

INDEX

All references in this Index are to the British Columbia Supreme Court Rules unless preceded by one of the following abbreviations:

- “CAA” refers to sections of the Court of Appeal Act
- “CAR” refers to the Court of Appeal Rules
- “CJPTA” refers to the Court Jurisdiction and Proceedings Transfer Act
- “COIA” refers to the Court Order Interest Act
- “CPA” refers to the Class Proceedings Act
- “EA” refers to the Evidence Act
- “IA” refers to the Interpretation Act
- “LA” refers to the Limitation Act
- “LEA” refers to the Law and Equity Act
- “LEAR” refers to the Law and Equity Act Regulation
- “SCFR” refers to the Supreme Court Family Rules

A

Accounts, *see* Inquiries, Assessments and Accounts

Act, CAR 1

Action

- defined, 1-1(1)

Administration of Estates

- application to court for estate grant or resealing, 25-9
 - application materials, 25-9(2)
 - powers of court, 25-9(3)
 - registrar refuses to issue, 25-9(1)
 - registrar’s duty after disposition fo court, 25-9(4)
- authorization to obtain estate information or resealing information, 25-8
- citation, 25-11
 - alternate executors, 25-11(2)
 - answer to, 25-11(4)
 - failure to answer, 25-11(6)

- application for probate, 25-11(1)
- deemed renunciation of executorship, 25-11(5), (7)
- filing and service, 25-11(1), (4)
- to bring in will, 25-12(1),(3),(4)
- to propound alleged will, 25-11(4)
- application
 - supporting documents and information, 25-11(3)
- contentious estate matters
 - commencement of action, 24-14(1), (1.1), (1.2); 25-10(1), (3)
 - parties to action, 25-14(5), (6)
 - costs, 25-13(7); 25-15(4)
 - court applications relating to grants, 25-14
- application for spousal home orders, 25-14(2)
- application for will deficiencies orders, 25-14(2)
- applications, 25-14(1)

Index

- Administration of Estates (*cont'd*)
 - • court may give direction as to procedure, 25-14(8)
 - • disputant to receive notice of proceeding, 25-14(7)
 - • proof of will in solemn form, 25-14(4)
 - • service
 - • • address for service, 25-14(3), 25-15(2), (3)
 - • • personal representative to be served, 25-14(5)
 - • • when personal service required, 25-14(6)
 - definitions, 25-1(1)
 - documents
 - • delivery of, 25-1(3)
 - estate documents
 - • application to amend, 25-5(3)
 - • application to correct, 25-5(1)
 - • registrar may correct, 25-5(2)
 - estate grant, 25-2
 - • delivery of documents, 25-2(5)-(12), 25-3(11)-(12)
 - • documents to be filed, 25-3(2), (3), (5)-(10)
 - • more than one applicant, 25-2(4), 25-3(4)
 - • notice of application, 25-2(1)
 - • • court may dispense with notice, 25-2(14)
 - • • form of notice, 25-2(3)
 - • • notice not required, 25-2(16)
 - • • notice to Public Guardian and Trustee, 25-2(13), (15)
 - • • persons who must receive notice, 25-2(2)
 - • procedure after filing application materials, 25-4, 25-15(2), (3)
 - • sealing of court file, 21-3(13)
 - notice of dispute, 25-10
 - • amendment of notice of dispute, 25-10(4), (5)
 - • • ceases to be in effect, 25-10(12)
 - • • contents of notice of dispute, 25-10(3)
 - • • effect of notice of dispute, 25-10(8)
 - • • filing of notice of dispute, 25-10(1), (2)
 - • • removal of notice of dispute, 25-10(10), (11)
 - • • renewal of notice of dispute, 25-10(6), (7)
 - • • withdrawal of notice of dispute, 25-10(9)
 - petition, for order, 25-14(1.1)
 - personal representative, death of, 25-14(1.2)
 - probate or letters of administration
 - • administration bonds, 25-14(1)
 - • application generally, 25-3, 25-14
 - • approval by registrar, 25-4(1), (2)
 - • caveat where party opposing grant, 25-10(1), (3), (8), (10), (12)
 - • grants to guardians, 25-15(1)
 - • hearing of application, 25-4(6), 25-9(1)
 - • notice to next of kin, 25-2(2)
 - • resealing grant, 25-6(2), (4), 25-7
 - remuneration on passing of accounts, 25-13
 - • affidavit required, 25-13(6)
 - • application process, 25-13(2)
 - • certification of results, 25-13(5)
 - • costs, 25-13(7)
 - • directions and referrals, 25-13(3), (4)
 - • who may apply, 25-13(1)
 - renunciations by executor or administrator, 25-1(4), 25-11(5)
 - resealing, 25-5(5)
 - • delivery of documents to Public Guardian and Trustee, 25-6(9), (10)
 - • documents to be filed, 25-6(2), (5)-(8)
 - • domicile of deceased, 25-6(4)

Index

- Administration of Estates (*cont'd*)
 - • more than one applicant, 25-6(3)
 - • procedure after filing application materials, 25-7
 - revocation applications, 25-5(5)
 - • granting leave, 25-5(6)
 - • no revocation by default, 25-5(7)
 - subpoena for testamentary document or grant
 - • application, 25-12(1)
 - • certification of non-compliance, 25-12(5)
 - • failure of subpoenaed person to file documents, 25-12(6)
 - • filings, 25-12(2)
 - • issue of, 25-12(3)
 - • release of apprehended person, 25-12(7)
 - • service of, 25-12(4); 25-15(2), (3)
 - • setting aside subpoena, 25-12(8)
 - substitution of personal representative, 25-14(1.2)
 - transitional provisions
 - • application for grant or resealing under former rule, 25-16(2)
 - • caveat under former rule, 25-16(3)
 - • court may decide procedure, 25-16(6)
 - • citation under former rule, 25-16(4)
 - • probate action under former rule, 25-16(5)
 - • definitions, 25-16(1)
 - will
 - • affidavit of witness, 25-3(16); 25-4(2)
 - • alterations, 25-3(20), (21), (22)
 - • document referred to, 25-3(23)
 - • erasures and obliterations, 25-3(21), (22)
 - • International Wills Convention, 25-3(19)
 - • other testamentary papers, 25-3(22)
 - • proof in solemn form, 25-1(5), 25-9(3), 25-14(4)
 - • proof of execution, 25-3(15)-(17)
 - • proof of search for, 25-3(2), (6), (14)
 - • proof of will-maker's knowledge of will, 25-3(18)
 - • reference to judge or master, 25-3(24)
 - • search for will, 25-3(14), 25-4(11)
 - • • copy attached, 25-3(14.1)
 - • *Wills, Estates and Succession Act*
 - • application of, 25-1(2)
- Admiralty**, 21-1
- Admissions**
 - application for order, 7-7(6)
 - notice to admit
 - • effect, 7-7(2)
 - • general, 7-7(1), (3)
 - unreasonable refusal, 7-7(4)
 - withdrawal, 7-7(5)
- Adultery**, *see* Family Law Proceedings
- Advice of Court**, 41(26)
- Affidavit**, *see also* Affidavit Evidence
 - alterations, 22-2(11)
 - contents, 22-2(12), (13)
 - defective affidavit, 22-2(14)
 - exhibits, 22-2(8)-(10)
 - filing, 22-2(1)
 - form and content, 22-2(2)-(4)
 - interlocutory application, 8-1(3)-(13)
 - interpretation to non-English deponent, 22-2(7)
 - jurat where deponent unable to read, 22-2(6)
 - made before proceeding commenced, 22-2(15)
 - passing of accounts, for, 21-5(72)
 - patient under *Patients Property Act*, of, 22-2(16)
- Affidavit Evidence**, *see also* Affidavit
 - contents, 12-5(63)
 - copy furnished to each party, 12-5(60)

Index

- Affidavit Evidence (*cont'd*)
- costs where attendance unnecessary, 12-5(65)
 - cross-examination on, 12-5(61)
 - general, 12-5(59), (60)
 - time to require attendance, 12-5(62)
- Amendment**
- amended statement of defence, failure to deliver, 6-1(6)
 - consequent amendments, 6-1(5)
 - how made, 6-1(2), (3)
 - service of amended document, 6-1(4)
 - service of amended pleading, 6-1(4)
 - time
 - for appearance to amended writ, 6-1(7)
 - trial, at, 6-1(8)
 - when made, 6-1(1)
- Appeals**
- abandonment of appeal, 18-3(10), CAR 46
 - additional evidence, CAR 31
 - affidavit opposing motion for leave, CAR 31(3)
 - notice of motion for leave, CAR 31(2)
 - adjournments, CAR 43
 - appeal book, CAA 26, CAR 16
 - filing, CAR 26(1)(b)
 - form, CAR 26(1)(a)
 - joint appeal book, CAR 26(3)–(4)
 - respondent's supplementary appeal book, CAR 26(2)
 - service, CAR 26(1)(c)
 - appeal record, CAR 19
 - applications, general
 - general requirements, 18-3(3), CAR 33
 - hearings by telephone or videoconference, CAR 44
 - applications, specific, CAR 34–38
 - application to cross-examine on affidavits, CAR 37
 - applications for indigent status, CAR 38
 - applications for intervenor status, CAR 36
 - applications to review order or direction of registrar, CAR 35
 - general requirements, CAR 33
 - specific requirements applicable to applications to vary order of justice, CAR 34
 - applications for leave, CAA 25, CAR 3–10
 - amendment of notice of application, CAR 4
 - application for stay pending hearing of leave application, CAR 9
 - filing of notice of appearance by respondent, CAR 5
 - if notice of appearance not filed, CAR 6
 - limited appeal orders, CAR 2.1
 - notice of application, CAR 3
 - notice of motion and motion book, CAR 7
 - reply book, CAR 8
 - service of order granting leave, CAR 10
 - service of application for leave to appeal, CAR 39(1)
 - books of authorities, CAR 40
 - certificate of readiness, CAR 28(3), CAR 28(4)
 - conduct, 18-3(4)
 - costs, CAR 59–71
 - appointment to assess, CAR 68
 - assessment of, CAR 59
 - certain duties of registrar, CAR 63
 - Certification of costs and enforcement, CAR 69
 - discretion of registrar in specific circumstances, CAR 67

Index

- Appeals (*cont'd*)
 - estates and, CAR 66
 - increased costs, CAR 60
 - order against solicitor, CAR 71
 - particular portion of proceeding, CAR 65
 - Review of registrar's decision, CAR 70
 - special costs, CAR 61
 - special costs on lump sum basis, CAR 62
 - unreasonably incurred, CAR 71
 - wasted, CAR 71
 - when party uses employee as lawyer, CAR 64
 - cross appeal, CAR 15–18
 - amendment of notice, CAR 16
 - filing of notice of appearance by respondent, CAR 17
 - if notice of appearance not filed, CAR 18
 - notice, CAR 15
 - cross-examination on affidavits, CAR 37
 - directions, 18-3(3), (5)
 - document, electronic, CAR 54.1
 - document form (general), CAR 53, CAR 54
 - electronic filing, CAR 54.1
 - estimated hearing time, CAR 42, CAR 43(c)
 - evidence, further, CAR 31
 - exhibits, transmission to registrar, CAR 55
 - factums on appeal, CAR 21–22
 - additional written material, CAR 41
 - content, CAR 22(2)
 - discretion to allow argument omitted from factum, CAR 30
 - form, CAR 22(1)
 - number, CAR 21(2)(b)
 - reply if cross appeal filed, CAR 24
 - reply if no cross appeal filed, CAR 24
 - factums on cross appeal, CAR 23
 - appellant's answer, CAR 23(2)
 - form, CAR 23(1)
 - not to repeat matters in factums on main appeal, CAR 23(5)
 - fees
 - application for non-payment of, CAR 38
 - affidavit in support of, CAR Form 19
 - order for non-payment of, CAR 56
 - filing of documents
 - electronic, CAR 54.1
 - generally, CAR 54
 - filing of documents generally, CAR 54
 - form, 18-3(2)
 - from Tribunals, CAA 8
 - governing rule, 18-3(1)
 - hearings by telephone or videoconference, CAR 44
 - inactive appeals, CAA 25
 - intervenors, CAR 36
 - applications for intervenor status, CAR 36(1)
 - factum required, CAR 36(3)–(5)
 - notice of motion to intervene, CAR 36(2)
 - irregularities, effect of, CAA 19
 - judgment delivery, CAA 21
 - judgment filing, CAA 22
 - judgment reserved, CAA 21(4), (5)
 - leave to appeal, CAA 7, CAR 3
 - limiting argument, CAA 26
 - location of, CAA 17
 - new trial, CAA 27
 - new hearing, CAA 27
 - non-compliance with Act/Rules, CAA 28
 - notice

Index

- Appeals (*cont'd*)
- • amendment of, CAR 4, CAR 12
 - • application for leave to appeal, CAR 3, CAR 4
 - • of abandonment, 18-3(10), CAR 46(a)
 - • of appeal, CAR 11
 - • of appearance, CAR 5, CAR 6, CAR 10(3), CAR 13
 - • of cross appeal, CAR 15
 - • of hearing, 18-3(9)
 - • of motion, CAR 7
 - • of settlement, CAR 46(a)
 - obtaining hearing date, CAR 28
 - • confirmation once hearing date fixed, CAR 28(7)
 - • party who filed certificate of readiness to request, CAR 28(5)
 - • registrar may fix date for hearing, CAR 28(6)
 - orders, CAR 47–51
 - • consent orders, CAR 48
 - • correction of orders, CAR 50
 - • drawing and approving, CAR 47
 - • limited appeal orders, CAR 2.1
 - • registrar to maintain order book, CAR 51
 - • settlement of orders, CAR 49
 - practice directives and practice notes, CAR 58
 - pre-hearing conference, CAR 29
 - • hearings by telephone or videoconference, CAR 44
 - • matters to be considered, CAR 29(2)
 - • orders which may be made, CAR 29(3)
 - • who may request, CAR 29(1)
 - preliminary objection, CAA 20
 - readiness for hearing, CAR 28
 - registered user, CAR 54.1
 - registrar to maintain list of appeals ready for hearing, CAR 28(2)
 - registries, CAA 31, CAR 57
 - reply book, CAR 8
 - respondent opposing, 18-3(8)
 - security for costs, CAA 24
 - service
 - • address for service required on all documents, CAR 39(3)
 - • methods of service, CAR 39(1)
 - • of application for leave to appeal, CAR 3(c)
 - • of notice of abandonment, CAR 46(b)
 - • of notice of appeal, 18-3(6), CAR 11(c), CAR 39(1)
 - • of notice of cross appeal, CAR 15(c), CAR 39(2)
 - • of notice of motion and motion book, CAR 7(2)
 - • of notice of settlement, CAR 46(a)
 - • of order granting leave, CAR 10
 - • requirements under Court of Appeal Rules, CAR 39
 - services agreement, electronic, CAR 54.1
 - setting down hearing, CAR 28(6)
 - settlement, CAR 46
 - settlement of record, CAR 26.1
 - stay of proceeding, CAA 18, CAR 9
 - time for bringing, CAA 14
 - time for hearing appeal
 - • registrar may change, CAR 45
 - • obtaining, CAR 28(5)–(6)
 - time limits, justice's discretion to vary, CAR 52
 - transcript, CAA 16, CAR 20
 - transmission of exhibits to registrar, CAR 55
 - vexatious appeals, CAA 29
- Appearance**
- address for delivery, 4-1(1)-(3)
 - default
 - • application to judge or master, 3-8(8)

Index

- Appearance (*cont'd*)
- • assessment of damages, 3-8(12), (13)
 - • claims for damages to be assessed, 3-8(5)
 - • debt or liquidated demand claim, 3-8(3), (4)
 - • detention of goods, 3-8(6)
 - • filings required, 3-8(2)
 - • plaintiff's right to proceed, 3-8(1)
 - disputed jurisdiction, 21-8(1)
 - disputed process or service, 21-8(2)
 - order declining jurisdiction, 21-8(3)
 - party does not submit to jurisdiction, 21-8(5)
 - powers of court pending resolution of certain challenges to jurisdiction, 21-8(4)
 - • change of parties, 6-2(8)
- Applications**
- affidavit in support, 8-1(3)
 - affidavit in response, 8-1(9)-(12)
 - chambers record
 - • amended record, 8-1(21), 16-1(16)
 - • return mandatory, 8-1(19); 16-1(14)
 - • to be refiled, 8-1(20); 16-1(15)
 - consent application, 8-3(1)
 - date and time of hearing, 8-1(5), (6), 16-1(9), (10)
 - documents required
 - • application by consent, 8-3(1)
 - • application over two hours, 8-1(15); 16-1(11), (12)
 - • application without notice, 8-4(1)
 - • opposed application, 8-1(9); 16-1(7)
 - • respondent's application heard at hearing, 8-1(18); 16-1(13)
 - form, 8-1(3), (4)
 - notice of application
 - • delivery, 8-1(9)
 - • form, 8-1(3), (4)
 - • endorsement where leave granted, 8-2(5)
 - • no notice required, 8-4(1)
 - • notice of hearing
 - • delivery to respondents, 8-1(7)
 - • filing mandatory, 8-1(2); 16-1(8)
 - • time for delivery, 8-1(8); 16-1(8)
 - • place of hearing
 - • forwarding file materials, 8-2(8)
 - • more than one place, 8-2(2)
 - • must be stated, 8-1(4); 8-2(1), (2)
 - • other than where proceeding began, 8-2(3)
 - • transfer of file, 8-2(7)
 - • with leave of registrar, 8-2(4)-(6)
 - • renewal, 3-1
 - • response
 - • address for delivery, 8-1(11)
 - • contents, 8-1(13); 16-1(6)
 - • reply to, 8-1(13); 16-1(6)
 - • timing, 8-1(9)
 - setting down for hearing, 8-1(3), (4); 16-1(8)
 - without notice, 8-4 (1)
- Assessments, see** Inquiries, Assessments and Accounts
- C**
- Carriage of Air Act**
- high contracting party, 21-2(1)
- Case Planning Conference**
- agenda, 5-3 (1)
 - judge presiding at trial, 9-2 (3)
 - request for, 5-1(1)
 - order resulting from, 5-3
 - order for, 5-1(2)
- Caveat**
- address for delivery, 4-1(1)-(3)

Index

Chambers Applications

- adjournment, 22-1(10)
- “application” defined, 22-1(1)
- chambers record
 - amended record, 8-1(21); 16-1(16)
 - return mandatory, 8-1(19); 16-1(14)
 - to be refiled, 8-1(20); 16-1(15)
- evidence, 22-1(4)
- failure to attend, 22-1(2), (3)
- hearing to be in public, 22-1(5)
- notes of proceedings, 22-1(11)
- powers of court, 22-1(7)
 - where notice not given, 8-5 (1)-(8); 22-1(8)
- returnable on holiday, 22-1(6)
- which applications to be heard, 22-1(1)

Citation, *see* Administration of Estates

Claims

- multiple, 22-5(1)

Class Proceeding

- style of proceeding in documents, 22-3(6)

Class Proceedings Act

- definitions, CPA 1
- certification
 - application, CPA 5
 - certain matters not bars to certification, CPA 7
 - class certification, CPA 4
 - conditions not satisfied, CPA 10
 - contents of order, CPA 8
 - defendant’s class proceeding, CPA 3
 - plaintiff’s class proceeding, CPA 2, 3.1
 - refusal to certify, CPA 9
 - subclass certification, CPA 6
- class members
- discovery, CPA 17

- examination of class members before application, CPA 18
- opting out and opting in, CPA 16
- participation, CPA 15
- plaintiff in other proceeding, CPA 3.1
- costs
 - agreements respecting fees and disbursements, CPA 38
 - court may award costs, CPA 37
- conduct of proceedings
 - applications, CPA 14
 - court may determine conduct, CPA 12
 - court may stay any other proceeding, CPA 13
 - stages of class proceedings, CPA 11
- general
 - application of Act, CPA 41
 - limitation periods, CPA 38.1, 39
 - non-applicability of s. 5 of *Offence Act*, CPA 42
 - regulations, CPA 43
 - Rules of Court, CPA 40
- multi-jurisdictional class proceedings, CPA 4, 4.1, 44
- notices
 - approval of notice by court, CPA 22
 - costs of notice, CPA 24
 - giving of notice by another party, CPA 23
 - notice of certification, CPA 19
 - notice of determination of common issues, CPA 20
- orders, awards and related procedures
 - aggregate awards, CPA 29
 - average or proportional share, CPA 31
 - individual share, CPA 32
 - contents of order on common issues, CPA 25
 - determination of individual issues, CPA 27

Index

Class Proceedings Act (cont'd)

- • distribution, CPA 33
- • individual assessment of liability, CPA 28
- • judgment on common issues is binding, CPA 26
- • multi-jurisdictional proceeding, CPA 4.1
- • statistical evidence, CPA 30
- • undistributed award, CPA 34
- termination of proceedings and appeals
 - • appeals, CPA 36
 - • settlement, discontinuance, abandonment and dismissal, CPA 35
- fees to experts, 14-1(39)
- how assessed generally, 14-1(1), (2)
- lump sum costs, 14-1(15), (30)-(32)
 - • interlocutory application, 14-1(15)
- motions, 14-1(12)
- notice to person affected, 14-1(35)
- on appeal
 - • assessment of, CAR 59, CAR 68
 - • certain duties of registrar, CAR 63
 - • certification of costs and enforcement, CAR 69
 - • discretion of registrar in certain circumstances, CAR 67
 - • estates and, CAR 66
 - • increased costs, CAR 60
 - • lump sum basis, CAR 62
 - • order against solicitor, CAR 71
 - • particular portion of proceeding, CAR 65
 - • review of registrar's decision, CAR 70
 - • special, CAR 61
 - • unreasonably incurred, CAR 71
 - • wasted, CAR 71
 - • when party uses employee as lawyer, CAR 64

Contempt of Court

- acts constituting contempt, 22-8 (4)
- apprehension of guilty party, 22-8 (5)-(8)
- commencement of proceeding, 22-8 (11), (12)
- corporation, 22-8 (2)
- defined, 22-8 (1)
- discharge, 22-8 (16)
- hearing, 22-8 (13)
- power to punish, 22-8 (1)
- release upon undertaking, 22-8 (9), (10)
- security for good behaviour, 22-8 (3)
- suspension of punishment, 22-8 (16)
- weekly review of person in custody, 22-8 (17)
- part of proceeding only, 14-1(15)
- particulars, 14-1(23)
- party represented by employee, 14-1(11)
- payable from estate, 14-1(16)
- place for review or examination, 14-1(22)
- refusal to procure assessment, 14-1(38)
- security for, CAA 24, *see also Family Law Proceedings*
- set-off between parties, 14-1(17)
- small claims cases, 14-1(10)
- solicitor client costs, disallowance, 14-1(33)-(37)
- special costs, 14-1(3)
- tax payable

Costs

- appeal, 14-1(29)
- appointment to assess, 14-1(21), (25)
- arising from improper act, 14-1(14)
- assessment officer, 14-1(4), (7)
- between defendants, 14-1(18)
- bill of costs, 14-1(20), (30)
- certificate of costs, 14-1(27)
- certificate of fees, 14-1(28)
- default judgment, 14-1(26)
- expenses and disbursements, 14-1(5)

Index

- Costs (*cont'd*)
 - • disbursements, 14-1(8)
 - • legal services, 14-1(9)
 - to follow event, 14-1(9)
 - unnecessary expense after judgment, 14-1(19)
 - when costs payable, 14-1(13)
 - without assessment, 14-1(34)
- Counterclaim**
 - against plaintiff and another person, 3-4(2), (3)
 - costs, 3-3(5), (6)
 - defamation action, tender in, 3- (7)
 - defence to, 3-3 (2)
 - delivery, 3-4(4)
 - form, 3-4(1)
 - judgment for defendant, 3-4(8)
 - payment into court where tender pleaded, 3-3(4)
 - reference to parties, 3-4(3)
 - stay of main action, 3-3(2)
 - summary trial, 9-7(2)
 - transferred proceedings, 19-1(6)
- Court**
 - defined, 1-1(1), CAA 1, CAR 1
- Court Appointed Experts, *see* Experts**
- Court of Appeal Act***
 - constitution of, CAA 2
 - jurisdiction, CAA 6
 - leave to appeal, CAA 7
 - powers of, CAA 9, 10, 23, 26, CAR 59, 60, 65, 66, 71
 - quorum and divisions of, CAA 13
- Court Jurisdiction and Proceedings Transfer Act***
 - definitions, CJPTA 1
 - territorial competence of courts of British Columbia
 - • application of Part 2, CJPTA 2
 - • conflicts or inconsistencies with other Acts, CJPTA 12
 - • discretion as to exercise of territorial competence, CJPTA 11
 - • ordinary residence
 - • • corporations, CJPTA 7
 - • • partnerships, CJPTA 8
 - • • unincorporated associations, CJPTA 9
 - • proceedings against a vessel, CJPTA 5
 - • proceedings in a person, CJPTA 3
 - • proceedings with no named defendant, CJPTA 4
 - • real and substantial connection, CJPTA 10
 - • residual discretion, CJPTA 6
 - • transfer of a proceeding
 - • • appeals, CJPTA 21
 - • • effect of transfers to or from Supreme Court, CJPTA 17
 - • • general provisions, CJPTA 13
 - • • grounds for order, CJPTA 14
 - • • provisions relating to transfer order, CJPTA 15
 - • • return of a proceeding after transfer, CJPTA 20
 - • • Supreme Court's discretion to accept or refuse, CJPTA 16
 - • • transfers to courts outside British Columbia, CJPTA 18
 - • • transfers to Supreme Court, CJPTA 19
- Court Order Interest Act***
 - postjudgment interest
 - • court's power to vary rate, COIA 8
 - • deemed included in judgment, COIA 9
 - • rate, COIA 7
 - prejudgment interest
 - • applicaton, COIA 6
 - • court order interest, COIA 1

Index

Court Order Interest Act (*cont'd*)

- • default order, COIA 3
- • exceptions, COIA 2
- • interest included in judgment, COIA 5
- • payment into court, COIA 4

Crown Practice in Civil Matters, 21-3

D

Death

- of personal representative, 25-14(1.2)

Debtor

- committal
- • failure to pay sheriff, 13-3(26)
- • notice of application, 13-3(12)
- • order
- • • enforcement by creditor, 13-3(17), (18)
- • • execution by sheriff, 13-3(19)
- • • general, 13-3(13)-(16)
- • • setting aside, 13-3(20)
- • payment of debt, 13-3(20)-(24)
- • praecipe for discharge, 13-3(25)
- examination
- • adjournment, 13-3(7)
- • corporate debtor, 13-2(2)
- • costs, 13-4(9)
- • creditor failing to attend, 13-3(9)
- • limitation upon, 13-4(4)
- • order for payment, 13-3(11)
- • person other than debtor, 13-4(5), (6)
- • production of documents, 13-4(11)
- • refusal to attend, 13-3(8)
- • scope, 13-3(4), 13-4(2)
- • service of notice, 13-4(10)
- • use of, 13-4(8)
- • who may examine, 13-3(5)
- “judgment creditor” defined, 13-4(1)
- “judgment debtor” defined, 13-4(1)

- subpoena of, 13-3(1)-(3)
- unreasonable refusal to pay, 13-3(10)

Default, *see also* Appearance

- application for default judgment, 3-8(8)
- assessment of damages
- • alternative methods, 3-8(13)
- • generally, 3-8(12)
- debt or liquidated demand, 3-8(4), (5)
- detention of goods, 3-8(6)
- filings required by plaintiff, 3-8(2)
- multiple claims, 3-8(7)
- only one defendant, by, 3-8(10)
- setting aside judgment, 3-8(11)
- unliquidated damages, 3-8(5)

Default Judgment

- setting aside, 3-8(11)

Delivery of Documents

- address for delivery, 4-1(1)-(3)
- address for delivery not given, 4-2(7)
- transferred proceedings, 19-1(7)

Depositions, *see also* Evidence, Witnesses

- evidence, as, 12-5 (40)
- examination of person, 7-8 (1), (2)
- grounds for order, 7-8 (3)
- letter of request, 7-8 (11)
- mode of examination, 7-8 (14)
- notice of examination, 7-8 (13)
- objection to question, 7-8 (15)
- perpetuating testimony, 7-8 (17)
- place of examination, 7-8 (16)
- recording of evidence, 7-8 (16)
- subpoena, service of, 7-8 (5), (6)
- taken outside British Columbia, 7-8 (8)
- undertaking to pay expenses of party, 7-8 (12)
- willingness of person to testify, 7-8 (9), (10)

Index

Detention, Preservation or Recovery of Property

- compensation for wrongful recovery, 7-8(9), (10)
- fund subject matter of proceeding, 10-1(2)
- income from property, 10-1(3)
- property subject matter of proceeding, 10-1(1)
- recovery of specific property, 10-1(4)

Directions of Court, 13-1(18)

Disability, *see* Persons under Disability

Discontinuance and Withdrawal

- application of rule, 9-8(9)
- costs and default procedure, 9-8(4)-(7)
- discontinuance by plaintiff, 9-8(1), (2)
- not defence to subsequent proceeding, 9-8(8)
- withdrawal by defendant, 9-8(3)

Discount Rate

- definition, LEA 56(1)
- future damages, LEA 56(1), (3)
- regulations prescribing, LEA 56(2)
- value of rate, LEAR 1

Discovery of Documents

- affidavit verifying list of documents
 - cross-examination on, 12-5(61)
 - general, 7-1(8)
- copies, 7-1(16)
- delivery of and answer to demand, 7-1(10)-(12)
- determination of issue before discovery, 7-1(22)
- enumeration of documents where no objection, 7-1(2)
- excuse performance, court may, 7-1(14)
- failure to produce, effect, 7-1(21)
- in control of person not party, 7-1(18), (19)
- information not to be disclosed, 7-1(4)

- inspection
 - by court, 7-1(20)
 - by party, 7-1(15)
- insurance policy, 7-1(3), (5)
- order to produce, 7-1(17)
- privilege claims, 7-1(6)
- proportionality, 7-1
- referred to in pleadings, 3-7(2)
- specific documents, demand for, 7-1(10)
- supplementary list, 7-1(9)

Dismissal for Want of Prosecution

- death of plaintiff, 6-2(5)
- general, 22-4(5), 22-7(7)

Divorce Proceedings, *see* Family Law Proceedings

Document, *see also* Discovery of Documents

- copy filed in registry, 23-1(1)
- defined, 1-1(1)
- form required, 22-3(2)
- space for stamp, 22-3(4)
- style of proceeding
 - class proceedings, 22-3(6)
 - generally, 22-3(5)

E

Electronic Filing and Documents

- acceptance, 23-3(14)
- admissibility, EA 41.4
- affidavits, 23-3(6)
- application of rules, 23-3(5), (11)
- authentication, 23-3(12), EA 41.3
- conflict of laws, 23-3(2)
- conversion of documents, 21-3(8)
- deemed signature, 23-3(12)
- delivery
 - effective, whether, 4-2(6), 23-3(18)
 - e-mail, 4-2(6)
 - generally, 23-3(17)

Index

- Electronic Filing and Documents (*cont'd*)
 - “electronic document” defined, 23-3(1), CAR 54.1
 - electronic services agreement
 - defined, 23-3(1), CAR 54.1
 - generally, 23-3(3)
 - e-mail address for delivery, 4-2(6)
 - evidence
 - admissibility, EA 41.4
 - application, EA 41.2
 - authentication, EA 41.3
 - “electronic court document” defined, EA 41.1
 - “electronic court system” defined, EA 41.1
 - filing, generally, 23-3(13)
 - inspection of original documents, 23-3(9)
 - original document
 - inspection of, 23-3(9)
 - public access, 23-3(16)
 - “registered user” defined, 23-3(1), CAR 54.1
 - requisition, 23-3(5)
 - retention of documents, 23-3(7)
 - sealing of notice of civil claim, 23-3(7)
 - signed documents, 23-3(6)
 - transmission, 23-3(4)
- Enforcement of Orders**, *see also* Debtor
 - alimony or maintenance, SCFR 15-5
 - acknowledgment of payment, 13-2(29)
 - application for directions, 13-2(34)
 - appointment of receiver, 13-2(5)
 - certificate, enforcement of, 13-3(28)
 - costs of enforcement, 13-2(22)-(27)
 - execution
 - change of parties, 13-2(10)
 - conditional order, on, 13-2(8)-(9)
 - endorsement of writ, 13-2(12)
 - general, 13-2(6)
 - issue of writ, 13-2(15)-(17)
 - order to pay money within period, 13-2(14)
 - production of order necessary, 13-2(11)
 - stay, 13-2(31)-(33)
 - term and renewal of writ, 13-2(18)-(21)
 - money order, 13-2(1), (2)
 - non-compliance with mandatory order, 13-2(7)
 - order that judgment has been paid, 13-2(30)
 - recovery of land, 13-2(3)
 - recovery of property other than land, 13-2(4), (28)
 - writ of sequestration, possession or delivery, 13-2(13)
- Estates**, *see* Administration of Estates
- Evidence**, *see also* Affidavit Evidence, Depositions, Interrogatories, Witnesses
 - addresses, order of, 12-5(72)
 - application of rule, 12-5(1)
 - deposition evidence
 - at trial, 7-8
 - full presentation required, 40(26)
 - general, 12-5(40)
 - proof of, 12-5(42)-(44)
 - videotape of at trial, 12-5(41)
 - discovery evidence
 - use of at trial, 12-5(46)-(49)
 - person under disability, 12-5(50)
 - transcript, 12-5(51)
 - electronic documents
 - admissibility, EA 41.4
 - application, EA 41.2
 - authentication, EA 41.3
 - definitions, EA 41.1
 - exhibit
 - amendment of exhibit list, 12-5(17)
 - destruction, 12-5(20)

Index

Evidence (*cont'd*)

- • disposal after final disposition, 12-5(14)
- • disposal before final disposition, 12-5(16)
- • inspection of, 12-5(10)
- • notice respecting disposal of exhibits, 12-5(15), (18)
- • numbering of pages, 12-5(9)
- • registry to take charge, 12-5(11)
- • return, 12-5(12), (13)
- insufficient evidence motion, 12-5(6), (7)
- interrogatories, use at trial, 12-5(58)
- material fact, failure to prove, 12-5(3)
- mode of proving fact, 12-5(71)
- no evidence motion, 12-5(4), (5)
- notice to produce, 12-5(8)
- objections to transcript evidence, 12-5(56)
- pre-trial examination of witness, 12-5(52), (53)
- production of document or object, 12-5(36)
- recording device, use by counsel, 12-5(70)
- submissions of counsel, 12-5(73)
- transcript of evidence, 12-5(55)
- transcript of other proceedings, 12-5(54)
- documents attesting to affidavits having been sworn, EA 65
- effect given to, EA 66
- receipt despite defects, EA 67
- required by insurer, EA 68
- sworn outside of jurisdiction, EA 63
- affirmations, EA 20
- application, EA 2
- authentication, EA 41.3
- commissioners for taking affidavits
 - • appointment, EA 56, EA 57, EA 58
 - • by virtue of office or employment for taking affidavits, EA 60, EA 61, EA 62
 - • powers for taking affidavits, EA 59
 - • power to administer oaths, EA 64
 - • revocation of appointment, EA 62
- certified copies, EA 47
- challenging capacity of witness, EA 5
- competency not affected by interest or crime, EA 3
- convictions, proving, EA 15
- cross-examination as to previous written statements, EA 13
- death of member of military, EA 50
- definitions, EA 1, 41.1
- electronic documents
 - • admissibility, EA 41.4
 - • application, EA 41.2
 - • authentication, EA 41.3
 - • definitions, EA 41.1
- examination of witness under commission of foreign court, power to order, EA 53
- experts, EA 10, EA 11, EA 12
- health care matters, EA 51
- impounding documents, EA 46
- marriage, EA 52
- mentally disordered persons, EA 9
- notarial acts or instruments filed in Quebec, EA 36

Evidence Act

- admissibility of particular documents
 - • business records, EA 42
 - • documents attesting to affidavits having been sworn, EA 65
 - • electronic, EA 41.4
 - • evidence of previous conviction admissible in subsequent proceeding, EA 71
 - • photographs taken to keep permanent record, EA 35
- advertisements in newspapers, EA 48
- affidavits, EA 55

Index

Evidence Act (cont'd)

- oaths, EA 20, EA 21, EA 22
 - • power to administer, EA 23
 - photographs taken to keep permanent record, admissibility, EA 35
 - printer of leaflet, EA 49
 - privilege, EA 4
 - proof of attesting witness not required if instrument need not be attested, EA 44
 - proof of particular matters
 - • commercial paper witness's prior convictions, EA 43
 - • corporate documents and proceedings, EA 28
 - • County Court documents, EA 41
 - • court proceedings, EA 26
 - • disputed writing, EA 45
 - • entries in government books, EA 33
 - • financial institution records, EA 34
 - • gold commissioner's records, EA 40
 - • Gazette copies, EA 32
 - • judge's signature, EA 27
 - • land title documents, EA 39, EA 41
 - • official position or signature, EA 30
 - • orders signed by Secretary of State, EA 31
 - • powers additional to any other powers of proving documents, EA 54
 - • prior inconsistent statements, EA 14
 - • public books and documents, EA 29
 - • state documents, EA 25
 - • statutes, EA 24
 - • Supreme Court office documents, EA 39
 - • wills, EA 37, EA 38
 - • witness's prior convictions, EA 15
 - record of proceedings in Provincial Court, EA 18
 - reports of judge, EA 70
 - sounds recording apparatus, EA 19
 - spouses
 - • communications during marriage, EA 8
 - • competency in civil proceedings, EA 7
 - • competency in criminal proceedings, EA 6
 - • statutes, judicial notice to be taken, EA 24
 - • statutory declarations, EA 69
 - • testimony
 - • by closed circuit television or other technology, EA 73
 - • treaty first nation laws, judicial notice to be taken, EA 24.1
 - • witnesses
 - • adverse, EA 16
 - • alternate manner of giving evidence where witness unable to speak, EA 17
 - • challenging capacity, EA 5
 - • convictions, proving, EA 15
 - • convictions, questioning as to, EA 15
 - • cross-examination on written statements, EA 13
 - • experts, EA 10, EA 11, EA 12
 - • impeachment of, EA 16
 - • mentally disordered persons, EA 9
 - • spouses, EA 6, EA 7, EA 8
 - • written statements, cross-examination on, EA 13
- Examination for Discovery, *see also* Interrogatories, Witnesses**
- appointment, 7-2(13), (14)
 - assignor, 7-2(7)
 - bankrupt, 7-2(10)
 - corporate party, 7-2(5)
 - director, 7-2(5)
 - employees and agents, 7-2(5)
 - fast track litigation, 15-1(11)–(17)
 - infant or guardian, 7-2(8)
 - information not to be disclosed, 7-2(20)

Index

Examination for Discovery (*cont'd*)

- insurance, 7-2(19)-(22)
- leave not required, 7-2(2)
- mentally incompetent person, 7-2(9)
- nature of, 7-2(4), (17)
- notice, 7-2(13), (15)
- objection to questions, 7-2(25)
- partners, 7-2(5)
- party for whose benefit action brought, 7-2(6)
- persons outside British Columbia, 7-2(27), (28)
- place, 7-2(11)
- production of documents, 7-2(16)
- recording, 7-2(26)
- reporter, 7-2(12)
- scope, 7-2(18)-(22)
- who may be examined, 7-2(1)

Experts

- appointment by court
 - contents of order, 11-5(8)
 - cross-examination, 11-5(6)
 - directions to, 11-5(7)
 - general, 11-5(1)-(3)
 - remuneration, 11-5(9), (10)
 - reports, 11-5(11), (12)
- costs of cross-examination, 11-7(4)
- demand to cross-examine, 11-7(2), (3)
- notice of objection, 11-6(10), (11)
- notice of trial date, 11-6(9)
- oral testimony
 - admissibility, 11-7(5)
- qualification, proof of, 11-6(2)
- written statements
 - admissibility, 11-6(3), 11-7(1)
 - dispensing with delivery, 11-7(6)
 - form, 11-6(1)

F

Family Law Proceedings

- adultery, alleged, SCFR 4-5(1)
- affidavit, SCFR 10-4
- agreement
 - enforcing, SCFR 2-1(3)
 - filing, SCFR 2-1(2)
 - written, SCFR 2-1(1)
- appeals, SCFR 18-3
- applications
 - consent, SCFR 10-7
 - procedure, SCFR 10-5
 - usual, SCFR 10-6
- arbitration awards
 - definition, SCFR 1-1(1)
 - filing of, SCFR 2-1.2, 3-1(4.5)
- certificate of divorce, SCFR 15-2(3)
- *Civil Marriage Act* (Canada)
 - certificate of divorce, SCFR 2-2.1(3)
 - definitions, SCFR 2-2.1(1)
 - divorce, SCFR 2-2.1(2)
- claim
 - counterclaim, SCFR 4-4
 - notice of, SCFR 4-1
 - renewal of, SCFR 4-2
 - responding to, SCFR 4-3
 - rules regarding, SCFR 4-5
 - service of, SCFR 4-2
- claim for divorce joined with other claims, SCFR 15-2(2)
- commencement, SCFR 3-1(1)
 - arbitration award, 3-1(4.5)
- conferences
 - judicial case conference, SCFR 7-1
 - settlement, SCFR 7-2
- contempt of court, SCFR 21-7
- court ordered reports, SCFR 13-1
- costs, security for, SCFR 22-1(6)
- debtor

Index

- Family Law Proceedings (*cont'd*)
- compelling appearance of, SCFR 15-5
 - subpoena to, SCFR 15-6
 - declaration of parentage, order for, SCFR 3-1(2.3)
 - default proceedings, SCFR 11-4(4)
 - defined, SCFR 1-1(1)
 - disclosure
 - application of rule, SCFR 5-1(2)
 - business interests, SCFR 5-1(19)
 - changes in financial circumstances, SCFR 5-1(15)
 - child support, application for, SCFR 5-1 (2)-(8), (11), (32)
 - child support guidelines, conflict with, SCFR 5-1(31)
 - confidentiality, SCFR 5-1(29)
 - definitions, SCFR 5-1(1)
 - divisions of assets, application for, SCFR 5-1(10)
 - enforcement of rule, SCFR 5-1(28)
 - form 89 financial statement
 - assessment notice, SCFR 5-1(12)
 - particulars of statement, SCFR 5-1(13), (14)
 - time for filing, SCFR 5-1(11)
 - generally, SCFR 5-1
 - numbering applicable income documents, SCFR 5-1(3)
 - spousal or parental support, application for, SCFR 5-1(9)
 - discontinuance, SCFR 11-4
 - discovery
 - admissions, SCFR 9-6
 - by interrogatory, SCFR 9-3
 - depositions, SCFR 9-7
 - examinations for, SCFR 9-2
 - inspection of documents, SCFR 9-1
 - physical examination and inspection, SCFR 9-5
 - pre-trial examination of witnesses, SCFR 9-4
 - divorce order
 - delivery, SCFR 15-2(4)
 - form, SCFR 15-2(3)
 - documents, striking, SCFR 11-2
 - electronic court docket information, SCFR 22-8(2)
 - enforcement of support, SCFR 15-3(6)
 - examination in aid of execution, SCFR 15-7
 - exchange of orders between provinces, SCFR 15-3(5)
 - expert witnesses
 - appointment of, SCFR 13-5
 - court-ordered reports, SCFR 13-1
 - duty of, SCFR 13-2
 - evidence at trial, SCFR 13-7
 - joint
 - appointment of, SCFR 13-3
 - generally, SCFR 13-4
 - reports of, SCFR 13-6
 - extra-provincial orders, SCFR 15-3
 - *Family Homes on Reserves and Matrimonial Rights or Interests Act* (Canada), SCFR 1-1(1), 4-4(1) 5-1, 7-1(3)(b.1), 13-3(1)(a)
 - *Family Maintenance Enforcement Act*, summons under, SCFR 15-5 (1), (2)
 - fees
 - no fees payable, when, SCFR 20-5
 - financial disclosure, SCFR 5-1
 - guardianship orders, SCFR 15-2.1
 - hearings, 22-6
 - filing, electronic, SCFR 22-4
 - joinder of claims, SCFR 3-1(4), 21-3(1)
 - joinder of parties, SCFR 3-1(4), 21-3(2)
 - joint action
 - additional relief, SCFR 2-2(4)
 - application of rules, SCFR 2-2(5)
 - divorce, SCFR 2-2(1)
 - form of, SCFR 2-2(2)
 - withdrawal from, SCFR 2-2(3)

Index

- Family Law Proceedings (*cont'd*)
- judicial case conference, SCFR 7-1
 - applications or affidavits prior to case conference, SCFR 7-1(3)
 - exceptions to requirement, 7-1(4)
 - forms to file when requesting, 7-1(4)
 - judge or master may direct, SCFR 7-1(9)
 - judge or master must conduct, SCFR 7-1(12)
 - matters for consideration, SCFR 7-1(15)
 - non-attendance at case conference, SCFR 7-1(16)
 - orders which may be made, SCFR 7-1(15)
 - parties and counsel must attend, SCFR 7-1(13)
 - party may request, SCFR 7-1(1)
 - recording, SCFR 7-1(19)
 - relief, application for, 7-1(6)
 - relief from requirement, SCFR 7-1(4), (5)
 - time for delivery of notice, SCFR 7-1(8)
 - who may hear subsequent applications, SCFR 7-1(18)
 - judgments
 - Canadian, SCFR 19-1
 - foreign, SCFR 19-2
 - jurisdictional disputes, SCFR 18-2
 - litigation representative
 - application of rule, SCFR 20-6(2)
 - as party to proceeding, SCFR 20-6(7)
 - definition, SCFR 20-6(2)
 - distribution of proceeds, SCFR 20-6(7)
 - where no personal representative for deceased's estate, SCFR 20-6(3)
 - applications, SCFR 20-6(4), (5)
 - when personal representative is appointed, SCFR 20-6(8)
 - marriage certificate, filing, SCFR 4-5(2)
 - minors
 - guardian ad litem, appointment, SCFR 20-2(2)
 - guardianship orders, SCFR 15-2.1
 - over 16, SCFR 20-2(1)
 - non-spouse, leave granted to, SCFR 3-1(2)(e)
 - notice of claim, SCFR 4-1
 - offers to settle, SCFR 11-1
 - orders
 - application procedure, SCFR 10-5
 - usual, SCFR 10-6
 - consent application for, SCFR 10-7
 - enforcement of, SCFR 15-4
 - final, SCFR 10-10
 - for declaration of parentage, SCFR 3-1(2.3)
 - no notice required, SCFR 10-8
 - obtaining other than at trial
 - affidavits, SCFR 10-4
 - chambers proceeding, SCFR 10-3
 - choosing appropriate procedure, SCFR 10-1
 - where application heard, SCFR 10-2
 - provisional and extra-provincial, SCFR 15-3
 - urgent, SCFR 10-9
 - parenting coordinators, determination of, SCFR 2-1.1
 - parties, change of, SCFR 8-2
 - pending prior divorce proceeding, SCFR 15-2(1)
 - pleadings
 - amendment, SCFR 8-1
 - withdrawal, SCFR 11-4(3)
 - restraining order, SCFR 15-1(2)
 - style of proceeding, 3-1(4.6)
 - persons under disability, SCFR 20-3
 - property

Index

- Family Law Proceedings (*cont'd*)
- • detention, preservation and recovery of, SCFR 12-1
 - • injunctions, SCFR 12-4
 - • interpleader, SCFR 12-3
 - • receivers, SCFR 12-2
 - provisional orders, SCFR 15-3(1), (2)
 - registration of orders, SCFR 15-3(4)
 - rules
 - • object of, SCFR 1-3
 - • waiver of, by agreement, SCFR 1-2(3)
 - sale by court, SCFR 15-8
 - search
 - • agreements, of, SCFR 22-8(6)
 - • exhibits, of, SCFR 22-8(5)
 - • files, of, SCFR 22-8(1)
 - service
 - • address for, SCFR 6-1
 - • alternative methods of, SCFR 6-4
 - • of family claim, SCFR 4-2
 - • ordinary, SCFR 6-2
 - • outside of British Columbia, SCFR 6-5
 - • personal, SCFR 6-3
 - • proof of, SCFR 6-6
 - • relief if ineffective, SCFR 6-7
 - settlement offers, SCFR 11-1
 - sittings, 22-6
 - stay on appeal, SCFR 22-1(7)
 - summary trial, SCFR 11-3
 - time, SCFR 21-2
 - trial
 - • certificate, SCFR 14-5
 - • evidence at, SCFR 14-7
 - • failure to attend, SCFR 21-6
 - • mode of, SCFR 14-6
 - • procedure, SCFR 14-7
 - • record, SCFR 14-4
 - • setting, at, SCFR 14-2
 - • trial management conference, SCFR 14-3
 - • undefended divorce proceeding
 - • application for judgment, SCFR 10-10(1)
 - • defined, SCFR 1-1(1)
 - • evidence in, SCFR 10-10(4)
 - • orders, final, SCFR 10-10
 - • powers of court, SCFR 10-10(5)
 - • withdrawal, SCFR 11-4
- Fast Track Litigation**
- application of rules, 15-1(1)
 - case management conferences, 15-1(7)
 - conflict of laws, 15-1(5)
 - costs, 15-1(15)
 - court powers
 - • granting relief, 15-1(9)
 - • production, ordering, 15-1(14)
 - document disclosure generally, 15-1(12)
 - duration of, 15-1(1)
 - examination for discovery
 - • duration of, 15-1(11)
 - • extension of time for, 15-1(12)
 - exceptions, 15-1(8)
 - fast track action defined, 1-1(1)
 - generally, 15-1
 - maximum recovery, whether, 15-1(3)
 - relief, 15-1(9)
 - trial without jury, 15-1(10)
- Fax Filing**
- application of rule, 23-2(4)
 - confirmation of filing, 23-2(5), (6)
 - general, 23-2(2)
 - geographical application of rule, 23-2(1)
 - means of transmission, 23-2(3)
 - original may be required, 23-2(9)
 - when document is filed, 23-2(5)
 - when faxed record is an original, 23-2(8)

Index

Fees

- persons not required to pay, 20-5, SCFR 20-5

File

- defined, 1-1(1), CAR 1

Financial Statement, *see* Family Law Proceedings

Foreclosure

- commencement, 21-7(1)
- filing interest after certificate of pending litigation, 21-7(4)
- final order, 21-7(6)
- inquiry re terms of sale, 21-7(8)
- joinder of claim or party, 21-7(3)
- notice to assess costs, 21-7(10)
- powers of court, 21-7(5)
- sale, order for, 21-7(7)
- service on interested parties, 21-7(2)

Foreign Judgments

- “convention” defined, 19-3(1)
- *Court Order Enforcement Act* application
 - • affidavit in support, 19-3(3)
 - • general, 19-3(2)
 - • notice need not be given, 19-3(4)
- form of order to register, 19-3(5)
- notice of registration, 19-3(6)
- “reciprocally enforceable judgment” defined, 19-3(1)
- setting aside registration of judgment, 19-3(7)
- stay of enforcement, 19-3(8)
- stay of proceeding in action on foreign judgment, 19-3(9)

Forms

- use, 22-3(1)

G

Guardian ad Litem, *see* Persons under Disability

I

Injunctions

- after judgment, 10-4(6)
- before proceeding commences, 10-4(2)
- court order, by, 10-4(4)
- general, 10-4(1)
- interim injunctions without notice, 10-4(3)
- undertaking as to damages, 10-4(5)

Inquiries, Assessments and Accounts

- accounts
 - • executor’s, 18-1(11)
 - • form, 18-1(15), (16)
 - • particulars of errors, 18-1(17)
- certificate of result, 18-1(2)
- direction for, 18-1(1)
- hearing
 - • appearance of person served with notice, 18-1(22)
 - • appointment, 18-1(6)
 - • general, 18-1(5)
 - • opinion of court, 18-1(10)
 - • special directions of court, 18-1(12)-(14)
 - • witnesses, 18-1(7)
- order
 - • notice of, 18-1(18), (19)
 - • service, dispensing with, 18-1(20)
 - • variation, 18-1(14)
- report and recommendation, 18-1(3), (4)

Interpleader

- application
 - • without notice, 10-3(8)
- affidavit in support, 10-3(7)
- claim to property taken by sheriff
 - • claim admitted, 10-3(4)
 - • written notice, 10-3(2), (3)
- entitlement, 10-3(1)

Index

Interpretation Act

- amending enactment part of enactment amended, IA 34
- application, IA 2
 - • *mutatis mutandis*, IA 44
 - • to regulations, IA 13
- calculation of time or age, IA 25
 - • daylight saving time, IA 26
- citation of Acts application of, IA 43
 - • includes amendments, IA 32
- corporate rights and powers, IA 17
- date of commencement, IA 3
- definitions, IA 1, IA 29, IA 30, IA 31
 - • application of definitions in *Supreme Court Act*, IA 39
 - • application of definitions in *Community Charter*, IA 40
 - • application of definitions in *Local Government Act*, IA 40
- definitions and interpretation provisions, IA 12
- definitions in relation to Nisga'a Final Agreement, IA 29.2
- definitions in relation to treaty first nations, IA 29.1
- demise of Crown, IA 21
- documentary evidence, IA 24
- effect of private Acts, IA 6
- enacting clause, IA 10
- enactment always speaking, IA 7
- enactment remedial, IA 8
- government bound, exceptions, IA 14
- included powers, IA 22
- majority and quorum, IA 18
- notice by newspaper, IA 38
- officers, appointments, IA 20
- power of repeal and amendment, IA 15
- powers, ancillary, IA 27
- powers conferred on judges and court officer, IA 19

- powers to act for ministers, deputy ministers and public officers, IA 23
- preliminary proceedings and staggered commencement, IA 5
- proclamation, IA 16
- reference aids and clarifications, IA 11
- references in enactments, IA 33
- regulations application of, IA 41
- repeal, IA 35
- repeal and replacement, IA 36
 - • no implications from, IA 37
- subdivisions of Act application of, IA 42
- time of commencement or repeal, IA 4
- title and preamble, IA 9
- use of forms and words, IA 28

Interrogatories

- application to strike out, 7-3(8)
- body of persons as party, 7-3(2)
- continuing obligation to answer, 7-3(11)
- insufficient answer, 7-3(7)
- more than one person to answer, 7-3(5)
- objections to answering, 7-3(6)
- service and answer, 7-3(1), (4)
- solicitor, delivery to, 7-3(9), (10)

Irregularity, see also Non-compliance

- application to set aside proceeding for, 22-7 (2)-(4)

J

Judge

- incapacity before judgment given, 23-1(10)-(12)

Judgment

- application unnecessary, 12-6(6)
- filing, CAA 22(1)
- impossible on jury findings, 12-6(7), (8)
- jury failing to reach verdict, 12-6(9)
- proceeding on, CAA 22(2)
- retrial, 12-6 (10)

Index

Justice

- chief, CAA 11, 12
- defined, CAA 1, CAR 1
- powers of, CAA 10, 18, 26, CAR 59, 65, 66, 71

L

Lawyer

- change of
 - • notice of withdrawal, 22-6(4), (6)-(8)
 - • notice to other parties, 22-6(1)
 - • objection, 22-6(5), (9)
 - • order, 22-6(2), (3), (11)
 - • procedure where no objection, 22-6(6)

Limitation Act

- adverse possession, LA 28
- application, LA 4-5
- basic limitation period, LA 6-20
 - • discovery of claim, LA 8-11
 - • • general rules, LA 8
 - • • special situations, LA 9-11
 - • establishment, LA 6-7
 - • for court proceeding to enforce or sue on judgment, LA 7
 - • • special discovery rules, LA 12-20
- claims, exempted, LA 3
- conflicts of laws, LA 4
- counterclaim, LA 22
- court proceedings, exempted, LA 2
- definitions, LA 1
- discovery of claim, LA 8-11
 - • rules, general, LA 8
 - • special situations
 - • • minors, LA 8
 - • • persons of full capacity, LA 9
 - • • persons under disability, LA 11
- discovery rules, special, LA 12-20
- agents, LA 17
- contribution, LA 15

- • demand obligations, LA 14
- • fraud, LA 12
- • future interest in trust property, LA 13
- • indemnity, LA 16
- • minors, LA 18
 - • • notice to proceed, LA 20
- • persons under disability, LA 19
 - • • notice to proceed, LA 20
- • predecessors, LA 17
- • principals, LA 17
- • realize security, LA 15
- • recovery of trust property, LA 12
- • redeem security, LA 15
- • successors, LA 17
- enforcement process completed, LA 23
- equity, rules not overridden, LA 5
- exempted
 - • claims, LA 3
 - • court proceedings, LA 2
- establishment of basic limitation period, LA 6-7
- extension of limitation period where liability acknowledged, LA 24
- factors affecting limitation periods, LA 22-24
 - • counterclaim, LA 22
 - • enforcement process completed, LA 23
 - • extension of limitation period where liability acknowledged, LA 24
 - • other claim or proceeding, LA 22
- general, LA 27-47
 - • adverse possession, LA 28
 - • non-judicial remedies, LA 27
 - • power to make regulations, LA 29
 - • transition, LA 30
- interpretation, LA 1-5
 - • conflicts of laws, LA 4
 - • definitions, LA 1
 - • equity, rules note overridden, LA 5

Index

Limitation Act (cont'd)

- • exemptions, LA 2-3
- non-judicial remedies, LA 27
- notice to proceed if limitation periods suspended under section 25, LA 26
- other claim or proceeding, LA 22
- power to make regulations, LA 29
- special discovery rules, LA 12-20
 - • agents, LA 17
 - • contribution, LA 15
 - • demand obligations, LA 14
 - • fraud, LA 12
 - • future interest in trust property, LA 13
 - • indemnity, LA 16
 - • minors, LA 18
 - • • notice to proceed, LA 20
 - • persons under disability, LA 19
 - • • notice to proceed, LA 20
 - • predecessors, LA 17
 - • principals, LA 17
 - • realize security, LA 15
 - • recovery of trust property, LA 12
 - • redeem security, LA 15
 - • successors, LA 17
- suspension of limitation period, LA 25-26
 - • person under disability, LA 25
 - • • notice to proceed, LA 26
 - • suspension of limitation periods if claimant becomes person under disability, LA 25
 - • transition, LA 30
 - • ultimate limitation period, LA 21

Limitation Period

- demonstration of prejudice, 6-2

Litigation Guardian, *see* Persons under Disability

Litigation Representative, *see* Persons under Disability

M

Mandamus, Prohibition, Certiorari, 63

Marriage Certificate, *see* Family Law Proceedings

Master

- appeal from, 23-6(8)-(11)
- powers, 23-6(1), (3)
- reference of matter to court, 23-6(6)
- registrar, as, 23-6(2)

Money in Court

- funds, 23-4(1), (2)
- infant, 23-4(16), (17)
- interest, 23-4(6)-(8)
- investment of funds, 23-4(10)
- Minister's account, 23-4(9)
- other money paid into court, 23-4(12)
- payment out, 23-4(5), (11), (15)
- person under disability, for, 23-4(14)
- securities, 23-4(3), (4)

N

Non-compliance with Rules

- court options
 - • exceptions, 22-7(3)
 - • general, 22-7(2)
 - • limits upon, 22-7(4)
- effect generally, 22-7(1)
- particular non-compliance
 - • refusal to be sworn or answer question, 22-7(5)(b)
 - • refusal to comply with direction of court, 22-7(6)
 - • refusal to make discovery of documents, 22-7(5)(d)
 - • refusal to obey subpoena, 22-7(5)(a)
 - • refusal to produce documents, 22-7(5)(c)
 - • refusal to submit to medical examination, 22-7(5)(e)
 - • want of prosecution, 22-7(7)

Index

Notice of Civil Claim

- commencement of proceeding by, 3-1(1)
- form, 3-1(2)
- place of trial, 3-1(2)
- relief sought, 3-1(2)
- renewal, 3-2(1)
- representative action, 3-1(2)
- sealing, 23-3(15)
- service
 - agent, upon, 4-3(3)
 - Attorney General, upon, 4-3(6)
 - deemed, 4-2(3), (4); 4-3 (7), (8)
 - general, 4-3(1)
 - how effected, 4-3 (2)
 - party giving address for delivery, 4-1(1)
 - proof, 4-6(1)
- transferred proceedings, 19-1(4), (5)
- *Wills Variation Act* proceedings, applicability in, 21-6 (1)-(4)

Notice of Examination

- address for delivery, 4-1(1)-(3)

O

Offer to Settle

- counter offer, 9-1(8)
- costs for settlement in small claims cases, 9-1(7)
- definitions, 9-1(1)
- may be taken into account in awarding costs, 9-1(4)
 - considerations of court, 9-1(6)
 - cost options, 9-1(6)
- non-disclosure to court, 9-1(2)
- not constituting admission, 9-1(3)

Opinions, Advice and Directions of Court, 13-1(18)

Order, *see also* Judgment, Enforcement of Orders

- application where notice not required, 8-4 (1); 17-1(4)
- conditional on document to be filed, 13-1(5), (6)
- consent order requirements, 13-1(10)
- correction, 13-1(17)
- date, 13-1(8)
- declaratory, 20-4 (1)
- defined, 1-1(1), CAA 1
- drawing and approving, 13-1(1)
- endorsement on application, 13-1(4)
- form, 13-1(3), (7), (9)
- opinions, advice and directions of court, 13-1(18)
- registrar may draw, 13-1(15)
- settlement, 41(19)–(21)
- special directions, 13-1(12)-(14)
- terms and conditions, 13-1(19)
- transfer order, 19-1(1)

Originating pleading

- address for delivery, 4-1(1)-(3)
- defined, 1-1(1)

P

Particulars, *see* Pleadings

Parties

- *Carriage of Air Act*, 21-2(1)
- changes
 - assignment or conveyance of interest, 6-2(3)
 - change of interest or liability, 6-2(4)
 - death or bankruptcy, 6-2(1), (5), (6), (9)
 - removing, adding or substituting, 6-2(7), (10)
- misjoinder or nonjoinder, 22-5(9)
- multiple
 - joint defendants, 22-5(4)

Index

Parties (*cont'd*)

- • joint plaintiffs, 22-5(3)
- • relief from attendance, 22-5(5)
- • when inappropriate, 22-5(6), (7)
- • when permitted, 22-5(2)
- naming of respondents, CAR 2
- partnership, as, 20-1
- person carrying on business in name other than own, 20-1(10)

Partnership

- affidavit naming partners, 20-1(4), (5)
- appearance by partnership, 20-1(3)
- execution against, 20-1(7)–(9)
- party to action, as, 20-1(1)
- service on firm, 20-1(2)

Party of record, *see also* Parties

- defined, 1-1(1)

Personal Representative

- death of, 25-14(1.2)

Persons under Disability

- commencement of proceeding by, 20-2(2)
- litigation guardian
 - • acting on behalf of person under disability, 20-2(2)–(4)
 - • certificate for a litigation guardian, 20-2(9)
 - • certificate of fitness, 20-2(8)
 - • committee as, 20-2(6)
 - • consent required, 20-2(7)
 - • removal, 20-2(10)
 - • who may act, 20-2(5)
- litigation representative
 - • application of rule, 20-6(2)
 - • as party to proceeding, 20-6(7)
 - • definition, 20-6(1)
 - • distribution of proceeds, 20-6(7)
 - • where no personal representative for deceased's estate, 20-6(3)
 - • • applications, 20-6(4), (5)

- • when personal representative is appointed, 20-6(8)
- party attaining age of majority, 20-2(12), (13)
- party becoming incompetent, 20-2(10)
- settlement requiring court approval, 20-2(17), (18)
- step in default against, 20-2(14)–(16)

Petition

- affidavit of respondent, 16-1(4)
- application of writ of summons procedure to, 16-1(20)–(23)
- originating application by, 16-1(2), (3)
- procedure, 1-2(4)
- service, deemed, 4-3(8)

Physical Examination

- inspection and preservation of property
 - • entry upon land or building, 7-6(5)
 - • order for, 7-6(4)
- medical examination
 - • order for, 7-6(1)
 - • questions by examiner, 7-6(3)
 - • subsequent examination, 7-6(2)
- persons outside British Columbia, 7-6(6)

Plaintiff

- defined, 1-1(1)

Pleadings, *see also* Amendment, Default, Notice of Civil Claim, Response to a Civil Claim, Counterclaim, Reply

- allegations
 - • alternative, 3-7(7)
 - • denial
 - • • contract, 3-7(16)
 - • • nature of, 3-7(15)
 - • inconsistent, 3-7(6)
 - • malice, 3-7(17)
- amendments of, 6-1
- contents
 - • conclusions of law, 3-7(9)
 - • generally, 3-7(1), (4)

Index

- Pleadings** (*cont'd*)
- objection in point of law, 3-7(8)
 - status of party deemed admitted, 3-7(10)
 - defined, 1-1(1)
 - delivered after statement of claim, 3-7(12)
 - general damages, 3-7(14)
 - Matters arising since start of proceeding, 3-7(5)
 - particulars
 - demand for, 3-7(23), (24)
 - further particulars, 3-7(20)
 - libel or slander, 3-7(21)
 - order for, 3-7(22)
 - where necessary, 3-7(18), (19)
 - relief sought, 3-7(13)
 - scandalous, frivolous or vexatious
 - striking or amending, 9-5(1)
 - set-off or counterclaim, 3-7(11)
 - transferred proceedings, 19-1(4), (6)
- Point of Law**
- proceedings on, 9-4
- Pre-trial Examination**, *see* Witnesses
- Probate**, *see* Administration of Estates
- Proceeding**, *see also* Class Proceeding, Representative Proceeding
- conduct of, 20-3(15)
 - consolidation, 22-5(6)
 - defined, 1-1(1)
 - relator, person used as, 20-3(14)
- Property**, *see* Detention, Preservation and Recovery of Property
- Proportionality**, 1-3(2)
- R**
- Receiver**
- accounts, filing, 10-2(4)
 - appointment, 10-2(1)
 - defined, 1-1(1)
 - remuneration, 10-2(3)
 - security, provision of, 10-2(2)
- Registrar**
- appeal from, 23-6 (8), (11)
 - defined, 1-1(1), CAA 1
 - master, as, 23-6(2)
 - powers, 23-6(4)
 - pre-trial conference, 23-6(5)
- Registrar's Hearing**
- defined, 1-1(1)
 - powers at, 23-6(4)
- Registry**
- defined, 1-1(1), CAA 1
- Relief**
- defined, 1-1(1)
- Renewal Application**
- ' limitations defence and, 3-1
- Reply**
- delivery, 3-6(1)
 - failure to reply, 3-6(3)
 - form, 3-6(1)
 - joinder of issue not permitted, 3-6(4)
 - response to counterclaim, 3-4 (5)
 - subsequent pleadings, 3-6(2)
- Representative Proceeding**
- appointment of defendant or respondent, 20-3(2)
 - beneficiary represented by trustee, 20-3(10), (11)
 - commencement, 20-3(1)
 - deceased person interested in proceeding, 20-3(12), (13)
 - deceased person's estate, 20-6
 - enforcement of order made in proceeding, 20-3(3)-(5)
 - interested person who cannot be ascertained, 20-3(6)

Index

Respondent

- defined, CAA 1

Response to a Civil Claim, *see also* Counterclaim

- damages disputed, 3-3(2)
- form, 3-3(2)
- transferred proceedings, 19-1(6)

S

Sale by Court

- certificate of sale, 13-5(6)
- conduct, 13-5(3)
- debenture holder's proceeding, 13-5(2)
- directions, 13-5(4), (5)
- general, 13-5(1)
- vesting order, 13-5(7)

Service

- abroad
 - • manner, 4-5(10), (13)
 - • proof, 4-5(11)
- agent, upon, 4-3(3)-(5)
- application for leave to appeal, CAR 3(c)
- Attorney General, upon, 4-3(6)
- contractual terms regarding, 4-5(7), (8)
- deemed, 4-3(8)
- general, 4-5(1)
- how effected, 4-3(2)
- member of armed forces, upon, 4-6(3)
- notice of appeal, 18-3(6), CAR 11
- notice of cross appeal, CAR 15
- outside British Columbia
 - • time for appearance, 3-3(3); 16-1(4)
 - • with leave, 4-5(3), (5)
 - • • without notice, 4-5(4)
 - • without order, 4-5(1), (2), (6)
- party giving address for delivery, 4-2(2)
- proof
 - • general, 4-2, 4-6(1)

- • sheriff, by, 4-6(2)
- lawyer, upon, 4-2(7)
- substituted
 - • how effected, 4-4(2), (3)
 - • service of order for substituted service, 4-4(2)
 - • solicitor's notice of intention to withdraw, 22-6(10)
 - • when ordered, 4-4(1)

Short Notice Applications

- in case of urgency, 8-5(1)
- • form applications, 8-5(2)
- • time limits, 8-5(3)

Sittings and Hearings

- direction of Chief Justice, 23-5(1)
- telephone, by, 23-5(3)
- urgent cases, 23-5(2)
- video conference, by, 23-5(4)

Special Case

- court order for, 9-3(2)
- form, 9-3(3)
- hearing, 9-3(4)
- order after hearing, 9-3(5)
- statement, 9-3(1)

Special Referee

- defined, 1-1(1)

Stated Cases

- appearance, requirement of, 18-2(8)
- application, 18-2(2)
- contents, 18-2(5)
- court powers, 18-2(7)
- definitions, 18-2(1)
- delivery of notice, 18-2(6)
- filing materials, 18-2(3)
- generally, 18-2
- hearing of, 18-2(9)
- materials to be filed, 18-2(3)
- notice
 - • delivery of, 18-2(6)

Index

Stated Cases (*cont'd*)

- • hearing, of, 18-2(9)
- parties, identification of, 18-2(4)
- powers of court, 18-2(7)

Summary Judgment

- answering party, for, 9-6(4)
- application, 9-6(2)
- continuing proceedings after, 9-6(6)
- order, 9-6(5)

Summary Trial

- ancillary orders and directions, 9-7(13)
- • judge not seized, 9-7(14)
- • when may be made, 9-7(13)
- application
 - • adjournment, 9-7(11)
 - • directions, 9-7(17)
 - • evidence
 - • • form, 9-7(5)
 - • • notice of evidence to be used, 9-7(9), (10)
 - • filings, 9-7(8)
 - • preliminary directions, 9-7(12)
 - • set for hearing, 9-7(4)
 - • timing of, 9-7(3)
 - • when appropriate, 9-7(2)
- judgment, 9-7(15)
- order
 - • setting aside, 9-7(18)
 - • where jury notice filed, 9-7(19)
- rule 12-5 application, 9-7(7)
- rule 11-6 application, 9-7(7)

Supreme Court Rules

- application, 1-2(2)
- citation, 1-2(1)
- definitions generally, 1-1(1)
- interpretation, 1-1(2)
- object, 1-3(1)

T

Third Party Procedure

- application for directions, 3-5(13)
- *Negligence Act*
 - • apportionment of liability, 21-9(2)
 - • contribution or indemnity, 21-9(1)
- prejudice to plaintiff, avoidance, 3-5(14)
- relief claimed, 3-5(17)
- response to third party notice
 - • default, 3-5(16)
 - • general, 3-5(9), (12)
 - • when not required, 3-5(10)
- third party notice
 - • filing, 3-5(1)-(3)
 - • leave
 - • • application, 3-5(6)
 - • • when required, 3-5(4)
 - • pleading, as, 1-1(1)
 - • service and delivery, 3-5(7)
 - • setting aside, 3-5(8)
- trial, 3-5(15)
- summary trial, 9-7(2)

Time

- attendance at appointment before official reporter, 22-4(6)
- computation, 4-2(3); 22-4(1)
- delay of one year, notice of intention to proceed, 22-4(4)
- extending or shortening, 22-4(2), (3)
- short notice applications, 8-5(1), (2), (4)

Transcripts

- form and style required, 22-3(2), (3), (4)

Transfer of Proceedings from Foreign Courts

- disbursements, 19-4(3)
- entry, need for security before, 19-4(2)
- expenses, 19-4(3)
- generally, 19-4
- security

Index

Transfer of Proceedings from Foreign Courts (*cont'd*)

- as condition to entry, 19-4(2)
- expenses, 19-4(3)
- translation
- court may require, 19-4(1)
- expenses, 19-4(3)

Transfer Order

- defined, 19-1(1)

Trial, *see also* Case Management, Evidence, Pre-trial Conference

- adjournment, 12-1(9)
- application of rule, 12-1(1)
- assessor, use of, 12-5(66)
- calculation of amount recovered, 12-5(69)
- different modes of, 12-5(68)
- failure to attend, 12-5(75), (76)
- fast track litigation, 15-1(13), (14)
- jury trial
 - notice requiring, 12-6(3)
 - refusal by court, 12-6(5)
 - retrial without jury, 12-6(11)
 - transfer of proceeding, 12-6(4)
- notice of trial
 - delivery, 12-1(6)
 - issuance, 12-1(4)
- one question tried before others, 12-5(67)
- place of trial, 12-1(5)
- registry, duty to inform, 12-1(10)
- retrial, 12-6(10)
- setting down action, 12-1(3)
- time of trial, 12-1(9)
- trial certificate
 - contents, 12-4(3)
 - failure to file, 12-4(5)
 - filing by each party, 12-4(1), (2)
 - service, 12-4(4)

- trial date, obtaining, 12-1(3)
- trial record
 - amended, 12-3(4)
 - contents, 12-3(1)
 - direction as to, 12-3(5)
 - filing and delivery, 12-3(3)
 - powers of registrar, 12-3(3)
- without jury
 - fast track litigation, 15-1(10)
 - generally, 12-6(1)
 - mandatory in certain proceedings, 12-6(1)

Trial Management Conference

- absent parties, 12-2(5)
- application for, 12-2(6)
- attendance at, 12-2(4)
- consent order dispensing with
 - application for, 12-2(3.4)
 - application materials, 12-2(3.5)
 - consent order, 12-2(3.6)
- date of, 12-2(1)
- judge required, 12-2(2)
- non-attendance at, 12-2(7)
- orders, 12-2(9)
- prohibited order, 12-2(11)
- recording of, 12-2(8)
- trial brief required, 12-2(3), (3.1)
 - failure to serve, 12-2(3.2)
 - trial removed from trial list, 12-2(3.3)
- written approval of lawyer, when not required, 12-2(10)

Tribunal Awards

- definition, 2-2(1)
- filing of award, 2-2(2), (3)

U

Undefended Divorce Proceeding, *see* Family Law Proceedings

Index

W

Waiver

- provision of rule, by agreement, 1-2(3)

Wills Variation Act Proceeding

- governed by rules, 21-6(4)
- parties, 21-6(2)
- statement of defence, 21-6(3)
- writ of summons, 21-6(1)

Witnesses, *see also* Evidence

- adverse party
- cross-examination, 12-5(26)
- defined, 12-5(19)
- general, 12-5(20)
- notice to call, 12-5(21)
- refusal to comply with notice, 12-5(25)
- contradiction of testimony, 12-5(30)
- deposition evidence, 12-5(40)
- examination generally, 12-5(29)
- failure to attend, 12-5(38)
- oral testimony unless otherwise agreed, 12-5(27)
- pre-trial examination
- affidavit supporting application, 7-5(3)

- discovery rules, application of, 7-5(10)
- experts, 7-5(2)
- mode of examination, 7-5(8)
- notice of application, 7-5(4)
- notice of examination, 7-5(7)
- order, 7-5(1)
- subpoena, 7-5(5)
- subpoena
 - fees, 12-5(35)
 - form, 12-5(32)
 - service, 12-5(34)
 - setting aside, 12-5(39)
 - who may be subpoenaed, 12-5(31)
- witness in custody, 12-5(37)

Writ of Execution, *see also* Debtor

- defined, 1-1(1)