COMPROMISE OF CLAIMS BASED UPON PERSONAL INJURIES TO MINORS.—A, aged twelve years, the son of B and C, is struck by an automobile driven by D, sustaining personal injuries which result in the amputation of one of his legs. B, the father, necessarily incurs expenses amounting to $500.00 in having A's injuries properly treated. The accident is alleged to have been caused by D's negligent driving. D is willing to pay a substantial sum in settlement of the claims growing out of the accident in order to avoid litigation, and desires the preparation and execution of proper releases so that he may be fully protected from the prosecution of any claims thereafter. In what way can a valid and binding settlement of the claims be effected, so as to afford complete protection to D? Situations and questions of this character are confronting prac-