

Court File No.:

**ONTARIO  
SUPERIOR COURT OF JUSTICE**

BETWEEN:

Plaintiff

- and -

Defendant

**PLAINTIFF'S STATEMENT OF LAW  
USE OF DEMONSTRATIVE EVIDENCE  
IN THE OPENING**

**PART I - OVERVIEW**

1. Counsel may use demonstrative evidence in opening. While not a rule, it is traditional to request permission of the court before using demonstrative evidence in opening if it is expected to be contentious.
2. Demonstrative evidence, like other evidence referred to in opening, may be used if it is expected to be relevant and admissible, and is likely to assist the judge or jury to understand the case.

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

3. The Court will not disallow demonstrative evidence expected to be relevant, admissible, and of assistance to a jury unless the demonstrative evidence is unusually prejudicial.

**\*\* END OF DOCUMENT \*\***

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