

# about us

early case assessment, document management  
and subjective review in litigation



Imi sells just one thing – its services. Imi works in one area - litigation. No software, no hardware, nothing but what you need.

Imi was established in 1992. It completed its first subjective review project in 1995, so it has the experience.

Imi has seen more than one “technological revolution.” It has continually molded its practice in response to the latest practices in the legal profession and IT advancements. During that time software, and even technologies, have come and gone. It has steadfastly maintained its advice that “software is a tool not a solution” and keeps itself in the vanguard using only the best product for a given task.

In 2010 Ontario's new E-Discovery Rules of Civil Procedure were introduced. Imi has adopted the proportionality rule and the Sedona Canada Principles® in its business model.

Imi's executive team is comprised of experienced professionals whose combined legal and management knowledge allows it to properly and effectively communicate with its clients. It is always essential to determine the appropriate course of action on a case by case basis. Imi works with its clients by both listening to their needs and actually asking probative questions to obtain the best possible result.

It is well recognised that early in litigation the high volume of electronic documents, and sometimes, even today, paper can be overwhelming. Imi helps to properly and efficiently transform a vast amount of information into a valuable asset by identifying, preserving, collecting, processing, reviewing and analysing the data.