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

318 ACHIEVING FAIRNESS

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 Evi-

dence, 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

320 ACHIEVING FAIRNESS

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 off 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

322 ACHIEVING FAIRNESS

R v Rhodes, 161 R v RV, 168-169, 172-173 R v TJ, 154-155 R v W(D), 55R 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 Rverson University v Rverson 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

INDEX 323

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