

INDEX

(All references are to page number)

IMMIGRATION OFFENCES, DETENTION AND RELEASE

case law 3-33, 3-38

IRPA, other contraventions of 3-35

people smuggling 3-33

detention of foreign nationals

factors determining if detention is warranted 3-15

danger to public 3-16

flight risk 3-15

identity 3-19

minors 3-20

irregular arrival 3-13

powers to arrest and detain 3-13

detention reviews 3-21

alternatives to detention 3-25

bondsperson/guarantor 3-25

conditions of release from detention 3-25

factors to consider 3-26

human rights violations 3-27

international rights violations 3-27

security risk 3-27

emerging trends 3-28

executive summary 3-1

IRPA contraventions 3-2

document offences 3-10

false passports 3-10

general offences 3-11

human smuggling 3-5

human trafficking 3-5

misrepresentation 3-11

unauthorized representatives 3-2

security certificates 3-28

submissions to support release of detainee 3-29

INDEX

INADMISSIBILITY — HISTORY AND EVOLUTION

- case law, leading
 - section 34, under 1-46
 - 34(1)(b) 1-46
 - 34(1)(f) 1-47
 - application for relief under 34(2) 1-52
 - definition of terrorism 1-47
- section 35, under 1-54
 - application for relief under 35(2) 1-56
 - findings under 35(1)(a) 1-54
 - findings under 35(1)(b) 1-55
 - procedural fairness 1-57
- section 36, under 1-58
 - 36(2) — criminality 1-62
 - application of 1-63
 - findings under 36(1)(a) 1-58
 - findings under 36(1)(b) 1-61
- section 37, under 1-64
 - findings under 37(1)(a) 1-64
 - findings under 37(1)(b) 1-66
- emerging trends 1-37
 - recent amendments to *IRPA* 1-37
- executive summary 1-1
- framework of Canadian immigration law 1-2
 - Canada Border Services Agency (CBSA) 1-5
 - history of legislation 1-2
 - objectives of *IRPA* 1-4
- standard of proof 1-7
- section 34 and 35, under 1-8
 - CBSA modern war crimes program 1-21
 - considerations for counsel 1-22
 - history of reforms concerning security 1-8
 - human or international rights violations 1-16
 - security 1-13
- section 36, under 1-23
 - committing an act provisions 1-27
 - criminality 1-24

- section 37, under 1-31
 - organized crime, history and inception into *IRPA* 1-31
 - organized criminality 1-32

RECORD SUSPENSIONS, PARDONS

- case law 4-51
 - effect of 4-51
 - equivalency 4-53
- overcoming criminal inadmissibility 4-12
 - conclusion 4-24
 - discretion in new regime 4-17
 - effect of changes to *Criminal Records Act* 4-15
 - eligibility 4-21
 - immigration consequences 4-16, 4-21
 - marginalized groups 4-23
 - overburdening the judicial system 4-22
 - possible constitutional challenges 4-21
 - principles of pardons 4-17
 - reason for legislative amendment 4-18
 - sentencing, roles and principles of 4-22
 - stigmatization 4-19
- practical tips 4-25
 - application process for record suspension 4-28
 - building the case 4-25
- sample submission 4-43

REHABILITATION

- overcoming criminal inadmissibility 4-1
 - acceptance or rejection of application 4-11
 - applicants ineligible 4-12
 - application process for 4-8
 - eligibility 4-2
 - factors supporting 4-9
 - rehabilitation, defined 4-2
- practical tips 4-25
 - building the case 4-25
- sample submissions 4-29
 - deemed rehabilitation 4-39

INDEX

rehabilitation — spousal sponsorship, overseas conviction 4-29

REMOVAL ORDERS

executive summary 2-1

types 2-2

departure orders 2-2

deportation orders 2-5

exclusion orders 2-4

foreign nationals not subject to a report 2-12

temporary vs. permanent residents 2-6

chart foreign nationals — CBSA 2-8

issued by Immigration and Refugee Board 2-8

STRATEGIES FOR CRIMINAL LAWYERS REPRESENTING PERMANENT RESIDENTS AND FOREIGN NATIONALS

citizenship 5-37

effect of criminality 5-37

convention refugees 5-31

executive summary 5-31

human rights violations 5-30

hybrid offences 5-9

acquittals 5-13

appeals 5-21

constitutional considerations 5-25

Contraventions Act 5-16

effect of acquittal 5-12

effect of discharge 5-17

effect of record suspension 5-12

effect of rehabilitation 5-15

imprisonment 5-18

calculation of terms 5-18

conditional sentences 5-20

peace bonds 5-15

plea bargains 5-13

record suspensions 5-14

reducing term of imprisonment 5-21

swearing a new information 5-10

withdrawal of charges 5-14

INDEX

- Youth Criminal Justice Act* 5-16
- Young Offenders' Act* 5-16
- inadmissibility — statutory framework 5-2
 - grounds for inadmissibility 5-2
 - standard of proof 5-5
- organized criminality 5-29
- persons in need of protection 5-31
- post conviction issues 5-48
 - criminal lawyer's file 5-48
 - knowledge of appeal grounds & building file accordingly 5-50
- sample guilty plea direction 5-69
- sample information for indictable offence 5-67
- sample information for summary conviction offence 5-68
- sample letters and materials to Crown 5-70
- security 5-30
- serious criminality and criminality 5-7
 - foreign nationals 5-7
 - criminality 5-8
 - serious criminality 5-7
 - overview 5-7
 - permanent residents 5-7
 - serious criminality 5-7
- sponsorship by Canadian citizens 5-42
 - key preparatory steps 5-46