

Law Book News

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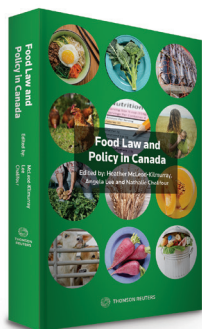


THOMSON REUTERS®

Administrative Law

Food Law and Policy in Canada

Editors: Heather McLeod-Kilmurray, Angela Lee, and Nathalie Chalifour



\$129

978-0-7798-9152-8

While food law has not yet crystallized into a systematic field of study in Canada, rapid unification of this field has recently occurred in the US, the U.K., and the EU, among other jurisdictions. What can we learn from them? What is unique about Canadian physical, cultural and social realities that require different approaches to the study of food law and policy in Canada? What is the most effective path to developing coherent and effective food laws that not only serve Canada, but also provide an inspirational model for other countries and enhance international collaboration on creating sustainable and just food systems?

Food Law and Policy in Canada, the first of its kind in the Canadian context, includes chapters from leading experts in the various sub-fields of food law and policy in Canada. The book has two parts. Part I, "Foundations of Food Law and Policy in Canada," provides a broad overview, with detailed appendices, of the essential laws, regulations, and policies relevant to food law and policy in Canada. Part II offers "Critical Perspectives" on issues such as emerging food technologies, animal rights, and food and gender, among others. As such, this book provides the basics for beginners, but also advanced critical and innovative thinking on emerging issues in this burgeoning field of law.

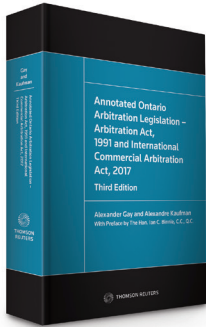
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Alternative Dispute Resolution

Annotated Ontario Arbitration Legislation - Arbitration Act, 1991 and International Commercial Arbitration Act, 2017 – Third Edition

Alexander Gay and Master Alexandre Kaufman



\$145

978-0-7798-9148-1

Gain a nuanced understanding of the *Ontario Arbitration Act, 1991* and the *International Commercial Arbitration Act, 2017*, and recent case law with this singular resource. The Third Edition of **Annotated Ontario Arbitration Legislation – Arbitration Act, 1991 and International Commercial Arbitration Act, 2017** brings you up to date on key arbitration topics with section-by-section commentary and case law about these Acts. It explains concepts that are relevant to everyone involved in arbitrations.

The major sections of this book follow those in the Acts, making this work:

- Convenient – Canadian case law and commentary is organized by subject matter that is common to arbitration legislation across Canada
- Comprehensive – All case law since the legislation was enacted has been canvassed, and where appropriate, case law from other jurisdictions is used to illustrate the principles discussed
- Practical – Provides vital information needed to draft clear arbitration agreements.

This valuable resource also includes, where appropriate, reference to Rules of Civil Procedure as they affect the challenges to arbitral awards before the Courts.

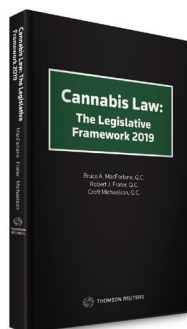
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Cannabis Law

Cannabis Law: The Legislative Framework – 2019 Edition

Bruce A. MacFarlane, Q.C., Robert J. Frater, Q.C., and Croft Michaelson, Q.C.



Cannabis Law: The Legislative Framework – 2019 Edition is a handy, portable companion volume to *Cannabis Law* with all the significant cannabis-related statutes and regulations from across Canada. This volume provides an extensive and useful guide to the national legal framework regulating cannabis. It should be read in conjunction with *Cannabis Law*, which effectively sums up the different approaches taken across Canada for issues such as the age of consumption and how cannabis may be legally sold.

\$155

978-0-7798-8917-4

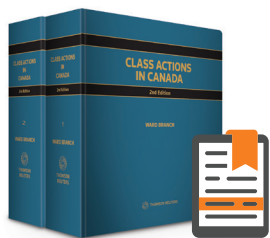
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Civil Practice and Procedure

Class Actions in Canada, Second Edition (Print + ProView online)

The Hon. Mr. Justice Ward Branch



\$581

L95188

Anticipated upkeep cost – \$436
per supplement (3-5 per year)
Supplements invoiced separately

Class Actions in Canada, Second Edition is a respected and comprehensive guide to bringing, defending, and adjudicating class actions in Canada. This well-organized, easy-to-read text provides detailed analysis emphasizing the practical and tactical issues arising in class action litigation. It includes examples and direction through analysis of hundreds of class action cases litigated across Canada.

This important work features:

- Practical direction and commentary by one of the leading Canadian experts in class action litigation
- Guidelines for drafting pleadings
- Expert guidance on the effective use of class actions in different legal areas such as: securities, environmental law, and product liability
- Analysis of class action case law regarding current topics including managing multiple actions, pre-certification motions, costs and funding
- Detailed Canada-wide coverage, including the full text of all the class action legislation and local rules from across the country
- Statistical data on certification outcomes and fee determinations
- Analysis of all significant class action case law from across Canada (including Québec)
- A comprehensive bibliography of class action articles

Also available as an eLooseleaf on ProView with an integrated search option for WestlawNext Canada subscribers.

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Le Grand collectif – Code de procédure civile – Commentaires et annotations, 4^e édition (livre imprimé + livre numérique ProView)

Luc Chamberland



\$186

L89730-507BE

\$149

Livre numérique ProView

\$149

Livre imprimé

Pour mener à terme un litige, que ce soit par les modes de prévention et de règlement des différends ou par une procédure contentieuse, les juristes se doivent de bien connaître les règles édictées par le Code de procédure civile et l'interprétation qu'en ont faite les tribunaux.

Fréquemment cité en cour, notamment par la Cour suprême, l'ouvrage Le Grand collectif regroupe l'expertise de 28 juristes renommés – juges, praticiens et professeurs – qui analysent chacun des articles du Code de procédure civile afin d'en simplifier l'application. Mis à jour annuellement, il permet un suivi de l'interprétation par les tribunaux des règles et procédures introduites par le « nouveau » Code.

Vous trouverez dans cet ouvrage :

- La version française et anglaise de chacun des articles du C.p.c., de même que l'article correspondant dans le Code antérieur, le cas échéant.
- Les analyses nuancées des auteurs au regard de la loi, de la jurisprudence, de la doctrine et des commentaires de la ministre.
- Les commentaires de la ministre de la Justice.
- Des milliers de décisions, rigoureusement sélectionnées et résumées, rappelant les grands principes de chaque article, dont près de 560 ajouts à cette nouvelle édition.

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Comparative Law

Le public en droit privé

Yaëll Emerich, Centre Paul-André Crépeau de droit privé et compare, Laurence Saint-Pierre Harvey



\$52

978-2-89730-523-9

Cet ouvrage collectif tente de cerner les liens entre le public et le privé à travers une diversité d'angles et d'approches. Quels sont les fondements de la distinction, voire de l'opposition entre le droit privé et le droit public ? Quelles influences le droit privé exerce-t-il sur le droit public et inversement ? Comment le droit, public ou privé, agit-il sur des enjeux conçus comme relevant de la sphère opposée ? L'opposition entre le public et le privé a-t-elle encore un sens ?

Academics from Quebec, France, Israel and the United Kingdom, specializing in legal theory, private international law, contract law, tax law, family law and civil liability law, cross-reference various discourses in an attempt to identify and expand on contemporary legal issues wherein the public and private spheres intertwine.

Sont ainsi notamment interrogés la place de la doctrine dans cette construction binaire, les effets d'exclusion auxquels peut conduire l'effondrement de la distinction, les fondements théoriques de la raison publique du droit des contrats, la quête de la liberté face à l'ordre public, ou encore, la fonction canalisatrice du droit de la famille comme manifestation du public en droit privé.

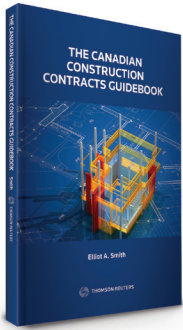
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Construction

The Canadian Construction Contracts Guidebook

Elliot A. Smith



\$166

978-0-7798-9106-1

Discover this new resource that clearly outlines the commercial considerations in establishing the legal framework between the various parties to a construction project.

The Canadian Construction Contracts Guidebook addresses the issues from the perspective of how best to establish the contractual arrangement, as opposed to addressing contract administration issues or trying to resolve a dispute after it has arisen on a construction project.

The book also provides helpful context and a guide to understanding many of the issues faced in negotiating a construction contract. It provides practical suggestions and alternatives to addressing contract issues as well as sample clauses in respect of the issues that frequently arise in the negotiation of a construction contract.

The Canadian Construction Contracts Guidebook is a must-have for any person who is involved in a construction project in Canada, whether they be owners, contractors, consultant, subcontractors, material supplier, lawyer, or insurance and surety advisor.

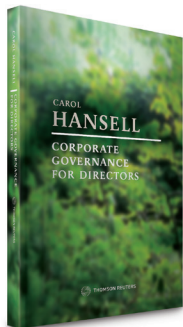
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Corporate/Commercial

Corporate Governance for Directors, Second Edition

Carol Hansell



\$100

978-0-7798-9162-7

Written for directors by Canada's leading expert in corporate governance, this invaluable resource introduces directors to basic concepts in corporate governance, with particular emphasis on their own duties and responsibilities. It explains the elements of corporate governance and the roles of each of the players in the governance process. The author provides a concise overview of the basics of being a director, including the division between the board and management, the elements of board decision making, how a corporation selects its directors, what to consider before joining a board and when to resign from a board. Also described are the basic duties of every director — the fiduciary duty and duty of care, how directors exercise due diligence and how their decisions are protected by the business judgment rule. Finally, the author explains how directors can be subject to personal liability and what they can do to protect themselves. Full of real-life examples that will help directors to see how legal and best practice standards are applied, this book explains complex legal concepts in a way that every director will understand and details current best practice standards.

Droit de la vente, 4^e édition

Denys-Claude Lamontagne



\$105

978-2-89730-494-2

Voici enfin une nouvelle édition de ce volume consacré exclusivement à la vente. Il souligne l'importance de ce contrat nommé dans notre droit – le plus pratiqué, le plus usuel – et la diversité des régimes sous-jacents. Mais, par-delà cette complexité, les principes directeurs classiques régissent les rapports contractuels.

L'auteur aborde notamment les contrats préparatoires à la vente (promesses unilatérale ou bilatérale de vente, etc.), le contrat de vente comme tel (formation, transfert de propriété, obligations des contractants, contrats apparentés à la vente) et les ventes particulières (vente d'immeubles à usage d'habitation, etc.).

En plus de la mise à jour de la législation et de la jurisprudence, cette nouvelle édition comporte un chapitre complémentaire sur la nature et l'exécution du mandat, les changements proposés aux termes du *Projet de loi 16*, déposé récemment, et un commentaire en annexe sur l'arrêt *Ostiguy*.

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Éthique de l'entreprise : questionnement philosophique

Michel Dion



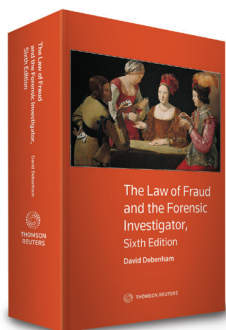
\$78

978-2-89730-529-1

Depuis la fin des années 1960, l'éthique est devenue, dans le milieu des affaires, un chemin obligé. Non pas que l'éthique n'était pas déjà présente, mais plutôt que le besoin social de la rendre plus explicite se faisait sentir de plus en plus intensément. Les codes d'éthique se sont répandus dans tous les secteurs économiques, parfois en entretenant une confusion entre l'éthique et le droit, parfois en respectant l'autonomie de l'une et de l'autre, bien qu'ils soient en interaction dynamique. Les entreprises ont multiplié les documents dans lesquels elles pouvaient faire part de leur conception de l'éthique et de son étendu d'application : mission et vision corporative, énoncé de valeurs organisationnelles, code d'éthique et politiques organisationnelles, rapports de responsabilité sociale ou de développement durable. Le discours moral développé dans les entreprises pose de plus en plus de questions d'ordre philosophique. Puisque la philosophie est l'une des principales sources de la réflexion éthique, il est normal que de tels questionnements aient surgi. Les questions philosophiques qui se posent encore aujourd'hui sont de deux ordres. D'une part, comment pouvons-nous considérer le discours moral corporatif d'un point de vue philosophique ? D'autre part, comment les théories éthiques philosophiques peuvent-elles aider les gens d'affaires à prendre des décisions éthiques ? C'est à ces deux types de questionnement que le présent ouvrage tentera d'apporter un éclairage le plus précis et le plus pertinent possible. Dans la première partie de l'ouvrage, les lecteurs trouveront un tableau des principaux conflits éthiques en affaires. Dans une deuxième partie, c'est le discours moral corporatif qui est analysé d'un point de vue philosophique, en tant que récit sur l'éthique organisationnelle. Dans la troisième partie, les théories philosophiques les plus couramment utilisées en éthique des affaires sont mises en relation avec la prise de décision en affaires.

The Law of Fraud and the Forensic Investigator, Sixth Edition

David B. Debenham, LL.B., LL.M., MBA, C.F.I., C.F.E., C.M.A., ACIS, DIFA



\$181

978-0-7798-8953-2

This book gives lawyers, accountants, internal auditors, and other investigators both an in-depth analysis of fraud, as well as the latest tools, techniques, and methods of handling internal or external fraud engagement. It will provide guidance in terms of documenting fraud, preparing evidence, conducting a fraud investigation, and acting as an expert consultant or expert witness in any eventual litigation or proceedings. **The Law of Fraud and the Forensic Investigator, Sixth Edition** represents the latest thinking on each area of the process, written by a commercial litigation lawyer, trained as both a management accountant and forensic investigator, who has been involved in several prominent cases as the head of the fraud recovery team.

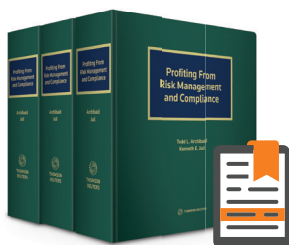
Most books have chapters that introduce a topic, leaving it to the reader to do further research. Each chapter in **The Law of Fraud and Forensic Investigator, Sixth Edition** can be read independently, with readers benefiting from an in-depth exploration of the subject matter. Students and practitioners alike will find this publication a useful desktop resource and reference.

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Profiting From Risk Management and Compliance (formerly Regulatory and Corporate Liability: From Due Diligence to Risk Management)

The Honourable Mr. Justice Todd L. Archibald and Kenneth E. Jull



\$499
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Gain important perspectives in the field of white-collar compliance including analysis of the new regime for deferred prosecution agreements which are at the vortex of the SNC-Lavalin affair. This text combines user-friendly risk management matrix diagrams and flow charts with analysis from various perspectives on risk by leading academics.

There are new chapters on the following topics:

- Deferred prosecution agreements, immunity and leniency: permissible and prohibited routes
- Compliance: Behavioral theory, gender and diversity
- Governance and the best interests of the corporation in a global context
- Competition Act offences, violations and efficiency
- Insider trading and securities offences
- Environmental offences
- Occupational Health and Safety
- Compliance systems and operational change
- Internal investigations

Topics include foreign corruption, insider trading, price fixing, deceptive marketing, fraud and sexual assault in the workplace. The central thesis of **Profiting from Risk Management and Compliance** is that higher risk control and better governance leads to higher rewards financially.

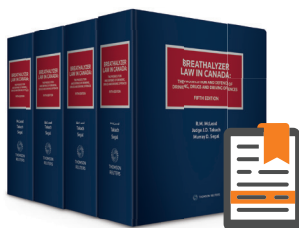
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Criminal Law and Offences

Breathalyzer Law in Canada: The Prosecution and Defence of Drinking, Drugs, and Driving Offences, 5th Edition (Print + ProView online)

R.M. McLeod, Q.C., Judge J.D. Takach, Murray D. Segal



\$751
L95285

Breathalyzer Law in Canada offers subscribers a comprehensive, in-depth, and current look at the state of the law as it pertains to the procedural and substantive elements involving drinking and driving offences. Charges covered include impaired driving, driving 'over 80,' failing or refusing to comply with demands for a sample of breath or blood, the legislative provisions, case law, and the insightful commentary representing all jurisdictions in Canada.

Additional features include checklists focusing on blood demands, blood samples, care or control of a motor vehicle, and the *Criminal Code* offences as they pertain to other drivers, passengers or pedestrians, the investigating officer, or the qualified breath technician; selected sections of the *Criminal Code* involving forensic DNA analysis; sample orders regarding approved breath analysis instruments, approved screening devices, and approved blood containers, and certificates of qualified technicians and analysts; sample alcohol influence reports; practice direction on driving prohibitions; legislative provisions involving suspension of licence for each province; and a Words and Phrases resource consisting of a consolidation of judicial interpretations of terminology commonly used in drinking and driving cases.

Handling Summary Conviction Offences, 2020 Edition

Daniel Libman and The Honourable Justice Rick Libman, Ph.D.



\$116
978-0-7798-9167-2

Handling Summary Convictions Offences, 2020 Edition is a practical guide for the defence and prosecution of summary conviction offence cases. Summary conviction offences range from trespassing at night, causing a disturbance. And taking a motor vehicle without consent, to those where the crown has the election to proceed by way of summary conviction or indictment for offences ranging from assault, theft under \$5,000 and public mischief.

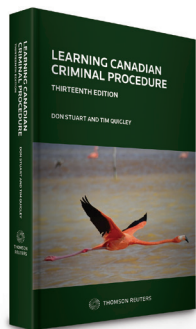
This new annual text contains checklists, with chapters following the successive steps in a case, including the first client interview, how to gather information such as disclosure, bail, pretrial motions, the elements of summary conviction offences to be proven, various defences that may apply, trial procedures, sentencing, and reviews and appeals. There is also a chapter concerning ethical issues and obligations of the parties who appear before the Provincial Court: the duty of fairness on the prosecutor, which goes beyond the notion of merely "winning" or "losing" the case; the competency requirements imposed on legal service providers, so that their clients fully understand the scope of the representation and their rights; and the duty of civility that applies to all those who appear before the Court. Other topics covered include the importance of testimony from defence and prosecution witnesses which respects the process of the court and accords with the rules of evidence and rules of court which apply to summary conviction offences.

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Learning Canadian Criminal Procedure, Thirteenth Edition

Don Stuart, B.A., LL.B., Dipl. In Criminology, D. Phil., Tim Quigley, B.Sc., LL.B., LL.M.



Learning Canadian Criminal Procedure, Thirteenth Edition focuses on the tension between the rights of accused, especially since the *Charter of Rights and Freedoms*, and the interests of effective law enforcement. This thirteenth edition has been up-dated and clarified and out-of-date material excluded.

\$199

978-0-7798-9142-9

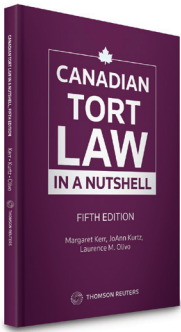
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Damages/Remedies/Torts

Canadian Tort Law in a Nutshell, Fifth Edition

Margaret Kerr, B.A., LL.B., M.A., Ph.D., JoAnn Kurtz, J.D., and Laurence M. Olivo, B.A., M.A., J.D.



Canadian Tort Law in a Nutshell, Fifth Edition, provides a succinct overview of Canadian tort law, incorporating the latest developments in an easy-to-understand format. It takes you step by step through the basic principles and issues in the law of torts in Canada.

Canadian Tort Law in a Nutshell is a well-organized and straightforward primer to the area, canvassing every aspect of tort law and practice. The authors highlight the leading decisions in the area, making the work an ideal starting point for students and professionals.

\$124

978-0-7798-8909-9

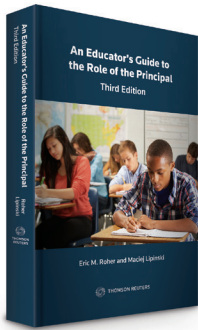
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Education Law

An Educator's Guide to the Role of the Principal, Third Edition

Eric M. Roher, M.A., LL.B., Maciej Lipinski, Ph.D., J.D.



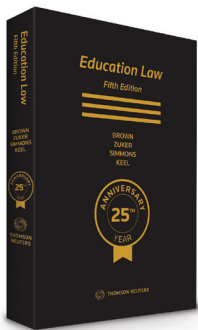
An Educator's Guide to the Role of the Principal, Third Edition provides an up-to-date and comprehensive overview of roles and responsibilities of school leaders within an evolving landscape. This guide will benefit everyone involved in the education field, examining labour relations, negligence and liability, emergency response planning, student records, teacher performance, non-custodial parents, dealing with problem parents, school attendance, suspensions and expulsions, safe schools, and much more! Every issue is addressed in a factual manner, including guidelines for action, and enables principals to anticipate problems.

\$134

978-0-7798-9143-6

Education Law, 5th Edition

Anthony F. Brown, LL.B., M.Ed., and Marvin A. Zuker



This practical treatise deals with all the key issues arising in the field of education law, including *Charter* rights, French language instruction, civil liability, the nature of school boards, private and independent schools, special education, the role of teachers, and student rights and responsibilities. Throughout the book, education law is contextualized within many overlapping areas of law, such as family law, child protection, and criminal and youth law.

Valued both for its currency and its ease of use, the 5th edition will be of interest to lawyers, school boards, teachers, school administrators, parents, and faculties of education.

\$202

978-0-7798-9150-4

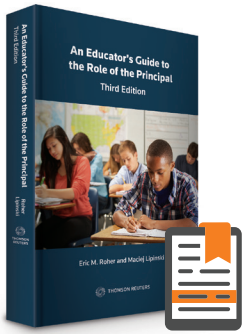
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Employment/Labour

Employment Contracts Handbook, 4th Edition (Print + ProView eBook)

Cheryl J. Elliott, Jennifer R. Bernardo, J.D., M.G.A



The Employment Contracts Handbook, 4th Edition, provides easy-to-use employment agreement precedents that cover a wide variety of circumstances. Included in this publication are letter agreements, formal agreements, executive employment agreements, and multiple alternative clauses that can be customized to fit specific relationships. It is more than a collection of precedents as it also includes updated information regarding judicial treatment and interpretation of contractual provisions. It is a complete resource for anyone engaged in preparing employment agreements, from novices and general practitioners to those who regularly prepare employment agreements.

The ProView eBook version is available through your web browser, or can be downloaded to your computer, tablet, or smartphone.

\$191

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Labour and Employment Special Report: Joint Health and Safety Committees – A Resource Guide for Effective Training, Second Edition

Dilys Robertson



This Special Report is intended to help organizations assess the current effectiveness of their Joint Health and Safety Committees (JHSCs) and provide guidelines and tools to facilitate movement from one stage of the continuum to the next. It has a special focus on developing training programs for JHSC members. The book outlines the skills and knowledge required by JHSCs for basic legal compliance as well as due diligence. It also highlights the need for going further than basic legal compliance, considering the degree of integration with the internal responsibility system and the need for effectiveness training. The book also includes practical tools and guidelines you can use and incorporate into your own organization.

\$116

978-0-7798-9144-3

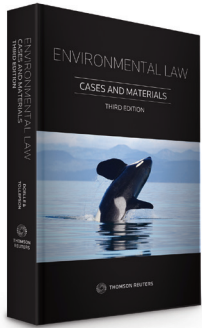
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Environmental Law

Environmental Law: Cases and Materials, Third Edition

Meinhard Doelle, B.Sc., LL.B., LL.M., J.S.D., Chris Tollefson, B.A. (Hon.), LL.B., LL.M.



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In this new edition of Canada's leading environmental law text, Professors Doelle and Tollefson provide a fully updated and greatly expanded treatise that is instrumental to practitioners, students, and environmental professionals alike.

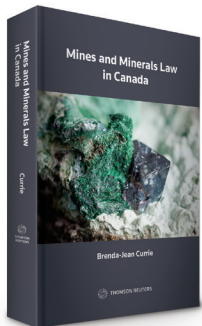
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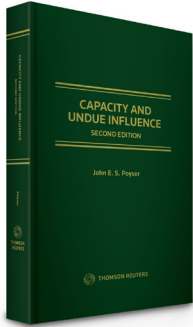
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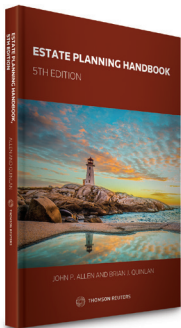
This text deals with the law of capacity, knowledge and approval, intention, and undue influence as those legal principles relate to the voluntary transfer of wealth. The capacity to make a will, the capacity to make beneficiary designations, the capacity to make gifts, and the capacity to settle trusts are examined in this book. Undue influence is looked at both under the equitable doctrine and under the common law. The laws of Canada, excluding Québec, are covered in this treatise.

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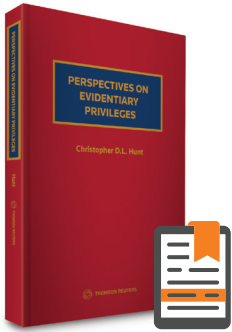
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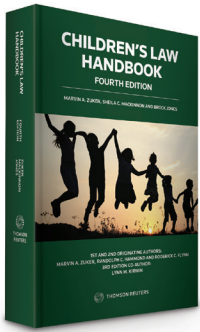
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L'intérêt supérieur de l'enfant : perspectives juridiques et religieuses / The Best Interests of the Child: Legal and religious Perspectives

Lorraine Derocher et Safa Ben Saad



La réflexion sur les diverses conceptions de l'intérêt supérieur de l'enfant, tant dans ses représentations religieuses que juridiques, est au centre de cet ouvrage. Juifs, chrétiens, musulmans, anabaptistes, hindous, membres de nouveaux mouvements religieux ou de groupes sectaires, tous s'entendent pour affirmer que l'enfant a une place prépondérante au sein de leur communauté. Certains affirmeront même, en s'accordant avec l'État laïque, que le respect de son intérêt est primordial. Toutefois, nos analyses démontrent que les manifestations et les conceptions de cet intérêt sont plurielles et peuvent se trouver en conflit. Pour éclairer cette question, des acteurs religieux – dont un rabbin et un évêque catholique – et des chercheurs de diverses disciplines – juristes, sociologues, criminologues, psychologues, théologiens, travailleurs sociaux et spécialistes des sciences religieuses – se sont penchés de façon particulière sur la question de l'enfant, de ses droits, de sa protection et de son intérêt, et ce, en lien avec la religion. Dans nos sociétés sécularisées, des lieux de rencontre favorisant le dialogue entre les acteurs religieux et séculiers sont rares et c'est ce que nous avons voulu amorcer par cet ouvrage collectif qui témoigne d'une collaboration tout à fait novatrice.

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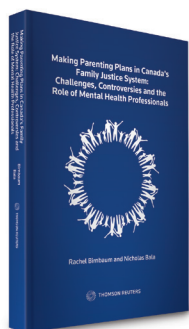
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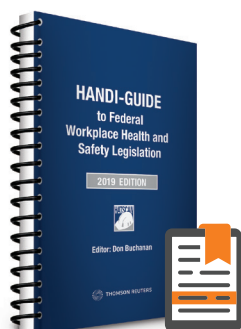
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- Canadian Occupational Safety and Health Regulations
- Policy Committees, Work Place Committees and Health and Safety Representatives Regulations
- Aviation Occupational Health and Safety Regulations
- Coal Mining Occupational Health and Safety Regulations
- Maritime Occupational Health and Safety Regulations
- Oil and Gas Occupational Safety and Health Regulations
- On Board Trains Occupational Safety and Health Regulations

Some of the important regulatory matters and topical issues addressed in the Regulatory Update include:

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- Airborne Asbestos – Updates to OHS Regulations
- Summary of Compliance with WHMIS 2015
- Workplace Impairment and Cannabis
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- Administrative Monetary Penalties for OHS Violations (proposed; not yet in force)
- Adding a Privacy Notice to Hazardous Occurrence Reports
- Amendments to COHS Regulations – Safety Equipment/Materials Standards
- Minor Amendments to Oil and Gas Occupational Safety and Health Regulations
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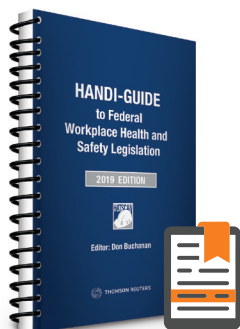
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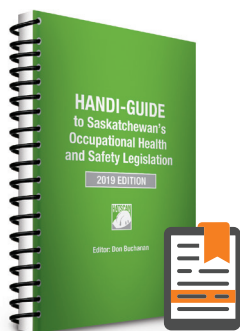
This handy, in-the-field reference contains the most important OHS legislation in Manitoba, plus interpretive commentary to help you meet or exceed OHS regulations, establish best practices, and understand the importance of OHS due diligence. Durable, lightweight, and practical, this HANDI-GUIDE is perfect at the office or on any work site. It's a great safety tool for supervisors, workers, and safety leaders. It also helps with worker training and increases worker and supervisor awareness of their responsibilities under workplace safety law.

Throughout, the HANDI-GUIDE provides timely insights and interpretation on the scope and realities of OHS regulations in Manitoba. Each chapter includes updated commentary and legislative references, to help you become familiar with the law and effective OHS compliance.

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Human Resources

Comment gérer autrement les conflits au travail ?

Sandrine Jannas



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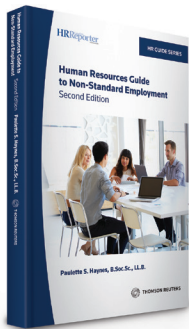
978-2-89730-544-4

La gestion de conflit est un défi au sein de toute organisation. Malgré de l'accompagnement ainsi que du soutien à l'interne et à l'externe, les organisations, et plus particulièrement les gestionnaires, se sentent démunies face à la gestion de conflits. Une mauvaise gestion des conflits entraîne des conséquences néfastes sur le climat de travail qui affectent l'efficacité organisationnelle. La motivation des employés décroît et l'absence régulière des employés en invalidité psychologique ne cesse de croître, ce qui a pour conséquence d'entraîner une crise organisationnelle à traiter en urgence. Cet ouvrage unique en son genre intègre un cas illustré des différentes expériences professionnelles vécues par l'auteure. Sa formule consiste en trois approches AAT : Anticiper, Apprivoiser et Transformer le conflit pour mieux l'apprécier ! Le guide vous accompagnera pas à pas dans l'assimilation de ces différents concepts dans la gestion de conflit au travail et vous permettra de mieux :

- Cerner les notions des conflits relationnels
- Utiliser des moyens pratiques et efficaces pour les gérer autrement
- Développer vos habiletés en intelligence émotionnelle
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Paulette S. Haynes, B.Soc., LL.B.



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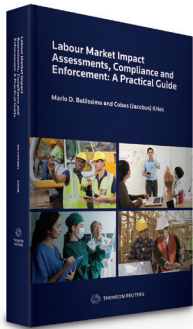
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Mario D. Bellissimo, C.S., and Cobus Kriek



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Table of Contents

- Introduction of Labour Market Impact Assessments
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- Recruitment Efforts and Specialized LMIA Cases
- Organizational and Legal Considerations
- Employer Compliance Regime
- Compliance Strategy, Information Sharing & Authorized Representatives
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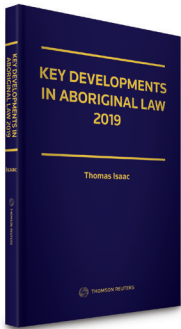
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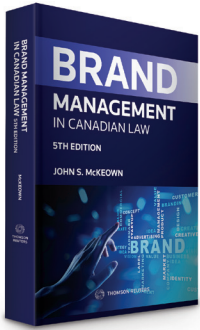
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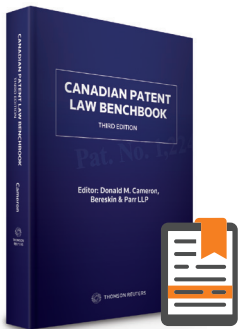
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Donald M. Cameron, B.A.Sc. (Eng. Sci.), M.A. Sc. (Aerospace), LL.B., Bereskin & Parr



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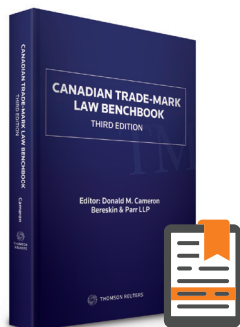
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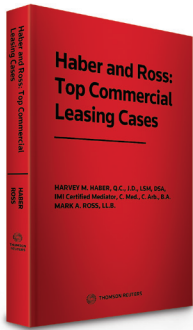
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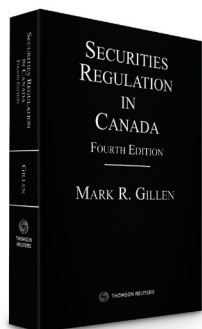
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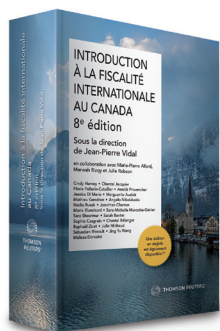
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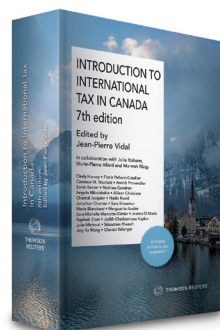
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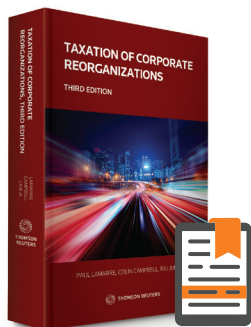
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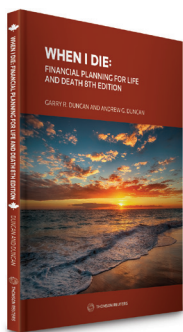
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