Volume 1

PART 1. INTERROGATORIES

A. IN GENERAL

CHAPTER 1. HOW TO HANDLE WRITTEN INTERROGATORIES—RULE 33

8	1:1	Ove	rview
×	1.1	Ove	I VIEW

- § 1:2 Rule 33 verbatim
- § 1:3 Advantages of interrogatories
- § 1:4 Disadvantages of interrogatories
- § 1:5 Procedures and strategy
- § 1:6 Drafting interrogatories
- § 1:7 Subject matters
- § 1:8 Answering interrogatories
- § 1:9 Supplementation of interrogatories
- § 1:10 Use at trial

B. MOTOR VEHICLE ACCIDENTS

CHAPTER 2. GENERAL CIRCUMSTANCES AND CONDITIONS

I. PERSONS INVOLVED/SOURCES OF INFORMATION

- § 2:1 Identification of deponent
- § 2:2 Identification of firm or corporation
- § 2:3 Identification of fiduciary in death action
- § 2:4 Identification of agent
- § 2:5 Operator of vehicle
- § 2:6 Owner of vehicle
- § 2:7 Passengers
- § 2:8 Attendants
- § 2:9 Traffic controllers/Policemen
- § 2:10 Highway contractor
- § 2:11 Inspectors and maintenance persons
- § 2:12 Third parties

	Pattern Discovery: N
§ 2:13 § 2:14	
II. F	PLACE OF OCCURRENCE
\$ 2:15 \$ 2:16 \$ 2:17 \$ 2:18 \$ 2:19 \$ 2:20 \$ 2:21	Road surface Traffic controls Defective or dangerous conditions Warnings
III.	VEHICLE
\$ 2:22 \$ 2:23 \$ 2:24 \$ 2:25 \$ 2:26 \$ 2:27	Maintenance, inspections and repairs Government standards and regulations
	EVENTS/CIRCUMSTANCES PRECEDING OCCURRENCE
\$ 2:28 \$ 2:29 \$ 2:30 \$ 2:31 \$ 2:32 \$ 2:33 \$ 2:34 \$ 2:35 \$ 2:36 \$ 2:37 \$ 2:38 \$ 2:39	Physical and mental condition and lifestyle of party Trip Occupants of vehicle Distractions Other vehicles Traffic controls Plaintiff's knowledge Defendant's knowledge Precautions Warnings Malfunctions
V. T	THE OCCURRENCE
\$ 2:40 \$ 2:41 \$ 2:42 \$ 2:43 \$ 2:44 \$ 2:45 \$ 2:46 \$ 2:47	Time of occurrence Description of occurrence Party's conduct Use of brakes Skid marks Lighting on vehicles Speed and direction of vehicles Courses and distances

xxii

Table o	F CONTENTS	
§ 2:48	Triangle of plaintiff's vehicle, defendant's vehicle, and the point of impact	
§ 2:49	Plan	
VI. I	NJURIES, DAMAGES AND LOSSES	
\$ 2:50 \$ 2:51 \$ 2:52 \$ 2:53 \$ 2:54 \$ 2:55 \$ 2:56 \$ 2:57	Financial losses due to occurrence Death action—Conscious suffering	
VII.	EVENTS SUBSEQUENT TO OCCURRENCE	
\$ 2:58 \$ 2:59 \$ 2:60 \$ 2:61 \$ 2:62 \$ 2:63	Emergency assistance Medical treatment for injury Inspections and tests after occurrence Conversations and oral admissions Written statements and reports Subsequent accidents/civil actions	
VIII.	REGARDING THE LAWSUIT	
\$ 2:64 \$ 2:65 \$ 2:66 \$ 2:67 \$ 2:68 \$ 2:69 \$ 2:70	Notice of occurrence or claim Expert witness employed or consulted by party Expert witness as deponent Tangible evidence Other claims resulting from occurrence Proof of negligence Defenses and denials	
CHAPTER 3. COMPREHENSIVE SETS OF INTERROGATORIES		
	Personal injuries—Plaintiff to defendant —Defendant to plaintiff Consequential damages—Plaintiff to defendant —Defendant to plaintiff Spousal loss of consortium Child's loss of parental consortium Loss of consortium of deceased spouse Child's loss of consortium of deceased parent Wrongful death compensatory damages—Defendant to plaintiff fiduciary Personal injuries and property damage—Plaintiff to defendant	
@ 9094	Thomas Doubons 1/0001	

- § 3:11 —Defendant to plaintiff
- § 3:12 Property damage—Plaintiff to defendant
- § 3:13 —Defendant to plaintiff

CHAPTER 4. SPECIFIC CIRCUMSTANCES AND OCCURRENCES

- § 4:1 Alcohol and drugs—Plaintiff to defendant
- § 4:2 —Defendant to plaintiff
- § 4:3 Backing up—Plaintiff to defendant
- § 4:4 —Defendant to plaintiff
- § 4:5 Bicycle—Plaintiff to defendant
- § 4:6 —Defendant to plaintiff
- § 4:7 Brakes, failure of—Plaintiff to defendant
- § 4:8 —Defendant to plaintiff
- § 4:9 Defective mechanical equipment—Plaintiff to defendant
- § 4:10 —Defendant to plaintiff
- § 4:11 Depression or excavation—Plaintiff to defendant
- § 4:12 —Defendant to plaintiff
- § 4:13 Dram shop liability—Plaintiff to defendant bar owner
- § 4:14 —Defendant bar owner to plaintiff
- § 4:15 —Plaintiff to intoxicated defendant
- § 4:16 Driverless vehicle—Plaintiff to defendant
- § 4:17 —Defendant to plaintiff
- § 4:18 Emergency vehicle—Plaintiff to defendant
- § 4:19 —Defendant to plaintiff
- § 4:20 Entering traffic—Plaintiff to defendant
- § 4:21 —Defendant to plaintiff
- § 4:22 Fixed object or obstruction—Plaintiff to defendant
- § 4:23 —Defendant to plaintiff
- § 4:24 Head on—Plaintiff to defendant
- § 4:25 —Defendant to plaintiff
- § 4:26 Highway contractor—Plaintiff to defendant
- § 4:27 —Defendant to plaintiff
- § 4:28 Intersection—Plaintiff to defendant
- § 4:29 —Defendant to plaintiff
- § 4:30 Motorcycle—Plaintiff to defendant
- § 4:31 —Defendant to plaintiff
- § 4:32 Multiple vehicle—Plaintiff to defendant
- § 4:33 —Defendant to plaintiff
- § 4:34 Parallel vehicle—Plaintiff to defendant
- § 4:35 —Defendant to plaintiff
- § 4:36 Parked/standing vehicle, adequacy of lighting—Plaintiff to defendant
- § 4:37 —Defendant to plaintiff
- § 4:38 Passing—Plaintiff to defendant
- § 4:39 —Defendant to plaintiff

§ 4:40	Pedestrian—Plaintiff to defendant
§ 4:41	—Defendant to plaintiff
§ 4:42	Public way; Defect, excavation or construction—Plaintiff to defendant
§ 4:43	—Defendant to plaintiff
$\S~4:44$	Rear end/tailgating—Plaintiff to defendant
$\S 4:45$	—Defendant to plaintiff
§ 4:46	Roadside hazard—Plaintiff to defendant
$\S 4:47$	—Defendant to plaintiff
§ 4:48	Turning—Plaintiff to defendant
§ 4:49	—Defendant to plaintiff
$\S~4:50$	Vehicle stopped in road—Plaintiff to defendant
$\S~4:51$	—Defendant to plaintiff
$\S~4:52$	Racing on highway—Plaintiff to defendant
§ 4:53	—Defendant to plaintiff
§ 4:54	Jackknifing of commercial vehicle—Plaintiff to defendant
§ 4:55	—Defendant to plaintiff
§ 4:56	Motorboat accident—Plaintiff to defendant
§ 4:57	—Defendant to plaintiff
§ 4:58	Sleeping driver—Plaintiff to defendant
$\S 4:59$	—Defendant to plaintiff
§ 4:60	Defective tires—Plaintiff to defendant
§ 4:61	—Defendant to plaintiff
$\S 4:62$	Collision with emergency vehicle—Plaintiff to defendant
§ 4:63	—Defendant to plaintiff
§ 4:64	Railroad crossing accidents—Plaintiff to defendant
$\S~4:65$	—Defendant to plaintiff
§ 4:66	Stalled or disabled vehicle—Plaintiff to defendant
§ 4:67	—Defendant to plaintiff
§ 4:68	Uninsured motorist claim—Plaintiff to defendant
§ 4:69	—Defendant to plaintiff
§ 4:70	Jackknifing/turning vehicle—Plaintiff to defendant
§ 4:71	Jackknifing/turning vehicle—Defendant to plaintiff
§ 4:72	Hit and run accident—Plaintiff to defendant
§ 4:73	—Defendant to plaintiff
§ 4:74	Cell phone use cause of accident—Plaintiff to defendant
§ 4:75	—Defendant to plaintiff
§ 4:76	Carrier negligence-boarding and alighting—Plaintiff to defendant
§ 4:77	—Defendant to plaintiff
§ 4:78	Proving identity of driver—Plaintiff to defendant
§ 4:79	—Defendant to plaintiff
§ 4:80	Physical examination of commercial driver—Plaintiff to defendant
§ 4:81	—Defendant to plaintiff
§ 4:82	Driver's liability for injury to child going to or from school bus— Plaintiff to defendant
§ 4:83	—Defendant to plaintiff
	-

- § 4:84 Liability for sudden loss of consciousness while driving—Plaintiff to defendant
- § 4:85 —Defendant to plaintiff
- § 4:86 Nonairworthiness of light aircraft—Plaintiff to defendant
- § 4:87 —Defendant to plaintiff

C. PRODUCTS LIABILITY

CHAPTER 5. GENERAL CIRCUMSTANCES AND OCCURRENCES—TO MANUFACTURER

I. PEOPLE INVOLVED

- § 5:1 Due and diligent inquiry of employees and agents
- § 5:2 Due and diligent search of records
- § 5:3 Identification of deponent
- § 5:4 Identification of firm or corporation
- § 5:5 Identification of deponent—Agent
- § 5:6 Prior awareness of hazard or danger
- § 5:7 Relationship to legal action
- § 5:8 Relationship to product
- § 5:9 Sources of knowledge about occurrence

II. PRODUCTION PROCESSES

- § 5:10 Component parts
- § 5:11 Description and composition of product
- § 5:12 Design of product
- § 5:13 Installation and servicing
- § 5:14 Manufacture, fact of
- § 5:15 Production process
- § 5:16 Raw materials
- § 5:17 Storage and warehousing

III. TESTING, INSPECTION, ETC.

- § 5:18 Alterations of the product or similar products
- § 5:19 Defect or defective condition
- § 5:20 Examination and inspection after the alleged occurrence
- § 5:21 Operation and use
- § 5:22 Quality certificates
- § 5:23 Repairs, recalls, maintenance
- § 5:24 Scienter
- § 5:25 Standards and regulations—Governmental
- § 5:26 Standards—Industry, professional and trade association
- § 5:27 Tests and inspections

IV. MARKETING

§ 5:28 Advertising and promotion of product

xxvi

§ 5:29 Distribution
§ 5:30 Patents and trademarks
§ 5:31 Publications—Technical literature
§ 5:32 —Consumer reports and others
§ 5:33 Sale, fact of
§ 5:34 Warnings, instructions, labels or directions
§ 5:35 Warranties

V. REGARDING THE LAWSUIT

- § 5:36 Assumption of risk and product misuse
- § 5:37 Contributory or comparative negligence
- § 5:38 Conversations and admissions
- § 5:39 Expert witnesses
- § 5:40 Insurance
- § 5:41 Notice
- § 5:42 Prior occurrences and claims
- § 5:43 Settlement of other claims or actions
- § 5:44 Subsequent occurrences and claims

CHAPTER 6. GENERAL CIRCUMSTANCES AND OCCURRENCES—TO PLAINTIFF

I. PRELIMINARY MATTERS

- § 6:1 People involved/sources of information
- § 6:2 Place of occurrence

II. VEHICLE

- § 6:3 Defect or defective condition
- § 6:4 Description and identification of product
- § 6:5 Warranties
- § 6:6 Written warnings, instructions, labels or directions

III. EVENTS/CIRCUMSTANCES PRECEDING OCCURRENCE

- § 6:7 Alterations and modifications
- § 6:8 Appreciation of danger
- § 6:9 Assumption of risk and product misuse
- § 6:10 Experience or knowledge of plaintiff
- § 6:11 Inspection or sampling by plaintiff
- § 6:12 Maintenance and repairs
- § 6:13 Manner of purchase
- § 6:14 Oral warnings
- § 6:15 Prior use of product
- § 6:16 Purchase or acquisition of product

§ 6:17 Reliance on advertisements
§ 6:18 Scienter
§ 6:19 Transportation of product and storage prior to use
§ 6:20 Unpackaging, inspection and installation prior to use

IV. OCCURRENCE AND DAMAGES

- § 6:21 The occurrence
- § 6:22 Injuries, damages and losses

V. EVENTS SUBSEQUENT TO OCCURRENCE

- § 6:23 Availability of product for inspection
- § 6:24 Subsequent condition of product
- § 6:25 Tests and inspections

VI. LITIGATION

§ 6:26 Regarding the lawsuit

Volume 2

CHAPTER 7. COMPREHENSIVE SETS OF INTERROGATORIES

- § 7:1 Brakes—Plaintiff to defendant manufacturer
- § 7:2 —Defendant manufacturer to plaintiff
- § 7:3 Harmful substance—Plaintiff to defendant manufacturer
- § 7:4 —Defendant manufacturer to plaintiff
- § 7:5 Seat belts—Plaintiff to defendant manufacturer
- § 7:6 —Defendant manufacturer to plaintiff
- § 7:7 Second collision design—Plaintiff to defendant manufacturer
- § 7:8 —Defendant manufacturer to plaintiff
- § 7:9 Tires—Plaintiff to defendant manufacturer
- § 7:10 —Defendant manufacturer to plaintiff
- § 7:11 Transmission—Plaintiff to defendant manufacturer
- § 7:12 —Defendant manufacturer to plaintiff
- § 7:13 Exhaust systems—Plaintiff to defendant manufacturer
- § 7:14 —Defendant manufacturer to plaintiff
- § 7:15 Safety glass—Plaintiff to defendant manufacturer
- § 7:16 —Defendant manufacturer to plaintiff
- § 7:17 Vehicle doors—Plaintiff to defendant manufacturer
- § 7:18 —Defendant manufacturer to plaintiff
- § 7:19 Accelerator—Plaintiff to defendant manufacturer
- § 7:20 —Defendant manufacturer to plaintiff
- § 7:21 Fuel system—Plaintiff to defendant manufacturer
- § 7:22 —Defendant manufacturer to plaintiff

xxviii

§ 7:23	Steering system—Plaintiff to defendant manufacturer
§ 7:24	—Defendant manufacturer to plaintiff
§ 7:25	Engines—Plaintiff to defendant manufacturer
§ 7:26	—Defendant manufacturer to plaintiff
§ 7:27	Axle and chassis—Plaintiff to defendant manufacturer
§ 7:28	—Defendant manufacturer to plaintiff
§ 7:29	All terrain vehicle—Plaintiff to defendant
§ 7:30	—Defendant to plaintiff
§ 7:31	Vehicle rollover—Plaintiff to defendant
§ 7:32	—Defendant to plaintiff
§ 7:33	Fork lift truck accident—Plaintiff to defendant
§ 7:34	—Defendant to plaintiff
§ 7:35	Golf cart—Plaintiff to defendant
§ 7:36	—Defendant to plaintiff
§ 7:37	Defective door latch—Plaintiff to defendant manufacturer
§ 7:38	—Defendant manufacturer to plaintiff
§ 7:39	Defective or improper lights—Plaintiff to defendant manufacture
§ 7:40	—Defendant manufacturer to plaintiff
§ 7:41	Fuel containment defect—Plaintiff to defendant manufacturer
§ 7:42	—Defendant manufacturer to plaintiff
§ 7:43	Vehicle warranty—Plaintiff to defendant manufacturer
§ 7:44	—Defendant manufacturer to plaintiff
§ 7:45	Defective ignition switch—Plaintiff to defendant manufacturer
§ 7:46	—Defendant manufacturer to plaintiff
§ 7:47	Defective exhaust system—Plaintiff to defendant manufacturer
§ 7:48	—Defendant manufacturer to plaintiff
§ 7:49	Diesel engine emissions—Plaintiff to defendant manufacturer
§ 7:50	—Defendant manufacturer to plaintiff
§ 7:51	Defective airbags—Plaintiff to defendant manufacturer
§ 7:52	—Defendant manufacturer to plaintiff
§ 7:53	Boating accident, operator error—Plaintiff to defendant
§ 7:54	—Defendant to plaintiff
2 1.04	Determant to planting

PART 2. REQUESTS FOR PRODUCTION AND ADMISSIONS

CHAPTER 8. REQUESTS FOR PRODUCTION OF DOCUMENTS—RULE 34

I. INTRODUCTION

§ 8:1	Rule 34 of the Federal Rules of Civil Procedure
§ 8:2	How Rule 34 works
§ 8:3	Drafting and serving the Rule 34 document request
§ 8:4	Responding to the Rule 34 document request

General—Plaintiff to defendant § 8:5 § 8:6 Medical records—Plaintiff to defendant § 8:7 Employment records—Plaintiff to defendant § 8:8 General—Defendant to plaintiff § 8:9 Personal injury—Defendant to plaintiff Motor vehicle accident—Defendant to plaintiff § 8:10 § 8:11 Medical records—Defendant to plaintiff § 8:12 Employment records—Defendant to plaintiff § 8:13 Education records—Defendant to plaintiff § 8:14 Minor plaintiff in school—Defendant to plaintiff § 8:15 Damages and losses—Defendant to plaintiff

II. PRODUCT LIABILITY REQUESTS FOR PRODUCTION OF DOCUMENTS

Decedent—Defendant to plaintiff

§ 8:17	Fact of sale—Plaintiff to defendant
§ 8:18	Manufacturer—Plaintiff to defendant
§ 8:19	Installation and servicing—Plaintiff to defendant
§ 8:20	Warranties and representations—Plaintiff to defendant
§ 8:21	Composition of product—Plaintiff to defendant
§ 8:22	Alteration/design changes—Plaintiff to defendant
§ 8:23	Defective condition—Plaintiff to defendant
§ 8:24	Maintenance, repairs, recalls—Plaintiff to defendant
§ 8:25	Intended/foreseeable use of product—Plaintiff to defendant
§ 8:26	Scienter—Plaintiff to defendant
§ 8:27	Precautions—Plaintiff to defendant
§ 8:28	Written warnings, instructions, labels, directions—Plaintiff to defendant.
8 0.00	
§ 8:29	Production process—Plaintiff to defendant
§ 8:30	Use of component parts—Plaintiff to defendant
§ 8:31	Tests and inspections performed by defendant—Plaintiff to defendant
§ 8:32	Packaging—Plaintiff to defendant
§ 8:33	Distribution—Plaintiff to defendant
§ 8:34	Design of the product—Plaintiff to defendant
§ 8:35	Patents and trademarks—Plaintiff to defendant
§ 8:36	Government standards and regulations—Plaintiff to defendant
§ 8:37	Industry, Professional and Trade Association Standards— Plaintiff to defendant
§ 8:38	Proposed Industry, Professional and Trade Association Standards—Plaintiff to defendant
§ 8:39	Advertising and promotion—Plaintiff to defendant
§ 8:40	Technical literature and publications—Plaintiff to defendant
§ 8:41	Consumer reports and others—Plaintiff to defendant
§ 8:42	Independent quality certificates—Plaintiff to defendant

§ 8:16

§ 8:43	Prior occurrences and claims—Plaintiff to defendant
§ 8:44	Subsequent occurrences and claims—Plaintiff to defendant
§ 8:45	Written statements and reports—Plaintiff to defendant
§ 8:46	Examination and inspection after the occurrence—Plaintiff to defendant
§ 8:47	Notice—Plaintiff to defendant
§ 8:48	Comprehensive set—Plaintiff to defendant manufacturer
§ 8:49	Product—Defendant to plaintiff
§ 8:50	Purchase or acquisition—Defendant to plaintiff
§ 8:51	Warranties—Defendant to plaintiff
§ 8:52	Advertisements—Defendant to plaintiff
§ 8:53	Written warnings, instructions, labels, directions— Defendant to plaintiff
§ 8:54	Packaging—Defendant to plaintiff
§ 8:55	Inspections and tests—Defendant to plaintiff
§ 8:56	Medical records—Defendant to plaintiff
§ 8:57	Employment records—Defendant to plaintiff
§ 8:58	Education records—Defendant to plaintiff
§ 8:59	Decedent's records—Defendant to plaintiff
§ 8:60	Comprehensive set—Defendant manufacturer to plaintiff

CHAPTER 9. REQUESTS FOR ADMISSION OF FACTS—RULE 36

- § 9:1 Overview
- § 9:2 Strategy
- § 9:3 Advantages and disadvantages
- § 9:4 Drafting and service
- § 9:5 Sanctions for improper refusal to admit
- § 9:6 Use of admissions at trial
- § 9:7 Responding to requests
- § 9:8 Pattern forms

PART 3. DEPOSITION CHECKLISTS

A. IN GENERAL

CHAPTER 10. HOW TO HANDLE A DEPOSITION—RULES 27–32

I. OVERVIEW

- § 10:1 Introduction
- § 10:2 Purposes
- § 10:3 Deposing the adverse party
- § 10:4 Deposing witnesses

	PATTERN DISCOVERY: MOTO
§ 10:5	Deposing one's own client
§ 10:6	When to take depositions
§ 10:7	Preparation by examining counsel
§ 10:8	Preparation by counsel for deponent
II. P	REPARATION OF DEPONENTS
§ 10:9	General instructions for deponents
§ 10:10	Suggestion sheet for deposition witnesses
§ 10:11	Preparation of plaintiff for deposition—Common "traps"
§ 10:12	Do's and don'ts of testimony
III. I	PRE-DEPOSITION MATTERS
§ 10:13	Production of documents and records
§ 10:14	Pre-deposition protective orders
§ 10:15	Scheduling procedures, notice and stipulations
§ 10:16	Subpoena duces tecum
IV. C	CONDUCTING THE EXAMINATION
§ 10:17	Thoroughness
§ 10:18	Demeanor of examining counsel
§ 10:19	Making an accurate record
§ 10:20	Preliminary statement to deponent
§ 10:21	Leading questions to adverse party
§ 10:22	False answers—Possibility of error
§ 10:23	Letting the witness ramble
§ 10:24	Chronological questioning vs. skipping around
§ 10:25	How to ask questions
§ 10:26	Deponent's answers
§ 10:27	Prior inconsistent statements
§ 10:28	Repetition
§ 10:29	Objections and refusal to answer questions
§ 10:30	Off-the-record comments
§ 10:31	Reading into the record
§ 10:32	Using an interpreter
§ 10:33	Deposition exhibits
§ 10:34	Concluding the questioning
§ 10:35	Cross-examination by deponent's counsel
V. D	EPOSITIONS OF EXPERTS
§ 10:36	Deposing an expert under the federal rules
§ 10:37	Preparation of the retained expert for deposition— Generally
§ 10:38	The retained expert's familiarity with the case, past writings, statements and testimony
§ 10:39	Materials for expert to bring (or not) to the deposition

xxxii

§ 10:40	Expected areas of inquiry
§ 10:41	Do's and don'ts of expert testimony—A letter from counsel to the retained expert
§ 10:42	Deposing the opposing expert—Generally
§ 10:43	Discovery of relevant facts and obtaining leads from opposing expert
§ 10:44	The opposing expert's opinion and the bases for that opinion
§ 10:45	Preparation for cross-examination and impeachment of opposing expert
§ 10:46	Use of the retained expert in preparation for the deposition of the opposing expert
§ 10:47	Use of hypothetical questions to opposing expert
§ 10:48	Deposition checklist for deposition of opposing expert

VI. OTHER DEPOSITIONS

- § 10:49 The non-expert treating rhysician's deposition
 § 10:50 Depositions of agents, officers and record keepers
 § 10:51 The non-party witness deposition
- § 10:52 The videotape deposition

VII. POST DEPOSITION FOLLOW-UP

- § 10:53 Post deposition procedures § 10:54 Further investigation
- § 10:55 Motion for summary judgment
- § 10:56 Interrogatories
- § 10:57 Request for admission of facts

VIII. USE OF DEPOSITIONS AT TRIAL

- § 10:58 Use at trial—Generally
- § 10:59 Impeachment
- § 10:60 Reading the deposition without objection

B. MOTOR VEHICLE ACCIDENTS

CHAPTER 11. GENERAL CIRCUMSTANCES AND OCCURRENCES

I. PERSONS INVOLVED/SOURCES OF INFORMATION

- § 11:1 Identification of deponent
- § 11:2 Identification of firm or corporation
- § 11:3 Identification of executor or administrator
- § 11:4 Identification of agent
- § 11:5 Operator of vehicle

§ 11:6 Owner of vehicle § 11:7 Passengers § 11:8 Attendants Traffic controllers/policemen § 11:9 § 11:10 Highway contractor § 11:11 Inspectors and maintenance persons § 11:12 Third parties Witnesses to occurrence § 11:13 § 11:14 Sources of knowledge about occurrence

II. PLACE OF OCCURRENCE

- § 11:15 Location
- § 11:16 Road surface
- § 11:17 Traffic controls
- § 11:18 Defective or dangerous conditions
- § 11:19 Warnings
- § 11:20 Weather
- § 11:21 Visibility and lighting

III. VEHICLE

- § 11:22 Description of each vehicle
- § 11:23 Equipment and safety features
- § 11:24 Maintenance, inspections and repairs
- § 11:25 Government Standards and Regulations
- § 11:26 Industry, Professional and Trade Association Standards
- § 11:27 Insurance

IV. EVENTS/CIRCUMSTANCES PRECEDING OCCURRENCE

- § 11:28 Medical history of party
- § 11:29 Physical and mental condition and lifestyle of party
- § 11:30 Alcohol and drugs
- § 11:31 Trip
- § 11:32 Occupants of vehicle
- § 11:33 Distractions
- § 11:34 Obstructions
- § 11:35 Other vehicles
- § 11:36 Traffic controls
- § 11:37 Plaintiff's knowledge
- § 11:38 Defendant's knowledge
- § 11:39 Defendant's scienter
- § 11:40 Precautions
- § 11:41 Warnings
- § 11:42 Malfunctions

xxxiv

T 7	THE	OCCUID	RENCE
V.	THE	UUUUUK	KRINCH

- § 11:43 Date and time of occurrence
- § 11:44 Description of occurrence
- § 11:45 Plaintiff's conduct
- § 11:46 Defendant's conduct
- § 11:47 Deponent's conduct
- § 11:48 Use of brakes
- § 11:49 Skid marks
- § 11:50 Lighting on vehicles
- § 11:51 Speed and direction of vehicles
- § 11:52 Triangle of plaintiff's vehicle, defendant's vehicle and the point of impact
- § 11:53 Instrumentality of occurrence
- § 11:54 Plan

VI. INJURIES, DAMAGES AND LOSSES

- § 11:55 Prior illness, injury or disability
- § 11:56 Financial losses from prior illness, injury or disability
- § 11:57 Injuries due to occurrence
- § 11:58 Mental or emotional suffering
- § 11:59 Financial losses due to occurrence
- § 11:60 Death action—Conscious suffering
- § 11:61 Avoidable consequences
- § 11:62 Property damage

VII. EVENTS SUBSEQUENT TO OCCURRENCE

- § 11:63 Emergency assistance
- § 11:64 Medical treatment for injury
- § 11:65 Inspections and tests after occurrence
- § 11:66 Conversations and oral admissions
- § 11:67 Written statements and reports
- § 11:68 Subsequent accidents/Civil actions
- § 11:69 Subsequent illness, injury or disability

VIII. REGARDING THE LAWSUIT

- § 11:70 Notice of occurrence or claim
- § 11:71 Expert witness employed or consulted by party
- § 11:72 Expert witness as deponent
- § 11:73 Tangible evidence
- § 11:74 Other claims resulting from occurrence
- § 11:75 Asserted basis for liability
- § 11:76 Defenses and denials

CHAPTER 12. SPECIFIC CIRCUMSTANCES AND OCCURRENCES

- § 12:1 Alcohol and drugs—Plaintiff to defendant
- © 2024 Thomson Reuters, 4/2024

PATTERN DISCOVERY: MOTOR VEHICLES

	TAITERN DISCOVERI, WOTO
§ 12:2	—Defendant to plaintiff
§ 12:3	Backing up—Plaintiff to defendant
§ 12:4	—Defendant to plaintiff
§ 12:5	Bicyclist—Plaintiff to defendant
§ 12:6	—Defendant to plaintiff
§ 12:7	Brakes, failure of—Plaintiff to defendant
§ 12:8	—Defendant to plaintiff
§ 12:9	Defective mechanical equipment—Plaintiff to defendant
§ 12:10	—Defendant to plaintiff
§ 12:11	Depression and excavation—Plaintiff to defendant
§ 12:12	—Defendant to plaintiff
§ 12:13	Dram shop liability—Plaintiff to defendant bar owner
§ 12:14	—Defendant to plaintiff
§ 12:15	—Plaintiff to intoxicated defendant
§ 12:16	Driverless vehicle—Plaintiff to defendant
§ 12:17	—Defendant to plaintiff
§ 12:18	Emergency vehicles—Plaintiff to defendant
§ 12:19	—Defendant to plaintiff
§ 12:20	Entering vehicles—Plaintiff to defendant
§ 12:21	—Defendant to plaintiff
§ 12:22	Fixed object or obstruction—Plaintiff to defendant
§ 12:23	—Defendant to plaintiff
§ 12:24	Head on collision—Plaintiff to defendant
§ 12:25	—Defendant to plaintiff
§ 12:26	Highway contractor—Plaintiff to defendant
§ 12:27	—Defendant to plaintiff
§ 12:28	Intersection—Plaintiff to defendant
§ 12:29	—Defendant to plaintiff
§ 12:30	Motorcycle accident—Plaintiff to defendant
§ 12:31	—Defendant to plaintiff
§ 12:32	Multiple vehicle—Plaintiff to defendant
§ 12:33	—Defendant to plaintiff
§ 12:34	Parallel vehicle—Plaintiff to defendant
§ 12:35	—Defendant to plaintiff
§ 12:36	Parked or standing vehicle—Plaintiff to defendant
§ 12:37	—Defendant to plaintiff
§ 12:38	Passing—Plaintiff to defendant
§ 12:39	—Defendant to plaintiff
§ 12:40	Pedestrian—Plaintiff to defendant
§ 12:41	—Defendant to plaintiff
§ 12:42	Rear end/tailgating—Plaintiff to defendant
§ 12:43	—Defendant to plaintiff
§ 12:44	Roadside hazard—Plaintiff to defendant
§ 12:45	—Defendant to plaintiff
§ 12:46	Stopped in road—Plaintiff to defendant
§ 12:47	—Defendant to plaintiff
	-

§ 12:48	Turning—Plaintiff to defendant
§ 12:49	—Defendant to plaintiff
§ 12:50	Racing on highway—Plaintiff to defendant
§ 12:51	—Defendant to plaintiff
§ 12:52	Jackknifing of commercial vehicle—Plaintiff to defendant
§ 12:53	—Defendant to plaintiff
§ 12:54	Motorboat accident—Plaintiff to defendant
§ 12:55	—Defendant to plaintiff
§ 12:56	Sleeping driver—Plaintiff to defendant
§ 12:57	—Defendant to plaintiff
§ 12:58	Defective tire—Plaintiff to defendant
§ 12:59	—Defendant to plaintiff
§ 12:60	Collision with emergency vehicle—Plaintiff to defendant
§ 12:61	—Defendant to plaintiff
§ 12:62	Railroad crossing accident—Plaintiff to defendant
§ 12:63	—Defendant to plaintiff
§ 12:64	Stalled or disabled vehicle—Plaintiff to defendant
§ 12:65	—Defendant to plaintiff
§ 12:66	Uninsured motorist claim—Plaintiff to Defendant
§ 12:67	Uninsured motorist claim—Defendant to Plaintiff
§ 12:68	Jackknifing/turning vehicle—Plaintiff to defendant
§ 12:69	—Defendant to plaintiff
§ 12:70	Hit-and-run accident—Plaintiff insured to defendant insurer
§ 12:71	—Defendant insurer to plaintiff insured
§ 12:72	Cell phone use cause of accident—Plaintiff to defendant
§ 12:73	—Defendant to plaintiff
§ 12:74	Carrier negligence-boarding and alighting—Plaintiff to defendant
§ 12:75	—Defendant to plaintiff
§ 12:76	Boating accident, operator error—Plaintiff to defendant
§ 12:77	—Defendant to plaintiff
§ 12:78	Proving identity of driver—Plaintiff to defendant
§ 12:79	—Defendant to plaintiff
§ 12:80	Physical examination of commercial driver—Plaintiff to defendant
§ 12:81	—Defendant to plaintiff
§ 12:82	Driver's liability for injury to child going to or from school bus— Plaintiff to defendant
§ 12:83	—Defendant to plaintiff
§ 12:84	Liability for sudden loss of consciousness while driving—Plaintiff to defendant
§ 12:85	—Defendant to plaintiff
§ 12:86	Nonairworthiness of light aircraft—Plaintiff to defendant
§ 12:87	—Defendant to plaintiff

C. PRODUCTS LIABILITY

CHAPTER 13. GENERAL CIRCUMSTANCES AND OCCURRENCES—TO MANUFACTURER

I. PERSONS INVOLVED/SOURCES OF INFORMATION

§ 13:1 Relationship to product

II. PLACE OF OCCURRENCE

- § 13:2 Description of place of occurrence
- § 13:3 Control of place of occurrence or objects involved in occurrence

III. PRODUCT

- § 13:4 Description of product
- § 13:5 Component parts and ingredients
- § 13:6 Raw materials
- § 13:7 Design
- § 13:8 Manufacture
- § 13:9 Post-manufacture stage
- § 13:10 Production process

IV. EVENTS/CIRCUMSTANCES PRECEDING OCCURRENCE

- § 13:11 Tests and inspections prior to occurrence
- § 13:12 Packaging
- § 13:13 Storage
- § 13:14 Installation
- § 13:15 Operation and use
- § 13:16 Warranties, representations and disclaimers
- § 13:17 Warnings, instructions or directions
- § 13:18 Service and maintenance
- § 13:19 Alterations
- § 13:20 Product defect and dangers
- § 13:21 Recalls
- § 13:22 Quality certification
- § 13:23 Standards and regulations
- § 13:24 Distribution
- § 13:25 Advertising and promotion
- § 13:26 Sales or lease
- § 13:27 Trademarks and brand names
- § 13:28 Patents and licenses
- § 13:29 Publications and reports

xxxviii

V. OCCURRENCE AND DAMAGES

- § 13:30 The occurrence
- § 13:31 Injuries, damages and losses

VI. EVENTS SUBSEQUENT TO OCCURRENCE

§ 13:32 Examination of the product after occurrence

VII. REGARDING THE LAWSUIT

§ 13:33 Contention of alteration, misuse or defect caused by another

CHAPTER 14. GENERAL CIRCUMSTANCES AND OCCURRENCES—TO PLAINTIFF

I. PERSONS INVOLVED/SOURCES OF INFORMATION

§ 14:1 Relationship of deponent to product

II. PLACE OF OCCURRENCE

§ 14:2 Generally

III. PRODUCT

- § 14:3 Description of product
- § 14:4 Ownership of product prior to occurrence

IV. EVENTS/CIRCUMSTANCES PRIOR TO OCCURRENCE

- § 14:5 Selection of product
- § 14:6 Reliance on advertisements
- § 14:7 Warranties and disclaimers
- § 14:8 Transportation of product
- § 14:9 Installation of product
- § 14:10 Oral warnings and instructions
- § 14:11 Written warnings and instructions
- § 14:12 Storage and maintenance
- § 14:13 Repairs of product prior to occurrence
- § 14:14 Alteration of product prior to occurrence
- § 14:15 Understanding of uses of product
- § 14:16 Prior uses of product by plaintiff or owner
- § 14:17 Prior uses of product by others

V. THE OCCURRENCE

§ 14:18 User of product at time of occurrence

§ 14:19 Use of product at time of occurrence

VI. DAMAGES

§ 14:20 Injuries, damages and losses

VII. EVENTS SUBSEQUENT TO OCCURRENCE

- § 14:21 Inspections and tests of product after occurrence
- § 14:22 Subsequent condition of product
- § 14:23 Subsequent repairs and alterations
- § 14:24 Present location of product

VIII. REGARDING THE LAWSUIT

§ 14:25 Contention of product defect or breach of warranty

CHAPTER 15. SPECIFIC CIRCUMSTANCES AND OCCURRENCES

- § 15:1 Brakes—Plaintiff to defendant manufacturer
- § 15:2 —Defendant manufacturer to plaintiff
- § 15:3 Seat belts—Plaintiff to defendant manufacturer
- § 15:4 —Defendant manufacturer to plaintiff
- § 15:5 Second collision design defect—Plaintiff to defendant manufacturer
- § 15:6 —Defendant manufacturer to plaintiff
- § 15:7 Tires—Plaintiff to defendant manufacturer
- § 15:8 —Defendant manufacturer to plaintiff
- § 15:9 Transmission—Plaintiff to defendant manufacturer
- § 15:10 —Defendant manufacturer to plaintiff
- § 15:11 Exhaust system—Plaintiff to defendant manufacturer
- § 15:12 —Defendant manufacturer to plaintiff
- § 15:13 Safety glass—Plaintiff to defendant manufacturer
- § 15:14 —Defendant manufacturer to plaintiff
- § 15:15 Automobile doors—Plaintiff to defendant manufacturer
- § 15:16 —Defendant manufacturer to plaintiff
- § 15:17 Accelerator—Plaintiff to defendant manufacturer
- § 15:18 —Defendant manufacturer to plaintiff
- § 15:19 Fuel system—Plaintiff to defendant manufacturer
- § 15:20 —Defendant manufacturer to plaintiff
- § 15:21 Steering system—Plaintiff to defendant manufacturer
- § 15:22 —Defendant manufacturer to plaintiff
- § 15:23 Engine—Plaintiff to defendant manufacturer
- § 15:24 —Defendant manufacturer to plaintiff
- § 15:25 Axle and chassis—Plaintiff to defendant manufacturer
- § 15:26 —Defendant manufacturer to plaintiff
- § 15:27 All terrain vehicle—Plaintiff to defendant
- § 15:28 —Defendant to plaintiff

§ 15:29	Vehicle rollover—Plaintiff to defendant
§ 15:30	—Defendant to plaintiff
§ 15:31	Forklift truck accident—Plaintiff to defendant
§ 15:32	—Defendant to plaintiff
§ 15:33	Golf cart—Plaintiff to defendant
§ 15:34	—Defendant to plaintiff
§ 15:35	Defective door latch—Plaintiff to defendant manufacturer
§ 15:36	—Defendant manufacturer to plaintiff
§ 15:37	Defective or Improper Lights—Plaintiff to Defendant
	Manufacturer
§ 15:38	—Defendant Manufacturer to Plaintiff
§ 15:39	Fuel containment defect—Plaintiff to defendant manufacturer
§ 15:40	—Defendant manufacturer to plaintiff
§ 15:41	Vehicle Warranty—Plaintiff to Defendant Manufacturer
§ 15:42	Vehicle warranty—Defendant manufacturer to plaintiff
§ 15:43	Defective ignition switch—Plaintiff to defendant manufacturer
§ 15:44	—Defendant manufacturer to plaintiff
§ 15:45	Defective exhaust system—Plaintiff to defendant manufacturer
§ 15:46	—Defendant manufacturer to plaintiff
§ 15:47	Diesel engine emissions—Plaintiff to defendant manufacturer
§ 15:48	—Defendant manufacturer to plaintiff
§ 15:49	Defective airbags—Plaintiff to defendant manufacturer
§ 15:50	—Defendant manufacturer to plaintiff

Volume 3

CHAPTER 16. UNIQUE ASPECTS OF MOTOR VEHICLE ACCIDENT CASES

8 10:1	Overview
§ 16:2	Outline of the legal process—Introduction
§ 16:3	—Complaint and answer
§ 16:4	—Interrogatories
§ 16:5	—Depositions
§ 16:6	—Experts
§ 16:7	—Trial
§ 16:8	—Directed verdict or nonsuit
§ 16:9	—Jury instructions
§ 16:10	—Appeal
§ 16:11	—Jury verdicts
§ 16:12	—Settlement
§ 16:13	Criteria for successful plaintiff's case—General
§ 16:14	—Positive characteristics—Checklist
§ 16:15	—Negative characteristics—Checklist
§ 16:16	How court action will affect plaintiff and plaintiff's family—Time requirements

§ 16:17	—Plaintiff's report form—Checklist
§ 16:18	—Checklist for plaintiff's counsel
§ 16:19	How court action will affect defendant—General
§ 16:20	—Things not to do immediately—Checklist
§ 16:21	—Things to do immediately—Checklist
§ 16:22	—Defendant's report form—Checklist
§ 16:23	—Time requirements
§ 16:24	—Defense counsel
§ 16:25	—Settlement

CHAPTER 17. LEGAL DOCTRINES

I. LEGAL DOCTRINES OF MOTOR VEHICLE ACCIDENT LIABILITY

§ 17:1	Overview—Legal doctrines
§ 17:2	Basis of liability—Scope; Basis of liability
§ 17:3	Negligence—Definition
§ 17:4	—Negligent entrustment
§ 17:5	—Agency
§ 17:6	—Res ipsa loquitur
§ 17:7	Violation of statute or ordinance—Overview
§ 17:8	—Rules of the road and other regulations
§ 17:9	—Drunk driving
§ 17:10	—Dramshop legislation
§ 17:11	—Sales of intoxicants to minors
§ 17:12	—Guest statutes
§ 17:13	—Other statutes
§ 17:14	Worker's compensation
§ 17:15	Product liability
§ 17:16	Governmental entity liability
§ 17:17	Legal causation of injury—Burden of proof
§ 17:18	—Hypothetical questions for proof of causation
§ 17:19	—Source of professional misunderstanding
§ 17:20	Punitive damages

II. DEFENSES TO MOTOR VEHICLE ACCIDENT LIABILITY

§ 17:21	Overview
§ 17:22	Plaintiff's burden of proof
§ 17:23	Defendant's burden of persuasion
§ 17:24	Improper or inadequate expert opinions
§ 17:25	Contributory or comparative negligence—Contributory negligence
§ 17:26	—Last clear chance
§ 17:27	—Comparative negligence

§ 17:28	—Seat belt defense
§ 17:29	Assumption of risk
§ 17:30	Intervening cause
§ 17:31	Statutes of limitations
§ 17:32	Release
§ 17:33	Denial of administration
§ 17:34	Immunity
§ 17:35	Aggravation of preexisting condition

§ 17:36 Trial to empty chair

§ 17:37 Damages—Objective v. Subjective, and punitive

CHAPTER 18. PLAINTIFF'S CASE

I. THE NEW CASE—REPRESENTING THE PLAINTIFF

§ 18:1	Overview
§ 18:2	Initial meeting with plaintiff—Preparation for initial meeting
§ 18:3	—Preliminary advice for new client from plaintiff's attorney—Checklist
§ 18:4	—Interviewing the client—Checklist
§ 18:5	—Relations with the client
§ 18:6	—After the initial meeting—Checklist
§ 18:7	—Further investigation
§ 18:8	Case finances and client communication
§ 18:9	—Fee arrangements, client contract, and billing—Checklist
§ 18:10	—Communicating with the client
§ 18:11	Matters referred from other counsel
§ 18:12	Maintaining docket and calendar
§ 18:13	Matters involving multiple clients and attorneys
§ 18:14	Preliminary legal research
§ 18:15	Evaluating the merit and value of plaintiff's case

II. PREPARING THE PLAINTIFF'S CASE

§ 18:16	Overview—Checklist
§ 18:17	— —General considerations
§ 18:18	— Ethical and legal restrictions on bringing suit
§ 18:19	Choosing the defendant(s)
§ 18:20	Choosing a forum—Checklist
§ 18:21	Drafting the complaint—Checklist
§ 18:22	— —Overview
§ 18:23	— —Form of the complaint
§ 18:24	——Stating the factual basis for the complaint
§ 18:25	——Request for monetary relief
§ 18:26	Filing the complaint—Checklist

§ 18:27	— —Filing with the court
§ 18:28	——Service of process
§ 18:29	Voluntary dismissal—Checklist
§ 18:30	Amending the complaint, motion to strike for insufficient defense, and reply to answer
§ 18:31	Plaintiff's comprehensive interview and investigative checklist for a motor vehicle accident case
§ 18:32	Plaintiff's interview and investigative checklist for minor child
§ 18:33	Plaintiff's personal representative's interview and investigative checklist for decedent

CHAPTER 19. DEFENDANT'S CASE

I. THE NEW CASE—REPRESENTING THE DEFENDANT

§ 19:1	Overview
§ 19:2	Defense counsel's early activity—Checklist
§ 19:3	Early contact with the defendant—Preparation for initial
	meeting
§ 19:4	—Interviewing the client
§ 19:5	—The recorded statement—Checklist
§ 19:6	—Other investigation—Checklist
§ 19:7	—The nonprofit defendant
§ 19:8	—The corporate defendant
§ 19:9	—After the initial meeting
§ 19:10	Role of insurance company—Overview
§ 19:11	—Knowledge of details of coverage
§ 19:12	—Early inquiry into coverage details
§ 19:13	—Insurance policy
§ 19:14	—Conduct by insurance company—Checklist
§ 19:15	—Claim handling by insurance company claim
	representative—Checklist
§ 19:16	—Personal counsel—Inadequate coverage—Demand for
	settlement within the policy limits
§ 19:17	Role of defense counsel
§ 19:18	Choice of counsel and fee arrangements
§ 19:19	Role of defense counsel—Intellectual approach
§ 19:20	—Maintaining docket and calendar—Checklist
§ 19:21	—Use of personnel and equipment
§ 19:22	Matters involving multiple parties and attorneys
§ 19:23	Contact with plaintiff's attorney
§ 19:24	Medicolegal library

II. PREPARING THE DEFENDANT'S CASE

§ 19:25 Overview

Reviewing complaint—Checklist
Alternative responses: Dispositive and non-dispositive
motions
—Motion to dismiss—Checklist
—Motion for more definite statement—Checklist
—Motion for judgment on pleadings—Checklist
—Motion to strike—Checklist
Answering complaint and jury demand—Checklist
Counterclaims, cross claims, third-party practice,
impleader, joinder of parties, and claims
—Counterclaims and cross claims—Checklist
—Third-party practice and impleader—Checklist
—Joinder of parties and claims—Checklist
Consolidation, severance, transfer, and removal of case
—Consolidation of cases—Checklist
—Severance of claims or parties—Checklist
—Transfer of case—Checklist
—Removal of case—Checklist
Defendant's comprehensive interview and investigative
checklist for a motor vehicle accident case
Selected bibliography

CHAPTER 20. INVESTIGATION AND EVALUATION

§ 20:1	Preliminary investigation
§ 20:2	—Overview—Checklist
§ 20:3	—Preliminary witness interviews
§ 20:4	—Contacting employees and former employees of a corporate defendant
§ 20:5	—Investigating damages
§ 20:6	—Evaluating the case and estimating damages
§ 20:7	—Pretrial strategy
§ 20:8	Information gathering—General
§ 20:9	—Conducting the investigation
§ 20:10	—Information from the client
§ 20:11	—Accident scene
§ 20:12	—Preserving physical evidence
§ 20:13	—The product
§ 20:14	—Publicly available information—Checklist
§ 20:15	—Illustrative investigation checklist of physical facts
§ 20:16	Interviewing witnesses—General
§ 20:17	—Discovering witnesses
§ 20:18	—Conducting the interview
§ 20:19	—Illustrative letter and questionnaire to lay witness
§ 20:20	Researching codes and standards—Overview
§ 20:21	—Investigating codes and standards

§ 20:22	—Standards organizations
§ 20:23	—Federal statutes
§ 20:24	—Government agency reports
§ 20:25	Determining insurance coverage
§ 20:26	Chronology
$\S 20:27$	Understanding medical records
§ 20:28	Experts
§ 20:29	Pattern automobile accident investigation checklist

CHAPTER 21. DISCOVERY

I. DISCOVERY—GENERALLY

§ 21:1	Overview
§ 21:2	Discovery options—Checklist—Oral depositions
§ 21:3	——Document requests
§ 21:4	— —Interrogatories
§ 21:5	——Mental or physical examination
§ 21:6	——Deposition on written questions
§ 21:7	——Requests for admissions
§ 21:8	Discovery strategy—Checklist
§ 21:9	Sequence and timing—Checklist
§ 21:10	Scope of discovery and privileges—Checklist
§ 21:11	Judicial regulation of discovery and pretrial activities—General
§ 21:12	—Discovery and scheduling conferences and orders— Checklist

II. OTHER SOURCES

§ 21:13	Overview
§ 21:14	Records useful to plaintiff/defendant—Records useful to plaintiff
§ 21:15	—Defendant's investigation of plaintiff
§ 21:16	Prior cases
$\S 21:17$	Other sources of information—Information on plaintiff's
	care
§ 21:18	—Litigation resources

III. SANCTIONS

§ 21:19	Overview
§ 21:20	Protective orders
§ 21:21	Motions to compel discovery
§ 21:22	—Moving directly for sanctions without filing a motion to compel
§ 21:23	—Drafting the motion
§ 21:24	—Service of motion

xlvi

§ 21:25	—Expenses for obtaining orders to compel discovery
§ 21:26	Sanctions motions—Sanctions for failure to comply with court order under Rule 37
§ 21:27	—Expenses on failure to admit to genuineness of
	documents or matters which were subject of request for admissions
§ 21:28	—Drafting motion for sanctions
§ 21:29	Sanctions for violation of Rule 26(g)
§ 21:30	—Requirements of Rule 26(g)
§ 21:31	—Consequences of failure to comply
§ 21:32	Duty to supplement discovery responses—Requirements of Rule 26(e)
§ 21:33	—Consequences of failure to supplement responses
§ 21:34	—Drafting supplemental responses
§ 21:35	Pattern form

IV. APPEALING RULINGS

- § 21:36 Overview
- § 21:37 —Who can hear the appeal
- § 21:38 —Effect of order
- § 21:39 —Client's interests
- § 21:40 —Preparing the appeal
- § 21:41 Pattern form

V. REFERENCES

§ 21:42 Selected bibliography

CHAPTER 22. DISCOVERY—OPTIONS

I. WRITTEN INTERROGATORIES—RULE 33

- § 22:1 Overview
- § 22:2 Subject matters—Checklists

II. REQUESTS FOR PRODUCTION OF DOCUMENTS AND THINGS AND ENTRY UPON LAND—RULE 34

- § 22:3 Introduction to Rule 34
- § 22:4 Pattern request in a motor vehicle accident case
- § 22:5 Use of subpoena duces tecum

III. PHYSICAL AND MENTAL EXAMINATION—RULE 35

- § 22:6 Overview—Checklist
- § 22:7 Use in motor vehicle accident cases
- § 22:8 Pattern form

IV. DEPOSITION ON ORAL QUESTIONS—RULES 26-30

- § 22:9 Overview
- § 22:10 Deposition by plaintiff's counsel of defendant
- § 22:11 Expected deposition questions for defendant—Checklist
- § 22:12 ——Identification
- § 22:13 ——Identification of all persons and records involved
- § 22:14 ——Your preparation for your deposition testimony
- § 22:15 ——Your alleged liability
- § 22:16 ——Plaintiff's comparative negligence
- § 22:17 ——Liability of others
- § 22:18 ——Causation
- § 22:19 ——Defense experts
- § 22:20 ——Defense counsel
- § 22:21 ——Expected deposition questions for defendant— Checklist
- § 22:22 Deposition by defense counsel of plaintiff
- § 22:23 Pattern questions to plaintiff—Checklist

V. DEPOSITION ON WRITTEN QUESTIONS—RULE 31

- § 22:24 Overview—Checklist
- § 22:25 Advantages/Disadvantages—Checklist
- § 22:26 When to use Rule 31 depositions on written questions
- § 22:27 Pattern form

VI. REQUESTS FOR ADMISSION

- § 22:28 Overview—Checklist
- § 22:29 Pattern requests in a motor vehicle accident case

VII. REFERENCES

§ 22:30 Selected bibliography

CHAPTER 23. EXPERTS

- § 23:1 Introduction
- § 23:2 Deciding to use an expert witness—General
- § 23:3 Expert witness roles—General considerations—Overview
- § 23:4 ——Legal requirements
- § 23:5 ——Selection and preparation
- § 23:6 Locating an expert witness—General
- § 23:7 Selecting an expert witness—General
- § 23:8 Expert witness and pretrial preparation—Checklist
- § 23:9 Preliminary conference with expert witness—General
- § 23:10 Clarification of terminology and definitions
- § 23:11 Technique for using defense expert in a motor vehicle accident case

§ 23:12	Pretrial discovery of experts—Checklist
§ 23:13	Preparing expert for deposition—Checklist
§ 23:14	Deposing opponent's expert—Checklist
§ 23:15	Cross-examination—Checklist
§ 23:16	Deposing plaintiff's attending physician
§ 23:17	Objections to expert testimony—General
§ 23:18	—Federal Rule of Civil Procedure 26(b)(4) ("Rule 26")
§ 23:19	—Inappropriate subject matter for expert testimony
§ 23:20	—Qualifications
§ 23:21	—Hypothetical questions
§ 23:22	—Improper standards
§ 23:23	—Causation
§ 23:24	Use of expert during trial preparation—General
§ 23:25	Direct examination of experts—Overview
§ 23:26	—Qualifying the expert—Checklist
§ 23:27	—Direct examination—Checklist
§ 23:28	Preparation of the expert for cross-examination—General
§ 23:29	Cross-examination of opposing expert—Checklist
§ 23:30	Direct examination of hypothetical medical expert— Author's comments
§ 23:31	Direct examination of defense hypothetical expert—
§ 23:32	Direct examination of treating physician—Checklist
§ 23:33	Cross-examination of hypothetical physician—Checklist
§ 23:34	Cross-examination of plaintiff's hypothetical expert—
0	Checklist
§ 23:35	Selected bibliography
	·

CHAPTER 24. EXAMINATION OF OTHER WITNESSES

§ 24:1	Direct examination—Overview
§ 24:2	Cross-Examination—Overview
§ 24:3	Basic cross-examination procedure, tactics, and strategy—Checklist
§ 24:4	Impeaching the witness—Checklist
§ 24:5	Direct examination of plaintiff—Checklist
§ 24:6	Direct examination of defendant—Checklist
§ 24:7	Selected bibliography

CHAPTER 25. NEGOTIATIONS AND SETTLEMENT

§ 25:1	Overview
0	
$\S 25:2$	Communications with client
§ 25:3	Classical approaches to evaluation—Practical limits
$\S 25:4$	—Median verdict discounted by liability
§ 25:5	—Verdict by special questions to jury

- § 25:6 —Special damages evaluation § 25:7 —Small case evaluation § 25:8 Evaluation for settlement—General § 25:9 —Elements of cause of action—Checklist § 25:10 —Other potentially significant factors—Checklist § 25:11 Negotiations—Checklist—Overview § 25:12 — Preparation — Conditions of a substantial settlement offer in a § 25:13 motor vehicle accident case § 25:14 ——Commonly used negotiation techniques § 25:15 — — Negotiation preparation form § 25:16 ——Conduct of counsel --- Amount of opening demand or offer § 25:17 § 25:18 ——Continuing negotiation § 25:19 — The demand letter and settlement brochure --- Information not to be disclosed § 25:20 § 25:21 ——Settlement timing § 25:22 ——Structured settlements § 25:23 — —Offer of judgment § 25:24 — —The Settlement conference — —The settlement agreement § 25:25 § 25:26 Alternative dispute resolution § 25:27 Selected bibliography CHAPTER 26. TRIAL—GENERALLY § 26:1 Overview § 26:2 Trial procedure Bifurcated trials § 26:3 § 26:4 Trial preparation strategy § 26:5 Trial exhibit preparation—Checklist § 26:6 Trial preparation schedule—Checklist § 26:7 Selected bibliography CHAPTER 27. MOTIONS § 27:1 Options, strategy, and procedures—Checklist § 27:2 Motion for summary judgment § 27:3 Brief in support of motion for summary judgment—
- Pattern form
- § 27:4 Pretrial conferences
- § 27:5 Trial and posttrial motion practice
- § 27:6 Motion in limine
- § 27:7 Motion to bifurcate
- Motion for mistrial § 27:8
- § 27:9 Motion to dismiss
- § 27:10 Motion for directed verdict
- § 27:11 Motion for judgment notwithstanding verdict—J.N.O.V

- § 27:12 Motion for new trial
- § 27:13 Motion to amend judgment
- § 27:14 Motion to disqualify judge
- § 27:15 Motion to re-open record
- § 27:16 Motion for continuance
- § 27:17 Selected bibliography

CHAPTER 28. JURY—SELECTION AND INSTRUCTIONS

I. SELECTION OF JURY

- § 28:1 General
- § 28:2 Investigating the panel—Checklist
- § 28:3 Voir dire strategy and procedure—Checklist
- § 28:4 Questioning the jurors—Checklist
- § 28:5 Peremptory challenges
- § 28:6 Jury chart
- § 28:7 After selection

II. JURY INSTRUCTIONS

- § 28:8 General—Checklist
- § 28:9 Preliminary instructions
- § 28:10 Plaintiff's pattern jury instructions—Checklist—Overview
- § 28:11 ——Negligence
- § 28:12 ——Multiple defendants—Joint and several liability
- § 28:13 ——Admissions
- § 28:14 ——Plaintiff's burden of proof
- § 28:15 ——Causation
- § 28:16 ——Contributory or comparative negligence
- § 28:17 ——Statute of limitations
- § 28:18 ——Take plaintiff as you find him or her
- § 28:19 ——Credibility of witnesses and experts
- § 28:20 ——Damages—General
- § 28:21 ———Loss of earning capacity
- § 28:22 ———Loss of consortium
- § 28:23 ———Death action
- § 28:24 ——Punitive damages
- § 28:25 ——Strict liability
- § 28:26 ——Breach of warranty
- § 28:27 ——Misrepresentation
- $\S~28:28$ Negligence
- § 28:29 ——Plaintiff's burden of proof
- § 28:30 ——Causation
- § 28:31 ——Statute of limitations
- § 28:32 ——Punitive damages

§ 28:33	Defendant's pattern jury instructions—Checklist—
	Overview
§ 28:34	0 0
$\S 28:35$	8 8
	——New and independent cause
	——Admissions
	——Contributory or comparative negligence
§ 28:39	*
§ 28:40	
§ 28:41	
§ 28:42	
§ 28:43	
§ 28:44	•
	——Liability to be decided first
-	——Expert testimony
	——Credibility of witnesses
§ 28:48	——Plaintiff's bias or prejudice
§ 28:49	——Proximate cause requirement
§ 28:50	— —Two or more probable causes
§ 28:51	— — Prohibition against punitive damages
§ 28:52	——Damages
§ 28:53	——Strict liability
§ 28:54	— — Negligence
§ 28:55	— —Conditions beyond defendant's control
§ 28:56	
§ 28:57	*
§ 28:58	~ -
§ 28:59	——State of the art
§ 28:60	
§ 28:61	*
§ 28:62	
§ 28:63	
§ 28:64	ž
3 20.01	beleeved sistingraphry

CHAPTER 29. OPENING STATEMENT AND CLOSING ARGUMENT

I. OPENING STATEMENT

§ 29:1	Overview
§ 29:2	Purpose
§ 29:3	Importance
§ 29:4	Comparison of opening statement to final summation
§ 29:5	The law and court rules
§ 29:6	Preparation of opening statement
§ 29:7	Contents of opening statement—Checklist

§ 29:8	Techniques of effective presentation—Checklist—Use
	positive approach
§ 29:9	——Avoid common mistakes
§ 29:10	——Demeanor of counsel
§ 29:11	 —Anticipating adversary's statements
§ 29:12	— Handling weaknesses and problems
§ 29:13	——Explaining complex matters
§ 29:14	——Handling burden of proof
§ 29:15	 — Insist on recording opening statement
§ 29:16	— —Lawyer talk and decision-making timing

II. CLOSING ARGUMENT

§ 29:17 Overview
§ 29:18 Delivery
§ 29:19 Objections
§ 29:20 Common argument structures
§ 29:21 Argument techniques

III. REFERENCES

§ 29:22 Selected bibliography

CHAPTER 30. EVIDENCE AND OBJECTIONS

I. OTHER EVIDENCE

§ 30:1 Overview § 30:2 Real evidence § 30:3 Demonstrative evidence § 30:4 Documentary exhibits § 30:5 Learned treatises § 30:6 Cumulative evidence § 30:7 Judicial notice § 30:8 Presumptions § 30:9 Proving official records § 30:10 Proving foreign law § 30:11 Views by court and jury

II. OBJECTIONS

§ 30:12	Overview
§ 30:13	Tactics of making objections—Purposes of objections
§ 30:14	—Anticipating objections
§ 30:15	—Whether to object
§ 30:16	—Ethics of objections
§ 30:17	Procedure for making objections—Overview
§ 30:18	—Timeliness

PATTERN DISCOVERY: MOTOR VEHICLES

```
§ 30:19
         —Manner of objecting
§ 30:20
         —Form of objection
§ 30:21
         —General objection
§ 30:22
         —Specific objection
§ 30:23
         -Arguing objection in and out of jury presence
§ 30:24
         —Be sure to obtain ruling
§ 30:25
         —Do not bicker with judge following adverse ruling
§ 30:26
         —Motion to strike
§ 30:27
         —Continuing objection
§ 30:28
         Objection to form of question—Leading
§ 30:29
         -Argumentative
         —Ambiguous and/or unintelligible
§ 30:30
§ 30:31
         —Compound
§ 30:32
         -Narrative or too broad
§ 30:33
         -Asked and answered
§ 30:34
         —Misquoting witness or prior evidence
§ 30:35
         —Assumes facts not in evidence
§ 30:36
         —Improper hypothetical or opinion question
§ 30:37
         Objections to substance of evidence—Irrelevant and
          immaterial
§ 30:38
         —Incompetent
§ 30:39
         —Hearsay
§ 30:40
         —Inadmissible opinion
§ 30:41
         —Insufficient foundation
§ 30:42
         —Improper impeachment
§ 30:43
         —Not the best evidence
§ 30:44
         —Beyond scope of prior examinations
§ 30:45
         —Privileged communication
§ 30:46
         —Document speaks for itself
§ 30:47
         -Violation of court order or court rule
§ 30:48
         —Improper conduct of counsel
§ 30:49
         —Improper witness conduct
§ 30:50
         —Improper juror conduct
§ 30:51
         —Statement or action of court
§ 30:52
         —Prejudicial evidence
§ 30:53
         Grounds for objections to expert testimony
§ 30:54
         Tactics of responding to objections—General
§ 30:55
         —Whether to respond
§ 30:56
         -How to respond
         Rulings on objections—Voir Dire
§ 30:57
§ 30:58
         —Offer of proof
§ 30:59
         —Request for ruling
§ 30:60
         —Disposition of objection
         —Reserved or de bene rulings
§ 30:61
§ 30:62
         Particular situations—Jury voir dire examination
§ 30:63
         —Objections to opening statements and closing arguments
§ 30:64
         —Objections to demonstrative evidence
```

- § 30:65 —Offering evidence for limited purpose
- § 30:66 —Objections to jury instructions and deliberations
- § 30:67 Perfecting the record

III. REFERENCES

§ 30:68 Selected bibliography

CHAPTER 31. VERDICT AND JUDGMENT

- § 31:1 Proposed findings of fact and conclusions of law
- § 31:2 Verdict and judgment—Overview
- § 31:3 Verdict
- § 31:4 Judgment
- § 31:5 Appeal timing
- § 31:6 Selected bibliography

CHAPTER 32. POSTTRIAL ACTIVITIES

- § 32:1 Posttrial briefs
- § 32:2 Amending pleadings to conform to proof
- § 32:3 Petitions for fees and costs
- § 32:4 Securing the judgment
- § 32:5 Satisfaction of the judgment
- § 32:6 Execution of the judgment
- § 32:7 Stays pending appeal
- § 32:8 Relief from judgment
- § 32:9 Action on the judgment
- § 32:10 Interest on the judgment
- § 32:11 Default judgment
- § 32:12 Appeals—General
- § 32:13 Interlocutory appeals
- § 32:14 Appeal of right after judgment
- § 32:15 Selected Bibliography

Volume 4

PART 4. SPECIAL STUDIES

CHAPTER 33. MOTOR VEHICLE INTERSECTION ACCIDENT

I. INTRODUCTION

§ 33:1 Generally

II. LAW

- § 33:2 Duty of care, generally
- © 2024 Thomson Reuters, 4/2024

- § 33:3 Questions of law and fact
 § 33:4 Intersection of through highway with stop highway
 § 33:5 Intersection controlled by traffic lights or traffic officers
 § 33:6 Uncontrolled intersection—Where one vehicle enters intersection first
 § 33:7 —Where vehicles enter intersection at same time

III. CLIENT INTERVIEW AND INVESTIGATIVE CHECKLISTS

§ 33:8 Accident
§ 33:9 Identification of vehicles
§ 33:10 Information from driver
§ 33:11 Information from all witnesses

IV. PLEADINGS

- § 33:12 Intersection collision—Negligent operation alleged generally by owner-driver against owner-driver
- § 33:13 —Negligent operation alleged generally by owner and driver against owner and driver

V. INTERROGATORIES

- § 33:14 Generally
- § 33:15 Intersection collision interrogatories

VI. DEPOSITION CHECKLISTS

§ 33:16 Generally

VII. REQUESTS FOR PRODUCTION OF DOCUMENTS

§ 33:17 Generally

VIII. REQUESTS FOR ADMISSION OF FACTS

§ 33:18 Generally

IX. SETTLEMENT

§ 33:19 Sample settlement presentation to defendant's insurance carrier; multiple injuries in intersection collision

X. JURY INSTRUCTIONS

§ 33:20 Passing within specified distance of intersection

CHAPTER 34. REAR-END COLLISION ACCIDENTS

I. INTRODUCTION

§ 34:1	In general
§ 34:2	Significance of location of collision
§ 34:3	Significance of circumstances of collision
§ 34:4	Prospects of success in rear-end collision cases
§ 34:5	Legal considerations
§ 34:6	Pleadings; In general
§ 34:7	Chain collision—Complaint
8 34.8	Causes of action

II. LAW

oper distance

III. CLIENT INTERVIEW AND INCIDENT INVESTIGATION

A. INTERVIEWING THE CLIENT

§ 34:13	In general
§ 34:14	Matters particularly applicable to plaintiff
§ 34:15	Matters particularly applicable to the defendant
§ 34:16	Setting the fee and estimating litigation costs
§ 34:17	Checklist
§ 34:18	In general
§ 34:19	Recurring factors—Defendant's speed before impact
§ 34:20	Damage to plaintiff's vehicle
§ 34:21	Traffic signs
§ 34:22	Defenses commonly relied on—In general
§ 34:23	Unexpected failure of brakes or headlights
§ 34:24	Limited visibility
§ 34:25	Slippery pavement

IV. DEPOSITION CHECKLISTS

§ 34:26 In general

V. INTERROGATORIES

§ 34:27 In general

VI. REQUESTS FOR PRODUCTION OF DOCUMENTS

§ 34:28 In general

VII. REQUESTS FOR ADMISSION OF FACTS

§ 34:29 In general

VIII. JURY INSTRUCTIONS

§ 34:30 In general

CHAPTER 35. PEDESTRIAN ACCIDENTS

I. INTRODUCTION

§ 35:1 Generally

II. LAW

A. PEDESTRIAN—IN GENERAL

§ 35:2	Relative rights of pedestrians and motorists
§ 35:3	Negligence of pedestrians, generally
§ 35:4	Nature and extent of pedestrian's duty
§ 35:5	Exercise of ordinary care and safety
§ 35:6	Anticipation of presence and actions of motorists
§ 35:7	Effect of pedestrian's being on sidewalk or in crosswalk
§ 35:8	Person lying in road
§ 35:9	Breach of duty; Proximate cause
§ 35:10	Doctrine of last clear chance
§ 35:11	Evidence of pedestrian's negligence; Burden of proof
§ 35:12	Elements of proof
§ 35:13	In general
§ 35:14	Modern trends; Statistics
§ 35:15	Unique problems
§ 35:16	Duty of driver
§ 35:17	Contributory negligence of child
§ 35:18	Comparative negligence and children
§ 35:19	Parental negligence
§ 35:20	Last clear chance
§ 35:21	Other factors
§ 35:22	Evidentiary considerations
§ 35:23	Defense considerations
§ 35:24	Police report of accident
§ 35:25	Elements of proof
§ 35:26	Damages
§ 35:27	Introduction
§ 35:28	Duty of motorist toward children; Presence of school bus
§ 35:29	Requisite care of motorist driving near school bus;

Regulation of motor vehicles approaching or passing school

§ 35:30

Negligence

bus

Table of Contents

§ 35:31	Elements of proof
§ 35:32	Introduction
§ 35:33	Motorist must anticipate children darting out
§ 35:34	Requisite care; Negligence
§ 35:35	Particular circumstances affecting liability
§ 35:36	Sudden emergency rule
§ 35:37	Demonstrative or documentary evidence/accident reconstruction
§ 35:38	Elements of proof/damages

III. CLIENT INTERVIEWS AND INVESTIGATIVE CHECKLISTS

§ 35:39	Client interview
§ 35:40	Investigating the facts
§ 35:41	Interview with parents in child-pedestrian accident
§ 35:42	Interview with injured child
§ 35:43	Interview with other relatives
§ 35:44	Interview checklist
§ 35:45	Locating and interviewing witnesses
§ 35:46	Examining the defendant-driver
§ 35:47	Medical experts
§ 35:48	Hospital records

IV. PLEADINGS

§ 35:49	Complaint—Plaintiff
8 35.50	Answer—Defendant

V. INTERROGATORIES

§ 35:51	Generally
§ 35:52	Child pedestrian—Defendant to plaintiff
§ 35:53	School bus accident—Plaintiff to defendant
§ 35:54	Child dart-out—Plaintiff to defendant

VI. DEPOSITION CHECKLISTS

§ 35:55 Generally

VII. REQUESTS FOR PRODUCTION OF DOCUMENTS

§ 35:56 Generally

VIII. REQUESTS FOR ADMISSION OF FACTS

§ 35:57 Generally

IX. SETTLEMENT

§ 35:58 Compromise of claims of minors in pedestrian accident cases—Court supervision

Judicially supervised settlement conferences
Factors used by court to evaluate amount of settlement
Evaluation of attorneys' fees, costs and other payments
from proceeds
Distribution of net settlement proceeds; Blocked account
Obtaining final court approval
Petition to compromise minor's claim
Withdrawal of funds at later date, before minor's age of
majority

X. JURY INSTRUCTIONS

§ 35:66	Summation
§ 35:67	Sample voir dire—Plaintiff
§ 35:68	—Defendant
§ 35:69	Pattern jury instructions for plaintiff
§ 35:70	Pattern jury instructions for defendants

CHAPTER 36. DEFECTIVE SAFETY RESTRAINTS

I. INTRODUCTION

§ 36:1 In general

II. LAW

§ 36:2	Technical background—In general
§ 36:3	Safety restraints—Generally
§ 36:4	Types of seatbelts
§ 36:5	Passive restraints
§ 36:6	Child passenger restraint
§ 36:7	Airbags
§ 36:8	Technical concerns
§ 36:9	Legal background—In general
§ 36:10	Strict liability
§ 36:11	Negligence
§ 36:12	Breach of warranty
§ 36:13	Crashworthiness doctrine
§ 36:14	Design liability; Checklist
§ 36:15	Enhanced injury concept; Apportionment
§ 36:16	Causation
§ 36:17	Federal safety standards
§ 36:18	Consumer protection against inferior belts
§ 36:19	Plaintiff's negligence; Misuse of seatbelt
§ 36:20	Circumstantial evidence
§ 36:21	Seatbelt defense
§ 36:22	Elements of proof

III. CLIENT INTERVIEW AND INVESTIGATIVE CHECKLISTS

§ 36:23 In general
§ 36:24 Child-seat case investigation
§ 36:25 Seatbelt misuse
§ 36:26 Litigation expenses; Attorney fees
§ 36:27 Checklist
§ 36:28 General investigation checklist
§ 36:29 Recall notices—Generally

IV. PLEADINGS

- § 36:30 Strict liability checklist § 36:31 Illustrative complaints
- § 36:32 Jurisdiction of foreign manufacturer
- § 36:33 Discovery plan; Depositions

V. INTERROGATORIES

- § 36:34 In general
- § 36:35 Plaintiff to defendant
- § 36:36 Plaintiff to defendant manufacturer
- § 36:37 Defendant to plaintiff

VI. DEPOSITION CHECKLISTS

- § 36:38 Discovery Plan Checklist
- § 36:39 Checklist—Expert witness
- § 36:40 —Installation defects

VII. REQUEST FOR PRODUCTION OF DOCUMENTS

§ 36:41 Generally

VIII. REQUESTS FOR ADMISSION OF FACTS

§ 36:42 Generally

IX. JURY INSTRUCTIONS

- § 36:43 In general
- § 36:44 Strict liability—Defective seatbelt
- § 36:45 Crashworthiness theory
- § 36:46 Negligence
- § 36:47 Breach of warranty—Express warranty
- § 36:48 Implied warranty of fitness for particular purpose
- § 36:49 Breach of implied warranty of merchantability
- § 36:50 Mitigation of damages
- § 36:51 Special verdict and interrogatories

CHAPTER 37. DRIVING UNDER THE INFLUENCE

I. INTRODUCTION

§ 37:1 Generally

II. LAW

§ 37:2	In general
§ 37:3	Elements of offense
§ 37:4	Constitutional issues and problems
§ 37:5	Drugs
§ 37:6	Absorption and elimination of alcohol by the body
§ 37:7	Other cause or condition giving appearance of intoxication
§ 37:8	Legal presumption from chemical evidence
§ 37:9	Suppression of chemical evidence
§ 37:10	Implied consent; Effect of refusal to give chemical sample
§ 37:11	Prior convictions
$\S 37:12$	Suspension of driver's license or vehicle registration
§ 37:13	Chemical tests
$\S 37:14$	Sobriety checkpoints and field sobriety tests
§ 37:15	Failure to detain drunk driver
§ 37:16	Responsibility of the social host
§ 37:17	Contributory negligence of passenger accepting ride with
	driver
§ 37:18	Elements of proof

III. CLIENT INTERVIEW AND INVESTIGATION

- § 37:19 Client interview—Generally
- § 37:20 Case investigation

IV. PLEADINGS

- § 37:21 Objection to introduction of results of breath test
- § 37:22 Pretrial motions
- § 37:23 Demand for production

V. INTERROGATORIES

- § 37:24 Plaintiff to intoxicated motorist
- § 37:25 Plaintiff to defendant guest
- § 37:26 Plaintiff to defendant host
- § 37:27 Plaintiff to defendant bar owner
- § 37:28 Plaintiff to law enforcement agency official
- § 37:29 Defendant motorist to plaintiff

VI. DEPOSITION CHECKLISTS

§ 37:30 Plaintiff to defendant

§ 37:31 Defendant to plaintiff

VII. REQUESTS FOR PRODUCTION OF DOCUMENTS

§ 37:32 Document requests—Generally

VIII. REQUESTS FOR ADMISSION OF FACTS

§ 37:33 In general

IX. JURY INSTRUCTIONS

- § 37:34 Jury instructions—Generally
- § 37:35 Checklists of points to include in jury instructions

CHAPTER 38. HIGHWAY DEFECTS

I. INTRODUCTION

§ 38:1 Generally

II. LAW

- § 38:2 In general
- § 38:3 Highway design standards
- § 38:4 Application of engineering principles and proximate cause
- § 38:5 Highway agency's notice of defect
- § 38:6 Duty as to road shoulder
- § 38:7 Shoulder hazards
- § 38:8 Close proximity rule
- § 38:9 Barriers and guardrails
- § 38:10 Median barriers
- § 38:11 Warning devices
- § 38:12 Inadequate warning device
- § 38:13 Liability for hazardous placement of warning device
- § 38:14 Duty of private persons
- § 38:15 Defense considerations
- § 38:16 Negligence in road design—Degree of curvature
- § 38:17 Damages to vehicle
- § 38:18 Elements of proof
- § 38:19 Human factors expert

III. CLIENT INTERVIEW AND INVESTIGATION

- § 38:20 Client interview—Generally
- § 38:21 Investigation—In general
- § 38:22 Common engineering terms relating to highways

IV. PLEADINGS

§ 38:23 Notice to file claim against state for injury sustained on highway

§ 38:24 Petition—Negligent construction of curve
§ 38:25 Complaint—Highway shoulder
§ 38:26 —Unguarded embankment
§ 38:27 —Failure to place warning signs or signals on highway under repair
§ 38:28 —Negligence

V. INTERROGATORIES

§ 38:29 Plaintiff to defendant § 38:30 Defendant to plaintiff

VI. DEPOSITION CHECKLISTS

- § 38:31 Plaintiff to defendant § 38:32 Defendant to plaintiff
- VII. REQUESTS FOR PRODUCTION OF DOCUMENTS
- § 38:33 Document requests—Generally

VIII. REQUESTS FOR ADMISSION OF FACTS

§ 38:34 In general

IX. JURY INSTRUCTIONS

- § 38:35 General forms
- § 38:36 Design defect
- § 38:37 Duty of highway agency to provide safeguards and notices
- § 38:38 Duty of highway agency to keep roadways safe

CHAPTER 39. BACKING UP ACCIDENT

I. INTRODUCTION

§ 39:1 In general

II. LAW

- § 39:2 Duty of care as to backing—On public street
- § 39:3 —From private property into public street
- § 39:4 —On private property
- § 39:5 —From parking space; Over sidewalks
- § 39:6 Duty to maintain proper lookout—Generally
- § 39:7 —Failure to maintain proper lookout
- § 39:8 —Characteristics and abilities of driver
- § 39:9 Proximate cause
- § 39:10 Effect of statutes—Statutes governing backing vehicle
- § 39:11 —Direct action statute

lxiv

Table of Contents

- § 39:12 Applicability of last clear chance doctrine
- § 39:13 Defense considerations
- § 39:14 Elements of proof

III. CLIENT INTERVIEW AND INVESTIGATION OF OCCURRENCE

- § 39:15 Plaintiff interview
- § 39:16 Defendant interview
- § 39:17 Investigation of occurrence

IV. PLEADINGS

- § 39:18 Improper backing—Specific samples—Generally
- § 39:19 ——Failure to give warning
- § 39:20 ——From parked position
- § 39:21 ——On highway
- § 39:22 ——Pedestrian standing on curb
- § 39:23 Out of driveway—Injury to pedestrian on sidewalk
- § 39:24 ——In yard—Injury to child
- § 39:25 ——Injury to person directing backing
- § 39:26 Backing from curb—Complaint
- § 39:27 Backing out of driveway—Complaint

V. DEPOSITION CHECKLISTS

- § 39:28 Plaintiff to defendant
- § 39:29 Defendant to plaintiff

VI. INTERROGATORIES

- § 39:30 Generally
- § 39:31 Plaintiff to defendant
- § 39:32 Defendant to plaintiff

VII. REQUESTS FOR PRODUCTION OF DOCUMENTS

- § 39:33 Plaintiff's request
- § 39:34 Defendant's request

VIII. REQUESTS FOR ADMISSION OF FACTS

- § 39:35 Generally
- § 39:36 —Requests for admission
- § 39:37 —Plaintiff's request
- § 39:38 —Defendant's request

IX. JURY INSTRUCTIONS

- § 39:39 Sample instructions
- © 2024 Thomson Reuters, 4/2024

§ 39:40 —Generally § 39:41 —Specific causes

CHAPTER 40. BICYCLES

A. INTRODUCTION

§ 40:1 In general

B. LAW

§ 40:2	General legal considerations
§ 40:3	Motorist's duty of care
§ 40:4	Bicyclist's duty of care
§ 40:5	Stability and control of bicycle
§ 40:6	Regulation of bicyclists and bicycles
§ 40:7	Specific types of motor vehicle-bicycle accidents
§ 40:8	Special problems presented by trails and sidewalks
§ 40:9	Ability of motorist - effect on liability
§ 40:10	Last clear chance
§ 40:11	Defense considerations
§ 40:12	Damages
§ 40:13	Elements of proof

C. CLIENT INTERVIEW AND INVESTIGATION OF OCCURRENCE

- § 40:14 Case intake and investigation
- § 40:15 Client interview

D. PLEADINGS

- § 40:16 Complaint—Generally
- § 40:17 Form complaints

E. DEPOSITION CHECKLISTS

- § 40:18 Plaintiff to defendant
- § 40:19 Defendant to plaintiff

F. INTERROGATORIES

- § 40:20 Plaintiff to defendant
- § 40:21 Defendant to plaintiff

G. REQUESTS FOR PRODUCTIONS OF DOCUMENTS

§ 40:22 Document requests—Generally

H. REQUESTS FOR ADMISSION OF FACTS

§ 40:23 Requests for admissions—Generally

lxvi

I. JURY INSTRUCTIONS

- § 40:24 Pattern jury instructions for plaintiff
- § 40:25 Pattern jury instructions for defendant

CHAPTER 41. OBSTRUCTION OF VIEW OF INTERSECTION

A. INTRODUCTION

§ 41:1 In general

B. LAW

- § 41:2 Duty of landowners—Generally
- § 41:3 Violation of ordinance or statute
- § 41:4 Injury caused by natural conditions
- § 41:5 Injury caused by artificial conditions
- § 41:6 Liability under general negligence principles
- § 41:7 Intersection at railroad crossing
- § 41:8 Driver's negligence
- § 41:9 Obstruction to visibility constitutes nuisance
- § 41:10 Proper lookout at intersection—Generally
- § 41:11 Defense considerations
- § 41:12 Elements of proof

C. CLIENT INTERVIEW AND INVESTIGATION OF OCCURRENCE

- § 41:13 Client interview—Generally
- § 41:14 Preliminary investigation

D. PLEADINGS

§ 41:15 Form complaints

E. DEPOSITION CHECKLISTS

- § 41:16 Plaintiff to defendant
- § 41:17 Defendant to plaintiff

F. INTERROGATORIES

- § 41:18 Plaintiff to defendant
- § 41:19 Defendant to plaintiff

G. REQUESTS FOR PRODUCTION OF DOCUMENTS

- § 41:20 Document requests—Generally
- § 41:21 Plaintiff's request

§ 41:22 Defendant's request

H. REQUESTS FOR ADMISSION OF FACTS

§ 41:23 Rule 36 requests—Generally

I. JURY INSTRUCTIONS

§ 41:24 Sample instructions

CHAPTER 42. ALL-TERRAIN VEHICLE DESIGN HAZARD

A. INTRODUCTION

§ 42:1 In general

B. LAW

- § 42:2 Consent decree
- § 42:3 Design hazards
- § 42:4 Causes of action and liability
- § 42:5 Evidence considerations
- § 42:6 Defense considerations
- § 42:7 Damages
- § 42:8 Elements of proof

C. CLIENT INTERVIEW AND INVESTIGATION

- § 42:9 Client interview—In general
- § 42:10 Expert witness and other costs
- § 42:11 Technical investigation
- § 42:12 Accident investigation

D. PLEADINGS

- § 42:13 Complaint—General form
- § 42:14 Jurisdiction of foreign manufacturer

E. DEPOSITION CHECKLISTS

- § 42:15 Plaintiff to defendant
- § 42:16 Defendant to plaintiff

F. INTERROGATORIES

- § 42:17 Plaintiff to defendant manufacturer
- § 42:18 Defendant to plaintiff

G. REQUESTS FOR PRODUCTION OF DOCUMENTS

§ 42:19 Document requests—Generally

lxviii

§ 42:20 Plaintiff to defendant manufacturer

H. REQUESTS FOR ADMISSION OF FACTS

§ 42:21 Requests for admissions—Generally

I. JURY INSTRUCTIONS

- § 42:22 Jury instructions—In general
- § 42:23 Strict liability—ATV design hazard
- § 42:24 Negligence—Manufacturer or seller
- § 42:25 Breach of warranty—Express warranty
- § 42:26 Implied warranty of fitness for particular purpose
- § 42:27 Breach of implied warranty of merchantability

CHAPTER 43. ROLLOVER ACCIDENTS

A. INTRODUCTION

§ 43:1 In general

B. LAW

- § 43:2 Legal background—In general
- § 43:3 Strict liability
- § 43:4 Negligence
- § 43:5 Breach of warranty
- § 43:6 Crashworthiness doctrine
- § 43:7 Design liability—Checklist
- § 43:8 Rollover rating system
- § 43:9 Enhanced injury concept; apportionment
- § 43:10 Causation
- § 43:11 Federal safety standards
- § 43:12 Defense considerations
- § 43:13 Damages
- § 43:14 Elements of proof

C. CLIENT INTERVIEW AND INVESTIGATION

- § 43:15 In general
- § 43:16 Vehicle instability causing rollover
- § 43:17 Litigation expenses; attorney fees
- § 43:18 Client interview checklist
- § 43:19 General investigation checklist
- § 43:20 Recall notices—Generally

D. PLEADINGS

- § 43:21 Complaint form—Generally
- © 2024 Thomson Reuters, 4/2024

§ 43:22 Jurisdiction of foreign manufacturer

E. DEPOSITION CHECKLISTS

- § 43:23 Plaintiff to defendant
- § 43:24 Defendant to plaintiff

F. INTERROGATORIES

- § 43:25 Plaintiff to defendant
- § 43:26 Defendant to plaintiff

G. REQUESTS FOR PRODUCTION OF DOCUMENTS

§ 43:27 Requests for production—In general

H. REQUESTS FOR ADMISSION OF FACTS

§ 43:28 Requests for admission—In general

I. JURY INSTRUCTIONS

- § 43:29 Jury instructions—In general
- § 43:30 Strict liability—Motor vehicle defective design
- § 43:31 Negligence—Manufacturer or seller
- § 43:32 Breach of warranty—Express warranty
- § 43:33 Implied warranty of fitness for particular purpose
- § 43:34 Breach of implied warranty of merchantability

CHAPTER 44. CRASHWORTHINESS

A. INTRODUCTION

§ 44:1 In general

B. LAW

- § 44:2 Crashworthiness doctrine
- § 44:3 Defendant-manufacturer's liability for enhanced injury
- § 44:4 Plaintiff's burden of proof of enhanced injury
- § 44:5 Testing and experimental evidence
- § 44:6 Computer simulation evidence
- § 44:7 Industry or government standards
- § 44:8 Recall evidence
- § 44:9 Expert testimony
- § 44:10 Defense considerations
- § 44:11 Damages

C. CLIENT INTERVIEW AND INVESTIGATION

§ 44:12 Client interview

lxx

§ 44:13 Initial investigation

D. PLEADINGS

- § 44:14 Complaint—Model form
- § 44:15 Answer—Model form

E. DEPOSITION CHECKLISTS

- § 44:16 Plaintiff to defendant manufacturer
- § 44:17 Defendant manufacturer to plaintiff

F. INTERROGATORIES

- § 44:18 Plaintiff to defendant manufacturer
- § 44:19 Defendant manufacturer to plaintiff

G. REQUESTS FOR PRODUCTION OF DOCUMENTS

- § 44:20 Document requests—Generally
- § 44:21 Plaintiff to defendant manufacturer

H. REQUESTS FOR ADMISSION OF FACTS

§ 44:22 Requests for admission of facts—Generally

I. JURY INSTRUCTIONS

- § 44:23 Jury instructions—Generally
- § 44:24 Crashworthiness theory
- § 44:25 Mitigation of damages

CHAPTER 45. THE SEATBELT DEFENSE

A. INTRODUCTION

§ 45:1 In general

B. LAW

- § 45:2 The seatbelt defense—Generally
- § 45:3 Types of seatbelts
- § 45:4 Effectiveness of seatbelts
- § 45:5 Seatbelt crash protection—Injuries
- § 45:6 Government regulation of seatbelts
- § 45:7 Elements of the seatbelt defense
- § 45:8 Expert testimony
- § 45:9 Defense considerations

C. CLIENT INTERVIEW AND INVESTIGATION

§ 45:10 Client interview

- § 45:11 Initial investigation
- § 45:12 Seatbelt experts

D. PLEADINGS

- § 45:13 Pleading the seatbelt defense
- § 45:14 Model answer

E. DEPOSITION CHECKLISTS

- § 45:15 Plaintiff to defendant
- § 45:16 Defendant to plaintiff

F. INTERROGATORIES

- § 45:17 Plaintiff to defendant
- § 45:18 Defendant to plaintiff

G. REQUESTS FOR PRODUCTION OF DOCUMENTS

§ 45:19 Requests to produce by plaintiff

H. REQUESTS FOR ADMISSION OF FACTS

§ 45:20 Requests for admissions by plaintiff

I. JURY INSTRUCTIONS

- § 45:21 Jury instructions
- § 45:22 Special interrogatories to jury

CHAPTER 46. DEFECTIVE AIRBAG SYSTEM

A. INTRODUCTION

- § 46:1 In general
- § 46:2 Airbag basics

B. LAW

- § 46:3 Legal background
- § 46:4 Standards of care
- § 46:5 Causation
- § 46:6 Defense considerations
- § 46:7 Elements of proof

C. CLIENT INTERVIEW AND INVESTIGATION

- § 46:8 Client interview
- § 46:9 Case investigation

D. PLEADINGS

§ 46:10 Model complaint

lxxii

§ 46:11 Model answer

E. DEPOSITION CHECKLISTS

- § 46:12 Plaintiff to defendant manufacturer
- § 46:13 Defendant manufacturer to plaintiff

F. INTERROGATORIES

- § 46:14 Plaintiff to defendant manufacturer
- § 46:15 Defendant manufacturer to plaintiff

G. REQUESTS FOR PRODUCTION OF DOCUMENTS

§ 46:16 Requests to produce by plaintiff

H. REQUESTS FOR ADMISSION OF FACTS

§ 46:17 Requests for Admissions—Generally

I. JURY INSTRUCTIONS

- § 46:18 In general
- § 46:19 Illustrative instructions

CHAPTER 47. INADEQUATE WARNING—ROAD CONSTRUCTION

A. INTRODUCTION

- § 47:1 In general
- § 47:2 Common construction hazards
- § 47:3 Common methods of contracting for road repair services
- § 47:4 Government contract or industry standards governing use of warning devices

B. LAW

- § 47:5 Duty of governmental entity performing construction
- § 47:6 Duty of contractor to warn
- § 47:7 Determining when warning is defective
- § 47:8 Other theories; nuisance; res ipsa loquitur; breach of contract
- § 47:9 Admissibility of standards manuals
- § 47:10 Expert witnesses
- § 47:11 Defenses
- § 47:12 Elements of proof

C. CLIENT INTERVIEW AND INVESTIGATION

§ 47:13 Client interview

§ 47:14 Investigating the case

D. PLEADINGS

§ 47:15 Model complaint

E. DEPOSITION CHECKLISTS

- § 47:16 Plaintiff to defendant
- § 47:17 Defendant to plaintiff

F. INTERROGATORIES

- § 47:18 Plaintiff to defendant
- § 47:19 Defendant to plaintiff

G. REQUESTS FOR PRODUCTION OF DOCUMENTS

§ 47:20 Requests to produce by plaintiff

H. REQUESTS FOR ADMISSION OF FACTS

§ 47:21 Requests for admissions—Generally

I. JURY INSTRUCTIONS

§ 47:22 In general

CHAPTER 48. LEMON LAW

A. INTRODUCTION

§ 48:1 Generally

B. LAW

- § 48:2 In general
- § 48:3 Statutory Motor Vehicle Warranty Law—General principles
- § 48:4 Other claims
- § 48:5 Expert review
- § 48:6 Defenses
- § 48:7 Damages
- § 48:8 Elements of proof—Checklist

C. CLIENT INTERVIEW

§ 48:9 Client interview and fee arrangement

D. PLEADINGS

§ 48:10 Complaint—Model form

lxxiv

E. INTERROGATORIES

- § 48:11 Plaintiff to Defendant Manufacturer
- § 48:12 Defendant Manufacturer to Plaintiff

F. DEPOSITION CHECKLISTS

- § 48:13 Plaintiff to Defendant Manufacturer
- § 48:14 Defendant Manufacturer to Plaintiff

G. REQUESTS FOR PRODUCTION OF DOCUMENTS

§ 48:15 Document requests—Generally

H. REQUESTS FOR ADMISSION OF FACTS

- § 48:16 Requests to admit—Generally
- § 48:17 —Model form to Manufacturer

I. JURY INSTRUCTIONS

§ 48:18 Warranty—General forms

CHAPTER 49. SUDDEN UNINTENDED ACCELERATION

I. INTRODUCTION

§ 49:1 Generally

II. LAW

- § 49:2 Overview of causes of action for bodily injury
- § 49:3 Causes of action
- § 49:4 Defenses
- § 49:5 Damages

III. CLIENT INTERVIEW AND INVESTIGATION

- § 49:6 Client interview
- § 49:7 Case investigation
- § 49:8 Expert witnesses
- § 49:9 Documents

IV. PLEADINGS

§ 49:10 Complaint—Model form

V. INTERROGATORIES

§ 49:11 Plaintiff to defendant manufacturer

§ 49:12 Defendant manufacturer to plaintiff

VI. DEPOSITION CHECKLISTS

- § 49:13 Plaintiff to defendant manufacturer
- § 49:14 Defendant manufacturer to plaintiff

VII. REQUESTS FOR PRODUCTION OF DOCUMENTS

§ 49:15 Plaintiff to defendant manufacturer

VIII. REQUESTS FOR ADMISSION OF FACTS

§ 49:16 Requests to admit—Model form to manufacturer

IX. JURY INSTRUCTIONS

§ 49:17 Jury instructions—Generally

CHAPTER 50. NEGLIGENCE IN MOTOR VEHICLE REPAIR

A. INTRODUCTION

§ 50:1 In general

B. LAW

- § 50:2 Proximate cause; Foreseeability; Passage of time
- § 50:3 Parties liable
- § 50:4 Contributory negligence and assumption of risk
- § 50:5 Evidence; Burden of proof; Res ipsa loquitur
- § 50:6 Particular repairs
- § 50:7 Other repairs
- § 50:8 Elements of damages—Guide and checklist
- § 50:9 Elements of proof of negligence in making motor vehicle repairs—Guide and checklist

C. CLIENT INTERVIEW AND CASE INVESTIGATION

- § 50:10 Client interview
- § 50:11 Investigating the case

D. PLEADINGS

- § 50:12 Model complaint
- § 50:13 Model answer

E. DEPOSITION CHECKLISTS

§ 50:14 Plaintiff to defendant

lxxvi

§ 50:15 Defendant to plaintiff

F. INTERROGATORIES

- $\S 50:16$ Plaintiff to defendant
- § 50:17 Defendant to plaintiff

G. REQUESTS FOR PRODUCTION OF DOCUMENTS

§ 50:18 Requests to produce by plaintiff

H. REQUESTS FOR ADMISSION OF FACTS

§ 50:19 Requests for admission—Generally

I. JURY INSTRUCTIONS

- § 50:20 In general
- § 50:21 Illustrative instructions

CHAPTER 51. LIABILITY IN MOTORBOAT PROPELLER ACCIDENT

A. INTRODUCTION

§ 51:1 In General

B. LAW

- § 51:2 Applicability of Enhanced Injury Doctrine
- § 51:3 Selecting the Remedy
- § 51:4 Parties
- § 51:5 Selecting the Forum
- § 51:6 Choice of Law
- § 51:7 Plaintiff's Case
- § 51:8 Defense Considerations

C. CLIENT INTERVIEW AND CASE INVESTIGATION

- § 51:9 Client Interview
- § 51:10 Investigating the Case

D. PLEADINGS

- § 51:11 Model Complaint
- § 51:12 Federal Preemption

E. DEPOSITION CHECKLISTS

- § 51:13 Plaintiff to Defendant Manufacturer
- § 51:14 Defendant Manufacturer to Plaintiff

F. INTERROGATORIES

- § 51:15 Plaintiff to Defendant Manufacturer
- § 51:16 Defendant Manufacturer to Plaintiff

G. REQUESTS FOR PRODUCTION OF DOCUMENTS

§ 51:17 Form Document Requests by Plaintiff

H. REQUESTS FOR ADMISSION OF FACTS

§ 51:18 Requests for Admission—Generally

I. JURY INSTRUCTIONS

- § 51:19 In General
- § 51:20 Form Instructions

CHAPTER 52. DEFECTIVE MOTORCYCLE

A. INTRODUCTION

- § 52:1 In general
- § 52:2 Motorcycle types and defects

B. LAW

- § 52:3 Products liability law
- § 52:4 Causes of action
- § 52:5 Possible defenses

C. CLIENT IINTERVIEW AND INVESTIGATION

- § 52:6 Client interview
- § 52:7 Case investigation

D. PLEADINGS

- § 52:8 Model complaint
- § 52:9 Model answer and affirmative defenses

E. DEPOSITION CHECKLISTS

- § 52:10 Plaintiff to defendant manufacturer
- § 52:11 Defendant manufacturer to plaintiff

F. INTERROGATORIES

- § 52:12 Plaintiff to defendant manufacturer
- § 52:13 Defendant manufacturer to plaintiff

G. REQUESTS FOR PRODUCTION OF DOCUMENTS

§ 52:14 Requests to produce by plaintiff

lxxviii

H. REQUESTS FOR ADMISSION OF FACTS

- § 52:15 Plaintiff's requests for admissions to defendant
- § 52:16 Defendant's requests for admissions to plaintiff

I. JURY INSTRUCTIONS

- § 52:17 In general
- § 52:18 Illustrative instructions

CHAPTER 53. LARGE TRUCK ACCIDENTS

A. INTRODUCTION

§ 53:1 In general

B. LAW

- § 53:2 Federal motor carrier safety regulations
- § 53:3 Common causes of truck accidents
- § 53:4 Documenting facts
- § 53:5 Outset of case
- § 53:6 Selecting the forum
- § 53:7 Parties to the action
- § 53:8 Causes of action

C. CLIENT INTERVIEW AND CASE INVESTIGATION

- § 53:9 Client interview
- § 53:10 Investigating the case

D. PLEADINGS

- § 53:11 Model complaint
- § 53:12 Model answer

E. DEPOSITION CHECKLISTS

- § 53:13 Plaintiff to defendant manufacturer
- § 53:14 Defendant manufacturer to plaintiff

F. INTERROGATORIES

- § 53:15 Plaintiff to defendant manufacturer
- § 53:16 Defendant manufacturer to plaintiff

G. REQUESTS FOR PRODUCTION OF DOCUMENTS

§ 53:17 Form document requests by plaintiff

H. REQUESTS FOR ADMISSION OF FACTS

- § 53:18 Requests for admission—Generally
- © 2024 Thomson Reuters, 4/2024

I. JURY INSTRUCTIONS

§ 53:19 In general

CHAPTER 54. DEFECTIVE VEHICLE CYBER SECURITY SYSTEM

A. INTRODUCTION

§ 54:1 In general

B. LAW

- § 54:2 Private personal information breaches
- § 54:3 Statutes governing vehicle technical system breaches
- § 54:4 Preventing and handling private personal information breaches
- § 54:5 Negligence; negligence per se
- § 54:6 Use of expert technology witnesses; checklist

C. CLIENT INTERVIEW AND CASE INVESTIGATION

- § 54:7 Client interview
- § 54:8 Investigating the case

D. PLEADINGS

- § 54:9 Model complaint
- § 54:10 Model answer

E. DEPOSITION CHECKLISTS

- § 54:11 Plaintiff to defendant manufacturer
- § 54:12 Defendant manufacturer to plaintiff

F. INTERROGATORIES

- § 54:13 Plaintiff to defendant manufacturer
- § 54:14 Defendant manufacturer to plaintiff

G. REQUESTS FOR PRODUCTION OF DOCUMENTS

§ 54:15 Form document requests by plaintiff

H. REQUESTS FOR ADMISSION OF FACTS

§ 54:16 Requests for admission—Generally

I. JURY INSTRUCTIONS

§ 54:17 In general

lxxx

CHAPTER 55. SUDDEN EMERGENCY DEFENSE IN MOTOR VEHICLE ACCIDENT

A. INTRODUCTION

§ 55:1 In General

B. LAW

- § 55:2 Situations amounting to sudden emergencies
- § 55:3 Related defenses
- § 55:4 Abolition of doctrine

C. CLIENT INTERVIEW AND CASE INVESTIGATION

- § 55:5 Client interview
- § 55:6 Investigating the case

D. PLEADINGS

- § 55:7 In general
- § 55:8 Model answer with affirmative defenses
- § 55:9 Model third-party complaint

E. INTERROGATORIES

- § 55:10 Defendant to plaintiff
- § 55:11 Defendant/third-party plaintiff to individual third-party defendant
- § 55:12 Defendant/third-party plaintiff to third-party defendant trucking company
- § 55:13 Defendant/third-party plaintiff to insurance company/ third-party defendant

F. DEPOSITION CHECKLISTS

- § 55:14 Plaintiff to defendant
- § 55:15 Defendant to plaintiff

G. REQUESTS FOR PRODUCTION OF DOCUMENTS

- § 55:16 In general
- § 55:17 Model document requests—In general

H. REQUESTS FOR ADMISSION OF FACTS

§ 55:18 Requests for Admissions—In general

I. JURY INSTRUCTIONS

- § 55:19 In general
- © 2024 Thomson Reuters, 4/2024

Volume 5

CHAPTER 56. CHAIN REACTION ACCIDENT LIABILITY

I. INTRODUCTION

§ 56:1 In general

II. LAW

§ 56:2	Theories of liability
§ 56:3	Procedural matters
§ 56:4	Parties
§ 56:5	Defenses
8 56.6	Evidence and witness

III. CLIENT INTERVIEW AND CASE INVESTIGATION

§ 56:7 Client interview § 56:8 Investigating the case

IV. PLEADINGS

§ 56:9 Complaint § 56:10 Answer

V. INTERROGATORIES

§ 56:11	Generally
§ 56:12	Sample definitions
§ 56:13	Plaintiff to defendant
§ 56:14	Defendant to plaintiff
§ 56:15	Defendant/third-party plaintiff to third-party defendan

VI. DEPOSITION CHECKLISTS

§ 56:16	Plaintiff to defendant
§ 56:17	Defendant to plaintiff

VII. REQUESTS FOR PRODUCTION OF DOCUMENTS

§ 56:18 In general § 56:19 Model document requests

VIII. REQUESTS FOR ADMISSION OF FACTS

§ 56:20 Requests for admissions—In general

lxxxii

IX. JURY INSTRUCTIONS

§ 56:21 In general

§ 56:22 Form instructions

CHAPTER 57. DEFECTIVE WHEELCHAIR LOADING DEVICES ON PUBLIC TRANSPORTATION

A. INTRODUCTION

§ 57:1 In general

B. LAW

- § 57:2 Product liability
- § 57:3 Sovereign immunity
- § 57:4 Theories of liability
- § 57:5 Multiple party liability
- § 57:6 Damages
- § 57:7 Statute of limitations

C. CLIENT INTERVIEW AND CASE INVESTIGATION

- § 57:8 Client interview
- § 57:9 Case investigation

D. PLEADINGS

- § 57:10 Model complaint
- § 57:11 Defensive considerations

E. INTERROGATORIES

- § 57:12 Generally
- § 57:13 Defendant to plaintiff

F. DEPOSITION CHECKLISTS

- § 57:14 Plaintiff to defendant
- § 57:15 Defendant to plaintiff

G. REQUESTS FOR PRODUCTION OF DOCUMENTS

§ 57:16 Plaintiff to defendant

H. REQUESTS FOR ADMISSION OF FACTS

§ 57:17 Requests for admissions—In general

I. JURY INSTRUCTIONS

§ 57:18 In general

CHAPTER 58. HELICOPTER ACCIDENT LITIGATION

I. INTRODUCTION

§ 58:1	In general
§ 58:2	Definitions; glossary of terms
§ 58:3	Helicopter aerodynamics
§ 58:4	Helicopter performance
§ 58:5	Pilot knowledge; precautionary measures: Avoiding and
	handling critical conditions
§ 58:6	Flight maneuvers
§ 58:7	Helicopter types and accidents

II. LAW

§ 58:8	Theory of the case
§ 58:9	The prima facie case
§ 58:10	Situations and relationships
§ 58:11	Death on the High Seas Act
§ 58:12	Disclosure

III. CLIENT INTERVIEW AND CASE INVESTIGATION

§ 58:13	Client interview
8 58.14	Case investigation

IV. PLEADINGS

§ 58:15	Pretrial procedural considerations
§ 58:16	Model complaint
§ 58:17	Defense considerations

V. INTERROGATORIES

§ 58:18	Plaintiff to defendant
§ 58:19	Defendant to plaintiff

VI. DEPOSITION CHECKLISTS

§ 58:20	Plaintiff to defendant
§ 58:21	Defendant to plaintiff

VII. REQUESTS FOR PRODUCTION OF DOCUMENTS

§ 58:22 Plaintiff to defendant

VIII. REQUESTS FOR ADMISSION OF FACTS

§ 58:23 Requests for admissions—In general

lxxxiv

IX. JURY INSTRUCTIONS

§ 58:24 In general

CHAPTER 59. RECREATIONAL BOATING LAW AND LIABILITY

I. INTRODUCTION

§ 59:1 In general

II. LAW

§ 59:2	Law of boating
§ 59:3	Inland Navigational Rules
§ 59:4	State statutes and local ordinances concerning operation of recreational watercraft
§ 59:5	Insurance coverage and issues
§ 59:6	Limitation of liability
§ 59:7	Civil causes of action
§ 59:8	State or federal court
§ 59:9	Jury or bench trial
§ 59:10	Burden of proof and presumptions

§ 59:11 Defenses

§ 59:12 Monetary damages

III. CLIENT INTERVIEW AND CASE INVESTIGATION

- § 59:13 Client interview
- § 59:14 Case investigation

IV. PLEADINGS

- § 59:15 Model complaints
- § 59:16 Model answer

V. INTERROGATORIES

- § 59:17 Plaintiff to defendant
- § 59:18 Defendant to plaintiff

VI. DEPOSITION CHECKLISTS

- § 59:19 Plaintiff to defendant
- § 59:20 Defendant to plaintiff

VII. REQUESTS FOR PRODUCTION OF DOCUMENTS

- § 59:21 Plaintiff to defendant
- § 59:22 Defendant to plaintiff
- $^{\circ}$ 2024 Thomson Reuters, 4/2024

VIII. REQUESTS FOR ADMISSION OF FACTS

 \S 59:23 Requests for admissions—In general

IX. JURY INSTRUCTIONS

§ 59:24 In general

APPENDIX

Appendix A. FEDERAL RULES OF CIVIL PROCEDURE

Glossary

Key Number Table

Index