

Legal Profession (Professional Conduct) Rules 1998

Table of Contents

Enacting Formula

1 Citation and commencement

Part I PRELIMINARY

2 Application

3 Definitions

Part II PRACTICE

4 Description

5 Practice in one firm only

6 Professional stationery and signs, etc.

7 Arrangements during absence

8 Supervision of employees and staff

9 Sharing premises

10 Business, trade or calling

11 Executive appointment

Part III RELATIONSHIP AND DEALINGS WITH CLIENTS

12 Diligence and competence

13 Improper costs

- 14 Complete work in reasonable time**
- 15 Inadequate time**
- 16 Competence**
- 17 Keeping client informed**
- 18 Receipt of client's moneys or securities**
- 19 Statement of accounts**
- 20 Responding to clients**
- 21 Explanation to client**
- 22 No advice for illegal purpose**
- 23 Authority of client's agent**
- 24 Confidentiality**
- 25 Conflict of interest**
- 26 Disclosure of interest**
- 27 Adverse interest**
- 28 Potential conflict of interests**
- 29 Not to act for both parties in dispute**
- 30 Not to act against client's interests**
- 31 Not to act against client**
- 32 Definitions for purposes of rules 33 and 34**
- 33 Prohibited borrowing transaction**

- 34 Exempted borrowing transaction**
- 35 Fees**
- 36 Fees in contentious matters**
- 37 Contingency fees prohibited**
- 38 Gross overcharging**
- 39 Unauthorised persons**
- 40 Evaluation**
- 41 Termination of retainer**
- 42 Withdrawal**
- 43 Fees chargeable in conflict situation**
- 44 Dissolution of firm**
- 45 Purchases from client**
- 46 Gift by will or inter vivos from client**
- 47 Relationship with other advocates and solicitors**
- 48 No communication with represented clients**
- 49 Second opinion**
- 50 Taking over brief**
- 51 Professional undertaking**
- 52 Responsibility for fees**
- 53 Communications with other solicitors**

Part IV CONDUCT OF PROCEEDINGS

54 Conduct of proceedings in client's interest

55 Duty to Court

56 Not to mislead or deceive Court

57 Client's perjury or fraud

58 Duty to cease to act

59 Facts, arguments and allegations

60 Conduct of Court proceedings

61 Scandalous or annoying statements or questions

62 No communication with witness under cross-examination

63 Communication with Court

64 Solicitor not to act if he is a witness

65 Relationship with client or Court

66 Interviewing of witnesses

67 Statements to press or media

68 Payments to witnesses

69 Letter of demand

70 Entering judgment by default

71 Allegations against another solicitor

Part V DEFENDING ACCUSED PERSONS

72 Defending accused regardless of personal opinion

73 Duty of defence counse

74 Confession by client

75 Advising client to plead

76 Absence from criminal trial

77 Continuing to act if accused absconds

78 Disclosure of previous convictions

79 Evidence from accused

80 Mitigation plea

81 Acting after conviction and sentence

82 Bail

Part VI CONDUCT OF CRIMINAL PROSECUTIONS BY PRACTISING SOLICITOR

83 Presentation of case

84 Potential witnesses

85 Conflicting statements

86 Duty to assist Court

87 Unrepresented accused

88 Pending proceedings against accused

89 Revocation