

Index

	Rule
Administration of justice	
Dangerous situations in court, duty to help	3.03, 6.01 (3)
Respect for	6.01
Security in court facilities	6.01 (3)
ADR, <i>see</i> Alternative Dispute Resolution	
Advertising, <i>see</i> Marketing	
Advising clients	3.02
Advocacy	
Advocate, acting as	4.01 (5)
Disclosure of documents	4.01 (6)
Duty to clients, tribunals	4.01 (1)–(4)
Incriminating physical evidence	4.01 (5.2)
Prosecutor, acting as	4.01 (5.1)
Affiliated entity, definition of	1.02
Affiliation, definition of	1.02
Alternative Dispute Resolution	3.02 (12)
Borrowing from clients	3.06 (5)–(7)
Associate, definition of	1.02
Business with a client	3.06
Charges or convictions by paralegal, duty to report	9.01(9)
Client, definition of	1.02
Communication with represented persons	7.02
Conduct unbecoming a paralegal, definition of	9.01 (13)
Confidentiality	
Disclosure to collect fees	3.03 (7)
Disclosure where criminal offence, civil liability, malpractice or misconduct	3.03 (6)
Disclosure where imminent risk	3.03 (5)
Disclosure where required by law	3.03 (4)
Duty of	3.03 (1)–(3)
Justified or permitted	3.03 (10)
Conflict of interest	
Acting against former clients	3.04 (5)–(6)
Advising more than one side of dispute	3.04 (2)
Avoidance of	3.04 (1)–(4)
Definition	1.02
Transfers between firms	3.05 (0.1)–(6)
Consent, definition of	1.02
Contingency fees	5.01 (7)–(9)
<i>Criminal Code of Canada</i> (s. 141)	
Client acting with dishonest licence	9.01 (6)
Client attempting to conceal indictable offence	9.01 (7)

Definitions	
Paralegal firm.....	3.04(18)
Pro bono paralegal	3.04(18)
Pro bono provider	3.04(18)
Short-term legal services.....	3.04(18)
Delegation by paralegal	8.01 (4)–(5)
Diminished Capacity	
Client with.....	3.02 (13)
When to appoint lawfully authorized representative	3.02 (14)
Disclosure of documents	
Paralegal acting as advocate	4.01 (6)
Discrimination	
Harassment, sexual or other.....	2.03 (3)
Race, ancestry, place of origin, colour, ethnic origin, citizenship, creed, sex, sexual orientation, gender identity, gender expression, age, record of offences, marital status, disability, pregnancy.....	2.03 (4)–(5)
Disqualification of paralegal firm.....	3.05 (2)
Duties to licensees, courtesy and good faith.....	7.01
Dishonesty by client or others.....	3.02 (4)–(7)
Documents inadvertently sent.....	7.01 (7)
Duty to clients	
Competence, standards of	3.01
Errors and omissions	
Compulsory insurance	8.04
Disclosure when breaching rule of duty to client as advocate.....	4.01 (7)
Duty to inform client of	3.02 (21)
Ethical duties (sharp practice, abuse of process, promptness, good faith)	7.01
Evidence, incriminating	4.01 (5.2)
Fees	
Contingency fees.....	5.01 (7)–(9)
Division of fees.....	5.01 (11)
Fair and reasonable	5.01 (1)–(2)
Fee splitting.....	5.01 (12)–(13)
Funds held in trust.....	5.01 (5)
Joint retainers	5.01 (10)
Referral fees	5.01 (14)-(20)
Repayment upon Court Order.....	5.01(6)
Financial responsibilities of paralegal	8.01 (2)
Fraud by client or others	3.02 (4)–(7)
French language	
Advising client of right to be served in French.....	3.02 (22)
Guarantees by a paralegal	3.06 (7)–(8)
Guilty pleas	4.01 (8)–(9)
Harassment, <i>see</i> Discrimination	
<i>Human Rights Code</i>	2.03 (1)–(2)
Joint retainers	3.04 (7)–(13)
Judicial interim release	3.06 (9)–(10)
Law Society	

Definition of.....	1.02
Duty to report unlawful conduct to.....	9.01
Legal Aid Ontario	3.02 (17)
Licensee, definition of	1.02
Limited scope retainer	
Providing legal services under	3.02 (15)–(17)
When communicating with represented persons	7.02 (2)
Marketing of legal services	
Advertising of fees	8.03 (3)
Definition of.....	8.03 (1)
Identification of types of license.....	8.03 (4)
Permitted marketing.....	8.03 (2)
Restrictions on making marketing services available.....	8.02 (1)–(2)
Second opinion services.....	8.03 (5)
Media appearances by paralegals.....	6.01 (4)–(4.1)
Mediator, paralegal acting as	2.01 (6)
Medical-legal reports	3.02 (18)–(20)
Non-payment of fees	
Withdrawal from services	3.08 (6)
Offences by paralegal, duty to report.....	9.01 (9)
Organization, definition	7.02 (6)
Paralegal	
Definition	1.02
Mediator, acting as.....	2.01 (6)
Outside interests and public office.....	2.01 (4)–(5)
Paralegal firm, definition of.....	1.02
<i>Pro bono</i> summary legal services	3.02 (17)
Pro bono paralegal	3.04(19)–(22)
Professional misconduct, definition of	9.01 (13)
Property, client’s	
Accounting and delivery	3.07 (5)–(6)
Identification of.....	3.07 (3)–(4)
Notification of receipt of.....	3.07–(2)
Preservation of	3.07 (1)
Public appearances by paralegals.....	6.01 (4)–(4.1)
Retainers, <i>see</i> Fees	
Represented persons, communicating with.....	7.02
Rules	
Definition of.....	1.02
Settlement	
Duty of paralegal to advise client to settle.....	3.02 (11)
Short-term pro bono services	3.04(19)–(22)
Supervisory responsibility of paralegal	8.01 (3)
Suspended paralegals	6.01 (7)–(9)
Telephone hotline advice	3.02 (17)
Transactions with clients.....	3.06 (2)–(4)
Trust conditions and undertakings	2.02 (1)–(4)
Trust account	

Improper usage.....	3.02 (6)	
Unauthorized practice of law		
Working with an unauthorized person.....	6.01 (5)–(6)	
Undertakings and trust conditions, given by paralegal.....	2.02	
Unrepresented persons, dealing with.....	4.05	
Withdrawal from representation		
Client refusing to accept advice.....	3.08 (2)–(4)	
Client refusing to accept criminal or quasi-criminal cases.....	3.08 (7)–(9)	
Good cause.....	3.08 (1)	
Leaving a firm.....	3.08(13.1)(1)–(13.2)	
Loss of confidence.....	3.08 (2)	
Mandatory withdrawal, when necessary.....	3.08 (5)	
Manner of withdrawal.....	3.08 (10)–(13)	Non-payment of fees 3.08 (6)
Optional withdrawal not to be made on difficult question.....	3.08 (4)	
Successor paralegal.....	3.08 (14)	
Witnesses		
Examination-in-chief and cross-examination.....	4.03 (1)–(3)	
Interviewing.....	4.02 (1)	
Paralegal as advocate.....	4.04 (1)	

Amended July 24, 2017