Join a faculty of leading experts for incisive analysis and lively discussion of current, critical issues, including:

- Hi-Tech device searches; current and emerging legal issues
- Child exploitation offences; legal and practical special investigative issues
- How to build winning Charter Section 24(2) strategies in search cases
- Sealing Orders; getting them and getting rid of them
- Update on Criminal Code Part V1; reach of Production and other orders, texting, R. v. Jones, R. v. Marakah

PLUS! Keynote Address
Andrea Wood, Chief Legal Officer, TELUS
“Defining Reasonable in the Digital Age: A View from the Front Lines.”

Register today at:
osgoodepd.ca/search-and-seizure
Lawyers, law enforcement officers, regulatory investigators and courts continue to grapple with novel and challenging issues in the law of Search and Seizure especially presented by the intersection between privacy, emerging new technologies and the *Charter*.

This 16th National one day intensive program on the law of Search and Seizure in Canada will give you practical tactics and useful tips from prominent experts.

**Topics Include**

- Meeting the increasing challenges involving child exploitation offences
- Newest frontiers in search and seizure; latest investigational mechanisms, privacy rights and legal issues
- Knowing when and how to use Sealing Orders effectively
- Building winning Section 24 (2) strategies in search cases and integrating it into Section 8 strategies
- Drill down on Part VI of the *Criminal Code*
- Utilizing General Warrants in investigations; risks, rewards and limits

**Who Should Attend?**

- Law Enforcement officers
- Regulatory investigators
- Crown and defence lawyers
- Judges

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**Register today at:**

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1:15 p.m.

Back to Basics: Bringing and Responding to Charter Motions for the Exclusion of Evidence

Lesley Ruzicka, Crown Counsel, Criminal Appeals and Special Prosecutions, B.C. Prosecution Service, Ministry of the Attorney General

Eric V. Gottardi, Defence Counsel, Peck and Company, Barristers

These experienced Crown and defence lawyers will review practice points for effectively advancing and responding to Charter applications for the exclusion of evidence. They will also canvas recent legal developments with respect to:

- procedure
- standing; and
- ss. 24(1) and 24(2) of the Charter.

1:45 p.m.

Policing, Privacy and Racialized Communities

Tony Paisana, Defence Counsel, Peck and Company, Barristers

Scott C. Hutchison, Defence Counsel, Henein Hutchison LLP

Sgt. Phil Heard, Vancouver Police Department

Law enforcement agencies across the country are struggling to ensure that policing practices operate free of discrimination. Courts are recognizing the role of race in policing and the need to ensure s.8 operates in an even-handed manner. This panel canvases the legal and policy issues related to these concerns.

2:30 p.m.

Refreshment Break

2:45 p.m.

Sealing Orders: How to get Them; How to get Rid of Them

Scott K. Fenton, Defence Counsel, Fenton Smith Barristers

Sharon Steele, Senior Counsel, Public Prosecution Service of Canada

The presumption in Canadian law is that all judicial proceedings shall be open to the public to enhance the transparency and accountability of law enforcement and all court proceedings. But there are exceptions.

3:15 p.m.

Media Searches and Journalistic Privilege

Lesley Ruzicka, Crown Counsel, Criminal Appeals and Special Prosecutions, B.C. Prosecution Service, Ministry of the Attorney General

Daniel W. Burnett, Q.C., Owen Bird Law Corporation

This session will address the amendments to the Criminal Code and the Canada Evidence Act introduced by Bill S-231, An Act to amend the Canada Evidence Act and the Criminal Code (protection of journalistic sources). Topics will include:

- What is journalist source privilege?
- What procedure must be followed when the police apply for warrants, authorizations or orders for material held by the media or which may be the subject of journalist source privilege?
- In what circumstances will the media intervene on the application to oppose disclosure of material seized pursuant to a warrant, authorization or order?

4:00 p.m.

Roundtable Q & A

A symposium tradition, panelists from throughout the day will return to answer your questions and identify themes discussed during their presentations.

4:30 p.m.

Program Concludes

The topics discussed were explored in depth and well explained. Super Faculty!

I wish I had taken this program earlier in my career. It is very valuable.
16th National Symposium on Search and Seizure Law in Canada

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