
Table of Contents

<i>Foreword</i>	v
<i>Preface</i>	vii
<i>Table of Cases</i>	TC-1

1

Confidential Business Information in Historical Context

1:1000	ORIGINS OF INTELLECTUAL PROPERTY	1-1
1:1100	<i>Roman Age</i>	1-1
1:1200	<i>Feudal Age</i>	1-2
1:1300	<i>Commercial Age</i>	1-2
1:1400	<i>Industrial Age</i>	1-7
1:1500	<i>Information Age</i>	1-8
1:1600	<i>Summary</i>	1-9
1:2000	MODERN CONCEPT OF INTELLECTUAL PROPERTY	1-9
1:2100	<i>Patent</i>	1-9
1:2200	<i>Copyright</i>	1-10
1:2300	<i>Trade-mark</i>	1-11
1:2400	<i>Trade Secrets</i>	1-11
1:2500	<i>Confidential Information</i>	1-12
1:3000	POLICY CONSIDERATIONS GOVERNING THE PROTECTION OF INTELLECTUAL PROPERTY	1-13
1:3100	<i>Principles Governing Intellectual Property</i>	1-13
1:3110	Means for Protecting Intellectual Property	1-14
1:3111	<i>Absolute monopoly (as in contract)</i>	1-14
1:3112	<i>Qualified monopoly (as in copyright)</i>	1-14
1:3113	<i>Compulsory licence (as in patent)</i>	1-14
1:3114	<i>Prevention of unfair competition (as in protection of confidential information)</i>	1-15
1:3200	<i>Confidential Business Information Protection v. Patent/ Copyright Protection</i>	1-15

1:4000	<i>POLICY REASONS FOR PROTECTION OF CONFIDENTIAL INFORMATION</i>	1-17
1:4100	<i>Generally</i>	1-17
1:4200	<i>Natural Rights Theories</i>	1-19
1:4210	Legal Protection of the Exclusive Use and Control of Ideas	1-19
1:4220	Disadvantages of Protection of the Exclusive Use of Ideas	1-20
1:4300	<i>Economic Theories</i>	1-22
1:4310	Ensuring the Efficient Use of Resources	1-22
1:4320	Criticism of the Policy of Protecting Information to Ensure the Most Efficient Use of Resources	1-22
1:4400	<i>Economic Incentives</i>	1-23
1:4410	Provision of Economic Incentives for Individual Inventors	1-23
1:4420	Criticism of the Policy of Providing Economic Incentives	1-23
1:5000	<i>CONCLUSION</i>	1-25

2

Legal Bases Used by the Courts for the Protection of Confidential Business Information

2:1000	<i>GENERALLY</i>	2-1
2:2000	<i>PROPERTY THEORY</i>	2-2
2:2100	<i>Criticism</i>	2-6
2:2110	Information Is Not Scarce	2-6
2:2120	Information May Be Shared Without Losing Possession	2-6
2:2130	Not All Information Is Property	2-7
2:2140	Protection of Confidential Business Information as a Form of Property Would Be Contrary to Public Policy	2-7
2:2150	Difficulty in Determining Questions of Liability	2-8
2:3000	<i>EQUITY THEORY</i>	2-11
2:3100	<i>Criticism</i>	2-13
2:3110	Basis for the Equitable Obligation of Good Faith Is the Right to the Property	2-13
2:4000	<i>CONTRACT THEORY</i>	2-13
2:4100	<i>Express Contracts</i>	2-13
2:4200	<i>Implied Contracts</i>	2-15
2:4300	<i>Criticism</i>	2-16
2:4310	Not All Breaches of Confidential Business Information Are Covered by Contracts	2-16

Table of Contents

2:4320 Consideration for the Contract May Be the Property
Right in the Information 2-16
2:5000 *SUI GENERIS* 2-16
2:5100 *Criticism* 2-17
2:6000 *CONCLUSION* 2-18

— 3 —

Defining Confidential Business Information

3:1000 *INTRODUCTION* 3-1
3:1100 *Terminology* 3-1
3:1200 *Existing Definitions of Confidential Business
Information and Trade Secrets* 3-2
3:2000 *INFORMATION CAPABLE OF PROTECTION* 3-5
3:2100 *The “Confidential” Nature of the Information* 3-5
3:2110 *The Quality of Confidence* 3-7
3:2111 *Extent to which the information is known* 3-8
3:2112 *Availability within the industry* 3-11
3:2113 *Intentional public disclosure* 3-13
3:2120 *When Disclosure Is a Breach of Confidence* 3-14
3:2121 *Reasonable person test* 3-14
3:2122 *Partly public and partly private information* 3-19
3:2130 *Reverse Engineering* 3-21
3:2140 *Kind of Information* 3-23
3:2141 *Identifiable and distinct* 3-23
3:2142 *Information of substance* 3-26.2
3:2143 *Sufficient development* 3-26.3
3:2150 *Treatment of the Information* 3-26.4
3:2151 *Limited access* 3-26.4
3:2152 *Practice of the trade* 3-26.6
3:2153 *Confidential markings* 3-26.6
3:2160 *Form of the Information* 3-26.8
3:2200 *The “Business” Nature of the Information* 3-26.9
3:2210 *Result of Independent Effort* 3-26.9
3:2220 *Economic Benefit of the Information* 3-29
3:3000 *SUMMARY* 3-31

— 4 —

**Confidential Business Information and the
Employment Relationship**

4:1000 *INTRODUCTION* 4-1
4:2000 *DUTY OF GOOD FAITH* 4-2
4:2500 *Notice of Resignation* 4-3
4:3000 *CONFIDENTIALITY* 4-3

Law of Confidential Business Information

4:3100	<i>Information Meriting Protection During the Course of Employment</i>	4-3
4:3150	<i>Information Meriting Protection Following the End of the Employment Relationship</i>	4-4
4:3200	<i>The Employee's Post-Employment Duty of Confidentiality</i>	4-7
4:3240	<i>The Employee's Right to Compete</i>	4-8.2
4:3280	<i>Consequences for Subsequent Employers</i>	4-10.1
4:3300	<i>Distinguishing Knowledge and Skills from Confidential Information</i>	4-10.3
4:3400	<i>Result of Independent Effort</i>	4-12
4:3500	<i>Customer Information and Solicitation</i>	4-13
4:3600	<i>Use of Customer Lists and Memory</i>	4-17
4:3700	<i>Employment Circumstances and Solicitation</i>	4-19
4:3800	<i>Employee Solicitation</i>	4-21
4:4000	RESTRICTIVE COVENANTS	4-21
4:4100	<i>Reasonableness of Restrictive Covenants</i>	4-23
4:4110	<i>Duration</i>	4-26
4:4120	<i>Geographical Area</i>	4-26
4:4130	<i>Scope of Activity</i>	4-27
4:4160	<i>Non-Competition versus Non-Solicitation Covenants</i>	4-31
4:4180	<i>Restrictive Covenants in Commercial Agreements</i>	4-35
4:4200	<i>Covenants Entered into After Formation of the Employment Relationship</i>	4-37
4:4300	<i>Severance and Reading Down of Restrictive Covenants</i>	4-38
4:5000	FIDUCIARY DUTY	4-40
4:5100	<i>Fiduciary Relationships Generally</i>	4-40
4:5200	<i>The Employment Context</i>	4-42
4:5300	<i>Duties of a Fiduciary</i>	4-50.3
4:5400	<i>Information Meriting Protection</i>	4-50.4
4:5500	<i>Competition by a Fiduciary Employee</i>	4-50.4
4:5600	<i>Unfair Use of Information</i>	4-51
4:5650	<i>Impact of Planning to Depart</i>	4-53
4:5700	<i>Time Restraint</i>	4-55
4:5800	<i>Québec Law</i>	4-56
4:5805	<i>Confidential Information</i>	4-57
4:5810	<i>Restrictive Covenants</i>	4-57
4:5820	<i>Termination of the Employment Contract</i>	4-58
4:5830	<i>Legal Decisions</i>	4-59
4:6000	GENERAL EQUITIES OF THE SITUATION	4-60
4:7000	CONCLUSION	4-62

Claims for Breach of Confidential Business Information

5:1000 *CIVIL ACTIONS* 5-1

5:1100 *Breach of Contract* 5-2

5:1110 Breach of Express Provisions of a Contract 5-2.1

5:1111 Non-competition clauses 5-2.1

5:1112 Express contractual provisions regarding the use of
confidential business information 5-5

5:1120 Breach of Implied Provisions of a Contract 5-7

5:1200 *Breach of Confidence* 5-8

5:1210 Relationships Covered by an Action for Breach of
Confidence 5-8.2

5:1220 Distinction Between an Action for Breach of Confidence
and an Action for Breach of Fiduciary Duty 5-10

5:1300 *Breach of Fiduciary Duty* 5-10

5:1310 Types of Fiduciary Relationships 5-10

5:1320 Test for a Fiduciary Relationship 5-10.1

5:1330 Necessity of Showing Vulnerability 5-10.2

5:1340 Types of Fiduciary Duties Owed 5-12

5:1341 Director or senior officer 5-12

5:1342 Employee 5-13

5:1343 Joint ventures 5-18

5:1344 Subject-oriented fiduciary duty 5-18

5:1345 Solicitor Client Relationships 5-19

5:1346 Other Professional Relationships 5-32

5:1400 *Unjust Enrichment* 5-33

5:1500 *Claims Against Third Parties* 5-34

5:1510 Breach of Confidence Actions 5-34

5:1520 Unjust Enrichment Actions 5-39

5:1530 Actions for Tortious Interference with Contractual
Relations 5-39

5:2000 *CRIMINAL ACTIONS* 5-40

5:2100 *Theft* 5-40

5:2200 *Fraud* 5-40

5:2300 *Mischief* 5-41

Defences to Claims for Breach of Confidential Business Information

6:1000 *NATURE OF THE INFORMATION* 6-1

6:1100 *Information Not Confidential* 6-1

6:1200 *No Longer a Secret* 6-5

6:1300 *Reverse Engineering* 6-6

Law of Confidential Business Information

6:1400	<i>Employee's Personal Skill, Knowledge and Experience</i>	6-7
6:2000	<i>PERSON SUING MUST BE SOMEONE TO WHOM A DUTY OF CONFIDENCE IS OWED</i>	6-7
6:3000	<i>RELATIONSHIP BETWEEN THE PARTIES.</i>	6-8.2
6:3100	<i>Obligation of Confidence.</i>	6-8.2
6:3200	<i>Not a Fiduciary</i>	6-8.3
6:4000	<i>NO IMPROPER USE OR DISCLOSURE OF THE INFORMATION</i>	6-9
6:5000	<i>PUBLIC POLICY</i>	6-10.11
6:5100	<i>Restraint of Trade</i>	6-10.11
6:5200	<i>Contrary to Public Interest</i>	6-10.12
6:5210	<i>Unclean Hands</i>	6-10.12
6:5220	<i>Breaches of the Law</i>	6-11
6:5230	<i>Right of the Public to Be Informed.</i>	6-11
6:5240	<i>Public Interest in the Administration of Justice</i>	6-12
6:6000	<i>DEFENCES RAISED AS A RESULT OF THE PLAINTIFF'S INACTION.</i>	6-13
6:6100	<i>Limitation Periods</i>	6-13
6:6200	<i>Laches</i>	6-13
6:6300	<i>Acquiescence</i>	6-14
6:7000	<i>CONCLUSION</i>	6-15

————— 7 —————

Remedies for Breach of Confidential Business Information

7:1000	<i>GENERALLY</i>	7-1
7:2000	<i>EQUITABLE RELIEF.</i>	7-2
7:2100	<i>Interim and Interlocutory Injunctions.</i>	7-2
7:2110	<i>Prima Facie Test.</i>	7-4
7:2120	<i>Serious Issue to Be Tried Test</i>	7-10
7:2130	<i>Balance of Convenience</i>	7-10.2
7:2140	<i>Irreparable Harm.</i>	7-10.9
7:2150	<i>Undertaking</i>	7-10.15
7:2160	<i>Related Relief.</i>	7-10.15
7:2200	<i>Permanent Injunctions.</i>	7-10.16
7:2300	<i>Special Considerations with Regard to Injunctions</i>	7-10.18
7:2310	<i>Restraint of Trade Cases</i>	7-10.18
7:2320	<i>Confidential Information Is Used as a Springboard . . .</i>	7-11
7:2330	<i>Restraining Actions of Third Parties</i>	7-12
7:2400	<i>Anton Piller Order</i>	7-12
7:2500	<i>Order for Delivery Up or Preservation of Property</i>	7-14
7:2600	<i>Constructive Trust</i>	7-15
7:2700	<i>Declaratory Relief</i>	7-17
7:2800	<i>Account of Profits</i>	7-17
7:2900	<i>Remedy for Solicitor's Breach of Law of Conflicts.</i>	7-23

Table of Contents

7:3000 *DAMAGES* 7-24.01
7:3100 *Legal Basis for a Claim for Damages* 7-24.5
7:3110 Damages for Appropriation of Property. 7-24.5
7:3120 Damages for Breach of Contract 7-25
7:3130 Damages in Tort 7-26
7:3140 Damages for Breach of an Equitable Duty of
Confidence or Fiduciary Duty 7-26
7:3150 Punitive Damages 7-30.2
7:3200 *Determining the Quantum of Damages* 7-30.3
7:3210 Appropriation Without Use 7-30.3
7:3220 Damages Based on the Type of Confidential
Information Appropriated. 7-30.4
7:4000 *CRIMINAL SANCTIONS* 7-34
7:5000 *INTERNATIONAL DEVELOPMENTS* 7-34

Practical Advice for Protecting Confidential Business Information

8:1000 *INTRODUCTION* 8-1
8:2000 *SPECIFIC STEPS TO PROTECT
CONFIDENTIALITY* 8-2
8:2100 *Monitoring Information* 8-2
8:2110 Copies of Documents 8-3
8:2120 Unintentional Disclosure 8-3
8:2130 Legislative Disclosure 8-4
8:2131 Freedom of information. 8-4
8:2132 Miscellaneous legislation. 8-6
8:2200 *Treatment of Confidential Information* 8-6
8:2210 Company Manuals and Documents Containing
Confidential Information 8-6
8:2220 Personnel Files 8-6.1
8:2300 *Access to Confidential Information* 8-7
8:2310 Physical Access to Information 8-7
8:2320 Access to Duplication and Transmission Equipment. 8-8
8:2330 Access by Visitors. 8-8.1
8:2340 Computer Information 8-8.1
8:2350 Separation from Other Information 8-8.1
8:2360 International Travel. 8-8.2
8:3000 *EMPLOYMENT DUTIES AND WRITTEN
CONTRACTS* 8-8.2
8:3100 *Review of Duties and Acknowledgment by Employee* 8-8.2
8:3110 Signing an Agreement 8-8.3
8:3120 Covenants Entered Into After Formation of the
Employment Relationship 8-9
8:3200 *Restrictive Covenants* 8-9

Law of Confidential Business Information

8:3300	<i>Fiduciary Duty</i>	8-11
8:3400	<i>Departure of an Employee</i>	8-11
8:3500	<i>Information Meriting Protection</i>	8-12
8:3510	Practice of the Trade	8-12
8:3520	Distinguishing Knowledge and Skills from Confidential Information	8-12.1
8:3530	Customer Information and Solicitation	8-13
8:3540	Economic Benefit of Information	8-13
8:3600	<i>Evidence</i>	8-13
8:4000	CONFIDENTIALITY AGREEMENTS	8-14
8:5000	CONCLUSION	8-15

————— **Appendix A** —————

Precedents

Introduction	A-1
Sample Confidentiality Clause.	A-2
Sample Non-Solicitation Clause	A-3
Sample Non-Competition Clause	A-4
Sample Letter Agreement	A-4.1
Sample Statements of Claim	A-6
Sample Statements of Defence.	A-18
Sample Notice of Motion	A-25
Sample Affidavit	A-28

————— **Appendix B** —————

Remedies Table — Misuse of Confidential Information

1:00	Permanent Injunction	B-1
2:00	Constructive Trust	B-12
3:00	Accounting	B-23
4:00	Damages	B-27
5:00	Punitive Damages	B-84
6:00	Delivery Up	B-88
<i>Index</i>		IN-1