HANDOUT 1:  
Overview of the Canadian Charter of Rights and Freedoms

Introduction

The Canadian Charter of Rights and Freedoms (Charter) was enacted in 1984 and it effectively replaced the Bill of Rights of 1960. Although many of the same rights and freedoms are protected by the Charter as by the Bill of Rights, the Charter enhances the protections provided to Canadians by increasing the number and the extent of our rights and freedoms. In addition, the Charter now forms part of our Constitution, making it difficult for future governments to decrease or limit the rights and freedoms we currently enjoy. It applies when the government tries to infringe upon the rights of Canadians.

Fundamental Freedoms: Section 2

- Freedom of conscience and religion
- Freedom of thought, belief and expression
- Freedom of peaceful assembly
- Freedom of association

Rights and freedoms are not without limits. Sometimes they have to be limited in order to protect the rights and freedoms of others. For example, prisoners have some of their rights and freedoms taken away because they have broken the law. Another example occurred during the Stanley Cup Riots on Robson Street in Vancouver in 2011. People gathered to celebrate (protected under "freedom of peaceful assembly") with other hockey fans (protected under "freedom of association"). However, when the assembly turned into a riot the freedoms of others (such as those of shopkeepers whose windows were broken) were compromised. The police had to arrest some rioters who were then charged with breaking the law. Freedoms are guaranteed only to such reasonable limits as can be justified in a free and democratic society.

Democratic Rights: Section 3

- Every Canadian citizen of age has the right to vote
- Every Canadian citizen of age has the right to run for public office
- Elections, both federal and provincial, must be called every five years
- Parliament and legislatures must sit at least once every 12 months
Right to Vote

Throughout much of history people have been willing to fight and die for the right to vote in order to hold the government accountable for its actions. Today, countries voting in "free elections" for the first time (where an election has a true opponent) often invite representatives from other countries to oversee the administration of their polling booths in order to ensure that the votes are counted accurately. In Canada our right to vote is a birthright or an automatic right when a person obtains citizenship status and becomes of age.

Mobility Rights: Section 3

Canadians are allowed to move freely within the country and they also have the right to enter and remain in Canada. Mobility rights affect those wanting to move from one province to another in order to seek employment. Wide mobility rights allow people to go anywhere to seek opportunities in their field of expertise. In some professions such as teaching and law, the applicant must meet the required standards of the province they are moving into in order to work there. Some provinces had previously tried to limit these rights in order to guarantee that local residents would get available jobs first. They were concerned that people would move to provinces where there was easier access to social services, thereby increasing the tax burden on local residents.

Legal Rights: Section 7-14

Everyone has the right to be secure against unreasonable search and seizure.

The police must have reasonable grounds for searching you or your home and any evidence that is unlawfully obtained may be excluded at trial.

Everyone has the right not to be arbitrarily detained or imprisoned. A person must be held in custody on reasonable grounds and must be brought before a judge or justice as soon as possible or within 24 hours of detention to decide if the detention is lawful (habeas corpus).

Everyone has the right on arrest or detention to be informed promptly of the reasons and to consult counsel without delay and to be informed of that right. The police use the Charter warning to provide this information.

Everyone has the right to a fair trial within a reasonable time.

Everyone is innocent until proven guilty beyond a reasonable doubt. Crown counsel must present evidence to an unbiased judge or jury in an open court to prove the accused’s guilt. The accused does not have to prove anything or call any evidence.
Everyone has the right to be tried by a judge and jury where the punishment for the
offence charged is over five years imprisonment. This provision guarantees the right to
be judged by one’s peers and it keeps our justice system in touch with the opinions of
ordinary people and with changing community standards.

Everyone has the right not to be compelled as a witness and to remain silent when
accused of a crime.

Everyone has the right not to be subjected to any cruel and unusual treatment or
punishment. The punishment should fit the crime and it should meet with the broad
public standard of acceptability.

**Equality Rights: Section 15**

The *Charter* guarantees equality rights. Every individual is equal
before and under the law and has the right to equal protection and
benefit of the law without discrimination based on race, nationality,
or ethnic origin, color, religion, sex, age or mental or physical
disability.

It may be surprising to note that this clause was one of the more
controversial issues of the constitutional debate. Some provinces did not see the need
for equality rights to be written into the *Charter* since provincially human rights codes
were seen as protection enough.

The phrase "before and under the law" is significant because it means that not only do
people have equal access to the courts and to equal administration of justice (the
"before" part) but that the laws that are discriminatory will be struck down by the courts
(the "under" part).

**Language Rights: Section 16-22**

- Either English or French may be used in Parliament.
- All documents of Parliament must be published in both languages.
- Members of the public can communicate with the federal government in either
  language.
- The federal government must provide services in English and French.
- Either language can be used in court.

**Minority Language Education Rights: Section 23**

Canadians have a right to have their children educated in French if:

- Their first language is French.
- They received their own primary education in French.
- They have a child already receiving education in French.