

# Index

References are to rule numbers unless otherwise indicated; references to the Surrogate Rules are indicated by the prefix “SR”; references to the Criminal Procedure Rules are indicated by the prefix “CPR”.

## **ABATEMENT OF ACTION**

Not after evidence heard, **4.35**

## **ABSENCE OF CLERK OF COURT**

Generally, **13.40, 13.42**

## **ABUSE OF PROCESS**

Generally, **1.4 (annotation)**

## **ACCOUNTS AND INQUIRIES**

Referral to referee, **6.45**

application to accept or vary report of referee, **6.46(2)**

conduct of proceedings, **6.45(4)**

report of referee, **6.46**

## **ACTION**

Category, **4.2**

Commencement, place of, **3.3, 3.4**

transfer, **3.5**

## **ADDING PARTY**

Generally, **3.74, 3.75**

Amending statement of claim when defendant added, **3.76**

Statement of defence of new defendant, **3.76(2)**

## **ADDRESS FOR SERVICE**

Generally, **11.15**

## **ADJOURNMENT**

Trial, of, **1.4(2)**

## **ADMINISTRATORS**

Judgment

against beneficiary, etc., **9.11**

Representing those interested in the property, **2.1**

## **ADMISSIONS**

Judgment on, **7.2**

Notice to admit, **6.37**

costs, **10.33(2)**

deemed admissions if no response, **6.37(3)**

## **ADMISSIONS—Cont’d**

Notice to admit, **6.37—Cont’d**

denial, contents of, **6.37(5)**

-serving notice to admit, **6.37(2)**

Offers of compromise are not admissions, **4.27**

Records

deemed admission of, **5.15**

Silence

necessity to plead release, payment, statute of limitations, etc., **13.6(3)**

not an admission, **13.12**

Third party proceedings

deemed admission by third party

not denying liability to defendant, **3.52**

not disputing defendant’s liability to plaintiff, **3.52**

## **ADVERSE INFERENCE**

Failure to call witness, **8.15**

## **AFFIDAVIT OF RECORDS**

Affidavit of records, **5.5 to 5.16**

admission of relevancy and admissibility not made, **5.15(3)**

admissions, deemed unless objected to, **5.15(2)**

confidentiality, **5.33**

cross-examination on affidavit, **5.6**

(**annotation**), **5.11**

failure to comply, **5.12**

further affidavit of records, **5.10**

inspection of records, **5.6, 5.14**

omission of record, **5.10, 5.16**

order for inspection, **5.11**

privilege, **5.6**

## **AFFIDAVITS**

Blind or illiterate deponent, **13.22**

Conflicts between affidavits filed in an application, **13.18**

**AFFIDAVITS—Cont'd**

## Contents

- alterations to be initialed by person administering oath, **13.20**
- formal, **13.19**
- interlocutory motions, **13.18**
- knowledge, **13.18**
- striking out irrelevant etc. contents, **3.68(4)**

Cross-examination, **3.13, 6.7, 6.20**  
 Deponent not understanding language, **13.23**

- Execution, **13.19**
- Exhibits, **13.21**
- Filing and service, **6.3**
- Irregularity of form, **1.5**
- More than one deponent, **13.24**
- Requirements, **13.19**
- Use throughout proceedings, **13.25**
- Withdrawal, **3.68**

**AGREEMENT BETWEEN PARTIES**

- Delay, **4.32, 4.33**
- Service of documents, **11.3**

**AMENDMENT OF JUDGMENT**

- Default, **9.15(3)**

**AMENDMENT OF PLEADINGS**

## Amendment

- by consent, **3.62(1)**
- of irregularity, **1.5**
- Application to disallow amendment, **3.64**
- Costs, **3.66**
- Disallow, **3.64**
- Endorsement to be made upon pleading when amended, **3.63**
- Failure to amend pleading in response to opposite party's amendment, **3.62(5)**
- Grounds to require other side to amend, **3.68(1)(b)**
- Method of physically effecting amendment, **3.63, 13.17**
- Response pleading, **3.62**
- Trial, at, **3.65(4)**
- Without permission, **3.62(1)**
- With permission, **3.65**

**AMENDMENT OF RULES OF COURT**

- Generally, **1.6**

**APPEAL RECORD**

- Contents, **14.18**

**APPEAL RECORD—Cont'd**

- Format of, **14.21, 14.22**
- Judge may vary compliance with rules regarding, **14.73**
- Registrar may refuse to file, **14.92**
- Service, **14.16(2)**

**APPEALS**

- Costs, **14.88**
- Court of Appeal, to adjournment hearing, of, **14.73**
- appeal from judge or jury or judge in chambers, **14.4**
- appeal hearing list, placement on, **14.33**
- Chief Justice to preside at sittings, **14.32(5)**
- consent order or judgment, leave required for appeal from, **14.5**
- costs, **14.88**
- costs only, leave required for appeal of, **14.5**
- cross-appeal, **14.6**
- definitions, **14.1**
- discontinuance of appeal, **14.66**
- dismissal for want of prosecution, **14.62, 14.63**
- documents on court file, production of, **14.28**
- fast track appeals, **14.14, 14.16, 14:21, 14.22, 14.24, 14.34**
- interest on judgment reversed or varied, **14.80**
- intervenor status, **14.37, 14.58**
- judgment
  - consent, **14.76**
  - rendering of, **14.73**
- master in chambers, no direct appeal from, **14.4**
- new evidence, **14.75**
- new issue, **14.75 (annotation)**
- new trial, **14.75**
- notice of appeal
  - amendment of, **14.86**
  - content of, **14.12**
  - filing of, **14.8**
  - service of, **14.81**
- oral argument, dispensing with, **14.51**
- orders incidental to appeals, **14.37**
- place of entry of appeal and filing of documents, **14.18**

## INDEX

### APPEALS—Cont'd

- Court of Appeal, to—Cont'd
  - powers of court, **14.37, 14.40, 14.73, 14.75, 14.86, 14.88**
  - rearguing appeal, **14.38**
  - security for costs, **14.67**
  - stay of execution, **14.48, 14.68**
  - striking matter from general appeal list, **14.64**
  - value under 018625,000, leave to appeal required, where, **14.5(1)(g)**
  - view by court, **14.73**
- Divorce proceedings, **12.59**
- Factums
  - See **FACTUMS**
- Master in chambers
  - Court of Appeal, no direct appeal to, **14.4**
  - Court of Queen's Bench, appeal to, **6.14**
- Motions
  - copies of motion filed and served, **14.40, 14.42**
- Oral argument, transcripts of, **14.32**
- Re-arguing, **14.38**
- Reconsidering previous decisions, **14.46, 14.72**
- Restoring, **14.47, 14.65**
- Standards of review, **14.4 (annotation)**
- Supreme Court of Canada
  - effect of entry of judgment from, **14.79**

### APPLICABILITY OF RULES

- Analogy, **1.7**

### APPLICATIONS

- See **MOTIONS**

### APPOINTMENT

- Litigation representative, **2.15, 2.21**
- Questioning, for, **5.21**

### APPROVAL OF SETTLEMENT

- When some persons interested are not parties, **2.18**

### ASSESSMENT, APPEALS FROM

- Assessment officer, **10.44, 10.45**
- Review officer, **10.26, 10.27**

### ASSESSMENT OF COSTS

- Generally, **10.35 to 10.43**
- Appointment for assessment appointment, filing by, **10.37**

### ASSESSMENT OF COSTS—Cont'd

- Appointment for assessment—Cont'd
    - failure to attend, **10.16, 10.40**
    - service, **10.37**
  - Assessment officer
    - defined, **App. A Definitions**
    - powers, **10.38, 10.41**
  - Costs consented to by party's lawyer shall be assessed as is, **10.36(3)**
  - Costs of review, **10.23**
  - Disbursements, **10.35**
  - Form of bill of costs, **10.35**
  - Lawyer and client costs
    - agreement provided to assessment officer, **10.13, 10.14**
    - appointment for assessment, effect of service upon lawyer, **10.14**
    - assessment officer may demand further detail, **10.17(1)(f)**
    - bills of costs
      - not subject to assessment, when, **10.10**
      - "client"; defined, **App. A Definitions**
    - notice, **10.13, 10.18**
    - order compelling lawyer to deliver client's documents, **10.25**
    - order for payment of costs after assessment, **10.20**
    - re-assessment of assessed bill of costs, none unless ordered, **10.17(2)**
    - statement of services rendered, **10.2(3), 10.17(1)(f)**
  - Reference to court by assessment officer, **10.39**
  - Review officer
    - defined, **App. A Definitions**
    - power, **10.17**
  - Set off of costs, **10.31, 10.41**
- ### ASSESSMENTS
- Generally, **3.37**
- ### BREACH OF TRUST
- Generally, **13.7**
- ### BULLOCK ORDERS
- Generally, **10.29**
- ### CALDERBANK OFFERS
- Generally, **4.24**
- ### CASE MANAGEMENT
- Generally, **4.11 to 4.15**

- CASE MANAGEMENT—Cont'd**  
Appeal from case management order, **14.4**
- CAUSE OF ACTION**  
Generally, **3.65**
- CHANGE OF INTEREST**  
Adding as a party, **4.34**
- CHOICE OF FORUM**  
Generally, **11.25**
- CIVIL ENFORCEMENT REGULATIONS**  
Generally, **Reg276/95 App III**
- CLASS**  
Appointment to represent in relation to estate, trust, or construction of written instrument, **2.16**
- CLASS ACTIONS**  
Common interest, **2.6**
- CLASS PROCEEDINGS ACT**  
Generally, (**Annotation, 2.6**) **App I**  
Admissions, **6.37**  
Case management, **4.12**  
Class, questioning, **2.8**  
Costs, **10.32**  
Disclosure of partners, **2.6**  
National database, **App II**  
Pleadings  
amending, **2.7, 3.62**  
specific requirements, **13.11**  
Procedure, **2.10**
- CLERK OF COURT**  
Absence, **13.40, 13.42**  
Duties, **13.41, 13.44**  
Seal, **13.43**
- CLOSE OF PLEADINGS**  
Generally, **3.67**
- COMMENCEMENT OF PROCEEDINGS**  
Documents starting an action, **3.2**  
Judicial centre in which action commenced, **3.3**  
Originating notice, **3.2**  
Statement of claim, **3.2**
- COMMON QUESTION**  
Generally, **3.72**
- COMPELLING ATTENDANCE OF WITNESS**  
Conduct money, **8.8(5)**  
Failure of witness to attend, **8.9, 8.11**  
Notice to attend  
other party, **8.8**  
witness, **8.8**  
Prisoner, production of, **6.39**
- COMPLEX CASES**  
Generally, **4.5**
- CONCURRENT DOCUMENT**  
Generally, **13.28**
- CONDENSED BOOKS**  
Generally, **14.30**
- CONDITION OF MIND**  
Generally, **13.6(3)**
- CONDITIONS PRECEDENT**  
Pleading, **13.6(2)(b)**
- CONDUCT MONEY (WITNESS ALLOWANCE)**  
Commission evidence taken outside Alberta, **6.22(3)(d)**  
Compelling attendance to give evidence, **6.17, 8.8, 8.9**  
Cross-examination on affidavit, **3.13(3), 6.17**
- CONFIDENTIALITY**  
Generally, **5.33**
- CONSENT**  
Amendment of pleading by, **3.62**
- CONSOLIDATION OF ACTIONS**  
Common question of law or fact, **3.72(2)(a)**  
Proceedings arise out of same transaction, **3.72(2)(b)**  
Trial at same time, **3.72(1)(b)**
- CONTEMPT**  
Civil contempt, **10.51, 10.52, 10.55**  
grounds, **10.52(3)**  
mental disorder, **10.54**  
order compelling person to attend court to show cause, **10.51**  
punishment, **10.53**  
Disobeying court order, **10.52**  
Failure to attend for questioning, **10.52**

## INDEX

### CONTINUATION OF ACTION

Assignment or transfer of interest or liability, **4.34**

Death, **4.34**

### CONTRIBUTION OR INDEMNITY

Co-defendant, **3.43**

### COSTS

Action by lawyer to recover lawyer-client costs, **10.22**

Actions within jurisdiction of Court of Justice, **10.42**

Affidavit of records

failure to file, **5.12**

Amendment of pleadings, **3.66**

Appeal

factums, late filing, **14.90**

leave required for appeal of costs only, **14.5**

Application for production of records in possession of third party, **5.13**

Between parties

See COSTS BETWEEN PARTIES

Contempt proceedings, **10.53 (annotation)**

Discontinuance, **4.36**

Factors to consider, **10.33**

Failure to beat offer of compromise, **4.29**

Litigation representative, payment by, **10.47**

Medical examination, **5.43**

Must be claimed, **13.6**

Non-compliance with the Rules, **10.49**

Objection to notice of intention not to call witness, **8.15(5)**

Omission to prove fact or document, **8.24**

Questioning more than one person of a party, **5.17(2)**

### COSTS BETWEEN PARTIES

Barrister liable for costs, **10.50**

Bullock Orders, **10.29**

Consent orders, **10.31 (annotation)**

Costs, defined, **10.31**

Costs follow event unless otherwise ordered, **10.29**

Determination of amount, **10.29**

Fraud allegations, **10.29**

GST, **10.48**

Interlocutory proceedings, **10.29, 10.30**

Litigation representative, **2.17**

### COSTS BETWEEN PARTIES—Cont'd

Pierringer Agreement Annotation, **3.46**

Public interest litigation, **10.29**

Sanderson Orders, **10.29**

Set-off, **10.31(4)**

Settlement of action, **10.30**

Test case, **10.29**

Thrown away costs (annotation), **10.33**

Unrepresented litigant, **10.31(5)**

### COUNTERCLAIM

Against person not a party, **3.56**

Amendments, **3.62, 3.74, 3.75**

Judgment for balance after counterclaim, **9.10**

Rules apply, **3.60**

Third party proceedings, **3.56, 3.60**

Time for service, **3.57**

Tried separately, may be, **3.71**

### CRIMINAL PROCEDURE RULES

Application of rules, **CPR 2**

Applications

filing

place of, **CPR 5(2)**

supporting documents, **CPR 7**

form, **CPR 5(1)**

hearing, **CPR 6**

failure to appear, **CPR 9**

presence of accused, **CPR 10**

notice, (3), **CPR 5(1)**

service

supporting documents, **CPR 7**

who must be served, **CPR 8**

types of applications

authorization, relating to, **CPR 16, CPR 17**

certiorari, **CPR 11**

challenge for cause, **CPR 15**

Charter remedy, **CPR 14**

detention review, **CPR 13**

habeas corpus, **CPR 11**

judicial interim release, **CPR 12**

mandamus, **CPR 11**

order restricting publication or public access, **CPR 18**

prohibition, **CPR 11**

warrant, relating to, **CPR 16, CPR 17**

Case management and joint hearings, **CPR 28**

**CRIMINAL PROCEDURE RULES****—Cont'd**

- Definitions, **CPR 1**
- Discretionary power of court, **CPR 4**
- Pre-trial conferences
  - additional, **CPR 22**
  - cases requiring, **CPR 19**
  - date of first conference, **CPR 20**
  - discussions at
    - parties' commitments, **CPR 26(1)**
    - power of judge, **CPR 26(2)**
    - sentencing issues, **CPR 27**
  - location, **CPR 21**
  - recording and transcripts, **CPR 25**
  - reports, **CPR 24**
  - submissions, **CPR 23**
- Purpose, **CPR 3**
- Summary conviction appeals
  - definitions, **CPR 29**
  - judicial interim release, **CPR 35**
  - memoranda, **CPR 34**
  - notice of appeal
    - form and filing, **CPR 30(1)**
    - prosecutor, sent to, **CPR 31(3)**
    - service, **CPR 31(2)**
    - time for filing, **CPR 31(1)**
  - notice of date of appeal to summary conviction court, **CPR 32(3)**
  - notice of hearing, **CPR 32(2)**
  - place of appeal, **CPR 30(2)**
  - scheduling of hearing, **CPR 32(1)**
  - transcript, **CPR 33**

**CROSS-EXAMINATION**

- Affidavits, **3.13**

**DAMAGES**

- Assessing
  - to date of assessment for continuing claim, **9.9**

**DEATH**

- Compelling continuation of action, **4.34**
- No abatement of action after evidence heard, **4.35**

**DECEASED PERSON**

- Appoint a representative, **2.16**
- Interested in claim, **2.16**

**DEFAMATION ACTIONS**

- Particulars, **13.7**

**DEFAMATION ACTIONS—Cont'd**

- Plaintiff's reputation, evidence as to, **13.6(4)**

**DEFAULT**

- Claim for recovery of property, **3.38**
- Counterclaims, applies to, **3.60**
- Filing statement of defence or demand of notice but failing to serve, **3.36(3)**
- Judgment, **3.36**
  - action by lawyer to recover solicitor-client costs, only by order, **10.22**
  - against party with litigation representative only with leave, **3.36(2)**
  - application for, **3.37**
  - liquidated demands, **3.39**
  - setting aside, **9.15**
  - some defendants not defending or demanding notice, **3.4**
- Liquidated demands, **3.39**
- Noting in, **3.36**
- Procedure, generally, **3.36 to 3.42**
- Third party
  - failing to defend, **3.53**
  - judgment against third party, **3.53**

**DEFENCES**

- Discontinuance of action not a defence to subsequent action, **4.36(5)**
- Set-off
  - may plead by counterclaim, **3.59**
- Settlement using Court process rules do not apply, **4.30**
- Tender before action
  - payment into court required, **13.9**

**DEFENDANTS**

- Delivery of statement of defence, **3.31**
- Failure to defend or demand notice, **3.37**
- Joinder in one action, **3.69**
- Offer by plaintiff to settle, **4.24**
  - failure to beat offer of compromise, **4.29**
  - without prejudice, made, **4.27**
- Offer of judgment by defendant, **4.24**
  - failure to beat offer of compromise, **4.29**
  - without prejudice, made, **4.27**
- Some defendants not defending
  - continue action against defendants who have defended or demanded notice, **3.40**

## INDEX

### DEFINITIONS

Generally, **Appendix A, 1.10, 14.1**

### DELAY

Generally, **4.31 to 4.33, 15.4**  
Standstill agreements, **4.33**

### DEMAND OF NOTICE

Endorsements  
required, **13.13, 13.19**  
Entitles defendant to notice, **3.34**  
Filing but failing to serve, **3.37(3)**  
Time to serve, **3.34**

### DENIAL

Contract, promise or agreement  
bare denial goes to existence not legal-  
ity, **13.6(3)(e)**  
Costs  
when facts which should have been  
admitted are denied, **10.33**  
Evasive, shall not be, **13.12**

### DISCONTINUANCE

Generally by plaintiff, **4.36**  
Before entry for trial by plaintiff, **4.36**  
Class proceeding, **4.36**  
Consent, by, **4.36**  
Costs, **4.36, 4.37**  
Defendant withdrawing defence, **4.37**

### DISMISSAL OF ACTION

At end of plaintiff's case, **8.20**  
Want of prosecution  
action, **4.31**  
appeal, **14.62, 14.63**

### DISOBEYING COURT ORDER

Generally, **10.52**

### DISPENSING WITH SERVICE

Generally, **11.29**

### DOCUMENTS

Filed, **13.5**

### ELECTRONIC SIGNATURES

Generally, **9.2**

### ENTRY FOR TRIAL

Generally, **8.4 to 8.7**

### EXHIBITS

Generally, **13.26**  
Sealing, **6.28 to 6.36**

### EXPERT REPORTS

Withdrawal, **5.39**

### EXPERTS

Generally, **5.34 to 5.40, 6.40 to 6.43**

### EXTENSION OF TIME FOR SERVICE

Generally, **3.26 to 3.29**

### FACTS

Deemed denial, **13.12**

### FACTUMS

Contents, **14.25**  
Dispensing with, **14.25(4)**  
Failure to comply with rules relating to  
factums, **14.90, 14.92**  
Filing and service, **14.23, 14.24**  
Rejection by registrar, **14.92**

### FAMILY LAW RULES

Generally, **12.1 to 12.71**

### FAX

Generally, **11.21**

### FIATS

Generally, **13.38**

### FILED

When document, **13.15**

### FORECLOSURE

Affidavit of value to be filed, **9.30**  
Application for order confirming sale,  
**9.34**  
Default, noting in before application for  
orders, **3.41**  
General rules of procedure apply, **1.1**  
Judicial sales of land, **9.31 to 9.35**  
Order confirming sale or rejecting tenders  
application for, **9.34**  
assessment officer must check calcula-  
tion, **9.35**  
Service, method of, **11.23, 11.24**  
Service on subsequent encumbrancers,  
**9.36**  
Subsequent encumbrancers, not to be a  
party unless possession claimed from  
them, **3.77**

### FORUM CONVENIENS

Generally, **11.25**

### FRAUD

Generally, **13.6(3), 13.7**

**GENERAL OR OTHER RELIEF**

Need not be claimed, **13.8(2)**

**GROUND**

Third party notice, **3.44**

**HAGUE CONVENTION**

Generally, **App. VI, 11.26**

**INDIVIDUAL**

Assistance in court, **2.23**

Representing self, **2.22**

**INFANTS**

Costs, **2.17, 10.47**

Default judgment

leave of court required, **3.36**

Defending action

litigation representative, **2.11**

**INJUNCTIONS**

Generally, **1.3**

**INSUFFICIENT PARTIES IN ACTION**

Judgment of court shall save rights of non-parties, **3.73**

**INTEREST**

Earned on money in court, **13.54**

**INTERPLEADER**

Generally, **6.54 to 6.65**

**INTERVENORS**

Generally, **2.10; 14.37(2)(e); 14.58**

**ISSUE MAY BE TRIED SEPARATELY**

Generally, **7.1**

**JOINDER OF CAUSES OF ACTION**

Generally, **3.69 to 3.77**

**JUDGMENT**

Admissions, based on, **7.2**

Consent

by party personally with affidavit of execution, **3.35**

by solicitor or counsel, **3.35**

Correction of errors, **9.12**

Counterclaim

for balance after counterclaim, **9.10**

Date, **9.1, 9.6**

Default, **3.36**

against infant only with leave, **3.36**

amendment, **9.15(3)**

application for judgment, **3.37**

**JUDGMENT—Cont'd**

Default, **3.36—Cont'd**

claim for recovery of property, **3.38**

filing statement of defence or demand of notice but failing to serve, **3.36**

liquidated demand, **3.39**

proof of service required, **3.36**

setting aside, **9.15**

Demand of notice filed, when

only granted on motion with notice to defendant, **3.34**

Documents, based on, **7.2**

Emergency, application for judgment in, **6.4**

Entry

after three months with leave, **9.5(2)**

certified copy, **9.7**

further directions after entry, **9.14**

Form

formal content, **9.1(2)**

numbered paragraphs, **9.1(1)**

Granted conditionally

condition not met, **9.18**

Jury, **8.21, 8.23**

Litigation representative

default judgment only with leave of court, **3.36**

dismissal at close of plaintiff's case, **8.20**

inferences court may draw, **8.23(2)**

when resolution of one issue makes resolution of others unnecessary, **7.1(3)**

Preparation, **9.2**

Satisfaction, memorandum of, **9.22**

Setting aside, **9.15**

Settlement of contents, **9.3**

Signing, **9.4**

Summary, **7.2 to 7.4**

Third party proceedings

default, **3.53**

Unsatisfied

motion for new judgment, **9.21**

**JUDICIAL DISTRICTS**

Generally, **App IV**

**JUDICIAL REVIEW**

Generally, **3.15 to 3.24**

Standards of review, **3.15**

## INDEX

### JURY

- Disagreement of jury  
action may be re-tried, **8.21**
- Mode of trial, as, **8.1**
- Omission to prove fact or record, **8.24**
- View, **6.26**

### LAWYER

- Appointing, **2.24, 2.28, 2.32**
- Change of, **2.28**
  - address for service to be included in notice, **2.28**
  - notice of, **2.24, 2.28, 2.32**
- Leaving practice of law or dying, **2.32**
- Proof of service upon, **11.30**
- Service upon lawyer of record, **11.17**
- Withdrawal after trial date set
  - change by client, **2.28**
  - effective date, **2.24, 2.28 to 2.32**
  - not without leave, **2.31**

### LAWYERS' CHARGES

- Action to recover
  - costs of action only by order, **10.22**
  - default judgment only by order, **10.22**
- Charging order against property, **10.4**
- Client abandoning action, **10.24**
- Contingency fee agreements
  - agreement must be in writing, **10.7**
  - change of lawyer permitted notwithstanding, **10.6(2)**
  - confidentiality, **10.15**
  - contents of agreement, **10.7, 10.9, 15.5**
  - death of solicitor, **10.24(1)(a)**
  - failure to comply with, **10.7, 10.8**
  - permitted, **10.5**
  - provisions which are void, **10.6**
  - review of agreement by court, **10.9 to 10.25**
  - settlement or discontinuance, **10.24**
- Discharge of lawyer, **10.24**
- Factors to be considered, **10.2**
- Funds held in lawyer's trust account, charges against, **10.3**
- Future fees, **10.2(2)**
- Lawyer acting in representative capacity, **10.3**
- Lawyer incapable of acting any longer, **10.24**
- Review, **10.9**

### LIQUIDATED DEMAND

- Judgment in default, **3.39**

### LITIGANTS' ACCOUNT

- Generally, **13.51**

### LOST DOCUMENTS

- Generally, **13.27**

### MALICE

- Generally, **13.6(3)**

### MASTER IN CHAMBERS

- Appeals from, **6.14**
- Applications before, **6.9(2)**
- Defined, **App. A, Definitions**

### MATRIMONIAL CAUSES

- General rules apply, **12.3**
- Parties, **12.5**

### MEDICAL EXAMINATION

- Generally, **5.41 to 5.44**

### MENTAL DISORDER

- Civil contempt, **10.54**

### MISJOINDER

- Causes of action, **3.71**
- Parties, **3.73 to 3.75**

### MISREPRESENTATION

- Generally, **13.7**

### MONEY IN COURT

- Investment of money, **13.54**
- Payment out, **13.53**
- Possession of property by debtor by payment of money into court, **6.25(1)(d)**
- Replevin, **6.50, 6.51**
- Stop order regarding payment out, **6.27**

### MONEY RECEIVED AS TENDER ON JUDICIAL SALE

- Generally, **13.50**

### MOOTNESS

- Generally, **annotation R. 14.5**

### MOTIONS

- Applications
  - consideration of, **6.9(1)**
  - content of notice of application, **6.3**
  - disposed of by judge or master, **6.9(2)**
  - ex parte order, **6.4**
  - judge cannot act or inconvenient to act, **13.1**

**MOTIONS—Cont'd**

## Applications—Cont'd

- length of notice required, **6.3(3)**
- service upon parties affected, **6.3(3)**
- varying orders, generally, **9.13, 9.15, 9.16**
- varying or rescinding order if party has failed to attend through mistake, etc., **9.13, 9.15, 9.16**

Electronic application, **6.10**Evidence, **6.11****NEW EVIDENCE AT APPEAL**Generally, **14.75****NON-COMPLIANCE WITH RULES**Generally, **1.5****NON-SUIT**Generally, **8.20****NOTICE OF INTENTION NOT TO CALL WITNESS**Generally, **8.15****NOTICES TO PROFESSION**Generally, **App II****NOTICE TO ATTEND**Generally, **8.8****NOTICE TO CO-DEFENDANT**Generally, **3.43****NOTICE TO OBTAIN NAMES OF PARTNERS**Generally, **2.4****OFFER TO SETTLE**Generally, **4.24**Acceptance, **4.25**Court not to know of offer, **4.28**Discretionary, failure to comply with, **1.4 (annotation)**Failure to beat offer of compromise, **4.29**Judgment upon acceptance, **4.25**Withdrawal if not accepted, **4.24**Without prejudice, made, **4.27****ORDERS**Consent, **3.35**Correction of errors, **9.12**Date, **9.1, 9.6**Disobeying, **10.52****ORDERS—Cont'd**Enforcement, **9.17**non-party, against, **9.19**Entry, **9.5**certified copy, **9.7**further directions after entry, **9.14**Ex parte order, **6.4**

## Form

formal content, **9.1**numbered paragraphs, **9.1(1)**Granted conditionally, **9.18**Issues to be tried, **7.1**

## Nullity

cannot be, **9.6**Sale of property transferred to delay or defraud creditors, **9.24**Settlement of contents, **9.3**Signing, **9.4**approval by opposing party, **9.4**Varying or rescinding, **9.15****ORIGINATING APPLICATION**Commencement of action, **3.2**application for judicial review, **3.15 to 3.24**reciprocal enforcement of judgment, **9.50**reciprocal enforcement of United Kingdom judgment, **9.40 to 9.49**Content, **3.8**Directions by court, **3.10, 3.12, 3.14**Form, **3.8**Oral evidence, **3.10, 3.12, 3.14**Service, **3.9, 3.15****PARTICULARS**Further particulars, **3.61**Required if pleading misrepresentation, etc., **13.7****PARTIES**Adding, **3.73 to 3.76**Common interest, **2.6**Listing more than four, **13.13(4)**Misjoinder, **3.73 to 3.75**Striking, **3.74, 3.75**Substituting, **3.75**Third parties, **3.46**Trustees, **2.1**Want of, **3.73**

## INDEX

### **PARTNERSHIP**

- Action by or against, **2.2**
- Execution against, **2.3, 9.23**
- Notice to obtain names and residences of partners, **2.4**
- Person denying being a partner, **2.3**

### **PAYMENT OUT OF COURT**

- Generally, **13.53**
- Interest earned, **13.54**

### **PERSONS INTERESTED BUT NOT PARTIES**

- Generally, **3.73**
- Approval of settlement, **2.18**

### **PIERRINGER AGREEMENT, ANNOTATION**

- Generally, **3.46**

### **PLEADINGS**

- See also App. A DEFINITIONS, pleadings
- Amendments
  - See AMENDMENT OF PLEADINGS
- Close of, **3.67**
- Conditions precedent, **13.6(2)(b)**
- Contents
  - damages, amount must be stated, **13.6(2)(c)**
  - material facts, **13.6**
  - misrepresentation, fraud, breach of trust, wilful default, undue influence, **13.6, 13.7**
- Costs, **13.6, 13.8(2)**
- Denial, **13.6, 13.12**
  - costs when facts improperly denied, **10.33(2)(b)**
- Fraud, **13.6, 13.7**
- General or other relief need not be claimed, **13.8(2)**
- Numbered paragraphs, **13.6(1)(b)**
- Particulars, **3.61**
- Pleading
  - claims or defences in the alternative, **13.8(1)(a)**
  - point of law, **13.8(1)(b)**
- Silence
  - not an admission (generally), **13.12(1)**
- Striking, **3.68**

### **POINT OF LAW**

- Generally, **13.8**

### **POINT OF LAW—Cont'd**

- Issue may be tried separately, **7.1**
- Setting question of law by consent, **7.1**

### **PRACTICE DIRECTIONS**

- Generally, **App II**

### **PRACTICE NOTES**

- Generally, **App II**

### **PRESERVATION AND INSPECTION OF PROPERTY**

- Generally, **6.25 to 6.27**

### **PRESERVING EVIDENCE**

- Generally, **6.21**

### **PRE-TRIAL CONFERENCE**

- Generally, **4.10**

### **PRIVILEGE**

- Records, **5.6**

### **PROCEEDING**

- Generally, **12.8 to 12.12**

### **PROCEEDINGS**

- Commencement, **3.2**
- Judicial centre in which carried on, **3.6**

### **PRODUCTION OF RECORDS**

- Generally, **5.5 to 5.16**
- Records in possession of third party, **5.13**

### **PROOF**

- Service upon lawyer, **11.30(1)(b), 11.30(2)(b)**

### **PROSECUTION OF ACTION**

- Timing, **Reg124/2010 4.5, 4.4, 4.32, 4.33**

### **PUBLIC INTEREST STANDING, ANNOTATION**

- Generally, **2.10**

### **QUESTIONING**

- Acknowledgment of corporate witness's evidence, **5.29**
- Affidavit, **6.7**
- Allowance, **6.17**
- Appointment for questioning, **5.21**
- Before hearing, **6.8**
- Continuing duty to disclose, **5.27**
- Costs, **5.17(2); 5.18(5)**
- Exhibits, **5.26(3)**
- Limiting or cancelling questioning, court may, **5.19**

**QUESTIONING—Cont'd**

- Objections, **5.25**
  - Court, application to, **5.25(4)**
- Oral or written, **5.22; 5.24; 5.28**
- Prepare, witness's obligation to, **5.23**
- Questioning by party for whom person is a witness, **5.25(5)**
  - re-questioning by adverse party, **5.25(6)**
- Rule applies whether person to be questioned is within or outside Canada, **5.17(3)**
- Transcript of oral questioning, **5.26**
  - confidentiality, **5.33**
  - court, when it may be placed before, **5.32**
  - obligation of questioning party to arrange, **5.26(2)**
  - use of, **5.31**
- Undertaking regarding confidentiality, implied, **5.33 (annotation)**
- Undertakings when witness does not have answer, **5.30**
- When questioning may occur, **5.20**
- Who may be questioned, **5.17(1)**
  - adverse in interest, parties which are, **5.17(1)(a)**
  - employees or former employees, **5.17(1)(d)**
  - limitations, **5.18**
  - experts, **5.18(3)**
  - litigation representation, **5.17(1)(c)**
  - parties to a negotiable instrument, **5.17(1)(g)**
  - partners or former partners of an partnership adverse interest, **5.17(1)(f)**
  - relevant and material records and information, **5.17(1); 5.25**
  - written questions, **5.28**

**QUESTIONING IN AID OF ENFORCEMENT**

Generally, **9.29**

**REAL ESTATE**

Mode of sale, **9.38, 9.39**

**RECEIVER**

Generally, **6.47**

**RECIPROCAL ENFORCEMENT OF JUDGMENTS ACT**

Application, **9.50**

**RECIPROCAL ENFORCEMENT OF JUDGMENTS ACT—Cont'd**

- Notice of registration, content, **9.51**
- Setting aside registration, **9.51(c)**

**RECIPROCAL ENFORCEMENT OF UNITED KINGDOM JUDGMENTS**

- Appeal
  - order arising from application to set aside ex parte order, **9.46(4)**
  - order made on notice, **9.48**
  - order refusing ex parte relief, **9.47**
- Application
  - affidavit in support, **9.43**
  - ex parte, **9.44**
  - heading of pleadings, **9.42(3)**
  - originating notice, **9.42**
  - service, if application is not ex parte, **9.44(2)**
- Definitions, **9.40**
- Factors to be considered by court, **9.49**
- Order, **9.45**
- Scope of Pt. 9, Division 7, **9.41**
- Setting aside ex parte order, **9.46**

**RECORD**

- Amendments
  - manner of physically effecting, **13.17**
  - trial, at, **3.65(4)**

**RECORDED MAIL**

- Defined, **App. A, Definitions**
- Service, **11.5, 11.22**
  - address for service, upon, **11.15**
  - deemed date of service, **11.22**

**REFEREES, OFFICIAL**

- Generally, **6.44, 6.46**
- List of designated persons, **6.44**

**REPLEVIN**

- Application where action for recovery of personal property, **6.48**
  - procedure, **6.49**
- Bond, **6.50**
- Civil enforcement agency, **6.50, 6.51**
- Order
  - application to vary, discharge or modify order, **6.52**
  - content, **6.50**
  - ex parte, **6.49**
  - granted by court, **6.49**

## INDEX

### **REPLEVIN—Cont'd**

Property, detention by civil enforcement agency, **6.51**

Respondent's application for relief, **6.52**

### **REPLY**

Amended reply, **3.62**

### **REPRESENTATION (SELF)**

Generally, **2.22, 2.23**

### **RESTRICTED COURT ACCESS ORDER**

Generally, **6.28 to 6.36**

### **SEALING ORDER**

See **RESTRICTED COURT ACCESS ORDER**

### **SECURITY FOR COSTS**

Generally, **4.22**

Appeals, **14.67**

Matrimonial actions, **13.36**

Order

contents of, **4.23**

variation of security ordered, **4.23(4)**

Payment out of security, **4.23(3)**

Security by bond, **4.23(2)**

### **SERVICE OF DOCUMENTS**

Generally, **11.1 to 11.32**

Agreement between parties, **11.3, 11.20**

Business representative, on, **11.19**

Commencing document, **11.3, 11.19**

Contribution or indemnity claim, **3.43**

Corporation, **11.9**

Dispensing with service, **11.29**

Electronic, **11.21**

Evaded, **11.27**

Lawyer, upon, **11.16, 11.17**

Litigation representative, **11.7**

Missing person, **11.8**

Outside Alberta, **11.25 to 11.26**

Personal

corporation, **11.9**

documents commencing action, **11.4**

individual, **11.5**

Proof required

default judgment, **3.36**

Recorded mail, **11.22**

Setting aside service, **3.30, 11.31**

Substitutional service, **11.28**

Third party notice, **3.45**

### **SERVICE OF DOCUMENTS—Cont'd**

Validating, **11.27**

### **SERVICE OF FOREIGN PROCESS**

Generally, **11.32**

### **SERVICE OUTSIDE ALBERTA**

Generally, **11.25 to 11.26**

Third party notice, **3.49(3)**

### **SETTING ASIDE**

Ex parte order or judgment, **9.15**

Judgment

default, **9.15**

Service, **11.31**

Third party proceedings

third party notice, **3.47(a)**

Verdict or judgment

when party does not appear at trial,  
**9.15(1)(b)**

### **SILENCE**

Costs

when facts not admitted but should  
have been, **10.33(2)(b)**

Not an admission, **13.12**

necessity to plead performance, release,  
payment, limitation, fraud, illegality,  
etc., **13.6, 13.7**

### **SIMILAR FACT EVIDENCE**

Generally, **5.6**

### **SLIP RULE**

Generally, **9.12**

### **SOLE PROPRIETORS**

Actions by or against, **2.5**

### **STANDARD CASES**

Generally, **4.4**

### **STATEMENT OF CLAIM**

Commencement of action, **3.2**

Content, required, **3.25, 13.13**

Divorce, **12.7, 12.9**

Serve copy with third party notice, **3.45**

### **STATEMENT OF DEFENCE**

Amended, **3.62**

Divorce actions, **12.11**

Endorsements, required, **13.13**

Filing but failing to serve, **3.36(3)**

New statement of defence after amended  
statement of claim, **3.62**

**STATEMENT OF DEFENCE—Cont'd**

Struck out, **3.36**  
Time to serve, **3.31**

**STATUTE OF FRAUDS**

Generally, **13.6**

**STATUTE OF LIMITATIONS**

Generally, **13.6**

**STAY OF ACTION**

Execution  
appeals, **14.48, 14.68**  
Originating documents falsely identifying  
solicitor who commenced action,  
**2.26(2)**  
Replevin, **6.52**

**STAY OF EXECUTION**

Generally, **1.4, 14.68**

**STRIKING OUT PLEADINGS**

Generally, **3.68**

**SUBSTITUTING PARTY**

Generally, **3.74**

**SUBSTITUTIONAL SERVICE**

Generally, **11.28**

**SUMMARY JUDGMENT**

Generally, **7.2 to 7.4**

**SURROGATE RULES**

Generally, **App. V**  
Accounting, **SR 97**  
financial statements, contents of, **SR 98**  
ownership of property by estate,  
confirmation of, **SR 99**  
passing accounts, **SR 107 to 117**  
passing accounts, dispensing with, **SR**  
**103 to 106**  
Affidavit  
may predate filing, **SR 7**  
Ancillary grants, **SR 36**  
Application of rules, **SR 137**  
Applications  
additional information requested by  
court, **SR 8**  
clerk, duties of, **SR 45**  
contentious matters, **SR 55**  
contested claims, **SR 96**  
directions, for, **SR 80, 82, 85**  
formal proof of will, **SR 75**  
notice of, **SR 26**

**SURROGATE RULES—Cont'd**

Applications—Cont'd  
service, **SR 26(3), (3.1), (3.2), 26(4) to**  
**26(6)**  
testamentary document, production of,  
**SR 68**  
various Acts, under, **SR 70.1 to 70.9**  
wills and codicils, attachment to, **SR 15**  
Beneficiary  
unknown, **SR 27**  
Bonds, **SR 28, 30**  
dispensation from, **SR 29, 53**  
powers of court, **SR 31**  
releases do not cancel, **SR 102**  
trusteeship, **SR 52**  
Caveat, **SR 71**  
frivolous or vexatious, **SR 74**  
notice of objection, **SR 73**  
warning to caveator, **SR 72**  
Claimants  
notice by, **SR 39**  
notice to, **SR 38**  
verification of claim, **SR 40**  
Claims  
contested, **SR 42, 95, 96**  
not yet payable, **SR 43**  
Clerk  
duties, **SR 44 to 49**  
Codicils  
attach to application, **SR 15**  
Compensation  
personal representatives and lawyers,  
**SR Sched. 1**  
application respecting, **SR 55, 58**  
Contentious matters  
chambers, proceedings to be conducted  
in, **SR 63**  
convict, service in respect of, **SR 59(2)**  
costs, **SR 64**  
documents to be served, **SR 59(1)**  
missing person, service in respect of,  
**SR 59(2)**  
notice to be given, **SR 61**  
order to accept or refuse probate, **SR 67**  
parties, **SR 56**  
procedure at hearing of application, **SR**  
**64**  
representation, **SR 62**  
security for costs, **SR 69**  
service of documents, **SR 59(2), 60**

INDEX

**SURROGATE RULES—Cont'd**

- Contentious matters—Cont'd
  - standing, **SR 65**
  - testamentary documents, application for production of, **SR 68**
  - time for completion, **SR 70**
  - trial of an issue, **SR 66**
- Court fees, **SR Sched. 2**
- Court of Queen's Bench
  - reference to, **SR 3**
- Death, proof of, **SR 94**
- Definitions, **SR 1**
- Directions
  - application for, **SR 4, 80, 82, 85**
- Documents, provision of copies by clerk, **SR 48**
- Double probate, **SR 34**
- Fees, **SR 44**
- Formal proof of will
  - appeal, **SR 92**
  - application, **SR 23, 75**
  - court, duties of, **SR 86**
  - directions, application for, **SR 80, 82, 85**
  - documents to commence application, **SR 77**
  - evidence at hearing, **SR 84**
  - hearing in chambers, when, **SR 83**
  - interested persons, **SR 78 to 80**
  - order final, **SR 91**
  - order of proceedings, **SR 87**
  - order requiring, **SR 81**
  - other proceedings, combined with, **SR 88**
  - powers of the court, **SR 90**
  - revocation of informal grant, **SR 93**
  - trial, **SR 85**
  - witness fees, **SR 89**
- Forms, **SR 9, 13, 16(6)**
  - accountant's appointment, **SR 115(4), 130(4)**
  - caveat, **SR 71(1), 73(1)**
  - clerk's certificate, **SR 49**
  - death, permission to swear as to, **SR 94(2)**
  - dependent adults, passing accounts, **SR 121, 122, 124, 126, 130(4), 133**
  - dispensation from bond, **SR 29**
  - double probate, **SR 34**
  - nomination of personal representative, **SR 33**

**SURROGATE RULES—Cont'd**

- Forms, **SR 9, 13, 16(6)**—Cont'd
  - notice of contestation, **SR 95**
  - notice of objection, **SR 73, 114**
  - notice to claimants, **SR 38(1)**
  - passing accounts, **SR 107 to 109, 114**
  - releases, **SR 100(1)**
  - renunciation, **SR 32**
  - report by accountant, **SR 117, 132**
  - service, proof of contentious matters, **SR 60(2)**
  - trusteeship, **SR 50, 51**
  - unknown beneficiary, **SR 27**
  - verification of claims, **SR 40(2)**
  - warning to caveator, **SR 72**
- Gifts
  - void, **SR 14**
- Grants, **SR 10**
  - ancillary, **SR 36**
  - caveat, **SR 71**
  - clerk, duties of, **SR 46, 47**
  - clerk's certificate, **SR 49**
  - double probate, **SR 34**
  - limited grant, **SR 12**
  - preferences, **SR 11**
  - resealing, **SR 35**
- Interested persons, **SR 57**
- Minor testator, **SR 21**
- Nomination of personal representative, **SR 33**
- Notices, **SR 5**
  - claimants, by, **SR 39**
  - claimants, to, **SR 38**
  - objection by caveator, **SR 73**
- Passing accounts
  - court's powers on application for passing of accounts, **SR 113**
  - dependent adults, **SR 121 to 136**
  - dispensing with, **SR 103 to 106**
  - examination of accounts by accountant, **SR 115, 116**
  - final passing of accounts, **SR 113(4)**
  - forms to be filed and served, **SR 107**
  - interested person seeking order requiring passing of accounts, **SR 108**
  - notice of objection by interested person, **SR 114**
  - reply to application for passing of accounts, **SR 109, 111, 112**
  - report by accountant, **SR 117**

**SURROGATE RULES—Cont'd**

- Passing accounts—Cont'd
  - withdrawal of application for passing of accounts, **SR 110**
- Personal representatives' duties, **SR Sched. 1**
- Preferences, **SR 11**
- Releases, **SR 100 to 102**
- Renunciation, **SR 32**
- Re-sealed administration, **SR 35**
- Re-sealed probate, **SR 35**
- Rules of court
  - application of, **SR 2**
- Testamentary document, production of, **SR 68**
- Trusteeship
  - application, **SR 50**
  - bond, **SR 52, 53**
  - notice of application, **SR 51**
  - rules, application of, **SR 54, SR 54.1**
- Unadministered property, **SR 37**
- Valuation of security, **SR 41**
- Venue, **SR 6**
- Verification of claims, **SR 40**
- Void gift, **SR 14**
- Wills
  - alterations, **SR 25**
  - attach to application, **SR 15**
  - foreign language, **SR 18**
  - formal proof, **SR 23, 75, 81**
  - holograph, **SR 16(4)**
  - lost or destroyed, **SR 24, 76**
  - other documents, **SR 22**
  - proving signing of, **SR 17**
  - undated, **SR 20**
- Witnesses
  - deceased, **SR 19**
  - proof of signing formalities, **SR 16**

**TENDER BEFORE ACTION**

- Payment into court required, **13.9**

**THIRD PARTY PROCEEDINGS**

- Admissions, deemed
  - by third party when not denying defendant's liability to plaintiff, **3.52(1)**
  - by third party when not denying liability to defendant, **3.52(2)**
- Counterclaim, **3.49, 3.60**

**THIRD PARTY PROCEEDINGS****—Cont'd**

- Default
  - third party failing to file defence, **3.53**
- Grounds, **3.45**
- Judgment
  - against third party if third party fails to defend, **3.53**
  - leave to execute, **3.53(2)**
- Reply by plaintiff, **3.54**
- Service of third party claim, **3.45**
- Setting aside
  - by plaintiff after service of third party notice, **3.48**
  - by third party, **3.47**
- Statement of claim
  - serve with third party notice, **3.45(d)**
- Statement of defence to third party claim, **3.49**
  - generally, **3.49, 3.52**
  - party, makes third party a, **3.46**
  - reply by plaintiff, **3.48**
  - time to serve, **3.49**
- Tried as part of action, **3.46(3)**

**TIME**

- Abridge or enlarge, court may, **13.5**
- Admissions
  - deemed if notice not responded to, **6.37**
  - opinion, admission of, **6.37**
- Admissions regarding documents
  - time to object, **5.15(4)**
- Affidavit of records
  - inspection of records, **5.6, 5.14**
  - objections to deemed admissions, **5.15**
  - serving, **5.5**
- Affidavits, filing and serving, **3.11, 6.6**
- Amended pleading, **3.62**
- Amendment of pleading with leave, **3.65**
- Appeals
  - cross-appeal, **14.11**
  - dismissal for want of prosecution, **14.62, 14.63**
  - extending time, **14.37**
  - factums, filing and serving, **14.23, 14.24**
  - notice of appeal to Court of Appeal, **14.8**
  - service of notice of appeal, **14.81**

## INDEX

### TIME—Cont'd

- Application
  - for order confirming sale or rejecting tender, **9.34**
  - to disallow amendment, **3.64**
  - to set aside a decision under judicial review rules, **3.15(2)**
- Applications, length of notice required, **6.3**
- Appointment for questioning, service of, **5.21, 6.16**
- Appointment for questioning in aid of enforcement, **9.29**
- Calculation, **13.2 to 13.5**
- Compelling attendance of other party to give evidence, **8.8**
- Contingent fee agreement
  - review of, **10.10, 10.13**
- Contribution or indemnity from co-defendant, **3.43**
- Costs
  - bills of costs, assessment of, **10.10**
- Cross-examination of court appointed expert, **6.42**
- Delivery of pleading
  - amended pleading, **3.62, 3.65**
  - divorce pleadings, **12.12, 12.55**
- Demand of notice, **3.34**
- Enlarging by consent, **13.5**
- Entry of judgment or order after three months, **9.5**
- Evidence
  - notice to use evidence from another action, **6.11, 8.17**
- Experts
  - reports, service of, **5.35**
- Inquiries
  - application to accept or vary report of referee, **6.46**
- Interpleader
  - notice to civil enforcement agency regarding disputed claims, **6.63**
- Month, **13.14**
- New judgment, motion for if original judgment unsatisfied, **9.21**
- Notice
  - lawyer withdrawing, **2.29**
  - of intention not to call witness, **8.15**
  - of termination of contingency agreement by client, **10.7(5)**
  - to admit, reply to, **6.37(3)**

### TIME—Cont'd

- Offer to settle, **4.24**
- Originating notice
  - service, **3.9**
- Pleadings, close of, **3.67**
- Replevin, **6.50 to 6.53**
- Service of appointment for assessment of costs, **10.37**
- Service of contingency fee agreement, **10.7(4)**
- Setting aside verdict or judgment
  - when party does not appear at trial, **9.15**
- Statement of claim
  - service, **3.26, 3.27, 3.29**
- Statement of defence, **3.31, 12.12**
- Step in an action, **4.33**
- Summary trial, **7.5, 7.6**
- Third party notice
  - defence, **3.49**
  - filing and serving, **3.45**
  - reply by plaintiff, **3.54**

### TIMING OF ACTION

- Agreement, **4.32, 4.33**
- General, **4.1 to 4.15**

### TRANSFER OF ACTIONS

- Generally, **3.5**

### TRANSLATING DOCUMENTS

- Generally, **5.7**

### TRIAL

- Address to court, **8.10**
- Adjournment, **1.4, 8.6**
- At same time, **3.72**
- Consolidation of actions, **3.72**
- Contribution or indemnity from co-defendant, **3.43**
- Entry for, **8.4, 8.5**
- Evidence
  - affidavit, **3.14, 6.11**
  - court documents, **13.29**
  - oral, **8.17**
  - outside Alberta, **6.21 to 6.23**
  - use in subsequent proceedings, **6.11, 8.17(3), 8.19**
- Fact, question of, **7.1(1)(d)**
- Judgment
  - setting aside when party did not appear, **9.15**

**TRIAL—Cont'd**

- Jury
  - disagreement of, **8.21**
  - view by, **6.26**
- Mode of
  - jury, **8.1 to 8.3**
  - referees, **6.45**
- Motion for dismissal at close of plaintiff's case, **8.20**
- Omission to prove fact or document, **8.24**
- Place of trial, **3.6**
- Setting aside when party did not appear at trial, **9.15**
- Streamlined trial, **8.25 to 8.31, 12.49**
- Summary, **7.5 to 7.11**
- Third party proceedings, **3.46**
- View, **6.26**

**UNDERTAKING, IMPLIED**

- Generally, **5.33 annotation**

**UNDUE INFLUENCE**

- Generally, **13.7**

**UNITING CAUSES OF ACTION**

- Generally, **3.69**
- Same transaction, **3.70**

**VERDICT**

- Setting aside
  - when party did not appear at trial, **9.15**

**VEXATIOUS LITIGANTS**

- Generally, **3.2**

**VIEW**

- Court of Appeal, by, **14.73**
- Judge, by, **6.26**
- Jury, by, **6.26**

**WILFUL DEFAULT**

- Generally, **13.6, 13.7**

**WITNESS**

- Calling of
  - failure to call, **8.15**
  - notice to attend, **8.8**