The Advocates’ Quarterly – Volume 53 no. 2 (December 2022)
Banking & Finance Law Review/Revue de droit bancaire et de finance – Volume 39 no. 1 (December 2022)
Canadian Criminal Law Review/Revue canadienne de droit pénal - Volume 26 no. 3 (November 2022)
Canadian Family Law Quarterly/Cahier trimestriel de droit de la famille Canada – Volume 41 no. 2 (December 2022)
Canadian Journal of Law and Society/Revue canadienne droit et société - Volume 37 no. 3 (December 2022)
Canadian Labour & Employment Law Journal – Volume 24 no. 2 (2022)
Estey Journal of International Law and Trade Policy – Volume 23 no. 2 (2022)
Intellectual Property Journal/Revue de propriété intellectuelle – Volume 35 no. 1 (November 2022)
Journal of Law and Equality – Volume 19 no. 1 (2022)
National Journal of Constitutional Law/Revue nationale de droit constitutionnel – Volume 43 no. 2 (December 2022)
Relations industrielles/Industrial relations – Volume 77 no. 3 (2022)
Saskatchewan Law Review – Volume 85 no. 2 (2022)
Supreme Court Law Review. Second Series – Volume 107 (2022)
University of Toronto Faculty of Law Review/Revue de droit de l’Université de Toronto - Volume 80 no. 1 (Winter 2022)

The Advocates’ Quarterly
Volume 53 no. 2 (December 2022)

ARTICLES

- The Litigation Consequences of Cybersecurity Breaches – Part I
  - Ronald D. Davis, Alexander Evangelista, and Teodora Prpa, 127-
- Causation and the But-For Counterfactual : Vanquishing Material Contribution to Risk
  - Richard C. Halpern, 180-
  - Timothy Law, 219-
- Waxman v. Waxman : Failure to Immediately Disclose a Partial Settlement Agreement That Changes the Litigation Landscape Will Result in a Stay of Proceedings
  - Barbara L. Grossman and Ara Bamadjian, 251-
- Litigation and Mediation Strategy : A Primer for Creative Thinking or “Thinking Outside of the Box”
  - Frank Gomberg and Jessie Gomberg, 264-

Banking & Finance Law Review/Revue de droit bancaire et de finance
Volume 39 no. 1 (December 2022)

INTRODUCTION

- Introduction to the Fourth Annual Special Issue on Fintech
  - Virginia Torre, Ryan Clements, and Aurelio Gurrea-Martínez, 1-
• Fintech and the Four Horsemen of the Apocalypse: Building Financial Ecosystems for Resilience, Innovation and Sustainable Development
  o Douglas W. Arner, Ross P. Buckley, and Dirk A. Zetzsche, 5-
• Allocating Liabilities in Open Banking in Canada
  o Scott Farrell, 33-
• Using Distributed Ledger Technologies to Disintermediate International Bond Markets: The Good, the Bad and the Ugly
  o Catarina Saramago, 61-
• Fintech: Financial Inclusion or Exclusion?
  o Yoke Wang Tok and Dyna Heng, 93-
• The Merits of Token Capital Raises
  o Duncan Pardoe, 125-

CASE NOTES AND COMMENTS

• How to Find Stolen Cryptocurrency: Litigation Tools Used by Insolvency Professionals in Doogal
  o Tamie Dolny and Simon Dugas, 135-

BOOK REVIEWS

  o Andrew Haynes, 145-
  o Casey Watters, 149-
• Cryptocurrencies and Cryptoassets: Regulatory and Legal Issues (Oxfordshire, UK: Informa Law from Routledge, 2020) Andrew Haynes and Peter Yeoh.
  o Carol Goforth, 153-

Canadian Criminal Law Review/Revue canadienne de droit pénal
Volume 26 no. 3 (November 2022)

ARTICLES

• Scraping in Cyberspace: Police Entrapment in the Virtual World
  o Matthew Zaia, 203-
• Defending the Castle: Search Incident to Arrest after R. v. Stairs
  o Colton Fehr, 227-
• Le châtiment corporel des enfants: l'article 43 C.Cr n'a plus sa place en droit canadien
  o Maya-Chahinez Oultache, 241-
• La création d'un tribunal spécialisé en matière de violences sexuelles et de violence conjugale au Québec: vers une meilleure justice?
  o Anne-Marie Boisvert, 269-

Canadian Family Law Quarterly/Cahier trimestriel de droit de la famille Canada
Volume 41 no. 2 (December 2022)

ARTICLES

• A Practical Framework for the Presentation and Consideration of Cultural Evidence
  o Terry Singh, PhD, ABPP, and Andy Hayer, K.C., 123-
• Shared Parenting in Canada: Not Presumed, But Increasingly Accepted
  o Nicholas Bala, 155-
• 1-800-ZOOM-ME: A Divorce Act Update on Post-Relocation Parenting Time, Travel Costs and Child Support
  o Hon. Andrea Himel and Hon. Deborah Paulseth, 195-
• Income for Guidelines Purposes: Seven Challenging Issues for Income Determination from a Financial and Legal Perspective
  o Nikki Robar, CPA, CA, CBV, and Greg Walen, K.C., 227-

Canadian Journal of Law and Society/Revue canadienne droit et société
Volume 37 no. 3 (December 2022)

• All articles can be accessed at:

Canadian Labour & Employment Law Journal
Volume 24 no. 2 (2022)

ARTICLES

• Mapping Ontario’s Distinctive Model of Construction Labour Law
  o David J. Doorey and Joshua Mandryk, 207-
• L’encadrement des intermédiaires de l’emploi dans la construction québécoise: des bureaux de placement syndicaux au Carnet référence construction
  o Martin St. Arnaud and Pier-Luc Bilodeau, 271-
• Ontario’s Labour and Employment Law Regime as a Blueprint for Addressing Sexual Abuse in Elite Sport
  o Paniz Khosroshahy, 311-

COMMENTARY ON CASES, LEGISLATION AND POLICY

• Anchor Cap and Intention to Quit in the Future: Are the Common Law and Labour Law Really So Different?
  o Nicholas Glass, 353-

Critical Analysis of Law: An International and Interdisciplinary Law Review
Volume 9 no. 2 (2022)

• All articles can be accessed at:
  https://journals-scholarsportal-info.myaccess.library.utoronto.ca/browse/22919732

Estey Journal of International Law and Trade Policy
Volume 23 no. 2 (2022)

• All articles can be accessed at:
**Intellectual Property Journal/Revue de propriété intellectuelle**
Volume 35 no. 1 (November 2022)

**COMMENTS**

- Reflections on Thesis Writing
  - David Vaver, 1-
- The 14th Annual Sir Hugh Laddie Lecture, Mr. Justice Laddie and His Intellectual Property Cases: Of Millefeuilles and A Fish Called Elvis
  - David Vaver, 7-

**ARTICLES**

- Decoding DaVinci: A Novel Approach to Accountability and Liability for Medical Devices Operated Through Artificial Intelligence Based on "AI Work Made for Hire" Model (Intellectual Property (IP) and Advanced Technology: Artificial Intelligence (AI) & Blockchain)
  - Shlomit Yanisky-Ravid and Jonathan Fenster, 37-
- Bill C-27, Proposed Amendments to Canada’s Federal Privacy Legislation Affecting Private Sector Organizations
  - Jennifer R. Davidson, Richard Austin, Anna Troshchynsky, and Victoria Di Felice, 71-

**Journal of Law and Equality**
Volume 19 no. 1 (2022)

- All articles can be accessed at:
  
  [https://journals-scholarsportal-info.myaccess.library.utoronto.ca/browse/17032997](https://journals-scholarsportal-info.myaccess.library.utoronto.ca/browse/17032997)

**National Journal of Constitutional Law/Revue nationale de droit constitutionnel**
Volume 43 no. 2 (December 2022)

**ARTICLES**

- The Cost of Inequality: A Commentary on the Most Recent Decision from The Federal Court in Canada’s Legal Battle Against First Nations Children
  - Véronique Bureau Mortimer, Widad Damou, Sarah-Claude L’Ecuyer, and Laurie St-Pierre, 115-
- Les droits des enfants valent le coût: un commentaire sur la plus récente décision de la Cour fédérale dans la bataille juridique du Canada contre les enfants des Premières Nations
  - Véronique Bureau Mortimer, Widad Damou, Sarah-Claude L’Ecuyer, and Laurie St-Pierre, 123-
- Challenging Ontario’s Residential Tenancies Act: Migrant Farmworkers’ Health & the Right to Equality
  - Samuel Mazzuca, 131-
  - Marion Sandilands and Danielle Bennett, 169-
ARTICLE

- Designing the Data Rights for Canadian Open Banking: Lessons from Banking Law in Australia and the United Kingdom
  - Scott Farrell, 165-

BOOK NOTES

  - Kyla N. Brown, 223-
  - Savannah Downs, 225-
  - Navi Kaur Gill, 232-
  - Jorie Halcro, 230-
  - Danielle Hopkins, 234-
  - Isabelle MacLean, 236-
  - Nathan Metivier, 239-
  - Amy Miller, 241-
  - Caileigh Rendek, 245-
- The Pluralist Right to Health Care: A Framework and Case Study (Toronto: University of Toronto) Michael Da Silva.
  - Sophia Roth, 248-
- Anna Sigurdson, 251-1

**Supreme Court Law Review. Second Series**
Volume 107 (2022)

**PART I: PHILOSOPHY OF CLASS ACTIONS**

- Chronique sur le paragraphe 575(2) C.p.c. - L'historique trouble et le futur incertain du critère de la “cause défendable”
  - Shaun E. Finn, 3-
- Are Class Actions Progressive? An Enquiry into the Nature and Function of Modern Class Actions
  - Shaun E. Finn, 29-
- Class Actions as a Bridge Between Cultures of Dignity and Victimhood
  - Shaun E. Finn, 67-
- Chronique – Le jugement sommaire comme moyen d’assurer la proportionnalité et l’économie judiciaire: un virage culturel dans l’administration de la justice québécoise
  - André Ryan, 83-

**PART II: LEGAL HISTORY**

- Foreword of Québec Class Actions / Préface de Actions collectives au Québec
  - The Right Honourable Richard Wagner, 95-
- Introduction of Québec Class Actions / Introduction de Actions collectives au Québec
  - Shaun E. Finn and André Ryan
- In a Class All Its Own: The Advent of the Modern Class Action and its Changing Legal and Social Mission
  - Shaun E. Finn, 109-

**PART III: LEGISLATIVE REFORMS**

- Submissions to the Quebec Minister of Justice on Proposed Class Action Reforms
  - André Ryan and Shaun E. Finn, 147-
- Class Action Reform in Ontario
  - Cameron Fiske, 159-

**PART IV: LEGISLATION**

- Québec Class Actions / Actions collectives au Québec
  - André Ryan and Shaun E. Finn, 165-

**PART V: CASE LAW**

- Not Waiving, But Drowning: Supreme Court of Canada Kills Waiver of Tort as an Independent Cause of Action
  - Suzanne Chiodo, 207-
- The Law on Litigation Funding in Canada After Bluberi
  - Pierre Jérôme Bouchard, 213-
  - Shaun E. Finn and Audrée Anne Barry, 215-
- Commentaire sur la décision L'Oratoire Saint-Joseph du Mont-Royal c. J.J - La désolante complexification des critères d’autorisation
  o Shaun E. Finn, 225
- Commentaire sur l’arrêt Desjardins cabinet de services financiers inc. c. Asselin – Un point de rupture en matière d’action collective au Québec?
  o Shaun E. Finn, 251
- “Plus ça change, plus c’est pareil” : Quebec’s Unique Low Threshold to Authorization Confirmed (Again) in the Supreme Court of Canada
  o Catherine Piché, 277
- L’approche contemporaine aux actions collectives
  o Shaun E. Finn, 283

PART VI: SPECIALIZED TOPICS

PERSONAL INFORMATION CLASS ACTIONS

- Foreword of In the Public Eye : Privacy, Personal Information, and High Stakes Litigation in the Public Sector
  o The Honourable Nicole Duval Hesler, 319
- Public Sector Personal Information Class Actions in Canada : Context and Case Law
  o Shaun E. Finn and Danielle Miller Olofsson, 323
- Notes – Réclamation pour violation de la vie privée / Notes – Privacy/data Breach Claims
  o Shaun E. Finn and André Ryan, 403

CLASS ACTIONS AND SECURITIES

- Notes sur la Loi sur les valeurs mobilières / Notes on the Québec Securities Act
  o Shaun E. Finn and André Ryan, 415

COMPARATIVE REFLECTION ON CLASS ACTIONS

- New Case Law : Nkala v. Harmony Gold Mining Co. Ltd. (Treatment Action Campaign NPC and Sonke Gender Jjustice NPC Amicus Curiae)
  o Monique Pansegrouw, 425
- Class Actions and the “Mixed Law” Regimes That Have Embraced Them : A Comparative Reflection on Class Actions in the South African and Quebec Legal Systems
  o Monique Pansegrouw and Shaun E. Finn, 429

University of Toronto Faculty of Law Review/Revue de droit de l’Université de Toronto Volume 80 no. 1 (Winter 2022)

ARTICLES

- Escaping the Shadow of Partnership : A New Framework for Distinguishing Contractual Joint Ventures from Joint Venture Partnerships
  o Branden Cave, 9
- “Reviewing Our Peers” : Evaluating the Legitimacy of the Canadian Jury Verdict in Criminal Trials
  o Nik Khakhar, 42
- Is There a Selection Effect in Canadian Administrative Law?
  o Devan Schafer, 73
• Rethinking Winnipeg Condo as Negligent Performance of a Service: A Rights-Based Account
  o Benjamin Zolf, 97-
• Canadian Litigation for Violations of Customary International Law: Questions Remaining After *Nevsun v Araya*
  o Jeremy Zullow, 122-