

WHEN DO YOU ENGAGE AN EXPERT

I find that quite often as an Expert I am brought in towards the pointy end of a matter, and although there are restrictions surrounding Joint Single Experts, there are a lot of times that may be useful for both the client and the Lawyer to engage an Expert earlier in the matter, for example

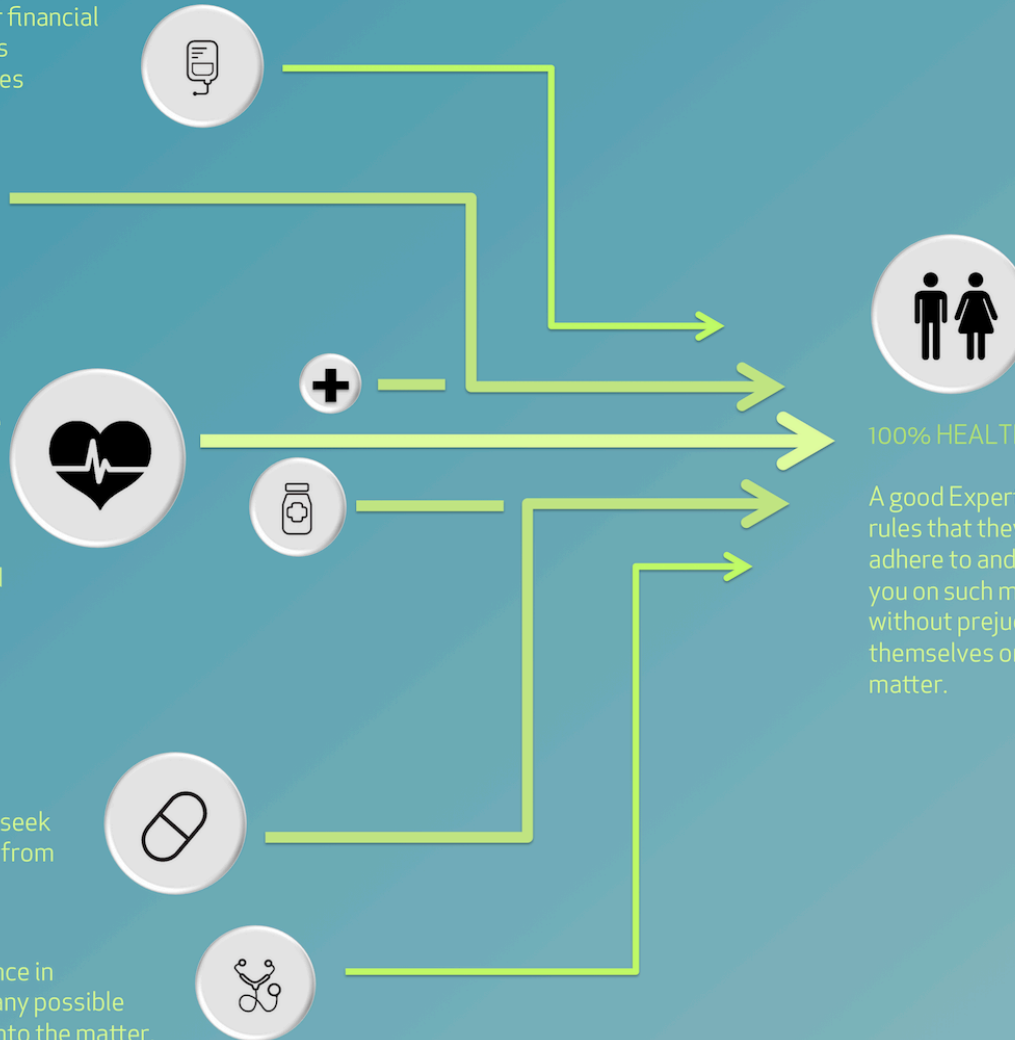
- ◆ If you just need a helping hand to look over financial statements and work out how the business operations function through various entities

- ◆ It may be to help pull together a group structure

- ◆ If it is a complicated matter, it may be best to speak to the Expert and make sure that the instructions being given are to allow the Expert to provide the assessments and advice to best assist the parties
Its important to note here that as Forensic Accountants we have codes and ethics that we adhere to as well and some instructions may limit the depth of our investigations.

- ◆ Or to qualify any further documents and seek further information that will be required from the other side or third parties

- ◆ Perhaps you may wish for some assistance in understanding the inter-entity loans or any possible tax implications that may arise further into the matter.



100% HEALTH

A good Expert knows the rules that they need to adhere to and can advise you on such matters without prejudicing themselves or the matter.

