Index

ABANDONMENT, 225

ACCESS TO JUSTICE. See OBJECTIVES OF CLASS PROCEEDINGS

ACTION

commencement of on behalf of class, 8 discontinuance, 222-225

ADMINISTRATION OF JUDGMENTS AND SETTLEMENTS

judgments, 327-330
distributing the judgment, 329-330
individual assessments, 328-329
settlements, 330-340
institutional class actions, 333-340
court resources, 337
distributing compensation, 338-340
multi-jurisdictional settlements, 334-337
selecting an administrator, 337-338
requirement of a workable claims process, 332-333
resources for court to supervise, 333

AMENDMENTS

certification order, 219-221 common issues, 126 definition of class, 99 pleadings, 188-189

APPEALS

Ontario —

```
aggregate assessment of damages, 345-346
approval of a discontinuance, 350
approval or increase of counsel fees, 350-351
Arbitration Act, 1991, 356-357
carriage, 346-347
costs, 357-358
determination of individual issues, 335–346
disposal of a motion to approve settlement, 349-350
failed certification motion followed by order dismissing individual action, 356
issues determined before trial, 352-354
order for directions on court approval of settlement agreement, 351
```

APPEALS — continued

Ontario — continued

Pierringer agreement, 348

refusal to add common issues, 349

standing, 358

striking notice of change of solicitors, 347

substitution of representative plaintiff, 347-348

summary judgment, 354-355

validity of opt-out process, 348

Québec – rights of appeal from authorization decision, 344-345

rights of appeal from certification orders, 342-344

standard of appellate review

case management decisions, 363-364

certification decisions, 361-363

test for leave to appeal, 358-361

APPLICATION

abandonment, 225

commencement of on behalf of class, 8

BEHAVIOUR MODIFICATION. See OBJECTIVES OF CLASS PROCEEDINGS

BENEFITS OF CLASS PROCEEDINGS

defendants, 5

plaintiffs, 4

BIFURCATED PROCEEDINGS, 7

CASE MANAGEMENT. See also APPEALS, INTERLOCUTORY MOTIONS

appointment of case management judge, 14-15

Canadian judicial protocol to manage multi-jurisdictional class actions, 259-262 case conferences, 16

duties of case management judge, 15-17

purpose of, 14

CAUSE OF ACTION

application of the test for disclosing a cause of action, 75-81

cause of action criterion - Québec, 84-85

cause of action criterion - Saskatchewan, 82-84

generally, 71-72

other considerations, 85-88

filing statement of defence, 87-88

representative plaintiff's cause of action must not be statute-barred, 87

CAUSE OF ACTION — continued

other considerations — continued

whether representative plaintiff must have a cause of action against each defendant, 85-87

test for disclosing a cause of action, 72-75

CERTIFICATION

binding effect, 27

certification criteria under U.S. Federal Court Rule 23, 37-40

certification order, 10

concurrent certification in another Canadian jurisdiction, 40-42

criteria for authorization in Québec, 25-26

criteria for certification at common law, 22

defendant class action, 42-44

evidence in Québec proceedings, 35-36

evidence on a certification motion, 28-35

significance of certification, 20-21

standard of proof, 29-30, 36

statutory criteria for certification in the common law provinces, 22-25

statutory removal of common law obstacles to certification, 24-25

CERTIFICATION ORDER

amendment. See AMENDMENTS rights of appeal. See APPEALS

CLASS

amending definition, 99

avoiding under-inclusive and over-inclusive class definitions, 92-96

closing date, 99

defining, 99-105

geographical boundaries, 99

identifiable class criterion, 89

non-resident, foreign parties, and multiple jurisdiction class membership, 102-

purposes of the identifiable class criterion, 89-90

Québec, 106

requirement of objective merits-based measures, 96-98

satisfying the identifiable class criterion, 90-92

size of class, 100

evidence. See EVIDENCE

subclasses, 103-105

representative plaintiff, 105

CLASS COUNSEL

communication with representative party and class members, 198-201 conflicts of interest — during proceedings, 430-433 settlement negotiations, 433-435 contingency fees. *See* FEES AND DISBURSEMENTS court approval of class counsel's fee. *See* FEES AND DISBURSEMENTS duty to inform prospective representative plaintiff of potential liability for costs, 428 ethical issues and conflicts of interest, 423-425 indemnity agreement – representative plaintiff's liability for costs, 428-430 relationship with class members after certification, 427 prior to certification, 427 where individual trials required, 427-428

CLASS MEMBERS

relationship with representative plaintiff, 425

communication with class counsel or the representative party, 198-201 communication with defendants, 206-208 exclusion from class due to limitation period. *See* LIMITATIONS non-resident, foreign parties, and multiple jurisdiction class membership, 102-103 notice and communication to, 197-208 participation in approval process, 312-314 relationship with counsel and representative plaintiff. *See* CLASS COUNSEL rights to settle, 310-311 status and participation, 194-196

COMMON ISSUES

aggregate assessment of damages, 121-123
amending, 126
examples accepted by courts, 116-119
examples rejected by courts, 119-120
evidentiary considerations, 114-116
generally, 107-109
negligent misrepresentation, 120-121
principles for assessing proposed common issues – common law provinces, 109114
Québec – Article 1003(a), 124-126
trial of, 8

CONFLICT OF LAWS. See MULTI-JURISDICTIONAL, NATION AND GLOBAL CLASS ACTIONS

COSTS

```
Alberta - principles, 383-384
  access to justice considerations, 383
  novel point of law, 383
  public interest, 383
  test case, 383
costs on an appeal, 384-386
costs regimes, 366-369
  "costs follow the event", 368-369
  "no-way", 366-368
  Québec, 368
generally, 369-372
motion for security for, 183-184
Ontario – general principle – costs follow the event, 372-377
  principles given special weight, 377
     matter of public interest, 379-381
     novel point of law, 378-379
     test case, 378
potential liability of representative plaintiff, 428-429
third-party funding, 386-395
  indemnity agreements, 386-387
  private third-party funding, 389-395
  public funding through the Class Proceedings Fund, 387-389
COURT APPROVAL OF SETTLEMENT
burden of proof and evidentiary standard, 308-310
class member participation in approval process, 312-314
counsel fees, 300, 307-308
criteria, for approval – fair, reasonable, in the best interests of those affected,
  304-308
cy près distribution of settlement funds, 322-326
duty to safeguard interests of absent class members, 302-303
examples, 318-322
inherent jurisdiction to prevent an abuse of process, 301
no jurisdiction to rewrite settlement, 303
policy concerns, 301
Pierringer agreement, 316-318
renewed rights to opt out and opting in to a settlement, 314-316
rights of representative plaintiff and class members to settle, 310-311
```

statutory authority to reject proposed settlement, 301

CY-PRÈS DISTRIBUTION. See COURT APPROVAL OF SETTLEMENT

DAMAGES

availability of an aggregate assessment, 263-268 distribution of, an aggregate assessment, 268-272 distribution of individual awards, 275-281 Québec, 274-275 statistical evidence, 274

DECERTIFICATION, 219-221

DEFENDANTS

communication with class members, 206-208 pleading a limitation period, 293-294 filing statement of defence, 87-88

DISCONTINUANCE, 222-224, 311

DISCOVERY. See INTERLOCUTORY MOTIONS

EVIDENCE

aggregate damages, 272-274 approval of settlement, 308-310 certification motion, 28-35 class size, 101-102 common issues, 114-116 preferable procedure, 136-137 Québec proceedings, 35-36 representative plaintiff, 151-152

FEES AND DISBURSEMENTS

Alberta – fee approval, 408-409
compensation for representative plaintiff, 153-156, 410-412
factors considered, 410
contingency fees, 397, 425
court approval of fee agreements, 398-400, 435-437
court approval of fees, 300, 307-308
fee agreements, 398
multipliers or "lodestar" approach, 404-405
percentage of recovery approach, 405-406
interim fee awards, 406
jurisdiction to vary or defer fee, 406-408
motion for approval of fees; hearing, 401-403
Ontario – process for approval of fee agreements, 400-401

FEES AND DISBURSEMENTS — continued

settlement. See also COURT APPROVAL OF SETTLMENT, 403-404 third-party funding, 412-414

INDIVIDUAL ISSUES

class counsel must represent class members, 427-428 determination of, 8, 16 distribution of individual awards, 275-281 notice of individual issues trials, 204 resolution of, 277-279

INTERLOCUTORY MOTIONS

amendment to pleadings, 188-189 approval of counsel fees. See FEES AND DISBURSEMENTS carriage motion, 170-175 case management, 166-167 generally, 163 joinder of claims, 184-187 pre-certification motions, 168-170 production of documents and discovery, 190-194 Québec – first-to-file rule, 175 security for costs, 183-184 stages of class proceeding, 163-165 statement of defence, 187-188 status and participation of class members, 194-196 stay of proceeding, 175-181 challenging court's jurisdiction based on arbitration clause in a contract, 177challenging court's subject-matter jurisdiction, 176-177 summary judgment, 182-183 third-party proceedings, 189-190 venue, 181-192

JOINDER OF CLAIMS. See INTERLOCUTORY MOTIONS

JUDGMENT

administration of. *See* ADMINISTRATION OF JUDGMENTS AND SETTLEMENTS binding effect, 210-214

JUDICIAL ECONOMY. See OBJECTIVES OF CLASS PROCEEDINGS

LIMITATION PERIODS

exclusion from class, 95-96 representative plaintiff's claim barred by, 291-293

LIMITATION PERIODS — continued

resolving limitation period issues, 293-294 resumption of, 288-291 secondary market misrepresentation claims, 295-298 suspension of, 283-287

LITIGATION PLAN, 11, 158-162

MULTI-JURISDICTIONAL, NATIONAL AND GLOBAL CLASS ACTIONS

assumption of jurisdiction over non-resident defendants and third-parties, 240-242

certification of national class actions

Ontario, 235-239

Québec, 240

codification of conflict of laws principles, 232-233

Québec, 233-234

conflict of laws principles

forum non conveniens, 231-232, 241-242

recognition and enforcement of foreign judgments and jurisdiction

simpliciter - real and substantial connection test, 228-231

constitutional issues, 234-235

national class, 246-250

overlapping class actions - challenges, 250

recognition and enforcement of judgment in parallel class proceedings, 255-259

statutory authorization, 244-246

stay, 251-255

NEGLIGENT MISREPRESENTATION. See COMMON ISSUES

NOTICE AND COMMUNICATION TO THE CLASS

communication between class counsel/representative party and class members, 198-201

communication between defendants and class members, 206-208

content of notice of certification, 202-204

cost of notice, 205-206

court approval of notice, 204-205

generally, 197

manner of notice, 201-202

notice of individual issues trials, 204

purpose of providing notice, 197-198

NOTICE OF CERTIFICATION. *See* NOTICE AND COMMUNICATION TO THE CLASS

OBJECTIVES OF CLASS PROCEEDINGS

access to justice, 2 behaviour modification, 3 historical, 1 judicial economy, 4

OPTING IN, OPTING OUT

opt-in class actions, 218 opt-out class actions, 214-217 renewed rights on settlement, 314-316

OTHER REPRESENTATIVE PROCEEDINGS

Rules of Civil Procedure —
proceedings by unincorporated association or trade union, 419-420
representation orders, 416-419
representative defendant, 420
statutory alternatives, 415-416
statutory class actions precluded by other legislation, 421-422

PREFERABLE PROCEDURE

criterion, 128
comparative preferability, 133-136
qualitative preferability: fair, efficient and manageable, 129-133
evidentiary considerations, 136-137
examples, 140-142
generally, 127-128
judicial alternatives, 137-140
Québec, 142-143

PROCEDURAL FAIRNESS. See OPTING IN, OPTING OUT

PROCEDURAL NATURE OF CLASS PROCEEDINGS, 5-12

REPRESENTATIVE PLAINTIFF

acceptability and adequacy of representative plaintiff, 146-151, 426 appointment, 8 cause of action barred by limitation period. *See* LIMITATIONS communication with class counsel or class members, 198-201 compensation. *See* FEES AND DISBURSEMENTS conflicts of interest, 155-156 evidentiary considerations. *See* EVIDENCE generally, 145-146

REPRESENTATIVE PLAINTIFF — continued

potential liability for costs. See COSTS

indemnity by class counsel. See CLASS COUNSEL

relationship with counsel and class members. See CLASS COUNSEL

replacement, 157-158

responsibilities, 152-153

rights to settle, 310-312

whether cause of action against each defendant required, 85-87

withdrawal, 158

workable litigation plan. See LITIGATION PLAN

RES JUDICATA. See JUDGMENT, binding effect

SECURITY FOR COSTS See COSTS

SETTLEMENT

administration of. See ADMINISTRATION OF JUDGMENTS AND SETTLEMENTS

approval. See COURT APPROVAL OF SETTLEMENT

binding effect, 210-214

contested certification or consent certification for purposes of settlement, 9 fairness hearing, including motion for approval of class counsel's fee, 9 initial case conference, 16

STATEMENT OF DEFENCE

interlocutory motions, 187-188

STAY OF PROCEEDINGS

competing class actions, 251-255

court's jurisdiction based on arbitration clause in a contract, 177-181 court's subject-matter jurisdiction, 176-177

SUMMARY JUDGMENT. See APPEALS, INTERLOCUTORY MOTIONS

SUBJECT MATTER OF CLASS ACTIONS

Aboriginal rights, 44

Charter breach, ultra vires or unconstitutional legislation, or

unconstitutional conduct, 45

Competition offences, 45

consumer protection, sale of goods or services, trade practices, 46

contract, 48

corporate misconduct or oppression, 49

diseases and infections, 50

drugs and medical devices, 50

SUBJECT MATTER OF CLASS ACTIONS — continued

employment or labour relations, 52 environmental harm, nuisance, injurious affection, doctrine of Rylands v. Fletcher, 53 fiduciary duty, 54 franchises or dealerships, 55 fraud, 56 illegal interest charges, 57 insurance, 57 intellectual property, 58 misrepresentation, 58 negligence, 59 pension plan, retirement and disability benefits, 62 privacy, 62 product liability, 63 real estate, 64 solicitor's negligence, 64 stocks, securities, investments, 65 trespass, 67 vacation and travel, 67 unjust enrichment, restitution, waiver of tort, 67

THIRD-PARTY PROCEEDINGS. See INTERLOCUTORY MOTIONS