INDEX

Adverse witness see witness, adverse

Appeal, 373-422 factum writing, 383-384 argument, 393-403 facts, 398-392 overview, 387-388 notice of, 377-380 oral argument, 403-412 respondent's factum, 412-419 respondent's oral argument, 419 sample factum format, 384-387 notice of appeal, 377-380 notice of cross-appeal, 380-381 sample respondent's factum, 414-417

Authorities, 111, 419-420

Browne v. Dunn rule in, 289-291

Canada Evidence Act

section 9, 349-353 section 10, 305-306 section 11, 310

Charter motion, 343-346

Child witness, 353-359 competency, 356-357 examination of, 357-359 interviewing, 355-356 preparation of, 354-355

Civil trial, 113-130

Closing argument, 111, 173-190 arguing facts, 180-183

arguing law, 183-186 arguing policy, 186-187 arguing second, 187-188 before judge alone, 174-175 before jury, 174 civil, order of, 130 criminal, order of, 152 ending of, 188-189 opening of, 179 reply, 188 structure of, 178-180 things to avoid, 176-177

Competency

children, 356-357

Collateral facts rule, 291-294

Confessions

voir dire, 336-343

Court formalities, 87-91 civility, 88-89 courtesies, 89-91

Criminal trial, 131-153 fundamental principles, 131-136

Cross-examination, 249-286 child, 357-359 collateral facts rule, 291-294 communicating with witness, 426-429 decision to cross examine, 260 expert, 371-372 impeachment, 287-317 leading questions, 263-268

leading questions, 263-268 limits on, 294-297 preparation for, 253-259 principles of, 260-280 prior inconsistent statements, 300-314 prior testimony, 312-314 problem, 286 purpose of, 251-253 rule in *Brown v. Dunn*, 289-291 sample, 280-285

Crown disclosure, 75-86

Stinchcombe decision, 76-79 third party disclosure, 80-85 common law, 80-82 sexual assault cases, 82-85 procedure, 85-86 work product, 80

Diagrams, 240-243

Direct examination, 191-230 child, 357-359 leading questions, 197-211 adverse witnesses, 210-211 court transcripts, 210 directional, 203-204 past recollection recorded, 209-210 present recollection revived, 205-209 problem, 243-247 refreshing memory, 204-205, 210 witness in difficulty, 204 re-examination, 218-220 rules for, 211-218 sample, 220-230 witness preparation, 192-197

Documents

admitting at trial, 108-109

Ethical issues, 423-455 client confidentiality, 436-437 communicating with represented party, 444-445 communicating with witnesses, 426-429 counselling clients, 434-436 cross-examination limits, 443-444 disclosure of facts, 439-441 disclosure of information, 441-442 disclosure of law, 438-439 duties, 423-424 guilty plea, 429-430 misleading the court, 424-425 withdrawing as counsel, 431-434

Evidence

chart, 15 Charter motion, 343-346 evidentiary brief, 16 evidentiary hearings, 344-336 facts, 20-22 objections, 110-111 physical, 11 *voir dire*, 336-343

Examination for discovery, 53-74

admissions, 55-56, 67-69 assisting, 71-74 concluding, 71 conduct of, 62-71 cross-examination, 70 documents, 54, 69-70 impeachment, 312 information seeking, 65-67 opening, 62-65 preparation for, 57-62 client, 59-62 client checklist, 62 lawyer, 57-59 purposes of, 55-57 reading in, 110, 123-125, 128-129 special examiner, 54 written interrogatories, 54

Exclusion of witnesses civil trial, 121-122

criminal trial, 140-142

Exhibits, 231-247 consent by, 115-116, 120-121 diagrams, 240-243 marked for identification, 236-237 operation of law, 121

photographs, 239-240 statement of admitted facts, 116-118 statement of agreed damages, 119-121 tendering of, 115-120, 233-235

Expert witnesses, 359-372 admissibility, 361-365 cross-examination of, 371-372 foundation for, 369-370 preparation of, 365-368 qualifying, 368-369

Factum writing, 383-384

Impeachment, 287-317 collateral fact rule, 151, 291-294 limits on, 294-297 methods of, 297-301 omission by, 315-317 prior inconsistent statements, 300-314 oral statements, 310-311 prior testimony, 312-314 written statements, 305-309 problem, 317 rule in *Browne v. Dunn*, 289-291

K.G.B. application, 350-353

Leading questions, 197-211 cross-examination, 263-268

No evidence motion, 148-149

Non-suit, 125-128

Objections, 110-111, 319-346 Americanisms, 332 anticipating, 332-334 Charter motion, 343-346 confessions, 336-343 evidentiary hearings, 334-336 how to object, 321-325 possible objections, 329-331 *voir dire*, 336-343 **Opening addresses,** 109, 155-172 civil trial defendant's, 128, 164-166 plaintiff's, 157-164 timing of, 115 content of, 156-157 criminal trial Crown, 142-143, 166-170 defence, 149, 170-172 **Order of a trial** civil trial, 113-130 appearances, 114 non-suit, 125-128 preliminary matters, 114-122 criminal trial, 136-153

when to object, 325-329

admissions, 143-144 appearances, 138-139 no evidence motion, 148-149 preliminary matters, 139-142

Past recollection recorded, 209-210

Photographs, 239-240

Pleadings, 25-52 alternative theories, 30 drafting, 25-26, 32-41 function of, 26-27 material facts, 29-30, 36-37 pleading law, 31 problem, 48-51 rules of, 27-32 sample pleadings, 42-47 statement of claim, 32-37 statement of defence, 37-41 confession and avoidance, 40 denial, 38-40 no cause of action, 40-41

Present recollection revived, 205-209

Prior inconsistent statements, 300-314 oral statements, 310-311

procedure, 301-305 written statements, 305-309

Problem case file, 455-493

Reading-in examination for discovery, 123-125 defendant, 128-129

Rebuttal evidence, 129-130, 150-152

Re-examination, 123, 146-147, 218-220

Refreshing memory, 204-205 court transcripts, 210 present recollection revived, 205-209 past recollection recorded, 209-210

Reply argument, 188

Research of law, 12-15 research strategy, 13-14

Self-incrimination, 312-314

Statement of admitted facts, 116-118

Statement of agreed damages, 119-121

Statement of claim

amending, 114-115 drafting, 32-37 sample, 447-451

Statement of defence

amending, 114 drafting, 37-41 sample, 452-454

Submissions, 87-103 court formalities, 87-91

civility, 88-89 courtesies, 89-91 principles, 92-101 technology, 101-103 basics, 101-102 PowerPoint, 102-103

Third party disclosure, 80-85 common law, 80-81

sexual assault cases, 82-85 procedure, 85

Trial

civil, 113-130 criminal, 131-153

Trial book, 105-111 electronic, 106 organization, 105 preparing, 106-111

Trial plan, 1-24

case checklist, 19 charge, 18-20 fact gathering, 7-12 flexibility, 23-24 formulating, 22-23 preparation, 2-3 theme, 3 theory of the case, 3-7 alternative theories, 4-5 conflicting theories, 6 objective facts, 22 opposing case, 16-17

Voir dire, 336-343

Withdrawal as counsel, 431-434

Witness

adverse, 210-211, 347-353 affirmation, 122, 145 child, 353-359 employees of corporations, 8-9 exclusion of, 121-122, 140-142 expert, 359-372 interviewing, 7-11 judge questioning, 123-147 list, 21

INDEX 499

oath, 122, 145 preparation, 192-197 statements, 7-11, 109-110