

INDEX

References are to page numbers.

- A -

- Access to justice**, 6, 63, 120, 126
- Affidavit**
 - Authorization application, 13-15
 - Procedural reform, 58
- Agent orange**, 125
- Airport trilogy**, 69
- Alberta**
 - Dutton* ruling, 50, 101
- American Bar**
 - Critics on Rule 23, 37
- Appeal**
 - Of authorization, 19, 23
 - Of final judgment, 26
- Applicant**
 - *See also* Representation, Respondent
 - Authorization application, 7, 11, 13
 - Capacity to act, 13
 - Class description, 17
 - Class representative, 22
 - Conflict of interest, 22
 - Examination, 10, 14-15
 - Interest in the suit, 13, 65, 122
 - Legal basis of the claim, 14
 - Representation, 10
 - Requirements, 20, 21
- Application for particulars**, 14, 17
- Application to dismiss**, 11-13
 - Applicant's interest in the suit, 13
 - Capacity of the applicant, 13
 - Discretion of the court, 64
 - Filing of two identical class actions, 11-12
 - Jurisdiction of the Superior Court, 13
 - Res judicata*, 13
- Arguable case**, 20-22, 80, 81
- Asbestos litigation**, 125
 - Amchem* ruling, 126
 - Controversy, 130
 - Ortiz* ruling, 128
- Attorney**, 10, 26
 - *See also* Class counsel
 - Competence, 10
 - Ethics, 133
 - Fees, 137
 - Foreign respondent, 11
 - Liability insurance, 11
 - Motives, 10
 - Of the respondent, 10
 - Preliminary applications, 16
- Authorization application**, 7, 11, 13
 - Evidence, 13-14, 86
 - Filtering mechanism, 63, 74

Intellectual rigour
Lallier ruling, 67
 Procedural reform
 Constitutionality, 58, 60
 Proportionality principle, 64,
 66, 67
 Threshold requirements, 17, 45,
 47, 61, 66, 74
 Translation, 11

Authorization hearing, 11, 14,
 16-24
 Arguable case, 20-22
 Authorization, 23-24
 Burden of proof, 17, 63, 85
 Class description, 17-18
 Commonality, 19-20
 Criteria for Authorization, 18-19
 Decision of the judge, 17
 Factual basis of the claim, 17
 Harm or injury, 20
 Legal bases of the proposed
 class action, 17
 Limited preferability, 22
 Proceedings, 58
 Proposed class representative,
 22-23
 Purposes, 16, 59, 77
 Service, 8

- B -

Balance of probabilities, 20, 74
Blackmail settlement, 61, 110
Blood solids
 HIV, 109
Breach of contract, 117
British Columbia, 73, 79
 Commonality, 70

- C -

Canada

- *See also* Common law provinces
 Class action regime, 5, 27, 100
 Ethics of settlement, 135
 Supreme Court's judgments,
 42

Canadian Bar Association, 8

Case management conference,
 16
 Scheduling of, 10

Case management judge

Assignment, 9, 10
 Authorization hearing, 17
 Availability, 10
 Discretion, 64
 Functions, 9
 Preliminary applications, 16
 Selection, 9

Case protocol, 10

Charbonneau Commission, 123

Charitable group

Unclaimed remainder, 26

Checks and balances doctrine,
 105

Civil liability

Arguable cause, 21
 In a class action setting
Hôpital St-Ferdinand ruling,
 47

Civil procedure

Administrative rules, 112
 And fundamental principles,
 106
 Purposes, 112
 Used as an *in terrorem* device,
 109

Claims administrator

Appointment, 26

Class action

Advantages, 6, 118

Access to justice, 6, 63

Judicial economy, 6

Modifying bad behaviour, 6

Civic function, 54

Counterarguments, 102

Dignity culture, 117

Definition, 5-6

Ethics, 125

Flexibility, 54

Form of consolidation, 5-6

Groups or classes, 6-7

History, 27, 98

Liberal era, 46, 73, 84

Liability insurance, 10

Methodology, 44

Offensive legal mechanism, 29

Procedure, 55

Rulings, 52, 57

Theory, 97, 107, 124

Victim culture, 119

Class Action Chamber

Judges, 9

Class action regime (Québec),

5, 40, 48, 100, 141

Answer, 8

Applications to dismiss, 11

Authorization, 7, 18, 23

Appeal, 19, 23

Conditions, 61

Authorization application, 7, 11,
13-14

Procedural reform, 58

Authorization hearing, 10, 14,
16-24

Carriage of the proceedings, 10

Case management conference,
10

Case protocol, 10

Class action on the merits, 24

Conduct of the action, 24

Consent, 6

Consolidation of proceedings,
5-6

Evidence, 10

Final judgment, 25

History, 40, 119, 136

Individual claims, 6

Judge sitting alone, 10

Legal basis of the claim, 14

Limitation period, 8

Notice, 23, 26, 105

To class members, 9

To foreign respondents, 11

Number of claimants, 6

Preliminary application, 10,
13-16

Pre-trial level, 24

Settlement, 9, 26

Special case management, 9

Timeline, 10

Trial level, 25

Class counsel, 10

– *See also* Attorney

Class representative, 23

Ethics, 125, 133

In consumer class actions, 82

Role, 138

Class description

– *See also* Class members

Authorization hearing, 17, 20,
22

Criteria, 66, 67, 74, 76, 78

Discretionary power, 22

Ethics, 131

National or multijurisdictional
classes, 17-18

Statutory differences

between provinces, 76

Nullity of a class action, 68

Class members

- *See also* Class description
- Class representative, 22
- Non-resident, 9
- Notice, 9, 23
- Representation, 10, 65
- Rights of absent, 37
- Settlement, 26
- Sufficient interest, 78

Class representative

- *See also* Applicant
- Adequacy, 22-23, 45, 62, 75, 82
- Interests, 37, 65

Collective recovery, 25**Commission of inquiry, 123****Common law judge**

- Power, 34

Common law provinces

- Certification, 7
- Class action regime, 5, 27, 48
- Justification, 51
- Securities legislation, 89

Commonality, 19-20, 37

- Criteria (Ontario), 48
- Demonstration, 66, 72, 75
- George* ruling, 66-67
- Factually untenable, 68
- Individual considerations, 70

Compensatory damages, 71

- *See also* Punitive damages
- Demonstration, 72

Conduct of the action, 24**Conflict of interest, 22**

- And commonality, 70

Conflict-resolution, 118**Consumer contract**

- Class representative, 22
- Remote-parties contract, 74

Consumer protection

- Advertisement, 71
- Authorization application, 71, 74
- Conversion charges, 78
- Misrepresentations, 21, 71
- Prohibited practices, 21
- Role of class counsel, 82
- Statutory specificities, 21

Consumer rights, 46**Contract**

- Absence of, 80, 81
- Bilateral engagement, 42
- Enlightened consent, 28
- Investment products, 85
- Nullity, 28
- Reciprocal duties, 28

Conversion charge, 78**Coordinating justice**

- Assignment of a case management judge, 9, 10

Corporate responsibility, 46**Corporation**

- *See also* Securities
- Class action regime, 55

Cost-benefit analysis, 49**Counsel**

- *See* Class counsel

Court of Appeal (Québec)

- Appeal of authorization, 23
- Arguable case, 81
- Authorization application, 45
- Discretion of the court, 64
- Evidence, 86

- Pharmascience* ruling, 58
- Proportionality principle, 64, 66
- Sibiga* ruling, 81
- Cause of action, 21, 73
- Class action regime, 52
- Class description, 17, 20, 22, 44
 - Criteria, 66, 67
 - Taxpayers, 43
- Class representative, 22, 45, 65
- Commonality, 68, 73
- Consumer protection, 71
- Examination of the applicant, 15
- Flexible approach, 81, 83, 85
- Good colour of right, 73
- Proportionality principle, 64, 67
- Rulings, 51
- Court of Chancery (England)**
 - Abolition, 33
 - Class action, 27, 29, 98
 - Manorial jurisprudence, 30
 - Representative litigation, 30
 - Basic requirements, 32
- Criminal law**, 112
- Culture of dignity**, 116, 117
- Culture of honour**, 116
- Culture of victimhood**, 117, 119
 - Micro-injuries, 119
- D -**
- Dairy products**, 64
- Damages**
 - *See also* Punitive damages
 - Amount, 20
 - Evaluation of the impact and scope
 - Hôpital St-Ferdinand* ruling, 46
 - Jurisdiction of Québec courts, 74
 - Justifying a class action, 114
 - Proof, 19-20, 75
 - To a group of petitioners, 33
- Directors and officers**
 - Shareholder class actions, 92
- Discrimination**, 66
- Distributive justice**, 132
- Document production**
 - Authorization application, 13
- Duty of care**, 21
- Dynamic random-access memory chips (DRAM)**
 - Price fixing, 74
- E -**
- Efficient market theory**, 89
- England**
 - *See also* Court of Chancery (England)
 - History of class action, 28-29
 - Parliamentary government, 108
- Enlightened consent**, 28
- Equality**
 - Concept, 116
- Ethics**, 125-130
- Evidence**, 10
 - Analysis, 83
 - Arguable case, 20-22
 - At the authorization stage, 13-14, 86
 - Preliminary application, 15
- Exhibit**, 21
- Expert evidence**, 83

- F -

- Facts**, 62
 And commonality, 68
 Arguable case, 21
 Consumer protection, 71
 Good colour of right, 73
- Final judgment**, 25, 122
 Appeal, 26
- Fonds d'aide aux recours collectifs**
 Unclaimed remainder, 26
- Fonds de solidarité des travailleurs/travailleuses du Québec**, 93
- Foreign**
 Interpretation, 12
- Foreign respondent**
 – *See also* Respondent
 Notification of, 11
- Fraud-on-the-market theory**, 89

- G -

- Good colour of right**, 61, 72-73, 75

- H -

- Harm**, 20, 71-72
 Civil liability, 21
 Demonstration, 72-73
 Selling or purchase of assets, 93
- Head office**, 18
- Health insurance plan**
Vivendi ruling, 73, 75
- House of Commons**
 History, 108

- I -

- Individual justice**, 105
- Individual liberty**
 Concept, 27
 Contractual relations, 28
- Individual recovery**, 26
- Injury**, 20
- Inter-jurisdictional immunity and paramountcy**, 78
- International air travel**, 69
- International business firm**, 55
- Investment**, 84

- J -

- Judge**
 – *See also* Case management judge
 Case manager and “coach”, 121
 Discretion, 121
 Interests of class members, 121
 Legislator, 105, 122
 Resources allocation, 122
 Role, 120
- Judgment**, 25, 122
- Judicial administration**
 Analysis of evidence, 87
 Representative litigation, 30-31
- Jury**, 10

- L -

- Lalonde, Fernand**, 41
- Law firm**, 10
 – *See also* Attorney

Legal costs, 11

Liability insurance, 10

- Duty-to-defend clause, 11
- Duty-to-indemnify clause, 11
- Legal expenses clause, 11

Limited preferability, 22

Litigation therapy, 123

- M -

Mandate, 6

Mass tort, 120

Media

- Authorization, 19

Micro-aggression, 115

Micro-injury, 115

- Victim culture, 119

Minor

- Applicant, 13

Misrepresentation, 117

- N -

National Assembly, 40, 48, 58

National Class Action Database

- Authorization application, 8

Negligence, 117

Non-profit organization

- Unclaimed remainder, 26

Non-resident class member

- Authorization application
- Effect on limitation, 9

Notice

- Authorization, 23, 105
- Costs, 23
- U.S. judgments, 39

Publishing, 23

Settlement, 26

To class members, 9

To foreign respondents, 11

To non-parties, 11

- O -

Ontario

Class action regime, 48, 100

Naken ruling, 48

Class proceedings filed in
foreign jurisdictions, 9

Commonality, 70

Securities legislation, 89

Issue of prior authorization,
91

Strike suit, 61

**Ontario Law Reform
Commission (OLRC)**

Report, 49, 100, 139

- P -

Parliamentary government

History, 108

Parliamentary supremacy, 113

Parti québécois, 40

Petroleum companies

Calibration errors at the pump,
72

Pragmatism, 61

Preliminary application, 10,
13-16

Application for particulars, 14, 17

Discretion of the judge, 16

Documentary evidence, 15

Double-edged sword, 16

Facts not relevant, 15

Right to examine the applicant,
14-15

Pre-trial level

Proceedings, 24

Price of drugs, 61**Price-fixing**

Infineon ruling, 73

Prince Edward Island, 9**Principal establishment, 18****Private international law**

Rules, 12-13

Proceedings

Consolidation, 6

Joinder of claims or plaintiffs, 6

Proportionality principle, 64

Representation through
mandate, 6

Proportionality principle, 13

Approach to authorization, 64,
66, 67, 77, 78

Ethics of settlement, 136

Punitive damages, 20, 22, 78

Criteria, 114

- Q -**Québec**

- *See also* Class action regime
(Québec)

Civil law system, 5

Class action regime, 5, 27, 40,
48, 100, 119, 136, 141

Ethics of settlement, 135

Hôpital St-Ferdinand ruling,
46

Supreme Court's judgments,
42

Securities legislation, 89

Québec Bar, 41, 112-113, 119**Québec Council of Employers,
41, 112****- R -****Rawls, John, 134, 140****Régie de l'assurance-maladie,
62****Registry of Class Actions**

Authorization application, 8

Remedies, 20**Representation**

- *See also* Class representative

Concept, 102

Ethics, 125

Fair representation, 104

Justification

Consent, 103

Interest, 103

Rule 23, 104

Resources allocation, 122**Respondent**

- *See also* Applicant

Attorney, 10, 11

Foreign respondent

Notice, 11

Legal costs, 11

Written contestation, 14

Roaming fees, 79**Rule 23**

Amendment, 37

History, 34-40

Influence on Ontario's
legislation, 50

Representation, 104

Supreme Court's judgments,
38, 99

Technical orientation of U.S.
courts, 36

Rule 38, 35-36**Rule 48, 35**

- S -

Secondary-market securities**class action**, 88*Theratechnologies* ruling, 89**Securities**

Material information, 88

Misrepresentations, 89

Rule of corporate law

BioSyntech ruling, 93*Foss* ruling, 92

Selling or purchase of assets, 93

Suing a director or officer, 94

Settlement, 9, 26, 118

Adequate compensation, 132

Asbestos litigation, 126

Authorization, 19

Ethics, 125

In Canada and Québec, 135

Fairness, 134

In terrorem strategy, 61, 109, 111

Notice, 26

Sexual abuse case*Modus operandi*, 20**Shareholder class action**, 88

Evidentiary threshold, 94

Social justice, 99**Social policy**

And class action, 105

Special case management, 9**Standard of care**, 21**Strike suit**, 61**Superior Court of Québec**

Attorney's fees, 139

Authorization application, 8

Class description, 68

Jurisdiction, 13, 17, 24

National class, 18

Supreme Court of Canada

Adequacy of representation, 75

Arguable case, 20

Authorizaion hearing

Purposes, 77

Authorization process

Discretion of the court, 64

Large and liberal approach,
73, 84

Class action regime, 52, 118

Class description, 18, 74, 75

Commonality, 19-20, 70, 76

Consumer protection, 71

Contract law and class
litigation, 42

Criteria for authorization, 74

Good colour of right, 75

Judges' roles, 121

Multi-jurisdictional cases, 76

Proportionality principle, 77, 78

Shareholder class action, 88, 92

Theratechnologies ruling, 90Trilogy of judgments, 50-52, 66,
139*Dutton* ruling, 50, 101, 119**Supreme Court (U.S.A.)**Asbestos class action
settlements, 126, 130

Rule 23, 35, 99

Trilogy of judgments, 38, 49

Sworn statement, 13-14

Preliminary application, 15

- T -

Taxpayer, 43**Tenant**, 28-29**Toxic smoke**, 72**Trial level**

Proceedings, 25

- U -**United States**

Certification, 7
Class action regime, 5, 27, 98
Declaration of Independence, 34
Inequities, 108
Representative procedure, 34
Rule 23, 34-40, 99

Unjust enrichment, 117

Arguable case, 21

- V -**Vehicle conditions, 67****Video lottery terminal**

Gambling addiction, 68