

Index

ABANDONMENT

See DISCONTINUANCE AND WITHDRAWAL

ABRIDGEMENT OF TIME

See TIME AND DATES

ABUSIVENESS

Modification or waiver of rules, § 2:3 [2.04]

Striking documents, § 2:27 [25.11]

ACCOUNTING

Action against personal representative or co-tenant, § 1:101

ACCOUNTS

See PASSING OF ACCOUNTS; TAKING OF ACCOUNTS

ADDING PARTIES

See also JOINDER OF CLAIMS AND PARTIES

Amendment of pleadings, § 2:28 [26.02]

Counterclaim, § 2:29 [27.07]

Crossclaim, § 2:30 [28.03]

Estate or trust proceedings, § 2:10 [9.01]

Interpleader, § 2:46 [43.03]

Intervention

added party, § 2:14 [13.01]

friend of the court, § 2:14 [13.02]

Joinder of parties, § 2:6 [5.02]

Mortgage action, encumbrancers, § 2:66 [64.03]

Order adding, § 2:6 [5.03], § 2:14 [13.01]

References, § 2:58 [55.02]

Surrogate proceedings, § 2:77 [75.03]

ADJOURNMENTS

Compensation for prejudice
admissibility of evidence, § 2:56 [53.09]

amendment of application, § 2:41 [38.05.1]

amendment of pleadings, § 2:28 [26.01]

expropriation proceedings, § 2:79 [77.11]

ADJOURNMENTS—Cont'd

Compensation for prejudice—Cont'd
joinder, § 2:6 [5.04]

Contested motions and applications,
§ 2:40 [37.08], § 2:41 [38.07]

Evidence

cross-examination on affidavit, § 2:42 [39.02]

need to file better evidence in summary
judgment conference, § 2:21 [20.03]

Family proceedings, see FAMILY PROCEEDINGS

Matter should be heard by a judge
garnishment, § 2:63 [60.08]

interpleader, § 2:46 [43.04]

Service insufficient, § 2:40 [37.06],
§ 2:41 [38.05]

Trial, § 2:52 [50.07], § 2:55 [52.01],
[52.02], § 2:56 [53.07]

ADMINISTRATORS

See EXECUTORS

ADMISSIONS

Document, § 2:54 [51.02]

Examination for discovery, § 2:54 [51.06]

Expropriation, § 2:79 [77.08, 77.12]

Motion for order based on, § 2:54 [51.06]

Pleadings, § 2:54 [51.06]

Pre-trial conference, § 2:52 [50.01]

Pre-trial orders and directions, § 2:52 [50.05]

Refusal to admit, costs, § 2:54 [51.04]

Reply, § 2:27 [25.09]

Request to admit

documents, § 2:54 [51.02]

effect, § 2:54 [51.03]

facts, § 2:54 [51.02]

service, § 2:54 [51.02]

Statement of defence, § 2:27 [25.07]

Withdrawal, § 2:54 [51.05]

ADOPTION ACT

Generally, § 1:74, § 2:72 [70.24(4)]

ADVERSE PARTIES

- Calling as a witness, § 2:56 [53.07]
- Evidence, § 2:42 [39.02]
- Examination for discovery
 - duty to correct answers, § 2:34 [31.09]
 - qualifying answers, § 2:34 [31.11]
 - rebuttal, § 2:34 [31.11]
 - use of discovery at trial, § 2:34 [31.11]
- Motion for physical and mental examination of parties, § 2:36 [33.01]
- Transcripts, distribution of, § 2:37 [34.16]

AFFIDAVITS, CROSS-EXAMINATION ON

- Adverse witnesses, § 2:42 [39.03]
- Diligence required, § 2:42 [39.02]
- Documents, affidavit of, § 2:32 [30.06]
- Examining parties' duties, § 2:42 [39.02]
- Pre-trial management orders, § 2:52 [50.05]
- Procedure on oral examination
 - compelling attendance, § 2:37 [34.04]
 - production of documents, § 2:37 [34.10]
 - re-examination, § 2:37 [34.12], § 2:42 [39.03]
 - transcript, § 2:37 [34.16]
- Procedure on reference, vouchers, § 2:58 [55.04]
- Scheduling agreement, § 2:40 [37.08], § 2:41 [38.07]
- Subsequent affidavits, § 2:42 [39.02]
- Undertakings, § 2:42 [39.03]
- When to be conducted, § 2:42 [39.02]

AFFIDAVITS, FORM AND CONTENT

- Generally, § 2:42 [39.01]
- Alterations, § 2:5 [4.07]
- Contents, § 2:5 [4.07], § 2:42 [39.01]
- Deponents
 - corporation, partnership etc., § 2:5 [4.07]
 - illiterate, § 2:5 [4.07]
 - interpretation, § 2:5 [4.07]
 - two or more deponents, § 2:5 [4.07]
- Exhibits, see EXHIBITS
- Expungement or striking out
 - grounds, § 2:27 [25.11]
 - same judge or master must hear both expungement and substantive motion, § 2:27 [25.11]

AFFIDAVITS, FORM AND CONTENT

- Cont'd
- Expungement or striking out—Cont'd timing, § 2:27 [25.11]
- Format, § 2:5 [4.07]
- Intended proceedings, § 2:42 [39.01]

AGREED FACTS

- Expropriation, § 2:79 [77.08, 77.12]
- Pre-trial orders and directions, § 2:52 [50.05]
- Special case, § 2:24 [22.02]

AMENDMENT OF PLEADINGS

- Amending defence to add counterclaim, § 2:29 [27.07]
- Amendment at trial, § 2:28 [26.07]
- General power of court, § 2:28 [26.01]
- How made, § 2:28 [26.04]
- Pre-trial orders and directions, § 2:52 [50.05]
- References, § 2:58 [55.02]
- Responding to an amended pleading, § 2:28 [26.06]
- Service of amended pleading, § 2:28 [26.05]
- Subsequent facts, § 2:15 [14.01], § 2:28 [26.03]
- When amendments may be made, § 2:28 [26.01]

AMICUS CURIAE

- See INTERVENTION

ANTON PILLAR ORDERS

- Generally, § 2:48 [45]

APPEALS TO A JUDGE

- See also STAY PENDING APPEAL
- abandoning appeal, § 2:64 [62.02]
- Assessment by an assessment officer, § 2:61 [58.09]
- Brief, § 2:64 [62.01]
- Commencement, § 2:64 [62.01]
- Commencing an appeal, § 2:64 [62.01]
- Default judgment, Hague Convention, § 2:71 [69.01]
- Evidence, adducing, § 2:64 [62.01]
- Expropriation, § 2:79 [77.14]
- Family proceedings, see FAMILY PROCEEDINGS
- Place of hearing, § 2:64 [62.01]
- Relief sought, § 2:64 [62.01]

INDEX

APPEALS TO A JUDGE—Cont'd

Small claims, from officer's decision,
§ 2:78 [76.14]

Who may appeal, § 2:64 [62.01]

APPLICATIONS, EVIDENCE ON

See EVIDENCE ON MOTIONS AND
APPLICATIONS

APPLICATIONS, JURISDICTION AND PROCEDURE

See also EVIDENCE ON MOTIONS
AND APPLICATIONS

Abandonment of motions, § 2:41 [38.11]

Alternative means of communication,
§ 2:41 [38.08]

Application briefs, § 2:41 [38.07]

Appropriate proceedings, § 2:15 [14.05],
§ 2:41 [38.01]

Contested hearings, § 2:41 [38.07]

Dismissal for delay, § 2:41 [38.11]

Disposition, § 2:41 [38.09]

Place of hearing, § 2:41 [38.04]

Rescinding or varying orders, § 2:41
[38.10]

Service

generally, § 2:41 [38.05]

insufficient service, § 2:41 [38.05]

order made without notice, § 2:41
[38.05], § 2:42 [39.01]

time for service, § 2:41 [38.05]

Transfer of application, § 2:41 [38.06]

Without notice, § 2:41 [38.10]

APPOINTMENT OF COMMITTEES PASSING OF ACCOUNTS

See also PARTIES UNDER DISABIL-
ITY

Bond requirement, § 2:74 [72.02]

Compensation, § 2:74 [72.04, 72.05]

Initial inventory, § 2:74 [72.03]

Passing of accounts by motion, § 2:74
[72.04]

Service of motion, § 2:74 [72.04]

Supporting affidavit, § 2:74 [72.04]

ARBITRATION ACT

Generally, § 2:72 [70.01, 70.03, 70.24,
70.31, 70.34]

ARBITRATIONS

Abuse of process, § 2:27 [25.11]

ARBITRATIONS—Cont'd

Determination of an issue before trial,
lack of jurisdiction, § 2:23 [21.01]

Family see FAMILY PROCEEDINGS

ARREST, WARRANT FOR

Apprehension of witness, § 2:56 [53.04]

Attendance at trial, § 2:56 [53.04]

Contempt order, enforcement, § 2:63
[60.10]

Small claims, § 2:78 [76.07]

ASSESSMENT OF LAWYER'S BILL

See also LAWYERS

Application for assessment of lawyer's
bill, § 2:73 [71.01]

Family proceedings, § 2:73 [71.02]

Legal Profession Act, § 2:73 [71.01]

No action by lawyer, § 2:73 [71.06]

Powers of the court, § 2:73 [71.08]

Unfair contingency contract, § 2:73
[71.02]

ASSIGNMENT

Examination of assignor and assignee,
§ 2:34 [31.03]

Garnishment, details of debt assignment,
§ 2:63 [60.08]

Mortgage assignment, § 2:66 [64.09]

Transfer or transmission of interest,
§ 2:12 [11.01]

ASSISTANCE ACT [MANITOBA]

Service on Director of Assistance, when
required, § 2:72 [70.06]

ASSOCIATE JUDGES

Administration of, § 1:41

Affirmation, § 1:22

Annual report, § 1:43

Appointment committee, § 1:16, § 1:17,
§ 1:18

Appointment of, § 1:14, § 1:19

Associate Judges Judicial Council

adjudication by council, § 1:38

appeal to Court of appeal, § 1:39

Compensation

general, § 1:30

Chief Justice powers, § 1:34

investigation, § 1:33

reassignment, § 1:32

Complaints, § 1:31

Duties, § 1:23

ASSOCIATE JUDGES—Cont'd

- Information to the public, § 1:42
- Judicial Inquiry Board
 - general, § 1:35
 - preliminary investigation, § 1:36
- Jurisdiction, § 1:28
- Notice, § 1:44
- Oath, § 1:22
- Qualifications, § 1:15
- Removal, § 1:24
- Resignation, § 1:25, § 1:26
- Retirement, § 1:26.50
- Senior associate judge, § 1:19
 - appointment of, § 1:19
 - duties, § 1:20
 - residence, § 1:27
 - resignation, § 1:21
 - suspension, § 1:40

ASSOCIATIONS

- Defined, § 2:9 [8.09]
- Proceedings by or against, § 2:9 [8.10]

ATTACHMENT BEFORE JUDGMENT

- Grounds for attachment before judgment, § 1:93, § 2:49 [46.01]
- Land, attachment of, § 2:49 [46.11]
- Orders, § 2:49 [46.02]
- Real Property Act, § 2:49 [46.12]
- Restoration, § 2:49 [46.06]
- Sale or disposal, § 2:49 [46.09, 46.11]
- Security, condition and form, § 2:49 [46.15]
- Sheriff to enforce, § 2:49 [46.03]
- Third party in possession, § 2:49 [46.08]
- Variation of order, § 2:49 [46.13]
- Without notice, § 2:49 [46.01]

ATTENDANCE BY LAWYERS

- Assessment of lawyer's bill, § 2:73 [71.08]
- Case management, § 2:53 [50.1]
- Family proceedings, case conference, § 2:72 [70.24(24), 70.24(37) to (39)]
- Limited retainer, duty to attend, § 2:16 [15.01.1]
- Pre-trial conference, § 2:52 [50.03]

ATTENDANCE BY PARTIES

- Assessment of lawyer's bill, § 2:73 [71.08]
- Case management, § 2:53 [50.1]

ATTENDANCE BY PARTIES—Cont'd

- Contempt, warrant for arrest, § 2:63 [60.10]
- Defendant following the noting of default, § 2:20 [19.02]
- Family proceedings, see FAMILY PROCEEDINGS
- Interpleader, § 2:46 [43.03]
- Mortgage proceedings, § 2:66 [64.07]
- Oral examinations, § 2:37 [34.04]
- Passing of accounts, § 2:61 [58.07]
- Physical and mental examination, § 2:36 [33.05]
- Pre-trial conference, § 2:52 [50.03]
- Reference, § 2:58 [55.02]
- Trial, § 2:55 [52.01]

ATTENDANCE BY WITNESSES

- Adverse party, § 2:56 [53.07]
- Custody, witness in, § 2:56 [53.06]
- Expert witnesses, § 2:56 [53.03]
- Former officers, § 2:56 [53.07]
- Interprovincial subpoena, § 2:56 [53.05]
- Small claims, § 2:78 [76.07]
- Sureties, § 2:76 [74.11]
- Trial, § 2:56 [53.04]

ATTORNEY, UNDER AN ENDURING POWER OF

- See also PARTIES UNDER DISABILITY
- Estate matters, § 2:76 [74.12]
- Limitations on authority, § 2:8 [7.01]
- Passing of accounts, § 2:76 [74.12]
- Powers and duties, § 2:8 [7.05]
- Representation for, § 2:8 [7.01]

ATTORNEY GENERAL

- Crown Liability and Proceedings Act (Canada), § 2:17 [16.02]
- Default proceedings, § 2:8 [7.07]
- Proceedings Against The Crown Act (Manitoba), § 2:17 [16.02]
- Provisional order under the Divorce Act, § 2:72 [70.40]
- Service in other provinces, provisional variation order, § 2:72 [70.38]
- Vexatious proceedings, § 1:108

BANKRUPTCY

- Bankruptcy and Insolvency Act, § 2:75 [73.09, 73.10]
- Examination for discovery, § 2:34 [31.03]

BANKRUPTCY—Cont'd

- Payment into and out of court, § 2:75 [73.09]
- Transmission of interest, order to continue proceedings upon, § 2:12 [11.01]

BANKRUPTCY AND INSOLVENCY ACT

- Generally, § 2:75 [73.09, 73.10]

BENCH WARRANT

- See ARREST, WARRANT FOR

BENEFICIARIES

- Beneficiaries, advertising for on reference, § 2:58 [55.03]
- Estates, previous pleadings by and against, § 2:10 [9.01]
- Joined as parties, § 2:10 [9.01]
- Names of, surrogate proceedings, § 2:76 [74.02]
- Nomination of executor or administrator by, § 2:76 [74.05]
- Passing of accounts
 - fees assessment, § 2:76 [74.14]
 - information form, § 2:76 [74.14]
 - interim fees, § 2:76 [74.14]
 - lawyers' services, § 2:76 [74.14]
 - notice, § 2:76 [74.12]
 - service on a minor or mentally incompetent, § 2:76 [74.14]
- Small estates, § 2:76 [74.15]
- Trusts, proceedings by and against, § 2:10 [9.01]
- Void gift, § 2:76 [74.02]

B FILE

- Defined, § 2:5 [4.09]
- Expert report, § 2:32 [30.1], § 2:56 [53.03]
- Family evaluation report, § 2:72 [70.17]
- Sealing confidential documents, § 1:111

BOND, WHEN REQUIRED

- Attaching order, § 2:49 [46.06, 46.15]
- Committee, passing of accounts on appointment, § 2:74 [72.02]
- Infants' Estates Act guardian, § 2:69 [67.02]
- Interim recovery of personal property, § 2:47 [44.04]
- Surrogate proceedings, § 2:76 [74.11]

BRIEFS

- Additional brief on applications, § 2:41 [38.07.1]
- Appeal brief, § 2:64 [62.01]
- Applications, parties' brief, § 2:41 [38.07]
- Family proceedings, see FAMILY PROCEEDINGS
- Motions, parties' brief, § 2:40 [37.08]
- Pre-trial briefs, § 2:52 [50.02]

CANADA-UNITED KINGDOM JUDGMENTS ENFORCEMENT ACT

- Application for registration, § 2:67 [65.02]
- Enforcement of judgment, § 2:67 [65.03]

CASE MANAGEMENT

- Conference, on request or on order, § 2:53 [50.1(1)]
- Dismissal for delay, § 2:26 [24.02]
- Family proceedings, see FAMILY PROCEEDINGS
- Orders and directions, § 2:53 [50.1(3)]
- Powers of a pre-trial judge, § 2:53 [50.1(4)]
- Pre-trial conference rules applicable, § 2:53 [50.1(5)]

CAVEATS

- Application for guardianship of the estate of a minor, against, § 2:69 [67.02]
- Probate, against, § 2:77 [75.02]

CERTIFIED COPIES

- Attaching order, § 2:49 [46.12]
- Confirmation order, § 2:72 [70.24]
- Court documents, § 2:5 [4.03]
- Discovery of documents, § 2:32 [30.10]
- Examination for discovery, § 2:37 [34.07]
- Original document, § 2:56 [53.04]
- United Kingdom judgment, § 2:67 [65.02]

CHANGE OF VENUE

- See JUDICIAL CENTRE

CHILD AND FAMILY SERVICES ACT

- Generally, § 1:74, § 2:72 [70.06, 70.24(4), 70.24.1]

CHILD CUSTODY ENFORCEMENT ACT

- Generally, § 1:74, § 2:72 [70.01.1, 70.24(4), 70.31]

CHILDREN

See FAMILY PROCEEDINGS;
MINORS; PARTIES UNDER DIS-
ABILITY

**CHILD SUPPORT GUIDELINES
(FEDERAL)**

Generally, § 2:72 [70.01, 70.05, 70.24(4)]

CHILD SUPPORT SERVICES ACT

Generally, § 2:72 [70.01, 70.24, 70.31]

CIVIL MARRIAGE ACT

Generally, § 1:74, § 2:72 [70.03]

CLASS PROCEEDINGS

Expedited action rule does not apply,
§ 2:22 [20A(3)]

When available, § 2:13 [12.01]

CLASS PROCEEDINGS ACT

Generally, § 2:13 [12]

**COMMENCEMENT OF
PROCEEDINGS**

See also SERVICE OF DOCUMENTS;
TRANSFER OF PROCEEDINGS

Action

defined, § 2:2 [1.03]

exceptions to general rule, § 2:15
[14.03]

proceedings commenced by, or general
rule, § 2:15 [14.01]

Appeals, § 2:64 [62.01]

Applications, proceedings commenced by,
§ 2:15 [14.05]

Defined, § 2:2 [1.03]

Originating process, § 2:15 [14.01]

Particular proceedings

applications for judicial review, § 2:70
[68.01]

appointment of receiver, by action,
§ 2:15 [14.05]

assessment of lawyer's bill, § 2:73
[71.02]

class proceedings, § 2:13 [12.01]

declaration, by action, § 2:14 [14.05]

family proceedings, see FAMILY
PROCEEDINGS

Infants' Estates Act, § 2:69 [67.01]

injunction, by action, § 2:15 [14.05],
§ 2:43 [40.01]

interpleader, § 2:46 [43.03]

mortgage actions, § 2:66 [64.03]

COMMENCEMENT OF

PROCEEDINGS—Cont'd

Particular proceedings—Cont'd
partition proceedings, § 2:68 [66.01]

probate or administration, § 2:76
[74.04], § 2:77 [75.03]

receiver, § 2:44 [41.02]

small claims, § 2:78 [76.03]

Preliminary motions, § 2:15 [14.01]

Remedial provisions, § 2:10 [9.03]

COMMISSION EVIDENCE

Court's jurisdiction to authorize, § 1:103

Evidence before trial, § 2:39 [36.03]

Examination outside Manitoba, § 2:37
[34.07]

COMMITTEE

See also PARTIES UNDER DISABIL-
ITY

Application, § 2:74 [72.01]

Appointment of, § 2:74 [72.01]

Bond requirement, § 2:74 [72.02]

Change in representation, § 2:16 [15.03]

Default, service on, § 2:8 [7.07]

Discontinuance, § 2:25 [23.01]

Estate proceedings, service on, § 2:76
[74.12, 74.14]

Examination for discovery, § 2:34 [31.03]

Initial inventory, § 2:74 [72.03]

Passing of accounts

appointment, § 2:74 [72.01]

costs, § 2:61 [58.07]

Removal or substitution, § 2:8 [7.06]

Representation of, § 2:8 [7.01, 7.05]

Service on, § 2:17 [16.02]

Settlement by, § 2:8 [7.08]

Small claims, § 2:78 [76.17, 76.21, 76.23]

**CONSOLIDATION OR HEARING
TOGETHER**

See also JOINDER OF CLAIMS AND
PARTIES

When consolidation order may be made,
§ 2:7 [6.01]

CONTEMPT ORDERS

Creditors, concealing property from,
§ 2:63 [60.17]

Motion for contempt

affidavit in support, § 2:63 [60.10]

service, § 2:63 [60.10]

Order, content of, § 2:63 [60.10]

CONTEMPT ORDERS—Cont'd

Setting aside or discharging, § 2:63 [60.10]

Warrant for arrest, § 2:63 [60.10]

Where available

discovery of documents, failure to abide by court order, § 2:32 [30.08]

examination, failure to attend, § 2:37 [34.14]

ordered to do or not to do something, failure to comply, § 2:63 [60.05]

proper question on interrogatory, failure to answer, § 2:38 [35.04]

writ of delivery, failure to respond, § 2:63 [60.04]

CONVENIENT FORUM

Generally, § 2:18 [17.06]

CORPORATIONS

Affidavits, § 2:5 [4.07]

Attaching order, § 2:49 [46.01]

Attendance of officer, § 2:56 [53.07]

Cross-examination at trial, § 2:56 [53.07]

Discovery of documents, § 2:32 [30.01, 30.02, 30.03]

Examinations for discovery, § 2:34 [31.03, 31.11]

Garnishment, § 2:63 [60.08, 60.10]

Lawyer required, § 2:16 [15.01]

Security for costs, § 2:59 [56.01]

Service

alternatives to personal, § 2:17 [16.03]

inside Manitoba, § 2:17 [16.01 to 16.03]

outside Manitoba, § 2:18 [17.02]

personal, § 2:17 [16.02]

CORPORATIONS ACT

Service, § 2:17 [16.03(b)]

COSTS, ASSESSMENT OF

Directions, § 2:61 [58.05]

Disbursements, § 2:61 [58.05]

Factors to be considered, § 2:61 [58.06]

General rule, § 2:61 [58.02]

Tariffs, § 2:61 [58.05]

Who may assess, § 2:61 [58.02]

Written reasons, § 2:61 [58.08]

COSTS, AWARD AND FIXING OF

Abandoned

appeal, § 2:64 [62.02]

applications, § 2:41 [38.11]

motions, § 2:40 [37.12]

Advanced payment, § 2:3 [2.04]

Amendment, § 2:28 [26.01]

Applications, § 2:41 [38.05.1]

Application schedule, failure to comply with, § 2:41 [38.07]

Assessment of lawyer's bill, § 2:73 [71.08]

Authority of the court, § 2:3 [2.01], § 2:60 [57.01]

Avoiding unnecessary costs, § 2:7 [6.01]

Claim for relief, § 2:27 [25.06]

Consolidation of proceedings, § 2:7 [6.01]

Contempt orders, § 2:63 [60.10]

Counterclaim, disposition of, § 2:29 [27.09]

Cross-examination, § 2:42 [39.02]

Default judgment, § 2:20 [19.04]

Determination of an issue before trial, § 2:23 [21.02]

Discontinuance of action, § 2:15 [14.11], § 2:25 [23.03]

Discretion of the court, § 1:139

Enforcement proceedings, § 2:63 [60.18]

Examination for discovery, § 2:34 [31.10]

Examination physical and mental, § 2:36 [33.09]

Expedited action, § 2:22 [20A(9)]

Expert witnesses, § 2:56 [53.03]

Expropriation, § 2:79 [77.11, 77.14]

Factors in exercising discretion, § 2:60 [57.01]

Failure to pay costs, § 2:25 [23.02], § 2:26, [24.06], § 2:41 [38.12]

Family proceedings, see FAMILY PROCEEDINGS

Fixing costs, § 2:60 [57.01]

Interpleader, § 2:46 [43.02, 43.03, 43.04]

Lawyer, liability of, § 2:60 [57.07], § 2:72 [70.24(48)]

Litigation guardian, § 2:8 [7.02], § 2:60 [57.06]

Mortgage actions, § 2:66 [64.04]

Motion

contested, § 2:60 [57.03]

without notice, § 2:60 [57.03]

COSTS, AWARD AND FIXING OF

—Cont'd

- Motions schedule, failure to comply with, § 2:40 [37.08]
- Non-party, costs for discovery of, § 2:23 [31.10]
- Offer to settle, cost consequences, § 2:51 [49.10]
- Personal property, recovery of, § 2:48 [45.03]
- Pre-trial conference, § 2:52 [50.04, 50.09, 50.13]
- Probate of wills, § 2:76 [74.13]
- References, § 2:57 [54.04], § 2:58 [55.02]
- Refusal to admit, § 2:54 [51.04]
- Relief against joinder, § 2:6 [5.05]
- Sanction, cost award as a, § 2:22 [20A(30)]
- Security for costs, see SECURITY FOR COSTS
- Settlement, § 2:60 [57.04]
- Sheriff
 - generally, § 2:61 [58.10]
 - assessment, § 2:61 [58.10]
 - attaching order, § 2:49 [46.05]
 - collection of fees, § 2:61 [58.10]
- Solicitor client costs, § 2:60 [57.01]
- Special case, § 2:24 [22.02]
- Successful party, award against, § 2:60 [57.01]
- Tariffs
 - direction by assessment officer, § 2:61 [58.05]
 - disbursements, § 2:61 [58.05]
 - set off, § 2:61 [58.04]
- Vexatious, evasive, abusive or improper acts, § 2:3 [2.04]

COUNSEL

See LAWYERS

COUNTERCLAIM

- Amending defence to add counterclaim, § 2:29 [27.07]
- Default judgment, § 2:20 [19.09]
- Discontinuance, § 2:25 [23.05]
- Disposition of counterclaim, § 2:29 [27.09]
- Pleadings required or permitted, § 2:27 [25.01]
- Summary judgment, § 2:21 [20.05]

COUNTERCLAIM—Cont'd

- Time for filing and service, § 2:29 [27.04, 27.05, 27.06]
- When available, § 2:29 [27.01]
- When pleading need not be issued, § 2:15 [14.01]

COURT DOCUMENTS

- B file see also B FILE
- Certified copies, § 2:5 [4.03]
- Copies of documents, § 1:111, § 2:5 [4.03]
- Documents public, § 1:111
- Format, § 2:5 [4.01]
- Inspection of documents, § 1:111, § 2:5 [4.03]
- Issuing and filing, § 2:5 [4.05]
- Obtaining copies, § 1:111
- Safekeeping, no inspection without leave, § 2:32 [30.11]
- Transmission, § 2:5 [4.06]
- Will deposited for safekeeping, no inspection or removal, § 2:76 [74.13]

COURT OF QUEEN'S BENCH SMALL CLAIMS PRACTICES ACT

- Interpretation, § 2:78 [76.01]
- Small claim limit defined, § 2:78 [76.01]

COURT OF QUEEN'S BENCH SURROGATE PRACTICE ACT

- Passing of accounts, § 2:61 [58.07]
- Summary administration, § 2:76 [74.15]

CROSSCLAIM

- Amending defence to add crossclaim, § 2:30 [28.03]
- Default judgment, § 2:20 [19.09]
- Discontinuance, § 2:25 [23.05]
- Pleadings required or permitted, § 2:27 [25.01]
- Summary judgment, § 2:21 [20.05]
- Time for filing and service, § 2:27 [25.04], § 2:30 [28.04, 28.05]
- Where available, § 2:30 [28.01]

CROSS-EXAMINATION

- See also AFFIDAVITS, CROSS-EXAMINATION ON
- Expert witnesses, § 2:39 [36.01]
- Family proceedings
 - costs, § 2:72 [70.30]
 - use at trial, § 2:72 [70.29, 70.30]

INDEX

CROSS-EXAMINATION—Cont'd

- Notice of examination, § 2:37 [34.04]
- Production of documents before examination, § 2:37 [34.10]
- Transcripts, § 2:42 [39.02]
- Trial
 - expert witnesses, § 2:55 [52.03], § 2:56 [53.03]
 - witnesses, § 2:56 [53.01, 53.07]
- Undertakings, § 2:42 [39.03.1]
- When available
 - aid of execution, § 2:37 [34.01, 34.04, 34.12], § 2:63 [60.17]
 - examination for discovery, § 2:34 [31.06]
 - incomplete affidavit of documents, § 2:32 [30.06]
 - limitations, pre-trial conferences, § 2:52 [50.05]
 - on affidavits filed in applications, § 2:40 [37.08]
 - on affidavits filed in motions, § 2:40 [37.08]
 - witness before a hearing, § 2:42 [39.03]

CROWN

- See ATTORNEY GENERAL

CROWN LIABILITY AND PROCEEDINGS ACT (CANADA)

- Service, § 2:17 [16.02]

DAMAGES

- Awards, § 1:69, § 1:95, § 1:114, § 2:27 [25.06]
- Crossclaim, § 2:30 [28.01]
- Discount for future damages, § 1:117
- Interim order for recovery of possession of personal property, § 2:47 [44.04]
- Interlocutory injunction, undertaking for, § 2:43 [40.03]
- Libel or slander, mitigation of, § 2:56 [53.08]
- Payment out, stop order, § 2:75 [73.14]
- Periodic payment of damages, § 1:123
- Pleadings, claim for relief, § 2:27 [25.06, 25.07]
- Third party claim, § 2:31 [29.01]

DATES

- See TIME AND DATES

DEAF PERSONS

- Interpreter, § 2:56 [53.01]

DEEMED UNDERTAKING

- See also UNDERTAKINGS REGARDING EVIDENCE
- Admissions, § 2:54 [51.06]
- Application of the rule, § 2:32 [30.01]
- Evidence at trial, § 2:58 [55.02]
- Exceptions, § 2:33 [30.1]
- Order that undertaking does not apply, § 2:32 [30.01]

DEFAULT JUDGMENT UNDER THE HAGUE SERVICE CONVENTION

- Availability
 - service established, § 2:71 [69.02]
 - service not established, § 2:71 [69.03]
- Central authority, § 2:18 [17.05]
- Convention prevails, § 2:17 [16.08]
- Extending time to appeal, § 2:71 [69.05]
- Family proceedings, § 2:72 [70.12.1]
- Proof of service, § 2:18 [17.05]
- Setting aside, § 2:71 [69.04]

DEFAULT PROCEEDINGS

- See also DEFAULT JUDGMENT UNDER THE HAGUE SERVICE CONVENTION
- Consequences of noting default, § 2:20 [19.02]
- Costs claim, § 2:20 [19.04]
- Default on defence to crossclaim, § 2:30 [28.07]
- Effect of noting default, § 2:20 [19.07]
- Interest claim, § 2:20 [19.04]
- Late filing of defence, § 2:20 [19.01]
- Motion for judgment, § 2:20 [19.05]
- Motion to strike, § 2:20 [19.01]
- Noting default, § 2:20 [19.01]
- Registrar may decline, § 2:20 [19.04]
- Setting aside, § 2:20 [19.03]
- Signing default judgment, § 2:20 [19.04]
- Small claims, § 2:78 [76.06]

DETERMINATION OF AN ISSUE BEFORE TRIAL

- See also SPECIAL CASE
- No submission to jurisdiction, § 2:23 [21.02]
- Where available, § 2:23 [21.01]

DISCONTINUANCE AND WITHDRAWAL

- Abandonment of applications, § 2:41 [38.11]
- Abandonment of motions, § 2:40 [37.12]
- Costs, § 2:25 [23.03]
- Counterclaims, § 2:25 [23.05]
- Crossclaims, § 2:25 [23.04, 23.05]
- Defendant pays claim, § 2:15 [14.11]
- Effect of discontinuance, § 2:25 [23.02]
- Notice of discontinuance by plaintiff, § 2:25 [23.01]
- Parties under disability, § 2:25 [23.01]
- Small claims, discontinuance of appeal, § 2:78 [76.15]
- Third party claims, § 2:25 [23.04]
- Withdrawal by defendant, § 2:25 [23.04]
- Withdrawal of admissions, see ADMISSIONS

DISCOVERY

- See DISCOVERY OF DOCUMENTS; EXAMINATION FOR DISCOVERY; EXAMINATION, PROCEDURE ON ORAL; INSPECTION OF PROPERTY; INTERROGATORIES; PHYSICAL AND MENTAL EXAMINATION OF PARTIES

DISCOVERY OF DOCUMENTS

- Added parties, § 2:14 [13.01]
- Admissibility, § 2:32 [30.05], § 2:56 [53.09]
- Affidavit, § 2:32 [30.04]
- Continuing discovery, § 2:32 [30.07]
- Copies of documents, § 2:32 [30.04, 30.10]
- Deemed undertaking, § 2:33 [30.1]
- Document defined, § 2:32 [30.01]
- Expedited action
 - cost of production, § 2:22 [20A(9)]
 - disclosure process, § 2:22 [20A(8)]
 - inspection, § 2:22 [20A(11)]
 - production, § 2:22 [20A(15)]
- Expropriation, § 2:79 [77.06]
- Financial information in family proceedings, see FAMILY PROCEEDINGS
- Inspection of documents
 - copies, § 2:32 [30.04]
 - court's power, § 2:32 [30.04]
 - reference, § 2:52 [50.02]

DISCOVERY OF DOCUMENTS

—Cont'd

- Inspection of documents—Cont'd request to inspect, § 2:32 [30.04]
- Insurance policy, § 2:32 [30.02]
- Lawyer's certificate, § 2:32 [30.03]
- Non-party, § 2:32 [30.10]
- Pre-trial conference, § 2:52 [50.01]
- Privilege, see PRIVILEGE
- Production at examination and trial, § 2:32 [30.04], § 2:37 [34.10]
- Request to inspect, § 2:32 [30.04]
- Safekeeping, § 2:32 [30.11]
- Scope of discovery
 - corporations, § 2:32 [30.02]
 - insurance policies, § 2:32 [30.02]
 - privilege, § 2:32 [30.06]
- Third parties, § 2:31 [29.06]

DISMISSAL FOR DELAY

- Applications, § 2:41 [38.12]
- Availability, § 2:26 [24.01]
- Long delay defined, § 2:26 [24.02]
- Other appropriate orders, § 2:26 [24.04]
- Presumption of prejudice, § 2:26 [24.01]

DISPOSITION WITHOUT TRIAL

- See DEFAULT PROCEEDINGS; DETERMINATION OF AN ISSUE BEFORE TRIAL; DISCONTINUANCE AND WITHDRAWAL; DISMISSAL FOR DELAY; EXPEDITED ACTIONS; SPECIAL CASE; SUMMARY JUDGMENT

DIVORCE ACT

- Generally, § 2:72 [70.01, 70.03, 70.05, 70.19, 70.31, 70.37, 70.38, 70.40]

DIVORCE AND MATRIMONIAL CAUSES ACT (1857)

- Generally, § 1:74, § 2:72 [70.03]

DOMESTIC VIOLENCE AND STALKING ACT

- Generally, § 1:74, § 2:72 [70.24(4), 70.24(34), 70.31]

ENFORCEMENT OF ORDERS

- See also PRESERVATION OF RIGHTS PENDING LITIGATION
- Costs of enforcement, § 2:63 [60.18]
- Enforcement against
 - non-party, § 2:63 [60.06]

ENFORCEMENT OF ORDERS—Cont'd

- Enforcement against—Cont'd
 - partner, § 2:9 [8.03]
- Family proceedings, see FAMILY PROCEEDINGS
- Foreign currencies, § 1:105
- Stay of execution pending appeal, § 2:21 [20.08]

ENFORCEMENT OF ORDERS, TYPES OF ORDERS

- Attaching order before judgment
 - setting aside, § 2:49 [46.13]
 - sheriffs costs, § 2:49 [46.05]
 - variation, § 2:49 [46.13]
- Contempt order
 - affidavit, § 2:63 [60.10]
 - availability, § 1:105
 - discharge or setting aside, § 2:63 [60.10]
 - warrant for arrest, § 2:63 [60.10]
 - warrant for committal, § 2:63 [60.10]
- Delivery, writ of, § 2:63 [60.03]
- Examination
 - in aid of execution, § 2:37 [34.04]
 - of debtor, § 2:63 [60.17]
 - other persons, § 2:63 [60.17]
- Garnishment after judgment
 - where available, § 2:63 [60.08]
- Garnishment before judgment
 - evidence required, § 2:49 [46.14]
- Interpleader
 - interpleader order, against non-party partners, § 2:9 [8.03]
 - sheriff, motion by, § 2:46 [43.05]
- Non-party, enforcement by, § 2:63 [60.05]
- Order to do or not to do something, § 2:63 [60.05]
- Personal property, order for recovery of, § 2:63 [60.04]
- Personal property interim recovery of
 - sheriff to enforce, § 2:49 [46]
 - varying, setting aside or staying, § 2:47 [44.06]
 - when available, § 2:47 [44]
- Possession of land, writ of, § 2:63 [60.03]
- Property, interim preservation of, § 2:48 [45]
- Receiver, § 2:15 [14.05], § 2:44 [41.02], § 2:63 [60.02]

ENFORCEMENT OF ORDERS, TYPES OF ORDERS—Cont'd

- Recognizance, enforcement of forfeited, § 2:63 [60.08]
- Reference, directing a reference, § 2:57 [54.02]
- Restitution order, § 2:63 [60.08]
- Search and seizure, writ of, § 2:63 [60.02, 60.07]
- United Kingdom judgments, reciprocal enforcement, § 2:67 [65.03]

ERRORS AND OMISSIONS

- See NON-COMPLIANCE WITH THE RULES

ESTATES AND TRUSTS

- See also INFANTS' ESTATES ACT, THE; REPRESENTATION ORDER
- Beneficiaries, advertising for on reference, § 2:58 [55.03]
- Beneficiaries, joinder of, § 2:10 [9.01]
- Commencement of proceedings, application, § 2:15 [14.05]
- Costs payable by, § 2:61 [58.07]
- Discontinuance, § 2:25 [23.01]
- Litigation guardian, appointment of, § 2:10 [9.02]
- Order to continue proceedings on transfer or transmission of interest, § 2:12 [11.01]
- Passing of accounts, service, § 2:74 [72.04]
- Personal representative defined, § 2:2 [1.03]
- Proceedings by or against, § 2:10 [9.03]
- Remedial provisions, § 2:10 [9.03]
- Service, § 2:18 [17.02]
- Unadministered estates, § 2:76 [74.05 to 74.12]

EVIDENCE, TAKING BEFORE TRIAL

- See also EXAMINATION, PROCEDURE ON ORAL
- Availability, § 2:39 [36.01]
- Expert witness, § 2:39 [36.01]

EVIDENCE ACT (MANITOBA)

- Admissibility of expert reports, § 2:56 [53.03]

EVIDENCE AT TRIAL

- Admissibility of expert reports, § 2:56 [53.03]

EVIDENCE AT TRIAL—Cont'd

- Admissions, § 2:21 [20.04], § 2:52 [50.05], § 2:54 [51.01 to 51.06], § 2:79 [77.08]
- Adverse parties, § 2:56 [53.07]
- Affidavits use at trial pre-trial orders and directions, § 2:52 [50.05]
- Compelling attendance, § 2:56 [53.04, 53.05, 53.06]
- Evidence Act (Manitoba), § 2:56 [53.03]
- Evidence taken before trial, use at trial, § 2:39 [36.05]
- Examination for discovery, use at, § 2:34 [31.11], § 2:37 [34.17, 34.20]
- Expert, § 2:56 [53.03]
- Insurance policy, § 2:32 [30.02], § 2:34 [31.06]
- Interpreters, § 2:56 [53.01]
- Interrogatories, § 2:38 [35.06]
- Leave of the court required
 - failure to abandon privilege claim, § 2:41 [38.09], § 2:56 [53.09]
 - failure to correct answers on discovery, § 2:34 [31.09], § 2:56 [53.09]
 - failure to disclose documents, § 2:32 [30.08], § 2:56 [53.09]
 - failure to serve experts report, § 2:56 [53.03, 53.09]
 - libel or slander, particulars of allegations, § 2:56 [53.08, 53.09]
 - refusal to disclose information on discovery, § 2:34 [31.07], § 2:56 [53.09]
- Other than by personal attendance, § 2:56 [53.02]
- Witnesses, § 2:56 [53.01]

EVIDENCE ON MOTIONS AND APPLICATIONS

- Admission, request to, § 2:54 [51.02]
- Affidavits
 - contents, § 2:5 [4.07], § 2:42 [39.01]
 - exhibits, § 2:5 [4.07]
 - format, § 2:5 [4.07]
 - generally, § 2:42 [39.01]
 - motions to expunge, § 2:27 [25.11]
 - time for filing, § 2:42 [39.01]
- Cross-examination on affidavit
 - examining parties' duties, § 2:42 [39.02]
 - when to be conducted, § 2:42 [39.02]

EVIDENCE ON MOTIONS AND APPLICATIONS—Cont'd

- Examination for discovery, § 2:34 [31.11], § 2:42 [39.04]
- Examination of a witness before a hearing, § 2:42 [39.03]
- Intended proceedings, § 2:42 [39.01]
- Interrogatories in lieu, § 2:38 [35.05]
- Oral evidence, § 2:42 [39.03]
- Summary judgment, § 2:21 [20.01]
- Without notice, motions made, § 2:42 [39.01]

EXAMINATION, PROCEDURE ON ORAL

- See also AFFIDAVITS, CROSS-EXAMINATION ON; EXAMINATION FOR DISCOVERY; EXAMINATION IN AID OF EXECUTION; EXAMINATION OUT OF COURT; TAKING OF EVIDENCE BEFORE TRIAL
- Application, § 2:37 [34.01]
- Attendance money, § 2:37 [34.04]
- Before whom held, § 2:37 [34.02]
- Commission, § 2:37 [34.07]
- Cross-examination, § 2:37 [34.12]
- Documents, production of, § 2:37 [34.10]
- Examination of non-parties, § 2:37 [34.04]
- Form of examination, § 2:37 [34.07]
- Interpreter, § 2:37 [34.09]
- Letter of request, § 2:37 [34.07]
- Oaths, § 2:37 [34.08]
- Objections and rulings, § 2:37 [34.13]
- Order for examination, § 2:37 [34.01]
- Person in custody, § 2:37 [34.04]
- Person outside Manitoba, § 2:37 [34.04, 34.07]
- Place of examination, § 2:37 [34.03]
- Re-examination, § 2:37 [34.12]
- Requiring attendance, § 2:37 [34.04]
- Sanctions, § 2:37 [34.14]
- Subpoena
 - former director, § 2:37 [34.04]
 - non-party, § 2:37 [34.04]
 - person in custody, § 2:37 [34.04], § 2:56 [53.06]
- Telephone examination, § 2:37 [34.19]
- Transcript, § 2:37 [34.07, 34.16]
- Videotaping, § 2:37 [34.18]

EXAMINATION FOR DISCOVERY

- Admissions, § 2:54 [51.06]
- Before proceedings commenced, § 2:34 [31.12]
- Corrections
 - duty to correct, § 2:34 [31.09]
 - sanctions for failing to correct, § 2:34 [31.09]
- Counsel answering, § 2:34 [31.08]
- Deemed undertaking, § 2:33 [30.1]
- Divided discovery, § 2:34 [31.06]
- Evidence in motions or applications, § 2:42 [39.04]
- Expedited action
 - experts jointly instructed, § 2:22 [20A(28)]
 - expert witnesses, § 2:22 [20A(20)]
 - limits on discovery, § 2:22 [20A(16)]
 - proportionality, § 2:22 [20A(19)]
 - witness names, § 2:22 [20A(20)]
- Expert opinion, § 2:34 [31.06]
- Expropriation, § 2:79 [77.07, 77.12]
- Family proceedings, see FAMILY PROCEEDINGS
- Information subsequently obtained, see corrections
- Pre-trial orders and directions, § 2:52 [50.05]
- Procedure on oral examinations, § 2:37 [34]
- Sanctions
 - failing to correct answers, § 2:34 [31.09]
 - failing to furnish answers, § 2:34 [31.07]
- Scope of examination
 - identity of persons having knowledge, § 2:34 [31.06]
 - insurance policies, § 2:34 [31.06]
- Selection of examinee, § 2:34 [31.03]
- Sequence, § 2:34 [31.04]
- Third parties, § 2:31 [29.06]
- Transcript, § 2:37 [34.16, 34.17, 34.20]
- Trial, use at
 - deponent unavailable, § 2:34 [31.11]
 - family proceedings, § 2:72 [70.29]
 - impeachment, § 2:34 [31.11]
 - leave required, § 2:56 [53.09]
 - non-parties, § 2:34 [31.10]
 - parties under disability, § 2:34 [31.11]
 - past employee, § 2:34 [31.11]

EXAMINATION FOR DISCOVERY**—Cont'd**

- Trial, use at—Cont'd
 - past officer, § 2:34 [31.11]
 - reading in, § 2:34 [31.11]
 - rebuttal, § 2:34 [31.11]
- Videotaping, § 2:37 [34.18]
- Who may be examined
 - added party, § 2:14 [13.01]
 - assignee, § 2:34 [31.03]
 - bankrupt person, § 2:34 [31.03]
 - corporation, § 2:34 [31.03]
 - more than one party, § 2:34 [31.05]
 - nominal party, § 2:34 [31.03]
 - non-parties, § 2:34 [31.10]
 - parties under disability, § 2:34 [31.03]
 - partnership, § 2:34 [31.03]
 - past employee, § 2:34 [31.11]
 - past officer, § 2:34 [31.11]
 - person having knowledge, § 2:34 [31.06]
 - sole proprietorship, § 2:34 [31.03]
 - trustee in bankruptcy, § 2:34 [31.03]

EXAMINATION IN AID OF EXECUTION

See also EXAMINATION OUT OF COURT; INTERPLEADER

- Attendance money, § 2:37 [34.04]
- Costs, § 2:63 [60.18]
- Cross-examination, § 2:37 [34.12]
- Documents, production of, § 2:37 [34.10]
- Examination of a person other than debtor, § 2:63 [60.17]
- Examination of debtor, § 2:63 [60.17]
- Form of examination, § 2:37 [34.07]
- Interpreter, § 2:37 [34.09]
- Letter of request, § 2:37 [34.07]
- Oaths, § 2:37 [34.08]
- Objections and rulings, § 2:37 [34.13]
- Order for examination, § 2:37 [34.01]
- Person in custody, § 2:37 [34.04]
- Person outside Manitoba, § 2:37 [34.04, 34.07]
- Re-examination, § 2:37 [34.12]
- Sanctions, § 2:37 [34.14]
- Telephone examination, § 2:37 [34.19]
- Transcripts, § 2:37 [34.07, 34.16]
- Videotaping, § 2:37 [34.18]

EXAMINER

See OFFICIAL EXAMINER

EXECUTIONS ACT

Expiry of writ of seizure and sale, § 2:63 [60.07]

EXECUTORS

Commencement of proceedings by application, § 2:15 [14.05]
 Court order regarding requested information, § 2:76 [74.06.1]
 Examination of claims, § 2:58 [55.03]
 Failure to probate, § 2:76 [74.02]
 Foreign executor, § 2:76 [74.11]
 Nomination of, § 2:76 [74.05]
 Proceedings before probate or administration, § 2:10 [9.03]
 Request for information from, § 2:76 [74.06]
 Small estates, § 2:76 [74.15]

EXHIBITS

Affidavit, attach to, § 2:5 [4.07]
 Affidavit, certificate of service, § 2:17 [16.09]
 Commissioner re exhibits, duties of, § 2:37 [34.07]
 Marking and numbering at trial, § 2:55 [52.04]
 Retention of exhibits, § 2:55 [52.04]
 Return of exhibits, § 2:55 [52.04]
 Transmission, § 2:5 [4.06]

EX PARTE MOTION

See MOTIONS WITHOUT NOTICE

EXPEDITED ACTIONS

See also SUMMARY JUDGMENT
 Application, § 2:22 [20A(1), 20A(3)]
 Document disclosure, § 2:22 [20A(7) to (13)]
 Experts, § 2:22 [20A(26) to (29)]
 Witness disclosure, § 2:22 [20A(20) to (25)]

EXPERTS

Admissibility of expert reports, § 2:56 [53.03]
 Case conference orders, § 2:72 [70.24]
 Court-appointed, § 2:55 [52.03]
 Deemed undertaking, § 2:33 [30.1(1)]
 Disclosure of expert witnesses, § 2:22 [20A(20)]

EXPERTS—Cont'd

Evidence Act (Manitoba), § 2:56 [53.03]
 Examination for discovery, disclosure of opinion, § 2:34 [31.06]
 Expedited actions
 jointly instructed experts, § 2:22 [20A(29)]
 number of experts, § 2:22 [20A(26)]
 time for filing expert report, § 2:22 [20A(27)]
 Expropriation, § 2:79 [77.01, 77.09]
 Family proceedings, see FAMILY PROCEEDINGS
 Pre-trial orders and directions, § 2:52 [50.05]
 Service of report before trial, § 2:56 [53.03, 53.09]
 Taking evidence before trial, § 2:39 [36.01]

EXPROPRIATION ACT

Generally, § 2:79 [77]

EXPROPRIATION ACT, PROCEEDINGS UNDER THE

Application, notice of, § 2:79 [77.03]
 Assessors, § 2:79 [77.13]
 Commencement of proceedings, § 2:79 [77.03]
 Discovery, § 2:79 [77.06, 77.07]
 Expert witnesses, § 2:79 [77.09]
 Service, § 2:79 [77.04]
 Trial, § 2:79 [77.12]

EXPUNGEMENT

See STRIKING OUT OR EXPUNGING DOCUMENTS

FACTUMS

See BRIEFS

FAMILY EVALUATOR

See FAMILY PROCEEDINGS

FAMILY HOMES ON RESERVES AND MATRIMONIAL INTERESTS OR RIGHTS ACT (CANADA)

Generally, § 1:74, § 2:72 [70.03, 70.24(11)]

FAMILY PROCEEDINGS

Affidavits
 case management, § 2:72 [70.02]

INDEX

FAMILY PROCEEDINGS—Cont'd

- Affidavits—Cont'd
 - expungement, § 2:27 [25.11], § 2:72 [70.24(34)]
 - interim proceedings, § 2:72 [70.18]
 - late filing, § 2:72 [70.20]
 - new matters, § 2:72 [70.20]
 - nonparties, § 2:72 [70.20]
 - one affidavit rule, § 2:72 [70.20]
 - time for filing, § 2:72 [70.20]
 - use at trial, § 2:72 [70.30]
 - variation of final orders, § 2:72 [70.37]
- Answer to petition, § 2:72 [70.07]
- Appeals
 - briefs, § 2:72 [70.23]
 - filing requirements, § 2:72 [70.24]
 - masters' orders, § 2:72 [70.24]
- Application of the rules, § 2:72 [70.02, 70.17]
- Arbitration Act, § 2:72 [70.01, 70.03, 70.24, 70.31, 70.34]
- Attendance
 - failure to attend triage or case conference, § 2:72 [70.24(24), 70.24(37) to (39)]
 - telephone or video conference, § 2:72 [70.24(39)]
- B file
 - defined, § 2:5 [4.09]
 - family evaluation report, § 2:72 [70.17]
- Briefs
 - appeals, § 2:72 [70.23]
 - case management, § 2:72 [70.24(34)]
 - contents, § 2:72 [70.22, 70.23]
 - not required when, § 2:72 [70.22(1.1)]
 - pre-trial conferences, § 2:72 [70.26]
 - waiver, § 2:72 [70.22, 70.23]
- Case conference
 - judges' powers, § 2:72 [70.24(30) to (31)]
 - masters' jurisdiction prior to, § 2:72 [70.24(15)]
 - memorandum, § 2:72 [70.24(44) to (47)]
 - motions and applications prior to, § 2:72 [70.24(10) to (13)]
 - non-compliance, § 2:72 [70.24(48) to (51)]
 - objectives, § 2:72 [70.24(1)]
 - order, § 2:72 [70.24(3), (36)]
 - orders procedural, § 2:72 [70.24(34)]

FAMILY PROCEEDINGS—Cont'd

- Case conference—Cont'd
 - orders substantive, § 2:72 [70.24(34)]
 - personal attendance required, § 2:72 [70.24(37) to (39)]
 - returning documents, § 2:72 [70.24(53)]
 - scheduling, § 2:72 [70.24(26)]
 - settlement, § 2:72 [70.24(52)]
 - trial dates, § 2:72 [70.24(40) to (42)]
 - urgency, § 2:72 [70.24(12) to (13)]
 - without prejudice, § 2:72 [70.24(53)]
- Case management process
 - emergent matters, § 2:72 [70.24(12) to (13)]
 - excluded proceedings, § 2:72 [70.24(4) to (5)]
 - objectives, § 2:72 [70.24(1)]
 - pamphlet, § 2:72 [70.24(7)]
 - restrictions on motions and applications to judge, § 2:72 [70.24(20)]
- Certificate
 - divorce, § 2:72 [70.15]
 - marriage, § 2:72 [70.04]
 - trial readiness, § 2:72 [70.24(44)]
- Child and Family Services Act, § 1:74, § 2:72 [70.06, 70.24, 70.24.1]
- Child Custody Enforcement Act, § 1:74, § 2:72 [70.01.1, 70.24, 70.31]
- Children, abduction of
 - Child and Family Services Act, § 1:74, § 2:72 [70.06, 70.24, 70.24.1]
 - Child Custody Enforcement Act, § 1:74, § 2:72 [70.01.1, 70.24, 70.31]
 - child support application, § 2:72 [70.03]
 - Hague Convention on the Civil Aspects of International Child Abduction, § 2:72 [70.01, 70.03, 70.06, 70.24, 70.45]
- Children, custody and access
 - case conferences, § 2:72 [70.24]
 - Child and Family Services Act, § 1:74, § 2:72 [70.06, 70.24, 70.24.1]
 - Child Custody Enforcement Act, § 1:74, § 2:72 [70.01.1, 70.24, 70.31]
 - child support application, § 2:72 [70.03]
 - emergent issues, § 2:72 [70.24(12)]

FAMILY PROCEEDINGS—Cont'd

- Children, custody and access—Cont'd
 - litigation guardian, limits on power, § 2:8 [7.01]
 - parent information program, completion required, § 2:72 [70.24]
- Children, filiation, § 2:72 [70.06]
- Children, guardianship of, see also INFANTS' ESTATES ACT, PROCEEDINGS UNDER
 - application for, § 2:72 [70.03, 70.27]
 - case management rules, § 2:72 [70.24]
 - contested proceedings, § 2:72 [70.24]
 - parent information program, completion required, § 2:72 [70.24.1]
 - program completion, § 2:72 [70.24.1]
 - service requirements, § 2:72 [70.06]
 - standard clauses, § 2:72 [70.31]
 - variation of final order, § 2:72 [70.03]
 - where child already subject of child protection proceedings, § 2:77 [75.03]
- Children, protection of
 - guardianship applications where child already subject of child protection proceedings, § 2:72 [70.03]
- Children, support for
 - application for guardianship and child support, § 2:72 [70.03]
 - arrears, § 2:21 [20.24(34)]
 - Child Support Guidelines (Federal), § 2:72 [70.01, 70.05, 70.08]
 - enforcement, § 2:72 [70.31]
 - financial information required, § 2:72 [70.05, 70.07, 70.09, 70.18]
 - impute income, § 2:72 [70.24(34)]
 - interim support, case conferences, § 2:72 [70.24(34)]
 - motions brief, § 2:72 [70.22]
 - recalculation of support order, § 2:72 [70.31]
 - standard clauses, § 2:72 [70.31]
 - suspension of arrears, § 2:72 [70.06]
 - variation, § 2:72 [70.13, 70.37]
- Child Support Guidelines (Federal), § 2:72 [70.01, 70.05, 70.08]
- Child Support Services Act, § 2:72 [70.01, 70.24, 70.31]
- Civil Marriage Act, § 1:74, § 2:72 [70.03]
- Commencement of proceedings
 - application, § 2:72 [70.03]

FAMILY PROCEEDINGS—Cont'd

- Commencement of proceedings—Cont'd
 - child support application, § 2:72 [70.03]
 - consolidation of proceedings, § 2:7 [6], § 2:72 [70.10, 70.24(34)]
 - divorce petition, § 2:72 [70.03]
 - Family Homes on Reserves and Matrimonial Interests or Rights Act
 - application, § 2:72 [70.03, 70.24(34)]
 - guardianship application or proceedings, § 2:72 [70.03]
 - Hague Abduction Convention application, § 2:72 [70.03]
 - other relief, § 2:72 [70.03]
 - variation of final orders, § 2:72 [70.03]
- Contempt orders, see also CONTEMPT ORDERS
- Costs see also COSTS
 - award against party's lawyer, § 2:72 [70.24]
 - award and fixing of, § 2:72 [70.24(48)]
 - default in filing answer, § 2:72 [70.11, 70.24, 70.26, 70.30]
 - failure to comply with rules or orders, § 2:72 [70.24]
 - pre-trial conference power, § 2:72 [70.26]
 - unnecessary attendance by deponent, § 2:72 [70.30]
- Default proceedings
 - answer, § 2:72 [70.11]
 - service outside Canada, § 2:71 [69.03], § 2:72 [70.11]
- Discovery of documents, case conference orders, § 2:72 [70.24(34)]
- Divorce
 - commencement of proceedings, § 2:72 [70.03]
 - provisional orders, § 2:72 [70.39, 70.40]
 - service of, § 2:72 [70.06]
 - uncontested, § 2:72 [70.12]
- Divorce Act, § 2:72 [70.01, 70.03, 70.05, 70.19, 70.31, 70.37, 70.38, 70.40]
- Divorce And Matrimonial Causes Act (1857), § 1:74, § 2:72 [70.03]
- Domestic Violence and Stalking Act, § 1:74, § 2:72 [70.24(34)]
- Emergent matters, § 2:72 [70.24(13)]

FAMILY PROCEEDINGS—Cont'd

- Enforcement of orders, see also
ENFORCEMENT OF ORDERS
 - case conferences, § 2:72 [70.24]
 - Garnishment Act, § 1:74
 - sanctions, § 2:72 [70.09, 70.25]
- Evidence at trial
 - affidavit evidence at trial, § 2:72 [70.30]
 - trial record, § 2:72 [70.28]
 - uncontested petitions, § 2:72 [70.13]
 - use at trial of cross-examination on affidavit, § 2:72 [70.29]
- Evidence on motions and applications
 - affidavit evidence, § 2:72 [70.20]
 - motions to expunge, § 2:72 [70.21]
 - rule 39.01 inapplicable, § 2:72 [70.20]
- Examination for discovery
 - case conference orders, § 2:72 [70.24]
 - trial, use at, § 2:72 [70.29]
- Expedited actions, rule not applicable, § 2:22 [20A]
 - expert reports, § 2:72 [70.24(15)]
- Family arbitration agreement, § 2:72 [70.13]
- Family Dispute Resolution (Pilot Project) Act, § 1:74
- Family evaluation
 - appointment of, § 1:82, § 1:83
 - masters' jurisdiction, § 2:72 [70.24(15)]
 - B file, § 2:72 [70.17]
 - report by, § 2:72 [70.17]
- Family Homes on Reserves and Matrimonial Interests or Rights Act (Canada), § 1:74, § 2:72 [70.03, 70.24]
- Family property references, see also REFERENCES
 - cohabitation and separation dates, § 2:58 [55], § 2:72 [70.25]
 - deadlines, § 2:72 [70.25]
 - masters' jurisdiction, § 2:72 [70.24(15)]
 - opposition to masters' reports, § 2:72 [70.25(11.1) to (11.5)]
 - orders, § 2:72 [70.25]
 - procedure on reference, § 2:58 [55.01]
 - sanctions, § 2:72 [70.25]
 - timing, § 2:72 [70.25]

FAMILY PROCEEDINGS—Cont'd

- Family property see also REFERENCES
 - Family Homes on Reserves and Matrimonial Interests or Rights Act (Canada), § 1:74, § 2:72 [70.03, 70.24]
 - Family Property Act, § 1:74, § 2:72 [70.03, 70.25, 70.31]
 - Homestead Act, § 1:74, § 2:72 [70.31]
 - Law of Property Act, § 1:74, § 2:72 [70.6, 70.31]
 - Married Women's Property Act, § 1:74
- Financial information
 - answer, § 2:72 [70.07]
 - guidelines, § 2:72 [70.01]
 - initiating pleading, demand for information, § 2:72 [70.05]
 - particulars, § 2:72 [70.09]
 - provision of financial information, § 2:72 [70.09]
 - recalculated child support order, § 2:72 [70.01]
 - recalculation order, § 2:72 [70.01]
 - recalculation service, § 2:72 [70.01]
 - reply to answer, § 2:72 [70.07]
 - sanctions, § 2:72 [70.09]
 - support determination officer, § 2:72 [70.01]
 - table, § 2:72 [70.01]
 - urgent situations, § 2:72 [70.09]
 - variation of final orders, § 2:72 [70.37]
 - when required, § 2:72 [70.05, 70.05.1]
- Hague Convention on the Civil Aspects of International Child Abduction, § 2:72 [70.06]
- Homestead Act, § 1:74, § 2:72 [70.03, 70.31]
- Interim proceedings
 - application briefs and appeal briefs, § 2:72 [70.23]
 - commencement, § 2:72 [70.18]
 - motions briefs, § 2:72 [70.22]
 - provisional orders under the Divorce Act, § 2:72 [70.38, 70.39, 70.40]
 - without notice, § 2:72 [70.19]
- Inter-jurisdictional Support Orders Act, § 1:74, § 2:72 [70.24]
- Interrogatories, § 2:72 [70.42]
- Jurisdiction
 - application of rules, § 2:72 [70.02]
 - exclusive jurisdiction, § 1:76

FAMILY PROCEEDINGS—Cont'd

Jurisdiction—Cont'd
 family court, jurisdiction, § 1:73, § 1:74.50
 master, § 2:40 [37.02], § 2:72 [70.24]
 Law of Property Act
 family proceedings, § 1:74, § 2:72 [70.6, 70.31]
 partition proceedings, § 2:68 [66]
 Lawyer's bill, assessment of, § 2:73 [71.02]
 Manitoba Assistance Act, § 2:72 [70.06]
 Marriage Act, § 1:74
 Married Women's Property Act, § 1:74
 Masters' jurisdiction, § 2:72 [70.24(15)]
 Mediation
 referral to, § 1:80, § 2:72 [70.16, 70.24(15)]
 report, § 2:72 [70.16]
 Motions or applications before case conference
 before judge, § 2:21 [20.24(10)]
 before master, § 2:21 [20.24(15)]
 Motions without notice, § 2:72 [70.03, 70.09, 70.19, 70.24]
 Name change, notice of, § 2:72 [70.44]
 Offers to settle, see OFFERS TO SETTLE
 Orders
 appeals, § 2:72 [70.36]
 changes to orders, § 2:72 [70.31, 70.34]
 content and form, § 2:72 [70.31]
 Domestic Violence and Stalking Act, § 1:74, § 2:72 [70.24, 70.31]
 errors and omissions, § 2:72 [70.34]
 general provisions, § 2:72 [70.31]
 general rule not applicable, § 2:62 [59], § 2:72 [70.31]
 interest payable, § 2:72 [70.31]
 preparing, signing and serving orders, § 2:72 [70.33]
 preparing and signing and serving, § 2:72 [70.33]
 review, § 2:72 [70.24(28) to (29), 70.25]
 satisfaction, § 2:72 [70.35]
 satisfaction of orders, § 2:72 [70.35]
 standard clauses, § 2:72 [70.01, 70.31]
 urgency, § 2:72 [70.33]
 variation of final orders, § 2:72 [70.37]
 Parents Maintenance Act, § 1:74

FAMILY PROCEEDINGS—Cont'd

Paternity order, service requirements, § 2:72 [70.06]
 Pleadings
 answer to petition, § 2:72 [70.07]
 commencement of family proceedings, § 2:72 [70.03]
 consolidation of proceedings, § 2:72 [70.10]
 default in filing answer, § 2:72 [70.11]
 discontinuance of initiating pleading, § 2:72 [70.05.3]
 initiating pleadings, § 2:72 [70.01]
 petition for divorce, § 2:72 [70.03, 70.06]
 reply to answer, § 2:72 [70.08]
 service of initiating pleading, § 2:72 [70.05.2, 70.06]
 statement of claim, § 2:72 [70.01]
 statement of defense, § 2:72 [70.24, 70.27]
 Prioritized hearing
 reviewability, § 2:72 [70.24(28) to (29)]
 timing, § 2:72 [70.24(27)]
 when available, § 2:72 [70.24(25)]
 Property, see family property references
 Proportionality, principle of
 case conferences, § 2:72 [70.24]
 interpretation of rules, § 2:2 [1.04]
 proportionality, § 2:72 [70.02.1]
 Protection and prevention orders
 case conference, § 2:72 [70.24]
 Domestic Violence and Stalking Act, § 1:74
 standard clauses, § 2:72 [70.31]
 Purpose of Rule, § 2:72 [70]
 application of rules, § 2:72 [70.02]
 proportionality, § 2:72 [70.02.1]
 References, see also REFERENCE, DIRECTING A; REFERENCES, PROCEDURE ON
 case conference direction, § 2:72 [70.24]
 directions re shareability, § 2:72 [70.25]
 Family Property Act, § 2:58 [55.01], § 2:72 [70.24, 70.25]
 initiation, § 2:72 [70.25]
 rules 54 and 55 apply, § 2:72 [70.25]

FAMILY PROCEEDINGS—Cont'd

Sanctions

- failure to comply with financial statement requirements, § 2:72 [70.09]
- failure to comply with rules or orders, § 2:72 [70.24(48)]

Service

- affidavit of service, § 2:72 [70.06]
- case management pamphlet, § 2:72 [70.24(8)]
- general rule, § 2:17 [16.01]
- Hague Service Convention, when applicable, § 2:72 [70.12.1]
- outside Manitoba, § 2:18 [17.02]
- particular proceedings, § 2:72 [70.06]
- substitute service, § 2:72 [70.05, 70.24(15)]
- time limits, initiating pleading, § 2:72 [70.05.2]

Service, particular proceedings

- cancellation of arrears, § 2:72 [70.06]
- partition proceedings, § 2:72 [70.06]
- paternity, § 2:72 [70.06]
- return of a child under article 29 of the Hague Convention on the Civil Aspects of International Child Abduction, § 2:72 [70.06]
- support order changes, § 2:72 [70.06]
- suspension of enforcement of support or arrears, § 2:72 [70.06]
- validation of service, § 2:72 [70.24(15)]
- variation proceedings, § 2:72 [70.37]

Settlement discussions, § 2:72 [70.24(53)]

Spousal support

- affidavit in support, § 2:72 [70.37]
- case conferences, § 2:21 [20.24]
- enforcement, § 2:72 [70.31]
- financial information required, § 2:72 [70.05, 70.07, 70.09, 70.18]
- interim support, case conferences, § 2:72 [70.24]
- motions brief, § 2:72 [70.22]
- recalculation of support order, § 2:72 [70.31]
- standard clauses, § 2:72 [70.31]
- suspension of arrears, § 2:72 [70.06]
- variation, § 2:72 [70.37]

Standard clauses, § 2:72 [70.01, 70.31]

Summary judgment

- application of Rule 20, § 2:72 [70.18.1]

FAMILY PROCEEDINGS—Cont'd

Summary judgment—Cont'd

- availability, § 2:21 [20.18.1(2) to (3)]
- direction to bring motion, § 2:72 [70.24(34)]
- oral evidence, § 2:72 [70.18.1(4)]
- pre-trial conference, § 2:52 [50.04 to 50.08]

Triage conference

- applicable prerequisites, § 2:72 [70.24(16), 70.24(21)]
- attendance, § 2:72 [70.24(24)]
- judges' powers, § 2:72 [70.24(23), (31), (34)]
- judges' role, § 2:72 [70.24(22)]
- screening, § 2:72 [70.24(19)]
- starting the process, § 2:72 [70.24(16)]
- triage conference coordinator, § 2:72 [70.24(20)]

Trials

- adjournments, § 2:72 [70.24(42)]
- certificate of readiness, § 2:72 [70.24(43)]
- setting dates, § 2:72 [70.24(37) to (42)]
- trial by affidavit, § 2:72 [70.24(34)]
- trial readiness certificate, § 2:72 [70.24(43)]

Uncontested petitions, § 2:72 [70.13, 70.14]

Urgent matters

- case conference, leave to set date, § 2:72 [70.24]
- emergent matters, § 2:72 [70.24(12)]
- orders, settling, § 2:72 [70.33]
- provision of financial information, § 2:72 [70.09]

FAMILY PROPERTY ACT

- Generally, § 1:74, § 2:58 [55.01], § 2:72 [70.03, 70.25, 70.31]

FORUM NON CONVENIENS

- See CONVENIENT FORUM

FOURTH AND SUBSEQUENT PARTY CLAIMS

- See THIRD PARTY CLAIM

FRIEND OF THE COURT

- See INTERVENTION

FRIVOLOUS OR VEXATIOUS

- See VEXATIOUSNESS

GARAGE KEEPERS ACT

- Payment into and out of court, § 2:75 [73.08]
- Payment to lawyers, § 2:75 [73.12]
- Payment to vehicle owners, § 2:75 [73.08]
- Payment with consent, § 2:75 [73.05]
- Payment without consent, § 2:75 [73.08]
- Payment without court order, § 2:75 [73.04]

GARNISHMENT ACT

- Enforcement of orders, § 2:63 [60.02]
- Garnishment after judgment, § 2:63 [60.08]
- Payment out of court, § 2:75 [73.07]

GARNISHMENT BEFORE JUDGMENT

- Authority, § 1:94
- Motion for, § 2:49 [46.14]
- Notice of, § 2:49 [46.14]
- Setting aside, § 2:49 [46.14]
- Without notice, § 2:49 [46.14]

HAGUE CONVENTION ON THE CIVIL ASPECTS OF INTERNATIONAL CHILD ABDUCTION

- Generally, § 2:72 [70.01, 70.06, 70.24, 70.45]

HAGUE SERVICE CONVENTION

- Default judgment, § 2:71 [69.02]
- Defined, § 2:2 [1.03]
- Exception to general service rules, § 2:17 [16.04]
- Service under the convention, § 2:18 [17.05]

IMPLIED UNDERTAKING

- See DEEMED UNDERTAKING

INFANTS' ESTATES ACT, PROCEEDINGS UNDER THE

- Affidavit in support, § 2:69 [67.02]
- Approval of disposition, § 2:69 [67.03]
- Commencement by application, § 2:69 [67.01]
- Consent by minor, § 2:69 [67.04]
- Order, form of, § 2:69 [67.02]
- Passing of accounts, § 2:76 [74.12]
- Revocation, § 2:69 [67.02]
- Service of documents on passing of accounts, § 2:76 [74.14]

INJUNCTIONS

- Commencement of proceedings, § 2:15 [14.05]
- Court's power
 - authority to grant injunctions, § 1:88
 - just and convenient requirement, § 1:88
 - no personal services, § 1:90
 - no restraint on freedom of speech, § 1:90
- Interlocutory motion, § 2:43 [40.03]
- Without notice motion, § 2:43 [40.02]

INSPECTION OF PROPERTY

- See also INTERIM PRESERVATION OF PROPERTY; INTERIM RECOVERY OF PERSONAL PROPERTY
- Contents of order, § 2:35 [32.01]
- Deemed undertaking, § 2:32 [30.01]
- Documents, inspection of, see DISCOVERY OF DOCUMENTS
- Electronic equipment, inspection of, § 2:22 [20A(12)]
- Expert
 - carried out by jointly instructed, § 2:22 [20A(29)]
 - court appointed, § 2:55 [52.03]
 - trial, § 2:55 [52.03]
- Extent of order, § 2:35 [32.01]
- Judge and/or jury, inspection by, § 2:55 [52.05]
- Motion for order, § 2:35 [32.01]
- Nature of inspection, § 2:35 [32.01]
- Possession
 - non-party, § 2:35 [32.01]
 - party, § 2:35 [32.01]
- Terms, § 2:35 [32.01]

INSURANCE ACT

- Generally, § 1:74
- Approval of person giving a bond, § 2:47 [44.04], § 2:49 [46.15]

INSURANCE POLICIES

- Document discovery, § 2:32 [30.02]
- Examination for discovery, § 2:34 [31.06]

INTENDED PROCEEDINGS

- See also PRELIMINARY PROCEEDINGS
- Affidavits on intended proceedings, § 2:42 [39.01]
- Leave required, § 2:15 [14.01]

INTENDED PROCEEDINGS—Cont'd

Preliminary motion defined, § 2:2 [1.04]

INTEREST

Assessment of lawyer's bill, § 2:73 [71.08]

Calculation interest payable, § 1:112 to § 1:121, § 2:73 [71.08]

Default judgment, § 2:20 [19.04]

Garnishment, amount payable including interest, § 2:63 [60.08]

Mortgage actions, interest payable, § 2:66 [64.07]

Offers to settle, § 2:51 [49.10]

Orders to set out interest payable, § 2:62 [59.03], § 2:72 [70.31]

Order to give security, § 2:48 [45.03]

Payment out of court, accrued interest, § 2:75 [73.13]

Post-judgment, § 1:118

Prejudgment, § 1:122

Seizure and sale, amount payable including interest, § 2:63 [60.07]

INTERIM PRESERVATION OF PROPERTY

See also INTERIM RECOVERY OF PERSONAL PROPERTY; RECOVERY OF PERSONAL PROPERTY

Preservation order, § 2:48 [45.10]

Sale order, § 2:48 [45.10]

Security, property held as, § 2:48 [45.03]

INTERIM RECOVERY OF PERSONAL PROPERTY

Affidavit in support, § 2:47 [44.01]

Condition and form of security, § 2:47 [44.04]

Defendant preventing recovery, § 2:47 [44.08]

Disposition of the motion, § 2:47 [44.03]

Insurance Act, § 2:47 [44.04]

Service of motion, § 2:47 [44.01]

Setting aside, § 2:47 [44.05]

Sheriff's duty, § 2:47 [44.07]

Without notice, § 2:47 [44.03]

INTER-JURISDICTIONAL SUPPORT ORDERS ACT

Generally, § 2:72 [70.24]

INTERPLEADER

See also PRELIMINARY PROCEEDINGS

Affidavit, § 2:46 [43.03]

Availability, § 2:46 [43.02]

Court's power, § 2:46 [43.04]

Obtaining order, § 2:46 [43.03]

Sheriffs interpleader, § 2:46 [43.05]

INTERPRETATION OF RULES

General principle, § 2:2 [1.04]

Reference, conduct of, § 2:58 [55.01]

INTERPRETERS

Interpreter at trial, § 2:56 [53.01]

Interpreter for affidavit, § 2:5 [4.07]

Interpreter for oral examinations, § 2:37 [34.09]

INTERPROVINCIAL SUBPOENA ACT

Compelling attendance at trial, § 2:56 [53.05]

Service of a subpoena on a person outside of Manitoba, § 2:37 [34.04]

INTERROGATORIES

Answers by affidavit, § 2:38 [35.02]

Availability

actions, § 2:34 [31.02]

expedited actions, § 2:22 [20A(16) to (18)]

expropriation, § 2:79 [77.07]

family proceedings, § 2:72 [70.42]

Deemed undertaking, § 2:33 [30.1]

Expedited actions, limits, § 2:22 [20A(16) to (18)]

Expropriation, § 2:79 [77.07]

Failure to provide, § 2:38 [35.04]

Filing, § 2:38 [35.05]

Format, § 2:38 [35.02]

List of questions, § 2:38 [35.01]

Minors, § 2:38 [35.05]

Notice to examine, § 2:34 [31.04], § 2:38 [35.01]

Objections, § 2:38 [35.01]

Sanctions, § 2:38 [35.04]

INTERVENTION

Added part, § 2:14 [13.01]

Friend of the court, § 2:14 [13.02]

INTESTATE SUCCESSION ACT

Lawyer's fees, § 2:76 [74.14]

IRREGULARITIES

See NON-COMPLIANCE WITH THE RULES

JOINDER OF CLAIMS AND PARTIES

Claims, § 2:6 [5.01], § 2:29 [27.01]
 Consolidation, § 2:7 [6.01]
 Estates and trusts, § 2:10 [9.01]
 Intervention, added party, § 2:14 [13.01]
 Intervention, friend of the court, § 2:14 [13.02]
 Misjoinder, § 2:6 [5.04]
 Mortgage action, interested persons, § 2:66 [64.03]
 Multiplicity of proceedings to be avoided, § 1:137

Parties

adding, deleting or substituting parties, § 2:6 [5.04]
 beneficiaries, § 2:10 [9.01]
 estates and trusts, § 2:10 [9.01]
 multiple defendants, § 2:6 [5.02]
 multiple plaintiffs, § 2:6 [5.02]
 necessary parties, § 2:6 [5.03]
 plaintiff by, § 2:6 [5.01]
 surrogate proceedings, § 2:77 [75.03]
 Relief against joinder
 generally, § 2:6 [5.05]
 pre-trial orders and directions, § 2:52 [50.05]

JUDGMENT DEBTOR

See EXAMINATION IN AID OF EXECUTION

JUDICIAL CENTRE

Place of hearing
 assessment of lawyer's bill, § 2:73 [71.03]
 caveats opposing probate, § 2:77 [75.02]
 notice of motion, § 2:40 [37.05]
 small claims, § 2:78 [76.08, 76.15.1]
 Place of trial, § 2:50 [47.01, 47.02]
 Transfer of
 actions, § 2:15 [14.08]
 applications, § 2:15 [14.29], § 2:41 [38.06]

JURISDICTION OF COURT

See also SERVICE OUTSIDE OF MANITOBA

JURISDICTION OF COURT—Cont'd

Court's jurisdiction over subject matter, § 1:65, § 2:23 [21.01]
 Want of jurisdiction, dismissal for, § 2:60 [57.05]

JURY TRIALS

Actions that can be tried by, § 1:97, § 1:101
 Disagreement of the jury, § 2:55 [52.08]
 Failure to prove a fact or document, § 2:55 [52.10]
 Inspection of property by jury, § 2:55 [52.05]
 Pre-trial judge to preside, § 2:52 [50.11]
 Recording jury verdict, § 2:55 [52.09]

LAW FEES AND PROBATE CHARGE ACT

Costs of sheriff, § 2:61 [58.10]
 Garnishment, § 2:63 [60.18]

LAW OF PROPERTY ACT

Family proceedings, § 1:74, § 2:72 [70.03, 70.6, 70.31]
 Partition proceedings, § 2:68 [66]

LAWYERS

Access to B file, § 2:5 [4.09]
 Address, right to be exercised by counsel, § 2:55 [52.07]
 Approval of order, family proceedings, § 2:72 [70.33]
 Assessment of lawyer's bill
 affidavit, § 2:73 [71.04]
 application, § 2:73 [71.01]
 confirmation of master's report, § 2:73 [71.10]
 family proceedings, § 2:73 [71.02]
 powers of the court, § 2:73 [71.08]
 Authority to act, parties under disability, § 2:8 [7.02, 7.05, 7.08]
 Change of lawyer
 ceasing to practice, § 2:16 [15.05]
 lawyer's duty to continue, § 2:16 [15.04]
 motion, by lawyer, § 2:16 [15.02]
 motion to remove, § 2:16 [15.03]
 notice of, § 2:16 [15.02]
 notice of intention to act in person, § 2:16 [15.02]
 proof of service, § 2:17 [16.10]

LAWYERS—Cont’d

- Costs for additional counsel, § 2:76 [74.01]
- Deemed undertaking, bound by, § 2:33 [30.1]
- Discovery of documents, lawyer certificate, § 2:32 [30.03]
- Effect of counsel answering, § 2:34 [31.08]
- Fees and disbursements, estate matters, § 2:76 [74.13, 74.14]
- Independent counsel, surrogate practice, § 2:76 [74.10]
- Legal Profession Act
 - assessment of lawyer’s bill, § 2:73 [71.01]
 - unfair contingency contract, § 2:73 [71.02]
- Liability of lawyer for costs, § 2:60 [57.07], § 2:72 [70.24]
- Limited retainer, § 2:16 [15.01.1]
- Meeting with mediator, family proceedings, § 2:72 [70.16]
- Passing of accounts, § 2:76 [74.12]
- Pre-trial conference, attendance at, § 2:52 [50.03], § 2:72 [70.24]
- References, appointment to represent, § 2:58 [55.02]
- Service on lawyer, § 2:17 [16.01, 16.03, 16.05, 16.09], § 2:37 [34.04], § 2:72 [70.06, 70.24]
- When lawyer is required, § 2:16 [15.01]
- Withdrawal, § 2:72 [70.24]

LEGAL PROFESSION ACT

- Assessment of lawyer’s bill, § 2:73 [71.01]
- Unfair contingency contract, § 2:73 [71.02]

LITIGATION ADMINISTRATOR

- See also LITIGATION GUARDIAN
- Appointment of, estate proceedings, § 2:10 [9.01]

LITIGATION GUARDIAN

- See also LITIGATION ADMINISTRATOR; PARTIES UNDER DISABILITY
- Appointment, § 2:8 [7.02, 7.03]
- Appointment of Public Guardian and Trustee, § 2:8 [7.04]
- Change in representation, § 2:16 [15.03]

LITIGATION GUARDIAN—Cont’d

- Costs, § 2:8 [7.02], § 2:60 [57.06]
- Discontinuance, § 2:25 [23.01]
- Examination for discovery, § 2:34 [31.03]
- Interrogatories, § 2:38 [35.06]
- Limitations on authority, § 2:8 [7.01]
- Minor, representative of, § 2:8 [7.01]
- Powers and duties, § 2:8 [7.05]
- Removal or substitution, § 2:8 [7.06]
- Settlement, approval of, § 2:8 [7.08]
- Small claims, § 2:78 [76.16 to 76.23]

MARRIAGE ACT

- Generally, § 2:72 [70.24]

MARRIED WOMEN’S PROPERTY ACT

- Generally, § 1:74, § 2:72 [70.03]

MASTER’S JURISDICTION

- Committee appointment, passing of accounts, § 2:74 [72.04]
- Contested motions, scheduling, § 2:40 [37.08]
- Costs of reference, assessment of, § 2:61 [58.02]
- Criminal matters, § 2:40 [37.02]
- Expungement motion, § 2:27 [25.11]
- Family proceedings, case conference directing references, § 2:72 [70.24]
- Family Property Act references, § 2:72 [70.25]
- generally, § 2:40 [37.02]
- urgent situation or hardship, § 2:72 [70.24]
- Garnishment, § 2:63 [60.08]
- Interpleader, § 2:46 [43.04]
- Lawyer’s bill, assessment of, § 2:72 [70.02, 70.10]
- Master to hear motions, § 2:40 [37.03, 37.08.1]
- Mortgage actions, § 2:66 [64.03, 64.04, 64.06, 64.07]
- Motions, § 2:40 [37.02]
- Oral examination, § 2:37 [34.02]
- Parties under disability, § 2:40 [37.02]
- Passing of accounts, surrogate practice, § 2:76 [74.12, 74.14]
- Receivership, § 2:44 [41.05]
- References, § 2:57 [54.03, 54.07], § 2:66 [64.07]

MASTER'S JURISDICTION—Cont'd

Sanctions, failure to comply with motion schedule, § 2:40 [37.08.1]

MEDICAL EXAMINATION

See PHYSICAL AND MENTAL EXAMINATION OF PARTIES

MENTAL HEALTH ACT

Appointment of committees, passing of accounts, § 2:74 [72.01]

MENTALLY INCOMPETENT PERSON

See PARTIES UNDER DISABILITY

MINORS

See also FAMILY PROCEEDINGS; INFANTS' ESTATES ACT; LITIGATION GUARDIAN; PARTIES UNDER DISABILITY

Consent of minor, § 2:69 [67.04]

Disposition of minor's property, § 2:69 [67.03]

Interrogatories, answers by a minor, § 2:38 [35.06]

Partition proceedings, § 2:68 [66.01]

Payment of money owned by minor, direction for, § 2:58 [55.05]

Representation by litigation guardian, § 2:8 [7.01]

Service

generally, § 2:17 [16.02]

estate matters, § 2:76 [72.14], § 2:76 [74.12]

Settlement

approval of, § 2:8 [7.08]

small claims, § 2:78 [76.16, 76.22]

Small claims, § 2:78 [76.16, 76.22]

MISTAKES

See NON-COMPLIANCE WITH THE RULES

MORTGAGE ACTIONS

Actions, § 2:66 [64.02]

Applications, proceedings commenced by, § 2:15 [14.05]

Default judgment, § 2:20 [19.02, 19.04]

Defendant, where sale desired, § 2:66 [64.06]

Joinder of interested persons, § 2:66 [64.03]

Powers of the court, § 2:66 [64.04]

MORTGAGE ACTIONS—Cont'd

Procedure on mortgage references, § 2:66 [64.07]

Relief against acceleration, § 1:72

Service outside of Manitoba, § 2:18 [17.02]

MOTIONS, JURISDICTION AND PROCEDURE

See also EVIDENCE ON MOTIONS AND APPLICATIONS

Abandonment of motions, § 2:40 [37.12]

Alternative means of communication, § 2:40 [37.09]

Contested motions, § 2:40 [37.08]

Disposition of motion, § 2:40 [37.10]

Jurisdiction, judge's

applications, § 2:41 [38.03]

motions, § 2:40 [37.02]

Jurisdiction, master's

assessment of lawyer's bill, § 2:73 [71.02]

civil motion, § 2:40 [37.02]

family proceedings, § 2:72 [70.24]

passing accounts, § 2:76 [74.12]

Motion briefs, § 2:40 [37.08]

Order on consent, § 2:40 [37.06]

Place of hearing, § 2:40 [37.05]

Pre-trial orders and directions, § 2:52 [50.05]

Rescinding or varying orders, § 2:40 [37.11]

Service

insufficient service, § 2:40 [37.06]

motion, § 2:40 [37.06]

order made without notice, § 2:40 [37.06]

time for service, § 2:40 [37.07]

Without notice, § 2:40 [37.06]

MOTIONS WITHOUT NOTICE

See also APPLICATIONS, JURISDICTION AND PROCEDURE; MOTIONS, JURISDICTION AND PROCEDURE; EVIDENCE ON MOTIONS AND APPLICATIONS

Costs, § 2:60 [57.03]

Full and fair disclosure, § 2:42 [39.01]

Motions that can be made without notice appointment re: litigation guardian, § 2:8 [7.03, 7.06]

attaching order, § 2:49 [46.01]

MOTIONS WITHOUT NOTICE**—Cont'd**

- Motions that can be made without notice
 - Cont'd
 - family proceedings, see FAMILY PROCEEDINGS
 - garnishment order before judgment, § 2:49 [46.14]
 - impractical or unnecessary to provide, § 2:40 [37.06]
 - interim order for the recovery of personal property, § 2:47 [44.03]
 - interlocutory injunction, § 2:43 [40.02]
 - leave to serve outside of Manitoba, § 2:18 [17.03, 17.05]
 - mortgage actions, § 2:66 [64.03, 64.04, 64.09]
 - payment out stop orders, § 2:75 [73.14]
 - pending litigation order, § 2:45 [42.01]
 - possession, writ of, § 2:63 [60.09]
 - serious consequences, § 2:40 [37.06]
 - surrogate practice, § 2:76 [74.02], § 2:77 [75.02]
 - transfer or transmission of interest, § 2:12 [11.02]
- Rescinding or varying orders made in without notice proceedings, § 2:40 [37.11], § 2:41 [38.10]
- Service of an order made without notice, § 2:40 [37.06]
- Uncertainty about who to serve, § 2:41 [38.05]

NON-COMPLIANCE WITH THE RULES

- Correcting errors
 - applications, § 2:41 [38.05]
 - document discovery, § 2:32 [30.07]
 - estate and trust proceedings, § 2:10 [9.03]
 - family proceedings, § 2:72 [70.24]
 - orders, § 2:62 [59.06], § 2:72 [70.34]
 - pleadings, [26.02]
- Effect of non-compliance, § 2:3 [2.01]
- Failure to prove a fact or document through mistake, § 2:55 [52.10]
- Irregularities, § 2:2 [1.02], § 2:3 [2.02]
- Nullity, § 2:3 [2.01]
- Orders, rescinding or varying due to mistake, § 2:40 [37.11], § 2:41 [38.10]
- Service, validating, § 2:17 [16.08]

NON-PARTIES

- See also WITNESSES
- Discovery of documents, § 2:32 [30.10]
- Enforcement of orders against, § 2:63 [60.06]
- Examination for discovery, § 2:34 [31.10]
- Family proceedings, affidavits by, § 2:72 [70.20]
- Inspection of property held by, § 2:35 [32.10]
- Judicial review, notice to, § 2:70 [68.02]
- Procedure on examination of, § 2:37 [34.04]
- Taking evidence before trial from, § 2:39 [36.01]
- Undertakings, order re, § 2:42 [39.03]

OATHS OR AFFIRMATIONS

- Affidavits, format, 2:5 [4.07]
- Interpreter, by, § 2:37 [34.09], § 2:56 [53.01]
- Minors, § 2:38 [35.06]
- Mortgage account, § 2:66 [64.07]
- Oral examinations, § 2:37 [34.08]
- Refusal to take, § 2:34 [31.11], § 2:37 [34.14]
- Taking evidence before trial, § 2:39 [36.01]

OFFERS TO SETTLE

- Acceptance, § 2:51 [49.07]
- Cost consequences of failure to accept, § 2:51 [49.10]
- Costs on settlement, § 2:60 [57.04]
- Counteroffer, § 2:51 [49.07]
- Factor re awarding and fixing of costs, § 2:70 [57.01]
- Failure to comply, § 2:51 [49.09]
- Multiple defendants, § 2:51 [49.11]
- Offer, § 2:51 [49.10]
- Parties under disability, § 2:51 [49.08]
- Payment into court, § 2:75 [73.02]
- Payment out of court, § 2:75 [73.05]
- Timing, § 2:51 [49.03]
- Withdrawal or expiry, § 2:51 [49.04]
- Without prejudice, § 2:51 [49.05]

OFFICIAL EXAMINER

- Costs of, § 2:61 [58.05], § 2:63 [60.18]
- Oral examination held before, § 2:37 [34.02]

ORDERS

- See also ENFORCEMENT OF ORDERS;
STAY OF ORDER
- Amending, § 2:62 [59.06]
- Disposition sheet, § 2:62 [59.02]
- Effective date, § 2:62 [59.01]
- Family proceedings, see FAMILY
PROCEEDINGS
- Filing, § 2:62 [59.05]
- Form
 - approval, § 2:62 [59.03]
 - numbering, § 2:62 [59.03, 59.04]
 - preparation of draft, § 2:62 [59.03]
- Registrar, § 2:62 [59.04]
- Setting aside, § 2:62 [59.06]
- Signing, § 2:62 [59.04]
- Urgent, § 2:62 [59.04]
- Varying, § 2:62 [59.06]

PARENTS MAINTENANCE ACT

- Generally, § 1:74, § 2:72 [70.24(4)]

PARTICULARS

- Failure to comply, § 2:27 [25.10]
- Request, service of, § 2:27 [25.10]
- Response to request, § 2:27 [25.10]
- Stay of proceedings, § 2:27 [25.10]

PARTIES

- See also JOINDER OF CLAIMS AND
PARTIES
- Added party, intervention, § 2:14 [13.01]
- Bankrupt, § 2:12 [11.01]
- Class proceedings, § 2:13 [12.01]
- Estate and trust proceedings
 - beneficiaries, § 2:10 [9.01]
 - litigation administrator, § 2:10 [9.03]
 - personal representative, § 2:10 [9.01]
- Friend of the court, intervention, § 2:14
[13.02]
- Litigation guardian, § 2:8 [7.02]
- Parties under disability
 - committee, § 2:8 [7.01]
 - litigation guardian, § 2:8 [7.01]
 - Public Guardian and Trustee, § 2:8
[7.04]
 - substitute decision-maker, § 2:8 [7.01]
- Partnerships, § 2:9 [8.01]
- Personal representative, [1.03], § 2:10
[9.01]
- Probate applications, § 2:77 [75.03]

PARTIES—Cont'd

- Representation order, interested person,
§ 2:11 [10.01]
- Transfer or transmission of interest,
§ 2:12 [11.01]

PARTIES UNDER DISABILITY

- See also ATTORNEY, UNDER AN
ENDURING POWER OF; COM-
MITTEE; MINORS; LITIGATION
GUARDIAN; PUBLIC GUARDIAN
AND TRUSTEE; SUBSTITUTE
DECISION-MAKER
- Disability defined, § 2:2 [1.03]
- Discontinuance of action, § 2:25 [23.01]
- Lawyer required, § 2:16 [15.01]
- Minors, § 2:8 [7.01]
- Representation for
 - mentally incompetent, declared, § 2:8
[7.01]
 - mentally incompetent, not so declared,
§ 2:8 [7.01]
 - minor, § 2:8 [7.01]
 - vulnerable person, § 2:8 [7.01]
- Service on mentally incompetent not so
declared, § 2:17 [16.02]
- Service on mentally incompetent so
declared, § 2:17 [16.02]
- Small claims
 - representation, § 2:78 [76.16]
 - settlement, § 2:78 [76.22]
 - small claims, § 2:78 [76.17, 76.18,
76.19]
- Substitute decision maker defined, § 2:2
[1.03]

PARTITION PROCEEDINGS

- Commencement, § 2:68 [66.01]
- Family proceedings, § 2:72 [70.06]
- Judgment, form OF, § 2:68 [66.02]
- Law of Property Act, § 2:68 [66.01]
- Minor, § 2:68 [66.01]
- Proceeds of sale, § 2:68 [66.03]

PARTNERSHIPS

- Disclosure of partners' names and
addresses, § 2:9 [8.05]
- Enforcement by or against, § 2:9 [8.03]
- Enforcement of order, § 2:9 [8.06]
- Proceedings by or against, § 2:9 [8.01]
- Service, § 2:17 [16.02]

PASSING OF ACCOUNTS

- See also TAKING OF ACCOUNTS
- Committee, on appointment, § 2:74 [72.01 to 72.04]
- Costs, assessment, § 2:61 [58.07]
- Court of Queen’s Bench Surrogate Practice Act, § 2:61 [58.07]
- Fees and disbursements, § 2:76 [74.14]
- Form and contents of the accounts, § 2:76 [74.12]
- Notice of application, § 2:76 [74.12]
- Procedures applicable to
 - attorney under The Powers of Attorney Act, § 2:76 [74.12]
 - guardian under The Infants’ Estate Act, § 2:76 [74.12]
 - other persons, § 2:76 [74.12]
 - surrogate practice, non-contentious proceedings, § 2:76 [74.12]
 - trustee under The Trustee Act, § 2:76 [74.12]
- Service, § 2:76 [74.12]

PAYMENT INTO AND OUT OF COURT

- Consent of parties, § 2:75 [73.05]
- Costs, assessment, § 2:61 [58.07]
- Garage Keepers Act, § 2:75 [73.08]
- Garnishment, § 2:75 [73.07]
- Lawyer for parties, § 2:75 [73.12]
- Majority, achieving, § 2:75 [73.11]
- Payment into court, § 2:75 [73.02]
- Payment out without a court order, § 2:75 [73.04]
- Personal representative of deceased, § 2:75 [73.10]
- Security for costs, § 2:75 [73.06]
- Stop order, § 2:75 [73.14, 73.15]
- Trustee in bankruptcy, § 2:75 [73.09]

PENDING LITIGATION ORDERS

- Certificate, § 2:45 [42.02]
- Discharge, § 2:45 [42.02]
- Motion to obtain, § 2:45 [42.01]
- Motion without notice, § 2:45 [42.01]
- Power of the court, § 1:91
- Service, § 2:45 [42.01]

PENSION BENEFITS ACT

- Garnishment, § 2:63 [60.08]

PERSONAL REPRESENTATIVE

- See EXECUTORS

PETITION

- See FAMILY PROCEEDINGS

PHYSICAL AND MENTAL EXAMINATION OF PARTIES

- Admissibility of medical reports, § 2:56 [53.03]
- Attendance at, § 2:36 [33.05]
- Child, examination of, § 1:96
- Consent to examination, § 2:36 [33.08]
- Costs, § 2:36 [33.09]
- Court’s authority to grant, § 1:96
- Deemed undertaking, § 2:33 [30.1]
- Failure to comply with rules, § 2:36 [33.07]
- Motion for examination, § 2:36 [33.01]
- Providing information in advance, § 2:35 [33.04]
- Reports and test results
 - privilege exception, § 2:36 [33.04]
 - provision of, § 2:36 [33.04]
- Service of report, § 2:36 [33.06]

PLACE OF PROCEEDINGS

- Appeals, § 2:64 [62.01]
- Applications, § 2:41 [38.04]
- Applications, transfer of, § 2:41 [38.06]
- Assessment of lawyer’s bill, § 2:73 [71.03]
- Caveats opposing probate, § 2:77 [75.02]
- Filing, § 2:40 [37.04]
- Motions, § 2:40 [37.05]
- Oral examination, § 2:37 [34.03]
- References, § 2:57 [54.05]
- Small claims, § 2:78 [76.08, 76.15.1]
- Trial, § 2:50 [47.01, 47.02]

PLEADINGS

- See also AMENDMENT OF PLEADINGS; COUNTERCLAIM; CROSSCLAIM; REPLY; STATEMENT OF CLAIM; STATEMENT OF DEFENCE; THIRD PARTY CLAIM
- Admission, § 2:54 [51.06]
- Claim for relief, § 2:27 [25.06]
- Close of pleadings, § 2:27 [25.05], § 2:58 [55.05]
- Family proceedings, see FAMILY PROCEEDINGS
- Form of pleading, § 2:27 [25.22]

PLEADINGS—Cont'd

- Rules of pleading
 - act or regulation, § 2:27 [25.06]
 - condition precedent, § 2:27 [25.06]
 - contract or relation, § 2:27 [25.06]
 - documents or conversations, § 2:27 [25.06]
 - inconsistent or new claims, § 2:27 [25.06]
 - inconsistent pleadings, § 2:27 [25.06]
 - material facts, § 2:27 [25.26]
 - nature of act or condition of mind, § 2:27 [25.06]
 - notice, § 2:27 [25.06]
 - pleading law, § 2:27 [25.06]
 - presumption of law, § 2:27 [25.06]
- Service of, § 2:27 [25.03]
- Striking out, § 2:27 [25.1]
- Striking out as sanction
 - default or misconduct on oral examination, § 2:37 [34.14]
 - expedited action, § 2:22 [20A(30)]
 - failure to comply with interlocutory order, § 2:63 [60.11]
 - failure to comply with motion schedule, § 2:40 [37.08], § 2:41 [38.07]
 - failure to pay costs, § 2:60 [57.03]
 - failure to serve affidavit or produce documents, § 2:32 [30.08]
 - family proceedings, § 2:72 [70.09, 70.24, 70.24.1]
 - pre-trial conference, § 2:52 [50.09]
- Time for filing and serving, § 2:27 [25.04]

PRELIMINARY PROCEEDINGS

- See also INTENDED PROCEEDINGS
- Affidavits on intended proceedings, § 2:42 [39.01]
- Leave required, § 2:15 [14.01]
- Preliminary motion defined, § 2:2 [1.04]

PRESERVATION OF RIGHTS

PENDING LITIGATION

- See also ENFORCEMENT OF ORDERS
- Attachment before judgment
 - affidavit in support, § 2:49 [46.01]
 - court's authority to grant, § 1:93
 - disposition, § 2:49 [46.02]
 - property in possession of a third party, § 2:49 [46.08]
 - sale or disposal, § 2:49 [46.10]
 - sheriff's costs, § 2:49 [46.05]

PRESERVATION OF RIGHTS

PENDING LITIGATION—Cont'd

- Attachment before judgment—Cont'd
 - sheriff to enforce, § 2:49 [46.03]
 - variation, § 2:49 [46.13]
 - without notice, § 2:49 [46.01]
- Garnishment before judgment
 - affidavit in support, § 2:49 [46.14]
 - court's authority to grant, § 1:94, § 1:95
 - security, § 2:49 [46.15]
 - setting aside, § 2:49 [46.14]
 - without notice, § 2:49 [46.14]
- Interim preservation of personal property, § 2:48 [45.01]
- Interim recovery of personal property, see also INSPECTION OF PROPERTY
 - affidavit in support, § 2:47 [44.01]
 - court's authority to grant, § 1:92
 - defendant's interference, § 2:47 [44.08]
 - security, § 2:47 [44.04]
 - service, § 2:47 [44.01]
 - sheriff's duties, § 2:47 [44.07]
- Interlocutory injunction
 - commencement of proceedings, § 2:15 [14.05]
 - court's authority to grant, § 1:88
 - undertaking as to damages, § 2:43 [40.03]
 - urgent situations, § 2:43 [40.01]
 - without notice, § 2:43 [40.02]
- Interpleader
 - how obtained, § 2:46 [43.03]
 - orders, § 2:46 [43.04]
 - sheriff's interpleader, § 2:46 [43.05]
 - where available, § 2:46 [43.02]
- Pending litigation order
 - court's authority to grant, § 1:88
 - discharge, § 2:45 [42.02]
 - supporting affidavit, § 2:45 [42.01]
 - without notice, § 2:45 [42.01]
- Receiver
 - commencement of proceedings, § 2:15 [14.05]
 - conduct of receivership, § 2:44 [41.04]
 - court's authority to grant, § 1:88
 - urgency, § 2:44 [41.03]

PRE-TRIAL MANAGEMENT

- Attendance, § 2:52 [50.03]

PRE-TRIAL MANAGEMENT—Cont'd

- Briefs and documents, § 2:52 [50.02, 50.10]
- Costs, § 2:52 [50.04, 50.09, 50.13]
- Dates for trial, setting, § 2:52 [50.07]
- Directions, examples of, § 2:52 [50.05]
- Expedited action, limits on, § 2:52 [50.02]
- Family proceedings, see FAMILY PROCEEDINGS
- Judge, role and powers of, § 2:52 [50.05, 50.10]
- Objectives, § 2:52 [50.01]
- Orders
 - examples of, § 2:52 [50.05]
 - setting aside, § 2:52 [50.09]
- Presiding at trial, § 2:52 [50.11]
- Pre-trial memorandum, § 2:52 [50.08]
- Reasons, § 2:52 [50.09]
- Sanctions, § 2:52 [50.09]
- Scheduling, § 2:52 [50.02, 50.04]
- Screening function, § 2:52 [50.04]
- Settlement, § 2:52 [50.06]
- Summary judgment, § 2:52 [50.04]
- Timing, § 2:52 [50.02]

PRE-TRIAL PROCEDURES

- See ADMISSIONS; CASE MANAGEMENT; OFFERS TO SETTLE; PLACE OF PROCEEDINGS; PRE-TRIAL MANAGEMENT

PRIVILEGE

- Identification and disclosure of documents
 - actions, § 2:32 [30.02]
 - expedited actions, § 2:22 [20A(8)]
- Improperly claimed, § 2:32 [30.06]
- Inspection and production of documents
 - actions, § 2:32 [30.02]
 - court, by or to, § 2:32 [30.04]
 - expedited actions, § 2:22 [20A(11), 20A(15)]
 - non-parties, § 2:32 [30.10]
- Restrictions on use at trial
 - documents, § 2:32 [30.09], § 2:56 [53.09]
 - information, § 2:34 [31.07], § 2:56 [53.09]

PROBATE APPLICATIONS

- See SURROGATE PRACTICE, CONTENTIOUS PROCEEDINGS;

**PROBATE APPLICATIONS—Cont'd
SURROGATE PRACTICE, NON-CONTENTIOUS PROCEEDINGS****PROCEEDINGS AGAINST THE
CROWN ACT (MANITOBA)**

- Generally, § 2:17 [16.02]

**PROCEEDINGS FOR JUDICIAL
REVIEW**

- Application, § 2:70 [68.01]
- Notice to non-parties, § 2:70 [68.02]

PROPORTIONALITY, PRINCIPLE OF

- See also PRE-TRIAL MANAGEMENT
- expedited actions
 - production of documents, § 2:22 [20A(8)]
 - undertakings, § 2:22 [20A(19)]
- family proceedings
 - case conferences, § 2:72 [70.24]
 - proportionality, § 2:72 [70.02.1]
- interpretation of rules, § 2:2 [1.04]

PUBLIC ACCESS

- B file see B FILE

PUBLIC GUARDIAN AND TRUSTEE

- See also PARTIES UNDER DISABILITY
- Appointment as litigation guardian, § 2:8 [7.02, 7.03, 7.06], § 2:10 [9.02]
- Discontinuance, notice of motion, § 2:25 [23.01]
- Dismissal for delay, notice of motion, § 2:26 [24.03]
- Infants' Estates Act, proceedings under The, § 2:69 [67.01]
- Minor's interests in estate proceedings, § 2:76 [74.12]
- Partition proceedings re: a minor, § 2:68 [66.01]
- Passing of accounts, service of notice of motion, § 2:74 [72.04]
- Reduced fees for basic estate services, § 2:76 [74.14]
- Service on, § 2:8 [7.03]
- Settlement, notice of, § 2:8 [7.08]
- Settlement of small claims, § 2:78 [76.22]

REAL PROPERTY ACT

- Attachment before judgment, § 2:49 [46.12]

RECEIVER

- Conduct of reference, § 2:44 [41.04], § 2:57 [54.02]
- Discharge, § 2:44 [41.06]
- Form of order, § 2:44 [41.03]
- Motion to obtain, § 2:44 [41.02]
- Originating process, § 2:15 [14.05]
- Urgency, § 2:44 [41.02]

RECIPROCAL ENFORCEMENT OF UNITED KINGDOM JUDGMENTS

- Affidavit in support, § 2:67 [65.02]
- Application for registration, § 2:67 [65.02]
- Enforcement, § 2:67 [65.03]
- Judgment and proof of service of originating process, § 2:67 [65.02]

RECOVERY OF PERSONAL PROPERTY

- See also INTERIM RECOVERY OF PERSONAL PROPERTY
- Contempt order, § 2:63 [60.04]
- Writ of delivery, § 2:63 [60.24]

REFERENCE, DIRECTING A

- See also FAMILY PROCEEDINGS
- Availability
 - accounts, taking of, § 2:57 [54.02]
 - committeeship, guardianship or receivership, § 2:57 [54.02]
 - consent of parties, § 2:57 [54.02]
 - enforcement, § 2:57 [54.02]
 - sale, § 2:57 [54.02]
 - summary judgment, amount at issue, § 2:21 [20.07]
 - whole proceeding, § 2:57 [54.02]
- Confirmation
 - deemed confirmation, § 2:57 [54.09]
 - immediate confirmation, § 2:57 [54.10]
 - opposing confirmation, § 2:57 [54.10]
 - order of the court, § 2:57 [54.06]
 - procedure, § 2:57 [54.08]
- Hearing for directions, § 2:58 [55.02]
- Master's inability to complete, § 2:57 [54.11]
- Master's powers, § 2:58 [55.04]
- Master's report, § 2:57 [54.06]
- Motions to master, § 2:57 [54.05]
- Order, contents of, § 2:57 [54.04]
- Pre-trial orders and directions, § 2:52 [50.05]

REFERENCE, DIRECTING A—Cont'd

- Receivership, conduct of, § 2:44 [41.04, 41.05]
- Representation of parties with similar interests, § 2:58 [55.02]

REFERENCES, PROCEDURE ON

- See also FAMILY PROCEEDINGS
- Adding parties, § 2:58 [55.02]
- Amendment of pleadings, § 2:58 [55.02]
- Carriage, transferring of, § 2:58 [55.02]
- Conduct of sale
 - completion of sale, § 2:58 [55.06]
 - method of sale, § 2:58 [55.06]
 - objections to sale, § 2:58 [55.06]
 - writ of possession, § 2:58 [55.06]
- Confirmation procedure, § 2:57 [54.08]
- Costs
 - appeal from assessment, § 2:61 [58.09]
 - appointment to assess, obtaining, § 2:61 [58.03, 58.04]
 - assessment of, § 2:61 [58.01]
 - factors to be considered, § 2:61 [58.06]
 - particular proceedings, § 2:61 [58.07]
 - reasons for decision, § 2:61 [58.08]
 - sheriff, § 2:61 [58.10]
 - who may assess, § 2:61 [58.02]
- Default, notice of steps, § 2:20 [19.22]
- Direction for payment of money, § 2:58 [55.05]
- Directions for conduct of the reference, § 2:58 [55.02]
- Evidence
 - deemed undertaking, § 2:58 [55.02]
 - examination of parties, § 2:58 [55.02]
 - production of documents, § 2:58 [55.02]
 - trial procedure, § 2:55 [52]
- Examination of claims, § 2:58 [55.03]
- Failure to appear, § 2:58 [55.02]
- General provisions
 - general procedure, § 2:58 [55.01]
 - simple procedure, § 2:58 [55.01]
 - special circumstances, § 2:58 [55.01]
- Hearing date, obtaining, § 2:58 [55.02]
- Interested persons, ascertaining, § 2:58 [55.03]
- Mortgage actions
 - conversion from foreclosure to sale, § 2:66 [64.06]
 - general rule, § 2:66 [64.07]

**REFERENCES, PROCEDURE ON
—Cont'd**

- Mortgage actions—Cont'd
 - master's powers, § 2:66 [64.07]
 - master's report, § 2:66 [64.07]
 - notice of change of account, § 2:66 [64.10]
 - notice to encumbrancers, § 2:66 [64.07]
 - report on reference, § 2:66 [64.07]
 - service of appointment, § 2:66 [64.07]
- Parties with similar interests, representation of, § 2:58 [55.02]
- Preparation of accounts, § 2:58 [55.04]
- Report
 - confirmation of, § 2:57 [54.10]
 - generally, § 2:57 [54.06, 54.08]
 - opposition to confirmation, § 2:57 [54.10]
 - sale, report an order on, § 2:57 [54.07]
 - surrogate proceedings, § 2:76 [74.12]
- Service, § 2:58 [55.02]

REGISTRAR

- Amendments to pleading, § 2:28 [26.04], § 2:29 [27.07]
- Appeal to a judge, § 2:64 [62.01]
- Commission and letter of request, § 2:37 [34.07]
- Consolidation of family proceedings, § 2:72 [70.10]
- Costs, recovery of, § 2:63 [60.02]
- Court appointed expert's report, § 2:55 [52.03]
- Default judgment
 - family proceedings, § 2:72 [70.11]
 - noting, § 2:20 [19.01, 19.03]
 - setting aside, § 2:20 [19.28]
 - signing, § 2:20 [19.04]
- Exhibits, marking and numbering, § 2:55 [52.04]
- Family proceeding
 - case conference dates, § 2:72 [70.24]
 - pamphlets, § 2:72 [70.24, 70.24.1]
- Garnishment, notice of, § 2:49 [46.14], § 2:63 [60.08]
- Issuing originating process, § 2:15 [14.01]
- Orders
 - examination in aid of execution, § 2:37 [34.04]

REGISTRAR—Cont'd

- Orders—Cont'd
 - family proceedings, standard clauses, § 2:72 [70.31]
 - signing, § 2:72 [70.33]
 - subpoenas, § 2:37 [34.04], § 2:56 [53.04]
- Order to continue
 - transfer or transmission of interest, § 2:12 [11.02]
 - without a litigation guardian, § 2:8 [7.06]
- Payment out of court, § 2:75 [73.04 to 73.13]
- Pending litigation orders, § 2:45 [42.02]
- Provisional orders, § 2:72 [70.38 to 70.40]
- Requisition, § 2:5 [4.08]
- Safekeeping documents, § 2:32 [30.11], § 2:76 [74.13]
- Satisfaction, notice of, § 2:62 [59.07], § 2:72 [70.35]
- Signature on orders, § 2:62 [59.04], § 2:72 [70.33]
- Small claims, § 2:78 [76.09, 76.14, 76.15.4]
- Stay, certificate of pending appeal, § 2:65 [63.03]
- Subpoenas, § 2:37 [34.04]
- Surrogate proceedings, duties, § 2:76 [74.16], § 2:77 [75.03]
- Testamentary paper, delivery of, § 2:76 [74.02]
- Transfer of proceedings, § 2:15 [14.08], § 2:41 [38.06]
- Transmission of documents, § 2:5 [4.06]
- Writ of delivery, § 2:63 [60.04]
- Writ of seizure and sale, § 2:63 [60.07]

RELIEF AGAINST JOINDER

- See JOINDER OF CLAIMS AND PARTIES

REMEDIES

- Claim for relief
 - actions, § 2:27 [25.06]
 - appeal, § 2:64 [62.01]
 - application, § 2:15 [14.05]
- Contempt, § 1:89, § 1:105, § 2:63 [60.10]
- Damages, § 1:69, § 1:95, § 1:114, § 2:27 [25.06]
- Declaration, § 1:67, § 2:15 [14.05]

REMEDIES—Cont'd

- Discount for future damages, § 1:117
- Expedited actions, § 2:22 [20A(1)]
- Injunctions, § 1:88, § 2:15 [14.05], § 2:43 [40.01]
- Interest, § 1:114
- Master's jurisdiction, § 2:40 [37.02]
- Non-party, order against, § 2:63 [60.06]
- Periodic payment of damages, § 1:123
- Personal services, § 1:89
- Possession, writ of, § 2:63 [60.09]
- Receiver, § 1:88, § 2:15 [14.05]
- Relief against acceleration, § 1:72
- Special case, § 2:24 [22.02]
- Vesting order, § 1:69
- Writs of
 - delivery, § 2:63 [60.04]
 - execution, § 2:46 [43.01]
 - possession, § 2:58 [55.06], § 2:63 [60.03, 60.09]

REPLY

- Rules of pleading, § 2:27 [25.09]
 - admissions, § 2:27 [25.29]
 - denial of agreement, § 2:27 [25.09]
- Time for filing and serving reply and defence to counterclaim, § 2:29 [27.05]
 - to defence to counterclaim, § 2:29 [27.06]
 - to defence to cross claim, § 2:30 [28.08]
 - to plaintiff's claim against cross claiming defendant, § 2:30 [28.06]
 - to statement of defence, § 2:27 [25.04]
 - to statement of defence of the third party, § 2:31 [29.05]
 - to third party defence, § 2:31 [29.04]

REPRESENTATION BY LAWYER

See LAWYERS

REPRESENTATION ORDER

- Arrangement under The Trustee Act, § 1:92, § 2:11 [10.01]
- Deceased person, representation of, § 2:11 [10.02]
- Settlement by representatives, § 2:11 [10.01]
- When appropriate, § 2:11 [10.01]

SATISFACTION, NOTICE OF

- Acknowledgement of satisfaction, § 2:62 [59.07]
- Family proceedings, § 2:72 [70.35]

SECURITY FOR COSTS

- Amount and form, § 2:59 [56.04]
- Available, where, § 2:59 [56.01]
- Declaration of defendant's residence, § 2:59 [56.02]
- Default of party, § 2:59 [56.06]
- Motion for, § 2:59 [56.03]
- Small claims
 - defendants, failure to appear in small claims, § 2:78 [76.12]
 - foreign claimants, § 2:78 [76.03]
- Term of relief, § 2:59 [56.09]

SEIZURE AND SALE, WRIT OF

- Availability, § 2:63 [60.02, 60.07]
- Creditors, payments to, § 2:63 [60.15]
- Expiry and renewal, § 2:63 [60.07]
- Sale of property, § 2:63 [60.07]
- Sheriff to hold property, § 2:49 [46.10]

SELF-REPRESENTED PARTIES

- See also LAWYERS
- Case management, § 2:53 [50.1]
- Interpretation, § 2:2 [1.04]
- Service on, § 2:17 [16.01]

SERVICE, SUBSTITUTED OR DISPENSING WITH

- Forms of service, § 2:17 [16.05]
- Initiating pleading, family proceedings, § 2:72 [70.05, 70.24]
- Where order can be made, § 2:17 [16.04]

SERVICE OF DOCUMENTS

- See also SERVICE OUTSIDE OF MANITOBA; SERVICE, SUBSTITUTED OR DISPENSING WITH
- Alternatives to personal service
 - corporations, § 2:17 [16.03]
 - employer of record, service on, § 2:17 [16.05]
 - last known address, § 2:17 [16.03]
 - lawyer, service on, § 2:17 [16.03]
 - place of residence, § 2:17 [16.03]
- Entity being served
 - Attorney General of Canada, § 2:17 [16.02]

SERVICE OF DOCUMENTS—Cont'd

Entity being served—Cont'd

Attorney General of Manitoba, § 2:17 [16.02]

board or commission, § 2:17 [16.02]

carrying on business in Manitoba,
person who is, § 2:17 [16.02]

corporations, § 2:17 [16.02]

individual, § 2:17 [16.02]

mentally incompetent not so declared,
§ 2:17 [16.02]mentally incompetent so declared,
§ 2:17 [16.02]

minors, § 2:17 [16.02]

municipalities, § 2:17 [16.02]

partnership, § 2:17 [16.02]

sole proprietorship, § 2:17 [16.02]

Method of service

courier, § 2:17 [16.05]

email, § 2:17 [16.05]

fax, § 2:17 [16.05]

mail, § 2:17 [16.05]

Personal service, when required, § 2:17 [16.01]

Proof of service, § 2:17 [16.09]

Self represented litigant, service on,
§ 2:17 [16.01]

Time and date

after 5 PM, § 2:4 [3.01]

holidays, § 2:4 [3.01]

Validating service, § 2:17 [16.08]

SERVICE OUTSIDE OF MANITOBA

Documents other than an originating process, § 2:18 [17.07]

Garnishment, service of notice of, § 2:63 [60.08]

Hague Service Convention

convention prevails, § 2:17 [16.08],
§ 2:18 [17.05]

defined, § 2:2 [1.04]

Setting aside, § 2:18 [17.06]

Submission to jurisdiction, § 2:18 [17.06]

Validation, § 2:18 [17.06]

With leave

additional information to be served
with originating process, § 2:18 [17.04]

evidence on motion, § 2:72 [70.03]

manner of service, § 2:18 [17.05]

without notice, § 2:72 [70.03]

SERVICE OUTSIDE OF MANITOBA

—Cont'd

Without leave

availability, § 2:18 [17.02]

statement of grounds in originating
process, § 2:18 [17.04]**SETTING DOWN FOR TRIAL**

Case conference, setting trial dates, § 2:52 [50.07]

Case conference, setting trial dates in
family proceedings, § 2:72 [70.24]

Disposition of motion, § 2:40 [37.10]

SETTLEMENT

See also OFFERS TO SETTLE

Assessment of lawyer's bill, direction to
attend settlement conference, § 2:73 [71.08]

Costs of settlement, § 2:60 [57.04]

Documents in B file, § 2:5 [4.09]

Family proceedings, case management,
§ 2:72 [70.24]

Mediators, family proceedings, § 2:72 [70.16]

Parties under disability

approval of settlement, § 2:8 [7.08],
§ 2:51 [49.08]

authority to settle, § 2:8 [7.01], § 2:78 [76.16]

small claims, § 2:78 [76.22]

Settlement affecting non-parties, § 2:11 [10.01]

Settlement discussions

lawyer's authority to engage in settle-
ment discussions, § 2:52 [50.03]

pre-trial conferences, objectives, § 2:52 [50.01]

pre-trial judge's duty to explore, § 2:52 [50.06]

restrictions on documents filed, § 2:5 [4.09]

Small claims, § 2:78 [76.22]

SEVERANCESee DETERMINATION OF AN ISSUE
BEFORE TRIAL; JOINDER,
RELIEF AGAINST; SPECIAL
CASE**SHERIFF**

Attaching orders, § 2:49 [46.02 to 46.11]

SHERIFF—Cont'd

- Contempt, taking possession of property of person in, § 2:63 [60.10]
- Costs incurred by, § 2:61 [58.10], § 2:63 [60.18]
- Dispute of ownership, claims re, § 2:63 [60.12]
- Interim order for recovery of possession of personal property, § 2:47 [44.03 to 44.08]
- Interpleader by, § 2:46 [43.05], § 2:63 [60.12]
- Proof of service by, § 2:17 [16.09]
- Reports on writs, § 2:63 [60.13]
- Seizure and sale, writ of, § 2:63 [60.07]

SMALL CLAIMS ACTIONS

- Appeals, § 2:78 [76.14]
- Bench warrants, § 2:78 [76.07]
- Certificate of decision, § 2:78 [76.10, 76.13]
- Commencement of claim, § 2:78 [76.03]
- Compelling attendance of witnesses, § 2:78 [76.07]
- Counterclaim, § 2:78 [76.06]
- Default proceedings, § 2:78 [76.06]
- Defendant, application to set aside, § 2:78 [76.12]
- Defendant, notice of appearance, § 2:78 [76.04]
- Defense, filing and serving, § 2:78 [76.05]
- Discontinuance of appeal, § 2:78 [76.15]
- Extension of time, § 2:78 [76.04]
- Foreign claimants, § 2:78 [76.03]
- Leave to appeal, § 2:78 [76.14]
- Litigation guardian, § 2:78 [76.17, 76.21]
- Parties under disability, § 2:78 [76.16]
- Place of hearing, § 2:78 [76.15.1]
- Public Guardian and Trustee, § 2:78 [76.19]
- Reasons for decision, § 2:78 [76.11, 76.13]
- Security of costs, § 2:78 [76.03, 76.12]
- Service, § 2:78 [76.03, 76.04, 76.06, 76.07, 76.12, 76.14, 76.23]
- Set-aside decision, application to, § 2:78 [76.12]
- Settlement approval, § 2:78 [76.22]
- Subpoenas, § 2:78 [76.07]

SMALL CLAIMS PRACTICES ACT

- Generally, § 2:78 [76.01, 76.02]

SMALL ESTATES, SUMMARY ADMINISTRATION

- Request for, § 2:76 [74.15]
- Service of order, § 2:76 [74.15]

SOCIAL SERVICES ADMINISTRATION ACT

- Generally, § 2:72 [70.06]

SOLE PROPRIETORSHIP

- Business name, use of, § 2:9 [8.08]
- Proceedings by or against, § 2:9 [8.08]

SPECIAL CASE

- See also DETERMINATION OF AN ISSUE BEFORE TRIAL
- Form, § 2:24 [22.02]
- Hearing, § 2:24 [22.03]
- Order, § 2:24 [22.03]
- Where available, § 2:24 [22.01]

STATEMENT OF CLAIM

- Action commenced by, § 2:2 [1.03], § 2:15 [14.03], § 2:27 [25.01]
- Discontinuance, § 2:25 [23.01]
- Family proceeding
 - initiating pleading, § 2:72 [70.01]
 - other relief, § 2:72 [70.03]
- Joinder of claims, § 2:6 [5.01]
- Joinder of parties, § 2:6 [5.02]
- Originating process, § 2:2 [1.01]
- Pleadings required or permitted, § 2:27 [25.01]
- Service, time for, § 2:15 [14.07]
- Time for filing and serving, § 2:27 [25.04]
- Where to file, § 2:15 [14.04]

STATEMENT OF DEFENCE

- Counterclaim, amendment to add, § 2:29 [27.07]
- Failure to file, § 2:20 [19.01]
- Family proceedings, § 2:72 [70.24, 70.27]
- Rules of pleadings applicable to defences
 - admissions, § 2:27 [25.07]
 - affirmative defences, § 2:27 [25.07]
 - damages, § 2:27 [25.27]
 - denial of agreement, § 2:27 [25.07]
 - denials, § 2:27 [25.07]
 - different version of the facts, § 2:27 [25.07]

STATEMENT OF DEFENCE—Cont'd

- Service, § 2:27 [25.04]
- Third party may defend, § 2:31 [29.05]
- Time for filing and serving, § 2:27 [25.04]
- Time for service, § 2:26 [24.02]
- Withdrawal, § 2:25 [23.04]

STAY OF ORDER

- See also STAY OF PROCEEDINGS;
STAY PENDING APPEAL
- Attaching order, § 2:49 [46.11, 46.13]
- Interim order for recovery of possession
of personal property, § 2:47 [44.05]

STAY OF PROCEEDINGS

- See also STAY OF ORDER; STAY
PENDING APPEAL
 - Determination of an issue before trial
another proceeding pending, § 2:23
[21.01]
 - capacity, § 2:23 [21.01]
 - Estate proceedings, § 2:10 [9.03]
 - Failure to
 - attend parenting program, § 2:72
[70.24.1]
 - comply with family proceeding case
conference orders, § 2:72 [70.24]
 - comply with interlocutory order, § 2:63
[60.11]
 - comply with pre-trial conference
orders, § 2:52 [50.09]
 - disclose partnership, § 2:9 [8.05]
 - make residence declaration, security for
costs, § 2:59 [56.02]
 - pay costs, § 2:25 [23.02], § 2:26
[24.06], § 2:41 [38.12], § 2:60
[57.03]
 - Interpleader, § 2:46 [43.04]
 - Motion to strike, pending, § 2:19 [18.01],
§ 2:20 [19.01]
 - Particulars, request does not stay, § 2:27
[25.10]
 - Service outside of Manitoba, § 2:18
[17.06]
- STAY PENDING ANOTHER HEARING**
- See also STAY OF ORDER; STAY OF
PROCEEDINGS
 - Consolidation, § 2:7 [6.01]
 - Counterclaim, § 2:29 [27.09]
 - Relief against joinder, § 2:6 [5.05]
 - Summary judgment, stay of execution,
§ 2:21 [20.08]

STAY PENDING APPEAL

- Effect of stay, § 2:65 [63.03]
- Terms, § 2:65 [63.01]

**STRIKING OUT OR EXPUNGING
DOCUMENTS**

- Affidavits, § 2:27 [25.11]
- Documents other than pleadings, § 2:27
[25.11]
- Filing stay pending motion
 - crossclaim, § 2:30 [28.05]
 - defence, § 2:19 [18.01], § 2:20 [19.01]
 - third party, § 2:31 [29.03]
- Grounds for motion, § 2:27 [25.11]
- Same judge or master to hear expunge-
ment and substantive motion, § 2:27
[25.11]
- Striking out for failure to
 - answer proper question on interrogato-
ries or produce a document, § 2:38
[35.04]
 - attend an examination, § 2:37 [34.14]
 - attend the parent information program,
§ 2:72 [70.24.1]
 - comply with an application schedule,
§ 2:41 [38.07.1]
 - comply with expedited action proce-
dure, § 2:22 [20A(30)]
 - comply with interlocutory order, § 2:63
[60.11]
 - comply with pre-trial management
rules, § 2:52 [50.09]
 - comply with the family proceeding
rules, § 2:72 [70.24]
 - comply with the motion schedule,
§ 2:40 [37.08.1]
 - file proper financial statement in family
proceedings, § 2:72 [70.09]
 - pay costs, § 2:60 [57.03]
 - serve affidavit or produce documents,
§ 2:32 [30.08]

SUBPOENA TO WITNESS

- See ATTENDANCE BY WITNESSES;
EXAMINATION OUT OF COURT;
INTERPROVINCIAL SUBPOENA
ACT; SMALL CLAIMS; TRIAL
PROCEDURE

SUBSTITUTE DECISION-MAKER

- See also PARTIES UNDER DISABIL-
ITY
- Default proceedings, § 2:8 [7.07]

SUBSTITUTE DECISION-MAKER

—Cont'd

- Defined, § 2:2 [1.03]
- Discontinuance, § 2:25 [23.01]
- Estate matters, § 2:76 [74.12, 74.14]
- Examination for discovery, § 2:34 [31.03]
- Powers of, § 2:8 [7.05]
- Removal or substitution, § 2:8 [7.06]
- Representation, § 2:8 [7.01]
- Service on, § 2:16 [15.04]
- Small claims, § 2:78 [76.16, 76.21]

SUMMARY ADMINISTRATION OF SMALL ESTATES

- Registrar, duties of, § 2:76 [74.16]
- Request for, § 2:76 [74.15]
- Service of order, § 2:76 [74.15]

SUMMARY JUDGMENT

- Conduct of the motion, § 2:21 [20.02]
- Evidence on the motion, § 2:21 [20.02]
 - affidavit on information and belief, § 2:21 [20.02]
 - oral evidence, § 2:52 [50.04]
 - responding evidence, § 2:21 [20.02]
- Family proceedings, § 2:72 [70.18.1]
- Genuine issue requiring a trial, § 2:21 [20.03]
- Motion judge to preside at trial, § 2:21 [20.03]
- Orders and directions following conference, § 2:52 [50.04]
- Powers of a judge, § 2:21 [20.03]
- Pre-trial conference, § 2:52 [50.04]
- Scheduling hearing dates, § 2:52 [50.07]

SURROGATE PRACTICE

- Double probate, § 2:76 [74.03]
- Executor's failure to probate, § 2:76 [74.02]
- Foreign grant of probate, § 2:76 [74.06]
- Independent counsel, § 2:76 [74.10]
- Inventory of unadministered estate, § 2:76 [74.05]
- Lost or destroyed will, § 2:76 [74.02]
- Names of beneficiaries, next of kin, § 2:76 [74.02]
- Passing of accounts, see **PASSING OF ACCOUNTS**
- Proof of execution, § 2:76 [74.02]
- Request for
 - administration, § 2:76 [74.04]

SURROGATE PRACTICE—Cont'd

- Request for—Cont'd
 - administration with will annexed, § 2:76 [74.02]
 - double probate, § 2:76 [74.03]
 - probate, § 2:76 [74.01]
 - unadministered estate, § 2:76 [74.05]
- Request for information, § 2:76 [74.06]
- Resealing and ancillary grants, § 2:76 [74.06]
- Unadministered estate, § 2:76 [74.05]
- Undisclosed assets, § 2:76 [74.06]
- Valuation of property, § 2:76 [74.07]

SURROGATE PRACTICE, CONTENTIOUS PROCEEDINGS

- Caveats
 - directions, § 2:77 [75.02]
 - expiry, automatic, § 2:77 [75.02]
 - filing, § 2:77 [75.02]
 - Infants' Estates Act, § 2:69 [67.02]
 - notice, § 2:77 [75.02]
 - vexatious, § 2:77 [75.02]
- Probate applications
 - commencement, § 2:77 [75.03]
 - parties, § 2:77 [75.03]
 - powers of the court, § 2:77 [75.03]
 - revocation, § 2:77 [75.03]

SURROGATE PRACTICE, NON-CONTENTIOUS PROCEEDINGS

- See also **SUMMARY ADMINISTRATION OF SMALL ESTATES**

TAKING OF ACCOUNTS

- See also **PASSING OF ACCOUNTS**
- Procedure on, § 2:58 [55.04]
- Reference for a, § 2:57 [54.02]

TAKING OF EVIDENCE BEFORE TRIAL

- Examination outside of Manitoba, § 2:39 [36.03]
- Expert witnesses, § 2:39 [36.01]
- Procedure, § 2:39 [36.02]
- Use at trial, § 2:39 [36.05]
- Where available
 - consent of the parties, § 2:39 [36.01]
 - order of the court, § 2:39 [36.01]

THIRD PARTY CLAIM

- Default judgment, § 2:20 [19.09]

THIRD PARTY CLAIM—Cont'd

- Defence of main action by third party, § 2:31 [29.05]
- Defence to third party claim, § 2:31 [29.03]
- Discontinuance, § 2:25 [23.05]
- Fourth and subsequent party claims, § 2:31 [29.11]
- Pleadings required or permitted, § 2:27 [25.01]
- Reply to third party defence, § 2:31 [29.04]
- Summary judgment, § 2:21 [20.05]
- Time for filing and serving, § 2:27 [25.04], § 2:31 [29.02]
- Where available, § 2:31 [29.01]

TIME AND DATES

- Abridgment or extension, § 2:4 [3.02]
- Computation, § 2:2 [1.03], § 2:4 [3.02]
- Conflict with pre-trial management rule, § 2:52 [50.12]
- Days
 - clear days, § 2:4 [3.01]
 - court office is closed, § 2:4 [3.01]
 - less than 7 days, § 2:4 [3.01]
- Deadlines established in pre-trial management, § 2:52 [50.12]
- December break, § 2:4 [3.03]
- Extension of time for translation, § 1:141
- Extension or abridgment, § 2:4 [3.02]
- Holiday, § 2:2 [1.03]
- July-August break, § 2:4 [3.03]
- Sunday or holiday, service on, § 1:104, § 2:4 [3.02]
- When order is “made,” “given” or “granted or entered,” § 2:2 [1.04]
- When proceedings may be heard, § 2:4 [3.03]

TITLE OF PROCEEDINGS

- Actions, § 2:15 [14.06]
- Applications, § 2:15 [14.06]
- Counterclaims, § 2:29 [27.03]
- Family proceedings, consolidation, § 2:72 [70.10]
- Guardianship, § 2:72 [70.03]
- Originating process generally, § 2:15 [14.06]
- Petitions, § 2:15 [14.06]

TORTFEASORS AND**CONTRIBUTORY NEGLIGENCE ACT**

- Defence to crossclaim, § 2:30 [28.05]

TRANSCRIPTS

- Admissibility, § 2:39 [36.05]
- Certified transcript, § 2:37 [34.16]
- Commissioners, duty of, § 2:37 [34.07]
- Cross-examination on affidavit, § 2:42 [39.02]
- Examination of a witness before the hearing, § 2:42 [39.03]
- Not to be read by judge unless certain conditions are met, § 2:37 [34.07]
- Preparing transcript, § 2:37 [34.16]
- Serving transcript, § 2:37 [34.07]
- Transcript of oral hearing, § 2:37 [34.1, 34.15]
- Undertakings, § 2:42 [39.03]
- Use at trial, § 2:37 [34.17, 34.20]
- Use at trial, witnesses available, § 2:39 [36.05]
- Videotaping or otherwise recording the examination, § 2:37 [34.18]

TRANSFER OF PROCEEDINGS

- Consent to transfer, § 2:15 [14.08]
- Transfer of actions, § 2:15 [14.08]
- Transfer of applications, § 2:15 [14.09], § 2:41 [38.06]

TRANSFER OR TRANSMISSION OF INTEREST

- Affected by transmission or transfer, § 2:12 [11.01]
- Consequences of failure to obtain, § 2:12 [11.03]

TRIAL, EVIDENCE AT

- See EVIDENCE AT TRIAL

TRIAL PROCEDURE

- Adjournment, § 2:55 [52.02]
- Change in representation after trial date set, § 2:16 [15.02]
- Compelling attendance
 - apprehension of witnesses, § 2:56 [53.04, 53.05]
 - detention of witnesses, § 2:56 [53.04]
 - subpoenas, § 2:56 [53.04]
- Court-appointed experts, § 2:55 [52.03]
- Cross-examination, § 2:56 [53.07]

TRIAL PROCEDURE—Cont'd

- Documents
 - production at, § 2:56 [53.04]
 - proof of, § 2:56 [53.02]
- Evidence Act [Manitoba], § 2:56 [53.03]
- Evidence admissible only with leave
 - failure to disclose documents, § 2:32 [30.08], § 2:56 [53.09]
 - failure to disclose information on discovery, § 2:34 [31.07], § 2:56 [53.09]
 - failure to serve experts report, § 2:56 [53.03, 53.09]
 - improper privilege claim, § 2:32 [30.09], § 2:56 [53.09]
 - libel and slander, § 2:56 [53.08, 53.09]
- Evidence at trial
 - adverse party as witness, § 2:56 [53.07]
 - evidence other than by personal attendance, § 2:56 [53.02]
 - expert witnesses, § 2:56 [53.03]
 - interpreter, § 2:56 [53.01]
 - leading questions, § 2:56 [53.01]
 - oral evidence, § 2:56 [53.01]
 - subpoenas, § 2:56 [53.04]
 - summary judgment evidence, § 2:21 [20.04]
- Exclusion of witnesses, § 2:55 [52.06]
- Exhibits, § 2:55 [52.04]
- Failure to attend, § 2:55 [52.01]
- Failure to prove a fact or document, § 2:55 [52.10]
- Inspections by judge or jury, § 2:55 [52.02]
- Order of presentation, § 2:55 [52.07]
- Place of trial, § 2:50 [47.01, 47.02]
- Pre-trial orders and directions, § 2:52 [50.05]
- Public access, § 1:110
- Retrial, jury, § 2:55 [52.08]
- Setting dates, § 2:52 [50.07]
- Special procedures, established by pre-trial orders and directions, § 2:52 [50.05]
- Subpoenas
 - adverse witness, § 2:56 [53.07]
 - expert witnesses, § 2:56 [53.03]
 - former officers, § 2:56 [53.07]
 - Interprovincial Subpoena Act, § 2:56 [53.05]
 - witnesses, § 2:56 [53.04]

TRIAL PROCEDURE—Cont'd

- Subpoenas—Cont'd
 - witness in custody, § 2:56 [53.06]
- Witnesses
 - adverse party, § 2:56 [53.07]
 - deaf or mute, § 2:56 [53.01]
 - expert witness, § 2:56 [53.03]
 - interpreter, § 2:56 [53.01]
 - witness in custody, § 2:56 [53.06]

TRUSTEE ACT

- Approval of arrangement under, § 1:92, § 2:11 [10.01]
- Passing of accounts, § 2:76 [74.12]

TRUSTEES AND TRUSTS

- Application, proceeding by way of, § 2:15 [14.05]
- Beneficiaries, advertising for on reference, § 2:58 [55.03]
- Passing of accounts, § 2:76 [74.12]
- Proceedings by or against, § 2:10 [9.01], § 2:11 [10.01]
- Service
 - minor with an interest, § 2:17 [16.02]
 - outside Manitoba, § 2:18 [17.02]

UNDERTAKINGS REGARDING

EVIDENCE

- See also DEEMED UNDERTAKING
- Adverse parties, § 2:56 [53.07]
- Affidavit, cross-examination on, § 2:42 [39.03]
- Expedited actions, § 2:22 [20A(19)]
- Expert opinions, § 2:34 [31.06]
- Financial information, family proceedings, § 2:72 [70.09]
- Healthcare practitioner report, § 2:36 [33.04]
- Order re-undertakings, § 2:42 [39.03.1]

URGENT MATTERS

- Appeals, § 2:64 [62.01]
- Applications, § 2:41 [38.07]
- Default judgment, Hague Convention, § 2:71 [69.01]
- Family proceedings
 - case conference, § 2:72 [70.24]
 - emergent matters, § 2:72 [70.24(13)]
 - financial information, § 2:72 [70.09]
 - settling orders, § 2:72 [70.33]
- Interlocutory injunction, § 2:43 [40.01]
- Motions, § 2:40 [37.08]

INDEX

URGENT MATTERS—Cont'd

Receiver, appointment of, § 2:44 [41.02]
Signing orders, § 2:62 [59.04]

VENUE

See JUDICIAL CENTRE

VEXATIOUSNESS

Costs for vexatious steps, § 2:60 [57.01]
Limiting multiple examinations for
discovery as vexatious, § 2:34
[31.03]
Pre-trial orders and directions, § 2:52
[50.05]
Striking out or expunging vexatious docu-
ment, § 2:27 [25.11]
Surrogate practice
vexatious caveats, § 2:77 [75.02]
vexatious requests of administrators or
executors, § 2:76 [74.06]
Vexatious acts, modification of rules,
§ 2:3 [2.04]

**VULNERABLE PERSONS LIVING
WITH A MENTAL DISABILITY
ACT**

Representation of a vulnerable person,
§ 2:8 [7.01]
Substitute decision maker, § 2:2 [1.03]
Surrogate proceedings, § 2:76 [74.12,
74.14]

WANT OF PROSECUTION

See DISMISSAL FOR DELAY

WILLS

Beneficiaries
joining, § 2:10 [9.01]
representation order, § 2:11 [10.01]

WILLS—Cont'd

Probate, see PROBATE APPLICATIONS
Proceeding by application, § 2:15 [14.05]
Service outside Manitoba, § 2:18 [17.02]
Surrogate practice, see SURROGATE
PRACTICE, NON-CONTENTIOUS
PROCEEDINGS; SURROGATE
PRACTICE, CONTENTIOUS
PROCEEDINGS

WILLS ACT

Lost or destroyed will, § 2:76 [74.02]
Void gift, § 2:76 [74.02]

WITNESSES

See also AFFIDAVIT, CROSS-EXAMI-
NATION ON; ATTENDANCE BY
WITNESSES; EXAMINATION
OUT OF COURT; EXAMINATION,
PROCEDURE ON; EVIDENCE AT
TRIAL
Adverse party, § 2:56 [53.07]
Apprehension of witness, § 2:56 [53.04]
Deaf or mute, § 2:56 [53.01]
Expert witness, § 2:56 [53.03]
Interpreter, § 2:56 [53.01]
Small claims, compelling, § 2:78 [76.07]
Witness in custody, § 2:56 [53.06]

WRIT OF

See also ENFORCEMENT OF ORDERS
Delivery, § 2:63 [60.04]
Execution, § 2:46 [43.01]
Possession, § 2:58 [55.06], § 2:63 [60.03,
60.09]
Seizure and sale, § 2:49 [46.10], § 2:63
[60.02, 60.07]
Sequestration, see RECEIVER