

## INDEX

- Aboriginal Legal Service (ALS), 78,  
     80–81, 135–36
- abuse. *See* injuries and injurious  
     experiences
- acknowledgement, 4, 20, 37–38, 105,  
     122, 141, 150–51, 155, 173, 182,  
     184, 188, 205, 217, 219, 230,  
     233, 238, 245
- advance payments. *See* interim  
     payments
- apologies, 5, 9, 36, 38, 229–30, 232–34,  
     243  
     Australia, 81, 230  
     Canada, 83, 99, 233  
     churches, 204, 232  
     Ireland, 47–48, 57–58  
     New Zealand, 105, 114,  
     229
- application forms  
     design, 163–65, 176
- Assembly of First Nations (AFN), 15,  
     84, 91, 93, 211, 233
- Barnardos Origins Tracing Services, 52,  
     210
- Bindoon Boys Town (Australia), 75,  
     152
- care leavers. *See* Survivors
- care placements, 18  
     between public and private, 8  
     institutional, 11  
     movement between, 25
- ceremonies (traditional), 89, 92–93, 97,  
     100, 102, 232
- children and young persons  
     as peer offenders, 153–54
- children and young people  
     defined, 11
- churches. *See also* offenders, NGOs  
     as care providers, 18, 57, 74, 83, 142  
     in programme design, 3, 215  
     providing funding, 48, 55, 125–26,  
     137, 215  
     roles in delivering redress, 50, 52, 59,  
     80, 98, 131–32, 154, 176, 204–6,  
     214, 232
- community agencies, 127, 162,  
     197–206, 208–10, 213, 240, 244
- compensation  
     as a regulative ideal, 37, 219, 224  
     demands for, 5  
     impossibility of, 178, 194, 217–19,  
     222  
     methods for setting values, 219–25  
     rights to, 5, 234  
     sensitivity of values, 223, 234
- Confidential Listening and Assistance  
     Service (CLAS) (New Zealand),  
     105–7, 111, 164
- Cooper Legal (New Zealand), 107–8,  
     111–12, 139
- counselling  
     as a substantial outcome, 5, 157,  
     211–12, 214  
     in Canada, 99  
     in New Zealand, 105, 111  
     as part of a redress process, 128,  
     134–36, 161, 168, 208, 210–11,  
     214, 240, 243  
     in Australia, 127  
     in Canada, 102  
     in New Zealand, 109, 112  
     as supporting a redress process, 9

- counselling (cont.)  
   in Australia, 66, 71, 79  
   in Canada, 85, 89–91, 100  
   in Ireland, 52, 61  
   for redress programme staff, 134
- courts. *See* litigation
- Crawford Class Action Services (Canada), 84–85, 89, 92, 94
- Crown Litigation Strategy (New Zealand), 105, 112
- education. *See* injuries and injurious experiences: consequential damage
- evidence. *See also* Memory  
   accuracy, 4, 20–21, *See also* Fraud  
   professional reports, 51, 68, 76, 95–97, 170, 174–75, 177, 186  
   quality, 4, 18–19, 34, 75, 88, 130, 141, 143, 174–75, 177, 189–91, 200  
   records. *See* Records  
   standards of, 34, 53, 78, 88, 96, 111, 189–91, 193, 196, 238
- Find and Connect (Australia), 210
- Forde Inquiry (Queensland), 23, 64–65, 67, 70–71, 156
- historical institutionalism, 12
- Indian Residential Schools  
   Adjudication Secretariat (Canada), 93–98, 126, 135
- Indigenous, defined, 5
- injuries and injurious experiences  
   acts, 9, 22  
   collective, 23–25, 29–30, 36–37, 76, 83, 86, 92, 136, 150–51, 155–57, 159–60, 194–95, 222–23, 232–33, 235, 237, 239  
   consequential damage, 9, 17, 22, 27–30, 36–38, 47, 49–51, 53, 68, 75–76, 84, 95–96, 102, 108, 112, 149, 156–60, 170, 174–75, 181–82, 193–96, 219–20, 237  
   contemporary standards, 53, 75, 109–10, 151–53, 160  
   individual, 23, 27, 37, 83, 92–93, 149, 151, 155–58, 160, 220–22, 237–39  
   interactional, 18, 22–23, 30, 37–38, 47, 49, 83, 93, 108, 144, 149–51, 153, 156, 237, 240  
   non-recent (historic) abuse defined, 4  
   structural and systemic, 3, 8, 11, 22–27, 29–30, 32, 37–38, 47, 49, 64, 68, 83, 86, 109, 119, 132, 135–36, 144, 149–51, 153–56, 160, 194–95, 204, 222–23, 232–33, 237, 239–40, 245  
   interim payments, 50, 74–75, 86, 184–86, 239
- Kimberley Community Legal Services (Australia), 80–81, 135, 172
- knowmore (Australia), 208–9, 211, 213–14
- Laffoy/Ryan Commission (Ireland), 19, 47, 51, 55
- legal counsel/lawyers. *See also* knowmore (Australia), *See also* Cooper Legal  
   as staff in redress programmes, 48, 53, 69, 78, 94, 99–101, 106, 110  
   as support for survivors, 35, 50–54, 61, 71, 90, 97–99, 107, 111, 163, 207–9, 214  
   costs, 41, 51, 55, 60, 63, 71, 80, 90, 100, 111, 123, 201, 238  
   influence on redress, 51, 120  
   problems with, 101–2, 123, 154, 169, 175, 188, 206–7, 214
- litigation  
   as part of New Zealand redress, 106, 114  
   challenges for survivors, 10, 32–33, 35, 114, 155  
   compared to redress, 31, 34, 36, 39–43, 105, 190–91, 216  
   making it accessible to survivors, 151, 243

- monetary values, 216, 220–21, 234
- to review redress claims and
  - programmes, 54, 61, 72, 87, 89, 103, 114, 122–23, 142
- Lotus Place (Australia), 65–67, 70–71, 198–200, 205, 210
- McClellan Commission (Australia), 20, 42, 120, 172, 208, 212, 215, 229, 245
- memorials, 9, 243–44
- memory, 141–42, 167, 170–73
- Métis, 86, 91
- National Administrative Committee (NAC) (Canada), 84, 89, 94, 121, 189
- National Redress Scheme (Australia), 208, 210–11, 215–17, 231
- National Research and Analysis Unit (NARA) (Canada), 85, 88, 90, 100
- NGOs. *See* community agencies, *See* churches
- offenders
  - NGOs, 153
  - non-staff adults, 153, 160
  - peer offenders, 153–54, 160
  - staff members, 22–23, 25, 109, 153
  - states, 10, *See also* states
- paternalism, 218, 225–28, 234
- police referrals, 49, 81, 131–32, 170
- posthumous claims, 58, 68, 86, 92, 95, 148–49, 151, 160, 184
- priority payments, 96, 149, 160, 184, 196
- privacy
  - of survivors, 6, 32, 35, 38, 43, 76, 81, 89, 91, 131, 136, 154–55, 157, 159, 167, 170, 178, 187–88, 196, 200, 202, 229, 233
  - of third parties, 19
- records
  - in redressing structural injuries, 150, 159, 174, 238
  - quality, 19–20, 90–91, 112–13, 143, 173, 191, 209
- redaction, 70–71, 80, 113, 244–45
- relation to testimony, 141–42, 172
- survivors access to, 19, 35, 61, 70–71, 80, 90–91, 97, 105, 109, 111–13, 146, 173, 177, 190, 198, 208, 214, 244–45
- use by exemplars
  - CEP, 88
  - Forde Foundation, 65
  - HCP, 107, 111
  - IAP, 100
  - Magdalene laundries, 60, 205
  - Queensland Redress, 69
  - Redress WA, 75, 88
  - RIRB, 50, 52
- redress
  - alienating potential, 157–58, 236
  - as an alternative dispute resolution process, 10
  - as holistic/holism, 5, 10, 36–38, 127, 197–201, 208–9, 213–14, 226, 233, 240, 243–45
  - as public policy, 7–11, 39, 43, 124, 245
  - ceremonies, 232–35
  - defined, 9–10
  - in-kind, 56–57, 65, 84, 92–93, 227–28, 234
  - invasive potential, 8, 157–59, 167
  - origins, 3
  - tensions/trade-offs within, 7–9, 16, 40, 44, 126, 132, 134, 140, 144, 159, 161, 170–71, 181, 191, 224, 232, 236, 239–40, 245
- redress programmes
  - accessibility, 16, 31, 33, 35, 38, 48, 52, 79–80, 97–98, 127–28, 137, 147, 160, 162–65, 173–76, 195, 197, 200–1, 206, 208–14, 226, 238, 241–43
  - accessibility challenges, 61, 66–67, 73, 89–91, 112, 244
  - advantages of flexibility and choice, 7–9, 16, 36, 42, 44, 82, 104, 119, 125, 131, 136–38, 140, 142, 144, 147, 149, 151, 154–55, 160–61, 165, 175–76, 184, 199, 211–12, 214, 232, 237–43, 245

- redress programmes (cont.)  
   application deadlines, 49, 67, 86, 93,  
     145–48, 160, 241  
   as harmful, 5, 35, 167–68, 173, 176,  
     180, 210, 218, 225–26  
   budgets  
     Australia, 64  
     Canada, 90, 92, 104  
     Ireland, 34, 47, 54–55, 58, 63, 121,  
       124  
     New Zealand, 107, 113–14  
     structure, 42–43, 82, 120, 122,  
       124–26, 137, 217, 241  
   capped in-kind support, 57, 65, 86,  
     99, 228  
   communicating payment offers,  
     229–32  
   counterfactuals in assessment, 37,  
     192–95  
   creative potential, 120, 246  
   cut-off dates for eligible injuries,  
     155–56, 160  
   data management, 67, 73, 130–32, 137,  
     165, 174, 176, 209, 214  
   design and development, 6, 36, 38,  
     40, 43–44, 47–48, 51, 58–59,  
     62–63, 73, 94, 119–26, 136,  
     147, 151, 160, 218, 225, 234,  
     236–43  
   fraud, 40–41, 171–73, 188, 191, 224  
   hearings. *See* redress programmes:  
     interviews  
   independent delivery, 34, 48, 99, 107,  
     112, 115, 121–22, 124, 126–27,  
     137, 148, 174, 205  
   independent design, 119–20, 125,  
     136  
   interviews, 53, 59, 76–77, 89, 97–100,  
     107, 109–11, 114, 127–29,  
     137, 154, 165–71, 176, 204–5,  
     211  
   late applications, 49, 74, 94, 146–47,  
     241  
   review procedures  
     for claims including appeals, 34,  
       54, 59–61, 72, 78, 81, 85, 88, 99,  
       103, 122–23, 185, 189, 196, 223,  
       229, 231  
     for programmes, 57–58, 90, 107, 114,  
       122–24, 137, 142, 172, 185, 196  
     successor programmes, 147–48, 160,  
       232, 241  
     waivers and indemnities, 48, 55, 60,  
       71, 80, 125, 137, 231, 235, 242  
   religious orders. *See* Churches  
   research interviews, 14–15  
   Resolutions Health Support Program  
     (RHSP) (Canada), 89–90, 97,  
     100, 135, 211, 238  
   retraumatisation, 6, 35, 76, 88, 123, 126,  
     166–68, 170, 187–88, 205, 207, 229  
   Ryan/Laffoy Commission (Ireland), 17  
   Scottish Redress, 121, 145, 149, 184,  
     223–24  
   Settlement Agreement Operations  
     Branch (SAO) (Canada), 93–94,  
     97–102, 127, 168–69, 186  
   Shaw Commission (New Zealand), 21,  
     105, 199, 242  
   staff. *See also* offenders, *See also* legal  
     counsel  
     employment of survivors, 136,  
       201–4, 214  
     in care placements, 22–23  
     redress programmes, 35, 40, 56  
       caseworker structure, 133, 137,  
       198, 213  
       descriptive representation, 136,  
       138  
       training, 40, 94, 132, 137, 168, 200,  
       214  
       turnover, 56, 66, 73, 85, 94, 106,  
       133–34, 137  
       use of civil servants, 48, 58, 66, 73,  
       85, 106, 121, 126, 132  
     support services, 66, 70, 198–200  
     vicarious trauma. *See* Vicarious trauma  
   states  
     character, 7, 10, 31–32, 35, 38–39  
     responsibilities for young people in  
       care, 18  
   support  
     community agencies. *See* community  
       agencies  
     counselling. *See* counselling

- cultural, 43, 89–90, 92–93, 97, 100, 111, 113, 122, 135–36, 162, 164, 175, 211, 213, 238
- financial advice, 53, 71, 81, 100, 102, 112, 208, 212–14
- legal. *See* legal counsel
- records access. *See* Records
- survivor populations
  - disadvantage and marginalisation, 5, 18, 29, 31, 38, 43, 132, 135, 139, 157, 162, 190, 194, 212, 226, 237, 244
  - diversity, 30–31, 190, 192–93
  - Swedish Redress, 141, 222
  - transitional justice, 9, 33, 165, 247–48
  - Trevorrow, Bruce, 33, 35, 42
  - Truth and Reconciliation Commission (TRC) (Canada), 17, 22, 85, 95, 131, 153, 245
  - vicarious trauma, 133–34, 137, 146, 167
  - victims. *See* Survivors
- Wiffin, Keith, 3–5, 16
- young persons
  - as peer offenders, 153–54
  - young persons, defined, 11