

# Index

Current to Release 2015-1

All references are to section numbers except for the Appendix which refers to page numbers. The acronym “ESI” refers to “electronically-stored information”.

## ADMISSIBILITY

*See also* TRIAL USE AND PRESENTATION OF ESI

- authenticity and reliability, *see* AUTHENTICITY AND RELIABILITY
- best evidence rule, 11.5
- demonstrative evidence, *see* DEMONSTRATIVE EVIDENCE
- documentary evidence, *see* DOCUMENTARY EVIDENCE
- exclusionary rule, *see* EXCLUSIONARY RULE
- factors affecting, 2.9
- legal relevance, 11.2
- logical relevance, 11.2
- materiality, 11.1
- real evidence, *see* REAL EVIDENCE
- relevance, 11.1

## ADMISSIONS

*See* PRE-TRIAL AUTHENTICATION OF ESI

## AUDIOTAPES

*See* REAL EVIDENCE

## AUTHENTICITY AND RELIABILITY

*See also* ADMISSIBILITY

- contrasted, 11.3(d)
- demonstrative evidence
- • authenticity, 14.2(a)
- • threshold reliability, 14.2(a)
- documentary evidence
- • authentication, 13.1(b)
- • threshold reliability, 13.1(c)
- influence of ESI life cycle, 11.3(g)
- • authentication of original ESI, 11.3(i)(A)
- • creation of original ESI, 11.3(i)
- • obtaining copy of original ESI, 11.3(ii)
- • proof of continuity (chain of custody), 11.3(iii)
- • provenance of original ESI, 11.3(i)(C)
- • reliability of original ESI, 11.3(i)(B)
- logical relevance and, 11.3
- meaning of authenticity, 11.3(b)

## INDEX

- meaning of reliability, 11.3(c)
- preliminary assessment of, 11.3(a)
- proof of, generally, 11.3(e)
- proof of authenticity, 11.3(h)
  - context, 11.3(h)(i)
  - standard of proof, 11.3(h)(ii)
- proof of reliability, 11.3(i)
  - importance of purpose, 11.3(i)(i)
  - threshold reliability (automated systems), 11.3(i)(ii)(A)
  - threshold reliability (generally), 11.3(i)(ii)
  - threshold reliability (human sources), 11.3(i)(ii)(B)
- real evidence
  - authenticity of ESI in possession, 12.3(b)
  - proof of authenticity, 12.3(a)
  - threshold reliability, 12.3(d)
- voir dire to determine admissibility, 11.3(f)

### **BEST EVIDENCE RULE**

*See also* ADMISSIBILITY

- generally, 11.5

### **CIVIL PROCEEDINGS**

- disclosure, 5.4
  - devices as documents, 5.4(c)
  - factors considered when requiring disclosure, 5.4(d)(ii)
  - sources of disclosure obligation, 5.4(a)
- exclusion of evidence, 11.4(a)(iii)
- production
  - devices as documents, 5.4(c)
  - limiting scope of production, 5.4(d)
    - cost/benefit analysis, 5.4(d)(ii)(A)
    - intrusive nature of production, 5.4(d)(ii)(B)
    - proportionality, 5.4(d)(i)
  - scope of production obligation, 5.4(b)

### **CRIMINAL PROCEEDINGS**

- disclosure, 5.3
  - consequences of failure to disclose, 5.3(d)
  - privacy interests, 5.3(c)
  - scope of disclosure obligation, 5.3(b)
  - source of disclosure obligation, 5.3(a)
- production, *see* PRODUCTION OF ESI (CRIMINAL PROCEEDINGS)

### **DEMONSTRATIVE EVIDENCE**

*See also* TRIAL USE AND PRESENTATION OF ESI

- admissibility of ESI as, 14.2

## INDEX

- assessing utility, 14.2(b)
- cost, 14.2(b)(iii)
- determining utility, 14.2(b)(iv)
- necessity, 14.2(b)(ii)
- reliability, 14.2(b)(i)
- authenticity and threshold reliability, 14.2(a)
- balancing utility and potential prejudice, 14.2(d)
- weighing potential prejudice, 14.2(c)
- animations, 14.3
- admissibility of, 14.4(a)
- computer generated illustrations of facts, 14.3(a)
- demonstrative ESI illustrating facts, 14.4
- distinct from simulations, 14.3(c)
- conclusion, 14.8
- meaning of, 14.1
- re-enactments, 14.6
- simulations, 14.3, 14.3(a), 14.4
- admissibility of, 14.5(b), 14.5(d)
- computer-generated, 14.5(a)
- output is fair and valid representation, 14.5(c)(iv)
- proper functioning of program with data supplied, 14.5(c)(iii)
- validity of computer program, 14.5(c)(i)
- validity of data, 14.5(c)(ii)
- determining reliability of, 14.5(c)
- distinct from animation, 14.3(c)
- illustrate opinions, 14.5
- videotape re-enactments, 14.5(b)
- use of demonstrative aids at trial, 14.6

### **DIGITAL PHOTOGRAPHS**

*See* REAL EVIDENCE

### **DISCLOSURE OF ESI**

*See also* MANAGEMENT OF ESI ONCE PROCEEDING INITIATED;  
PRODUCTION OF ESI

- civil proceedings, 5.4
- devices as documents, 5.4(c)
- limiting scope of production, 5.4(d)
- cost/benefit analysis, 5.4(d)(ii)(A)
- intrusive nature of production, 5.4(d)(ii)(B)
- proportionality, 5.4(d)(i)
- scope of production obligation, 5.4(b)
- Manitoba, 5.4(b)(vi)
- Other Canadian Jurisdictions, 5.4(b)(vii)
- sources of disclosure obligation, 5.4(a)

## INDEX

- criminal proceedings, 5.3
- requirement to disclose electronically, 7.2
- scope of disclosure obligation, 5.3(b)
  - Alberta, 5.3(b)(i)
  - British Columbia, 5.3(b)(iv)
  - Nova Scotia, 5.3(b)(ii)
  - Ontario, 5.3(b)(iii)
  - Saskatchewan, 5.3(b)(v)
- source of disclosure obligation, 5.3(a)
- sufficiency of electronic disclosure, 7.1
- documents, 5.1
- failure to disclose, 5.4(e)
- jurisdictional considerations, 5.5
- what must be disclosed, 5.1
- where electronic “documents” are found, 5.2

### **DOCUMENTARY EVIDENCE**

*See also* TRIAL USE AND PRESENTATION OF ESI

- electronic documents generally, 13.1
- authentication of ESI, 13.1(b)
- hearsay nature, 13.1(d)
- purposes for tendering, 13.1(e)
- threshold reliability, 13.1(c)
- treatment of, 13.1(a)
- electronic documents, specific instances of, 13.2
- emails, 13.2(b)
- engineering drawings, 13.2(d)
- facebook messages, 13.2(c)(ii)
- instant messages, 13.2(b)
- internet ESI, 13.2(c)
- PDFs, 13.2(d)
- spreadsheets, 13.2(e)
  - use in court, 13.2(e)(ii)
  - used to summarize evidence, 13.2(e)(i)
- word processing documents, 13.2(a)
- electronic records, 13.3
- business records, 13.3(b)
  - documentary electronic records as, 13.3(b)(i)
  - proper functioning of computer used to store, 13.3(b)(iii)
  - real electronic records as, 13.3(b)(ii)
- characteristics and classification of, 13.3(a)
- print-outs of, 13.3(c)

### **ELECTRONIC DOCUMENTS**

- generally, *see* DOCUMENTARY EVIDENCE

## INDEX

- ediscovery, 6.2, 6.6
- identification and treatment of duplicate documents, 6.2(i)
- identification and treatment of parent documents, 6.2(i)
- proof of authorship, 12.3(c)
- sanctions for improper dealings with privileged documents, 6.9(d)
- specific instances of, *see* DOCUMENTARY EVIDENCE
- where electronic “documents” are found, 5.2

### **ELECTRONIC RECORDS**

*See also* PRE-LITIGATION MANAGEMENT OF ESI

- characteristics of, 3.2
- authenticity, 3.2(a)
- integrity, 3.2(c)
- reliability, 3.2(b)
- usability, 3.2(d)
- classification of, 3.4
- administrative and operational records, 3.4(b)
- transitory and permanent records, 3.4(a)
- disposition of, 3.5
- destruction of, 3.5(a)
- disposition of, 3.5(b)
- documentary evidence, *see* DOCUMENTARY EVIDENCE
- generally, 2.7(d), 3.1
- management of, 3.3
- compliance with legal and business requirements, 3.3(c)
- comprehensiveness, 3.3(d)
- integrity, 3.3(b)
- reliability, 3.3(a)
- systematic nature, 3.3(e)

### **ELECTRONICALLY-STORED INFORMATION (ESI)**

- analog ESI, 2.3(b)
- characteristics of, 2.8
- difficult to destroy, 2.8(d)
- easy to duplicate, 2.8(b)
- easy to modify, 2.8(c)
- imperceptible in its native form, 2.8(a)
- metadata, 2.8(f)
- pervasive, 2.8(e)
- digital ESI, 2.3(a)
- factors affecting admissibility of, 2.9
- nature of, 2.2
- need to record information, 1.1
- organization of, 2.7
- analog or digital ESI recorded to tape, 2.7(a)

## INDEX

- digital ESI stored in files, 2.7(c)
- physical devices used to record ESI, 2.7(e)
- recording digital files and records in storage devices, 2.7(f)
- records, 2.7(d)
- transient ESI in computers, 2.7(b)
- other forms of evidence and, 1.3
- overview, 2.1
- permanently stored ESI, 2.4
- purpose of tendering ESI, 1.1
- rules of evidence and, 1.2
- semi-permanent ESI, 2.5
- transient ESI, 2.6, 12.5(g)

### EXAMINATIONS

*See* PRE-TRIAL AUTHENTICATION OF ESI

### EXCLUSIONARY RULE

*See also* ADMISSIBILITY

- balancing probative value against prejudicial effect, 11.4(c)
- balancing act, 11.4(c)(i)
- offset of prejudice by direction to jury, 11.4(c)(ii)
- prejudicial effect outweighs probative value, 11.4(a)
- civil matters, 11.4(a)(iii)
- evolution of discretion, 11.4(a)(i)
- interaction with Charter, 11.4(a)(ii)
- weighing probative value and prejudicial effect, 11.4(b)
- meaning of “prejudice”, 11.4(b)(iv)
- prejudicial effect, 11.4(b)(iii)
- probative value, 11.4(b)(ii)
- effect of reliability of evidence, 11.4(b)(ii)(B)
- in relation to demonstrative evidence, 11.4(b)(ii)(C)
- in relation to issue, 11.4(b)(ii)(A)
- three-stage test, 11.4(b)(i)

### LITIGATION HOLDS

*See* PRESERVATION OF ESI

### MANAGEMENT OF ESI ONCE PROCEEDING INITIATED

- disclosure of ESI, *see* DISCLOSURE OF ESI
- preservation of ESI held by others, *see* PRESERVATION OF ESI HELD BY OTHERS
- pre-trial authentication of ESI, *see* PRE-TRIAL AUTHENTICATION OF ESI
- production of ESI, *see* PRODUCTION OF ESI
- production of ESI in criminal proceedings, *see* PRODUCTION OF ESI (CRIMINAL PROCEEDINGS)
- spoliation, *see* SPOILIATION

## INDEX

### **MATERIALITY**

See also **ADMISSIBILITY**

- authenticity and reliability, 11.3
- generally, 11.1
- logical relevance, 11.2

### **METADATA**

See **REAL EVIDENCE**

**ONTARIO GUIDELINES**, 6.1(b), APP-54

### **ORDERS**

See **PRESERVATION OF ESI HELD BY OTHERS**

**PRACTICE DIRECTIONS**, 6.1(c) , 15.1, APP 73

### **PRE-LITIGATION MANAGEMENT OF ESI**

- electronic records, *see* **ELECTRONIC RECORDS**
- preservation of ESI, *see* **PRESERVATION OF ESI**

### **PRESERVATION OF ESI**

See *also* **PRE-LITIGATION MANAGEMENT OF ESI**

- litigation holds, 4.2
- scope of obligation, 4.1

### **PRESERVATION OF ESI HELD BY OTHERS**

See *also* **MANAGEMENT OF ESI ONCE PROCEEDING INITIATED**

- Anton Piller orders, 9.1
- discovery against non-parties, 9.5
- failure to preserve, 4.3
- Norwich Pharmacal orders, 9.4
- preservation orders, 9.2
- privilege issues, 9.3

### **PRE-TRIAL AUTHENTICATION OF ESI**

See *also* **MANAGEMENT OF ESI ONCE PROCEEDING INITIATED**

- authentication by agreement, 10.1
- effect of agreement at trial, 10.1(b)
- nature of agreement, 10.1(a)
- pre-trial admissions, 10.2
- how to seek admissions, 10.2(d)
- permissible scope, 10.2(b)
- seeking admissions respecting authenticity, 10.2(c)
- use of pre-trial admissions at trial, 10.2(e)
- what admissions to seek, 10.2(d)
- what needs to be admitted, 10.2(a)
- pre-trial examinations of parties, 10.3
- exploring opponent's case, 10.3(a)

## INDEX

- gaining admissions on oral examinations, 10.3(b)
- identifying ESI on pre-trial examinations, 10.3(c)
- use of ESI at trial, 10.3(d)

### **PRIVILEGE**

*See* PRODUCTION OF ESI; PRESERVATION OF ESI HELD BY OTHERS

### **PRODUCTION OF ESI**

*See also* MANAGEMENT OF ESI ONCE PROCEEDING INITIATED; DISCLOSURE OF ESI

- confidentiality concerns, 6.8
- costs, 6.10
- taxable items, 6.10(b)
- devices as documents, 5.4(c)
- limiting scope of production, 5.4(d)
- cost/benefit analysis, 5.4(d)(ii)(A)
- intrusive nature of production, 5.4(d)(ii)(B)
- proportionality, 5.4(d)(i)
- minimizing review, 6.6
- agreement on scope of production (“meet and confer”), 6.6(a)
- limiting review of own documents, 6.6(c)
- rules of court, 6.6(b)
- obligation to provide assistance, 6.5
- obligation to provide proprietary software, 6.5
- privilege, 6.9
- inadvertent waiver of, 6.9(b)
- preserving, 6.9(c)
- sanctions for improper dealings with privileged documents, 6.9(d)
- whether ESI is privileged, 6.9(a)
- process, 6.2
- advising client, 6.2(b)
- capturing relevant ESI, 6.2(d)
- communicating with opposing counsel, 6.2(c)
- effective coding and standards, 6.2(f)
- ground rules, 6.2(a)
- identification and treatment of duplicate documents, 6.2(i)
- identification and treatment of parent documents, 6.2(i)
- software choice, 6.2(e)
- standards for coding, 6.2(g)
- standards for imaging, 6.2(h)
- producing ESI in native formats, 6.4
- producing ESI in other prescribed formats, 6.4
- protocols and orders prescribing manner of production, 6.1
- Ontario Guidelines, 6.1(b), APP-54
- Ontario Model Precedents, 6.1(e)



## INDEX

- Practice Directions, 6.1(c), APP-73
- Saskatchewan and Manitoba, 6.1(d)
- Sedona Principles, 6.1(a), APP-1, APP-71
- requests for further production, 6.7
- scope of production obligation, 5.4(b)
- special considerations when government is a party, 6.3

### **PRODUCTION OF ESI (CRIMINAL PROCEEDINGS)**

*See also* MANAGEMENT OF ESI ONCE PROCEEDING INITIATED

- lack of perfection, 7.4
- requirement to disclose electronically, 7.2
- requirement to provide software, 7.3
- special circumstances, 7.5
- sufficiency of electronic disclosure, 7.1

### **REAL EVIDENCE**

*See also* TRIAL USE AND PRESENTATION OF ESI

- audiotapes, 12.5(e)
- admissibility of, 12.5(e)(i)
- authentication of, 12.5(e)(ii)
- complete recording of transaction, 12.5(e)(iii)
- probative value not overborne by prejudicial effect, 12.5(e)(vi)
- quality of recording, 12.5(e)(v)
- recording not misleading or confusing, 12.5(e)(iv)
- use of transcripts of audiotapes, 12.5(e)(vii)
- classification of ESI as, 12.2
- distinction between ESI that is real evidence and other forms of evidence, 12.2(a)
- non-hearsay nature of ESI from automated processes, 12.2(b)
- digital photographs, 12.5(d)
- ESI in possession of individual, 12.5(c)
- internet ESI, 12.5(b)
- meaning of, 12.1
- metadata, 12.5(a)
- embedded, 12.5(a)(iii)
- substantive, 12.5(a)(ii)
- system, 12.5(a)(i)
- proof of authenticity and threshold reliability, 12.3
- authenticity of ESI in possession, 12.3(b)
- proof of authenticity, 12.3(a)
- proof of authorship of electronic documents, 12.3(c)
- tendered for other purposes, 12.4
- transient ESI, 12.5(g)
- videotapes, 12.5(f)
- admissibility of, 12.5(f)(i)

## INDEX

- authentication of, 12.5(f)(ii)
- *Canada Evidence Act*, 12.5(f)(vii)
- discretion to exclude, 12.5(f)(vi)
- display at trial, 12.5(f)(v)
- editing, 12.5(f)(iv)
- quality of video and audio reproduction, 12.5(f)(iii)

### **RE-CREATIONS**

*See* DEMONSTRATIVE EVIDENCE

### **RELEVANCE**

*See also* ADMISSIBILITY

- authenticity and reliability, 11.3
- generally, 11.1
- legal relevance, 11.2
- logical relevance, 11.2

### **RELIABILITY**

*See* AUTHENTICITY AND RELIABILITY

### **SEDONA PRINCIPLES**, 6.1(a), APP-1, APP-71

### **SIMULATIONS**

*See* DEMONSTRATIVE EVIDENCE

### **SPOILIATION**

*See also* MANAGEMENT OF ESI ONCE PROCEEDING INITIATED

- avoiding problem of, 8.4
- consequences of finding of, 8.2
- elements of, 8.1
- emerging tort of, 8.3

### **TORONTO REGION COMMERCIAL LIST E-DELIVERY PROJECT**, APP-437

### **TRANSIENT ESI**

- generally, 2.6
- organization of transient ESI in computers, 2.7(b)
- real evidence, 12.5(g)

### **TRIAL USE AND PRESENTATION OF ESI**

- admissibility generally, *see* ADMISSIBILITY
- afterword, 15.6
- communicating with the court, 15.01
- Alberta, 15.01(b)
- British Columbia, 15.01(c)
- Federal Courts, 15.01(a)
- Newfoundland and Labrador, 15.01(d)
- Nova Scotia, 15.01(e)

## INDEX

- Nunavut, 15.01(i)
- Ontario, 15.01(f)
- Other Provinces and Territories, 15.01(j)
- Prince Edward Island, 15.01(g)
- Saskatchewan, 15.01(h)
- demonstrative evidence, *see* DEMONSTRATIVE EVIDENCE
- documentary evidence, *see* DOCUMENTARY EVIDENCE
- Practice Direction, 15.1, APP-73
- preparation for trial, 15.2
- real evidence, *see* REAL EVIDENCE
- trial, 15.3
  - digitized mapping, 15.3(g)
  - equipment, 15.3(c)
  - external communication, 15.3(h)
  - preliminary considerations, 15.3(a)
  - preparation, 15.3(b)
  - software and database, 15.3(d)
  - technician, 15.3(e)
  - transcripts, 15.3(f)
- trial record, 15.4
- written argument, 15.5

### **VIDEOTAPES**

*See* REAL EVIDENCE