



Environment in the courtroom

/

Ingelson, Allan (1958-), editor.

<https://id.oclc.org/worldcat/entity/E39PCjBvWMGdBPTy6HDHmTHYGd>

Electronic books

Canadian nonfiction

Law materials

Nature and the

environment

Monografía

"Canadian environmental law is a dynamic and exciting area that is playing an increasingly important role in furthering sustainable development policy. Environmental law has distinctive relevant principles, operating procedures, implications, and importance in comparison with other areas of law, and these distinctions must be appreciated both within the legal community and by all those who are concerned with the way that courts handle environmental cases. "Environment in the Courtroom" provides extensive insight into Canadian environmental law. Covering key environmental concepts and the unique nature of environmental damage, environmental prosecutions, sentencing and environmental offences, evidentiary issues in environmental processes and hearings, issues associated with site inspections, investigations, and enforcement, and more, this collection has the potential to make make a significant difference at the level of understanding and practice. Containing perspective and insight from experienced and prominence Canadian legal practitioners and scholars, Environment in the Courtroom addresses the Canadian provinces and territories and provides context by comparison to the United States and Australia. No other collection covers these topics so comprehensively. This is an essential reference for all those interested in Canadian environmental law."--

<https://rebiunoda.pro.baratznet.cloud:28443/OpacDiscovery/public/catalog/detail/b2FpOmNlbgVlcmF0aW9uOmVzLmJhemF0ei5yZW4vMzkyMTYwNTE>

Título: Environment in the courtroom edited by Allan E. Ingelson

Editorial: Calgary, Alberta University of Calgary Press 2019

Descripción física: 1 online resource

Tipo Audiovisual: Canada Law Environment

Bibliografía: Includes bibliographical references and index

Contenido: Front Matter -- Table of Contents -- Preface -- Key Environmental Concepts and the Unique Nature of Environmental Damage -- Sustainable Development under Canadian Law -- A Precautionary Tale: Trials and Tribulations of the Precautionary Principle -- Ecosystem Management: It's Imperative ... Whatever It Is -- Public Nuisance: Public Wrongs and Civil Rights of Action -- The Incorporation of an Environmental Ethic in the Courtroom -- The Intersection of Human Rights Law and Environmental Law -- Practical Engagement with

Indigenous Legal Traditions on Environmental Issues: Some Questions -- The Legal Concept of Sustainability -- How Legal Design May Constrain the Power of Law to Implement Environmental Norms: The Case of Ecological Integrity in Canada's National Parks -- Applying International Law to Canadian Environmental Law -- The Role of International Environmental Law in Canadian Courts -- Assessing Environmental Damages: How Much Is Beauty Worth in Dollars? -- Environmental Prosecutions -- The Exercise of Prosecutorial Discretion: Challenges to Environmental Prosecutions -- Regulatory Negligence in Environmental Law -- Strategic Decisions in Environmental Prosecutions -- Federal vs. Provincial Crowning -- Who Should Prosecute: Intragovernmental Aspects -- Science and Advocacy -- Private Prosecutions Revisited: The Continuing Importance of Private Prosecutions in Protecting the Environment -- Due Diligence in Environmental Offences -- Certain Defences in Criminal Law of the Environment -- Aboriginal Law in the Context of Regulatory Prosecutions -- Sentencing and Environmental Offences -- Environmental Sentencing: Making the Best of a Blunt Instrument -- Holding Directors and Officers Liable for Environmental Problems: Sentencing and Regulatory Orders -- The Enforcement of Environmental Law through the Use of Administrative Penalties -- Creative Sentencing in Environmental Prosecutions, The Canadian Experience: An Overview -- Creative Sentencing: The Experience "Down-Under" -- Creative Environmental Sentences: The Corporate Perspective -- Environmental Non-Governmental Organizations and Creative Sentencing: Perspectives and Roles -- Negotiating Sentences -- Creative Sentence Negotiation: Looking Beyond Deterrence -- The Law and Economics of Environmental Harm: A Primer and Update for Environmental Sentencing (PARTS I and II) -- The Law and Economics of Environmental Harm: A Primer and Update for Environmental Sentencing (PARTS III, IV and V) -- Evidentiary Issues in Environmental Prosecutions and Hearings -- Proving Proving Causation: Causation: Scientific Scientific Certainty Certainty vs. vs. Legal Legal Burden Burden of of Proof Proof -- Experts in Environmental Litigation -- Communication Between Lawyers and Experts -- Reporting Obligations to Third Parties -- Admissibility of Expert Evidence and Costs -- Experts Only -- An Overview of Expert Evidence in Canada -- Issues Respecting Expert Advisors, Expert Witnesses, and Retaining Counsel -- Continuity of Evidence and Remediation Advice for Investigators: Some Brief Comments -- Proving the Right to Be Heard: Evidentiary Barriers to Standing in Environmental Matters -- The Challenges of Gathering Expert Evidence by Private Individuals -- The Challenges in Using Aboriginal Traditional Knowledge in the Courts -- Privilege in Environmental Enforcement -- Judicial Notice of Climate Change -- Inspections and Enforcement Issues: On-site and in Court -- The Art of Responsive Regulation: How Agencies Can Motivate Regulated Firms to Become Virtuous -- Regulatory Inspections: A Private Practitioner's Perspective -- Anatomy of a Compliance Regime: Initiation Of Action -- A Regulator's Perspective -- Collecting Essential Evidence for Environmental Investigations and Prosecutions: Approaches to Legal Strategy and Associated Issues -- Environmental Investigations: A Government Perspective -- Recapitulation and Alternatives: Lessons Learned from a Hypothetical Case Study -- Anatomy of a Compliance Regime: Recapitulation and Alternative Lessons from the United States -- Contributors -- Index

Restricciones de acceso: Access restricted to LAC onsite clients. Online access with authorization. star. CaOONL

Lengua: English

Copyright/Depósito Legal: 1083355242 1192340642 1229175251 1371776331

ISBN: 1552389871 9781552389881 EPUB) 155238988X 9781552389898 Kindle) 1552389898 9781552389867 open access PDF) 1552389863 9781552389874 electronic bk.) 9781552389850 softcover) 1552389855 1552389855 9781552389850

Materia: Environmental law- Canada Law. Environmental economics. LAW- Administrative Law & Regulatory Practice. LAW- Courts. Environmental law.

Materia Geográfica: Canada. <https://id.oclc.org/worldcat/entity/E39PBjKMHVW4rfVXPrhVP4VwG3>

Autores: Ingelson, Allan (1958-), editor. <https://id.oclc.org/worldcat/entity/E39PCjBvWMGdBPTy6HDHmTHYGd>

Enlace a formato físico adicional: Print version Environment in the courtroom./. Calgary, Alberta : University of Calgary Press, 2019 (CaOONL)20189058749 Print version Environment in the courtroom. Calgary, Alberta, Canada : University of Calgary Press, [2019] 1552389855 9781552389850 (OCOLC)1078899776

Punto acceso adicional serie-Título: Online access: OAPEN Open Research Library (ORL) Online access:
OAPEN DOAB Directory of Open Access Books

Baratz Innovación Documental

- Gran Vía, 59 28013 Madrid
- (+34) 91 456 03 60
- informa@baratz.es