Index

ABORIGINAL RIGHTS AND TITLE ACTIONS—Cont'd See also Actions; Parties; Evidence; ments; Examination for Discovery; Evidence; Style of Cause Injunction; Pleadings; Certificate of Pending Litigation; Caveats; Judicial Class proceedings, 1:3, 1:19 Review Consolidation of, 2:27 Generally, 9:2 Declaratory relief, 2:20 Appropriateness of judicial review, 4:14, Derivative. 1:6 Discovery, 8:1 et seq. Appropriateness of representative Evidence at trial, 9:1 et seq. proceedings, 1:5 Fiat prerequisite, 2:2 Assertion of Novelty of, 2:2, 2:14, 2:20 authority to assert, 1:3 Personal, 1:6 by groups, 1:10, 1:13 Pleadings, 2:1 et seq. by individuals, 1:6, 1:11, 1:12 Representative proceedings, 1:3 Evidentiary issues raised by, 9:1 Severance, 2:32 Federal common law, 3:16 Style of cause, 1:17 Importance/ramifications of, **4:1, 4:8** Trial one after the other. **2:30** Infringements of, 2:24 International, 1:30 ACTS Irreparable harm to, **5:18** Access to Information Act, 8:10 Jurisdiction, **3:21, 4:18** Canada Evidence Act, 8:13, 8:33 Nature of Class Proceedings Act, 1992, **1:23** communal, 1:3, 1:6, 1:11 Constitution Act, 1867, 3:1 economic aspect, 5:18 Constitution Act, 1982, 1:1, 1:19 frontier quality, **2:14, 2:19** Crown Liability Act, 1:20 novelty, 2:2, 2:14, 2:20 Crown Liability and Proceedings Act, site/fact specific nature, 2:6, 2:19, 4:1, 1:20, 3:4, 5:34 4:7, 7:1, 9:2 Crown Proceeding Act, 1:22, 5:34 unique nature, 1:1, 7:1 Evidence Act, 8:31 Onus and standard of proof, 9:7, 9:8 Indian Act. 1:4 Proof of, 9:2, 9:7, 9:8 Judicial Review Procedure Act, 4:13 Registration of claim to, 6:6, 6:15 Land Title Act, 6:3, 6:4 Serious question to be tried, **5:10**, **5:15** Proceedings Against the Crown Acts, ABORIGINAL SOVEREIGNTY 1:21, 5:34 See Jurisdiction; Forum; Aboriginal Registry Act, 6:4 Rights and Title-Jurisdiction ADDING PARTIES ACCESS TO INFORMATION See Parties-Addition of; Parties-Joinder Generally, 8:10 ADMINISTRATIVE TRIBUNALS ACTIONS See Provincial Tribunals See also Parties; Relief; Pleadings; Sever-ADMISSIBILITY ance of Issues: Consolidation: Declaratory Relief; Representative See Evidence-Ancient Documents; Evi-

Proceedings; Discovery of Docu-

dence-Oral History

AFFIDAVIT

See Evidence-Affidavit

AGENTS

See Parties-Crown Officers/Servants/ Agents; Examination for Discovery-Of Whom-Agents of Aboriginal Group

AMENDMENT OF PLEADINGS

See also Pleadings; Parties-Addition of; Parties-Joinder; Style of Cause; Parties-Substitution

Grounds for, 2:14

complexity/expense as grounds, **2:15** novelty as grounds, **2:14** Rules of Court, **2:13**

Kules of Court, 2:1

Timing of, 2:16

ANCIENT DOCUMENTS

See Documents-Ancient Documents; Evidence-Ancient Documents

APPLICATIONS

See also Judicial Review; Summary Proceedings; Summary Judgment Generally, **4:1, 4:10**

Authorized by Rules of Court or statute, 4:17

Conversion to trial, **4:11**

Evidence, 4:1, 4:10

Judicial Review, **4:13**

Rules of Court, 4:10

Summary judgment, 4:1, 4:2

ARCHIVES

See National Archives; Historical Research-National Archives; Discovery of Documents-Documents in Public Archives; Documents-Access To

ATTORNEYS GENERAL

See also Parties-Attorneys General; Intervention-Attorneys General Intervention by, 1:32

BAND COUNCIL

See also Parties-Band Council
As party to proceedings, **5:39**Representatives of, as parties, **1:6**

BIAS

See also Evidence-Expert Apprehension thereof, **9:45**

BIAS—Cont'd

Of experts, 9:47

BURDEN OF PROOF

See Evidence-Burden of Proof

BUSINESS RECORDS

See Evidence-Ancient Documents

CANADA

See Federal Crown

CAPACITY

See also Parties-Capacity; Indian Band-Capacity/Lack of Indian Band. 1:4

CAVEATS

See also Real Property

Generally, 6:1, 6:2

Aboriginal title to land

generally, 6:9

British Columbia, 6:11

Ontario, 6:9

Saskatchewan, 6:10

Availability, 6:1, 6:4

Certificate of pending litigation, distinctions from, **6:5**

Delgamuukw, impact of, 6:12

Effect of, 6:5

Legislation, 6:4

Registrability of rights claim, 6:15

Registrability of title claim, 6:6, 6:9,

6:12, 6:13

Registration, 6:4

Unpatented Crown land

generally, 6:13

legislative differences, 6:13

no provisions for, 6:14

CERTIFICATE OF PENDING LITIGATION

See also Real Property

Generally, **6:1**, **6:2**

Aboriginal title to land

generally, 6:7

British Columbia, 6:7

Ontario, 6:8

Availability, 6:1, 6:3

Caveats, distinctions from, 6:5

Delgamuukw, impact of, 6:12

Effect of, 6:5

Jurisdiction, 6:5

CERTIFICATE OF PENDING LITIGATION—Cont'd

Legislation/Rules of Court, **6:3**Registrability of title claim, **6:6**, **6:7**, **6:12**, **6:13**

Registration, 6:2

Unpatented Crown land

generally, 6:13

legislative differences, 6:13

no provisions for, 6:14

CHANGE OF PARTIES

See Parties-Addition of; Parties-Joinder; Parties-Substituting

CHIEF OF BAND

See Indian Band-Chief; Parties-Chief of Band; Examination for Discovery-Of Whom-Chief

CLAIM

See Actions-Consolidations; Pleadings; Parties; Aboriginal Rights and Title

CLASS PROCEEDINGS

See also Parties-Class or Representative Proceedings; Representative Proceedings

Defendant's class proceedings, definition of, 1:23

Plaintiff's class proceedings, 1:9

COMPANIES

See Parties-Aboriginal Corporations/ Foundations/Societies

CONSOLIDATION

See also Actions; Pleadings; Severance of Issues

Approach to, 2:31

Grounds for, 2:28, 2:29

Of actions, 2:27

Rules of Court, 2:27

Severance, 2:32

Trial one after the other, 2:30

CONTEMPT OF COURT

See also Injunction-Breach of Civil contempt, **5:42** Criminal contempt, **5:42**

CORPORATIONS

See Parties-Aboriginal Corporations/ Foundations/Societies

CROWN

See also Jurisdiction; Forum; Parties; Federal Crown; Provincial Crown; Injunction; Historical Research-Archives-Departmental Records

As defendant, 1:19

Co-defendants of, 3:7

Crown Liability Act, 1:20

Crown Liability and Proceedings Act, 1:20, 3:4, 5:34

Crown officers/servants/agents, **5:10**, **5:37**

Crown Proceeding Act, 1:22, 5:34

Discovery of, 8:29

Government Departments, 5:40

Injunctions, 5:32, 5:40

relief from undertaking as to damages, 5:5

Inter-governmental disputes, 3:19

Jurisdiction over, **1:20**, **1:21**, **3:3**, **3:19**

Ministers of, **5:40**

Proceedings Against the Crown Acts, 1:21, 5:34

Public interest immunity, 8:13

Public servants, 5:40

Records of, 7:11, 7:12

CULTURAL AND RELIGIOUS SITES

Aboriginal interest in, 5:17 to 5:19

CULTURE

See Practice/Custom/Tradition; Cultural and Religious Sites; Spiritual Sanctuaries

DAMAGES

See also Injunction-Undertaking as to Damages

Undertaking as to, 5:5

DECLARATORY RELIEF

See also Actions; Injunction-Against Crown; Relief-Declaratory; Striking Out Pleadings-Declaratory Relief

Interim relief, 5:48

Requirements for, 2:21

claim for consequential relief, 2:23

extrajudicial claims, 2:23

pleading infringements, 2:24

presently existing controversy, 2:22

real issues, 2:21

true interest to oppose, 2:21

DEFENCE	DISCOVERY OF DOCUMENTS
See Actions; Pleadings	—Cont'd
DEFENDANT	Public interest immunity, 8:13
See also Parties-Defendant	Rules of Court, 8:1, 8:2, 8:6, 8:8, 8:17, 8:26, 8:27, 8:32, 8:34
Proper Defendant, 1:1, 1:19, 1:24	Scope of, 8:3 , 8:7.50 , 8:18 , 8:22
DEFENDANT'S CLASS PROCEEDING	Unique features, 8:1, 8:3
See Parties; Class Proceedings	Waiver of privilege, 8:14
•	release to Lands Registry, 8:14
DEPARTMENT OF INDIAN AFFAIRS AND NORTHERN	unilateral disclosure, 8:14
DEVELOPMENT	DOCUMENTS
See Historical Research-Archives- Departmental Records	See also Evidence-Ancient Documents; Discovery of Documents; Historical
DISCOVERY OF DOCUMENTS	Research-Primary Documents
See also Interrogatories; Historical	Access to, 7:14
Research-Archives; Documents; Evi-	Ancient documents, 9:24
dence-Ancient Documents; Historical Research-Primary Documents	admissible hearsay, 9:24, 9:28, 9:30, 9:31
Document list, 8:8	as business records, 9:28
Documents in possession of non-parties,	as public documents, 9:30
8:6	cultural perspectives on, 9:3
Documents in public archives, 8:4	management of, 9:33
Documents not in party's possession or	types of, 7:4 , 9:24
control, 8:4	use of, 7:14 , 9:31
Expert reports, 8:12	Discovery of documents
Form of, 8:8	generally, 8:2
Identification of documents, 8:8	form of, 8:8
Interrogatories	privilege
generally, 8:17	generally, 8:9
addressees, 8:23	counsel's possession, documents in, 8:13
answers to, 8:25	3123
duty to inform, 8:23	Crown's possession, documents in, 8:10
Rules of Court, 8:17	expert's possession, documents in,
scope of	8:12
British Columbia Supreme Court,	public interest immunity, 8:14
8:19	settlement documents, 8:11
Federal Court, 8:20	waiver, 8:14
historical facts, 8:18	Rules of Court, 8:17
Location of documents, public archives, 8:4	scope of
Privilege, 8:9	non-party's possession, documents
basis of report, 8:12	in, 8:6
Crown as trustee, 8:10	ongoing duty to produce documents
documents in expert's possession, 8:12	8:5
documents in possession of counsel, 8:15	public archives, documents in, 8:4 underlying legal propositions, 8:7.5
documents seen by expert, 8:12	Documentary record, 9:5
expert-counsel communications, 8:12	Location of, 7:4
land claim settlement documents, 8:11	Management of, 9:33
waiver of, 8:14	Privilege, 8:9

DOCUMENTS—Cont'd	EVIDENCE—Cont'd
Unpublished primary documents, 7:4	History as Evidence, Problems of
DUTY TO CONSULT/NEGOTIATE	generally, 9:2
Generally, 4:14, 4:15, 5:14, 5:15, 5:50	documentary record, 9:5
	historians, expert, 9:6
ENVIRONMENTAL REVIEW	oral history, 9:4
Generally, 4:18 , 5:24	proof of fact, 9:2
EVIDENCE	unconventional evidence, 9:3
See also Historical Research; Documents;	Interrogatories, 8:17
Discovery of Documents; Examina-	Judicial notice
tion for Discovery; Interrogatories;	doctrine, 9:40
Historical Treatises; Judicial Notice;	judicial historical research, 9:43
Practice/Custom/Tradition	legislative facts, 9:42
Act, 8:33	Nature of, 9:2, 9:3
Admissibility, 9:9	Onus of proof
Affidavit, 4:1, 4:10, 4:15	aboriginal rights claims, 9:7
Ancient documents, 9:24, 9:32	distribution of, 9:7
admissible hearsay, 9:24 , 9:28 , 9:30 ,	treaty rights claims, 9:7
9:31	Opinion
as business records, 9:28	See Experts
as public documents, 9:30	Oral history, 9:10
types of, 7:4, 9:24	admissible hearsay, as reputation evi-
use of, 7:14, 9:31	dence, 9:11, 9:12
Document management, 9:33 Documentary record, 9:5	reputation of family history, 9:15
Examination for discovery, 8:26	reputation of notorious historical
Experts	facts, 9:14
bias of, 9:47	reputation of public/general rights,
conflict of interest, 9:48	9:13
cross-examination, 9:58	cultural perspectives on, 9:3, 9:4
discovery of, 8:12 , 8:24 , 8:33	form of, 9:23
foundation of opinion, 9:49, 9:54	nature of, 9:10, 9:16
historian's discipline, litigation foreign	sources of, 9:11 , 9:22
to, 9:6	types of, 7:1, 9:4
methodology, 9:51, 9:52	weight of, 9:16
qualifications of, 9:46	Delgamuukw, 9:16
reports of, 9:49 , 9:54	fixed or changing record, 9:16
types of, 9:45	suspicious references, 9:16
ultimate issue, 9:53	Practice/custom/tradition, 9:2
Genealogy, 9:15	Pre-trial examination of witnesses, 8:32
Hearsay	Privilege, 8:9
ancient documents, 9:24	Standard of proof, 9:8
exceptions to rule, 9:12	injunction applications, 5:10, 5:17,
expert reports, 9:49, 9:54	5:20
oral history, 9:11, 9:12	trial: two possible standards, 9:8
Historical treatises, 7:3, 9:35	Summary judgment, 4:1
judicial notice, 9:38	Viva voce, 4:14
relevance as evidence, 9:39	EW DA DEEL DD O CEEDWAG
use as direct evidence, 9:36	EX PARTE PROCEEDINGS
use for cross-examination, 9:37	See Injunction-Ex Parte

EXAMINATION FOR DISCOVERY

See also Discovery of Documents; Interrogatories; Representative Proceedings

Generally, 8:26

Aboriginal party representative, **8:28** agents of, **8:28**

Chief. 8:28

Against whom answers admissible, 8:35

Crown representative, 8:29

Duty to inform self, 8:34

Of whom, 8:27

aboriginal party, 8:28

agents of aboriginal group, 8:28

Chief, 8:28

Crown, 8:29

experts, 8:33

independent contractors, 8:29

representative proceedings, 8:28

unwilling, former employees, 8:29

Pre-trial examination of witness, **8:32**

Representative proceedings, 8:28, 8:35

Rules of Court, 8:26, 8:27, 8:32, 8:34

Scope of, **8:31**

facts relied on by experts, 8:33

historical facts, 8:31, 8:34

Will say statements, 8:32

EXAMINATION OF WITNESS

See Examination for Discovery-Pre-trial Examination of Witness

EXPERT REPORTS

See Evidence-Experts

EXPERTS

See Evidence-Experts

FACTS

See also Pleadings-Material Facts

Disclosure of, 5:31

Historical nature of, 7:1, 9:2

Material facts, 2:2, 2:19

Site/fact-specific nature of, 2:9, 2:19, 4:1, 4:4, 7:1, 9:2

FEDERAL BOARD, COMMISSION OR OTHER TRIBUNAL

See Forum; Jurisdiction

FEDERAL COMMON LAW

Generally, 3:16

FEDERAL COURT

See Forum-Federal Court; Jurisdiction

FEDERAL CROWN

See also Forum-Federal Court; Jurisdic-

tion; Parties; Crown

As defendant, 1:19, 1:20

Jurisdiction over, 1:20, 3:3

Responsibilities of, 1:1, 1:19

FEDERAL JURISDICTION

See Forum-Federal Court; Federal Crown-Responsibilities of

FIRST NATION

See also Parties-First Nations and Tribes

Generally, 1:4

As plaintiffs, 1:6, 1:11

FORUM

See also Jurisdiction; Provincial Tribunals

Canadian courts, 3:21

civil proceedings, 3:21

criminal proceedings, 3:21

English courts

generally, 3:1, 3:21

jurisdiction of, 3:21

Federal Court

generally, 3:1, 3:2, 3:22

Crown officers/servants/agents, 3:18

inter-governmental disputes, 3:19

jurisdiction of, 3:1, 3:2

concurrent, 3:1, 3:5

exclusive, 3:1

statutory, 3:1

iurisdiction test. 3:2

existing body of federal law, **3:2**

aboriginal title is federal common law. **3:2**

lacuna consideration, 3:17

statutory grant, 3:2

actions in two courts, 3:5

Crown's co-defendants, 3:7

claims in name only, 3:14

constitutional questions, 3:14

possession of reserve land, 3:14

provincial Crown land, 3:14

Federal Crown litigation, 3:4

fresh sources of jurisdiction test,

3:15

independent jurisdiction test, 3:9

intimately intertwined test, 3:14

FORUM—Cont'd

Federal tribunals, 3:20 Provincial superior courts generally, 3:1, 3:22 jurisdiction of, 3:1, 3:2 concurrent, 3:1, 3:5 inherent, 3:1 Provincial tribunals generally, 3:1, 3:20 jurisdiction, 3:20

GENEALOGY

See Evidence-Oral History-Genealogy; Evidence-Oral History-Admissible Hearsay-Reputation of Family History

HEARSAY

See Evidence-Hearsay

HISTORICAL RESEARCH

See also National Archives; Evidence-Ancient Documents; Discovery of Documents-Documents in Public Archives; Documents-Ancient Documents

Ancient documents, 7:4, 7:14, 9:24, 9:25 Archives

definition and organization of, 7:4 Departmental records, 7:11, 7:12

finding aids, 7:6

inventories, guides and references, 7:6, 7:14

Hudsons Bay Company archives, 7:12 location of, 7:5

National Archives. 7:7

provincial archives, 7:7

public libraries, 7:7, 7:13

research plan, 7:7

Existing scholarship, 7:3, 9:35

Location of documents, 7:4

Preliminary steps, 7:2, 7:3

Primary documents, 7:4

Unpublished documents, 7:4

Use of documents, 7:14, 7:15

HISTORICAL TREATISES

See also Historical Research-Existing Scholarship; Evidence-Historical **Treatises**

Judicial notice, 9:38

Relevance as evidence, 9:39

Use as direct evidence, 9:36

HISTORICAL TREATISES—Cont'd

Use for cross-examination, 9:37

HUDSONS BAY COMPANY

See Historical Research-Archives-**Hudsons Bay Company Archives**

INDIAN BAND

See also Parties; Capacity

Agents of, **8:28**

Capacity/lack of to bring action, 1:4

Chief. 8:27

Nature of:

as beneficiary of trust, 8:10

as corporation/foundation/society, 1:13

as employer, 5:19

as legal entity, 1:4

as statutory body, 1:4

as unincorporated association, 1:4, 2:3

as unique body, 1:4

not same as First Nation, 1:4

INDIAN TITLE

See Aboriginal Rights and Title

INJUNCTION

See also Damages-Undertaking as to Damages; Parties; Contempt of Court; Crown-Injunction; Declaratory Relief

Against Crown

Crown agents, 5:37

generally, 5:32, 5:40

Government departments, 5:41

Ministers of Crown, 5:41

rule against, 5:33

generally, 5:33

legislation, 5:34

where available against, 5:38

Alternative frameworks, 5:45

duty to consult, 5:50

remedies, 5:55

test, how Crown duty triggered

difference between injunction and Haida motions, 5:54

infringement/proof of Crown's

failures, 5:53 knowledge of the Crown, 5:52

interim declaratory relief, 5:48

introduction, 5:45

Balance of convenience, 5:23

examples, 5:30

INJUNCTION—Cont'd	INJUNCTION—Cont'd
Balance of convenience, 5:23 —Cont'd	Parties to
public interest, 5:24 , 5:30	generally, 5:14, 5:39
special factors, 5:29	Crown, 5:40
status quo, 5:26, 5:30	unknown respondents, 5:41
strength of applicants' case, 5:28	Prohibitory, 5:2
uniqueness, 5:29	Public interest, 5:17 , 5:24
Breach of, 5:42	Remedies, 5:55
Clean hands, 5:7	Rules of Court, 5:3 , 5:5 , 5:31
Common law, 5:2	Serious question to be tried
Definition, 5:1	generally, 5:15
Duty to consult, 5	examples, 5:2
generally, 5:45	exceptions, 5:11
adverse effect of Crown decision/	final determination of case, 5:11
conduct, 5:53	jurisdictional challenges, 5:14
declaratory relief, interim, 5:48	necessary parties, 5:14
evidence, 5:45	particular activities, 5:14
Haida motion vs. injunction, 5:54	prematurity, 5:14
interim relief, 5:48	question of law alone, 5:12
knowledge of the Crown, 5:52	standard of proof, 5:10
parties, 5:46	Standard of proof, 5:10 , 5:17 , 5:20
remedies, 5:50	Status quo, 5:26 , 5:30
test for, 5:51	Test for, 5:6
Ex parte, 5:2 , 5:31	Timing, 5:8, 5:17
advantages of, 5:31	Undertaking as to damages, 5:5
disclosure of material facts, 5:31	relief from undertaking requirement,
Rules of Court, 5:31	5:5
Interlocutory, 5:2	Unknown respondents, 5:41
Irreparable harm, 5:16	INTER-GOVERNMENTAL DISPUTES
aboriginal people, 5:18	See also Forum-Federal Court-Inter-
cumulative effects, 5:18	governmental Disputes
delay/inconvenience, 5:18, 5:22	Jurisdiction over, 3:19
destruction of cultural sites, 5:18,	
5:22	INTERLOCUTORY INJUNCTION
disturbance to animals, 5:18	See Injunction
economic aspect of title, 5.4(f)(ii) , 5:18	INTERNATIONAL ABORIGINAL RIGHTS
interference with spiritual sanctuar-	
ies, 5:18	See Aboriginal Rights and Title-
corporate interest, 5:19	International
business activities, disruption to,	INTERROGATORIES
5:20	See also Discovery of Documents; Exam
examples, 5:21 , 5:22	ination for Discovery
government interest, 5:20	By whom answered, 8:24
public interest, 5:20 , 5:22	Duty to inform self, 8:23
property interests, 5:19	Purpose of, 8:17
standard of proof, 5:17 , 5:20	Rules of Court, 8:17, 8:24
timing, 5:17	Scope of, 8:18 , 8:22
Legislation, 5:2	general principles, 8:22
Mandatory, 5:2	historical facts, 8:18

INTERROGATORIES—Cont'd

Scope of, 8:18, 8:22—Cont'd

questions of mixed fact and law, 8:22

To whom addressed, 8:24 civil proceedings, 3:21 criminal proceedings, 3:21 INTERVENOR Concurrent, 3:1, 3:5, 3:18 See Intervention Crown's co-defendants, 3:7 English courts, 3:21 INTERVENTION Exclusive. 3:1 Generally, 1:25 Federal boards/commissions/tribunals. Aboriginal people, 1:31 3:1 Added party/friend of court, 1:26 Federal Court, 3:2 added party in civil cases by aboriginal Inherent, 3:1 people, 1:31 Injunctions, 5:14 added party in rights cases, 1:32 Inter-governmental disputes, **3:19** criteria/grounds for, 1:27 Over aboriginal people, 3:21, 4:18 features of. 1:26 Over Crown, 3:1, 3:3, 5:14 private vs public interest, 1:28 Over Crown officers/servants/agents, 3:16 public interest intervention in rights Provincial Crown land, 3:14 cases, 1:30 Provincial tribunals, 3:20, 4:18 public interest test, 1:29 Reserve land, 3:14 Attorneys General, 1:32 Statutory, 3:2 Definition of intervenor, 1:25 Test for, 3:2 Rights cases, 1:1, 1:30, 1:32 **LEGISLATION** Rules of Court, 1:25 See Acts Timing of, **1:33** prejudice, 1:33 LIS PENDENS prematurity, 1:33 See Certificate of Pending Litigation Types of, **1:25** NATIONAL ARCHIVES JUDICIAL NOTICE See also Historical Research-Archives Government Archives Division, 7:8, 7:9 See also Evidence-Judicial Notice

JURISDICTION

Canadian courts, 3:21

See also Forum; Summary Proceedings

Legislative facts, 9:42

Judicial historical research, 9:43

Doctrine of. 9:40

JUDICIAL REVIEW

See also Applications-Judicial Review;
Forum-Federal Court-Jurisdiction
Test-Federal Crown Litigation; Jurisdiction-Federal Boards/
Commissions/Tribunals; Summary
Proceedings
Application for, 4:13
Appropriateness of, 4:13
aboriginal rights cases, 4:14
treaty rights cases, 4:15

Conversion to trial, 4:11

Evidence, **4:1, 4:10**

Jurisdiction: federal boards/commissions/ tribunals, **3:1**

NOVELTY See Plead

See Pleadings; Particulars; Amendment of Pleadings; Striking out Pleadings; Actions; Aboriginal Rights and Title-Nature of

See Aboriginal Rights and Title-Jurisdic-

NOTICE TO INTERESTED PARTIES

ONUS OF PROOF

Generally, 1:22

See Evidence-Onus of Proof

Record Groups, 7:9

Types of records, 7:9

NATIVE SOVEREIGNTY

Manuscript Division, 7:8, 7:10

Manuscript Groups, 7:10

RG-10, 7:9

OPINION	PARTIES—Cont'd
See Evidence-Expert	Indian Bands, 1:3, 1:4
ORAL HISTORY	Individual Aboriginal people, 1:12
See Evidence-Oral History	Injunctions, 5:14
·	Interested persons, 1:2, 1:22
PARTICULARS	Intervenors, 1:25
See also Pleadings	Joinder, 1:2, 1:20, 1:22
Grounds for, 2:4 to 2:6	Ministers of Crown, 5:40
novelty of claims, 2:8	Necessary, 1:1, 1:2
site/fact-specific nature of claims, 2:7	Plaintiff
Instrument of delay, 2:12	generally, 1:1 , 1:3
Response to demand, 2:10	Aboriginal subgroups, 1:13
document list, 2:10	addition of party, 1:16
Rules of Court, 2:4	capacity of Indian Bands, 1:4
Standard of compliance, 2:11	class members, 1:7
Statements of law, 2:8	class proceedings, 1:9
Test for, 2:5	corporations, 1:14
Timing of demand for, 2:9	foundations, 1:14
PARTIES	individual Aboriginal persons, 1:12 nations, 1:11
See also Intervention; Forum; Representa-	· · · · · · · · · · · · · · · · · · ·
tive Proceedings; Style of Cause;	proper, 1:10 representative proceedings, 1:5
Crown; Federal Crown; Provincial	representatives, 1:6
Crown; Indian Band; Jurisdiction	societies, 1:14
Aboriginal corporations/foundations/	solicitors, 1:8
societies, 1:9	style of proceeding, 1:17
Addition of, 1:16	treaty rights claimants, 1:15
Attorneys General, 1:19 to 1:21, 1:32, 3:7, 3:18, 5:32, 5:40	Privies, 1:2
Band Council, 1:6 , 5:39	Public servants, 5:40
Capacity, 1:1 , 1:3 , 1:4 , 1:12	Representative proceedings, 1:6, 1:23
Chief of Band, 1:6	Respondents to Judicial Review, 1:22.50
Class or representative proceedings, 1:6 ,	Substituting, 1:6
1:9, 1:23	Timing, 1:33
Crown, 1:19 to 1:21, 3:7, 3:18, 5:32,	Treaty Right Claimants, 1:15
5:40	Unborn or unascertained persons, 1:7
Crown officers/servants/agents, 5:10,	Unknown or fictitious persons, 5:41
5:37	PLAINTIFF
Deceased persons, 1:11	
Defendant	See also Parties-Plaintiff
generally, 1:1, 1:19	Proper plaintiff, 1:1, 1:10, 1:18, 1:24
Canada, 1:20	PLEADINGS
class proceedings, 1:23	See also Actions; Style of Cause; Amend-
interested parties, 1:22	ment of Pleadings; Particulars; Strik-
provinces, 1:21	ing out Pleadings; Consolidation;
Definition of, 1:2	Parties; Severance of Issues;
First Nation and Tribes	Declaratory Relief
authority to act, 1:6	Amendments
plaintiff in reserve claim, 1:11	generally, 2:13
plaintiff in rights claim, 1:11	complexity, 2:15
Government departments, 5:40	grounds for, 2:14

Amendments—Cont'd novelty, 2:14 Rules of Court, 2:13 timing, 2:16 Appropriate approach to, 2:2 Confusion about law, 2:25 Consolidation generally, 2:27 consecutive trials, 2:30 flexible approach, 2:31 grounds for order, 2:13 Factual threshold, 9:38 Fiat prerequisite, 2:2 Novelty, 2:1, 2:8, 2:14, 2:20 Particulars generally, 2:4 fact-specific nature of claims, 2:7 grounds for, 2:6 instrument of delay, 2:12 novelty of claims, 2:8 response to demand, 2:10 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 Service, 2:3 Service, 2:3 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Striking out generally, 2:17 consecutive trials, 2:20 Rules of Court, 2:4, 2:13 Factual threshold, 9:38 Fiat prerequisite, 2:12 Novelty, 2:1, 2:8, 2:14, 2:20 Particulars generally, 2:4 fact-specific nature of claims, 2:7 grounds for, 2:6 instrument of delay, 2:12 novelty of claims, 2:8 response to demand, 2:10 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 Service, 2:3 Service, 2:3 Service, 2:3 Severance generally, 2:32 deflect on discovery process, 2:33 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Striking out grounds for order, 2:18 infringement must be pleaded, 2:24 no vs. novel claims, 2:20 Style of cause, 1:17 PRACTICE/CUSTOM/TRADITION See also Cultural and Religious Sites Generally, 9:2, 9:4, 9:5, 9:10, 9:16 PRE-TRIAL EXAMINATION OF WITNESSES See Examination for Discovery-Pre-trial	PLEADINGS—Cont'd	PLEADINGS—Cont'd
Rules of Court, 2:13 timing, 2:16 Appropriate approach to, 2:2 Confusion about law, 2:25 Consolidation generally, 2:27 consecutive trials, 2:30 flexible approach, 2:31 grounds for order, 2:28 Rules of Court, 2:27 Declaratory relief, 2:17 Defective, 2:2, 2:13 Factual threshold, 9:38 Fiat prerequisite, 2:2 Material facts, 2:2, 2:19 No special rules, 2:1, 2:2 Novelty, 2:1, 2:8, 2:14, 2:20 Particulars generally, 2:4 fact-specific nature of claims, 2:7 grounds for, 2:6 instrument of delay, 2:12 novelty of claims, 2:8 response to demand, 2:10 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Sitic/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROVINCIAL SUPERIOR COURTS	Amendments—Cont'd	
timing, 2:16 Appropriate approach to, 2:2 Confusion about law, 2:25 Consolidation generally, 2:27 consecutive trials, 2:30 flexible approach, 2:31 grounds for order, 2:28 Rules of Court, 2:27 Declaratory relief, 2:17 Defective, 2:2, 2:13 Factual threshold, 9:38 Fiat prerequisite, 2:2 Material facts, 2:2, 2:19 No special rules, 2:1, 2:2 Novelty, 2:1, 2:8, 2:14, 2:20 Particulars generally, 2:4 fact-specific nature of claims, 2:7 grounds for, 2:6 instrument of delay, 2:12 novelty of claims, 2:8 response to demand, 2:10 Rules of Court, 2:4 standard of compliance, 2:11 test, 2:5 timing, 2:9 Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROVINCIAL SUPERIOR COURTS		
Appropriate approach to, 2:2 Confusion about law, 2:25 Consolidation generally, 2:27 consecutive trials, 2:30 flexible approach, 2:31 grounds for order, 2:28 Rules of Court, 2:27 Declearatory relief, 2:17 Defective, 2:2, 2:13 Factual threshold, 9:38 Fiat prerequisite, 2:2 Material facts, 2:2, 2:19 No special rules, 2:1, 2:2 Novelty, 2:1, 2:8, 2:14, 2:20 Particulars generally, 2:4 fact-specific nature of claims, 2:7 grounds for, 2:6 instrument of delay, 2:12 novelty of claims, 2:8 response to demand, 2:10 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROVINCIAL SUPERIOR COURTS		
Confusion about law, 2:25 Consolidation generally, 2:27 consecutive trials, 2:30 flexible approach, 2:31 grounds for order, 2:28 Rules of Court, 2:27 Declaratory relief, 2:17 Defective, 2:2, 2:13 Factual threshold, 9:38 Fiat prerequisite, 2:2 Material facts, 2:2, 2:19 No special rules, 2:1, 2:2 Novelty, 2:1, 2:8, 2:14, 2:20 Particulars generally, 2:4 fact-specific nature of claims, 2:7 grounds for, 2:6 instrument of delay, 2:12 novelty of claims, 2:8 response to demand, 2:10 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROVINCIAL SUPERIOR COURTS Rules of Court, 2:4 threshold, legal, 2:20 Style of cause, 1:17 PRACTICE/CUSTOM/TRADITION See also Cultural and Religious Sites Generally, 9:2, 9:4, 9:5, 9:10, 9:16 PRE-TRIAL EXAMINATION OF WITNESSES See Examination of Discovery-Pre-trial Examination of Witnesses PRIVILEGE See Discovery of Documents-Privilege; Public Interest Immunity PROCEEDINGS See Actions; Representative Proceedings; Summary Proceedings; Judicial Review PROOF See Evidence-Onus of Proof; Evidence-Standard of Proof PROVINCE See Historical Research-Archives PROVINCIAL ARCHIVES See Historical Research-Archives PROVINCIAL CROWN See also Cultural and Religious Sites Generally, 9:2, 9:4, 9:5, 9:10, 9:16 PRE-TRIAL EXAMINATION OF WITNESSES See Examination of Discovery-Pre-trial Examination of Vitnesses Provincial Crown See Examination of Proceedings; Summary Proceedings; Judicial Review PROOF See Evidence-Onus of Proof; Evidence-Standard of Proof PROVINCE See Historical Research-Archives PROVINCIAL CROWN See also Cultural and Religious Sites Generally, 9:2, 9:4, 9:5, 9:10, 9:16 PRE-TRIAL EXAMINATION OF WITNESSES See Examination of Vitnesses See Examination of Vitnesses Provincial Crown PROVINCE See Provincial Crown PROVINCE See Hist	•	
Strategic considerations, 2:26 threshold, legal, 2:20 Style of cause, 1:17 PRACTICE/CUSTOM/TRADITION See also Cultural and Religious Sites Generally, 9:2, 9:4, 9:5, 9:10, 9:16 PRE-TRIAL EXAMINATION OF WITNESSES See Examination for Discovery-Pre-trial Examination of Witnesses PRIVILEGE See Discovery of Documents-Privilege; Public Interest Immunity PROCEDINGS See Actions; Representative Proceedings Style of Proceedings; Summary Proceedings; Judicial Review PROOF See Examination for Discovery-Pre-trial Examination of Witnesses PRIVILEGE See Discovery of Documents-Privilege; Public Interest Immunity PROCEDINGS See Actions; Representative Proceedings Style of Proceedings; Summary Proceedings; Judicial Review PROOF See Evidence-Onus of Proof; Evidence-Standard of Proof PROVINCIAL ARCHIVES See Historical Research-Archives PROVINCIAL ARCHIVES See Historical Research-Archives PROVINCIAL CROWN See also Forum; Crown; Parties; Jurisdiction As defendant, 1:19, 1:21 Jurisdiction over, 1:21 Provincial Crown-Responsibilities; Provincial Tribunals PROVINCIAL SUPERIOR COURTS		
generally, 2:27 consecutive trials, 2:30 flexible approach, 2:31 grounds for order, 2:28 Rules of Court, 2:27 Declaratory relief, 2:17 Defective, 2:2, 2:13 Factual threshold, 9:38 Fiat prerequisite, 2:2 Material facts, 2:2, 2:19 No special rules, 2:1, 2:2 Novelty, 2:1, 2:8, 2:14, 2:20 Particulars generally, 2:4 fact-specific nature of claims, 2:7 grounds for, 2:6 instrument of delay, 2:12 novelty of claims, 2:8 response to demand, 2:10 Rules of Court, 2:4 standard of compliance, 2:11 test, 2:5 timing, 2:9 Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROVINCIAL SUPERIOR COURTS		l ·
Style of cause, 1:17 PRACTICE/CUSTOM/TRADITION See also Cultural and Religious Sites Generally, 9:2, 9:4, 9:5, 9:10, 9:16 PRE-TRIAL EXAMINATION OF WITNESSES See Examination for Discovery-Pre-trial Examination of Witnesses PRIVILEGE See Actions; Representative Proceedings; Summary Proceedings; Judicial Review PROOF See Evidence-Onus of Proof; Evidence-Standard of Proof PROVINCE See Provincial Crown PROVINCIAL ARCHIVES See Historical Research-Archives PROVINCIAL ARCHIVES See Historical Research-Archives PROVINCIAL CROWN See also Cultural and Religious Sites Generally, 9:2, 9:4, 9:5, 9:10, 9:16 PRE-TRIAL EXAMINATION OF WITNESSES See Examination of Witnesses Provilege; Public Interest Immunity PROCEEDINGS See Actions; Representative Proceedings Style of roceedings Style of cause, 1:17 PRACTICE/CUSTOM/TRADITION See also Cultural and Religious Sites Generally, 9:2, 9:4, 9:5, 9:10, 9:16 PRE-TRIAL EXAMINATION OF WITNESSES See Examination of Witnesses Provilege; Public Interest Immunity PROCEEDINGS See Actions; Representative Proceedings Style of Proceedings; Summary Proceedings; Judicial Review PROOF See Provincial Crown See Broum-Provincial Crown See Broum-Provincial Superior Court; Provincial Crown-Responsibilities; Provincial Tribunals; Forum-Provincial Tribunals; Forum-Provincial Tribunals; Forum-Provincial Tribunals		
flexible approach, 2:31 grounds for order, 2:28 Rules of Court, 2:27 Declaratory relief, 2:17 Defective, 2:2, 2:13 Factual threshold, 9:38 Fiat prerequisite, 2:2 Material facts, 2:2, 2:19 No special rules, 2:1, 2:2 Novelty, 2:1, 2:8, 2:14, 2:20 Particulars generally, 2:4 fact-specific nature of claims, 2:7 grounds for, 2:6 instrument of delay, 2:12 novelty of claims, 2:8 response to demand, 2:10 Rules of Court, 2:4 standard of compliance, 2:11 test, 2:5 timing, 2:9 Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROVINCIAL SUPERIOR COURTS		
grounds for order, 2:28 Rules of Court, 2:27 Declaratory relief, 2:17 Defective, 2:2, 2:13 Factual threshold, 9:38 Fiat prerequisite, 2:2 Material facts, 2:2, 2:19 No special rules, 2:1, 2:2 Novelty, 2:1, 2:8, 2:14, 2:20 Particulars generally, 2:4 fact-specific nature of claims, 2:7 grounds for, 2:6 instrument of delay, 2:12 novelty of claims, 2:8 response to demand, 2:10 Rules of Court, 2:4 standard of compliance, 2:11 test, 2:5 timing, 2:9 Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROVINCIAL SUPERIOR COURTS		Style of cause, 1:17
grounds for order, 2:28 Rules of Court, 2:27 Declaratory relief, 2:17 Defective, 2:2, 2:13 Factual threshold, 9:38 Fiat prerequisite, 2:2 Moterial facts, 2:2, 2:19 No special rules, 2:1, 2:2 Novelty, 2:1, 2:8, 2:14, 2:20 Particulars generally, 2:4 fact-specific nature of claims, 2:7 grounds for, 2:6 instrument of delay, 2:12 novelty of claims, 2:8 response to demand, 2:10 Rules of Court, 2:4 standard of compliance, 2:11 test, 2:5 timing, 2:9 Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROVINCIAL SUPERIOR COURTS		PRACTICE/CUSTOM/TRADITION
Rules of Court, 2:27 Declaratory relief, 2:17 Defective, 2:2, 2:13 Factual threshold, 9:38 Fiat prerequisite, 2:2 Material facts, 2:2, 2:19 No special rules, 2:1, 2:2 Novelty, 2:1, 2:8, 2:14, 2:20 Particulars generally, 2:4 fact-specific nature of claims, 2:7 grounds for, 2:6 instrument of delay, 2:12 novelty of claims, 2:8 response to demand, 2:10 Rules of Court, 2:4 standard of compliance, 2:11 test, 2:5 timing, 2:9 Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PRE-TRIAL EXAMINATION OF WITNESSES See Examination for Discovery-Pre-trial Examination		
Declaratory relief, 2:17 Defective, 2:2, 2:13 Factual threshold, 9:38 Fiat prerequisite, 2:2 Material facts, 2:2, 2:19 No special rules, 2:1, 2:2 Novelty, 2:1, 2:8, 2:14, 2:20 Particulars generally, 2:4 fact-specific nature of claims, 2:7 grounds for, 2:6 instrument of delay, 2:12 novelty of claims, 2:8 response to demand, 2:10 Rules of Court, 2:4 standard of compliance, 2:11 test, 2:5 timing, 2:9 Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PRE-TRIAL EXAMINATION OF WITNESSES See Examination of Witnesses PROVINCE See Discovery of Documents-Privilege; Public Interest Immunity PROCEEDINGS See Actions; Representative Proceedings Style of Proceedings; Summary Proceedings; Judicial Review PROOF See Evidence-Onus of Proof; Evidence-Standard of Proof PROVINCE See Provincial Crown PROVINCIAL ARCHIVES See Historical Research-Archives PROVINCIAL CROWN See also Forum; Crown; Parties; Jurisdict tion As defendant, 1:19, 1:21 Jurisdiction over, 1:21 Provincial Crown-Responsibilities; Provincial Tribunals; Forum-Provincial Tribunals PROVINCIAL SUPERIOR COURTS		
Factual threshold, 9:38 Fiat prerequisite, 2:2 Material facts, 2:2, 2:19 No special rules, 2:1, 2:2 Novelty, 2:1, 2:8, 2:14, 2:20 Particulars generally, 2:4 fact-specific nature of claims, 2:7 grounds for, 2:6 instrument of delay, 2:12 novelty of claims, 2:8 response to demand, 2:10 Rules of Court, 2:4 standard of compliance, 2:11 test, 2:5 timing, 2:9 Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 WITNESSES See Examination for Discovery-Pre-trial Examination of Witnesses PROVINCE See Discovery of Documents-Privilege; Public Interest Immunity PROCEDINGS See Actions; Representative Proceedings; Style of Proceedings; Judicial Review PROOF See Evidence-Onus of Proof; Evidence-Standard of Proof PROVINCIAL ARCHIVES See Historical Research-Archives PROVINCIAL CROWN See also Forum; Crown; Parties; Jurisdict tion As defendant, 1:19, 1:21 Jurisdiction over, 1:21 Provincial Crown land, 3:14 Responsibilities of, 1:1, 1:19 PROVINCIAL JURISDICTION See Forum-Provincial Superior Court; Provincial Tribunals; Forum-Provincial Tribunals PROVINCIAL SUPERIOR COURTS		• • • • • • • • • • • • • • • • • • • •
Fiat prerequisite, 2:2 Material facts, 2:2, 2:19 No special rules, 2:1, 2:2 Novelty, 2:1, 2:8, 2:14, 2:20 Particulars generally, 2:4 fact-specific nature of claims, 2:7 grounds for, 2:6 instrument of delay, 2:12 novelty of claims, 2:8 response to demand, 2:10 Rules of Court, 2:4 standard of compliance, 2:11 test, 2:5 timing, 2:9 Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROVINCIAL SUPERIOR COURTS		
Material facts, 2:2, 2:19 No special rules, 2:1, 2:2 Novelty, 2:1, 2:8, 2:14, 2:20 Particulars generally, 2:4 fact-specific nature of claims, 2:7 grounds for, 2:6 instrument of delay, 2:12 novelty of claims, 2:8 response to demand, 2:10 Rules of Court, 2:4 standard of compliance, 2:11 test, 2:5 timing, 2:9 Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PRIVILEGE See Discovery of Documents-Privilege; Public Interest Immunity PROCEDINGS See Actions; Representative Proceedings Style of Proceedings; Judicial Review PROOF See Evidence-Onus of Proof; Evidence-Standard of Proof PROVINCIAL ARCHIVES See Historical Research-Archives PROVINCIAL CROWN See also Forum; Crown; Parties; Jurisdiction As defendant, 1:19, 1:21 Jurisdiction over, 1:21 Provincial Crown land, 3:14 Responsibilities of, 1:1, 1:19 PROVINCIAL JURISDICTION See Forum-Provincial Superior Court; Provincial Tribunals; Forum-Provincial Tribunals PROVINCIAL SUPERIOR COURTS		
No special rules, 2:1, 2:2 Novelty, 2:1, 2:8, 2:14, 2:20 Particulars generally, 2:4 fact-specific nature of claims, 2:7 grounds for, 2:6 instrument of delay, 2:12 novelty of claims, 2:8 response to demand, 2:10 Rules of Court, 2:4 standard of compliance, 2:11 test, 2:5 timing, 2:9 Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PRIVILEGE See Discovery of Documents-Privilege; Public Interest Immunity PROCEEDINGS See Actions; Representative Proceedings; Summary Proceedings; Judicial Review PROOF See Evidence-Onus of Proof; Evidence-Standard of Proof PROVINCE See Provincial Crown See also Forum; Crown; Parties; Jurisdiction over, 1:21 Provincial Crown land, 3:14 Responsibilities of, 1:1, 1:19 PROVINCIAL JURISDICTION See Forum-Provincial Superior Court; Provincial Tribunals; Forum-Provincial Tribunals PROVINCIAL SUPERIOR COURTS		
Novelty, 2:1, 2:8, 2:14, 2:20 Particulars generally, 2:4 fact-specific nature of claims, 2:7 grounds for, 2:6 instrument of delay, 2:12 novelty of claims, 2:8 response to demand, 2:10 Rules of Court, 2:4 standard of compliance, 2:11 test, 2:5 timing, 2:9 Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROVINCIAL SUPERIOR COURTS		Examination of Witnesses
Particulars generally, 2:4 fact-specific nature of claims, 2:7 grounds for, 2:6 instrument of delay, 2:12 novelty of claims, 2:8 response to demand, 2:10 Rules of Court, 2:4 standard of compliance, 2:11 test, 2:5 timing, 2:9 Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROVINCIAL SUPERIOR COURTS		PRIVILEGE
generally, 2:4 fact-specific nature of claims, 2:7 grounds for, 2:6 instrument of delay, 2:12 novelty of claims, 2:8 response to demand, 2:10 Rules of Court, 2:4 standard of compliance, 2:11 test, 2:5 timing, 2:9 Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROCEEDINGS See Actions; Representative Proceedings; Summary Proceedings; Judicial Review PROOF See Evidence-Onus of Proof; Evidence-Standard of Proof PROVINCE See Provincial Crown PROVINCIAL ARCHIVES See Historical Research-Archives PROVINCIAL CROWN See also Forum; Crown; Parties; Jurisdiction As defendant, 1:19, 1:21 Jurisdiction over, 1:21 Provincial Crown land, 3:14 Responsibilities of, 1:1, 1:19 PROVINCIAL JURISDICTION See Forum-Provincial Superior Court; Provincial Tribunals; Forum-Provincial Tribunals PROVINCIAL SUPERIOR COURTS		See Discovery of Documents-Privilege;
fact-specific nature of claims, 2:7 grounds for, 2:6 instrument of delay, 2:12 novelty of claims, 2:8 response to demand, 2:10 Rules of Court, 2:4 standard of compliance, 2:11 test, 2:5 timing, 2:9 Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROVINCIAL SUPERIOR COURTS		Public Interest Immunity
grounds for, 2:6 instrument of delay, 2:12 novelty of claims, 2:8 response to demand, 2:10 Rules of Court, 2:4 standard of compliance, 2:11 test, 2:5 timing, 2:9 Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROVINCIAL SUPERIOR COURTS	•	PROCEEDINGS
instrument of delay, 2:12 novelty of claims, 2:8 response to demand, 2:10 Rules of Court, 2:4 standard of compliance, 2:11 test, 2:5 timing, 2:9 Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 Style of Proceedings; Summary Proceedings; Judicial Review PROVINCE See Evidence-Onus of Proof; Evidence-Standard of Proof PROVINCE See Provincial Crown PROVINCIAL ARCHIVES See Historical Research-Archives PROVINCIAL CROWN See also Forum; Crown; Parties; Jurisdiction over, 1:21 Provincial Crown land, 3:14 Responsibilities of, 1:1, 1:19 PROVINCIAL JURISDICTION See Forum-Provincial Superior Court; Provincial Tribunals; Forum-Provincial Tribunals; Forum-Provincial Tribunals		
novelty of claims, 2:8 response to demand, 2:10 Rules of Court, 2:4 standard of compliance, 2:11 test, 2:5 timing, 2:9 Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27,		
response to demand, 2:10 Rules of Court, 2:4 standard of compliance, 2:11 test, 2:5 timing, 2:9 Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROVINCIAL ARCHIVES See Provincial Crown PROVINCIAL CROWN See also Forum; Crown; Parties; Jurisdiction over, 1:21 Provincial Crown land, 3:14 Responsibilities of, 1:1, 1:19 PROVINCIAL JURISDICTION See Forum-Provincial Superior Court; Provincial Tribunals; Forum-Provincial Tribunals PROVINCIAL SUPERIOR COURTS		
Rules of Court, 2:4 standard of compliance, 2:11 test, 2:5 timing, 2:9 Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 See Evidence-Onus of Proof; Evidence-Standard of Proof PROVINCE See Provincial Crown PROVINCIAL ARCHIVES See Historical Research-Archives PROVINCIAL CROWN See also Forum; Crown; Parties; Jurisdiction As defendant, 1:19, 1:21 Jurisdiction over, 1:21 Provincial Crown land, 3:14 Responsibilities of, 1:1, 1:19 PROVINCIAL JURISDICTION See Forum-Provincial Superior Court; Provincial Tribunals; Forum-Provincial Tribunals PROVINCIAL SUPERIOR COURTS		
standard of compliance, 2:11 test, 2:5 timing, 2:9 Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27,		
test, 2:5 timing, 2:9 Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROVINCIAL ARCHIVES See Provincial Research-Archives PROVINCIAL CROWN See also Forum; Crown; Parties; Jurisdiction over, 1:21 Provincial Crown land, 3:14 Responsibilities of, 1:1, 1:19 PROVINCIAL JURISDICTION See Forum-Provincial Superior Court; Provincial Tribunals; Forum-Provincial Tribunals PROVINCIAL SUPERIOR COURTS		
timing, 2:9 Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROVINCIAL ARCHIVES See Historical Research-Archives PROVINCIAL CROWN See also Forum; Crown; Parties; Jurisdiction over, 1:21 Provincial Crown land, 3:14 Responsibilities of, 1:1, 1:19 PROVINCIAL JURISDICTION See Forum-Provincial Superior Court; Provincial Tribunals; Forum-Provincial Tribunals PROVINCIAL SUPERIOR COURTS		Standard of Proof
Requirements of, 2:1 Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROVINCIAL ARCHIVES See Historical Research-Archives PROVINCIAL CROWN See also Forum; Crown; Parties; Jurisdiction over, 1:21 Provincial Crown land, 3:14 Responsibilities of, 1:1, 1:19 PROVINCIAL JURISDICTION See Forum-Provincial Superior Court; Provincial Tribunals; Forum-Provincial Tribunals PROVINCIAL SUPERIOR COURTS		PROVINCE
Rules of Court, 2:4, 2:13, 2:17, 2:27, 2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROVINCIAL ARCHIVES See Historical Research-Archives PROVINCIAL CROWN See also Forum; Crown; Parties; Jurisdiction over, 1:21 Provincial Crown land, 3:14 Responsibilities of, 1:1, 1:19 PROVINCIAL JURISDICTION See Forum-Provincial Superior Court; Provincial Tribunals; Forum-Provincial Tribunals PROVINCIAL SUPERIOR COURTS		See Provincial Crown
2:32 Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 See Historical Research-Archives PROVINCIAL CROWN See also Forum; Crown; Parties; Jurisdiction As defendant, 1:19, 1:21 Jurisdiction over, 1:21 Provincial Crown land, 3:14 Responsibilities of, 1:1, 1:19 PROVINCIAL JURISDICTION See Forum-Provincial Superior Court; Provincial Tribunals; Forum-Provincial Tribunals PROVINCIAL SUPERIOR COURTS		DDOVINCIAL ADCHIVES
Service, 2:3 on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROVINCIAL CROWN See also Forum; Crown; Parties; Jurisdiction As defendant, 1:19, 1:21 Jurisdiction over, 1:21 Provincial Crown land, 3:14 Responsibilities of, 1:1, 1:19 PROVINCIAL JURISDICTION See Forum-Provincial Superior Court; Provincial Tribunals; Forum-Provincial Tribunals PROVINCIAL SUPERIOR COURTS		
on Indian Band, 2:3 Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROVINCIAL CROWN See also Forum; Crown; Parties; Jurisdiction As defendant, 1:19, 1:21 Jurisdiction over, 1:21 Provincial Crown land, 3:14 Responsibilities of, 1:1, 1:19 PROVINCIAL JURISDICTION See Forum-Provincial Superior Court; Provincial Tribunals; Forum-Provincial Tribunals PROVINCIAL SUPERIOR COURTS		See Historical Research-Archives
Severance generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 See also Forum; Crown; Parties; Jurisdic tion As defendant, 1:19, 1:21 Jurisdiction over, 1:21 Provincial Crown land, 3:14 Responsibilities of, 1:1, 1:19 PROVINCIAL JURISDICTION See Forum-Provincial Superior Court; Provincial Tribunals; Forum-Provincial Tribunals PROVINCIAL SUPERIOR COURTS		PROVINCIAL CROWN
generally, 2:32 effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 tion As defendant, 1:19, 1:21 Jurisdiction over, 1:21 Provincial Crown land, 3:14 Responsibilities of, 1:1, 1:19 PROVINCIAL JURISDICTION See Forum-Provincial Superior Court; Provincial Tribunals; Forum-Provincial Tribunals PROVINCIAL SUPERIOR COURTS		
effect on discovery process, 2:33 Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 Ras defendant, 1:19, 1:21 Jurisdiction over, 1:21 Provincial Crown land, 3:14 Responsibilities of, 1:1, 1:19 PROVINCIAL JURISDICTION See Forum-Provincial Superior Court; Provincial Tribunals; Forum-Provincial Tribunals PROVINCIAL SUPERIOR COURTS		
Rules of Court, 2:32 Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 Responsibilities of, 1:1, 1:19 PROVINCIAL JURISDICTION See Forum-Provincial Superior Court; Provincial Tribunals; Forum-Provincial Tribunals; Provincial Tribunals PROVINCIAL SUPERIOR COURTS		
Site/fact specific nature of facts, 2:6, 2:19 Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROVINCIAL JURISDICTION See Forum-Provincial Superior Court; Provincial Tribunals; Forum-Provincial Tribunals; Provincial Tribunals PROVINCIAL SUPERIOR COURTS		
Strategies, 2:25 Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 Striking out See Forum-Provincial Superior Court; Provincial Crown-Responsibilities; Provincial Tribunals; Forum-Provincial Tribunals PROVINCIAL SUPERIOR COURTS		I
Striking out generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROVINCIAL JURISDICTION See Forum-Provincial Superior Court; Provincial Tribunals; Forum-Provincial Tribunals PROVINCIAL SUPERIOR COURTS	* · · · · · · · · · · · · · · · · · · ·	Responsibilities of, 1:1, 1:19
generally, 2:17 confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 See Forum-Provincial Superior Court; Provincial Crown-Responsibilities; Provincial Tribunals; Forum-Provincial Tribunals Provincial Tribunals	•	PROVINCIAL JURISDICTION
confusion about law, 2:25 consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 Provincial Crown-Responsibilities; Provincial Tribunals; Forum-Provincial Tribunals PROVINCIAL SUPERIOR COURTS	•	
consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 Provincial Tribunals; Forum-Provincial Tribunals PROVINCIAL SUPERIOR COURTS		
consequential relief need not be claimed, 2:23 declaratory relief, requirements of, 2:25 PROVINCIAL SUPERIOR COURTS		
declaratory relief, requirements of, 2:25 PROVINCIAL SUPERIOR COURTS		
	•	PROVINCIAL SUPEDIOD COUPTS
existence of controversy must be bre- 1 See Forum-Provincial Suberior Collit:	* *	
sent, 2:22 Jurisdiction		

PROVINCIAL TRIBUNALS

See also Forum-Provincial Tribunals; Summary Proceedings; Jurisdiction-Provincial Tribunals

Generally, 4:1, 4:18

Evidence, 4:1

Jurisdiction over aboriginal people, **4:18**

PUBLIC ARCHIVES

See National Archives; Historical Research-Archives; Discovery of Documents-Documents in Public Archives

PUBLIC DOCUMENTS

See Evidence-Ancient Documents

PUBLIC INTEREST

Generally, 5:20, 5:24, 5:30

PUBLIC INTEREST IMMUNITY

Generally, 8:13

REAL PROPERTY

See also Caveats; Certificate of Pending Litigation; Forum; Jurisdiction

Crown lands, 3:14, 6:13

Registry system, 6:2

Reserve land, 3:14

Torrens system, **6:2**, **6:7**, **6:15**

Unpatented Crown land, 6:13

REGISTRATION

See Caveats-Registration; Certificate of Pending Litigation-Registration; Real Property

REGISTRY

See Caveats; Certificate of Pending Litigation; Real Property

RELIEF

See also Forum; Declaratory Relief; Striking Out Pleadings; Injunction

Declaratory, 2:20

Injunctive, 5:1

Interim, **5:38**

Possession of reserve land, 3:14

REPRESENTATIVE PROCEEDINGS

See also Parties-Representative Proceedings; Examination for Discovery-Representative Proceedings

Generally, 1:9

Appropriateness of, 1:5

REPRESENTATIVE PROCEEDINGS

-Cont'd

Authority to act as representative, 1:6

Availability of, **1:5**

Class members, 1:7

Deceased persons, 1:12

Discovery witness, 8:23, 8:28

Duty to inform, 8:23, 8:34

Interrogatories, 8:23, 8:24

Representatives, qualifications of, 1:6

Rules of Court, 1:5

Style of cause, 1:17

Substitution of representative plaintiff,

1:6

Unborn or unascertained persons, 1:12

RESEARCH

See Historical Research

RESERVES

See also Forum-Jurisdiction Test-Statutory Grant-Crown's Co-Defendants-Possession of Reserve Land; Jurisdiction-Reserve Land

Jurisdiction over, 3:14

SCHOLARSHIP

See Evidence-Historical Treatises; Historical Research-Existing Scholarship

SERVICE

See Pleadings-Service

SEVERANCE

See also Pleadings-Severance; Actions-Severance of Issues; Consolidation; Severance of Issues

Grounds, 2:32

Rules of Court, 2:32

Separate trials, 2:32

Sequential trial of issues, 2:32

SOLICITOR-CLIENT PRIVILEGE

See Discovery of Documents-Privilege

SOVEREIGNTY

See Aboriginal Rights and Title-Jurisdiction

SPIRITUAL SANCTUARIES

See Injunction-Irreparable Harm to Aboriginal People; Cultural and Religious Sites; Practice/Custom/ Tradition

SPLIT TRIAL

See Pleadings-Severance of Issues; Actions-Severance of Issues

STANDARD OF PROOF

See Evidence-Standard of Proof

STATEMENT OF CLAIM

See Pleadings

STATEMENT OF DEFENCE

See Pleadings

STATUS QUO

See Injunction-Balance of Convenience

STRIKING OUT PLEADINGS

See also Pleadings-Striking Out; Declaratory Relief-Requirements for; Relief-Declaratory

Declaratory relief, 2:21

requirements for, 2:21

claim for consequential relief, 2:23

extra judicial claims, 2:23

pleading infringements, 2:24

presently existing controversy, 2:22

real issues, 2:21

true interest to oppose, 2:21

Factual threshold, 2:19

Grounds, 2:18

Legal threshold, 2:20

Novel claims, 2:20

Rules of Court, 2:17

Test. 2:18

STYLE OF CAUSE

See also Pleadings-Style of Cause; Parties

Avoiding confusion, 1:10

Representative proceedings, 1:10

SUMMARY JUDGMENT

See also Summary Proceedings; Aboriginal Rights and Title-Site/Fact Specific Nature of

Generally, 4:1

Applications for, **4:10**

Appropriateness of, 4:7 to 4:9

importance of issues, 4:8

site/fact specific nature of facts, 4:7, 4:9

Evidence, 4:1

Rules of Court, 4:2, 4:4, 4:9, 4:10

SUMMARY PROCEEDINGS

See also Summary Judgment; Provincial Tribunals; Judicial Review

Applications/Petitions

generally, 4:10

Aboriginal rights cases, **4:14**

authorized by legislation, **4:17**

conversion to trial, 4:11

duty to consult, 4:14, 4:15

judicial review, 4:13

Rules of Court, 4:10

test for conversion to trial, 4:12

treaty rights cases, 4:15

Appropriateness of, **4:1**, **4:9**, **4:13**, **4:17**,

4:18

Motion to Strike Pleadings, 4:21

Other Summary Proceedings, 4:19

Special Case, 4:20

Summary Judgment

generally, 4:2

Alberta, 4:9

bona fide claim, absence of, 4:5

bona fide defence, absence of, 4:5

British Columbia, 4:4

defence to claim, absence of, 4:6

importance of issues, 4:8

merit to claim, absence of, 4:6

Ontario, 4:9

Rules of Court, **4:2, 4:4**

site-specific facts, 4:7

Tribunals, 4:18

SUMMARY TRIAL

See also Summary Proceedings; Summary Judgment Treaty Rights; Aboriginal Rights and Title

Document list, 8:8

Documents in possession of non-parties, **8:6**

Documents in public archives, 8:4

Documents not in party's possession or control, **8:4**

Expert reports, 8:12

Form of, **8:8**

Identification of documents, 8:8

Interrogatories, 8:17

answers to, 8:25

Location of documents, public archives, 8:4

Privilege, 8:9

basis of report, 8:12

SUMMARY TRIAL—Cont'd

Privilege, 8:9—Cont'd
Crown as trustee, 8:10
documents in expert's possession, 8:12
documents in possession of counsel,
8:15
documents seen by expert, 8:12
expert-counsel communications, 8:12
land claim settlement documents, 8:11
waiver of, 8:14

Public interest immunity, **8:13**Rules of Court, **8:1, 8:2, 8:6, 8:8, 8:17,**

8:24, 8:26, 8:27, 8:32, 8:34 Scope of, 8:3, 8:18, 8:22 Unique features, 8:1, 8:3

Waiver of privilege, **8:14**release to Lands Registry, **8:14**unilateral disclosure. **8:14**

TRIAL

See Evidence

UNDERTAKING AS TO DAMAGES

See Injunction-Undertaking as to Damages

UNIQUENESS

See Injunction-Balance of Convenience; Aboriginal Rights and Title-Nature of-Unique Nature

UNPATENTED CROWN LAND

See Caveats-Unpatented Crown Land; Certificate of Pending Litigation-Unpatented Crown Land; Forum-Federal Court-Jurisdiction Test-Statutory Grant-Provincial Crown Land; Real Property-Unpatented Crown Land

WAIVER OF PRIVILEGE

See Discovery of Documents-Waiver

WILLS

Generally, 7:12