

TABLE OF CONTENTS

	<u>Page</u>
<u>CHAPTER 1 – THE ROLE OF THE PARALEGAL</u>	1–1
1.1 HISTORICAL PERSPECTIVE	1–1
1.2 ETHICAL RULES.....	1–2
1.3 CERTIFICATION	1–5
<u>CHAPTER 2 – OVERVIEW OF CIVIL LITIGATION</u>	2–1
2.1 PRELAWSUIT CONSIDERATIONS	2–1
2.2 MEETING WITH THE CLIENT	2–2
2.3 ASSISTING THE ATTORNEY IN INVESTIGATION.....	2–7
2.4 ASSISTING THE ATTORNEY IN RESEARCH.....	2–8
2.5 REVIEWING AND ORGANIZING CLIENT DOCUMENTS	2–10
2.6 DETERMINING MERITS OF CLAIM	2–11
2.7 PRE-LAWSUIT NOTICES, CLAIMS AND DEMANDS.....	2–13
2.8 EXHAUSTION OF REMEDIES.....	2–18
2.9 PRIOR COURT ORDER REQUIREMENTS FOR CERTAIN PLEADINGS.....	2–19
2.10 FILING FEE CONSIDERATIONS	2–21
2.11 ELECTRONIC FILING	2–22
<u>CHAPTER 3 – PARTIES TO THE ACTION</u>	3–1
3.1 STANDING TO SUE – “REAL PARTY IN INTEREST REQUIREMENT”	3–1
3.1.1 RECOVERY OF DAMAGES FOR PAIN, SUFFERING OR DISFIGUREMENT	3–2
3.1.2 CHALLENGING STANDING TO SUE	3–5

3.2	JOINDER OF PARTIES.....	3-6
3.3	INTERVENTION.....	3-7
3.4	INTERPLEADER.....	3-9
3.5	SUBSTITUTION OF PARTIES.....	3-10
<u>CHAPTER 4 – JURISDICTION AND VENUE.....</u>		4-1
4.1	SUBJECT MATTER JURISDICTION.....	4-1
4.2	LIMITED CIVIL CASES.....	4-3
4.3	SMALL CLAIMS CASES.....	4-6
4.4	LIMITATIONS ON SUBJECT MATTER JURISDICTION.....	4-7
4.5	PERSONAL JURISDICTION.....	4-8
4.6	PROCEDURES TO CHALLENGE PERSONAL JURISDICTION.....	4-14
4.7	FORUM NON CONVENIENS.....	4-15
4.8	VENUE AND MOTION FOR CHANGE OF VENUE.....	4-17
4.9	FEDERAL VS. STATE COURTS.....	4-20
<u>CHAPTER 5 – SUMMONS AND SERVICE OF PROCESS.....</u>		5-1
5.1	CAPTION REQUIREMENTS.....	5-1
5.2	SERVICE OF SUMMONS.....	5-2
5.2.1	SERVICE ON CORPORATIONS.....	5-4
5.2.2	SERVICE ON PARTNERSHIPS.....	5-5
5.2.3	SERVICE ON LIMITED LIABILITY COMPANIES.....	5-5
5.2.4	SERVICE ON THE STATE OR PUBLIC AGENCIES OR OFFICIALS.....	5-5
5.3	MANNER OF SERVICE.....	5-6
5.3.1	PERSONAL SERVICE.....	5-6
5.3.2	SUBSTITUTE SERVICE.....	5-7

5.3.3	POSTING OF UNLAWFUL DETAINER SUMMONS	5-8
5.3.4	NOTICE AND ACKNOWLEDGMENT OF RECEIPT	5-9
5.3.5	SERVICE BY PUBLICATION	5-9
5.3.6	SERVICE OUTSIDE CALIFORNIA BUT WITHIN THE U.S.....	5-10
5.3.7	FOREIGN SERVICE.....	5-10
5.3.8	FAILURE TO COMPLY WITH STATUTORY SERVICE REQUIREMENTS	5-11
5.3.9	SPECIAL SERVICE REQUIREMENTS FOR WRONGFUL DEATH AND PERSONAL INJURY CASES	5-11
5.3.10	TIME TO COMPLETE SERVICE.....	5-11
5.4	PROCEDURES FOR CHALLENGING SERVICE OF SUMMONS	5-11
5.5	MOTION TO DISMISS FOR DELAY IN SERVICE OF SUMMONS	5-12
<u>CHAPTER 6 – DEFAULTS</u>		6-1
6.1	ENTRY OF DEFAULT	6-1
6.2	ENTRY OF DEFAULT BY COURT CLERK.....	6-1
6.3	DEFAULT JUDGMENT BY CLERK.....	6-4
6.4	PROCESSING DEFAULT JUDGMENT BY COURT	6-5
6.5	RELIEF FROM DEFAULT	6-8
6.6	RELIEF FOR MISTAKE, INADVERTENCE, SURPRISE OR EXCUSABLE NEGLIGENCE	6-9
6.7	DISCRETIONARY RELIEF.....	6-11
6.8	EQUITABLE RELIEF FROM JUDGMENT.....	6-13
6.9	RELIEF FROM VOID JUDGMENT	6-13
6.10	VOIDABLE JUDGMENTS.....	6-14

<u>CHAPTER 7 – PLEADINGS</u>	7-1
7.1 BACKGROUND.....	7-1
7.2 COMPLAINTS	7-2
7.2.1 FORMAT REQUIREMENTS.....	7-2
7.2.1.1 FORMAT FOR JUDICIAL COUNCIL FORM PLEADINGS	7-4
7.2.1.2 FORMAT FOR CUSTOM DRAFTED COMPLAINTS	7-4
7.2.1.3 ATTORNEY NAME ON PLEADING	7-5
7.2.1.4 COURT.....	7-6
7.2.1.5 TITLE OF CASE	7-6
7.2.1.6 CASE NUMBER AND NATURE OF PLEADING	7-6
7.2.2 DESIGNATING PARTIES.....	7-7
7.2.2.1 CORPORATIONS.....	7-7
7.2.2.2 PARTNERSHIPS.....	7-7
7.2.2.3 SOLE PROPRIETOR	7-8
7.2.2.4 PERSONS IN REPRESENTATIVE CAPACITY.....	7-8
7.2.2.5 DOE DEFENDANTS.....	7-9
7.2.3 ALLEGATIONS RE VENUE.....	7-11
7.2.4 ALLEGING THE CAUSE OF ACTION.....	7-11
7.2.5 ADDITIONAL PAPERS REQUIRED FOR FILING.....	7-14
7.2.6 JOINDER.....	7-14
7.2.7 PRAYER FOR RELIEF	7-15
7.2.8 SUBSCRIPTION.....	7-15
7.2.9 VERIFICATION.....	7-16

7.2.10	WHEN PRIOR COURT ORDER REQUIRED	7-18
7.3	ANSWERS.....	7-19
7.3.1	AFFIRMATIVE DEFENSES.....	7-21
7.3.2	PRAYER.....	7-23
7.3.3	SUBSCRIPTION.....	7-23
7.3.4	VERIFICATION.....	7-24
7.4	CROSS-COMPLAINT	7-24
7.4.1	FUNCTION	7-24
7.4.2	PERMISSIVE VS. COMPULSORY.....	7-25
7.4.3	DRAFTING REQUIREMENTS.....	7-26
7.5	AMENDED AND SUPPLEMENTAL PLEADING.....	7-28
7.5.1	AMENDMENTS AS A MATTER OF RIGHT	7-28
7.5.2	AMENDMENTS REQUIRING LEAVE OF COURT.....	7-29
	7.5.2.1 EFFECT OF AMENDMENT – RELATION BACK DOCTRINE	7-32
	7.5.2.2 RESPONSE TO AMENDED PLEADING.....	7-33
7.5.3	SUPPLEMENTAL PLEADINGS.....	7-33
<u>CHAPTER 8 – ATTACKING THE PLEADINGS</u>		8-1
8.1	DEMURRERS.....	8-1
8.1.1	STRATEGY AND TACTICS.....	8-1
8.1.2	FUNCTION OF A DEMURRER	8-1
8.1.3	GROUND FOR DEMURRER	8-2
8.1.4	DRAFTING THE DEMURRER.....	8-3
8.1.5	HEARING ON DEMURRER	8-4
8.1.6	GROUND FOR DEMURRER	8-5

8.1.6.1	LACK OF SUBJECT MATTER JURISDICTION.....	8-5
8.1.6.2	PLAINTIFF LACKS CAPACITY TO SUE.....	8-5
8.1.6.3	ANOTHER ACTION IS PENDING BETWEEN THE SAME PARTIES WITH THE SAME CAUSE OF ACTION.....	8-5
8.1.6.4	UNCERTAINTY	8-6
8.1.6.5	FAILURE TO ALLEGE WHETHER CONTRACT IS WRITTEN, ORAL, OR IMPLIED BY CONDUCT.....	8-6
8.1.6.6	JUDICIAL ESTOPPEL / RES JUDICATA / COLLATERAL ESTOPPEL	8-7
8.1.6.7	FAILURE TO ATTACH ATTORNEY CERTIFICATE IN CERTAIN MALPRACTICE ACTIONS.....	8-7
8.1.6.8	DEMURRERS TO JUDICIAL COUNCIL FORM PLEADINGS.....	8-7
8.1.6.9	PREPARING AND FILING THE DEMURRER.....	8-7
8.1.6.10	RULING ON THE DEMURRER.....	8-8
8.2	MOTIONS TO STRIKE	8-10
8.2.1	BACKGROUND.....	8-10
8.2.2	GROUND FOR MOTION.....	8-11
8.2.3	MOVING PAPERS.....	8-12
8.2.4	RULING ON MOTION	8-13
8.3	MOTION FOR JUDGMENT ON THE PLEADINGS	8-14
<u>CHAPTER 9 – DISCOVERY</u>		9-1
9.1	PURPOSE OF DISCOVERY	9-1
9.2	CIVIL DISCOVERY ACT.....	9-2

9.2.1	DISCOVERY IN CONTRACTUAL ARBITRATION PROCEEDINGS	9-4
9.3	TECHNOLOGY IN DISCOVERY	9-4
9.4	SCOPE OF DISCOVERY	9-7
9.4.1	RELEVANCE	9-7
9.4.1.1	INITIAL DISCLOSURES	9-11
9.4.2	PRIVILEGE	9-12
9.5	CREATING A DISCOVERY PLAN	9-23
9.6	INTERROGATORIES	9-28
9.6.1	ADVANTAGES OF INTERROGATORIES	9-28
9.6.2	DISADVANTAGES OF INTERROGATORIES	9-29
9.6.3	SERVICE OF INTERROGATORIES	9-30
9.6.4	JUDICIAL COUNCIL FORM INTERROGATORIES	9-30
9.6.5	DECLARATION OF NECESSITY	9-32
9.6.6	FORMAT AND CONTENT OF SPECIAL INTERROGATORIES	9-33
9.6.7	MOTIONS FOR PROTECTIVE ORDER	9-36
9.6.8	RESPONSES TO INTERROGATORIES	9-38
9.6.9	AMENDED AND SUPPLEMENTAL INTERROGATORY RESPONSES	9-43
9.6.10	MOTIONS TO COMPEL	9-44
9.6.10.1	SANCTIONS ON MOTIONS TO COMPEL	9-48
9.6.10.2	PROCEDURAL REQUIREMENTS RE SANCTIONS ON MOTION TO COMPEL	9-49
9.6.10.3	FURTHER MOTIONS TO COMPEL	9-50
9.6.11	USE OF INTERROGATORIES AT TRIAL	9-51
9.6.12	OTHER USES OF INTERROGATORY ANSWERS	9-51

9.7	REQUESTS FOR ADMISSION	9-52
9.7.1	ADVANTAGES OF REQUESTS FOR ADMISSION	9-52
9.7.2	DISADVANTAGES OF REQUESTS FOR ADMISSION.....	9-52
9.7.3	SERVICE OF REQUESTS FOR ADMISSION.....	9-53
9.7.4	JUDICIAL COUNCIL FORM REQUESTS FOR ADMISSION.....	9-53
9.7.5	DECLARATION OF NECESSITY	9-53
9.7.6	FORMAT OF RFA'S	9-54
9.7.7	PROTECTIVE ORDERS	9-55
9.7.8	RESPONSES TO RFA'S	9-55
9.7.9	MOTION FOR ORDER ESTABLISHING ADMISSIONS	9-58
9.7.10	MOTIONS TO COMPEL	9-58
9.7.11	COSTS IMPOSED FOR DENIALS PROVED FALSE	9-59
9.7.12	AMENDING OR WITHDRAWING ADMISSIONS	9-60
9.7.13	EVIDENTIARY EFFECT OF ADMISSIONS.....	9-61
9.7.14	SANCTIONS IN ENFORCING RFA'S	9-61
9.8	INSPECTION DEMANDS	9-62
9.8.1	ADVANTAGES OF INSPECTION DEMANDS.....	9-63
9.8.2	DISADVANTAGES OF INSPECTION DEMANDS.....	9-63
9.8.3	SERVICE OF DEMAND FOR INSPECTION	9-63
9.8.4	WHAT MAY BE INSPECTED	9-63
9.8.5	ELECTRONIC DISCOVERY.....	9-64
9.8.6	INSPECTION OF THINGS	9-66
9.8.7	INSPECTION OF LAND	9-66

9.8.8	SUPPLEMENTAL DEMANDS	9-66
9.8.9	FORM OF DEMAND.....	9-67
9.8.10	PROTECTIVE ORDERS	9-69
9.8.11	RESPONDING TO DEMAND	9-70
9.8.12	ENFORCING THE DEMAND.....	9-74
9.8.13	DOCUMENT ORGANIZATION.....	9-77
9.9	DEPOSITIONS	9-79
9.9.1	ADVANTAGES OF DEPOSITIONS.....	9-80
9.9.2	DISADVANTAGES OF DEPOSITIONS.....	9-81
9.9.3	PROCEDURAL LIMITATIONS ON DEPOSITIONS.....	9-81
9.9.4	WHOSE DEPOSITION MAY BE TAKEN.....	9-82
9.9.5	CONTENT OF NOTICE.....	9-83
9.9.6	SCHEDULING DEPOSITIONS.....	9-85
9.9.7	CHALLENGING THE DEPOSITION NOTICE	9-86
9.9.8	PRODUCTION OF BOOKS AND RECORDS AT DEPOSITION OF A PARTY	9-87
9.9.9	PRODUCTION OF BOOKS AND RECORDS BY NONPARTY.....	9-88
9.9.10	SUBPOENA FOR CONSUMER OR EMPLOYEE RECORDS.....	9-95
9.9.11	CHALLENGING THE DEPOSITION SUBPOENA	9-99
9.9.12	GEOGRAPHIC LIMITATIONS ON DEPOSITIONS	9-101
9.9.13	THE DEPOSITION	9-103
9.9.14	PROTECTIVE ORDERS	9-106
9.9.15	MOTIONS TO COMPEL ANSWERS OR APPEARANCE AT DEPOSITION.....	9-108
9.9.16	USE OF DEPOSITION AT TRIAL.....	9-112

9.9.17	PARALEGAL'S ROLE IN DEPOSITIONS	9-113
9.10	PHYSICAL OR MENTAL EXAMINATIONS	9-115
9.10.1	PHYSICAL EXAMINATION BY DEMAND IN PERSONAL INJURY CASES	9-115
9.10.2	EXAMINATION UPON COURT ORDER	9-117
9.10.3	EXCHANGE OF MEDICAL REPORTS	9-119
9.11	EXPERTS AND EXPERT WITNESS DISCLOSURE	9-120
9.11.1	WHAT IS AN EXPERT?	9-120
9.11.2	DEMAND FOR EXCHANGE OF EXPERTS	9-120
9.11.3	EXCHANGE OF EXPERT INFORMATION	9-122
9.12	DISCOVERY IN LIMITED CIVIL CASES	9-126
9.12.1	LIMITATIONS ON EXISTING DISCOVERY PROCEDURES	9-126
9.12.2	SPECIAL DISCOVERY PROCEDURES PERMITTED	9-127
<u>CHAPTER 10 – LAW AND MOTION</u>		10-1
10.1	INTRODUCTION	10-1
10.2	PREPARING AND FILING MOTIONS	10-1
10.3	OPPOSING THE MOTION AND REBUTTING THE OPPOSITION	10-12
10.4	THE HEARING	10-13
10.5	POSTHEARING PROCEDURES	10-16
10.6	EX PARTE APPLICATION	10-19
<u>CHAPTER 11 – PROVISIONAL REMEDIES</u>		11-1
11.1	INJUNCTIONS	11-1
11.1.1	BASIC PROCEDURES FOR TRO'S AND INJUNCTIONS	11-2

11.1.2	COMMON INJUNCTIONS.....	11-4
11.1.3	HARASSMENT.....	11-5
11.2	RECEIVERSHIPS.....	11-6
11.3	WRIT OF POSSESSION/TRO.....	11-8
11.4	WRIT OF ATTACHMENT	11-11
<u>CHAPTER 12 – SUMMARY JUDGMENT AND SUMMARY ADJUDICATION.....</u>		12-1
12.1	INTRODUCTION	12-1
12.2	PROCEDURAL REQUIREMENTS – MOVING PARTY.....	12-3
12.3	PROCEDURAL REQUIREMENTS – OPPOSING PARTY	12-10
12.4	PROCEDURAL REQUIREMENTS – REPLY	12-13
12.5	BURDEN OF PROOF ON MOTION	12-13
12.6	RULING ON MOTION.....	12-14
12.7	ENTRY OF JUDGMENT OR ORDER.....	12-15
12.8	CHALLENGING JUDGMENT OR ORDER IN TRIAL COURT.....	12-15
12.9	APPELLATE REVIEW OF SUMMARY JUDGMENT AND ADJUDICATION ORDERS	12-16

TABLE OF AUTHORITIES

INDEX