The standard of proof applied in police oversight hearings - legislation and jurisprudence Military Police Complaints Commission, October 2007

	Legislation	Jurisprudence	Standard of proof applied at hearing
The Supreme Court of Canada		Dalton Cartage Company Limited v. The Continental Insurance Co., [1982] 1 S.C.R. 164, 1982 CarswellOnt 372. "There is necessarily a matter of judgment involved in weighing evidence that goes to the burden of proof, and a trial judge is justified in scrutinizing evidence with greater care if there are serious allegations to be established by the proof that is offered I do not regard such an approach as a departure from a standard of proof based on a balance of probabilities nor as supporting a shifting standard. The question in all civil cases is what evidence with what weight that is accorded to it will move the Court to conclude that proof on a balance of probabilities has been established."	
Alberta Law	<i>Police Act</i> , R.S.A. 2000, c. P- 17	<i>Unrau</i> , LERB, March 2006, No. 003-2006 " <i>misconduct is to be proven on a balance of probabilities</i> before the Board at first hearing".	Balance of probabilities.
Enforcement Review Board	The Act is silent regarding the standard of proof required.	 Plimmer v. Calgary (City Police Service), 2004 ABCA 175 (CanLII). P.L. v. College of Physicians and Surgeons of the Province of Alberta, 1999 ABCA 126 (CanLII). Ringrose v. College of Physicians and Surgeons of Alberta (No. 2) (1978), 83 D.L.R. (3d) 680, [1978] 2 W.W.R. 534 at paras. 19-20. Civil cases are proved by a preponderance of the evidence, after considering the totality of the circumstances including the gravity of the consequences of the finding. 	
British Columbia Office of the	<i>Police Act</i> , R.S.B.C. 1996, c. 367, subsection 61(6) The adjudicator must decide whether each alleged	Jory v. College of Physicians and Surgeons of British Columbia, (1985) B.C.J. No.320 (QL). Cases provide no clear rule, a trier of fact should be convinced, more than persuaded. The test is more than a balance of probabilities. The standard of proof is "clear and cogent evidence". See also:	Intermediate civil standard of clear and cogent evidence.
Police Complaints Commissioner	discipline default respecting the complaint has been proved on the <i>civil standard</i> <i>of proof</i> .	<i>J.C. v. College of Physicians and Surgeons of British Columbia</i> (1988), 31 B.C.L.R. (2d) 383 (S.C.B.C.).	
Manitoba	Law Enforcement Review Act, C.C.S.M, c. L75, s. 27(2)	Pierce v. Law Society of B.C., [2002] B.C.J. 840.SH and Det. Sergeant RH (August 18, 2006) LERA, Complaint #6180.	Clear and convincing evidence is required to
Law Enforcement Review Board	The provincial judge hearing the matter shall dismiss a complaint in respect of an	<i>RJM v. Sgt P, Const. T</i> (2004) <i>LERA</i> , Complaint #5328.	meet the traditional civil standard of proof on a balance of probabilities.

	alleged disciplinary default	CN and Const. KL (March 12, 2002) LERA, Complaint #2895.	
	unless he or she is satisfied		
	on clear and convincing	Mr. Gv. Const. G and Const. B (August 14, 2000) LERA, Complaint #3573.	
	evidence that the respondent		
	has committed the	SW & PK (June 21, 1996) LERA, Complaint #3358.	
New Brunswick	disciplinary default. The current <i>Police Act</i> ,	Sgt. Arsenault and Const. Secord v. Saint John Police Force (August 2007).	Balance of probabilities.
New Drunswick	S.N.B. 1977, c. P-9.2 is silent	Sgt. Alsenault and Collst. Secold V. Saint John Folice Folce (August 2007).	The degree of proof
The New	regarding the standard of		required to establish a
Brunswick Police	proof.		fact by that standard
Commission	Discipline Regulation -		may vary in individual
Commission	Police Act, N.B. Reg. 86-49.		cases to allow for
	Note: An Act to Amend the		degrees of probability.
	<i>Police Act</i> , will come into		
	force in 2008, 32.6(1) on a		
	balance of probabilities.		
Newfoundland	Royal Newfoundland	RNCPCC and Constable Krista Clarke, et al. The Chair cites Re Bernstein and	Balance of probabilities.
	Constabulary Act, 1992, s.	College of Physicians and Surgeons (1977), 15 O.R. (2d) 447 (Ont. H.C.),	The more serious the
The Royal	33(1) Adjudicator shall make	concluding that the standard had never been precisely formulated and that it must	allegation, the more
Newfoundland	a determination on the	mean more than a mere mechanical comparison of probabilities independent of the	cogent evidence
Constabulary	balance of probability.	belief in the reality of the factual occurrence of the alleged event. The proof must	required to prove
Public		be clear and convincing and based on cogent evidence.	misconduct on a
Complaints			balance of probabilities.
Commission		Re: A Complaint by Brian Richard Nolan (1994), RNCPCC.	
		<i>R v. Neary</i> (2000), 187 Nfld. & PEIR 142 (Nfld. C.A.).	
Nova Scotia	<i>Police Act</i> , R.S.N.S. 1989, c.	Kelly v. Burt, Nova Scotia Police Review Board, November 05, 2004, File No. 03-	Clear and convincing
	348. Police Regulations Part	0029. The burden of proof shall be on a balance of probabilities, however, in	evidence may be
Nova Scotia	IV-Police Review Board, s.	disciplinary cases, where the charges and potential consequences of the	required. The law
Police	28(g) At a hearing of the	findings are serious, clear and convincing evidence may be the required	recognizes degrees of
Commission	Review Board the burden of	standard of proof. If at the end of a tribunal hearing, on all the credible	probability.
	proof shall be on the <i>balance</i>	evidence, it has been proven that the events alleged probably occurred, the case	
	of probabilities.	has been proven. Even in disciplinary proceedings this standard of proof	
		prevailsHowever, the degree of proof required to establish a fact by a	
		balance of probabilities is not the same in every case. The law recognizes	
		degrees of probability.	
		Notice of Review filed by Ron Corbin, October 29, 2003, File No. 02-0047.	
		Appeal filed by Const Wilms, December 17, 1978, NSPRB-95-0178.	

Ontario Boards of Inquiry, Ontario Civilian Commission on Police Services	 Police Services Act, R.S.O.1990 c. P.15, s.64(10) At the conclusion of the hearing if misconduct or unsatisfactory work performance is proved on clear and convincing evidence, the chief of police shall take any action described in section 68. Note: Will be Part II, s. 25(4) when Bill 103 is proclaimed. 	 Huard v. Romualdi (1993), 1 P.L.R., 317 (BOI). These are civil proceedings, therefore, the standard of proof is proof on a balance of probabilities. Section 97(1) speaks to the quality of the evidence necessary to meet that standard. However, see: Tackaberry v. Greig (1993) Ont. Bd. Inq.: "The burden of proof is set out in the statute as 'clear and convincing' evidence. There must be weighty, cogent and reliable evidence upon which a trier of fact, acting with care and caution, can come to a fair and reasonable conclusion" See also: Norris v. Loranger (1998) Ont. Bd. Inq; Carmichael v. O.P.P., O.C.C.P.S., May 21, 1998; and Lloyd v. London Police Service, O.C.C.P.S. October 1, 1998. 	Some support for balance of probabilities on clear and convincing evidence, however, more decisions have held clear and convincing evidence to be the standard of proof.
Quebec Police Ethics Commissioner Comité de déontologie policière	<i>Police Act,</i> R.S.Q. 1977, c. P- 13.1, chapter 12/2000, s. 89. The rules of the Code of Civil Procedure relating to the production of evidence, hearing and judgment apply.	Boulay c. C.D.P., CQ No. 105-80-000007-020, 23 decembre 2004. Dea c. Court du Quebec et al, CS No 500-17-019023-046, 20 octobre 2004. Dupuis et Denis c. CDP, CQ No. 500-80-002413-038, 17 septembre 2004. CDP c. Veronneau et Legault, C-2004-3193-3, C-2004-3194-3, 27 juillet 2004.	Preponderance of the evidence, balance of probabilities.
Saskatchewan Public Complaints Commission	Police Act, 1990, S.S. 1990- 91, c. P-15.01, s. 93 No finding of: a) contravention of the regulations governing discipline; b) unsuitability; or c) incompetence is to be made pursuant to this act unless the alleged contravention, unsuitability or incompetence is proven on a balance of probabilities. s. 56(5) The rules of evidence for all hearings conducted pursuant to this Part are the same as in civil cases in Her Majesty's Court of Queen's Bench for Saskatchewan.	Huerto v. College of Physicians and Surgeons of Saskatchewan, 2005 SKQB 94 (CanLII). United Foods and Commercial Workers, Local 1400 v. Westfair Foods Ltd., 1999 CanLII 12287 (SKCA).	Balance of probabilities with a higher degree of proof required where serious allegations and consequences are at issue.

Canadian	National Defence Act, R.S., c.	MPCC-2000-55 and MPCC-2001-003 Notice of Action from the Canadian Forces	Balance of probabilities
Forces Military	N-4.	Provost Marshal dated October 8, 2002. The Military Police Credentials Review	based on clear and
Police	The Act is silent regarding	is an administrative process, which is subject to judicial review. The Panel	convincing evidence.
	the standard of proof.	recommendations and the decisions made by the Canadian Forces Provost	_
Credential	Credentials Review Board	Marshal are based on the <i>administrative standard of proof</i> .	
Review Board	Military Police Policy, 2000,		
	no. 25 The Panel		
Canadian Forces	determination of whether a		
Provost Marshal	breach of the Code occurred		
	shall be based on clear and		
	convincing evidence of the		
	alleged breach. This is the		
	standard of evidence of the		
	balance of probability, an		
	administrative standard of		
	proof.		
Royal Canadian	<i>RCMP Act</i> , R.S., c. R-9,	Jaworski v. Canada (Attorney General), (2000) 255 N.R. 167, 25 Admin.L.R. (3d)	Balance of probabilities,
Mounted Police	s. 1. Part IV, s. 45.12 (1)	142, 181 F.T.R. 320. The adjudication board stated at the outset of its lengthy	based on clear and
	After considering the	decision that the principles applied to identification evidence in criminal	convincing evidence.
Adjudication	evidence submitted at the	proceedings were applicable to this discipline proceeding, although <i>the standard</i>	
board	hearing, the adjudication	of proof was lower, namely the balance of probabilities. However, because of	
	board shall decide whether or	the potential seriousness of the board's decision, Constable Jaworski would only	
External Review	not each allegation of	be found guilty of misconduct if the evidence was clear and convincing.	
Committee	contravention of the Code of		
	Conduct contained in the		
Commissioner	notice of the hearing is		
	established on a balance of		
	probabilities.		