

Court File No.:

**ONTARIO
SUPERIOR COURT OF JUSTICE**

BETWEEN:

Plaintiff

- and -

Defendant

PLAINTIFF'S STATEMENT OF LAW

THE USE AND ADMISSIBILITY OF DEMONSTRATIVE EVIDENCE

Note: This is a generic statement, with some specific examples. Those not relevant to your action should be deleted.

Please note the provisions respecting surveillance evidence and exclusion of same if edited or improperly presented.

PART I - OVERVIEW

1. Demonstrative evidence is admissible where it is relevant to the issues in dispute and where it would assist the jury to better understand the conditions alleged so long as its prejudicial value does not outweigh its probative value.
2. Evidence which is *prima facie* admissible should be admitted. Matters such as accuracy generally go to weight, not admissibility.

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* As of the November, 2017 release date, this Statement of Law has been updated by TVA

**** END OF SAMPLE ****

The remainder of this statement of law contains written submission on this issue and is written like the law portion of a factum.