



# Solicitors And Their Clients

**Aaron Van Schaick Cochrane**



## **Solicitors And Their Clients:**

**Divorce Lawyers and Their Clients** Austin Sarat, William L. F. Felstiner, 1997 Each year more than 2 million Americans get divorced and most of them use a lawyer In closed door conversations between lawyers and their clients strategy is planned tactics are devised and the emotional climate of the divorce is established Do lawyers contribute to the pain and emotional difficulty of divorce by escalating demands and encouraging unreasonable behavior Do they take advantage of clients at a time of emotional difficulty Can and should clients trust their lawyers to look out for their welfare and advance their long term interests Austin Sarat and William L F Felstiner s new book based on a pioneering and intensive study of actual conferences between divorce lawyers and their clients provides an unprecedented behind the scenes description of the lawyer client relationship and calls into question much of the conventional wisdom about what divorce lawyers actually do Divorce Lawyers and Their Clients suggests that most divorces are marked less by a pattern of aggressive advocacy than by one of inaction and drift It uncovers reasons why lawyers find divorce practice frustrating and difficult and why clients frequently feel dissatisfied with their lawyers This new work provides a unique perspective on the dynamics of professionalism It charts the complex and shifting ways lawyers and clients negotiate their relationship as they work out the strategy and tactics of divorce Sarat and Felstiner show how both lawyers and clients are able to draw on resources of power to set the agenda of their interaction while neither one is fully in charge Rather power shifts between the two parties where it is achieved power is found in the ability to have one s understandings of the social and legal worlds of divorce accepted Power then works through the creation of shared meanings Divorce Lawyers and Their Clients examines the effort to create such shared meanings about the nature of marriage and why marriages fail the operation of the legal process and the best way to bring divorces to closure It will be fascinating reading for anyone who is going through a divorce or has gone through one as well as for lawyers judges and scholars of law and society

**The Law Relating to Solicitors of the Supreme Court of Judicature** Arthur Cordery, 1888

**Solicitor's Handbook 2015** Andrew Hopper QC, 2014-11-14 The Solicitor s Handbook 2015 is a comprehensive yet user friendly guide to the regulatory maze that governs the conduct of solicitors This essential handbook covers the Solicitors Regulation Authority s SRA Code of Conduct along with the Accounts Rules financial services regulation money laundering requirements and alternative business structures ABS regulations It also usefully sets out the extent of the regulator s powers and describes the practical workings of the regulatory and disciplinary processes including investigations by the SRA and proceedings before the Solicitors Disciplinary Tribunal SDT as well as the relevant rights of appeal and review The 2015 edition has been thoroughly updated to take account of all significant regulatory changes that have been introduced since January 2013 including the ban on referral fees in personal injury cases which came into force on 1 April 2013 and the SRA s warning notice changes to the law relating to conditional fee agreements and extension of the range of cases in which damages based agreements can be used new requirements for individuals or entities

temporarily practising overseas a relaxation of the requirements for referrals to financial advisers changes to the regulation of consumer credit activities which has passed from the Office of Fair Trading to the Financial Conduct Authority the abolition of the Assigned Risks Pool from 1 October 2013 High Court decisions in *Fuglers* and *Andersons* regarding the level of fines that the SDT can impose *The Ethics and Conduct of Lawyers in England and Wales* Andrew Boon, 2023-11-30 The fourth edition of this respected textbook examines the regulation and conduct of lawyers in England and Wales and addresses new developments in the field including those in international practice sexual misconduct and the environment Focusing on the practice of and interrelationship between solicitors and barristers the book provides background to current arrangements while exploring contemporary rules of conduct systems of regulation and controversies The four main parts cover client duties wider obligations key contexts and regulation Parts one to three provide an academic introduction to the subject of lawyers ethics They are suitable as a core text for a semester course at undergraduate level providing grounding for vocational training such as the Solicitors Qualifying Examination Comparisons are made with conduct rules applying in other leading common law jurisdictions where relevant These parts also explore links between the subject of ethics and the development of lawyers practical skills Part four applies the general principles to three elements of regulation practice admission and discipline The approach throughout is socio legal While the essential law is described relevant social science research informs consideration of issues and debates , *The Solicitors' Journal & Reporter* , 1859 **Accounts for Solicitors** Ralph Denny, 2013-03-04 First published in 2004 Routledge is an imprint of Taylor Francis an informa company *Insurance Disputes* Robert Merkin, Iain Goldrein QC, Jonathan Mance, 2020-11-26 Written by an impressive team of specialist contributors Insurance Dispute is the authoritative guide to litigation for both the insurer and the insured Divided into two parts principles of law and their practical use in individual types of insurance it aims to identify and resolve questions such as How should the claimant handle a dispute Is the claim within the cover When should an insurer dispute cover What steps can an insurer take to deny cover Updated and revised to include new chapters on marine insurance the Financial Ombudsman Service and ATE insurance Insurance Disputes is essential reading for anyone involved in insurance law and litigation **The Solicitors' Journal and Reporter** , 1876 *The Law Reports* George Wirgman Hemming, 1886 *The Saturday Review of Politics, Literature, Science and Art* , 1911 **Legal Foundations 2018/2019** Kier Bamford, 2018-06-30 Legal Foundations provides a practical introduction to five subjects that are an intrinsic part of legal practice and which must be clearly understood by all practitioners Revenue Law Professional Conduct EC Law Human Rights and Probate and Administration Worked examples illustrate how these topics are applied in practice *The Simulated Client (1996)* Fran Wasoff, R. Emerson Dobash, 2018-02-06 Published in 1996 this book presents an innovative method for studying the work of professionals with clients that was applied to an evaluation study of legislation and of lawyers working with clients seeking a divorce With the simulated client methods the researcher plays the role of simulated or hypothetical

clients with predetermined characteristics who are consulting a lawyer the research subject The research is carried out in the natural setting of the lawyer's office and the lawyer conducts business as usual The method overcomes problems of access due to client confidentiality that are commonly found in research of professional groups It is a qualitative but focused method for evaluation research which has strengths for making comparisons across professional practice The book will be useful to those conducting research on professionals and other elite groups working with clients as well as those interested in the socio legal study of legal professionals This book was originally published as part of the Cardiff Papers in Qualitative Research series edited by Paul Atkinson Sara Delamont and Amanda Coffey The series publishes original sociological research that reflects the tradition of qualitative and ethnographic inquiry developed at Cardiff The series includes monographs reporting on empirical research edited collections focussing on particular themes and texts discussing methodological developments and issues

**Conveyancing Law & Practice** Michael Harwood, 1996-12-07 Aims to set the substantive law of conveyancing in the context of practical conveyancing transactions and procedures In line with the Law Society's Legal Practice Course the book expounds the law using the vehicle of a series of imaginary conveyancing transactions in an imaginary law firm

**Reports of Cases in Chancery, Argued and Determined in the Rolls Court During the Time of Lord Langdale, Master of the Rolls. [1838-1866]** Great Britain. Court of Chancery, Charles Beavan, 1868

**Legal Ethics** Jonathan Herring, 2017 Jonathan Herring provides a clear and engaging overview of legal ethics highlighting the ethical issues surrounding professional conduct and raising interesting questions about how lawyers act and what their role entails Key topics such as confidentiality and fees are covered with references throughout to the professional codes of conduct

**The Solicitors' Journal and Weekly Reporter**, 1907

*The Lawyer and His Client* Aaron Van Schaick Cochrane, 1908

*Family Law, Gender and the State* Alison Diduck, Felicity Kaganas, 2012-02-07 The third edition of this work on family law comprising text cases and materials provides not only an explication of legal principle but also explores primarily from a feminist perspective some of the assumptions about and constructions of gender sexual orientation class and culture that underlie the law It examines the ideology of the family and in particular the role of the law in contributing to and reproducing that ideology Structured around the themes of equality welfare and family privacy the book aims to offer the benefits of a textbook while also giving students a wide ranging set of materials for classroom discussion As well as providing a firm grounding in family law the text sets the law in its social and historical context and encourages a critical approach by students to the subject It provides an ideal introduction to family law for undergraduates but will be equally helpful for postgraduate students of family law for whom it provides a challenging selection of materials set within a theoretical framework rich in ideas and arguments Review of the second edition Diduck and Kaganas examine legal developments to shed light on society principally by investigating the ways in which family law constructs and regulates family life and responsibilities Theirs is an important and ambitious book that aims ultimately at a feminist restatement of

family law The book is written and referenced in such depth that it is a useful resource for legal as well as social science researchers at all levels whether looking for theoretical inspiration or drawing up a literature review The range of diverse sources that Diduck and Kaganas draw on is impressive they seem to have included every bit of material that helps feminists make sense of family law There is a well pitched selection of further reading of such material at the end of each chapter What s more they undersell themselves by describing their book as Text Cases and Materials because they have woven by far the largest proportion of the cases and materials into the text Helen Reece Times Higher Education May 2007 Reviews of first edition A stimulating work which attempts to situate family law in its social historical and political context Its appeal should not be confined to family law students as its commitment to a critical and analytical approach offers insights and ideas with broader significance Mary Childs Child and Family Law Quarterly September 2002 The arguments are provocative the analysis is stimulating and the materials amassed strongly support the authors aim to question the axiomatic status of what is traditionally designated as the family Fiona E Raitt Infant and Child Development September 2002 It is not often that one can say of a textbook in Law that it makes interesting reading with quite the enthusiasm that can be expressed for this text This new publication offers something that few textbooks seem to offer a book you CAN open up virtually anywhere and find an interesting piece on almost any aspect of the broad family law spectrum Penny Booth The Law Teacher September 2002 All the major themes in feminist and constructionist perspectives in family law are presented together with a wealth of readings and extensive references As a teaching manual it is excellent a coherent feminist perspective across the entire range of family law Marty Slaughter Feminist Legal Studies July 2003      *The Jurist* .. ,1844

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