"Source: Our Criminal Procedure, Report 32, 1988.

Department of Justice Canada. Reproduced with the permission of the Minister of Public Works and Government Services Canada, 2006."

Table of Contents

I.	Introduction		
II.	The Role of General Principles in the Work of the Law Reform Commission of Canada on the Law of Criminal Procedure		
Ш.	The Role of Criminal Procedure		
	A. The Meaning of "Procedure" 5 B. Technicality as a Characteristic of Procedural Law 6 C. The Comprehensiveness of Rules of Procedure 7 D. The Distinction between Matters of Procedure and Substance 7		
IV.	Truth, Justice and the Protection of Society in Procedural Law		
	A. Introduction9B. Truth and Justice9C. Procedural Rules and the Protection of Society9		
V.	Conflict and Compromise in the Criminal Process		
VI.	Why Is There a Need for General Principles of Criminal Procedure?		
VII.	The Place of the Constitution in the Articulation of General Principles of Criminal Procedure		
VIII.	General Principles of Criminal Procedure		
	A. The Principles Explained 23 1. The Principle of Fairness 23 2. The Principle of Efficiency 24 3. The Principle of Clarity 25 4. The Principle of Restraint 25 5. The Principle of Accountability 26 6. The Principle of Participation 27 7. The Principle of Protection 27		
	B. The Application of Principles to Policy		

	C. (Our Principles Illustrated	, 30
	1	1. Fairness	30
	2	2. Efficiency	
	3	3. Clarity	38
	4	4. Restraint	40
		5. Accountability	44
	6	5. Participation	48
	7	7. Protection	49
lX.	Conclusion		
		Reshaping Criminal Procedure	
	В. С	Our Philosophy — A Summary	54
		The Process of Paform	

.

.

.