

Compromise & Settlement Cheat Sheet

by tammie_knowles via cheatography.com/146485/cs/31872/

GENERAL

Compromise/Settlement

Form of **RESOLUTION** usually in the form of a contractual agreement enforceable by law between the parties in dispute which brings the dispute to an end.

Governed by Contract Law Binding on both parties - Court views as final decision (Elkind v Bennet). MUST be Offer, Acceptance, Consideration.

NO ADMISSION REQUIRED

Court prefers/encourages that the matters be settled out of Court.

POWER TO COMPROMISE

When can you Compromise/Settle

Any time afte the issuance of the Originating Proceedings and before end of trial. Green v Rozen

WHO: Attorney as AGENT has implied and ostensible authority.

Implied

Between attorney & client to compromise the suit without reference to the client as long as it does not involve matters "collateral to the action"

Ostensible

Between attorney and opposing litigant to compromise without actual proof of authority. Waugh v HB Clifford & Sons Ltd.

MATTERS THAT NEED COURT **APPROVAL**

- 1. Persons under a disability. (minors and/or patients)
- 2. Actions concerning the Estate of a deceased person
- 3. Actions by representative parties
- 4. Defamation Actions

ADVANTAGES

- 1. In public Interest as less case load on the
- 2. Save Costs (no trial or shorter trial)
- 3. Settle on their own terms

DISABILITY - EXCEPTION

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WHO - 070 (1) Minor / Infant (3) Patient Patient -A person incapable of

079 R1 managing and administering his property and affairs.

Mental Health Act

majority (18)

Anyone under the age of

Rules of Personal Injuries and Fatal Accidents

Minor

Settlement -**070 R8**

Compromise

General Patient or Minor must have a Personal Rep. who is not Rule under disability to conduct

proceedings on his behalf.

Patien-Next Friend t/Minor is

Plaintiff

Patien-Guardian ad Litem

t/Minor is Defendant

Next Friend and Guardian ad Litem must act by an attorney O70 R2(3)

Compromise Rule - O70 R8

DISABILITY - EXCEPTION (cont)

NO Compromise or Settlement without the approval of the Court allowed

Court Considers If the Settlement is reasonable and if it is for the benefit of the Patient/Minor

Application **Affidavit**

Summons & Affidavit

- age of minor/patient
- details of accident
- witness statements
- police report
- medical report
- details of proposed settlement
- state in the best interest of minor/patient
- Opinion of independent Attorney confirming best interest

Settlement Rule - O70 R9

Settlement before action so Plaintiff must commence action by OS.

Approval of Settlement

If approved, Court will give

directions on

- O70 R10 - Who should pay

- Who to pay money to

- Amount to be paid

- How money is to be applied

APPROVAL

No approval from Court necessary (save for exceptions) Noel v Becker

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DISABILITY - EXCEPTION (cont)

The **Order** is then drawn by the P's attorney and promptly served on D.

Rejection of The Court will give

Settlement - directions as to the further

O70 R9(1)(b) prosecution of the claim.

DISABILITY CONT'D

WHY COURT APPROVAL NEEDED

- 1. Protect persons under disability against incompetence of the legal advisor which may lead to receiving a lower amount of claim than it is worth;
- 2. Provide a way for the D to obtain a discharge against a person under disability (terms form part of the Consent Order);
- Ensure Counsel is paid proper costs (no more no less);
- 4. Ensure that the money agreed to be paid to the person under disability is 'properly looked after and wisely applied'

FORMS OF SETTLEMENT & COMPRO-MISE

- 1. Judgment by Consent
- 2. Agreement for D to submit to Judgment
- 3. Order by Consent to Stay Proceedings
- 4. Consent Order to dismiss, discontinue or withdraw
- 5. Tomlin Order

STAY OF PROCEEDINGS

May be a part of Consent Order

NOT equivalent to discontinuance or granting of Judgment. Proceedings **remain** in existence

Stay can be removed if proper grounds can be shown **Cooper v Williams**

Application for

Summons to Registrar

Stay

CONSENT ORDER

Consent Judgment or Order made by Order the Court in accordance with the agreement made by the parties. General Replace the claim in original action. New action required Effect of Compromise to enforce the contract. Perfor-Should include terms of Agreement in Order with mance of Agreement liberty to apply. Liberty to Can make application in original action to enforce the apply terms of the agreement.

EFFECTS OF SETTLEMENT & COMPRO-MISE

- 1. Ends Proceedings;
- 2. Precludes parties from taking further steps in action
- 3. Supersedes the original cause of action except where liberty to apply was pleaded;
- 4. Binds all parties until Order or Judgment set aside

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