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