Recent Tables of Contents – August 2021

The Advocates’ Quarterly – Volume 51 no. 4 (June 2021)
Canadian Class Action Review/Revue canadienne des recours collectifs – Volume 17 no. 1 (2021-2022)
Canadian Criminal Law Review/Revue canadienne de droit pénal - Volume 25 no. 2 (December 2020)
Canadian Criminal Law Review/Revue canadienne de droit pénal - Volume 25 no. 3 (May 2021)
Canadian Journal of Law and Society/Revue canadienne droit et société - Volume 36 no. 1 (2021)
Canadian Legal Education Annual Review (CLEAR)/Revue de l’Enseignement du droit du Canada (REDAK) - 2021
Canadian Tax Journal/Revue fiscal canadienne - Volume 69 no. 1 (2021)
The Criminal Law Quarterly – Volume 69 no. 2 (2021)
The Criminal Law Quarterly – Volume 69 no. 3 (2021)
Estates Trusts & Pensions Journal – Volume 40 no. 3 (May 2021)
Journal of Parliamentary and Political Law/Revue de droit parlementaire et politique – Volume 15 no. 2 (June 2021)
McGill Law Journal/Revue de droit de McGill - Volume 65 no. 4 (June 2020)
National Journal of Constitutional Law/Revue nationale de droit constitutionnel – Volume 40
Queen’s Law Journal – Volume 46 no. 2 (Spring 2021)
Relations industrielles/Industrial relations – Volume 76 no. 2 (2021)
University of Toronto Law Journal – Volume 70 no. 2 (Spring 2020)
University of Toronto Law Journal – Volume 70 no. 3 (Summer 2020)
University of Toronto Law Journal – Volume 70 no. 4 (Fall 2020)
University of Toronto Law Journal – Volume 70 Suppl. 1 (2020)
University of Toronto Law Journal – Volume 70 Suppl. 2 (2020)

The Advocates’ Quarterly
Volume 51 no. 4 (June 2021)

ARTICLES

• More Than Freedom of Expression : The Supreme Court of Canada Weighs In with Pointes and Platnick
  o Peter E.J. Wells and Paola Ramirez, 463-
• Appeal-Proofing Your Trial : Protecting Against (or Positioning for) the Appeal
  o Peter W. Kryworuk and Jacob R.W. Damstra, 502-
• “But That’s Not What That Means” : When Can Evidence of Technical Jargon, Industry Custom and Trade Practice Be Used to Interpret or Augment a Commercial Contract?
  o Anthony Alexander, 541-
• Diversity and Independence as the Rule, Not the Goal: Proposed Reforms to the CBCA to Better Encourage Diversity Among Boards and Independence of Compliance-Related Management Positions
  o Richard Neil Kennedy, 567-
• Publication Bans in the Administrative Context
  o Natasha Danson and Maya Pearlston, 596-

Banking & Finance Law Review/Revue de dro id bancaire et de finance
Volume 35 (2019-2020)

INTRODUCTION

• Banking, Technology and the Law at the Launch of the BFLR
  o C. Ian Kyer, 1-

ARTICLES

• Transforming the Financial Advice Market – The Roles of Robo-Advice, Financial Regulation and Public Governance in the UK
  o Iris H-y Chiu, 9-
• A New Approach for “Cryptoassets” Regulation
  o Israel Cedillo Lazcano, 37-
• Cryptocurrency Offerings in Canada: Why and How Should We Modernize the Law Framework
  o Catherine Rousseau, 63-
• Singapore’s Reformed Bank Regulation and Resolution Regimes
  o Christian Hofmann, 227-
• Regulating Tax Havens: Insights from the WTO Appellate Body Decision in Argentina – Financial Services
  o Bryan Mercurio and Antoine P. Martin, 249-
• The 2007/2008 Global Financial Crisis: A Further Reassessment of the Originate-to-Distribute Narrative
  o Chike Jude Emedosi, 279-
• Open Banking: The Changing Nature of Regulating Banking Data – A Case Study of Australia and Singapore
  o Emma Leong, 443-
• Use Value and Time Value through the Lens of Money Functions
  o Mark Hsiao, 471-
• Funding the Resolution of Systemically Important Banks: The Developing Country Challenge
  o Kemar Richards, 495-
• The Forgotten History of Provincial Insolvencies in Canada
  o Mandy Bedford, 523-

RECENT DEVELOPMENTS

• Regulating FinTech: The Case of Singapore
  o Lin Lin, 93-
- Open Banking and the Rise of FinTech: Innovation Finance and Functional Regulation
  - Christopher C. Nicholls, 121-
- Crypto Asset Trading in Canada: Entering a New Era of Regulation
  - Shaelia W. Rae and Lorraine Mastersmith, 153-
- Japan’s New Policy for Testing Innovative Propositions for Growth with Government: The Regulatory Sandbox
  - Shuhei Kataoka, 187-
- Other Perspectives on the Supreme Court’s Views on Corporate Cheque Fraud
  - Bradley Crawford, Q.C., 307-
- A New Code to Protect Victims in the UK from Authorised Push Payments Fraud
  - John L. Taylor and Tony Galica, 325-
- Can Disclosure in Canada’s Federal Financial Consumer Protection Framework Protect the Digital Consumer?
  - Brigitte Goulard, Peter Aziz, and Matthew Gragtmans, 333-
- The New Israeli Law on Payment Services: Towards a New World of Digital Payments
  - Ruth Plato-Shinar, 351-
- The Phase-Out of LIBOR: A Primer
  - Kathy Martin and Maria Sagan, 547-
- Judicial Review of Unconventional Measures of the European Central Bank: The OMT and PSPP Saga
  - Bernd Krauskopf, Dr. Gesine Wassenhoven, and Dr. Christian Heidfeld, 563-

CASE NOTES AND COMMENTS

- The Insolvency of Cryptocurrency Exchanges: Lessons from the BitGrail Case—Reification of Coins, Pari Passu Ranking, and Nominalism
  - Renato Mangano, 197-
- Computerised Mistake and Proprietised Bitcoin: B2C2 v. Quoine Pte Ltd
  - Jeremiah Lau, 205-
- 3iQ Corp. and the Bitcoin Fund
  - Carol E. Derk, Chelsea Papadatos, and Jacqueline Ting, 213-
- Costs, Communication, and Quadriga: Key Factors in Appointing Representative Counsel
  - Gregory Azeff, Gavin MacDonald, and Asim Iqbal, 219-
- Australia’s “Take” on Possession and Purchase Money Security Interest Priority under the PPSA
  - David Brown, 383-
- Burke v. Red Barn at Mattick’s Ltd.
  - Shaun Langlois, 393-
- In the Matter of 3iQ Corp. And The Bitcoin Fund
  - Carol E. Derk and Jacqueline Ting, 405-
- Of Classes, Consumers, and Collision: The Supreme Court of Canada’s Decision in Wellman v. TELUS Communications Inc.
  - Ewa Krajewska, Veronica Sjolin, and Neva Lyn-Kew, 411-
- Government Student Loans—Multiple Date versus Single Date Approach: Goulding (Re)
  - Cody Reedman, 585-
- Standalone Mortgage Guarantees Subject to Ten-year Limitation Period
  - Sebastien Pepin, 593-
BOOK REVIEWS

  and
  o Benjamin Geva, 421-
  o Jason Kilborn, 435-
  o Benjamin Geva, 597-
  o Dr. Daniel Cash, 603-
  o Janet Austin, 607-

Canadian Class Action Review/Revue canadienne des recours collectifs
Volume 17 no. 1 (2021-2022)

INTRODUCTION

- Harvey T. Strosberg, 1-

BOOK REVIEW

  o Michael A. Crystal and Sabrina Chung, 5-

ARTICLES

- Addressing Systemic Abuse in Quebec Long-Term Care Homes: The Class Action Solution
  o Shidvash Bayat, 11-
- Class Settlement Releases under Siege
  o Barry Glaspell, 37-
- The Short End of the Stick: Bolstering Legal Protections for Short Sellers in Ontario’s Secondary Market
  o Jacob Medvedev, 53-
- “Access to Justice: An Objective or Incidental Effect of Class Actions”
  o Taylor Sheardown, 85-
- Revisiting Class Counsel Fee Approvals: Towards Presumptive Validity of Contingency Fee Agreements
  o Peter W. Kryworuk and Jacob Damstra, 109-
• A Wrench in the Social Justice Toolbox: Assessing the Constitutional Class Action As a Tool for Addressing Racial Discrimination
  o Elizabeth Emery, 157-
• Class Action Certification: "Meaningful Screening Device" and the "Compensable Loss" Theory
  o Mohsen Seddigh, 193-

**Canadian Criminal Law Review/Revue canadienne de droit pénal**
*Volume 25 no. 2 (December 2020)*

**ARTICLES**

• The Presumption of Privacy: A Modest Proposal to Legislatively Regulate Police Access to Privately Generated Surveillance Video
  o Joel Hechter, 83-
• Automatism and the Burden of Proof: An Alternative Approach
  o Colton Fehr, 115-
• Professional Money Launderers in Canada: Restructuring the Criminal Code Offence to Remove Legal Obstacles to Prosecution
  o Emma Goulden, 123-
• Last Rites, or Rights That Last: Can s. 8 of the Charter Survive the Death of Privacy?
  o Justice Renee Pomerance, 151-

**BOOK REVIEWS**

• *Criminal Law Series*
  o Patrick Healy, 159-
  o Joan Barrett, 161-
  o Patrick Healy, 165-
  o Patrick Healy, 167-
  o Mona Duckett, Q.C., 169-
  o Peter Edelmann, 173-
  o Scott Hutchison, 177-
  o Justice Melvyn Green, 181-
ARTICLES

- Escaping Judicial Never-Never Land: Evidentiary Summaries in Canadian Criminal Law
  - Mathieu Stanton, 195-
- Bricks Without Straw Build Mansions in Hell: Constructing Guilt With Post-Offence Conduct
  - Laura Simon, 215-
- Tying Down the Tracks: Severity, Method, and the Text of Section 12 of the Charter
  - Colton Fehr, 235-
- What's Right With Section 33.1
  - Michael Plaxton and Carissima Mathen, 255-
- L’emprisonnement à perpétuitésans sans possibilitéde libération conditionnelle: une peine inconstitutionnelle?
  - Julie Desrosiers et Catherine Bernard, 275-

CASE COMMENT

  - Salvatore Caramanna and Louis Caramanna, 305-

ARTICLES

- Waiting for Godot: Canadian Administrative Law in 2019
  - Paul Daly, 1-
- Delegated Legislation and the Charter
  - Andy Yu, 49-
- Undoing Doré: Judicial Resistance in Canadian Appellate Courts
  - Charlotte Baigent, 63-
- The Vavilov Framework and the Future of Canadian Administrative Law
  - Paul Daly, 111-
- Defeance After the Trilogy: What is the Impact of a “Culture of Justification”?
  - Katherine Hardie, 145-
- The Review of Procedural Fairness Post-Vavilov: More of the Same?
  - The Honourable Simon Ruel, 159-
- Vavilov’s Rule of Law: A Diceyan Model and Its Implications
  - Mark Mancini, 179-
- Vavilov and the Regulation of the Professions
  - William W. Shores, 195-
- Reasonableness as a Constitutional Floor: Is the Standard of Patent Unreasonableness Inconsistent with the Rule of Law?
  - Connor Bildfell, 229-
• Reasonableness Redux: *Vavilov* and Continuing Ambiguities in Judicial Review of Labour Law  
  o Danielle Bisnar and Balraj Dosanjh, 251-

• *Vavilov* à la rencontre de Housen: Isoler la raisonnabilité telle qu’appliquée aux questions de droit  
  o Brian C. Nel, 259-

• Appellate Review for Questions of Law in Canadian Free Trade Agreement Disputes  
  o Ryan Manucha, 283-

• A Separate Head of Judicial Review: Divergent Paths in Common Law Rights Review  
  o Kevin W. Gray, 305-

• Dialogue and Discretion: Redefining the Alberta Labour Relations Board’s Role in Legislative Development  
  o Joanne Cave, 323-

CASE COMMENTS

• The Quebec Reference and *Vavilov* – Statutory Rights of Appeal and the Core of Superior Court Jurisdiction  
  o Mark Mancini, 101-

**Canadian Journal of Law and Society/Revue canadienne droit et société**  
**Volume 36 no. 1 (2021)**

ARTICLES

• “The Mother of Combines”: Representations of the United States in Early Canadian Discourse on the Combines Problem and the Formation of Canadian National Identity  
  o C.P. Hoffman, 1-

• Ignoring Implementation: Defects in Canada’s “Rape Shield” Policy Cycle  
  o Danielle McNabb and Dennis Baker, 23-

• La Charte québécoise des droits et libertés permet-elle de mobiliser l’intersectionnalité comme cadre d’analyse de la discrimination? Quelques pistes de réflexion  
  o Vanessa Tanguay, 47-

• Pesky Polygamist Women: The Marginalization of Qualitative Data in British Columbia’s Charter Reference on Polygamy  
  o Nerida Bullock, 69-

• Drawing Contract and Polyamory Together Or: How I Found the Limits of Liberal Legality in *Kimchi Cuddles* Comics  
  o John Enman-Beech, 89-

• Bearing Witness: Creating the Conditions of Justice for First Nations Children  
  o Rachel Ariss, 113-

• Une profession en crise ou en transition? Enquête auprès des notaires de l’Outaouais  
  o Julie Paquin and Manon Ferrand, 135-

• The Judicial Construction of Older Consumers’ Rights: A Qualitative Case-Law Analysis  
  o Michal Segal, Sagit Morand Israel (Issi) Doron, 159-
BOOK REVIEWS

  - Robert Leckey, 183-
  - Dr. Ian Stedman, 185-

Canadian Legal Education Annual Review (CLEAR)/Revue de l’Enseignement du droit du Canada (REDAC) 2021

ARTICLES

- Fostering Self-Development, Passion and Engagement, and Stress Management in Large Law School Classrooms
  - Kim Brooks, 1-
- Teaching and Learning Methods for Legal Studies Inquiry: an Instructional Design Case Study
  - Brettel Dawson, Vincent Kazmierski, and Zeina Bou-Zeid, 23-
- Wahkohtowin: Principles, Process, and Pedagogy
  - Shalene Jobin, Hadley Friedland, Renée Beausoleil, and Tara Kappo, 51-

INNOVATIONS IN PEDAGOGY

- Victoria College, University of Toronto Charter Day Convocation
  - John Burrows, 87-
- The Scottish Feminist Judgments Project on Tour: (Re)Teaching and (Re)Learning Law
  - Sharon Cowan, Chloë Kennedy, and Vanessa E. Munro, 91-

Canadian Tax Journal/Revue fiscal canadienne Volume 69 no. 1 (2021)

PEER-REVIEWED ARTICLES

- The Permissibility of Surplus Stripping: A Brief History and Recent Developments
  - Eytan Dishy and Chris Anderson, 1-
- Vertical Sharing and Horizontal Distribution of Federal-Provicial Transfers in Canada, 1983-2018
  - Deepak Sethia, 35-

POLICY FORUM

- Editors’ Introduction – The Canada Revenue Agency as a Benefits Administrator
  - Frances Woolley, Alan MacNaughton, and Daniel Sandler, 83-
• Should the Canada Revenue Agency Also Be a Social Benefits Agency?
  o Jennifer Robson and Saul Schwartz, 87-
• Re-Envisaging the Canada Revenue Agency – From Tax Collector to Benefit Delivery Agent
  o Gillian Petit, Lindsay M. Tedds, David Green, and Jonathan Rhys Kesselman, 99-
• Improving the Canada Revenue Agency’s Delivery of Social Benefits – A Practitioner’s Perspective
  o Hugh Neilson, 115-

AWARDS

• Douglas J. Sherbaniuk Distinguished Writing Award, 131-
• Canadian Tax Foundation Regional Student-Paper Awards, 133-
• Best Newsletter Article by a Young Practitioner Award, 139-
• Canadian Tax Foundation Lifetime Contribution Award, 143-

FEATURES

• Finances of the Nation: Survey of Provincial and Territorial Budgets, 2020-21
  o David Lin, 145-
• Current Cases: (FCA) Mokrycke v. Canada (Attorney General); (TCC) Agracity Ltd. v. The Queen; (TCC) St. Benedict Catholic Secondary School Trust v. The Queen; (EWCA) Irish Bank Resolution Corporation Ltd. v. Revenue and Customs
  o Jeremy Beitel, Hyacinthe Huguet, Selena Ing, Geoffrey Metropolit, Joel Nitikman, and Felix Wu, 217-
• International Tax Planning: Subsection 15(2) and Partnerships in the Foreign Affiliate Context: Interpretive Arguments in the Absence of Legislative Amendments
  o David Bunn and Mark Dumalski, 253-
• Corporate Tax Planning: Strategies for Troubled Times, Again
  o Christopher J. Steeves and Kathryn Walker, 279-
• Current Tax Reading
  o Co-editors: Jinyan Li, and Alan MacNaughton, 353-

The Criminal Law Quarterly
Volume 69 no. 2 (2021)

EDITORIAL

• What Has Changed One Year After George Floyd’s Murder?
  o Kent W. Roach, 157-

NOTES AND COMMENTS

• Does a Person’s Disregarding of a Sexual Partner’s Requirement That They Wear a Condom for Sexual Intercourse Indicate a Lack of Consent to the Sexual Activity in Question? : A Case Comment on the Court of Appeal for British Columbia’s Decision in R. v. Kirkpatrick
  o Robert Tanha, 160-
ARTICLES AND ADDRESSES

- Striking the Right Balance? Complainant Privacy and Full Answer and Defence in the New First-Party Records Regime
  - Robert Diab and Robyn Young, 191-
- Privacy Protective Roadblocks and Speedbumps Restraining Law Enforcement Use of Facial Recognition Softward in Canada
  - Dr. Andrea Slane, 216-
- What Is in a Name? The Judicial “Duty” to Give Reasons
  - Anna S.P. Wong, 237-
- DPAs for Regulatory Offences – The Time is Now!
  - Norm Keith, LL.M., 260-

The Criminal Law Quarterly
Volume 69 no. 3 (2021)

EDITORIAL

- Jury Selection After Chouhan
  - Kent W. Roach, 277-

ARTICLES AND ADDRESSES

- Louis Riel and His Appeal to the Privy Council
  - Martin L. Friedland, 280-
- R. c. Bissonnette and the (Un)Constitutionality of Consecutive Periods of Parole Ineligibility for a Life Sentence : Why the QCCA Got It Right and Why Section 745.51 Should Never Be Re-Written
  - Adelina Iftene, 312-
- The Constitutionality of Police Search Powers in Provincial Cannabis Control Legislation
  - Graham Mayeda, 350-
- Understanding Gladue from the Perspective of Indigenous People
  - Carmela Murdocca, 377-

Estates Trusts & Pensions Journal
Volume 40 no. 3 (May 2021)

FROM THE LEGISLATURES

- Is an RESP a Trust? ...And so What If It Is?
  - Kira Domratchev, 257-

ARTICLES

- Inter Vivos versus Testamentary Undue Influence : Origins, Differences, and Recent Developments
  - Kimberly A. Whaley and John E.S. Poyser, 269-
• Estate Trustee Compensation: Considerations When Advising Clients in the Estate Planning Interview
  o Sara Beheshti, 298-
• Scottish Trusts in the Common Law
  o Lionel Smith, 309-

**Intellectual Property Journal/Revue de propriété intellectuelle**
*Volume 32 (2020)*

**NOTE**

• From Start-up to Scale-up Innovation
  o Giuseppina (Pina) D’Agostino, 1-

**COMMENT**

• Losing Vision: the U.S. Founding Fathers Understood the Importance of a Strong Patent System – What Has Happened?
  o The Honourable Kathleen M. O’Malley, 105-

**ARTICLES**

• Conflicted Regulation, the Public Interest and Canadian Patent Agency – Patent Agent Regulation at a Crossroads (Part I)
  o Wissam Aoun, 7-
• Having Enough: From Sufficiency to Non-denomination in International IP Law
  o Dr. Johan Rochel, 35-
• Is the Sky Falling for the Canadian Artificial Intelligence Industry? A Case Study on the Impact of Canadian Copyright Law Reform on the Commercialization of Legal Technology Using Artificial Intelligence Technologies
  o Cameron McMaster, 77-
• Searching for Common Ground: Conceptualizing Artificial Intelligence
  o Aviv Gaon, 129-
• Conflicted Regulation, the Public Interest and the Canadian Patent Agency – Patent Agent Regulation at a Crossroads (Part II)
  o Wissam Aoun, 171-
• Fair Dealing: Online Teaching and Technological Neutrality: Lessons From the COVID-10 Crisis
  o Lisa Macklem and Samuel Trosow, 215-
• Romance and Fiduciary Relationships Between Joint Authors and/or Co-Owners of Copyright
  o Neerav Srivastava, 249-
• Refining the Saccharin Doctrine: A Call for Clarity and Predictability in Canada’s Extraterritorial Patent Law
  o Alyssa Gaffen, 291-
BOOK REVIEW

  - Pascale Chapdelaine, 203-

**Journal of Parliamentary and Political Law/Revue de droit parlementaire et politique**
**Volume 15 no. 2 (June 2021)**

PERSPECTIVE

- The Long-term Question Is: How Did He Go?
  - Gregory Tardi, 163-

COMMENTARY ON THE ROLE OF THE LAW

- The Governor General Is Gone: Long Live the Governor General!
  - Barbara J. Messamore, 171-

ARTICLES

- The Principle of Minority Protection and Language Rights in Canada: The Secession Reference’s Legacy
  - Stéphane Chouinard, 181-
- “There’s Nothing Strategic About This”: How Dwight Ball’s “New Government” Distorted the Caretaker Convention in Newfoundland & Labrador in 2019
  - J.W.J. Bowden and Lyle Skinner, 211-
- The Road from Damaska: Is the Adversarial System Adrift?
  - Michael A. Crystal, 237-
- The Presidential Perogative of Mercy: A Commonwealth Explanation from Ghana
  - Maame A.S. Mensa-Bonsu, 257-
- The Common Law Right to Trade and Competition Regulation in English Law
  - Alberto Brown, 275-

PRACTICE NOTES

- Revisiting the Principle of Rational Voting in Canada’s Changing Electoral Landscape
  - Jessica Michelin, 315-
- Declining Voter Turnout: A Double Threat to Canada’s Democratic Legitimacy
  - Niamh Leonard, 327-
- Do All Canadians Have the Equal Right to Vote? An Examination of the Winners and Losers of Effective Representation
  - Emma Lodge, 347-
- The Legal Merit of Electoral Promises: Understanding the Canadian Jurisprudential Landscape
  - Jodie Côte-Marshall
- The Evolution of Canadian Election Debate Law: Has the Nature of Debates Changed?
  - Robyn McDougall, 369-
LEGISLATION

- Ministerial Maternity Leave in the United Kingdom: Equality Gaps and the Canadian Comparison
  - Robyn McDougall, 377-

LITIGATION

- First Political Litigating on Accountability to Law in Respect of COVID-19
  - Gregory Tardi, 393-

JURISPRUDENCE

- Including Emerging Litigation
  - Gregory Tardi, 441-

LITERATURE

  - Kathy L. Brock, 453-
  - Stephen Azzi and Barry M. Gough.

McGill Law Journal/Revue de droit de McGill
Volume 65 no. 4 (June 2020)

ARTICLES

- Lines Drawn in Blood: A Comparative Perspective on the Accommodation of Blended Families in Succession Law
  - Laura Cárdenas, 573-
- Noli me tangere: affiner le régime québécois d’immunité de saisie pour les objets culturels
  - François Le Moine, 625-
- Going Circular: Indigenous Legal Research Methodology as Legal Practice
  - Alan Hanna, 671-
- Predicting Employment Notice Period with Machine Learning: Promises and Limitations
  - Samuel Dahan, Jonathan Touboul, Jason Lam, and Dan Sfedj, 711-

SPEECH

- Fixing the Broken Mirror: Diversity and Survival in the Global Village
  - Payam Akhavan, 757-
ARTICLES

- Flexible and Cooperative Federalism: Distinguishing the Two Approaches in the Interpretation and Application of the Division of Powers
  - Julien Boudreault, 1-
- Ontario’s Human Rights Tribunal Bungles the School Boards’ Human Rights Duty to Accommodate Students with Disabilities - J.F. v. Waterloo Catholic District School Board – An Erroneous Rejection of a Student’s Request to Bring His Autism Service Dog to School
  - David Lepofsky, 37-
- R. v. Comeau: Expert Evidence at Trial
  - John P. McEvoy, 67-
- Telling Stories: The Crown, Parliament and Canada
  - Ann Chaplin, 79-
- Medical Assistance in Dying After Carter: Developing a “Trialogue Theory” Framework
  - Sarah Gupta, 111-
- The Powers of the CSE After C-59: Are Privacy Rights at Risk?
  - Stephanie Williams, 131-
- Clarifying the Matter: Modernizing Peace, Order, and Good Government in the Greenhouse Gas Pollution Pricing Act Appeals
  - Nathalie J. Chalifour, Peter Oliver, and Taylor Wormington, 153-

Queen’s Law Journal
Volume 46 no. 2 (Spring 2021)

ARTICLES

- The Good Governance of Empirical Evidence About Prostitution, Sex Work, and Sex Trafficking in Constitutional Legislation
  - Debra M. Haak, 187-
- Justice(s) Out of Office: Principles for Former Judges
  - Mark Mancini and Geoffrey Sigalet, 243-

ESSAY

- The Living Tree, Very Much Alive and Still Bearing Fruit: A Reply to the Honourable Bradley W. Miller
  - Wilfrid J. Waluchow, 281-

COVID-19 AND THE LAW

- Introduction
  - Michelle de Haas and Cosimo Morin, 301-
- The Urgent and the Important: Political Resistance During a Pandemic
  - Ashwini Vasanthakumar, 305-
- The Rule of Law in a Pandemic
  - Victoria Carmichael and Grégoire Webber, 317-
• The Pains of Imprisonment in a Pandemic
  o Lisa Kerr and Kristy-Anne Dubé, 327-
• Pandemic Schooling and the Politics of Safety
  o Lisa M. Kelly, Deniz Kilinc, Sonia Lawrence, Cosimo Morin, 343-
• COVID-19 and the Regulation of Alternative Financial Services
  o Kevin Akrong and Gail E. Henderson, 357-
• The Pandemic and Beyond: Federalism Faces Existential Threats
  o Cheri Metcalf and Meghan Huskisson-Snider, 373-
• The (Astonishingly) Rapid Turn to Remote Hearings in Commercial Arbitration
  o Joshua Karton, 399-
• The Case for AI-Powered Legal Aid
  o Samuel Dahan and David Liang, 415-
• The COVID-19 Pandemic and Insurance Coverage for Business Interruption in Canada
  o Erik S. Knutsen, 431-
• Ontario’s Pandemic Procedure
  o Alyssa S. King, 445-

_Editorial_
• La dialogue social : un puissant outil régulateur du processus de RSE des entreprises : étude de trois cas en Tunisie
  o Amel Bouderbala, 334-

BOOK REVIEWS

  o Yasmine Mohamed, 374-
• Jeffrey Muldoon, 377-
• Nothing Succeeds Like Failure: The Sad History of American Business Schools () Steven Conn.
  o Jeffrey Muldoon, 379-

University of Toronto Law Journal
Volume 70 no. 2 (Spring 2020)

ARTICLES

• Institutions Protecting Constitutional Democracy : Some Conceptual and Methodological Preliminaries
  o Mark Tushnet, 95-
• The Patriation of Canadian Corporate Law
  o Camden Hutchison, 107-
• Marriage, Work and the Invention of Family Law in English Legal Thought
  o Luke Taylor, 137-

REVIEW ESSAYS

• Criminal Law in the Age of Mass Incarceration
  o Jonathan Simon, 177-
• Criminalization, Legal Moralism, and Abolition
  o Youngjae Lee, 194-

BOOK REVIEW

  o Manish Oza, 216-

University of Toronto Law Journal
Volume 70 no. 3 (Summer 2020)

FOCUS FEATURE: THE 1969 CRIMINAL LAW REFORMS

• Fifty Years Later : The Legacy of the 1969 Criminal Law Reforms
  o Brenda Cossman, 223-
• ‘Repugnant’: Homosexuality and Criminal Family Law
  o Robert Leckey, 225-
• The 1969 Criminal Amendments: Constituting the Terms of Gay Resistance
  o Brenda Cossman, 245-
• The Gross Indecency of Criminalizing HIV Non-Disclosure
  o Kyle Kirkup, 263-
• Homosexuality and Prostitution: A Tale of Two Deviancies
  o Ummni Khan, 283-

ARTICLES

• Treaty Failure or Treaty Constitutionalism? The Problematic Validity of the James Bay and Northern Quebec Agreement
  o Christa Scholtz, 306-
• In Search of Honourable Crowns and Legitimate Constitutions: *Mikisew Cree First Nation v Canada* and the Colonial Constitution
  o Joshua Nichols and Robert Hamilton

BOOK REVIEWS

  o Lisa M. Austin, 376-
  o Philip Girard, 382-
  o Jennifer Nadler, 387-

*University of Toronto Law Journal*
*Volume 70 no. 4 (Fall 2020)*

PRIVATE LAW THEORY

ARTICLES

• Parenthood is a Fiduciary Relationship
  o Lionel Smith, 395-
• The Artificial Morality of Private Law: The Persistence of an Illusion
  o Liam Murphy, 453-
• Sizing Up Private Law
  o Andrew S. Gold and Henry E. Smith, 489-
• The Implications of Property as Self-Government
  o Malcolm Lavoie, 535-
REVIEW ESSAY

- The Capabilities Approach: A Panacea for Labour Law’s Ills?
  - David Cabrelli, 572-

BOOK REVIEW

  - Wesley M. Oliver, 592-

*University of Toronto Law Journal*
*Volume 70 Suppl. 1 (2020)*

CRIMINAL LAW THEORY

ARTICLES

- Introduction: Criminal Law Theory
  - Malcolm Thorburn, 1-
- Criminal Law and the Constitution of Civil Order
  - Ra Duff, 4-
- The Constitution of Criminal Law
  - Lorenzo Zucca, 27-
- Criminal Punishment and the Right to Rule
  - Malcolm Thorburn, 44-
- Criminal Law as Public Ordering
  - Alice Ristroph, 64-
- Civil Order, Criminal Justice, and ‘No Justice No Peace’
  - Darryl Brown, 84-
- Criminal Justice and the Liberal Good of ‘Order’
  - Chad Flanders, 102-
- Civil Order, Markets, and the Intelligibility of the Criminal Law
  - Lindsay Farmer, 123-
- A Democratic Theory of Punishment: The Trop Principle
  - Corey Brettschneider, 141-

*University of Toronto Law Journal*
*Volume 70 Suppl. 2 (2020)*

ARTICLES

- Introduction
  - Larissa Katz and Nicole Roughan, 163-
- Between Sovereign and Subject: The Constitutional Position of the Official
  - Janet McClean, 167-
- Office and Contracting-Out: An Analysis
  - Kristen Rundle, 183-
• Office and Profession in the Design of Modern Institutions
  o Arie Rosen, 198-
• The Constitutional Office of the Legislature
  o Lael K. Weis, 214-
• Office-Holding and Officiality
  o Nicole Roughan, 231-
• Policing and Public Office
  o Malcolm M. Thorburn, 248-
• Ownership and Offices: The Building Blocks of Legal Order
  o Larissa Katz, 267-
• The Office of Ownership Revisited
  o Christopher Essert, 287-
• Private Law Offices
  o J.E. Penner, 299-