
safety searches, 25:32	probative value of confession, 28:18
sealing orders, 25:46	publication of details, 28:26
search incident to arrest, 25:26	reliability of confessions, 28:16
searching places as incident of arrest,	rules, new common law, 28:17
25.27	standard of appellate review 28.28

POLICE STINGS—Cont'd	POSSESSION—Cont'd
Mr. Big investigative strategy, 28:11 to	Offences of—Cont'd
28:30 —Cont'd	constitutional issues and, 3:1, 3:9,
Supreme Court of Canada intervention	3:10, 3:12
(2014), 28:14	Personal
weighing, 28:20	generally, 4:2 , 4:29
what is, 28:12	actus reus, 7:3
Operation of the CDSA regulation, 28:4	admissibility of the accused's denials,
Outrageous government conduct, 28:1, 28:31, 28:32	attempt, 4:42
Police Enforcement Regulations (under	bad character evidence, 4:45 , 7:22
the CDSA), 2:7, 3:11, 28:3, 28:55	circumstantial evidence, 4:32 , 4:66
Scenarios, 28:5	common law, under the, 4:26
	control, 4:44
POSSESSION	control over the drugs, 4:30
Generally, 4:1	elements, 4:21
Approach re, changes in, 4:450	exemption (B.C.), 2:7 , 37:3.50
Attempted	conditions, 37:3.50
generally, 4:64	drugs subject to, 37:3.50
trafficking, for, 4:64	non-application of, 37:3.50
Cannabis Act, under, 4:5	scope of, 37:3.50
Constitutional issues see CONSTITUTIONAL ISSUES	forgotten, 4:48
Constructive see CONSTRUCTIVE POS-	Hess (No. 1), R. v., 4:27
SESSION	inferences, 4:32
Controlled Drugs and Substances Act,	knowledge, 4:31 to 4:49
under, 4:4 , 35:40	see also KNOWLEDGE
Definition, 4:3, 7:3	legal framework, 4:35
Elements of, 4:3	legislative language, 4:24
Exemption (B.C.), 2:7 , 37:3.50	liability, 4:41
drugs subject to, 37:3.50	manual handling, 4:22
non-application of, 37:3.50	negligence, 4:37
scope of, 37:3.50	objective fault standards, 4:38
Exporting, for the purposes of, 9:32	physical contact, 4:23 to 4:29 policy considerations, 4:34
Good Samaritan immunity, 4:19	prohibited act, 7:3
Included offence, as, 4:86	"public duty" custody of drugs, 4:20
Innocent, 4:20	recklessness, 4:37
Joint see JOINT POSSESSION	scenarios, 4:28
Legislative framework, 4:3 to 4:20.50	telephone calls, 4:49
Medical cannabis, 4:13	testimony of accused, use of, 4:47 ,
Mistake in, 4:36	18:10
Mistake of fact and, 30:7	wilful blindness, 4:37 to 4:39
Offences of	Policy considerations, 4:2
Cannabis Act, under, 4:5 to 4:13	Procedural issues, generally, 4:85 to 4:87
CDSA, under the, 4:4	Proceeds of crime, of see POSSESSION
exemption (B.C.), 2:7, 37:3.50	OF PROCEEDS OF CRIME
conditions, 37:3.50	Prohibition, sources of, 4:3
drugs subject to, 37:3.50	Provisions, 3:4
non-application of, 37:3.50	Punishment, 4:14 to 4:18.50
scope of, 37:3.50	Summary conviction for, 4:68

POSSESSION—Cont'd	POSSESSION FOR PURPOSES OF
Trafficking, for the purpose of see POS-	TRAFFICKING—Cont'd
SESSION FOR PURPOSES OF	Evidence re intention—Cont'd
TRAFFICKING	circumstantial
POSSESSION FOR PURPOSES OF	generally, 7:28 to 7:31
TRAFFICKING	enveloped in, 7:30
Generally, 7:1	Griffin, R. v., 7:29
Attempted, 4:64 , 7:69	guilt, the only rational inference,
Constitutionality, 7:73	7:29
Controlled deliveries	Jenkins, R. v., 7:30
generally, 7:65 to 7:68	principles, governing, 7:30, 7:31
Australia, 7:68	customized vehicles, 4:57 , 7:14
Canada, 7:67	documents, 7:15
innocent agency, 7:68	electronic communication, 7:15
international, 7:66	expert see expert evidence
USA, 7:68	future plans, 7:22 to 7:24 needle marks, 7:19
Controlled Drugs and Substances Act,	packaging, 7:13
under, 35:8 to 35:37	paraphernalia, 7:12
Convention against Illicit Traffic in	past acts, 7:22 to 7:24
Narcotics and Psychotropic Sub-	personal use, amount consistent with,
stances (1988), 7:1	7:10, 7:18
Defence admissions, generally, 7:71 to 7:4.50	purchase calls at time of arrest, 7:25 to
Distributing, 5:58 , 7:7 , 7:8	quantity of drugs, 7:10, 7:11
Elements	reverse profiling, 7:20
generally, 7:2 to 7:6, 7:7, 7:8	text messages, 7:27
actus reus	tracks, 7:19
generally, 7:3	unexplained wealth, 7:17
constructive possession, 7:3	value of drugs, 7:10
joint possession, 7:3	Expert evidence
personal possession, 7:3	generally, 7:32 to 7:55
constructive possession, 7:2 to 7:6	Abbey, R. v., 7:42
contemporaneity, principle of, 7:6	admissibility, 7:44
co-existence, 7:6	admission, basis for, 7:42
joint possession, 7:2 to 7:6	basis, 7:49
mens rea	competence, areas of, 7:43
generally, 7:4	concerning gangs, 7:45
abandoned intention, 7:5	dangers posed by, 7:33
intention to traffic, 7:4	decision tree, 7:55
knowledge, 7:4	drug code, 7:45
mental element, 7:4	exclusionary rule, absence of, 7:37
personal possession, 7:2 to 7:6	expertise, level of, 7:48
prohibited act, 7:3	extent of translating communication,
Evidence re intention	7:50
generally, 7:9 to 7:31	impartiality, 7:44
absence of, 5:58	importing, 7:43
association with traffickers, 7:16	independence, 7:44
bad character, 7:22	investigator as expert, 7:44
Baldree, R. v., 7:25 to 7:27	knowledge/training, specialized, 7:42

POSSESSION FOR PURPOSES OF	POSSESSION OF PROCEEDS OF
TRAFFICKING—Cont'd Expert evidence—Cont'd	CRIME
methodology, 7:49	Generally, 15:4 to 15:7
Mohan framework, 7:34	Actus reus, 15:5, 15:6
necessity, 7:36	Elements, 15:5
notice required, 7:42	Laundering see PROCEEDS OF CRIME money laundering
overreaching, 7:51	Mens rea, 15:7
personal use, 7:10	Objective circumstance, 15:5
police officers, 7:41	Possession defined, 15:5
private communication, sample, 7:46	Trafficking in property obtained by crime
qualifications, proper, 7:38	generally, 15:11
relevance, 7:35	trafficking defined, 15:11
reliability, 7:49	
special scrutiny, 7:53	PRECURSOR
translating communications, 7:45	CHEMICALS/COMPONENTS
ultimate issue rule, 7:53	Trafficking in, 5:33
vis-a-vis inferences, 7:40 to 7:54	PRESCRIPTION DRUG ABUSE
Exporting, 7:7, 7:8	Double doctoring, 11:1
Included offence, 7:70	Seriousness of offence, 35:20
Inferences	,
generally, 7:32 to 7:55	PREVIOUS CONVICTIONS
drawing, 7:40 to 7:54	Evidence, as, 18:6
Intention see evidence re intention	PRIVACY
Literature as evidence, 7:12	Bodily, 25:7
Mistake of age, 7:8	Cell phones, 25:9 , 25:13
see also MISTAKE OF AGE	Computers, 25:9
Mistake of fact and, 30:10	Devices, handheld, 25:9
Paraphernalia as evidence, 7:12	Expectation of, 25:5 to 25:13
Party liability	Informational, 25:9
generally, 7:56 to 7:64	Multi-unit dwelling, 25:13
abetting, 7:56 to 7:59	Personal, 25:7
aiding, 7:56 to 7:59	Personal communications, 25:9
aiding and abetting principles, 7:56 ,	Photographs, 25:9
7:57	Reasonable expectation of, 25:13
alternative theories, 7:64	Subjective expectation of, 25:12
Canada, 7:59	Territorial, 25:8
dial-a-dealer schemes, 7:63	Third parties, 25:13
international, 7:58	Videos, 25:9
joint purchasers, 7:60 to 7:62	
pooling resources, 7:61	Zones of, 25:6
sentencing considerations, 7:62	PRIVILEGE
stashperson, 7:58, 7:59	See INFORMER
stashperson defence, 7:57	PROCEDURAL ICCUES
Principled approach to, 7:4.60	PROCEDURAL ISSUES
Selling, 7:7, 7:8	See also CONSTITUTIONAL ISSUES
Stashperson defence, 7:57	Generally, 3:1
UN Single Convention on Narcotic Drugs	PROCEEDS OF CRIME
(1961), 7:1	Generally, 15:1

PROCEEDS OF CRIME—Cont'd	PROCEEDS OF CRIME—Cont'd
Appeals	Offences—Cont'd
generally, 15:36 to 15:39	possession of proceeds of crime
forfeiture, 15:37	—Cont'd
orders, 15:38	elements, 15:5
refusals to order forfeiture, 15:37	laundering see money laundering
sentence, against, 15:37	mens rea, 15:7
stays of forfeiture orders pending	objective circumstance, 15:5
appeal, 15:39	possession defined, 15:5
Authority to deal with, 3:7	trafficking in property obtained by
Constitutional issues and, 3:14	crime see trafficking in
Controlled Drugs and Substances Act,	proceeds/property of crime Orders/warrants, review/renewal/
under, 35:41	revocation of
Crowdfunding platforms, 15:2	generally, 15:16 , 15:17 to 15:22
Expert evidence, 15:12	applications for return, 15:18
Forfeiture of property	disposal of property, 15:22
generally, 15:23 to 15:35	expiration of orders, 15:21
in personam see in personam, forfeiture	reasonable business and legal expenses
third party rights, 15:33 to 15:35	applications for, 15:20
voidable transfers, 15:32 In personam, forfeiture	reasonable living expenses, applica-
generally, 15:24 to 15:30	tions for, 15:19
burden of proof, 15:25	residual authority, 15:22
execution, 15:30	return of / access to property, 15:17
fines and legal fees, 15:29	variations in the order, 15:18
fines in lieu of, 15:28 , 35:5	Payment service providers, 15:2
legal fees, fines and, 15:29	Police powers
notice, 15:24	generally, 15:14 to 15:16
partial, 15:27	management orders, 15:16
tainted property, 15:26	restraint orders, 15:15
International standards, 15:40	seizure, 15:14
Legislation, 15:2	special search warrants, 15:14
Mistake of fact and, 30:12	Proceeds of Crime (Money Laundering)
Money laundering	and Terrorist Financing Act
generally, 0:13, 15:8 to 15:10	generally, 15:40 to 15:43
actus reus, 15:9	case law, 15:43
Controlled Drugs and Substances Act,	constitutionality, 15:41
under, 35:41	framework, 15:40
crowdfunding platforms, 15:2	offences, 15:42
elements, 15:8	Trafficking in proceeds/property of crime
mens rea, 15:10	generally, 15:11
payment service providers, 15:2	trafficking defined, 15:11
Offence-related property distinguished,	What are, 15:3
15:3, 16:3	PRODUCTION
Offences	Generally, 8:1
generally, 15:4 to 15:11	Abandonment of, 8:23
constitutionality, generally, 15:13	Actus reus
possession of proceeds of crime	generally, 8:2 , 8:3 to 8:7 , 8:8 to 8:21
generally, 15:4 to 15:7	altering, 8:5 , 8:6
actus reus, 15:5, 15:6	cultivating, 8:7, 8:16 to 8:18
,,	

PRODUCTION—Cont'd	PROPENSITY EVIDENCE—Cont'd
Actus reus—Cont'd	Narrow basis for receipt of, 7:22
harvesting, 8:7, 8:16 to 8:18	Possession, 4:45
obtaining, 8:4, 8:9 to 8:15	Possession for purposes of trafficking,
offering, 8:21	7:22
propagating, 8:7, 8:16 to 8:18	Quebec, 7:22
Cannabis Act, under, 8:3 to 8:7	PROVINCES VS. ORGANIZED CRIME
Constitutional validity, 8:27	Generally, 17:1
Controlled Drugs and Substances Act,	Adopting tactics of the criminals, gener-
under, 35:39	ally, 17:18 to 17:22
Cultivating or propagating or harvesting	Armoured vehicles, 17:18 to 17:22
generally, 8:7, 8:16 to 8:18	Bullet-proof vests, 17:18 to 17:22
actus reus, 8:7, 8:16 to 8:18	Civil remedies, other, 17:23
honest belief and licences to produce,	Community safety orders
8:20	generally, 17:14 to 17:17
mens rea, 8:7, 8:16 to 8:18	constitutionality, 17:15
residential grow-ops, 8:19	judicial experience, 17:17
Cultivation, 8:7, 8:16 to 8:18 Failure to testify, 8:25	Manitoba, 17:14
Harvesting, 8:7, 8:16 to 8:18	other provinces, 17:16
Included offences, generally, 8:24	safer communities legislation, 17:14,
Jenkins, R. v., 8:25	17:16
Mens rea, generally, 8:2, 8:3 to 8:7, 8:8	Forfeiture
to 8:21	generally, 17:6 , 17:7
Modes of, 8:2, 8:3 to 8:7, 8:8 to 8:21	Alberta, 17:9
Offence, 8:1	British Columbia, 17:10
Offering to produce, generally, 8:21	judicial interpretation, 17:13
Orders, 25:42	Manitoba, 17:8
Party liability, generally, 8:22	New Brunswick, 17:12
Propagating, 8:7, 8:16 to 8:18	Nova Scotia, 17:12
	Ontario, 17:7
PROPAGATING	origins, 17:6
See PRODUCTION	other provinces, 17:8 to 17:12
PROPENSITY EVIDENCE	Quebec, 17:11
(See also BAD CHARACTER EVI-	Saskatchewan, 17:12
DENCE)	Fortified buildings, 17:19, 17:20
Generally, 7:22, 18:5	Gang violence, 17:2 Legislation, extent of, 17:4
Bad character evidence, 7:22	Legislative initiatives, 17:5 to 17:24
generally, 7:22	Local pressure, 17:2
appellate review, 7:22	Options available, 17:3
burden of proof, 7:22	-
cut-throat defences, 7:22	Scheduling criminal organizations, 17:24
jury instructions, 7:22	PSILOCYBIN
leading good character evidence, 7:22	Storefronts selling, 0:16
limiting instructions, 7:22	DUD CHACE CALLC
procedure, 7:22	PURCHASE CALLS
purpose of, 7:22	Evidence of possession for purposes of
relationship to informer privilege, 7:22	trafficking, 7:25 to 7:27
when an integral part of narrative, 7:22	QUALITY
Cut-throat defence, 7:22	Seriousness of offence, 35:9

QUANTITY

Cannabis, of, 32:20

Evidence of possession for purposes of trafficking, 7:10, 7:11

Particulars of drug type, 32:11

Personal use, vis-vis for purposes of trafficking, **7:10**, **7:18**

Seriousness of offence, 35:9

RACIALIZED MINORITIES

Generally, 35:29.50

RACIAL PROFILING

Generally, 25:60

Importing/exporting, 9:39

RANDOM VIRTUE TESTING

Entrapment, re, 27:6

RECKLESSNESS

Application in drug cases, 4:43

Attempt, establishing, 4:42

Developments re, 4:40

Importing, 9:27, 9:28

Mistake of fact and, 30:5

Negligence and, differences between, 4:38

Party liability, establishing, 4:41

Possession and, 4:37

Wilful blindness and, differences between, **4:38**

RECOGNIZANCES

Criminal organizations offences and, 14:24

RELIGIOUS FREEDOM

Importing/exporting, 9:38

SAFER COMMUNITIES LEGISLATION

Provincial initiatives against organized crime, **17:14, 17:16**

SAFETY SEARCHES

Police powers, 25:32

SEALING ORDERS

Search and seizure, 25:46

SEARCH AND SEIZURE

Generally, 25:1

Abandonment, 25:19 to 25:22

Blood samples, 12:24

© 2024 Thomson Reuters, Rel. 6, 12/2024

SEARCH AND SEIZURE—Cont'd

Challenging searches

generally, 25:47

assessing reasonable grounds on review, **25:57**

curtilage doctrine, 25:54

description of offence, 25:52

description of the place, 25:54

description of things to be seized, **25:53**

execution of warrant, 25:58

facial validity of warrant, 25:51 to 25:54

issuing warrant, flaws in process of, 25:49, 25:50

law offices, searches of, 25:50

reasonable grounds to believe standard, 25:57

review, standard of, 25:56

sufficiency of reasonable grounds,

25:55 to 25:57

warrant, searches under, 25:48 to 25:58

warrantless searches, 25:59, 25:60

Charter, s. 8

generally, 25:3 to 25:18

authorized searches, 25:15

bodily privacy, 25:7

cell phones and informational privacy, **25:9, 25:13**

computers and informational privacy, **25:9**

direct interest of accused in the subject matter, **25:11**

expectation of privacy, 25:5 to 25:13

informational privacy, 25:9

person, privacy of the, 25:7

personal communications and informational privacy, **25:9**

personal property rights, 25:8

photographs and videos and informa-

tional privacy, 25:9

privacy, expectation of, 25:4 to 25:13

reasonable expectation of privacy, objective, **25:13**

reasonable law authorizing searches,

25:16

search, what is, 25:4 to 25:13

standing of accused, 25:11

subjective expectation of privacy, **25:12**

subject matter of search, 25:6

Accused, circumstances of—Cont'd
circles, sentencing, 35:29.25
coercion, 35:31
collateral consequences, 35:28
criminal record, no, 35:27
delay in sentencing, credit for, 35:34
disadvantaged background, 35:30
duress, 35:31
family circumstances, particularly sym-
pathetic, 35:28
health, physical and mental, 35:37
hierarchy, place within, 35:44
immigration consequences, 35:28
informer status, 35:25
irrelevant considerations, 35:22.50
media coverage, 35:38.50
mental health, state of, 35:37
mistaken belief in the nature of the
drug, 35:26
motive, 35:37.70
nationality, 35:37.70
parity, 35:30
pre-sentence release, credit for, 35:33
pre-trial detention, credit for, 35:32
prospects for rehabilitation, 35:23 remorse, 35:24
special mitigating factors, 35:37 to
35:37.70
age, 35:37.30
motive, 35:37.70
nationality, 35:37.50
physical and mental health, 35:37
state of mind, particular, 35:26
totality, 35:38
five-step approach for dealing with, 35:38
Appeals
generally, 35:6.30, 36:19 to 36:28
bias, 36:22
change of circumstances, 35:35.50
COVID-19, 35:35.50
Crown's repudiation of position on
appeal, 36:25
deferential standard of review, 35:6.50
fresh evidence applications, 36:26
guilty pleas, setting aside, 36:21
joint submissions, 36:23, 36:23.50
jurisdictional issues, 36:20
misconduct, 36:25

SENTENCING—Cont'd	SENTENCING—Cont'd
Appeals—Cont'd	Hearing
motive, 37:37.70	generally, 36:13 to 36:17
multiple offences, 36:27	aggravating and mitigating factors,
reasons, failure to explain, 36:24	proof of, 36:15
re-incarceration, 36:28	bias, 36:14
sentence, against, 15:37	correction of errors, 36:16
Appellate courts, guidance from, 35:6.30	other charged/uncharged offences,
Bail conditions, impact of restrictive,	36:13
35:32	right to be heard, 36:17
Black offenders, 35:29.50	sentencing disparity between jurisdic-
Cannabis Act, under, 4:14 to 4:18.50	tions, 36:18
Charter breach credit, 36:11	Illegal sentence, 36:16
Community-centered approach to, 35:14	Incarceration, conditions of, 35:35.50
Conditional sentence, 35:43, 35:44	"Jump" principle, 35:21
fines in lieu of forfeiture, 35:44, 35:46	Pardons, 36:29, 36:30
Controlled Drugs and Substances Act,	Parity, 35:6.70, 35:30
under	sentence range approach, 35:6.70
generally, 35:1	starting point approach, 35:6.70, 35:9
Cannabis Act, impact of, 35:6	Possession for purposes of trafficking, 7:62
conditional sentences, 35:45	Prevalence of crime, judicial notice of,
constitutionality, 35:7	35:14
criminal organization, 35:42	Probation, 35:47.70
drug treatment court (DTCs), 35:46	Racialized minorities, 35:29.50
importing/exporting, 35:38	Ranges, 35:6.70, 35:8, 35:9
legislative framework, 35:2 to 35:6	Reductions for state misconduct, 36:11
mandatory minimums, 35:5	Restitution, 36:10
money laundering, 35:41	Sentencing, failure to appear for, 36:17.50
possession, 35:40	Seriousness of offence
possession for the purpose of traffick-	generally, 35:9 to 35:22
ing, 35:8 to 35:37	age of the purchaser, 35:17
principles, 35:3	character of the purchaser, 35:17
proceeds of crime, 35:41	commercialism, 35:10
production, 35:39	dial-a-dealer schemes, 35:12
Schedules, 35:4	grow-ops, 35:13
trafficking, 35:8 to 35:37	location of offence, 35:18
Courts, different roles of, 35:1	marihuana growing operations, 35:13
COVID-19 pandemic, during, 36:12 ,	method of trafficking, 35:15
36:19, 35:35.50	organized activity, 35:10
Criminal Code, under, 36:2	prescription drugs, 35:20
Criminal record, minor, 35:21	prevalence in the community, 35:14
Deterrence, 35:29	purchaser characteristics, 35:17
Discharges, conditional and absolute, 35:47.50	quality, 35:9
Drug, type of, 35:9	quantity, 35:9
Duty of court, regarding longer sentences,	role of offender, 35:11
36:23	substance held out to be a drug, 35:16
Gladue factors and reports, 35:29	type, 35:9
effect on appeal of failure to order	value, 35:9
report, 35:29	violence, 35:19

TOXICOLOGY EVIDENCE SENTENCING—Cont'd Seriousness of offence—Cont'd Impaired driving, 12:25 weapons, 35:19 **TRAFFICKING** Social context evidence, 35:29.50 Generally, 0:4, 5:1 Special orders Attempts, re, 5:34 generally, 36:4 to 36:10 Cannabis Act, under DNA Orders, 36:6 generally, 6:1 drug-testing during probation, 36:8 defences, 6:13 parole eligibility, limiting, 36:5 distributing, 6:2 to 6:8 probation, 36:9 mistake of age, 6:13 restitution, 36:10 see also MISTAKE OF AGE duty to pay, 36:10 selling, **6:9**, **6:10** totality principle, 36:10 young person, using/involving, 6:11, weapons prohibition orders, 36:7 6:12 s. 113 of Code, whether a duty to Consensual crime, as, 5:63 consider, 36:7 Contemporaneity, 5:30 Starting points, 35:6.70, 35:9 Controlled Drugs and Substances Act, Trafficking/possession under, 35:8 to 35:37 generally, 35:8 to 35:37 Crown's case, challenging accused see accused, circumstances of generally, 5:63 to 5:116 seriousness see seriousness of offence appellate courts, 5:79, 5:100, 5:101 Youth Criminal Justice Act, 36:3 burden of proof, 5:126 **SNIFF SEARCHES** confirmatory evidence, 5:75 Police powers, 25:33 defence repudiation of position, 5:71 defence witnesses, **5:70**, **5:70.50** SPECIAL ACCESS PROGRAMME dock identification, 5:91 (S.A.P.)expert evidence on identification, 5:92 January 2022 amendments to, objective eyewitness identification, 5:81 to 5:112 of, **37:4** see also EYEWITNESS Ministerial exemptions, 37:4 **IDENTIFICATION SPECTROPHOTOMETRY** identification based on circumstantial Infared, 21:12 evidence, 5:97 Ultraviolet, 21:11 identification by trial judge, 5:93 identification vs. recognition, 5:96 SPECTROSCOPIC ANALYSIS in-court identification, 5:91 Chemical testing, 21:10 to 21:13 independence, 5:73 STASHPERSON DEFENCE jury see JURY Possession for purposes of trafficking, materiality, 5:74 7:57 misconduct see POLICE / misconduct mixed witnesses, 5:70 STRIP SEARCHES notebooks, 5:129 Police powers, 25:28 particulars, order for, 5:1 **SYNTHESIZING** photographs to the witness, showing, See PRODUCTION 5:87 police misconduct see POLICE / TERRITORIAL PRIVACY misconduct Search and seizure. 25:8 prejudice to the accused, 5:78 TOTALITY OF CIRCUMSTANCES publication bans, 5:66 recognition vs. identification, 5:96 Search and seizure, 25:5 to 25:13 responsibility, trial judge's, 5:99

FRAFFICKING—Cont'd	TRAFFICKING—Cont'd
Crown's case, challenging—Cont'd	Methods of—Cont'd
strategic considerations see strategic	supplying, 5:48
considerations	transfer, 5:7
undercover officers, 5:66, 5:129	transport see TRANSPORT
Vetrovec rule, 5:68	United States of America, 5:47
Vetrovec warning, 5:70 to 5:72	Wales, 5:44
video-recorded photo line-up and state-	Mistake of fact and, 30:8 , 30:9
ment, recanting, 5:90	Particulars, order for, 5:1
videotape evidence, 5:94	Party see PARTY LIABILITY
warning to jury re eyewitness	Police strategies, 5:64 , 5:65
identification, 5:86 , 18:53.50	Possession for purposes of see POSSES-
weaknesses in the case to meet, 5:67 to	SION FOR PURPOSES OF TRAF
5:80	FICKING
wrongful convictions, 5:84	Proceeds of crime, in
Cuckooing, 0:6	generally, 15:11
Defined, 5:2 , 29:7	trafficking defined, 15:11
Elements, 5:30	Strategic considerations
Exhibits, 22:6	generally, 5:129
Indictments see INDICTMENTS	alleged party to offence, 5:132
Intention to distribute, 5:58	amount of drugs not large, when,
"Interpretation of what was said,"	7:39.50
5:25.50	cross-examination, 5:137
Investigative strategies, 5:64 , 5:65	drug exhibit, 5:131
Methods of	entrapment, 5:135
generally, 5:2 to 5:48	eyewitness, 5:137
administering, 5:5	hearing, power of, 5:133
Australia, 5:46	identification as a defence, 5:136
authorization to obtain, selling, 5:17	motion for particulars, 5:130
Canada, 5:38 , 5:42 , 5:48	notebooks, 5:129
common law, 5:37	observation, power of, 5:133
culpable homicide and, 5:41 to 5:48	quantity of drugs not large, when,
delivering, 5:16	7:39.50
distribution, 5:4	substance, what is the, 5:134
elements, 5:2 to 5:48	Synthetics, 0:4
England, 5:44	Witnesses, disreputable, 5:68
giving, 5:6	Words, interpretation of, 5:25.50
internationally, 5:43	words, interpretation or, 5.25.50
legal framework, 5:36 to 5:38	TRANSPORT
medical professionals, 5:35 to 5:40	Activities involved in, 5:11
offer to traffic, 5:18 to 5:20	Blind courier defence, 5:14 , 9:16
policy considerations, 5:35	Distribution, intention of, 5:58
precursors, trafficking in, 5:33	Harrington, R. v., 5:9
principles, 5:9 to 5:14, 5:19, 5:20,	Joint possessors, 5:12
5:36, 5:37, 5:42	Method of trafficking, as, 5:8 to 5:14
scenarios, 5:40	Misdirection, 5:13
Scotland, 5:45	Non-direction, 5:13
selling, 5:3	Pooling resources, 5:12
_	
sending, 5:15	Principles, 5:9 to 5:14 Ouantity relevance of 5:10
ennerance trainicking in 5.71 to 5.47	L CHIANITY TELEVANCE OF 5° 10

ULTIMATE ISSUE RULE

Expert evidence, 7:53

ULTRAVIOLENT **SPECTROPHOTOMETRY**

Chemical testing, 21:11

UNDERCOVER OFFICERS

Conversations, admissibility of, **5:29.50** Publication bans, 5:66 Strategic considerations and, 5:129

U.N. GENERAL ASSEMBLY SPECIAL SESSION ON DRUGS

Generally, 0:3

U.N. SINGLE CONVENTION ON NARCOTIC DRUGS (1961)

Possession for purposes of trafficking, 7:1

VARIANTS

Generally, 33:1 to 33:4 Actus reus, 33:6 Cannabis species defence, 33:3 Constitutional considerations, 33:8 Designer drugs, controlling, 33:9 Mens rea, 33:7 Natural drugs, 33:2 Salts as a compound, 33:4 Synthetic drugs, 0:4, 33:2

VETROVEC RULE/WARNING

Crown's case, challenging, 5:68 Defence repudiation of, 5:71 Evidence eyewitness testimony, 5:86.70 rule, 18:38 warning, nature of, 18:40 warning, when given, 18:39 witnesses, 18:37 to 18:46

VIDEO RECORDINGS

Evidence, 5:94 Informational privacy, 25:9 Photo line-up, 5:87 Recanting identification, 5:90

VOIDABLE TRANSFERS

Proceeds of crime, 15:32

W-18

Escalating threat, 0:3

WARRANT

See also SEARCH AND SEIZURE

WARRANT—Cont'd

Execution of, 25:58 Facial validity of, 25:51 to 25:54 Issuance of, flaws in the process of, 25:49, 25:50

Law offices, searches of, 25:50

Police powers re

search warrants, 25:38

warrants, other, 25:39

Reasonable grounds, 25:55 to 25:57

Review/renewal/revocation of

generally, 15:16, 15:17 to 15:22

applications for return, 15:18

disposal of property, 15:22

expiration of orders, 15:21

reasonable business and legal expenses,

applications for, 15:20

reasonable living expenses, applications for, 15:19

residual authority, 15:22

return of / access to property, 15:17

variations in the order, 15:18

Searches under, **25:48 to 25:58**

Searches without, 25:59, 25:60

WEALTH, UNEXPLAINED

Generally, 18:7

Evidence of possession for purposes of trafficking, 7:17

WEAPONS PROHIBITION ORDERS

See FIREARMS/WEAPONS PROHIBI-TION ORDERS

WILFUL BLINDNESS

Developments re. 4:39 Importing, 9:25 to 9:29

Mistake of fact and, 30:5

Negligence and, differences between, 4:38

Possession and, 4:37

Recklessness and, differences between, 4:38

Relevance to sentencing, 35:26

WIRETAPS

Generally, 26:1

Admissibility, challenging

generally, 26:14 to 26:23

basket clauses, 26:19

conditions, 26:22

disclosure, 26:14

Index-34

WIRETAPS—Cont'd WIRETAPS—Cont'd Admissibility, challenging—Cont'd Evidence—Cont'd investigative necessity, 26:18 translation, 26:27 known/unknown persons, 26:19 voice identification, 26:28 Intercept, meaning of, 26:3 to 26:5 known/unknown places, 26:20 leave to cross-examine the affiant. Investigative powers, related 26:15 generally, 26:10 to 26:13 new authorizations, 26:21 assistance orders, **26:13** procedural irregularities, 26:23 general warrants, 26:11 reasonable grounds, 26:17 tracking devices, 26:12 transmission data recorders, 26:12 renewals, 26:21 Legislative development, generally, 26:2 resort to clauses, 26:20 Private communications, meaning of, standard of review, 26:16 26:3 to 26:5 terms, 26:22 WITNESSES Authorization types See also EVIDENCE; EXPERT EVIgenerally, 26:6 to 26:9 **DENCE** consensual interceptions, 26:8 Cross-examination, 5:137 conventional, 26:7 Defence witnesses, **5:70**, **5:70.50** emergency interceptions, 26:9 Disreputable, 5:68 Criminal organizations offences, **14:21** Eyewitness Evidence identification see EYEWITNESS generally, 26:24 to 26:29 **IDENTIFICATION** accuracy of recording, 26:26 Jury warnings re, 5:86 case management, 26:24 Material, 24:8 expert evidence, 26:27 Mixed, 5:70 inaudible communications, partially, Non-state, 5:111 26:29 Photographs to, showing, 5:87 joint hearings, 26:24 Protection, 24:25 spousal privilege, **10:4**, **26:25** Undercover officers, 5:88, 5:89, 18:56 transcripts, 26:27 Vetrovec, 5:67 to 5:80, 18:37 to 18:46