

The New South Wales Barristers' Rules

New to old – compared (unannotated)

Rule	8 August 2011 New rules	Old rules	Old rule repeated	Old rules to compare
1	Preface	Introduction	8	
2	General purpose			
3	Application through out NSW			
	National Rules			
	Introduction			
4	Objects			
5	Principles	Preamble	1-7	
6	Interpretation			10
7			11	
8				
9	Application of Rules			
10	Not complete or detailed code of conduct			9
11	Waiver of Rules			
	Advocacy Rules			
	General			
12	No dishonest or discreditable conduct			
13	No other vocation which would impair or conflict with duties to clients			
14	Only reasonable use of professional qualification for advancement of other activity			
15	The Work of a Barrister	Barristers' work		74
16	Sole practitioner	Sole Practitioner	81	
17	Not act as agent, place self at risk of becoming witness etc			75; 77
18				
19				
20	Referral to solicitor		78	
			79	

Rule	8 August 2011 New rules	Old rules	Old rule repeated	Old rules to compare
	Cab-rank principle			
21			85	
22			86	
23	Third-line forcing		84	
24	No restrictive arrangement		82	
24A	No duty to accept direct access brief			
24B	Disclosure to direct access client			80
25-28	Duty to the Court	Frankness in court 21-31		
25	Overriding duty to act with independence in the interests of the administration of justice			
26	Not deceive or mislead the court			21
27	Correct misleading statement		22	
28	Alert opponent and correct mistaken concession			23
29	Ex parte applications			24
30				24A
31	Authorities			25
32			26	
33			27	
34			28	
	Client's convictions		29	
35			30	
36	Court's misapprehension of order		31	
37	Duty to client			16
–		Opinions	73	
38	Alternatives to fully contested adjudication		17A	
39				17
40			17B	
41	Independence	Disinterestedness	18	
42			19	
43			20	

Rule	8 August 2011 New rules	Old rules	Old rule repeated	Old rules to compare
44				61
45	No commission or gift for introduction of work			
46	No undue influence for benefit in excess of fair fee			
47	No loan from client, client's relative or business entity unless their ordinary business includes lending money			
48	Duty to opponent		51	
49				52
50			53	
51	Dealing with opposing client			54
52				55
53	Communication with court		56	
54			57	
55			58	
56	Efficient administration of justice			41
57			42	
58	Advice to opponent re adjournment		42A	
59 60	Responsible use of court process and privilege			35
61	Cross-examination not to mislead confuse harass or annoy		35A	
62			35B	
63	Alleging fraud or serious misconduct		36	
64			37	
65			39	
66			38	
67				40
68	Integrity of evidence			43
69			44	
70				46
71			47	
72			48	
73			49	

Rule	8 August 2011 New rules	Old rules	Old rule repeated	Old rules to compare
74				50
75	Media Comment			
76		Integrity of hearings		59
77				60
78	Delinquent or guilty clients			32
79				33
80			34	
81				
	Prosecutor's duties			
82			62	
83			63	
84			64	
85			65	
86				66
87				66A
88				66B
89			67	
90			68	
91			69	
92			70	
93				71
94			72	
	Briefs			
95-98	Briefs which must be refused or must be returned	Briefs which must be refused 87-90		
95				87; 101
96				88
97			89	
98				90
99-106	Briefs which may be refused or returned	Briefs which may be refused 91- 92		
		Return of briefs 93-102		

Rule	8 August 2011 New rules	Old rules	Old rule repeated	Old rules to compare
99				91; 99
			92	
			102	
100				100
101			93	
			94	
102			95	
103			96	
104			97	
105			98	
106				
–		Reading	112-113	
107	Devilling		83	
	Confidentiality & conflicts			
108				103
109			104	
110				105
111			106	
112				107
113				108
114	Conflict between solicitor and client		111	
–		Fee disclosures	114	
115 116	Definitions	Interpretation		14 15

15 August 2011

Carol Webster

10 St James' Hall Chambers