

## INDEX

### Adjudication

- adequate facilities, 6:6.1
- adjournments, 6:5.2
- Charter rights —
  - “charged with an offence”, 6:5
  - “true penal consequences”, 6:6
- costs against governing body, 6:12
- counsel, right to, 6:3A
- counsel, role of. *See* Lawyer as counsel
- delegation of functions, 6:1
- divided functions, 6:3
- evidence —
  - accomplices, 6:7.5.1
  - character evidence, 6:7.5
  - compelling the member to testify, 6:6
  - complaint anonymity, protecting, 6:7.8
  - complaint letters, 6:7.2
  - cross-examination —
    - investigating committee, of, 6:7.3.2
    - previous inconsistent testimony, 6:7.10
  - hearing evidence in absence of member, 6:7.6
  - hearing penalty submissions before determining guilt, 6:7.13
  - hearsay, 6:7.1
  - privileged communications, disclosure of, 6:7.7
  - similar fact evidence, 6:7.4
  - testimony from previous proceeding, 6:7.9
- hearing panel —
  - adjournment, 6:9.2
  - bias —
    - conflict of interest, 6:2.2.3
  - counsel
    - assisting panel in deliberations, 6:2.2.7
    - partisan conduct by, 6:2.2.6
  - financial interest of governing body, 6:2.2.2
  - institutional independence, 6:2.2.9
  - intervention questioning, 6:2.2.4
  - overlapping functions, 6:2.2.8
  - prejudgment of issues, 6:2.2.5
  - standard of proof required to show, 6:2.2.1
- composition of, 6:2.1
- constitutionality of enabling legislation, ruling on, 6:2.3

**Adjudication** — *Continued*

- decision, 6:9.1
- hearing transcript —
  - admissibility in subsequent civil proceeding, 6:9
- hearings, public access to —
  - notice of hearings, 6:4.1
  - publication ban, 6:4.4
  - right of attendance, 6:4.2
  - security measures, 6:4.3
- malicious prosecution action, 6:11
- oral hearing, right to, 6:3B
- penalties, imposition of —
  - admissibility of evidence, 6:10.3
  - disqualification, 6:10.1
  - enforcement, 6:10.5.6
  - factors to be considered, 6:10.4
  - range of —
    - conditions of practice, 6:10.5.1
    - costs, 6:10.5.3
    - publication of member's identity, 6:10.5.4
    - remedial training, 6:10.5.2
  - submissions on —
    - joint, 6:10.2.2
    - timing of, 6:10.2.1
- reconsideration, 6:13
- standard of proof, 6:8
- testimony, compelling, 6:6

**Admission.** *See* **Membership**

**Advertising.** *See* **Marketing of services**

**Appeals**

- external —
  - ban on publication, 7:2.4
  - counsel, 7:2.7
  - delay in pursuing, 7:2.2
- evidence —
  - compelling panel members to testify, 7:2.5.1
  - fresh, 7:2.5.5
- production —
  - confidential communications, 7:2.5.3
  - governing body's legal opinions, 7:2.5.2
  - governing body's complete file, 7:2.5.4

**Appeals** — *Continued*

- preliminary ruling, 7:2.1.1
- security for costs, 7:2.3A
- status to commence, 7:2.1
- stay of penalty —
  - caselaw re, 7:2.3.2
  - constitutional right to seek, 7:2.3.1
- test to be applied
  - imposition of penalty, from, 7:2.6.2
  - misconduct finding, from, 7:2.6.1
- internal, 7:1
- judicial review, 7:4
- Quebec professions tribunal, 7:3

**Audits, spot, 4:2.2**

**Bias. See Adjudication, hearing panel**

**Canadian Charter of Rights and Freedoms**

- admission to membership and, 1:1
- equality rights, 1:1
- freedom of association —
  - compulsory fees, 1:4
- freedom of expression, 9:1, 9:2
- legal rights. *See* Adjudication
- mobility rights, 1:1, 2:1
- prosecution re unauthorized practice, 3:5.1
- “reasonable” restrictions on marketing, 9:2
- security of the person, 6:8.1
- text of. *See* Appendix (p. AP-1)

**Charges. See Complaints**

**Civil proceeding**

- admissibility of hearing at, 6:9
- contemporaneous disciplinary and civil proceeding, 5:6.3.3

**Clients’ funds**

- acting in professional capacity, 8:2.2
- compensation re loss of —
  - Criminal Code, orders under, 8:4
  - governing body’s discretion, 8:3
- misuse of —
  - misappropriation, meaning of, 8:2.1.1

### **Clients' funds**

- acting in professional capacity, 8:2.2 — *Continued*
  - wrongful conversion, meaning of, 8:2.1.2
- restrictions on deposit of, 8:1

### **Complaints**

- protecting anonymity, 6:7.8
- adjudication of. *See* Adjudication
- allegations, communicating details of, 5:10
- Attorney General, role of, 5:16
- charges —
  - joining of multiple complaints, 5:9.3
  - notifying member re, 5:9.4
  - standard of proof, 5:9.1
  - wording of charge, 5:9.2
- confidentiality of correspondence, 5:7
- content of —
  - complaint defined, 5:4.1
  - libellous complaints, 5:4.2
- freedom of information legislation, 5:15
- investigation by governing body —
  - authority re —
    - disciplinary action by employer, after, 5:1.7
    - former member, 5:1.1
    - member acting as politician, 5:1.3
    - member acting as prosecutor, 5:1.4
    - member acting beyond profession, 5:1.5
    - member of prior organization, 5:1.2
    - pre-membership conduct, 5:1.6
- double jeopardy, 5:3
- duty to act fairly, 5:2
- procedure —
  - access to information from third parties, 5:6.4
  - human rights legislation, compliance with, 5:6.2
  - legislative, 5:6.1
  - reasonable time requirement —
    - coinciding criminal proceedings, 5:6.3.2
    - contemporaneous disciplinary and civil proceedings, 5:6.3.3
    - delay by governing body, 5:6.3.1
  - requiring production of documents from police, 5:6.7
  - requiring production of documents from a lawyer, 5:6.8
  - sharing information with police, 5:6.6
  - staff investigation, 5:6.5
- prosecutorial vs. adjudicative functions, 5:13

**Complaints** — *Continued*

response by member, 5:8

status to make, 5:5

*(The next page is IN-5)*

**Complaints — Continued**

subpoenas, power to issue, 5:11  
suspension pending hearing, 5:12

**Conflict of interest. See Lawyer as counsel**

**Custodianship order. See Intervention in practice**

**Delay**

appeal, in pursuing, 7:2.2  
investigation of complaints, 5:6.3.1  
prosecution by governing body, 3:5.3

**Delegation of adjudicative functions, 6:1**

**Evidence**

adjudication on. *See* Adjudication  
admissibility of hearing transcript in subsequent civil proceeding, 6:9  
admissibility of previous misconduct in penalty hearing, 6:10.3  
appeal, on. *See* Appeals, external  
character evidence, 6:7.5  
complaint letters, 6:7.2  
cross-examination of investigating committee, 6:7.3.2  
cross-examination of witness, 6:7.3.1  
cross-examination on previous inconsistent testimony, 6:7.10  
disclosure of privileged communication, 6:7.7  
hearing evidence in absence of member, 6:7.6  
hearsay, 6:7.1  
prosecutor's duty to disclose, 12:4  
protecting anonymity of complainants, 6:7.8  
similar fact evidence, 6:7.4  
testimony given at a previous proceeding, 6:7.9  
testimony of member, compelling, 6:6  
testimony of panel members, compelling, 7:2.5.1

**Fees and assessments**

membership, 1:4  
remuneration. *See* Remuneration

**Freedom of information legislation, 5:15**

**Governing body**

accountants' liability to, 8:6

**Governing body** — *Continued*

election of, 1:6  
liability in negligence, 8:5

**Hearings.** *See* **Adjudication**

**Intervention in practice**

client files, retention and disposition of, 4:4  
creditor, action by, 4:3  
custodianship order, under —  
    constitutionality of, 4:2.3.1  
    custodian's compensation, 4:2.3.3  
    custodian's immunity from damages action, 4:2.3.4  
    disposition of property held by custodian, 4:2.3.2  
peer assessments, 4:2.1  
searches. *See* **Searches**  
spot audits, 4:2.2

**Investigation of complaints.** *See* **Complaints**

**Judicial review, 5:14, 7:4**

**Lawyer as counsel**

communication with opposing party directly, 12:3  
conflict of interest —  
    client vs. client —  
        acting against former client —  
            after changing firms, 12:2.2.2.1  
            after merger of firms, 12:2.2.2.2  
            cross-examination of former client, 12:2.2.2.3  
            general, 12:2.2.2.4  
        acting concurrently, 12:2.2.1  
    counsel vs. client, 12:2.1  
    judge, having previously acted for accused, 12:2.2.3  
counsel and witness, acting as —  
    at trial, 12:5.1  
    on appeal, 12:5.2  
criticism of counsel, 12:7  
criticism of judiciary, 12:8  
disclosure of evidence, prosecutor's duty re, 12:4  
right to appear in court, 12:1  
withdrawal as counsel, 12:6

**Licences.** *See* **Unauthorized practice**

**Malicious prosecution, 6:11**

**Marketing of services**

- commercial advertising, 9:1
- customer incentive programs, 9:5
- “freedom of expression” Charter guarantee, 9:1, 9:2
- office location, regulation of, 9:3
- “reasonable” restrictions, 9:2
- statements to media, regulation of, 9:4

**Membership**

- admission —
  - Charter attacks re restrictions, 1:1
  - citizenship requirement, 1:1.1
  - educational requirements, 1:1.4
  - good character, 1:1.2
  - holding incompatible office, 1:1.5
  - mental health, 1:1.3
  - recognition of law degrees, 1:1.6
  - suitability of law firm to train articled student, 1:1a
- Attorney General, whether must be a lawyer, 3:4.10
- continuing professional development, 1:13
- fees and assessments, 1:4
- forms of practice, 1:5
- governing body, election of, 1:6
- non-statutory association, 1:12
- regulatory body, accountability to another, 1:8
- reinstatement —
  - competence, 1:3.1
  - good character, 1:3.2
  - procedure, 1:3.3
- resignation from, 1:2
- social services tax on legal fees, 1:8.1

**Misconduct. *See* Professional misconduct**

**Mobility, inter-jurisdictional**

- insurance, 2:1.4
- inter-jurisdictional firms, 2:3
- permanent transfer —
  - educational requirements, 2:2.1
  - previous practical experience, 2:2.2
- temporary —
  - administrative regulation of, 2:1.1



**Mobility, inter-jurisdictional** — *Continued*

Charter provision re, 2:1  
membership requirement, 2:1.2  
office maintenance requirement, 2:1.3

**Mutual Legal Assistance in Criminal Matters Act, 4:1.3**

**Onus of Proof, 6:7A**

**Peer assessments, 4:2.1**

**Penalties**

generally, *See* Adjudication  
stay of. *See* Appeals, external  
suspension. *See* Suspension

**Practice, unauthorized. *See* Unauthorized practice**

**Privileged communications**

confidentiality of correspondence, 5:7  
disclosure of, 6:7.7  
solicitor-client, 4:1.1.1

**Professional misconduct, *see also* Clients' funds; Unauthorized practice**

bad manners and incivility, 11:10  
cooperation with investigation, failure re, 11:3  
criticism of judiciary, 12:8  
defined, 11:1.1  
failure to respond to colleague, 11:5  
harassment, 11:11  
improper billing, 11:6  
“incompetence”, meaning of, 11:1.3  
member’s failure to respond, 11:2  
miscellaneous, 11:13  
prescription of medications, improper, 11:9  
reporting requirement, 11:4  
sexual improprieties with patient, 11:8  
tax evasion, 11:12  
trust funds, misuse of, 11:7  
“unbecoming conduct”, meaning of, 11:1.2

**Publication bans**

appeal, at, 7:2.4  
hearing, at, 6:4.4

**Reinstatement. *See* Membership**

**Remuneration**

action to recover fees, 10:4  
contingent fee agreements, 10:1  
costs, non-professional litigant's right to, 10:5  
governing body review of, 10:3  
improper billing, 11:6  
prescribed fee schedules, 10:2  
provincial taxation of, 10:6

**Resignation, 1:2**

**Searches**

Criminal Code —  
    general investigations, 4:1.1.1  
    proceeds of crime investigations, 4:1.1.2  
Income Tax Act —  
    constitutionality of warrants, 4:1.2.1  
    duty to seal documents, 4:1.2.2  
    trust accounting records, 4:1.2.3

**Sexual improprieties with patient, 11:8**

**Solicitor-client privilege, 4:1.1.1**

Mutual Legal Assistance in Criminal Matters Act, 4:1.3

**Standard of proof, 6:8**

**Suspension, *see also* Penalties**

pending hearing, 5:12  
unauthorized practice while under, 3:3

**Titles. *See* Unauthorized practice**

**Trust funds. *See* Clients' funds; Professional misconduct**

**Unauthorized practice**

injunction, 3:5.4  
licence, practising without, 3:2  
notary public, practice of law by, 3:4.1  
paralegals, by, 3:4.3

— *Continued*

peace officer acting as prosecutor, 3:4.4  
prosecution by governing body re —  
    Charter validity, 3:5.1  
    contempt of court proceedings, 3:5.2  
    delay re, 3:5.3  
Quebec advocates and notaries, 3:4.2  
representation of a business —  
    by employee, 3:4.5.2  
    by insurance adjuster, 3:4.6  
    by lay officer of corporation, 3:4.5.1  
student-at-law, 3:4.7  
suspension, while under, 3:3  
title insurance, provision, 3:4.9  
titles, use of, 3:1  
union representative, practice of law by, 3:4.8