Recent Tables of Contents – June & July 2021

The Advocates’ Quarterly – Volume 51 no. 3 (March 2021)
Canadian Class Action Review/Revue canadienne des recours collectifs – Volume 16 no. 2 (2020-2021)
Canadian Journal of Law and Jurisprudence – Volume 34 no. 1 (February 2021)
Canadian Journal of Law and Society/Revue canadienne droit et société – Volume 35 no. 3 (2020)
Canadian Labour & Employment Law Journal - Volume 23 no. 1 (2021)
Canadian Tax Journal/Revue fiscal canadienne - Volume 68 no. 4 (2020)
The Criminal Law Quarterly – Volume 69 no. 1 (2021)
Estates Trusts & Pensions Journal – Volume 40 no. 2 (February 2021)
Journal of Parliamentary and Political Law/Revue de droit parlementaire et politique – Volume 14 no. 3 (October 2020)
McGill Law Journal/Revue de droit de McGill – Volume 65 no. 3 (March 2020)
Queen’s Law Journal – Volume 46 no. 1 (Fall 2020)
Relations industrielles/Industrial relations – Volume 76 no. 1 (Winter 2021)
Saskatchewan Law Review – Volume 83 no. 2 (2020)
University of Toronto Law Journal – Volume 69, suppl. 1 (2019)
University of Toronto Law Journal – Volume 70 no. 1 (Winter 2020)

The Advocates’ Quarterly
Volume 51 no. 3 (March 2021)

ARTICLES

- “Clear and Convincing” Evidence Cannot Reside in the House of Balance of Probabilities : A Scientific Approach
  o Todd Archibald and Kenneth Jull, 315-
- A Second Kick : Appeals in Canadian Domestic Commercial Arbitration
  o Joel Richler, 342-
- Injunctions, Stays and Mandatory Orders : Lessons from Recent Federal Court Decisions
  o Andrew D. Little, Dominique T. Hussey, and Shelby Morrison, 386-
- Frustration of Contract in the Era of COVID-19
  o Matthew Nied and Andrew Hindi, 421-

CASE COMMENT

- Maple Leaf Foods : A Step Beyond Livent
  o Lewis Klar, 441-

Canadian Class Action Review/Revue canadienne des recours collectifs
Volume 16 no. 2 (2020-2021)

INTRODUCTION
BOOK REVIEW

  - Michael A. Crystal and Maria Khan, 5-

ARTICLES

- Flash Boys Class Actions: Civil Fraud, Conspiracy, and the Certifiability of High-Frequency Trading Cases in Canada
  - Lindsay Frame, 9-
- An Overview of Class Actions and COVID-19 in Ontario’s Long-Term Care Facilities
  - Jordan Assaraf, 51-
- The Unworkability of the Workable Methodology Standard
  - Kate Boyle and Nicholas Hooper, 93-
- United We Stand, Divided We Fall: Class Actions and Corporate Hegemony
  - Rebecca Meharchand, 117-
- The Limits of Case Management: A Review and Principled Approach to the Court’s General Management Powers
  - Paul-Erik Veel, Adil Abdulla, and Angela Hou, 143-
- Determining a Fair Price for Carriage? Applying a “Fee-Driven” Factor and Reverse Auctions to Adjudicating Carriage Motions in Ontario
  - Timothy Law, 187-

*Canadian Journal of Law and Jurisprudence*
Volume 34 no. 1 (February 2021)

ARTICLES

- The Coxford Lecture: Transforming American Prosecution
  - Emily Bazelon, 1-
- Humane Driving
  - Vaughan Black and Andrew Fenton, 11-
- The “Other” Relationship to Land: Property, Belonging, and Alternative Ontology
  - Alexandra Carleton, 29-
- The Value of Vagueness: A Feminist Analysis
  - Ira Chadha-Sridhar, 59-
- Judging Rationally
  - Barry Hoffmaster, 85-
- Tort Law, Corrective Justice and the Problem of Autonomous-Machine- Caused Harm
  - Pinchas Huberman, 105-
- Minimalism, Determinacy, and Human Rights
  - Robert Mark Simpson, 149-
- Pragmatic Reconstruction in Jurisprudence: Features of a Realistic Legal Theory
  - Brian Z. Tamanaha, 171-
- On the Nature of Necessary Truths in Jurisprudence: Putting Wittgensteinian Hinges to Use
  - Yi Tong, 203-

CRITICAL NOTICE
• Flourishing Under Private Law? A Critique of McBride’s Explanatory Theory
  o Craig Purhouse, 239-

**Canadian Journal of Law and Society/Revue canadienne droit et société**
Volume 35 no. 3 (2020)

**ARTICLES**

• Access to Justice and the Limits of Environmental Class Actions in Ontario
  o Michael Molavi, 391-

• Punishment and Retribution Within the Bail Process: An Analysis of the Public Confidence in the Administration of Justice Ground for Pre-Trial Detention
  o Marie Manikis and Jess De Santi, 413-

• Parliamentary Debate as a Driver of Military Justice Reform in Canada
  o Preston Jordan Lim, 437-

• Gouvernementalitée extractive et autodétermination au Canada. Écosystèmes normatifs et charge critique de l’inter-normativité
  o Étienne Roy Grégoire, 455-

• Finding Direction at the Edge of Law and Life: *Islamic Fiqh, Correspondence, and UAE Takaful Insurance Regulation*
  o Iyad Mohammad Jadalhaq and Luigi Russi, 477-

• Life as an Australian Aboriginal and Torres Strait Islander Male Prisoner: Poems of Grief, Trauma, Hope, and Resistance
  o Elena Marchetti and Debbie Bargallie, 499-

• L’ambivalence de la solidarité des artistes interprètes face à l’Union des artistes
  o Maude Choko, 521-

**BOOK REVIEWS**

  o Adelina Iftene, 543-

  o William Hébert, 546-

  o Patrick Dwyer, 549-

  o Amyn B. Sajoo, 552-

**Canadian Labour & Employment Law Journal**
Volume 23 no. 1 (2021)

**ARTICLES**

• Category Mistake: The Private Law of Contract Is the Wrong Way to Think about Our Public Law of Freedom of Association
  o Brian Langille and Cole Eisen, 1-

• Against, Before or With Corporate Social Responsibility? Unions’ Perception and Mobilization of CSR Regulation in Transnational Minding Enterprises
Flawed by Design? A Case Study of Federal Enforcement of Migrant Workers’ Labour Rights in Canada
  o Sarah Marsden, Eric Tucker, and Leaf F. Vosko, 71-

COMMENTARY ON CASES, LEGISLATION AND POLICY

  Canadian Labour Law after Vavilov
    o Paul Daly, 103-
  Platform Work and Labour Law Challenges: A Comment on CUPW v. Foodora
    o Bethany Hastie, 121-

Canadian Tax Journal/Revue fiscal canadienne
Volume 68 no. 4 (2020)

ARTICLES

  Interest Relief on Income Tax Debts: Canada Versus the United States
    o Michael H. Lubetsky, 931-
  Tax Literacy: A Canadian Perspective
    o Anthony Pham, Antoine Genest-Grégoire, Luc Godbout, and Jean-Herman Guay, 987-

POLICY FORUM

  Crisis, Cleanup, and the Prospect of Long-Term Fiscal Change
    o Shirley Tillotson, 1009-
  Editor’s Introduction – The GST/HST Responsibilities of Non-Resident E-Commerce Firms
    o Alan Macnaughton and Daniel Sandler, 1031-
  The GST/HST Responsibilities of Non-Resident E-Commerce Firms – Jurisprudence and Policy
    o Nicholas Shatalow, 1035-
  Carrying On About Carrying On Business: A Response to “The GST/HST Obligations of Non-Resident E-Commerce Firms”
    o Zvi Halpern-Shavim, 1053-
  Much Ado About Doing Not Much: Some Reflections on the Jurisdiction to Tax Business Transactions
    o Malcolm Gammie, 1069-

FEATURES

  Finances of the Nation: Provincial Debt Sustainability in Canada: Demographics, Federal Transfers, and COVID-19
    o Trevor Tombe, 1083-
    o Kirsten Kjellander, Ryan L. Morris, John Sorensen, Ehsan Wahidie, and Anita Yuk, 1123-
  Selected US Tax Developments: New Proposed Regulations Under the Section 1061 Carried Interest Rules
    o Peter A. Glicklich and Gregg M. Benson, 1159-
  Current Tax Reading
    o Robin Boadway and Kim Brooks, 1173-
NOTES AND COMMENTS

- Entrapment in the Dial-a-Dope Context
  - Robert S. Gill, 1-

ARTICLES AND ADDRESSES

- Shadow Banking – A Prospective Section 8 Approach to Cryptocurrency Investigations
  - Benjamin Goldman, 8-
- Unpacking Manitoba Bail Practices: Systemic Discrimination, Conditions of Release and the Potential to Reduce the Remand Population
  - Nicole M. Myers, PhD and David Ireland, 26-
- Every Moment Counts: The Legal Value of Time in Canadian Criminal Law and Procedure
  - Amar Khoday, 63-
- Mills in Murders
  - Andrew Max, 89-
- Twenty Years for Nothing: An Exploration of Wrongful Conviction Cases in Canada
  - Regina A. Schuller and Kimberley A. Clow, 111-

BOOK REVIEWS

  and
  - Justice Melvyn Green, 149-

Estates Trusts & Pensions Journal

Volume 40 no. 2 (February 2021)

FROM THE LAW REPORTS

- A Tale of Two Patrimonies: Limits on the Flexibility of Trust Law
  - Lionel Smith, 139-
- More about Illusory Trusts: is “Tantamount” to Ownership the Same as “Ownership”? The Privy Council Takes a Step Too Far
  - Joel Nitikman, 166-

ARTICLES

- Will Challenges and the Limitations Act, 2002: A Reconsideration
  - Matthew Furrow and Daniel Zacks, 190-
- Security for Costs Motions in Estate Litigation
  - Jonathan Keslassy and Nicole Abergil, 229-
- Guardianship as a Last Resort
  - Brendon Pooran, Stephanie Dickson and Saquiba Rahman, 239-

Journal of Parliamentary and Political Law/Revue de droit parlementaire et politique
Volume 14 no. 3 (October 2020)

PERSPECTIVE

- A Call to Arms!
  - Gregory Tardi, 461-

COMMENTARY ON THE ROLE OF THE LAW

- Pandemics and the Infirmity of Canada’s Federal Government
  - Amir Attaran, 471-

ARTICLES

- The Trans Mountain Pipeline Expansion Project: Pipeline Politics and the Rule of Law
  - Amanda C.C. Wickett, 479-
- Canada’s Prosecutorial Independence: The Factual and Legal Independence of the Chief Federal Prosecutor & the Lavalin Affair
  - Rowan Kunitz, 541-
- The Troubles with Trials Past and Present: Does the Adversary Criminal Trial Produce Truth?
  - Michael A. Crystal, 565-
- Canada’s Legal-Constitutional Continuity, 1791-1867
  - James W.J. Bowden, 581-

PRACTICE NOTES

- The Attorney General is the Legislature’s Legal Advisor (Though Not Its Only Legal Advisor), Although That Role is Admittedly Problematic and Should Probably Be Abolished: A Response to Steven Chaplin
  - Andrew Flavelle Martin, 625-

LEGISLATION

- Practicing Immigration Law During COVID-19: Technological Innovation to Ensure Access to Justice and Preserve the Law
  - Arghavan Gerami, 633-

LITIGATION

- Nothing Conventional About Correspondence Between the Governor-General and the Queen: Hocking v. Director General of the National Archives of Australia, [2020] HCA 19
  - Steve Chaplin, 643-

JURISPRUDENCE

- Notable Case Law Concerning Legislative Bodies and Their Members
  - Melanie J. Mortensen, 649-

LITERATURE

  - Lawrence Douglas.
Rob Walsh, 667-

  o Siobhan Walsh, 669-

  o Bianca Grasso, 673-

  o Priya Dube, 681-


PERSPECTIVE

  • Let Us Understand Each Other
    o Gregory Tardi, 1-

COMMENTARY ON THE ROLE OF LAW

  • Back from the Abyss: The US Presidential Election, Democracy, and the Rule of Law
    o William Banks, 11-

ARTICLES

  • New Brunswick’s Precedent Setting Election: Conducting a 28-Day Snap Election During a Global Pandemic
    o Kimberly A. Poffenroth, 15-

  • Constructing a “Hard Law” Framework to Further “Soft Law” Cooperation: Inter-delegation as a Method to Enhance Federal-Provincial Cooperation on COVID-19 Border Measures
    o Colin Hoult and Jay Potter, 31-

  • Présence et conséquences d’une différence linguistique dans la Loi électorale du Canada
    o Farnell Morisset and Nicole Spadotto, 61-

  • Lobbying Reform: A Response to Lobbying Scandal
    o Daniel Gold, 69-

PRACTICE NOTES

  • How Can Democracy be Illiberal? A European Explanation
    o Timea Drinoczi and Agnieszka Bien-Kacala, 109-

LEGISLATION

  • A Legislative Pillar to Strengthen Canadian Bilingualism and Multiculturalism
    o Honourable Senator Mobina S.B. Jaffer, 115-

LITIGATION

  • Are the Days of Range Sentencing and Startin Points Numbered?
    o Michael A. Crystal, 125-
JURISPRUDENCE

- Including emerging litigation
  - Gregory Tardi, 143-

LITERATURE

  - Zackary Goldford, 153-

FILM REVIEW

  - Julia Deutsch, 161-

**McGill Journal of Sustainable Development Law: MJSDL/La revue de droit du développement durable de McGill: RDDDM**
Volume 15 nos. 1 & 2 (2019-2020)

- Feature - Brief on Environmental Rule of Law: In Need of Coherence in Contested Terrain
  - David W. Wright, 1-
- Brief on The World Trade Organization’s Dispute Settlement Body and the Sustainable Development Goals
  - Alexandra R. Harrington, 23-
  - Angela Lee, 44-
- NIRB’s Inchoate Incorporation of Inuit Qaujimajatuqangit in Recommendation-Making Under Nunavut’s Impacts Assessment Regime
  - Daniel Dylan and Spencer Thompson, 54-
- A Performance Analysis of the International Environmentally Sound Technology Transfer Framework in Africa
  - Adebayo Majekolagbe, 87-
  - Dwight Newman, 127-
- The Inhabitants of an Imagined Body: The Crown’s Duty to Accommodate Indigenous Communities in the Arctic Adversely Affected by Climate Change
  - Tyler Paquette, 136-
- Contractual Carbon Fees: A Proposal
  - Steve Lorteau, 173-

**McGill Law Journal/Revue de droit de McGill**
Volume 65 no. 2 (December 2019)

SPECIAL ISSUE - UNWRITTEN CONSTITUTIONAL NORMS AND PRINCIPLES: CONTEMPORARY PERSPECTIVES

FOREWARD
- Unwritten Constitutional Principles: The Challenge of Reconciling Political and Legal Constitutionalisms
  - Jean Leclair, 153-

ARTICLES

- Rethinking the Invisible Constitution: How Unwritten Constitutional Principles Shape Political Decision-Making
  - Vanessa A. MacDonnell, 175-
- “A Constitution Similar in Principle to That of the United Kingdom”: The Preamble, Constitutional Principles, and a Sustainable Jurisprudence
  - Peter C. Oliver, 207-
- The Unwritten Principle of Democracy
  - Michael Pal, 269-
- The Structural and Administrative Demands of Unwritten Constitutional Principles
  - Kate Glover Berger, 305-
- Common Law Constitutionalism Through Methodology
  - Se-shauna Wheatle, 341-

McGill Law Journal/Revue de droit de McGill
Volume 65 no. 3 (March 2020)

ARTICLES

- It’s the End of Working Time as We Know It: New Challenges to the Concept of Working Time in the Digital Reality
  - Tammy Katsabian, 379-
- Regards croisés entre le droit innu et le droit québécois: territorialités en conflit
  - Geneviève Motard, 421-
- The Presumption of Restraint and Implicit Law
  - Michael Plaxton, 467-
- Concevoir la matrice juridique dans un monde en constante évolution: essai sur l’approche fonctionnelle du droit
  - Florian Martin-Bariteau, 499-

MCGILL LAW JOURNAL ANNUAL LECTURE SERIES

- Sustainable Democratic Constitutionalism and Climate Crisis
  - James Tully, 545-

Queen’s Law Journal
Volume 46 no. 1 (Fall 2020)

ARTICLES

- Pension Fiduciaries and Climate Change: A Canadian Perspective
  - Maziar Peihani, 1-
- Analyzing the Law of Police Dynamic Entry in Canada
  - Brendan Roziere and Kevin Walby, 39-
- Mediation, the Rule of Law, and Dialogue
  - Nayha Acharya, 69-
- Licence to Khill: What Appellate Decisions Reveal About Canada’s New Self-Defence Law
  - Noah Weisbord, 97-
ARTICLES

• Coopératives de travailleurs autonomes : du jeu dans les règles au jeu sur les règles, éléments de comparaison Belgique, France et Italie
  o Marie-Christine Bureau, Antonella Corsani et Bernard Gazier, 3-
• Un encadrement de proximité en recomposition. Les “managers de rayon” dans la grande distribution
  o Florent Racine, 46-
• Les conditions de performativité du discours autour de la création de valeur partagée
  o Éric Persais, 46-
• Institutional Experimentation, Directed Devolution and the Search for Policy Innovation
  o David Peetz, 69-
• Profit-Sharing and Workplace Productivity Growth in Canada : Does Teamwork Play a Role?
  o Tony Fang and Richard J. Long, 90-
• Excavating Organizational Assumptions about Cultural Change : The Unintended Consequences of Safety Committee Initiatives
  o Dora Gosen and Michelle Mielly, 115-
• Strategies Used by Middle Managers to Support Employees Carrying Out Emotionally Demanding Work : Which Strategies and Why These Ones?
  o Emma Pelletier-Broshard, Andrew Freeman, Nathalie Jauvin, and Nancy Côté, 144-

BOOK REVIEWS

  o Albert Le Grand Amba Mballa, 166-
  o Johanne Dompierre, 168-
  o Jeffrey Muldoon, 171-
  o Travis William Fast, 173-
  o Jeffrey Muldoon, 175-
Do Hard Words Still Break No Bones? Assessing School Board Liability When Bullied Students Commit Suicide  
  Larissa Mereditch-Flister, 203-

BOOK NOTES

  Levi Graham, 235-
  Julianne Labach, 238-
  Matthew M. Scott, 240-
  Mackinley M. Sim, 243-
  Gabriel Simons, 245-
  Kali Stahl, 247-
  Jenine Urquhart, 250-

University of New Brunswick Law Journal/Revue de Droit de université du Nouveau-Brunswick  
Volume 71 (2020)

EDITORS’ PREFACE

- Mitchell McGowan and Alexander Rimmington, 1-

PART I: IVAN C. RAND MEMORIAL LECTURE

- Environmental Protection and the Abject Failures of the Common Law  
  Bruce Ziff, 3-

PART II: VISCOUNT BENNETT MEMORIAL LECTURE

- Breaking the Code: Cryptocurrency and Programming Proposal  
  Allan C. Hutchinson, 15-

PART III: FORUM – LEGAL ISSUES IN THE MODERN ECONOMY

- Uniquely Treacherous Waters: More on the “Seller in Possession” Statutory Regimes of New Brunswick, Newfoundland & Labrador, Nova Scotia and Prince Edward Island  
  Clayton Bangsund, 30-
- Platform Workers and Collective Labour Action in the Modern Economy
PART IV: COMMENT

- The Federal Court of Appeal of Canada: A View from the Inside of a Bijural and Bilingual Court
- Local Representation and Litigant Voice: The Story of Class Actions in Newfoundland and Labrador
- The Abolition of Adverse Possession of Crown Lands in Newfoundland and Labrador
- Legal Ethics and Judicial Law Clerks: A New Doctrinal Account
- To Participate or Not to Participate: Judicial Involvement in the Community

PART V: STUDENT SUBMISSION

- “Recovering” from COVID-19: Insuring the Pandemic

*University of Toronto Law Journal*
Volume 69, suppl. 1 (2019)

EXAMINING REMEDIES FOR VIOLATIONS OF HUMAN RIGHTS

ARTICLES

- Introduction: A symposium examining remedies for violations of human rights
- Interim remedies and constitutional rights
- The disappointing remedy? Damages as a remedy for violations of human rights
- Assisted dying, suspended declarations, and dialogue’s time
- Remedial discretion and dilemmas in Asia
- Choosing between simple and complex remedies in socio-economic rights cases
- David Landau, 105-
- The right-remedy gap in economic and social rights adjudication: Holism versus separability
  - Katharine G. Young, 124-
- Remedies for violations of Indigenous peoples’ human rights
  - Brenda L. Gunn, 150-

University of Toronto Law Journal
Volume 70 no. 1 (Winter 2020)

ARTICLES

- Unity in the eye of the beholder: Reasons for decision in theory and practice in the Ontario Works program
  - Jennifer Raso, 1-
- Corrective justice, coherence, and Kantian right
  - Andrew Fell, 40-
- Nothing to hide, but something to lose
  - Ignacio N. Cofone, 64-

BOOK REVIEW

  - Thom Brooks, 91-