Glossary

Accused The person who is charged with breaking a criminal law and is

brought before the court to be tried.

Attest To declare something.

Beyond a Reasonable Doubt The facts presented in court must convince the Jury of the Accused's

guilt, and the evidence must not show any other sensible explanation

of the events.

Burden of Proof The responsibility for proving all the facts of the case. In a criminal

trial, the Crown has the burden of proof.

Charge A statement of the offence which the Accused is said to have commit-

ted.

Charge to the Jury Instructions given by the Judge to the Jury at the close of a case. The

Judge explains the law which applies to the offence and what the

Jury's task is.

Complainant A person who claims that they have been wronged.

Convicted Found guilty and sentenced by the Judge. A convicted person will

have a criminal record.

Counsel A lawyer representing one of the parties at trial.

Cross-Examination see Examination

Crown The state or government. The Crown Counsel (sometimes called

Crown Prosecutor) is the lawyer who represents our society at the

trial.

Defence A defence is the Accused's answer to a charge.

Defence Counsel Defence counsel represents the accused person and ensures that

their rights and interests are protected.

Deliberations Discussion of the facts of the case by the Jury so that a verdict may be

reached. The Jurors deliberate by themselves in the Jury Room.

Direct Examination see Examination

Evidence The facts about the crime which the witnesses tell the court, and any

objects that support their statements (such as the item that was stolen if the charge was theft.) The objects are introduced to the court

under the name "exhibits."

Examination The questioning of a witness in court by counsel. Direct Examination

occurs when the lawyer who calls the witness to the stand asks questions. Cross- Examination is the questioning of the witness by the

lawyer for the other side.

Exhibit An object related to the crime which is brought before the court as

evidence.

Hearsay This occurs when a witness repeats in court what someone else has

said instead of telling what they personally saw or experienced. This

type of testimony is not permitted.

Impartial Showing no favour to either side. For the Jurors, this means not

making up their minds about the guilt or innocence of the Accused

until all the evidence has been presented.

Indictable Offence The most serious kinds of acts are indictable offences which usually

have higher maximum sentences than summary offences. Generally, a person accused of an indictable offence may choose to have a Jury.

Indictment The official document which the Crown uses to begin the trial pro-

cess. It states the charge against the Accused.

Juror One of the twelve people with the responsibility of deciding the

question of the Accused's guilt or innocence.

Leading Question A question which tells or suggests the answer that the witness

should give. This type of question is not allowed during the direct examination of a witness. An example of a leading question is "The car was red, wasn't it?" Instead, counsel should ask "What colour

was the car?"

Oath A promise to tell the truth in court which is made by a witness when

they take the stand.

Objection A request by a lawyer for the Judge to decide whether or not another

counsel broke one of the rules about questioning. (Also see Over-

ruled and Sustained.)

Overruled When one counsel believes the opposing counsel has broken the

rules, they raise an objection to the Judge. If the Judge thinks the rule has not been broken, the Judge will say to the lawyer who raised the objection that "Objection overruled" and tells the opposing coun-

sel to continue.

Plea The Accused's answer to the reading of the charge. This answer will

be "guilty" or "not guilty."

Prosecute To bring an accused person to trial on a charge.

Provost Officer Special officer who is responsible for escorting the Accused in and

out of the courtroom.

Sentence The order made by the Judge if the Accused is found guilty, stating

what is to happen to them.

Straw Vote Unofficial vote that lets the group know what each member is think-

ing at a certain point in time. It is useful to facilitate discussion in

order to reach a unanimous decision.

Summary Offence Less serious types of offences fall into this category. Unless the law

says otherwise, the maximum sentence for a summary offence is a

fine of \$2000 and/or imprisonment for six months.

Summation A closing argument to the Jury made by the Crown and the Defence

counsel. Each side outlines the evidence that was presented and stresses how it proves or does not prove the case against the Ac-

cused.

Sustained When one counsel believes the opposing counsel has broken the

rules, they raise an objection to the Judge. If the Judge thinks the rule has been broken, they say to the lawyer who raised the objection "Objection sustained" and tell the opposing counsel to stop,

rephrase their question, or move on.

Testimony The evidence given by a witness in court under oath.

Witness A person who is called before the court to give evidence because

they have information related to the crime.