Contents

Preface xvii

1-1	Civil Litigation Defined 2				
1-2	Structure of a Typical Court System 4				
1-3	Jurisdiction 8				
	Personal Jurisdiction and Subject Matter Jurisdiction 8				
	Venue 9				
	Concurrent Jurisdiction and Choice of Forum 9				
1-4	Federal Courts and State Courts 11				
1-5	The United States Supreme Court 14				
1-6	Procedural Rules and Substantive Law 14				
1-7	Remedies 16				
	Legal Remedies 16				
	Equitable Remedies 17				
	Distinction Between Legal and Equitable Remedies 18				
1-8	The Focus of Litigation 19				
1-9	Practical Considerations 20				

2 Basic Law Office Structure and Procedure 25

Introduction to Civil Litigation 1

2-1	The Structure of a Typical Law Firm 25
2-2	Time Sheets and Billing 28
2-3	Litigation Case-File Management 32
	Contents of a Typical Litigation Case File 32
	Computerized Case-File Management 36
	Opening a Litigation Case File 37
	Conflicts Check 38
	Statute of Limitations Safeguards 38
	Tickler System 39
	Regular Filing, Ongoing Adjustments, and
	Maintenance 39
	Storage of Files 40
	Closing a Case File 40
2-4	A Typical Day for a Litigation Paralegal 40

X Contents

2-5 Practical Considerations 41

3	The	Paral	egal	and	the	Case	47
----------	-----	--------------	------	-----	-----	------	----

- 7-1 The Case 47

 The Hampton Case 48

 Widgets and Gizmos, Inc. 50
- **3-2** Legal Ethics for the Paralegal 52
- **3.3** Accepting and Rejecting Cases 57
- **3-4** Practical Considerations 58

4 Investigation 61

- **4-1** Investigation in General 62
- 4-2 The Initial Client Interview 64
 Interview Preliminaries 65
 Interviewing Techniques 73
 Postinterview Procedures 77
- **4-3** The Cardinal Rules of Investigation 79
- **4-4** Obtaining Necessary Documents 81
- **4-5** Obtaining Physical Evidence 87
- **4-6** Witness Investigation 88

 Identifying and Locating Witnesses 89

 Interviewing Witnesses 90

 Expert Witnesses 92
- **4-7** Practical Considerations 94

5 Evidence 99

- **5-1** Background Considerations 100
- 5-2 Testimony 104
 Foundation 104
 Proper Questioning Techniques 105
 Impeachment 106
 Opinion Testimony 108
 Privileges 109
 The Hearsay Rule 110
- **5-3** Physical Evidence 112
- **5-4** Documents 114
- **5-5** Practical Considerations 116

Contents χi

6	The	Comp	laint	119
---	-----	------	-------	-----

6-7

7-1

6-1	The Cause of Action 119
6-2	A Few Preliminary Items 122
6-3	Choosing a Court 129
6-4	Drafting the Complaint 132
	Fact-Pleading and Notice-Pleading 132
	Form Books 137
	Turning the Elements into Allegations 137
6-5	Preliminary Injunctive Relief 147
6-6	Service of Process 149
	Possible Differences Between State and Federal
	Procedures 149
	Documents for Service of Process 155
	Procedure for Service of Process 166

Practical Considerations 171

The Pretrial Process 178

7 **Motion Practice and Other Subsequent Activity 177**

- Pleadings 179 Motions Attacking the Pleadings 180 The Appearance, Deadlines, Defaults, and Removal 181 7-2 The Appearance 181 Deadlines 184 Defaults 185 Removal 187
- 7-3 Motions in General 191
- 7-4 Motions Attacking the Pleadings 196 Vague or Ambiguous Pleadings 197 Excessive Language in Pleadings 201 Lack of Judicial Authority 201 Failure to Allege Valid Cause of Action 203 Failure to Name an Indispensable Party 205 Consolidation and/or Waiver of Rule 12 Defenses 205 Related State Court Procedures 206
- 7-5 Other Motions 208
- 7-6 Offer of Judgment 211
- 7-7 Practical Considerations 212

xii Contents

В	The Answer, Additional Claims, and Multiparty Practice 217						
	8-1	The Answer 218 Admitting, Denying, or Pleading Insufficient Knowledge Affirmative Defenses 226 Rule 12 Defenses 229 Jury Demand 230	219				
	8-2	Counterclaims 231					
	8-3	Counterclaims and Cross-Claims in Perspective 236 Multiparty Practice 237 Permissive Joinder of Plaintiffs in an Original Complaint Class Actions 238 Joinder of Indispensable Parties 240 Third-Party Complaints 241 Intervention 242 Interpleader 243 A Final Word on Multiparty Practice 243	237				
	8-4						
	8-5	, , ,					
	8-6	Practical Considerations 248					
9	Disc	overy 253					
	9-1	Discovery in General 254					
	9-2		259				
	9-3	•	200				
	9-4	Requests for Production of Documents, Electronically Stored Information, and Things or Entry Upon Land Document Control 278 Drafting Production Requests 282 Responding to Production Requests 285 Production of Electronically Stored Information 288 Production of "Things" and Entry Upon Land 289 The Use of a Subpoena for Documents Held by a Nonparty Witness 290	277				
	9-5	Depositions 290					

Deposition Notices and Subpoenas 292

Deposition Preliminaries 299

Contents xiii

Conduct of Deposition Itself 301
Postdeposition Procedure 302
Depositions Upon Written Questions 305
Request for Medical Examination 306
Request for Admissions 307

Discovery Motions 309

Practical Considerations 313

Manifest Tana 1 Tail 1 200

Resolution Before Trial: Dispositive Motions and Settlement 319

10-1	Moving Toward Trial 520	
10-2	Dispositive Motions in General 320	
	The Motion to Dismiss, and Dismissal in General	320
		201

The Procedure for Obtaining a Default Judgment 321
Motion for Judgment on the Pleadings Under Rule 12 325

10-3 Summary Judgment 327

Gathering the Supporting Materials 330

The Summary Judgment Motion and Memoranda 332

Oral Argument and Partial Summary Judgment 336

10-4 Settlement 337

Establishing a Preliminary Settlement Value 337

Negotiation 338

Settlement Documents 339

10-5 Practical Considerations 344

11 Trial and Appeal 347

9-6 9-7

9-8 9-9

10

11-1 The Pretrial Conference 348

The Pretrial Scheduling Conference 349

Pretrial Status Conferences 351

Final Pretrial Conference 353

State Court Pretrial Conference 354

11-2 A Basic Outline of the Trial 355 Jury Trial 357 Bench Trial 363

11.3 Trial Preparation 363
Scheduling 364
Review of Investigation and Discovery 365
Organization of Documents 365
Preparation of Exhibits 366
Subpoenas of Witnesses 367

xiv **Contents**

> Legal Research 367 Preparation of Client (and Other Witnesses) for Testimony 368 Trial Notebook 370

11-4 Paralegal Responsibilities at Trial and Beyond 370

Selecting the Jury 372 Opening Statements 373

Presentation of Evidence 373

Trial Motions and Posttrial Motions 378

Closing Argument 378

The Judgment 378

Collecting the Judgment 382

11-5 Appeals 384

Notice of Appeal 386

Bond 388

Record on Appeal 388

Appellate Briefs 389

Oral Argument 389

Decision of the Appellate Court and Subsequent Events 391

11.6 Practical Considerations 392

Administrative Hearings, Arbitration, and 12 Alternative Dispute Resolution

12-1 Administrative Hearings and Procedure 398 Access to Information 399

Rulemaking 400

Administrative Adjudication 402

Judicial Review 403

State Law Administrative Procedure 404

12-2 Arbitration 404

Court-Annexed Arbitration 405

Private Arbitration 407

12-3 Alternative Dispute Resolution 409

Conciliation 409

Mediation 410

Mock Trial, Minitrial, and Other Private Sector Alternatives 412

12-4 Practical Considerations 412

Appendix: NFPA Model Code of Ethics and Professional Responsibility and Guidelines for Enforcement 417

Glossary 429 Index 449