

Table of Contents

<i>Dedication</i>	iii
<i>Preface</i>	v
<i>Table of Cases</i>	xvii
<i>List of Estate Rules</i>	xxxi
PART I: INTRODUCTION	1
Chapter 1 Information to Obtain at the First Client Meeting	3
Copy of the Will(s)	5
Inventory of the Estate.....	6
Client’s Personal Circumstances	6
Will Checklist.....	7
Retainers.....	11
Mirror and Mutual Wills in Joint Estate Planning.....	12
Considerations Before Accepting Joint Retainers to	
Draft Mirror Wills	13
Client Consent to the Joint Retainer	14
Separate Representation.....	15
Chapter 2 Legal Issues in the Challenge to the Will	17
Formal Validity/Due Execution.....	17
Due Execution of Formal Wills.....	19
Witnesses to the Will.....	20
Position of Testator’s Signature.....	20
Mandatory Compliance and Substantial Compliance....	21
Historical Background — Mandatory	
Compliance	22
Holograph Wills.....	24
Wills of Members of the Armed Forces and Mariners,	
and International Wills	26
Relevant <i>Rules of Civil Procedure</i>	26
Establishing Date of Execution	26
Substantive Validity: Testamentary Capacity, Undue	
Influence, Fraud and Mistake	27
Testamentary Capacity	28
The Test for Testamentary Capacity.....	29
Capacity Assessments.....	32
Onus and Burden of Proof.....	33
Knowledge and Approval and Mistake	33

Suspicious Circumstances	34
Undue Influence.....	36
Fraud.....	38
The Role of Professionals in Protecting Individuals with a Potential for Diminished Capacity and Undue Influence	38
The Drafting Solicitor's Role	38
The Medical Practitioner's Role	39
Retrospective Capacity Assessments: The Admissibility of Expert Opinion Evidence	40
Form of Opinion.....	42
Retrospective Assessments and Settlements	43
Evidentiary Issues in a Will Challenge.....	43
When Formal and Substantive Validity Do Not Matter:	
Public Policy and Testamentary Freedom.....	44
Limits to Testamentary Freedom	45
Void for Public Policy	46
Consequences of a Valid Will: Rights <i>In Rem</i>	47
Estate Trustee's Duty to Propound the Will	48
Standing in Will Challenges.....	48
Notice of Proceedings	49
Estate Litigation in the Context of a Series of Wills and Many Interested Parties.....	50
Mediation	51
Know the Mediator.....	51
What is the Purpose of the Mediation?.....	52
Documentary Preparation for Mediation.....	52
Preparing One's Client	53
Drafting Minutes of Settlement in Will Challenges	54
Summary Judgment.....	55
Intestacy	56
Limitation Periods	58
Discoverability and Intervening Factors to Toll the Running of the Limitation Period	58
Exception to Discoverability in the <i>Trustee Act</i>	60
Chapter 3 General Notes on Practice	61
Probate	61
Proof in Common Form	61
Proof in Solemn Form	61
Proof of Lost or Destroyed Wills	62
Presumption of Revocation	62

Procedural Rules for Proving a Lost or Destroyed Will	62
The Test for Proving a Lost or Destroyed Will	63
Conditional Revocation	64
Admissible Evidence for Proving the Contents of a Lost or Destroyed Will	64
Rules for Commencement of Proceedings.....	65
Appointment of Estate Trustee — Non-Contentious	65
Non-Contentious Proceedings — Generally.....	65
Contentious Proceedings — Generally.....	66
Manner of Proof Determined by the Court	66
Objection to Issuing a Certificate of Appointment..	66
Application or Motion for Directions.....	67
Estate Administration During Litigation	67
Other Interested Parties — Request for Notice of Commencement of Proceeding	67
PART II: NON-CONTENTIOUS PROCEEDINGS	69
Chapter 4 Will Deposit.....	71
Deposit for Safekeeping	71
Depositing a Will with the Registrar	72
Locating a Deposited Will.....	73
Accessing a Deposited Will	73
Digital Resources for Will Registration	75
Procedure on Applications for Certificates of Appointment of Estate Trustees.....	75
Material Required from Estate Registrar.....	75
Where Certificate Shows Deposited Will or Codicil.....	76
Wills Deposited in Other Canadian Jurisdictions	76
Forms	78
Chapter 5 Appointing an Estate Trustee in Ontario	79
Certificates of Appointment	79
Application for Certificate of Appointment	80
Certificate of Appointment of Estate Trustee with a Will.....	81
Certificate of Appointment of Succeeding Estate Trustee with a Will.....	87
Certificate of Appointment of Estate Trustee without a Will.....	88
Certificate of Appointment of Succeeding Estate Trustee without a Will	90

Certificate of Appointment of Foreign Estate Trustee's Nominee as Estate Trustee without a Will.....	91
Confirmation by Resealing of Appointment of Estate Trustee with or without a Will.....	92
Certificate of Ancillary Appointment of Estate Trustee with a Will.....	93
Certificate of Appointment of Estate Trustee During Litigation	93
General Procedure on Applications for Certificates of Appointment of Estate Trustees	94
Payment of Estate Administration Tax.....	96
Issuing, Authenticating and Confirming a Certificate of Appointment of Estate Trustee.....	98
Issuing a Certificate of Appointment of Estate Trustee..	98
Authentication of Certificate of Appointment	99
Confirmation of Estate Trustees.....	99
Forms	100
Chapter 6 Orders for Assistance - Kinds of Orders.....	103
Production of Instruments Purporting to be Testamentary	104
Examination of Persons Touching Instruments Purporting to be Testamentary.....	105
Order to Accept or Refuse Appointment	105
Order to Consent or Object to Proposed Appointment.....	106
Order to File Statement of Assets of the Estate.....	107
Order for Further Particulars	108
Order to Beneficiary Witness.....	109
Order to Former Spouse	110
Order to Pass Accounts.....	111
Order for Other Matters.....	112
Procedure for Obtaining Orders for Assistance.....	112
Forms	113
PART III: CONTENTIOUS PROCEEDINGS.....	115
Chapter 7 Revocation or Return of Certificate of Appointment	117
Revocation of Certificate of Appointment.....	118
Return of Certificate	118
Motion for Return of Certificate.....	118
Effect of the Order.....	119
Motions for Directions.....	120
Release of Certificate	120

Chapter 8 Claims Against the Estate Pursuant to the Estates Act	123
Notice of Contestation	124
Application for Order Allowing Claim	124
Claim Against Estate.....	124
Limitation Periods	125
Date and Manner of Trial.....	126
Powers and Orders of a Court.....	127
Enforcement of Judgment for Established Liquidated Claims.....	127
Powers of the Court Relating to Unliquidated Claims.....	127
Solicitor of Record.....	127
Forms	128
Chapter 9 Objection to Issuing a Certificate of Appointment.....	129
Notice of Objection.....	129
Applicants to Whom a Notice of Objection Applies	130
Interest of the Objector	130
Grounds for Objection	130
Vacating a Notice of Objection	131
Notice to Applicant.....	131
Notice to Objector	131
Motion for Directions	132
Practice Points	132
Benefits of a Notice of Objection	132
Preventing Distributions by the Applicant	133
Overcoming Delay by the Applicant.....	133
Vacating a Notice of Objection	133
Where a Notice of Objection Does Not Apply	134
Forms	134
Chapter 10 Certificate of Appointment of Estate Trustee During Litigation or Litigation Guardian.....	135
Certificate of Appointment of Estate Trustee During Litigation	135
Bond Requirements.....	137
Appointment of Litigation Administrator.....	138
Appointment of Litigation Guardian.....	138
Litigation Guardians of Mentally Incapable Persons ...	139
Litigation Guardians of Minors	139
Absenteeism	140
Procedural Rules Where a Party is Represented by a Litigation Guardian	140

Forms	141
Chapter 11 Application or Motion for Directions.....	143
Service	144
Order	145
Mediation	146
Pleadings.....	147
Procedure Where Statement of Claim Served.....	147
Effect of Failure to File Pleadings.....	147
Submission of Rights to Court.....	148
Legal Issues and Practice Points.....	149
Legal Issues.....	149
Practice and Procedure.....	149
Trial by Jury	149
Forms	150
Chapter 12 Submitting Rights to the Court	151
Statement of Submission of Rights.....	151
Application or Motion for Directions.....	152
Statement of Claim	154
Forms	154
Chapter 13 Evidence in Contentious Proceedings	155
Onus	156
Medical Witnesses as Evidence in Contentious Proceedings	157
Examination for Discovery in Contentious Proceedings.....	158
Justice Perell's "Evidence Cheat Sheet"	161
Corroboration.....	161
What Constitutes Meaningful Corroboration	163
Lay Witness Evidence	164
Admissibility of Business Records	167
Admissibility of Expert Opinion Evidence Generally ...	168
The Use and Admissibility of Retrospective Opinions on Testamentary Capacity.....	170
Hearsay Generally	172
Past Recollection Recorded/Present Recollection Revived	173
The Rule in <i>Browne v. Dunn</i>	175
Chapter 14 Passing of Accounts.....	177
Who May Pass Accounts?	177
Obligations to Keep and Pass Accounts	178
Attorney and Guardian Accounts	178
Executor, Administrator and Trustee Accounts	180

Practice Points	181
Notice of Application to Pass Accounts	182
Affidavit Verifying Accounts.....	182
Service	183
Notice of Objection to Accounts	184
Valuation, Control, and Custody and Inventory of the Assets	184
Form of Accounts.....	185
Form of Accounting for Corporate Information.....	187
Disclosure of Corporate Information to Beneficiaries	188
Passing of Accounts — Without a Hearing	189
Contested Passing of Accounts — With a Hearing	190
Compulsory Passing of Accounts	192
Voluntary Passing of Accounts.....	193
Costs of Audit	194
Powers of Court.....	195
Chapter 15 Preparation for Mediation, Pre-Trial or Trial.....	197
Mandatory Mediation	197
Preparation for Mediation.....	198
Pre-Trial or Trial	199
Trial of Issues	201
Trial Considerations.....	201
Closing Argument	203
Judgment	203
Settlement	204
Forms	205
Chapter 16 Locating Missing Beneficiaries.....	207
Legal Obligation of the Estate Trustee to Locate Missing Heirs.....	207
Defining “Reasonable Inquiries”	208
The Source of the Beneficiary Identification Issue	209
Distribution to Beneficiaries Under Terms of a Will....	209
Distribution to Beneficiaries on Intestacy	210
Surviving Spouse — No Issue	210
Surviving Spouse — With Issue.....	211
No Spouse — Surviving Issue	211
No Spouse, No Surviving Issue — Ascendants and Collaterals.....	212
How to Identify a Missing Heir	212
Initial Searches.....	212
A Professional Researcher	213

How to Locate and Notify a Missing Heir	214
Handling Missing Persons: The <i>Declarations of Death Act</i> and the <i>Absentees Act</i>	215
<i>Declarations of Death Act, 2002</i>	215
<i>Absentees Act</i>	215
Court Application to Ascertain Heirs.....	217
Liability	218
Chapter 17 Costs in Estate Litigation	219
The Modern Approach to Costs in Estate Litigation.....	221
<i>McDougald Estate v. Gooderham</i> — When Should the Estate Pay Costs?.....	222
The New Approach in Action	223
Does the Estate Pay All Costs?	225
<i>Sweetnam v. Williamson Estate</i> : Consequences of the New Approach.....	226
Conclusion.....	229
Chapter 18 Breach of Fiduciary Duty Claims	231
Parent/Child Estrangement.....	232
Parental Obligation	233
Limitation Periods	233
Evidence	234
Chapter 19 The Deemed Undertaking Rule and Estate Litigation.....	237
Underlying Principles — <i>Juman v. Doucette</i>	238
Deemed Undertaking Rule in Estate Litigation	238
Order for Examination of Non-Party Witness	239
Case Law	240
Chapter 20 Unjust Enrichment in Will Challenge Matters.....	243
Unjust Enrichment in Canada	244
The Trilogy: <i>Murdoch v. Murdoch, Rathwell v. Rathwell</i> and <i>Pettikus v. Becker</i>	245
Developments Since the Trilogy	246
Remedies	247
Canadian Case Law	248
<i>Belvedere v. Brittain Estate</i>	248
<i>McMillan v. Johnson Estate</i>	250
<i>Lata v. Rush</i>	251
<i>Lavoie v. Trudel</i>	252
Conclusion.....	253
Chapter 21 Solicitor's Negligence.....	255
Standard of Care and the Principles of Negligence	256

Duty of Care.....	259
The Nature of the Retainer	262
Duty to Advise Outside the Express Terms of the Retainer	264
The Ontario Retainer Experience: <i>Hall v. Bennett Estate</i>	265
Practical Strategic Steps to Consider	266
Examining Drafting Solicitor.....	268
Examination Questions	269
General Questions	269
Specific Questions	269
Medical Evidence	270
Particulars of Execution	270
Facts Relating to Instructions Given to Solicitor on Preparation and Execution of Will	270
Conclusion	272
Chapter 22 Acting for Children and the Mentally Incapable.....	273
Defining Mental Capacity	273
The <i>Substitute Decisions Act, 1992</i>	273
Practical Considerations and Common Law Interpretations.....	274
The <i>Rules of Civil Procedure</i>	275
The Law Society <i>Rules of Professional Conduct</i>	277
Applying Concepts of Mental Capacity to Practice	278
Stage #1: Initial Meeting and Retainer	279
Capacity to Instruct Counsel.....	281
Stage #2: Commencing Litigation/Appointment of a Litigation Guardian	283
Role of the Office of the Children's Lawyer	285
Role of the Office of the Public Guardian and Trustee.....	285
Role of a Litigation Guardian.....	286
Role of the Lawyer	287
Stage #3: Potential Issues During Litigation	287
Taking Instructions	287
Competency of Counsel	287
Confidentiality	288
Disagreement Between Clients and Their Legal Representatives	289
Possibility of Abuse.....	289
Changes to Capacity	290
Other Issues for Consideration	290
Stage #4: Discoveries and Trial	290

Stage #5: Settlement	294
Chapter 23 Estate Administration Tax Act, 1998: Estate Information	
Returns	297
The 2015 Regulation	297
Filing Requirement	298
The Estate Information Return	298
Inclusion of Assets	299
Valuation	301
Additional Returns/Amendments	301
Valuation Unknown.....	302
Incorrect or Incomplete Information	302
Subsequently Discovered Property.....	302
Assessment.....	302
Contesting the Assessment	303
Liability Issues	303
Offences.....	304
Drafting Protection	304
Reporting Letters	304
Appendices: Table of Contents	307
Appendix 1 Precedents and Court Forms	309
A. Precedents.....	309
B. Court Forms.....	345
Appendix 2 Fees Payable in Estates Matters	427
Appendix 3 Procedural Flowchart	429
Appendix 4 Glossary.....	431
Appendix 5 Directory of Estate Registrars and Ontario Courts (General Division)	435
Index	445