"Source: Expropriation, Report 4, 1978.

Department of Justice Canada.

Reproduced with the permission of the Minister of Public Works and Government Services Canada, 2007."

Table of Contents

Introduction	J
The Essentials of Good Expropriation Law	3
1. Guiding Principles	3
2. One Expropriation Statute	
Who Should Be Able to Expropriate?	
1. Government as Expropriator	5
2. Private Enterprises as Expropriators	6
(a) Strip-takers	6
(b) Private Enterprises Generally	7
The Pre-Expropriation Phase	9
1. Under The Expropriation Act of 1970	
2. The Prc-Expropriation Hearing	10
3. Strip-Takers	12
The Expropriation Phase	17
1. Title	17
2. Possession	17
3. Immediate Funding	18
4. Abandonment	18
The Post-Expropriation Phase	21
1. Statutory Negotiation	21
2. Formal Determination of Compensation	21
3. When Should Compensation Be Determined	22

4. Prohibiting Double Recovery	22
5. Partial Taking	22
6. Injurious Affection on a Partial Taking	23
7. Equivalent Reinstatement	24
8. Leases and Tenancies	24
9. Mortgage and Other Security Interests	25
10. Who Should Determine Compensation	25
11. Costs	26
Miscellaneous Matters	29
1. Personal Property	
2. Injurious Affection	29
Land Acquisition Practices	31
1. A Central Land Agency	
2. Appraisals	32
3. Openness	32
4. Standard Form Agreements	33
6. A Legal Rights Booklet	33
Conclusion	35
Appendix	37