

TABLE OF CONTENTS - VOLUMES 1, 2 AND 3

VOLUME 1

Editor's Note
Preface
Introduction
Precedent
Definitions

RULES OF COURT

	RULE #
PART 1: FOUNDATIONAL RULES	
DIVISION 1	
Purpose and Intention of These Rules	
What these rules do.....	1.1
Purpose and intention of these rules.....	1.2
DIVISION 2	
Authority of the Court	
General authority of the Court to provide remedies	1.3
Procedural orders.....	1.4
Rule contravention, non-compliance and irregularities.....	1.5
Changes to these rules.....	1.6
DIVISION 3	
Interpreting These Rules	
Interpreting these rules.....	1.7
<i>Interpretation Act</i>	1.8
Conflicts and inconsistencies with enactments	1.9
Where definitions are located	1.10
PART 2: THE PARTIES TO LITIGATION	
DIVISION 1	
Facilitating Legal Actions	
<i>Personal Representatives and Trustees</i>	
Actions by or against personal representatives and trustees	2.1
<i>Partnerships</i>	
Actions by or against partners and partnerships	2.2
Suing individual partners.....	2.3
Disclosure of partners	2.4
<i>Sole Proprietors and Other Entities</i>	
Actions by and against sole proprietors.....	2.5
Representative actions	2.6

TABLE OF CONTENTS - VOLUME 1

	RULE #
PART 2: THE PARTIES TO LITIGATION - Facilitating Legal Actions (Continued)	
<i>Class Proceedings Rules</i>	
Amendments to pleadings in class proceedings	2.7
Questioning of class and subclass members	2.8
Class proceedings practice and procedure	2.9
<i>Intervenors</i>	
Intervenor status.....	2.10
DIVISION 2	
<i>Litigation Representatives</i>	
Litigation representative required	2.11
Types of litigation representatives and service of documents	2.12
Automatic litigation representatives	2.13
Self-appointed litigation representatives.....	2.14
Court appointment in absence of self-appointment.....	2.15
Court-appointed litigation representatives in limited cases	2.16
Lawyer appointed as litigation representatives.....	2.17
Approval of settlement.....	2.18
Court approval of settlement, discontinuance, and abandonment of actions	2.19
Money received by litigation representative.....	2.20
Litigation representative: termination, replacement, terms and conditions	2.21
DIVISION 3	
<i>Representation or Assistance Before the Court</i>	
Self-represented litigants.....	2.22
Assistance before the Court.....	2.23
DIVISION 4	
<i>Lawyer of Record</i>	
Lawyer of record.....	2.24
Duties of lawyer of record.....	2.25
Verifying lawyer of record	2.26
Retaining lawyer for limited purposes.....	2.27
Change in lawyer of record or self-representation.....	2.28
Withdrawal of lawyer of record	2.29
Service after lawyer ceases to be lawyer of record	2.30
Withdrawal after trial date scheduled	2.31
Automatic termination of lawyer of record and resolving difficulties.....	2.32
PART 3: COURT ACTIONS	
DIVISION 1	
<i>Court Actions and Their Venue</i>	
Rules govern Court actions	3.1
How to start an action.....	3.2

TABLE OF CONTENTS - VOLUME 1

PART 3: COURT ACTIONS - Court Actions and Their Venue (Continued)	RULE #
Determining the appropriate judicial centre.....	3.3
Claim for possession of land	3.4
Transfer of action	3.5
Where an action is carried on.....	3.6
Post-judgment transfer of action.....	3.7
DIVISION 2	
Actions Started by Originating Application	
SUBDIVISION 1	
<i>General Rules</i>	
Originating applications and associated evidence.....	3.8
Service of originating application and evidence	3.9
Application of Part 4 and Part 5.....	3.10
Service and filing of affidavits and other evidence in reply and response.....	3.11
Application of statement of claim rules to originating applications.....	3.12
Questioning on affidavit and questioning witnesses.....	3.13
Originating application evidence (other than judicial review).....	3.14
SUBDIVISION 2	
<i>Additional Rules Specific to Originating Applications for Judicial Review</i>	
Originating application for judicial review.....	3.15
Originating application for judicial review: habeas corpus	3.16
Attorney General's right to be heard.....	3.17
Notice to obtain record of proceedings.....	3.18
Sending in certified record of proceedings	3.19
Other circumstances when record of proceedings may be required	3.20
Limit on questioning.....	3.21
Evidence on judicial review.....	3.22
Stay of decision	3.23
Additional remedies on judicial review.....	3.24
DIVISION 3	
Actions Started by Statement of Claim	
SUBDIVISION 1	
<i>Statement of Claim</i>	
Contents of statement of claim	3.25
SUBDIVISION 2	
<i>Time Limit for Service of Statement of Claim</i>	
Time for service of statement of claim.....	3.26
Extension of time for service	3.27
Effect of not serving statement of claim in time	3.28
Notice of extension of time for service.....	3.29

TABLE OF CONTENTS - VOLUME 1

PART 3: COURT ACTIONS - Started by Statement of Claim (Continued) RULE #	
SUBDIVISION 3	
<i>Defence to Statement of Claim, Reply to Defence and Demand for Notice</i>	
Defendant's options	3.30
Statement of defence	3.31
Additional options for defendant who files defence	3.32
Reply to defence.....	3.33
Demand for notice by defendant.....	3.34
Judgment or order by agreement	3.35
SUBDIVISION 4	
<i>Failure to Defend</i>	
Judgment in default of defence and noting in default	3.36
Application for judgment against defendant noted in default.....	3.37
Judgment for recovery of property.....	3.38
Judgment for debt or liquidated demand	3.39
Continuation of action following judgment	3.40
When no defence is filed in foreclosure action	3.41
Limitation on when judgment or noting in default may occur.....	3.42
SUBDIVISION 5	
<i>Claims Against Co-defendants</i>	
How to make claim against co-defendant.....	3.43
SUBDIVISION 6	
<i>Third Party Claims</i>	
When third party claim may be filed	3.44
Form of third party claim.....	3.45
Third party defendant becomes party.....	3.46
Third party defendant's options	3.47
Plaintiff's options.....	3.48
Third party statement of defence.....	3.49
Demand for notice by third party defendant.....	3.50
Effect of demand for notice	3.51
Consequences of not filing third party statement of defence.....	3.52
Judgment against third party defendant	3.53
Plaintiff's reply to third party defence.....	3.54
Application of rules to third party claims.....	3.55
SUBDIVISION 7	
<i>Counterclaims</i>	
Right to counterclaim.....	3.56
Contents of counterclaim.....	3.57
Status of counterclaim	3.58
Claiming set-off.....	3.59
Application of rules to counterclaims	3.60

TABLE OF CONTENTS - VOLUME 1

PART 3: COURT ACTIONS (Continued)		RULE #
DIVISION 4		
Request for Particulars, Amendments to Pleadings and Close of Pleadings		
Request for particulars	3.61	
Amending pleading.....	3.62	
Identifying amendments to pleadings	3.63	
Time limit for application to disallow amendment to pleading.....	3.64	
Permission of Court to amendment before or after close of pleadings	3.65	
Costs	3.66	
Close of pleadings	3.67	
DIVISION 5		
Significant Deficiencies in Claims		
Court options to deal with significant deficiencies	3.68	
DIVISION 6		
Refining Claims and Changing Parties		
SUBDIVISION 1		
<i>Joining and Separating Claims and Parties</i>		
Joining claims	3.69	
Parties joining to bring action	3.70	
Separating claims	3.71	
Consolidation or separation of claims and actions	3.72	
Incorrect parties not fatal to actions.....	3.73	
SUBDIVISION 2		
<i>Changes to Parties</i>		
Adding, removing or substituting parties after close of pleadings	3.74	
Adding, removing or substituting parties to originating application	3.75	
Action to be taken when defendant or respondent added	3.76	
Subsequent encumbrancers not parties in foreclosure action	3.77	
PART 4: MANAGING LITIGATION		
DIVISION 1		
Responsibilities of the Parties		
Responsibilities of parties to manage litigation	4.1	
What the responsibility includes	4.2	
Categories of court action	4.3	
Standard case obligations	4.4	
Complex case obligations.....	4.5	
Setting disputes about complex case litigation plans	4.6	
Monitoring and adjusting dates.....	4.7	
Court may categorize actions	4.8	

TABLE OF CONTENTS - VOLUME 1

PART 4: MANAGING LITIGATION (Continued)		RULE #
DIVISION 2		
Court Assistance in Managing Litigation		
Orders to facilitate proceedings	4.9	
Assistance by the Court	4.10	
Ways the Court may manage action.....	4.11	
Request for case management	4.12	
Appointment of case management judge	4.13	
Authority of case management judge	4.14	
Case management judge presiding at summary trial and trial	4.15	
DIVISION 3		
Dispute Resolution by Agreement		
SUBDIVISION 1		
<i>Dispute Resolution Processes</i>		
Dispute resolution processes	4.16	
SUBDIVISION 2		
<i>Judicial Dispute Resolution</i>		
Purpose of judicial dispute resolution.....	4.17	
Judicial dispute resolution process.....	4.18	
Documents resulting from judicial dispute resolution	4.19	
Confidentiality and use of information	4.20	
Involvement of judge after process concludes.....	4.21	
DIVISION 4		
Security for Payment of Costs Award		
Considerations for security for costs order	4.22	
Contents of security for costs order.....	4.23	
DIVISION 5		
Settlement Using Court Process		
Formal offers to settle.....	4.24	
Acceptance of formal offer to settle	4.25	
If costs are not dealt with in formal offer to settle	4.26	
Status of formal offer to settle and acceptance	4.27	
Confidentiality of formal offer to settle	4.28	
Costs consequences of formal offer to settle.....	4.29	
When this Division does not apply.....	4.30	
DIVISION 6		
Delay in an Action		
Application to deal with delay	4.31	
Agreement about delay.....	4.32	
Dismissal for long delay.....	4.33	

TABLE OF CONTENTS - VOLUME 1

PART 4: MANAGING LITIGATION (Continued)	RULE #
DIVISION 7	
Transfer and Transmission of Interest	
Stay of proceedings on transfer or transmission of interest.....	4.34
Death has no effect on action after evidence heard	4.35
DIVISION 8	
Discontinuance	
Discontinuance of claim.....	4.36
Discontinuance of defence	4.37
PART 5: DISCLOSURE OF INFORMATION	
Purpose of this Part	5.1
DIVISION 1	
How Information is Disclosed	
SUBDIVISION 1	
<i>Introductory Matters</i>	
When something is relevant and material.....	5.2
Modification or waiver of this Part.....	5.3
Appointment of corporate representatives.....	5.4
SUBDIVISION 2	
<i>Disclosing and Identifying Relevant and Material Records</i>	
When affidavit of records must be served	5.5
Form and content of affidavit of records	5.6
Producible records.....	5.7
Records for which there is an objection to produce.....	5.8
Who makes affidavit of records	5.9
Subsequent disclosure of records	5.10
Order for record to be produced	5.11
Penalty for not serving affidavit of records.....	5.12
Obtaining records from others	5.13
Inspection and copying of records.....	5.14
Admissions of authenticity of records	5.15
Undisclosed records not to be used without permission	5.16
SUBDIVISION 3	
<i>Questions to Discover Relevant and Material Records and Relevant and Material Information</i>	
People who may be questioned.....	5.17
Persons providing services to corporation.....	5.18
Limit or cancellation of questioning	5.19
When questioning is to take place.....	5.20
Appointment for questioning	5.21
Questioning options.....	5.22
Preparation for questioning.....	5.23
Oral and written questioning limitations.....	5.24

TABLE OF CONTENTS - VOLUME 1

PART 5 - DISCLOSURE OF INFORMATION (Continued)	RULE #
<i>SUBDIVISION 3</i>	
<i>Questions to Discover Relevant and Material Records and Relevant and Material Information (Continued)</i>	
Appropriate questions and objections	5.25
Transcript of oral questioning.....	5.26
Continuing duty to disclose.....	5.27
Written questions.....	5.28
Acknowledgment of corporate witness's evidence	5.29
Undertakings	5.30
Use of transcript and answers to written questions	5.31
When information may be used.....	5.32
Confidentiality and use of information	5.33
DIVISION 2	
Experts and Expert Reports	
Service of expert's report	5.34
Sequence of exchange of experts' reports	5.35
Objection to expert's report	5.36
Questioning experts before trial.....	5.37
Continuing obligation on expert	5.38
Use of expert's report at trial without expert.....	5.39
Expert's attendance at trial.....	5.40
DIVISION 3	
Medical Examinations by Health Care Professionals	
Medical examinations	5.41
Options during medical examination	5.42
Payment of costs of medical examinations.....	5.43
Conduct of examination.....	5.44
PART 6: RESOLVING ISSUES AND PRESERVING RIGHTS	
DIVISION 1	
Applications to the Court	
What this Division applies to.....	6.1
Application to the Court to exercise its authority	6.2
<i>SUBDIVISION 1</i>	
<i>Application Process Generally</i>	
Applications generally.....	6.3
Applications without notice	6.4
<i>SUBDIVISION 2</i>	
<i>Application in Foreclosure Action</i>	
Notice of application in foreclosure action	6.5
<i>SUBDIVISION 3</i>	
<i>Responses, Replies and Decisions on Applications</i>	
Response and reply to application	6.6
Questioning on affidavit in support, response and reply to applications.....	6.7

TABLE OF CONTENTS - VOLUME 1

RULE

PART 6: RESOLVING ISSUES AND PRESERVING RIGHTS - Applications (Continued)

SUBDIVISION 3

Responses, Replies and Decisions on Applications (Continued)

Questioning witness before hearing	6.8
How the Court considers applications	6.9
Electronic hearing.....	6.10
Evidence at application hearings.....	6.11
If person does not get notice of application	6.12
Recording hearings when only one party present	6.13

SUBDIVISION 4

Appeal from Master's Judgment or Order

Appeal from master's judgment or order	6.14
--	------

SUBDIVISION 5

Procedure for Questioning

Appointment for questioning under this Part	6.15
Contents of appointment notice.....	6.16
Payment of allowance.....	6.17
Lawyer's responsibilities	6.18
Interpreter.....	6.19
Form of questioning and transcript.....	6.20

DIVISION 2

Preserving Evidence and Obtaining Evidence Outside Alberta

Preserving evidence for future use	6.21
Obtaining evidence outside Alberta.....	6.22
Duties of person authorized to take evidence.....	6.23
Assistance to judicial authorities outside Alberta	6.24

DIVISION 3

Preserving and Protecting Property or its Value and

Inspection of Property

Preserving or protecting property or its value.....	6.25
Inspection or examination of property	6.26
Notice before disposing of anything held by the Court	6.27

DIVISION 4

Restriction on Media Reporting and Public Access

to Court Proceedings

Application of this Division.....	6.28
Restricted court access applications and orders.....	6.29
When restricted court access application may be filed.....	6.30
Timing of application and service	6.31
Notice to media.....	6.32
Judge assigned to application	6.33
Application to seal or unseal Court files	6.34
Persons having standing at application	6.35
Confidentiality of information	6.36

TABLE OF CONTENTS - VOLUME 1

PART 6: RESOLVING ISSUES AND PRESERVING RIGHTS (Continued) RULE

DIVISION 5

Facilitating Proceedings	
Notice to admit.....	6.37
Requiring attendance for questioning.....	6.38
Order to produce prisoner	6.39

DIVISION 6

Resources to Assist the Court

SUBDIVISION 1

Court Experts

Appointment of Court experts.....	6.40
Instructions or questions to court expert	6.41
Application to question court expert	6.42
Costs of court experts	6.43

SUBDIVISION 2

Referees

Persons who are referees.....	6.44
References to referee	6.45
Referee's report.....	6.46

DIVISION 7

Court-appointed Receiver	
Court-appointed receiver	6.47

DIVISION 8

Replevin

Application of this Division.....	6.48
Application for replevin order	6.49
Replevin order	6.50
Enforcement of replevin order	6.51
Respondent may apply for remedy.....	6.52
Expiry of replevin order.....	6.53

DIVISION 9

Interpleader

Definitions.....	6.54
Nature of application for interpleader order	6.55
Application for interpleader order	6.56
Interpleader applicant not disentitled.....	6.57
Interpleader order.....	6.58
Civil enforcement agency applications	6.59
Several claims combined.....	6.60
Enforcement from different courts	6.61

TABLE OF CONTENTS - VOLUME 1

	RULE #
PART 6: RESOLVING ISSUES AND PRESERVING RIGHTS - Interpleader	
(Continued)	
Claims by third person	6.62
Notice by civil enforcement agency	6.63
Security interest.....	6.64
Expeditious sale	6.65
PART 7: RESOLVING CLAIMS WITHOUT A FULL TRIAL	
DIVISION 1	
Trial of Particular Questions or Issues	
Application to resolve particular questions or issues.....	7.1
DIVISION 2	
Summary Judgment	
Application for judgment	7.2
Application and decision.....	7.3
Proceedings after summary judgment against party.....	7.4
DIVISION 3	
Summary Trials	
Application for judgment by way of summary trial	7.5
Response to application	7.6
Application of other rules.....	7.7
Objection to application for judgment by way of summary trial.....	7.8
Decision after summary trial.....	7.9
Judge remains seized of action	7.10
Order for trial	7.11
PART 8: TRIAL	
DIVISION 1	
Mode of Trial	
Trial without jury.....	8.1
Request for jury trial	8.2
Deposit for jury	8.3
DIVISION 2	
Scheduling of Trial Dates	
Trial date: scheduled by court clerk	8.4
Trial date: scheduled by the Court	8.5
Notice of trial date.....	8.6
Confirmation of trial date	8.7
DIVISION 3	
Attendance of Witnesses at Trial	
Notice to attend as witness at trial.....	8.8
Requiring attendance of witnesses.....	8.9

TABLE OF CONTENTS - VOLUME 1

PART 8: TRIAL (Continued)		RULE #
DIVISION 4		
Procedure at Trial		
Order of presentation.....	8.10	
Absence of witnesses at trial.....	8.11	
Exclusion of witnesses	8.12	
No communication with excluded witnesses	8.13	
Unavailable or unwilling witness	8.14	
Notice of persons not intended to be called as witnesses.....	8.15	
Number of experts.....	8.16	
Proving facts.....	8.17	
Trial conducted by electronic hearings	8.18	
Use of trial evidence in subsequent proceedings.....	8.19	
Application for dismissal at close of plaintiff's case	8.20	
Retrials	8.21	
Continuing trial without jury	8.22	
Judgment after jury trial.....	8.23	
Accidents and mistakes.....	8.24	
PART 9: JUDGMENTS AND ORDERS		
DIVISION 1		
Preparation and Entry of Judgments and Orders		
Form of judgments and orders	9.1	
Preparation of judgments and orders	9.2	
Dispute over contents of judgment or order.....	9.3	
Signing judgments and orders.....	9.4	
Entry of judgments and orders	9.5	
Effective date of judgments and orders	9.6	
Certified copies.....	9.7	
Service of judgments and orders.....	9.8	
DIVISION 2		
Determination of Damages, Judgment in Counterclaims and Judgment Against Beneficiaries		
Determining damages	9.9	
Judgment for balance on counterclaim.....	9.10	
Judgment against beneficiaries	9.11	
DIVISION 3		
Corrections, Further Orders, Setting Aside, Varying and Discharging Judgments and Orders		
Correcting mistakes or errors	9.12	
Re-opening case	9.13	
Further or other order after judgment or order entered	9.14	
Setting aside, varying and discharging judgments and orders.....	9.15	
By whom applications are to be decided.....	9.16	

TABLE OF CONTENTS - VOLUME 1

PART 9: JUDGMENTS AND ORDERS (Continued)	RULE #
DIVISION 4	
Enforcement of Judgments and Orders	
Enforcement: orders for payment and judgments for payment into Court	9.17
Judgments and orders subject to conditions	9.18
Persons who are not parties.....	9.19
Time writ remains in force	9.20
Application for new judgment or order.....	9.21
Application that judgment or order has been satisfied.....	9.22
Enforcement against partners' and partnership property	9.23
Fraudulent preferences and fraudulent conveyances	9.24
Order of possession of land.....	9.25
Authority to evict occupants.....	9.26
Removal, storage and sale of personal property.....	9.27
Abandoned goods	9.28
Questioning person to assist in enforcement	9.29
DIVISION 5	
Foreclosure Actions	
When affidavit of value must be filed	9.30
Other material to be filed	9.31
Offer for sale of secured property.....	9.32
Sale to plaintiff.....	9.33
Order confirming sale	9.34
Checking calculations: assessment of costs and corrections	9.35
Service of certified bill of costs	9.36
DIVISION 6	
Sale and Disposition of Land Other than by Foreclosure Action	
Application of this Division.....	9.37
Sale and disposition of land.....	9.38
Terms, conditions and limitations on orders	9.39
DIVISION 7	
Reciprocal Enforcement of United Kingdom Judgments	
Definitions.....	9.40
Scope	9.41
Application to Court.....	9.42
Affidavit in support of application for order to register	
a convention judgment.....	9.43
When application may be filed without notice.....	9.44
Order to register convention judgment	9.45
Convention judgment debtor's application to set aside	9.46
Convention judgment creditor's appeal	9.47
Appeal when order is made on notice	9.48
Factors to be considered	9.49

TABLE OF CONTENTS - VOLUME 1

PART 9: JUDGMENTS AND ORDERS (Continued)	RULE #
DIVISION 8	
Registration of Judgments under <i>Reciprocal Enforcement of Judgments Act</i>	
Originating application to register judgment from reciprocating jurisdiction.....	9.50
Notice of registration.....	9.51
Originating application to set aside registration.....	9.52
PART 10: LAWYERS' CHARGES, RECOVERABLE COSTS OF LITIGATION, AND SANCTIONS	
DIVISION 1	
Lawyers' Charges, Retainer Agreements, and Right of Review	
Definitions	10.1
SUBDIVISION 1	
<i>Lawyers' Charges</i>	
Payment for lawyers' services and contents of lawyer's account...	10.2
Lawyer acting in representative capacity.....	10.3
Charging order for payment of lawyer's charges	10.4
SUBDIVISION 2	
<i>Retainer Agreements</i>	
Retainer agreements	10.5
Void provisions.....	10.6
SUBDIVISION 3	
<i>Contingency Fee Agreements</i>	
Contingency fee agreement requirements.....	10.7
Lawyers' non-compliance with contingency fee agreement.....	10.8
SUBDIVISION 4	
<i>Right of Review</i>	
Reasonableness of retainer agreements and charges subject to review	10.9
Time limitation on reviewing retainer agreements and charges.....	10.10
Who may request review of lawyer's charges.....	10.11
Location of review.....	10.12
Appointment for review	10.13
Client-obtained appointment: lawyer's responsibility	10.14
Retainer agreement confidentiality	10.15
Absence of person at appointment for review	10.16
Review officer's authority.....	10.17
Reference to Court	10.18
Review officer's decision	10.19
Enforcement of review officer's decision.....	10.20
Repayment of charges	10.21

TABLE OF CONTENTS - VOLUME 1

PART 10: LAWYERS' CHARGES, RECOVERABLE COSTS OF LITIGATION, AND SANCTIONS - Charges, Agreements, Review (Continued)	RULE #
<i>SUBDIVISION 4</i>	
<i>Right of Review (Continued)</i>	
Action for payment of lawyer's charges	10.22
Costs of review	10.23
Reviewing lawyer's charges: incomplete services and particular events	10.24
Order to return records	10.25
<i>SUBDIVISION 5</i>	
<i>Appeal from Review Officer's Decision</i>	
Appeal to judge.....	10.26
Decision of judge	10.27
DIVISION 2	
Recoverable Costs of Litigation	
<i>SUBDIVISION 1</i>	
<i>General Rule, Considerations and Court Authority</i>	
Definition of "party"	10.28
General rule for payment of litigation costs	10.29
When costs award may be made	10.30
Court-ordered costs award	10.31
Costs in class proceeding.....	10.32
Court considerations in making costs award	10.33
Court-ordered assessment of costs	10.34
<i>SUBDIVISION 2</i>	
<i>Assessment of Costs by Assessment Officer</i>	
Preparation of bill of costs	10.35
Assessment of bill of costs	10.36
Appointment for assessment.....	10.37
Assessment officer's authority.....	10.38
Reference to Court	10.39
Absence of person served with notice of appointment for assessment	10.40
Assessment officer's decision	10.41
Actions within Provincial Court jurisdiction	10.42
Certification of costs payable.....	10.43
<i>SUBDIVISION 3</i>	
<i>Appeal from Assessment Officer's Decision</i>	
Appeal to judge.....	10.44
Decision of the judge	10.45
DIVISION 3	
Other Matters Related to Lawyers' Charges and Litigation Costs	
Review and assessment under enactments	10.46
Liability of litigation representative for costs	10.47
Recovery of goods and services tax.....	10.48

TABLE OF CONTENTS - VOLUME 1

PART 10: LAWYERS' CHARGES, RECOVERABLE COSTS OF LITIGATION, AND SANCTIONS (Continued)	RULE #
DIVISION 4	
Sanctions	
<i>SUBDIVISION 1</i>	
<i>Penalty</i>	
Penalty for contravening rules	10.49
Costs imposed on lawyer.....	10.50
<i>SUBDIVISION 2</i>	
<i>Civil Contempt of Court</i>	
Order to appear	10.51
Declaration of civil contempt.....	10.52
Punishment for civil contempt of Court.....	10.53
DIVISION 5	
Medical Examination	
Mental disorder.....	10.54
DIVISION 6	
Inherent Jurisdiction	
Inherent jurisdiction	10.55
PART 11: SERVICE OF DOCUMENTS	
DIVISION 1	
General Provisions	
Service of original documents and copies.....	11.1
Service not invalid	11.2
DIVISION 2	
Service of Commencement Documents in Alberta	
Agreement between parties	11.3
Methods of service in Alberta.....	11.4
Service on individuals.....	11.5
Service on trustees and personal representatives	11.6
Service on litigation representatives.....	11.7
Missing persons.....	11.8
Service on corporations.....	11.9
Service on limited partnerships	11.10
Service on partnerships other than limited partnerships	11.11
Service on individuals using another name	11.12
Service on a corporation using another name.....	11.13
Service on statutory and other entities.....	11.14
Service on person providing an address for service.....	11.15
Service on lawyer	11.16
Service on lawyer of record.....	11.17
Service on self-represented litigants	11.18
Service on business representatives of absent parties	11.19

TABLE OF CONTENTS - VOLUME 1

PART 11: SERVICE OF DOCUMENTS (Continued)		RULE #
DIVISION 3		
Service of Documents, Other than Commencement Documents, in Alberta		
Service of documents, other than commencement documents, in Alberta.....	11.20	
Service by electronic method	11.21	
Recorded mail service.....	11.22	
DIVISION 4		
Service of Documents, Other than Commencement Documents, in Foreclosure Actions		
Additional service options in foreclosure actions.....	11.23	
Notice of address for service in foreclosure actions	11.24	
DIVISION 5		
Service of Documents Outside Alberta		
Real and substantial connection.....	11.25	
Methods of service outside Alberta	11.26	
DIVISION 6		
Validating, Substituting, Dispensing with and Setting Aside Service		
Validating service.....	11.27	
Substitutional service	11.28	
Dispensing with service.....	11.29	
Proving service of documents	11.30	
Setting aside service	11.31	
DIVISION 7		
Service of Foreign Process		
Procedure for service	11.32	
PART 12: FAMILY LAW RULES		
DIVISION 1		
Foundational Rules		
Definitions.....	12.1	
What this Part applies to.....	12.2	
Application of other Parts	12.3	
Forms	12.4	
DIVISION 2		
The Parties to Litigation		
Requirement that parties be spouses.....	12.5	
Exception to rule 2.11(a)	12.6	

TABLE OF CONTENTS - VOLUME 1

PART 12: FAMILY LAW RULES (Continued)	RULE #
DIVISION 3	
Court Actions	
<i>SUBDIVISION 1</i>	
<i>Actions Relating to Proceedings under the Divorce Act (Canada) and Proceedings under the Matrimonial Property Act</i>	
Starting proceeding under <i>Divorce Act (Canada)</i>	12.7
Starting proceeding under <i>Matrimonial Property Act</i>	12.8
Starting combined proceeding.....	12.9
Action for unjust enrichment.....	12.10
Statement of defence, counterclaim and demand for notice	12.11
Time for service of documents filed under rule 12.11	12.12
Joint proceeding under the <i>Divorce Act (Canada)</i>	12.13
Transfer of divorce proceedings under <i>Divorce Act (Canada)</i> from court outside Alberta	12.14
Central Divorce Registry.....	12.15
<i>SUBDIVISION 2</i>	
<i>Actions Relating to Proceedings under the Family Law Act</i>	
Starting proceeding under <i>Family Law Act</i>	12.16
Service of documents filed under rule 12.16	12.17
Response to proceeding under <i>Family Law Act</i>	12.18
Service of documents filed under rule 12.18	12.19
Response to respondent's request for additional order	12.20
Service of documents filed under rule 12.20	12.21
New evidence	12.22
Questioning on statement, reply statement or affidavit	12.23
Certificate of lawyer	12.24
<i>SUBDIVISION 3</i>	
<i>Actions Commenced by Originating Application</i>	
Exception to rule 3.13(5)	12.25
Application respecting order made by court outside Alberta under <i>Divorce Act (Canada)</i>	12.26
Applications under <i>Extra-provincial Enforcement of Custody Orders Act</i>	12.27
<i>SUBDIVISION 4</i>	
<i>Actions Relating to Proceedings under the Protection Against Family Violence Act</i>	
Application of Part 3, Division 2.....	12.28
Affidavit of evidence for review	12.29
Application for Queen's Bench protection order	12.30
Alternative to affidavit	12.31
Actual notice of protection order.....	12.32

TABLE OF CONTENTS - VOLUME 1

PART 12: FAMILY LAW RULES - Court Actions (Continued)	RULE #
SUBDIVISION 5	
<i>Actions Relating to Restraining Orders</i>	
Application for restraining order.....	12.33
DIVISION 4	
Managing Litigation	
Application of Part 4	12.34
Operation of rule 4.34 under this Part	12.35
Advance payment of costs.....	12.36
DIVISION 5	
Disclosure of Information	
Application of Part 5	12.37
Affidavit of records.....	12.38
Oral and written questioning.....	12.39
Written interrogatories	12.40
Notice to disclose documents.....	12.41
Request for financial information	12.42
DIVISION 6	
Resolving Issues and Preserving Rights	
Application of Part 6, Division 1	12.43
Application within course of proceeding	12.44
Application after order or judgment under the <i>Divorce Act</i> (Canada).....	12.45
Provisional order to vary a support order under <i>Divorce Act</i> (Canada)	12.46
Confirmation hearing	12.47
DIVISION 7	
Resolving Claims Without Full Trial	
Availability of application for summary judgment.....	12.48
Evidence in summary trials	12.49
Divorce without appearance by parties or counsel.....	12.50
DIVISION 8	
Trial	
Appearance before the Court	12.51
DIVISION 9	
Judgments and Orders	
Enforcement of order made by court outside Alberta under <i>Divorce Act</i> (Canada)	12.52
Form of orders	12.53
Certificate of divorce.....	12.54

TABLE OF CONTENTS - VOLUME 1

PART 12: FAMILY LAW RULES (Continued)	RULE #
DIVISION 10	
Service of Documents	
Service of documents	12.55
Address for service	12.56
Proof of service	12.57
Rules that do not apply.....	12.58
DIVISION 11	
Appeals	
<i>SUBDIVISION 1</i>	
<i>Appeal from Divorce Judgment</i>	
Appeal from divorce judgment.....	12.59
<i>SUBDIVISION 2</i>	
<i>Appeals under the Family Law Act</i>	
Appeal from decision of Court of Queen's Bench sitting as original court.....	12.60
Appeal from Provincial Court order to Court of Queen's Bench	12.61
Duty of court clerks.....	12.62
Transcript.....	12.63
Filing of affidavits of service	12.64
Non compliance by appellant	12.65
Speaking to list	12.66
Scheduling appeal.....	12.67
Evidence.....	12.68
Appeal memoranda	12.69
Powers of Court on appeal	12.70
Appeal from decision of Court of Queen's Bench sitting as appeal court.....	12.71
PART 13: TECHNICAL RULES	
DIVISION 1	
Judge Unable to Continue	
When one judge may act in place of or replace another	13.1
DIVISION 2	
Calculating Time	
Application of these rules for calculating time	13.2
Counting days.....	13.3
Counting months and years.....	13.4
Variation of time periods	13.5

TABLE OF CONTENTS - VOLUME 1

PART 13: TECHNICAL RULES (Continued)	RULE #
DIVISION 3	
Pleadings	
Pleadings: general requirements	13.6
Pleadings: other requirements	13.7
Pleadings: other contents	13.8
Defence of tender	13.9
Pleadings: specific requirements for replies	13.10
Pleadings: specific requirements for class proceedings	13.11
Pleadings: denial of facts	13.12
DIVISION 4	
Filed Documents	
SUBDIVISION 1	
Content and Filing	
Requirements for all filed documents	13.13
Endorsements on documents	13.14
When document is filed	13.15
Deviations from and changes to prescribed forms	13.16
Amendments to records other than commencement documents, pleadings or affidavits	13.17
SUBDIVISION 2	
Form and Contents of Affidavits and Exhibits	
Types of affidavit	13.18
Requirements for affidavits	13.19
Changes in affidavits	13.20
Requirements for exhibits to affidavit	13.21
Affidavits by visually impaired or those unable to read	13.22
Understanding affidavit	13.23
More than one individual swearing affidavit	13.24
Use of filed affidavits	13.25
Exhibits: filing and return	13.26
SUBDIVISION 3	
Lost and Concurrent Documents, Certified Copies, Authenticated Photographs and Video Recordings	
Lost documents	13.27
Concurrent document	13.28
Certified copies of original records	13.29
Authenticated photographs of personal property	13.30
Video recordings in place of transcripts	13.31

TABLE OF CONTENTS - VOLUME 1

PART 13: TECHNICAL RULES (Continued)	RULE #
DIVISION 5	
Payment of Fees and Allowances, and Waivers of Fees	
Fees and allowances	13.32
Uncertainty of amount of fees and allowances.....	13.33
Fee accounts	13.34
Fee exemption	13.35
Fee waiver: legal aid.....	13.36
Fee waiver: restraining orders	13.37
DIVISION 6	
Judge's Fiat, Court Officers and Court Reporters	
Judge's fiat.....	13.38
Court officers	13.39
Court officers may delegate authority.....	13.40
Authority of court clerk.....	13.41
Absence of court clerk.....	13.42
Seal	13.43
Duties of court clerk.....	13.44
Notice to be given to court officers	13.45
Official court reporters.....	13.46
Proof of official court reporter's signature not required	13.47
DIVISION 7	
Payment Into Court and Payment out of Court	
When money may be paid into Court	13.48
How money is paid into Court.....	13.49
Tender on judicial sale	13.50
Litigant's account.....	13.51
Payments into Court under Trustee Act.....	13.52
Payments out of Court.....	13.53
Investments and payment earnings.....	13.54
Disposition of money in accounts	13.55
PAGE	
INDEX	1-55

VOLUME 2

RULES OF COURT

- PART 14: APPEALS
- PART 15: TRANSITIONAL PROVISIONS AND COMING INTO FORCE
- PART 16: CRIMINAL APPEALS TO THE COURT OF APPEAL
- SCHEDULE OF CRIMINAL APPEAL FORMS
- PART 57: WINDING UP ACT [Repealed]
- PART 60: JUDICIAL REVIEW IN CRIMINAL MATTERS
- PART 61.1: SUMMARY CONVICTION APPEALS

RULES OF COURT SCHEDULES

- SCHEDULE A
 - DIVISION 1: FORMS FOR PARTS 2-11, 13 AND 14
 - DIVISION 2: FAMILY LAW FORMS
 - FORMS FOR PART 12
 - DIVISION 3: FORMS FOR PART 14
- SCHEDULE B
 - COURT FEES AND WITNESS AND OTHER ALLOWANCES
- SCHEDULE C
 - TARIFF OF RECOVERABLE FEES

COURT OF APPEAL

- CRIMINAL APPEAL RULES
- PRACTICE DIRECTIONS
- SCHEDULE OF CRIMINAL APPEAL FORMS
- NOTICES TO PROFESSION
- PUBLICATION ERRORS/REASONS FOR REJECTION MARCH 20, 2009

COURT OF QUEEN'S BENCH

- CIVIL PRACTICE NOTES
- CIVIL PRACTICE NOTICES
- FAMILY PRACTICE NOTES
- FAMILY PRACTICE NOTICES
- COMMERCIAL PRACTICE NOTE
- COMMERCIAL PRACTICE NOTICES
- CRIMINAL PRACTICE NOTES
- CRIMINAL PRACTICE NOTICES
- GENERAL PRACTICE NOTICES

VOLUME 3

COURT OF QUEEN'S BENCH (SURROGATE MATTERS)

SURROGATE RULES AND FORMS

RULES AND FORMS

USER NOTES

NOTICES TO PROFESSION

PROVINCIAL COURT

STATUTES

CIVIL ENFORCEMENT ACT

JUDGMENT INTEREST ACT

JURY ACT

LANGUAGES ACT

PROTECTION AGAINST FAMILY VIOLENCE ACT

RESIDENTIAL TENANCIES ACT

CONCORDANCE

TABLE OF CASES