

Table of Contents

Foreword by Hon. Rebecca Kourlis and Natalie Anne Knowlton	ix
Introduction	xi
Acknowledgments	xiii
About the Authors	xv
Prologue: Embracing the Future: Unbundling as an Effective and Profitable Response to the Pro Se Movement	xvii
Chapter 1: Unbundling! What It Is and Why It Works for Clients and Lawyers	1
What Is Unbundling?	1
The Full Service Package	1
The Client Is in Charge	3
Discrete Lawyering Tasks	4
Is Unbundling Right for You?	6
Benefits to Clients	8
Benefits to Lawyers	13
Practice Tips	16
Chapter 2: Unbundling: How It Works	17
Limited Legal Services	17
Stage 1: Office Preparation	19
Stage 2: Clarify Your Approach	19
Stage 3: Initial Client Intake Conference	24
Stage 4: Unbundling Assessment	24
Stage 5: Contracting for Unbundling	28
Stage 6: Monitoring Limited Services	33
Stage 7: Converting from Unbundled to Full Service Representation	35
Stage 8: Evaluation of Client Satisfaction	35
Practice Tips	37

Chapter 3: Be a Limited Scope Non-Court Family Lawyer	39
Learn from the Medical Model	39
Model 1: Offer Some Limited Scope Services upon Client Request	40
Model 2: Proactively Offer Limited Scope Options within a Full Service Practice	42
Model 3: Limited Scope Only Practice (No More Court)	43
Model 4: Limited Scope Peacemaking Practice	46
Model 5: Limited Scope Client Education and Advice Only	48
Model 6: Unbundled Consultant for Other Professionals and Organizations	49
Practice Tips	49
Chapter 4: Client Intake and the Initial Client Conference	51
Agenda for Unbundling Discussion	55
Initial Conference Topic Checklist	56
Practice Tips	75
Endnotes	76
Chapter 5: Family Lawyer as Limited Scope Dispute Resolution Manager and Limited Scope Relationship Monitor	77
Legal and Ethical Trends Supporting Discussion of Options to Litigation Prior to Initiating Litigation	78
Tasks for the Unbundled Dispute Resolution Manager	86
Manage the Choice of Options	90
The Unbundled Consultation for Process Information	94
Monitoring, Modifying, and Terminating the Limited Scope Relationship	95
Practice Tips	101
Endnotes	102
Chapter 6: Family Lawyer as Limited Scope Drafter of Correspondence, Agreements, and Court Forms	103
Drafting Correspondence	103
Drafting Agreements and Non-Court Documents	105
Drafting Court Forms	106
Endnotes	110
Chapter 7: Family Lawyer as Limited Scope Negotiation Coach	111
Educating Clients about Negotiation Theory	111
Preparing for a Negotiation	114
Articulating Specific Proposals	115
Role Playing and Reality Testing	118
Practice Tips	119
Endnotes	119
Chapter 8: Family Lawyer as Limited Scope Litigation Counsel	121
How Self-Represented Parties Experience Litigation	124
Rules Governing Limited Scope Court Appearances	126

A Friendly Word of Caution	130
Basic Checklist of Tasks to Allocate in the Litigation Context	132
Fact Gathering and Legal Research	133
Organizing by Tasks and Substantive Areas	136
Additional Litigation-Related Ethical Considerations	137
Practice Tips	138
Endnotes	139
Chapter 9: Limited Scope Representative for Clients Participating in Mediation	141
Continual Reassessment of Scope of Representation	142
Outside the Mediation Room	144
Inside the Mediation Room	148
Practice Tips	149
Endnotes	150
Chapter 10: Family Lawyer as Collaborative Attorney	151
Collaborative Law as an Unbundled Service	151
Collaborative Law and Informed Consent	154
Is Collaborative Law Appropriate for Your Client?	155
Collaborative Law and Mediation	157
Anticipating Problems and Preventing Termination	158
Refusing to Litigate Can Grow Your Practice	160
Endnotes	161
Chapter 11: Family Lawyer as Limited Scope Preventive Transactional Attorney and Legal Wellness Diagnostician	163
Be a Legal Wellness Provider	163
Look for Hidden Problems	164
Draft and Promote Preventive Dispute Resolution Provisions	165
Explore Preventive Relationship Agreements	167
Administer Legal Wellness Checkups	167
Educate Clients about Resources	168
Benefit Your Life as Well as Your Law Practice	169
Practice Tips	170
Endnotes	170
Chapter 12: Ethical and Malpractice Minefields of Unbundling: How to Deliver Limited Scope Services without Being Sued or Disciplined	171
Widespread Acceptance of Unbundling by the Organized Bar, Courts, and Legislatures	172
Identifying and Avoiding Common Unbundling Pitfalls	173
Avoid Dual Legal Representation in All Situations	187
Examples from Texas and Massachusetts	190
Practice Tips	192
Endnotes	192

Chapter 13: Setting Up, Managing, and Marketing Your Unbundling Practice	195
Reception Area	196
Client Library	197
Client Education Materials	200
Point of Sale Information	202
Office Design	203
Food and Drink	206
Staff Training	206
Practice Tips	208
Chapter 14: Providing Limited Scope Services for Specific Family Law Issues: Parenting, Support, and Property Division	209
Child Support: Sample Unbundling Lawyer Tasks	210
Spousal Support: Sample Unbundling Lawyer Tasks	210
Restraining Order: Sample Unbundling Lawyer Tasks	211
Child Custody and Visitation: Sample Unbundling Lawyer Tasks	212
Division of Property: Sample Unbundling Lawyer Tasks	212
Pension/Retirement Assets: Sample Unbundling Lawyer Tasks	213
Other: Sample Unbundling Lawyer Tasks	213
Practice Tips	214
Chapter 15: Involuntary Unbundling: Limited Scope Services for Underserved Populations	215
Involuntary Unbundling	216
Perspectives on Delivering Unbundled Legal Services to the Poor	217
How Mutual Biases May Impact Legal Representation	220
Tips for Breaking Poverty Barriers to Equal Justice	227
How Racial Disparities May Impact Provision of Unbundled Legal Services	230
Our Justice System from an Immigrant Perspective	233
How Mental Health Issues May Impact Provision of Limited Scope Legal Services	236
Providing Limited Scope Services Remotely	238
Practice Tips	243
Endnotes	244
Chapter 16: Successful Models for Providing Unbundled Legal Services in Today's Marketplace	245
Individuals/Small Law Firms That Offer Unbundled Services	246
Private Firms Offering Stand-Alone Unbundled Services	253
Nonprofit Organizations Offering Unbundled Services	260
Court Programs	266
Bar Association Programs	270
Conclusion	275
Endnotes	276
Chapter 17: Your First Steps toward Offering Unbundled Legal Services	277

Look to the Future: Your Law Practice in 2040	278
25 Tips for Starting an Unbundled Peacemaking Practice . . . or Incorporating Unbundling into Your Current Practice	283
Find Guidance on Building an Unbundling Practice	284
Prepare to Unbundle	285
Develop Unbundling Practice Tools	285
Launching Your Unbundling Practice	286
Endnotes	286
Appendix A: Four Sample Client-Attorney Agreements for Limited Scope Services	287
Appendix B: Notice of Limited Scope Representation (California)	307
Appendix C: Notice of Termination of Limited Scope Representation (Wisconsin)	311
Appendix D: Sample Client Handout (Massachusetts)	313
Appendix E: Personal Legal Wellness Check-Up and Protocol (California)	317
Appendix F: Letter from Presiding Judge of Family Law Division Endorsing Limited Scope Representation (English and Spanish) (Los Angeles County, California)	331
Appendix G: Sample PowerPoint: Limited Scope Legal Services (Maryland)	335
Appendix H: Notice Recommending ADR Options (San Mateo County, California)	339
Index	343

Appendices available for download