

**"Source: *Arrest, Working Paper 41, 1985.*
Department of Justice Canada. Reproduced
with the permission of the Minister of Public
Works and Government Services Canada, 2007."**

Table of Contents

INTRODUCTION.....	1
<i>Part One:</i> <i>The Present Canadian Law of Arrest</i>	
CHAPTER ONE: Arrest and the Constitution	7
I. Introduction.....	7
II. Arrest, Detention and the <i>Canadian Charter of Rights and Freedoms</i>	8
A. Life, Liberty and Security of the Person	9
B. Arbitrary Detention or Imprisonment.....	12
C. Rights and Treatment on Arrest	13
III. Federal and Provincial Arrest Powers.....	15
A. Provincial Arrest Powers	16
(1) Arrest for Prosecution.....	16
(2) Arrest to Keep the Peace.....	18
(3) Arrest for Treatment	19
(4) Arrest to Facilitate Process.....	20
B. Federal Non- <i>Criminal Code</i> Arrest Powers.....	21
(1) Arrest for Prosecution.....	21
(2) Arrest to Keep the Peace.....	23
(3) Powers of Detention	23
(4) Arrest to Facilitate Process.....	24
(5) Other Codes	25
C. Conclusion	25
CHAPTER TWO: Arrest in Criminal Law.....	27
I. Introduction.....	27

II.	Arrest and Detention: Purposes and Definitions.....	27
	A. The Purpose of Arrest.....	28
	B. Defining Arrest.....	30
	C. Defining Detention.....	32
	D. Concluding Remarks on Definitional Problems.....	36
III.	Investigative Procedures and Detention.....	37
	A. Voluntary Co-operation with Police Investigation.....	37
	B. Specific Statutory Powers of Investigation.....	38
	C. Powers Ancillary to General Duties.....	39
IV.	Compelling the Appearance of an Accused.....	39
	A. Action Prior to Judicial Authorization.....	40
	B. Judicially Authorized Action.....	41
	(1) Summons.....	43
	(2) Arrest with Warrant.....	44
V.	Arrest without Warrant.....	45
	A. By Private Citizens.....	45
	B. By Peace Officers.....	47
VI.	Notice Requirements.....	51
	A. Right to Reasons for Arrest.....	51
	B. Right to Be Informed of Right to Counsel.....	53
VII.	Powers Necessary to Effect an Arrest.....	54
VIII.	Enforcement.....	56
	A. Self-Defence and Unlawful Arrest.....	56
	B. Criminal Charges.....	57
	C. Civil Actions.....	58
	D. Administrative Sanctions.....	60
	E. Charter Remedies.....	60
	CHAPTER THREE: The Need for Reform.....	61

*Part Two:
Reform of the Law of Arrest*

CHAPTER FOUR: Principles, Purposes and Definitions	67
I. Introduction	67
II. The Purposes of Arrest	67
RECOMMENDATION 1	69
III. The Definition of Arrest	69
RECOMMENDATIONS 2 and 3	72
CHAPTER FIVE: Arrest without Warrant	73
I. Introduction	73
II. Authority for Police Arrest without Warrant	74
A. Conditions for Arrest relating to the Alleged Offence	74
(1) The Existence of an Alleged Offence	75
(2) The Classification of Offences	77
(3) Time of Commission of an Alleged Offence	78
B. Conditions for Release relating to the Alleged Offender	79
(1) Restraint and Police Arrest without Warrant	79
(2) Restraint and Documentary Notice of Proceedings	81
RECOMMENDATIONS 4, 5 and 6	82
III. Authority for Citizen Arrest without Warrant	83
A. Conditions for Arrest relating to the Alleged Offence	85
(1) The Existence of an Alleged Offence	85
(2) The Classification of Offences	86
(3) Time of Commission of an Alleged Offence	86
(4) Citizen Assistance to Peace Officers	87
B. Conditions for Release relating to the Alleged Offender	88
RECOMMENDATIONS 7, 8 and 9	88
IV. Breach of the Peace	88
RECOMMENDATION 10	89

CHAPTER SIX: Judicial Process to Compel Appearance.....	91
I. Introduction.....	91
II. Arrest with and without Warrant.....	91
III. Conditions for Issuance of Process to Compel Attendance.....	93
A. Conditions relating to the Alleged Offence.....	93
B. Conditions relating to the Alleged Offender.....	94
IV. Procedure for Issuance of Judicial Process.....	95
RECOMMENDATIONS 11, 12, 13, 14 and 15.....	97
CHAPTER SEVEN: Notice Requirements for a Lawful Arrest.....	99
I. Introduction.....	99
II. Notice Requirements of a Lawful Arrest.....	100
A. Self-Identification by the Arresting Person.....	100
B. Information on the Fact of and Reasons for Arrest.....	101
C. Language and Translation.....	103
III. Justified Non-Compliance with Notice Requirements.....	104
IV. The Effect of Unjustified Non-Compliance.....	105
RECOMMENDATIONS 16, 17, 18 and 19.....	105
CHAPTER EIGHT: Spatial Limits on the Authority to Arrest.....	107
I. The Territorial Aspects of a Warrant for Arrest.....	107
A. The Tensions in Present Law and Practice.....	108
B. The Territorial Ambit of Arrest Warrants.....	110
II. Entry on Private Property to Effect a Lawful Arrest.....	113
A. Principles Governing Forcible Entry.....	113
B. Conditions of Lawful Entry upon Private Property to Effect Arrest.....	116
(1) Forcible Entry upon a Private Dwelling.....	116
(2) Forcible Entry into Premises Other Than Dwellings.....	117

CHAPTER SIX: Judicial Process to Compel Appearance.....	91
I. Introduction.....	91
II. Arrest with and without Warrant.....	91
III. Conditions for Issuance of Process to Compel Attendance.....	93
A. Conditions relating to the Alleged Offence.....	93
B. Conditions relating to the Alleged Offender.....	94
IV. Procedure for Issuance of Judicial Process.....	95
RECOMMENDATIONS 11, 12, 13, 14 and 15.....	97
CHAPTER SEVEN: Notice Requirements for a Lawful Arrest.....	99
I. Introduction.....	99
II. Notice Requirements of a Lawful Arrest.....	100
A. Self-Identification by the Arresting Person.....	100
B. Information on the Fact of and Reasons for Arrest.....	101
C. Language and Translation.....	103
III. Justified Non-Compliance with Notice Requirements.....	104
IV. The Effect of Unjustified Non-Compliance.....	105
RECOMMENDATIONS 16, 17, 18 and 19.....	105
CHAPTER EIGHT: Spatial Limits on the Authority to Arrest.....	107
I. The Territorial Aspects of a Warrant for Arrest.....	107
A. The Tensions in Present Law and Practice.....	108
B. The Territorial Ambit of Arrest Warrants.....	110
II. Entry on Private Property to Effect a Lawful Arrest.....	113
A. Principles Governing Forcible Entry.....	113
B. Conditions of Lawful Entry upon Private Property to Effect Arrest.....	116
(1) Forcible Entry upon a Private Dwelling.....	116
(2) Forcible Entry into Premises Other Than Dwellings.....	117

RECOMMENDATIONS 20, 21, 22, 23, 24, 25 and 26	118
CHAPTER NINE: Sanctions against Unlawful Arrest	121
I. Introduction	121
II. Self-Defence against Unlawful Arrest	122
III. Proceedings against Those Abusing Authority to Arrest	124
A. Civil Proceedings	124
B. Criminal Proceedings	125
C. Administrative Proceedings	126
IV. Sanctions at the Trial of an Unlawfully Arrested Accused	127
A. Dismissal or Stay of Proceedings	127
B. An Exclusionary Rule of Evidence	129
RECOMMENDATIONS 27 and 28	130
SUMMARY OF RECOMMENDATIONS	131
APPENDIX I: <i>Non-Criminal Code</i> Federal Arrest Powers	137
APPENDIX II: Provincial Arrest Powers	139