

TABLE OF CONTENTS

RULE 1	1
CITATION, APPLICATION AND INTERPRETATION	1
CITATION	1
APPLICATION OF RULES	1
DEFINITIONS	1
INTERPRETATION	5
ORDERS ON TERMS	5
FORMS	6
PRACTICE DIRECTIONS	6
TELEPHONE AND VIDEO CONFERENCES WHERE AVAILABLE	6
TRANSITION CLAUSE.....	7
COMMUNICATIONS OUT OF COURT	8
RULE 2	9
NON-COMPLIANCE WITH THE RULES	9
EFFECT OF NON-COMPLIANCE.....	9
ATTACKING IRREGULARITY	9
COURT MAY DISPENSE WITH COMPLIANCE.....	9
RULE 2.1	11
GENERAL POWERS TO STAY OR DISMISS IF VEXATIOUS, ETC.	11
STAY, DISMISSAL OF FRIVOLOUS, VEXATIOUS, ABUSIVE PROCEEDING	11
STAY, DISMISSAL OF FRIVOLOUS, VEXATIOUS, ABUSIVE MOTION.....	12
STAY, DISMISSAL OF PROCEEDING IF NO LEAVE UNDER JUDICATURE ACT	12
RULE 3	15
TIME	15
COMPUTATION	15
EXTENSION OR ABRIDGMENT.....	15
WHEN PROCEEDING MAY BE HEARD.....	15
RULE 4	18
COURT DOCUMENTS	18
FORMAT	18
CONTENTS	18
CERTIFIED COPIES OF COURT DOCUMENTS.....	19
NOTICE TO BE GIVEN IN WRITING OR ELECTRONICALLY.....	19
ISSUING AND FILING OF DOCUMENTS	19
AFFIDAVITS.....	21
BINDING OF RECORDS, APPEAL BOOKS, FACTUMS, TRANSCRIPTS	23
REQUISITION.....	24
TRANSCRIPTS	24
TRANSMISSION OF DOCUMENTS	25
NOTICE OF CONSTITUTIONAL QUESTION	25
RULE 4.1	26
DUTY OF EXPERT	26
DUTY OF EXPERT	26
RULE 5	27
JOINDER OF CLAIM AND PARTIES	27
JOINDER OF CLAIMS	27

TABLE OF CONTENTS

JOINDER OF PARTIES 27

JOINDER OF NECESSARY PARTIES 28

MISJOINDER, NON-JOINDER AND PARTIES INCORRECTLY NAMED 28

RELIEF AGAINST JOINDER 29

RULE 6..... 31

CONSOLIDATION OR HEARING TOGETHER..... 31

 WHERE ORDER MAY BE MADE 31

 DISCRETION OF PRESIDING JUDGE 31

 SEPARATE HEARINGS..... 31

RULE 7..... 33

PERSONS UNDER DISABILITY 33

 REPRESENTATION 33

 POWERS AND DUTIES OF LITIGATION GUARDIAN 33

 LITIGATION GUARDIAN FOR PLAINTIFF, APPLICANT OR PETITIONER 33

 LITIGATION GUARDIAN FOR DEFENDANT OR RESPONDENT 34

 APPOINTMENT OF OFFICIAL GUARDIAN, PUBLIC TRUSTEE OR PUBLIC
GUARDIAN..... 36

 REMOVAL OR SUBSTITUTION OF LITIGATION GUARDIAN 36

 DEFAULT OF PARTY UNDER DISABILITY 36

 DISCONTINUANCE BY OR AGAINST PARTY UNDER DISABILITY..... 37

 APPROVAL OF SETTLEMENT 37

RULE 8..... 39

PARTNERSHIPS AND SOLE PROPRIETORSHIPS 39

 PARTNERSHIPS 39

 ENFORCEMENT OF ORDER 40

 SOLE PROPRIETORSHIPS 40

RULE 9..... 41

ESTATES AND TRUSTS..... 41

 PROCEEDINGS BY OR AGAINST EXECUTOR, ADMINISTRATOR OR TRUSTEE
..... 41

 PROCEEDING AGAINST ESTATE THAT HAS NO EXECUTOR OR
ADMINISTRATOR 41

 REMEDIAL PROVISIONS 42

RULE 10..... 44

REPRESENTATION ORDER..... 44

 REPRESENTATION OF AN INTERESTED PERSON WHO CANNOT BE
ASCERTAINED 44

 REPRESENTATION OF A DECEASED PERSON 45

 RELIEF FROM BINDING EFFECT OF ORDER..... 45

RULE 11..... 46

TRANSFER OR TRANSMISSION OF INTEREST 46

 EFFECT OF TRANSFER OR TRANSMISSION 46

 ORDER TO CONTINUE 46

 FAILURE TO OBTAIN ORDER TO CONTINUE ACTION 46

RULE 12..... 47

CLASS PROCEEDINGS AND OTHER REPRESENTATIVE PROCEEDINGS..... 47

 DEFINITIONS 47

TABLE OF CONTENTS

TITLE OF PROCEEDING.....	47
DISCOVERY OF CLASS MEMBERS	47
CONTENTS OF JUDGMENTS AND ORDERS	47
PROCEEDING AGAINST REPRESENTATIVE DEFENDANT	48
PROCEEDING BY UNINCORPORATED ASSOCIATION OR TRADE UNION	48
CLASS ACTION DATABASE	48
RULE 13.....	50
INTERVENTION.....	50
LEAVE TO INTERVENE AS ADDED PARTY	50
LEAVE TO INTERVENE AS FRIEND OF THE COURT.....	50
LEAVE TO INTERVENE IN COURT OF APPEAL.....	50
RULE 14.....	52
ORIGINATING PROCESS.....	52
HOW PROCEEDING COMMENCED	52
PROCEEDING BY ACTION AS GENERAL RULE	52
ACTIONS - BY STATEMENT OF CLAIM OR NOTICE OF ACTION	52
DIVORCE ACTIONS - BY PETITION	53
APPLICATIONS - BY NOTICE OF APPLICATION	53
TITLE OF PROCEEDING.....	54
HOW ORIGINATING PROCESS ISSUED.....	55
TIME FOR SERVICE IN ACTIONS.....	55
STRIKING OUT OR AMENDING	55
DISMISSAL OF ACTION WHERE DEFENDANT PAYS CLAIM.....	55
RULE 15.....	57
REPRESENTATION BY LAWYER.....	57
INTERPRETATION	57
WHERE LAWYER REQUIRED.....	57
NOTICE OF AUTHORITY TO COMMENCE PROCEEDING.....	57
CHANGE IN REPRESENTATION BY PARTY	58
MOTION BY LAWYER FOR REMOVAL AS LAWYER OF RECORD.....	58
DUTY OF LAWYER OF RECORD.....	60
WHERE A LAWYER OF RECORD HAS CEASED TO PRACTISE	60
RULE 16.....	62
SERVICE OF DOCUMENTS.....	62
GENERAL RULES FOR MANNER OF SERVICE	62
PERSONAL SERVICE.....	62
ALTERNATIVES TO PERSONAL SERVICE.....	65
SUBSTITUTED SERVICE OR DISPENSING WITH SERVICE	66
SERVICE ON LAWYER OF RECORD	66
SERVICE TO DESIGNATED ADDRESS	67
SERVICE BY MAIL.....	67
SERVICE BY FAX.....	68
SERVICE BY EMAIL	69
WHERE DOCUMENT DOES NOT REACH PERSON SERVED.....	69
VALIDATING SERVICE.....	70
PROOF OF SERVICE	70
SERVICE PURSUANT TO CONTRACT.....	70

TABLE OF CONTENTS

RULE 17	72
SERVICE OUTSIDE PRINCE EDWARD ISLAND	72
DEFINITION	72
SERVICE OUTSIDE PRINCE EDWARD ISLAND WITHOUT LEAVE.....	72
SERVICE OUTSIDE PRINCE EDWARD ISLAND WITH LEAVE	74
ADDITIONAL REQUIREMENTS FOR SERVICE OUTSIDE PRINCE EDWARD ISLAND	74
MANNER OF SERVICE OUTSIDE PRINCE EDWARD ISLAND AND PROOF.....	74
MOTION TO SET ASIDE SERVICE OUTSIDE PRINCE EDWARD ISLAND	75
RULE 18	77
TIME FOR DELIVERY OF STATEMENT OF DEFENCE	77
TIME FOR DELIVERY OF STATEMENT OF DEFENCE	77
NOTICE OF INTENT TO DEFEND	77
RULE 19	78
DEFAULT PROCEEDINGS	78
NOTING DEFAULT.....	78
CONSEQUENCES OF NOTING DEFAULT	78
SETTING ASIDE THE NOTING OF DEFAULT.....	79
BY SIGNING DEFAULT JUDGMENT.....	79
BY MOTION FOR JUDGMENT	81
FACTS MUST ENTITLE PLAINTIFF TO JUDGMENT.....	81
EFFECT OF DEFAULT JUDGMENT	81
SETTING ASIDE DEFAULT JUDGMENT	81
APPLICATION TO COUNTERCLAIMS, CROSSCLAIMS AND THIRD PARTY CLAIMS	82
RULE 20	85
SUMMARY JUDGMENT	85
WHERE AVAILABLE	85
EVIDENCE ON MOTION	85
FACTUMS AND PRE-MOTION CONFERENCE REQUIRED	85
DISPOSITION OF MOTION	86
WHERE A TRIAL IS NECESSARY	87
EFFECT OF SUMMARY JUDGMENT.....	89
STAY OF EXECUTION.....	89
APPLICATION TO COUNTERCLAIMS, CROSSCLAIMS AND THIRD PARTY CLAIMS	89
RULE 21	94
DETERMINATION OF AN ISSUE BEFORE TRIAL	94
WHERE AVAILABLE	94
MOTION TO BE MADE PROMPTLY	94
FACTUMS REQUIRED	95
RULE 22	100
SPECIAL CASE	100
WHERE AVAILABLE	100
FACTA REQUIRED.....	100
REMOVAL INTO COURT OF APPEAL	100
FORM OF SPECIAL CASE	100

TABLE OF CONTENTS

HEARING OF SPECIAL CASE.....	101
RULE 22.1.....	102
ADVANCE PAYMENTS IN TORT ACTIONS.....	102
ADVANCE PAYMENTS IN TORT ACTIONS	102
RULE 23.....	104
DISCONTINUANCE AND WITHDRAWAL	104
DISCONTINUANCE BY PLAINTIFF	104
EFFECT OF DISCONTINUANCE ON A COUNTERCLAIM	104
EFFECT OF DISCONTINUANCE ON CROSSCLAIM OR THIRD PARTY CLAIM.....	104
EFFECT OF DEEMED DISMISSAL ON SUBSEQUENT ACTION.....	104
EFFECT OF DISCONTINUANCE ON SUBSEQUENT ACTION	104
COSTS OF DISCONTINUANCE AND DEEMED DISMISSAL	105
WITHDRAWAL BY DEFENDANT	105
APPLICATION TO COUNTERCLAIMS, CROSSCLAIMS AND THIRD PARTY CLAIMS	105
RULE 24.....	107
DISMISSAL OF ACTION FOR DELAY	107
WHERE AVAILABLE	107
NOTICE WHERE PLAINTIFF UNDER DISABILITY	107
NOTICE OF ORDER.....	107
EFFECT OF DISMISSAL ON COUNTERCLAIM	107
EFFECT OF DISMISSAL ON CROSSCLAIM OR THIRD PARTY CLAIM	107
EFFECT OF DEEMED DISMISSAL ON SUBSEQUENT ACTION.....	108
EFFECT ON SUBSEQUENT ACTION	108
APPLICATION TO COUNTERCLAIMS, CROSSCLAIMS AND THIRD PARTY CLAIMS	108
RULE 25.....	109
PLEADINGS IN AN ACTION.....	109
PLEADINGS REQUIRED OR PERMITTED	109
FORM OF PLEADINGS.....	109
SERVICE OF PLEADINGS	109
TIME FOR DELIVERY OF PLEADINGS.....	110
CLOSE OF PLEADINGS	110
RULES OF PLEADING - APPLICABLE TO ALL PLEADINGS	111
RULES OF PLEADING - APPLICABLE TO DEFENCES.....	112
WHERE A REPLY IS NECESSARY	112
RULES OF PLEADING - APPLICABLE TO REPLIES	113
STRIKING OUT A PLEADING OR OTHER DOCUMENT	113
RULE 26.....	116
AMENDMENT OF PLEADINGS	116
GENERAL POWER OF COURT	116
WHEN AMENDMENTS MAY BE MADE.....	116
HOW AMENDMENTS MADE.....	116
SERVICE OF AMENDED PLEADING.....	116
RESPONDING TO AN AMENDED PLEADING	117
AMENDMENT AT TRIAL	117
RULE 27.....	119

TABLE OF CONTENTS

COUNTERCLAIM	119
WHERE AVAILABLE	119
STATEMENT OF DEFENCE AND COUNTERCLAIM	119
COUNTERCLAIM TO BE ISSUED WHERE DEFENDANT TO COUNTERCLAIM NOT ALREADY PARTY TO MAIN ACTION	119
TIME FOR DELIVERY OR SERVICE OF DEFENCE AND COUNTERCLAIM.....	119
TIME FOR DELIVERY OF DEFENCE TO COUNTERCLAIM.....	120
TIME FOR DELIVERY OF REPLY TO DEFENCE TO COUNTERCLAIM	121
AMENDING DEFENCE TO ADD COUNTERCLAIM	121
TRIAL OF COUNTERCLAIM.....	121
DISPOSITION OF COUNTERCLAIM.....	121
APPLICATION TO COUNTERCLAIMS, CROSSCLAIMS AND THIRD PARTY CLAIMS	122
RULE 28	123
CROSSCLAIM	123
WHERE AVAILABLE	123
STATEMENT OF DEFENCE AND CROSSCLAIM	123
AMENDING DEFENCE TO ADD CROSSCLAIM	123
TIME FOR DELIVERY OF STATEMENT OF DEFENCE AND CROSSCLAIM	123
TIME FOR DELIVERY OF DEFENCE TO CROSSCLAIM	124
CONTENTS OF DEFENCE TO CROSSCLAIM.....	124
EFFECT OF DEFAULT OF DEFENCE TO CROSSCLAIM.....	125
TIME FOR DELIVERY OF REPLY TO DEFENCE TO CROSSCLAIM	125
TRIAL OF CROSSCLAIM.....	125
PREJUDICE OR DELAY TO PLAINTIFF.....	125
APPLICATION TO COUNTERCLAIMS AND THIRD PARTY CLAIMS	125
RULE 29	126
THIRD PARTY CLAIM	126
WHERE AVAILABLE	126
TIME FOR THIRD PARTY CLAIM.....	126
THIRD PARTY DEFENCE.....	127
REPLY TO THIRD PARTY DEFENCE	127
DEFENCE OF MAIN ACTION BY THIRD PARTY	127
EFFECT OF THIRD PARTY DEFENCE.....	128
EFFECT OF DEFAULT OF THIRD PARTY	128
TRIAL OF THIRD PARTY CLAIM	128
PREJUDICE OR DELAY TO PLAINTIFF	128
THIRD PARTY DIRECTIONS	128
FOURTH AND SUBSEQUENT PARTY CLAIMS.....	128
APPLICATION TO FOURTH AND SUBSEQUENT PARTY CLAIMS	129
APPLICATION TO COUNTERCLAIMS AND CROSSCLAIMS.....	129
RULE 29.2	130
PROPORTIONALITY IN DISCOVERY	130
DEFINITION	130
APPLICATION.....	130
CONSIDERATIONS	130
RULE 30	131

TABLE OF CONTENTS

DISCOVERY OF DOCUMENTS	131
INTERPRETATION	131
SCOPE OF DOCUMENTARY DISCOVERY	131
AFFIDAVIT OF DOCUMENTS	132
INSPECTION OF DOCUMENTS	133
DISCLOSURE OR PRODUCTION NOT ADMISSION OF RELEVANCE	134
WHERE AFFIDAVIT INCOMPLETE OR PRIVILEGE IMPROPERLY CLAIMED..	134
DOCUMENTS OR ERRORS SUBSEQUENTLY DISCOVERED	134
EFFECT OF FAILURE TO DISCLOSE OR PRODUCE FOR INSPECTION.....	135
PRIVILEGED DOCUMENT NOT TO BE USED WITHOUT LEAVE.....	135
PRODUCTION FROM NON-PARTIES WITH LEAVE.....	135
DOCUMENT DEPOSITED FOR SAFE KEEPING	136
RULE 30.1	140
DEEMED UNDERTAKING	140
APPLICATION.....	140
RULE 31	141
EXAMINATION FOR DISCOVERY	141
DEFINITION	141
FORM OF EXAMINATION	141
WHO MAY EXAMINE AND BE EXAMINED	141
WHEN EXAMINATION MAY BE INITIATED.....	142
ORAL EXAMINATION BY MORE THAN ONE PARTY	143
SCOPE OF EXAMINATION	143
FAILURE TO ANSWER ON DISCOVERY	144
EFFECT OF LAWYER ANSWERING.....	145
INFORMATION SUBSEQUENTLY OBTAINED.....	145
DISCOVERY OF NON-PARTIES WITH LEAVE.....	146
USE OF EXAMINATION FOR DISCOVERY AT TRIAL.....	147
RULE 32	151
INSPECTION OF PROPERTY	151
ORDER FOR INSPECTION.....	151
RULE 33	152
MEDICAL EXAMINATION OF PARTIES	152
MOTION FOR MEDICAL EXAMINATION	152
ORDER FOR EXAMINATION.....	152
DISPUTE AS TO SCOPE OF EXAMINATION.....	152
PROVISION OF INFORMATION TO PARTY OBTAINING ORDER	152
WHO MAY ATTEND ON EXAMINATION	153
MEDICAL REPORTS	153
PENALTY FOR FAILURE TO COMPLY.....	153
EXAMINATION BY CONSENT	153
RULE 34	154
PROCEDURE ON ORAL EXAMINATIONS	154
APPLICATION OF THE RULE.....	154
BEFORE WHOM TO BE HELD.....	154
PLACE OF EXAMINATION	154
HOW ATTENDANCE REQUIRED.....	154

TABLE OF CONTENTS

NOTICE OF TIME AND PLACE	156
EXAMINATION ON CONSENT.....	156
WHERE PERSON TO BE EXAMINED RESIDES OUTSIDE PRINCE EDWARD ISLAND	156
PERSON EXAMINED TO BE SWORN.....	157
INTERPRETER	158
PRODUCTION OF DOCUMENTS ON EXAMINATION.....	158
RE-EXAMINATION	159
OBJECTIONS AND RULINGS	159
RULINGS BY OFFICIAL EXAMINER	160
IMPROPER CONDUCT OF EXAMINATION.....	160
SANCTIONS FOR DEFAULT OR MISCONDUCT BY PERSON TO BE EXAMINED	160
EXAMINATION TO BE RECORDED.....	161
TYPEWRITTEN TRANSCRIPT	161
FILING OF TRANSCRIPT.....	161
VIDEOTAPING OR OTHER RECORDING OF EXAMINATION.....	162
RULE 35.....	163
PROCEDURE ON EXAMINATION FOR DISCOVERY BY WRITTEN QUESTIONS.....	163
QUESTIONS.....	163
ANSWERS.....	163
OBJECTIONS	163
FAILURE TO ANSWER	163
IMPROPER CONDUCT OF EXAMINATION.....	164
FILING QUESTIONS AND ANSWERS	164
RULE 36.....	165
TAKING EVIDENCE BEFORE TRIAL.....	165
WHERE AVAILABLE	165
PROCEDURE	165
EXAMINATIONS OUTSIDE PRINCE EDWARD ISLAND	166
USE AT TRIAL	166
RULE 37.....	168
MOTIONS - JURISDICTION AND PROCEDURE.....	168
NOTICE OF MOTION [See Practice Note 41 on Pre-Motion Conference where applicable.]	168
JURISDICTION TO HEAR A MOTION	168
PLACE OF HEARING	169
HEARING DATE FOR MOTIONS.....	169
CONTENT OF NOTICE.....	170
SERVICE OF NOTICE.....	170
ABANDONED MOTIONS.....	172
REFUSALS AND UNDERTAKINGS CHART	172
HEARING IN ABSENCE OF PUBLIC.....	172
HEARING WITHOUT ORAL ARGUMENT	173
DISPOSITION OF MOTION	174
SETTING ASIDE, VARYING OR AMENDING ORDERS.....	174

TABLE OF CONTENTS

MOTIONS IN A COMPLICATED PROCEEDING OR SERIES OF PROCEEDINGS	175
PROHIBITING MOTIONS WITHOUT LEAVE	175
MOTION BEFORE COMMENCEMENT OF PROCEEDING	175
RULE 38.....	178
APPLICATIONS - JURISDICTION AND PROCEDURE.....	178
APPLICATION OF THE RULE.....	178
JURISDICTION	178
APPLICATIONS – TO WHOM TO BE MADE	178
PLACE AND DATE OF HEARING	178
CONTENT OF NOTICE.....	178
ISSUING OF NOTICE.....	179
SERVICE OF NOTICE.....	179
NOTICE OF APPEARANCE	179
ABANDONED APPLICATIONS.....	180
MATERIAL FOR USE ON APPLICATIONS	180
DISPOSITION OF APPLICATION	181
SETTING ASIDE JUDGMENT ON APPLICATION MADE WITHOUT NOTICE....	182
HEARING BY CONFERENCE TELEPHONE.....	182
APPLICATIONS UNDER S.65(1) OF THE JUDICATURE ACT	182
RULE 39.....	185
EVIDENCE ON MOTIONS AND APPLICATIONS	185
EVIDENCE BY AFFIDAVIT.....	185
EVIDENCE BY CROSS-EXAMINATION ON AFFIDAVIT	186
EVIDENCE BY EXAMINATION OF A WITNESS	186
EVIDENCE BY EXAMINATION FOR DISCOVERY	187
RULE 40.....	189
INJUNCTIONS AND MANDATORY ORDERS.....	189
HOW OBTAINED	189
WHERE MOTION MADE WITHOUT NOTICE	189
UNDERTAKING	189
FACTA REQUIRED.....	189
RULE 41.....	191
APPOINTMENT OF RECEIVER.....	191
DEFINITION	191
HOW OBTAINED	191
FORM OF ORDER.....	191
REFERENCE OF CONDUCT OF RECEIVERSHIP	191
DIRECTIONS	191
DISCHARGE	191
RULE 42.....	192
CERTIFICATE OF PENDING LITIGATION	192
ISSUING OF CERTIFICATE	192
DISCHARGE OF CERTIFICATE.....	192
RULE 43.....	194
INTERPLEADER	194
GENERAL	194

TABLE OF CONTENTS

WHERE AVAILABLE194
HOW OBTAINED195
DISPOSITION195
RULE 44.....197
INTERIM RECOVERY OF PERSONAL PROPERTY197
MOTION FOR INTERIM ORDER197
ORDER TO CONTAIN DESCRIPTION AND VALUE OF PROPERTY197
DISPOSITION OF MOTION197
CONDITION AND FORM OF SECURITY.....198
SETTING ASIDE ORDER198
RELEASE OF SECURITY198
DUTY OF SHERIFF198
WHERE DEFENDANT PREVENTS RECOVERY.....199
RULE 45.....200
INTERIM PRESERVATION OF PROPERTY200
INTERIM ORDER FOR PRESERVATION OR SALE200
SPECIFIC FUND200
RECOVERY OF PERSONAL PROPERTY HELD AS SECURITY.....200
RULE 46.....201
PLACE OF TRIAL201
PLACE OF TRIAL.....201
RULE 47.....202
JURY NOTICE.....202
ACTIONS TO BE TRIED WITH A JURY.....202
STRIKING OUT JURY NOTICE.....202
RULE 48.....204
SETTING DOWN FOR TRIAL204
WHEN AND BY WHOM ACTION MAY BE SET DOWN FOR TRIAL204
HOW ACTION IS SET DOWN FOR TRIAL204
TRIAL RECORD204
SETTING UNDEFENDED ACTION DOWN FOR TRIAL205
SETTING DOWN FOR TRIAL.....205
CONSEQUENCES OF ACTION BEING SET DOWN FOR TRIAL.....206
ACTIONS ADJOURNED206
DUTY TO INFORM TRIAL COORDINATOR OF SETTLEMENT206
APPLICATION OF THE RULE.....206
PRE-TRIAL BRIEF206
DISMISSAL OF ACTION FOR DELAY207
RULE 49.....209
OFFER TO SETTLE209
DEFINITIONS209
WHERE AVAILABLE209
TIME FOR MAKING OFFER.....209
WITHDRAWAL OR EXPIRY OF OFFER.....209
EFFECT OF OFFER209
DISCLOSURE OF OFFER TO COURT210
ACCEPTANCE OF OFFER210

TABLE OF CONTENTS

PARTIES UNDER DISABILITY	211
FAILURE TO COMPLY WITH ACCEPTED OFFER	211
COSTS CONSEQUENCES OF FAILURE TO ACCEPT	211
MULTIPLE DEFENDANTS	212
OFFER TO CONTRIBUTE	212
DISCRETION OF COURT.....	213
APPLICATION TO COUNTERCLAIMS, CROSSCLAIMS AND THIRD PARTY CLAIMS.....	213
RULE 50.....	217
PRE-TRIAL CONFERENCE	217
PURPOSE	217
PRE-TRIAL CONFERENCES FOR ACTIONS	217
PRE-TRIAL CONFERENCES FOR APPLICATIONS	217
MEMORANDUM TO BE SERVED AND FILED	217
PARTICIPATION.....	217
MATTERS TO BE CONSIDERED.....	218
DOCUMENTS TO BE MADE AVAILABLE	218
POWERS.....	218
NO DISCLOSURE.....	219
PRE-TRIAL JUDGE NOT TO PRESIDE AT TRIAL OR HEARING	219
CONFERENCE BEFORE TRIAL OR HEARING JUDGE	219
COSTS OF PRE-TRIAL CONFERENCE	219
CASE MANAGEMENT CONFERENCES.....	220
PRE-TRIAL CONFERENCE BY TELEPHONE OR VIDEO CONFERENCE	220
RULE 50.1.....	221
SETTLEMENT CONFERENCES	221
RULE 51.....	224
ADMISSIONS.....	224
INTERPRETATION	224
REQUEST TO ADMIT FACT OR DOCUMENT.....	224
EFFECT OF REQUEST TO ADMIT	224
COSTS ON REFUSAL TO ADMIT.....	225
WITHDRAWAL OF ADMISSION.....	225
ORDER BASED ON ADMISSION OF FACT OR DOCUMENT	225
RULE 52.....	227
TRIAL PROCEDURE	227
FAILURE TO ATTEND AT TRIAL	227
ADJOURNMENT OF TRIAL	227
COURT APPOINTED EXPERTS	227
EXHIBITS.....	228
VIEW BY JUDGE OR JURY	229
EXCLUSION OF WITNESSES.....	229
ORDER OF PRESENTATION IN JURY TRIALS.....	229
DISAGREEMENT OF THE JURY	230
RECORDING JURY VERDICT.....	230
FAILURE TO PROVE A FACT OR DOCUMENT.....	230
RIGHT OF DEFENDANT TO MOVE FOR DISMISSAL	231

TABLE OF CONTENTS

RULE 53	232
EVIDENCE AT TRIAL	232
EVIDENCE BY WITNESSES.....	232
EVIDENCE BY AFFIDAVIT.....	232
EXPERT WITNESSES.....	233
COMPELLING ATTENDANCE AT TRIAL.....	234
INTERPROVINCIAL SUBPOENA.....	235
COMPELLING ATTENDANCE OF WITNESS IN CUSTODY.....	235
CALLING ADVERSE PARTY AS WITNESS.....	235
EVIDENCE ADMISSIBLE ONLY WITH LEAVE.....	236
CALCULATION OF AWARDS FOR FUTURE PECUNIARY DAMAGES.....	236
RULE 54	238
DIRECTING A REFERENCE	238
APPLICATION OF RULES 54 AND 55.....	238
WHERE REFERENCE MAY BE DIRECTED.....	238
TO WHOM REFERENCE MAY BE DIRECTED.....	238
ORDER DIRECTING A REFERENCE.....	239
MOTIONS ON A REFERENCE.....	239
REPORT ON REFERENCE.....	239
REPORT MUST BE CONFIRMED.....	240
CONFIRMATION ON MOTION WHERE REPORT BACK REQUIRED.....	240
CONFIRMATION BY PASSAGE OF TIME WHERE REPORT BACK NOT REQUIRED.....	240
REFEREE UNABLE TO CONTINUE OR COMPLETE REFERENCE.....	241
RULE 55	242
PROCEDURE ON A REFERENCE	242
GENERAL PROVISIONS FOR CONDUCT OF REFERENCE.....	242
PROCEDURE ON A REFERENCE GENERALLY.....	242
PROCEDURE TO ASCERTAIN INTERESTED PERSONS AND VERIFY CLAIMS.....	245
PROCEDURE ON TAKING OF ACCOUNTS.....	245
DIRECTION FOR PAYMENT OF MONEY.....	246
REFERENCE FOR CONDUCT OF SALE.....	247
REFERENCE TO APPOINT LITIGATION GUARDIAN OR RECEIVER.....	249
RULE 56	250
SECURITY FOR COSTS	250
WHERE AVAILABLE.....	250
DECLARATION OF PLAINTIFF'S OR APPLICANT'S PLACE OF RESIDENCE.....	250
MOTION FOR SECURITY.....	250
AMOUNT AND FORM OF SECURITY AND TIME FOR FURNISHING.....	251
FORM AND EFFECT OF ORDER.....	251
DEFAULT OF PLAINTIFF OR APPLICANT.....	251
AMOUNT MAY BE VARIED.....	251
NOTICE OF COMPLIANCE.....	251
SECURITY FOR COSTS AS TERM OF RELIEF.....	251
RULE 57	255
FIXING OF COSTS	255
GENERAL PRINCIPLES.....	255

TABLE OF CONTENTS

DIRECTIONS TO PROTHONOTARY.....	257
COSTS OF LITIGATION GUARDIAN.....	257
LIABILITY OF LAWYER FOR COSTS	257
LAWYER AND CLIENT COSTS: GENERAL	258
COSTS OF A PROCEEDING REMOVED TO THE SUPREME COURT	258
RULE 58.....	268
ASSESSMENT OF COSTS.....	268
GENERAL	268
WHO MAY ASSESS COSTS.....	268
ASSESSMENT AT INSTANCE OF PARTY ENTITLED	268
ASSESSMENT AT INSTANCE OF PARTY LIABLE	268
ASSESSMENT.....	269
COSTS OF ABANDONED PROCEEDING	269
COSTS OF PARTICULAR PROCEEDINGS	270
CERTIFICATE OF ASSESSMENT	270
OBJECTIONS TO ASSESSMENT	270
APPLICATION TO HAVE A LAWYER’S ACCOUNT ASSESSED.....	270
APPEAL FROM ASSESSMENT	272
CONTINGENT FEE AGREEMENT.....	272
RULE 59.....	276
ORDERS	276
EFFECTIVE DATE	276
PREPARATION AND FORM OF ORDER.....	276
SIGNING ORDERS.....	277
ENTRY OF ORDER	278
AMENDING, SETTING ASIDE OR VARYING ORDER.....	279
SATISFACTION OF ORDER	279
RULE 60.....	282
ENFORCEMENT OF ORDERS	282
DEFINITIONS	282
ENFORCEMENT OF ORDER FOR PAYMENT OR RECOVERY OF MONEY.....	282
ENFORCEMENT OF ORDER FOR POSSESSION OF LAND.....	282
ENFORCEMENT OF ORDER FOR RECOVERY OF PERSONAL PROPERTY	282
ENFORCEMENT OF ORDER TO DO OR ABSTAIN FROM DOING ANY ACT.....	283
ENFORCEMENT BY OR AGAINST A PERSON NOT A PARTY	283
WRIT OF EXECUTION	283
STATUTORY EXECUTION AGAINST LAND	285
GARNISHMENT	286
WRIT OF SEQUESTRATION	290
WRIT OF POSSESSION	291
CONTEMPT ORDER.....	291
FAILURE TO COMPLY WITH INTERLOCUTORY ORDER.....	293
DISPUTE OF OWNERSHIP OF PROPERTY SEIZED BY SHERIFF	293
SHERIFF'S REPORT ON EXECUTION OF WRIT	294
REMOVAL OR WITHDRAWAL OF WRIT OF EXECUTION FROM SHERIFF'S FILE	294
.....	294
DUTY OF PERSON FILING WRIT WITH SHERIFF	295

TABLE OF CONTENTS

MOTION FOR DIRECTIONS.....	295
EXAMINATION IN AID OF EXECUTION.....	295
COSTS OF ENFORCEMENT	296
RULE 61.....	300
APPEALS TO THE COURT OF APPEAL.....	300
APPLICATION OF THE RULE.....	300
ELECTRONIC EXCHANGE AND SUBMISSION OF DOCUMENTS.....	300
APPLICATION FOR LEAVE TO APPEAL.....	300
COMMENCEMENT OF APPEALS	302
CERTIFICATE OR AGREEMENT RESPECTING EVIDENCE.....	303
CROSS-APPEALS.....	304
AMENDMENT OF NOTICE OF APPEAL OR CROSS-APPEAL	305
PERFECTING APPEALS.....	305
APPEAL BOOK.....	306
APPELLANT'S FACTUM.....	307
RESPONDENT'S FACTUM.....	308
ABANDONED APPEALS.....	310
CROSS-APPEAL WHERE APPEAL ABANDONED OR DEEMED ABANDONED.....	310
MOTIONS IN COURT OF APPEAL	311
RULE 62.....	317
APPEALS TO THE SUPREME COURT	317
PROCEDURE ON APPEAL.....	317
DISMISSAL FOR DELAY	318
RULE 63.....	320
STAY PENDING APPEAL	320
EFFECT OF STAY	320
RULE 64.....	323
MORTGAGE ACTIONS.....	323
DEFINITION	323
DEFAULT JUDGMENT WITH REFERENCE	323
FORECLOSURE ACTIONS	323
SALE ACTIONS.....	327
REDEMPTION ACTIONS	328
PROCEDURE ON MORTGAGE REFERENCES GENERALLY	329
RULE 65.....	334
ESTATES OF DECEASED PERSONS.....	334
ACTING REGISTRAR.....	334
SEAL	334
SIGNING AND SEALING GRANTS	334
WILLS TO BE COPIED	334
PAPERS TO BE DRAWN BY PARTIES	334
FORMALITIES OF DOCUMENTS.....	334
FILING.....	335
SIZE OF PAPER	335
REMAIN IN COURT.....	335
PROCEEDINGS ON SEARCH.....	335
PETITION FOR PROBATE AND ADMINISTRATION	335

TABLE OF CONTENTS

WITNESS MAY NOT ACT AS A COMMISSIONER.....	335
INVENTORY NECESSARY WHEN WILL FILED AND REGISTERED.....	336
INVENTORIES AND ACCOUNTS TO BE TOTALLED.....	336
VERIFICATION.....	336
PRACTICE ON RE-SEALING.....	336
GRANT OF ANCILLARY PROBATE AND ADMINISTRATION.....	336
PROCEDURE ON APPLICATION FOR ANCILLARY PROBATE AND ADMINISTRATION.....	337
DOUBLE PROBATE.....	337
UNDATED WILL.....	338
CITATION TO ACCEPT PROBATE.....	338
CITATION TO BRING IN WILL.....	338
SUBPOENA TO EXAMINE PERSON HAVING KNOWLEDGE OF WILL OR ASSETS OF AN ESTATE.....	338
CITATION WHERE INTESTACY.....	338
REVOCAION OF GRANT.....	338
CAVEATS AND OBJECTIONS.....	339
PROOF IN SOLEMN FORM.....	339
MOTIONS FOR DIRECTIONS.....	340
PROCEEDING ON RETURN OF CITATION.....	341
JOINDER OF PARTIES.....	341
VESTING ORDER.....	341
NOTICE OF MOTION.....	341
NOTICE TO BE GIVEN.....	341
ORDER FOR PRODUCTION OF DOCUMENT.....	342
MODE OF SERVICE.....	342
PASSING OF ACCOUNTS.....	342
PROCEDURE.....	342
CONTENTS.....	343
COSTS.....	344
DECREE IN DUPLICATE, FILING AND SERVICE.....	344
FORMS.....	344
APPLICATION OF RULES.....	344
RULE 66.....	345
PARTITION PROCEEDINGS.....	345
GENERAL.....	345
RULE 67.....	346
PROCEEDINGS CONCERNING THE ESTATES OF INFANTS.....	346
PROCEDURE.....	346
RULE 68.....	347
PROCEEDINGS FOR JUDICIAL REVIEW.....	347
HOW COMMENCED.....	347
APPLICABLE PROCEDURE.....	347
HEARING DATE.....	347
APPLICATION RECORDS AND FACTUMS.....	347
CERTIFICATE OF PERFECTION.....	349
DISMISSAL FOR DELAY.....	350

TABLE OF CONTENTS

RULE 69	352
PROCEEDINGS UNDER THE PUBLIC TRUSTEE ACT	352
PROCEDURE	352
RULE 70	353
DIVORCE ACTIONS	353
APPLICATION OF RULES OF CIVIL PROCEDURE	353
DEFINITIONS	353
PETITION	353
SERVICE OF PETITION	354
TIME FOR SERVICE OF PETITION	355
PLEADINGS	355
ANSWER	355
REPLY	356
COUNTERPETITION	356
TIME FOR DELIVERY OR SERVICE OF ANSWER AND COUNTERPETITION	357
AMENDING ANSWER TO ADD COUNTERPETITION	357
ANSWER TO COUNTERPETITION	357
REPLY TO ANSWER TO COUNTERPETITION	358
FINANCIAL STATEMENTS	358
INTERIM RELIEF	360
CHILDREN AND DIRECTOR OF CHILD PROTECTION'S REPORT	362
NAMING PLACE OF TRIAL	363
MARRIAGE CERTIFICATE AND CERTIFICATE RESPECTING PRIOR PENDING PROCEEDINGS.....	363
MOTION FOR JUDGMENT - UNCONTESTED PROCEEDING.....	364
MOTION FOR JUDGMENT - CONTESTED PROCEEDING	367
ADJOURNMENT OF TRIAL	367
REFERENCE TO A DISPUTE RESOLUTION PROFESSIONAL OR CLINICIAN	368
CERTIFICATE OF DIVORCE.....	368
VARIATION OF FINAL ORDER FOR COROLLARY RELIEF	368
REGISTRATION OF ORDERS FROM OTHER PROVINCES.....	370
COSTS.....	371
PROCEEDINGS BETWEEN PROVINCES AND BETWEEN A PROVINCE AND A DESIGNATED JURISDICTION TO OBTAIN, VARY, RESCIND OR SUSPEND SUPPORT ORDERS	371
APPLICATIONS UNDER SECTION 18.1 OF THE <i>DIVORCE ACT</i> BY A PRINCE EDWARD ISLAND RESIDENT	372
APPLICATIONS UNDER SECTION 18.1 OR 19 OF THE <i>DIVORCE ACT</i> BY A RESIDENT OF ANOTHER PROVINCE OR A DESIGNATED JURISDICTION	373
TARIFF C.....	374
RULE 71	375
FAMILY LAW PROCEEDINGS	375
APPLICATION OF THE RULE.....	375
DEFINITIONS	375
ORIGINATING PROCESS	375
FINANCIAL STATEMENTS.....	376
PLACE OF HEARING	377

TABLE OF CONTENTS

DIRECTOR OF CHILD PROTECTION'S REPORT	377
REFERENCE TO A MEDIATOR OR CLINICIAN	377
INTERIM RELIEF	377
VARIATION APPLICATION	377
WARRANT FOR ARREST	378
RECOGNIZANCE	378
REQUEST BY EXTRA-PROVINCIAL TRIBUNAL FOR EVIDENCE IN CUSTODY CASES.....	378
RULE 72.....	380
PAYMENT INTO AND OUT OF COURT.....	380
PAYMENT INTO COURT.....	380
PAYMENT OUT OF COURT	380
DISCHARGE OF A MORTGAGE.....	382
STOP ORDER.....	382
RULE 73.....	384
RECIPROCAL ENFORCEMENT OF UNITED KINGDOM JUDGMENTS.....	384
DEFINITIONS	384
APPLICATION FOR REGISTRATION OF JUDGMENT.....	384
ENFORCEMENT OF JUDGMENT	384
RULE 74.....	385
SMALL CLAIMS.....	385
RULE 75.....	388
PARTICULAR PROCEEDINGS QUICK RULING.....	388
STATEMENT OF PURPOSE.....	388
RULE 75.1.....	391
SIMPLIFIED PROCEDURE	391
APPLICATION OF RULE	391
AVAILABILITY OF SIMPLIFIED PROCEDURE	391
AFFIDAVIT OF DOCUMENTS	393
NO DISCOVERY, CROSS-EXAMINATION ON AN AFFIDAVIT OR EXAMINATION OF WITNESS	394
MOTIONS.....	394
DISMISSAL BY PROTHONOTARY	395
SUMMARY JUDGMENT.....	396
SETTLEMENT DISCUSSION AND DOCUMENTARY DISCLOSURE	396
PRE-TRIAL CONFERENCE.....	396
PLACING DEFENDED ACTION ON TRIAL LIST.....	398
SUMMARY TRIAL.....	398
COSTS CONSEQUENCES	399
RULE 75.2.....	402
STATED CASE PROCEDURE	402
APPLICATION.....	402
MOTION FOR DIRECTIONS.....	402
COST OF INTERVENTION	403
QUESTION RE CONSTITUTIONALITY OF ACT/REGULATION	403
TERMS OF ORDER GRANTING INTERVENTION	403
MOTION TO BE HEARD BY ONE /THREE JUDGES.....	404

TABLE OF CONTENTS

RULE 76	405
RULES PROMULGATED UNDER THE WINDING-UP AND RESTRUCTURING ACT	
ACT	405
PETITION TO WIND UP CORPORATION.....	405
WINDING-UP ORDER.....	405
LIQUIDATOR	406
PROOF OF DEBTS	407
LIST OF CONTRIBUTORS.....	409
CALLS	409
PROCEEDINGS BEFORE THE COURT	411
ADVERTISEMENTS	412
REGISTER AND FILE OF PROCEEDINGS.....	412
PROVISIONAL LIQUIDATOR.....	412
ATTENDANCE AND APPEARANCE OF PARTIES	412
SERVICE OF SUMMONS, NOTICES, ETC.....	413
TERMINATION OF WINDING UP	413
LAWYER OF LIQUIDATOR	414
FORMS	414
DELEGATION.....	414
COSTS.....	414
POWER OF COURT	415
GENERAL DIRECTIONS.....	415
RULE 77	415
CONTROVERTED ELECTIONS (PROVINCIAL) ACT	
INTERPRETATION	415
RULE 78	424
DOMINION CONTROVERTED ELECTIONS ACT	
RULE 79	425
IMPRISONMENT WITHOUT ELIGIBILITY FOR PAROLE	
APPLICATION.....	425
PRELIMINARY HEARING.....	427
HEARING OF APPLICATIONS.....	429
GENERAL PROVISIONS.....	430
RULE 80	432
CRIMINAL RULE RESPECTING PRE-TRIAL CONFERENCES	
PRE-TRIAL CONFERENCE.....	432
RULE 81	434
SUMMARY CONVICTION APPEAL RULE	
APPLICATION AND INTERPRETATION.....	434
RULE 82	442
CRIMINAL APPEAL RULE	
INTERPRETATION AND DEFINITIONS.....	442
APPLICATION OF RULES	443
APPLICATION OF CIVIL RULES.....	443
NOTICE OF APPEAL	443
FILING AND SERVICE OF NOTICE OF APPEAL	444
LEAVE TO APPEAL.....	445

TABLE OF CONTENTS

REPORT OF A TRIAL JUDGE.....	445
APPEALS IN WRITING	446
TRANSCRIPTS	446
EXHIBITS.....	449
APPEAL BOOK.....	449
FACTUMS.....	450
PERFECTING APPEALS.....	452
HEARING OF APPEALS.....	452
ABANDONMENT OF APPEALS.....	453
TIMING WITH RESPECT TO INTERLOCUTORY APPLICATIONS	453
APPLICATIONS FOR DISCLOSURE, PRODUCTION OF THIRD PARTY RECORDS AND FRESH EVIDENCE	453
APPLICATION FOR ASSIGNMENT OF COUNSEL UNDER SECTION 684 OF THE CRIMINAL CODE	454
RELEASE FROM CUSTODY PENDING APPEAL	454
VARIATION OF AN ORDER FOR RELEASE FROM CUSTODY PENDING APPEAL	456
POST-SENTENCE REPORT	456
FORMAL ORDER.....	457
EXTENSION OR ABRIDGEMENT OF TIME	457
EFFECT OF NON-COMPLIANCE WITH RULES.....	458
GENERAL	459
RULE 83.....	461
MANDAMUS, CERTIORARI, PROHIBITION.....	461
PRACTICE AND PROCEDURE.....	461
HABEAS CORPUS.....	463