### 1 Ibid

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   <sup>1</sup>Housen v Nikolaisen, 2002 SCC 33, [2002] 2 SCR 235.
   <sup>2</sup>Ibid at para 3.
   <sup>3</sup>Creston Moly Corp. v Sattva Capital Corp. 2014 SCC 53 at para 100, (2014) 373
DLR (4th) 393.
   <sup>4</sup>Housen, supra note 1 at para 45.
   <sup>5</sup>Ibid at para 45.
   <sup>6</sup>Ibid at para 46.
   <sup>7</sup>Ibid.
   <sup>8</sup>Spratt v Hermes (1965) 114 CLR 226, 227.
   <sup>9</sup>Capital TV & Appliances Pty Ltd v Falconer (1971) 125 CLR 591.
  <sup>10</sup>Spratt (n 8) 228.
  <sup>11</sup>Ibid 228.
  <sup>12</sup>Capital TV (n 9).
  <sup>13</sup>Spratt (n 8) 229.
```

## 2 Dalhousie Examples

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Journal Article<sup>14</sup>
lcbook<sup>15</sup>
Case<sup>1617</sup>
x<sup>18</sup> and y<sup>19</sup> and z<sup>20</sup>
Statute<sup>21</sup>
MEMORANDUM
some text with inline citation (Frog v Toad, 2015 SCC 48 at para 12)
```

some text with inline citation (*Frog v Toad*, 2015 SCC 48 at para 12) text "...that it offends the court's sense of decency" (*Ribbet v Flies of Toronto*, [1995] 2 SCR 1130 at para 196)

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#### **FACTUM**

...and the insurance company.

Ribbet v Flies of Toronto, [1995] 2 SCR 1130 at para 197

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McGuinness, Kevin P. *Canadian Business Corporations Law*, 3rd ed. (Toronto: LexisNexis Canada, 2017) vol. 1.

<sup>&</sup>lt;sup>14</sup>Charles Toad, "Warty Law: Toad Law in a Frog's World", (2015) 76 UTLJ 288

<sup>&</sup>lt;sup>15</sup>Frances Ribbeton, *Why Toads Make Poor Lawyers* (Halifax: Dalhousie Fictional Frog Press, 2014).

<sup>&</sup>lt;sup>16</sup>*Frog v Toad*, 2015 SCC 48 at para 12.

<sup>&</sup>lt;sup>17</sup> Vriend v Alberta, 1996 ABCA 274.

<sup>&</sup>lt;sup>18</sup>Ibid

<sup>&</sup>lt;sup>19</sup>R v Vader, 2017 ABQB 48, 2017 CarswellAlta 114 (WL Can).

<sup>&</sup>lt;sup>20</sup>Kevin P McGuinness, *Canadian Business Corporations Law* 3rd ed.vol. 1. (Toronto: LexisNexis Canada, 2017).

<sup>&</sup>lt;sup>21</sup>Amphibuous Criminal Code, RSC 1985, c C-46, s 356, Post-secondary Learning Act, SA 2003, c P.19-5

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Croome v Tasmania (1997) 191 CLR 119, 125
(Brennan CJ, Dawson and Toohey JJ).
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  Simon Stokes, Digital Copyright: Law and Practice, 4th ed. (Oxford:
Hart, 2014) (Bloomsbury) p. 42
  Croome v Tasmania (1997) 191 CLR 119, 125 (Brennan CJ, Dawson
and Toohev II)
  Croome v Tasmania (1997) 191 CLR 119, 125
  Mueller & Co v Commonwealth (2004) 109 FCR 156, 157 (Federal
Court of Australia)
```

AGLC<sup>4</sup> 1.1.1 When to footnote

AGLC<sup>4</sup> 1.1.2 Footnote numbers: after punctuation

AGLC<sup>4</sup> 1.1.3a Multiple sources: separated by semicolon:

Muschinski v Dodds (1985) 160 CLR 583; Baumgartner v Baumgartner (1987) 164 CLR 137; Bryson v Bryant (1992) 29 NSWLR 188

With pinpoint on last: *Muschinski v Dodds* (1985) 160 CLR 583; *Baumgartner v Baumgartner* (1987) 164 CLR 137; *Bryson v Bryant* (1992) 29 NSWLR 188, 194-5

Manual multi, each with pinpoint: *Muschinski v Dodds* (1985) 160 CLR 583, 584; *Baumgartner v Baumgartner* (1987) 164 CLR 137, 138; *Bryson v Bryant* (1992) 29 NSWLR 188, 194-5.

Auto multi, with pinpoints: *Muschinski v Dodds* (1985) 160 CLR 583 584; *Baumgartner v Baumgartner* (1987) 164 CLR 137 138; *Bryson v Bryant* (1992) 29 NSWLR 188, 194-5.

AGLC<sup>4</sup> 1.1.3b Multiple sources: new sentence if different intro signal:

Multi cites with new sentence: *Spratt v Hermes* (1965) 114 CLR 226; *Capital TV & Appliances Pty Ltd v Falconer* (1971) 125 CLR 591; *Kruger v Commonwealth* (1997) 190 CLR 1. Cf *R v Bernasconi* (1915) 19 CLR 629.

AGLC<sup>4</sup> 1.1.4 Closing punctuation for footnote.

AGLC<sup>4</sup> 1.1.5 Discursive text in footnotes.

AGLC<sup>4</sup> 1.1.6a Pinpoint references: immediately follow the citation

AGLC<sup>4</sup> 1.1.6b Pinpoint references: not preceded by 'p'

AGLC<sup>4</sup> 1.1.6c Pinpoint references: not preceded by '@'\*

AGLC<sup>4</sup> 1.1.6d Pinpoint references: paras are '[paragraph]'

AGLC<sup>4</sup> 1.1.6e Pinpoint references: 'page [paragraph]'

AGLC<sup>4</sup> 1.1.6f Pinpoint references: 'n note'

AGLC<sup>4</sup> 1.1.6g Pinpoint references: comma separated, 'x, x' xxx

Davies v Gertig [No 2] (2002) 83 SASR 521, 528 [57] n6, 529 [64] Kenman Kandy Australia Pty Ltd v Registrar of Trademarks (2002) 122 FCR 494, 59 [43] (French J), 529–30 [137] (Stone J)

AGLC<sup>4</sup> 1.1.7 Span of pinpoint references: p-p, [para]-[para], etc.

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 <sup>22</sup>Vriend v Alberta [1996] 274.
 <sup>23</sup>Vriend v Alberta, 1996 274.
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<sup>24</sup>Cassie v Koumans [2007] 481.
 <sup>25</sup>Cassie v Koumans, 2007 481.
 <sup>26</sup>[1996] 274, v Alberta, Vriend.
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  <sup>28</sup>274[1996], v Alberta, Vriend.
  <sup>29</sup>2741996, v Alberta, Vriend.
  <sup>30</sup>274[1996], v Alberta, Vriend.
 <sup>31</sup>274/1996, v Alberta, Vriend.
```

## 3 Examples

Of making many books there is no end

"the question of whether, when, and which third parties ought to be granted leave to intervene at the highest judicial level remains unsettled" 32

"the Court's approach to intervention allows it to strike a reasonable balance among competing democratic considerations, none of which are automatically more valuable than any other in the context of judicial decision-making" <sup>33</sup>

 $x^{34}$   $x^{35}$ 

"le droit privé québécois aura un rôle à jouer dans la protection des droits ancestraux des peuples autochtones sur la terre et les ressources" <sup>36</sup>

"The maximum sentence for an offence is not to be reserved for the most serious circumstances imaginable, but for very serious circumstances." <sup>37</sup>

--0000000--

<sup>&</sup>lt;sup>32</sup>Geoffrey D Callaghan, "Intervenors at the Supreme Court of Canada", (2020) 43 Dalhousie Law Journal 1 <2020 CanLIIDocs 544> 3.

<sup>&</sup>lt;sup>33</sup>Ibid 27.

<sup>&</sup>lt;sup>34</sup>Agathon Fric, "Popping the Question: What the Questionnaire for Federal Judicial Appointments Reveals about the Pursuit of Justice, Diversity, and the Commitment to Transparency", (2020) 43 Dalhousie Law Journal 1 <2020 CanLIIDocs 1656>.

<sup>&</sup>lt;sup>35</sup>Callaghan, *supra* note <mark>32</mark>.

<sup>&</sup>lt;sup>36</sup>Ghislain Otis, "Les droits ancestraux des peuples autochtones au carrefour du droit public et du droit privé: le cas de l'industrie extractive", (2019) 62 Les Cahiers de droit 451 <2019 CanLIIDocs 4154> p. 489.

 $<sup>^{37}</sup>$ R v *Vader*, 2019 ABCA 488 at para 25 < CanLII > .

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Creston Moly Corp. v Sattva Capital Corp. 2014 SCC 53, (2014) 373 DLR (4th) 393.

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- Fric, Agathon. "Popping the Question: What the Questionnaire for Federal Judicial Appointments Reveals about the Pursuit of Justice, Diversity, and the Commitment to Transparency", (2020) 43 Dalhousie Law Journal 1 < 2020 CanLIIDocs 1656>.
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