Chapt	er 1: Lav	vyer's Duties and Responsibilities to a Client or		
-	For	mer Client	1	
1-1	INTRO	DUCTION	1	
1-2	ELEMENTS OF LEGAL MALPRACTICE			
1-3	LEGAL MALPRACTICE AND THE RULES OF			
	PROFESSIONAL CONDUCT			
1-4	CREA	ΓΙΟΝ OF THE ATTORNEY-CLIENT		
	RELAT	FIONSHIP	3	
1-5	DUTIE	ES REGARDING FEES AND		
	TO OB	TAIN A RETAINER AGREEMENT	8	
1-6		ATIONS ON THE SCOPE OF		
	REPRI	ESENTATION - SCOPE AND LEGALITY	26	
1-7		OF DILIGENCE		
1-8	DUTY	OF COMMUNICATION	40	
1-9		OF CONFIDENTIALITY AND		
	THE LAWYER-CLIENT PRIVILEGE			
	1-9.1	New Jersey Rule of Evidence 504 and		
		New Jersey Statutes Section 2A:84A	43	
	1-9.2	Rule 1.6 Regarding Confidentiality of		
		Information	43	
	1-9.3	Confidentiality of Information of		
		Former Clients	44	
1-10		PTIONS TO THE LAWYER-CLIENT		
	PRIVII	LEGE	45	
	1-10.1	General Exceptions to		
		the Lawyer-Client Privilege	46	
	1-10.2			
	1-10.3	, E		
	1-10.4			
1-11		ISSIVE AND MANDATORY DISCLOSURE	53	
1-12		OF AN EMPLOYER, RESPONDEAT		
		RIOR AND APPARENT AUTHORITY		
1-13	DUTY	OF CORPORATE COUNSEL	62	

1-14	DUTY	AND LIABILITY OF LOCAL	
	COUN	SEL AND PRO HAC VICE COUNSEL	63
1-15	DUTY	TO THE CRIMINAL DEFENDANT	68
	1-15.1	Special Duties of Prosecutors	69
	1-15.2	Criminal Defense Counsel:	
		Representation of Multiple Clients	69
	1-15.3	Competent Representation	
	1-15.4	Communication with Clients	
	1-15.5	Criminal Defense Counsel and	
		the Lawyer Client Privilege	78
	1-15.6	Special Duties of Public Defenders	79
	1-15.7	Tort Claims Issues	
1-16	DUTY	TO PROTECT AGAINST EXPIRATION	
		E STATUTE OF LIMITATIONS	83
	1-16.1	Duty to Provide Longworth Notice in	
		Underinsured Motorist (UIM) Claims	85
1-17	DUTY	REGARDING USE OF A SUBPOENA	
1-18		TO ADVISE CLIENT OF	
		VTIAL CLAIM AGAINST ATTORNEY	88
1-19		TO MAINTAIN INSURANCE	
1-20		INATION OF THE ATTORNEY-CLIENT	
		TIONSHIP - BY ATTORNEY; DUTY	
		DECLINING A CASE OR	
		INATING REPRESENTATION	93
1-21		INATION OF THE ATTORNEY-CLIENT	, 0
		TIONSHIP - BY CLIENT	.105
1-22		RNEYS FEES LIEN PURSUANT TO	
		ON 2A:13-5	.107
1-23		THORIZED PRACTICE OF LAW	
1-24		FICE POINTERS CHAPTER ONE	
12.	110101	TOE TOTALERO OTHER PER OTTE	
Chant	er 2: Lav	yyer's Duties and Responsibilities to a Non-Client	.127
2-1		NERAL - RESPECT FOR RIGHTS OF	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
		PERSONS, MISCONDUCT DEFINED	
		PROHIBITED	127
2-2		LITY TO THIRD-PARTIES	
2 2	2-2.1	Liability to Third-Parties - Misrepresentation	, 12)
		to Others	129
	2-2.2	Liability to Third-Parties - Malicious Prosecution	
	2-2.2	Liability to Third-Parties - Negligent Conduct	
	2-2.3	Non-Liability to Third-Parties - Guarantor	, 172
	∠-∠.+	of Legal Fee	1/15
		OI Legal I'ee	. 143

 $\mathbf{X}\mathbf{X}$

2-3	DUTY TO THE COURT, OPPOSING	
	PARTY AND COUNSEL	
	2-3.1 Duty of a Lawyer During Trial and Summation	154
2-4	DUTY TO REPORT CERTAIN MISCONDUCT	
	OF OTHER LAWYERS	162
2-5	COMMUNICATION WITH PERSON	
	REPRESENTED BY COUNSEL	164
2-6	DEALING WITH UNREPRESENTED PERSONS OR	
	EMPLOYEES OF AN ORGANIZATION	166
2-7	DUTY TO PROSPECTIVE CLIENTS	
2-8	DUTY REGARDING LITIGATION PUBLICITY	177
2-9	DUTIES REGARDING REAL	
	ESTATE TRANSACTIONS	185
2-10	DUTY AS A FIDUCIARY	193
2-11	DUTY TO AN ESTATE	
2-12	PRACTICE POINTERS CHAPTER TWO	205
	ter 3: Elements of Legal Malpractice	209
3-1	STANDARD OF CARE	209
3-2	DUTY OF CARE FOR CRIMINAL	
	DEFENSE ATTORNEYS	214
3-3	EXAMPLES WHERE NO DUTY OF CARE WAS	
	FOUND REGARDING NON-CLIENTS	216
3-4	EXAMPLES WHERE A DUTY OF CARE	
	WAS FOUND REGARDING NON-CLIENTS	219
3-5	RULES OF PROFESSIONAL CONDUCT AS	
	EVIDENCE OF LEGAL MALPRACTICE	
3-6	DUTY OF A SPECIALIST	228
3-7	A LAWYER'S EXERCISE OF REASONABLE	
	JUDGMENT IS NOT MALPRACTICE	229
3-8	PRACTICE POINTERS CHAPTER THREE	231
Cl	4 - 4 C - 6 1 - 4 - 6 1 - 4 1 D' 1 C 1 C 1	222
Cnap 4-1	ter 4: Conflicts of Interest and Disqualification of Counsel CONFLICTS OF INTEREST - IN GENERAL	233
4-1		
4.2	4-1.1 Conflict of Interest - Lawyer as Witness	238
4-2	CONFLICT OF INTEREST - INSURANCE	240
4.2	DEFENSE COUNSEL	240
4-3	CONFLICT OF INTEREST - SUCCESSIVE	240
1 1	GOVERNMENT AND PRIVATE EMPLOYMENT	
4-4	CONFLICT OF INTEREST - PROHIBITION AGAINST	
	BUSINESS RELATIONSHIPS WITH CLIENTS	250

4-5	CONFLICT OF INTEREST - FORMER CLIENTS	262
4-6	PRACTICE POINTERS CHAPTER FOUR	269
\boldsymbol{C}		251
	pter 5: Proximate Causation in Legal Malpractice Cases	2/1
5-1	IN GENERAL	
5-2	BURDEN OF PROOF	2/1
5-3	EXPERT TESTIMONY IN PROOF OF	27.4
	PROXIMATE CAUSE	2/4
	5-3.1 Substantial Factor Test for	250
<i>-</i> 1	Proximate Causation DISMISSAL FOR LACK OF PROXIMATELY	279
5-4		201
	CAUSED DAMAGES	281
5-5	MODEL JURY CHARGE FOR	201
	PROXIMATE CAUSATION	
5-6	COLLECTIBILITY OF DAMAGES	
5-7	THE "SUIT WITHIN A SUIT"	298
5-8	USE OF COMMON KNOWLEDGE	202
- 0	DOCTRINE TO PROVE CAUSATION	
5-9	PRACTICE POINTERS CHAPTER FIVE	305
Char	pter 6: Damages in Legal Malpractice Cases	307
6-1	DAMAGES IN GENERAL	307
	6-1.1 Attorney's Fees as Damages	
6-2	NEGLIGENT ATTORNEY NOT ENTITLED	
	TO A LEGAL FEE	320
6-3	DISGORGEMENT	325
6-4	EMOTIONAL DISTRESS	331
6-5	PUNITIVE DAMAGES	336
6-6	PRE-JUDGMENT INTEREST	340
6-7	MITIGATION OF DAMAGES	342
6-8	LIENS ON RECOVERIES IN	
	LEGAL MALPRACTICE CASES	343
6-9	PRACTICE POINTERS CHAPTER SIX	347
Cha	pter 7: Legal Malpractice Insurance Issues	3/10
7-1	LEGAL MALPRACTICE INSURANCE ISSUES	349
7-1	DUTY TO DEFEND	
7-2	STATUTE OF LIMITATIONS FOR CLAIMS ON	343
1-3	A LEGAL MALPRACTICE POLICY	352
7-4	CLAIMS MADE COVERAGE	
7- 4 7-5	EXCLUSIONS FOR CLAIMS ARISING OUT OF	
1-5	AN OWNERSHIP INTEREST IN A BUSINESS	361
	AN OWNERSHIL INTEREST IN A DUSINESS	301

/-6	EXCL	USIONS FOR CLAIMS ARISING OUT OF	
	FRAU	D IN APPLYING FOR INSURANCE	363
7-7	EXCL	USIONS FOR CLAIMS ARISING	
	OUT (OF FRAUD	368
7-8		TICE POINTERS CHAPTER SEVEN	
Char	iter 8: Ex	pert Testimony and Evidence Issues in	
Chap		gal Malpractice Cases	371
8-1	REOU	IREMENT FOR EXPERT TESTIMONY IN	
0 1		L MALPRACTICE CASES	371
8-2		OPINION RULE IN	
0 2	LEGA	L MALPRACTICE CASES	373
8-3		MON KNOWLEDGE DOCTRINE	
8-4		L MALPRACTICE CASES WHERE	500
0 .		RT TESTIMONY WAS NOT REQUIRED	381
8-5		L MALPRACTICE CASES WHERE	501
0 5	EXPE	RT TESTIMONY WAS REQUIRED	390
8-6	REOL	IREMENT OF AN AFFIDAVIT OF MERIT	570
0 0	IN LE	GAL MALPRACTICE CASES	397
	8-6.1	Time for Service	
	8-6.2	Failure to Produce Necessary Records Needed	100
	0 0.2	for the Affidavit of Merit	401
	8-6.3	Minimum Requirements of the Affidavit of Merit.	
	8-6.4	Is an Affidavit of Merit Needed for	102
	0 0.1	Law Firms and Professional Corporations?	403
	8-6.5	Dismissal with Prejudice Absent	103
	0 0.5	Extraordinary Circumstances	405
	8-6.6	May the Affidavit of Merit be Waived?	
	8-6.7	Ferreira Conference	
	8-6.8	Does the Affidavit of Merit Statute Apply	100
	0 0.0	to Crossclaims or Counterclaims?	409
	8-6.9	Applicability to Third-Party	107
	0 0.7	Malpractice Complaint	412
8-7	LISE C	OF ARTIFICIAL INTELLIGENCE	112
0 /	BY LAWYERS IN NEW JERSEY		
8-8		TICE POINTERS CHAPTER EIGHT	
C)			
		eadings and Defenses in Legal Malpractice Cases	417
9-1		UTE OF LIMITATIONS IN LEGAL	417
0.2		PRACTICE CASES	417
9-2		RE CONTROVERSY DOCTRINE IN	42.5
	LEGA	L MALPRACTICE CASES	435

Appen	dix C: Model Civil Jury Charges Related to Legal Malpractice	615	
	dix B: Selected New Jersey Court Rules	593	
	dix A: New Jersey Rules of Professional Conduct		
10-7	PRACTICE POINTERS CHAPTER 10		
	10-6.5 Attorney Disciplinary Case Database		
	10-6.4 Readmission After Disbarment		
	10-6.2 Disciplinary Review Board		
	10-6.1 District Ethics Committee		
10-0	SYSTEM - PROCESS AND PROCEDURE	510	
10-5 10-6	NEW JERSEY DISCIPLINARY	312	
10-4	FEE ARBITRATION		
10-3	FEE DISPUTES		
10-2	RANDOM AUDIT COMPLIANCE PROGRAM		
10-1	ATTORNEY ETHICS HOTLINE		
10-1	NEW JERSEY DISCIPLINARY SYSTEM		
	er 10: Overview of the New Jersey Disciplinary System		
9-12	PRACTICE POINTERS CHAPTER NINE		
	9-11.4 Proximate Causation		
	Conduct to Prove Negligence	503	
	9-11.3 Use of the Model Rules of Professional		
	9-11.2 Common Knowledge		
	9-11.1 Requirement of an Expert Witness		
9-11	JURY CHARGE IN LEGAL MALPRACTICE CASES		
<i>y</i> 10	FOR PUBLIC EMPLOYEES AND DEFENDERS	498	
9-10	REQUIREMENT OF A NOTICE OF TORT CLAIM		
9-9	IMMUNITY FOR GOVERNMENT LAWYERS		
9-8	COMPARATIVE NEGLIGENCE		
J-1	CLAIMS		
9-7	LITIGATION PRIVILEGE IN LEGAL MALPRACTIC		
7-0	CRIMINAL PROCEEDINGS AS A DEFENSE	480	
9-6	ISSUE PRECLUSION: GUILTY PLEA IN	403	
J - J	THE UNDERLYING CASE AS A DEFENSE	162	
9-5	ISSUE PRECLUSION: SETTLEMENT OF	431	
9-4	AS A DEFENSE	451	
9-4	ISSUE PRECLUSION: COLLATERAL ESTOPPEL	443	
9-3	MALPRACTICE CASES	115	
(1 2			

Appendix D: New Jersey Supreme Court Attorney Advertising Guidelines	627
Appendix E: New Jersey Supreme Court Preliminary Guidelines on New Jersey Lawyers' Use of Artificial Intelligence	629
Table of Cases	633
Index	645