

"Source: *Contempt of Court: Offences Against the Administration of Justice, Working Paper 20, 1977.*
Department of Justice Canada. Reproduced with the permission of the Minister of Public Works and Government Services Canada, 2006."

Table of Contents

Foreword	1
Introduction	5
I. The Present State of the Law	11
A. The Dual Nature of Contempt	11
1. Criminal and civil contempt	11
Nature of the distinction	11
Practical importance of the distinction	13
2. Contempt <i>in facie</i> and contempt <i>ex facie</i>	14
Nature of the distinction	15
Difficulties in the distinction	16
Practical importance of the distinction	17
B. The Different Forms of Contempt	19
1. Misbehaving in court	19
Basis	20
Legal policy considerations	21
2. Disobeying a court order	24
Basis	25
Legal policy considerations	26
3. Scandalizing the court	30
Basis	30
Legal policy considerations	31

4. Obstructing justice	35
Basis	35
Legal policy considerations	36
5. Attempting to influence the outcome of a trial ..	37
Basis	38
Legal policy considerations	39
a) Nature of Liability	39
b) Limits of Legal Intervention	40
c) Framework of the rule	42
II. A Proposal for Reform	47
1. The framework of reform	47
2. The limits of reform	49
Basis of responsibility	49
Specific Defences	50
3. Implementation of the reform	52
Summary and ordinary procedure	52
Initiating the proceedings	55
The right to jury trial	55
Sentences	56
Schedule A — Summary of Principal Recommendations ..	59
Schedule B — Endnotes	63
Schedule C — Selected Bibliography	65
Schedule D — Selected List of Cases	67