

TABLE OF CONTENTS

<i>About the Authors</i>	iii
<i>Introduction</i>	v
<i>Electronic Forms: Instructions and Table</i>	vii

CHAPTER 1: THE ATTORNEY-CLIENT RELATIONSHIP

1.1 FIRST CONTACT	1
1.2 THE INITIAL CONSULTATION	1
1.3 MANAGING EXPECTATIONS.....	2
1.4 FEE AGREEMENT.....	3
1.5 WHEN AND HOW TO TERMINATE THE RELATIONSHIP	4

CHAPTER 2: THEORY OF THE CASE AND APPROACH

2.1 CULLING OUT THE ISSUES AND EDUCATING THE CLIENT	5
2.2 KNOW THE LAW	6
2.3 SHOOT, READY, AIM?—DEVELOPING THE THEORY OF THE CASE	7
2.4 APPROACH: BRUSH FIRE OR FOREST FIRE?	8
2.5 METHODOLOGY VERSUS STRATEGY	8

CHAPTER 3: INITIAL PLEADINGS AND SERVICE

3.1 DRAFTING PERSUASIVE PLEADINGS	9
3.2 ASKING FOR THE APPROPRIATE RELIEF	10
3.3 TYPES OF INITIAL PLEADINGS	11
3.301 Complaint for Separate Maintenance	11
3.302 Divorce	12
3.303 Annulment	19
3.304 Sealing the Record	20

TABLE OF CONTENTS

3.4	RESPONSIVE AND DEFENSIVE PLEADINGS	20
3.401	Answer.....	20
3.402	Claiming the Fifth Amendment	21
3.403	Demurrer	22
3.404	Pleas in Bar	23
3.405	Grounds of Defense.....	24
3.5	COUNTERCLAIMS.....	26
3.6	DOMICILE AND RESIDENCE	26
3.7	VENUE.....	27
3.8	SERVICE OF PROCESS	27
	APPENDIX 3-1: COMPLAINT FOR SEPARATE MAINTENANCE	31
	APPENDIX 3-2: COMPLAINT FOR DIVORCE ON GROUNDS OF LIVING SEPARATE AND APART FOR STATUTORY PERIOD WHEN PARTIES HAVE NO MARITAL SETTLEMENT AGREEMENT.....	37
	APPENDIX 3-3: COMPLAINT FOR DIVORCE ON FAULT GROUNDS	45
CHAPTER 4: DISCOVERY		
4.1	SCOPE OF DISCOVERY	55
4.101	Limitation in Family Law Cases.....	55
4.102	How Far Back to Request Documents	55
4.103	Finances of New Spouse in Support Cases.....	55
4.2	INTERROGATORIES	56
4.201	In General	56
4.202	Limitation on Number.....	56
4.203	Allegations of Negative Behavior.....	57
4.3	REQUEST FOR PRODUCTION OF DOCUMENTS.....	57
4.301	In General	57
4.302	Copies of Hard Drives.....	58
4.303	Financial Documents	58
4.304	Entry upon Land or to Inspect Property	58
4.305	Non-Party Production of Documents	59

TABLE OF CONTENTS

4.306	Limits on Production of Documents	59
4.307	Organizing and Labeling Requested Documents	59
4.4	REQUESTS FOR ADMISSION	60
4.401	In General.....	60
4.402	Limitations on Number of Requests.....	60
4.403	Failure to Respond; Effect of Admission; Fees for Failure to Admit	60
4.5	ATTORNEY-ISSUED SUBPOENAS/HEALTH RECORDS.....	61
4.501	Witness Subpoenas	61
4.502	Subpoenas <i>Duces Tecum</i>	62
4.503	Obtaining Out-of-State Documents.....	63
4.504	Health Care Records	63
4.6	RULE 4:10 EXAMINATIONS	66
4.601	In General.....	66
4.602	Establishing Need for Examination	66
4.603	Rule 4:10 Requirements.....	67
4.7	CUSTODY EVALUATIONS.....	67
4.701	Juvenile and Domestic Relations District Court and Circuit Court Compared.....	67
4.702	Tactical Considerations	68
4.8	VOCATIONAL EVALUATIONS—VIRGINIA CODE SECTION 20-108.1	68
4.801	Vocational Rehabilitation Experts	68
4.802	Good Faith and Reasonableness of Party's Employment Decisions	70
4.9	DEPOSITIONS	70
4.901	Do's and Don'ts	70
4.902	Experts.....	72
4.903	Who May Attend a Deposition.....	72
4.904	Objections in Depositions.....	73
4.905	Whether to "Read" or Not to "Read"	74
4.906	Uniform Interstate Depositions and Discovery Act.....	74
4.10	OBJECTIONS TO DISCOVERY.....	75
4.1001	Generally	75
4.1002	Privilege	75
4.1003	Work Product Rule	76

TABLE OF CONTENTS

4.11	PROTECTIVE ORDERS	77
4.12	FAILURE TO COMPLY WITH DISCOVERY	78
4.1201	Order to Compel.....	78
4.1202	Motion for Sanctions	79
4.1203	Types of Sanctions Usually Imposed	79
4.1204	Fee Awards.....	80
4.13	SUPPLEMENTING DISCOVERY.....	80
4.14	THE PRETRIAL ORDER: FRIEND OR FOE?	81
	APPENDIX 4-1: INTERROGATORIES FOR ISSUES RELATED TO DIVORCE.....	83
	APPENDIX 4-2: INTERROGATORIES FOR CUSTODY, PARENTING TIME, AND CHILD SUPPORT ISSUES IN JDR COURT	111
	APPENDIX 4-3: REQUESTS FOR PRODUCTION OF DOCUMENTS	125
	APPENDIX 4-4: AGREED ORDER ALLOWING COMPUTER IMAGING AND ANALYSIS	143
	APPENDIX 4-5: REQUESTS FOR ADMISSIONS	147
	APPENDIX 4-6: AGREED PROTECTIVE ORDER	149
	APPENDIX 4-7: UNIFORM PRETRIAL SCHEDULING ORDER (RULE 1:18B).....	153

CHAPTER 5: EVIDENCE

5.1	ELEMENTS OF PROOF	157
5.2	AUTHENTICATION	157
5.3	THE EXHIBIT NOTEBOOK.....	158
5.4	GROUNDΣ FOR DIVORCE	159
5.401	Corroboration	159
5.402	Affidavits	160
5.403	Adultery—Standard of Proof.....	160

TABLE OF CONTENTS

5.5	CUSTODY CASES	161
5.501	Legal Custody	161
5.502	Physical Custody	162
5.503	Statutory Factors and Evidence	162
5.504	Essential Exhibits	167
5.505	The Child as Witness	168
5.506	Essential Witnesses	170
5.507	Testimony	171
5.6	EQUITABLE DISTRIBUTION	175
5.601	Equitable Distribution Law	175
5.602	Four-Step Analysis	175
5.603	Identification of Assets and Debts	175
5.604	Valuation	175
5.605	Classification, Burdens of Proof, and Tracing	177
5.606	Division	184
5.607	Commingled Assets	189
5.608	Real Estate Assets	191
5.609	Retirement Assets	192
5.610	Businesses	194
5.611	Stock Options and Restricted Stock Grants	195
5.612	Health Savings Accounts	197
5.613	Insurance Policies with Cash Value	197
5.614	Tax Issues	197
5.615	Financial Summaries	199
5.7	SPOUSAL SUPPORT	199
5.701	Discretion of Court	199
5.702	Statutory Factors and Evidence	199
5.703	Three-Step Approach to Spousal Support: Amount, Duration, and Modifiability	206
5.704	Retirement	213
5.705	Rehabilitative Spousal Support	214
5.706	Adultery and Manifest Injustice	215
5.707	Cohabitation After Spousal Support Award	216
5.708	Life Insurance	216
5.8	CHILD SUPPORT	217
5.801	Gross Income	217
5.802	Deviation from Guideline Support	218
5.803	Income Deduction Orders	222
5.9	SANCTIONS	223

TABLE OF CONTENTS

5.10	PROTECTIVE ORDERS FOR FAMILY ABUSE.....	224
5.11	ATTORNEY FEES.....	228
5.1101	Juvenile and Domestic Relations District Court.....	228
5.1102	Circuit Court	228
5.1103	Discretion of Court.....	229
5.1104	Bifurcated Proceedings.....	229
5.1105	When an Attorney Fees Award Is Due	229
5.1106	Expert Testimony.....	230
5.1107	Court Need Not Articulate Rationale; Basis in Record	230
5.1108	Reasonableness of Fee a Lawyer May Charge	231
5.12	SPOLIATION OF EVIDENCE	232
APPENDIX 5-1: STIPULATION		235
APPENDIX 5-2: AFFIDAVIT OF PLAINTIFF.....		237
APPENDIX 5-3: FINANCIAL SUMMARY		241

CHAPTER 6: OBJECTIONS

6.1	INTRODUCTION	253
6.2	RELEVANCE.....	253
6.3	HEARSAY	254
6.301	Admission by Party Opponent	255
6.302	Present Sense Impression	255
6.303	Excited Utterance	255
6.304	Then-Existing Mental, Emotional, or Physical Condition....	255
6.305	Business and Other Records	255
6.4	PRIVILEGE	258
6.401	Attorney-Client Privilege	258
6.402	Statement in Contemplation of a Crime.....	258
6.403	Inadvertent Disclosures of Privileged Information.....	259
6.404	Disclosure of Health Care Information.....	259
6.405	Fifth Amendment Privilege Against Self-Incrimination	260
6.406	Clergy and Communicant Privilege.....	260

TABLE OF CONTENTS

6.5	FOUNDATION (LACK OF).....	261
6.501	Witness Testimony.....	261
6.502	Documents, Voice Recordings, Videos, and Photographs.....	261
6.6	LEADING	262
6.7	CALLS FOR SPECULATION	262
6.8	UNRESPONSIVE	263
6.9	ARGUMENTATIVE.....	264
6.10	BADGERING	264
6.11	ASKED AND ANSWERED	264
6.12	ASSUMING FACTS NOT IN EVIDENCE	265
6.13	SCOPE OF EXAMINATION (OUTSIDE OF)	265
6.14	BEST EVIDENCE RULE	265
6.15	DEMONSTRATIVE EXHIBITS	266
6.16	TELEPHONE CONVERSATION RECORDINGS	266
6.17	COMPOUND QUESTIONS.....	266
6.18	OFFERS OF COMPROMISE	267
6.19	PAROL EVIDENCE.....	267
6.20	RULE ON WITNESSES	267
6.21	IMPEACHING ONE'S OWN WITNESS	268
6.22	MEDIATION	268

CHAPTER 7: PRE-TRIAL MOTIONS

7.1	INTRODUCTION.....	271
7.2	<i>PENDENTE LITE</i> MOTIONS	271

TABLE OF CONTENTS

7.3	MOTIONS FOR MEDIATION	272
7.4	MOTIONS <i>IN LIMINE</i>	273
7.5	MOTION TO COMPEL AND FOR DISCOVERY SANCTIONS.....	273
7.6	MOTION FOR ALTERNATE VALUATION	274
7.7	MOTIONS FOR DECLARATORY RELIEF.....	275
7.8	MOTION TO DIVEST JURISDICTION	275
7.9	MOTION FOR CONTINUANCE	276
7.10	MOTION TO NONSUIT.....	276
7.1001	Requirements	276
7.1002	Assessment of Expert Witness Fees and Travel Costs	277

CHAPTER 8: WITNESSES

8.1	EXPERT WITNESSES.....	279
8.101	Experts Typically Used.....	279
8.102	When to Engage	279
8.103	Permission Required to Name as Own Expert.....	279
8.104	Disclosure of Expert Witnesses.....	280
8.105	Qualification as Expert.....	281
8.106	Rules for Examining Experts	281
8.107	Outline of Questions for Expert	282
8.108	Written Report of Expert's Opinion	282
8.2	LAY WITNESSES	283
8.201	Need for Subpoena	283
8.202	Preparing Questions for Witness	283
8.203	Call Client as Last Witness	284
8.204	When to Excuse Witness	284
8.205	Testimony by Audiovisual Means in Circuit Court Civil Cases	284

CHAPTER 9: PRESENTATION

9.1	COURT REPORTERS	287
9.2	RULE ON WITNESSES.....	288

TABLE OF CONTENTS

9.3	ORDER OF PRESENTATION	289
9.4	ORDER OF WITNESSES.....	290
9.5	THE TRIAL NOTEBOOK	290
9.6	THE EXHIBIT NOTEBOOK.....	290
9.7	OPENING.....	291
9.8	MOTION TO STRIKE.....	292
9.9	REBUTTAL	292
9.10	CLOSING ARGUMENT	293
9.11	THE RULING.....	294

CHAPTER 10: POST-TRIAL MATTERS

10.1	MOTIONS TO RECONSIDER	295
10.2	MOTIONS TO REOPEN/REHEAR.....	295
10.3	PRESERVING THE MATTER FOR APPEAL IN JUVENILE AND DOMESTIC RELATIONS DISTRICT COURT.....	296
10.4	PRESERVING THE MATTER FOR APPEAL IN CIRCUIT COURT	297
10.5	ENFORCEMENT OF RULINGS: RULE TO SHOW CAUSE	297
10.6	SPECIAL COMMISSIONER.....	299
10.7	ATTORNEY'S LIEN	299
10.8	PREFILING INJUNCTIONS.....	300
10.9	BANKRUPTCY	301

CHAPTER 11: MODIFICATION OF CUSTODY AND SUPPORT

11.1	CHILD CUSTODY	303
11.2	CHILD SUPPORT.....	304

TABLE OF CONTENTS

11.3 SPOUSAL SUPPORT.....	304
11.4 RETROACTIVITY IN SUPPORT CASES.....	306
11.5 ATTORNEY FEES.....	307
TABLE OF AUTHORITIES.....	309
INDEX	I-1