

**“Source: *Discovery in Criminal Cases, Report on the Questionnaire Survey, A Study Paper Prepared by the Criminal Procedure Project, 1974.*  
Department of Justice Canada.  
Reproduced with the permission of the Minister of Public Works and Government Services Canada, 2007.”**

## TABLE OF CONTENTS

	<i>Page</i>
<b>Introduction</b> .....	1
1. Purpose of the Survey .....	1
2. Methodology .....	1
(a) Form of the Questionnaires .....	1
(b) Method of Distribution .....	2
 <b>Chapter I – Pre-Trial Discovery and the Prosecutor</b> .....	 5
1. National Results with respect to the Exercise of Prosecutorial Discretion .....	6
(a) Usual Practices with respect to the Disclosure of Specific Matters .....	7
(i) Majority Practices .....	7
(ii) Non-uniform Practices .....	8
(b) Methods of Disclosure .....	9
(c) Factors affecting the Prosecutor’s Decision to Disclose or not to Disclose Information .....	9
2. Regional Variations .....	10
(a) The Provinces .....	10
(b) Rural Areas and Urban Areas .....	14
(c) Three Large Urban Centres: Montreal, Toronto, Vancouver .....	14
3. Variations According to Professional Data .....	16
(a) Length of Employment .....	17
(b) Employer .....	19
(c) Full Time or Part Time Employment .....	19
(d) Types of Offences .....	20
(e) Types of Tribunals .....	20
(f) Types of Proceedings .....	21
(g) Experience as Defence Counsel .....	21
4. Variations According to Personal Data .....	21
(a) Age Groups .....	22

	<i>Page</i>
(b) Opinions .....	22
(i) Does the surprise element usually play an important part in your trial strategy? .....	22
(ii) Does the surprise element usually play an important part in the trial strategy of the defence? .....	22
(iii) Are you satisfied with pre-trial discovery available to the defence by law in cases where there is no preliminary inquiry? .....	22
(iv) Are you satisfied with pre-trial discovery available to the prosecution? .....	23
(v) If more extensive discovery were compulsory, would there be more intimidation of witnesses? .....	23
(vi) Are you in favour of a formal discovery procedure applicable to all offences? ..	23
(vii) Are you in favour of discovery prior to plea? .....	23
(viii) Are you in favour of a system mainly dependent on prosecutorial discretion? ..	24
5. Conclusion .....	24
<b>Chapter II — Pre-Trial Discovery and the Defence Counsel .....</b>	<b>25</b>
1. Usual Pre-trial Discovery Practices of Defence Counsel .....	25
2. Regional Variations .....	28
(a) The Provinces .....	28
(b) Rural Areas and Urban Areas .....	32
(c) Three Large Urban Centers: Montreal, Toronto, Vancouver .....	33
3. Variations According to Professional Data .....	36
(a) Type of Practice .....	36
(b) Time Devoted to Criminal Defence Practice .....	36
(c) Use of Private Investigators .....	38
(d) Types of Offences .....	39
(e) Types of Tribunals .....	39
(f) Types of Proceedings .....	40
(g) Experience as Crown Prosecutor .....	40
(h) General Experience: Age .....	41
4. Conclusion .....	41
<b>Chapter III — The Present Discovery System in Criminal Cases .....</b>	<b>43</b>
1. The Preliminary Inquiry .....	43
(a) Delays .....	44
(b) Waiver of the Preliminary Inquiry .....	45
(c) Manner of Prosecution .....	46

	<i>Page</i>
(d) Rules of Evidence .....	48
(e) Committal for Trial .....	48
(f) Preferred Indictments .....	49
2. Talking to Witnesses .....	50
<b>Chapter IV – Disclosure by the Defence to the Prosecution .....</b>	<b>57</b>
1. General .....	57
(a) Needs of the Prosecution .....	57
(b) The Exchange of Information .....	58
2. Disclosure of Defences .....	59
(a) Defence of Alibi .....	59
(i) Does the defence disclose alibi prior to trial? .....	59
(ii) When does the defence disclose alibi? .....	59
(iii) What information with respect to alibi does the defence disclose? .....	61
(b) Defence of Insanity .....	61
3. Plea Discussions .....	62
4. Talking to Witnesses .....	62
<b>Chapter V – Opinions and Possibilities for Reform .....</b>	<b>65</b>
1. Opinions on the Present State of the Law .....	65
2. The Impact of Reform .....	66
3. Models for Reform .....	69
<b>Conclusion .....</b>	<b>71</b>
Appendix A – Questionnaire Sent to Prosecutors and Percentage Answers to Each Question ..	73
Appendix B – Questionnaire Sent to Defence Counsel and Percentage Answers to Each Question .....	97