- 261. *Physical Activity and Sport Act*, http://laws-lois.justice.gc.ca/eng/acts/P-13.4/page-1.html?-texthighlight=under-represented#s-5.
- IndigenACTION, "Roundtable Report," appendix 2, 18–19, http://www.afn.ca/uploads/files/indigenaction/indigenactionroundtablereport.pdf.
- 263. Te Hiwi, "What Is the Spirit," 3.
- 264. Sport Canada, Policy Renewal, "Summary Report," July 15, 2011, 4, https://sirc.ca/sites/default/files/content/docs/pdf/aboriginal.pdf.
- Canadian Sport Policy, http://canadiansporttourism.com/sites/default/files/docs/csp2012_en_lr.pdf (acessed 15 April 2015).
- 266. TRC, AVS, David Courchene Jr., Statement to the Truth and Reconciliation Commission of Canada, Winnipeg, Manitoba, 25 June 2014, Statement Number: SE048.
- TRC, AVS, Ian Campbell, Statement to the Truth and Reconciliation Commission of Canada, Winnipeg, Manitoba, 25 June 2014, Statement Number: SE048.
- Jeff Lee, "Tsilhqot'in Nation Strikes Conciliatory Note with Municipalities," Vancouver Sun, September 24, 2014, A6.
- 269. Canada, Northern Frontier, Northern Homeland, 1:1, 82–83. Beginning in the 1980s, several land-claims agreements were signed across the North, including the Inuvialuit Final Agreement (1984), the Gwich'in Comprehensive Land Claim Agreement (1992), the Sahtu Dene and Métis Comprehensive Land Claim Agreement (1994), and the Tlicho Agreement (2005) in the Northwest Territories.
 - Although there have been attempts to revitalize the Mackenzie Valley pipeline project, with the participation of a coalition of Aboriginal partners, as of 2014, it remained unclear as to whether the project would proceed. See: Brent Jang, "Gas Exports from B.C. Seen as Key to Reviving Pipeline," *Globe and Mail,* February 2, 2014, http://www.theglobeandmail.com/report-on-business/industry-news/energy-and-resources/gas-exports-from-bc-said-key-to-reviving-pipeline/article16657138/; Jeff Lewis, "Northwest Territories Eyes Revival of Mackenzie Valley Pipeline Project," *Financial Post,* June 11, 2013, http://business.financialpost.com/2013/06/11/northwest-territories-eyes-revival-of-mackenzie-valley-pipeline-project/?__lsa=c5d4-608a.
- 270. Canada, Royal Commission on Aboriginal Peoples, Report, 1:466-504.
- 271. See, for example: Delgamuukw v. British Columbia, 1997 CanLII 302 (SCC); Haida Nation v. British Columbia (Minister of Forests), 2004 SCC 73 (CanLII); Mikisew Cree First Nation v. Canada (Minister of Canadian Heritage), 2005 SCC 69 (CanLII); Rio Tinto Alcan Inc. v. Carrier Sekani Tribal Council, 2010 SCC 43; Tsilhqot'in Nation v. British Columbia, 2014 SCC 44; Grassy Narrows First Nation v. Ontario (Natural Resources), 2014 SCC 48.
- 272. Delgamuukw v. British Columbia, 1997 CanLII 302 SCC, para. 165.
- 273. *Haida Nation v. British Columbia (Minister of Forests)*, 2004 SCC 73 (CanLII), para. 53, cited in Newman, *Rule and Role of Law*, 10, http://www.macdonaldlaurier.ca/files/pdf/DutyToConsult-Final.pdf.
- Newman, Rule and Role of Law, 13, http://www.macdonaldlaurier.ca/files/pdf/DutyToConsult-Final.pdf.
- 275. Public Policy Forum, "Building Authentic Partnerships," 7.
- 276. Public Policy Forum, "Building Authentic Partnerships," 6.
- 277. Eyford, "Forging Partnerships," 3, 7, https://www.nrcan.gc.ca/sites/www.nrcan.gc.ca/files/www/pdf/publications/ForgPart-Online-e.pdf.