

# 1 Ibid

ext-authortitle-ibid

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AGLC style starts here →

Oz: short (n X) ppt

x<sup>8</sup>

x<sup>9</sup>

x<sup>10</sup>

x<sup>11</sup>

x<sup>12</sup>

x<sup>13</sup>

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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

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)  
text “...that it offends the court’s sense of decency” (*Ribbet v Flies of Toronto*, [1995] 2 SCR 1130 at para 196)

FACTUM

...and the insurance company.

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

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

<sup>14</sup>Charles Toad, “Warty Law: Toad Law in a Frog’s World”, (2015) 76 UTLJ 288

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

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

<sup>17</sup>*Vriend v Alberta*, 1996 ABCA 274.

<sup>18</sup>*Ibid.*

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

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

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

\lcbook

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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 Toohey JJ)

*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.

νομοφυλαξ  
← end of aglc formatting

inline cite: *.Vriend v Alberta* [1996] 274.» :*Vriend v Alberta*, 1996 274: \yycite

parencite: *.(Vriend v Alberta* [1996] 274).» :*(Vriend v Alberta*, 1996 274): \yyparen-  
cite

footcite: *.x<sup>22</sup>.» :x<sup>23</sup>:* \yyfoot-  
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### THREE CITE TYPES

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cite

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### FIELDS REARRANGED

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<sup>22</sup>*Vriend v Alberta* [1996] 274.

<sup>23</sup>*Vriend v Alberta*, 1996 274.

<sup>24</sup>*Cassie v Koumans* [2007] 481.

<sup>25</sup>*Cassie v Koumans*, 2007 481.

<sup>26</sup>[1996] 274, v *Alberta, Vriend*.

<sup>27</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”<sup>32</sup>

“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<sup>34</sup>

x<sup>35</sup>

“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>

—oooOooo—

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

<sup>33</sup>*Ibid* 27.

<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>35</sup>Callaghan, *supra* note 32.

<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>.

# Bibliography

## Legislation

*Amphibuous Criminal Code*, RSC 1985, c C-46.  
*Post-secondary Learning Act*, SA 2003, c P.19-5.

## Jurisprudence

*Baumgartner v Baumgartner*, (1987) 164 CLR 137.  
*Bryson v Bryant*, (1992) 29 NSWLR 188.  
*Capital TV & Appliances Pty Ltd v Falconer*, (1971) 125 CLR 591.  
*Cassie v Koumans*, 2007 NSWSC 481.  
*Creston Moly Corp. v Sattva Capital Corp.* 2014 SCC 53, (2014) 373 DLR (4th) 393.  
*Croome v Tasmania*, (1997) 191 CLR 119.  
*Davies v Gertig [No 2]*, (2002) 83 SASR 521.  
*Frog v Toad*, 2015 SCC 48.  
*Housen v Nikolaisen*, 2002 SCC 33, [2002] 2 SCR 235.  
*Kenman Kandy Australia Pty Ltd v Registrar of Trademarks*, (2002) 122 FCR 494.  
*Kruger v Commonwealth*, (1997) 190 CLR 1.  
*Mueller & Co v Commonwealth*, (2004) 109 FCR 156.  
*Muschinski v Dodds*, (1985) 160 CLR 583.  
*R v Bernasconi*, (1915) 19 CLR 629.  
*R v Vader*, 2017 ABQB 48, 2017 CarswellAlta 114.  
*R v Vader*, 2019 ABCA 488.  
*Ribbet v Flies of Toronto*, [1995] 2 SCR 1130.  
*Spratt v Hermes*, (1965) 114 CLR 226.  
*Vriend v Alberta*, 1996 ABCA 274.



## Secondary Materials: Monographs

- McGuinness, Kevin P. *Canadian Business Corporations Law*. 3rd ed. Vol. 1. Toronto: LexisNexis Canada, 2017.
- Ribbeton, Frances. *Why Toads Make Poor Lawyers*. Halifax: Dalhousie Fictional Frog Press, 2014.
- Stokes, Simon. *Digital Copyright. Law and Practice*. 4th ed. Bloomsbury. Oxford: Hart, 2014.

## Secondary Materials: Articles

- Callaghan, Geoffrey D. “Intervenors at the Supreme Court of Canada”, (2020) 43 Dalhousie Law Journal 1 <2020 CanLIIDocs 544>.
- 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>.
- Otis, Ghislain. “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>.
- Toad, Charles. “Warty Law: Toad Law in a Frog’s World”, (2015) 76 UTLJ 288.
-