

## 30<sup>th</sup> Civil Litigation Conference

November 19-20, 2010 – Fairmont le Château Montebello

Tab 1A	<b>Sprains, strains and automobiles: A Hitchhiker's Guide to the New SABS</b> Susan Bromley and James M. Brown, Nelligan O'Brien Payne LLP
Tab 1C	<b>Administrative law update: <i>R. v. Conway</i>; <i>Dunsmuir v. N.B.</i>: the aftermath</b> John Tyhurst, Department of Justice
Tab 1D	<b>A Primer on <i>Wagg</i> Applications: How we arrived here and where we are headed</b> David Migicovsky and Natasha Morley, Perley-Robertson, Hill & McDougall LLP
Tab 1E	<b>Letters rogatory: A Primer</b> Ian Stauffer, Tierney Stauffer LLP
Tab 1F	<b>Adverse Inferences in Civil Litigation</b> Justice Colin McKinnon, Superior Court of Justice
Tab 2Ai	<b>"The Masters" Knowing what I know now, what I should have done then...</b> Master Pierre Roger, Superior Court of Justice
Tab 2Aii	<b>Back to the future: Rolling out case management in Ottawa under the "new rules"</b> Master Calum MacLeod, Superior Court of Justice
Tab 2B	<b>Confidentiality orders, sealing orders, and the use of initials in titles of proceeding: when the open court principle faces off against the desire for secrecy, who wins?</b> Jonathan Richardson, Augustine Bater Binks LLP
Tab 2C	<b>Panel Discussion: The ABC's of calling, qualifying and examining an expert</b> Peter Hagen, Soloway Wright LLP Justice Herman Wilton-Siegel, Superior Court of Justice Justice James McNamara, Superior Court of Justice Justice Julianne Parfett, Superior Court of Justice Justice Timothy Ray, Superior Court of Justice
Tab 3A	<b>Rule 49 offers: Offers that work (and, ideally, won't get you sued)</b> Paul Muirhead, Williams McEnergy LLP
Tab 3B	<b>To arbitrate...or not? The case for the courts</b> Todd Burke, Gowlings LLP
Tab 3C	<b>Ontario's <i>Apology Act</i> - Who's sorry now?</b> Susan Mitchell, Tierney Stauffer LLP
Tab 3D	<b>Throwing The (Face)Book At 'Em - The Use and Abuse of Social Media in Civil Litigation: Facebook, Twitter, the Rules of Civil Procedure and the Rules of Professional Conduct</b> Christopher J. Edwards and Michael D. Swindley, Templeman Menninga LL
Tab 4	<b>Developing an Appealing Personality at the S.C.C.: How to Win Your Leave to Appeal (and if you are the Respondent, how to defeat one)</b>

	Eugene Meehan, QC, Lang Michener LLP
Tab 5A	<b>“Doing the Best It Can”: A Damages Survey</b> Scott McLean, Fraser Milner Casgrain LLP
Tab 5B	<b>Undercovered: Exclusion clauses in liability insurance policies</b> Lee Akazaki, OBA President
Tab 5D	<b>Report of the OCLN Project – Executive Summary</b>
Tab 5E	<ul style="list-style-type: none"> <li>• <b>FPT Justice News Release 2000</b></li> <li>• <b>FPT Justice News Release 2010</b></li> <li>• <b>LPC 2008 Platform Pine Beetle</b></li> <li>• <b>ABA MR 6.1</b></li> <li>• <b>ND III Mandatory Pro Bono LR</b></li> </ul> Professor Adam Dodek, Common Law, uOttawa
Tab 6A	<b>The Palest Ink is Better than the Best Memory (a Chinese proverb) . . . .and Far More Difficult to Dispute (LawPRO’s Observation)</b> Debra Rolph, Director of Research, Claims, LawPRO
Tab 6B	<b>The new Rules: One year later (well, almost): Case law survey</b> Master Calum MacLeod, Superior Court of Justice Master Pierre Roger, Superior Court of Justice
Tab 6C	<b>Sick of Work? The Legal Minefield of Workplace Burnout</b> Sean Bawden, Beament Green
Tab 6D	<b>Employment Panel</b> <ul style="list-style-type: none"> <li>* <b>Fact Scenarios 1 - 4</b></li> <li>* <b>Checklist for Plaintiff’s Claim - Damages</b></li> <li>* <b>Critical topics to cover on initial interview with terminated employee</b></li> </ul> Associate Chief Justice Doug Cunningham, Superior Court of Justice Justice Stephen Goudge, Ontario Court of Appeal Janice Payne, Nelligan O’Brien Payne LLP Mark Josselyn, Gowlings LLP
Tab 7A	<b>Affidavits in Support of Motions - To be advised and verily believe or not to be advised and verily believe: That is the question</b> Robert Zochodne, CDLPA President
Tab 7B	<b>Fat Boy v. Mr. Hairpiece: The Ontario Court weighs in on conduct at discovery</b> Sally Gomery, Ogilvy Renault LLP
Tab 7C	<b>Good Faith in Contract - The Tenuous Balance between Certainty and Fairness</b> Derek Leschinsky, Borden Ladner Gervais LLP
Tab 7E	<b>A Review of 2010 Costs Developments</b> Prepared by: Kerry McVey, Judicial Law Clerk, Superior Court of Justice <b>Panel Discussion: Costs</b> Justice Robert Smith, Superior Court of Justice

	Justice Denis Power, Superior Court of Justice Stephen Cavanagh, Cavanagh Williams Conway Baxter LLP Sylvia Corthorn, Kelly Santini LLP Joseph Obagi, Connolly Obagi LLP
Tab 8	<b>Panel Discussion: How to do it – right!</b> <b>Facts for live demonstration</b> Kirsten Crain, Borden Ladner Gervais LLP Susanne Sviergula, Cavanagh Williams Conway Baxter LLP Justice Louise Charron, Supreme Court of Canada RSJ Charles Hackland, Superior Court of Justice, East Region Kevin Carroll, CBA Past-president Marie Henein, The Advocates’ Society, President

## 31<sup>st</sup> Civil Litigation Conference

November 11-12, 2011 – Fairmont le Château Montebello

Tab 1A	<b>Examining room: The scope of examinations for discovery and cross-examinations on affidavits: <i>Ontario v. Rothmans Inc.</i></b> Tracy Lyle, Huckabone O'Brien Instance Bradley Lyle, Pembroke
Tab 1B	<b>161 Elgin Street vs. The World: <i>Obegi Chemicals LLC v. Kilani</i></b> Andrew McDougall, Perley-Robertson, Hill & McDougall LLP
Tab 1C	<b>The Unregulated Search for Novel Duties of Care</b> Dean Bruce Feldthusen, University of Ottawa
Tab 1D	<b>The Application of the Application</b> Justice Robert Beaudoin, Superior Court of Justice Master Calum Macleod, Superior Court of Justice
Tab 1E	<b>Catastrophic developments? Ontario's plans to amend the definition of catastrophic impairment in the statutory accident benefits regime</b> Paul Harte, President, Ontario Trial Lawyers Association
Tab 1F	<b>Witnesses: Hostility, adversity and some of the rules</b> Tara Sweeney, Soloway, Wright LLP
Tab 1G	<b>When Can Ontario Courts Assume Jurisdiction Over Out-of-Province Defendants?</b> Jill Alexander, Cavanagh Williams Conway Baxter LLP
Tab 2A	<b>Releases that Release</b> Lesly Joseph & Sabina Veltri, Tierney Stauffer LLP
Tab 2C	<b>Expert Immunity: Can experts in Canada be found civilly liable for their opinions? Should they have immunity from law suit?</b> Brian Parnega & Tenille Brown, Parnega Langley / Ottawa Dispute Resolution Group
Tab 2D	<b>Judicial Interpretation of Rule 53.03: <i>Beasley v. Barrand and Beyond</i></b> Kristin Muszynski, Templeman Menninga LLP, Kingston
Tab 2E	<b>Experts in the hot tub</b> Justice Anne Mactavish, Federal Court of Canada
Tab 2F	<b>The professional: Expert witness or fact witness?</b> Jessica Fullerton, Nelligan O'Brien Payne LLP
Tab 2G	<b>Defence medicals: The Short answer</b> Master Don Short, Superior Court of Justice, Toronto
Tab 3A	<b>Suing the men and women in blue: Civil actions against the police</b> Mark Charron, Gowling Lafleur Henderson LLP

Tab 4A	<b>John and Jane Does Lawsuits: Building Protection for Values Served by Anonymity into the Mechanisms of Civil Procedure</b> Professor David Fewer, University of Ottawa
Tab 4B	<b>“How Private is your Email?” Email and Privacy – The Current State of the Law</b> Katherine Cooligan & Daniel Hohnstein, Borden Ladner Gervais LLP
Tab 4D	<b>Conflict On Conflicts</b> Susan McGrath, Sole Practitioner, Iroquois Falls
Tab 4E	<b>Communications Breakdown</b> Jack Daiter, Vice President - Primary Professional Liability Claims Department, LawPRO
Tab 4F	<b>“You wanted me to do what?” Getting Retainer Agreements Right</b> Kelly Hart, Williams McEnergy LLP
Tab 5A	<b>Directors liability: The latest word</b> Paul Sweeny, President, Ontario Bar Association
Tab 5B	<b>Litigating against the Crown: an Update</b> Robert MacKinnon, Department of Justice, Civil Litigation Branch
Tab 5C	<b>Impecuniosity and the duty to mitigate: Who has trump?</b> Mike Tersigni and Andrew Steinman, students, uOttawa School of Common Law
Tab 5D	<b>Mandatory Retirement: Have baby boomers broken another barrier?</b> Fay Brunning, Sack Goldblatt Mitchell LLP
Tab 5E	<b>Employment Law Panel:</b> <b>Fact Situations</b> <b>List of Cases</b>
Tab 6A	<b>Farewell to Fundamental Breach and Hello to a New Test: <i>Tercon Contractors Ltd. v. British Columbia (Minister of Transportation &amp; Highways)</i>, [2010] 1 S.C.R. 69</b> JP Zubec and Sean Van Helden, Kelly Santini LLP
Tab 6B	<b>Consent to treatment</b> Mark Lerner, President, The Advocates’ Society & Rivka Birkan, Lerner LLP
Tab 6C	<b>The Perils of Being a Pedestrian: Attribution of Liability in Pedestrian Motor Vehicle Accidents</b> Christine Powell, Soloway, Wright LLP
Tab 6D	<b>Damages Panel:</b> <b>Fact Situations</b> <b>Chart</b>
Tab 7	<b>List of resources supporting Treasurer Laurie Pawlitz’s Presentation for the Ethics and Professionalism Panel</b>

## 32<sup>nd</sup> Civil Litigation Conference

November 23-24, 2012 – Fairmont Tremblant

Tab 1.1	<b>Understanding Rule 20 –With the Goal of Clarity and Predictability</b> Peter Doody, Borden Ladner Gervais LLP
Tab 1.1.2	<b>Rule 20 in Light of the 2010 Rule Amendments and the Decision in <i>Combined Air</i></b> Master Calum MacLeod, Ontario Superior Court of Justice
Tab 1.2	<b>Causation Update: <i>Clements v. Clements</i> (“Material Contribution to Risk” or “But for” finger pointing will get you nowhere)</b> Benoit Duchesne, Heenan Blaikie LLP
Tab 1.3	<b>The Tort of Intrusion on Seclusion: Conceptual Questions, Early Trends and Future Prospects</b> Colleen Hoey, Mann & Partners, LLP
Tab 1.4	<b>Offers to Settle – Navigating the Minefield</b> Stephen Cavanagh, Cavanagh LLP
Tab 1.5	<b>The New Limited Retainer Rules: Understanding them; applying them</b> Susan McGrath, Bencher, LSUC, Chair, Board of Directors, LawPRO
Tab 1.6	<b>15 Practice Tips in 15 Minutes: Avoiding a malpractice suit</b> Kathleen Waters, President, LawPRO
Tab 2.1	<b>Commercial law 2012: The latest cases</b> Miriam Vale Peters, Kelly, Manthorp, Heaphy
Tab 2.2	<b>Horton Hears a Who: Literary Alliteration in Litigation</b> K. Scott McLean, Fraser, Milner, Casgrain LLP
Tab 2.3	<b>The Rule in <i>Browne and Dunn</i>: What does it really mean?</b> Eric Appotive, Hamilton Appotive LLP
Tab 2.5	<b>PANEL: In court: When the heat is on, do manners matter? Mr. Goia, Me Doré and Other Lawyers</b> Chief Justice Francois Rolland, Quebec Superior Court Justice Bonnie Warkentin, Ontario Superior Court of Justice Adriana Doyle, Regional Bencher (East Region), LSUC Edward Masters, Burke-Robertson LLP
Tab 3.1	<b>“In Law, Nothing is Certain Except the Expense” (Five Decisions on Costs you Need to Know About)</b> Justice Robert Smith, Ontario Superior Court of Justice Ashley Deathe, Nelligan O’Brien Payne LLP
Tab 3.2	<b>Lawyers &amp; The Media: Don’s and Don’ts</b> Cristin Schmitz, The Lawyers Weekly

Tab 3.3	<p><b>PANEL: Expert Witnesses: The Court’s ‘Gatekeeping’ Function</b>  Justice Darla Wilson, Ontario Superior Court of Justice  Justice Giovanna Toscano Roccamo, Ontario Superior Court of Justice  Justice Timothy Ray, Ontario Superior Court of Justice</p>
Tab 4.1	<p><b>Defamation in the age of the Internet: The Wild West Frontier of Cyberlibel</b>  Rick Dearden, Gowling, Lafleur, Henderson LLP</p>
Tab 4.2	<p><b>Solicitor-Client Privilege in Canada</b>  Professor Adam Dodek, uOttawa</p>
Tab 4.4	<p><b>PANEL: Indefinite Articles? Training lawyers in the future: Is Ontario’s articling program on thin ice?</b>  Tom Conway, Treasurer, LSUC  Peter Griffin, President, The Advocates’ Society  Jaye Hooper, President, County of Carleton Law Association  Morris Chochla, President, Ontario Bar Association  Lisa Blair, Assistant Dean, Student Services, uOttawa</p>
Tab 5.1	<p><b>The Rise of Videoconference Witness Examinations</b>  Peter Mantas, Fasken Martineau DuMoulin LLP  Allan Riddell, Soloway Wright LLP</p>
Tab 5.2	<p><b>Update on Status Hearings</b>  Master Pierre Roger, Superior Court of Justice</p>
Tab 5.3	<p><b>Sanctions for Secret Settlements</b>  Peter Cronyn, Nelligan O’Brien Payne LLP</p>
Tab 5.4	<p><b>“It’s Just Small Claims” Costs and Other Essential Matters in That Other Branch of the Superior Court of Justice</b>  Ian Stauffer, Administrative Deputy Judge at Ottawa</p>
Tab 5.5	<p><b>PANEL: Employment Law</b>  Justice Patricia Hennessy, Ontario Superior Court of Justice  Justice Arthur Gans, Ontario Superior Court of Justice  Phillip Hunt, Shields &amp; Hunt  Dan Palayew, Heenan Blaikie LLP</p>
Tab 6.1	<p><b>Overzealous Litigants: Vexatious Litigants and Section 140 of the <i>Courts of Justice Act</i></b>  Karen Perron, Borden Ladner Gervais LLP</p>
Tab 6.3i	<p><b>The Jury: Technology in the Courtroom</b>  Joseph Obagi, Connolly Obagi LLP</p>
Tab 6.4	<p><b>PANEL: Personal Injury Law Update</b>  Sylvia Corthorn, Kelly Santini LLP  Justice James McNamara, Ontario Superior Court of Justice  Patricia Simpson, Carroll Simpson LLP  Tony Zuber, Zuber Professional Corporation</p>

Tab 7.1

**PANEL: Let's make a deal! Negotiation: How to get what you want**

Keynote: Hilary Linton, President, Riverdale Mediation Ltd.

Justice Anne Mullins, Ontario Superior Court of Justice

Justice Robert Beaudoin, Ontario Superior Court of Justice

Mitch Kitagawa, Kelly Santini LLP

Donna Crabtree, Soloway Wright, LLP



## 33<sup>rd</sup> Civil Litigation Conference

November 22-23, 2013 – Fairmont Tremblant

Tab 1	<b>Two! Four! Six! Eight! Do they have to mitigate? Mitigation of damages: a primer (and an update in light of <i>Southcott Estates Inc. v. Toronto Catholic District School Board</i>)</b> Robert De Toni & Noah Potechin, Merovitz Potechin LLP
Tab 2	<b><i>Clements v. Clements</i>: One Year Later - Has anything changed?</b> François Baril, Gowling Lafleur Henderson LLP
Tab 3	<b>Everyone is entitled to his or her opinion (but maybe not in court...). Who's an expert? Rule 53.03: the Divisional Court weighs in</b> Laurie Tucker, Burn Tucker, personal injury lawyers of McBride Bond Christian LLP
Tab 4	<b>Three Tips for Writing Clear and Persuasive Sentences</b> Justice John Laskin, Court of Appeal for Ontario
Tab 5	<b>The Intricacies of Common Interest Privilege</b> Brenda Hollingsworth & Mayra Perez, Auger Hollingsworth Professional Corporation
Tab 6	<b>Dismissal for Delay under the Rules of Civil Procedure</b> Master Calum MacLeod, Superior Court of Justice
Tab 8	<b>Secret settlements: <i>Sable Offshore Energy Inc. v. Ameron International Corp.</i></b> Allison Russell, Hamilton Appotive LLP
Tab 9	<b>The minefield of admissions--making them, requesting them and withdrawing them (ideally without having to put LawPRO on notice)</b> Frank Tierney, Lesly Joseph & Warren Leroy, Tierney Stauffer LLP
Tab 10	<b>Nadia and Nadia on examinations for discovery: The law on examinations post-<i>Iroquois Falls</i> demystified: When can you talk to your client? When is your examination being obstructed and what can you do about it?</b> Nadia Effendi, Borden Ladner Gervais LLP Nadia Authier, Rasmussen Starr Ruddy, LLP
Tab 11A	<b>File Transfer on Termination of Retainer, Solicitor's Liens</b> Reprinted with permission from the Law Society of Upper Canada
Tab 11B	<b>Termination of Mandate Letters: Ending Your Retainer the Right Way</b> Cynthia Miller & Michael Kortess, Lawyers' Professional Indemnity Company
Tab 11C	<b>Retainer Agreement General Retainer Memo General</b> Janet Whitehead, Chair, County & District Law Presidents' Association
Tab 11E	<b>The Factors in Getting Off the Record &amp; <i>Cunningham</i> Decision</b> Justice G. Patrick Smith, Superior Court of Justice

Tab 12	<b>Conflicts of Interest: Identifying them and dealing with them. Does McKercher have all of the answers for the civil litigation bar?</b> Eric Lay, Mann & Partners LLP
Tab 14	<b>Suing a Municipality for Slip and Fall Accidents</b> William Sammon & Dennis Molnar, Barnes Sammon LLP
Tab 17	<b>Protected by privilege: lessons from <i>Guergis v. Novak et al.</i></b> Wendy Wagner, Gowling Lafleur Henderson LLP
Tab 18	<b>Civil Jury Trials: A Checklist</b> Justice Giovanna Toscano Rocco, Superior Court of Justice
Tab 20	<b>Loose Lips: Confidentiality Clauses with Teeth</b> Stephanie Lewis, CazaSaikaley LLP/s.r.l.
Tab 21	<b>The Employment Law Panel Fact Situations &amp; List of Cases</b>
Tab 22	<b>Abuse of process: when is an action an abuse of the process of the court?</b> Al O'Brien & Ashley Deathe, Nelligan O'Brien Payne LLP
Tab 23B	<b>Law SOCIETY OF Upper Canada: Your Member Assistance Program</b> Doron Gold, Staff Clinician & Presenter, Homewood Human Solutions
Tab 24	<b>Trafficking in Litigation: A Primer on Maintenance and Champerty</b> Ashlee Barber, Williams McEney LLP
Tab 25	<b>COSTS: trends, explanations and the latest cases</b>
Tab 26A	<b>Tell a Story: Win Your Case</b> Professor Gary Gildin, Penn State Dickinson School of Law
Tab 26B	<b>Storytelling: the ultimate application of case analysis</b> John Hollander, McBride Bond Christian LLP

## 34<sup>th</sup> Civil Litigation Conference

November 21-22, 2014 – Fairmont Tremblant

Tab 1	<b>Horseshoes and Hand Grenades: Rule 49 Offers to Settle: Lessons from 2014</b> <b>(Elbakhiet v. Palmer; Mayer v. 1474479 Ontario Inc.)</b> Nammarra Dokken George & Michael Swindley, Templeman Menninga LLP
Tab 2	<b>AI Enterprises Ltd. v. Bram Enterprises Ltd.: A Clearer Approach for the Tort of Unlawful Means in Canada?</b> Nadia Effendi, Heather Pessione, & Oliver Nguyen, Borden Ladner Gervais LLP
Tab 4	<b>Essential Bankruptcy Law for the Civil Litigator: Orders under sections 38 and 69 of the Bankruptcy and Insolvency Act</b> Robert De Toni, Merovitz Potechin LLP
Tab 5	<b>Amendments to Rule 48 Bring Major Changes to Administrative Dismissals</b> Dan Pinnington, VP, Claims Prevention & Stakeholder Relations, LawPRO
Tab 6A	<b>Is the Jury “Out”?</b> Kristopher Dixon, Williams McEnergy LLP
Tab 6B	<b>Suing a Foreign Power in Ontario</b> Natalia Rodriguez, Borden Ladner Gervais LLP
Tab 6C	<b>Relief from Forfeiture Under a Contract Governed by the Insurance Act</b> Sean Van Helden, Kelly Santini LLP
Tab 6D	<b>Contracting out of the Limitations Act, 2002: Boyce v. The Co-Operators General Insurance Company, 2013 ONCA</b> Dani Grandmaître, Burn Tucker Lachaine LLP
Tab 6F	<b>Waiver of Tort: An Old Doctrine with New Applications</b> Chris Obagi, Connolly Obagi LLP
Tab 7	<b>De-mystifying Solicitor Client Assessments: What They Never Taught You in Law School</b> Lucy Bender, Regional Hearings Officer, Ministry of the Attorney General
Tab 9	<b>Drawing the line: Ethical advocacy and professionalism in the court</b> <b>Questions for the Judges</b>
Tab 12A	<b>A 5-Point Action Plan to Get the Civil Justice System Moving Back in the Direction of Achieving its Fundamental Goal - The Fair, Timely and Cost-Effective Determinations of Civil Cases on their Merits</b> Justice David Brown, Superior Court of Justice, Toronto
Tab 12B	<b>East Region Consultation Results</b> <b>1. Consultation Conclusions</b> <b>2. Civil Litigation Survey Results</b> <b>3. Draft Guide to Civil Litigation in Ottawa</b> Master Calum MacLeod, Superior Court of Justice

Tab 13	<b>Sports and torts: An Exploration of “Volenti Non Fit Injuria”</b> Cale Harrison, Tierney Stauffer LLP
Tab 14	<b>Hannibal vs Abdullah the Butcher: The Bloody Mess and the Duty to Mitigate</b> Marc Sauvé & Katie Black, Caza Saikaley s.r.l./LLP
Tab 15	<b>The Ontario Ombudsman: Amicus of Civil Litigation</b> André Marin, Ombudsman de l'Ontario
Tab 16	<b>Employment Law: Fact Scenarios &amp; List of Cases</b>
Tab 17	<b>New Contract Lenses: Contract interpretation revisited (<i>Sattva Capital Corp. v. Creston Moly Corp</i>, 2014 SCC 53)</b> Calina Ritchie, Conway Litigation/Litige
Tab 18	<b>Pro Bono Law Ontario &amp; Investing in Justice Campaign</b> Matt Cohen, Director, Litigation Projects, Pro Bono Law Ontario
Tab 21	<b>How to Deal with a Lying Witness</b> Lisa Miles, Assistant Crown Attorney
Tab 22	<b>Witness Score Sheet</b> Justice Robert Pelletier, Superior Court of Justice

## 35<sup>th</sup> Civil Litigation Conference

November 20-21, 2015 – Fairmont Tremblant

Tab 1	<b>To Strike or Not to Strike: The pitfalls of bringing a motion to strike the jury in light of the Ontario Court of Appeal's decisions in <i>Kempf v. Nguyen</i></b> Jaye Hooper, Hooper Litigation
Tab 2	<b>New Rule 48.14: Administrative dismissal transitions toolkit</b> Ian Hu, LawPRO
Tab 3	<b>Not Your Grandmother's Slip and Fall</b> Fiona Porter & Ariane Wiseman, Intact Insurance
Tab 4	<b>Significant Developments in the Law of Expert Evidence (What every litigator needs to know)</b> Kirsten Crain, Borden Ladner Gervais LLP
Tab 5	<b><i>Iannarella v. Corbett</i>, 2015 ONCA 110</b>
Tab 6	<b>- A Guide to Judicial Bias: Law Practice and Procedure</b> <b>- Yukon Francophone Factum</b> <b>- Yukon Francophone Court of Appeal Decision</b> <b>- Yukon Francophone Supreme Court of Canada Decision</b> Lynne Watt & Aweis Osma, Gowlings LLP
Tab 7	<b><i>Hryniak</i> Two Years Later: The multiple applications of "that summary judgment case" from the Supreme Court of Canada</b> Jessica Fullerton & Suzanne Dunn, Nelligan O'Brien Payne LLP
Tab 8B	<b>Getting Information from a Third Party Before Litigation: Norwich Orders</b> Benjamin Grant, Conway Baxter Wilson LLP/s.r.l.
Tab 8C	<b>I'm Not a Party and I'll Produce If I Want To: Getting your hands on Crown and police documents</b> Alexa Biscaro & Ahad Ahmed, Norton Rose Fulbright Canada LLP
Tab 8D	<b><i>Bullock and Sanderson</i> Orders: Getting Costs</b> Margot Leduc Pomerleau, McBride Bond Christian LLP
Tab 8E	<b><i>Pierringer</i> and <i>Mary Carter</i> Agreements: Getting multi-party litigation settled</b> Erin Callery, Gowlings LLP
Tab 8F	<b>The Rule in <i>Browne v. Dunn</i>: Getting the evidence in and staying out of trouble</b> Charlotte Porter, Forget Smith Morel
Tab 10	<b>A Trip to Quebec: Exploring the New Duty of Good Faith in Contractual Performance</b> Michael Hebert & Jessica McClay, Beament Green
Tab 11	<b>Appealing Arbitration Decisions: Can you?</b> Keith MacLaren, Perley-Robertson, Hill & McDougall LLP

Tab 13	<b>The Mont Ste. Tremebello Challenge!</b>
Tab 15	<b>Case Management Re-boot in the East Region</b> Master Calum MacLeod, Superior Court of Justice
Tab 17	<b>Zippering Through Waivers: Waivers of liability for high-risk activities</b> Craig Williams, Student, uOttawa School of Common Law
Tab 19	<b>La cour des petites créances</b> Panel Discussion
Tab 21A	<b>Employment Law Panel: Face Scenarios</b> Panel Discussion
Tab 21B	<b>Employment Law Panel: List of Cases</b> Panel Discussion
Tab 21C	<b>The Enforceability of Non-Competition Clauses: A Basic Decision Tree</b> Justice David Brown, Court of Appeal for Ontario
Tab 22	<b>The Advocates' Society's Paperless Trials Manual</b> Panel Discussion
Tab 23A	<b>Deductibles and Monetary Thresholds</b> Panel Discussion
Tab 23B	<b>Wording from an LTD Policy</b> Panel Discussion
Tab 23C	<b>SABS, they are a changing' ... again ... yes, again</b> Susanne Sviergula, Cavanagh LLP
Tab 24A	<b>Collision Reconstruction Report – With track changes showing alteration from original</b> Peter Williamson, Williamson Forensic Consulting
Tab 24B	<b>Collision Reconstruction Report – Altered for educational purposes</b> Peter Williamson, Williamson Forensic Consulting
Tab 24C	<b>Rule 4.1 – Duty of Expert</b>
Tab 24D	<b>Rule 53.03 – Expert Witnesses</b>
Tab 24E	<b>Form 53</b>
Tab 24F	<b><i>Evidence Act, R.S.O. 1990, c.E.23 (Sections 35 and 52)</i></b>
Tab 24G	<b>The Independent Expert Witness</b> Brian Finlay, Q.C.
Tab 25	<b>Refugee Sponsorship Support Program</b>

## 36<sup>th</sup> Civil Litigation Conference

November 18-19, 2016 – Fairmont Tremblant

Tab 1	<b>Administrative Dimissals (The New Rule 48.14)</b> Jordan Nichols, LawPRO
Tab 2	<b>A Judicial Review Review: The Supreme Court Weighs In (Again)</b> Anne Tardif & Marie-Pier Dupont, CazaSaikaley LLP
Tab 3	<b>Controversy over Costs: Proportionality, predictability and reasonable expectations</b> Laurie Tucker & Dani Grandmaître, Burn Tucker Lachaine LLP
Tab 4	<b>Third party litigation funding: A pathway to access to justice or a wolf in sheep's clothing?</b> Craig O'Brien & Natasha Chettiar, Nelligan O'Brien Payne LLP
Tab 5A	<b>Openings and Closings: The Outter Limits</b> Justice Colin McKinnon, Superior Court of Justice
Tab 5B	<b>Ontario Courtroom Procedure, Third Edition: Table of Contents</b> Reprinted with permission
Tab 7	<b>Risky business? Directors' Personal Liability</b> Matthew Halpin, Norton Rose Fulbright Canada LLP
Tab 8	<b>Construction Law: What's new?</b> Nadia Authier, Rasmussen Starr Ruddy LLP Owen Bourns, Perley-Robertson, Hill & McDougall LLP
Tab 10A	<b>Civil Contempt: A criminal trial in disguise</b> Jon Doody, Bayne Sellar Boxall
Tab 10B	<b>New Privacy Tort: Public disclosure of private embarrassing facts</b> Siobhan O'Brien & Marie-Évelyne Danik, Hicks Morley Hamilton Stewart Storie LLP
Tab 10C	<b>Getting off the record: When, why and how?</b> Laura Hunt, Augustine Bater Binks LLP
Tab 10E	<b>Limited Scope Retainers: Unbundle yourself and your client, but don't leave anybody out on the cold</b> Warren Whiteknight, Bergeron Clifford LLP
Tab 10F	<b>Case Comment: <i>Campbell v. Bruce (County)</i>, 2016 ONCA 371</b> Angela Beck, Burn Tucker Lachaine LLP
Tab 11	<b>Stranger Danger: Enforcement of Foreign Judgment (<i>Chevron Corp. v. Yaiguaje</i>, 2015 SCC 42)</b> Chris Hutchison, Conway Baxter Wilson LLP

Tab 12A	<b>Approval-seeking behaviour: What a judge needs to approve settlements for parties under a disability – infant settlements</b> Justice Timothy Ray, Superior Court of Justice
Tab 12B	<b><i>Souliere v. Intact Insurance</i> – Endorsement Signed Copy</b>
Tab 12C	<b>Children’s Lawyer Report: <i>Kurti v. Labreche, et. al.</i></b>
Tab 13	<b>Personal Injury Update: Collateral benefits, PJI and SABS, Oh My!</b> Joseph Obagi & Sarah Russell, Connolly Obagi LLP
Tab 14A	<b>Summary Judgments: The Appellate Experience</b> Justice David Brown, Court of Appeal for Ontario
Tab 14B	<b>Legal Analytics – Spend your time reviewing case law and not finding it</b> Mona Datt, Loom Analytics
Tab 14C	<b>9 Recent summary Judgement Cases (2015/2016)</b> Jessica Fullerton & Alex Dezan, Nelligan O’Brien PayneLLP
Tab 15	<b>Ethics &amp; Professional Responsibility in Advertising</b> Derek Nicholson & Sujit Nirman, Beament Hebert Nicholson LLP
Tab 15B	<b><i>Groia v. The Law Society of Upper Canada</i> 2016 ONCA 471</b>
Tab 15C	<b><i>Groia</i> Factum of the Intervener The Advocates’ Society</b>
Tab 16	<b>Quick Deaths – Implementing the Provisions of Bill 52 and Rule 2.1 to Speed Up Disposition of the Appropriate Claims</b> Jonathan Collings, Low Murchison Radnoff LLP
Tab 17	<b>Legal Research – Sites Unseen</b> Jennifer Walker, County of Carleton Law Association
Tab 18	<b>Well, well ... well? Litigators and mental health</b> Dr. Raj Bhatla, The Royal Ottawa Health Care Group
Tab 19	<b>Ethics of the Expert Witness</b> Reprinted with permission of the National Judicial Institute Adam Dodek, University of Ottawa, Faculty of Common Law
Tab 20	<b>Employment Law Update: Fact Situations</b> Panel Discussion
Tab 24A	<b>Exception to the rule against hearsay: Business records under the <i>Ontario Evidence Act</i></b> Lynn Marchildon, Department of Justice, Civil Litigation Section
Tab 24B	<b>Taking evidence before trial</b> Lynn Marchildon, Department of Justice, Civil Litigation Section



Tab 24C	<b>Requests to Admit, Examinations in Chief and Hearsay</b> Andrew Lenz, Perley-Robertson, Hill & McDougall LLP
Tab 24D	<b>Use of Surveillance – Practical Tips</b> Kevin Nearing, Borden Ladner Gervais LLP
Tab 24E	<b>Jury Selection – Basic Tips &amp; Strategies</b> Kevin Nearing, Borden Ladner Gervais LLP
Tab 24F	<b>Impeachment of a Witness</b> Kevin Nearing, Borden Ladner Gervais LLP
Tab 24G	<b>Cross-Examination of Prior Inconsistent Statements</b> Reprinted with permissions Justice Colin McKinnon, Superior Court of Justice
Tab 24H	<b>Make proper objections – don't be objectionable</b> Lynn Marchildon, Department of Justice, Civil Litigation Section

## 37<sup>th</sup> Civil Litigation Conference

November 17-18, 2017 – Fairmont Tremblant

Tab 1	<b>Taking it Personally: Costs against Lawyers and the <i>Quebec v. Jodoin</i> Decision</b> Justice Robert Smith, Superior Court of Justice
Tab 2A	<b>Personal Injury Implications of the Court of Appeal Decision in <i>Hunks v. Hunks</i></b> Laurie Tucker, Burn Tucker Lachaine LLP
Tab 2B	<b>Protecting Personal Injury Settlements from Family Law Claims</b> Jennifer Jolly, Law Office of Jennifer E. Jolly
Tab 3	<b>Pick Me! The Nuts and Bolts of Jury Selection in Civil Trials</b> Elizabeth Quigley, Connolly Obagi LLP
Tab 4	<b>I Swear Someone Swears it's True: Hearsay Affidavit Evidence</b> Justice Robert Beaudoin, Superior Court of Justice
Tab 5	<b>You Got to Know When to Sue them: Discoverability under the <i>Limitations Act</i></b> Justice Sally Gomery, Superior Court of Justice
Tab 7	<b>Case Comment: <i>Saadati v. Morehead</i>, 2017 SCC 28</b> Karine Devost, Mann Lawyers LLP
Tab 8	<b>Taxation of Damages – What a Difference It Can Make</b> Sébastien Desmarais, Pryor Tax Law
Tab 9	<b>The Resurgence of Vinyl: Making Your Motion Record a Hit</b> Justice Sylvia Corthorn, Superior Court of Justice
Tab 10A	<b>To Plead or Not To Plead? Termination Letters in Wrongful Dismissal Actions</b> Jennifer Aouad, Low Murchison Radnoff LLP
Tab 10B	<b>Case Comment: <i>Nelson (City) v. Mowatt</i>, 2017 SCC 8</b> Matthew Glass, Equilibrium Law
Tab 10C	<b><i>Gardiner v MacDonald</i>, 2016 ONCA 968: Defining the Standard of Liability for Professional Drivers</b> Ludmilla Jarda & Rachelle Bastarache, Nelligan O'Brien Payne LLP
Tab 10D	<b>Involuntary Parenthood: The Court of Appeal for Ontario's decision in <i>PP v. DD</i></b> Robin Brown, Cavanagh LLP
Tab 10E	<b><i>Doyle v. Zochem Inc.</i>: An Aggravating Decision for Employers</b> Brent Craswell, Kelly Santini LLP
Tab 10F	<b><i>David Schnarr v. Blue Mountain Resorts Limited</i>, 2017 ONSC 114</b> Brent Meadows, David Hollingsworth & Associates
Tab 12	<b>Getting Your Act Together – Exhibits and Trial Records</b> Andrew McKenna, Gowling WLG

Tab 14A	<b>Winning Through Writing: 5 Do's, 5 Don'ts (with a coupla before &amp; after precedents)</b> Eugene Meehan, QC, Supreme Advocacy LLP
Tab 14B	<b>Importance of Telling a Story &amp; Setting the Issues: First Draft</b>
Tab 14C	<b>Importance of Telling a Story &amp; Setting the Issues: Middle Draft</b>
Tab 14D	<b>Importance of Telling a Story &amp; Setting the Issues: Final Draft</b>
Tab 14E	<b>Example of a first paragraph to set the context: First Draft</b>
Tab 14F	<b>Example of a first paragraph to set the context: Final Draft</b>
Tab 14G	<b>Use of simple charts as part of text</b>
Tab 15	<b>The Smaller the Business, the Bigger the Breakup: Litigation Small Business Disputes</b> David Elliott, Dentons Canada LLP
Tab 17	<b>Torts in Blue</b> Marisa Victor, Victor Law
Tab 18	<b>Litigating Dead or Alive: Differences between Estates and Civil Litigation Matters</b> Kathleen McDormand & Calvin Hancock, Borden Ladner Gervais LLP
Tab 19	<b>From the Ashes: Discharges, Debts and Pleadings</b> Andrew Ferguson & Natalie Scott, MBC Law
Tab 20	<b>I Spy with my Little Eye – Admissibility of Surveillance Evidence</b> Stephanie Doucet, Gowling WLG
Tab 21A	<b>Probationary Employment: New Obligations and Lost Rights</b> Paul Willetts, Vey Willetts LLP
Tab 21B	<b>The Best Part of Waking Up is Employment Law in Your Cup: <i>Singh v. Concept Plastics Ltd.</i>, 2016 ONCA 815</b> Stephanie Lewis, Nelligan O'Brien Payne LLP
Tab 21C	<b>Case Summary: <i>Brake v. PJ-M2R Restaurant Inc.</i>, 2017 ONCA 402 ("<i>Brake</i>")</b> Chris Rutherford, Low Murchison Radnoff LLP
Tab 21D	<b><i>Stewart v. Elk Valley Coal Corp.</i>, 2017 SCC 30</b> Amanda Sarginson, NAV CANADA
Tab 21E	<b>Every Employment Agreement Ever Drafted May be Unenforceable: <i>Wood v. Fred Deeley Imports Ltd.</i>, 2017 ONCA 158</b> Dan Palayew, Borden Ladner Gervais LLP
Tab 21F	<b>Employment Law Update: Employment Case of the Year</b> PowerPoint Presentation
Tab 22A	<b>How to lose an appeal in the Court of Appeal: The next generation</b> Justice David Brown, Court of Appeal for Ontario

Tab 22B	<b>Ethos, Pathos and Logos: The Best of the Advocates Society Journal 1982 – 2004</b> Reprinted with permission
Tab 22C	<b>Appellate Advocacy: Two Big Points</b> Justice David Brown, Court of Appeal for Ontario
Tab 25A	<b>To Disclose or Not to Disclose? Disclosure Obligations and Affidavits of Documents</b> Amanda Le, Student-at-Law, Nelligan O'Brien Payne LLP
Tab 25B	<b>Best Practices for E-Discovery</b> Alyssa Tomkins & Albert Brunet, Caza Saikaley LLP
Tab 25C	<b>The Examination of Non-Parties Prior to Trial</b> Heather Mason, Articling Student, Borden Ladner Gervais LLP
Tab 25D	<b>Taking Evidence Before Trial</b> Robert De Toni & Kelli-Anne Day, Merovitz Potechin LLP
Tab 25E	<b>I (Don't) Want Them in the Room! Exclusion and Attendance during Examinations for Discovery</b> Albert Brunet, Student-at-Law, Caza Saikaley LLP
Tab 25F	<b>Refusals and Advisements Chart</b>

## 38<sup>th</sup> Civil Litigation Conference

November 16-17, 2018 – Fairmont Tremblant

Tab 1	<b>The Duty of Care and Car Thieves: <i>Rankin's Garage</i></b> Michael Van Dusen, Van Dusen Law Office Professional Corporation
Tab 2A	<b>Take it to the Limit – and beyond: Key principles from case law re:s.5(1)(a)(iv) of the <i>Limitations Act, 2002</i></b> Kristopher Dixon, Cavanagh LLP
Tab 2B	<b>Summary of Key Cases on S.5(1)(a)(iv) of <i>Limitations Act, 2002</i></b> Kristopher Dixon, Cavanagh LLP
Tab 3	<b>An Update on Privilege</b> Justice Calum MacLeod, Superior Court of Justice
Tab 4A	<b>Summary Judgment in Ontario: 5 Years After the SCC's Decision in <i>Hryniak v. Mauldin</i></b> Jessica Fullerton & Heather Mason, Nelligan O'Brien Payne LLP
Tab 4B	<b>Hamlet's Dilemma: To Summary Judgment or Not to Summary Judgment? Five Reflections on How to: "Take Arms against a Sea of troubles, and by opposing END them; to die, to sleep no more"</b> Justice David Brown, Court of Appeal for Ontario
Tab 4C	<b>Appendix A: Summary Judgment and the Court of Appeal: Venturing a Self-Assessment</b> Justice David Brown, Court of Appeal for Ontario
Tab 4D	<b>Appendix B: Summary Judgment Decisions</b> Justice David Brown, Court of Appeal for Ontario
Tab 5A	<b><i>Ferreira v. St. Mary's General Hospital</i>: A Cautionary Tale for the "Busybody Lawyer" – A Case Comment</b> Jessica Barrow, Perley-Robertson Hill & McDougall LLP
Tab 5B	<b>Case Summary: <i>Burwash v. Levy et al</i>, 2018 ONSC 682</b> Julie Mouris, Conway Baxter Wilson LLP
Tab 5C	<b>A New Outlook on Proprietary Estoppel: <i>Cowper-Smith v. Morgan</i>, 2017 SCC 61</b> Calvin Hancock & Christine Kucey, Borden Ladner Gervais LLP
Tab 5D	<b>Cleanup in Aisle 5: A Review of Recent Occupiers' Liability Cases at Commercial Establishments</b> Ashley Bennett & Caleb Timmermann, Soloway, Wright LLP
Tab 5E	<b><i>Aird &amp; Berlis LLP v. Oravital Inc.</i>, 2018 ONCA 164: A Lawyer's Duty to Advise, Sophisticated Clients, and Summary Judgment</b> Caitlin Cardill, Nelligan O'Brien Payne LLP

Tab 6	<b>The Death of the Party</b> Paul Dancause, Sole Practitioner
Tab 7A	<b>Diversity &amp; Inclusion in the Legal Profession</b> Mark Seebaran, Public Prosecution Service of Canada
Tab 7B	<b>Practising with Northern Absurdity</b> Mark Seebaran, Public Prosecution Service of Canada
Tab 8	<b>A Short History of the Law of Hearsay in Canada: Professor Wigmore Rediscovered?</b> Justice Colin McKinnon, Superior Court of Justice
Tab 9	<b>Show Me the Money: A Review and Update on Legal Costs</b> Jean-François Laberge, Low Murchison Radnoff LLP
Tab 10A	<b>Threshold Update: A Lunchbag Letdown for Plaintiff's Counsel</b> Tara Sweeney, Soloway Wright LLP
Tab 10B	<b>ABCs of the ABs B4 the LAT</b> Marc Smith & Nadine Rizk, Forget Smith
Tab 10C	<b>It's a Bird, It's a Plane, It's a Car! Or is it?</b> Tara Lemke, Williams Litigation Lawyers
Tab 10D	<b>Tort and Collateral Benefits: An Overview of Comparison, Interface, and Related Legal and Strategic Considerations</b> Christopher Kelly, Kelly + Kelly Lawyers Professional Corporation
Tab 10E	<b>Is <i>Bannon v. McNeely</i> Still Good Law? If not, What We Need to Do to Survive and Thrive</b> Kris Bonn, Bonn Law Office Professional Corporation
Tab 11B	<b>Choose Your Own Adventure – SCJ, FC or Arbitration</b> Alexandre Kaufman, Department of Justice
Tab 11C	<b>Comparison: Federal Commercial Arbitration Act / Provincial Arbitration Acts</b>
Tab 11D	<b>Arbitration as part of a Nation Building Process</b> Ben Mills, Conlin Bedard LLP
Tab 13	<b>Expert Evidence and the “Ultimate Issue” of Credibility</b> Kevin Nearing, Borden Ladner Gervais LLP
Tab 15A	<b>Dialogue on Licensing</b> Panel Discussion
Tab 15B	<b>Law Society of Ontario Governance</b> Panel Discussion
Tab 15C	<b>Guide for Lawyers Working with Indigenous Peoples</b> Panel Discussion

Tab 16	<p><b>More than “Revenge Porn”: Civil Remedies for the Non-consensual Distribution of Intimate Images</b></p> <p>Suzie Dunn, Professor (part-time), University of Ottawa, Faculty of Law Alessia Petricone-Westwood, Nelligan O’Brien Payne LLP</p>
Tab 17	<p><b>Express (Motion) Yourself! In 10 Minutes or Less... Master Fortier’s Express Paper on Express Motions...</b></p> <p>Master Marie Fortier, Superior Court of Justice</p>
Tab 18	<p><b>SLAPP Me Silly: Decoding the Anti-SLAPP Regime</b></p> <p>Jeff Saikaley &amp; Andr�ea Baldy, CazaSaikaley LLP</p>
Tab 19A	<p><b>Receipt of Long-Term Disability Benefits Evidence of Frustration of Employment Contract</b></p> <p>Sean Bawden, Kelly Santini LLP</p>
Tab 19B	<p><b>Silence Is Not Always Golden: <i>Atlas Copco Canada Inc. v. David Hillier</i>, 2018 ONSC 1588</b></p> <p>Colleen Hoey, Mann Lawyers LLP</p>
Tab 19C	<p><b>Go Your Own Way: Can an employee rescind a notice of resignation? <i>English v. Manulife Financial Corporation</i>, 2018 ONSC 5135</b></p> <p>Craig Stehr, Gowling WLG</p>
Tab 19D	<p><b><i>Watson v. The Governing Council of the Salvation Army of Canada</i>: Settlements in a #metoo Era</b></p> <p>Cheryl Waram, Canada Post Corporation</p>
Tab 20	<p><b>Making Sense of Cause-in-Fact</b></p> <p>Justice Russell Brown, Supreme Court of Canada</p>
Tab 23A	<p><b>Approval of Settlement Made by a Person Under Disability</b></p> <p>�liane Lach�aine, Burn Tucker Lach�aine LLP</p>
Tab 23B	<p><b>“There is no such uncertainty as a sure thing”: The shifting focus of Rule 49 jurisprudence</b></p> <p>Mary Simms, City of Ottawa</p>

**39<sup>th</sup> Civil Litigation Conference**

**November, 2019 – Fairmont Tremblant**
