

INDEX

- ABSOLUTE PRIVILEGE**, 4:60.10
- ABUSE OF PROCESS**, 13:60
- AGGRAVATED DAMAGES**, 5:30
- ANONYMOUS DEFENDANTS**, 10:50
- APOLOGY**, 5:10
 - evidence at trial, 6:70.40.20
- ASSOCIATIONS**
 - not entitled to claim, 1:20
- AUSTRALIA**, 12:50.20
- AUTHORIZATION**, 4:90
- BROADCASTS**
 - fair and accurate reports, 4:60.30
- BURDEN OF PROOF**, 6:70.10
- BUSINESS OR TRADE**
 - statements actionable, 1:50
- CANADIAN CHARTER OF RIGHTS AND FREEDOMS**
 - before the Charter, 12:20
 - developments in common law, 12:50
 - generally, 12:10
 - Hill v. Church of Scientology, 12:40
 - Supreme Court Trilogy, 12:60
 - Grant v. Torstar Corp., 12:60.30
 - Quan v. Cusson, 12:60.20
 - WIC Radio Ltd. v. Simpson, 12:60.10
- CARTOONS**
 - humour, 9:30
 - statement of defence, 6:30.60
- CBC**, 6:10.50
- CONSENT**, 4:90
- CONSPIRACY**, 13:40

CANADIAN DEFAMATION LAW AND PRACTICE

CONTEMPT

generally, 7:10
integrity of judicial process, 7:20
other considerations, 7:40
right to fair trial, 7:30

CORPORATIONS

as defendants, 1:10
entitlement to aggravated damages, 1:10
municipal corporations, 1:10

COURT

proper court and convenient forum, 6:80.10

CRIMINAL CODE

blasphemous libel, IN:70
defamatory libel, IN:70
seditious libel, IN:70
spreading false news, IN:70

CRIMINAL LIBEL, IN:70

CROWN, 6:10.50

DAMAGES

aggravated, 5:30
generally, 5:30
internet, increased, 5:30
punitive, 5:30
special, 5:30

DECEASED

no action, 1:40

DEFAMATION

defined, IN:20
law governing, IN:60
provoking or procuring, 4:90

DEFAMATION STATUTES, Appendices E-Q

DEFAMATORY MEANING

generally, IN:40
pleading, 6:20.50

DEFAMATORY STATEMENT, IN:20

DEFENCES

absolute privilege, 4:60.10
fair comment, 4:30

INDEX

DEFENCES — *continued*

innocent dissemination, 2:40
justification, 4:20
qualified privilege, 4:60.20
responsible journalism, 4:60.50

DEFENDANT

anonymous, 10:50
intention, 2:10
persons responsible for defamation, 2:40

DISCOVERY, 6:60

different from other actions, 6:60.10
discovery of defendant, 6:60.30
discovery of plaintiff, 6:60.40
documentary production, 6:60.20

DISPARAGEMENT

required element, IN:20

DOCUMENTARY PRODUCTION, 6:60.20

ENGLAND, 12:50.10

EVIDENCE AT TRIAL, 6:70

burden of proof and presumptions, 6:70.10
evidence for the defendant, 6:70.30
 proof of fair comment, 6:70.30.30
 proof of justification, 6:70.30.10
 proof of privilege, 6:70.30.20
evidence for the plaintiff, 6:70.20
 evidence of reputation damage, 6:70.20.40
 identification of plaintiff, 6:70.20.20
 proof of defamatory meaning, 6:70.20.30
 publication, 6:70.20.10
evidence in mitigation of damages, 6:70.40
 apology and retraction, 6:70.40.20
 defendant's state of mind, 6:70.40.30
 plaintiff's poor reputation, 6:70.40.10
 statutory provisions, 6:70.40.40
motion for non-suit, 6:70.60
proof of malice, 6:70.50.10
reply evidence, 6:70.50

EXAMINATIONS FOR DISCOVERY, 6:60

FAIR COMMENT

fact vs. opinion, 4:30

FAIR COMMENT — *continued*

generally, 4:30
public interest, 4:40

FALSE INNUENDOES, IN:40

FICTION, 9:10
identification, 9:20

FORUM, 6:80
jury or non-jury, 6:80.20
proper court and convenient forum, 6:80.10

FREEDOM OF EXPRESSION, 12:10

GRANT v. TORSTAR CORP., 12:60.30

GROUPS

entitlement to sue, 1:30
Quebec context, 1:30

HATE SPEECH, IN:70

HILL v. CHURCH OF SCIENTOLOGY, 12:40

HUMOUR, 9:30

HYPERLINKS, 10:20

IMPLIED MEANINGS, IN:40

INDUCING BREACH, 13:30

INFERENCES, IN:40

INJUNCTIONS

anti-suit injunctions, 5:20
generally, 5:20
internet defamation, 5:20

INJURIOUS FALSEHOOD, 13:20

INNOCENT DISSEMINATION

defence, 2:40

INNUENDO

false innuendo, IN:40
generally, IN:40
legal or true innuendo, IN:40
special facts admissible, IN:40

INSULTS

are mere insults defamatory, IN:20

INDEX

INTENTION

defendant, 2:10

INTENTIONAL INFLICTION, 13:50

INTENTIONAL INTERFERENCE, 13:30

INTERNET LIBEL

anonymous posters, 10:50

as broadcasts, 10:30

hyperlinks, 10:20

jurisdiction, 10:40

liability of ISPs, 10:20

INTRUSION UPON SECLUSION, 13:70

INVASION OF PRIVACY, 13:70

JEST, 9:30

JOINT LIABILITY, 2:40

JUDGE

function of judge and jury, 6:80.30

JUDICIAL PROCEEDINGS

function of judge and jury, 6:80.30

privilege re statements, 4:60.10

quasi-judicial proceedings, 4:60.10

JURIES

function of judge and jury, 6:80.30

jury addresses, 6:80.40

jury charge and verdicts, 6:80.50

jury or non jury, 6:80.20

JUSTIFICATION

generally, 4:20

LEGAL PROCEEDINGS, 6:80.30

LESSER DEFAMATORY MEANING, 6:30.20.10

LETTERS TO THE EDITOR, 3:20

LIBEL, *see also* CRIMINAL CODE; INTERNET LIBEL

versus slander, IN:30

when committed, IN:50

where committed, IN:60

LIMITATION PERIODS

generally, 6:10

LIMITATION PERIODS — *continued*

re newspapers and broadcasts, 6:10.60

single publication rule, 6:10.70

LITIGATION, 6:10

MALICE

and injurious falsehood, 2:20

MALICIOUS FALSEHOOD, 13:20

MEDIA DEFENDANTS

Reynolds privilege, 4:60.40

right of retraction, 3:10

MITIGATION, 6:70.40

NATURAL AND ORDINARY MEANING, IN:40

NEGLIGENCE, 13:40

NEGLIGENT PUBLICATION, 4:70

NEW ZEALAND, 12:50.30

NEWSPAPER

fair and accurate reports, 4:60.30

NON-SUIT, 6:70.50

NOTICE REQUIREMENTS, 6:10

PARLIAMENTARY PRIVILEGE

absolute privilege, 4:60:10

PARTICULARS

defamatory communication, 6:20.40

PLAINTIFF

look-alike photographs, IN:20

“of and concerning” the plaintiff, IN:20

unnamed plaintiff, IN:20

PLEADINGS

statement of claim, 6:20

 broadcasts, motion pictures, 6:20.40.20

 damages, 6:20.70

 defamatory communications, 6:20.40

 defamatory meaning, 6:20.50

 entire article or book, 6:20.40.10

 importance of pleadings, 6:20.10

 jurisdiction, place of trial, 6:20.80

INDEX

PLEADINGS — *continued*

statement of claim — *continued*

plaintiff is not named, 6:20.60

presumptions, 6:20.20

publications, 6:20.30

statement of defence, 6:30

consent or authorization, 6:30.50

fair comment, rolled-up plea, 6:30.30

generally, 6:30.10

jest and implied facts, 6:30.60

justification, 6:30.20

mitigation of damages, 6:30.80

partial plea, 6:30.20.20

pleading the Charter, 6:30.70

Polly Peck: defendants' meaning, 6:30.20.10

privilege, 6:30.40

POLLY PECK, 6:30.20.10

PRECEDENTS, Appendices A-D

PRIVILEGE

absolute privilege, 4:60.10

generally, 4:60

qualified privilege, 4:60.20

PROVOCATION, 4:90

PUBLIC FIGURES

U.S. malice rule, 4:50

PUBLIC INTEREST

and fair comment, 4:40

PUBLICATION

innocent dissemination, 2:40

republication of privilege, 4:80

single publication rule, 10:30

when publication occurs, IN:50

where publication occurs, IN:60

PUBLISHER

duty to establish accuracy, IN:10

intended meaning, IN:20

refusal to publish, 2:50

PUNITIVE DAMAGES, 5:30

QUALIFIED PRIVILEGE

fair and accurate reports, 4:60.30
generally, 4:60.20
right of self-defence, 4:60.20

QUAN v. CUSSON, 12:60.20

QUEBEC

defences, 11:30
elements of defamation claim, 11:20
generally, 11:10

REASONABLE PERSONS, IN:20

RECKLESSNESS, 4:70

RELATED ACTIONS, 13:10

REMEDIES, 5:10

REPETITION

not a defence, 2:30
republication of privilege, 4:80

REPLY, 6:50

REPORTS

fair and accurate reports, 4:60.30
judicial or parliamentary proceedings, 4:60.20

REPUBLICATION

innocent dissemination, 2:40
of privileged statements, 4:80

RESPONSIBLE PUBLICATION, 4:60.50

RETRACTION

evidence at trial, 6:70.40.20
right of retraction, 3:10

SATIRE, 9:30

SECURITY FOR COSTS, 6:40

SERVICE OF NOTICE, 6:10.30

SLANDER

versus libel, IN:30

SLANDER OF GOODS, 13:20

SOURCES, 8:10

SPECIAL DAMAGES, 5:30

INDEX

STATEMENT OF CLAIM, 6:20

STATEMENT OF DEFENCE, 6:30

STATUTES, Appendices E-Q

STATUTORY NOTICES

contents and practice considerations, 6:10.20

generally, 6:10

motions where no notice, 6:10.40

notice to CBC and Crown, 6:10.50

service and timing, 6:10.30

who is entitled to notice, 6:10.10

STATUTORY PRIVILEGE, 4:60.10

TRADE UNIONS

entitlement to sue, 1:20

UNITED STATES

position re public figures, 4:50

WIC RADIO LTD. v. SIMPSON, 12:60.10

WITNESSES, 6:70