

ESSENTIAL LEGAL PRINCIPLES FOR TODAY'S TRUCKING PROFESSIONAL

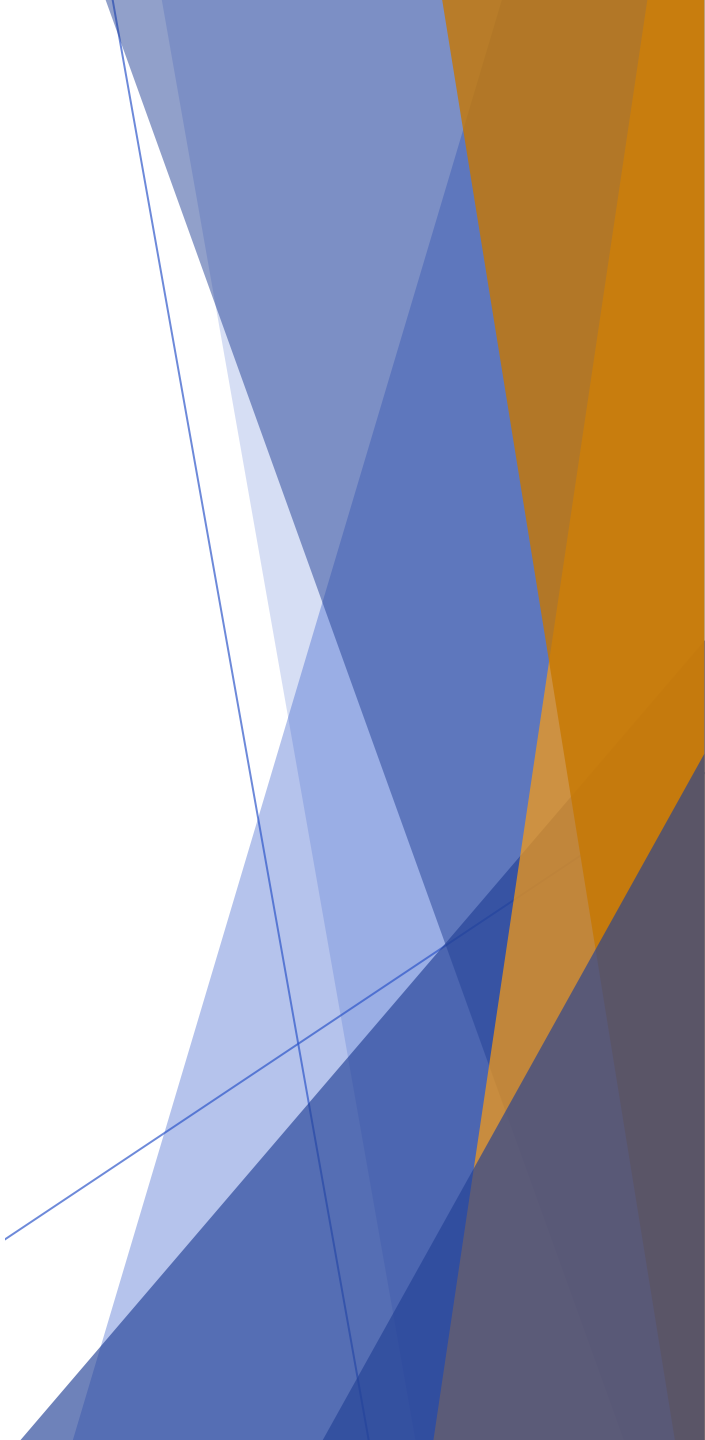
**What's New
&
What's Still the Law**



**ALL POINTS EXPRESSED HEREIN
APPLY TO Ontario Law**



Ontario



Section 7 of the Charter

Protects your right against
Self incrimination



CANADIAN CHARTER OF RIGHTS AND FREEDOMS



Whereas Canada is founded upon principles that recognize the supremacy of God and the rule of law;

Guarantee of Rights and Freedoms

1. The Canadian Charter of Rights and Freedoms guarantees the rights and freedoms set out in it subject only to such reasonable limits prescribed by law as can be demonstrably justified in a free and democratic society.

Fundamental Freedoms

2. Everyone has the following fundamental freedoms: (a) freedom of conscience and religion; (b) freedom of thought, belief, opinion and expression, including freedom of the press and other media of communication; (c) freedom of peaceful assembly; and (d) freedom of association.

Democratic Rights

3. Every citizen of Canada has the right to vote in an election of members of the House of Commons or of a legislative assembly and to be qualified for membership therein. 4. (1) No House of Commons and no legislative assembly shall continue for longer than five years from the date fixed for the return of the writs at a general election of its members. (2) In time of real or apprehended war, invasion or insurrection, a House of Commons may be continued by Parliament and a legislative assembly may be continued by the legislature beyond five years if such continuation is not opposed by the votes of more than one-third of the members of the House of Commons or the legislative assembly, as the case may be. 5. There shall be a sitting of Parliament and of each legislature at least once every twelve months.

Mobility Rights

6. (1) Every citizen of Canada has the right to enter, remain in and leave Canada. (2) Every citizen of Canada and every person who has the status of a permanent resident of Canada has the right (a) to move to and take up residence in any province; and (b) to pursue the gaining of a livelihood in any province. (3) The rights specified in subsection (2) are subject to (a) any laws or practices of general application in force in a province other than those that discriminate among persons primarily on the basis of province of present or previous residence; and (b) any laws providing for reasonable residency requirements as a qualification for the receipt of publicly provided social services. (4) Subsections (2) and (3) do not preclude any law, program or activity that has as its object the amelioration in a province of conditions of individuals in that province who are socially or economically disadvantaged if the rate of employment in that province is below the rate of employment in Canada.

Legal Rights

7. Everyone has the right to life, liberty and security of the person and the right not to be deprived thereof except in accordance with the principles of fundamental justice. 8. Everyone has the right to be secure against unreasonable search or seizure. 9. Everyone has the right not to be arbitrarily detained or imprisoned. 10. Everyone has the right on arrest or detention (a) to be informed promptly of the reasons therefor; (b) to retain and instruct counsel without delay and to be informed of that right; and (c) to have the validity of the detention determined by way of *habeas corpus* and to be released if the detention is not lawful. 11. Any person charged with an offence has the right (a) to be informed without unreasonable delay of the specific offence; (b) to be tried within a reasonable time; (c) not to be compelled to be a witness in proceedings against that person in respect of the offence; (d) to be presumed innocent until proven guilty according to law in a fair and public hearing by an independent and impartial tribunal; (e) not to be denied reasonable bail without just cause; (f) except in the case of an offence under military law tried before a military tribunal, to the benefit of trial by jury where the maximum punishment for the offence is imprisonment for five years or a more severe punishment; (g) not to be found guilty on account of any act or omission unless, at the time of the act

or omission, it constituted an offence under Canadian or international law or was criminal according to the general principles of law recognized by the community of nations; (h) if finally acquitted of the offence, not to be tried for it again and, if finally found guilty and punished for the offence, not to be tried or punished for it again; and (i) if found guilty of the offence and if the punishment for the offence has been varied between the time of commission and the time of sentencing, to the benefit of the lesser punishment. 12. Everyone has the right not to be subjected to any cruel and unusual treatment or punishment. 13. A witness who testifies in any proceedings has the right not to have any incriminating evidence so given used to incriminate that witness in any other proceedings, except in a prosecution for perjury or for the giving of contradictory evidence. 14. A party or witness in any proceedings who does not understand or speak the language in which the proceedings are conducted or who is deaf has the right to the assistance of an interpreter.

Equality Rights

15. (1) Every individual is equal before and under the law and has the right to the equal protection and equal benefit of the law without discrimination and, in particular, without discrimination based on race, national or ethnic origin, colour, religion, sex, age or mental or physical disability. (2) Subsection (1) does not preclude any law, program or activity that has as its object the amelioration of conditions of disadvantaged individuals or groups including those that are disadvantaged because of race, national or ethnic origin, colour, religion, sex, age or mental or physical disability.

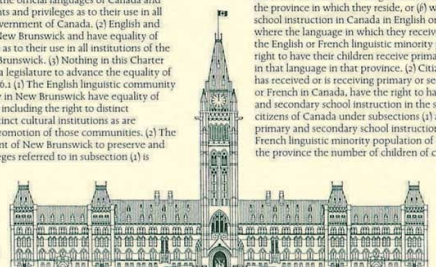
Official Languages of Canada

16. (1) English and French are the official languages of Canada and have equality of status and equal rights and privileges as to their use in all institutions of the Parliament and government of Canada. (2) English and French are the official languages of New Brunswick and have equality of status and equal rights and privileges as to their use in all institutions of the legislature and government of New Brunswick. (3) Nothing in this Charter limits the authority of Parliament or a legislature to advance the equality of status or use of English and French. 16.1 (1) The English linguistic community and the French linguistic community in New Brunswick have equality of status and equal rights and privileges, including the right to distinct educational institutions and such distinct cultural institutions as are necessary for the preservation and promotion of those communities. (2) The role of the legislature and government of New Brunswick to preserve and promote the status, rights and privileges referred to in subsection (1) is affirmed. 17. (1) Everyone has the right to use English or French in any debates and other proceedings of Parliament. (2) Everyone has the right to use English or French in any debates and other proceedings of the legislature of New Brunswick. 18. (1) The statutes, records and journals

of Parliament shall be printed and published in English and French and both language versions are equally authoritative. (2) The statutes, records and journals of the legislature of New Brunswick shall be printed and published in English and French and both language versions are equally authoritative. 19. (1) Either English or French may be used by any person in, or in any pleading in or process issuing from, any court established by Parliament. (2) Either English or French may be used by any person in, or in any pleading in or process issuing from, any court of New Brunswick. 20. (1) Any member of the public in Canada has the right to communicate with, and to receive available services from, any head or central office of an institution of the Parliament or government of Canada in English or French, and has the same right with respect to any other office of any such institution where (a) there is a significant demand for communications with and services from that office in such language or (b) due to the nature of the office, it is reasonable that communications with and services from that office be available in both English and French. (2) Any member of the public in New Brunswick has the right to communicate with, and to receive available services from, any office of an institution of the legislature or government of New Brunswick in English or French. 21. Nothing in sections 16 to 20 abrogates or derogates from any right, privilege or obligation with respect to the English and French languages, or either of them, that exists or is continued by virtue of any other provision of the Constitution of Canada. 22. Nothing in sections 16 to 20 abrogates or derogates from any legal or customary right or privilege acquired or enjoyed either before or after the coming into force of this Charter with respect to any language that is not English or French.

Minority Language Educational Rights

23. (1) Citizens of Canada (a) whose first language learned and still understood is that of the English or French linguistic minority population of the province in which they reside, or (b) who have received their primary school instruction in Canada in English or French and reside in a province where the language in which they received that instruction is the language of the English or French linguistic minority population of the province, have the right to have their children receive primary and secondary school instruction in that language in that province. (2) Citizens of Canada of whom any child has received or is receiving primary or secondary school instruction in English or French in Canada, have the right to have all their children receive primary and secondary school instruction in the same language. (3) The right of citizens of Canada under subsections (1) and (2) to have their children receive primary and secondary school instruction in the language of the English or French linguistic minority population of a province (a) applies wherever in the province the number of children of citizens who have such a right is sufficient to warrant the provision to them of public funds for minority language instruction; and (b) includes, where the number of those children so warrants, the right to have them receive that instruction in minority language educational facilities provided out of public funds.



Enforcement

24. (1) Anyone whose rights or freedoms, as guaranteed by this Charter, have been infringed or denied may apply to a court of competent jurisdiction to obtain such remedy as the court considers appropriate and just in the circumstances. (2) Where, in proceedings under subsection (1), a court concludes that evidence was obtained in a manner that infringed or denied any rights or freedoms guaranteed by this Charter, the evidence shall be excluded if it is established that, having regard to all the circumstances, the admission of it in the proceedings would bring the administration of justice into disrepute.

General

25. The guarantee in this Charter of certain rights and freedoms shall not be construed so as to abrogate or derogate from any aboriginal, treaty or other rights or freedoms that pertain to the aboriginal peoples of Canada including (a) any rights or freedoms that have been recognized by the Royal Proclamation of October 7, 1982; and (b) any rights or freedoms that now exist by way of land claims agreements or may be so acquired. 26. The guarantee in this Charter of certain rights and freedoms shall not be construed as denying the existence of any other rights or freedoms that exist in Canada. 27. This Charter shall be interpreted in a manner consistent with the preservation and enhancement of the multicultural heritage of Canadians. 28. Notwithstanding anything in this Charter, the rights and freedoms referred to in it are guaranteed equally to male and female persons. 29. Nothing in this Charter abrogates or derogates from any rights or privileges guaranteed by or under the Constitution of Canada in respect of denominational, separate or dissentient schools. 30. A reference in this Charter to a province or to the legislative assembly or legislature of a province shall be deemed to include a reference to the Yukon Territory and the Northwest Territories, or to the appropriate legislative authority thereof, as the case may be. 31. Nothing in this Charter extends the legislative power of any body or authority.

Application of Charter

32. (1) This Charter applies (a) to the Parliament and government of Canada in respect of all matters within the authority of Parliament including all matters relating to the Yukon Territory and Northwest Territories; and (b) to the legislature and government of each province in respect of all matters within the authority of the legislature of each province. (2) Notwithstanding subsection (1), section 15 shall not have effect until three years after this section comes into force. 33. (1) Parliament or the legislature of a province may expressly declare in an Act of Parliament or of the legislature, as the case may be, that the Act or a provision thereof shall operate notwithstanding a provision included in section 2 or sections 7 to 15 of this Charter. (2) An Act or a provision of an Act in respect of which a declaration made under this section is in effect shall have such operation as it would have but for the provision of this Charter referred to in the declaration. (3) A declaration made under subsection (1) shall cease to have effect five years after it comes into force or on such earlier date as may be specified in the declaration. (4) Parliament or a legislature of a province may re-enact a declaration made under subsection (1). (5) Subsection (3) applies in respect of a re-enactment made under subsection (4).

Citation

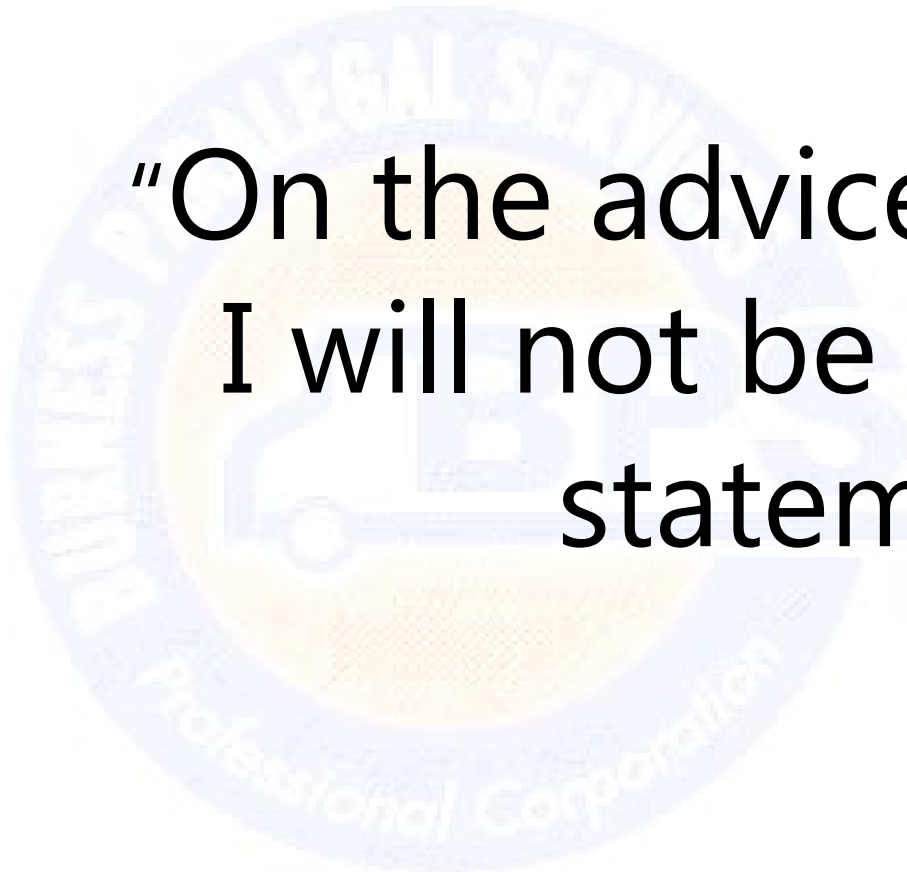
34. This Part may be cited as the Canadian Charter of Rights and Freedoms.

"We must now establish the basic principles, the basic values and beliefs which hold us together as Canadians so that beyond our regional loyalties there is a way of life and a system of values which make us proud of the country that has given us such freedom and such immeasurable joy."

John D. Borden
P.E. Trudeau 1981

HOW TO EXERCISE THE RIGHT TO SILENCE

"On the advice of counsel –
I will not be making any
statements."





**“you have the
right to remain
silent.**

**Anything that
you say can
and will be
used against
you in court”**

The Caution

Caution is not a requirement under the
Highway Traffic,

BUT statements given after the caution
are irrefutably “voluntary”



VOLUNTARINESS

A LEGAL REQUIREMENT TO ADMITTING
THE STATEMENT INTO EVIDENCE

- No Threats
- No Benefits
- Didn't know you had the right to remain silent does not affect voluntariness

HYBRID COURT **(VIRTUAL VS. IN PERSON)**

- **ZOOM COURT – EACH COURT ADDRESS DIFFERENT (CHECK COURT WEBSITE)**
- **CAN ELECT EITHER @ FIRST APPEARANCE**
- **COURT CAN ORDER IN PERSON**
- **CAN OPT FOR IN PERSON (TRIAL)**

Part I Offence (TICKET)

Paying fine =
Conviction

Conviction will show
up on CVOR

CVOR points
attached to the RIN
for the Plate

ICON Location Code Code d'emplacement du RIN	LONDON 2360	Offence Number N° D'infraction	1820760Z
Form 3, Provincial Offences Act, Ontario Court of Justice, O.Reg. 108/11 Formulaire 3, Loi sur les infractions provinciales, Cour de justice de l'Ontario, Règl. de l'Ont. 108/11			
Offence Notice / Avis d'infraction			
R. KNELER (MTO)			
Believe and certify that on the day of Crois et atteste que le			
Y/A		M/M	D/J
2	0	1	5
0	3	1	7
Time/heure		6:45 A M	
Name Nom			
Family/Nom de famille			
Given/Prénom			
Initials/Initiales			
Address Adresse			
Number and street/Numéro et nom de la rue			
Municipality / Municipalité			
P.O. / C.P.		Province	Postal code / Code postal
Driver's licence No./N° de permis de conduire			
Juris/ Aut. Mg. ON			
Birthdate/Date de naissance Y/A		M/M	D/J
Sex Sexe		Motor vehicle involved Véhicule impliqué Yes	
At/A TOWNSHIP, SOUTHWEST REGION			
MIDDLESEX COUNTY			
Municipality / Municipalité			
Did commit the offence of: A commis l'infraction de:			
Overweight triple axle 1770 kg. Class A Highway			
Contrary to: Contrairement à:			
Highway Traffic Act (PURSUANT TO SECTION 207(1)) Sect./l'art. 116 (1) (d)			
Plate no./ N° de plaque d'immatriculation RAB8473	Juris/ Aut. Mg. MI	Collision Involved/ Collision No	Witness/ Témoins No
Code	CVOR No. / N° de l'UVU		
Commercial/ Utilitaire Yes	CVOR/ UVU Yes	0989307411	
I believe and certify that the above offence has been committed and certify that I delivered an offence notice to the driver of the commercial motor vehicle in respect of which the above offence has been committed on the offence date. J'ai cru et certifie que l'infraction susmentionnée a été commise et que j'ai remis un avis d'infraction au conducteur du véhicule utilitaire ayant commis cette infraction à la date de cette infraction.			<input type="checkbox"/> Or other service date of: Autre date de signification, le :
Signature of Issuing Officer Signature de l'agent des infractions provinciales		Officer No N° de l'agent 531	Platoon Peloton MTO
Set fine of Amende fixe de \$100.00	Total payable \$125.00 Montant total exigible	Total payable includes set fine, applicable victim fine surcharge and costs. Le montant total exigible comprend l'amende fixée, la suramende compensatoire applicable et les frais.	
Important: You have 15 days from the day you receive this notice to choose one of the options on the notice. Important: Vous avez 15 jours, après la réception du présent avis, pour choisir un des choix indiqués sur l'avis.			
Date of service if other than offence date Date de la signification de l'avis si elle diffère de celle de l'infraction			
Y/A	M/M	D/J	

CERTIFIED EVIDENCE

ONTARIO REGULATION

132/14

NOTICE OF TRIAL WILL INDICATE

ICON Location Code Code d'emplacement du RIT	LONDON 2360	Offence Number N° D'infraction	1820760Z
Form 3, Provincial Offences Act, Ontario Court of Justice, O.Reg. 108/11 Formulaire 3, Loi sur les infractions provinciales, Cour de justice de l'Ontario, Rég. de l'Ont. 108/11			
Offence Notice / Avis d'infraction R. KNELLER (MTO)			
Believe and certify that on the day of Crois et atteste que le			
2 0 1 5 0 3 1 7 6 : 45 A M			
Name Nom			
Family/Nom de famille			
Given/Prénom			
Initials/Initiales			
Address Adresse			
Number and street/Numéro et nom de la rue			
Municipality / Municipalité			
P.O. / C.P.			
Province			
Postal code / Code postal			
Driver's licence No./N° de permis de conduire			
Juris/ Aut. Rég. ON			
Birthdate/Date de naissance Y/A M/M D/J			
Sex Sexe			
Motor vehicle involved Véhicule impliqué Yes			
At/A HIGHWAY 401, THAMES CENTRE TOWNSHIP, SOUTHWEST REGION MIDDLESEX COUNTY			
Municipality / Municipalité			
Did commit the offence of: A commis l'infraction de: 1770 kg. Class A Highway			
Overweight triple axle			
Contrary to: Contrairement à : Highway Traffic Act (PURSUANT TO SECTION 207(1)) 116 (1) (d)			
Sect./L/art.			
Plate no./ N° de plaque d'immatriculation RAB8473		Juris/ Aut. Rég. MI	Collision Involved/ Collision No
Commercial/ Utilitaire Yes		NSC/CNS Yes	Witness/ Témoins No
CVOR/ IUVU Yes		CVOR No. / N° de l'IUVU 0 9 8 9 3 0 7 4 1	
I believe and certify that the above offence has been committed and certify that I delivered an offence notice to the driver of the commercial motor vehicle in respect of which the above offence has been committed on the offence date. J'atteste par la présente que l'infraction susmentionnée a été commise et que j'ai remis un avis d'infraction au conducteur du véhicule utilitaire ayant commis cette infraction à la date de cette infraction.			<input type="checkbox"/> Or other service date of: Autre date de signification, le :
Signature of Issuing Officer Signatures de l'agent des infractions provinciales		Officer No N° de l'agent 531	Platoon Peloton MTO
Set fine of Amende fixe de \$100.00	Total payable \$125.00 Montant total exigible	Total payable includes set fine, applicable victim fine surcharge and costs. Le montant total exigible comprend l'amende fixée, la suramende compensatoire applicable et les frais.	
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Date of service if other than offence date Date de la signification de l'avis si elle diffère de celle de l'infraction Y/A M/M D/J			

SPEEDING

- ▶ 1 to 10 km/h over the limit
 - ▶ CVOR Points: 0
 - ▶ Demerit Points: 0
- ▶ 11-20 km/h over the limit
 - ▶ CVOR Points: 3
 - ▶ Demerit Points: 3
- ▶ 21 – 49 km/h over the limit
 - ▶ CVOR Points: 5
 - ▶ Demerit Points: 4

SPEEDING & SPEED LIMITER

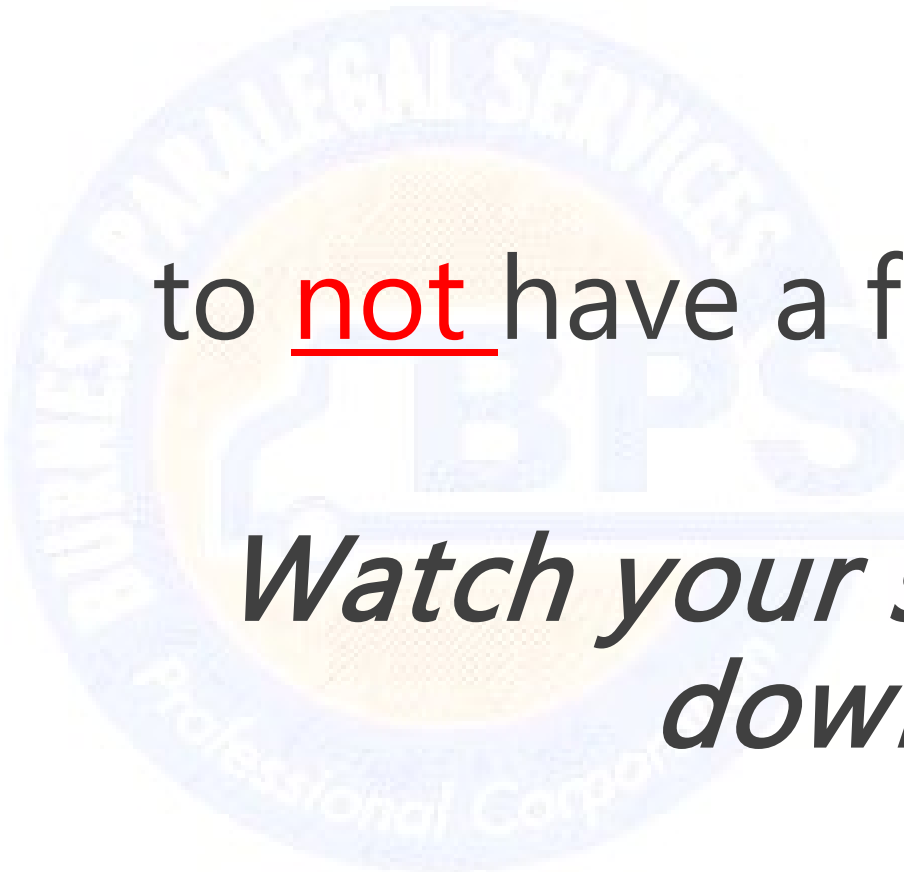
If you are caught exceeding

115 km/h you are

deemed

to **not** have a functioning speed limiter

Watch your speed going downhill



RED-LIGHT CAMERA & PHOTO RADAR

NO DEMERIT POINTS

BUT

CVOR POINTS

RED LIGHT = 5 CVOR POINTS

PHOTO RADAR = SAME AS SPEEDING

COLLISION DAMAGE INCREASE

Reportable collision

s. 199(1)

Damage increase from
\$2000 to \$5000

CARELESS DRIVING

THE WHERE AND THE WHEN

130 (1) Every person is guilty of the offence of driving carelessly who drives a vehicle or street car on a highway or in a specified place without due care and attention or without reasonable consideration for other persons using the highway or specified place.

“driver” means a person driving or having care, charge or control of a vehicle, whether or not the vehicle is on a highway or in a specified place, and “drive” has a corresponding meaning

CARELESS DRIVING

THE WHERE AND THE WHEN

“specified place” means,

- (a) any **parking lot**, structure or garage, whether public or private, paved or unpaved, flat or multilevel, above or below grade, including any driveway or road that connects the parking lot to a highway,
- (b) any **parking lot** into which drivers are expressly or impliedly invited or permitted to enter, with or without payment, and no matter whether payment was made or whether the driver entered with or without permission; and
- (c) any private, commercial or industrial **parking lot** from which the public would ordinarily be excluded.

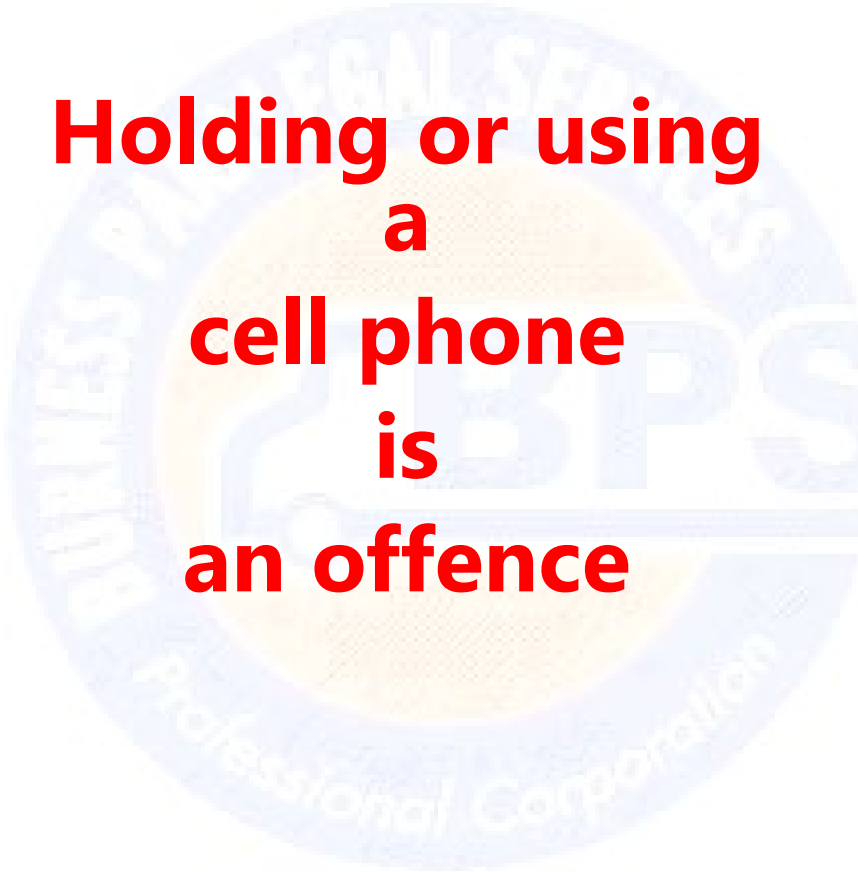
CARELESS DRIVING THE WHERE AND THE WHEN

Limitation

130 (7) No proceeding for an offence under this section shall be instituted **more than two years** after the facts on which the proceeding is based are alleged to have occurred.

DISTRACTED DRIVING IS NOT AN OFFENCE

**Holding or using
a
cell phone
is
an offence**



Hand-held wireless communication devices

78.1 (1) No person shall drive a motor vehicle on a highway while **holding or using a hand-held wireless communication device** or other prescribed device that is capable of receiving or transmitting telephone communications, electronic data, mail or text messages.

CELL PHONE CONVICTION

\$\$ PENALTY

(a) 1st offence = \$500 min to \$1,000 max

(b) 2nd offence = \$500 min to \$2,000 max

(c) 3rd offence = \$500 min to \$3,000 max

CELL PHONE SUSPENSION + DEMERIT + CVOR POINTS

- (a) 1st offence = 3 days, 3 Demerit & 3 CVOR
- (b) 2nd offence = 7 days & 6 Demerit & 3 CVOR
- (c) 3rd of more = 30 days & 6 Demerit & 3 CVOR

BLUETOOTH

A person may drive a motor vehicle on a highway while **pressing a button** on a hand-held wireless communication device to **make, answer or end a cell phone** call or to transmit or receive voice communication on a two-way radio **if** the device is placed securely in or mounted to the motor vehicle so that it does not move while the vehicle is in motion and the driver can see it at a quick glance and easily reach it without adjusting his or her driving position.



CB RADIO – EXEMPTION



Professional Corporation

CB RADIO – EXEMPTION

Drivers of commercial motor vehicles may drive a commercial motor vehicle on a highway while holding or using a two-way radio

“two-way radio” means a wireless communication device, consisting of a main receiver unit and a separate hand-held microphone, that is operated by a push-to-talk function on a set frequency and that allows for voice communication but not for the transmission and receipt of voice communication at the same time.

driving for personal without compensation = no exemption

VEHICLE INSPECTION

check your
brake stroke.

Mark & measure
or use tattle-tails

"pulling the spike"
to check trailer
brakes does not
meet the legal
requirements.



UNSAFE VEHICLE

CRITICAL DEFECTS: HTA – O. Reg. 512/97

- **+50% BRAKES $\frac{1}{4}$ OR MORE OOA ****
- **STEERING, WHEELS/RIMS, SUSPESION, TIRES**



SEATBELT CHARGES

Must wear it right!

2 Demerit points

2 CVOR point

\$240 fine





CORRECT



INCORRECT

ENTER THE SCALE

lights are on = enter

If you have missed the scale pull over and wait.

3 CVOR points



FOLLOW TOO CLOSELY

s. 158(2) Commercial vehicles must keep **60 metre** distance from vehicle ahead when travelling at speed **greater than 60 km/h**

CVOR points: 5

Demerit points: 4

Fine: \$110*

AMSL:2548ft TGT (MGRS): 17T NH 15013 66960 EL:1,033ft DIST:1.1km

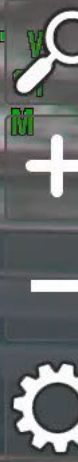
OPP 09:08:54 Mon Dec 10 2018

FLIR SYSTEMS
HAZE OFF
SPD 106 KTS
ALT 2548 FT

143M° 106 NM/I
0.6NM (00:20)



VIDEO OFF
SPLIT 8
MAP
SAT 18
SPD 85 KPH
ELV 1033 FT
HDG 214
PAR 220
SLT 1204 M



12/10
09:08:54



REC
ARS

REC
CAM



LRF L
LP C

HDEO
DDE
FOG MAN
EXP AUT
ICON

CLEAR	MAX
Time	Distance
Speed	Clock
--- S	--- km
---	--- km/h

-26° 290°

GEOPPOINT
INS NAV 0.7°S
TRK 100
SLAVE READY
Speed Start
1111 0.6NM 143M° (00:20)

ON-401 W[401] / Exit 222 / Embro, Stratford (Oxford Road 6) (0.10 km)
South South West Oxford ON

LEFT LANE DESIGNATED HIGHWAYS

COMMERCIAL VEHICLE
cannot use the left
lane (where
designated) unless
imminent
danger/emergency

5 CVOR Points



COMMERCIAL DRIVERS 65 TO 80 YEARS OLD

Driver accumulates more than 2 demerit points; or involved in an accident

- ❖ Must go through testing (knowledge, road test & medical)



13 WAYS TO STUNT DRIVE

- ❑ POP A WHEELIE
- ❑ STANDING BURN-OUT
- ❑ BURN-OUT IN A CIRCLE
- ❑ DRIVING SIDE BY SIDE
- ❑ PERSON IN TRUNK

13 WAYS TO STUNT DRIVE

- ❑ NOT DRIVING FROM THE DRIVER'S SEAT
- ❑ SPEEDING 40+ KPH less than 80 KPH ZONE
- ❑ SPEEDING 50+ more than 80 KPH ZONE
- ❑ SPEEDING 150+ KPH
- ❑ PREVENTING ANOTHER PERSON FROM PASSING

13 WAYS TO STUNT DRIVE

- ❑ STOPPING/SLOWING TO INTENTIONALLY INTERFERE WITH ANOTHER DRIVER
- ❑ DRIVING TOO CLOSELY TO OTHER CARS/PEDESTRIANS OR FIXED OBJECT
- ❑ TURNING LEFT FIRST WHEN OPPOSING TRAFFIC HAS THE PRIORITY TO PROCEED

Prohibited in following places:

- ❑ **HIGHWAY**
- ❑ **PARKING LOT (PUBLIC, PRIVATE, OR INDUSTRIAL)**
- ❑ **PARKING GARAGE**
- ❑ **FARM FIELDS**
- ❑ **EMPTY LOTS**
- ❑ **TRAILS**
- ❑ **DRIVEWAYS**

THE CONSEQUENCES OF STUNT DRIVING

AUTOMATIC ROADSIDE PENALTIES:

- **30 day licence suspension**
- **14 day vehicle impoundment
(not trailer)**

THE CONSEQUENCES OF STUNT DRIVING

CONVICTION PENALTIES:

**FINE: \$2,000 min to \$10,000 max
+ 25% surcharge**

JAIL: up to 6 months



THE CONSEQUENCES OF STUNT DRIVING

LICENCE SUSPENSION:

- (a) Minimum 1 year to max of 3 years (1st offence)
- (b) Minimum 3 year to max of 10 years (2nd offence)
- (c) Indefinitely (3rd or more offence)

POINTS:

- 5 CVOR POINTS
- 6 DEMERIT POINTS

IN SUMMARY

- Shut- up
- Slow down
- Stay out of the left lane
- Keep your distance
- Measure your brakes
- Wear your seatbelt
- Don't you dare pick up the phone

CONTACT US AT

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