

# Index

## **ACCESSORY AFTER THE FACT**

General, 80

## **AGENT FOR THE PURCHASER**

Defined, 87

Incidental assistance, 90

Party to offence of trafficking, 53

Trafficking by giving, 40

## **AIDING AND ABETTING**

Accessory after the fact, 80

Counselling, 80

General, 80

Passive acquiescence, 80

## **ALTERNATIVE MEASURES. *See also* SENTENCING**

Admissibility, 496

Availability, 496

Community service, 498

Completion, 498

Confessions, 496

Definition, 495

Diversion agreements, 497

Drug Treatment Court, 500

Admission, 500

Application, 500

Objectives, 501

Sentencing delay, 500

Services, 500

Essays, 498

Factors, 496

Forms, 498

General principles, 495

Monetary diversion, 498

Non-compliance, 499

Statements, 496

PROSECUTING AND DEFENDING DRUG OFFENCES

**ANALYST**

- Examination of, 134-136
- Notes, 137
- Past recollection recorded, 134
- Viva voce evidence, 134

**ATTEMPTED OFFENCES**

- Conspiracy, 81
- General, 81
- Limitations on punishments, 82
- Mere preparation, 81

**AUTHORIZATIONS.** *See also* DOUBLE DOCTORING

- Defined, 48
- Possession, 222

**BAIL.** *See* JUDICIAL INTERIM RELEASE

**CANADIAN CHARTER OF RIGHTS AND FREEDOMS**

- Agents of the state, 309
  - High school principals, 309
  - Private individuals, 312
  - Security guards, 309
  - State actors, 309
- Application of the Charter, 309
- Notice of Application, 360
- Reasonable expectation of privacy, 314
- Searches. *See* SEARCHES
- Section 8, 312
  - Reasonable Expectation of Privacy, 314
- Section 9. *See* JUDICIAL INTERIM RELEASE, SEARCHES
- Section 10. *See* STATEMENTS
- Section 11(e). *See* JUDICIAL INTERIM RELEASE
- Section 24(1). *See* EXCLUSION OF EVIDENCE
- Section 24(2). *See* EXCLUSION OF EVIDENCE
- Standing, 314
  - Personal rights, 314
  - Principles, 315
  - Section 24(1) of the Charter, 314

## INDEX

- Target theory, 314
- Third parties, 314
- State actors. *See* Application of the Charter
- Strip searches, 330
  - Defined, 331
- CANNABINOIDS, SYNTHETIC**, 155, 453
- CANNABIS ACT**, 452
- CANNABIS RESIN**. *See* HASHISH
- CERTIFICATE OF ANALYST**
  - Disclosure, 133
  - Filing, 127
  - Notice, 128
    - Content, 128
    - Day of trial, 130
    - Notice of intention, sample, 128
    - Preliminary inquiry, notice at, 132
    - Reasonable timing, 129
  - Sample, 134
  - Service, 133
    - Articling student, service on, 133
    - Fax transmission, service by, 133
    - Lawyer, service on, 133
    - Personal, 134
    - Preliminary inquiry, service at, 133
    - Proving, 133
- COCAINE**, 504
- CONSPIRACY**
  - Attempt, 84
  - Inconsistent verdicts, 83
  - Offences, 82
  - Party to the offence, 84
  - Spouses, 83
  - Unindicted co-conspirators, 83
- CONTINUITY**
  - Affidavit, 144
  - Exhibit Officer, examination of, 141

PROSECUTING AND DEFENDING DRUG OFFENCES

Perfect continuity, 141

Police locker, 143

**COUNSELLING.** *See* AIDING AND ABETTING

**CRACK COCAINE,** 506

**DEFENCES**

Agent for the purchaser. *See* AGENT FOR THE PURCHASER

De minimus non curat lex, 23, 27

Duress. *See* DURESS

Entrapment. *See* ENTRAPMENT

Turning over to authorities, 27

**DESIGNATED SUBSTANCE OFFENCE.** *See* SENTENCING

**DESIGNATION OF COUNSEL**

Form, 248

General, 219

**DETENTION.** *See* SEARCHES

**DOUBLE DOCTORING**

Authorization, defined, 31

Defined, 31

Disclosure of previous prescriptions, 31

Elements of the offence, 32

Examination of physician/practitioner, 34

Information and indictment, 33

Limitation period, 31

Multiple prescriptions, 31

Practitioner, defined, 31

**DRUG TREATMENT COURT.** *See* ALTERNATIVE MEASURES

**DRUGS.** *See* SUBSTANCES

**DURESS**

Actus reus, 110

Constitutional considerations, 118

Criminal association, voluntary involvement, 116

Criminal Code, 117

Involuntary acts. *See* Morally involuntary acts

Mens rea, 110

Modified objective-subjective standard, 112

## INDEX

- Morally involuntary acts, 110
- Necessity, 110
- Parties, 118
- Principals, 118
- Proportionality, 111, 114-116
- Safe avenue of escape, 111, 112
  - Access to law enforcement, 113
  - Immediacy, 113
- Threat of death or serious bodily harm, 112

### **ECSTASY, 510**

### **ENTRAPMENT**

- Additional offences, 106
- Age of offender, 104
- Bona fide inquiry, 93
- Defined, 92
- Derivative entrapment, 105
- Examination of witnesses, 108
- Independent criminal intent, 104
- Onus, 93
- Persistent investigations, 100
- Police agents, 102
- Predisposition to commit criminal offences, 100
- Procedural issues, 106
- Provision of opportunity, beyond, 69
- Random virtue testing, 93-96
- Reasonable suspicion, 93
- Remedy, 108
- Stay of proceedings, 108
- Test for entrapment, 92

### **EXCLUSION OF EVIDENCE**

- Administration of justice, 409
- Canadian Charter of Rights and Freedoms
  - Section 24(1), 402
  - Section 24(2), 403
- Confession rule, 400

## PROSECUTING AND DEFENDING DRUG OFFENCES

- Conscriptive evidence, 413
  - Conscriptive derivative evidence, 414
  - Defined, 413
- Court of competent jurisdiction, 400
- Historical considerations, 399
- Impact of breach, 412
- Independent source doctrine, 412, 417
- Inevitable discovery doctrine, 412, 415
- Jurisdiction, 400
- Non-conscriptive evidence
  - Defined, 413
- Obtained in a manner, 405
  - Causal relationship, 406
  - Temporal nexus, 406
- Personal rights, 404
- Preliminary inquiry, 400
- Reasonable expectation of privacy, 404
- Remoteness, 408
- Seriousness of the breach, 410
- Society's interest, 420
- Standing, 404
- Summary, former analysis, 419
- Target theory, 404
- Test, 409
- Trial fairness, former analysis, 412
  - Summary, 419

## EXPERTS

- Criteria, 425
- Drug expert, 436
  - Examination of, 434
  - Assumptions, 434
  - Qualifying, 441
  - Unbiased, 432
- Examination of, 434
- Exclusionary rule, 430
- Fingerprint expert, 446

## INDEX

Canadian Charter of Rights and Freedoms, 449

Destruction of fingerprints, 449

Legislation, 448

Witnesses, 446

Necessity, 428

Opinion evidence, generally, 423

Qualifying, generally, 430

Bias, 432

Relevance, 426

Ultimate issue rule, 428

### **EXPORTING**

Attempt, 68

C.D.S.A. Legislation, 67

Elements, 67

Included offences, 68

Possession for the purpose of exporting, 69

Attempt, 70

C.D.S.A. Legislation, 69

Circumstantial evidence, 69

Elements, 69

Included offences, 70

Precursors, 71

### **FENTANYL, 515**

### **FINGERPRINTS**

Destruction, 449

Experts. *See* EXPERTS

Witnesses, 447

### **GHB, 512**

### **HALLUCINOGENS**

Effects, 509

### **HASHISH (CANABIS RESIN), 452**

Possession of small amounts, 453, 497

### **HEROIN, 507**

### **IMPORTING**

Attempt, 67

## PROSECUTING AND DEFENDING DRUG OFFENCES

- C.D.S.A. Legislation, 59
- Continuing, 60
- Controlled delivery, 64
- Duress, 65. *See also* DURESS
- Elements, 59
- Included offence, 66
- Jurisdiction, 63
- Necessity, 65. *See also* NECESSITY
- Party to the offence, 66
- Passive acquiescence, 60
- Wilful blindness, 60

**INCONSISTENT VERDICTS.** *See* CONSPIRACY

**INNOCENCE AT STAKE.** *See* PRIVILEGE

## **INSTRUMENTS AND LITERATURE OF ILLICIT DRUG USE**

- Criminal Code Legislation, 78

**INVOLUNTARY ACTS.** *See* DURESS

## **JUDICIAL INTERIM RELEASE**

- Addictions, 163, 165
- Adjournments, 151
  - Accused, request by, 151
  - Drug experts, 151
  - Further evidence, 152
  - Further investigation, 151
  - Prosecution, request by, 151
- Allegations, reading in, 184
  - Straw man witness, 184
- Appearance before a justice, 147
- Canadian Charter of Rights and Freedoms
  - Section 9, 148
  - Section 11(e), 171
- Conditions
  - Amount of bail, 188
  - Boundaries, 190
  - Counselling, 191
  - Curfew, 194



## INDEX

- Drugs, not to possess. *See* Narcotics, not to possess
- Keep the peace and be of good behaviour, 187
- Narcotics, not to possess, 191
- Non-association, 194
- Raves, not to attend, 193
- Treatment, 191
- Weapons, 188, 195
- Constitutional considerations, 171
  - Public interest provision, 172
    - Bail pending appeal, application to, 173
  - Reverse-onus provision, 175
  - Section 11(e) of the Charter, 171
  - Tertiary ground, 177
- Criminal record of accused, 163
- Cross-examining the accused, 182
- Drug experts, 151. *See also* EXPERTS
- Estreatment, 199
  - Writ for seizure of goods, 199
- Exceeding probable sentence, 160
- Evidence, 181
  - Credible and trustworthy, 182
  - Questioning the accused, 182
  - Straw man witness, 184
  - Synopsis, reading in, 183
  - Unsworn statements, 184
  - Victims, 185
  - Wiretap evidence, 185
- Failure to appear, 163
- Failure to comply, 163
- Form of release, 186
  - Cash bail, 187
  - Recognizance, 187
  - Sureties, 187
  - Undertaking, 186
- Forum, 150
- General, 147

## PROSECUTING AND DEFENDING DRUG OFFENCES

- Grounds for detention, 156
  - Primary ground (risk of flight), 157
    - Alleged offence, 159
    - Conditions, 162
    - Connection to the community, 161
    - Criminal record, 163
    - Potential penalty, 159
    - Sample questions, 161
    - Strength of crown's case, 160
    - Sureties, 163
    - Visitor to country, 161
  - Secondary ground (risk of reoffending), 164
    - Addictions, 165
    - Criminal record, 165
    - Previous bail, on, 166
  - Tertiary ground, 167
    - Any other just cause, 168
    - Constitutionality, 167, 168
- Holidays, 148
- Onuses, 154
  - Reverse onus, 154, 175
- Pending appeal, 173, 208
  - Criteria, 208
  - Form, 211
  - Indictable, 208
  - Notice, 208
  - Onus, 209
  - Order, 211
  - Public interest, 174, 210
  - Review, 211
  - Sentence alone, 210
    - Criteria, 210
  - Summary conviction, 209
  - Sunset clause, 211
- Pretrial custody, 160
- Provincial court, 150
- Public interest provision, 172
  - Bail pending appeal, 174, 210

## INDEX

- Publication bans, 179
  - Constitutionality, 180
  - Duration, 180
  - Failure to comply, 180
  - Requested by accused, 180
  - Requested by crown, 180
- Questioning the accused, 181
  - Reverse onus. *See* Onuses
- Review of Detention, 202
  - After trial and before sentencing, 207
  - General, 205
  - Notice, 205
  - Trial delayed, 202
- Revocation, 200
  - Notice, 200
  - Onus, 201
  - Review, 202
  - Section 524, 202
  - Time frame, 200
- Risk of flight. *See* Grounds for detention - primary ground
- Risk of reoffending. *See* Grounds for detention - secondary ground
- Stay of proceedings, 149
- Sunday, 148
- Superior court, 150
- Sureties, 187, 196
  - Discharging, 198
  - Questions, sample, 197
  - Suitability, 197
- Synopsis. *See* Allegations, reading in
- Undertaking, 186
- Unreasonable terms, 171
- Variations, 204
  - Sureties, 205
- Victims, 185
- Wiretap evidence, 185

PROSECUTING AND DEFENDING DRUG OFFENCES

**KETAMINE**, 513

**LITERATURE.** *See* INSTRUMENTS AND LITERATURE OF ILLICIT DRUG USE

**MAGIC MUSHROOMS.** *See* MUSHROOMS

**MARIJUANA**, 5, 155, 452

Cannabis Act, 453

Cultivation, 71

Possession of small amounts, 453, 497

**MDMA.** *See* ECSTASY

**METHAMPHETAMINE**, 514

**MORALLY INVOLUNTARY ACTS.** *See* DURESS

**MUSHROOMS**, 509

**NATURE OF THE SUBSTANCE**

Analyst. *See* ANALYST

Certificate of Analyst. *See* CERTIFICATE OF ANALYST

Circumstantial evidence, 137

Continuity, 140

Methods of proof, 127

Preliminary inquiry, 139

**NECESSITY**

Contributory fault, 124

External force, 119

Onus, 125

Proportionality, 123

Reasonable legal alternative, 122

Serious threat of harm, 119, 121

Threat to third party, 119

**OBTAINING A SUBSTANCE.** *See* DOUBLE DOCTORING

**OFFENCE-RELATED PROPERTY.** *See* PROCEEDS OF CRIME

**OVERDOSE SITUATIONS**

“Good Samaritan” law, 126

Possession exemption, 23, 30

**PASSIVE ACQUIESCENCE**, 19, 52, 74

**PAST RECOLLECTION RECORDED**, 134

**POSSESSION**

Aiding and abetting, 20

## INDEX

- Attempt, 22
- C.D.S.A. Legislation, 6
- Circumstantial evidence, 5, 9, 14
- Common design, 17, 19
- Constructive, 11
  - Circumstantial evidence, 14
  - Control, 14
  - Defined, 11
  - Knowledge, 12
- Defined, 6
- De minimus non curat lex, 23, 27
  - Traces, 27
- Forgotten, 23, 29
- Joint possession, 16
  - Aiding and abetting, 20
  - Consent, 18
  - Control, 18
    - Passive acquiescence, 19
  - Defined, 16
  - Knowledge, 16
    - Common design, 19
    - Occupancy, 17
  - Youth, 20
- Overdose situation exemption, 23, 30
- Party to the offence, 21
  - Prescriptions, 22
- Passive acquiescence, 19, 22
- Personal, 7
  - Control, 11
    - Mere contact doctrine, 8
  - Knowledge, 9
    - Circumstantial evidence, 9
    - Statements by the accused, 9
    - Manual handling, 7
- Prescriptions, 22
- Prior possession, 28
- Public duty exception, 23, 26

## PROSECUTING AND DEFENDING DRUG OFFENCES

- Turning over to authorities, 27
- Statements by the accused, 9
- Traces, 27
- Wilful blindness, 23

### **POSSESSION FOR THE PURPOSE OF EXPORTING. *See* EXPORTING**

### **POSSESSION FOR THE PURPOSE OF TRAFFICKING**

- Attempt, 58
- C.D.S.A. Legislation, 54
- Circumstantial evidence, 55
- Constructive possession, 54
- Elements, 54
- Experts, 56
- Included offence, 57
- Joint possession, 54
- Party to the offence, 57
- Personal possession, 54

### **PRECURSOR CONTROL REGULATIONS, 85**

### **PRELIMINARY INQUIRY**

- Absconding accused, 219
- Absence of the accused, 219
- Affiants, 233
  - Cross-examination of, 233
- Benefits of, 213
- Canadian Charter of Rights and Freedoms
  - Application to, 230
  - Court of competent jurisdiction, 230
- Circumstantial evidence, 227
- Co-conspirator exception to the hearsay rule, 241
  - Burden of proof, 242
  - Threshold, 241
- Designation of counsel, 219
  - Sample, 247
- Direct indictments, 244
  - Constitutionality, 245
  - Review of, 245

## INDEX

- Discovery, 218
- Election, 215
- Exclusion of witnesses, 225
- Hearsay evidence, 224
- Inappropriate questioning, 222
- Jointly charged accused, 216
- Jurisdiction, 220
- Objectives of, 213
- Order to stand trial, 246
  - Review of, 246
- Powers of a justice, 192
- Preferred indictments, *See* Direct indictments
- Pre-hearing orders, 224
- Pre-inquiry hearing, 217
- Privileges, 236
  - Informer privilege, 237
    - Canada Evidence Act, s. 37, 238
    - Innocence at stake, 238
    - Onus, 238
    - Waiver, 237
  - Jurisdiction, 240
  - Public interest privilege, 239
    - Canada Evidence Act, s. 37, 239
    - Investigative information, 239
    - Observation post, 239
- Procedure, 216
- Publication ban, 224
- Purpose, 213
- Re-election, 215
- Search warrants, 233
  - Cross-examination of affiants, 233
  - Leave to cross-examine affiants, 234
- Test for committal, 226
- Transcripts, 215
- Utility, 213
- Waiving committal, 229
- Wiretap authorizations. *See* Search warrants

**PRESCRIPTIONS.** *See* AUTHORIZATIONS

**PRIVILEGE**

- Case-by-case privilege, 249
- Class privilege, 249
- Doctor-patient, 249
- Editing privileged information, 274
- Informer privilege, 237, 262
  - Anonymous informers, 266
  - Canada Evidence Act, s. 37, 240
  - General, 262
  - Innocence at stake. *See* Innocence at stake Scope, 263
- Innocence at stake, 237, 266
  - Onus, 238
  - Solicitor-client communications, 268
- Journalist-informant, 249
- Judicial summary, 275
- McClure application, 255
- Preliminary inquiry, at the. *See* PRELIMINARY INQUIRY
- Privileges
- Psychologist-patient, 249
- Public interest privilege, 271
  - Canada Evidence Act, s. 37(1), 271
  - Observation posts, 272
- Religious communications, 249
- Solicitor-client privilege, 250
  - Criminal communications, 256
  - Crown, 258
  - General, 250
  - Innocence-at-stake exception, 254
  - Law offices search, 251
  - McClure application, 255
  - Public safety exception, 257
  - Scope, 253
  - Waiver, 260
    - Co-accused, 261
    - Implicit waiver, 260



## INDEX

- Misconduct by counsel, 261
- Partial disclosure, 262
- “Step 6” of *Garofoli*, 275
- Waiver, 237
  - Solicitor-client privilege, 260
- Wigmore criteria, 250

### **PROCEEDS OF CRIME, 84**

- Criminal Code, 479
- Forfeiture proceedings, 84
- Laundering, 84
- Management orders, 84
- Restraining offence-related property, 84

### **PRODUCTION OF A SUBSTANCE**

- Altering a substance, 75
- Anything to be used, 77
- Attempt, 73, 77
- C.D.S.A. Legislation, 71
- Cultivate, 71
- Elements, 71
- Harvest, 73
- Included offences, 76
- Marijuana, 71
- Obtain, 73
- Offer, 75
- Party to the offence, 76
- Passive acquiescence, 74
- Produce, 73
  - Defined, 73

### **PROSECUTION, 1**

- Attorney General, provincial, 1
- Cannabis, 6
- Controlled Drugs and Substances Act, 4
  - Interpretation, 4
  - Schedules, 4
- Criminal Code offences, 1
- Delegation, 1

## PROSECUTING AND DEFENDING DRUG OFFENCES

- Evidence, 5
  - Direct, 5
  - Indirect, 5
- Legislation, 1
- Public Prosecution Service of Canada, 1
  - Counsel, 2
  - Guidelines, 3
  - Generally, 1

**PSILOCYBIN.** *See* MUSHROOMS

**PURCHASING DRUGS,** 79

**SEARCHES.** *See also* CANADIAN CHARTER OF RIGHTS AND FREEDOMS

- Border, strip search at, 335
- Computer searches, 347
- Consent searches, 322
  - Impact on third parties, 324
  - Written, 324
- Detention and imprisonment, arbitrary, 352
  - Search incident to investigative detention, 354
  - Search warrants, 359
- Dog searches, 344
- Exigent circumstances, 348
- Inventory searches, 338
- Plain view doctrine, 318
  - Automobiles, 318
  - Requirements, 318
- Reasonableness of the search, 314
  - Criteria, 314
- Safety searches, 351
- School searches, 339
  - Locker searches, 342
  - School officials, 340
- Search incident to arrest, 325
  - Automobiles, 328
  - Cell phone, 336
  - Criteria, 325

## INDEX

Reasonable and probable grounds, 326

Strip searches, 330

Temporal considerations, 329

Search warrants. *See* WARRANTS

### SENTENCING

Aboriginal peoples, 492

Aggravating factors, 460

Bail, on, 462

Designated substance offence, 460

Other, 462

Previously convicted, 462

Trafficking to children, 461

Type of drug, 463

Vulnerable area, 462

Weapons, 460

Conditional sentence, 486

Mandatory conditions, 488

Optional conditions, 488

Treatment programs, 488

Varying, 489

Procedure, 490

Denunciation, 465, 466

Deterrence, 465, 466

Discharge, 471

Absolute, 471

Conditional, 471

Exporting, 455

Fines, 477

Ability to pay, 477

Economic burden, 478

Fine option program, 477

Victim surcharge, 478

Undue hardship, 479

Forfeiture, 479

Designated substance offence, 481

Relief from forfeiture, 483

## PROSECUTING AND DEFENDING DRUG OFFENCES

- Third parties, 482
- General, 451
- Importing, 455
- Imprisonment, 492
  - Aboriginal peoples, 492
  - Restorative justice, 493
- Intermittent sentence, 494
- Mitigating factors, 463
- Offence-related property, 481-484
  - Controlled Drugs and Substances Act, 481
  - Criminal Code, 483
- Real Property, 483
  - No lawful owner of possessor, 484
- Possession, 452
- Possession for the purpose, 454
- Probation, 473. *See also* Suspended sentence
  - Failure to comply, 476
  - Mandatory conditions, 473
  - Maximum term, 476
    - Extensions, 476
  - Optional conditions, 473
  - Treatment, 475
    - Non-voluntary, 476
- Proceeds of crime, Criminal Code, 479. *See also* Forfeiture
- Production, 456
- Purpose and principles - Controlled Drugs and Substances Act, 458
  - Criminal Code, 464
    - Denunciation, 466
    - Deterrence, 466
    - Fundamental principle, 469
    - Other, 469
    - Proportionality principle, 469
    - Restorative justice, 468
    - Separating the offender from society, 465, 467
- Rehabilitation, 465, 468
- Statutory provisions, 452
  - Controlled Drugs and Substances Act, 457

## INDEX

- Purpose, 458
- Suspended sentence, 473. *See also* Probation
- Trafficking, 454
- Treatment, 458, 475
- Victim surcharge. *See* Fines

## STATEMENTS

- Arrest
  - Defined, 291
- Audio recorded, 306
- Canadian Charter of Rights and Freedoms
  - Section 10(b), 279, 291-302. *See also* Right to counsel
- Characteristics of the individual, 284
- Confession rule, 282
- Derived confession rule, 285
- Detention
  - Defined, 291
- Duty counsel, 297
- Examination of officer, 442
- False statements, 302
- Language barriers, 298
- Operating mind, 283
- Person in authority, 279, 206-9
- Police procedure, 305
- Principle against self-incrimination, 286
- Procedure, 305
  - Standard statements, 305
- Right to counsel, 297
  - Counsel of choice, 298
  - Implementational component, 295
  - Informational component, 295
  - Intoxicated accused, 299
  - Mentally challenged, 299
  - Timing, 296, 300
  - Unrelated offence, 300
  - Waiver, 298

## PROSECUTING AND DEFENDING DRUG OFFENCES

- Spontaneous utterances, 296
- Statutorily compelled statements, 286
- Subsequent statements. *See* Derived confession rule
- Trickery, 284
- Video recorded, 306
- Voluntariness, 279
  - Proving, 287
  - Sample examination of person in authority, 288
- Young offenders, 302
  - Young person, defined, 302

### STAY OF PROCEEDINGS

- Entrapment, 108

### SUBSTANCES

- Cocaine, 504
- Crack cocaine, 506
- Ecstasy (MDMA), 510
- Fentanyl, 515
- General, 503
- GHB, 512
- Hashish, 5, 155, 452
- Heroin, 507
- Imperial weights, 516
- Ketamine, 513
- Marijuana, 5, 155, 452
- Methamphetamine, 514
- Metric and imperial weight conversions, 516
- Metric weights, 516
- Mushrooms, 509

### TRAFFICKING

- Administering, 37
  - Authorizations, selling, 39
- Dirging, 38
- Inhaling, 38
- Injecting, 38
- Prescriptions, selling, 39

## INDEX

Agent for the purchaser. *See* AGENT FOR THE PURCHASER  
Aiding or abetting. *See* Party to the offence, 52  
Anything to be used, 77  
Attempt, 53  
Authorizations, 48  
Defined, 35  
Delivering, 47  
    Consideration, 47  
    Defined, 47  
    Joint possessors, 47  
    Joint purchaser, 48  
Giving, 40  
    Agent for the purchaser, 40  
    Defined, 40  
    Deliver, 40  
Included offence, 53  
Injecting. *See* Administering  
Look-out. *See* Party to the offence  
Offering, 49  
Party to the offence, 52  
    Agent for the purchaser. *See* DEFENCES  
Prescriptions. *See* Selling authorizations  
Selling, 36  
    Consideration, 36  
    Defined, 36  
    Distribute, 37  
Selling authorizations, 48  
    Party to the offence, 48  
Sending, 46  
    Defined, 46  
Substance held out, 51  
Transferring, 41  
    Defined, 41  
Transporting, 41  
    Joint ownership defence, 45

PROSECUTING AND DEFENDING DRUG OFFENCES

Personal use defence, 44

**WARRANTS.** *See also* SEARCHES

Affidavit, 364

Boilerplate language, 366

Disclosure, 364

Illegally obtained evidence, 366

Informants. *See* Informant information

Sourcing information, 267

Assistance order, 385

Attacking the warrant, 387

Certiorari, 387

Cross-examination of the affiant, 390

Cross-examination of affiants at preliminary inquiry, 393

Cross-examination of sub-affiants, 392

Garofoli test, 390

Misleading statements, 389

Section 8 of the Charter, 387

Some basis standard, 390

Straw man affiants, 392

Backing orders, 379

Certiorari. *See* Attacking the warrant

Controlled Drugs and Substances Act, 363

Court of application, 264

Cross-examination of the affiant. *See* Attacking the warrant

Draft materials, 393

Execution of warrant, 380

Assistance of others, 381

Peace officer, 381

Reasonableness, 380

Use of force, 381

Who may execute, 378

Facial validity, 374

Informant information, 368

Editing, 368

Privilege, 368



## INDEX

- Information to obtain. *See* Affidavit
- Items to be seized, 375
- Place to be searched, 376
- Reasonable grounds, 367
  - Credibly based probability, 367
- Refusals, 371
  - Disclosure of prior refusals, 371
  - Successive applications, 371
- Return to a justice, 386
  - Failure to file, 387
- Scope, 381
  - Plain view doctrine, 382
  - Regulatory offences, 382
- Sealing Order, 383
  - Unsealing the packet, 384
    - Application, 384, 393
    - Criteria, 384
    - Public interest, 385
    - Telewarrants, 379
- Time period, 377
- Unsealing the packet. *See* Sealing order

## **WEIGHTS**

- Conversion charts, 516
- Drugs, 503
- Imperial, 516
- Metric, 516