


Searching CanLII:

Lunch & Learn with the Law Society of Saskatchewan Library

Alan Kilpatrick, Reference Librarian
Law Society of Saskatchewan Library
(Regina)

A large, stylized rainbow graphic with multiple overlapping bands of color (red, orange, yellow, green, blue, purple) that curves upwards from the bottom left towards the right side of the slide.

Overview

- What is CanLII?
 - CanLII scope
 - Why should you use CanLII?
 - Searching for case law
 - Searching for legislation
 - Organizing your results: LexBox
 - Search Scenario
- 

How Often Do You Use CanLII?

- Daily
- Weekly
- Monthly
- Do not use



What is CanLII?

- CanLII is a non-profit organization funded by the Law Societies of Canada and managed by the Federation of Law Societies of Canada
- CanLII provides free online access to Canadian law at canlii.org
- CanLII supports lawyers, the practice of law, and the public by providing an easily accessible, fully searchable, and online source of Canadian law

CanLII Scope

- CanLII provides access to more than 1.3 million cases and thousands of statutes
- CanLII provides complete coverage of all Canadian case law from 2000 to date
- As a result of a Law Society Library digitization project, CanLII now features a virtually complete record of all reported Saskatchewan case law back to 1909

Why Should You Use CanLII?

- 2012 study by *CorbinPartners*:
 - Approximately nine in ten lawyers use CanLII for online legal research
 - A first stop for legal research
 - Some of the reasons for using CanLII include ease of use, convenient access, and the depth of the case law and legislation collections

Why Should You Use CanLII?

- How does CanLII compare to subscription resources like Quicklaw or WestlawNext?
 - Favourable cost
 - Comparable access to case law and legislation



Searching for Case Law



Searching for Case Law

- Finding particular cases:
 - The easiest way to find a particular case is to search by citation
 - Let's locate *Hoffmann v Monsanto*, 2007 SKCA 47

Search

Q 2007 SKCA - Search CanLII

R. v. Shepherd, **2007 SKCA 29**

Hoffman v. Monsanto Canada Inc., 2007 SKCA 47

Saskatchewan Power Corporation v. Swift Current (City), **2007 SKCA 27**

R. v. Janvier, **2007 SKCA 147**

R. v. M.A.G., **2007 SKCA 144**

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2016-03-14 [OCA: coverage not forfeited by technical non-compliance: Dams v. TD Home and Auto Insurance Company, 2016 ONCA 4 \(CanLII\)](#)

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2016-02-17 [What's Hot on CanLII](#) 🔥

Hoffman v. Monsanto Canada Inc., 2007 SKCA 47 (CanLII)

Date: 2007-05-02

Docket: 1148

Other citations: 283 DLR (4th) 190; [2007] 6 WWR 387; [2007] CarswellSask 190; [2007] SJ No 182 (QL); 293 Sask R 89

Citation: Hoffman v. Monsanto
2007 SKCA 47 (CanLII)



- Save this case
- Set up citation alert
- Email this case
- Browse Lexbox

Cited by **66 documents**



Document text

Case name, legislation title, citation or docket

Citing Hoffman v. Monsanto Canada Inc., 2007 SKCA 47 (CanLII)

or Noteup: cited case names, legislation titles, citations or dockets

All CanLII (66) Cases (66) Legislation (0) Commentary (0)

All jurisdictions

By

1. [Lambert v. Guidant Corporation](#), 2009 CanLII 23379 (ON SC) — 2009-05-08

Superior Court of Justice — Ontario
pacemakers — class — advisories — implanted — certification

[...] of the court at the certification stage is supported by the views of the Ontario Law Reform Commission, at page 311 of its Report - as well as the reasoning in *Hoffman v. Monsanto Canada Inc.*, **2007 SKCA 47 (CanLII)**, [2007] 6 W.W.R. 387 (Sask C.A.). [...]

cited by [66 documents](#)

2. [Singer v. Schering-Plough Canada Inc.](#), 2010 ONSC 42 (CanLII) — 2010-01-07

Superior Court of Justice — Ontario
products — class — sunscreen — consumer — labeling

[...] and in the interests of the class: *Englund v. Pfizer Canada*, 2007 SKCA 62 (CanLII), [2007] S.J. No. 273 (C.A.) at para. 50; *Hoffman v. Monsanto Capital Inc. and Bayer Cropscience Inc.*, **2007 SKCA 47 (CanLII)**, [2007] S.J. No. 182 (C.A.) at paras. 87-92. [...]

cited by [62 documents](#)

THE COURT OF APPEAL FOR SASKATCHEWAN

Citation: 2007 SKCA 47

Date: 20070502

Maritime Law Book

[MLB Key Number Breakdown](#)[MLB Headnotes for this decision](#)

Topics

[POLLUTION CONTROL: ENFORCEMENT;General: Liability for compensation by owner or person controlling pollutant \(9318\)](#)[PRACTICE: PERSONS WHO CAN SUE AND BE SUED;Individuals and corporations, status or standing: Class actions, members of class, general \(209.1\)](#)[PRACTICE: PERSONS WHO CAN SUE AND BE SUED;Individuals and corporations, status or standing: Class or representative actions, certification, appointment or replacement of representative plaintiff \(209.4\)](#)[PRACTICE: PERSONS WHO CAN SUE AND BE SUED;Individuals and corporations, status or standing: Class or representative actions, certification, considerations \(incl](#)[TORTS: NEGLIGENCE \(Established\) \(79\)](#)[TORTS: NEGLIGENCE](#)[TORTS: NEGLIGENCE](#)[TORTS: NEGLIGENCE](#)[TORTS: NEGLIGENCE](#)[TORTS: NEGLIGENCE](#)[TORTS: NEGLIGENCE](#)

Summary of Hoffman v. Monsanto Canada Inc

[Hoffman v. Monsanto Canada Inc., 2007 SKCA 47 \(CanLII\)](#)

Related decision

[Supreme Court](#)[Larry Hoffman, L.E.](#)[document](#)[Court of Appeal](#)[Hoffman v. Monsanto](#)[Court of Queen](#)[Hoffman v. Monsanto](#)[Hoffman v. Monsanto](#)[Hoffman v. Monsanto](#)[Hoffman v. Monsanto](#)

Legislation cited

[Class Actions Act,](#)[Code of Civil Procedure](#)[Environmental Assessment](#)[Environmental Management](#)[Environmental Management](#)[Feeds Act, RSC 1985,](#)[Food and Drugs Act, RSC](#)[Seeds Act, RSC 1985, c S-8](#)

This appeal concerned an action ostensibly taken on behalf of numerous organic grain farmers for the recovery of damages alleged to have resulted from the introduction by the respondents of strains of genetically modified canola for use by farmers generally. The appellants' application which was, in fact, driven not by the appellants, who were nominal plaintiffs only, but by the Saskatchewan Organic Directorate and especially the Organic Agriculture Protection Fund, was dismissed at trial for failing to satisfy the requirements for certification as a class action. The issues on appeal were 1) Did the trial judge misapply s. 6(a) of the Class Actions Act: a) by adopting an excessively rigorous approach to the application of s. 6(a); or b) by concluding that the proceedings disclosed no cause of action except under the Environmental Protection Act, 2002 and The Environmental Assessment Act?; 2) Did the trial judge misapply s. 6(b) of The Class Actions Act?; and 3) Additional grounds based on ss. 6(c)(d) and (e) of the Act. HELD: 1. Appeal dismissed. There will be no order for costs in keeping with the provisions of s. 40 of The Class Actions Act. a) Thoroughness should not be confused with excessive rigour. The trial judge did not adopt an excessively rigorous approach. Section 6 of the Class Actions Act is essentially a screening mechanism that places an onus on the representative plaintiff to satisfy the judge that the pleadings disclose an apparently veritable cause of action on the basis of the facts as pleaded and the law that applies. b) Having noted that each of the causes of action was novel in some respects, the trial judge went on to consider each of them, beginning with the common law causes of action in negligence, nuisance and trespass. Applying the governing body of principle to each cause of action as pleaded, the judge concluded that the pleadings did not disclose a cause of action. The Court can find no material error in her reasons, nor any material error in her application of the governing principles to the causes of action as pleaded. Indeed, the fact that the defendants,

-13 Cited by 1

Decisions cited

[Abdool v. Anaheim Management Ltd., 1995 CanLII 5597 \(ON SCDC\) Cited by 137 documents](#)[Anns v. Merton London Borough Council, \[1978\] AC 728, \[1977\] 2 WWR 1024, 4 BLR 1, 2 WLR 1024, 4 ILR 21, \[1977\] 2 All ER 492 \(not available on CanLII\) Cited by 1,049 documents](#)[Cooper v. Hobart, \[2001\] 3 SCR 537, 2001 SCC 79 \(CanLII\) Cited by 639 documents](#)[Daniels v. Canada \(Attorney General\), 2003 SKQB 58 \(CanLII\) Cited by 17 documents](#)[Edwards v. Law Society of Upper Canada, \[2001\] 3 SCR 562, 2001 SCC 80 \(CanLII\) Cited by 267 documents](#)[Guimond v. Quebec \(Attorney General\), \[1996\] 3 SCR 347, 1996 CanLII 175 \(SCC\) Cited by 211 documents](#)[Hoffman v. Monsanto Canada Inc., 2005 SKQB 225 \(CanLII\) Cited by 52 documents](#)

Searching for Case Law

- Searching for a case of unknown name:
 - You are looking for a Queen's Bench judgment by Justice Gerein, made somewhere around 2011 or 2012 on arbitrary detention
 - Great opportunity to sort and filter search results

Search

"arbitrary detention" gerein

?

Case name, legislation title, citation or docket

?

Noteup: cited case names, legislation titles, citations or dockets

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Q

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2016-03-14 [OCA](#)

By default, the search engine processes a space between terms as a logical AND. The following operators allow you to change this default processing.

Find	Operator (case sensitive)	Example
This exact phrase	""	"R. v. Douglas"
All these words	AND, and, no operator	permit hunting
Any of these words	OR, or	city or municipality
None of these unwanted words	NOT, not	custody not child
Words within the same paragraph	/p	levy /p probate
Words within the same sentence	/s	tax /s income
Words within n words	/n	letter /5 credit
Exclude plurals and derivatives	EXACT(), exact()	exact(translator)

Other res

For an introduction to CanLII's search, please review our [help page](#) and [videos](#).

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"arbitrary detention" AND gerein

Case name, legislation title, citation or docket

Notes: cited case names legislation title citations or dockets

All Cases (77) Cases (77) Legislation (0) Commentary (0)

All jurisdictions ▾ All courts and tribunals ▾ Any date ▾ By Relevance ▾

☐ Canada (Federal) ☒ All courts and tribunals ☒ Any decision date 28
☐ British Columbia All courts Last week 0
☐ Alberta Appeal courts Last three months 0
☒ Saskatchewan All tribunals Last year 2
☐ Manitoba Labour Last three years 5
☐ Ontario Privacy Last ten years 15
☐ Quebec Human rights
☐ New Brunswick Discipline Decision date is YYYY MM DD OK
☐ Nova Scotia Securities
☐ Prince Edward Island
☐ Newfoundland and Labrador
☐ Yukon
☐ Northwest Territories
☐ Nunavut

Decision date between 2011 01 01 and 2013 12 31 OK

Saskatchewan

Court of Appeal for Saskatchewan	8
Court of Queen's Bench for Saskatchewan	28
Provincial Court of Saskatchewan	36
Appeal Tribunal under the Medical Profession Act	0
Automobile Injury Appeal Commission	0

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3. [R v Poletz](#), 2012 SKQB 148 (CanLII) — 2012-04-11

Court of Queen's Bench for Saskatchewan — Saskatchewan

arbitrary detention — stay of proceedings — breaches — breath samples — evidence

[...] I am of the view that a stay of proceedings will not only redress a past wrong, being the **arbitrary detention** of Mr. Poletz, but will also serve to prevent [...] In particular is the case of *R. v. Salisbury*, 2011 SKQB 153 (CanLII), 372 Sask.R. 242, a decision of **Gerein J.**, where an accused was detained for over nine [...] Both the trial judge and the summary conviction appeal court judge expressed the view that, if they were in error in failing to find a case for **arbitrary detention**, this [...]

cited by 5 documents [CanLII Connects](#)

"arbitrary detention" AND gerein

Case name, legislation title, citation or docket

Noteup: cited case names, legislation titles, citations or dockets



All CanLII (72)

Cases (5)

Legislation (0)

Commentary (0)

Saskatchewan

SKQB

2011-01-01 to 2012-12-31

Clear filters

By Relevance



1. [R v Poletz, 2011 FC 100](#)
Court of Queen's Bench for Saskatchewan — Saskatchewan
arbitrary detention

[...] I am of the view that the trial judge erred in law pertaining to a breach of s. 9 of the Charter rights and argued that a different remedy was appropriate pursuant to s. 24(1) of the Charter. HELD: The appeal was allowed, a stay of proceedings set aside and the matter remitted to the trial judge. The evidence justified the trial judge's finding that there was a violation of s. 9 of the Charter but the breach occurred after the commission of offences and after the investigation had been completed. There was no connection between the breach and the charges therefore the remedy was disproportionate to the Charter violation.

cited by 5 documents

2. [R v Zachary, 2011 FC 100](#)
Court of Queen's Bench for Saskatchewan — Saskatchewan
systemic — arbitrary detention

[...] x) As stated by the provincial court judge, the trial judge erred in law pertaining to a breach of s. 9 of the Charter rights and argued that a different remedy was appropriate pursuant to s. 24(1) of the Charter. HELD: The appeal was allowed, a stay of proceedings set aside and the matter remitted to the trial judge. The evidence justified the trial judge's finding that there was a violation of s. 9 of the Charter but the breach occurred after the commission of offences and after the investigation had been completed. There was no connection between the breach and the charges therefore the remedy was disproportionate to the Charter violation.

cited by 3 documents

3. [R. v. Salisbury, 2011 FC 100](#)
Court of Queen's Bench for Saskatchewan — Saskatchewan
stay of proceedings — breach — detention — remedy — operate a motor vehicle

[...] [10] All of the cited cases were instances of **arbitrary detention** which resulted in judicial stays. [...] Both the trial judge and the summary conviction appeal court judge expressed the view that, if they were in error in failing to find a case for **arbitrary detention**, this [...] [18] We do not intend to deal with the third issue relating to the allegation of **arbitrary detention**. [...] W. F. Gerein [...]

cited by 25 documents

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Summary of R. v. Salisbury

[R. v. Salisbury, 2011 SKQB 153 \(CanLII\)](#)

The accused was detained in police cells for 9.5 hours following his provision of breath samples. The accused was granted a stay of proceedings following trial where the trial judge held the accused was arbitrarily detained contrary to s. 9 of the Charter of Rights. The Crown appealed the stay of proceedings and argued that the trial judge erred in law pertaining to a breach of s. 9 Charter rights and argued that a different remedy was appropriate pursuant to s. 24(1) of the Charter. HELD: The appeal was allowed, a stay of proceedings set aside and the matter remitted to the trial judge. The evidence justified the trial judge's finding that there was a violation of s. 9 of the Charter but the breach occurred after the commission of offences and after the investigation had been completed. There was no connection between the breach and the charges therefore the remedy was disproportionate to the Charter violation.

ETA
EXBOX

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Searching for Case Law

- Noting up cases:
 - CanLII can search for judicial considerations of case law and legislation
 - Has the Court of Appeal's 2012 decision in *R v Gunn*, 2012 SKCA 80 ever been considered by a Saskatchewan court?

Search



Limit results to documents citing:

R v Crain, **2012 SKCA 8**

1

R v Gunn, 2012 SKCA 80

90

Johnson v Johnson, **2012 SKCA 87**

11

R v Short, **2012 SKCA 85**

5

R v Will, **2012 SKCA 83**

1

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Document text ?

Case name, legislation title, citation or docket ?

Citing R v Gunn, 2012 SKCA 80 (CanLII) x ?

or Noteup: cited case names, legislation titles, citations or dockets ?



All Cases (90)

Cases (90)

Legislation (0)

Commentary (0)

All jurisdictions

All courts and tribunals

Any date

By Relevance



- ☐ Canada (Federal) 0
- ☐ British Columbia 0
- ☐ Alberta 4
- ☒ Saskatchewan 73
- ☐ Manitoba 3
- ☐ Ontario 1
- ☐ Quebec 7
- ☐ New Brunswick 0
- ☐ Nova Scotia 1
- ☐ Prince Edward Island 0
- ☐ Newfoundland and Labrador 0
- ☐ Yukon 1
- ☐ Northwest Territories 0
- ☐ Nunavut 0

Uncheck all

R v Gunn, 2012 SKCA 80 (CanLII) — 2014-05-01

Court of Queen's Bench for Saskatchewan — Saskatchewan

taken as soon as practicable — officer — smell — vehicle

[...] SKCA 80 (CanLII), [2013] 1 W.W.R. 495, the Court stated: [...] higher evidentiary burden to believe" articulated in R. v. Gunn, 2012 SKCA 80 (CanLII), 399 Sask. R. 1, at para. 10, where the Crown the onus of proving by direct evidence, or an inference, that the respondent was the body. [...] That is why he referred to R. v. Gunn, 2012 SKCA 80 (CanLII), 399 Sask. R. 1, at para. 10, on that "the evidentiary burden was on the Crown to adduce evidence that objectively established a subjective belief that the respondent had alcohol [...]"

CanLII Connects

R v Yates, 2013 SKQB 241 (CanLII) — 2014-03-11

Court of Queen's Bench for Saskatchewan — Saskatchewan

probable grounds — officer — video — reasonable — police

[...] [18] The appellant submits that in considering these factors the trial judge committed a reviewable error similar to the error that was before this Court in R. v. Gunn, 2012 SKCA 80 (CanLII), 291 C.C.C. (3d) 265. [...]

cited by 10 documents CanLII Connects

3. R v Yates, 2013 SKQB 241 (CanLII) — 2013-06-20

Court of Queen's Bench for Saskatchewan — Saskatchewan

taken as soon as practicable — alcohol — breath — demand — officer

[...] In R. v. Gunn, 2012 SKCA 80 (CanLII), [2013] 1 W.W.R. 495, the Court stated: [...]

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Case name, legislation title, citation or docket ?

Citing R v Gunn, 2012 SKCA 80 (CanLII) x ?

or Noteup: cited case names, legislation titles, citations or dockets ?



All CanLII (73)

Cases (73)

Legislation (0)

Commentary (0)

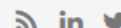
Saskatchewan

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1. [R v Yates](#), 2014 SKCA 52 (CanLII) — 2014-05-01

Court of Appeal for Saskatchewan — Saskatchewan

alcohol — reasonable suspicion — officer — smell — vehicle

[...] In *R. v. Gunn*, **2012 SKCA 80 (CanLII)**, [2013] 1 W.W.R. 495, the Court stated: [...] higher evidentiary threshold of "reasonable grounds to believe" articulated in *R. v. Gunn*, **2012 SKCA 80 (CanLII)**, 399 Sask. R. 170, and thereby imposed on the Crown the onus of proving by direct evidence, or an inference, that the respondent had alcohol in his body. [...] That is why he referred to *R. v. Gunn*, **2012 SKCA 80 (CanLII)**, 399 Sask. R. 170 for the proposition that "the evidentiary burden was on the Crown to adduce evidence that objectively supported the police officer's subjective belief that the respondent had alcohol [...]"

cited by [21 documents](#) [CanLII Connects](#)

2. [R v Slippery](#), 2014 SKCA 23 (CanLII) — 2014-03-11

Court of Appeal for Saskatchewan — Saskatchewan

probable grounds — officer — video — reasonable — police

[...] [18] The appellant submits that in considering these factors the trial judge committed a reviewable error similar to the error that was before this Court in *R. v. Gunn*, **2012 SKCA 80 (CanLII)**, 291 C.C.C. (3d) 265. [...]

cited by [10 documents](#) [CanLII Connects](#)

3. [R v Yates](#), 2013 SKQB 241 (CanLII) — 2013-06-20

Court of Queen's Bench for Saskatchewan — Saskatchewan

taken as soon as practicable — alcohol — breath — demand — officer

[...] In *R. v. Gunn*, **2012 SKCA 80 (CanLII)**, [2013] 1 W.W.R. 495, the Court stated: [...]

cited by [8 documents](#) [CanLII Connects](#)



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Searching for Case Law

- Locating tribunal decisions:
 - CanLII provides access to a decisions from twenty Saskatchewan tribunals



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2016-03-14 [More cases reaching judgment during notice period: Drysdale v Panasonic Canada Inc., 2015 ONSC 6878 \(CanLII\)](#)

2016-03-14 [OCA: coverage not forfeited by technical non-compliance: Dams v. TD Home and Auto Insurance Company, 2016 ONCA 4 \(CanLII\)](#)

2016-03-14 [OCA decision highlights the 'nuts and bolts' of jury selection: R. v. Nouredine, 2015 ONCA 770 \(CanLII\)](#)


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Saskatchewan



Legislation

[Statutes and Regulations](#)

Courts

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Number of decisions

SKCA	Court of Appeal for Saskatchewan	1994 -	2016-03-14	9,279
SKQB	Court of Queen's Bench for Saskatchewan	2001 -	2016-03-15	21,789
SKPC	Provincial Court of Saskatchewan	2001 -	2016-03-15	2,690

Boards and Tribunals

SKATMPA	Appeal Tribunal under the Medical Profession Act	1977 -	2014-06-27	3
SKAIA	Automobile Injury Appeal Commission	2003 -	2016-03-15	691
SKSEC	Financial and Consumer Affairs Authority of Saskatchewan	2008 -	2015-11-17	30
SKIPC	Information and Privacy Commissioner	2004 -	2016-02-17	253
SKLA	Labour Arbitration Awards	N/A	2016-03-11	760
SKLSS	Law Society of Saskatchewan	2010 -	2016-02-29	52
SKAC	Saskatchewan Assessment Commission	2009 -	2014-10-23	1
SKFCA	Saskatchewan Board of Review under the Farmers' Creditors Arrangement Act, 1934	1907 -	2014-06-06	11
SKCPDC	Saskatchewan College of Pharmacists	2014 -	2015-09-09	4
SKDC	Saskatchewan District Court	1907 - 1981	2015-06-16	193
SKHRC	Saskatchewan Human Rights Commission	2008 -	2013-08-21	3
SKHRT	Saskatchewan Human Rights Tribunal	2005 - 2011	2014-09-19	110
SKLRB	Saskatchewan Labour Relations Board	-	2016-01-20	501
SKLGB	Saskatchewan Local Government Board	1922 -	2014-10-21	8
SKMT	Saskatchewan Master of Titles	1907 -	2014-11-04	48
SKMBR	Saskatchewan Municipal Boards of Revision	2015 -	2016-02-19	2
SKREC	Saskatchewan Real Estate Commission	2015 -	2016-01-19	24
SKSU	Saskatchewan Surrogate Court	1907 -	2014-11-03	72
SKUFC	Saskatchewan Unified Family Court	1978 -	2014-07-03	58
SKSC	Supreme Court of Saskatchewan	1907 - 1918	2015-06-09	5

Frequently consulted documents

[The Saskatchewan Employment Act](#)

[Limitations Act](#)

Saskatchewan Labour Relations Board - Saskatchewan



Access

Saskatchewan Labour Relations Board — January 2009

2010

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2016-01

2016-01

2016-01

2015-12-1

2015-12-04

2015-12-01

2015-11-24

2015-11-03

[more by month...](#)

2010 2009 2008 [2007] [2006] [2005] 2014 2013 2012 2011
[2004] [2003] [2002] [2001]

Jan Feb Mar Apr May Jun Jul Aug Sep Oct Nov Dec

2009-01-26 Saskatchewan Joint Board Retail, Wholesale and Department Store Union and Retail, Wholesale and Department Store Union, Local 568 v. Off the Wall Productions Ltd., 2009 CanLII 2603 (SK LRB)

2009-01-22 Roset v. Unite Here Union, Local 41, 2009 CanLII 2050 (SK LRB)

2009-01-15 D.M. v. Canadian Union of Public Employees National, 2009 CanLII 2049 (SK LRB)

2009-01-13 United Food and Commercial Workers, Local No. 1400 v. Wal-Mart Canada Corp., 2009 CanLII 2047 (SK LRB)

2009-01-12 Saskatoon Regional Health Authority v. Service Employees' International Union, Local 333, 2009 CanLII 2051 (SK LRB)

2009-01-12 United Food and Commercial Workers, Local 1400 v. Wal-Mart Canada Corp., 2009 CanLII 2048 (SK LRB)

2009-01-06 Dishaw v. Canadian Office & Professional Employees Union, Local 397, 2009 CanLII 507 (SK LRB)

Jan Feb Mar Apr May Jun Jul Aug Sep Oct Nov Dec

2010 2009 2008 [2007] [2006] [2005] 2014 2013 2012 2011
[2004] [2003] [2002] [2001]

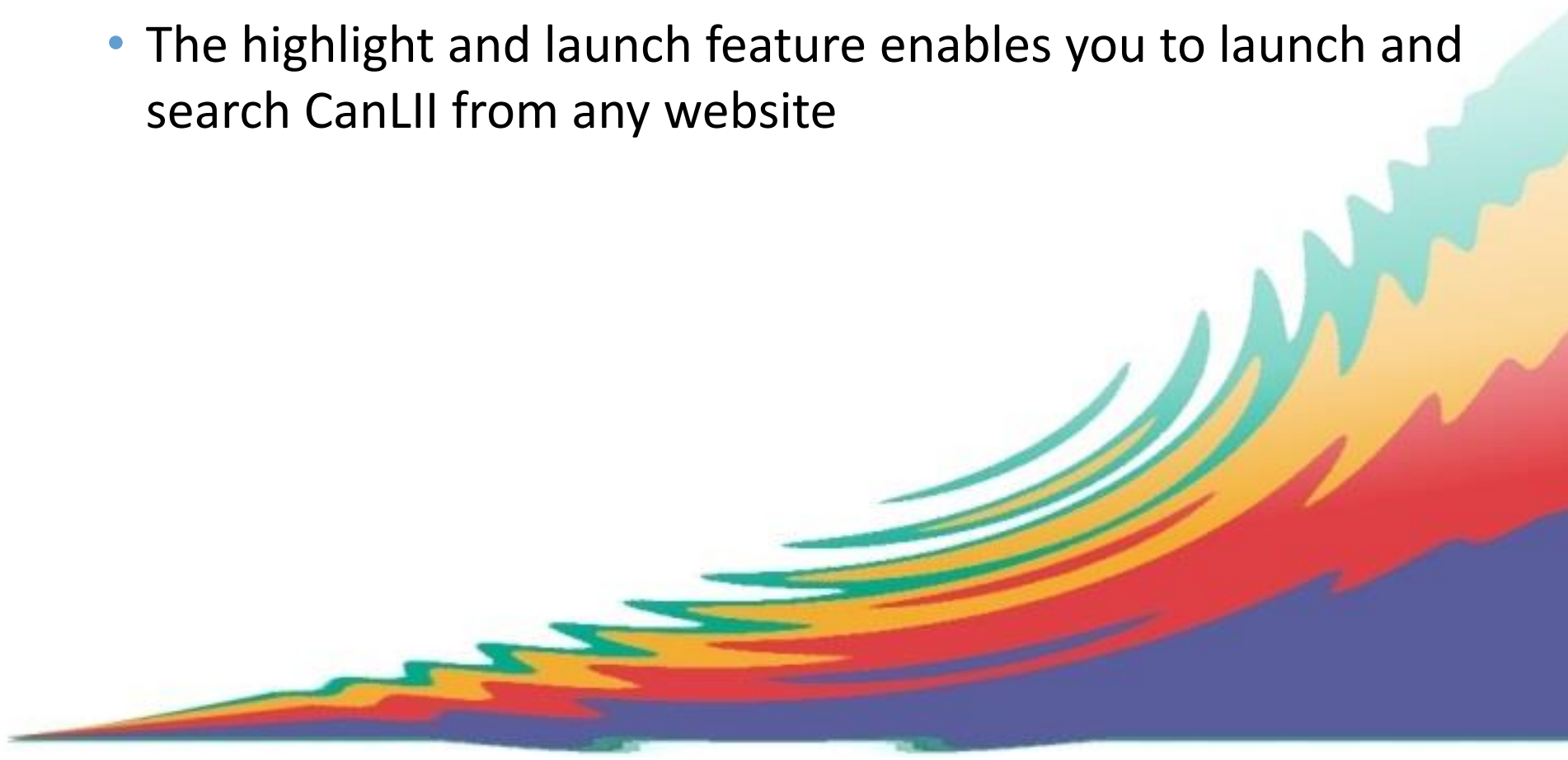
2015-12-01 Saskatchewan Government and General Employees Union v Lac La Ronge Indian and Child Services Agency Inc., 2015 CanLII 80539 (SK LRB)

2015-11-24 Saskatchewan Government and General Employees Union v Wheatland Regional Centre Inc., 2015 CanLII 80544 (SK LRB)

2015-11-03 S.C. v Mamawetan Churchill River Regional Health Authority & Government of Saskatchewan, 2015 CanLII 90508 (SK LRB)

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Judge convicts Métis man for fishing without licence

CBC News Posted: Sep 29, 2011 11:42 AM CT | Last Updated: Sep 29, 2011 11:37 AM CT

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External Links

- Crown vs Eugene Langan

(Note: CBC does not endorse and is not responsible for the content of external links.)

A Saskatchewan-born Métis man now living in Manitoba does not have a Constitutional right to fish in Saskatchewan without a licence, a court has ruled.

Eugene Langan, of San Clara, Man., was charged with **angling without a licence** at Lake of the Prairies, Sask.

Court heard he was born in Crescent Lake, Sask., but has a historical

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Copy
Search Google for "angling without a licence"
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Freedoms, he had been discriminated against by the government of Saskatchewan

However, in a Sept. 16 decision, Yorkton provincial court judge Ross Green ruled those defences did not apply in this case.

He found Langan guilty of violating the Fisheries Regulations.

Lawyers in the case presented the court with a detailed history of the Métis settlement around San Clara.

Green said a crucial issue was whether or not San Clara had a "historic, rights-bearing" Métis community before Europeans settled the area.

The defence argued it did and the Crown argued it didn't. Green sided

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4. [R v Langan](#), 2013 SKQB 256 (CanLII) — 2013-06-27

Court of Queen's Bench for Saskatchewan — Saskatchewan

historic rights-bearing community existed — area — support a site-specific — site-specific aboriginal — effective control

[...] [1] Eugene Langan, of San Clara, Manitoba, is charged with **angling without a licence** at Lake of the Prairies, Saskatchewan, on May 9, 2009, contrary to s. 11(1) of [...]

cited by [2 documents](#) [CanLII Connects](#)

5. [R v Langan](#), 2013 SKQB 256 (CanLII) — 2013-06-27

Court of Queen's Bench for Saskatchewan — Saskatchewan

historic rights-bearing community existed — area — support a site-specific — site-specific aboriginal — effective control

[...] [1] The appellant, Eugene Langan, was found guilty of **angling without a licence** at Lake of the Prairies, Saskatchewan on May 9, 2009 (2011 SKPC 125 (CanLII), 242. [...]

cited by [1 document](#) [CanLII Connects](#)


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Searching for Legislation

- Consolidated Saskatchewan legislation is obtained from the Queen's Printer, available from 2003 to the present, and updated weekly on CanLII
- Past versions of statutes available with a point-in-time feature
qp.gov.sk.ca
- Previous versions of statutes can be compared to current statutes
- Legislation on CanLII is not considered official

Searching for Legislation

- Access to Saskatchewan legislation through a single convenient website
 - CanLII's major advantage is it's searchability
 - Better coverage of past Saskatchewan legislation than Quicklaw or WestLawNext
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Searching for Legislation

- Locating legislation on CanLII:
 - Legislation can be located with the legislative title
 - Legislation can be browsed by province
 - Let's locate *The Saskatchewan Farm Security Act*, SS 1988-89, c S-17.1

Search


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
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q saskatchewan farm security act - Search CanLII

 The **Saskatchewan Farm Security Act**, SS 1988-89, c S-17.1

 Reference as to the Validity of Section 6 of the **Farm Security Act**, 1944 of **Saskatchewan**, 1947 CanLII 32 (SCC)

 The **Farm Land Security Act** Extension Regulations, 1987, RRS c F-8.01 Reg 3, **Saskatchewan**

 The **Farm Land Security Act**, SS 1984-85-86, c F-8.01, **Saskatchewan**

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SKQB	Court of Queen's Bench for Saskatchewan	2001 -	2016-03-15	21,789
SKPC	Provincial Court of Saskatchewan	2001 -	2016-03-15	2,690

Boards and Tribunals

SKATMPA	Appeal Tribunal under the Medical Profession Act	1977 -	2014-06-27	3
SKAIA	Automobile Injury Appeal Commission	2003 -	2016-03-15	691
SKSEC	Financial and Consumer Affairs Authority of Saskatchewan	2008 -	2015-11-17	30
SKIPC	Information and Privacy Commissioner	2004 -	2016-02-17	253
SKLA	Labour Arbitration Awards	N/A	2016-03-11	760
SKLSS	Law Society of Saskatchewan	2010 -	2016-02-29	52
SKAC	Saskatchewan Assessment Commission	2009 -	2014-10-23	1
SKFCA	Saskatchewan Board of Review under the Farmers' Creditors Arrangement Act, 1934	1907 -	2014-06-06	11
SKCPDC	Saskatchewan College of Pharmacists	2014 -	2015-09-09	4
SKDC	Saskatchewan District Court	1907 - 1981	2015-06-16	193
SKHRC	Saskatchewan Human Rights Commission	2008 -	2013-08-21	3
SKHRT	Saskatchewan Human Rights Tribunal	2005 - 2011	2014-09-19	110
SKLRB	Saskatchewan Labour Relations Board	2008 -	2016-01-20	501
SKLGB	Saskatchewan Local Government Board	1922 -	2014-10-21	8
SKMT	Saskatchewan Master of Titles	1907 -	2014-11-04	48
SKMBR	Saskatchewan Municipal Boards of Revision	2015 -	2016-02-19	2
SKREC	Saskatchewan Real Estate Commission	2015 -	2016-01-19	24
SKSU	Saskatchewan Surrogate Court	1907 -	2014-11-03	72
SKUFC	Saskatchewan Unified Family Court	1978 -	2014-07-03	58
SKSC	Supreme Court of Saskatchewan	1907 - 1918	2015-06-09	5

Frequently consulted documents

[The Saskatchewan Employment Act](#)

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Statutes and Regulations of Saskatchewan

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-

Document text ?

Legislation title or citation ?

Noteup: cited case names, legislation titles, citations or dockets ?

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Safer Communities and Neighbourhoods Act, The , SS 2004, c S-0.1	1 Regulation
Sale of Goods Act , RSS 1978, c S-1	
Sale of Training Courses Act, The , RSS 1978, c S-3 [Repealed or spent]	1 Regulation
Sale or Lease of Certain Lands Act, The , RSS 1978, c S-2	
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Saskatchewan Advantage Grant for Education Savings (SAGES) Act, The , SS 2012, c S-5.1	1 Regulation
Saskatchewan Agricultural Returns Stabilization Act, The , RSS 1978, c S-6 [Repealed or spent]	2 Regulations
Saskatchewan Applied Science Technologists and Technicians Act, The , SS 1997, c S-6.01	
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Saskatchewan Association of School Business Officials Act, 1993, The , SS 1980-81, c S-8.1 [Repealed or spent]	
Saskatchewan Association of School Business Officials Act, 2004, The , SS 2004, c S-8.2 [Repealed or spent]	
Saskatchewan Centre of the Arts Act, The , RSS 1978, c S-10 [Repealed or spent]	
Saskatchewan Centre of the Arts Act, 2000, The , SS 2000, c S-10.1	
Saskatchewan Crop Insurance Corporation Act, The , SS 2012, c S-12.1	2 Regulations
Saskatchewan Development Fund Act, The , RSS 1978, c S-14 [Repealed or spent]	
Saskatchewan Embalmers Act, The , RSS 1978, c S-15 [Repealed or spent]	
Saskatchewan Evidence Act, The , RSS 1978, c S-16 [Repealed or spent]	
Saskatchewan Farm Security Act, The , SS 1988-89, c S-17.1	2 Regulations
Saskatchewan Financial Services Commission Act, The , SS 2002, c S-17.2 [Repealed or spent]	3 Regulations
Saskatchewan Gaming Corporation Act, The , SS 1994, c S-18.2	2 Regulations
Saskatchewan Government Insurance Act, 1980, The , SS 1979-80, c S-19.1	
Saskatchewan Grain Car Corporation Act, The , SS 1979-80, c S-19.2	
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The Saskatchewan Farm Security Act

being

Chapter S-17.1 of the *Statutes of Saskatchewan, 1988-89*
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1992, c.43 and 74; *1993, c.P-6.2 and 51*; *1994, c.30*;
1996, c.C-27.01, c.9; *1997, c.T-22.2*; *1998, c.C-45.2, c.14 and 48*;
2000, c.L-5.1; *2002, c.C-11.1 and 55*; *2004, c.L-16.1, T-18.1; c.26*
and 59; *2005, c.M-36.1*; *2009, c.7*; *2010, c.E-9.22 and c.N-5.2*; and
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Searching for Legislation

- Point-in-time legislation:
 - CanLII can be used to conduct point-in-time research and to see how statutes appeared in the past
 - Let's determine how *The Traffic Safety Act*, SS 2004, c T-18.1 appeared in 2007

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the traffic safety act



the traffic safety act - Search CanLII



The Traffic Safety Act, SS 2004, c T-18.1

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The Traffic Safety Act, SS 2004, c T-18.1

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<input type="checkbox"/>	10. between May 14, 2014 and Jun 26, 2014 (missing)
<input type="checkbox"/>	9. between May 15, 2013 and May 13, 2014 (past)

An amendment made by SS 2015, c 23 and enacted on 2015-05-14 came into force retroactively on 2015-04-30. This may affect one or more past versions of this Act

This statute replaces SS 1986, c H-3.1, SS 1986, c M-21.2, SS 1986, c V-2.1.

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The Highway Traffic Act, SS 1986, c H-3.1

Versions | **Noteup** | Regulations

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- ☐ 3. between May 1, 2005 and Dec 31, 2005 (past)
- ☐ 2. between Jun 30, 2004 and Apr 30, 2005 (past)
- ☐ 1. between Jun 27, 2003 and Jun 28, 2004 (past)

This statute is repealed or spent since 2006-07-01.
This statute is replaced by **SS 2004, c T-18.1**.

Repealed or spent version



The Traffic Safety Act, SS 2004, c T-18.1

Versions | **Noteup** | Regulations

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- ☐ 9. since May 15, 2013 (current)
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- ☐ 6. between Jan 31, 2010 and Dec 31, 2010 (past)
- ☐ 5. between Jan 1, 2010 and Jan 30, 2010 (past)

This statute replaces **SS 1986, c H-3.1, SS 1986, c M-21.2, SS 1986, c V-2.1**.

Current version: in force since May 15, 2013



Motor Carrier Act, SS 1986, c M-21.2

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- ☐ 2. between Jan 1, 2006 and Jun 30, 2006 (past)
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Repealed or spent version

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- ☐ 2. between Apr 1, 2004 and Nov 29, 2004 (past)
- ☐ 1. between Jun 27, 2003 and Mar 31, 2004 (past)

This statute is repealed or spent since 2006-07-01.
This statute is replaced by **SS 2004, c T-18.1**.

Repealed or spent version



The Traffic Safety Act, SS 2004, c T-18.1

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<input type="checkbox"/>	5. between Jan 1, 2010 and Jan 30, 2010 (past)
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<input type="checkbox"/>	1. between Jul 1, 2006 and Nov 30, 2006 (past)

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c.37; 2014, c.19 and c.29; and 2015, c.21, c.23 and c.33.

The Traffic Safety Act, SS 2004, c T-18.1

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Access version in force?



9. since May 15, 2013 (current)



8. between May 28, 2012 and May 14, 2013 (past)



7. between Jan 1, 2011 and May 27, 2012 (past)



6. between Jan 31, 2010 and Dec 31, 2010 (past)



5. between Jan 1, 2010 and Jan 30, 2010 (past)

This statute replaces [SS 1986, c H-3.1](#), [SS 1986, c M-21.2](#), [SS 1986, c V-2.1](#).

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TRAFFIC SAFETY

c. T-18.1

The Traffic
Safety Act

being

Chapter T-18.1* of the Statutes of Saskatchewan, 2004
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Saskatchewan, 2005, c.M-36.1; 2006, c.9; and 2008, c.12.

*NOTE: Pursuant to subsection 33(1) of The Interpretation Act, 1995, the
Consequential Amendment sections, schedules and/or tables within this Act
have been removed. Upon coming into force, the consequential amendments
contained in those sections became part of the enactment(s) that they amend,
and have thereby been incorporated into the corresponding Acts. Please refer
to the Separate Chapter to obtain consequential amendment details and
specifics.

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and application of the law. In order to preserve the integrity of the

Between 2006-12-01 and 2009-03-31

Since 2015-11-19

1

TRAFFIC SAFETY

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TRAFFIC SAFETY

c. T-18.1

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Saskatchewan, 2005, c.M-36.1; 2006, c.9; 2008, c.12; 2009, c.2, c.30, c.35 and c.5-46.002; 2010, c.E-9.22; 2013, c.27 and c.37; 2014, c.19 and c.29; and 2015, c.21, c.23 and c.33.

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Between 2006-12-01 and 2009-03-31

Since 2013-05-15

received, unless the record relates to matters that are unresolved.

2004, c.T-18.1, s.5.

Administrator's powers of inquiry and investigation

6(1) The administrator has the powers of a commissioner pursuant to The Public Inquiries Act.

(2) In interviews, hearings and investigations before it, the administrator is not

bound by the rules of evidence and may hear and determine all questions of law or

fact.

2004, c.T-18.1, s.6.

Administrator's orders

7 An order of the administrator need not show on its face that any proceeding or

notice was had or taken or that any circumstances existed necessary to give it

jurisdiction.

2004, c.T-18.1, s.7.

Administrator may authorize reports

8(1) The administrator may authorize or engage any person to report to the

received, unless the record relates to matters that are unresolved.

2004, c.T-18.1, s.5.

Administrator's powers of inquiry and investigation

6(1) The administrator has the powers conferred on a commission by sections 11, 15 and 25 of The Public Inquiries Act, 2013 .

(2) In interviews, hearings and investigations before it, the administrator is not

bound by the rules of evidence and may hear and determine all questions of law or

fact.

2004, c.T-18.1, s.6; 2013, c.27, s.42.

Administrator's orders

7 An order of the administrator need not show on its face that any proceeding or

notice was had or taken or that any circumstances existed necessary to give it

jurisdiction.

2004, c.T-18.1, s.7.

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8(1) The administrator may authorize or engage any person to report to the

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- Searching for equivalent legislation:
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Searching for Legislation

- Searching for equivalent legislation:
 - I am researching section 204(1) of *The Traffic Safety Act*
 - *Speed limits when passing emergency vehicles*
204(1) No person shall drive a vehicle on a highway at a speed greater than 60 kilometres per hour when passing an emergency vehicle that is stopped on the highway with its emergency lights in operation.

Search

passing /p "emergency vehicle" and speed 

Case name, legislation title, citation or docket

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passing /p "emergency vehicle" and speed x ?

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All CanLII (84)

Cases (53)

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All jurisdictions ▾

By Relevance ▾



1. [Automobile Insurance Premiums Regulation](#), Alta Reg 117/2014 , (Insurance Act)

Consolidated Regulations of Alberta — Alberta

[...] **Speeding (passing emergency vehicle)** - exceeding limit by more than 50 kph [...] **Speeding (passing emergency vehicle)** - exceeding limit by up to 15 kph [...] **Speeding (passing emergency vehicle)** - exceeding limit by over 15 but not more than 30 kph [...] **Speeding (passing emergency vehicle)** - exceeding limit by over 30 but not more than 50 kph [...]

cited by [2 documents](#)

2. [R. v. Crow](#), 2007 ABPC 339 (CanLII) — 2007-12-06

Provincial Court — Alberta

offence — strict liability — proof of mens rea — absolute liability — defence

[...] limit if below that **speed**, when **passing emergency vehicles** with their emergency lights flashing while stopped at the side of the roadway, on the same side as the **passing** vehicle. [...] Therefore, the Defendant cannot rely on a statutory provision that precludes the requirement to reduce **speed** when **passing** an **emergency vehicle** if there is a full clear lane in between. [...] posted **speed** when **passing emergency vehicles** (including tow trucks) on the same side of the highway when those vehicles are stopped on the highway with their flashing lights in operation. [...]

cited by [1 document](#)

3. [Gropp v. R.](#), 1997 CanLII 2881 (BC SC) — 1997-02-26

Supreme Court of British Columbia — British Columbia

ambulance — bowing — vehicle — pre-impact speed — crush

[...] as close as possible to the nearest edge or curb of the roadway, clear of an intersection, and stop and remain in that position until the **emergency vehicle** has **passed**. [...] QDo you agree with me that nowhere in the May '96 report is there an assumption that the Jeep was moving at some significant **speed** before it started its turn? [...] The analysis revealed that the Herron vehicle's pre-impact **speed** was approximately 58 km/h and the Gropp vehicle's pre-impact **speed** was approximately 18 km/h. [...]

cited by [1 document](#)



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All CanLII (84) Cases (53) Legislation (15) Commentary (0)

All jurisdictions Statutes All versions Clear filters By Relevance

Statutes and regulations	31
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Regulations	16



1. [The Highway Traffic Act, RSA 2000, c H-8](#), [Repealed or spent]
35 older versions...
Consolidated Statutes of Alberta — Alberta
- [...] and the peace officer is proceeding at a **speed** of no more than 20 kilometres per hour and with due regard for the safety of other persons using the highway. [...] 101 Notwithstanding any other provision of this Act, the Lieutenant Governor in Council may, by regulation, decrease the maximum rate of **speed** on all highways, designated highways or portions thereof. [...] (b) not exceed the **speed** required by clause (a) until the approaching vehicle has **passed** the **emergency vehicle** or designated vehicle; [...]
- cited by [354 documents](#)

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2. [Highway Traffic Act, RSA 2000, c H-8](#), [Repealed or spent]
Replaced by : [Traffic Safety Act](#)
Consolidated Statutes of Alberta — Alberta
- [...] parking **emergency vehicle** 68.2 Police vehicles operating without siren 68.3 Highway maintenance vehicles **Speed** 69 **Speed** appropriate to circumstances 70 Standard maximum **speed** 71 Posting **speed** limits 72 **Speed** in [...] parking **emergency vehicle** 68.1(1) An operator of an **emergency vehicle** may, while the vehicle's siren is operating, (a) operate the vehicle in excess of the posted **speed** limit, ([...] vehicle (a) shall give way to the right in favour of the overtaking vehicle, and (b) shall not increase that driver's **speed** until completely **passed** by the overtaking vehicle. [...]
- cited by [287 documents](#)

3. [Motor Vehicle Act, RSBC 1996, c 318](#)
28 older versions...
Consolidated Statutes of British Columbia — British Columbia
- [...] (b) the supplemental fine amount may be varied in accordance with the amount prescribed under subsection (2) (b) to reflect the degree by which the applicable **speed** limit was exceeded. [...] (2) The driver of a vehicle proceeding at less than normal **speed** of traffic at the time and place and under existing conditions must drive the vehicle in the right [...] (3) If there is an opportunity to give a signal, a driver must not stop or suddenly decrease the **speed** of a vehicle without first giving the appropriate signal under [...]

4. [Highway Traffic Act, RSPEI 1988, c H-5](#)
25 older versions...
Consolidated Statutes of Prince Edward Island — Prince Edward Island
- [...] greater than half the posted **speed** limit when approaching or **passing** an **emergency vehicle** emergency vehicle that is stopped on the highway with its emergency lights in operation. [...] Idem (3) Nothing in subsection (1) or (2) prevents a driver from stopping his or her motor vehicle and not **passing** the stopped **emergency vehicle** if the driver can stop [...] of an intersection; (c) at night turn off the headlights and

The Highway Traffic Act, CCSM c H60

Versions

Noteup

Regulations

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<input type="checkbox"/>	42. between Oct 1, 2014 and Nov 30, 2014 (past)

Current version: in force since Dec 1, 2015

Link to the [latest version](http://canlii.ca/t/8h07): <http://canlii.ca/t/8h07>

Stable link to [this version](http://canlii.ca/t/52ll3): <http://canlii.ca/t/52ll3>

Citation to this version: The Highway Traffic Act, CCSM c H60, <<http://canlii.ca/t/52ll3>> retrieved on 2016-03-16

Currency: Last updated from the Laws of Manitoba Web site on 2016-03-15

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Parts List

- Part 1
- Part 2

This is an **unofficial version**. This version is current as of **February 12, 2016**. It has been in effect since **December 1, 2015**.

C.C.S.M. c. H60

The Highway Traffic Act

109.1(2) Subject to subsection (4), the driver of the approaching vehicle must take the safety precautions set out in subsections (2.1) and (3) when approaching the emergency vehicle or designated vehicle if the vehicle is on the highway or is engaged in a roadside assistance or enforcement activity prescribed by the regulations or in another prescribed activity:

- (a) an emergency vehicle that has its emergency beacon in operation;
- (b) a designated vehicle that, in accordance with this Act and the regulations, is using
 - (i) an emergency beacon or other lighting equipment, and
 - (ii) if applicable, warning or safety signs or equipment.

Basic safety precautions and maximum speed

109.1(2.1) The driver of the approaching vehicle must

- (a) slow the approaching vehicle to not more than
 - (i) 40 km/h if the speed limit in the location of the emergency vehicle or designated vehicle is more than 40 km/h but not more than 79 km/h, and
 - (ii) 60 km/h if the speed limit in the location of the emergency vehicle or designated vehicle is 80 km/h or more;
- (b) not exceed the speed required by clause (a) until the approaching vehicle has passed the emergency vehicle or designated vehicle;
- (c) proceed with caution to ensure that the approaching vehicle does not collide with the emergency vehicle or designated vehicle and does not endanger any person outside of it; and
- (d) pass the emergency vehicle or designated vehicle only if it is safe to do so.

Two or more lanes of traffic in same direction

109.1(3) In addition to complying with subsections (2) and (2.1), the driver of the approaching vehicle must move it into a traffic lane farther from the emergency vehicle or designated vehicle if

- (a) the approaching vehicle is travelling in the traffic lane occupied by the emergency vehicle or designated vehicle, or in a traffic lane adjoining the part of the highway occupied by the emergency vehicle or designated vehicle;
- (b) there are two or more traffic lanes on the side of the highway on which the approaching vehicle is travelling; and
- (c) the movement can be made safely.

Exception — vehicles on opposite sides of divided highway

109.1(4) This section does not apply if the approaching vehicle is on a divided highway and the directional dividing line is between the approaching vehicle and the emergency vehicle or designated vehicle.

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Organizing Your Results

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Hoffman v. Monsanto Canada Inc., 2007 SKCA 47 (CanLII)

Date: 2007-05-02
Docket: 1148
Other citations: 283 DLR (4th) 19
Citation: Hoffman v. Monsanto
03-15

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The Saskatchewan Farm Security Act, SS 1988-89, c S-17.1

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
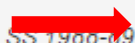
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Chapter S-17.1 of the Statutes of S
(consult Table of Saskatchewan Stat
as amended by the Statutes of Saka
c.22; 1992, c.43 and c.74; 1993, c.
1996, c.C-27.01 and c.9; 1997, c.T-
and c.48; 2000, c.L-5.1; 2002, c.C-
c.T-18.1, c.26 and c.59; 2005, c.M-
and c.N-5.2; 2013, c.27; 2014, c.E-


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defamation AND damages

x ?

Case name, legislation title, citation or docket

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Court of Appeal for Saskatchewan — Saskatchewan

qualified privilege — defamation — grievance — published — harassment

[...] [25] On April 11, 2007, Dr. Rubin commenced an action in **defamation** against the Union and against Mr. Ross and Mr. Nowaselski claiming general **damages** "exceeding \$200,000." At that [...] judge correctly referred to Grant v. Torstar Corp., 2009 SCC 61 (CanLII), [2009] 3 S.C.R. 640 at paras. 28 and 29 to determine the elements of the tort of **defamation**. [...] In Church of Scientology, the Supreme Court of Canada was asked to establish a "cap" for general **damages** for **defamation**. [...]

cited by 9 documents

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Amendment alert for The Saskatchewan Farm Security Act

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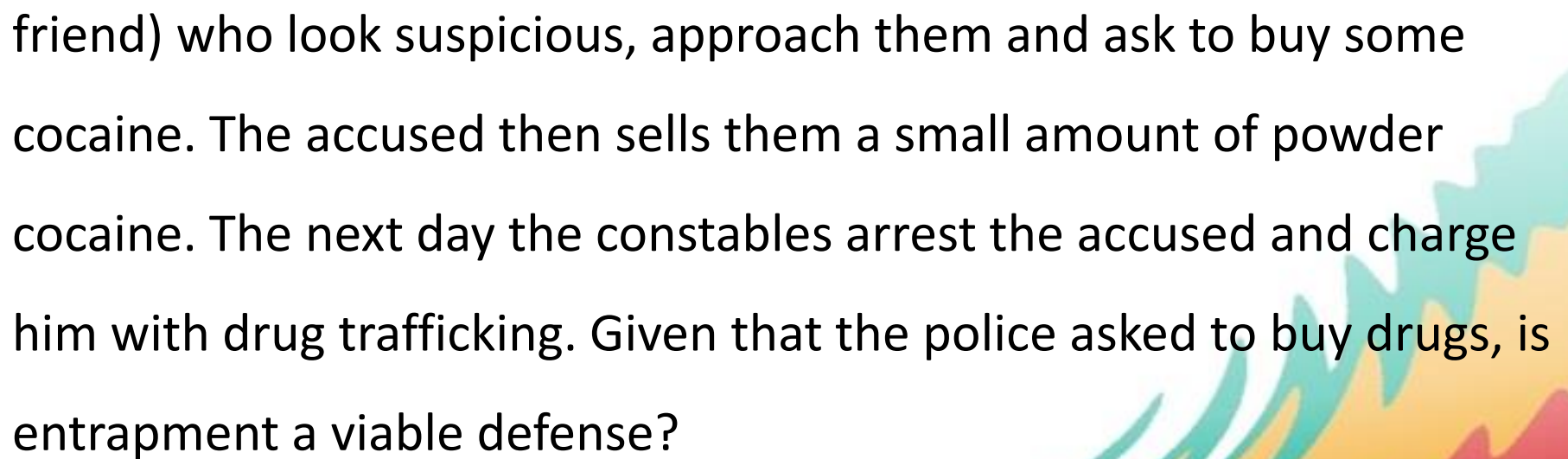
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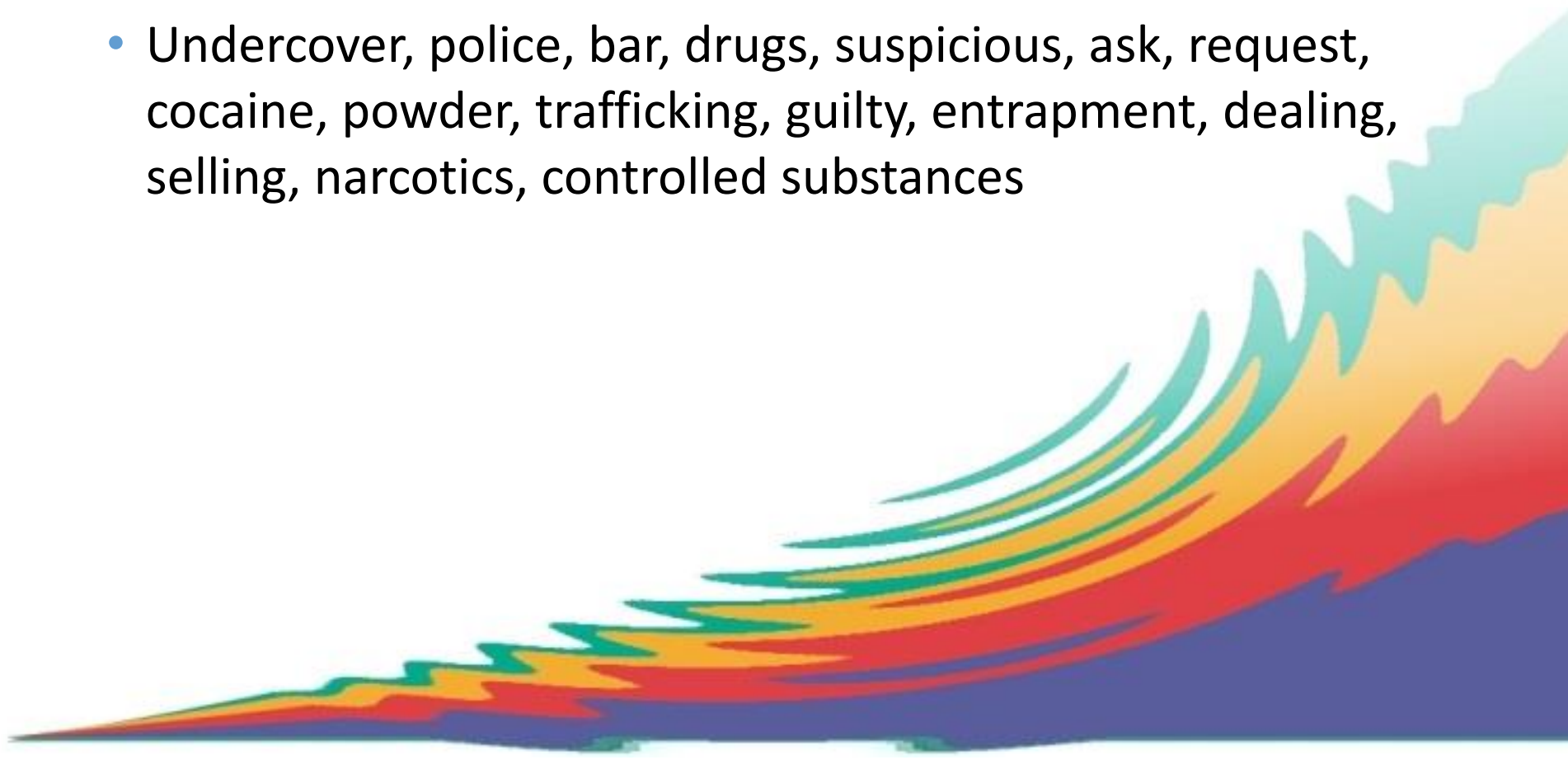
Scenario

Two undercover police constables enter a bar where they believe drugs are being sold. They notice two young men (the accused and a friend) who look suspicious, approach them and ask to buy some cocaine. The accused then sells them a small amount of powder cocaine. The next day the constables arrest the accused and charge him with drug trafficking. Given that the police asked to buy drugs, is entrapment a viable defense?



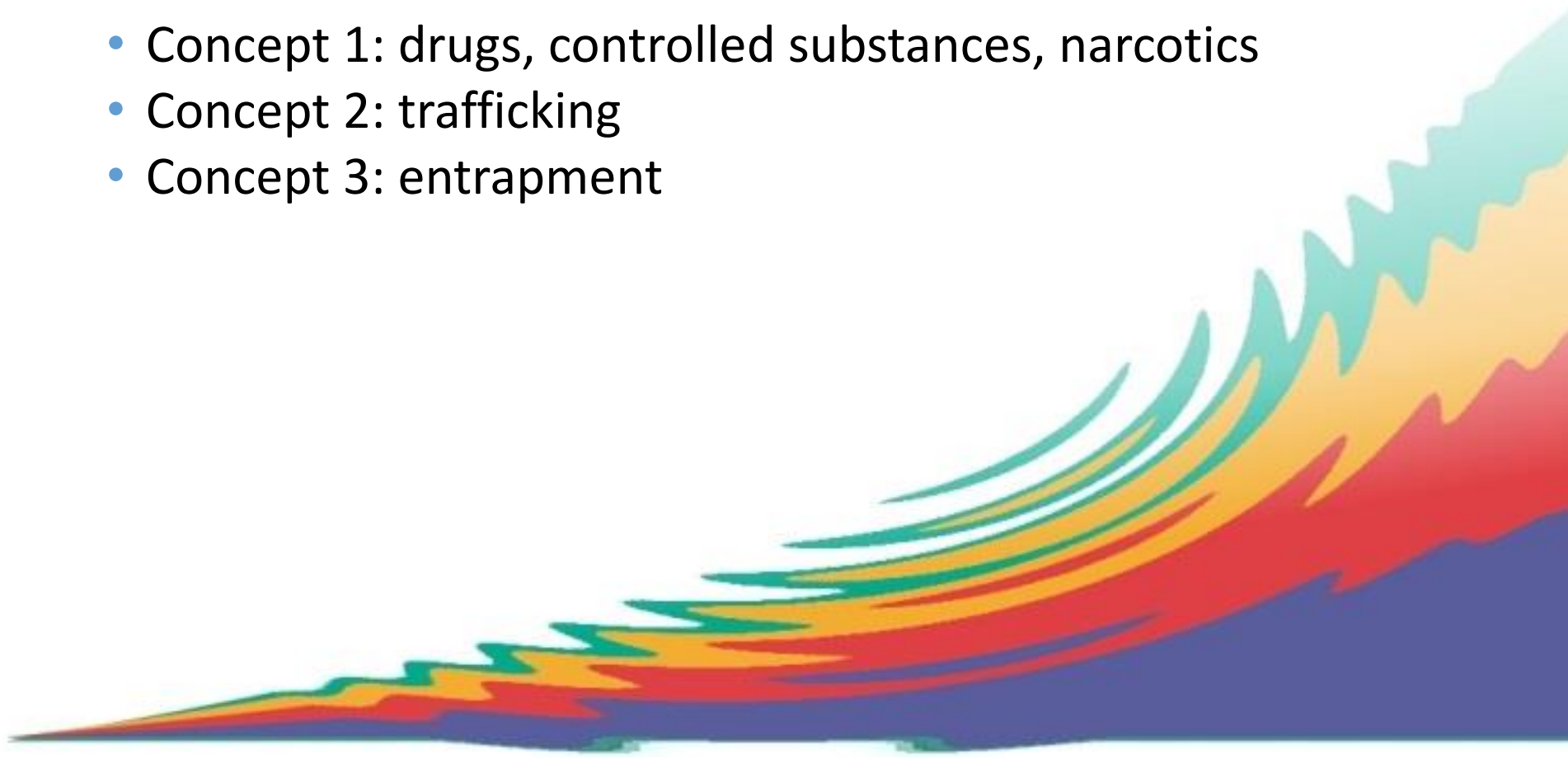
Scenario

- Step 1: Brainstorm for keywords
 - Undercover, police, bar, drugs, suspicious, ask, request, cocaine, powder, trafficking, guilty, entrapment, dealing, selling, narcotics, controlled substances



Scenario

- Step 2: Identify concepts, group keywords
 - Concept 1: drugs, controlled substances, narcotics
 - Concept 2: trafficking
 - Concept 3: entrapment



Scenario

- Step 3: Create search query
 - (drugs OR “controlled substance” OR narcotics) AND trafficking AND entrapment

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