"Source: Directions for reform: a framework for sentencing, corrections and conditional release, 41 p., Solicitor General Canada, 1990. Reproduced with the permission of the Minister of Public Works and Government Services Canada, 2010." We acknowledge the cooperation of Public Safety Canada.

TABLE OF CONTENTS

FOR	EWORD	vii
I.	INTRODUCTION	1
	 What is Wrong with our Sentencing, Corrections, and Conditional Release Systems? Our Current System and Calls for Reform 	2
II.	GOALS OF REFORM IN SENTENCING, CORRECTIONS AND CONDITIONAL RELEASE	5
	 Rebuilding Public Trust The Need for Equity and Predictability The Need for Greater Integration among Components The Need for More Effective Sentencing and Sentence Administration Reintegration and Public Protection The Need for Fairness and Accountability Reducing our Over-Reliance on Incarceration; The Need for Alternatives 	5 6 7 8 8 9
	8. Special Classes of Offenders	10 11 12
III.	FUTURE DIRECTIONS FOR REFORM IN SENTENCING, CORRECTIONS AND CONDITIONAL RELEASE	
	PROPOSALS FOR CHANGE	15
	Statement of Purpose and Principles of Sentencing Statement of Purpose and Principles for Corrections	15 16 17 18
	SENTENCING	18
	Code of Evidence and Procedure at the Sentencing Hearing	18 19 20

	CONDITIONAL RELEASE	21
	Changes to Conditional Release Eligibility Dates	22 22
	CORRECTIONS	23
	New Federal Corrections Act Changes to Remission Improved Correctional Programs Aboriginal Offenders Female Offenders Other Offenders	23 24 25 25
	INFORMATION FOR CRIMINAL JUSTICE PROFESSIONALS AND THE PUBLIC	26
	INFORMATION SYSTEMS	26
IV.	CONCLUSION	29
BIBL	JOGRAPHY	31