Recent Tables of Contents – June & July 2022

The Advocates’ Quarterly – Volume 52 no. 4 (June 2022)
Canadian Class Action Review/Revue canadienne des recours collectifs – Volume 17 no. 2 (March 2022)
Canadian Family Law Quarterly/Cahier trimestriel de droit de la famille Canada – Volume 40 no. 3 (June 2022)
Canadian Journal of Administrative Law and Practice/Revue canadienne de droit administratif et de pratique – Volume 35 no. 2 (June 2022)
Canadian Journal of Law and Jurisprudence – Volume 35 no. 2 (August 2022)
The Criminal Law Quarterly – Volume 70 no. 2 (May 2022)
Dalhousie Law Journal – Volume 45 no. 1 (2022)
Dalhousie Law Journal – Volume 46 no. 1 (2022)
Journal of Parliamentary and Political Law/Revue de droit parlementaire et politique – Volume 16 no. 2 (June 2022)
Osgoode Hall Law Journal – Volume 59 no. 2 (Spring 2022)
Saskatchewan Law Review – Volume 85 no. 1 (2022)
Supreme Court Law Review. Second Series – Volume 104 (2022)
Supreme Court Law Review. Second Series – Volume 105 (2022)

The Advocates’ Quarterly
Volume 52 no. 4 (June 2022)

ARTICLES

- Contracts Discharged for Breach and Unjust Enrichment: A Matter of Principle
  - Mitchell McInnes, 481-
- It Shouldn’t Be Small Potatoes: The Future of Civil Damage Awards under Canada’s Personal Information Protection Legislation – Part Two
  - Shannon O’Byrne and Avner Levin, 521-
- Causation and Standard of Proof for a Hypothetical Pre-Trial Loss
  - Hillel David and Theresa Hartley, 561-
- Joint Ventures and Fiduciary Duties: Sorting Out The Law
  - Ronald D. Davis and Teodora Prpa, 588-
- Unusual Triggers: Why It Is Better to Break Your Ankle in a Public Library Than an Indigo
  - Michael Kortes, 617-

Canadian Class Action Review/Revue canadienne des recours collectifs
Volume 17 no. 2 (March 2022)

INTRODUCTION

- Harvey T. Strosberg, 1-

ARTICLES

- Fair Compensation or Unjustified Temptation to Compromise? An Empirical Review of Requests for Honorarium Awards in Canadian Class Actions
  - Marie Ong, 3-
- Two Steps Forward, One Step Back: “Some Basis in Fact” and the Certification of Common Issues
  o Jacob Medvedev, Randy C. Sutton, and Linda Fuerst, 33-
- An Examination of the Viability of a Class Action for Adverse Events Following COVID-19 Immunizations
  o Logan MacLeod, 61-
- Unchartered Grounds: COVID-19 and Class Actions
  o Spencer Nestico-Semianiw, 91-
- A More Modest Proposal: Bilingual Submissions Made to the Quebec Minister of Justice in the Context of Possible Reforms to the Class Action Regime/Une proposition plus modeste : soumissions bilingues au Ministre de la Justice du Québec dans le cadre de réformes possibles au régime d’action collective
  o André Ryan and Shaun E. Finn, 127-
- Class Actions, Workplace Harassment, and Discrimination Disputes: A Case Study of Lewis v. WestJet Airlines Ltd.
  o Jessica Park, 157-

Canadian Family Law Quarterly/Cahier trimestriel de droit de la famille Canada
Volume 40 no. 3 (June 2022)

ARTICLES
- Access and Openness in Ontario: A Legal Analysis of How Children’s Important Relationships Can Be Maintained
  o Jennifer Gallagher, Elizabeth McCarty, and Ian Ross, 219-
- Jurisdiction Issues Facing Ontario Courts
  o Vanessa Lam, 295-
- Separation Date Principles and Assessment Guide
  o David Frenkel and Yunjae Kim, 335-

Canadian Journal of Administrative Law and Practice/Revue canadienne de droit administratif et de pratique
Volume 35 no. 2 (June 2022)

ARTICLES
- Reflections of a (Soon To Be) Former Administrative Lawyer: The Rule of Law at Risk (or How I Learned to Love Administrative Law)
  o Frank A.V. Falzon, QC, 135-
- Self-Represented Litigants and Active Adjudication: The Duties of Adjudicators
  o Michelle Flaherty and Morgan Teeple Hopkins, 177-
- A Eulogy for Arbitral Deference? The Standard of Review for Private Arbitration Post-Vavilov
  o Levi Graham, Brendan MacArthur-Stevens, and Mitchell Folk, 205-
- Does the Ontario Human Rights Tribunal Have a Reasonable Prospect of Success?
  o Stephen Flaherty, 231-
Canadian Journal of Law and Jurisprudence
Volume 35 no. 2 (August 2022)

- All articles can be accessed at:

The Criminal Law Quarterly
Volume 70 no. 2 (May 2022)

SPECIAL ISSUE : THE FEBRUARY EMERGENCY

ARTICLES AND ADDRESSES

- The February Emergency : Intelligence, Policing and Governance Failures and the Future of Charter-Proofed Emergencies
  o Kent Roach, 195-
- The Real Lesson of the Freedom Convoy “Emergency” : Canada Needs a Public Order Policing Act
  o Robert Diab, 230-
- Policing Protest Via the Civil Law : Class Actions, Injunctions, and the “Freedom Convoy”
  o Irina Ceric and Jasminka Kalajdzic, 247-
- Invoking the Emergencies Act in Response to the Truckers’ “Freedom Convoy 2022” : What the Act Requires, How the Government Justified the Invocation, and Whether It Was Lawful
  o Leah West, Michael Nesbitt, and Jake Norris, 262-
- Using an Anti-Money Laundering Terrorist Finance Approach to Harness a Convoy
  o Michelle Gallant, 292-
- “Not in the Cards” : The Non-Use of the Canadian Armed Forces in the 2022 Public Order Emergency
  o Tyler Wentzell, 310-

Dalhousie Law Journal
Volume 45 no. 1 (2022)

- All articles can be accessed at:
  https://digitalcommons.schulichlaw.dal.ca/dlj/vol45/iss1/

Dalhousie Law Journal
Volume 46 no. 1 (2022)

- All articles can be accessed at:
  https://digitalcommons.schulichlaw.dal.ca/dlj/vol46/iss1/

Journal of Parliamentary and Political Law/Revue de droit parlementaire et politique
Volume 16 no. 2 (June 2022)

ALERT!

- Democratic Election Alert
  o 319-
PERSPECTIVE

• Moving Toward Gender Balance in Public Life
  o Gregory Tardi, 349-

COMMENTARY ON THE ROLE OF LAW

• Speeches of Some of the Candidates for the Position of Speaker of the 44th House of Commons: Improvements Necessary for a Sounder Parliament, Monday, November 22, 2021
  o Anthony Rota, 355-

ARTICLES

• Rethinking the Official Languages Act
  o Stephen Thompson, 361-
• The Origins of the Caretaker Convention: Governor General Lord Aberdeen’s Dismissal of Prime Minister Tupper in 1896
  o J.W.J. Bowden, 391-
• The Impact of Litigation on Public Policy
  o Hugh Trenchard, 445-
• The Supreme Court of Nigeria Decision in Re: Abdullahi Re-Echoing Ubi Jus Ibi Remedium: A Shield and a Sword
  o David Tarh-Akong Eyongndi, 471-

PRACTICE NOTES

• The Resignation of Overseas Judges from Hong Kong’s Court of Final Appeal – Should We Worry?
  o Horace Yeung, 485-

LEGISLATION

• The Criminal Sanction of Violence Toward Healthcare Workers
  o Dawn McKEVITT, 497-

LITIGATION

• “Guesswork is a Poor Foundation for Democracy” The Principled Lesson of the Case of Mitchell v. Jackman
  o Allison S. Conway, 513-
• Glover v. Progressive Conservative Party of Manitoba: Courts Deferential in Reviewing Internal Party Affairs – Even When They’re “Contracts”
  o Professor Gerard J. Kennedy, 521-
• Lambourne v. Attorney General (2021) KIHC 8 High Court of Kiribati
  o Gavin Murphy, 531-

JURISPRUDENCE

• Including Emerging Litigation
  o Gregory Tardi, 537-
LITERATURE

  - David M. Brock, 561-

**Osgoode Hall Law Journal**
Volume 59 no. 2 (Spring 2022)

- All articles can be accessed at:
  
  [https://digitalcommons.osgoode.yorku.ca/ohlj/](https://digitalcommons.osgoode.yorku.ca/ohlj/)

**Review of Constitutional Studies/Revue d’études constitutionnelles**
Volume 26 no. 1 (2021-22)

**ARTICLES**

- Treaty Renewal and Canadian Constitutional Politics
  - Daniel Sherwin, 1-
- The Administrative State After the Carbon Tax References
  - Paul Daly, 33-
- Interlocutory Stays in *Charter* Challenges : An Alternative to the Private Law
  - Nathaniel Reilly, 61-
- Limiting Rights to Protect Morality : Upholding *Charter* Values as a Pressing and Substantial Objective
  - Mark Friedman and Anthony Sangiuliano, 101-

**BOOK REVIEW**

  - Joshua Nichols, 131-

**REVIEW ESSAY**

  - Pablo Ouziel, 137-

**Saskatchewan Law Review**
Volume 85 no. 1 (2022)

**ARTICLES**

- The Judgments of the Court of Appeal for Saskatchewan, 2019 and 2020
  - Michelle Biddulph and William Lane, 1-
- Unresolved Issues After *Vavilov*
  - Paul Daly, 89-

**LECTURE**

- Juries Today
  - Justice Sheilah Martin, 119-
BOOK NOTES

  - Barbara Baker, 143-
  - Tim Haggstrom, 145-
- Sex Industry Slavery: Protecting Canada’s Youth (Toronto: University of Toronto Press, 2020) Robert Chrismas.
  - Drew Ikert, 148-
  - Sophia Lagimodiere, 151-
  - Liam McDonald, 151-
  - Megan Ripplinger, 156-
  - Caroline Seshadri, 159-
- An Introduction to University Governance (Toronto: Irwin Law, 2021) Cheryl Foy.
  - Éric Turcotte, 161-

Supreme Court Law Review. Second Series
Volume 104 (2022)

PART I: INTRODUCTION

- From the Co-Chairs
  - 3-
- Triage and Dissensus at the Supreme Court of Canada: A Review of the Court’s 2020 Constitutional Decisions
  - Bruce Ryder, 5-

PART II: QUESTIONS OF JURISDICTION

- Indigenous Peoples’ Transboundary Claims, Access to Justice, and the Canadian Constitutional Structure: The Uashaunnuat Case
  - Sophie Thériault, 29-
- Reference re Genetic Non-Discrimination Act: How to Make Space for Some Certainty
  - Hoi L. Kong, 45-
- Disagreements at the Heart of the Criminal Law Power
  - Eric M. Adams, 67-

PART III: KEYNOTE BY THE HONORABLE SHEILAH MARTIN

- The Power of Advocacy
  - Keynote Speaker, Justice Sheilah Martin, 93-
PART IV: INTERPRETING THE CHARTER OF RIGHTS AND FREEDOMS

- Equality Before the Charter: Reflections on *Fraser v. Canada*
  o Carissima Mathen, 105-
- Rigour Required: Recent Direction from the Supreme Court of Canada on Binding and Non-Binding Sources of International Law in *Charter* Interpretation
  o Ravi Amarnath and Courtney Harris, 123-

PART V: LIVING CONSTITUTIONAL JUSTICE: IN MEMORY OF JOSEPH J. ARVAY, OC, QC

- A Plumber with Words: Seeking Constitutional Responsibility and an End to the Little Sisters Problem
  o Alison M. Latimer, Q.C. and Benjamin L. Berger, 143-
- Joe’s Justice: Substantive, Procedural and Remedial Equality
  o Kent Roach, 163-

**Supreme Court Law Review. Second Series**
Volume 105 (2022)

- Forgotten Foundations of the Canadian Institution: An Introduction
  o Brian Bird and Derek Ross, 15-

SPECIAL ESSAY

- The Forgotten Roots of Canada’s Living Tree: Constitutional Interpretation and the Rule of Law
  o The Honourable Marshall Rothstein C.C., Q.C., 15-

PART I: FIRST PRINCIPLES: THE SUPREMACY OF GOD AND THE RULE OF LAW

- God in the Constitution: The Supremacy of God Clause in the Preamble to the *Canadian Charter of Rights and Freedoms*
  o Dwight Newman, Q.C., 39-
- The First Division of Power: State Authority and the Preamble to the *Charter*
  o John Sikkema, 67-
- The Rule of Law in Judicial Review Today
  o Mark P. Mancini, 95-

PART II: LIMITING AND DELIMITING CHARTER RIGHTS AND FREEDOMS

- Resetting the Foundations: Renewing Freedom of Expression Under Section 2(b) of the *Charter*
  o Jamie Cameron, 121-
- Pluralism and Freedom from Assimilation: A Foundation for a “Free and Democratic Society”
  o Derek B.M. Ross, 153-
- The Truck and the Brakes: Understanding the *Charter*’s Limitations and Notwithstanding Clauses Symmetrically
  o Geoffrey T. Sigalet, 189-

PART III: THE CHARTER’S UNDEREXPLORED “GENERAL” CLAUSES

- Unchartered Rights and the Free and Democratic Society
  o Brian Bird, 225-
• “The Rights Retained by the People”: The Implications of the Ninth Amendment for the Interpretation of Section 26 of the Charter
  o Matthew P. Harrington, 247-
• All the Voices of Religious Freedom
  o Blair Major, 285-
• Section 31 and the Charter’s Unexplored Constraints on State Power
  o André Schutten and Tabitha Ewert, 323-

PART IV: THE FOUNDATIONAL ROLE OF CONSTITUTIONAL HISTORY

• Applied Legal History and the Principled Way Forward to the Recognition of Implied Fundamental Rights
  o Ryan Alford, 359-
• Bringing About a Reformation? Religious Freedom and Canadian Constitutionalism, 1759-1774
  o Kristopher E.G. Kinsinger, 395-

The Windsor Review of Access to Justice
Volume 38 (2022)

• All articles can be accessed at:

  https://wyaj.uwindsor.ca/index.php/wyaj/index