

# **DETAILED TABLE OF CONTENTS**

---

**VOLUME 3**

<b>CHAPTER 43 - COMMISSIONS AND PERPETUATING EVIDENCE</b>	<b>43-1</b>
A. General .....	43-1
1. History .....	43-1
2. References .....	43-1
3. General Principles .....	43-2
B. The Application for a Commission .....	43-3
C. The Court's Discretion Whether to Issue a Commission .....	43-4
D. The Criteria for Taking Evidence Elsewhere on Commission .....	43-5
1. General Attitude of the Court .....	43-5
2. Need for Good Faith .....	43-5
3. Need for the Evidence .....	43-5
4. Inability or Unwillingness of the Witness to Come Here .....	43-6
5. Taking the Plaintiff's Own Evidence on Commission .....	43-8
6. Economy .....	43-9
7. Controversial Evidence .....	43-10
8. Eyewitnesses .....	43-10
9. Documents .....	43-11
E. Time for Commission .....	43-11
F. Cases Where a Commission is Not Available .....	43-11
G. Form and Terms of Order for Commission .....	43-12
1. References .....	43-12
2. Making a Record .....	43-12
3. Costs .....	43-13
4. Names of Witnesses .....	43-13
5. Who is Commissioner .....	43-13
6. Timing .....	43-14
7. Miscellaneous .....	43-14
H. Use of Commission Transcripts at Trial as Evidence .....	43-14
1. References .....	43-14
2. Application to Adduce the Commission Evidence at Trial .....	43-15
3. Conditions .....	43-15
4. Secrecy .....	43-16
5. Use of the Evidence .....	43-16
6. Witness Now Available .....	43-17
7. Irregularities .....	43-17
8. Miscellaneous .....	43-18
I. Enforcement of Foreign Commission Here .....	43-18
1. References .....	43-18
2. The Application Itself .....	43-19
3. Applicable Legislation .....	43-19

## DETAILED TABLE OF CONTENTS

4.	General Approach .....	43-20
5.	Only for Trial, not Discovery? .....	43-21
(a)	General Rule .....	43-21
(b)	Exceptions .....	43-22
(c)	Foreign Requests .....	43-22
(d)	Corollaries and Proof .....	43-23
6.	Admissibility of Evidence .....	43-23
7.	Documents Alone .....	43-25
8.	Discretion and Oppression .....	43-25
9.	Miscellaneous .....	43-27
J.	Taking Evidence "de bene esse" .....	43-27
K.	The Record .....	43-29
1.	Commissioner's Report .....	43-29
2.	Copies of Documents .....	43-30
3.	Shorthand .....	43-30
L.	Enforcing Cooperation .....	43-30
M.	Interpretation and Language .....	43-30
N.	Procedure on Taking Evidence .....	43-31
1.	References .....	43-31
2.	Flaws Before Hearing Begins .....	43-31
3.	Attendance .....	43-31
4.	Objections to Questions .....	43-31
5.	Miscellaneous .....	43-32
O.	Letters of Request to Foreign Court .....	43-33
P.	Perpetuating Evidence .....	43-33

### **CHAPTER 44 - AFFIDAVITS**

**44-1**

A.	Use of Affidavit .....	44-1
1.	At Later Stages or Motions .....	44-1
2.	On Motions or Originating Notices .....	44-2
(a)	References .....	44-2
(b)	General Principles .....	44-2
(c)	Counsel's Statements .....	44-5
(d)	Time for Evidence .....	44-6
(e)	Miscellaneous .....	44-6
B.	Further References .....	44-7
C.	Types of Affidavits Applicable .....	44-8
D.	Form .....	44-8
1.	References .....	44-8
2.	Other Affidavits .....	44-8
3.	Terminology .....	44-9
4.	Multiple Affiants .....	44-9
5.	Style of Cause .....	44-10
6.	Binding .....	44-10
7.	Jurat .....	44-10
8.	Name and Occupation of Affiant .....	44-11

## DETAILED TABLE OF CONTENTS

9. Numbered Paragraphs .....	44-12
10. Curing Defects .....	44-12
E. Affidavit Sworn Before Suit Commenced .....	44-14
F. Swearing the Oath .....	44-15
1. Who May Administer the Oath .....	44-15
2. Infants .....	44-17
3. How Oath is Taken .....	44-17
4. Those Who Cannot Read .....	44-18
G. Affidavit by a Solicitor .....	44-18
H. Affidavit by Prospective Witness .....	44-21
I. Miscellaneous .....	44-21
J. Swearing to Contrary Facts .....	44-23
K. Argument and Opinions .....	44-23
L. Other Languages .....	44-26
M. Hearsay in Affidavits .....	44-27
1. General Principles .....	44-27
(a) References .....	44-27
(b) What Affidavits are for Motions .....	44-28
(c) Common Law versus Rule .....	44-28
(d) Unnecessary Hearsay .....	44-28
(e) Who May be Deponent .....	44-29
(f) What is Not Hearsay .....	44-30
2. Effect of Improper Inclusion of Hearsay .....	44-31
(a) References .....	44-31
(b) Disregarding the Offending Part .....	44-32
(c) Reconstructing What is Missing .....	44-35
3. What Are Grounds and Source .....	44-36
4. Belief .....	44-37
5. What is Interlocutory .....	44-38
6. Examples of Final Motions .....	44-39
7. Examples of Interlocutory Motions .....	44-43
N. Scandalous, Irrelevant or Oppressive Contents .....	44-44
1. References .....	44-44
2. Who May Act .....	44-45
3. Bar to Motion .....	44-45
4. Effect of Striking Out Affidavit .....	44-45
5. The Tests .....	44-45
6. Privilege and Breach of Confidence .....	44-46
7. Replacement .....	44-47
8. Miscellaneous .....	44-48
9. Examples .....	44-48
O. Initialling Alterations .....	44-48
P. Time to File and Serve Affidavit .....	44-49
1. References .....	44-49
2. Service of Affidavits for a Motion .....	44-49
3. Other Documents .....	44-51

## DETAILED TABLE OF CONTENTS

4.	Rebuttal Evidence .....	44-51
5.	Miscellaneous .....	44-53
Q.	Exhibits to Affidavits.....	44-54
1.	References .....	44-54
2.	Effect of Exhibits .....	44-54
3.	Certificate .....	44-55
4.	Secondary Evidence of a Document .....	44-55
5.	Illegible Copies.....	44-56
6.	Filing and Service.....	44-57
R.	Checklist .....	44-57

### **CHAPTER 45 - TRANSCRIPTS** **45-1**

A.	Further References .....	45-1
B.	General Principles of Use of Discovery Transcripts .....	45-1
1.	Who is Bound?.....	45-1
2.	Proper Examination for Discovery .....	45-2
3.	Who May Read In.....	45-3
4.	Transcript Not Read In .....	45-4
5.	Adverse Party .....	45-5
6.	Use on Motions, etc.....	45-5
C.	Who is Bound by Discovery Answers .....	45-6
1.	References .....	45-6
2.	Only Party Answering is Bound .....	45-6
3.	Employees and Officers .....	45-7
4.	Conspirators .....	45-7
5.	Assignor, Real Plaintiff, Joint Owners, and Partners.....	45-8
6.	Corporation's Designated Spokesperson .....	45-8
7.	Mistaken Answers .....	45-9
8.	Miscellaneous .....	45-9
D.	Connected Examination for Discovery Answers .....	45-10
1.	Adding Them .....	45-10
2.	Withdrawing Parts of Discovery Transcripts Read In .....	45-12
E.	Disagreeing with Information from an Employee Given on Discovery.....	45-12
F.	Effects of Reading Discovery Answers in, on the Party Reading .....	45-13
G.	Effect on the Judge of Parts of Discovery Transcript Read in .....	45-15
H.	Discovery Read in Without Cross-Examination .....	45-15
I.	Other Aspects of Using Discovery Transcripts .....	45-16
J.	History and References on Cross-Examination on Affidavits .....	45-18
K.	When Cross-Examination of an Affidavit is Allowed .....	45-19
1.	References .....	45-19
2.	Common Law .....	45-19
3.	Type of Motion and Purpose .....	45-19
4.	Discretion versus Right .....	45-20
5.	Can One Withdraw? .....	45-22
6.	Miscellaneous .....	45-23

## DETAILED TABLE OF CONTENTS

L.	Who May Cross-Examine on the Affidavit .....	45-23
M.	Whether Affidavit Need be for Pending Motion to Permit Cross- Examination .....	45-24
1.	References .....	45-24
2.	Usually Needs Pending Motion .....	45-24
3.	Affidavits for the Clerk or Registrar .....	45-25
4.	Affidavits for Previous Motions .....	45-25
N.	Opposing Affidavit is Unnecessary to Permit Cross-Examination .....	45-26
O.	General Scope of Cross-Examination on an Affidavit .....	45-27
1.	Cross-Reference .....	45-27
2.	General Principles .....	45-27
(a)	General Tests of Relevance .....	45-27
(b)	Issues on the Pending Motion .....	45-27
(c)	Credibility .....	45-29
(d)	Who Will Win .....	45-30
3.	Cloak for Discovery .....	45-30
4.	Irrelevant Matters in Affidavit to be Cross-Examined On .....	45-32
5.	Miscellaneous Aspects of Scope of Cross-Examination on Affidavit .....	45-32
6.	Undertakings and Informing Self .....	45-34
P.	Questions in Cross-Examination about Documents .....	45-35
Q.	The Cross-Examination May Go Outside the Affidavit .....	45-37
R.	Cross-Examination on an Affidavit by a Party's Solicitor .....	45-38
S.	Counsel and Who May Attend Cross-Examination on Affidavit .....	45-38
T.	Re-Examination on Affidavit .....	45-40
U.	Motion re Refusal or Neglect to Answer Questions During Cross-Examination on Affidavit .....	45-41
V.	Whole Transcript of Cross-examination on Affidavit is Evidence Before the Court ..	45-43
W.	Miscellaneous Aspects of Cross-Examining on an Affidavit .....	45-44
X.	Cross-Examining a Distant Affiant .....	45-45
Y.	Failure to Cross-Examine on an Affidavit .....	45-47
Z.	Evidence from Earlier Hearings .....	45-48
1.	Trial Evidence at Later Motion in Same Suit .....	45-48
2.	Evidence from Another Cause .....	45-49
(a)	References .....	45-49
(b)	How to Adduce .....	45-49
(c)	Same Parties .....	45-49
(d)	Need .....	45-50
(e)	Cautious Approach .....	45-51
(f)	Proof .....	45-52
(g)	Miscellaneous .....	45-52
3.	Certified Copies of Court Records .....	45-54
4.	Certificate of Payment or Non-payment into Bank .....	45-55
AA.	Examining a Witness for a Pending Motion .....	45-56
1.	History .....	45-56
2.	References .....	45-56

## DETAILED TABLE OF CONTENTS

3.	General Approach to Examination before Examiner for Motion .....	45-56
4.	Who Can Be Examined as a Witness for a Pending Motion .....	45-59
5.	Pending Motion and Scope Necessary to Examine a Witness .....	45-62
6.	Procedure on Examination before Examiner .....	45-63
(a)	References.....	45-63
(b)	Appointment.....	45-63
(c)	Cross-Examination and Whose Witness.....	45-64
(d)	Attendance.....	45-64
(e)	Miscellaneous .....	45-65
7.	Examination Orally before Court for Motions .....	45-66

<b>CHAPTER 46 - WITNESSES</b>	<b>46-1</b>
-------------------------------	-------------

A.	History and References .....	46-1
B.	When a <i>Subpoena</i> Will Issue .....	46-2
1.	Interprovincial <i>Subpoenas</i> .....	46-2
2.	Opponent's Witnesses or Counsel .....	46-3
3.	Time to Issue .....	46-5
4.	Privilege and Confidentiality.....	46-5
5.	Abusive Subpoenas.....	46-7
6.	Crown Immunity.....	46-9
7.	Spousal Immunity .....	46-10
8.	Other Tribunals .....	46-10
C.	Getting Documents for Trial .....	46-11
D.	Witnesses: Miscellaneous .....	46-14
E.	Calling Opposing Party .....	46-16
F.	Dissuading Witnesses .....	46-18
G.	Warrant for Absconding Witness .....	46-20
H.	Conduct Money .....	46-20
I.	Witness in Custody .....	46-21
J.	Court-Appointed Expert.....	46-22
1.	References .....	46-22
2.	Source of Court's Power.....	46-22
3.	Liberal versus Cautious Approach .....	46-22
4.	Use of the Evidence .....	46-23
5.	Examples .....	46-24
K.	Expert Evidence Called By a Party .....	46-26
1.	References .....	46-26
2.	General Approach .....	46-27
3.	Loopholes .....	46-28
4.	Who Is an Expert Witness .....	46-29
5.	How Much to Reveal .....	46-31
6.	Noncompliance .....	46-34
7.	Rebuttal .....	46-37
8.	Effect of Disclosure .....	46-39
9.	Miscellaneous .....	46-41
10.	Limits on the Number of Witnesses Whom One May Call .....	46-44

## DETAILED TABLE OF CONTENTS

11. Timing .....	46-45
12. Expert Evidence's Contents .....	46-46
L. Questions by Counsel .....	46-48
1. Leading Questions .....	46-49
2. Rebuttal Evidence and Splitting the Case .....	46-50
(a) Generally .....	46-50
(b) Collateral Topics .....	46-52
3. Re-examination .....	46-53
4. Miscellaneous .....	46-54
M. Failure to Testify .....	46-55
1. Generally .....	46-55
2. Examples .....	46-56
3. Where No Adverse Inference will be Drawn .....	46-59
4. Miscellaneous .....	46-61
N. Leading Contradictory Evidence .....	46-61
O. Privilege .....	46-63
P. Compulsory Evidence .....	46-63
Q. Notice of Character Evidence in Defamation .....	46-64
R. Evidence by Counsel .....	46-66
S. Secondary Evidence .....	46-68
1. General Rule Barring Secondary Evidence .....	46-68
2. Examples of Application of Rule Against Secondary Evidence .....	46-69
3. Exceptions When Secondary Evidence is Admissible .....	46-71
(a) Summary .....	46-71
(b) Loss or Destruction of Original .....	46-71
(c) Demand for Production .....	46-71
(d) Interlocutory Proceedings .....	46-73
(e) Refreshing Memory .....	46-73
(f) Voluntary Production .....	46-73
(g) Cross-examination .....	46-74
(h) Statute .....	46-74
5. Spoliation .....	46-74
T. Exhibits and Purpose of Evidence .....	46-75
U. Evidence: Miscellaneous .....	46-75
V. Method of Giving Evidence at Trial .....	46-77
1. History .....	46-77
2. References .....	46-78
3. Unsworn Statements .....	46-78
4. Affidavits as Trial Evidence .....	46-79
(a) References .....	46-79
(b) Discretion and Criteria .....	46-79
(c) Divorce Cases .....	46-81
(d) Procedure .....	46-82
(e) Examples .....	46-82
(f) Miscellaneous .....	46-82
5. Earlier Affidavits .....	46-83

## DETAILED TABLE OF CONTENTS

6.	Deceased's Evidence .....	46-83
7.	Telephone, Audio-visual and Video Conferencing Evidence .....	46-84
8.	Miscellaneous .....	46-85
<b>CHAPTER 47 - MISCELLANEOUS EVIDENCE</b>		<b>47-1</b>
A.	Reopening One's Case .....	47-1
1.	Generally .....	47-1
2.	Procedure .....	47-2
3.	The Test for Reopening .....	47-3
4.	Examples of Reopening .....	47-5
B.	Evidence of Damage or Loss .....	47-8
1.	History .....	47-8
2.	References .....	47-9
3.	Effect .....	47-9
4.	When Cause of Action Must Arise .....	47-9
5.	When Assessment Ends .....	47-10
6.	Apportionment .....	47-10
7.	Damages in Lieu of Equitable Remedy .....	47-11
8.	Miscellaneous .....	47-11
C.	Admissions .....	47-12
1.	Notices to Admit .....	47-12
(a)	References .....	47-12
(b)	Replies .....	47-12
(c)	Timing and Withdrawal of an Admission .....	47-12
(d)	Effect of Admission .....	47-15
(e)	Refusal to Admit .....	47-15
(f)	Setting Aside a Notice to Admit .....	47-16
(g)	Miscellaneous .....	47-16
2.	References .....	47-16
3.	Agreed Facts for Trial .....	47-16
4.	Admissions by Counsel .....	47-17
5.	Effect of Admissions .....	47-18
6.	Other Aspects of Admissions .....	47-19
D.	Exhibits .....	47-20
1.	Admissibility .....	47-20
2.	Relying on and Effect .....	47-20
3.	Marking or Not .....	47-21
4.	Title and Disposal .....	47-22
<b>CHAPTER 48 - VERDICTS AND NONSUITS</b>		<b>48-1</b>
A.	Reserving Judgment .....	48-1
B.	Jury Not Unanimous .....	48-2
C.	Questions to Jury, and their Verdict .....	48-4
1.	History .....	48-4
2.	References .....	48-4
3.	Objections .....	48-5

## DETAILED TABLE OF CONTENTS

4.	General or Special Verdict .....	48-6
(a)	Statute .....	48-6
(b)	General Verdict is Permissible .....	48-6
(c)	Particulars and Negligence .....	48-7
(d)	Preliminary Verdicts .....	48-8
(e)	Jury Questions .....	48-8
5.	Flawed Verdict .....	48-9
(a)	Place .....	48-9
(b)	Outside Pleadings .....	48-9
(c)	Interpreting the Verdict .....	48-10
(d)	Redirection and Clarification .....	48-10
6.	Judge's Charge to the Jury .....	48-12
(a)	References .....	48-12
(b)	Need For .....	48-12
(c)	General Approach .....	48-12
(d)	Judge's Opinions .....	48-12
(e)	Summarizing the Evidence .....	48-13
(f)	Damages .....	48-13
(g)	Flawed Charge .....	48-14
(h)	Negligence .....	48-15
(i)	Miscellaneous .....	48-15
(j)	Prejudicial Information .....	48-15
7.	Overruling Jury's Verdict .....	48-16
8.	Miscellaneous .....	48-18
9.	Going Behind Jury's Verdict .....	48-19
D.	Nonsuit Motion .....	48-23
1.	History .....	48-23
2.	References .....	48-23
3.	Election Not to Call Evidence .....	48-23
4.	Test for Nonsuit .....	48-25
5.	Time for Nonsuit Motion .....	48-27
6.	Pleadings .....	48-29
7.	Need for Motion .....	48-29
8.	Miscellaneous .....	48-30
9.	Costs .....	48-30

## **CHAPTER 49 - REFERENCES TO DECIDE QUESTIONS OR TAKE ACCOUNTS 49-1**

A.	History .....	49-1
B.	Further Reading .....	49-1
C.	Who Can be a Referee .....	49-2
D.	The Power to Refer a Question to a Non-Judge .....	49-3
E.	Types of Question to Send to a Referee .....	49-4
F.	Examples of References .....	49-5
G.	Attacking Order to Refer Out a Question .....	49-8
H.	Delay in Prosecuting the Reference .....	49-9
I.	Discovery In or For Reference .....	49-9

## DETAILED TABLE OF CONTENTS

J.	References to Take Accounts .....	49-10
1.	History .....	49-10
2.	Further Reading.....	49-10
3.	Ordering Accounts to be Taken .....	49-10
4.	Procedure on Taking Accounts .....	49-11
5.	Notice of Intent to Charge Accounting Party with Extra Sums Received .....	49-12
6.	Making Just Allowances.....	49-12
K.	Procedure on a Reference.....	49-13
1.	Further Readings .....	49-13
2.	Preliminary.....	49-13
3.	Hearing .....	49-14
4.	Experts .....	49-15
5.	Evidence Before the Referee .....	49-15
L.	Referee's Report .....	49-16
1.	Further Reading.....	49-16
2.	Report Back and Further References.....	49-16
3.	Motion to Confirm or Upset the Report .....	49-17
4.	Acting on the Report.....	49-19
5.	Appeal .....	49-19
	6. Miscellaneous .....	49-21

### **CHAPTER 50 - JUDGMENTS, ORDERS AND SETTLEMENTS** **50-1**

A.	History of Judgments .....	50-1
B.	Further References on Judgments .....	50-1
C.	Meaning of Terms .....	50-2
1.	Judgment .....	50-2
2.	Order .....	50-3
D.	Who or What Judgment Is Against .....	50-3
1.	In Rem .....	50-3
2.	Estates .....	50-3
3.	Enforcement and Liens .....	50-4
4.	Multiple Defendants .....	50-4
5.	Against Plaintiff or Nonparty .....	50-4
E.	Reasons for Judgment .....	50-5
1.	References .....	50-5
2.	Need for Reasons .....	50-5
3.	Recording Reasons .....	50-6
4.	No Reasons .....	50-7
5.	Ambiguity .....	50-7
F.	Settlements .....	50-7
1.	References .....	50-7
2.	Binding Settlement .....	50-7
3.	Enforcing Settlement .....	50-10
(a)	References .....	50-10
(b)	Consent Orders Usually Bind .....	50-10
(c)	Agreed Facts .....	50-11
(d)	Working Out and Implementing a Settlement .....	50-11
(e)	Procedure .....	50-12

## DETAILED TABLE OF CONTENTS

(f) Need Court Follow Consent? .....	50-13
(g) Mary Carter Agreement .....	50-13
(h) Miscellaneous .....	50-13
4. Fees .....	50-14
5. Non-Parties .....	50-15
G. What is a Judgment .....	50-15
1. References .....	50-15
2. Principles .....	50-16
3. Examples .....	50-16
H. Binding Effect of Judgments .....	50-18
1. References .....	50-18
2. General Rule .....	50-18
3. No Jurisdiction .....	50-19
I. Other Aspects of Judgments .....	50-19
J. Liberty to Apply .....	50-21
K. Dating Judgments and Orders .....	50-22
1. History .....	50-22
2. References .....	50-22
3. Varying an Order .....	50-22
4. Predating or Backdating .....	50-23
5. When Judgment or Order is Effective .....	50-24
(a) General Principle .....	50-24
(b) Delay and Abandonment .....	50-25
(c) Special Rules .....	50-26
(d) Deadlines to Comply .....	50-26
(e) Later Proceedings .....	50-26
(f) Time of Day .....	50-27
(g) Releasing Decision .....	50-27
(h) Miscellaneous .....	50-27
L. Settling Formal Judgments and Orders .....	50-28
1. History .....	50-28
2. Further References .....	50-28
3. Amendment of Orders .....	50-28
4. General Principles of Settling Formal Judgments or Orders .....	50-29
5. Miscellaneous .....	50-30
6. Signing the Judgment or Order .....	50-31
7. Form .....	50-32
8. Delay in Entry .....	50-33
M. Currency of Judgment .....	50-33
1. References .....	50-33
2. Usually in Canadian Currency .....	50-34
3. Exceptions .....	50-34
4. How to Convert Claims in Foreign Currency .....	50-34
N. Notice or Consent to Proposed Formal Judgment or Wording .....	50-36
O. Judgment Pursuant to Earlier Order or Certificate .....	50-37
P. Proof and Certified Copies .....	50-37

## DETAILED TABLE OF CONTENTS

Q. Order or Judgment on Condition .....	50-38
R. Consent Orders or Judgments .....	50-38
1. References .....	50-38
2. What Is a Consent Order .....	50-39
3. What Can Be Done by Consent .....	50-40
4. Enforcing a Settlement .....	50-41
5. Consent By Solicitor .....	50-41
6. No Lawyer .....	50-41
7. Setting Aside Consent Order .....	50-42
(a) References .....	50-42
(b) Generally Cannot Be Varied .....	50-42
(c) Grounds to Set Aside Contracts .....	50-44
(d) Other Defects .....	50-45
S. Renewing a Judgment .....	50-45
1. References .....	50-45
2. Procedure on Motion .....	50-46
3. General Principles .....	50-47
4. Suit on Judgment .....	50-48
T. Judgment in Favor of Those Who Prove Claims .....	50-48
U. Satisfaction of Judgment .....	50-49
1. References .....	50-49
2. Motion to Compel .....	50-49
3. Multiple Debtors .....	50-49
4. Effect of Satisfaction .....	50-49
5. Which Court May Discharge .....	50-50
6. Calculating Amount .....	50-50
7. Miscellaneous .....	50-50
V. Motion for Judgment .....	50-51
1. References .....	50-51
2. Procedure on Motion .....	50-51
3. Examples .....	50-51
W. Fiats .....	50-52

## **CHAPTER 51 - INTEREST** **51-1**

A. Prejudgment Interest .....	51-1
1. References .....	51-1
2. Common Law .....	51-2
3. Older Legislation .....	51-3
(a) General .....	51-3
(b) Changes in Legislation .....	51-3
(c) Default Judgment .....	51-3
(d) Withholding .....	51-4
(e) Examples Outside Old Legislation .....	51-4
(f) Examples Inside the Old Legislation .....	51-6
(g) Part Uncertain .....	51-7
(h) Rate .....	51-7

## DETAILED TABLE OF CONTENTS

4.	Prejudgment Interest Legislation .....	51-8
(a)	The Act Itself .....	51-8
(b)	References .....	51-8
(c)	General Principles .....	51-8
(d)	When Interest Begins .....	51-9
(e)	Denying Interest .....	51-11
(f)	Miscellaneous .....	51-13
5.	Pleading .....	51-13
6.	Rate .....	51-15
(a)	Principles .....	51-15
(b)	Federal Interest Act .....	51-15
(c)	Examples Under Old Legislation .....	51-15
(d)	Statutory Rates .....	51-16
(e)	Other Rates .....	51-17
7.	Miscellaneous .....	51-19
8.	Compound Interest .....	51-20
9.	Special Types of Lawsuit .....	51-21
10.	When Prejudgment Interest Ends .....	51-22
B.	Postjudgment Interest .....	51-23
1.	Introduction and Transition .....	51-23
2.	References .....	51-24
3.	Calculating Interest on a Judgment .....	51-25
(a)	Starting Date .....	51-25
(b)	Stay of Execution .....	51-27
(c)	Varying the Starting Date .....	51-28
(d)	Varying the Rate .....	51-29
(e)	Postjudgment Interest on Prejudgment Interest .....	51-29
(f)	When Postjudgment Interest Stops .....	51-29
4.	Statutory Ceiling .....	51-29
(a)	Contracting Out .....	51-29
(b)	Crown as Creditor .....	51-30
(c)	Merger into Judgment .....	51-31
(d)	Interest on Costs .....	51-32
(e)	Varying the Rate .....	51-33
(f)	Compound Interest .....	51-33
5.	Miscellaneous .....	51-33
6.	What Judgments Draw Interest .....	51-34

<b>CHAPTER 52 - DECLARATIONS</b>	<b>52-1</b>	
A.	History .....	52-1
B.	Further References .....	52-1
C.	Principles .....	52-2
1.	Availability of Declarations .....	52-2
(a)	Jurisdiction .....	52-2
(b)	Breadth of Power .....	52-2
(c)	General Principles .....	52-3
(d)	Procedure .....	52-4
2.	Discretionary Nature of Declarations .....	52-5
(a)	General Principle .....	52-5
(b)	Examples .....	52-6

## DETAILED TABLE OF CONTENTS

(c) Moot Questions .....	52-7
(d) Equity .....	52-8
3. Availability of Other Remedies .....	52-9
4. Disputed Facts .....	52-9
5. Miscellaneous .....	52-10
6. Threatened Events .....	52-11
(a) Principles .....	52-11
(b) Examples of When There May or May Not be a Declaration re the Future .....	52-11
7. Consent or Default .....	52-13
D. Standing .....	52-14
E. Declarations Involving the Crown .....	52-15
F. Declarations Where Concurrent Jurisdiction .....	52-16
G. Interlocutory Declaration .....	52-17
H. Other Aspects of Procedure .....	52-18
I. Examples of Declarations Given .....	52-20
J. Examples of Declarations Refused .....	52-22
K. Declarations as to Interpretation of Documents, etc. Under Special Rule .....	52-23
1. References .....	52-23
2. Principles .....	52-24
3. Examples .....	52-25
L. Equitable Rules .....	52-28

## **CHAPTER 53 - REPLEVIN** **53-1**

A. History .....	53-1
B. References .....	53-2
C. Procedure to Get Replevin Order .....	53-2
1. General References .....	53-2
2. Evidence .....	53-2
3. Alternative Procedures .....	53-3
4. Pleadings .....	53-3
5. Later Trial .....	53-4
6. Other Aspects of Procedure .....	53-4
D. Grounds for Replevin .....	53-5
E. Bond or Security .....	53-6
1. References .....	53-6
2. Time for Security .....	53-6
3. Type of Security .....	53-6
4. Enforcing Security .....	53-7
F. Varying a Replevin Order .....	53-8
G. Who Gets Possession .....	53-9
H. Damages .....	53-9
I. Examples .....	53-10

## DETAILED TABLE OF CONTENTS

<b>CHAPTER 54 - INJUNCTIONS (AND MANDAMUS IN ACTION)</b>	<b>54-1</b>
A. General References .....	54-1
1. Cross-References .....	54-1
2. Injunctions Generally .....	54-1
3. Interlocutory Injunctions .....	54-2
B. Parties to Injunctions .....	54-3
1. References .....	54-3
2. General Rule .....	54-3
3. Changes of Parties and Parties Ex Juris .....	54-4
4. Nonparty Interfering .....	54-5
5. Public Authorities .....	54-6
6. Private Standing to Get Injunction .....	54-7
7. Miscellaneous .....	54-8
C. Injunctions Before Trial .....	54-8
1. Ex Parte Injunctions and Notice .....	54-8
2. General Principles on Which Injunctions Before Trial are Granted .....	54-10
(a) References .....	54-10
(b) General Principles .....	54-10
(c) Exceptions .....	54-11
(d) Discretionary .....	54-12
(e) Duration .....	54-12
3. Balance of Convenience and Irreparable Harm .....	54-13
(a) Meaning of the Balance of Convenience .....	54-13
(b) Balance of Convenience Where Defence is Lacking .....	54-15
(c) Examples of Balance of Convenience .....	54-16
(d) Irreparable Harm .....	54-20
(e) Negative Covenants .....	54-26
(f) Threatened Acts .....	54-29
(g) The Public Interest .....	54-30
4. Strength of Plaintiff's Case .....	54-36
(a) Plaintiff Needs Cause of Action .....	54-36
(b) Evidence Needed .....	54-37
(c) The Older Test: Strong Plaintiff's Case .....	54-38
(d) The Newer English Test .....	54-39
(e) The Newer Test in Canada .....	54-40
(f) Possible Exceptions to the Newer Test .....	54-42
(g) Other Aspects of Strength of Plaintiff's Case .....	54-44
5. Undertakings as to Damages, and Conditions .....	54-45
(a) References .....	54-45
(b) Need for Undertaking as to Damages .....	54-45
(c) Form and Terms of the Undertaking as to Damages .....	54-48
(d) Impecunious Plaintiff and Security for Undertaking as to Damages .....	54-48
(e) Enforcing the Undertaking as to Damages .....	54-50
(f) Suit Not Going to Trial after Undertaking as to Damages .....	54-53
(g) Miscellaneous .....	54-54
6. Emergencies .....	54-54
7. Appeal Courts .....	54-55
(a) Appeal from Refusal of Interlocutory Injunction .....	54-55
(b) Appeal from Grant of Interlocutory Injunction .....	54-56
(c) Interlocutory Injunctions Pending Appeal .....	54-57

## DETAILED TABLE OF CONTENTS

(d) Charter of Rights .....	54-59
(e) Miscellaneous .....	54-59
8. Pleadings' Wording and Width of Interlocutory Injunction .....	54-60
(a) Pleadings .....	54-60
(b) Wording of Injunction .....	54-61
(c) Permanent Relief .....	54-61
(d) Enforcement Provisions .....	54-62
9. Undertaking in Lieu of Injunction .....	54-62
10. Costs .....	54-63
11. Plaintiff's Delay, Misconduct or Nonprosecution .....	54-65
12. Miscellaneous .....	54-67
13. Injunctions Against Foreign Suits .....	54-69
14. Specialized Tribunal .....	54-70
15. Duty to Disclose Facts .....	54-71
(a) References .....	54-71
(b) Dissolution for Nondisclosure .....	54-71
(c) Power to Dissolve or Vary Interlocutory Injunctions .....	54-72
16. Defamation .....	54-74
17. Services and Specific Performance .....	54-74
18. Mareva Injunctions .....	54-75
 D. Mandatory Injunctions .....	54-75
1. References .....	54-75
2. Must be Specific .....	54-75
3. Hard to Get .....	54-75
4. Interlocutory Mandatory Injunctions .....	54-75
5. Examples .....	54-77
6. Procedure .....	54-79
7. Compliance .....	54-79
 E. Injunctions in Matrimonial Causes .....	54-79
 F. Need for Clarity in Injunctions .....	54-80
 G. Discretion in Granting Injunctions .....	54-81
 H. Enforcement of Injunctions .....	54-82
 I. Other Aspects of Injunctions .....	54-83
 J. Mandamus in an Action .....	54-86
1. References and History .....	54-86
2. Principles and Tests .....	54-86
3. Procedure .....	54-87
 K. Prohibition in an Action .....	54-88
 <b>CHAPTER 55 - RECEIVERS AND PRESERVATION OF PROPERTY</b> .....	<b>55-1</b>
A. History .....	55-1
B. References .....	55-1
C. When Receiver May be Appointed .....	55-2
1. Generally .....	55-2
2. To Protect Property .....	55-3
3. Mortgages of Land .....	55-4

## DETAILED TABLE OF CONTENTS

4. Enforcement .....	55-5
5. Company Debentures .....	55-5
6. Chattel Mortgages .....	55-6
7. Miscellaneous .....	55-6
D. Procedure .....	55-7
E. Powers and Immunities of the Receiver .....	55-9
1. References .....	55-9
2. Generally .....	55-9
3. Priorities of Creditors .....	55-11
4. Contracting for the Company .....	55-12
5. Barring Suits Against the Receiver .....	55-13
6. Effective Date .....	55-14
7. Party to Suits .....	55-15
8. Company Itself as Litigant .....	55-16
9. Specific Assets and Rights .....	55-17
F. Bond or Security by Receiver .....	55-19
G. Interim Receivers .....	55-20
H. Conflict of Laws .....	55-21
I. Who May Be Receiver .....	55-22
J. Receiver's Compensation .....	55-24
1. References .....	55-24
2. Setting Amount .....	55-24
3. Source of Payment .....	55-25
4. Miscellaneous .....	55-26
K. Receiver's Duties and Liability .....	55-27
1. References .....	55-27
2. Liability for Negligence .....	55-27
3. Approving Sales .....	55-29
4. Approving Other Acts .....	55-31
5. Liability on Contracts .....	55-32
6. Intervening in Suits .....	55-33
7. Remedies .....	55-33
8. Costs and Accounts .....	55-34
9. Miscellaneous .....	55-35
L. Preservation and Interim Custody of Property .....	55-36
1. References .....	55-36
2. Principles .....	55-37
3. Miscellaneous .....	55-39
4. Examples .....	55-40
M. Personality Subject to Lien or Charge .....	55-42
<b>CHAPTER 56 - RES JUDICATA</b> <span style="float: right;"><b>56-1</b></span>	
A. References .....	56-1
B. Abuse of Process .....	56-2
C. Scope of Res Judicata .....	56-2

## DETAILED TABLE OF CONTENTS

D. Interlocutory Proceedings .....	56-4
1. Collateral Attack .....	56-4
2. Usually No Res Judicata .....	56-5
3. Exceptions .....	56-7
4. Miscellaneous .....	56-11
E. What Could Have Been Claimed in an Earlier Suit .....	56-12
1. References .....	56-12
2. Principles .....	56-12
3. Examples Held Merged .....	56-13
4. Examples Held Not Merged .....	56-18
F. Exceptions to Res Judicata .....	56-19
1. References .....	56-19
2. Bars in First Suit .....	56-20
3. Decision Quashed .....	56-20
4. Two Cases Different .....	56-20
5. Miscellaneous .....	56-21
6. Alleging Fraud in Earlier Action .....	56-22
7. Examples Where No Res Judicata .....	56-22
G. Issue Estoppel .....	56-29
1. Introduction .....	56-29
2. Criteria .....	56-29
3. Parties .....	56-30
4. Cross-Claims .....	56-31
5. Criminal Decisions .....	56-31
6. Other Tribunals .....	56-32
7. Examples .....	56-33
H. Who is Bound by Res Judicata .....	56-35
I. Procedure .....	56-36
J. Inferior Tribunals .....	56-38
K. Miscellaneous .....	56-39
L. Examples of Res Judicata .....	56-39
M. Correcting Mistakes in Judgments or Orders .....	56-42
1. Transitional .....	56-42
2. Further References .....	56-42
3. Effect of Erroneous Order .....	56-42
4. Delay in Applying to Correct .....	56-44
5. Who May Move to Correct an Order .....	56-46
6. Reasons and Judgment not in Accord: True Clerical Errors .....	56-46
(a) Principles .....	56-46
(b) Examples .....	56-47
7. Is the Power to Correct Errors Broad or Narrow? .....	56-50
8. Is There a General Power to Rehear Orders or Judgments? .....	56-51
(a) References .....	56-51
(b) Errors by the Judge in Granting the Judgment .....	56-51
(c) Correcting Orders .....	56-54
(d) Examples .....	56-54
9. Order Improperly Entered .....	56-56

## DETAILED TABLE OF CONTENTS

10.	Matter Not Covered Either Way .....	56-57
(a)	References .....	56-57
(b)	Principles .....	56-57
(c)	Examples .....	56-58
(d)	Costs .....	56-60
11.	Amendment Before Entry .....	56-61
(a)	References .....	56-61
(b)	General Rule .....	56-61
(c)	Limits on Reconsideration .....	56-63
(d)	Examples .....	56-64
12.	What is a Judgment or Entry .....	56-66
13.	Correcting Consent Judgments .....	56-67
14.	Reopening Trial Before Entry of Judgment .....	56-68
15.	Supplemental Order to Work out Original Order .....	56-68
16.	Correcting Costs .....	56-69
N.	Rehearing a Motion .....	56-71
O.	Renewing a Motion .....	56-72
1.	References .....	56-72
2.	Res Judicata .....	56-73
3.	Repeating a Failed Motion: Principles .....	56-73
4.	Examples of Repeating a Motion .....	56-74
5.	Miscellaneous .....	56-77
P.	Setting Aside or Varying an Order .....	56-77
1.	Is This a Broad or Narrow Rule? .....	56-78
2.	What is an Order? .....	56-78
3.	Examples .....	56-78

## **CHAPTER 57 - EXECUTION AND ENFORCEMENT** **57-1**

A.	Execution Generally .....	57-1
1.	History .....	57-1
2.	References .....	57-1
3.	Terminology .....	57-2
B.	Status of Crown .....	57-2
C.	Meaning of "Judgment" .....	57-3
D.	Enforcement by Police .....	57-4
E.	Execution by or Against Nonparties .....	57-5
F.	Enforcing Orders .....	57-6
G.	Enforcing a Judgment to Pay Into Court .....	57-7
H.	Enforcing Relief Subject to a Condition .....	57-8
I.	Issuing Writs of Execution .....	57-8
1.	References .....	57-8
2.	Preconditions to Issuing a Writ of Execution .....	57-9
3.	Correcting the Writ .....	57-10
4.	Multiple Executions from One Judgment .....	57-10
5.	Execution Against Estates .....	57-10
6.	Misplaced Writ .....	57-11

## DETAILED TABLE OF CONTENTS

J.	Execution Against Land .....	57-12
K.	Property Not Eligible .....	57-13
L.	Effect of Execution on Title and Priorities .....	57-14
M.	Enforcing Possession of Land .....	57-15
1.	History .....	57-15
2.	References .....	57-15
3.	Constitution .....	57-15
4.	Procedure .....	57-15
5.	Criteria .....	57-16
6.	Writs of Assistance .....	57-18
7.	Miscellaneous .....	57-19
N.	Recovery of Specific Chattels .....	57-19
O.	Writs of Sequestration .....	57-20
1.	History .....	57-20
2.	References .....	57-20
3.	Scope .....	57-21
4.	Procedures .....	57-21
5.	Powers and Duties of Sequestrator .....	57-22
6.	Examples .....	57-22
7.	Miscellaneous .....	57-23
P.	Carrying Out an Act Which the Defendant Failed to Perform .....	57-24
Q.	Deadlines for Execution .....	57-25
R.	Change of Parties or Other Difficulty in Execution .....	57-25
1.	References .....	57-25
2.	Procedure .....	57-26
3.	Scope and Test .....	57-26
4.	Renewing Judgment .....	57-28
S.	Miscellaneous .....	57-28
T.	Fees of Execution .....	57-30
U.	Court's Follow-Up on Execution .....	57-31
V.	Fraudulent Conveyances .....	57-34
W.	Equitable Execution .....	57-36
1.	History .....	57-36
2.	References .....	57-36
3.	Tests for Equitable Execution .....	57-37
4.	Examples of Equitable Execution .....	57-39
5.	Other Aspects of Equitable Execution .....	57-42
6.	Immune Assets .....	57-43
X.	Stop Orders Against Money in Court .....	57-43

## DETAILED TABLE OF CONTENTS

<b>CHAPTER 58 - GARNISHMENT</b>	<b>58-1</b>
A. Generally .....	58-1
1. History .....	58-1
2. Further References .....	58-1
3. Substantive Law and Validity of Rules .....	58-2
4. The Crown .....	58-2
5. Discretion .....	58-3
B. Garnishment Before Judgment .....	58-4
1. History and Comparison .....	58-4
2. Constitution .....	58-4
3. Defects in Procedure .....	58-5
4. Cautious Approach to Garnishment Before Judgment .....	58-5
5. Affidavit in Support of Garnishment before Judgment .....	58-6
6. Setting Aside .....	58-9
7. Examples .....	58-11
8. Terms Imposed on the Plaintiff .....	58-12
9. Effect of Garnishment before Judgment .....	58-12
C. Affidavit in Support of Garnishment .....	58-12
1. Who May Depose .....	58-12
2. Time for Affidavit .....	58-13
3. Information and Belief in the Affidavit .....	58-13
4. Judgment of Plaintiff .....	58-14
5. Other Aspects of the Affidavit .....	58-15
6. Affidavit to Garnish Wages .....	58-16
D. Service of Garnishee Summons .....	58-16
E. Liquidated Demand .....	58-17
1. Principles .....	58-17
2. Unliquidated Examples .....	58-17
3. Liquidated Examples .....	58-18
4. Effect of Noncompliance .....	58-20
F. Territorial Jurisdiction .....	58-21
1. References .....	58-21
2. Test: Residence of Garnishee .....	58-21
3. Multiple Branches .....	58-22
4. Attornment .....	58-23
5. Disobedience .....	58-23
6. Miscellaneous .....	58-24
G. Partnerships .....	58-24
H. Money in Court, etc. ....	58-25
I. Irregularities and Setting Aside Garnishment .....	58-25
1. References .....	58-25
2. Principles .....	58-25
3. Examples .....	58-26
4. Procedure .....	58-28
J. What is a Debt "Accruing Due" .....	58-28
1. References .....	58-28
2. The Tests .....	58-28

## DETAILED TABLE OF CONTENTS

3. Apportionment .....	58-30
4. Examples .....	58-30
5. Wages or Salary .....	58-31
6. Support Garnishment .....	58-33
K. Priorities .....	58-33
1. References .....	58-33
2. Prior Encumbrances .....	58-33
3. Garnishment Does Not Change .....	58-35
4. Specific Prior Rights .....	58-37
(a) Trusts .....	58-37
(b) Floating Charges and Receivers .....	58-37
(c) Assignments .....	58-38
(d) Set-Off .....	58-38
(e) Bankruptcy .....	58-39
(f) Miscellaneous .....	58-39
5. Other Aspects of Priorities .....	58-40
6. Taxation Statutes .....	58-41
L. What Can be Attached by Garnishment .....	58-41
M. What Could Not be Attached by Garnishment .....	58-45
N. Other Aspects of Which Debts are Attached .....	58-53
O. Miscellaneous .....	58-54
P. Fraudulent Assignments .....	58-55
Q. Garnishee's Duty to Reply .....	58-56
1. References .....	58-56
2. Payments In .....	58-56
3. Counterclaim .....	58-57
4. Answer .....	58-57
5. Conflicting Claims .....	58-58
R. Judgment Against Defaulting Garnishee .....	58-58
1. References .....	58-58
2. Effect of Failure to Answer .....	58-59
3. Disputes and Doubt .....	58-59
4. Setting Aside Judgment .....	58-60
5. Miscellaneous .....	58-61
S. Disputes Over Garnishee's Liability .....	58-61
T. Payment Out of Funds Garnished .....	58-62
U. Claim by Nonparty to Funds or Debt .....	58-65
V. Garnishment Discharges Debt Attached .....	58-66
W. Wage Exemptions .....	58-67
1. References .....	58-67
2. Wage Deductions .....	58-67
3. Duration of Exemption .....	58-68
4. What Are Exempt Wages .....	58-69
5. Miscellaneous .....	58-69

## DETAILED TABLE OF CONTENTS

<b>CHAPTER 59 - SALES OF REAL ESTATE</b>	<b>59-1</b>
A. History .....	59-1
B. References .....	59-1
C. Power to Order Sale of Land .....	59-2
D. Procedure .....	59-3
E. Terms of Sale .....	59-4
1. Further References .....	59-4
2. Procedure .....	59-4
3. Method of Sale .....	59-4
4. Bidding .....	59-5
5. Fees and Warranties .....	59-5
F. Partition .....	59-6
G. Court Approval of the Sale .....	59-6
1. References .....	59-6
2. Acceptance of Bids .....	59-7
3. Miscellaneous .....	59-7
<b>CHAPTER 60 - PRE-TRIAL ENFORCEMENT</b>	<b>60-1</b>
A. Attachment .....	60-1
1. References .....	60-1
2. Use of Attachment .....	60-2
3. Procedure .....	60-3
4. Keeping the Defendant Here .....	60-4
B. Mareva Injunctions .....	60-4
1. History .....	60-4
2. The Rise of the Mareva Injunction .....	60-5
3. General References .....	60-6
4. Notice .....	60-7
5. Tests for a Mareva Injunction .....	60-7
(a) Reciting the Tests .....	60-7
(b) Wrongdoing and Balance of Convenience .....	60-10
(c) Discretion .....	60-11
(d) After Judgment .....	60-12
(e) Removal of Assets Outside Jurisdiction .....	60-13
(f) Assets Already Abroad .....	60-14
6. Property Effects and Priority .....	60-15
7. Plaintiff's Undertakings .....	60-17
8. Discovery and Ancillary Orders .....	60-19
9. Variations .....	60-21
10. Examples Where Injunction Granted .....	60-23
11. Examples Where Injunction Refused .....	60-26
C. Garnishment Before Judgment .....	60-27
<b>CHAPTER 61 - ENFORCING FOREIGN JUDGMENTS</b>	<b>61-1</b>
A. Legislation .....	61-1
B. References .....	61-3

## DETAILED TABLE OF CONTENTS

C. Relation of Reciprocal Legislation to Common Law .....	61-3
D. Maintenance Orders .....	61-4
E. Other Types of Judgment .....	61-5
F. Grounds for Nonrecognition .....	61-7
1. References .....	61-7
2. Onus .....	61-8
3. Defence to Cause of Action .....	61-8
4. Assignment .....	61-9
5. Foreign Policy .....	61-9
6. Foreign Procedure .....	61-9
7. Fraud .....	61-10
8. Procedure .....	61-11
9. Lack of Jurisdiction .....	61-11
G. Miscellaneous .....	61-11
H. Hague Convention on Child Abduction .....	61-12
I. Notice of Application to Register .....	61-14
J. Evidence to Register .....	61-15
K. Forms .....	61-16
L. Time to Set Aside Registration .....	61-16
M. Jurisdiction of the Foreign Court .....	61-17
1. References .....	61-17
2. New Canadian Rule for Jurisdiction in Suits on Judgments .....	61-17
3. Test for Registration .....	61-19
4. The Traditional Test .....	61-20
5. Residence .....	61-22
N. Submitting to the Foreign Jurisdiction .....	61-22
1. Principles .....	61-22
2. Examples of Attornment .....	61-23
(a) Defending .....	61-23
(b) Selecting a Representative in the Foreign Court .....	61-26
(c) Procedural Motions .....	61-27
(d) Contracts .....	61-28
(e) Carrying on Business .....	61-29
(f) Testifying .....	61-29
O. Foreign Judgments About Land .....	61-30
P. Effects of Foreign Judgments .....	61-30
Q. Final Judgment .....	61-32
R. Public Policy .....	61-34
S. Procedure .....	61-36
<b>CHAPTER 62 - CONTEMPT OF COURT</b>	<b>62-1</b>
A. History .....	62-1
B. References .....	62-1

## DETAILED TABLE OF CONTENTS

C.	Types of Contempt .....	62-2
D.	Parties to Contempt Proceedings .....	62-3
E.	Contempt Proceedings .....	62-4
F.	Notice of the Contempt Alleged .....	62-6
G.	Service .....	62-8
H.	Technical Defects in Contempt Motion.....	62-10
I.	Evidence of Contempt .....	62-11
J.	Other Procedure .....	62-13
K.	Jurisdiction over Proceedings in Various Places .....	62-16
L.	Principles and Approach .....	62-18
M.	Degree of Proof of Contempt .....	62-20
N.	Defences to Contempt Charges.....	62-21
O.	Effects of Contempt Finding .....	62-23
1.	References .....	62-23
2.	Barred from Moving .....	62-23
3.	Exceptions .....	62-25
4.	Miscellaneous .....	62-26
P.	Disobeying a Court Order as Contempt .....	62-27
1.	References .....	62-27
2.	Civil or Criminal .....	62-27
3.	Collateral Attack .....	62-28
4.	Exception for Payment of Money .....	62-29
5.	Contempt of Orders of Inferior Tribunals .....	62-31
6.	Vicarious Liability and Parties .....	62-31
7.	Examples of Breach of Orders as Contempt .....	62-33
8.	Lack of Clarity in Order Disobeyed .....	62-35
Q.	Witness, etc. Not Attending as Contempt .....	62-36
1.	History .....	62-36
2.	References .....	62-36
3.	Proceedings Covered .....	62-36
4.	Penalty .....	62-37
5.	Defences .....	62-39
R.	Breach of Undertaking as Contempt .....	62-41
1.	References .....	62-41
2.	Discovery Undertakings .....	62-41
3.	Undertakings Generally .....	62-41
4.	Solicitors' Undertakings .....	62-43
5.	Miscellaneous .....	62-43
S.	Further Examples of Contempt .....	62-44
1.	Interference with Witnesses, Parties, Jurors, Judges and Court Officers .....	62-44
2.	Prejudicing Pending Proceedings .....	62-46
(a)	References .....	62-46
(b)	Influencing a Pending Trial .....	62-47
(c)	Publishing Confidential Matters .....	62-50

## **DETAILED TABLE OF CONTENTS**

3. Conduct of Counsel .....	62-51
4. Miscellaneous .....	62-52
T. Penalties Generally .....	62-53
U. Imprisonment for Contempt .....	62-56
V. Fine for Contempt .....	62-59
1. Principles of Fines .....	62-59
2. Examples of Fines .....	62-59
3. Damages .....	62-62
4. Sequestration .....	62-62
W. Striking Out Pleadings for Contempt .....	62-62
1. References .....	62-62
2. Principles .....	62-62
3. Examples .....	62-63
X. Costs for Contempt .....	62-65
Y. Waiving Penalties on Purging Contempt .....	62-67
Z. Appeals .....	62-69

**CHAPTER 63 - EXAMINATION IN AID OF ENFORCEMENT** 63-1

A.	History	63-1
B.	General References	63-1
C.	Scope of Questions	63-2
D.	Where Examination is Available	63-3
E.	Procedure	63-5
F.	Use of the Transcript	63-6
G.	Timing and Frequency	63-6
H.	Examining a Company Officer and Undertakings	63-7
I.	Examining Transferees or Bailees of Debtor's Assets	63-8
J.	Compelling Attendance	63-10
K.	Examination Where There is a Difficulty in Enforcing a Judgment	63-11
L.	Costs	63-12

**CHAPTER 64 - STAY OF EXECUTION** 64-1

A.	History .....	64-1
B.	References On .....	64-1
C.	What Can be Stayed .....	64-2
D.	Grounds for Stay .....	64-3
E.	Stays of Decisions of Other Tribunals .....	64-4
F.	Examples of Stay of Execution .....	64-6
G.	References on Stay Pending Appeal .....	64-7

## DETAILED TABLE OF CONTENTS

H.	Pending Appeal to Supreme Court of Canada .....	64-8
1.	References .....	64-8
2.	Local Court of Appeal .....	64-8
3.	Supreme Court of Canada .....	64-10
I.	Who Gives Stay Pending Appeal .....	64-10
1.	Trial vs. Appeal Court .....	64-10
2.	Specific Judge .....	64-11
3.	Lower Court Than That Appealed .....	64-11
4.	One Justice of Appeal vs. Panel .....	64-12
J.	Contents of the Affidavit for Stay .....	64-12
K.	Need for Stay Pending Appeal .....	64-13
L.	Stay of Money Judgments Pending Appeal .....	64-14
1.	References .....	64-14
2.	The Tests .....	64-14
3.	Preserving a Fund .....	64-16
4.	Inability to Repay .....	64-16
5.	Security .....	64-17
6.	Partial Stay .....	64-18
7.	Bars to a Stay .....	64-18
8.	Other Terms .....	64-20
9.	Miscellaneous .....	64-20
M.	Stay of Non-Money Judgments Pending Appeal .....	64-20
1.	Nugatory Appeal .....	64-20
2.	The Tests for Stay of Non-Money Judgment Pending Appeal .....	64-21
3.	Specific Subject Matters .....	64-22
N.	Cases Where Stay of Non-Money Judgment Not Given Pending Appeal .....	64-27
O.	Terms of Stay or No Stay Pending Appeal .....	64-28
1.	References .....	64-28
2.	Principles .....	64-28
3.	Security .....	64-29
4.	Expediting Appeal and Delay .....	64-32
5.	Interest etc. .....	64-33
6.	Miscellaneous .....	64-34
P.	What Can and Cannot Be Stayed Pending Appeal .....	64-35
Q.	Effect of Stay Pending Appeal .....	64-35
1.	Pending Appeal .....	64-35
2.	After Appeal Ends .....	64-37
R.	Costs .....	64-38
S.	Renewing the Application for Stay .....	64-38

## **CHAPTER 65 - RULES OF COURT AND MAKING THEM** **65-1**

A.	History of the Rules of Court .....	65-1
B.	Statutory Force of Rules .....	65-2
C.	Conflict with Statute .....	65-3

## DETAILED TABLE OF CONTENTS

D.	Purpose of the Rules and Principles of Interpretation .....	65-4
1.	References .....	65-4
2.	Purpose .....	65-5
3.	Equity vs. Law .....	65-5
4.	Dispensing with Rules .....	65-6
5.	Terms and Balancing Interests .....	65-7
6.	Inherent Powers of Courts .....	65-8
7.	Miscellaneous .....	65-8
E.	Ultra Vires Rules .....	65-8
1.	References .....	65-8
2.	Inherent Powers to Regulate .....	65-10
3.	Examples .....	65-10
4.	Rules Altering Substantive Law .....	65-11
(a)	References .....	65-11
(b)	General Principle .....	65-11
(c)	Examples .....	65-12
(d)	Exceptions .....	65-14
5.	Publication of Rules .....	65-15
6.	Repeal .....	65-15
F.	Practice Directions .....	65-15
G.	Interpretation of the Rules of Court .....	65-16
1.	References .....	65-16
2.	Principles .....	65-16
3.	Specific Conflicting With General .....	65-17
4.	Mandatory versus Permissive .....	65-18
5.	Interpretation Acts .....	65-18
6.	Precedents for Interpretation .....	65-19
7.	Nullities .....	65-19
8.	Otherwise Ordered .....	65-19
9.	Legislative History .....	65-19
H.	When Rule Amendments Take Effect .....	65-19
1.	References .....	65-19
2.	Timing Problems .....	65-19
3.	Examples of Retroactive Amendments .....	65-21
4.	Examples of Nonretroactive Amendments .....	65-23
5.	Pending Motions, etc. ....	65-26
6.	Costs .....	65-27
7.	Execution .....	65-28
8.	Practice Totally Repealed .....	65-29
9.	Miscellaneous .....	65-29
I.	Types of Litigation Which Rules of Court Can Regulate .....	65-29
1.	References .....	65-29
2.	Criminal Matters .....	65-30
(a)	General Rules .....	65-30
(b)	Examples .....	65-30
3.	Litigation Under Special Statutory Procedures .....	65-32
4.	Litigation Under New Causes of Action .....	65-34
5.	Litigation in Other Courts .....	65-34

## DETAILED TABLE OF CONTENTS

J.	Matters Not Covered by the Rules .....	65-35
1.	References .....	65-35
2.	Analogies to Other Rules .....	65-35
3.	Creating New Procedures .....	65-36
4.	Exceptions to the Analogy Rule .....	65-37
5.	Examples of Analogies .....	65-37
6.	Examples Where There Is No Gap .....	65-41
K.	Power of Judges to Make Rules .....	65-42
<b>CHAPTER 66 - PRECEDENT</b>		<b>66-1</b>
A.	References on Substantive Law of Precedent .....	66-1
B.	Importance of Precedent .....	66-2
C.	Precedent on Fact Questions .....	66-3
D.	Purely Persuasive Authority .....	66-5
1.	House of Lords .....	66-5
2.	English Court of Appeal .....	66-5
3.	Courts on Same Level .....	66-5
4.	Privy Council Decisions .....	66-7
E.	Decisions of Local Court of Appeal .....	66-8
1.	Provincial Court of Appeal Usually Binds .....	66-8
2.	Appellate Courts Formally Overruling Own Past Decisions .....	66-11
(a)	References and History .....	66-11
(b)	Procedure .....	66-11
(c)	General .....	66-12
(d)	Cautious Approach .....	66-13
(e)	Specific Factors to Weigh .....	66-13
3.	Other Appellate Courts .....	66-19
4.	Government References .....	66-19
5.	Outside Appeal Courts .....	66-19
F.	Special Topics of Law .....	66-20
1.	Practice and Procedure .....	66-20
2.	Criminal Law .....	66-21
3.	International Law .....	66-21
4.	Other .....	66-21
G.	Supreme Court of Canada .....	66-22
H.	Long-followed Precedents .....	66-24
I.	Decisions Affirmed Without Mention of the Point .....	66-26
J.	Decisions from Other Legal Systems .....	66-27
K.	Conflicting Authorities on the Same Level .....	66-28
1.	Per Incuriam or Conflicting .....	66-28
2.	Sub Silentio .....	66-29
3.	Divided Court .....	66-30
4.	Ratio versus Dictum .....	66-30
5.	Bigger Panel .....	66-32
6.	Unopposed or Ex Parte .....	66-32
7.	Not Reserved .....	66-33

## DETAILED TABLE OF CONTENTS

8. Inconsistent with Higher Decision .....	66-33
9. Miscellaneous .....	66-34
L. Precedents on Interpretation of Statutes or Documents .....	66-34
M. Res Judicata in Same Case .....	66-35
N. Retroactive and Prospective Authority .....	66-35
O. Giving Notice of Authorities .....	66-36
P. Law Reports, etc. ....	66-37
1. References .....	66-37
2. Articles and Texts .....	66-37
3. Decisions not in Law Reports .....	66-37
4. Brief Decisions .....	66-38
5. Corrected Reports .....	66-39
6. "Official" Law Reports .....	66-39
7. Copyright .....	66-40

## **CHAPTER 67 - MISCELLANEOUS PRACTICE TOPICS** **67-1**

A. Conflict of Laws .....	67-1
B. Court Acting ex mero motu .....	67-2
C. The Crown .....	67-2
D. Meanings of Terms .....	67-3
1. "Action" .....	67-3
(a) References .....	67-3
(b) Examples .....	67-3
(c) Miscellaneous .....	67-5
2. "Adjudicated" .....	67-6
3. "Admission" .....	67-6
4. "Affidavit" .....	67-6
5. "Appeal" .....	67-6
6. "Apply" .....	67-6
7. "Bring" .....	67-6
8. "Cause" .....	67-7
9. "Cause of Action" .....	67-7
10. "Clear days" .....	67-7
11. "Clerk" .....	67-7
12. "Conduct Money" .....	67-8
13. "Copy" .....	67-8
14. "Costs" .....	67-8
15. "Counterclaim" .....	67-8
16. "Court" .....	67-8
17. "Criminal" .....	67-10
18. "Damages" .....	67-10
19. "Date" .....	67-10
20. "Debt" .....	67-10
21. "Default" .....	67-10
22. "Defendant" .....	67-10
23. "Deliver" .....	67-11
24. "Determination" .....	67-11

## DETAILED TABLE OF CONTENTS

25. "Execution" .....	67-11
26. "File" .....	67-11
27. "Foreclosure Action" .....	67-11
28. "Forthwith" .....	67-11
29. "Furnish" .....	67-12
30. "Give" .....	67-12
31. "Good Cause" .....	67-12
32. "Hearing" .....	67-12
33. "Holiday" .....	67-12
34. "Including" .....	67-12
35. "Institution" .....	67-12
36. "Issue" .....	67-13
37. "Judge" .....	67-13
38. "Judgment Debtor" .....	67-13
39. "Justice" .....	67-13
40. "Law" .....	67-13
41. "Lawyer" .....	67-13
42. "Matter" .....	67-13
43. "May" .....	67-14
44. "Month" .....	67-14
45. "Motion" .....	67-14
46. "Notice" .....	67-14
47. "Oath" .....	67-14
48. "Officer" .....	67-15
49. "Orally" .....	67-15
50. "Pending" .....	67-15
51. "Person" .....	67-15
52. "Personal Action" .....	67-15
53. "Procedure" .....	67-15
54. "Proceed" .....	67-15
55. "Proceedings" .....	67-16
56. "Process" .....	67-17
57. "Recover" .....	67-17
58. "Render" .....	67-17
59. "Replying Creditor" and "Requesting Creditor" .....	67-17
60. "Residence", "Resident" .....	67-17
61. "Send" .....	67-18
62. "Step" .....	67-18
63. "Suit" .....	67-18
64. "Sworn" .....	67-18
65. "Testimony" .....	67-18
66. "Time" .....	67-18
67. "Trial" .....	67-18
68. "True Copy" .....	67-19
69. "Until" .....	67-19
70. "Verdict" .....	67-19
71. "Wages" .....	67-19
72. "Will" .....	67-19
73. "Witness" .....	67-19
74. "Writing, Written" .....	67-19
75. "Year" .....	67-20

## DETAILED TABLE OF CONTENTS

E. Signatures .....	67-20
1. History .....	67-20
2. References .....	67-20
3. Agents Signing .....	67-20
4. Mechanical Signatures .....	67-21
5. Signature Elsewhere .....	67-22
6. Printing Name Near Signature .....	67-22