

TABLE OF CONTENTS

Preface	vii
Appendix Stages of a Writ Action	viii
Table of Cases	xvii
Table of Legislation	xli
Table of Practice Directions	lxxxiii

CHAPTER 1 INTRODUCTION TO CIVIL PROCEDURE IN HONG KONG

1. Overview of Civil Procedure	1.1
(a) Distinction Between Civil and Criminal Procedure	1.1
(b) Which Courts Have Jurisdiction (<i>i.e.</i> Power) Over Civil Matters in Hong Kong?	1.3
(c) Where Do You Find Civil Procedure in Hong Kong?	1.5
(d) Rules of the High Court versus Rules of the District Court	1.7
2. Pre-Action Considerations	1.9
3. Civil Justice Reform	1.10
4. Introduction to Limitation of Actions	1.22
(a) General	1.22
(b) Contract	1.27
(c) Tort	1.29
(d) Extension/Exclusion of Limitation Periods	1.32
(e) Claims for Specific Performance, Injunction and Other Equitable Relief	1.37
5. Proving a Cause of Action	1.38
6. New Companies Ordinance	1.44

CHAPTER 2 OVERVIEW OF CIVIL LITIGATION IN THE COURT OF FIRST INSTANCE AND DISTRICT COURT

1. Jurisdiction in General	2.1
2. Jurisdiction of the Court of First Instance	2.4
3. Jurisdiction of the District Court	2.11
4. Transfer of Actions Between the Court of First Instance and District Court	2.18
(a) Claim (by Plaintiff) in the DC Which is <i>Outside</i> the Jurisdiction of the DC but Within the Jurisdiction of the CFI	2.20
(b) Counterclaim (by Defendant) in the DC Which is <i>Outside</i> the Jurisdiction of the DC but Within the Jurisdiction of the CFI	2.23

- (c) Both the Plaintiff's Claim and the Defendant's Counterclaim are *Within* the DC's Jurisdiction 2.27
- (d) Action Started in the CFI Where Both the Plaintiff's Claim and the Defendant's Counterclaim are *Outside* the Financial Limit of the DC's Jurisdiction 2.29
- (e) Costs Orders that may be Made by the Court in Relation to Transfers of Actions 2.31
- (f) Bringing an Action in the Wrong Court 2.34

CHAPTER 3 UNDERLYING OBJECTIVES AND CASE MANAGEMENT BY THE COURTS

- 1. Court's "Underlying Objectives" 3.1
- 2. Court's Case Management Powers 3.5

CHAPTER 4 STARTING COURT PROCEEDINGS

- 1. Methods of Commencing Proceedings 4.1
 - (a) General 4.1
 - (b) The Writ 4.3
 - (c) The Originating Summons 4.5
 - (d) Choice between Writ and Originating Summons 4.8
 - (e) Action Started by Originating Summons Ordered to Continue as if Begun by Writ 4.12
 - (f) Motion or Petition 4.13
 - (g) What if the Wrong Mode is Used? 4.15
 - (h) Who Can Start and Continue Actions? 4.16
- 2. Validity and Renewal of Writ 4.18

CHAPTER 5 SERVICE OF COURT DOCUMENTS

- 1. Service of Originating Process Within the Jurisdiction 5.1
 - (a) Service Within the Jurisdiction (*i.e.* in Hong Kong) in General 5.1
 - (b) Service of Writ on Individuals 5.4
 - (c) Service of Writ on Body Corporate 5.9
 - (d) Service of Writ on Partnerships (and Sole Traders) 5.13
 - (e) Service of Writ Accepted by Defendant or Defendant's Solicitor 5.17
 - (f) Service of Writ Pursuant to Contract 5.19
 - (g) Service of Writ by Agreement of Parties 5.20
 - (h) Service of Writ on Persons under Disability 5.21
 - (i) No Service on Sundays 5.23
- 2. Service of Writ Out of Jurisdiction 5.25
 - (a) Service out of Jurisdiction Under Rules of the High Court and Rules of the District Court O.11 5.25
 - (b) *Exceptional Case*—Service on Agent (in Hong Kong) of Overseas Principal 5.33
- 3. Substituted Service 5.36

- 4. Ordinary Service 5.39
- 5. Timing of Service by Hand Delivery 5.42

CHAPTER 6 ACKNOWLEDGEMENT OF SERVICE, TIME PERIODS, PLEADINGS AND AMENDMENT

- 1. Acknowledgement of Service of Writ (By Defendant) and Dispute of Court's Jurisdiction 6.1
 - (a) General 6.1
 - (b) Who Can Acknowledge Service? 6.4
 - (c) Form and Contents of AOS 6.8
 - (d) Timing 6.11
 - (e) Dispute of Court's Jurisdiction 6.14
- 2. Time Periods 6.21
- 3. Pleadings 6.24
 - (a) What are Pleadings? 6.24
 - (b) Purpose of Pleadings 6.26
 - (c) Formal Requirements—General 6.27
 - (d) Contents of Pleadings—General 6.29
 - (e) Contents of Pleadings—Statement of Claim 6.43
 - (f) Contents of Pleadings—Defence (and Counterclaim) 6.44
 - (g) Contents of Pleadings—Reply and/or Defence to Counterclaim 6.55
 - (h) Pleadings after Reply (and/or Defence to Counterclaim) 6.61
- 4. Amendment of Writ, Pleadings and Other Documents 6.64
 - (a) General 6.64
 - (b) Amendment of Pleading *by Consent* 6.68
 - (c) Amendment of Writ/Pleading *Without Leave* 6.69
 - (d) Amendment of Writ/Pleading *With Leave* 6.79
 - (e) Amendment of Judgments and Orders—the "Slip Rule" 6.88

CHAPTER 7 PARTIES AND JOINDER

- 1. Joinder of Causes of Action and Joinder of Parties 7.1
 - (a) General 7.1
 - (b) Joinder of Causes of Action 7.4
 - (c) Joinder of Parties 7.7
- 2. "Third Party" Claims 7.19
 - (a) General 7.19
 - (b) Distinction Between Third Party Procedure Under O.16 and Counterclaim Procedure Under O.15 7.27
- 3. Consolidation of Actions 7.30
- 4. Interpleader Proceedings 7.33

CHAPTER 8 DEFAULT JUDGMENT, SUMMARY JUDGMENT AND APPLICATION UNDER O.14A

1. Default Judgment.....	8.1
(a) General.....	8.1
(b) In Default of Giving Notice of Intention to Defend.....	8.3
(c) In Default of Service of Defence.....	8.21
2. Summary Judgment.....	8.31
(a) General.....	8.31
(b) Application.....	8.37
(c) Orders that may be Made on Summary Judgment Application.....	8.41
3. Application Under O.14A.....	8.44
(a) General.....	8.44
(b) Application.....	8.47

CHAPTER 9 INTERLOCUTORY PROCEEDINGS AND PREPARATIONS FOR TRIAL

1. Introduction to Interlocutory Applications.....	9.1
(a) General.....	9.1
(b) How are Interlocutory Applications Made?.....	9.3
2. Case Management Summons and Conference.....	9.8
(a) General.....	9.8
(b) New Case Management Regime Under Amended Rules of the High Court and New Rules of the District Court O.25.....	9.10
3. Strike Out of Writ (Indorsement) or Pleading.....	9.20
(a) General.....	9.20
(b) Grounds for Strike Out.....	9.22
(c) Only Plain and Obvious Cases.....	9.23
(d) Application.....	9.25
4. Dismissal of Action for Want of Prosecution.....	9.27
(a) General.....	9.27
(b) Grounds for Dismissal of Action For Want of Prosecution.....	9.29
(c) Intentional and Contumelious Default.....	9.33
(d) Inordinate and Inexcusable Delay.....	9.35
(e) Starting an Action with No Intention to Bring it to Conclusion.....	9.40
(f) Exercise of Court's Discretion.....	9.41
(g) Application.....	9.43
5. Interim Payment.....	9.44
(a) General.....	9.44
(b) When will the Court Order an Interim Payment?.....	9.47
(c) Application.....	9.50

6. Discovery.....	9.56
(a) Automatic Discovery Under Rules of the High Court and Rules of the District Court O.24—Main Form of Discovery.....	9.56
(b) Other Forms of Discovery.....	9.82
(c) Use of Materials Obtained on Discovery.....	9.91
7. Interrogatories.....	9.94
8. Witness Statements.....	9.101
(a) General.....	9.101
(b) Directions for Exchange of Witness Statements.....	9.105
(c) Hearsay.....	9.107
(d) Use of Witness Statement at Trial.....	9.109
9. Experts' Reports.....	9.112
(a) General.....	9.112
(b) Duties and Responsibilities of Experts.....	9.114
(c) Directions for Expert Evidence.....	9.116
10. Injunctions.....	9.120
(a) General.....	9.120
(b) General Principles for Granting Interlocutory Injunctions.....	9.123
(c) Application for Interlocutory Injunctions—General.....	9.125
(d) <i>Mareva</i> Injunction.....	9.129
(e) <i>Anton Piller</i> Order.....	9.134
11. "Setting Down" a Writ Action for Trial.....	9.139

CHAPTER 10 ADMISSIONS IN MONEY CLAIMS, SETTLEMENT AND TERMINATION OF ACTIONS

1. Admissions in Claims for Payment of Money.....	10.1
(a) General.....	10.1
(b) Admission of Money Claims—General Scheme.....	10.6
(c) Admission of <i>Whole of Liquidated</i> Claim.....	10.10
(d) Admission of <i>Part of Liquidated</i> Claim in Satisfaction of Whole Claim.....	10.13
(e) Admission of Liability for <i>Whole of Unliquidated</i> Claim (<i>Without Offering to Pay Any Sum to Satisfy the Claim</i>).....	10.16
(f) Admission of Liability for <i>Unliquidated</i> Claim (and Offering to Pay a Sum to Satisfy the Claim).....	10.19
(g) Admission Forms to be Served with Originating Process.....	10.22
2. Settlement and Devices to Aid Settlement.....	10.24
(a) General.....	10.24
(b) "Without Prejudice" Correspondence.....	10.28
(c) Sanctioned Payments and Sanctioned Offers.....	10.32
(d) Payment into Court.....	10.45
(e) <i>Calderbank</i> Offers.....	10.57
(f) Open Offers.....	10.60

3. Formalising Settlement, Termination of Action and Withdrawal of Claims	10.63
(a) Formalising Settlement	10.63
(b) Termination of Action	10.65

CHAPTER 11 OVERVIEW OF THE CIVIL TRIAL

1. Admissions and Notices to Admit Facts or Documents Under O.27	11.1
(a) General	11.1
(b) Notice to Admit Facts	11.3
(c) Notice to Admit Documents	11.8
(d) Judgment or Order on Admissions	11.12
2. Modes of Trial and Preparation for Trial	11.14
(a) Modes of Trial	11.14
(b) Trial Bundles and Authorities for Use at the Trial	11.16
3. Procedure at the Trial	11.18
(a) Failure to Appear at the Trial	11.18
(b) Adjournment of the Trial	11.20
(c) Court's Power to Make Directions Regarding the Trial	11.21
(d) Trial in Open Court	11.23
(e) Order of Speeches	11.25
(f) Exhibits at Trial	11.28
(g) Court's Power to Inspect	11.29
(h) Judgment	11.30

CHAPTER 12 COSTS

1. Main Principles	12.1
(a) General	12.1
(b) Liability to Pay Another Party's Costs	12.4
(c) Amount of Costs to be Paid	12.15
(d) Court's Power to Order Non-Party to Pay Costs	12.26
2. Security for Costs	12.29
(a) General	12.29
(b) Rules of the High Court and Rules of the District Court O.23	12.32
(c) Section 905 of the New Companies Ordinance	12.34
(d) Court's Exercise of Discretion	12.37
(e) The Application	12.39

CHAPTER 13 CIVIL APPEALS

1. General	13.1
2. Important Principles Relating to Appeals	13.7
(a) Findings of <i>Fact</i> by Lower Court	13.7
(b) Exercise of Discretion by Lower Court	13.10

(c) Case Management Decision	13.12
(d) New Evidence Sought to be Adduced at Appeal	13.13
(e) New Point Taken at Appeal	13.15
(f) Appeal Does Not Operate as Stay of Execution of Judgment	13.19
3. Appeals to the District Court and Court of First Instance	13.26
(a) Appeals to the District Court	13.26
(b) Appeals to the Court of First Instance	13.29
4. Appeals to the Court of Appeal	13.35
(a) General	13.35
(b) Appeals from Tribunals	13.37
(c) Appeals from the District Court	13.38
(d) Appeals from a Court of First Instance Master	13.42
(e) Other Appeals from the Court of First Instance (Including from a Court of First Instance Judge in Chambers)	13.44
5. Appeals to the Court of Final Appeal	13.50
(a) General	13.50
(b) Right to Appeal to the Court of Final Appeal	13.54
(c) Procedure for Appeals to the Court of Final Appeal	13.56

CHAPTER 14 ENFORCEMENT OF JUDGMENTS

1. Strategy Regarding Enforcement of Judgments	14.1
(a) General	14.1
(b) Information Regarding a Defendant's Assets	14.3
2. Methods of Enforcement of Money Judgments	14.5
(a) General	14.5
(b) Goods and Chattels—Writ of <i>Fieri Facias</i>	14.7
(c) Debts—Garnishee Order	14.14
(d) Interest in Land, Securities and Funds in Court, and Under Trusts— Charging Order	14.22
(e) Other Orders Related to the Charging Order	14.29
(f) Other Orders to Help Enforcement	14.30
(g) Insolvency Proceedings	14.32

<i>Index</i>	443
--------------------	-----