



Free-to-access resources by rangefindr.ca

(click to access each resource)

MMS.watch

the publicly-accessible database of each mandatory minimum sentence and its constitutional status:



Of the **15** mandatory minimum sentences for **DRUG OFFENCES**

- 1** has been challenged and upheld
- 1** has been both upheld and struck down in different courts
- 13** have been struck down

rangefindr.ca's Sentencing Guide for Fentanyl Trafficking in Ontario:

Table of contents	
Sentencing principles.....	2
Low-level trafficking — patch/gram	3
Mid-level trafficking — multi-gram to multi-ounce	12
High-level trafficking — multi-ounce to kilogram	22
Trafficking by medical practitioners	27



RANGEFINDR

The *R v Friesen* Fact Sheet regarding sentencing for sexual offences against children:

Sentencing courts should depart upward from sentencing precedents that pre-date society's current understanding of the harms and wrongfulness of sexual offences against children, and can even depart upward from recent sentencing precedents that rely on older cases.

[View Source](#)

Provincial Courts of Appeal should not create sentencing "caps" that can only be exceeded in "exceptional circumstances" for these offences.

[View Source](#)

Sentencing ranges for sexual interference should not be lower than those for sexual assault against a child. The offences are equally serious.

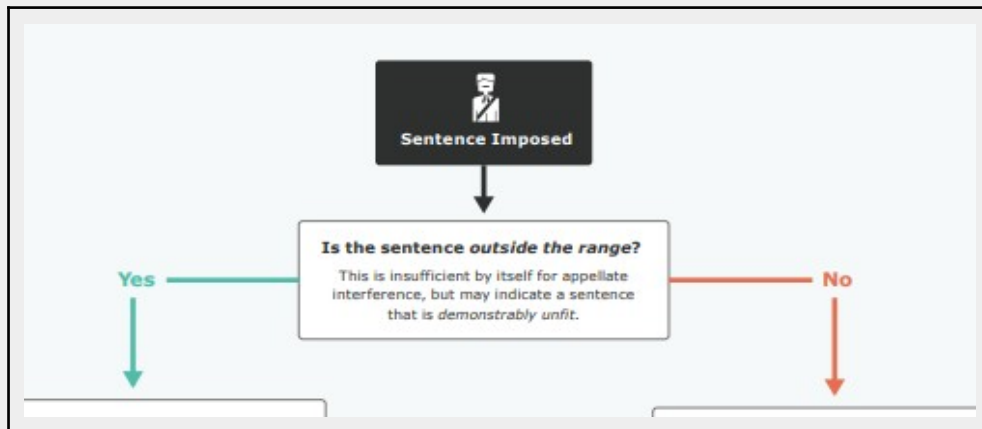
[View Source](#)

Prescriptions for a proper sentence

Sentences must fully reflect the life-altering consequences that can and often do flow from the sexual violence.

[View Source](#)

The Sentence Appeal Flowchart:



More [infographics and short articles](#) on sentencing law.

