

## COURT OF APPEAL OF QUEBEC

May 28<sup>th</sup>, 2013

## NOTICE TO COUNSEL AND LITIGANTS

Notice is hereby given to counsel and litigants that as of today, they are dispensed from filing copies of the judgments listed below in their book of authorities. The Court is familiar with these judgments, which are frequently relied on in factums and during oral argument. These judgments are therefore deemed, when applicable, to have been filed in a book of authorities without actually having to be reproduced.

Judgments in civil matters

- Dunsmuir v. New-Brunswick, [2008] 1 S.C.R. 190, 2008 SCC 9
- Housen v. Nikolaisen, [2002] 2 S.C.R. 235, 2002 SCC 33
- <u>H.L. v. Canada (Attorney General), [2005] 1 S.C.R. 401, 2005 SCC 25</u>
- <u>R. v. Oakes, [1986] 1 S.C.R. 103</u>

Judgments in criminal and penal matters

- <u>R. v. W.(D.), [1991] 1 S.C.R. 742</u>
- <u>*R. v. Shropshire*, [1995] 4 S.C.R. 227</u>
- <u>R. v. M. (C.A.), [1996] 1 S.C.R. 500</u>
- <u>*R. v. Proulx*, [2000] 1 S.C.R. 61, 2000 SCC 5</u>
- <u>R. v. L.M., [2008] 2 S.C.R. 163, 2008 SCC 31</u>
- <u>R. v. J.H.S., [2008] 2 S.C.R. 152, 2008 SCC 30</u>
- <u>R. v. C.L. Y., [2008] 1 S.C.R. 5, 2008 SCC 2</u>

It is understood that the foregoing list of judgments is not to be taken as representing an exhaustive list of relevant judgments for any particular subject matter, nor does it constitute an opinion in that regard.

With respect to any other judgment of the Supreme Court of Canada that counsel or a litigant wishes to produce, subsection 85(5) of the *Rules of Practice of the Court of Appeal in Civil Matters* and subsection 89(5) of the *Rules of Practice in Criminal Matters* already provides as follows:

When the book of authorities contains judgments or extracts of judgments rendered by the Supreme Court of Canada, that version must be that published in the *Reports of the Supreme Court of Canada*, or any computer based version that has the same paragraph numbering as the version published in the *Reports of the Supreme Court of Canada*.

For any other judgment counsel or a litigant wishes to include in a book of authorities, it may be reproduced in its entirety or only by reproducing relevant excerpts, as contemplated by subsection 85(2) of the *Rules of Practice of the Court of Appeal in Civil Matters* or subsection 89(2) of the *Rules of Practice of the Court of Appeal in Criminal Matters*.

Finally, counsel and litigants are reminded that they must produce their book of authorities at the Court's Registry at least <u>30 days prior to the hearing</u> (section 86 of the *Rules of Practice of the Court of Appeal in Civil Matters* and section 90 of the *Rules of Practice of the Court of Appeal in Criminal Matters*). No other judgments or authorities should be filed at the Registry or delivered to judges, unless they have been rendered or published within 30 days preceding the hearing.

NICOLE DUVAL HESLER JUGE EN CHEF DU QUÉBEC