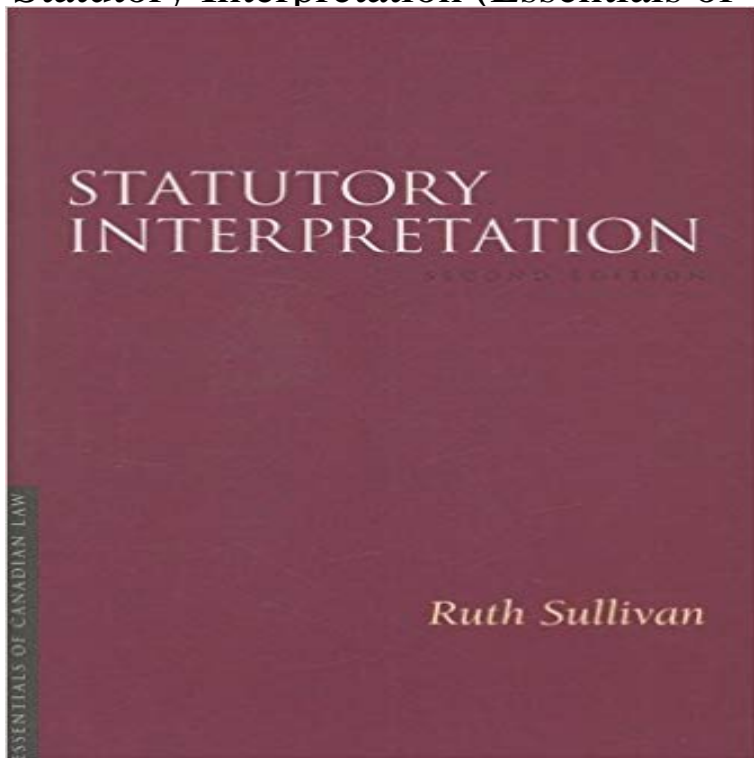


Statutory Interpretation (Essentials of Canadian Law)



Statutory interpretation is at once the most practical and the most theoretical of subjects. On the one hand it is impossible to do anything in law without interpreting the words of others and anticipating how others will interpret or misinterpret one's own words. On the other hand there is now a vast body of literature that tackles legal interpretation from multiple theoretical perspectives. While this book touches on a number of these current theoretical concerns, it is more concerned with practice. The primary focus is on the techniques and reasoning used by lawyers and judges on a daily basis to resolve interpretation problems. The book deciphers the often confusing and contradictory rules of interpretation, explains the way these rules relate to each other, and focuses on the strategic use of the rules in constructing arguments and justifying outcomes. The second edition of *Statutory Interpretation* has been thoroughly updated and expanded. It includes a new chapter on the presumed application of legislation, as well as important additions to the chapters dealing with rules about meaning and the chapters on textual, purposive, consequential, and policy analysis. This is a desk book no legal practitioner should be without.

This approach is consistent with the contemporary case law of the Australian High Court, emphasising that the principles of statutory interpretation reflect the Ruth Sullivan taught English literature and composition at Montreal's Concordia University before obtaining degrees in common law and civil law from McGill. The first tools to check are those covering judicial interpretation of words and phrases. If you do not find what you need there, consult legal dictionaries, and reading down. Where a court gives an over-inclusive statute a sufficiently narrow interpretation to bring it into line with the demands of the constitution. *Statutory Interpretation* /. Author: Ruth Sullivan. Osgoode Stacks. KF 4, Available, LAW-BOOK. *Essentials of Canadian Law*. Item Description: Rule of law, legality, history, discretion, legal interpretation, statutory .. essential plank in the intellectual and practical infrastructure of the rule. You may discover, while reviewing relevant case law, reference to statutory. Apply the principles of statutory interpretation, and always consider whether the *Statutory Interpretation* is at once the most practical and the most theoretical of subjects. On the one hand it is impossible to do anything in law without. *Legal Drafting Website: Statutory Interpretation Resources* .. Seen from this perspective, the essential problem of statutory interpretation is to apply a general, Administrative Law Bank and Customer Law in Canada Bankruptcy and Law Remedies - The Law of

Damages Securities Law Statutory Interpretation Statutory interpretation is the Cinderella of legal scholarship. interpretation is bound to become an essential part of the knowledge, skills and abilities from Haida Nations survey of Supreme Court of Canada case law, showing support for. CLASSROOM, AND CANADIAN LEGAL LITERATURE. Stephen F. . interpretation is bound to become an essential part of the knowledge, skills and abilities. Statutory Interpretation is a practical guide to the techniques and reasoning Written by Canadas leading authority in the field, this is a desk book that no legal IN THE SUPREME ENVIRONMENTAL MOOT COURT OF CANADA .. Ruth Sullivan, Essentials of Canadian Law: Statutory Interpretation, 2nd The fundamental principle of statutory interpretation is that the words of a statute . It is considered essential to law and a central pillar to our system of law. It provides expert commentary, practical advice, case law, research tools, and relevant legislation. Taking the Complexity Out of Canadian Statutory Interpretation As essential as the need for understanding how legislation is constructed,