

Index

As the proper names associated with cases discussed in this text often form part of the style of cause (title) or subject-matter (e.g., journalist Gray and Darling J., respectively contemnor and object of the contempt canvassed in the leading case, R. v. Gray), they are not included in this index. For such information, please consult the table of cases and the text generally.

Aboriginal (First Nations) persons, 12, 35-36, 49, 57-58, 135, 237, 259

Administrative tribunals —
contempt jurisdiction, 11, 34, 51, 130n, 153-154, 191n, 213-217

Agents, 71, 155-157

Aiders and abettors, 59, 156-158, 240-241

Alternative sanctions (to contempt order). *See* Penalties

Appeals, 98, 265-271
 certiorari and, 269
 Federal Courts, 66, 271
 from interlocutory rulings, 66, 265
 from rulings on contempt jurisdiction, 66
 in facie contempt by witness, 131-132, 133
 jurisdiction, 267
 sentences, 243, 249, 269
 standard of review, 267-269
 stay of orders pending appeal, 269-270
 sub judice rule and, 29, 181, 189
 Supreme Court of Canada, 271
 “unpurged contempts” and, 107, 234-235, 266-267 (*See also* Purging contempt)
 Youth Criminal Justice Act and, 271

“Attempted contempt”, 6, 161

- Attorney-general in contempt matters, 35-36, 65, 77, 92, 102, 203, 234, 269, 270
- Australian law, 3, 40, 158
and *sub judice* rule, 192, 196, 204, 276
- Autrefois acquit*, 240
- Bail court, 49, 248
- Bifurcated hearing, 31, 71, 90, 98-101
evidence and, 98
- Bill C-19, Reforming the Criminal Law*, 12
- Burden of proof (*See also* Reverse onus), 28, 29, 37, 41, 48, 69, 71, 73, 82, 84, 85, 112, 142, 147, 148, 157, 161, 175, 193, 223n
- “Calculated” (meaning of), 18, 119, 189, 208
- Canadian Charter of Rights and Freedoms*, 12
applicability, 37-50
freedom of expression, 38-41, 82-83, 158, 176, 179-180, 190, 193-197, 202, 204, 206-208, 212, 228
full answer and defence, 28, 44, 92, 124, 138, 209
fundamental justice, 31, 41-44, 45, 69, 70, 84, 89n, 91, 92, 93, 229
presumption of innocence, 39, 41, 45, 47, 69, 70n, 84
remedies (section 24), 50, 265
reverse onus, 29, 47-48, 84-85, 158, 175
right to be informed of offence charged, 44, 69, 92
right to counsel, 41, 43, 44, 50, 69, 91, 92
right to jury trial, 46-47, 53-54, 92, 93n, 229, 237
self-crimination, 35, 41, 45, 70, 86
trial by independent and impartial tribunal, 41, 43, 48-49, 69, 94, 198
witnesses, right to call, 41, 45, 97, 209
- Certiorari*, 269
- Charging language, 80-81
- Children, 74-75, 76, 78n, 84, 105, 164-166, 174-175, 236
- “Cite” for contempt, 27-28
- Civil contempt, 21-25, 220, 233, 239, 251, 255

- Civil contempt — *continued*
 as distinct from criminal, 19-25, 38, 42, 55, 142, 144, 145, 162, 229-230, 235-236, 256
 jurisdiction (Supreme Court of Canada), 271
- Civil disobedience, 169 (*See also* Defences, conscientious objection)
- Conflict of laws, 12, 55-56
- Conscientious objection (defence of). *See* Defences
- Consent orders, 65, 225
- Constitutional considerations, 33-50, 167
Canadian Charter of Rights and Freedoms. See Canadian Charter of Rights and Freedoms
 contempt order as constitutional remedy, 50, 265
 jurisdiction, 33-35, 51, 139, 213-214 (*See also* Jurisdiction)
- Contempt *ex facie* 25-27, 33, 46, 71, 76, 210-211 (*See also* Orders and chapters treating specific contempts)
 appeals, 133
 distinguished from *in facie*, 19-25, 38, 42, 55, 142, 144, 145, 229-230, 235-236
 jurisdiction, 51, 55, 111, 213-215
 mental element, 141-146, 208
- Contempt *in facie*, 25-27, 117
actus reus of, 117, 120
 constitutional protections re, 38
 counsel and, 6-9, 39, 80, 117-129, 135-136, 247-248, 249-250
 “double booking”, 117-124 *passim*
 disrupting court proceedings, 1-2, 73, 90, 124n, 135-137, 226
 distinguished from *ex facie*, 55 (*See also* Criminal contempt)
 failure to appear in court, 102, 118-124, 102, 129ff., 244
 failure to be sworn or testify. *See* Refusal to be sworn or testify;
 Witnesses
 Federal Court, 111-112
 fighting in court, 136, 251
 intoxication in court, 135, 250
 jurisdiction, 51, 213-215
 mental element, 83, 108, 118-119, 120-122
 obstructing access to courts of justice, 38-9, 138-139
 physical attacks on the court (contempt by projectile), 1-2, 137, 248

Contempt *in facie* — *continued*

- refusal to stand in courtroom, 137
- scandalizing the court and, 210, 226
- sub judice* rule and, 189
- summary power/procedure. *See* Summary *and* Procedure
- verbal abuse of court, 2-3, 73, 90, 92, 94, 138; (by counsel), 6-9, 124-129, 247-248
- witnesses, 11, 71, 80, 90, 101, 102, 129-134, 225, 232, 236, 238, 241n, 244-247, 244, 247-250, 266 (*See also* Examination; Undertakings (breach of); Witnesses)
- young persons, 34

Contempt in the face of the court. *See* Contempt *in facie*

Contempt law —

- history of, 1-14, 26, 29, 51, 53, 54, 55, 88n, 89, 127, 134, 216, 226n
- reform of, 6, 12, 191, 192-195, 198, 204n, 212, 265

Contempt not in the face of the court. *See* Contempt *ex facie*

Contempt of bodies other than courts of law, 34, 213-217

Contempt of contempt orders, 176-177

Contempt of Court Act, 1981 (U.K.), 11, 40, 134

Contempt proceedings —

- availability of, 72-76
- commencing, 77-80 (*See also* Procedure)
- conduct of. *See* Procedure
- definitions re, 15-32
- enforcing judgments, 65, 72, 159
- evidence in; notice. *See* Procedure, commencing proceedings
- in absentia convictions, 176
- “theoretical”, 22

“Contumacious”, contumacy, 16, 18, 21, 111, 122, 134, 142-143, 151, 168n, 213, 222

“Corporate veil”, 60, 223

Corporations, 56-57, 59-61 (*See also* Directors and officers)

Costs, 62, 108-110, 113, 115, 134, 171, 204n, 232-233, 235, 240-241, 247, 253, 255, 256, 260, 262, 263, 264

- Counsel —
advice of, as defence or mitigating factor, 167, 182, 221-222
contempts, 3-4, 6-9, 11, 75, 149, 158-159, 187, 247-248, 249-250, 260
(*See also Contempt in facie*)
costs liability. *See* Costs
double-booking/failure to appear in court, 117-129, 123-124
- Court officers and employees, 3, 5, 10, 137, 211, 138, 216
- Courts of record, 51, 53, 54, 213
- Courts of superior jurisdiction. *See* Jurisdiction
- Criminal Code of Canada* —
aboriginal contemnors and, 237
alternative offences to contempt, 34, 92, 146-147
appeals and, 265
conviction for contempt summarily, 89, 91, 115
preservation of common law of contempt, 34, 73-74, 92-93
preserving order in court, 90, 115
provincial courts, power to preserve order and punish witness, 54, 95
sentencing and, 231, 237-238
sub judice rule and, 186, 192
witnesses, 115, 134
youth justice court and, 116, 134
- Criminal contempt, 19-25, 85, 109, 172-173, 193, 236, 256
appeals from interlocutory ruling, 66
as distinct from civil, 19-25, 38, 42, 55, 142, 144, 145, 162, 229-230,
235-236, 256
- Criminal record, 257-258
- Criticism as not contempt, 4, 7, 9, 71, 73, 81, 124-125, 201, 202, 203-204,
206, 207n
- Cross-examination. *See* Examination; Discovery (examination for); *and other specific topics, e.g., Full answer and defence*
- Crown counsel —
attacks on as contempt, 8, 127-128
- Crown liability, 62-63
- Defamation, 2, 97, 196, 226, 228, 278

Defences —

- apology, 241
- breach not open, continuous, 225
- casual or accidental acts, 143, 219-220
- conscientious objection, 36, 169-170, 228
- consent order as, 225
- corporate veil, 223
- court shows contempt for own process, 228
- due diligence, 63, 83, 219-220
- good faith, 72, 120, 124, 133, 137, 142n, 192, 196-197, 201, 221-222, 260
- ignorance of order, 223
- incapable of prosecution, 224
- intent (lack of), 219-222
- legal advice, 167, 182, 221-222
- matter no longer *sub judice* or is notorious, 226-227
- mistake of fact, 144, 227
- necessity, 170, 227
- nonfeasance, 160, 224
- order null or ineffective, 36-37, 223, 224 (*See also* Orders, ambiguity in)
- other contemnors not charged, 188
- parliamentary privilege, 203, 228
- professional ethics, 222
- reasonable/legitimate/justifiable excuse, 220, 225
- safety and security, 169
- solicitor-client confidentiality, 107, 159, 222
- trial not pending soon (re *sub judice* rule), 226
- truth, 166-167, 207, 225-226

Definitions, 15-32

Diefenbaker, John, 117-118, 126

Directives (of administrative tribunals), 153-154, 214

Directors and officers (corporate, administrative), 59-61, 71, 110, 159, 162

Discourtesy (vs. contempt), 117-118

Discovery (examination for), 134, 239-240

- breach of rules as contempt, 149

- Disobedience of court process and procedures. *See Contempt in facie and specific acts*
- Double jeopardy, 239-240
- Due diligence. *See Defences*
- Employees, 155-157
- Estate litigation, 170-171, 252
- Evidence, 99, 123, 131-133, 148, 266 (*See also Witnesses; Examination; specific contempts*)
affidavits, 85-87, 105, 111
fresh, 87, 105, 268
hearsay, 86
- Evidentiary burden. (*See also Burden of Proof and Canadian Charter of Rights and Freedoms*), 48, 175
- Examination for discovery. *See Discovery (examination for)*
in aid of execution, 232, 239, 242, 244, 264
- Ex mero/proprio motu*, 31, 71, 76-77, 139
- Failure to appear in court, 102, 118-124, 102, 129ff., 244 (*See also Contempt in facie and Witnesses*)
- Failure to testify. *See Contempt in facie; Refusal to be sworn or testify; and Witnesses*
- Family law, 12, 13, 76, 236 (*See also Children; Judgment debt orders; Orders*)
orders, 74-75, 84, 148, 170-175, 260-261
- Federal Court of Appeal, 271
jurisdiction, 66
- Federal Court of Canada, 111-112
- Foreign orders, enforcement of, 65-66
- Freedom of expression. *See Canadian Charter of Rights and Freedoms*
- Full answer and defence. *See Canadian Charter of Rights and Freedoms*

- Fundamental justice. *See Canadian Charter of Rights and Freedoms and Natural justice (fairness)*
- Identification of Criminals Act*, 258n
- Independent and impartial tribunal. *See Canadian Charter of Rights and Freedoms*
- Indictable offence/Indictment, proceeding by, 42, 46n, 53, 78, 93n, 209, 242
- Injunctions. *See Orders and Contempt ex facie*
- Instanter* procedure, 11, 43, 50, 101, 138, 209 (*See also Summary, power*)
- Intent, 24, 82-84, 85 (*See also Mental element under specific contempts*)
constructive, 62, 82
- Interveners, 50, 81-82
- Iolanthe* (Gilbert and Sullivan), 31
- Journalists —
refusal to identify sources, 12, 40, 77, 95-96, 103, 134, 247
scandalizing the court, 5, 6, 210-211 (*See also that topic*)
- Judgment debt orders, 170, 234
- Jurisdiction, 51-67, 125n, 146 (*See also Administrative tribunals; Federal Court of Canada; Federal Court of Appeal; Supreme Court of Canada; Tax Court of Canada*)
aiders/abettors, 59
appeals, 267
consent orders, 65
constitutional, 33, 146
courts of inferior and superior jurisdiction, 33, 51ff.
courts of record, 51, 55
Federal Court, 56
judge citing accused also presiding on contempt motion, 31, 71, 94-95
magistrates, 54, 90
non-parties, 59, 154ff.
rabbinical court, 273
timing of hearing, 64, 95-97, 168
tribunals and commissions, 51-52, 146
young persons and offenders, 33-34, 58-59, 116

- Jurors, 183-187 *passim*, 189, 190-191, 194, 195, 196, 211, 216, 277-279
contempts by, 11, 135, 198, 250
contempt hearing before, 71, 100-101
sequestration of, 190, 194 (*See also Sub judice rule*)
- Jury trial, 46-47, 92, 229, 237 (*See also Charter of Rights and Freedoms*)
right to
- Law and Life* (Roberts), 3
- Legislatures, contempt of, 216-217
- Mareva injunctions*, 21
- Marot prisonnier écrit au roi pour sa délivrance* (Marot), 2
- Mens rea*. *See* Intent
- Ministers of the Crown, 155, 202-203, 232
- Misanthrope, Le* (Molière), 2
- Miscellany-at-Law* (Megarry), 1, 137n
- Natural justice (fairness), 28, 78, 80, 84, 85, 91-92, 226, 229, 273
- Necessity (defence of). *See* Defences
- Nonfeasance, 160, 224
- Non-parties. *See* Orders; Aiders and abettors
- Notice. *See* Procedure, commencing proceedings
- Officers of the court. *See* Contempt *in facie*; Counsel
contempts against, 3, 5, 127-128, 216
contempts by, 6-11, 111
- Onus. *See* Burden of Proof
- Orders (*See also* Contempt *ex facie*; Family law; *and other specific categories*) —
alternative remedies for breach, 74, 171-172, 233
ambit of, 154-159, 160-162
ambiguity in/clarity of, 73, 151-152, 154, 161, 163-167

Orders — *continued*

- and aiders/abettors, 150-151, 156-159, 240-241
- application of (to whom), 154-159
- breach of, 72, 84-85, 96, 105, 108, 122n, 141-176 *passim*, 158; (*actus reus*), 220-222, (sentencing), 268 (*See also* Contempt of contempt orders)
- contempt (court supervision of), 35, 262
- compliance deadline, 160, 163, 165
- consent orders, 65, 225
- corporations, 56-57, 159
- Criminal Code of Canada* and s. 127, 34, 74
- definition of, 148-153
- family law. *See* Family law
- Federal Court, 111-112
- final versus interlocutory, 104, 105, 265-266
- foreign, enforcement of, 65-66
- impossible of compliance, 107-108, 168
- intellectual property and, 23, 65-66, 67, 150-151, 160-161, 230, 255-256, 260
- interlocutory, 66, 104, 265, 266n
- judgment debtors and, 57-58, 65, 74, 107, 170-175, 234, 261-262
- mental element, 108, 141-147, 210-222
- non-parties to, 59, 154*ff.*
- notice of, 154-55, 158, 223, 258
- of orders set aside, 167
- open, continuous defiance of, 162, 225, 242, 252-253, 254
- setting aside, 104
- stay of pending appeal, 269-270
- third parties, 20, 156-159, 160, 240-241
- tribunal, filing of, 153-154
- wrong/ineffective in law, 36-37, 73, 154, 163-168

Parliament —

- contempt of, 216-217
- privilege (defence of), 228

Parole, 66-67, 252

Penalties. *See* Sentencing *and specific topics* (e.g., Orders, breach of)

Picketing (as contempt), 16, 39, 138, 175-176

Plaideurs, Les (Racine), 2

- Press (*See also* Journalists)
publication bans, 39, 180, 185, 190-191, 192-196, 225-226, 263
sub judice rule, 39, 179-200, 225-226, 262-263 (*See also Canadian Charter of Rights and Freedoms*)
- Presumption of innocence. *See Canadian Charter of Rights and Freedoms*
- Privilege (defence of), 40, 134, 203, 228
- Procedure, 69-72 (*See also separate related headings (e.g., Appeals, Costs, Orders, etc.); Canadian Charter of Rights and Freedoms*)
adjournments, 54, 85-86, 91-92, 121
appeals, 243
commencing proceedings, 76-80, 102
Federal Courts, 111-113
particulars, 78
stay of contempt proceedings, 98
summary, 1, 11, 19, 28, 43, 50, 46-47, 53-54, 78, 87-92, 93, 97, 209, 269
(*See also Instanter* procedure; Summary)
Supreme Court of Canada, 112-113
Tax Court of Canada, 112 (*See also* Jurisdiction)
- Process servers (abuse of), 3, 25n
- Proof (burden/standard of). *See* Burden of Proof
- Public interest. *See* Defences, conscientious objection
- Publication bans. *See* Press; *Sub judice* rule
- Purging contempt, 31, 100, 103, 105, 144, 231, 264
apology and, 11, 94, 236, 241-242, 258, 263
effect of failure to purge, 105-108, 176, 234-235, 244, 266-267
- Quebec civil law, 20, 21, 29, 34, 45, 69n, 146-147
- Rabbinical court, alleged contempt of, 13, 273-276
- Reasonableness. *See* Defences
- Refusal to be sworn or testify, 25, 34, 42, 48, 54, 58n, 70n, 71, 81, 90, 102, 129-130, 131, 132-133, 137, 225, 236, 238, 241n, 242, 244-247, 266
- Refusal to stand in court, 137

Reverse onus, 29, 47-48, 84-85, 158, 175

Richardson C.J. (Common Bench), 1

Right of audience (effect on by persisting contempt). *See* Purging contempt

Rule nisi, definition, 29

Rule of law, 36, 38, 39, 46, 169-170, 201-202, 257, 270

Sanctions (*See also* Sentencing) —
alternative, 75, 194

Scandalizing the court, 5-9, 30, 82, 97, 124, 161, 187, 201-212, 226, 263, 277-279 (*See also* *Canadian Charter of Rights and Freedoms*, freedom of expression)

R. v. Nicol and (re jury verdict), 277-279

Second Miscellany-at-Law, A, (Megarry), 1

Self-crimination, 35, 41, 45, 70, 86 (*See also* *Canadian Charter of Rights and Freedoms*)

Sentencing (*See also* under *specific contempts*) —

aboriginal contemnors, 237, 259

aiders/abettors, 240-241

apology and, 231, 236, 241-242, 258, 263

appeals, 243, 269

community service, 231-232

contumacy and, 143, 229

digest, 244-264

double jeopardy, 239-240

family law orders and, 76, 236

finer, 231, 233-234, 238

first offenders, 235, 253, 256-257

guilty plea and, 257

indeterminate sentence, 229, 242

judgment debtors, 57-58, 261-262 (*See also* Family law; Orders)

principles, 136n, 151, 235-240

procedure, 92, 100, 107, 235-240

purging contempt, effect of, 57, 231, 232

range, 242-243

sanctions available, 229-235

- Sentencing — *continued*
temporary absence, 67
young persons, 116
- Show-cause hearing —
definition, 29
- Standard of proof. *See* Burden of proof
- Strict liability, 83-84
- Strictissimi juris*, 30, 73, 75, 157
- Striking out pleadings, 104, 134, 264
- Sub judice* rule, 13, 29, 110, 179-200, 225-226, 262-263, 265n (*See also Canadian Charter of Rights and Freedoms*, freedom of expression)
constructive intent, 62, 82
counsel and, 187, 191-192
mental element, 182, 221
mistrial as remedy for breach, 184, 194, 263
scandalizing the court and, 30, 205, 207, 209
- Summary —
definition, 28
power, 34, 77-78, 87-92, 97, 100, 118, 138
process, procedure. *See* Procedure
- Supreme Court of Canada —
contempt powers and procedure, 112-113
- Tax Court of Canada, 75, 112-113, 271
- Three-pronged test, 12, 147-148, 163
- Timing of contempt hearing, 64, 75, 95-97, 168, 192
- Trial —
by independent tribunal. *See Canadian Charter of Rights and Freedoms*, fundamental justice
by jury, 229, 237 (*See also Canadian Charter of Rights and Freedoms*)
procedure. *See Procedure and specific topics (e.g., Summary procedure)*

Tribunals and commissions —

jurisdiction, 34
orders, 153-154

Trier of fact. *See also* Jurors

contempts against, 232
influencing, 2, 17, 39, 74, 180, 181, 198 (*See also Sub judice* rule)

Undertakings (breach of), 47, 80, 149, 242, 262, 267

Unions, 24, 26, 35, 38-39, 61-62, 102, 110, 138-139, 154, 157-158, 161-162, 258
secondary picketing by, 175-176

Venue (change of), 189, 194

Vicarious liability, 57, 63, 155

Witnesses (*See also Contempt in facie; Criminal Code of Canada;*

Evidence; Journalists; Undertakings (breach of) —
commencing proceedings, 76
contempts by, 11, 71, 80, 101, 102, 115, 117, 129-134, 225, 232, 236,
238, 241n, 244-250, 266
proceedings outside Canada, 87
tampering with, 134

Young persons and offenders, 33-34, 58-59, 271

jurisdiction, 33-34, 58-59, 116-117