

Index

A

aboriginal offenders, s. 12
absence, ss. 5, 11, 34, 44
absurdity, ss. 10, 17
accuracy, presumption of, ss. 25, 44
act

- judicial, s. 35
- legislative, s. 12

aids to interpretation, ss. 13, 14, 45
ambiguity, ss. 12, 14
amendments

- evidentiary, s. 43
- legislative, ss. 43, 45
- new, s. 43

Application of Interpretation Provisions, s. 15
appointment, power of, s. 24
authority, implied, s. 24
authority of Cabinet, s. 2

B

benefit of the doubt, s. 12
Bombay principles, s. 17

C

Cabinet, ss. 2, 35
Canada Gazette, ss. 6, 18
Canadian Charter of Rights and Freedoms, ss. 3, 11, 14, 33, 35
Carltona principle, ss. 3, 24
Civil Code of Québec, s. 8

civil law, s. 8
clear days, s. 27
clear intention, ss. 17, 33, 43
commencement date, ss. 5, 22
commission, time of, ss. 33, 44
common law, ss. 8, 12, 45
common law rules, ss. 43, 44, 45
Computation of Time, ss. 26, 27, 28, 29, 30
Criminal Code, s. 12
criteria, statutory, s. 11
Crown election, s. 34
Crown immunity, ss. 17, 43
Crown immunity rule, s. 17

D

deeming provision, s. 34
delegatus non potest delegare, ss. 3, 24
directory language, s. 11
discretion, s. 11, 12, 24
Driedger's modern approach, ss. 11, 12, 43
duties, s. 11

E

employees, definition of, s. 15
enacting clause, s. 5
Enactments Remedial, s. 12
expressio unius est exclusio alterius, s. 34

Index

G

gender, s. 32
Governor in Council, ss. 2, 10, 15, 18
grammatical forms, s. 32

H

headings, s. 14
Her Majesty, s. 14
holiday, ss. 26, 35
hybrid offences, ss. 32, 34

I

imperative meaning, s. 11
indictable, s. 32, 33, 34
intention of the legislature, ss. 12, 24, 33, 43
interpretation

- liberal, ss. 11, 12
- multiple possible, s. 43
- neutral, s. 12
- strict, ss. 9, 12, 26

interpretation provisions, s. 15

L

legislation

- benefits-conferring, s. 12
- purpose of, ss. 12, 43
- remedial, s. 12
- subsequent, s. 45

legislative history, ss. 11, 12, 17, 45

- subsequent, s. 45

legislative intent, ss. 6, 10, 11, 12, 13, 17, 33

- automatic presumption of, s. 45

Legislative preambles, s. 13
liberal construction, ss. 12, 35

M

mandatory, s. 11
marginal notes, ss. 13, 14
mischief rule, s. 12
month, calendar, ss. 28, 35

N

necessary implication, s. 17
nexus, sufficient, s. 17
non-discretionary power, s. 11
nullum crimen sine lege, nulla poena sine lege, s. 12

O

objectives, ss. 12, 13
objects, ss. 3, 10, 11, 12, 13, 15, 17, 24, 34
ordinary meaning, ss. 12, 15, 26, 27, 33

P

Parliament, intention of, ss. 9, 10, 11, 12, 15, 17, 33, 34, 43, 44
Parliamentary debates, s. 12
penal statutes, rule of strict construction of, ss. 11, 12
penalty, lesser, ss. 43, 44
Permissive Construction, s. 11
plural, s. 32, 33
powers, ancillary, s. 30
preamble, ss. 3, 8, 11, 13

Index

presumption, s. 15
• common law, ss. 12, 17, 43, 44, 45
presumption of coherence, s. 15
procedural enactments, ss. 43, 44
purpose, s. 10
purposes, remedial, s. 12

Q

Queen's Privy Council, s. 35

R

re-enactment, s. 44
repeal, ss. 6, 30, 31, 42, 43, 44, 45
Repeal and Amendment, ss. 42, 43, 44, 45
retrospective operation of procedural
• enactments, ss. 43, 44
Revised Statutes, ss. 2, 5, 10, 12
rights, common law, ss. 9, 31, 34
rights of third parties, s. 9
royal assent, ss. 5, 18
Rules of construction, ss. 2, 8, 9
rules of interpretation, basic, s. 12

S

scheme, statutory, ss. 12, 15, 17, 22

statutes
• private, s. 9
• repealed, s. 43
statutory headings, s. 14
statutory interpretation, purposes of, s. 12
statutory language, clear, s. 43
strict construction, rule of, ss. 9, 12, 31

T

Taxing Statutes, s. 12
third parties, s. 9
time, computation of, s. 27
transitional provisions, s. 43

V

vested rights, ss. 12, 43, 44

W

words
• binding, s. 17
• equivocal, s. 12
• permissive, s. 11
• plain, s. 12

