

# Index

- Accommodations, 10, 45, 93, 95-96, 278, 283
- Accountability, Defendant's see also Public Accountability, 1, 88, 105, 251, 260
- Administrators' Role, 4-12, 27, 45-52, 76, 80-81, 97-98, 114, 197-199, 203-205, 240-241, 250-251, 267-268
- Admissions see Evidence, Exclusionary Rules of
- Advanced Education Administration Act, The* (Manitoba), 6, 18, 39, 49
- Adversarial Hearing, Right to, see Hearing, Right to
- Adverse Inferences, see Inferences
- Affirmative Consent, 30, 119, 125-26, 165, 180
- Aggravating & Mitigating Factors, see Outcomes
- Alcohol and Drug Use, 3, 20, 32-33, 141, 143, 146, 180-192
- Alternative Processes, see Restorative Justice
- AM v Kellock*, 154, 264
- Amalgamated Transit Union, Local 113 v Toronto Transit Commission*, 39, 145
- Annual Reports, 12, 273-279
- Association of Title IX Administrators, 243-245
- ATIXA see Association of Title IX Administrators
- Baker v Canada*, 47, 212
- Balance of Probabilities, see Burden of Proof
- Barriers to Disclosing and Reporting, 2, 12-15, 27, 32, 37-39
- Bart v McMaster University*, 137, 162, 211
- Believe the Complainant, 32-33, 52
- Beyond a Reasonable Doubt, see Burden of Proof
- Bias, Rule Against, 31-32, 50-54, 145, 161, 171, 210
- Bourassa, Carrie et al, 3, 274, 276
- Bryden, Philip, 206
- Burden of Proof, 7, 27, 32, 54-55, 57, 137, 143, 151, 181-183, 188, 194-195, 198, 230, 255
- Canadian Charter of Rights and Freedoms, 113-14, 225, 279-280
- CCI Research Inc, 13, 32
- Corroborative evidence, see Evidence, Types of
- Civil Actions, 16, 71, 108
- Clay, Joy et al, 3
- Climate Survey Findings, 13, 132-133, 174-175
- Coker, Donna, 22
- Collusion, 96, 142
- Compulsion to Testify, 55, 112-14, 153-155, 183, 264
- Confidentiality, see also Privacy, 62, 96-99, 112, 135-136, 154-155, 194, 250-254, 281
- Conrod, Lee-Ann, 282

- Consent to Sexual Activity, 30, 37-40, 119-20, 122-23, 125-26, 128-133, 148-151, 160-162, 180-183, 187-188, 189-190
- Contextual factors, see Procedural Fairness
- Corrective Actions, see Outcomes
- Council of Nova Scotia University Presidents, 41, 275
- Counsel or Other Support Person, Right to, 11, 55, 63-68
- Craig, Elaine, 166, 217
- Credibility, 121, 141-152, 159-177
- Criminal Code, 17, 69, 119-126, 164-173, 184-185, 219
- Criminal Harassment, 123
- Criminal Injuries Compensation Claims, 16, 108
- Criminal Proceedings, Parallel, 85, 108-116
- Criminal Prosecutions, Principles Grounding , 27, 54-56, 112-113, 143, 156, 188, 279, 282
- Cross Examination, Right to, 34, 50, 148-50, 163-176, 202-205, 215-225, 283
- Dalhousie University Faculty of Dentistry, 63
- Dalla Lana v University of Alberta*, 153
- Data Collection, 12-13, 259, 274-279
- Delayed Disclosure, see also Evidence, Credibility Testing, 31, 90, 174-176, 217
- Demeanour Evidence, see Evidence, Credibility Testing
- Digital Evidence, see Evidence, Types of
- Direct (Eyewitness) Evidence, see Evidence, Types of
- Disclosure to Complainant, see privacy see privacy
- Disclosure, Right to, 50, 55, 68-72, 213-215, 245-246
- Discretionary Decisions, 11, 50, 109, 162, 198, 212, 220, 222-230, 237-245
- Discriminatory Beliefs, 25, 36-40, 116, 145, 159-162, 164, 172, 180, 209-210
- Documentary Evidence, see Evidence, Types of
- Drug and alcohol use, see Alcohol and Drug Use
- Educational Activities, see also Outcomes, 240-245
- Egregious Error Review, see Limited Review, Right to
- Ending Violence Association of BC, 19, 104, 108
- Evidence Obtained in Breach of Charter see Evidence, Exclusionary Rules see Also Canadian Charter of Rights and Freedoms
- Evidence, Basic Principles of, 141-142
- Evidence, Credibility Testing, 220, 225
- Evidence, Exclusionary Rules of, Admissions, 69, 104, 155, 189, 221
- Hearsay Evidence, 149-150, 202
- Involuntary Statements, 155-157
- Opinion Evidence, 144-146, 152-153

- Prior Inconsistent Statements, 150-152, 224
- Privileged Information, 71, 153-155, 164
- Propensity Evidence, 11, 46, 147-149, 171, 214
- Evidence, see Types of
  - Corroborative, 36, 142-144, 159, 172, 183, 191
  - Digital, 146, 282
  - Direct, 142
  - Expert, 44-46, 48, 142-44, 152-153, 175-176, 193, 196, 205, 214, 232
  - Inferences, 143-146, 174
  - Physical or material, 70, 146, 172, 221
- Exclusionary Rules, see Evidence, Exclusionary Rules of
- Expert Evidence, see Evidence, Types of
- Expression, Freedom of, 280-281
- Expulsion, 8, 47, 65, 81-82, 220, 240-242, 244
- Finlay, Bryan & Richard Odgen, 246
- Freedom of Information, see Privacy
- FOI/FIPPA, see Privacy
- Fresh Hearing see also Hearing,
  - Right to, 27-28, 45, 48, 61-62, 68, 197, 199, 201-205, 213-215, 229
- Frivolous or Vexatious Complaints, 10, 86, 136-138, 194
- Full Answer and Defence, Right to, 54-56, 165, 172-173, 214, 217, 282
- Fuller, Rice B, 3, 84, 175
- Graham, Kathryn et al, 3
- Grievance Processes, 10-11, 45, 63, 68, 149, 202, 267
- Haskell, Lori & Melanie Randall, 34
- Healey v Memorial University of Newfoundland*, 64-65
- Hearing, Right to, 68, 91, 197, 211-213, 226
- Hearsay Evidence, see Evidence, Types of
- Heckman, Gerald P, 227
- Henry, Michael et al, 243
- Honest but Mistaken Belief in
  - Communicated Consent, 122, 180, 184-185, 187-190, 219
- Human Rights Complaints, 15-16, 60, 126-135, 153-154, 163-166
- Human Rights Law, 4-7, 37, 77, 83-84, 126-135, 137, 150
- Human Rights v Disciplinary Processes, 6-8, 103, 237-240
- Hybrid Processes, see Limited Review, Right to
- Immunity Clauses, 190-191
- Inconsistent Statements, see Evidence, Credibility Testing; Evidence, Types of; Evidence, Credibility Testing
- Indecent Exposure, 123
- Indigenous Women, 3, 28, 30, 40, 161-162, 171, 275
- Inferences, 143-146, 174
- Informal Processes, 10, 18, 105-108, 278
- Information sharing, see Privacy
- Initial Assessment of Complaints, 10, 48, 76-77, 85-86, 274
- In-person hearing, Right to, see Hearing, Right to
- Institutional Bias, 52-54

- Interim Measures, 8, 10, 47, 53, 62, 68, 86-95, 98, 110, 115, 229-230
- Intersectional Analysis, 36-40
- Intoxication, see Alcohol and Drug Use
- Investigator, 10, 27, 35, 46-47, 52, 61
- Investigators' Reports, 68, 194-197, 204-205, 226
- Involuntary Statements see Evidence, Exclusionary Rules of
- Jacobs, Lavern et al, 217
- Janzen v Platy Enterprises Ltd*, 77
- Johnson, Holly, 108, 273
- Jones, David Phillip & Anne S De Silva, 53
- Judicial Review, 11-12, 28, 60, 177, 210-211, 228-229, 283-285
- Jurisdiction to Adopt Sexual Violence Policies, see Authority to Adopt Sexual Violence Policies
- Know the Case, Right to, 68, 91, 197, 211-213, 226
- Krebs, Christopher P et al, 3
- Language Choices, 19-20
- Law Society of Upper Canada v. Joseph Raymond Claude Marc Legault*, 112
- Legitimate Expectations, 49, 220, 223, 226
- Lethbridge College Board of Governors v Lethbridge College Faculty Association*, 131
- Life Cycle of Campus Sexual Violence Complaints, 7-12
- Limitation Periods, 83-85, 99
- Lisak, David & Paul M. Miller, 3
- Logie, Carmen et al, 3
- Lublin, Daniel, 77-78
- Media Interest, 251-254
- Methodology, 17-20
- Migicovsky, David & Natasha Morley, 71
- Miller, Donna & Helga D Van Iderstine, 132-133
- Ministry of Training, Colleges and Universities Act*, The (Ontario), 6, 18, 39, 49
- Mitigating and Aggravating Factors, see Outcomes
- Myths and Stereotypes see Discriminatory Beliefs
- National Council on Disability, 3
- Natural Justice, see Procedural Fairness, Principles of
- Neuro-Biological Responses, 21, 34, 144
- Non-Consensual Distribution of Intimate Images, 123
- Non-Sexual Breaches, 133-135
- Notice and Comment, 72-73, 258
- Notice, Right to, 62-63, 72
- Objectives of Sexual Violence Policies, 6-7, 81, 86, 238-240, 246, 281
- Occupational Health and Safety Regimes, 6, 16, 110, 261
- Ontario (College of Physicians and Surgeons of Ontario) v. Schwarz*, 163
- Opinion Evidence, see Evidence, Types of
- Oral hearing, Right to, see Hearing, Right to
- Other Available Legal Responses, 15-17

- Outcomes, 99, 108, 148, 197, 204, 227, 238-245
- Overcoming Resistance, 124
- P(D) v Wagg*, see *Wagg Applications*
- Participate, Right to, 59-62, 227
- Past sexual history, see Sexual History Evidence
- Personal Records, Access to, 61, 69, 283-284
- Peter, Tracey & Don Stewart, 12-15, 86
- Physical or Material Evidence, see Evidence, Types of
- Post-Event Conduct Evidence, see Evidence, Credibility Testing
- Post-Secondary Institutions Sexual Violence Policies Act* (Prince Edward Island), 39-40
- Prevent and Fight Sexual Violence in Higher Education Institutions, An Act To* (Québec), 5, 40, 49, 132-3, 299-304
- Prior Inconsistent Statements, see Inconsistent Statements; Evidence, Exclusionary Rules of
- Prior Statements, see Evidence, Credibility Testing; Evidence, Types of; Inconsistent Statements
- Privacy, 49, 69, 96-98, 135-136, 153-154, 166-167, 173, 220-221, 231, 241, 250-269
- Privileged Information,
  - Case-by-case (Wigmore), 154-255
  - Litigation, 153-254
  - Solicitor-client, 154
- Probative Evidence, 69, 73, 165-166, 188-189
- Procedural Fairness Contextual Factors, 44, 49-50, 219-223
- Procedural Fairness, Principles of, 35, 53, 219
- Professional Regulatory Complaints, 16, 56, 71, 131, 231, 233, 251
- Professor-Student Sexual Relationships, 128-133
- Proof Beyond A Reasonable Doubt, 27, 54, 143, 181-183, 188
- Propensity Evidence, see Evidence, Types of Public Accountability
- Punishment, see Outcomes
- Punitive Orders, see Outcomes
- R v Al-Rawi*, 160, 181-183, 186
- R v Barton*, 25, 161-162, 166-167, 170-171, 219
- R v Casilimas*, 181, 189-190
- R v Chan*, 185
- R v Cloutier*, 141
- R v DA*, 185
- R v Darrach*, 214
- R v DLD*, 150-151
- R v Dunn*, 185
- R v Ghomeshi*, 173-174
- R v Goldfinch*, 31-33, 166-167, 171-172, 217
- R v Kiss*, 146
- R v KG*, 145-146
- R v Lyttle*, 217
- R v Mason*, 164
- R v McCaw*, 185
- R v MR*, 143-144
- R v Paulos*, 144

- R v Rhodes*, 161  
*R v RV*, 168-169, 172-173  
*R v TJ*, 154-155  
*R v W(D)*, 55  
*R v Wagar*, 161  
*R v WLS*, 183  
 Randall, Melanie & Lori Haskell, 34  
 Randall, Melanie, 56, 104, 106-108  
 Rape Culture, 14, 27, 29-30  
 Rayle Report, 132-133  
 RCMP, 30  
 Reasons for Decision, Right to, 45, 53, 61, 227-234  
 Remedial Measures, see Outcomes  
 Respond, Right to, 68, 211-215  
 Restorative Justice, 104-108  
 Retaliation, 133-135  
 Ridolfi-Starr, Zoe, 274-277  
*Robichaud v Canada (Treasury Board)*, 126  
 Rubin, Janice & Christine Thomlinson, 114-15  
 Rubineau, Brian & Nazampal Jaswal, 29  
*Ryerson University v Ryerson Faculty Association*, 88, 91  
*Said v University of Ottawa*, 51-52  
 Sokolow, Brett A. et al, 92  
 Salvino, Caitlin & Connor Spencer, 19, 111, 190  
 Sanctions, see Outcomes  
 Self-Incrimination Rules, 111-114, 229  
 Senn, Charlene Y. et al, 3  
 Serial Perpetrators, 3, 88-89  
 Sexual Assault, 31, 121-122  
 Sexual Assault, Consequences of, 3  
 Sexual Exploitation, 123  
 Sexual Harassment, 126-128  
 Sexual History Evidence, see Also Evidence, Credibility Testing  
*Sexual Violence and Harassment Action Plan Act (Supporting Survivors and Challenging Sexual Violence and Harassment)* (Ontario) see *Ministry Of Training, Colleges and Universities Act* (Ontario)  
*Sexual Violence and Misconduct Policy Act* (British Columbia), 289-293  
 Silence, Right to, 54-56, 112, 147, 280-282  
 Similar Fact Evidence, see Evidence, Exclusionary Rules  
 Sossin, Lorne & Emily Lawrence, 18, 226  
 Stalking, see Criminal Harassment  
 Standing in Judicial Review, 283-284  
 Statistics Canada, 2  
 Stealthing, see Sexual Assault  
 Stermac, Lana et al, 3, 175  
 Student Discipline Codes, 28, 31, 206, 216, 220  
 Students for Consent Culture, 19, 111, 190  
 Survivor-Centric Approach, 14, 27, 31-33, 87  
 Suspension, 47, 65, 81, 218, 240-241, 244, 260  
 Timely Decision, Right to A, 226-227

- Timely Objections, 209-211
- Transcripts, 81, 241, 260
- Trauma-Informed Practices, 33-36
- University of Alberta Working Group, 103-105
- University-Initiated Complaints, 76-77
- Yukon University Act*, 310
- Unreasonable Search and Seizure , 147, 280-282
- Van Brunt, Brian et al, 92
- Vexatious and Frivolous Complaints, see Frivolous and Vexatious Complaints
- Victim-Blaming , 27, 31-36, 56
- Voyeurism, 124
- Wagg Applications*, 71-72
- Wigmore , 154, 216
- Wilson v University of Calgary*, 50, 64-65
- Workplace Health and Safety Regimes, see Occupational Health and Safety Regimes