Probate law and practice of the state of Indiana

Bobbs-Merrill Co. - The probate law and practice of the State of Indiana. (1954 edition)



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Henry's Indiana Probate Law and Practice

The attendance of witnesses may be compelled by the use of subpoena as provided in Rule 45.

Indiana Probate: An Overview

In an action to recover the possession of property distrained while doing damage, an answer that the defendant, or person by whose command he acted, was lawfully possessed of the real property upon which the distress was made, and that the property distrained was at the time doing damage thereon, shall be good without setting forth the title of such real property. Application to the court for action upon the report and upon objections thereto shall be by motion and upon notice as prescribed in Rules 5 and 6.

Indiana Probate: An Overview

A Parties Represented by Attorney. E Procedure for withdrawing submission. Such demand is sufficient if indorsed upon a pleading of a party filed within such time.

Indiana Estate Planning and Probate Practice

Each interrogatory shall be answered separately and fully in writing under oath, unless it is objected to, in which event the reasons for objections shall be stated in lieu of an answer. The matters pertinent to the findings include: a the interest of members of the class in individually controlling the prosecution or defense of separate actions; b the extent and nature of any litigation concerning the controversy already commenced by or against members of the class; c the desirability or undesirability of concentrating the litigation of the claims in the particular forum; d the difficulties likely to be encountered in the management of a class action. An attorney or unrepresented party tendering a document to the Clerk for filing shall certify that service has been made, list the parties served, and specify the date and means of service.

What is a common fee for an executor of an estate in Indiana.

Misjoinder of parties is not ground for dismissal of an action. In any action involving a res situated within this state, service may be made as provided in this rule. F Public Officers; Death or Separation from Office.

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Failure by any person without adequate excuse to obey a subpoena served upon him may be deemed a contempt of the court from which the subpoena issued, or court of the county where the witness was required thereunder to appear or act. The possibility of compromise settlement shall be fully discussed and explored.

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L Counterclaim and cross-claim subject to substantive law principles.

The probate law and practice of the state of Indiana (1931 edition)

The court after hearing may adopt the report or may reject it in whole or in part or may receive further evidence or may re-commit it with instructions. Such amendment of the pleadings as may be necessary to cause them to conform to the evidence and to raise these issues may be made upon motion of any party at any time, even after judgment, but failure so to amend does not affect the result of the trial of these issues.

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