

OBTAINING PERSISTENT LINKS TO CASES OR ARTICLES

LEXIS ADVANCE QUICKLAW

1. Find the case or article that you are interested in:

Lexis Advance® Quicklaw® Browse ▾ Enter terms, sources, a citation, or cit: to Search: Everything ▾ 🔍 Client: -None- ▾ History ▾ Help Sign Out

Document: R. v. Askov, [1990] 2 S.C.R. 1199 | Actions ▾

Go to ▾ r. v. Askov ▾ 🔍 Search Document Highlight

R. v. Askov, [1990] 2 S.C.R. 1199

Copy Citation

Supreme Court Reports

Supreme Court of Canada

Present: Dickson C.J.* and Lamer C.J.** and Wilson, La Forest, L'Heureux-Dubé, Sopinka, Gonthier, Cory and McLachlin JJ.
1990: March 23 / 1990: October 18.
File No.: 20560.

[1990] 2 S.C.R. 1199 | [1990] 2 R.C.S. 1199 | [1990] S.C.J. No. 106 | [1990] A.C.S. no 106 | 1990 CanLII 45

Elijah Anton Askov, Ralph Hussey, Samuel Gugliotta and Edward Melo, appellants; v. Her Majesty The Queen, respondent.

ON APPEAL FROM THE COURT OF APPEAL FOR ONTARIO (142 paras.)

* Chief Justice at the time of hearing. ** Chief Justice at the time of judgment.

Case Summary

About this document

Related Content

- French Version
- History of Case
- Citing Cases
- Commentary Referring to this Case
- Case Summaries (14)

2. Click “Actions” in the top-centre of the screen and select “Link to this page”:

Lexis Advance® Quicklaw® Browse ▾ Enter terms, sources, a citation, or cit: to Search: Everything ▾ 🔍 Client: -None- ▾ History ▾ Help Sign Out

Document: R. v. Askov, [1990] 2 S.C.R. 1199 | **Actions ▾**

Go to ▾ r. v. Askov ▾ 🔍 Search Document Highlight

R. v. Askov, [1990] 2 S.C.R. 1199

Copy Citation

Supreme Court Reports

Supreme Court of Canada

Present: Dickson C.J.* and Lamer C.J.** and Wilson, La Forest, L'Heureux-Dubé, Sopinka, Gonthier, Cory and McLachlin JJ.
1990: March 23 / 1990: October 18.
File No.: 20560.

[1990] 2 S.C.R. 1199 | [1990] 2 R.C.S. 1199 | [1990] S.C.J. No. 106 | [1990] A.C.S. no 106 | 1990 CanLII 45

Elijah Anton Askov, Ralph Hussey, Samuel Gugliotta and Edward Melo, appellants; v. Her Majesty The Queen, respondent.

ON APPEAL FROM THE COURT OF APPEAL FOR ONTARIO (142 paras.)

* Chief Justice at the time of hearing. ** Chief Justice at the time of judgment.

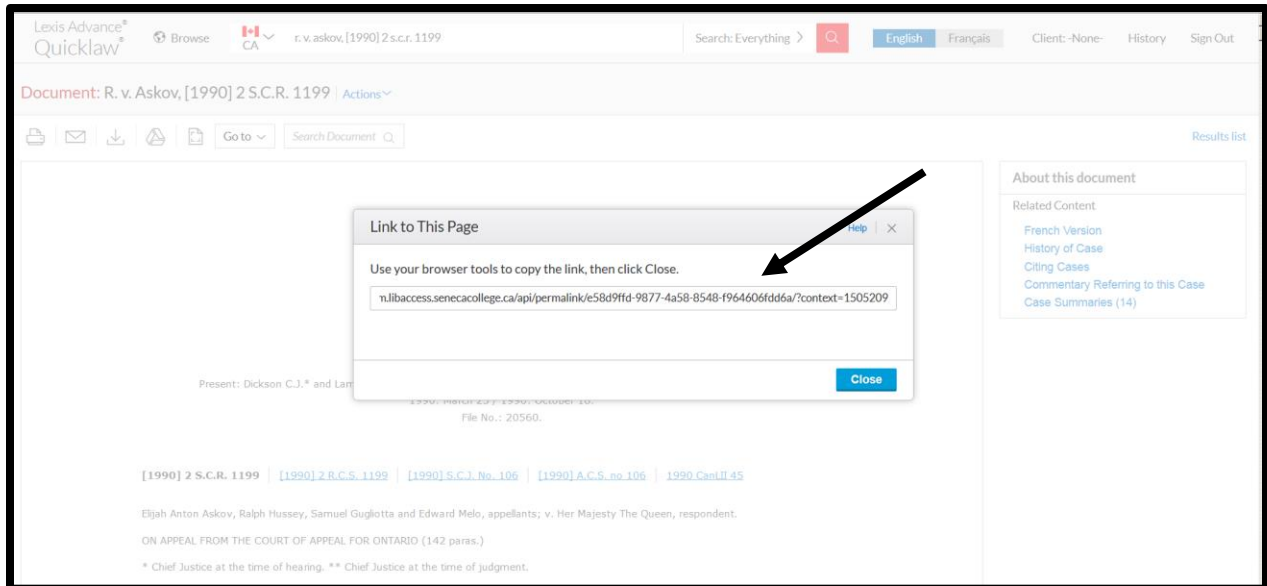
Case Summary

About this document

Related Content

- French Version
- History of Case
- Citing Cases
- Commentary Referring to this Case
- Case Summaries (14)

3. Copy the link that is displayed and paste it into a text editor:



4. In the example above, the link given is...

<https://advance.lexis.com.libaccess.senecacollege.ca/api/permalink/e58d9ffd-9877-4a58-8548-f964606fdd6a/?context=1505209>

5. Creation of a persistent link to content in this database involves editing the above URL in **two** ways:

First, you will replace everything before **/api** with this Seneca-specific information...

<https://libaccess.senecacollege.ca/login?url=https://advance.lexis.com/>

Second, you will add the following 'identityprofileid', also Seneca-specific, to the end of the link...

[?identityprofileid=5P9GQM26762](https://libaccess.senecacollege.ca/login?url=https://advance.lexis.com/?identityprofileid=5P9GQM26762)

So for the above example, you replace the first part like so...

<https://advance.lexis.com.libaccess.senecacollege.ca/api/permalink/e58d9ffd-9877-4a58-8548-f964606fdd6a/?context=1505209>



<https://libaccess.senecacollege.ca/login?url=https://advance.lexis.com/api/permalink/9283082c-10c6-425e-912b-d14b18afcf45/?context=1505209>

... and then you add the second part to the end of the link ...

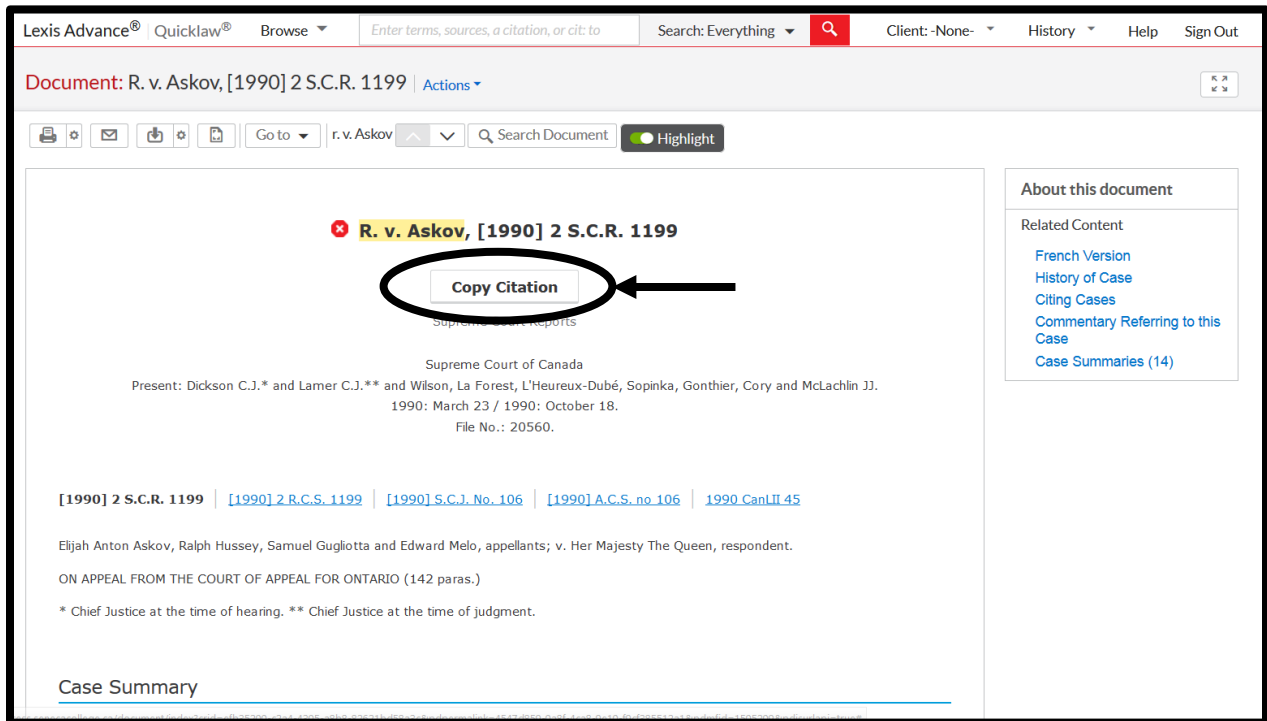
<https://libaccess.senecacollege.ca/login?url=https://advance.lexis.com/api/permalink/9283082c-10c6-425e-912b-d14b18afcf45/?context=1505209&identityprofileid=5P9GQM26762>

This complete URL would be a persistent link to the *Askov* case above, accessible both on- and off-campus.

6. Test all links prior to posting them via email, course webpages, etc.

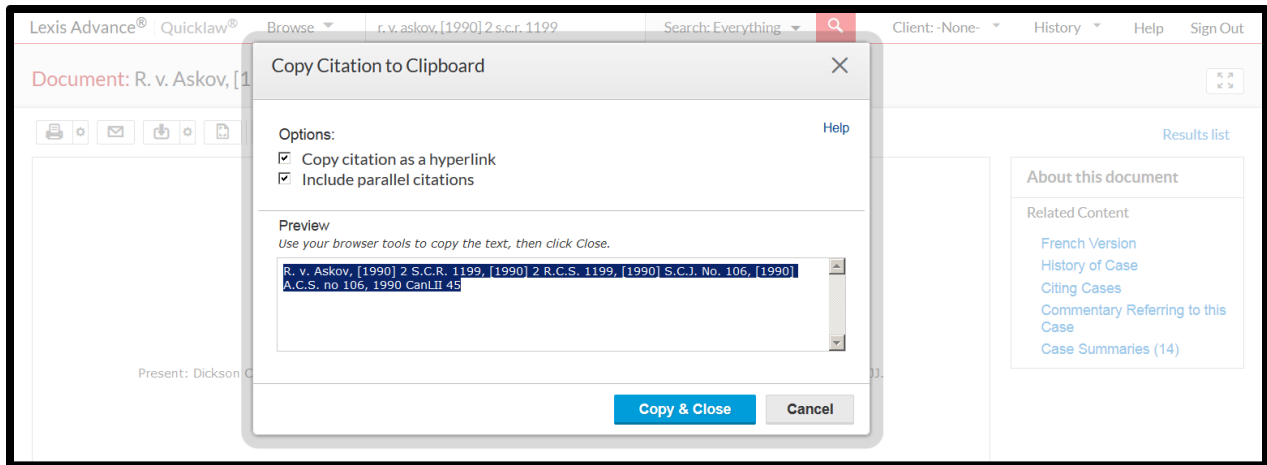
A NOTE ABOUT THE “COPY CITATION” FUNCTION:

Cases and articles also have a “Copy Citation” button in them like this:



The screenshot shows the Lexis Advance web interface for the case *R. v. Askov*, [1990] 2 S.C.R. 1199. The document title is highlighted in yellow. Below the title, a button labeled "Copy Citation" is circled in black with an arrow pointing to it. The interface includes a search bar, navigation tabs, and a sidebar with related content links such as "French Version", "History of Case", "Citing Cases", "Commentary Referring to this Case", and "Case Summaries (14)".

Clicking it will give you a screen like this:



If you “Copy & Close” the highlighted information as directed, you will get the citation above as a hyperlink:

[R. v. Askov, \[1990\] 2 S.C.R. 1199, \[1990\] 2 R.C.S. 1199, \[1990\] S.C.J. No. 106, \[1990\] A.C.S. no 106, 1990 CanLII 45](#)

Note, though, that the URL under this hyperlink is...

<https://advance-lexis-com.libaccess.senecacollege.ca/api/document/collection/cases-ca/id/5F8T-N3V1-JFKM-600G-00000-00?cite=R.%20v.%20Askov%2C%20%5B1990%5D%20%20S.C.R.%201199&context=1505209&icsfeatureid=1517129>

... and still has to be edited in the two-part manner noted above:

You replace everything before **/api** with this Seneca-specific information...

<https://libaccess.senecacollege.ca/login?url=https://advance.lexis.com/>

Then you add the following ‘identityprofileid’, also Seneca-specific, to the end of the link...

[?identityprofileid=5P9GQM26762](https://libaccess.senecacollege.ca/login?url=https://advance.lexis.com/?identityprofileid=5P9GQM26762)

For the above example, it would be ...

<https://advance-lexis-com.libaccess.senecacollege.ca/api/document/collection/cases-ca/id/5F8T-N3V1-JFKM-600G-00000-00?cite=R.%20v.%20Askov%2C%20%5B1990%5D%20%20S.C.R.%201199&context=1505209&icsfeatureid=1517129>



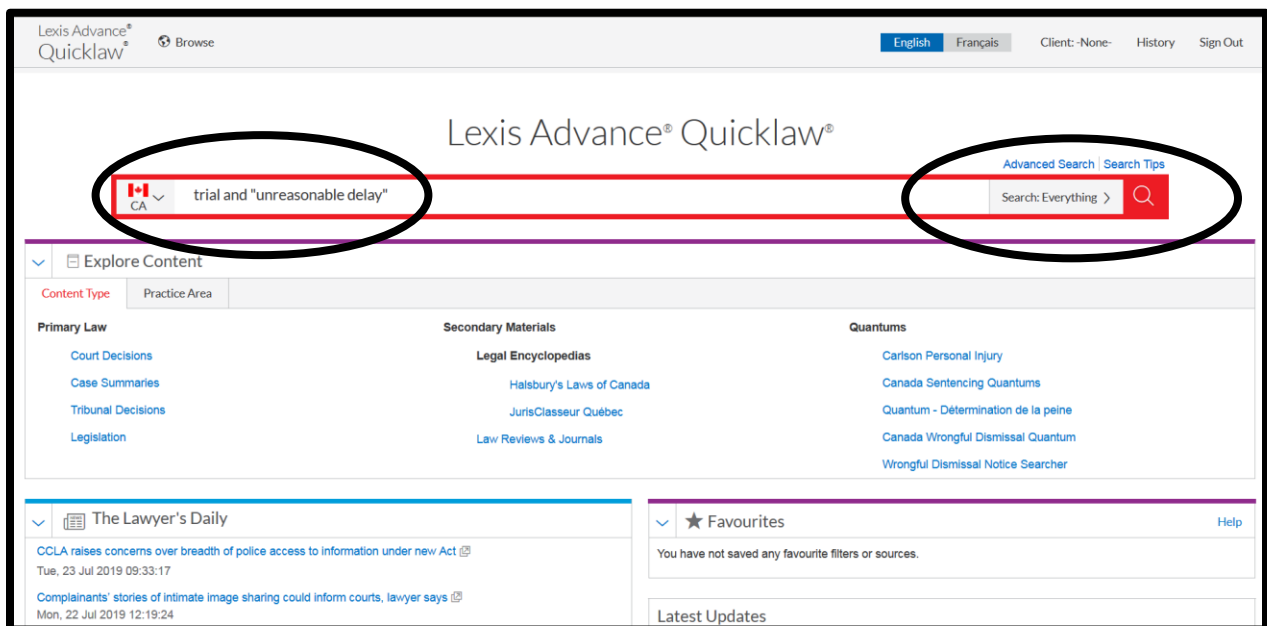
<https://libaccess.senecacollege.ca/login?url=https://advance.lexis.com/api/document/collection/cases-ca/id/5F8T-N3V1-JFKM-600G-00000-00?cite=R.%20v.%20Askov%2C%20%5B1990%5D%20%20S.C.R.%201199&context=1505209&icsfeatureid=1517129>

... and then ...

<https://libaccess.senecacollege.ca/login?url=https://advance.lexis.com/api/document/collection/cases-ca/id/5F8T-N3V1-JFKM-600G-00000-00?cite=R.%20v.%20Askov%2C%20%5B1990%5D%20%20S.C.R.%201199&context=1505209&icsfeatureid=1517129?identityprofileid=5P9GQM26762>

OBTAINING PERSISTENT LINKS TO SEARCHES

1. Perform a search:



The screenshot shows the Lexis Advance Quicklaw search interface. The search bar contains the text "trial and "unreasonable delay"" and is circled in black. To the right of the search bar is a search button with a magnifying glass icon, also circled in black. The interface includes a navigation menu with "Explore Content", "Primary Law", "Secondary Materials", and "Quantums". There are also sections for "The Lawyer's Daily" and "Favourites".



Lexis Advance® Quicklaw® Browse CA trial and "unreasonable delay" Search: Everything > English Français Client: None- History Sign Out

Results for: trial and "unreasonable delay" | Actions

CA Cases (7,072)

trial "unreasonable delay" Show/hide term highlights

1. R. v. Jordan, [2016] 1 S.C.R. 631

Supreme Court of Canada | Federal | 08 Jul 2016

[2016] 1 S.C.R. 631 | [2016] 1 R.C.S. 631 | [2016] S.C.J. No. 27 | [2016] A.C.S. no 27 | 2016 D.F.Q. para. 10,451 — See all

Decision

Terms: Decision [2016] 1 S.C.R. 631

... criminal justice system's commitment to treating presumptively innocent accused persons in a manner that protects their interests in liberty, security of the person, and a fair trial. Liberty is engaged because a timely trial means an accused person will spend as little time as possible held in pre-trial custody or living in the community under release conditions. Security of the person is impacted because a long-delayed trial means prolonging the stress, anxiety, and stigma an accused may suffer. Fair trial interests are affected because the longer a trial is delayed, the more likely it is that some accused will be prejudiced in mounting a defence, owing to faded memories, unavailability of witnesses, or lost ...

View this passage in full document | View document

Overview: Constitutional law — Charter of Rights — Right to be tried within reasonable time — Delay of more than four years between charges and end of trial — Whether accused's right to be tried within reasonable time under s. 11(b) of Canadian Charter of Rights and Freedoms infringed — New framework for applying s. 11(b)

1656 Citing Cases

Note up with QuickCITE®

2. Click "Actions" in the top-centre of the screen and select "Link to this page":

Lexis Advance® Quicklaw® Browse CA trial and "unreasonable delay" Search: Everything > English Français Client: None- History Sign Out

Results for: trial and "unreasonable delay" | Actions

CA Cases (7,072)

trial "unreasonable delay" Show/hide term highlights

1. R. v. Jordan, [2016] 1 S.C.R. 631

Supreme Court of Canada | Federal | 08 Jul 2016

[2016] 1 S.C.R. 631 | [2016] 1 R.C.S. 631 | [2016] S.C.J. No. 27 | [2016] A.C.S. no 27 | 2016 D.F.Q. para. 10,451 — See all

Decision

Terms: Decision [2016] 1 S.C.R. 631

... criminal justice system's commitment to treating presumptively innocent accused persons in a manner that protects their interests in liberty, security of the person, and a fair trial. Liberty is engaged because a timely trial means an accused person will spend as little time as possible held in pre-trial custody or living in the community under release conditions. Security of the person is impacted because a long-delayed trial means prolonging the stress, anxiety, and stigma an accused may suffer. Fair trial interests are affected because the longer a trial is delayed, the more likely it is that some accused will be prejudiced in mounting a defence, owing to faded memories, unavailability of witnesses, or lost ...

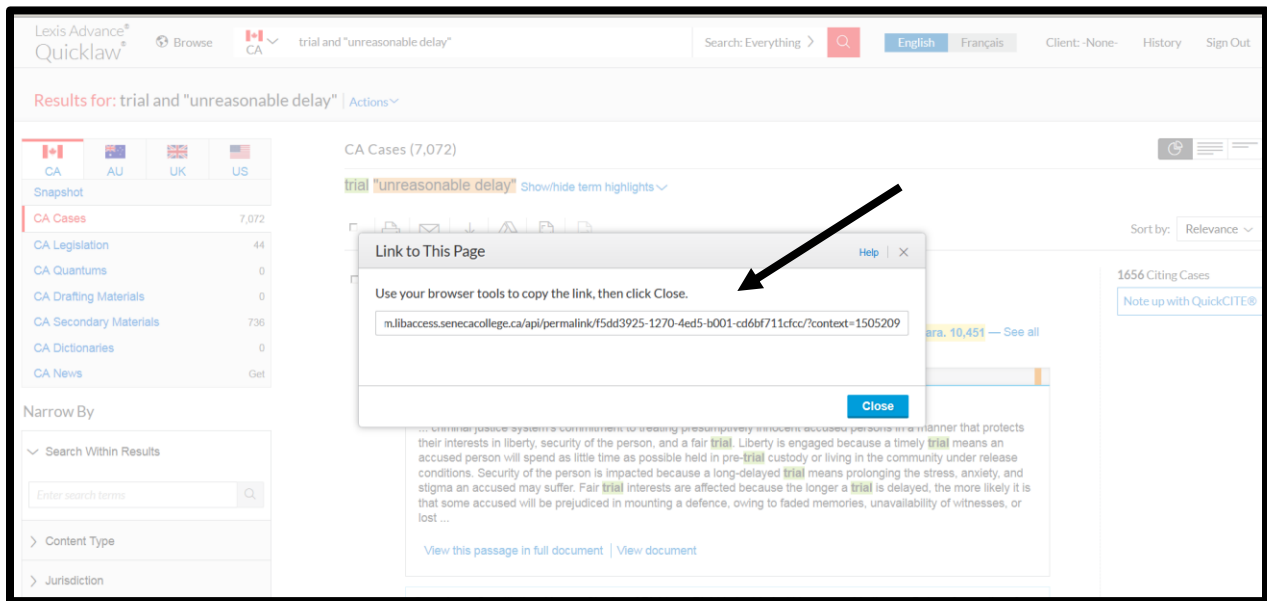
View this passage in full document | View document

Overview: Constitutional law — Charter of Rights — Right to be tried within reasonable time — Delay of more than four years between charges and end of trial — Whether accused's right to be tried within reasonable time under s. 11(b) of Canadian Charter of Rights and Freedoms infringed — New framework for applying s. 11(b)

1656 Citing Cases

Note up with QuickCITE®

3. Copy the link that is displayed and paste it into a text editor:



4. In the example above, the link given is...

<https://advance-lexis-com.libaccess.senecacollege.ca/api/permalink/f5dd3925-1270-4ed5-b001-cd6bf711cfcc/?context=1505209>

5. Creation of a persistent link to content in this database involves editing the above URL in **two** ways:

First, you will replace everything before **/api** with this Seneca-specific information...

<https://libaccess.senecacollege.ca/login?url=https://advance.lexis.com/>

Second, you will add the following 'identityprofileid', also Seneca-specific, to the end of the link...

?identityprofileid=5P9GQM26762

So for the above example, you replace the first part like so...

<https://advance-lexis-com.libaccess.senecacollege.ca/api/permalink/f5dd3925-1270-4ed5-b001-cd6bf711cfcc/?context=1505209>



<https://libaccess.senecacollege.ca/login?url=https://advance.lexis.com/api/permalink/f5dd3925-1270-4ed5-b001-cd6bf711cfcc/?context=1505209>

... and then you add the second part to the end of the link ...

<https://libaccess.senecacollege.ca/login?url=https://advance.lexis.com/api/permalink/f5dd3925-1270-4ed5-b001-cd6bf711cfcc/?context=1505209?identityprofileid=5P9GQM26762>

This complete URL would be a persistent link to the search of *trial and “unreasonable delay”* above, accessible both on- and off-campus.

6. Test all links prior to posting them via email, course webpages, etc.