

## INDEX

### ADMISSIBILITY OF EVIDENCE

See index heading EVIDENCE

### ADMISSIONS

General discussion, § 26:1 *et seq.*

Agent or employee of party, admissions by

attorney, § 26:34

co-conspirators, § 26:30

corporate officers, § 26:28

deceased persons, § 26:32

other parties, § 26:33

partners, § 26:29

predecessors in title, § 26:31

Attorney, admissions by, § 26:34

Co-conspirators, admissions by, § 26:30

Compromise, offers of, § 26:22

Conclusiveness, § 26:2

Confessions. See index heading  
CONFESSIONS

Corporate officers, admissions by, § 26:28

Criminal cases

co-conspirators, admissions by, § 26:30

failure to testify, § 26:14

inferential admissions during  
proceedings, § 26:12

misconduct of accused in criminal  
action, § 26:17

psychiatric examination, criminal  
defendant's admission in, § 26:15

silence, adoptive admission by, § 26:20

Deceased persons, admissions by  
agent or employee of party, § 26:32

### ADMISSIONS—Cont'd

Demand, § 26:6

Employee, admissions by. Agent or  
employee of party, admissions by,  
above

Failure to reply to written statements,  
§ 26:21

Failure to testify

civil actions, § 26:13

criminal cases, § 26:14

Hearsay rule, inapplicability to,  
§ 26:1

Inferential admissions during  
proceedings

civil actions, § 26:11

criminal cases, § 26:12

Interrogatory answers, binding effect  
of, § 26:10

Judicial admissions

general discussion, § 26:3

pleadings, in, § 26:4

representative capacity, of,  
§ 26:5

status, of, § 26:5

Law, admission of, § 26:1

Liability insurance, evidence of,  
§ 26:25

Misconduct

defendant in criminal action,  
§ 26:17

party in civil action, § 26:16

Offers of compromise, § 26:22

Official records containing admissions,  
§ 26:26

Partners, admissions by, § 26:29

Party's own testimony or evidence as  
admission, § 26:9

Payments to plaintiff, § 26:23

**ADMISSIONS—Cont'd**

Plea of guilty to criminal charge, effects of, § 26:7  
 Predecessors in title, admissions by, § 26:31  
 Previous trials, admissions from, § 26:8  
 Psychiatric examination, criminal defendant's admission in, § 26:15  
 Remedial actions after accident, § 26:24  
 Silence, adoptive admission by  
     civil actions, § 26:19  
     criminal cases, § 26:20  
 Statute, admissions inadmissible pursuant to, § 26:1

**AGE**

Juries and jurors  
     peremptory challenges, § 6:34  
     qualifications, § 6:5  
 Non-expert opinion as to, § 24:8

**AMENDMENT**

Judgments, amendment of judgment or new trial under rule 59 in civil actions, § 38:10  
 Motion to amend, § 3:2  
 Verdicts, amending verdicts, § 37:4

**ANCIENT DOCUMENTS**

Hearsay evidence and exceptions, § 25:39

**ANIMALS**

Reputation of, evidence as to, § 29:23

**APPEALS**

Transcripts, necessity for transcript for purposes of appeal in civil cases, § 2:11

**APPEARANCE BY ATTORNEY**

Civil cases, § 1:19

**APPEARANCE BY ATTORNEY**

**—Cont'd**

Criminal cases, § 1:20

**ARRAIGNMENT**

Criminal cases, § 4:6

**ATHEISTS**

Competency to testify, § 12:4

**ATTORNEY-CLIENT**

**PRIVILEGE**

General discussion, § 15:11  
 Confidential nature of communication, § 15:13  
 Existence of attorney-client relationship, § 15:12  
 Termination, § 15:14  
 Waiver, § 15:14

**ATTORNEYS**

General discussion, § 1:1 et seq.  
 Acts and omissions, attorney's acts and omissions as imputed to client, § 1:2  
 Admissions by, § 26:34  
 Appearances  
     civil cases, § 1:19  
     criminal cases, § 1:20  
 Attorney-client privilege. See index heading ATTORNEY-CLIENT PRIVILEGE  
 Attorney-client relationship, § 1:2, 15:12  
 Censure, public, § 1:6  
 Civil actions  
     appearances, § 1:19  
     appointment of counsel, § 1:18  
     conflict of interest, § 1:24  
     withdrawal of counsel, § 1:22  
 Closing arguments. See index heading CLOSING ARGUMENTS  
 Compensation of appointed counsel, § 1:14

## INDEX

### ATTORNEYS—Cont'd

Competency to testify, § 12:13  
Conduct of attorneys  
    general discussion, § 1:3  
    disbarment, § 1:4  
    monetary penalty, § 1:7  
    public censure, § 1:6  
    suspension, § 1:5  
Conflict of interest, § 1:24, 1:25  
Consult, right to, § 1:10  
Contempt, § 1:26  
Criminal actions  
    appearances, § 1:20  
    compensation of appointed  
        counsel, § 1:14  
    conflict of interest, § 1:25  
    consult, right to, § 1:10  
    discharge of appointed counsel,  
        § 1:15  
    ineffective assistance of counsel,  
        § 1:11  
    prepared counsel, right to, § 1:12  
    prosecution, assistance of private  
        counsel in, § 1:21  
    pro se representation, § 1:17  
    right to counsel  
        general discussion, § 1:8  
        compensation of appointed  
            counsel, § 1:14  
        consult, right to, § 1:10  
        discharge of appointed  
            counsel, § 1:15  
        ineffective assistance of  
            counsel, § 1:11  
        prepared counsel, right to,  
            § 1:12  
        pro se representation, § 1:17  
        separate counsel, right to,  
            § 1:13  
        waiver, § 1:16  
        when right to counsel  
            attaches, § 1:9  
    separate counsel, right to, § 1:13  
    waiver, § 1:16

### ATTORNEYS—Cont'd

Criminal actions—Cont'd  
    withdrawal of counsel, § 1:23  
Disbarment, § 1:4  
Discharge of appointed counsel,  
    § 1:15  
Discipline. Conduct of attorneys,  
    above  
Fiduciary duty to client, § 1:2  
Ineffective assistance of counsel,  
    § 1:11  
Knowledge, attorney's knowledge  
    imputed to client, § 1:2  
Opening statements. See index head-  
    ing OPENING STATEMENTS  
Penalty, monetary, § 1:7  
Prepared counsel, right to, § 1:12  
Privilege, attorney-client. See index  
    heading ATTORNEY-CLIENT PRIVI-  
    LEGE  
Pro se representation, § 1:17  
Public censure, § 1:6  
Right to counsel  
    general discussion, § 1:8  
    compensation of appointed  
        counsel, § 1:14  
    consult, right to, § 1:10  
    discharge of appointed counsel,  
        § 1:15  
    ineffective assistance of counsel,  
        § 1:11  
    prepared counsel, right to, § 1:12  
    pro se representation, § 1:17  
    separate counsel, right to, § 1:13  
    waiver, § 1:16  
    when right to counsel attaches,  
        § 1:9  
Role of attorney, generally, § 1:1 et  
    seq.  
Separate counsel, right to, § 1:13  
Suspension, § 1:5  
Waiver, § 1:16  
Withdrawal of counsel  
    civil cases, § 1:22

**ATTORNEYS—Cont'd**

Withdrawal of counsel—Cont'd  
     criminal cases, § 1:23  
 Zealous determination, attorney's  
     duty to represent client with, § 1:1

**BALLISTICS**

Expert opinion, § 24:25

**BEST EVIDENCE RULE**

General discussion, § 22:1 et seq.  
 Absence of portion of correspondence, § 22:5  
 Bulky records, § 22:11  
 Certified photocopies of records, § 22:9  
 Contents of documents, establishing by oral evidence, § 22:14  
 Copies  
     photocopies of records, certified, § 22:9  
     primary or secondary evidence, copies as, § 22:12  
 Due diligence in finding documents, requirement of, § 22:7  
 Duplicate originals, § 22:8  
 Impracticability of producing primary evidence, § 22:6  
 Loss of primary evidence, proof of, § 22:7  
 Not required, situations where best evidence not required, § 22:3  
 Oral evidence, establishing contents of documents by, § 22:14  
 Other party in control of primary evidence, § 22:10  
 Photocopies of records, certified, § 22:9  
 Preferential nature of best evidence rule, § 22:4  
 Primary or secondary evidence, copies as, § 22:12  
 Proof of loss of primary evidence, § 22:7

Index-4

**BEST EVIDENCE RULE**

**—Cont'd**

Required, situations calling for best evidence, § 22:2  
 Secondary evidence  
     copies as secondary or primary evidence, § 22:12  
     nature of secondary evidence, § 22:13  
     use of generally, § 22:5

**BIAS**

Impeachment of witnesses, § 13:10

**BIRTH CERTIFICATES**

Hearsay evidence and exceptions, § 25:29

**BLOOD TESTS**

Results as evidence, § 19:17

**BURDEN OF PROOF**

General discussion, § 9:1 et seq.  
 Allocation of burden of proof  
     civil cases, § 9:8  
     criminal cases, § 9:13  
     defendant, when defendant has bears burden of proof, § 9:9  
     statutory actions, § 9:10  
 Burden of going forward and burden of proof, § 9:1  
 Civil cases  
     allocation of burden of proof, § 9:8  
     degree of persuasion  
         clear and convincing evidence, § 9:5  
         degree greater than fair preponderance of evidence, § 9:4  
         fair preponderance of evidence, § 9:3  
     reasonable doubt, proof beyond, § 9:7

## INDEX

### **BURDEN OF PROOF—Cont'd**

- Civil cases—Cont'd
  - degree of persuasion—Cont'd
    - substantial evidence, § 9:6
- Clear and convincing evidence, § 9:5
- Criminal cases
  - allocation of burden of proof, § 9:13
  - degree of persuasion, § 9:11
- Degree greater than fair preponderance of evidence, § 9:4
- Degree of persuasion
  - civil cases
    - clear and convincing evidence, § 9:5
    - degree greater than fair preponderance of evidence, § 9:4
    - fair preponderance of evidence, § 9:3
    - reasonable doubt, proof beyond, § 9:7
    - substantial evidence, § 9:6
  - criminal cases, § 9:11
- Fair preponderance of evidence, § 9:3
- Presumptions and burden of proof, § 17:6
- Prima facie case, § 9:2
- Reasonable doubt, proof beyond, § 9:7, 9:11
- Shifting of burden of proof, § 9:1
- Substantial evidence, § 9:6

### **BUSINESS RECORDS**

- Authentication, § 21:10
- Company regulations, authentication of, § 21:15
- Hearsay evidence and exceptions, § 25:27

### **CAPITAL PUNISHMENT**

- Juror's scruples against, § 6:19

### **CHILDREN**

- Born in wedlock
  - presumption of legitimacy, § 17:22
- testimony as to non-access or impotency, § 12:11
- Competency to testify, § 12:5
- Privilege, child-parent, § 15:3

### **CIRCUMSTANTIAL EVIDENCE**

- General discussion, § 18:3
- Criminal conspiracy, § 18:4
- Remoteness, § 18:5

### **CIVIL COMMITMENT**

- Criminal cases, § 4:12

### **CIVIL CONTEMPT**

- See index heading CONTEMPT OF COURT

### **CLERGY**

- Privileged communications, § 15:17

### **CLOSING ARGUMENTS**

- General discussion, § 34:1 et seq.
- Content, § 34:3
- Failure to produce evidence or witnesses, comments on, § 34:4
- Improper arguments, § 34:4
- Matters not in evidence, comments on, § 34:5
- Objections to arguments, § 34:6
- Order of argument, § 34:2
- Prosecutors, closing arguments by, § 34:6
- Right to make, § 34:1

### **COLLATERAL ISSUES**

- Impeachment of witnesses, § 13:4

### **COMPENSATION OF WITNESSES**

- General discussion, § 11:9

**COMPENSATION OF  
WITNESSES—Cont'd**

Excess of statutory fees, § 11:12  
Expert testimony, § 11:13  
Payment of fees, § 11:11  
Special circumstances, § 11:10

**COMPETENCY OF WITNESS  
TO TESTIFY**

General discussion, § 12:1 et seq.  
Atheists, § 12:4  
Attorneys, § 12:13  
Illegitimacy of child born in  
wedlock, § 12:11  
Insane persons, § 12:6  
Interest of witness as not rendering  
witness incompetent, § 12:1  
Judges and judicial deliberations,  
§ 12:12  
Jurors, § 12:12, 12:14  
Preliminary question, competency  
as, § 12:1  
Privilege distinguished from  
incompetency, § 12:1  
Spouses  
    illegitimacy of child born in  
    wedlock, § 12:11  
    private conversations,  
    disqualifications as to  
    general discussion, § 12:7  
    articulated complaints as not  
    disqualified, § 12:10  
    letters as not disqualified,  
    § 12:10  
    pre-marriage conversations as  
    not disqualified, § 12:10  
    presence of third party,  
    § 12:9  
    presumption of privacy,  
    § 12:8  
Test for competency, § 12:1  
Time for objecting to competency,  
§ 12:2

Index-6

**COMPETENCY TO STAND  
TRIAL**

Criminal cases, § 4:5

**CONDUCT OF JURIES**

See index heading JURIES AND  
JURORS

**CONFESSIONS**

General discussion, § 27:1 et seq.  
Admissibility of illegally-obtained  
confessions in certain situations,  
§ 27:8  
Admissions, confessions  
distinguished from, § 27:1  
Constitutional rights, protection of,  
§ 27:3  
Corroboration of confessions, § 27:9  
Humane practice, application to  
confessions, § 27:7  
Inadmissible, confessions inadmis-  
sible because of taint, § 27:6  
Miranda rule  
    general discussion, § 27:3  
    public safety exception, § 27:4  
Others, confessions by, § 27:10  
Requirements of confession, gener-  
ally, § 27:2  
Taint, confessions inadmissible  
because of, § 27:6  
Voluntariness, § 27:5

**CONFLICT OF INTEREST**

Attorneys, § 1:24, 1:25

**CONFLICTS OF LAW**

Cases arising outside of Mas-  
sachusetts, § 2:7

**CONTEMPT OF COURT**

Acts, contemptuous  
    general discussion, § 5:5  
    influence judge or jury, attempt  
    to improperly, § 5:7

## INDEX

### CONTEMPT OF COURT

#### —Cont'd

- Acts, contemptuous—Cont'd
  - misrepresentation, § 5:8
  - publication, § 5:10
  - refusal to testify, § 5:9
  - statute, violation of, § 5:6
- Attorneys, § 1:26
- Civil contempt
  - general discussion, § 5:2
  - criminal contempt distinguished, § 5:2
  - proceedings, § 5:3
- Criminal contempt
  - acts, contemptuous, above civil contempt distinguished, § 5:2
- Direct contempt
  - general discussion, § 5:4
  - punishment, § 5:11
- Impossibility of compliance, burden of proof, § 5:2
- Indirect contempt
  - general discussion, § 5:4
  - punishment, § 5:12
- Influence judge or jury, attempt to improperly, § 5:7
- Misrepresentation, § 5:8
- Power of court to punish, § 5:1
- Proceedings for civil contempt, § 5:3
- Publication, contempt of court for, § 5:10
- Punishment
  - direct contempt, § 5:11
  - indirect contempt, § 5:12
  - power of court to punish, § 5:1
- Refusal to testify, § 5:9
- Statute, violation of, § 5:6
- Testify, refusal to, § 5:9

### CONTINUANCES

- Civil actions
  - general discussion, § 3:3
  - engagement of counsel, § 3:4

### CONTINUANCES—Cont'd

- Civil actions—Cont'd
  - want of material evidence, § 3:5
- Criminal actions, § 3:6

### CONTRACTS

- Opinions on effects of, § 24:6

### COPIES

- Best evidence rule
  - photocopies of records, certified, § 22:9
  - primary or secondary evidence, copies as, § 22:12

### CORPORATIONS

- Corporate conduct, presumption of regularity of, § 17:12

### COUNTERCLAIMS

- Dismissal, § 3:14

### CRIMINAL CONTEMPT

- See index heading CONTEMPT OF COURT

### CRIMINAL LAWS

- Malice, mental impairment evidence on issue of malice, § 29:30
- Mental impairment, admissibility on issue of malice, § 29:30

### CRIMINAL TRIALS

- General discussion, § 4:1 et seq.
- Admissions
  - co-conspirators, admissions by, § 26:30
  - failure to testify, § 26:14
  - inferential admissions during proceedings, § 26:12
  - misconduct of accused in criminal action, § 26:17
  - psychiatric examination, criminal defendant's admission in, § 26:15

**CRIMINAL TRIALS—Cont'd**

Admissions—Cont'd

silence, adoptive admission by,  
§ 26:20

Appearances

general discussion, § 1:20

initial appearance and arraignment, § 4:6

Arraignment

counsel, assignment of, § 4:7

initial appearance and arraignment, § 4:6

Burden of proof

allocation of burden of proof,  
§ 9:13

degree of persuasion, § 9:11

Capital cases, unsworn statement by  
defendant in, § 11:16

Character and reputation, admissibility of evidence as to, § 29:17

Civil commitment, § 4:12

Competence to stand trial, § 4:5

Conduct of parties, § 4:14

Confessions

admissibility of illegally-obtained confessions in certain situations, § 27:8

admissions, confessions distinguished from, § 27:1

constitutional rights, protection of, § 27:3

corroboration of confessions,  
§ 27:9

humane practice, application to confessions, § 27:7

inadmissible, confessions inadmissible because of taint,  
§ 27:6

Miranda rule

general discussion, § 27:3

public safety exception,  
§ 27:4

others, confessions by, § 27:10

**CRIMINAL TRIALS—Cont'd**

Confessions—Cont'd

requirements of confession, generally, § 27:2

taint, confessions inadmissible because of, § 27:6

voluntariness, § 27:5

Counsel, right to counsel

general discussion, § 1:8

assignment at arraignment, § 4:7

compensation of appointed counsel, § 1:14

consult, right to, § 1:10

discharge of appointed counsel,  
§ 1:15

ineffective assistance of counsel,  
§ 1:11

prepared counsel, right to, § 1:12

pro se representation, § 1:17

separate counsel, right to, § 1:13

waiver, § 1:16

when right to counsel attaches,  
§ 1:9

Court system, generally, § 4:3

Defendants, questioning by judge,  
§ 2:18

Delinquency proceedings against juveniles, § 4:11

Directed verdicts, required finding of not guilty in criminal cases, § 32:5

District Court, commencement before, § 4:2

Double jeopardy, mistrial in criminal cases and, § 31:4

Exculpatory evidence, prosecutor's failure to disclose, § 4:15

Fresh complaints in sexual assault cases, evidence of, § 29:29

Guilty plea, § 4:4

Humane practice, § 18:9, 27:7

Identification of defendant at probable cause hearing, § 4:10



## INDEX

### CRIMINAL TRIALS—Cont'd

Illegally obtained evidence, exclusion or admission of  
    general discussion, § 28:1  
    affidavit, establishing probable cause through affidavit in support of application for search warrant, § 28:33  
    arrest, warrantless search incident to, § 28:27  
    automobiles, warrantless search, § 28:31  
    checkpoint stops, § 28:14  
    communications, evidence obtained by interception of oral or wire communications  
        general discussion, § 28:36  
        consent, by, § 28:38  
        warrant, under, § 28:37  
    consent, warrantless searches pursuant to, § 28:28  
    exigency, § 28:23  
    foreign police, search by, § 28:35  
    forfeiture, warrantless search incident to, § 28:30  
    identification, illegal pre-trial  
        general discussion, § 28:2  
        line ups, suggestive, § 28:5  
        photographic array, suggestive, § 28:7  
        right to counsel, § 28:3  
        show-up, suggestive, § 28:8  
        suggestive identification, § 28:4-28:8  
        voice identification, suggestive, § 28:6  
    informants, § 28:34  
    knock and announce, § 28:29  
    line ups, suggestive, § 28:5  
    motion to suppress evidence, § 28:15  
    open fields doctrine, § 28:26  
    ordinary course of search, § 28:21

### CRIMINAL TRIALS—Cont'd

Illegally obtained evidence, exclusion or admission of—Cont'd  
    photographic array, suggestive, § 28:7  
    plain view, § 28:20  
    privacy, reasonable expectation of, § 28:11  
    probable cause, establishing probable cause through affidavit in support of application for search warrant, § 28:33  
    searches and seizures, illegal  
        checkpoint stops, § 28:14  
        motion to suppress evidence, § 28:15  
        privacy, reasonable expectation of, § 28:11  
        prohibition, § 28:9  
        reasonable expectation of privacy, § 28:11  
        scope of rule against, § 28:10  
        seizure, § 28:12  
        standing necessary, § 28:16  
        stop and frisk, § 28:13  
    seizure, § 28:12  
    show-up, suggestive, § 28:8  
    standing, § 28:16  
    statutes authorizing warrantless searches, § 28:22  
    stop and frisk, § 28:13  
    voice identification, suggestive, § 28:6  
    voluntary surrender of object, § 28:24  
    warrant, search with, § 28:32  
    warrantless searches  
        general discussion, § 28:18  
        arrest, search incident to, § 28:27  
        automobile exception, § 28:19, 28:31  
        consent, § 28:28  
        exigency, § 28:23

**CRIMINAL TRIALS—Cont'd**

Illegally obtained evidence, exclusion or admission of—Cont'd  
warrantless searches—Cont'd  
forfeiture, incident to,  
§ 28:30  
incident to forfeiture, § 28:30  
knock and announce, § 28:29  
open fields doctrine, § 28:26  
ordinary course of search,  
§ 28:21  
plain view, § 28:20  
private individual, search by,  
§ 28:25  
statutes authorizing, § 28:22  
voluntary surrender of object,  
§ 28:24  
Initial appearance, § 4:6  
Judges. See index heading JUDGES  
Jury trial, right to, § 6:1  
Juveniles, delinquency proceedings  
against, § 4:11  
Mentally ill persons, civil commitment, § 4:12  
Miranda rule  
general discussion, § 27:3  
public safety exception, § 27:4  
Motions during trial  
continuances, motion to  
continue, § 3:6  
motion to dismiss, § 3:15  
sever, motion to, § 3:18  
Nolle prosequi, § 4:13  
One trial system, § 4:3  
Other crimes, admissibility of evidence as to, § 29:21  
Plea agreement, evidence as to,  
§ 29:28  
Presence of defendant and counsel  
during proceedings, constitutional  
mandate of, § 4:8  
Presumptions  
innocence, presumption of,  
§ 17:26

Index-10

**CRIMINAL TRIALS—Cont'd**

Presumptions—Cont'd  
other presumptions, § 17:27  
state of mind, § 17:25  
Pretrial orders, § 2:29  
Probable cause hearing  
general discussion, § 4:9  
identification of defendant,  
§ 4:10  
Proceedings in Massachusetts  
general discussion, § 4:2  
competence to stand trial, § 4:5  
criminal court system, generally,  
§ 4:3  
District Court, commencement  
before, § 4:2  
guilty plea, § 4:4  
Rape Shield Rule, § 29:19  
Security in courtroom, § 4:14  
Sexual assault cases, evidence of  
fresh complaints in, § 29:29  
Sexually dangerous persons, civil  
commitment, § 4:12  
State of mind, presumptions as to,  
§ 17:25  
Transcripts, § 2:10  
Tuberculosis, civil commitment,  
§ 4:12  
Unsworn statement by defendant in  
capital cases, § 11:16  
Victim of assault or homicide,  
character of, § 29:18  
Waiver, jury trial, § 6:4  
Withdrawal of counsel, § 1:23

**CROSS-CLAIMS**

Dismissal, § 3:14

**CROSS-EXAMINATION**

See index heading EXAMINATION OF  
WITNESSES

**DAMAGES**

General discussion, § 33:1 et seq.

## INDEX

### **DAMAGES—Cont'd**

Ad damnum clauses, restrictions on,  
§ 33:2

Aggravation of injury, § 33:11

Apportionment of damages under  
comparative negligence, § 33:3

Comparative negligence, apportion-  
ment of damages under, § 33:3

Compensation, principle of, § 33:1

Duty to mitigate damages, § 33:6

Exemplary damages, liability for,  
§ 33:12

Foreseeability of damages, § 33:5

Future effects of injury, § 33:10

General damages, § 33:13

Medical treatment in mitigation of  
damages, § 33:7

Mitigation of damages  
duty to mitigate, § 33:6  
medical treatment in mitigation  
of damages, § 33:7  
wrongful discharge, mitigation of  
damages for, § 33:8

Nominal damages, § 33:4

Payments received by plaintiff, treat-  
ment of other, § 33:9

Punitive damages, liability for,  
§ 33:12

Special damages, § 33:13

Speculation improper, § 33:1

Statement of damages, § 33:2

Statutory limits, § 33:1

Taxability of monetary damage  
awards, § 33:1

Wrongful discharge, mitigation of  
damages for, § 33:8

### **DEAD WITNESS RULE**

Hearsay evidence and exceptions,  
§ 25:22

### **DEATH**

Presumptions, § 17:20

### **DEATH CERTIFICATES**

Hearsay evidence and exceptions,  
§ 25:29

### **DEFAULTS**

Default, motion for, § 3:17

Removal of default judgment,  
motion for, § 3:17

### **DELINQUENCY PROCEEDINGS**

Juveniles, § 4:11

### **DEMONSTRATIONS**

Expert opinion on, § 24:26

Real and demonstrative evidence,  
§ 19:15

### **DEMONSTRATIVE EVIDENCE**

See index heading REAL AND  
DEMONSTRATIVE EVIDENCE

### **DEPOSITIONS**

Hearsay evidence and exceptions,  
§ 25:24

### **DIAGRAMS**

Evidence, § 19:13

### **DIARIES**

Evidence, § 19:14

### **DIRECT CONTEMPT**

See index heading CONTEMPT OF  
COURT

### **DIRECTED VERDICT**

General discussion, § 32:1 *et seq.*

After presentation of evidence,  
directing verdict, § 32:7

Duty of court to direct verdict,  
§ 32:2

Judgment notwithstanding verdict,  
motion for, § 32:8

Motion for directed verdict, § 32:6

**DIRECTED VERDICT—Cont'd**

Motion for judgment notwithstanding verdict, § 32:8  
 Not guilty, required finding of not guilty in criminal cases, § 32:5  
 Opening statement, on, § 7:4  
 Party with burden of proof, directing verdict for, § 32:4  
 Power of court to direct verdict, § 32:1  
 Propriety of directed verdict, testing, § 32:3

**DIRECT EXAMINATION**

See index heading EXAMINATION OF WITNESSES

**DISPLAYS**

Evidence, § 19:13

**DOCUMENTARY EVIDENCE**

General discussion, § 21:1 et seq.

Authentication

business records, § 21:10  
 court papers and records, § 21:8  
 federal law, § 21:7  
 foreign law, § 21:7  
 hospital records, § 21:11  
 learned treatises, § 21:13  
 letters, § 21:3  
 Massachusetts law, § 21:6  
 out-of-state, official records of publications from, § 21:5  
 patients, documents written by hospitalized patients, § 21:12  
 private writings, § 21:2  
 public records, § 21:4  
 transcripts from stenographic notes, § 21:9

Best evidence rule. See index heading BEST EVIDENCE RULE

Business records

authentication of, § 21:10  
 reproductions and copies, § 21:16

**DOCUMENTARY EVIDENCE**

**—Cont'd**

Company regulations, § 21:15  
 Copies. Reproductions and copies, below  
 Court papers and records, authentication of, § 21:8  
 Failure to deny authenticity of document, § 21:14  
 Federal law, authentication of, § 21:7  
 Foreign law, authentication of, § 21:7  
 Hospital records, authentication of, § 21:11  
 Learned treatises, authentication of, § 21:13  
 Letters, authentication of, § 21:3  
 Massachusetts law, authentication of, § 21:6  
 Out-of-state, authentication of official records of publications from, § 21:5  
 Parol evidence rule. See index heading PAROL EVIDENCE RULE  
 Patients, authentication of documents written by hospitalized patients, § 21:12  
 Private writings, authentication of, § 21:2  
 Public records  
     authentication, § 21:4  
     reproductions and copies, § 21:16  
 Reproductions and copies  
     books, § 21:17  
     business records, § 21:16  
     newspapers, § 21:17  
     public records, § 21:16  
 Requirements, general requirements relating to documentary evidence, § 21:1  
 Transcripts from stenographic notes, authentication of, § 21:9

## INDEX

### **DOMESTIC VIOLENCE**

Confidential communications  
between domestic violence victim  
and counselor, § 15:21

### **DRAWINGS**

Evidence, § 19:13

### **EVIDENCE**

Accidents, admissibility of previous,  
§ 29:4

Admissibility of evidence, generally  
circumstantial evidence  
general discussion, § 18:3  
criminal conspiracy, § 18:4  
remoteness, § 18:5  
collateral issues, § 18:7  
humane practice, § 18:9  
judicial rulings on admissibility,  
§ 2:26  
negative evidence, § 18:2  
prejudicial evidence, § 18:6  
preliminary facts, § 18:9  
relevance, § 18:1

Admissions. See index heading  
ADMISSIONS

Animals, reputation of, § 29:23

Best evidence rule  
general discussion, § 22:1 et seq.  
absence of portion of correspon-  
dence, § 22:5  
bulky records, § 22:11  
certified photocopies of records,  
§ 22:9  
contents of documents, establish-  
ing by oral evidence, § 22:14  
copies  
photocopies of records, certi-  
fied, § 22:9  
primary or secondary evi-  
dence, copies as, § 22:12  
due diligence in finding docu-  
ments, requirement of, § 22:7  
duplicate originals, § 22:8

### **EVIDENCE—Cont'd**

Best evidence rule—Cont'd  
impracticability of producing  
primary evidence, § 22:6  
impracticality of producing pri-  
mary evidence, § 22:6  
loss of primary evidence, proof  
of, § 22:7  
not required, situations where  
best evidence not required,  
§ 22:3  
oral evidence, establishing  
contents of documents by,  
§ 22:14  
other party in control of primary  
evidence, § 22:10  
photocopies of records, certified,  
§ 22:9  
preferential nature of best evi-  
dence rule, § 22:4  
primary or secondary evidence,  
copies as, § 22:12  
proof of loss of primary evi-  
dence, § 22:7  
required, situations calling for  
best evidence, § 22:2  
secondary evidence  
copies as secondary or pri-  
mary evidence, § 22:12  
nature of secondary evidence,  
§ 22:13  
use of generally, § 22:5  
Bite marks, admissibility of, § 29:10  
Business, admissibility of evidence  
as to regular course of, § 29:12  
Character and reputation, admissibil-  
ity of evidence as to  
general discussion, § 29:15  
civil cases, proof of character in,  
§ 29:20  
criminal cases, § 29:17  
method of proving reputation,  
§ 29:16  
Rape Shield Rule, § 29:19

**EVIDENCE—Cont'd**

Character and reputation, admissibility of evidence as to—Cont'd  
 victim of assault or homicide, character of, § 29:18

Circumstantial evidence, admissibility of  
 general discussion, § 18:3  
 criminal conspiracy, § 18:4  
 remoteness, § 18:5

Collateral issues, admissibility of evidence as to, § 18:7

Commenting on evidence by judge, § 2:19

Comparison evidence, § 29:26

Compensation, wealth or other means of, § 29:24

Conduct, admissibility of past, § 29:1

Conspiracy, circumstantial evidence as to criminal, § 18:4

Criminal conspiracy, circumstantial evidence as to, § 18:4

Custom and practice as evidence of standard of care, § 29:14

Documentary evidence  
 authentication  
 business records, § 21:10  
 court papers and records, § 21:8  
 federal law, § 21:7  
 foreign law, § 21:7  
 hospital records, § 21:11  
 learned treatises, § 21:13  
 letters, § 21:3  
 Massachusetts law, § 21:6  
 out-of-state, official records of publications from, § 21:5  
 patients, documents written by hospitalized patients, § 21:12  
 private writings, § 21:2  
 public records, § 21:4

**EVIDENCE—Cont'd**

Documentary evidence—Cont'd  
 authentication—Cont'd  
 transcripts from stenographic notes, § 21:9

business records  
 authentication, § 21:10  
 reproductions and copies, § 21:16

company regulations, § 21:15

court papers and records, authentication of, § 21:8

failure to deny authenticity of document, § 21:14

federal law, authentication of, § 21:7

foreign law, authentication of, § 21:7

hospital records, authentication of, § 21:11

learned treatises, authentication of, § 21:13

letters, authentication of, § 21:3

Massachusetts law, authentication of, § 21:6

newspapers, reproductions and copies, § 21:17

out-of-state, authentication of official records of publications from, § 21:5

patients, authentication of documents written by hospitalized patients, § 21:12

private writings, authentication of, § 21:2

public records  
 authentication, § 21:4  
 reproductions and copies, § 21:16

reproductions and copies  
 books, § 21:17  
 business records, § 21:16  
 newspapers, § 21:17  
 public records, § 21:16

## INDEX

### **EVIDENCE—Cont'd**

Documentary evidence—Cont'd  
    requirements, general requirements relating to documentary evidence, § 21:1  
    transcripts from stenographic notes, authentication of, § 21:9  
Duplicate evidence, § 29:27  
Exculpatory evidence, prosecutor's failure to disclose, § 4:15  
Fresh complaints in sexual assault cases, § 29:29  
Habit, admissibility of, § 29:2  
Hearsay evidence and exceptions  
    general discussion, § 25:1 *et seq.*  
    acts, verbal. Verbal acts, below  
    admissibility of hearsay evidence, § 25:11  
    admissions. See index heading  
    ADMISSIONS  
    adoptive admission, § 25:42  
    against interest, declarations, § 25:18  
    ancient documents, § 25:39  
    birth certificates, § 25:29  
    business records, § 25:27  
    child abuse victims, statements by, § 25:44  
    confrontation of witnesses, right to, § 25:3  
    dead witness rule, § 25:22  
    death certificates, § 25:29  
    deceased persons, declarations of  
        admissibility, § 25:19  
        personal knowledge of declarant, § 25:20  
        probate action, § 25:21  
    depositions, § 25:24  
    doctors reports, § 25:34  
    dying declarations, § 25:16  
    fact statements published for persons in particular occupations, § 25:38  
    family history, § 25:40

### **EVIDENCE—Cont'd**

Hearsay evidence and exceptions  
—Cont'd  
    fresh complaint, inapplicability of hearsay rule to statements indicating, § 25:10  
    good cause, inapplicability of hearsay rule to statements showing, § 25:10  
    hospital records, § 25:33  
    incrimination, inapplicability of hearsay rule to, § 25:10  
    intent, declarations of, § 25:17  
    judgment of previous conviction, § 25:43  
    knowledge, general, § 25:41  
    learned treatises, § 25:37  
    marriage certificates, § 25:29  
    medical bills, § 25:36  
    motor vehicles, registry of, § 25:31  
    negative statements, inapplicability of hearsay rule to, § 25:10  
    non-hearsay situations, § 25:10  
    official records, generally, § 25:28  
    pain and suffering, complaints of, § 25:14  
    past recollection recorded, § 25:26  
    pedigree, § 25:40  
    physicians  
        dead physicians, reports of, § 25:35  
        doctors reports, § 25:34  
        medical bills, § 25:36  
        statements made to, § 25:15  
    police records, § 25:30  
    previous conviction, judgment of, § 25:43  
    prior consistent statements, inapplicability of hearsay rule to, § 25:10

**EVIDENCE—Cont'd**

Hearsay evidence and exceptions

—Cont'd

prior-inconsistent statements,  
§ 25:10, 25:25

recollections refreshed, inap-  
plicability of hearsay rule to,  
§ 25:10

reputation, inapplicability of  
hearsay rule to, § 25:10

res gestae, § 25:12

self-serving statements, § 25:2  
spontaneous declarations,  
§ 25:13

state of mind, declarations of,  
§ 25:17

unavailable witness rule, § 25:23

verbal acts

agreement, verbal acts as  
evidence of, § 25:5

cause of action, verbal act as,  
§ 25:7

identification as verbal act,  
§ 25:8

imputing knowledge from  
another's verbal acts,  
§ 25:6

inapplicability of hearsay  
rule, § 25:4

reliance, verbal acts as evi-  
dence of, § 25:5

weather reports, § 25:32

Humane practice, § 18:9

Hypnotically-aided testimony,  
admissibility of, § 29:9

Illegally obtained evidence. See  
index heading ILLEGALLY  
OBTAINED EVIDENCE, EXCLUSION  
OR ADMISSION OF

Judge, commenting on evidence by,  
§ 2:19

Judicial notice

general discussion, § 16:1  
behavior, human, § 16:14

**EVIDENCE—Cont'd**

Judicial notice—Cont'd

common items, nature of proper-  
ties of, § 16:12

common observation, matters of,  
§ 16:11

court records, § 16:7

domestic laws, § 16:4

evidence, pleadings, and instruc-  
tions, § 16:3

federal laws, § 16:5

foreign laws, § 16:5

geographic facts, § 16:9

government, facts about, § 16:8

historical facts, § 16:9

human behavior, § 16:14

medical facts, § 16:13

natural phenomena, § 16:10

other trials, facts known through,  
§ 16:7

places, characteristics of, § 16:9

policy considerations motivating  
legislation, § 16:8

public official, accessibility of,  
§ 16:8

scientific facts, § 16:13

statutes governing, § 16:2

trial process, characteristics of,  
§ 16:6

Malice, mental impairment evidence  
on issue of malice, § 29:30

Manufacturer, identification of,  
§ 29:13

Mental impairment, admissibility on  
issue of malice, § 29:30

Negative evidence, admissibility of,  
§ 18:2

Negligence, violation of statute as  
evidence of, § 29:22

Objections to evidence

erroneously admitted evidence  
after objection, § 30:11

formal exception, no need for,  
§ 30:7



## INDEX

### **EVIDENCE—Cont'd**

#### Objections to evidence—Cont'd

- general objection, § 30:4
- improper testimony, § 30:1
- motion to strike unresponsive answer, § 30:6
- need for objection, § 30:2
- offer of proof
  - nature of, § 30:9
  - necessity for, § 30:8
- preliminary findings of fact, § 30:10
- ruling on objection, § 30:5
- specific objection, court's requirement of, § 30:4
- stating the grounds for objection, § 30:4
- timeliness of objection, § 30:3
- unresponsive answer, motion to strike, § 30:6

#### Opinion evidence

- age, non-expert opinion as to, § 24:8
- ballistics, expert opinion as to, § 24:25
- business, expert testimony as to matters of, § 24:19
- collective facts, § 24:3
- color, non-expert opinion as to, § 24:8
- comparisons, non-expert opinion as to elementary comparisons, § 24:8
- contracts, opinions on effects of, § 24:6
- demonstrations, expert opinion on, § 24:26
- distance, non-expert opinion as to, § 24:8
- experiments, expert opinion as to, § 24:26
- expert witnesses and opinions
  - ballistics, § 24:25
  - business, matters of, § 24:19

### **EVIDENCE—Cont'd**

#### Opinion evidence—Cont'd

- expert witnesses and opinions—Cont'd
  - court-appointed expert, § 24:31
  - cross-examination of expert, § 24:30
  - demonstrations, § 24:26
  - experiments, § 24:26
  - fingerprints, § 24:24
  - footprints, § 24:24
  - general practitioner, testimony as to specialized issues, § 24:18
  - handwriting, § 24:23
  - how incident occurred, § 24:20
  - hypothetical questions
    - answers, § 24:29
    - content, § 24:28
  - identification of witness, obligation as to, § 24:15
  - matters as to which expert may or must testify, § 24:15, 24:16
  - property, value of, § 24:22
  - qualifications required of expert witnesses, § 24:17
  - real property, value of, § 24:22
  - relevant matters, requirement that testimony be on, § 24:15
  - services, value of, § 24:21
  - speculation, requirement that no testimony based on pure, § 24:15
  - statutes, § 24:27
  - tests, § 24:26
  - value, § 24:21, 24:22
- facts
  - grounded on facts, opinion as required to be, § 24:7

**EVIDENCE—Cont'd**

Opinion evidence—Cont'd

facts—Cont'd

opinions, facts distinguished from, § 24:2

requirement that witness testify as to facts, § 24:1

fingerprints, expert opinions as to, § 24:24

footprints, expert opinion as to, § 24:24

general practitioner, testimony as to specialized issues, § 24:18

handwriting

expert witnesses and opinions, § 24:23

non-expert opinions, § 24:11

how incident occurred

expert witnesses and opinions, § 24:20

hypothetical questions to experts answers, § 24:29

content, § 24:28

identity of persons and things, non-expert opinion as to, § 24:8

intoxication, non-expert opinion as to, § 24:14

legal relations, opinions on, § 24:6

likeness, non-expert opinion as to, § 24:8

limitations on opinion evidence, § 24:7

mental capacity, non-expert opinion as to, § 24:9

non-expert opinions

general discussion, § 24:8

age, § 24:8

color, § 24:8

comparisons, elementary, § 24:8

distance, § 24:8

handwriting, § 24:11

**EVIDENCE—Cont'd**

Opinion evidence—Cont'd

non-expert opinions—Cont'd

identity of persons and things, § 24:8

intoxication, § 24:14

likeness, § 24:8

mental capacity, § 24:9

personal property, value of, § 24:13

property, value of, § 24:13

real property, value of, § 24:13

services, value of, § 24:12

size, § 24:8

sound, § 24:8

speed, § 24:8, 24:10

time or space, measurement of, § 24:8

value, § 24:12, 24:13

weight, § 24:8

opinions, facts distinguished from, § 24:2

personal property, non-expert opinion as to value of, § 24:13

property, value of

expert witnesses and opinions, § 24:22

non-expert opinion as to value of, § 24:13

real property, value of

expert witnesses and opinions, § 24:22

non-expert opinions, § 24:13

reasonable certainty, no opinion in absence of, § 24:7

requirement that witness testify as to facts, § 24:1

services, value of

expert witnesses and opinions, § 24:21

non-expert opinions, § 24:12

size, non-expert opinion as to, § 24:8

## INDEX

### **EVIDENCE—Cont'd**

#### **Opinion evidence—Cont'd**

- sound, non-expert opinion as to, § 24:8
- speed, non-expert opinion as to, § 24:8, 24:10
- statutes, expert witnesses and opinions, § 24:27
- summary descriptions, § 24:3
- tests, expert opinion as to, § 24:26
- time or space, non-expert opinion as to measurement of, § 24:8
- ultimate issues, opinions concerning
  - general discussion, § 24:4
  - negligence cases, § 24:5
- value
  - expert witnesses and opinions, § 24:21, 24:22
  - non-expert opinions, § 24:12, 24:13
- weight, non-expert opinion as to, § 24:8

#### **Order of proof**

- general discussion, § 8:1
- after party has rested, admission of evidence after, § 8:3
- evidence in rebuttal, § 8:2
- exclusion of evidence at particular stage of trial, § 8:4
- particular stage of trial, exclusion of evidence at, § 8:4
- rebuttal evidence, § 8:2
- testimony, order of producing, § 8:1

#### **Parol evidence rule**

- general discussion, § 23:1
- collateral writings, § 23:5
- construing written agreements, § 23:7
- determining whether agreement is integrated, complete and final, § 23:4

### **EVIDENCE—Cont'd**

#### **Parol evidence rule—Cont'd**

- inapplicability of written agreement, showing, § 23:9
  - integrated, complete and final, determining whether agreement is, § 23:4
  - invalidity of written agreement, showing, § 23:9
  - missing terms of written agreements, supplying, § 23:8
  - modification by subsequent agreement, § 23:6
  - objections to admission of parol evidence, § 23:3
  - scope, § 23:2
  - subsequent agreement, modification by, § 23:6
- Past conduct, admissibility of, § 29:1
- Plea agreement, § 29:28
- Polls, admissibility of, § 29:8
- Polygraph tests, admissibility of, § 29:7
- Prejudicial evidence, admissibility of, § 18:6
- Preliminary facts, admissibility of evidence as to, § 18:9
- Presumptions
- burden of proof, presumptions and, § 17:6
  - conclusive presumptions, § 17:2
  - condition, continuance of, § 17:9
  - continuance of condition, § 17:9
  - continuing presumptions, § 17:4
  - corporate conduct, regularity of, § 17:12
  - court actions, § 17:15
  - criminal cases
    - innocence, presumption of, § 17:26
    - other presumptions, § 17:27
    - state of mind, § 17:25
  - death, § 17:20
  - delivery of letters, § 17:19

**EVIDENCE—Cont'd**  
 Presumptions—Cont'd  
   dependency, § 17:22  
   disappearing presumptions, § 17:3  
   evidence, failure to produce, § 17:17  
   failure to produce witness or evidence, § 17:17  
   foreign law, § 17:17  
   inferences, § 17:7  
   innocence, presumption of, § 17:26  
   intoxication, presumption in motor vehicle cases, § 17:30  
   legitimacy of child born in wedlock, § 17:21  
   letters, delivery of, § 17:19  
   life, § 17:20  
   mail, delivery of, § 17:19  
   marriage, § 17:21  
   master's reports, § 17:16  
   motor vehicles, registration of, § 17:29  
   names, identity of persons from identity of, § 17:23  
   nature of presumptions, § 17:1  
   normality, § 17:10  
   persons  
     identity of person from identity of names, § 17:23  
     regularity of conduct, § 17:11  
   prima facie evidence, § 17:5  
   public officials and proceedings, regularity of conduct, § 17:13  
   regularity of conduct  
     corporate, § 17:12  
     corporate conduct, § 17:12  
     persons, § 17:11  
     public officials and proceedings, § 17:13  
   res ipsa loquitur, § 17:8  
   state of mind  
     general discussion, § 17:24

**EVIDENCE—Cont'd**  
 Presumptions—Cont'd  
   state of mind—Cont'd  
     criminal cases, § 17:25  
   statutory law, validity of, § 17:14  
   validity of statutory law, § 17:14  
   witness, failure to produce, § 17:17  
   written instruments, § 17:28  
 Previous accidents, admissibility of, § 29:4  
 Real and demonstrative evidence  
   general discussion, § 19:1  
   admission, criteria for, § 19:2  
   articles  
     judicial comment on admitted articles, § 19:5  
     judicial discretion in the admission of tangible articles, § 19:4  
   blood tests results, § 19:17  
   criteria for admission, § 19:2  
   demonstrations, § 19:15  
   diagrams, § 19:13  
   diaries, § 19:14  
   displays, § 19:13  
   drawings, § 19:13  
   exhibition of person, § 19:6  
   firearms, § 19:16  
   foundation, § 19:3  
   genetic marker testing results, § 19:17  
   handwriting, § 19:19  
   judicial comment on admitted articles, § 19:5  
   judicial discretion in the admission of tangible articles, § 19:4  
   maps, § 19:13  
   motion pictures, § 19:12  
   objects, photographs of, § 19:9  
   persons  
     exhibition of person, § 19:6  
     photographs, § 19:8

## INDEX

### **EVIDENCE—Cont'd**

Real and demonstrative evidence  
—Cont'd  
  photographs  
    general discussion, § 19:7  
    objects, § 19:9  
    persons, § 19:8  
    premises, § 19:10  
    x-ray photographs, § 19:11  
  premises, photographs of,  
    § 19:10  
  statistics, § 19:18  
  tape recordings, § 19:12  
  tests, § 19:15  
  videotapes, § 19:12  
  x-ray photographs, § 19:11  
Real property, value of  
  expert witnesses and opinions,  
    § 24:22  
  non-expert opinions, § 24:13  
  sales price of similar property,  
    § 29:11  
Rebuttal evidence, order of proof,  
  § 8:2  
Regular course of business, admis-  
sibility of evidence as to, § 29:12  
Relevance, § 18:1  
Remoteness, admissibility of  
  circumstantial evidence as to,  
    § 18:5  
Reputation. Character and reputa-  
tion, admissibility of evidence as  
to, above  
Scientific tests, admissibility of,  
  § 29:6  
Sexual assault cases, evidence of  
  fresh complaints in, § 29:29  
Similar circumstances, admissibility  
of, § 29:3  
Standardized tests, admissibility of,  
  § 29:6  
Standard of care, custom and  
practice as evidence of, § 29:14

### **EVIDENCE—Cont'd**

Statutory violation as evidence of  
  negligence, § 29:22  
Subsequent observations and experi-  
ments, admissibility of, § 29:5  
Surveys, admissibility of, § 29:8  
Telephone conversations, § 29:25  
Views  
  general discussion, § 20:1  
  conduct of view, § 20:3  
  criminal cases, presence of  
    defendant at view, § 20:4  
  discretion of judge, views grant-  
ing according to, § 20:2  
  evidentiary value of views,  
    § 20:5  
Want of material evidence, motion to  
  continue because of, § 3:5  
Wealth or other means of compensa-  
tion, § 29:24

### **EXAMINATION OF WITNESSES**

General discussion, § 14:1 et seq.  
Cross-examination  
  content and form of questions,  
    § 14:9  
  denial of right to cross-exam,  
    § 14:10  
  impeachment, § 14:8  
  scope, § 14:7  
Direct examination  
  adverse party, calling, § 14:5  
  answers, requirement of  
    witness's, § 14:4  
  competency of questions asked,  
    § 14:1  
  improper conduct of counsel,  
    § 14:6  
  leading questions, § 14:2  
  refreshing witness's memory,  
    § 14:3  
Jurors, question of witnesses by,  
  § 14:14

**EXAMINATION OF  
WITNESSES—Cont'd**

Redirect examination  
form and content of questions,  
§ 14:12  
recross examination, § 14:13  
scope, § 14:11

**EXCULPATORY EVIDENCE**

Prosecutor's failure to disclose,  
§ 4:15

**EXPERT WITNESSES AND  
OPINIONS**

Ballistics, § 24:25  
Business, matters of, § 24:19  
Compensation of expert testimony,  
§ 11:13  
Court-appointed expert, § 24:31  
Cross-examination of expert, § 24:30  
Demonstrations, § 24:26  
Experiments, § 24:26  
Fingerprints, § 24:24  
Footprints, § 24:24  
General practitioner, testimony as to  
specialized issues, § 24:18  
Handwriting, § 24:23  
How incident occurred, § 24:20  
Hypothetical questions  
answers, § 24:29  
content, § 24:28  
Identification of witness, obligation  
as to, § 24:15  
Matters as to which expert may or  
must testify, § 24:15, 24:16  
Property, value of, § 24:22  
Qualifications required of expert wit-  
nesses, § 24:17  
Real property, value of, § 24:22  
Relevant matters, requirement that  
testimony be on, § 24:15  
Services, value of, § 24:21  
Speculation, requirement that no  
testimony based on pure, § 24:15

**EXPERT WITNESSES AND  
OPINIONS—Cont'd**

Statutes, § 24:27  
Tests, § 24:26  
Value, § 24:21, 24:22

**FAMILY HISTORY**

Hearsay evidence and exceptions,  
§ 25:40

**FEDERAL LAW**

Authentication, § 21:7

**FELONS**

Competency to testify as witness,  
§ 12:3

**FIREARMS**

Evidence, § 19:16

**FOREIGN LAWS**

Authentication, § 21:7  
Judicial notice, § 16:5  
Presumptions, § 17:17

**GENDER**

Juries and jurors  
discrimination in jury venire  
because of, § 6:16  
peremptory challenges, § 6:36

**GENETIC MARKER TESTING**

Results as evidence, § 19:17

**GEOGRAPHIC FACTS**

Judicial notice, § 16:9

**HABEAS CORPUS AD  
TESTIFICANDUM**

Witnesses, § 11:4

**HANDWRITING**

Evidence, § 19:19  
Expert witnesses and opinions,  
§ 24:23

## INDEX

### **HANDWRITING—Cont'd** Non-expert opinions, § 24:11

### **HEARSAY EVIDENCE AND EXCEPTIONS**

General discussion, § 25:1 *et seq.*  
Acts, verbal. Verbal acts, below  
Admissibility of hearsay evidence, § 25:11  
Admissions. See index heading  
ADMISSIONS  
Adoptive admission, § 25:42  
Against interest, declarations, § 25:18  
Ancient documents, § 25:39  
Birth certificates, § 25:29  
Business records, § 25:27  
Child abuse victims, statements by, § 25:44  
Confrontation of witnesses, right to, § 25:3  
Dead witness rule, § 25:22  
Death certificates, § 25:29  
Deceased persons, declarations of  
admissibility, § 25:19  
personal knowledge of declarant, § 25:20  
probate action, § 25:21  
Depositions, § 25:24  
Doctors reports, § 25:34  
Dying declarations, § 25:16  
Fact statements published for  
persons in particular occupations, § 25:38  
Family history, § 25:40  
Fresh complaint, inapplicability of  
hearsay rule to statements indicat-  
ing, § 25:10  
Good cause, inapplicability of  
hearsay rule to statements show-  
ing, § 25:10  
Hospital records, § 25:33  
Incrimination, inapplicability of  
hearsay rule to, § 25:10

### **HEARSAY EVIDENCE AND EXCEPTIONS—Cont'd**

Intent, declarations of, § 25:17  
Judgment of previous conviction, § 25:43  
Knowledge, general, § 25:41  
Learned treatises, § 25:37  
Marriage certificates, § 25:29  
Medical bills, § 25:36  
Motor vehicles, registry of, § 25:31  
Negative statements, inapplicability  
of hearsay rule to, § 25:10  
Non-hearsay situations, § 25:10  
Official records, generally, § 25:28  
Pain and suffering, complaints of, § 25:14  
Past recollection recorded, § 25:26  
Pedigree, § 25:40  
Physicians  
dead physicians, reports of, § 25:35  
doctors reports, § 25:34  
medical bills, § 25:36  
statements made to, § 25:15  
Police records, § 25:30  
Previous conviction, judgment of, § 25:43  
Prior consistent statements, inap-  
plicability of hearsay rule to, § 25:10  
Prior-inconsistent statements, § 25:10, 25:25  
Recollections refreshed, inapplicabil-  
ity of hearsay rule to, § 25:10  
Reputation, inapplicability of  
hearsay rule to, § 25:10  
Res gestae, § 25:12  
Self-serving statements, § 25:2  
Spontaneous declarations, § 25:13  
State of mind, declarations of, § 25:17  
Unavailable witness rule, § 25:23

**HEARSAY EVIDENCE AND  
EXCEPTIONS—Cont'd**

Verbal acts

- agreement, verbal acts as evidence of, § 25:5
- cause of action, verbal act as, § 25:7
- identification as verbal act, § 25:8
- imputing knowledge from another's verbal acts, § 25:6
- inapplicability of hearsay rule, § 25:4
- reliance, verbal acts as evidence of, § 25:5

Weather reports, § 25:32

**HISTORICAL FACTS**

Judicial notice, § 16:9

**HOSPITAL RECORDS**

Authentication, § 21:11

Hearsay evidence and exceptions, § 25:33

Patients, authentication of documents written by hospitalized patients, § 21:12

**HUSBAND AND WIFE**

See index heading SPOUSES

**HYPNOTICALLY-AIDED  
TESTIMONY**

Admissibility as evidence, § 29:9

**ILLEGALLY OBTAINED  
EVIDENCE, EXCLUSION OR  
ADMISSION OF**

General discussion, § 28:1 et seq.

Affidavit, establishing probable cause through affidavit in support of application for search warrant, § 28:33

Arrest, warrantless search incident to, § 28:27

**ILLEGALLY OBTAINED  
EVIDENCE, EXCLUSION OR  
ADMISSION OF—Cont'd**

Automobiles, warrantless search, § 28:31

Checkpoint stops, § 28:14

Communications, evidence obtained by interception of oral or wire communications

general discussion, § 28:36

consent, by, § 28:38

warrant, under, § 28:37

Consent, warrantless searches pursuant to, § 28:28

Exigency, § 28:23

Foreign police, search by, § 28:35

Forfeiture, warrantless search incident to, § 28:30

Identification, illegal pre-trial general discussion, § 28:2

line ups, suggestive, § 28:5

photographic array, suggestive, § 28:7

right to counsel, § 28:3

show-up, suggestive, § 28:8

suggestive identification, § 28:4-28:8

voice identification, suggestive, § 28:6

Informants, § 28:34

Knock and announce, § 28:29

Line ups, suggestive, § 28:5

Motion to suppress evidence, § 28:15

Open fields doctrine, § 28:26

Ordinary course of search, § 28:21

Photographic array, suggestive, § 28:7

Plain view, § 28:20

Privacy, reasonable expectation of, § 28:11



## INDEX

### **ILLEGALLY OBTAINED EVIDENCE, EXCLUSION OR ADMISSION OF—Cont'd**

Probable cause, establishing probable cause through affidavit in support of application for search warrant, § 28:33

Searches and seizures, illegal checkpoint stops, § 28:14

motion to suppress evidence, § 28:15

privacy, reasonable expectation of, § 28:11

prohibition, § 28:9

reasonable expectation of privacy, § 28:11

scope of rule against, § 28:10

seizure, § 28:12

standing necessary, § 28:16

stop and frisk, § 28:13

Seizure, § 28:12

Show-up, suggestive, § 28:8

Standing, § 28:16

Statutes authorizing warrantless searches, § 28:22

Stop and frisk, § 28:13

Voice identification, suggestive, § 28:6

Voluntary surrender of object, § 28:24

Warrant, search with, § 28:32

Warrantless searches

- general discussion, § 28:18
- arrest, search incident to, § 28:27
- automobile exception, § 28:19, 28:31
- consent, § 28:28
- exigency, § 28:23
- forfeiture, incident to, § 28:30
- incident to forfeiture, § 28:30
- knock and announce, § 28:29
- open fields doctrine, § 28:26
- ordinary course of search, § 28:21

### **ILLEGALLY OBTAINED EVIDENCE, EXCLUSION OR ADMISSION OF—Cont'd**

Warrantless searches—Cont'd

- plain view, § 28:20
- private individual, search by, § 28:25
- statutes authorizing, § 28:22
- voluntary surrender of object, § 28:24

### **ILLEGITIMACY**

Child born in wedlock

- presumption of legitimacy, § 17:22
- testimony as to non-access or impotency, § 12:11

### **IMPEACHMENT OF WITNESSES**

General discussion, § 13:1 et seq.

Accuracy, testing witness's, § 13:3

Acts, prior inconsistent. Prior inconsistent acts or statements, below

Adverse party-witness, impeachment of, § 13:18

Associates, reputation in group of, § 13:14

Beliefs, evidence of, § 13:13

Bias, § 13:10

Collateral issues, § 13:4

Conduct, evidence of, § 13:12

Convictions, proof of prior conviction and manner of proving, § 13:15

Credibility, § 13:2

Interest of witness, personal, § 13:10

Knowledge, testing witness's, § 13:3

Misconduct, evidence of, § 13:12

Mistake, evidence of habitual, § 13:12

Morals, evidence of, § 13:13

Nationality, evidence of, § 13:13

Own witness, impeaching, § 13:16

**IMPEACHMENT OF**

**WITNESSES—Cont'd**

Present lapse of memory, § 13:6

Prior inconsistent acts or statements  
  general discussion, § 13:5  
  agent, act or statement of, § 13:6  
  deposition, former, § 13:8  
  form and content, § 13:6  
  foundation, § 13:7  
  grand jury testimony, former,  
  § 13:8

  limitations on use, § 13:9  
  proceeding, former, § 13:8

Race, evidence of, § 13:13

Rehabilitating witness, § 13:17

Reputation

  associates, reputation in group of,  
  § 13:14

  truth and veracity, reputation for,  
  § 13:11

Statements, prior inconsistent. Prior  
  inconsistent acts or statements,  
  above

Testing witness's knowledge and  
  accuracy, § 13:3

Truth and veracity, reputation for,  
  § 13:11

**INDIRECT CONTEMPT**

See index heading CONTEMPT OF  
  COURT

**INFERENCES**

Presumptions, § 17:7

**INSANE PERSONS**

Competency to testify, § 12:6

**INSTRUCTIONS**

See index heading JURY INSTRUCTIONS

**INTEREST ON MONEY**

Judgment, inclusion of interest in  
  general discussion, § 38:4

**INTEREST ON MONEY—Cont'd**

Judgment, inclusion of interest in  
  —Cont'd

  postjudgment interest, § 38:6  
  prejudgment interest, § 38:5

**INTOXICATION**

Non-expert opinion as to, § 24:14

Presumption in motor vehicle cases,  
  § 17:30

**JOURNALISTS**

Privileged communications, § 15:16

**JUDGES**

Accountability, § 2:12

Admissibility of evidence, judicial  
  rulings on, § 2:26

Bias, avoiding, § 2:16

Canons of Judicial Ethics, § 2:12

Competency to testify, § 12:12

Conduct of judges

  general discussion, § 2:14

  bias, avoiding, § 2:16

  counsel, judge and, § 2:17

  defendants, questioning by judge,  
  § 2:18

  demeanor, § 2:15

  evidence, commenting on, § 2:19

  misconduct, § 2:20

  witnesses, questioning by judge,  
  § 2:18

Counsel, judge and, § 2:17

Defendants, questioning by judge,  
  § 2:18

Demeanor, § 2:15

Evidence, judge's commenting on,  
  § 2:19

Exclusion of jurors, judicial discre-  
  tion in, § 6:18

Facts, judge as trier of facts, § 2:31

Limiting number of witnesses,  
  § 2:24

Misconduct, judicial, § 2:20

## INDEX

### **JUDGES—Cont'd**

Order, judicial duty to preserve,  
§ 2:13

Presence of the judge, § 2:21

Substitution of judge during and  
after trial, § 2:22

#### **Witnesses**

control of examination, § 2:23

court's own witnesses, § 2:27

limiting number of witnesses,  
§ 2:24

questioning by judge, § 2:18,  
2:25

### **JUDGMENT**

#### **NOTWITHSTANDING VERDICT**

Motion for, § 32:8

### **JUDGMENTS**

Ad damnum clauses limited, § 38:3

Amendment of judgment or new trial  
under rule 59 in civil actions,  
§ 38:10

Arrest of judgment, § 38:9

Clerical mistakes in civil judgments,  
relief from, § 38:12

Counsel fees, allowance in civil  
cases, § 38:8

Court costs, allowance of, § 38:7

Effect of entry of judgment, § 38:2

Entry of judgment, § 38:1

Expenses, allowance in civil cases,  
§ 38:8

Interest, inclusion of interest in judg-  
ment

general discussion, § 38:4

postjudgment interest, § 38:6

prejudgment interest, § 38:5

Judgment in civil cases, relief from  
under rule 60(b), § 38:13

#### **Relief**

clerical mistakes in civil judg-  
ments, § 38:12

### **JUDGMENTS—Cont'd**

#### **Relief—Cont'd**

judgment in civil cases under  
rule 60(b), § 38:13

Stay of judgment, § 38:9

### **JUDICIAL NOTICE**

General discussion, § 16:1 et seq.

Behavior, human, § 16:14

Common items, nature of properties  
of, § 16:12

Common observation, matters of,  
§ 16:11

Court records, § 16:7

Domestic laws, § 16:4

Evidence, pleadings, and instruc-  
tions, § 16:3

Federal laws, § 16:5

Foreign laws, § 16:5

Geographic facts, § 16:9

Government, facts about, § 16:8

Historical facts, § 16:9

Human behavior, § 16:14

Medical facts, § 16:13

Natural phenomena, § 16:10

Other trials, facts known through,  
§ 16:7

Places, characteristics of, § 16:9

Policy considerations motivating  
legislation, § 16:8

Public official, accessibility of,  
§ 16:8

Scientific facts, § 16:13

Statutes governing, § 16:2

Trial process, characteristics of,  
§ 16:6

### **JURIES AND JURORS**

Ability to render impartial verdict,  
questioning jurors concerning,  
§ 6:25

#### **Age**

peremptory challenges, § 6:34  
qualifications, § 6:5

**JURIES AND JURORS—Cont'd**

Array, challenge to array for prejudice, § 6:15  
 Arrival at verdict, rules governing, § 36:8  
 Capital cases  
     capital punishment, scruples against, § 6:19  
     voir dire in capital cases, § 6:22  
 Cause, challenge of juror for, § 6:17  
 Challenges  
     array, challenge to array for prejudice, § 6:15  
     cause, challenge of juror for, § 6:17  
     jury pool, § 6:12  
 Citizenship requirement, § 6:5  
 Civil procedure rule governing questioning of jury, § 6:30  
 Communications with jurors, § 36:2  
 Competency of juror to testify, § 12:12, 12:14  
 Conduct of jury  
     general discussion, § 36:1  
     arrival at verdict, rules governing, § 36:8  
     communications with jurors, § 36:2  
     contact with jurors after discharge, § 36:10  
     control of jury during deliberations, § 36:6  
     deliberations  
         arrival at verdict, rules governing, § 36:8  
         control of jury during, § 36:6  
         overhearing, § 36:7  
     improper conduct, § 36:9  
     items taken by jury to jury room, § 36:5  
     newspaper accounts of trial, jurors reading, § 36:3  
     overhearing deliberations, § 36:7

**JURIES AND JURORS—Cont'd**

Conduct of jury—Cont'd  
     separation of jury during trial, § 36:4  
 Confidential juror questionnaire, § 6:8  
 Contact with jurors after discharge, § 36:10  
 Control of jury during deliberations, § 36:6  
 Deaf jurors, § 6:11  
 Deliberations. Conduct of jury, above  
 Demand for jury trial, civil case, § 6:3  
 Discharge contact with jurors after, § 36:10  
 Discharge of juror, § 6:39  
 Duty to serve in summoned, § 6:6  
 Emotional issues, questioning jurors concerning, § 6:29  
 Ethnicity, peremptory challenges because of, § 6:35  
 Exclusion of jurors, judicial discretion in, § 6:18  
 Failure to testify, questioning juror concerning defendant's, § 6:24  
 Fair and impartial jury, right to  
     general discussion, § 6:2  
     right to jury trial, § 6:1  
 Gender  
     discrimination in jury venire because of, § 6:16  
     peremptory challenges, § 6:36  
 Handbook for trial jurors, § 6:10  
 Hardship, discharge of juror for extreme hardship, § 6:39  
 Impartial verdict, questioning jurors concerning ability to render, § 6:25  
 Improper conduct, § 36:9  
 Insanity defense, questioning juror concerning, § 6:23

## INDEX

### **JURIES AND JURORS—Cont'd**

Instructions. See index heading **JURY INSTRUCTIONS**

Irregularities in selection and summoning of jurors, § 6:13

Items taken by jury to jury room, § 36:5

Judicial discretion in exclusion of jurors, § 6:18

Jury instructions. See index heading **JURY INSTRUCTIONS**

Jury trial, right to, § 6:1

Newspaper accounts of trial, jurors reading, § 36:3

Peremptory challenges

age, § 6:34

civil, § 6:31

criminal, § 6:32

ethnicity, § 6:35

gender, § 6:36

race, § 6:33

religion, § 6:37

Prejudice, challenge to array for prejudice, § 6:15

Publicity, questioning jurors concerning pre-trial publicity, § 6:26

Qualifications, juror, § 6:5

Questionnaire, confidential juror questionnaire, § 6:8

Race

discrimination in jury venire because of, § 6:16

peremptory challenges, § 6:33

questioning jurors concerning racial prejudice, § 6:27

Religion

discrimination in jury venire because of, § 6:16

peremptory challenges, § 6:37

Right to jury trial, § 6:1

Selection of jury  
general discussion, § 6:14

### **JURIES AND JURORS—Cont'd**

Selection of jury—Cont'd

ability to render impartial verdict, questioning jurors concerning, § 6:25

age qualifications, § 6:5

alternate jurors, § 6:38

cause, challenge of juror for, § 6:17

challenges

array, § 6:15

cause, challenge of juror for, § 6:17

jury pool, challenge to, § 6:12

peremptory challenges, below

citizenship requirement, § 6:5

civil procedure rule governing questioning of jury, § 6:30

confidential juror questionnaire, § 6:8

deaf jurors, § 6:11

discrimination in jury venire because of sex, race, religion, § 6:16

duty to serve in summoned, § 6:6

emotional issues, questioning jurors concerning, § 6:29

failure to testify, questioning jurors concerning defendant's, § 6:24

impartial verdict, questioning jurors concerning ability to render, § 6:25

insanity defense, questioning jurors concerning, § 6:23

irregularities in selection and summoning, § 6:13

judicial discretion in exclusion of jurors, § 6:18

publicity, questioning jurors concerning pre-trial publicity, § 6:26

**JURIES AND JURORS—Cont'd**

Selection of jury—Cont'd  
     qualifications, juror, § 6:5  
     random, requirement that summoning be, § 6:9  
     sexual offenses, questioning jurors concerning, § 6:28  
     summoning of jurors, below time for making objections to jurors, § 6:20  
     voir dire examination  
         civil procedure rule governing, § 6:30  
         conduct of, § 6:21  
     Separation of jury during trial, § 36:4  
     Sexual offenses, questioning jurors concerning, § 6:28  
     Summoning of jurors  
         general discussion, § 6:7  
         confidential juror questionnaire, § 6:8  
         irregularities in selection and summoning, § 6:13  
         random, requirement that summoning be, § 6:9  
     Time for making objections to jurors, § 6:20  
     Verdicts. See index heading VERDICTS  
     Voir dire examination, conduct of, § 6:21  
     Waiver, jury trial  
         civil actions, § 6:3  
         criminal cases, § 6:4

**JURISDICTION**

Motion to dismiss on pleadings for lack of jurisdiction, § 3:8

**JURY INSTRUCTIONS**

General discussion, § 35:1 et seq.  
     Argumentative instructions, § 35:8  
     Comment on evidence, § 35:3

**JURY INSTRUCTIONS—Cont'd**

Correction of erroneous instructions, § 35:11  
     Curative instructions, § 35:6  
     Deadlocked jury, instructions to, § 35:9  
     Erroneous instructions, correction of, § 35:11  
     Evidence, comment on, § 35:3  
     Issues, instructions on, § 35:7  
     Manner for tendering instructions, § 35:4  
     Misleading instructions, § 35:8  
     Number of instructions, § 35:5  
     Objections to instructions, § 35:10  
     Requirements, general requirements for jury instructions, § 35:1  
     Right to unprejudiced submission to jury, § 35:2  
     Rodriguez charge, § 35:9  
     Slanted instructions, § 35:8  
     Time for tendering instructions, § 35:4  
     Tuey-Rodriguez charge, § 35:9  
     Unprejudiced submission to jury, right to, § 35:2

**JUVENILES**

Delinquency proceedings against juveniles, § 4:11

**LEARNED TREATISES**

Authentication, § 21:13  
     Hearsay evidence and exceptions, § 25:37

**LEGAL MALPRACTICE**

Proof required, § 1:2

**LETTERS**

See index heading MAIL

**MAIL**

Authentication of letters, § 21:3

## INDEX

### **MAIL—Cont'd**

Presumption of delivery, § 17:19

Private conversations between  
spouses, letters as not disqualified,  
§ 12:10

### **MALPRACTICE**

See index heading **LEGAL MALPRACTICE**

### **MAPS**

Evidence, § 19:13

### **MARRIAGE CERTIFICATES**

Hearsay evidence and exceptions,  
§ 25:29

### **MEDIATORS**

Confidential communications and  
work product, § 15:22

### **MEDICAL FACTS**

Hospital records. See index heading  
**HOSPITAL RECORDS**  
Judicial notice, § 16:13

### **MENTALLY ILL PERSONS**

Civil commitment, § 4:12

### **MISREPRESENTATION**

Contempt of court, § 5:8

### **MISTRIAL**

General discussion, § 31:1 *et seq.*

Discretionary declaration of mistrial,  
§ 31:3

Double jeopardy, mistrial in criminal  
cases and, § 31:4

Grounds for declaring, § 31:2

Mandatory declaration of mistrial,  
§ 31:3

Nature of mistrial, § 31:1

### **MITIGATION OF DAMAGES**

See index heading **DAMAGES**

### **MOTION PICTURES**

Evidence, § 19:12

### **MOTIONS DURING TRIAL**

General discussion, § 3:1 *et seq.*

Amend, motion to, § 3:2

Continuances, motion to continue  
civil actions

general discussion, § 3:3

engagement of counsel, § 3:4

want of material evidence,  
§ 3:5

criminal actions, § 3:6

Counterclaims, dismissals, § 3:14

Criminal actions

continuances, motion to

continue, § 3:6

dismiss, motion to, § 3:15

sever, motion to, § 3:18

Cross-claims, dismissals, § 3:14

Default, motion for, § 3:17

Dismissals

counterclaims, § 3:14

criminal motion to dismiss,  
§ 3:15

cross-claims, § 3:14

involuntary dismissal, § 3:13

pleadings. Dismiss on pleadings,  
civil motion to, below

third party actions, § 3:14

voluntary dismissal, § 3:12

Dismiss on pleadings, civil motion to

general discussion, § 3:7

failure to state a claim, § 3:9

judgment on the pleadings under  
12c, § 3:10

jurisdiction, lack of, § 3:8

more definite state, motion for,  
§ 3:11

Engagement of counsel, motion to  
continue because of, § 3:4

Failure to state a claim, motion to  
dismiss on pleadings because of,  
§ 3:9

**MOTIONS DURING TRIAL**

**—Cont'd**

Hearing, necessity for, § 3:1  
Involuntary dismissal, § 3:13  
Judgment on the pleadings under  
12c, motion to dismiss, § 3:10  
Jurisdiction, motion to dismiss on  
pleadings for lack of, § 3:8  
Leave to amend, § 3:2  
More definite statement, motion for,  
§ 3:11  
Motion, definition of, § 3:1  
Nonsuit, voluntary, § 3:12  
Removal of default judgment,  
motion for, § 3:17  
Summary judgment, motion for,  
§ 3:16  
Third party actions, dismissals,  
§ 3:14  
Voluntary dismissal, § 3:12  
Want of material evidence, motion to  
continue because of, § 3:5  
Writing, necessity for, § 3:1

**MOTOR VEHICLES**

Presumption of registration, § 17:29

**NEGLIGENCE**

Opinion evidence on ultimate issues  
in negligence cases, § 24:5  
Statutory violation as evidence of  
negligence, § 29:22

**NOLLE PROSEQUI**

Criminal cases, § 4:13

**OBJECTIONS TO EVIDENCE**

General discussion, § 30:1 et seq.  
Erroneously admitted evidence after  
objection, § 30:11  
Formal exception, no need for,  
§ 30:7  
General objection, § 30:4  
Improper testimony, § 30:1

**OBJECTIONS TO EVIDENCE**

**—Cont'd**

Motion to strike unresponsive  
answer, § 30:6  
Need for objection, § 30:2  
Offer of proof  
nature of, § 30:9  
necessity for, § 30:8  
Preliminary findings of fact, § 30:10  
Ruling on objection, § 30:5  
Specific objection, court's require-  
ment of, § 30:4  
Stating the grounds for objection,  
§ 30:4  
Timeliness of objection, § 30:3  
Unresponsive answer, motion to  
strike, § 30:6

**OFFICIAL RECORDS**

Admissions, official records contain-  
ing, § 26:26  
Authentication of official records  
from out-of-state publications,  
§ 21:5  
Hearsay evidence and exceptions,  
§ 25:28

**ONE TRIAL SYSTEM**

Criminal cases, § 4:3

**OPENING STATEMENTS**

General discussion, § 7:1 et seq  
Content, § 7:2  
Directed verdict on opening state-  
ment, § 7:4  
Discretion of judge as to content,  
§ 7:2  
Effect of opening statement, § 7:3  
Right to make opening statements,  
§ 7:1

**OPINION EVIDENCE**

General discussion, § 24:1 et seq.  
Age, non-expert opinion as to, § 24:8



## INDEX

### OPINION EVIDENCE—Cont'd

Ballistics, expert opinion as to,  
§ 24:25  
Business, expert testimony as to mat-  
ters of, § 24:19  
Collective facts, § 24:3  
Color, non-expert opinion as to,  
§ 24:8  
Comparisons, non-expert opinion as  
to elementary comparisons, § 24:8  
Contracts, opinions on effects of,  
§ 24:6  
Demonstrations, expert opinion on,  
§ 24:26  
Distance, non-expert opinion as to,  
§ 24:8  
Experiments, expert opinion as to,  
§ 24:26  
Expert witnesses and opinions  
ballistics, § 24:25  
business, matters of, § 24:19  
court-appointed expert, § 24:31  
cross-examination of expert,  
§ 24:30  
demonstrations, § 24:26  
experiments, § 24:26  
fingerprints, § 24:24  
footprints, § 24:24  
general practitioner, testimony as  
to specialized issues, § 24:18  
handwriting, § 24:23  
how incident occurred, § 24:20  
hypothetical questions  
answers, § 24:29  
content, § 24:28  
identification of witness, obliga-  
tion as to, § 24:15  
matters as to which expert may  
or must testify, § 24:15, 24:16  
property, value of, § 24:22  
qualifications required of expert  
witnesses, § 24:17  
real property, value of, § 24:22

### OPINION EVIDENCE—Cont'd

Expert witnesses and opinions  
—Cont'd  
relevant matters, requirement that  
testimony be on, § 24:15  
services, value of, § 24:21  
speculation, requirement that no  
testimony based on pure,  
§ 24:15  
statutes, § 24:27  
tests, § 24:26  
value, § 24:21, 24:22  
Facts  
grounded on facts, opinion as  
required to be, § 24:7  
opinions, facts distinguished  
from, § 24:2  
requirement that witness testify  
as to facts, § 24:1  
Fingerprints, expert opinions as to,  
§ 24:24  
Footprints, expert opinion as to,  
§ 24:24  
General practitioner, testimony as to  
specialized issues, § 24:18  
Handwriting  
expert witnesses and opinions,  
§ 24:23  
non-expert opinions, § 24:11  
How incident occurred  
expert witnesses and opinions,  
§ 24:20  
Hypothetical questions to experts  
answers, § 24:29  
content, § 24:28  
Identity of persons and things, non-  
expert opinion as to, § 24:8  
Intoxication, non-expert opinion as  
to, § 24:14  
Legal relations, opinions on, § 24:6  
Likeness, non-expert opinion as to,  
§ 24:8  
Limitations on opinion evidence,  
§ 24:7

**OPINION EVIDENCE—Cont'd**

Mental capacity, non-expert opinion as to, § 24:9

Non-expert opinions

general discussion, § 24:8

age, § 24:8

color, § 24:8

comparisons, elementary, § 24:8

distance, § 24:8

handwriting, § 24:11

identity of persons and things, § 24:8

intoxication, § 24:14

likeness, § 24:8

mental capacity, § 24:9

personal property, value of, § 24:13

property, value of, § 24:13

real property, value of, § 24:13

services, value of, § 24:12

size, § 24:8

sound, § 24:8

speed, § 24:8, 24:10

time or space, measurement of, § 24:8

value, § 24:12, 24:13

weight, § 24:8

Opinions, facts distinguished from, § 24:2

Personal property, non-expert opinion as to value of, § 24:13

Property, value of

expert witnesses and opinions, § 24:22

non-expert opinion as to value of, § 24:13

Real property, value of

expert witnesses and opinions, § 24:22

non-expert opinions, § 24:13

Reasonable certainty, no opinion in absence of, § 24:7

Requirement that witness testify as to facts, § 24:1

**OPINION EVIDENCE—Cont'd**

Services, value of

expert witnesses and opinions, § 24:21

non-expert opinions, § 24:12

Size, non-expert opinion as to, § 24:8

Sound, non-expert opinion as to, § 24:8

Speed, non-expert opinion as to, § 24:8, 24:10

Statutes, expert witnesses and opinions, § 24:27

Summary descriptions, § 24:3

Tests, expert opinion as to, § 24:26

Time or space, non-expert opinion as to measurement of, § 24:8

Ultimate issues, opinions concerning  
general discussion, § 24:4  
negligence cases, § 24:5

Value

expert witnesses and opinions, § 24:21, 24:22

non-expert opinions, § 24:12, 24:13

Weight, non-expert opinion as to, § 24:8

**ORDER OF PROOF**

General discussion, § 8:1 et seq.

After party has rested, admission of evidence after, § 8:3

Evidence in rebuttal, § 8:2

Exclusion of evidence at particular stage of trial, § 8:4

Particular stage of trial, exclusion of evidence at, § 8:4

Rebuttal evidence, § 8:2

Testimony, order of producing, § 8:1

**PAROL EVIDENCE RULE**

General discussion, § 23:1 et seq.

Collateral writings, § 23:5

Construing written agreements, § 23:7

## INDEX

### PAROL EVIDENCE RULE

#### —Cont'd

- Determining whether agreement is integrated, complete and final, § 23:4
- Inapplicability of written agreement, showing, § 23:9
- Integrated, complete and final, determining whether agreement is, § 23:4
- Invalidity of written agreement, showing, § 23:9
- Missing terms of written agreements, supplying, § 23:8
- Modification by subsequent agreement, § 23:6
- Objections to admission of parol evidence, § 23:3
- Scope, § 23:2
- Subsequent agreement, modification by, § 23:6

### PHOTOGRAPHS

- Evidence, photographs as
  - general discussion, § 19:7
  - objects, § 19:9
  - persons, § 19:8
  - premises, § 19:10
  - x-ray photographs, § 19:11

### PHYSICIANS AND SURGEONS

- Confidential communications between physician and patient, § 15:15

### PLEADINGS AND PAPERS

- Impoundment of, § 2:5

### POLICE RECORDS

- Hearsay evidence and exceptions, § 25:30

### PREMISES

- Photographs of premises as evidence, § 19:10

### PRESUMPTIONS

- General discussion, § 17:1 et seq.
- Burden of proof, presumptions and, § 17:6
- Conclusive presumptions, § 17:2
- Condition, continuance of, § 17:9
- Continuance of condition, § 17:9
- Continuing presumptions, § 17:4
- Corporate conduct, regularity of, § 17:12
- Court actions, § 17:15
- Criminal cases
  - innocence, presumption of, § 17:26
  - other presumptions, § 17:27
  - state of mind, § 17:25
- Death, § 17:20
- Delivery of letters, § 17:19
- Dependency, § 17:22
- Disappearing presumptions, § 17:3
- Evidence, failure to produce, § 17:17
- Failure to produce witness or evidence, § 17:17
- Foreign law, § 17:17
- Inferences, § 17:7
- Innocence, presumption of, § 17:26
- Intoxication, presumption in motor vehicle cases, § 17:30
- Legitimacy of child born in wedlock, § 17:21
- Letters, delivery of, § 17:19
- Life, § 17:20
- Mail, delivery of, § 17:19
- Marriage, § 17:21
- Master's reports, § 17:16
- Motor vehicles, registration of, § 17:29
- Names, identity of persons from identity of, § 17:23
- Nature of presumptions, § 17:1
- Normality, § 17:10
- Persons
  - identity of person from identity of names, § 17:23

**PRESUMPTIONS—Cont'd**

Persons—Cont'd  
     regularity of conduct, § 17:11  
 Prima facie evidence, § 17:5  
 Public officials and proceedings,  
     regularity of conduct, § 17:13  
 Regularity of conduct  
     corporate, § 17:12  
     corporate conduct, § 17:12  
     persons, § 17:11  
     public officials and proceedings,  
         § 17:13  
 Res ipsa loquitur, § 17:8  
 State of mind  
     general discussion, § 17:24  
     criminal cases, § 17:25  
 Statutory law, validity of, § 17:14  
 Validity of statutory law, § 17:14  
 Witness, failure to produce, § 17:17  
 Written instruments, § 17:28

**PRETRIAL ORDERS**

Civil cases, control of proceedings  
     in, § 2:29  
 Criminal cases, § 2:29

**PRIMA FACIE CASE**

Burden of proof, § 9:2

**PRIMA FACIE EVIDENCE**

Presumptions, § 17:5

**PRIOR INCONSISTENT ACTS  
 OR STATEMENTS**

See index heading IMPEACHMENT OF  
 WITNESSES

**PRIVATE WRITINGS**

Authentication, § 21:2

**PRIVILEGES**

General discussion, § 15:1 et seq.  
 Attorney-client privilege  
     general discussion, § 15:11

**PRIVILEGES—Cont'd**

Attorney-client privilege—Cont'd  
     confidential nature of com-  
         munication, § 15:13  
     existence of attorney-client rela-  
         tionship, § 15:12  
     termination, § 15:14  
     waiver, § 15:14  
 Child-parent privilege, § 15:3  
 Clergy, privileged communications  
     to, § 15:17  
 Cohabitants, no spousal privilege for,  
     § 15:2  
 Domestic violence victim and coun-  
     selor, confidential communications  
     between, § 15:21  
 Journalists, privileged communica-  
     tions to, § 15:16  
 Mediator, confidential communica-  
     tions and work product, § 15:22  
 Physician and patient, confidential  
     communications between, § 15:15  
 Psychologist and patient, confidential  
     communications between, § 15:15  
 Public officers, privileged com-  
     munications to, § 15:18  
 Public records and reports, § 15:23-  
     15:26  
 Self-incrimination privilege  
     general discussion, § 15:4  
     civil proceedings, application to,  
         § 15:4  
     defendant in criminal proceeding,  
         testimonial privilege of, § 15:6  
     impropriety of calling prosecu-  
         tion witness who will invoke  
         fifth amendment, § 15:8  
     invoking privilege by witness,  
         § 15:5  
     loss of privilege, § 15:10  
     prosecution witness who invokes  
         fifth amendment, § 15:7, 15:8  
     warning, necessity for court to  
         warn of privilege, § 15:9

## INDEX

### **PRIVILEGES—Cont'd**

Sexual assault counselors, privileged communications to, § 15:20  
Social workers, privileged communications to, § 15:19  
Spousal privilege, § 15:2  
Statute, reports required by, § 15:24  
Taxes, § 15:23

### **PROOF OF FACTS**

General discussion, § 10:1 et seq.  
Agreed statement of facts  
    general discussion, § 10:7  
    discharge, § 10:8  
Discharge of statement of agreed facts, § 10:8  
Excuse proof of facts  
    before trial, § 10:1  
    stipulations, use of, § 10:4  
Failure to deny and demand proof, § 10:8  
Judicial notice  
    general discussion, § 16:1 et seq.  
    behavior, human, § 16:14  
    common items, nature of properties of, § 16:12  
    common observation, matters of, § 16:11  
    court records, § 16:7  
    domestic laws, § 16:4  
    evidence, pleadings, and instructions, § 16:3  
    federal laws, § 16:5  
    foreign laws, § 16:5  
    geographic facts, § 16:9  
    government, facts about, § 16:8  
    historical facts, § 16:9  
    human behavior, § 16:14  
    medical facts, § 16:13  
    natural phenomena, § 16:10  
    other trials, facts known through, § 16:7  
    places, characteristics of, § 16:9

### **PROOF OF FACTS—Cont'd**

Judicial notice—Cont'd  
    policy considerations motivating legislation, § 16:8  
    public official, accessibility of, § 16:8  
    scientific facts, § 16:13  
    statutes governing, § 16:2  
    trial process, characteristics of, § 16:6  
Method of proving facts, § 10:9  
Stipulations  
    construction of, § 10:6  
    control of proceedings by  
        general discussion, § 10:2  
        limitations on use, § 10:3  
    enforcement of, § 10:6  
    excuse proof of facts, use of stipulations to, § 10:4

### **PSYCHOLOGISTS**

Confidential communications  
    between psychologist and patient, § 15:15

### **PUBLICATION**

Contempt of court, § 5:10

### **PUBLICITY**

Questioning jurors concerning pre-trial publicity, § 6:26

### **PUBLIC OFFICERS**

Privileged communications, § 15:18

### **PUBLIC RECORDS AND REPORTS**

Authentication, § 21:4  
Privileges, § 15:23-15:26

### **RACE**

Impeachment of witnesses based on race, § 13:13  
Juries and jurors  
    discrimination in jury venire because of, § 6:16

**RACE—Cont'd**

Juries and jurors—Cont'd  
 peremptory challenges, § 6:33  
 questioning jurors concerning  
 racial prejudice, § 6:27

**RAPE SHIELD RULE**

Character and reputation, admissibility of evidence as to, § 29:19

**REAL AND DEMONSTRATIVE EVIDENCE**

General discussion, § 19:1 *et seq.*  
 Admission, criteria for, § 19:2  
 Articles  
     judicial comment on admitted  
     articles, § 19:5  
     judicial discretion in the admission of tangible articles, § 19:4  
 Blood tests results, § 19:17  
 Criteria for admission, § 19:2  
 Demonstrations, § 19:15  
 Diagrams, § 19:13  
 Diaries, § 19:14  
 Displays, § 19:13  
 Drawings, § 19:13  
 Exhibition of person, § 19:6  
 Firearms, § 19:16  
 Foundation, § 19:3  
 Genetic marker testing results, § 19:17  
 Handwriting, § 19:19  
 Judicial comment on admitted articles, § 19:5  
 Judicial discretion in the admission of tangible articles, § 19:4  
 Maps, § 19:13  
 Motion pictures, § 19:12  
 Objects, photographs of, § 19:9  
 Persons  
     exhibition of person, § 19:6  
     photographs, § 19:8  
 Photographs  
     general discussion, § 19:7

**REAL AND DEMONSTRATIVE EVIDENCE—Cont'd**

Photographs—Cont'd  
     objects, § 19:9  
     persons, § 19:8  
     premises, § 19:10  
     x-ray photographs, § 19:11  
 Premises, photographs of, § 19:10  
 Statistics, § 19:18  
 Tape recordings, § 19:12  
 Tests, § 19:15  
 Videotapes, § 19:12  
 X-ray photographs, § 19:11

**RECORDING DEVICES**

Trials, § 2:9

**RECROSS EXAMINATION**

See index heading EXAMINATION OF WITNESSES

**REDIRECT EXAMINATION**

See index heading EXAMINATION OF WITNESSES

**RELIGION**

Juries and jurors  
     discrimination in jury venire  
     because of, § 6:16  
     peremptory challenges, § 6:37

**REPUTATION**

Impeachment of witnesses  
     associates, reputation in group of, § 13:14  
     truth and veracity, reputation for, § 13:11

**RES GESTAE**

Hearsay evidence and exceptions, § 25:12

**RES IPSA LOQUITUR**

Presumptions, § 17:8

## INDEX

### SCIENTIFIC FACTS

Judicial notice, § 16:13

### SECONDARY EVIDENCE

See index heading BEST EVIDENCE  
RULE

### SECURITY IN COURTROOM

Criminal cases, § 4:14

### SELF-INCRIMINATION PRIVILEGE

General discussion, § 15:4

Civil proceedings, application to,  
§ 15:4

Defendant in criminal proceeding,  
testimonial privilege of, § 15:6

Impropriety of calling prosecution  
witness who will invoke fifth  
amendment, § 15:8

Invoking privilege by witness, § 15:5

Loss of privilege, § 15:10

Prosecution witness who invokes  
fifth amendment, § 15:7, 15:8

Warning, necessity for court to warn  
of privilege, § 15:9

### SEX

See index heading GENDER

### SEXUAL ASSAULT COUNSELORS

Privileged communications, § 15:20

### SEXUALLY DANGEROUS PERSONS

Civil commitment, § 4:12

### SPOUSES

Competency to testify as witnesses  
illegitimacy of child born in  
wedlock, § 12:11

private conversations,  
disqualifications as to  
general discussion, § 12:7

### SPOUSES—Cont'd

Competency to testify as witnesses  
—Cont'd

private conversations,  
disqualifications as to—Cont'd  
articulated complaints as not  
disqualified, § 12:10  
letters as not disqualified,  
§ 12:10

pre-marriage conversations as  
not disqualified, § 12:10

presence of third party,  
§ 12:9

presumption of privacy,  
§ 12:8

Illegitimacy of child born in  
wedlock, competency of testimony  
as to, § 12:11

Privilege, spousal, § 15:2

### STATISTICS

Evidence, § 19:18

### STIPULATIONS

Construction, § 10:6

Control of proceedings by  
general discussion, § 10:2  
limitations on use, § 10:3

Enforcement, § 10:6

Excuse proof of facts, use of stipula-  
tions to, § 10:4

### SUMMARY JUDGMENT

Motion during trial for summary  
judgment, § 3:16

### TAPE RECORDINGS

Evidence, § 19:12

### TAXES

Privileges, § 15:23

### TELEPHONE CONVERSATIONS

Admissibility of evidence, § 29:25

## TESTS

Blood tests, results as evidence,  
§ 19:17  
Evidence, § 19:15  
Opinion evidence, § 24:26

## THIRD PARTY ACTIONS

Dismissal, § 3:14

## TRANSCRIPTS

Authentication of transcripts from  
stenographic notes, § 21:9  
Civil cases, necessity for transcript  
for purposes of appeal in civil  
cases, § 2:11  
Criminal cases, § 2:10  
Stenographer, transcribing testimony  
by, § 2:8

## TRIAL SYSTEM

General discussion, § 2:1 et seq.  
Administrative justices, § 2:3  
Chief Administrative Justice of the  
Trial Court, § 2:3  
Conflict of law, cases arising outside  
of Massachusetts, § 2:7  
Court papers and records  
authentication of, § 21:8  
judicial notice of, § 16:7  
Departments of the Trial Court, § 2:3  
Exclusion of public, § 2:4  
Impoundment of pleadings and  
papers, § 2:5  
Judges. See index heading JUDGES  
Law applicable to cases arising  
outside of Massachusetts, § 2:7  
Massachusetts court system and gen-  
eral trial conduct, § 2:1 et seq.  
Media coverage before and during  
trial, § 2:6  
Order, judicial duty to preserve,  
§ 2:13  
Pleadings and papers, impoundment  
of, § 2:5

## TRIAL SYSTEM—Cont'd

Public, exclusion of, § 2:4  
Publicity before and during trial,  
§ 2:6  
Recording devices, § 2:9  
Rules governing, § 2:2  
Stenographer, transcribing testimony  
by, § 2:8  
Transcripts  
civil cases, necessity for  
transcript for purposes of  
appeal in civil cases, § 2:11  
criminal cases, transcripts in,  
§ 2:10  
transcribing testimony by stenog-  
rapher, § 2:8  
Trial Court, departments of,  
§ 2:3

## TUBERCULOSIS

Civil commitment, § 4:12

## VALUE

Expert witnesses and opinions,  
§ 24:21, 24:22  
Non-expert opinions, § 24:12, 24:13

## VERBAL ACTS

See index heading HEARSAY EVI-  
DENCE AND EXCEPTIONS

## VERDICTS

General discussion, § 37:1 et seq.  
Amending verdicts, § 37:4  
Construction of general verdicts,  
§ 37:6  
Defective verdict, power of court to  
have jury reconsider, § 37:5  
Directed verdicts  
after presentation of evidence,  
directing verdict, § 32:7  
duty of court to direct verdict,  
§ 32:2  
judgment notwithstanding  
verdict, motion for, § 32:8



## INDEX

### **VERDICTS—Cont'd**

#### **Directed verdicts—Cont'd**

motion for directed verdict,  
§ 32:6

motion for judgment  
notwithstanding verdict,  
§ 32:8

not guilty, required finding of not  
guilty in criminal cases, § 32:5

opening statement, on, § 7:4

party with burden of proof,  
directing verdict for, § 32:4

power of court to direct verdict,  
§ 32:1

propriety of directed verdict, test-  
ing, § 32:3

Extraneous influences on jury,  
testimony as to, § 37:3

Final determination of jury, verdict  
as, § 37:1

Five-sixths agreement in civil cases,  
§ 37:1

General verdicts, construction of,  
§ 37:6

Incomplete answers on verdict slip,  
§ 37:10

Interrogatories, verdicts and, § 37:7

Objections to verdicts, § 37:2

Polling the jury, § 37:12

Reconsider defective verdict, power  
of court to have jury, § 37:5

Revision verdicts, § 37:4

Sealed verdicts, § 37:11

Special questions, § 37:9

Special verdicts, § 37:8

Unanimous agreement in criminal  
cases, § 37:1

### **VIDEOTAPES**

Evidence, § 19:12

### **VIEWS**

General discussion, § 20:1 et seq.

Conduct of view, § 20:3

### **VIEWS—Cont'd**

Criminal cases, presence of defen-  
dant at view, § 20:4

Discretion of judge, views granting  
according to, § 20:2

Evidentiary value of views, § 20:5

### **WEATHER REPORTS**

Hearsay evidence and exceptions,  
§ 25:32

### **WITNESSES**

General discussion, § 11:1 et seq.

Affirmation of witness, § 11:15

Attendance, compelling attendance  
of witnesses, § 11:1

Compelling attendance of witnesses,  
§ 11:1

Compensation of witnesses

general discussion, § 11:9

excess of statutory fees, § 11:12

expert testimony, § 11:13

payment of fees, § 11:11

special circumstances, § 11:10

Competency of witness to testify

general discussion, § 12:1

atheists, § 12:4

attorneys, § 12:13

illegitimacy of child born in  
wedlock, § 12:11

insane persons, § 12:6

interest of witness as not render-  
ing witness incompetent,  
§ 12:1

judges and judicial deliberations,  
§ 12:12

jurors, § 12:12, 12:14

preliminary question,  
competency as, § 12:1

privilege distinguished from  
incompetency, § 12:1

spouses, disqualifications as to  
private conversations

general discussion, § 12:7

**WITNESSES—Cont'd**

Competency of witness to testify  
—Cont'd  
spouses, disqualifications as to  
private conversations—Cont'd  
articulated complaints,  
§ 12:10  
letters, § 12:10  
pre-marriage conversations,  
§ 12:10  
presence of third party, effect  
of, § 12:9  
presumption of privacy,  
§ 12:8  
test for competency, § 12:1  
time for objecting to  
competency, § 12:2  
Confront witnesses, right of criminal  
defendant to, § 11:8  
Contempt, refusal to testify as, § 5:9  
Control of examination by judge,  
§ 2:23  
Court's witnesses, § 2:27  
Defendants, questioning by judge,  
§ 2:18  
Evidence. See index heading EVIDENCE  
Examination of witnesses  
cross-examination  
content and form of questions,  
§ 14:9  
denial of right to cross-exam,  
§ 14:10  
impeachment, § 14:8  
scope, § 14:7  
direct examination  
adverse party, calling, § 14:5  
answers, requirement of  
witness's, § 14:4  
competency of questions  
asked, § 14:1  
improper conduct of counsel,  
§ 14:6  
leading questions, § 14:2

**WITNESSES—Cont'd**

Examination of witnesses—Cont'd  
direct examination—Cont'd  
refreshing witness's memory,  
§ 14:3  
jurors, question of witnesses by,  
§ 14:14  
redirect examination  
form and content of questions,  
§ 14:12  
recross examination, § 14:13  
scope, § 14:11  
Exclusion of witnesses, § 11:14  
Experts. See index heading EXPERT  
WITNESSES AND OPINIONS  
Failure to appear, penalties for,  
§ 11:1  
Habeas corpus ad testificandum,  
§ 11:4  
Harassing or influencing, § 11:6  
Impeachment of witnesses  
accuracy, testing witness's,  
§ 13:3  
acts, prior inconsistent. Prior  
inconsistent acts or statements,  
below  
adverse party-witness, impeachment  
of, § 13:18  
associates, reputation in group of,  
§ 13:14  
beliefs, evidence of, § 13:13  
bias, § 13:10  
collateral issues, § 13:4  
conduct, evidence of, § 13:12  
convictions, proof of prior  
conviction and manner of  
proving, § 13:15  
credibility, § 13:2  
interest of witness, personal,  
§ 13:10  
knowledge, testing witness's,  
§ 13:3  
misconduct, evidence of, § 13:12

## INDEX

### WITNESSES—Cont'd

#### Impeachment of witnesses—Cont'd

mistake, evidence of habitual,  
§ 13:12

morals, evidence of, § 13:13

nationality, evidence of, § 13:13

own witness, impeaching,  
§ 13:16

present lapse of memory, § 13:6

prior inconsistent acts or state-  
ments

general discussion, § 13:5

agent, act or statement of,  
§ 13:6

deposition, former, § 13:8

form and content, § 13:6

foundation, § 13:7

grand jury testimony, former,  
§ 13:8

limitations on use, § 13:9

proceeding, former, § 13:8

race, evidence of, § 13:13

rehabilitating witness, § 13:17

reputation

associates, reputation in  
group of, § 13:14

truth and veracity, reputation  
for, § 13:11

statements, prior inconsistent.

Prior inconsistent acts or state-  
ments, above

testing witness's knowledge and  
accuracy, § 13:3

truth and veracity, reputation for,  
§ 13:11

Influencing or harassing, § 11:6

Interviewing, right to interview com-  
monwealth's witnesses, § 11:7

### WITNESSES—Cont'd

#### Judges

control of examination by, § 2:23

court's witnesses, § 2:27

defendants, questioning by judge,  
§ 2:18

limiting number of witnesses,  
§ 2:24

questioning by, § 2:18, 2:25

Medical experts, impartial, § 2:28

Number of witnesses, judicial limita-  
tions on, § 2:24

Oath of witness, § 11:15

#### Out-of-state witnesses

general discussion, § 11:2

capital cases, process for out-of-  
state witnesses in, § 11:3

Penalties for failure to appear, § 11:1

Privileges. See index heading PRIVI-  
LEGES

Separation of witnesses, § 11:14

Sequestration of witnesses, § 11:14

#### Subpoenas

issuance of, § 11:1

subpoena duces tecum, § 11:5

Swearing of witness, § 11:15

Unsworn statement by defendant in  
capital case, § 11:16

### WRITTEN INSTRUMENTS

Documentary evidence. See index  
heading DOCUMENTARY EVI-  
DENCE

Presumptions, § 17:28

### X-RAY PHOTOGRAPHS

Evidence, § 19:11