

## CONTENTS

Introduction.....	7
Chapter 1: The Client.....	11
Chapter 2: The Claim: Standard of Care; How to Use It as a “Defense” .....	43
Chapter 3: Causation Defenses.....	75
Chapter 4: Speculative Damages .....	93
Chapter 5: Standard Defenses.....	113
Chapter 6: Requirement of Irremediability of Damage .....	117
Chapter 7: Criminal Malpractice: Plaintiff Must Prove Actual Innocence and Acquittal.....	119
Chapter 8: Damage Defenses.....	125
Chapter 9: Equitable Defenses .....	139
Chapter 10: Necessity of Expert Testimony .....	159
Chapter 11: Heightened Standards Required for Experts.....	189
Chapter 12: Deposition and Cross-Examination Strategies Applying <i>Daubert</i> and <i>Sargon</i> .....	213
Chapter 13: Underlying Case Defenses.....	243
Chapter 14: Collectability.....	285
Chapter 15: Statutes of Limitations .....	287
Chapter 16: How to Handle the “Case within a Case” at Trial.....	311
Chapter 17: Strategies and Tactics for Handling the Legal Malpractice Case.....	319

Chapter 18: Use of Indemnity Cross-Claims as a Defense  
    Strategy in Legal Malpractice Cases..... 325

Appendices..... 351

About the Author ..... 455

# Appendices

---

Appendix A: Sample Jury Instructions.....352

Appendix B: Sample Pleading of Defenses.....368

Appendix C: Sample Motions in Limine.....381

Appendix D: Sample Non-Suit Motion (Statute of Limitations).....428

Appendix E: Trial Notice to Appear and Produce  
Documents at Trial.....438