

# Index

## **ABANDONED INTENTION**

Possession for purposes of trafficking, **7:5**

## **ABANDONMENT**

Conspiracy, **10:32**

Importing/exporting, **9:40**

Production, of, **8:23**

Search and seizure, **25:19 to 25:22**

## **ABETTING**

See **AIDING AND ABETTING**

## **ABORIGINAL STATUS**

Sentencing factor, **35:29, 35:29.25**

## **ABUSE OF PROCESS**

Entrapment, **9:41**

Importing/exporting, **9:41**

Police policy, role of, **28:8**

Police stings, **28:7**

## **ACTUS REUS**

Conspiracy

generally, **10:1 to 10:7**

acquittal of conspirator, effect of, **10:5**

agreement, **10:3**

agreements, multiple, **10:6**

agreement with multiple objects, **10:6**

capability to conspire, **10:4**

Criminal organizations

committing offence for, **14:13**

instructing commission of offence,  
**14:16**

intimidation offences, **14:19**

participating in activities of, **14:7**

recruiting, **14:10**

Double doctoring, **11:3**

Impaired driving, **12:11, 12:13, 12:15**

Importing/exporting

generally, **9:3 to 9:8**

completion of, **9:4**

evidence of commission, **9:8**

jurisdiction, **9:5**

post-offence conduct, **9:6**

special jurisdictional provisions, **9:7**

Innocent possession, **4:20, 4:30**

## **ACTUS REUS—Cont'd**

Joint possession, **7:3**

Money laundering, **15:9**

Possession for purposes of trafficking  
generally, **7:3**

constructive possession, **7:3**

joint possession, **7:3**

personal possession, **7:3**

Possession of proceeds of crime, **15:5,**  
**15:6**

Production

generally, **8:2, 8:3 to 8:7, 8:8 to 8:21**

altering, **8:5, 8:6**

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**

Trafficking, **7:3**

## **ADDICTION**

Constitutional issues and, **3:4**

Sentencing factor, **35:23**

## **ADMINISTRATIVE SEARCHES**

Police powers, **25:36**

## **ADMISSIBILITY**

See **EVIDENCE; EXPERT EVIDENCE;**  
**WIRETAPS**

## **AFTER-THE-FACT CONDUCT**

Knowledge from, inferring, **4:50**

## **AGENCY**

Generally, **10:23, 29:1, 29:14**

Accused's conduct in context, **29:8**

Agency, **29:1**

Agency defence, post-Greyeyes, **29:7**

Compassion, **29:13**

Defence, **29:3, 29:4, 29:5**

Legislative framework, **29:2**

Mere presence not sufficient, **29:10**

Middleman as spokesperson of vendor,  
**29:9**

**AGENCY—Cont'd**

- Middleman gets commission, whether, **29:12**
- Middleman liability, **29:6**
- Motive, **29:13**
- Trafficking, definition of, **29:7**

**AGENTS PROVOCATEURS**

- Police informer privilege and, **24:8**

**AGREEMENTS**

- Conspiracy
  - generally, **10:3**
  - evidence, **10:3, 10:6**
  - indictments, **10:14**
  - multiple, **10:6**
  - multiple objects, **10:6**
  - number of, **10:14**

**AIDING AND ABETTING**

- Possession for purposes of trafficking, **7:56 to 7:59**
- Trafficking, **5:50**

**AIR OF REALITY**

- Mistake of fact, **30:6**

**ANALOGUES**

- See also VARIANTS
- Generally, **33:1, 33:5 to 33:9**
- Constitutional considerations, **33:8**

**ANALYST, CROSS-EXAMINATION OF**

- Attendance, requiring
  - generally, **20:1**
  - additional others' attendance, requiring, **20:6**
- constitutionality, **20:3**
- grounds for application, **20:5**
- legislative provisions, **20:2**
- timing of application, **20:4**
- Chemical testing procedures
  - generally, **21:4 to 21:13**
  - chromatography, **21:6 to 21:9**
  - colour tests, **21:4 to 21:13**
  - evidentiary issues see evidence
  - gas-liquid chromatography, **21:8**
  - high performance liquid chromatography, **21:9**
  - infrared spectrophotometry, **21:12**
  - mass spectrometry, **21:13**
  - spectroscopic analysis, **21:10 to 21:13**
  - ultraviolet spectrophotometry, **21:11**

**ANALYST, CROSS-EXAMINATION OF**

**—Cont'd**

- Conducting, generally, **21:1**
- Evidence
  - generally, **21:14 to 21:20**
  - analyst's notes, **21:20**
  - codeine, special rules re, **21:19**
  - purification of compound, **21:16**
  - specific forensic purposes, testing for, **21:18**
  - specificity, **21:15**
- Preparing for, **21:3**
- Reasons for, **21:2, 21:3**

**ANCILLARY POLICE POWERS**

**DOCTRINE**

- Search and seizure, **25:25**

**APPEALS**

- Certificates of analysis, **19:19**
- Evidence, decision re admitting/
  - excluding, **28:30**
- Mr. Big schemes, **28:28**
- Proceeds of crime
  - generally, **15:36 to 15:39**
  - forfeiture, **15:37**
  - orders, **15:38**
  - refusals to order forfeiture, **15:37**
  - sentence, against, **15:37**
  - stays of forfeiture orders pending appeal, **15:39**
- Sentencing
  - generally, **36:19 to 36:28**
  - bias, **36:22**
  - 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**
  - multiple offences, **36:27**
  - reasons, failure to explain, **36:24**
  - re-incarceration, **36:28**
- Standard of review
  - amplification, **25:56**
  - errors or omissions, minor or technical, **25:56**
  - wrong standard, application of, **25:56**

**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), **2:5**

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**

—Cont'd

- Legislative provisions—Cont'd
  - text, **19:2**
- Notice to admit
  - capacity of accused to understand, **19:10**
  - communication of, **19:9**
  - determining, **19:4**
  - reasonableness of, **19:4 to 19:12**
- Proving nature of substance without chemical analysis, generally, **19:18**
- Reasonableness
  - failure to object, **19:12**
  - judicial discretion to admit, **19:11**
  - notice to admit, **19:4 to 19:12**
- Service
  - standard of proof, **19:6**
  - what, **19:5**
  - when, **19:7**
  - whom, to, **19:8**

**CHARTER CHALLENGES**

- See also **CONSTITUTIONAL ISSUES**
- Generally, **3:1, 3:8**
- Cannabis legislation, **3:7.50**
- Search and seizure
  - 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, 25:10**
  - direct interest of accused in the subject matter, **25:11**
  - expectation of privacy, **25:5 to 25:13**
  - informational privacy, **25:9**
  - opioid manufacturer, jurisdiction to sue, **3:8.50**
  - person, privacy of the, **25:7**
  - personal communications and informational privacy, **25:9**
  - personal property rights, **25:8**
  - photographs and videos and informational privacy, **25:9**
  - privacy, expectation of, **25:4 to 25:13**
  - reasonable expectation of privacy, objective, **25:13**
  - reasonable law authorizing searches, **25:16**

**CHARTER CHALLENGES—Cont'd**

- Search and seizure—Cont'd
  - 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**
  - territorial privacy, **25:8**
  - test summarized, **25:18**
  - totality of circumstances test, **25:5 to 25:13**
  - unreasonable manner of searching, **25:17**
  - unreasonable searches, **25:14 to 25:17**
  - zones of privacy, **25:6**
- Suspension, invalidity for, **3:10**

**CHEMICAL TESTING PROCEDURES**

- Generally, **21:4 to 21:13**
- Chromatography, **21:6 to 21:9**
- Colour tests, **21:4 to 21:13**
- Gas-liquid chromatography, **21:8**
- High performance liquid chromatography, **21:9**
- Infrared spectrophotometry, **21:12**
- Mass spectrometry, **21:13**
- Spectroscopic analysis, **21:10 to 21:13**
- Ultraviolet spectrophotometry, **21:11**

**CHROMATOGRAPHY**

- Generally, **21:6 to 21:9**
- Gas-liquid, **21:8**
- High performance liquid, **21:9**

**CIRCUMSTANTIAL EVIDENCE**

- Appellate review, scope of, **4:73:70**
- “Narrative” and “contextual evidence,” **4:73.50, 18:87.50**
- Possession with purposes of trafficking
  - generally, **7:28 to 7:31**
  - enveloped in, **7:30**
  - Griffin, R. v., **7:29**
  - guilt, the only reasonable inference, **7:29**
  - Jenkins, R. v., **7:30**
  - principles, governing, **7:30, 7:31**
- Principles re, **4:66**
- Rejection of accused’s evidence, **18:61**

**COERCION**

- Sentencing factor, **35:31**

**COLLATERAL CONSEQUENCES**

Sentencing factor, **35:28**

**COLLUSION**

Similar fact applications, **5:73**

**COLOUR TESTS**

Chemical testing, **21:4 to 21:13**

**COMMUNICATIONS**

Informational privacy, **25:9**

Private, meaning of, **26:3 to 26:5**

**COMMUNITY SAFETY ORDERS**

Generally, **17:14 to 17:17**

Constitutionality, **17:15**

Judicial experience, **17:17**

Manitoba, **17:14**

Other provinces, **17:16**

Safer communities legislation, **17:14, 17:16**

**COMPUTERS**

Informational privacy, **25:9, 25:10**

Limitations to searches of, **25:10, 25:30**

**CONDITIONAL SENTENCES**

Controlled Drugs and Substances Act, under, **35:45**

**CONDUCT**

Accused, of

agency, **29:8**

evidence, as, **18:5 to 18:18**

importing/exporting, **9:6, 9:23**

possession, **4:80.100.160**

exemption (B.C.), **2:7**

trafficking, **5:57**

After-the-fact conduct, knowledge inferred from, **4:50**

Governmental

police stings, **28:1, 28:31, 28:32**

Police, of

disclosure, **18:67**

discreditable, previous, **18:66 to 18:69**

documents, using, **18:68**

extent of, **18:69**

reverse stings, **28:16**

State

reductions in sentencing due to, **36:11**

Strategic options, **18:14**

**CONSENT**

Joint possession, **4:61 to 4:62**

**CONSENT—Cont'd**

Search and seizure, **25:19 to 25:22**

Third party, **25:20**

**CONSPIRACY**

Generally, **10:1, 10:8**

Actus reus

generally, **10:3 to 10:7**

acquittal of conspirator, effect of, **10:5**

agreement, **10:3**

agreements, multiple, **10:6**

agreement with multiple objects, **10:6**

buy-sell conspiracy, **10:6**

capability to conspire, **10:4**

Attempted, generally, **10:11**

Defences

generally, **10:30 to 10:33**

abandonment, **10:32**

duress, **10:33**

impossibility, **10:31**

Evidence

generally, **10:20 to 10:29**

association, of, **10:28**

experts, **10:29**

hearsay exception see HEARSAY EXCEPTION

Indictments

generally, **10:12 to 10:18**

agreements, number of, **10:14**

charging conspiracy vs. substantive offence, **10:1, 10:18**

identifying conspirators, **10:15**

object of conspiracy, **10:13**

place of the offence, **10:16**

Jurisdiction, generally, **10:19**

Membership in, **10:25**

Mens rea

generally, **10:8 to 10:10**

buy-sell conspiracy, **10:10**

genuine intention, **10:9**

intention, **10:8**

What is, **10:2**

**CONSTITUTIONAL ISSUES**

See also CHARTER CHALLENGES

Generally, **3:1**

Addiction, treatment of, **3:4**

Analyst, cross-examination of, **20:3**

Asset forfeiture, dealing with, **3:7**

Bail provisions, **3:15**

Cannabis legislation, **3:7.50**

**CONSTITUTIONAL ISSUES—Cont'd**

- Certificate of analysis, **19:3**
- Classifying drugs as “illegal,” **3:9**
- Community safety orders, **17:15**
- Conspiracy, **10:21**
- Criminal organization offences, **3:13, 14:27**
- Cross-examination of analyst, **20:3**
- Division of powers, **3:2**
- Firearms prohibition orders, **3:12**
- Hearsay exception, **10:21**
- Invalidity, suspension for, **3:10**
- Jurisdictional matters, **3:16**
- Legislative authority, **3:2**
- Literature, legislation re, **13:5**
- Medical marihuana cases, **3:10**
- Municipal authority, **3:6**
- Offence-related property, **16:4**
- Paraphernalia, legislation re, **13:5**
- Parliament’s authority, **3:3, 3:10**
- Police illegality, **3:11**
- Possession
  - generally, **4:85 to 4:87**
  - division of counts, **4:85**
  - included offence, **4:86**
  - marihuana, of, **3:3, 3:10**
  - offences of, **3:1, 3:9, 3:10, 3:12**
  - provisions, **3:4**
  - trafficking, for purposes of, **7:73**
- Proceeds of crime see **PROCEEDS OF CRIME**
- Production, **8:27**
- Prosecute, who may, **3:3**
- Provincial power to create offences, **3:5**
- Provincial regulation, **3:13.50**
- Sentencing under CDSA, **35:7**

**CONSTRUCTIVE POSSESSION**

- Generally, **4:51 to 4:59**
- Actus reus, **7:3**
- Controlled deliveries, **4:59**
- Elements, **4:51**
- Principles, **4:52, 4:53, 4:57, 4:58**
- Prohibited act, **7:3**
- Residence, **4:55**
- Trafficking, for purposes of
  - generally, **7:2 to 7:6**
  - actus reus, **7:3**
- Vehicle, **4:56**

**CONTEMPORANEITY, PRINCIPLE OF**

- Possession for purposes of trafficking, **7:6**

**CONTROLLED DELIVERIES**

- Importing, **9:31**
- Possession for purposes of trafficking
  - generally, **7:65 to 7:68**
  - Australia, **7:68**
  - Canada, **7:67**
  - innocent agency, **7:68**
  - international, **7:66**
  - USA, **7:68**

**CONVENTION AGAINST ILLICIT TRAFFIC IN NARCOTICS AND PSYCHOTROPIC SUBSTANCES (1988)**

- Possession for purposes of trafficking and, **7:1**

**COUNSELLING**

- Generally, **5:50**
- Aiding or abetting, **5:50**
- Party liability under s. 21(1), **5:50**

**COVID-19**

- Impact on drug trade and litigation, **0:12**
- Incarceration, conditions of, **35:35.50**
- Sentencing, **35:32, 36:12, 36:19**

**CRIMINAL ORGANIZATION OFFENCES**

- Generally, **14:3**
- Committing offence for
  - generally, **14:12 to 14:14**
  - actus reus, **14:7, 14:13**
  - mens rea, **14:14**
- Constitutional issues and, **3:13, 14:27**
- Controlled Drugs and Substances Act, under, **35:42**
- Criminal organizations defined, **14:3 to 14:5**
- Development of legislation, **14:2**
- Expert evidence, **14:3, 14:4**
- Facilitation, **14:3 to 14:5**
- Instructing commission of offence
  - generally, **14:15 to 14:17**
  - actus reus, **14:16**
  - mens rea, **14:17**
- Intimidation offences
  - generally, **14:18 to 14:20**
  - actus reus, **14:19**

**CRIMINAL ORGANIZATION****OFFENCES—Cont'd**

Intimidation offences—Cont'd

Bill C-24, **14:18 to 14:20**justice system participant defined,  
**14:18 to 14:20**mens rea, **14:20**Listing of organizations, **14:5**Mega trial phenomenon, the, generally,  
**14:28**Offences generally, **14:3 to 14:20**Overloaded indictments, generally, **14:28**

Participating in the activities of

generally, **14:3 to 14:8**actus reus, **14:7**mens rea, **14:8**

Procedure

generally, **14:21 to 14:26**bail, **14:23**forfeiture of property, **14:25**law enforcement justification provisions, **14:22**parole eligibility, **14:26**recognizances, **14:24**wiretapping, **14:21**

Recruiting

generally, **14:9 to 14:11**actus reus, **14:10**mens rea, **14:10****CROSS-EXAMINATION**

See also WITNESSES

Accused, **9:14, 18:6**Affiant, **26:15**

Analyst see ANALYST, CROSS-EXAMINATION OF

Fair trial, fundamental for, **18:68**Leave to, **26:15**Strategic considerations, **5:137**Witnesses, **5:137****CULTIVATING**

See PRODUCTION

**CURTILAGE DOCTRINE**Searches and seizures, challenging, **25:54****CUT-THROAT DEFENCES**Generally, **5:70**Vetrovec warning, **5:129.50**Where accused testifies, **5:129.50****DEFENCE**Admissions, **7:4.10 to 7:4.70, 7:71**

Agency

generally, **29:3, 29:4, 29:5**post-Greyeyes, **29:7**

Blind courier

expert evidence, **9:16, 9:24**importing/exporting, **9:42**trafficking via transport, **5:14, 9:16**Cannabis species defence, **33:3**

Conspiracy

generally, **10:30 to 10:33**abandonment, **10:32**duress, **10:33**impossibility, **10:31**Cut-throat, **5:70, 5:129.50, 7:21**De minimis non curat lex, **31:2 to 31:8**Due diligence, **30:12.50**Identity as a, **5:136**

Importing/exporting

generally, **9:33 to 9:42**abandonment, **9:40**abuse of process, **9:41**distress, **9:36**duress, **9:35**entrapment, **9:41**jurisdiction, absence of, **9:37**necessity, **9:34**racial profiling, **9:39**religious freedom, **9:38**Inadequate investigation, **34:2**“Innocent dupe,” **9:42**Mistake of fact and, **30:2**Officially induced error, **30:12.50**Possession for purposes of trafficking,  
**7:57, 7:71**Quantity of drugs not large, when,  
**7:39.50**Stashperson defence, **7:57**Third party suspect, **34:3**Trafficking, **5:136**

Variants

cannabis species defence, **33:3**Vetrovec, repudiation of, **5:71**Witnesses for, **5:70, 5:70.50****DELTA-8 THC CANNABIS PRODUCTS**Rise of, **0:15****DEMEANOR EVIDENCE**Generally, **4:51, 18:9**

**DEMEANOR EVIDENCE—Cont'd**

- Admissibility, **4:51**
- Governing principles, **4:51**
- 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**

**DOUBLE DOCTORING—Cont'd**

- Doctor shopping, **11:1**
- Evidence, generally, **11:5**
- 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**

**ENTRAPMENT—Cont'd**

- Guilty pleas, **27:19**
- Inducement to commit crime, **27:14**
- Internet era, in the, **27:13.80**
- Issues, pivotal, **27:4 to 27:22**
- “Mr. Big” strategy, **27:22**
- Police conduct, **27:14, 27:15**
- Policy considerations, **27:2**
- Random virtue testing, **27:5, 27:13.50**
- Reasonable suspicion, **27:5**
- Remedies, **27:13.50, 27:20**
- Test, the “clearest of cases,” **27:13.50**
- Test, the “yes,” **27:13.50**
- Trials focusing solely on, new, **27:20.50**
- Trickery, **27:15**
- Two-stage trial, **27:19**

**EVIDENCE**

- Generally, **18:1**
- Accused
  - assessing testimony, **18:18.50**
  - association with traffickers, **18:8**
  - background and conduct of, **18:5 to 18:18**
  - character, **18:5**
    - appellate review, **7:22**
    - burden of proof, **7:22**
    - criminal record shows good, whether no, **35:27**
    - cut-throat defences, **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**
  - circumstantial, **18:18**
  - credibility, **7:4.40, 18:18.50**
  - cross-examination, **18:6**
  - demeanour, **7:4.30, 7:4.40**
  - explanation, **7:4.10 to 7:4.70**
  - failure to testify, **18:18, 18:18.50**
  - Jenkins, R. v., **18:18**
  - post-offence conduct, **18:9**
  - previous convictions, **18:6**
  - propensity, **18:5**
  - rejection of testimony, **18:61**

**EVIDENCE—Cont'd**

- Accused—Cont'd
  - suspect Crown evidence, materiality, **18:42**
  - unexplained wealth, **18:7**
  - W.(D.), impact of R. v., **7:4.60**
- Admissibility
  - defence-led evidence, **18:4**
  - discretion to exclude, **18:2 to 18:4**
  - prejudicial effect outweighs probative value, **18:4**
  - principles, **18:3, 18:4**
- Analyst, cross-examination of
  - generally, **21:14 to 21:20**
  - analyst’s notes, **21:20**
  - codeine, special rules re, **21:19**
  - purification of compound, **21:16**
  - specific forensic purposes, testing for, **21:18**
  - specificity, **21:15**
- Certificates of analysis, 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**
- Circumstantial
  - “common-sense” assumptions, **4:70**
  - examination of, **4:72.50**
  - inferences and, **4:72, 18:86**
  - jury instructions, **4:72**
  - possession, **4:72**
  - possession for purposes of trafficking, **7:28 to 7:31**
  - principles, **4:66**
  - Villaroman, rule in, **4:72, 4:72.70**
  - “Common-sense” assumptions, **4:70**
- Confirmatory, **5:75, 18:43 to 18:45**
- Conspiracy
  - generally, **10:20 to 10:29**
  - agreements, **10:3, 10:6**
  - association, of, **10:28**
  - experts, **10:29**
  - hearsay exception see HEARSAY EXCEPTION
- Continuity issues, **22:5**
- Contrary, to the, **19:17**
- Counsel, agreements between or among, **22:5**

**EVIDENCE—Cont'd**

- Crown's burden of proof re trafficking, **5:126**
- Crown's practice considerations, **18:17**
- Demeanor, **4:50, 4:51, 9:17**
- Destroyed, **18:71 to 18:78**
- Documentary, **9:18**
- Double doctoring, **11:5**
- Drug "Look Out," evidence from, **9:19.50**
- Exclusion re search and seizure
  - generally, **25:61 to 25:64**
  - administration of justice, **25:63**
  - threshold enquiry, **25:62**
- Experts, of, **5:92**
  - see also EXPERT EVIDENCE
- Eyewitness identification see EYEWITNESS IDENTIFICATION
- Fingerprint see FINGERPRINTS
- Identification, **5:81 to 5:112, 18:13**
  - use at trial, **18:47.50**
- Importing/exporting
  - demeanour evidence, **4:51, 9:17, 18:9.50**
  - documentary evidence, **9:18**
  - drug use, **9:13**
  - evidence of economic motive, **9:15**
  - generally, **9:8, 9:9 to 9:29**
  - expert evidence, **9:24**
  - knowledge, **9:12 to 9:24**
  - statements of co-accused, **9:21**
- Indictments, use in multiple, **18:11**
- Inferences, not supporting, **18:84**
- Informer protection
  - generally, **24:22 to 24:25**
  - Canada Evidence Act, **24:22, 24:23**
  - CSIS Act, s. 18.1, **24:24**
  - Witness Protection Program Act, **24:25**
- Intention see possession for purposes of trafficking
- Judicial notice, **4:76**
- Literature, drug, **7:12**
- Lost, **18:71 to 18:78**
- Multi-count indictments, use in, **18:11**
- Paraphernalia, drug, **7:12**
- Photographs, **5:96, 5:99, 5:100**
- Police, previous discreditable conduct
  - generally, **18:66 to 18:69**
  - disclosure, **18:67**
  - documents, using, **18:68**

**EVIDENCE—Cont'd**

- Police, previous discreditable conduct
  - Cont'd
  - extent of, **18:69**
- Possession
  - generally, **4:65 to 4:84**
  - circumstantial evidence, **4:66, 4:70**
  - "common-sense" assumptions, **4:70**
  - CSI effect, **4:83**
  - fingerprints see FINGERPRINTS
  - inadequate investigation, **34:2**
  - inferences, **4:65 to 4:73**
    - see also INFERENCES
  - jury instructions, **4:83**
  - "narrative" and "contextual" evidence, **4:73.50, 18:87.50**
  - propensity, of, **4:45**
  - reasonable doubt, **4:65 to 4:73**
    - see also INFERENCES
  - speculation, **4:65 to 4:73**
    - see also INFERENCES
- Possession for purposes of trafficking
  - generally, **7:9 to 7:31**
  - association with traffickers, **7:16**
  - bad character, **7:22**
    - Appellate review, **7:22**
    - Burden of proof, **7:22**
    - Cut-throat defences, **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**
- Baldree, R. v., **7:25 to 7:27**
- circumstantial, **7:30**
- documents, **7:15**
- electronic communication, **7:15**
- expert see EXPERT EVIDENCE
- future plans, **7:22 to 7:24**
- Griffin, R. v., **7:29**
- guilt, inference of, **7:29**
- intention to distribute, **5:58**
- Jenkins, R. v., **7:30**
- needle marks, **7:19**
- packaging, **7:13**

**EVIDENCE—Cont'd**

- Possession for purposes of trafficking
  - Cont'd
  - paraphernalia, **7:12**
  - past acts, **7:22 to 7:24**
  - personal use, amount consistent with, **7:10, 7:18**
  - principled approach to, **7:4.60**
  - principles, governing, **7:30, 7:31**
  - purchase calls at time of arrest, **7:25 to 7:27**
  - quantity of drugs, **7:10, 7:11**
  - rebuttal evidence, **7:72**
  - reverse profiling, **7:20**
  - text messages, **7:27**
  - tracks, **7:19**
  - unexplained wealth, **7:17**
  - value of drugs, **7:10**
- Prejudicial testimony, Crown counsel to control, **7:52**
- Preserve, duty to, **18:77**
  - preservation request, **18:76**
- Propensity, **4:45, 7:22**
  - see also PROPENSITY EVIDENCE and BAD CHARACTER EVIDENCE
- Rebuttal evidence, **7:72**
- Sentencing
  - fresh evidence applications, **36:26**
- Separation of, **18:16**
- Similar facts
  - collusion, applications re, **5:73**
  - Crown motions re, **18:15**
  - evidence, **5:123, 18:11**
- Social context evidence, **35:29.50**
- Suspect Crown
  - generally, **18:37 to 18:78**
  - cold cases, **18:78**
  - confirmatory evidence, **18:43 to 18:45**
  - destroyed evidence, **18:71 to 18:78**
    - international context, **18:72**
  - eyewitness identification see EYEWITNESS IDENTIFICATION / suspect Crown evidence
  - fingerprint evidence see FINGERPRINTS / suspect Crown evidence
  - independence, **18:41**
  - lost evidence, **18:71 to 18:78**
  - materiality, **18:42**

**EVIDENCE—Cont'd**

- Suspect Crown—Cont'd
    - police see police, previous discreditable conduct
    - post-conviction duty to preserve, **18:77**
    - preservation request, **18:76**
    - third party suspect evidence, **18:70**
  - Vetrovec
    - rule, **18:38**
    - warning, nature of, **18:40**
    - warning, when given, **18:39**
    - witnesses, **18:37 to 18:46**
  - Testimony, Crown counsel to control prejudicial, **7:52**
  - Testimony of accused, use of, **4:47, 7:4.30, 18:10**
  - Third party suspect, **18:70**
  - Toxicology, **12:25**
  - Trafficking see EYEWITNESS IDENTIFICATION; WITNESSES
  - Unexplained wealth, **7:17**
  - Videotape, **5:94, 5:96, 5:99, 5:100**
  - Wiretaps
    - generally, **26:24 to 26:29**
    - accuracy of recording, **26:26**
    - case management, **26:24**
    - inaudible communications, partially, **26:29**
    - joint hearings, **26:24**
    - spousal privilege, **10:4, 26:25**
    - transcripts, **26:27**
    - voice identification, **26:28**
  - Witnesses see WITNESSES
- EXEMPTIONS, MINISTERIAL**
- Generally, **37:1**
  - Authority, **37:3**
  - Restricted drug regulations, **37:6**
  - Special Access Programme
    - January 2022 amendments to, objective of, **37:4**
  - Special Access Programme (SAP), **37:4**
  - Supervised consumption sites, **3:4, 37:5**
- EXHIBIT**
- Generally, **22:1**
  - Absence at trial, **22:7, 22:8**
  - Admissibility at trial, **7:52**
  - Continuity
    - gaps in, **22:5, 22:8**
    - nature of, **22:3**

**EXHIBIT—Cont'd**

- Continuity—Cont'd
  - post-analysis, **22:4**
- Identification only, for, **22:9**
- Independent examination of
  - generally, **23:1**
  - authority to possess prohibited substance, **23:10**
  - integrity, ensuring, **23:6**
  - jurisdiction to order release, **23:3**
  - legislative provisions, **23:2**
  - non-compliance, **23:9**
  - outside Canada, **23:8**
  - test for obtaining access, **23:5**
  - timing of application, **23:4**
  - where exhibit entirely consumed by Crown analysis, **23:7**
- Legislative provisions, **22:2**
- Trafficking, **22:6**

**EXPERT EVIDENCE**

- Generally, **18:19 to 18:36.50**
- Admission of testimony
  - generally, **18:19, 18:20**
  - drug distribution see distribution
  - eyewitness identification, **18:21**
  - Mohan test, **18:20**
- Conspiracy, **10:29**
- Criminal organization offences, **14:4**
- Cross-examination of Crown's, **7:39**
- Dangers posed by, **7:33**
- Distribution
  - generally, **18:22 to 18:36.50**
  - basis for admission, **18:24**
  - competence, **18:25**
  - drug code, **18:27**
  - expertise, level of, **18:30**
  - extent of translating communication, **18:32**
  - gang membership, **18:34**
  - investigator as expert, **18:26**
  - lay opinion evidence, **18:21.50**
  - methodology, **18:31**
  - notice when leading, **18:36**
  - overreaching, **18:33**
  - police as experts, **18:23**
  - private communication sample, **18:28**
  - procedure to assess, **18:29**
- Drug recognition expert (DRE), **12:19**
- Drug type particulars, **32:10**

**EXPERT EVIDENCE—Cont'd**

- Eyewitness identification, re, **18:21, 18:57**
- Gangs, concerning, **7:52, 18:34**
- Governing principles, **18:20**
- Identification re, **5:92**
- Importing, **7:43, 9:24**
- Inferences, vis-vis, **7:40 to 7:54.50**
- Jury instructions re, **7:51, 32:10**
- Lay opinion evidence, **18:21.50**
- Mohan framework, **7:34**
- Mr. Big strategy, **28:22**
- Necessity re, **7:36**
- Police providing, **7:41**
- Possession for purposes of trafficking
  - generally, **7:32 to 7:55**
  - Abbey, R. v., **7:42**
  - admissibility, **7:44**
  - admission, basis for, **7:42**
  - admission under Mohan and White Burgess, **7:32**
  - basis, **7:49**
  - competence, areas of, **7:43**
  - decision tree, **7:56**
  - drug code, **7:45**
  - evidence "consistent with drug trafficking," **7:54.50**
  - exclusionary rule, absence of, **7:37**
  - expertise, level of, **7:48**
  - extent of translating communication, **7:50**
  - gang membership, **7:52**
  - impartiality, **7:44**
  - importing charge, joined with, **7:43**
  - independence, **7:44**
  - investigator as expert, **7:44**
  - knowledge/training, specialized, **7:42**
  - methodology, **7:49**
  - Mohan framework, **7:34**
  - necessity, **7:36**
  - notice required, **7:55**
  - opinion evidence, **7:32.50**
  - overreaching, **7:51**
  - personal use, **7:10**
  - police officers as experts, **7:41**
  - private communication, sample, **7:46**
  - procedure to assess, **7:47**
  - qualifications, proper, **7:38**
  - relevance, **7:35**
  - reliability, **7:49**

**EXPERT EVIDENCE—Cont'd**

- Possession for purposes of trafficking
  - Cont'd
  - special scrutiny, **7:53**
  - translating communications, **7:45**
  - ultimate issue rule, **7:53**
  - vis-a-vis inferences, **7:40 to 7:54.50**
  - White Burgess test simplified, **7:38.50**
- Proceeds of crime, **15:12**
- Ultimate issue rule, **7:53**

**EXPORTING**

- See also **IMPORTING; IMPORTING/EXPORTING**
- Generally, **9:32**
- Possession for the purposes of, generally, **9:32**
- Third party suspect, **9:43**

**EYEWITNESS IDENTIFICATION**

- Generally, **5:84 to 5:101**
- Bias, confirmation, **5:81, 5:97.50, 14:4, 15:12, 18:58.50**
- Bias, racial, **5:111**
- Blind, **5:105**
- Circumstantial evidence, based on, **5:97**
- Composites, use of, **5:109**
- Confirmation bias, **18:58.50**
- Dangers and warnings re, **5:112**
- Estimator variables, **5:111**
- Exculpatory, **18:53.50**
- Expert evidence re, **18:21**
- Feedback, effect of, **5:85, 5:107**
- Frailties of, **5:82, 18:48**
- Jury instructions, **18:53.50**
- Line-ups, **5:87**
- Non-state witnesses, **5:111**
- Photo arrays, use of, **5:87**
- Photographs, **5:96, 5:99, 5:100**
- Policy considerations, **5:102**
- Pre-identification instructions, **5:106**
- Racial bias, **5:111**
- Recording confidence, **5:107**
- Sequential line-ups, **5:108**
- Showups, **5:110**
- Simultaneous line-ups, **5:108**
- Speed of identification, **5:111**
- Stranger danger, **5:82**
- Stress, effect of, **5:111**
- Suspect Crown evidence
  - generally, **18:47 to 18:59**

**EYEWITNESS IDENTIFICATION****—Cont'd**

- Suspect Crown evidence—Cont'd
  - core principles summarized, **18:59**
  - credibility, **18:50**
  - dock identification, **18:55**
  - expert evidence on, **18:57**
  - frailties of, **18:48**
  - high impact evidence, **18:51**
  - identification vs. recognition, **18:58**
  - in-court identification, **18:55**
  - in-dock identifications, **18:55**
  - photographs, showing, **18:54**
  - recognition vs. identification, **18:58**
  - reliability, **18:50**
  - tainting, **18:52**
  - warnings, **18:53**
  - wrongful convictions and, **18:49**
- System variables, **5:105**
- Trial, use of evidence at, **5:81.50**
- “Tunnel vision,” **18:58.50**
- Undercover cases, **5:88, 5:89, 18:56**
  - “buy-bust” cases, **5:99, 19:56**
  - buying through an intermediary, **5:99, 18:56**
  - medium to long-term undercover operations, **5:99, 18:56**
- United States, **5:103 to 5:112**
- Variables
  - estimator, **5:111**
  - system, **5:105**
- Vetovec warnings and, **5:86.70**
- Video, **5:96, 5:99, 5:100**
- Voir dire, **5:96**
- Warning, need for, **18:53.50**
- Weapon focus, **5:111**
- Where exculpatory, **18:53.50**
- Witness
  - characteristics, **5:111**
  - non-state, **5:111**

**FENTANYL**

- Crisis, **0:7**
- Dangerousness, **35:9**
- Escalating threat, **0:3**
- First responders, **0:7**
- Sentencing, **35:9**
- Use and abuse of, **0:2**

**FINGERPRINTS**

- Generally, **4:74 to 4:82**

**FINGERPRINTS—Cont'd**

- Attacking fingerprint evidence, **4:77 to 4:82**
- “CSI effect,” the, **4:83**
- Forensic fingerprint evidence/identification, **4:78, 4:79**
- Gold standard re fingerprints, **4:78**
- Misidentification of fingerprints, **4:80**
- National Academy of Sciences Report (2009), **4:81**
- Principles, **4:75, 4:76**
- Scottish Fingerprint Inquiry (2011), **4:82**
- Suspect Crown evidence
  - generally, **18:62 to 18:65**
  - accuracy, **18:65**
  - challenging, **18:65**
  - principles, **18:63**
  - time and location, proving, **18:64**
  - validity, **18:65**

**FIREARMS/WEAPONS PROHIBITION ORDERS**

- Constitutional issues and, **3:12**
- Sentencing, **36:6**

**FORFEITURE**

- Absconds, when accused, **15:31**
- Asset, **3:7**
- Constitutional issues re, **3:7**
- Criminal organizations offences, **14:25**
- Death of accused, when, **15:31**
- In personam, forfeiture
  - generally, **15:24 to 15:30**
  - burden of proof, **15:25**
  - execution, **15:30**
  - finances and legal fees, **15:29**
  - finances in lieu of, **15:28, 35:46**
  - legal fees, fines and, **15:29**
  - notice, **15:24**
  - partial, **15:27**
  - tainted property, **15:26**
- Interim preservation order, **17:13**
- Offence-related property
  - generally, **16:18 to 16:22**
  - absconding accused, **16:20**
  - conviction, **16:19**
  - death of accused, **16:20**
  - discharge, **16:19**
  - dwelling house, **16:21**
  - immovables, **16:21**
  - real property, **16:21**

**FORFEITURE—Cont'd**

- Offence-related property—Cont'd
  - return of property, **16:11 to 16:17**
  - voidable transfers, **16:22**
- Proceeds of crime
  - generally, **15:23 to 15:35**
  - in personam see in personam, forfeiture
  - offence-related property distinguished from, **16:3**
  - third party rights, generally, **15:33 to 15:35**
  - voidable transfers, generally, **15:32**
- Provincial initiatives
  - generally, **17:6, 17:7**
  - Alberta, **17:9**
  - British Columbia, **17:10**
  - judicial interpretation, **17:13**
  - Manitoba, **17:8**
  - New Brunswick, **17:12**
  - Nova Scotia, **17:12**
  - Ontario, **17:7**
  - origins, **17:6**
  - other provinces, **17:8 to 17:12**
  - Quebec, **17:11**
  - Saskatchewan, **17:12**

**FORTIFIED BUILDINGS**

- Provincial initiatives against organized crime, **17:19, 17:20**

**GANG VIOLENCE**

- Provincial initiatives against organized crime, **17:2**

**GAS-LIQUID CHROMATOGRAPHY**

- Chemical testing, **21:8**

**GOOD SAMARITAN IMMUNITY**

- Generally, **4:19**

**GROW-OPS**

- Residential, **8:19**
- Seriousness of offence, **35:13**

**HARVESTING**

- See PRODUCTION

**HEARSAY EXCEPTION**

- Conspiracy
  - generally, **10:20 to 10:27**
  - Carter test, **10:7, 10:8, 10:20, 10:24 to 10:26**
  - co-conspirators, **10:7, 18:88**
  - constitutionality, **10:21**

**HEARSAY EXCEPTION—Cont'd**

- Conspiracy—Cont'd
  - existence, **10:24**
  - furtherance, in, **10:26**
  - jury charges, **10:7, 10:27**
  - membership, **10:25**
  - necessity, **10:22**
  - reliability, **10:22**
  - scope, **10:23**
- Narrative evidence, **9:19.50**

**HIGH PERFORMANCE LIQUID CHROMATOGRAPHY**

- Chemical testing, **21:9**

**HISTORY**

- Generally, **1:1 to 1:4**
- Amphetamines, **2:4, 2:5**
- Anabolic steroid drugs, **2:4**
- Bath salts, **2:5**
- Benzodiazepines, **2:5**
- BZP, **2:5**
- Canadian Legislation re see CANADIAN DRUG LEGISLATION
- Cannabis, **0:5, 1:3 to 1:5, 2:3**
- Coca-Cola, **1:2, 1:3**
- Cocaine, **1:1 to 1:3, 2:3, 2:5**
- Codeine, **2:3**
- Criminal organization, **2:5**
- Date rape drugs, **2:5**
- Distribution, **2:3 to 2:5**
- Double doctoring, **2:3**
- Drug paraphernalia and literature, **2:3**
- Ecstasy, **2:5**
- Enforcement measures, **2:5**
- Eucaine, **2:3**
- Exemptions, **2:5**
- Export, **2:5**
- Financial Transactions and Reports Analysis Centre of Canada, **2:5**
- Flunitrazepam, **2:5**
- GHB, **2:5**
- Hasheesh/hashish, **1:3, 2:3**
- Hemp, **2:3, 2:5**
- Heroin, **1:2, 1:3, 2:3, 2:5**
- Import, **2:5**
- International Opium Convention (1912), **2:3**
- LSD, **2:5**
- Marihuana, **2:3, 2:5, 2:6**
- MDPV, **2:5**

**HISTORY—Cont'd**

- Methamphetamine, **2:4, 2:5**
- Money laundering, **0:13, 2:3, 15:2**
  - crowdfunding platforms, **15:2**
  - payment service providers, **15:2**
- Morphine, **1:2, 1:3, 2:3**
- National Anti-Drug Strategy, **1:4**
- Opioids, exemption relating to personal possession of (B.C.), **2:7**
- Opium, **1:2 to 1:4, 2:2, 2:3**
- PCP, **2:5**
- Possession, **2:3, 2:5**
  - exemption (B.C.), **2:7**
- Proceeds of crime, **2:3**
  - crowdfunding platforms, **15:2**
  - payment service providers, **15:2**
- Production, **2:5**
- Prohibition and the courts, **1:3**
- Property obtained by crime, **2:5**
- Royal Commission Report (1885), **2:2**
- Tetrahydrocannabinol (THC), **2:5**
- TFMPP, **2:5**
- The modern era, **1:4**
- To the 19th Century, **1:2**
- Trafficking, **2:3, 2:5**
- Use, **2:5**
- William Lyon Mackenzie King, **2:2, 2:3**

**IDENTIFICATION**

- Defence, as a, **5:136**
- Dock / in-dock, **5:91**
- Evidence re, **18:13**
- Expert evidence on, **5:92**
- Eyewitness see EYEWITNESS IDENTIFICATION
- Fingerprint see FINGERPRINTS
- In-court identification, **5:91**
- Recognition contrasted, **5:96**
- Speed of, **5:111**
- Trial judge, by, **5:93**

**IGNORANCE OF THE LAW**

- Generally, **30:12.50**

**IMMIGRATION CONSEQUENCES**

- Sentencing factor, **35:28**

**IMPAIRED DRIVING**

- Generally, **0:6, 12:1**
- Elements
  - actus reus, **12:11, 12:13, 12:15**

**IMPAIRED DRIVING—Cont'd**

Elements—Cont'd

- blood concentration offences, **12:12, 12:13**
- impairment offences, **12:10, 12:11**
- mens rea, **12:10, 12:12, 12:14**
- reasonable excuse, **12:16**
- refusal offences, **12:14 to 12:16**

Evidence

- generally, **12:17**
- bodily samples, **12:24**
- drug recognition evaluations, **12:19**
- physical coordination tests, **12:18**
- special provisions, **12:26**
- testing devices, **12:23**
- toxicology, **12:25**

Impairment, inference of, **12:17**

Offences

- blood concentration, **12:5**
- combination of drugs and alcohol, **12:6**
- conveyances, **12:3**
- “drug,” meaning of, **12:8**
- drug impairment, **12:4**
- elements see elements
- refusals, **12:7**

**IMPORTING**

See also EXPORTING; IMPORTING/  
EXPORTING

Actus reus

- generally, **9:3 to 9:8**
- completion of, **9:4**
- evidence of commission, **9:8**
- jurisdiction, **9:5**
- post-offence conduct, **9:6**
- special jurisdictional provisions, **9:7**

Cannabis Act, under, **9:2**

Controlled deliveries, generally, **9:31**

Defined, **9:3**

Internet-based importation, **0:3**

Jurisdictional issues, **9:5**

Mens rea

- generally, **9:9 to 9:29**
- demeanour evidence, **4:51, 9:17, 18:9.50**
- documentary evidence, **9:18**
- drug use, **9:13**
- evidence of economic motive, **9:15**
- expert evidence, **9:16, 9:24**
- intention, **9:29**

**IMPORTING—Cont'd**

Mens rea—Cont'd

knowledge

- generally, **9:10 to 9:24**
- cross-examination of accused, **9:14**
- denial of, **9:20**
- details of, **9:11**
- evidence of, **9:12 to 9:24**

lies to officials, **9:19**

possession of container, **9:22**

post-offence conduct, **9:23**

recklessness, **9:27, 9:28**

travel, circumstances of, **9:16**

treatment of denial of knowledge, **9:20**

willful blindness, **9:25 to 9:27**

Mistake of fact, **30:11**

Party liability, generally, **9:30**

Third party suspect, **9:43**

**IMPORTING/EXPORTING**

See also EXPORTING; IMPORTING

Generally, **9:1**

Controlled Drugs and Substances Act,  
under, **35:38**

Defences

- generally, **9:33 to 9:42**
- abandonment, **9:40**
- abuse of process, **9:41**
- blind courier, **9:16, 9:42**
- distress, **9:36**
- duress, **9:35**
- entrapment, **9:41**
- jurisdiction, absence of, **9:37**
- necessity, **9:34**
- racial profiling, **9:39**
- religious freedom, **9:38**
- third party suspect, **9:43**

Internet-based importation, **0:3**

**IMPOSSIBILITY**

Defence of, **10:31**

**INCLUDED OFFENCES**

Indictments, **32:5**

Possession, **4:86**

Possession for purposes of trafficking,  
**7:70**

Production, **8:24**

Trafficking, **32:19**

**IN COURT IDENTIFICATIONS**

Generally, **18:55**

**INDICTMENTS**

- Generally, **32:1**
- Amending the count, **32:3**
- Conspiracy
  - generally, **10:12 to 10:18**
  - agreements, number of, **10:14**
  - charging conspiracy vs. substantive offence, **10:18**
  - identifying conspirators, **10:15**
  - object of conspiracy, **10:13**
  - place of the offence, **10:16**
- Crown overcharging, **32:26**
- Crown theory need not be proven, **32:4**
- Differently scheduled drugs together, **32:13**
- Elements of, **18:12**
- Evidence in multi-count, use of, **18:11**
- Included offences, **32:5**
- Jury charge
  - avoiding complexities, **32:27**
- Multiple counts, evidence in, **18:11**
- Overloaded, **14:28, 32:26, 32:27**
- Particulars, ordering, **32:4**
- Particulars of drug type
  - generally, **32:6 to 32:12**
  - amending particulars, **32:7**
  - errors re Schedule, **32:12**
  - imperfect descriptions, **32:8**
  - jury instructions re effect of expert testimony, **32:10**
  - particulars to be proven, **32:6**
  - quantity of drug, **32:11**
  - street names, use of, **32:9**
- Principles, **32:2 to 32:5**
- Sufficiency of the count, **32:2**
- Time and location of offence, **32:14**
- Trafficking
  - generally, **32:15 to 32:25**
  - cannabis quantity and punishment, **32:21, 32:22**
  - duplicate indictments of same acts of, **32:18**
  - holding out, allegations of, **32:17**
  - included offences, **32:19**
  - method of, **32:15**
  - purchaser, name of, **32:16**
  - quantity of cannabis on, **32:20**

**IN DOCK IDENTIFICATIONS**

- Generally, **18:55**

**INFERENCES**

- Generally, **4:65 to 4:73, 18:79 to 18:87**
- Admission under Mohan and White Burgess, **7:32**
- After-the-fact conduct, from, **4:50**
- Circumstantial evidence, **4:66, 4:72, 18:86**
- Crown arguments, **4:69**
- Crown's burden of proof, **4:71**
- Expert evidence, vis-vis, **7:32**
- Griffin, R. v., rule in, **18:86**
- Guilt, of, **7:29**
- Innocence
  - explanation, expectation of, **4:71**
  - presumption of, **4:71**
  - scenarios consistent with, **4:70**
- Innocent explanation, absence of, **18:85**
- Jury instructions re circumstantial evidence, **4:72, 18:86**
- Lay opinion evidence, **7:32.50**
- Nature, **18:81**
- Personal possession and, **4:32**
- Possession for purposes of trafficking
  - generally, **7:32 to 7:55**
  - drawing, **7:40 to 7:54.50**
  - evidence "consistent with drug trafficking," **7:54.50**
  - expert evidence decision tree, **7:55**
- Preliminary inquiries, at, **4:73, 18:87**
- Presumption of innocence, **4:71**
- Principles, **4:66 to 4:73, 18:80 to 18:87**
- Purpose, **18:81**
- Reasonable doubt, **4:65 to 4:73, 18:82**
- Scenarios consistent with innocence, **4:70, 18:84**
- Speculation
  - generally, **4:65 to 4:73, 18:79 to 18:87**
  - conclusions based on, **4:69, 18:83**
- Unfounded in evidence, **18:84**
- Unsupported, **18:82**
- Where accused holds drugs of significant value, **18:87.70**
- White Burgess test simplified, **7:38.50**

**INFORMANT**

- See INFORMER

**INFORMATIONAL PRIVACY**

- Search and seizure, **25:9**

**INFORMER**

- Death of, **24:12**

**INFORMER—Cont'd**

- Innocence at stake exception to privilege
  - generally, **24:17 to 24:21**
  - Crown disclosure, extent of, **24:19**
  - disclosure, what to show to obtain, **24:18**
  - ex parte hearings, **24:20**
  - in camera hearings, **24:20**
  - scope, **24:17**
  - search warrants, challenging, **24:21**
  - wiretap authorizations, challenging, **24:21**
- Police informer privilege
  - generally, **24:1**
  - agents provocateurs, **24:8**
  - application to other agencies, **24:11**
  - civil proceedings, **24:16**
  - confidential relationship, requirement of, **24:7**
  - credibility of Crown's cooperating witness, attacking credibility of, **24:26**
  - death of informer, **24:12**
  - entitlement to, **24:6**
  - establishment of relationship, **24:7**
  - identity, attempts to learn, **24:14**
  - identity, known, **24:13**
  - identity, protecting, **24:28**
  - innocence at stake exception see **INNOCENCE AT STAKE EXCEPTION TO PRIVILEGE**
  - material witnesses, **24:8**
  - nature, **24:2 to 24:16**
  - police agents, **24:8, 24:9, 24:26**
  - police investigative techniques, **24:27**
  - scope, **24:2 to 24:16**
  - standing, **24:15**
  - statutory protections see statutory protections
  - waiver of, **24:4**
  - what it protects, **24:5**
  - whom, to, **24:3**
- Sentencing influence, **35:25**
- Statutory protections of privilege
  - generally, **24:22 to 24:25**
  - Canada Evidence Act
    - s. 37, **24:22**
    - s. 38, **24:23**
  - CSIS Act, s. 18.1, **24:24**
  - Witness Protection Program Act, **24:25**

**INFRARED SPECTROPHOTOMETRY**

Chemical testing, **21:12**

**INNOCENCE AT STAKE EXCEPTION TO PRIVILEGE**

- Generally, **24:17 to 24:21**
- Crown disclosure, extent of, **24:19**
- Disclosure, what to show to obtain, **24:18**
- Ex parte hearings, **24:20**
- In camera hearings, **24:20**
- Scope, **24:17**
- Search warrants, challenging, **24:21**
- Wiretap authorizations, challenging, **24:21**

**INNOCENT POSSESSION**

“Public duty” custody of drugs, **4:20**

**INTERNATIONAL DRUG CONVENTIONS**

Compliance with, **0:9**

**INVESTIGATIVE DETENTION**

Searches incidental to, **25:31**

**JOINT POSSESSION**

- Generally, **4:60 to 4:63**
- Actus reus, **7:3**
- Consent, **4:61**
- Control, **4:62**
- Elements, **4:60**
- Knowledge, **4:61**
- Prohibited act, **7:3**
- Residence, **4:63**
- Trafficking and
  - generally, **5:12, 7:2 to 7:6**
  - actus reus, **7:3**
- Transport and, **5:12**
- Vehicle, **4:63**

**JOINT PURCHASERS**

Possession for purposes of trafficking, **7:60 to 7:62**

**JOINT SUBMISSIONS**

Sentencing, **36:23, 36:23.50**

**JUDICIAL NOTICE**

- Generally, **4:76**
- Test for taking of, **4:76**

**JURISDICTION**

- Absence of, **9:37**
- Constitutional issues and, **3:16**
- Importing/exporting, **9:37**

**JURY**

- Charges, **5:99, 18:16**
- Circumstantial evidence, instructions re, **4:72, 18:86**
- “CSI effect,” the, **4:83**
- Effect of expert testimony, instructions re, **32:10**
- Hearsay exception, instructions re, **10:27**
- Multi-count indictment, adequate jury charge relating to, **18:16**
- Particulars of drug type, instructions re, **32:10**
- Warning re eyewitnesses, **5:86**

**KNOCK-ON SEARCHES**

- Search and seizure, **25:21**

**KNOWLEDGE**

- Generally, **4:31 to 4:49**
- Admissibility of accuseds denials, **4:46**
- After-the-fact conduct, inferred from, **4:50**
- Attempts, **4:42**
- Circumstantial evidence, **4:32**
- Control, **4:44**
- Forgotten, **4:48**
- Importing
  - generally, **9:10 to 9:24**
  - cross-examination of accused, **9:14**
  - denial of, **9:20**
  - details of, **9:11**
  - evidence of, **9:12 to 9:24**
- Inferences, **4:32, 4:57**
  - common sense inference, **4:57**
  - controlled substance of significant value, **4:57, 18:87.75**
- Joint possession, **4:61**
- Knowledge-control interrelationship, **4:44**
- Legal framework, **4:35**
- Liability, **4:41**
- Mistake, **4:36**
- Negligence, **4:37**
- Objective fault standards, **4:38**
- Policy considerations, **4:34**
- Possession for purposes of trafficking, **7:4**
- Post-offence conduct, **4:80.120**
- Propensity evidence, **4:45**
- “Public duty” custody of drugs, **4:20**
- Recklessness, **4:37**
- Secret compartments, **4:57**
- Telephone calls, **4:49**

**KNOWLEDGE—Cont’d**

- Testimony of accused, use of, **4:47, 18:10**
- Wilful blindness, **4:37 to 4:39, 9:28**

**LICENCE TO KNOCK**

- Search and seizure, **25:21**

**LINE-UPS**

- See EYEWITNESS IDENTIFICATION

**LITERATURE, DRUG**

- Legislation
  - background, **13:2**
  - constitutionality, **13:5**
  - foreign, **13:4**
- Offences, generally, **13:1, 13:3**
- Possession for purposes of trafficking, evidence re, **7:12**
- Provincial regulation, **13:6**

**“MAGIC MUSHROOMS”**

- Storefronts, **0:16**

**MANDATORY MINIMUMS**

- Controlled Drugs and Substances Act, under, **35:5**

**MANUFACTURING**

- See PRODUCTION

**MASS SPECTROMETRY**

- Chemical testing, **21:13**

**MEDICAL MARIHUANA**

- Generally, **0:14, 38:1**
- Access to Cannabis for Medical Purposes Regulations (ACMPR), **36:120**
- Civil litigation, **38:10**
- Constitutional issues and, **3:10**
- Efficacy, **38:2**
- Litigation, **38:4**
- Marihuana Medical Access Regulations (MMAR), **38:1, 38:3**
- Marihuana Medical Purpose Regulations (MMPR)
  - generally, **38:1, 38:5**
  - commercial production, **38:7**
  - possession, **38:6**
- Narcotic Control Regulations (NCR), **2:7, 38:9**
- Prohibitions, legislative, **4:13**

**MEDICAL PROFESSIONALS**

- Trafficking, **5:35 to 5:40**

**MEGA TRIAL PHENOMENON**

Criminal organizations offences, **14:28**

**MENS REA**

Conspiracy

- generally, **10:8 to 10:10**
- buy-sell conspiracy, **10:10**
- genuine intention, **10:9**
- intention, **10:8**

Criminal organizations

- committing offence for, **14:14**
- instructing commission of offence, **14:17**
- intimidation offences, **14:20**
- participating in activities of, **14:8**
- recruiting, **14:11**

Double doctoring, **11:4**

Impaired driving, **12:10, 12:12, 12:14**

Importing

- generally, **9:9 to 9:29**
- demeanour evidence, **4:51, 9:17, 18:9.50**
- documentary evidence, **9:18**
- drug use, **9:13**
- evidence of economic motive, **9:15**
- expert evidence, **9:24**
- intention, **9:29**
- knowledge see knowledge
- lies to officials, **9:19**
- possession of container, **9:22**
- post-offence conduct, **9:23**
- recklessness, **9:27, 9:28**
- travel, circumstances of, **9:16**
- treatment of denial of knowledge, **9:20**
- willful blindness, **9:25 to 9:27**

Knowledge see KNOWLEDGE

- generally, **9:10 to 9:24**
- cross-examination of accused, **9:14**
- denial of, **9:20**
- details of, **9:11**
- evidence of, **9:12 to 9:24**

Mental element, **7:4**

Money laundering, **15:10**

Possession for purposes of trafficking

- generally, **7:4**
- abandoned intention, **7:5**
- intention to traffic, **5:58, 7:4**
- knowledge, **7:4**

Possession of proceeds of crime, **15:7**

**MENS REA—Cont'd**

Production

- generally, **8:2, 8:3 to 8:7, 8:8 to 8:21**
- altering, **8:5, 8:6**
- 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**

**MIDDLEMAN**

- Commission, whether getting, **29:12**
- Liability, **29:6**
- Spokesperson of vendor, **29:9**
- Trafficking, **5:56, 5:59, 5:61**

**MINISTERIAL EXEMPTIONS**

- Generally, **37:1**
- Authority, **37:3**
- B.C. Drug Exemption Scheme, **37:3.50**
- Regulation-making authority, **37:2**
- Restricted drug regulations, **37:6**
- Special Access Programme (SAP), **2:7, 37:4**
- January 2022 amendments, purpose of, **37:4**
- Supervised consumption sites, **3:4, 37:5**

**MINISTER OF MENTAL HEALTH AND ADDICTIONS**

Generally, **2:7, 37:1**

**MISTAKEN BELIEF**

Sentencing factor, **35:26**

**MISTAKE OF AGE**

- Cannabis Act and, **30:13 to 30:20**
- Constitutionality of legislative scheme, **30:19**
- Defence, **7:8, 30:13 to 30:20**
- Legislative framework, **30:16, 30:17**
- Practical operation of defence, **30:18**
- SCC decisions re, **30:20**

**MISTAKE OF FACT**

- Generally, **30:1**
- Air of reality requirement, **30:6**
- Cannabis Act and, **30:13 to 30:20**
- Case law, early, **30:4**
- Defence, not a true, **30:2**
- Importing, **30:11**
- Kundeus, R. v., **30:9**
- Laundering proceeds of crime, **30:12**

**MISTAKE OF FACT—Cont'd**

- Mistake, **30:5**
- Policy considerations, **30:21**
- Possessing proceeds of crime, **30:12**
- Possession, **30:7**
- Possession for purpose of trafficking, **30:10**
- Principles, **30:3 to 30:6**
- Recklessness, **30:5**
- Trafficking, **30:8, 30:9**
- Versus mistake of law, **30:12.50**
- Wilful blindness, **30:5**

**MOHAN FRAMEWORK**

- Expert evidence, **7:34, 18:19, 18:20**

**MONEY LAUNDERING**

- See PROCEEDS OF CRIME

**MR. BIG SCHEMES**

- See also ENTRAPMENT; POLICE STINGS
- Entrapment and, **27:22**
- Police stings
  - generally, **28:11 to 28:30**
  - abuse of process, **28:21**
  - admission of evidence, **28:22**
  - balance, striking a, **28:15**
  - Bonisteel charge, **28:25**
  - evidence, admission of, **28:22**
  - exemption from criminal liability, **28:39, 28:55**
  - expert evidence on, **28:22**
  - Hart Test, **28:16, 28:25**
  - judicial oversight/control, **28:13**
  - legal framework after Hart and Mack, **28:29**
  - Police Enforcement Regulations, SOR/2022-174, **2:7, 3:11, 28:55**
  - police misconduct, **28:16**
  - prejudice to the accused, **28:16**
  - prejudicial effect, **28:19**
  - principles, **28:14, 28:27**
  - probative value of confession, **28:18**
  - publications of details, **28:26**
  - reliability of confessions, **28:16**
  - rules, new common law, **28:17**
  - Supreme Court of Canada intervention (2014), **28:14**
  - weighing, **28:20**
  - what is, **28:12**

**MR. BIG SCHEMES—Cont'd**

- Procedure
  - voir dire, **28:21.50**
- Standard of appellate review, **28:28**

**NECESSITY**

- Expert evidence, re, **7:36**
- Hearsay exception, **10:22**
- Importing/exporting, defence re, **9:34**
- Investigative, **26:18**
- Wiretaps, re, **26:18**

**NEGLIGENCE**

- Possession and, **4:37**
- Recklessness and, differences between, **4:38**
- Wilful blindness and, differences between, **4:38**

**NOTEBOOKS**

- Strategic considerations and, **5:129**

**OFFENCE-RELATED PROPERTY**

- Generally, **16:1**
- Applications for return of
  - generally, **16:11 to 16:17**
  - chemical, **16:16, 16:17**
  - non-chemical, **16:16, 16:17**
- Constitutionality, **16:4**
- Forfeiture
  - generally, **16:18 to 16:22**
  - absconding accused, **16:20**
  - conviction, **16:19**
  - death of accused, **16:20**
  - discharge, **16:19**
  - dwelling house, **16:21**
  - immovables, **16:21**
  - real property, **16:21**
  - return of property, **16:11 to 16:17**
  - voidable transfers, **16:22**
- Police powers
  - generally, **16:5 to 16:10**
  - cross-count reasoning, **5:128**
  - management, **16:10**
  - multi-count indictments, use of evidence across, **5:117**
  - restraint, **16:9**
  - search, **16:6**
  - seizure, **16:6**
- Proceeds of crime distinguished, **16:3**
- Return of
  - chemical, **16:16, 16:17**

**OFFENCE-RELATED PROPERTY**

—Cont'd

Return of—Cont'd

general, **16:11 to 16:17**

non-chemical, **16:12 to 16:15**

Third party interests

generally, **16:23, 16:24**

post-forfeiture relief, **16:23**

pre-forfeiture relief, **16:23**

What is, **16:2**

**OFFER TO PRODUCE**

See PRODUCTION

**OPIOID CRISIS**

Cannabis legalization, link to, **0:10**

Exemption relating to personal possession  
(B.C.), **2:7, 37:3.50**

Governmental response to, **0:7, 2:7**

**PACKAGING, DRUG**

Possession for purposes of trafficking,  
evidence re, **7:13**

**PARAPHERNALIA, DRUG**

Legislation

background, **13:2**

constitutionality, **13:5**

foreign, **13:4**

Offences, generally, **13:1, 13:3**

Possession for purposes of trafficking,  
evidence re, **7:12**

Provincial regulation, **13:6**

**PARITY**

Sentencing factor, **35:30**

**PAROLE ELIGIBILITY**

Criminal organizations offences, **14:26**

Limiting, **36:5**

Sentencing and, **36:5**

**PARTICULARS**

See also INDICTMENTS

Motion for, **5:130**

**PARTY LIABILITY**

Generally, **5:49**

Importing, **9:30**

Possession for purposes of trafficking

generally, **7:56 to 7:64**

abetting, **7:56 to 7:59**

aiding, **7:56 to 7:59**

**PARTY LIABILITY—Cont'd**

Possession for purposes of trafficking

—Cont'd

aiding and abetting principles, **7:56, 7:57**

alternative theories, **7:64**

Canada, **7:59**

dial-a-dealer schemes, **7:63**

international, **7:58**

joint purchasers, **7:60 to 7:62**

pooling resources, **7:61**

sentencing considerations, **7:62**

stashperson, **7:58, 7:59**

stashperson defence, **7:57**

Production, **8:22**

Trafficking

generally, **5:49 to 5:62**

abetting, **5:50,**

aiding, **5:50**

common purpose, **5:51 to 5:54**

conduct in context, **5:57**

intention to distribute, **5:58**

legal framework, **5:49**

lookout, **5:62**

mere presence, **5:60**

middleman, **5:56, 5:59, 5:61**

possession see possession for purposes  
of trafficking

purchaser, **5:56**

strategic considerations, **5:132**

vendor, **5:59**

**PERSONAL POSSESSION**

See POSSESSION / personal

**PHOTOGRAPHS**

Eyewitness identification, use in, **5:87, 18:54**

Informational privacy, **25:9**

Line-ups, **5:87**

Witness, showing to, **5:87**

**PLAIN VIEW DOCTRINE**

Search and seizure, **25:34**

**POLICE**

Abuse of process, role of policy and, **28:8**

Agents, **24:8, 24:26**

Constitutional issues and, **3:11**

Criminal liability, exemption from, **28:39, 28:55**

Disreputable conduct see misconduct

**POLICE—Cont'd**

- Entrapment see ENTRAPMENT
- Experts, as, **7:41, 18:23**
- Illegality, **3:11**
- Inducement of offence, **27:14**
- Informer privilege see INFORMER
- Interceptions of private communications, **3:11.50**
- Investigative strategies, **5:64, 5:65**
  - criminal liability, exemption from, **28:39, 28:55**
  - Police Enforcement Regulations, SOR/2022-174, **2:7, 3:11, 28:55**
- Investigative techniques, **24:27**
  - criminal liability, exemption from, **28:39, 28:55**
  - Police Enforcement Regulations, SOR/2022-174, **2:7, 3:11, 28:55**
- Misconduct
  - generally, **18:66 to 18:69**
  - disclosure, **18:67, 18:68**
  - extent of, **18:69**
  - Mr. Big investigations, **28:16**
- Offence-related property, powers re
  - generally, **16:5 to 16:10**
  - management, **16:10**
  - restraint, **16:9**
  - search, **16:6**
  - seizure, **16:6**
- Proceeds of crime, powers re
  - generally, **15:14 to 15:16**
  - management orders, **15:16**
  - restraint orders, **15:15**
  - seizure, **15:14**
  - special search warrants, **15:14**
- Search and seizure, powers re
  - generally, **25:23 to 25:46**
  - administrative searches, **25:36**
  - ancillary police powers doctrine, **25:25**
  - bodily samples, **25:28**
  - common law, at, **25:24 to 25:34**
  - Controlled Drugs and Substances Act, under, **25:35, 25:36**
  - Criminal Code, under the, **25:38 to 25:43**
  - Customs Act, under, **25:44, 25:45**
  - dogs, drug-detecting, **25:33**
  - investigative detention, searches incidental to, **25:31**

**POLICE—Cont'd**

- Search and seizure, powers re—Cont'd
  - limitations of searches of the person, **25:28**
  - limitations on searches of computers, cell phones and devices, **25:30**
  - limitations on searches of dwelling houses, **25:29**
  - plain view doctrine, **25:34**
  - Preclearance Act, under the, **25:44, 25:45**
  - production and preservation orders, **25:40**
  - safety searches, **25:32**
  - sealing orders, **25:46**
  - search incident to arrest, **25:26**
  - searching places as incident of arrest, **25:27**
  - search warrants, **25:38**
  - sniff searches, **25:33**
  - statutory powers of search, **25:35 to 25:46**
  - strip searches, **25:28**
  - warrants, other, **25:39**
  - Waterfield, R. v., **25:25**
- Trafficking, strategies re, **5:64, 5:65**
- Warrants, powers re
  - other, **25:39**
  - search, **25:38**
- Witnesses, protecting the identities of, **24:28**

**POLICE STINGS**

- Generally, **28:1, 28:37**
- Controlled Drugs and Substances Act, **28:3**
- Criminal Code, **28:2**
- Law in Canada, **28:6 to 28:10**
  - abuse of process, **28:7**
- Law in other countries
  - generally, **28:31 to 28:36**
  - Australia, **28:35**
  - New Zealand, **28:36**
  - outrageous governmental conduct, **28:31, 28:32**
  - principles, **28:34**
  - United Kingdom, **28:33, 28:34**
  - United States, **28:31, 28:32**
- Legislative framework, **28:2 to 28:5**

**POLICE STINGS—Cont'd**

- Mr. Big investigative strategy, **28:11 to 28:30**
  - abuse of process, **28:21**
  - balance, striking a, **28:15**
  - Bonisteel charge, **28:25**
  - Hart Test, **28:16, 28:25**
  - judicial oversight/control, **28:13**
  - legal framework after Hart and Mack, **28:29**
  - police misconduct, **28:16**
  - prejudice to the accused, **28:16**
  - prejudicial effect, **28:19**
  - principles, **28:14, 28:27**
  - probative value of confession, **28:18**
  - publication of details, **28:26**
  - reliability of confessions, **28:16**
  - rules, new common law, **28:17**
  - standard of appellate review, **28:28**
  - Supreme Court of Canada intervention (2014), **28:14**
  - weighing, **28:20**
  - what is, **28:12**
- Operation of the CDSA regulation, **28:4**
- Outrageous government conduct, **28:1, 28:31, 28:32**
- Police Enforcement Regulations (under the CDSA), **2:7, 3:11, 28:3, 28:55**
- Scenarios, **28:5**

**POSSESSION**

- Generally, **4:1**
- Approach re, changes in, **4:450**
- Attempted
  - generally, **4:64**
  - trafficking, for, **4:64**
- Cannabis Act, under, **4:5**
- Constitutional issues see **CONSTITUTIONAL ISSUES**
- Constructive see **CONSTRUCTIVE POSSESSION**
- Controlled Drugs and Substances Act, under, **4:4, 35:40**
- Definition, **4:3, 7:3**
- Elements of, **4:3**
- Exemption (B.C.), **2:7, 37:3.50**
  - drugs subject to, **37:3.50**
  - non-application of, **37:3.50**
  - scope of, **37:3.50**
- Exporting, for the purposes of, **9:32**
- Good Samaritan immunity, **4:19**

**POSSESSION—Cont'd**

- Included offence, as, **4:86**
- Innocent, **4:20**
- Joint see **JOINT POSSESSION**
- Legislative framework, **4:3 to 4:20.50**
- Medical cannabis, **4:13**
- Mistake in, **4:36**
- Mistake of fact and, **30:7**
- Offences of
  - Cannabis Act, under, **4:5 to 4:13**
  - CDSA, under the, **4:4**
    - exemption (B.C.), **2:7, 37:3.50**
      - conditions, **37:3.50**
      - drugs subject to, **37:3.50**
      - non-application of, **37:3.50**
      - scope of, **37:3.50**
    - constitutional issues and, **3:1, 3:9, 3:10, 3:12**
- Personal
  - generally, **4:2, 4:29**
  - actus reus, **7:3**
  - admissibility of the accused's denials, **4:46**
  - attempt, **4:42**
  - bad character evidence, **4:45, 7:22**
  - circumstantial evidence, **4:32, 4:66**
  - common law, under the, **4:26**
  - control, **4:44**
  - control over the drugs, **4:30**
  - elements, **4:21**
  - exemption (B.C.), **2:7, 37:3.50**
    - conditions, **37:3.50**
    - drugs subject to, **37:3.50**
    - non-application of, **37:3.50**
    - scope of, **37:3.50**
  - forgotten, **4:48**
  - Hess (No. 1), R. v., **4:27**
  - inferences, **4:32**
  - knowledge, **4:31 to 4:49**
    - see also **KNOWLEDGE**
  - legal framework, **4:35**
  - legislative language, **4:24**
  - liability, **4:41**
  - manual handling, **4:22**
  - negligence, **4:37**
  - objective fault standards, **4:38**
  - physical contact, **4:23 to 4:29**
  - policy considerations, **4:34**
  - prohibited act, **7:3**
  - “public duty” custody of drugs, **4:20**

**POSSESSION—Cont'd**

- Personal—Cont'd
  - recklessness, **4:37**
  - scenarios, **4:28**
  - telephone calls, **4:49**
  - testimony of accused, use of, **4:47, 18:10**
  - wilful blindness, **4:37 to 4:39**
- Policy considerations, **4:2**
- Procedural issues, generally, **4:85 to 4:87**
- Proceeds of crime, of see **POSSESSION OF PROCEEDS OF CRIME**
- Prohibition, sources of, **4:3**
- Provisions, **3:4**
- Punishment, **4:14 to 4:18.50**
- Summary conviction for, **4:68**
- Trafficking, for the purpose of see **POSSESSION FOR PURPOSES OF TRAFFICKING**

**POSSESSION FOR PURPOSES OF TRAFFICKING**

- Generally, **7:1**
- Attempted, **4:64, 7:69**
- Constitutionality, **7:73**
- Controlled deliveries
  - generally, **7:65 to 7:68**
  - Australia, **7:68**
  - Canada, **7:67**
  - innocent agency, **7:68**
  - international, **7:66**
  - USA, **7:68**
- Controlled Drugs and Substances Act, under, **35:8 to 35:37**
- Convention against Illicit Traffic in Narcotics and Psychotropic Substances (1988), **7:1**
- Defence admissions, generally, **7:71 to 7:4.50**
- Distributing, **5:58, 7:7, 7:8**
- Elements
  - generally, **7:2 to 7:6, 7:7, 7:8**
  - actus reus
    - generally, **7:3**
    - constructive possession, **7:3**
    - joint possession, **7:3**
    - personal possession, **7:3**
  - constructive possession, **7:2 to 7:6**
  - contemporaneity, principle of, **7:6**
  - co-existence, **7:6**
  - joint possession, **7:2 to 7:6**

**POSSESSION FOR PURPOSES OF TRAFFICKING—Cont'd**

- Elements—Cont'd
  - mens rea
    - generally, **7:4**
    - abandoned intention, **7:5**
    - intention to traffic, **7:4**
    - knowledge, **7:4**
  - mental element, **7:4**
  - personal possession, **7:2 to 7:6**
  - prohibited act, **7:3**
- Evidence re intention
  - generally, **7:9 to 7:31**
  - absence of, **5:58**
  - association with traffickers, **7:16**
  - bad character, **7:22**
  - Baldree, R. v., **7:25 to 7:27**
  - circumstantial
    - generally, **7:28 to 7:31**
    - enveloped in, **7:30**
    - Griffin, R. v., **7:29**
    - guilt, the only rational inference, **7:29**
    - Jenkins, R. v., **7:30**
    - principles, governing, **7:30, 7:31**
    - “consistent with drug trafficking,” **7:54.50**
  - customized vehicles, **4:57, 7:14**
  - documents, **7:15**
  - electronic communication, **7:15**
  - expert see expert evidence
  - future plans, **7:22 to 7:24**
  - needle marks, **7:19**
  - packaging, **7:13**
  - paraphernalia, **7:12**
  - past acts, **7:22 to 7:24**
  - personal use, amount consistent with, **7:10, 7:18**
  - purchase calls at time of arrest, **7:25 to 7:27**
  - quantity of drugs, **7:10, 7:11**
  - reverse profiling, **7:20**
  - text messages, **7:27**
  - tracks, **7:19**
  - unexplained wealth, **7:17**
  - value of drugs, **7:10**
- Expert evidence
  - generally, **7:32 to 7:55**
  - Abbey, R. v., **7:42**
  - admissibility, **7:44**

**POSSESSION FOR PURPOSES OF  
TRAFFICKING—Cont'd**

- Expert evidence—Cont'd
  - admission, basis for, **7:42**
  - admission under Mohan and White Burgess, **7:32**
  - basis, **7:49**
  - competence, areas of, **7:43**
  - concerning gangs, **7:45**
  - dangers posed by, **7:33**
  - decision tree, **7:55**
  - drug code, **7:45**
  - exclusionary rule, absence of, **7:37**
  - expertise, level of, **7:48**
  - extent of translating communication, **7:50**
  - impartiality, **7:44**
  - importing, **7:43**
  - independence, **7:44**
  - investigator as expert, **7:44**
  - knowledge/training, specialized, **7:42**
  - methodology, **7:49**
  - Mohan framework, **7:34**
  - necessity, **7:36**
  - notice required, **7:42**
  - overreaching, **7:51**
  - personal use, **7:10**
  - police officers, **7:41**
  - private communication, sample, **7:46**
  - qualifications, proper, **7:38**
  - relevance, **7:35**
  - reliability, **7:49**
  - special scrutiny, **7:53**
  - translating communications, **7:45**
  - ultimate issue rule, **7:53**
  - vis-a-vis inferences, **7:40 to 7:54.50**
  - White Burgess test simplified, **7:38.50**
- Exporting, **7:7, 7:8**
- Included offence, **7:70**
- Inferences
  - generally, **7:32 to 7:55**
  - admission under Mohan and White Burgess, **7:32**
  - drawing, **7:40 to 7:54.50**
- Intention see evidence re intention
- Literature as evidence, **7:12**
- Mistake of age, **7:8**
  - see also MISTAKE OF AGE
- Mistake of fact and, **30:10**
- Paraphernalia as evidence, **7:12**

**POSSESSION FOR PURPOSES OF  
TRAFFICKING—Cont'd**

- Party liability
  - generally, **7:56 to 7:64**
  - abetting, **7:56 to 7:59**
  - aiding, **7:56 to 7:59**
  - aiding and abetting principles, **7:56, 7:57**
  - alternative theories, **7:64**
  - Canada, **7:59**
  - dial-a-dealer schemes, **7:63**
  - international, **7:58**
  - joint purchasers, **7:60 to 7:62**
  - pooling resources, **7:61**
  - sentencing considerations, **7:62**
  - stashperson, **7:58, 7:59**
  - stashperson defence, **7:57**
- Principled approach to, **7:4.60**
- Selling, **7:7, 7:8**
- Stashperson defence, **7:57**
- UN Single Convention on Narcotic Drugs (1961), **7:1**

**POSSESSION OF PROCEEDS OF  
CRIME**

- Generally, **15:4 to 15:7**
- Actus reus, **15:5, 15:6**
- Elements, **15:5**
- Laundering see PROCEEDS OF CRIME / money laundering
- Mens rea, **15:7**
- Objective circumstance, **15:5**
- Possession defined, **15:5**
- Trafficking in property obtained by crime
  - generally, **15:11**
  - trafficking defined, **15:11**

**PRECURSOR  
CHEMICALS/COMPONENTS**

- Trafficking in, **5:33**

**PRESCRIPTION DRUG ABUSE**

- Double doctoring, **11:1**
- Seriousness of offence, **35:20**

**PREVIOUS CONVICTIONS**

- Evidence, as, **18:6**

**PRIVACY**

- Bodily, **25:7**
- Cell phones, **25:9, 25:13**
- Computers, **25:9**
- Devices, handheld, **25:9**

**PRIVACY—Cont'd**

- Expectation of, **25:5 to 25:13**
- Informational, **25:9**
- Multi-unit dwelling, **25:13**
- Personal, **25:7**
- Personal communications, **25:9**
- Photographs, **25:9**
- Reasonable expectation of, **25:13**
- Subjective expectation of, **25:12**
- Territorial, **25:8**
- Third parties, **25:13**
- Videos, **25:9**
- Zones of, **25:6**

**PRIVILEGE**

- See **INFORMER**

**PROCEDURAL ISSUES**

- See also **CONSTITUTIONAL ISSUES**
- Generally, **3:1**

**PROCEEDS OF CRIME**

- Generally, **15:1**
- Appeals
  - generally, **15:36 to 15:39**
  - forfeiture, **15:37**
  - orders, **15:38**
  - refusals to order forfeiture, **15:37**
  - sentence, against, **15:37**
  - stays of forfeiture orders pending appeal, **15:39**
- Authority to deal with, **3:7**
- Constitutional issues and, **3:14**
- Controlled Drugs and Substances Act, under, **35:41**
- Crowdfunding platforms, **15:2**
- Expert evidence, **15:12**
- Forfeiture of property
  - generally, **15:23 to 15:35**
  - in personam see in personam, forfeiture
  - third party rights, **15:33 to 15:35**
  - voidable transfers, **15:32**
- In personam, forfeiture
  - generally, **15:24 to 15:30**
  - burden of proof, **15:25**
  - execution, **15:30**
  - finances and legal fees, **15:29**
  - finances in lieu of, **15:28, 35:5**
  - legal fees, finances and, **15:29**
  - notice, **15:24**
  - partial, **15:27**

**PROCEEDS OF CRIME—Cont'd**

- In personam, forfeiture—Cont'd
  - tainted property, **15:26**
- International standards, **15:40**
- Legislation, **15:2**
- Mistake of fact and, **30:12**
- Money laundering
  - generally, **0:13, 15:8 to 15:10**
  - actus reus, **15:9**
  - Controlled Drugs and Substances Act, under, **35:41**
  - crowdfunding platforms, **15:2**
  - elements, **15:8**
  - mens rea, **15:10**
  - payment service providers, **15:2**
- Offence-related property distinguished, **15:3, 16:3**
- Offences
  - generally, **15:4 to 15:11**
  - constitutionality, generally, **15:13**
  - possession of proceeds of crime
    - generally, **15:4 to 15:7**
    - actus reus, **15:5, 15:6**
    - elements, **15:5**
    - laundering see money laundering
    - mens rea, **15:7**
    - objective circumstance, **15:5**
    - possession defined, **15:5**
    - trafficking in property obtained by crime see trafficking in proceeds/property of crime
- Orders/warrants, 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**
- Payment service providers, **15:2**
- Police powers
  - generally, **15:14 to 15:16**
  - management orders, **15:16**
  - restraint orders, **15:15**
  - seizure, **15:14**

**PROCEEDS OF CRIME—Cont'd**

- Police powers—Cont'd
  - special search warrants, **15:14**
- Proceeds of Crime (Money Laundering) and Terrorist Financing Act
  - generally, **15:40 to 15:43**
  - case law, **15:43**
  - constitutionality, **15:41**
  - framework, **15:40**
  - offences, **15:42**
- Trafficking in proceeds/property of crime
  - generally, **15:11**
  - trafficking defined, **15:11**
- What are, **15:3**

**PRODUCTION**

- Generally, **8:1**
- Abandonment of, **8:23**
- Actus reus
  - generally, **8:2, 8:3 to 8:7, 8:8 to 8:21**
  - altering, **8:5, 8:6**
  - 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**
- Cannabis Act, under, **8:3 to 8:7**
- Constitutional validity, **8:27**
- Controlled Drugs and Substances Act, under, **35:39**
- Cultivating or propagating or harvesting
  - generally, **8:7, 8:16 to 8:18**
  - actus reus, **8:7, 8:16 to 8:18**
  - honest belief and licences to produce, **8:20**
  - mens rea, **8:7, 8:16 to 8:18**
  - residential grow-ops, **8:19**
- Cultivation, **8:7, 8:16 to 8:18**
- Failure to testify, **8:25**
- Harvesting, **8:7, 8:16 to 8:18**
- Included offences, generally, **8:24**
- Jenkins, R. v., **8:25**
- Mens rea, generally, **8:2, 8:3 to 8:7, 8:8 to 8:21**
- Modes of, **8:2, 8:3 to 8:7, 8:8 to 8:21**
- Offence, **8:1**
- Offering to produce, generally, **8:21**
- Orders, **25:42**
- Party liability, generally, **8:22**
- Propagating, **8:7, 8:16 to 8:18**

**PROPAGATING**

See PRODUCTION

**PROPENSITY EVIDENCE**

- (See also BAD CHARACTER EVIDENCE)
- Generally, **7:22, 18:5**
- Bad character evidence, **7:22**
  - generally, **7:22**
  - appellate review, **7:22**
  - burden of proof, **7:22**
  - cut-throat defences, **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**
- Cut-throat defence, **7:22**
- Narrow basis for receipt of, **7:22**
- Possession, **4:45**
- Possession for purposes of trafficking, **7:22**
- Quebec, **7:22**

**PROVINCES VS. ORGANIZED CRIME**

- Generally, **17:1**
- Adopting tactics of the criminals, generally, **17:18 to 17:22**
- Armoured vehicles, **17:18 to 17:22**
- Bullet-proof vests, **17:18 to 17:22**
- Civil remedies, other, **17:23**
- Community safety orders
  - generally, **17:14 to 17:17**
  - constitutionality, **17:15**
  - judicial experience, **17:17**
  - Manitoba, **17:14**
  - other provinces, **17:16**
  - safer communities legislation, **17:14, 17:16**
- Forfeiture
  - generally, **17:6, 17:7**
  - Alberta, **17:9**
  - British Columbia, **17:10**
  - judicial interpretation, **17:13**
  - Manitoba, **17:8**
  - New Brunswick, **17:12**
  - Nova Scotia, **17:12**
  - Ontario, **17:7**
  - origins, **17:6**

**PROVINCES VS. ORGANIZED CRIME**

—Cont'd

- Forfeiture—Cont'd
  - other provinces, 17:8 to 17:12
  - Quebec, 17:11
  - Saskatchewan, 17:12
- Fortified buildings, 17:19, 17:20
- Gang violence, 17:2
- Legislation, extent of, 17:4
- Legislative initiatives, 17:5 to 17:24
- Local pressure, 17:2
- Options available, 17:3
- Scheduling criminal organizations, 17:24

**PSILOCYBIN**

- Storefronts selling, 0:16

**PURCHASE CALLS**

- Evidence of possession for purposes of trafficking, 7:25 to 7:27

**QUALITY**

- 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**

- Applicaton 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

**RECKLESSNESS—Cont'd**

- 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
- 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

**SEARCH AND SEIZURE—Cont'd**

- Charter, s. 8—Cont'd
  - 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 informational 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**
  - territorial privacy, **25:8**
  - test summarized, **25:18**
  - totality of circumstances test, **25:5 to 25:13**
  - unreasonable manner of searching, **25:17**
  - unreasonable searches, **25:14 to 25:17**
  - zones of privacy, **25:6**
- Common law, at, **25:2**
- Computers and informational privacy, **25:10**
- Consent, generally, **25:19 to 25:22**
- Consent to search, **25:20**
- Exclusion of evidence
  - generally, **25:61 to 25:64**
  - administration of justice, **25:63**
  - threshold enquiry, **25:62**
- Implied licence to knock, **25:21**
- Knock-on searches, **25:21**
- Police powers see **POLICE** / search and seizure, powers re
- Privacy see **PRIVACY**
- Reasonable expectations of privacy, generally, **25:19 to 25:22**
- Seizure, **25:1**
- Third party consent, **25:20**
- Waiver, **25:21**

**SEARCH INCIDENT TO ARREST**

- Police powers, **25:26**

**SEIZURE**

- See **SEARCH AND SEIZURE**

**SELLING**

- Generally see **TRAFFICKING** / methods of
- Authorizations to obtain see **TRAFFICKING** / methods of

**SENTENCING**

- Generally, **36:1**
- Accused, circumstances of
  - generally, **35:23 to 35:37.70**
  - aboriginal status, **35:29**
  - absconding, **35:22.30**
  - addiction, **35:23**
  - age, advanced, **35:37.30**
  - bail conditions, impact of restrictive, **35:32**
  - character, good, **35:27**
  - 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 sympathetic, **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**
  - programming and treatment, **35:38.70**
  - prospects for rehabilitation, **35:23**
  - remorse, **35:24**
  - special mitigating factors, **35:37 to 35:37.70**
  - age, **35:37.30**

**SENTENCING—Cont'd**

- Accused, circumstances of—Cont'd
  - special mitigating factors, **35:37 to 35:37.70**—Cont'd
    - 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**
  - motive, **37:37.70**
  - multiple offences, **36:27**
  - reasons, failure to explain, **36:24**
  - re-incarceration, **36:28**
  - sentence, against, **15:37**
- Appellate courts, guidance from, **35:6.30**
- Bail conditions, impact of restrictive, **35:32**
- Black offenders, **35:29.50**
- Cannabis Act, under, **4:14 to 4:18.50**
- Charter breach credit, **36:11**
- Community-centered approach to, **35:14**
- Conditional sentence, **35:43, 35:44**
  - finances in lieu of forfeiture, **35:44, 35:46**
- Controlled Drugs and Substances Act, under
  - generally, **35:1**
  - Cannabis Act, impact of, **35:6**
  - conditional sentences, **35:45**
  - constitutionality, **35:7**
  - criminal organization, **35:42**
  - drug treatment court (DTCs), **35:46**
  - importing/exporting, **35:38**
  - legislative framework, **35:2 to 35:6**
  - mandatory minimums, **35:5**
  - money laundering, **35:41**

**SENTENCING—Cont'd**

- Controlled Drugs and Substances Act, under—Cont'd
  - possession, **35:40**
  - possession for the purpose of trafficking, **35:8 to 35:37**
  - principles, **35:3**
  - proceeds of crime, **35:41**
  - production, **35:39**
  - Schedules, **35:4**
  - trafficking, **35:8 to 35:37**
- Courts, different roles of, **35:1**
- COVID-19 pandemic, during, **36:12, 36:19, 35:35.50**
- Criminal Code, under, **36:2**
- Criminal record, minor, **35:21**
- Deterrence, **35:29**
- Discharges, conditional and absolute, **35:47.50**
- Drug, type of, **35:9**
- Duty of court, regarding longer sentences, **36:23**
- Gladue factors and reports, **35:29**
  - effect on appeal of failure to order report, **35:29**
- Hearing
  - generally, **36:13 to 36:17**
  - aggravating and mitigating factors, proof of, **36:15**
  - bias, **36:14**
  - correction of errors, **36:16**
  - other charged/uncharged offences, **36:13**
  - right to be heard, **36:17**
  - sentencing disparity between jurisdictions, **36:18**
- Illegal sentence, **36:16**
- Incarceration, conditions of, **35:35.50**
- “Jump” principle, **35:21**
- Pardons, **36:29, 36:30**
- Parity, **35:6.70, 35:30**
  - sentence range approach, **35:6.70**
  - starting point approach, **35:6.70, 35:9**
- Possession for purposes of trafficking, **7:62**
- Prevalence of crime, judicial notice of, **35:14**
- Probation, **35:47.70**
- Racialized minorities, **35:29.50**
- Ranges, **35:6.70, 35:8, 35:9**
- Reductions for state misconduct, **36:11**

**SENTENCING—Cont'd**

- Restitution, **36:10**
- Sentencing, failure to appear for, **36:17.50**
- Seriousness of offence
  - generally, **35:9 to 35:22**
  - age of the purchaser, **35:17**
  - character of the purchaser, **35:17**
  - commercialism, **35:10**
  - dial-a-dealer schemes, **35:12**
  - grow-ops, **35:13**
  - location of offence, **35:18**
  - marihuana growing operations, **35:13**
  - method of trafficking, **35:15**
  - organized activity, **35:10**
  - prescription drugs, **35:20**
  - prevalence in the community, **35:14**
  - purchaser characteristics, **35:17**
  - quality, **35:9**
  - quantity, **35:9**
  - role of offender, **35:11**
  - substance held out to be a drug, **35:16**
  - type, **35:9**
  - value, **35:9**
  - violence, **35:19**
  - weapons, **35:19**
- Social context evidence, **35:29.50**
- Special orders
  - generally, **36:4 to 36:10**
  - DNA Orders, **36:6**
  - drug-testing during probation, **36:8**
  - parole eligibility, limiting, **36:5**
  - probation, **36:9**
  - restitution, **36:10**
    - duty to pay, **36:10**
    - totality principle, **36:10**
  - weapons prohibition orders, **36:7**
    - s. 113 of Code, whether a duty to consider, **36:7**
- Starting points, **35:6.70, 35:9**
- Trafficking/possession
  - generally, **35:8 to 35:37**
  - accused see accused, circumstances of seriousness see seriousness of offence
- Youth Criminal Justice Act, **36:3**

**SNIFF SEARCHES**

- Police powers, **25:33**

**SPECIAL ACCESS PROGRAMME**

(S.A.P.)

- January 2022 amendments to, objective of, **37:4**
- Ministerial exemptions, **37:4**

**SPECTROPHOTOMETRY**

- Infrared, **21:12**
- Ultraviolet, **21:11**

**SPECTROSCOPIC ANALYSIS**

- Chemical testing, **21:10 to 21:13**

**STASHPERSON DEFENCE**

- Possession for purposes of trafficking, **7:57**

**STRIP SEARCHES**

- Police powers, **25:28**

**SYNTHESIZING**

- See PRODUCTION

**TERRITORIAL PRIVACY**

- Search and seizure, **25:8**

**TOTALITY OF CIRCUMSTANCES**

**TEST**

- Search and seizure, **25:5 to 25:13**

**TOXICOLOGY EVIDENCE**

- Impaired driving, **12:25**

**TRAFFICKING**

- Generally, **0:4, 5:1**
- Attempts, re, **5:34**
- Cannabis Act, under
  - generally, **6:1**
  - defences, **6:13**
  - distributing, **6:2 to 6:8**
  - mistake of age, **6:13**
    - see also MISTAKE OF AGE
  - selling, **6:9, 6:10**
  - young person, using/involving, **6:11, 6:12**
- Consensual crime, as, **5:63**
- Contemporaneity, **5:30**
- Controlled Drugs and Substances Act, under, **35:8 to 35:37**
- Crown's case, challenging
  - generally, **5:63 to 5:116**
  - appellate courts, **5:79, 5:100, 5:101**
  - burden of proof, **5:126**
  - confirmatory evidence, **5:75**
  - defence repudiation of position, **5:71**

**TRAFFICKING—Cont'd**

- Crown's case, challenging—Cont'd
  - defence witnesses, **5:70, 5:70.50**
  - dock identification, **5:91**
  - expert evidence on identification, **5:92**
  - eyewitness identification, **5:81 to 5:112**
    - see also EYEWITNESS
- IDENTIFICATION
  - identification based on circumstantial evidence, **5:97**
  - identification by trial judge, **5:93**
  - identification vs. recognition, **5:96**
  - in-court identification, **5:91**
  - independence, **5:73**
  - jury see JURY
  - materiality, **5:74**
  - misconduct see POLICE / misconduct
  - mixed witnesses, **5:70**
  - notebooks, **5:129**
  - particulars, order for, **5:1**
  - photographs to the witness, showing, **5:87**
  - police misconduct see POLICE / misconduct
  - prejudice to the accused, **5:78**
  - publication bans, **5:66**
  - recognition vs. identification, **5:96**
  - responsibility, trial judge's, **5:99**
  - strategic considerations see strategic considerations
  - undercover officers, **5:66, 5:129**
  - Vetrovec rule, **5:68**
  - Vetrovec warning, **5:70 to 5:72**
  - video-recorded photo line-up and statement, recanting, **5:90**
  - videotape evidence, **5:94**
  - warning to jury re eyewitness identification, **5:86, 18:53.50**
  - weaknesses in the case to meet, **5:67 to 5:80**
  - wrongful convictions, **5:84**
- Cuckooing, **0:6**
- Defined, **5:2, 29:7**
- Elements, **5:30**
- Exhibits, **22:6**
- Indictments see INDICTMENTS
- Intention to distribute, **5:58**
- “Interpretation of what was said,” **5:25.50**
- Investigative strategies, **5:64, 5:65**

**TRAFFICKING—Cont'd**

- Methods of
  - generally, **5:2 to 5:48**
  - administering, **5:5**
  - Australia, **5:46**
  - authorization to obtain, selling, **5:17**
  - Canada, **5:38, 5:42, 5:48**
  - common law, **5:37**
  - culpable homicide and, **5:41 to 5:48**
  - delivering, **5:16**
  - distribution, **5:4**
  - elements, **5:2 to 5:48**
  - England, **5:44**
  - giving, **5:6**
  - internationally, **5:43**
  - legal framework, **5:36 to 5:38**
  - medical professionals, **5:35 to 5:40**
  - offer to traffic, **5:18 to 5:20**
  - policy considerations, **5:35**
  - precursors, trafficking in, **5:33**
  - principles, **5:9 to 5:14, 5:19, 5:20, 5:36, 5:37, 5:42**
  - scenarios, **5:40**
  - Scotland, **5:45**
  - selling, **5:3**
  - sending, **5:15**
  - substance, trafficking in, **5:21 to 5:32**
  - supplying, **5:48**
  - transfer, **5:7**
  - transport see TRANSPORT
  - United States of America, **5:47**
  - Wales, **5:44**
- Mistake of fact and, **30:8, 30:9**
- Particulars, order for, **5:1**
- Party see PARTY LIABILITY
- Police strategies, **5:64, 5:65**
- Possession for purposes of see POSSESSION FOR PURPOSES OF TRAFFICKING
- Proceeds of crime, in
  - generally, **15:11**
  - trafficking defined, **15:11**
- Strategic considerations
  - generally, **5:129**
  - alleged party to offence, **5:132**
  - amount of drugs not large, when, **7:39.50**
  - cross-examination, **5:137**
  - drug exhibit, **5:131**
  - entrapment, **5:135**

**TRAFFICKING—Cont'd**

- Strategic considerations—Cont'd
  - eyewitness, **5:137**
  - hearing, power of, **5:133**
  - identification as a defence, **5:136**
  - motion for particulars, **5:130**
  - notebooks, **5:129**
  - observation, power of, **5:133**
  - quantity of drugs not large, when, **7:39.50**
  - substance, what is the, **5:134**
- Synthetics, **0:4**
- Witnesses, disreputable, **5:68**
- Words, interpretation of, **5:25.50**

**TRANSPORT**

- Activities involved in, **5:11**
- Blind courier defence, **5:14, 9:16**
- Distribution, intention of, **5:58**
- Harrington, R. v., **5:9**
- Joint possessors, **5:12**
- Method of trafficking, as, **5:8 to 5:14**
- Misdirection, **5:13**
- Non-direction, **5:13**
- Pooling resources, **5:12**
- Principles, **5:9 to 5:14**
- Quantity, relevance 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**

**VARIANTS—Cont'd**

- 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
- 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 PROHIBITION 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**
  - investigative necessity, **26:18**
  - known/unknown persons, **26:19**
  - known/unknown places, **26:20**
  - leave to cross-examine the affiant, **26:15**
  - new authorizations, **26:21**
  - procedural irregularities, **26:23**
  - reasonable grounds, **26:17**
  - renewals, **26:21**
  - resort to clauses, **26:20**
  - standard of review, **26:16**
  - terms, **26:22**
- Authorization types
  - generally, **26:6 to 26:9**
  - consensual interceptions, **26:8**
  - conventional, **26:7**
  - emergency interceptions, **26:9**

**WIRETAPS—Cont'd**

- Criminal organizations offences, **14:21**
- Evidence
  - generally, **26:24 to 26:29**
  - accuracy of recording, **26:26**
  - case management, **26:24**
  - expert evidence, **26:27**
  - inaudible communications, partially, **26:29**
  - joint hearings, **26:24**
  - spousal privilege, **10:4, 26:25**
  - transcripts, **26:27**
  - translation, **26:27**
  - voice identification, **26:28**
- Intercept, meaning of, **26:3 to 26:5**
- Investigative powers, related
  - generally, **26:10 to 26:13**
  - assistance orders, **26:13**
  - general warrants, **26:11**
  - tracking devices, **26:12**
  - transmission data recorders, **26:12**
- Legislative development, generally, **26:2**
- Private communications, meaning of, **26:3 to 26:5**

**WITNESSES**

- See also EVIDENCE; EXPERT EVIDENCE
- Cross-examination, **5:137**
- Defence witnesses, **5:70, 5:70.50**
- Disreputable, **5:68**
- Eyewitness
  - identification see EYEWITNESS IDENTIFICATION
- Jury warnings re, **5:86**
- Material, **24:8**
- Mixed, **5:70**
- Non-state, **5:111**
- Photographs to, showing, **5:87**
- Protection, **24:25**
- Undercover officers, **5:88, 5:89, 18:56**
- Vetrovec, **5:67 to 5:80, 18:37 to 18:46**