Index to Volumes 1-5

ABANDONMENT

Abatement and survival of actions, 4:21

ABATEMENT, PLEAS IN

Generally, 9:12 to 9:21

Capacity to sue or be sued, 9:13

Foreign jurisdiction, pendency of action in, 9:21

Misjoinder of parties, 9:15

Misnomer of parties, 9:16

Nonjoinder of parties, 9:14

Pendency of another action, 9:18 to 9:21

Prematurity of suit, 9:17

Similar controversy, pleas in abatement and pendency of another action, 9:20

ABATEMENT AND SURVIVAL OF ACTIONS

Generally, **4:18 to 4:22**

Abandonment, 4:21

Death of individuals, 4:19

Dismissal, 4:21, 4:22

Dissolution of corporation, 4:20

Nonsuit, **4:21**

Want of prosecution, 4:22

ABSTRACTING JUDGMENT

Enforcement of judgments, liens, 31:16

ABUSE OF DISCOVERY

Sanctions, **16:22**

ACCEPTANCE OR REJECTION

Attorney-client relationship, accepting representation, 2:8

Verdicts, 25:5

ACCORD AND SATISFACTION

Pleas in bar, 9:58

ACCOUNT

Petitions, action on account, 8:68

Pleas in bar, sworn account, 9:42

ACCOUNTANT-CLIENT PRIVILEGE

Discovery, 12:58

ACCRUAL OF CAUSE OF ACTION

See index heading CAUSE OF ACTION

ACTIONS AND PROCEEDINGS

Generally, 4:1 to 4:25

Abandonment, abatement and survival of actions, 4:21

Abatement and survival of actions

generally, 4:18 to 4:22

for detailed treatment see index heading ABATEMENT AND SURVIVAL OF ACTIONS

Amount in controversy, joinder of actions, 4:25

Ancillary proceedings

generally, 11:89 to 11:132

for detailed treatment see index heading ANCILLARY PROCEEDINGS

Anti-SLAPP suits, 4:21.50

Appropriate situations, declaratory relief actions, 4:12

Attorneys. See index heading ATTORNEYS

Background, Historical background, below

Cause of action

generally, 4:3

for detailed treatment see index heading CAUSE OF ACTION

Claims

state tort claims, 4:17

Class actions

generally, 5:55 to 5:63

for detailed treatment see index heading CLASS ACTIONS

Commencement. See index heading commencement of action or proceeding

Common law causes of action, generally, **4:16**

Compulsory joinder of actions, 4:23

Contract actions, 4:15

Controversy

amount in controversy, joinder of actions, 4:25

litigious controversy, 4:2

Corporations

dissolution, abatement and survival of actions, 4:20

Costs of action. See index heading costs of action

Death of individuals, abatement and survival of actions, 4:19

Declaratory relief actions

generally, 4:9 to 4:12

for detailed treatment see index heading declaratory judgment or relief

Definitions, 4:5

Dismissal, abatement and survival of actions, 4:21

ACTIONS AND PROCEEDINGS—Cont'd Dissolution of corporation, abatement and survival of actions, 4:20 Distinctions, 4:5 Enforcement of judgments. See index heading enforcement of judgments Equity, actions in, 4:4 Fraudulent transfer actions, 4:16 Historical background declaratory relief actions, 4:10 joinder of actions, 4:24 In personam actions, 4:6 In rem actions, 4:7 Joinder of actions, 4:23 to 4:25 Judgments generally, 27:1 to 27:79 for detailed treatment see index heading JUDGMENTS Law, actions at, 4:4 Lien of vendor, trespass to try title actions, 4:14 Litigious controversy, 4:2 Nonsuit. See index heading NONSUIT Parties. See index heading PARTIES Permissive joinder of actions, 4:23 Procedure, declaratory relief actions, 4:11 Purpose declaratory relief actions, 4:9 trespass to try title actions, 4:13 Quasi in rem actions, 4:8 Real property trespass to try title actions, 4:13 Removal to federal court generally, 3:113 to 3:157 for detailed treatment see index heading REMOVAL TO FEDERAL COURT State tort claims, 4:17 Statute of limitations. See index heading STATUTE OF LIMITATIONS Stautory causes of action, generally, 4:17 Strategic Lawsuits Against Public Participation, anti-SLAPP suits, 4:21.50 Survival and abatement of actions, 4:18 to 4:22 Tort actions, generally, **4:15** Trespass to try title actions, generally, 4:13 Vendor's lien, trespass to try title actions, 4:14 Venue generally, 6:1 to 6:61 for detailed treatment see index heading VENUE

Want of prosecution dismissal, abatement and survival of actions, 4:22

ACTUAL DAMAGES

Petitions, statement of cause of action, 8:40

ADDITION OF PARTIES

Generally, 5:69 to 5:78

Background, 5:72

Defendant adding parties, 5:71

Impleader

generally, 5:72 to 5:78

for detailed treatment see index heading IMPLEADER

Jurisdiction, 5:78

Leave of court, necessity to seek, 5:76

Liability, 5:74

Manner of proceeding, 5:77

Necessity to seek leave of court, 5:76

Plaintiff adding parties, **5:70**

Rules, 5:73

Third party practice

generally, 5:72 to 5:78

for detailed treatment see index heading IMPLEADER

Venue, 5:78

ADEQUACY

See index heading sufficiency or insufficiency

ADJUDICATORY OFFICIAL

Attorneys, conflicts of interest, 2:17

AD LITEM GUARDIAN

Parties, minors and incompetents, 5:17

ADMINISTRATIVE MATTERS

Orders, supersedeas, 30:41

ADMINISTRATORS AND EXECUTORS

Parties, **5:13**

ADMISSIBILITY OF EVIDENCE

Pleas in bar, 9:29

ADMISSION OF ATTORNEYS TO PRACTICE

Generally, 2:47 to 2:84

For detailed treatment see index heading ATTORNEYS

ADMISSIONS, REQUESTS FOR

Sanctions, failure to comply with requests for admissions, 16:23

Index-4

ADVERSE CLAIM

Petitions, statement of cause of action in statutory action for trespass to try title, **8:51**

ADVERSE PARTIES

Removal to federal court, notice, 3:131

ADVERTISING

Attorneys, state regulation of practice, 2:51

ADVISORY VERDICTS

Divorce suits, conforming judgment to verdict, 27:74

AFFIDAVITS

Citation, service by publication for judgment in rem or affecting status, 11:77

New trial. See index heading NEW TRIAL

Summary judgment, 18:20 to 18:26

AFFIRMATIVE DEFENSES

Generally, 9:44 to 9:76

For detailed treatment see index heading DEFENSES

AGENTS

Service of process and other papers. See index heading service of process AND OTHER PAPERS

AGREEMENTS

See index heading contracts or agreements

ALIENATION OF ASSETS

Enforcement of judgments, 31:11 to 31:13, 31:13.5

ALIENS

Parties, **5:12**

ALLOCATION

Peremptory challenges to jurors, 21:24

ALTERATION

Constitutional courts, number or jurisdiction of, 3:5

ALTERNATIVE ALLEGATIONS

Pleadings, 7:9

ALTERNATIVE DISPUTE RESOLUTION

Generally, 17:21 to 17:28

Arbitration. See index heading Arbitration

Confidentiality of communications, 17:22

Impartial third parties, 17:22

Mediation, 17:27

ALTERNATIVE DISPUTE RESOLUTION—Cont'd

Mini-trial, 17:25

Moderated settlement conference, 17:26

Settlement weeks, 17:21

Special judge, trial by, 17:24

Summary jury trial, 17:25

Written settlement agreement, effect of, 17:23

AMENDMENT, MODIFICATION OR CHANGE

Attachment writs, 11:90

Charge to jury, judge's duties, 22:39

Citation

generally, 11:50

for detailed treatment see index heading CITATION

Cost bonds, 20:06

Garnishment writs, 11:90

Judgments, motions, 28:49 to 28:51

New trial motion, 28:15

Petitions. See index heading PETITIONS

Pleadings

generally, 10:1 to 10:19

for detailed treatment see index heading AMENDMENT OF PLEADINGS

Pretrial matters. See index heading PRETRIAL MATTERS

Removal to federal court, notice of removal, 3:135

Sequestration writs, 11:90

Supersedeas. See index heading SUPERSEDEAS

Venue. See index heading VENUE

AMENDMENT OF PLEADINGS

Generally, 10:1 to 10:19

Appearance of defendant, citation on amended petition, 10:15

Capacity of party, amendment changing, 10:19

Challenges to amendment, 10:10

Citation on amended petition, 10:15, 10:16

Contents, 10:13

Effect of amendment, 10:9 to 10:14

Expiration of time to amend, 10:12

Form of amended pleadings, **10:13**

Function of amended pleading, 10:3

Name of party, amendment changing, 10:19

Petitions. See index heading PETITIONS

Procedure, 10:9 to 10:14

Purpose, 10:9 to 10:14

Replies, status of, 10:14

Rights to amend pleadings, 10:9

Index-6

AMENDMENT OF PLEADINGS—Cont'd

Statute of limitations, amendment after limitation period, 10:17 to 10:19 Subject matter jurisdiction allegations, changes after action filed, 8:20 Superseded pleadings and of replies thereto, status of, 10:14 Theory of recovery, amendment changing, 10:18

Time or date

expiration of time to amend, 10:12

statute of limitations, amendment after limitation period, 10:17 to 10:19

Trial amendment, 10:11

AMOUNT, QUANTITY OR NUMBER

Charge to jury, requests for questions, definitions and instructions, 22:45

Constitutional courts, 3:5

Controversy. See index heading AMOUNT IN CONTROVERSY

Judgments. See index heading JUDGMENTS

Jury and jury trial. See index heading JURY AND JURY TRIAL

Partial matters. See index heading PARTIAL MATTERS

Supersedeas, bond or deposit, 30:27

AMOUNT IN CONTROVERSY

Generally, 3:25 to 3:29.50

Class actions, 5:61

Costs, 3:28

Counterclaims, 9:84 to 9:86

Interest, 3:27

Joinder of actions, 4:25

Joinder of parties, 5:27

Nonmonetary relief, claims for, 3:29

Petitions, subject matter jurisdiction allegations, 8:16

Principal sum, 3:26

Removal to federal court, original jurisdiction in federal court, 3:127

Rule 169 expedited actions, 3:29.50

ANCILLARY PROCEEDINGS

Generally, 11:89 to 11:132

Amendment, attachment, garnishment or sequestration writs, 11:90

Appeal and review

habeas corpus, 11:129

Justice Court judgment, writ of certiorari, 11:132

Applications

attachment writs, 11:92

garnishment writs, 11:97

sequestration writs, 11:101

Attachment. See index heading ATTACHMENT

Certiorari writ, review of Justice Court judgment, 11:132

```
ANCILLARY PROCEEDINGS—Cont'd
  Citation, distress warrants, 11:107
  Civil habeas corpus, 11:129
  Courts
    habeas corpus, 11:129
  Disposition, attachment writs, 11:95
  Distress warrants, 11:104 to 11:107
  Due process, attachment, garnishment or sequestration writs, 11:89
  Execution
    attachment writs, 11:94
    garnishment writs, 11:99
    writ of execution, 11:108 to 11:113
  Garnishment. See index heading GARNISHMENT
  Habeas corpus, 11:128 to 11:131
  Injunctions
    generally, 11:114 to 11:127
    for detailed treatment see index heading INJUNCTIONS
  Issuance
    attachment writs. 11:93
    distress warrants, 11:105
    execution writs, 11:109
    garnishment writs, 11:98
    sequestration writs, 11:102
  Judgment of Justice Court, review through writ of certiorari, 11:132
  Justice Court judgment, review through writ of certiorari, 11:132
  Levy of execution, writ of execution, 11:111
  Petitions, distress warrants, 11:107
  Possession writ, execution writs, 11:113
  Report of disposition, attachment writs, 11:95
  Return
    attachment writs, 11:95
    execution writs, 11:112
    garnishment writs, 11:99
  Review. Appeal and review, above
  Sequestration writs, 11:89
  Service
    attachment writs, 11:94
    distress warrants, 11:106
    garnishment writs, 11:99
    sequestration writs, 11:103
  Temporary restarining orders, 11:124
  Trial court, habeas corpus, 11:130
  Warrants, distress, 11:104 to 11:107
```

```
ANCILLARY PROCEEDINGS—Cont'd
    attachment, 11:89 to 11:95
    certiorari, review of Justice Court judgment, 11:132
    execution, writ of, 11:108 to 11:113
    garnishment, 11:89
    possession, execution writs, 11:113
    sequestration, 11:89
ANNOUNCEMENT
  Judgments, rendition and entry, 27:10
  Jury trial, withdrawal of announcement of ready, 21:3
ANSWERS
  Generally, 9:1 to 9:99
  Affirmative defenses
    generally, 9:44 to 9:76
    for detailed treatment see index heading DEFENSES
  Affirmative relief, prayer for relief, 9:93
  Challenging defects, special exceptions, 9:25 to 9:27
  Counterclaims
    generally, 9:77 to 9:86
    for detailed treatment see index heading COUNTERCLAIMS
  Cross-claims
    generally, 9:87 to 9:91
    for detailed treatment see index heading CROSS-CLAIMS
  Defects subject to challenge, special exceptions, 9:25 to 9:27
  Defenses
    generally, 9:48 et seq.
    for detailed treatment see index heading DEFENSES
  Denials, special and general, 9:31 to 9:43
  Dilatory matters
    pleas
       generally, 9:7 to 9:21
       for detailed treatment see index heading DILATORY PLEAS
    special exceptions, 9:26
  Disclaimer, trespass to try title actions, 9:95
  Enforcement of judgments, garnishment writs, 31:57
  Exceptions, special, 9:22 to 9:27
  Filing, time, 9:3
  Form, special exceptions, 9:24
  General denial, 9:28 to 9:30
  Judgments. See index heading JUDGMENTS
  Nature of answer, 9:2
  Necessity for special exceptions, 9:23
```

ANSWERS-Cont'd

New trial, default judgments, 28:20

Pleas

generally, 9:4 et seq.

for detailed treatment see index heading PLEAS

Prayer for relief, 9:92

Removal to federal court, post-removal procedure, 3:144

Special exceptions, 9:22 to 9:27

Substance matters, special exceptions, 9:25

Time to file, 9:3

Trespass to try title actions, 9:94 to 9:99

ANSWERS TO QUESTIONS

Discovery. See index heading DISCOVERY

Jury and jury trial. See index heading JURY AND JURY TRIAL

ANTICIPATION

Discovery privileges and exemptions, anticipation of litigation, 12:26

Petitions, anticipating defenses, 8:59 to 8:61

ANTI-SLAPP SUITS

Strategic Lawsuits Against Public Participation, 4:21.50

ANTI-SUIT INJUNCTIONS

Injunctions, 11:118

APPEAL

Motions to amend pleadings, 19:21

Trial assignment requests, 19:43

APPEAL AND REVIEW

Generally, see index to Volume 6

Ancillary proceedings. See index heading ANCILLARY PROCEEDINGS

Attorneys. See index heading ATTORNEYS

Baseless cause of action, appeal of ruling on motion to dismiss, 9:27.70

Bench trials, presumptions, 20:14

Contempt, 12:10

Discovery. See index heading DISCOVERY

Enforcement of judgments. See index heading enforcement of judgments

Judgments. See index heading JUDGMENTS

Jurors, rulings on challenges for cause, 21:22

New trial, necessity of motion by appellee from judgment notwithstanding the verdict, 28:6

Orders, notice, 27:78

Pleas in bar, workers' compensation appeals, 9:43

Post-verdict motions, 26:13

Pretrial matters. See index heading PRETRIAL MATTERS

Index-10

APPEAL AND REVIEW—Cont'd

Special appearance ruling, 11:88

Standard of review. See index heading STANDARD OF REVIEW

Summary judgment

generally, 18:32 to 18:38

for detailed treatment see index heading SUMMARY JUDGMENT

Supersedeas

generally, 30:1 to 30:51

for detailed treatment see index heading SUPERSEDEAS

Venue, transfer of, 6:51

APPEALING TO EMOTION OR PREJUDICE

Arguments to jury, factual errors, 23:17

APPEARANCES

Generally, 11:82 to 11:88, 17:35

Citation, 10:15

Default judgments, 27:59

Depositions, 13:15

Dilatory pleas, special appearance, 9:9

Form of special appearance, 11:87

Implied from party's actions, 11:84

Inmates, 17:35

Motion to quash citation or service thereof, 11:85

Quashal of citation or service thereof, 11:85

Review of trial court ruling on special appearance, 11:88

Right to appear at trial, generally, 17:35

Ruling on special appearance, 11:88

Service

motion to quash service of citation, 11:85

special appearance to question service, 11:86

Special appearances, 9:9

Voluntary appearance, 11:83

Waiver of citation, 11:82

APPLICATION OR APPLICABILITY

Discovery, rules, 15:2

Enforcement of judgments. See index heading enforcement of judgments

Venue, exceptions, 6:9

APPLICATIONS

See index heading Ancillary Proceedings

APPOINTMENT

Default judgments, counsel, 27:65

Pretrial matters. See index heading PRETRIAL MATTERS

APPOINTMENT—Cont'd Supersedeas, orders appointing receivers, 30:44 APPROVAL OR DENIAL New trial motion, 28:19 Removal to federal court, remand of removed action to state court, 3:148 Summary judgment motion, 18:31 Venue, motion to transfer, 6:56 ARBITRATION Generally, **17:28** Motions to compel doctrine of arbitral immunity, 19:35 exemptions generally, 19:31 to 19:34 agreement unconscionable, 19:32 tort claims, **19:33** waiver, 19:34 ARGUMENTS TO JURY Generally, 23:1 to 23:24 Answers to questions, legal errors, 23:19 Appeals to emotion or prejudice, factual errors, 23:17 Closing argument, 23:4 Commonly known matters, permissible subject matter, 23:10 Conduct of case by opponent, legal errors, 23:20 Criticism of opponent's conduct of case, legal errors, 23:20 Cure of improper argument, 23:23 Deductions from evidence, permissible subject matter, 23:9 Effect of improper argument, 23:23 Emotion, appeals to as factual errors, 23:17 Errors, improper argument, 23:16 to 23:24 Evidence, permissible subject matter, 23:9 Examination, failure to submit to, 23:12 Factual errors, improper argument, 23:16 Failure to produce evidence or witness, permissible subject matter, 23:12 Failure to submit to examination, permissible subject matter, 23:12 Improper argument, 23:13 to 23:24 Inferences, permissible subject matter, 23:9 Information concerning effect of answers, legal errors, 23:19 Inherent unfairness of argument, 23:15 Judicially known matters, permissible subject matter, 23:10 Law, argument of, 23:18

Legal errors, improper argument, 23:18 to 23:20 Necessity, objections to improper argument, 23:21

ARGUMENTS TO JURY-Cont'd

New trial, improper argument, 23:24

Objections to improper argument, 23:21

Opening argument, generally, 23:4

Oratory, permissible subject matter, 23:8

Order of argument, 23:3

Outside of record matters, factual errors, 23:16

Permissible subject matter, 23:7 to 23:12

Prejudice, appeals to as factual errors, 23:17

Procedure, objections to improper argument, 23:22

Remarks at side-bar, improper argument, 23:14

Reply argument, 23:5

Response to improper argument, 23:21

Rules of law, permissible subject matter, 23:11

Side-bar remarks, improper argument, 23:14

Subject matter, 23:7 to 23:12

Time, 23:2

Unfairness of argument, 23:15

Waiver of reply argument, 23:6

Witness, failure to produce as permissible subject matter, 23:12

ASSETS

See index heading enforcement of Judgments

ASSIGNMENTS

Parties, claim, 5:9

Pleas in bar, instrument, 9:37

Removal to federal court, nondiverse party, 3:125

ASSOCIATE JUDGES

See index heading JUDGES

ASSOCIATIONS

Attorneys, professional associations, 2:130

Joint-stock associations, service of process and other papers, 11:22

Parties. See index heading PARTIES

ASSUMED NAME

Parties, 5:6

Pleas in bar, 9:36

ASSUMPTION OF JURISDICTION OVER PRACTICE

Attorneys, state regulation, 2:53

ATTACHMENT

Generally, 11:89 to 11:95

Amendment, 11:90

```
Application, 11:92
  Due process considerations, 11:89
  Execution, 11:94
  Issuance, 11:93
  Report of disposition, 11:95
  Return. 11:95
  Service, 11:94
ATTACKS
  See index heading contests or challenges
ATTENDANCE
  Depositions, 13:14
  Failure to attend. See index heading FAILURE TO ATTEND
  New trial, default judgments, 28:20
ATTORNEY-CLIENT PRIVILEGE
  Generally, 2:27
ATTORNEYS
  Generally, 2:1 to 2:118
  Accepting representation, creation of attorney-client relationship, 2:8
  Acting as intermediary between clients, conflicts of interest, 2:14
  Actions and proceedings
     conclusion of action, termination of attorney-client relationship, 2:22
     district court disciplinary proceedings, 2:79 to 2:81
     duties with respect to proceedings, 2:39 to 2:46
     malpractice
       generally, 2:85 to 2:105
       for detailed treatment see index heading LEGAL MALPRACTICE
     State Bar proceedings, discipline of attorneys, 2:66 to 2:77
  Adjudicatory official, conflicts of interest, 2:17
  Admission, maintenance, and cessation of practice
     generally, 2:47 to 2:84
     advertising, 2:51
     continuing legal education, 2:49
     discipline of attorneys, below
     jurisdiction, assumption of jurisdiction over practice, 2:53
     out-of-state attorneys, practice by, 2:48
     rules for admission, 2:47
     termination or cessation of practice
       generally, 2:52
       disciplinary sanctions. Discipline of attorneys, below
     unauthorized practice, 2:54
  Advertising, state regulation of practice, 2:51
```

ATTACHMENT—Cont'd

ATTORNEYS—Cont'd Agreements. See index heading CONTRACTS OR AGREEMENTS Appeal and review Board of Disciplinary Appeals, State Bar disciplinary proceedings, 2:69 district court disciplinary proceedings, 2:81 standards for appellate conduct, 2:69 State Bar disciplinary proceedings, 2:69 Associations, professional, 2:130 Assumption of jurisdiction over practice, state regulation, 2:53 Attorney-client privilege, 2:27 Authority and authorization attorney's authority over representation, conduct of case, 2:30 unauthorized practice, state regulation, 2:54 Barratry, 2:115 Board of Disciplinary Appeals, State Bar disciplinary proceedings, 2:69 Breach of duty, malpractice cause of action, 2:92 Breach of warranty, malpractice, 2:104 Bribery, 2:107 Candor toward tribunal, duties with respect to courts and proceedings, 2:41 Causation, malpractice cause of action, 2:94 Cause of action, malpractice, 2:89 to 2:94 Charge to jury, duties, 22:40 Chief Disciplinary Counsel, State Bar disciplinary proceedings, 2:68 Claims that are meritorious, duties with respect to courts and proceedings, 2:39 Client-attorney relationship, 2:7 to 2:34 Code of Judicial Conduct, 2:5 Coercion of public servant, 2:109 Commission for Lawyer Discipline, State Bar disciplinary proceedings, 2:67 Communication or communications client, conduct of case, 2:32 represented persons, non-client relationships, 2:36 unrepresented persons, non-client relationships, 2:37 Community property, general partnerships, 2:126 Competent representation, conduct of case, 2:29 Compulsory discipline of attorneys, 2:57 Conclusion of action or matter, termination of attorney-client relationship, 2:22 Conduct of case, attorney-client relationship, 2:29 to 2:34 Confidentiality attorney-client relationship, 2:26 to 2:28

State Bar disciplinary proceedings, 2:71

```
ATTORNEYS-Cont'd
  Conflicts of interest
     generally, 2:13 to 2:21
     adjudicatory official or law clerk, 2:17
     disqualification for conflict, 2:21
     dual representation, 2:13
     former clients. 2:15
     intermediary between clients, acting as, 2:14
     law clerk, 2:17
     organization as client, 2:18
     public interest activities, 2:19
     successive government and private employment, 2:16
  Constructive trust, remedy in malpractice action, 2:100
  Contempt proceedings, right to counsel at, 16:9
  Contentions that are meritorious, duties with respect to courts and proceed-
       ings, 2:39
  Continuing legal education, state regulation of practice, 2:49
  Corporations, professional
     generally, 2:119 to 2:136
     for detailed treatment see index heading LAW PARTNERSHIPS AND PROFES-
          SIONAL CORPORATIONS
  Costs, termination of attorney-client relationship, 2:25
  Courts
     district court disciplinary proceedings, 2:79 to 2:81
     duties with respect to courts, 2:39 to 2:46
     judicial officers, 3:53
  Creation
     attorney-client relationship, 2:7 to 2:21
     general partnerships, 2:122
     limited liability partnerships, 2:127
     professional associations, 2:134
     professional corporations, 2:131
  Creed, 2:2
  Criminal liability
     generally, 2:106 to 2:115
     barratry, 2:115
     bribery, 2:107
     coercion of public servant, 2:109
     evidence, tampering with, 2:113
     gifts, improper gifts to public servants, 2:110
     governmental record. tampering with, 2:112
     improper influence, 2:108
     perjury, 2:114
```

spoliation, 2:113

```
ATTORNEYS—Cont'd
  Criminal liability—Cont'd
     witness tampering, 2:111
  Damages, malpractice, 2:99
  Date. Time or date, below
  Declining representation, creation of attorney-client relationship, 2:8
  Defenses
     malpractice, 2:95 to 2:98
     reciprocal discipline of attorneys, 2:84
  Delays of litigation, duties with respect to courts and proceedings, 2:40
  De novo trial, district court disciplinary proceedings, 2:79
  Diligent representation, conduct of case, 2:29
  Disbarment, disciplinary sanctions, 2:62
  Discipline of attorneys
     generally, 2:55 to 2:84
     appeal, 2:69, 2:77, 2:81
     Board of Disciplinary Appeal, 2:69
     Chief Disciplinary Counsel, 2:68
     Commission for Lawyer Discipline, 2:67
     compulsory discipline, 2:57
     confidentiality, 2:71
     defenses, 2:84
     de novo trial in district court, 2:79
     disbarment, 2:62
     disciplinary districts, 2:70
     dissemination of information, 2:71
     district court proceedings, 2:79 to 2:81
     evidentiary hearings, 2:76
     grievance committees, 2:70
     grounds for discipline, 2:56
     immunity from civil suit, 2:72
     initiation of proceedings, 2:74
     judgment, 2:80
     just cause determination, 2:75
     malpractice action, relationship to disciplinary rules, 2:88
     penalties, generally, 2:59 to 2:65, 2:83
     privilege, 2:72
     reciprocal discipline, 2:82 to 2:84
     reinstatement, 2:65
     related litigation and extraneous matters, effect of, 2:58
     reporting misconduct, 2:66
     reprimands, 2:60
     resignation in lieu of disciplinary action, 2:63
     restitution, 2:64
```

```
ATTORNEYS—Cont'd
  Discipline of attorneys-Cont'd
     sanctions, generally, 2:59 to 2:65, 2:83
     state bar proceedings, 2:66 to 2:77
     suspensions, 2:61
     termination or cessation of practice
       disbarment, 2:62
       reinstatement, 2:65
       suspensions, 2:61
     time limitations, 2:73
  Disclosure of confidential information, attorney-client relationship, 2:26
  Disqualification, conflicts of interest, 2:21
  Dissemination of information, State Bar disciplinary proceedings, 2:71
  Dissolution
     general partnerships, 2:125
     professional associations, 2:136
     professional corporations, 2:133
  District court disciplinary proceedings, 2:79 to 2:81
  Districts, State Bar disciplinary proceedings, 2:70
  Dual representation, conflicts of interest, 2:13
  Duties and responsibilities
     charge to jury, 22:40
     courts and proceedings, 2:39 to 2:46
     law partnerships and professional corporations
       generally, 2:119 to 2:121
       for detailed treatment see index heading LAW PARTNERSHIPS AND PROFES-
            SIONAL CORPORATIONS
     malpractice cause of action, elements, 2:90
     representation, conduct of case, 2:31
  Early termination of attorney-client relationship by client, 2:23
  Early withdrawal by attorney, termination of attorney-client relationship,
       2:24
  Elements of cause of action, malpractice, 2:89 to 2:94
  Employment
     agreement, creation of attorney-client relationship, 2:9
     successive government and private employment, conflicts of interest,
     third party employment of attorney, creation of attorney-client relation-
          ship, 2:11
  Error in judgment, defense in malpractice action, 2:96
  Evidence, tampering with, 2:113
  Evidentiary hearings, State Bar disciplinary proceedings, 2:76
  Exception to attorney-client privilege, malpractice, 2:87
  Extraneous matters, discipline of attorneys, 2:58
```

ATTORNEYS—Cont'd Fairness, duties with respect to courts and proceedings, 2:42 False practices, malpractice, 2:102 Fees. See index heading ATTORNEYS' FEES Fiduciary relationship, malpractice, 2:86 Former clients, conflicts of interest, 2:15 Funds of client, conduct of case, 2:33 General partnerships, 2:122 to 2:126 Gifts, improper gifts to public servants, 2:110 Good faith, defense in malpractice action, 2:96 Governing law general partnerships, 2:122 limited liability partnerships, 2:127 professional associations, 2:134 professional corporations, 2:131 Governmental record, tampering with, 2:112 Government and private employment, conflicts of interest, 2:16 Grievance Committees, State Bar disciplinary proceedings, 2:70 Grounds for discipline of attorneys, 2:56 Guardianship, attorney instruction related to guardianship issues, 2:50 Handling of client funds and property, conduct of case, 2:33 Immunity from civil suit, State Bar disciplinary proceedings, 2:72 Impartiality of tribunal, duties with respect to courts and proceedings, 2:43 Independence, law partnerships and professional corporations, 2:120 Information disclosure of confidential information, attorney-client relationship, 2:26 dissemination of information, State Bar disciplinary proceedings, 2:71 Initiation of State Bar disciplinary proceedings, 2:74 Insurance, limited liability partnerships, 2:129 Integrity of jury system, duties with respect to courts and proceedings, 2:44 Intermediary between clients, conflicts of interest, 2:14 Judges special judges, election by lawyers, 3:102 Judgment error, defense in malpractice action, 2:96 Judgments. See index heading JUDGMENTS Judicial officer, attorney as, generally, 3:53 Jurisdiction over practice, state regulation, 2:53 Jury and jury trial. See index heading JURY AND JURY TRIAL "Laundry list" of false or misleading practices, malpractice, 2:102 Law clerk, conflicts of interest, 2:17 Law partnerships

generally, 2:119 to 2:136

```
ATTORNEYS—Cont'd
  Law partnerships—Cont'd
     for detailed treatment see index heading LAW PARTNERSHIPS AND PROFES-
          SIONAL CORPORATIONS
  Legal malpractice
     generally, 2:85 to 2:105
     for detailed treatment see index heading LEGAL MALPRACTICE
     defense in malpractice action, limitation of liability, 2:97
     general partnerships, 2:123
     limitations on liability, 2:128
     limited liability partnerships, 2:127 to 2:130
     professional associations, 2:135
     professional corporations, 2:132
  Limitations or restrictions
     liability, 2:128
     right to practice, law partnerships and professional corporations, 2:121
     statute of limitations, defense in malpractice action, 2:95
     time limitations, State Bar disciplinary proceedings, 2:73
  Limited liability partnerships, 2:127 to 2:130
  Maintenance of practice. Admission, maintenance, and cessation of
       practice, above
  Malpractice
     generally, 2:85 to 2:105
     for detailed treatment see index heading LEGAL MALPRACTICE
  Meritorious claims and contentions, duties with respect to courts and
       proceedings, 2:39
  Minimizing burdens and delays of litigation, duties with respect to courts
       and proceedings, 2:40
  Misconduct, State Bar disciplinary proceedings, 2:66
  Misleading practices, malpractice, 2:102
  Nature
     attorney-client relationship, 2:7
     malpractice action, 2:85 to 2:88
  Non-client relationships, 2:35 to 2:38
  Orders, reciprocal discipline of attorneys, 2:82
  Organization as client, conflicts of interest, 2:18
  Organization of practice, 2:122 to 2:136
  Out-of-state attorneys, state regulation of practice, 2:48
  Partnerships
     generally, 2:119 to 2:136
     for detailed treatment see index heading LAW PARTNERSHIPS AND PROFES-
          SIONAL CORPORATIONS
  Penalties or sanctions. Discipline of attorneys, above
```

ATTORNEYS—Cont'd Perjury, 2:114 Power or authority. Authority and authorization, above limitations on right to practice, law partnerships and professional corporations, 2:121 organization of practice, 2:122 to 2:136 state regulation of practice. Admission, maintenance, and cessation of practice, above Prepaid legal services, creation of attorney-client relationship, 2:12 Private and government employment, conflicts of interest, 2:16 attorney-client privilege, 2:27 confidentiality, 2:27 State Bar disciplinary proceedings, 2:72 Proceedings. Actions and proceedings, above Professional corporations and associations generally, 2:119 to 2:136 for detailed treatment see index heading LAW PARTNERSHIPS AND PROFES-SIONAL CORPORATIONS **Property** community property, general partnerships, 2:126 handling of client property, conduct of case, 2:33 Public interest activities, conflicts of interest, 2:19 Publicity at trial, duties with respect to courts and proceedings, 2:45 Public service representation, 2:6 Reciprocal discipline of attorneys, 2:82 to 2:84 Recovery of costs and fees, termination of attorney-client relationship, 2:25 Regulation of practice by state. Admission, maintenance, and cessation of practice, above Reinstatement, disciplinary sanctions, 2:65 Related litigation, discipline of attorneys, 2:58 Relevant factors, disciplinary sanctions, 2:59 Remedies, malpractice, 2:99 Reporting misconduct, State Bar disciplinary proceedings, 2:66 Reprimands, disciplinary sanctions, 2:60 Resignation in lieu of disciplinary action, 2:63 Respect for rights of third persons, non-client relationships, 2:38 Responsibilities. Duties and responsibilities, above Restitution, disciplinary sanctions, 2:64 Restrictions. Limitations or restrictions, above Resulting harm, malpractice cause of action, 2:93 Review. Appeal and review, above

ATTORNEYS—Cont'd Rights client, conduct of case, 2:34 limitations on right to practice, law partnerships and professional corporations, 2:121 respect for rights of third persons, non-client relationships, 2:38 Rules admission, state regulation of practice, 2:47 discipline of attorneys, 2:55 Rule 11 agreements, 1:11.50 State Bar, 2:3 Sanctions or penalties, reciprocal discipline of attorneys, 2:59 to 2:65 Self-representation, 2:6.50 Sensitive information, counsel's duty to protect, 1:13.50 Special judges, election by lawyers, 3:102 Spoliation, 2:113 Standard of care, malpractice cause of action, 2:91 State Bar. State Bar, below regulation of practice. Admission, maintenance, and cessation of practice, above State Bar proceedings, discipline of attorneys, 2:66 to 2:77 rules, 2:3 Statute of limitations, defense in malpractice action, 2:95 Successive government and private employment, conflicts of interest, 2:16 Supervisory responsibilities, law partnerships and professional corporations, 2:119 Suspensions, disciplinary sanctions, 2:61 Termination or cessation attorney-client relationship, 2:22 to 2:25 practice of law. Admission, maintenance, and cessation, above Texas Lawyer's Creed, 2:2 Third persons or parties employment by third party, creation of attorney-client relationship, 2:11 respect for rights of third persons, non-client relationships, 2:38 Time or date delays of litigation, duties with respect to courts and proceedings, 2:40 early termination of attorney-client relationship by client, 2:23 early withdrawal by attorney, termination of attorney-client relationship, 2:24 limitations, State Bar disciplinary proceedings, 2:73

statute of limitations, defense in malpractice action, 2:95

ATTORNEYS—Cont'd

Trial

de novo trial, district court disciplinary proceedings, 2:79

jury trial. See index heading JURY AND JURY TRIAL

publicity, duties with respect to courts and proceedings, 2:45

Truthfulness, non-client relationships, 2:35

Unauthorized practice, state regulation, 2:54

Unconscionability, malpractice, 2:103

Unrepresented persons, communications with, 2:37

Withdrawal by attorney, termination of attorney-client relationship, 2:24

Witness

attorney as, 2:46

tampering, 2:111

Work product, confidentiality, 2:28

ATTORNEYS' FEES

Arrangements, creation of attorney-client relationship, 2:10

Dismissal of baseless cause of action, attorney's fees awarded to prevailing party, 9:27.50, 9:27.55

Judgments, 27:6

Recovery of fees, termination of attorney-client relationship, 2:25

Supersedeas, 30:20.50

AUDITORS

Pretrial reference, 17:15 to 17:17

AUTHENTICATION

See index heading enforcement of Judgments

AUTHORITY AND AUTHORIZATION

Attorneys. See index heading attorneys

Clerks of courts, 3:107

Contempt, 16:3

Courts

generally, **3:6 to 3:8**

for detailed treatment see index heading COURTS

Discovery. See index heading DISCOVERY

Judges. See index heading JUDGES

Parties. See index heading PARTIES

Rules of procedure, power to adopt, 1:6

Service of process and other papers. See index heading service of process AND OTHER PAPERS

Unauthorized matters. See index heading UNAUTHORIZED MATTERS

AWARD OF COSTS

See index heading costs of action

BAD FAITH

See index heading good or bad faith

BANKRUPTCY

Enforcement of judgments, discharge of lien, 31:18

RANKS

See index heading FINANCIAL INSTITUTIONS

BAR, PLEAS IN

Generally, 9:28 to 9:76

Affirmative defenses

generally, 9:44 to 9:76

for detailed treatment see index heading DEFENSES

Evidence admissible, 9:29

General denial, 9:28 to 9:30

Issues submissible, 9:30

Special denials

generally, 9:31 to 9:43

conditions precedent, 9:33

converse theories, 9:32

insurance policy exceptions, 9:34

verified denials, below

Verified denials

generally, 9:35 to 9:43

assignment of instrument, 9:37

assumed name, 9:36

endorsement of instrument, 9:37

execution of instrument, 9:38

incorporation, 9:39

notice and proof of loss, 9:40

partnership, 9:41

sworn account, 9:42

trade name, 9:36

workers' compensation appeals, 9:43

BARRATRY

Generally, 2:115

BASELESS CAUSE OF ACTION, MOTION TO DISMISS

Generally, 9:27.10 et seq.

Appeal of ruling on motion to dismiss, 9:27.70

Attorney's fees awarded to prevailing party, 9:27.50, 9:27.55

Contents of motion, 9:27.20

Costs awarded to prevailing party, 9:27.50, 9:27.55

Cumulative procedure, 9:27.15

BASELESS CAUSE OF ACTION, MOTION TO DISMISS—Cont'd

Grounds for motion, 9:27.20

Hearing, 9:27.45

Jurisdiction, effect on, 9:27.60

Non-movant's response and options, 9:27.35

Notice of hearing, 9:27.45

Res judicata effect of dismissal ruling, 9:27.65

Time for filing motion and response, 9:27.30

Unavailable in certain cases, 9:27.25

Venue, effect on, **9:27.60**

Withdrawal of motion to dismiss, 9:27.40

BENCH TRIALS

Generally, 20:1 to 20:16

Additional findings of fact and conclusions of law, requests, 20:10

Agreed statement of facts, trial on, 20:2

Appellate presumptions, findings of fact and conclusions of law, 20:14

Conclusions of law, 20:4 to 20:14

Construction, findings of fact, 20:6

Controverted evidence, trial on, 20:3

Effect of failure to comply with request, findings of fact and conclusions of law, 20:11

Evidence

controverted evidence, trial on, 20:3

presumptions on appeal, findings of fact and conclusions of law, 20:14

Fact or facts

agreed statement of facts, trial on, 20:2

findings of fact, 20:4 to 20:14

Failure to comply with request, findings of fact and conclusions of law, 20:11

Findings of fact, 20:4 to 20:14

Form, conclusions of law, 20:7

Initial findings of fact and conclusions of law, requests, 20:9

Judgment, motion for judgment in nonjury trial, 20:16

Late findings of fact and conclusions of law, 20:12

Law, conclusions of, 20:4 to 20:14

New trial, necessity of motion, 28:4

Omitted findings of fact, 20:13

Presumptions on appeal, findings of fact and conclusions of law, 20:14

Procedure, findings of fact and conclusions of law, 20:9 to 20:14

Proof. Evidence, above

Requests, findings of fact and conclusions of law, 20:9 to 20:11

BIAS

See index heading PREJUDICE OR BIAS

BILL OF REVIEW

Judgments, direct attack in trial court, 29:6 to 29:17

BINDING OF DEFENDANT

Venue, written contract actions, 6:25

BOARD OF DISCIPLINARY APPEALS

Attorneys, State Bar disciplinary proceedings, 2:69

BONDS

Enforcement of judgments. See index heading enforcement of JUDGMENTS Supersedeas, 30:7

BREACH OF DUTY

Attorneys, malpractice cause of action, 2:92

BREACH OF WARRANTY

Attorneys, malpractice, **2:104**Venue, suits against manufacturers, **6:30**

BRIBERY

Attorneys, 2:107

BROAD-FORM SUBMISSION

Charge to jury, 22:1 et seq.

BULKY OBJECTS

Enforcement of judgments, levy of execution, 31:35

BURDEN OF PROOF

Charge to jury, 22:22

Removal to federal court, original jurisdiction in federal court, **3:120** Summary judgment, **18:7** to **18:11**

BUSINESS AND NONPROFIT CORPORATION ACTS

Service of process and other papers, long-arm statutes, 11:29 to 11:34

BUSINESS OR BUSINESSES

Corporations. See index heading CORPORATIONS

Courts, 3:48.60

Parties, 5:19 to 5:24

Service of process and other papers. See index heading service of process AND OTHER PAPERS

CALLING OF JURORS

Selection of jury, 21:26

CANDOR TOWARD TRIBUNAL

Attorneys, duties with respect to courts and proceedings, 2:41

Index-26

CAPACITY

Judgments, lack of capacity to act as court, 29:23

Parties. See index heading PARTIES

Service of process and other papers, nonresident bank or trust company acting in fiduciary capacity in state, 11:42

CAPTIONS

Petitions, 8:5

CASH

See index heading MONEY

CAUSE AND CAUSATION

Attorneys, malpractice, 2:94

Jurors, challenges for cause, 21:20 to 21:22

CAUSE OF ACTION

Generally, 4:3

Accrual of cause of action

pleas in bar and limitations defense, 9:68

venue, **6:4**

Attorneys, malpractice

generally, 2:89 to 2:94

for detailed treatment see index heading LEGAL MALPRACTICE

Baseless cause of action. See index heading baseless cause of action, motion to dismiss

Charge to jury, 22:9 to 22:37

New trial, filing motion in wrong cause, 28:5

Nonsuit, cause reinstated, 27:49

Petitions, statement, 8:23 to 8:58

Pleas in bar and limitations defense, 9:68

Pretrial transfer within county, 17:34

Venue, accrual, 6:4

CERTAINTY

Pleadings, 7:7

CERTIFICATION

Depositions, 13:18

CERTIORARI WRIT

Review of Justice Court judgment, 11:132

CHALLENGES

See index heading contests or challenges

CHANCE DETERMINATION OF VERDICT

Deliberations of jury, misconduct, 24:17

CHANCERY MASTERS

Pretrial reference, 17:18 to 17:20

CHANGE

See index heading AMENDMENT, MODIFICATION OR CHANGE

CHARGE TO JURY

Generally, 22:1 to 22:62

Affirmative submission of defensive questions, form of charge, 22:28

Answers to questions, form of charge, 22:37

Attorneys, duties, 22:40

Background. Historical background, below

Broad-form submission, 22:1 to 22:19

Burden of proof, form of charge, 22:22

Cause, submission of, 22:9 to 22:37

Checklist, objections to charge, 22:50

Comment on weight of evidence, submission of cause, 22:12

Comparative responsibility, questions, 22:34

Conditional submission of questions, form of charge, 22:30

Conforming judgment to verdict, 27:75

Construction of charge

generally, 22:59 to 22:62

definitions and instructions, 22:61

harmless error, 22:59

invited error, 22:62

questions, 22:60

Contributory negligence, questions, 22:34

Controlling questions, broad-form submission, 22:14

Correct form, requests for questions, definitions and instructions, 22:42

Damages, questions, 22:33

Deemed findings, 22:58

Defenses

ground of defense, omissions from charge, 22:53

inferential rebuttal defense, form of charge, 22:29

Definitions

construction of charge, 22:61

form of charge, 22:25

requests for definitions, 22:39

Deliberations of jury, additional instructions, 24:4

Disjunctive submission of questions, form of charge, 22:31

Distinctions, requests and objections, 22:46

Duties, preparation of charge, 22:38 to 22:40

Each controlling question submitted once, broad-form submission, 22:19

Elements, omissions from charge, 22:54 to 22:56

CHARGE TO JURY—Cont'd Error harmless error, construction of charge, 22:59 invited error, construction of charge, 22:62 preservation of error, 22:38 et seq. Evidence burden of proof, form of charge, 22:22 comment on weight of evidence, submission of cause, 22:12 questions raised by evidence, broad-form submission, 22:18 Express findings, 22:57 Fact, submission of cause, 22:11 Feasibility, broad-form submission, 22:15 Findings, 22:57 Fixing burden of proof, questions, 22:32 Form charge, 22:20 to 22:37 objections to charge, 22:49 substantially correct form, requests for questions, definitions and instructions, 22:42 suggestion as to form of answer to question, 22:37 General charge, historical development of broad-form submission, 22:8 Ground of recovery or defense, omissions from charge, 22:53 Harmless error, construction of charge, 22:59 Historical background broad-form submission, 22:3 to 22:8 burden of proof, form of charge, 22:22 substantially correct form, requests for questions, definitions and instructions, 22:42 Inferential rebuttal defense, affirmative submission of defensive questions, 22:29 Instructions to jury, generally, 22:1 to 22:62 Invited error, construction of charge, 22:62 Judge, duties, 22:38 Law, submission of cause, 22:11 Location of instructions in charge, 22:26 Mandated broad-form submission, 22:6 Method, submission of cause, 22:9 Modification of requested charge, judge's duties, 22:39 Multifarious questions, form of charge, 22:35 Necessity objections to charge, 22:47 omissions from charge, necessarily referable element, 22:56 requests for questions, definitions and instructions, 22:41

CHARGE TO JURY—Cont'd

```
Negligence
  contributory negligence, questions, 22:34
  historical development of broad-form submission, 22:5
Numbering of questions, form of charge, 22:27
Number of requests for questions, definitions and instructions, 22:45
Objections
  generally, 22:46 to 22:51
  checklist of objections, 22:50
  form, 22:49
  necessity, 22:47
  omission from charge, 22:54, 22:55
  procedure, 22:48
  requests distinguished, 22:46
  ruling on objections, 22:51
Omissions from charge, 22:52 to 22:56
Order of questions, form of charge, 22:27
Pattern jury charges, broad-form submission, 22:16
Permissible instructions, form of charge, 22:24
Pleadings, questions raised by written pleadings, 22:17
Preliminary instructions
  form of charge, 22:21
  voir dire examination of jurors, 21:16
Preparation of charge, 22:38 et seq.
Preservation of error, 22:38 et seq.
Procedure
  objections to charge, 22:48
  requests for questions, definitions and instructions, 22:44
Proof. Evidence, above
Ouestions
  broad-form submission, 22:14
  construction of charge, 22:60
  form of charge, 22:27 to 22:37
  requests for questions, 22:39
Rebuttal defense, affirmative submission of defensive questions, 22:29
Recovery ground, omissions from charge, 22:53
Refusal of requested charge, judge's duties, 22:39
Requests
  generally, 22:41 to 22:45
  necessity, 22:41
  number of requests, 22:45
  objections to charge distinguished, 22:46
  procedure, 22:44
  refusal or modification of requested charge, 22:39
```

CHARGE TO JURY—Cont'd

Requests-Cont'd

substantially correct form, 22:42, 22:43

Rights, submission of cause, 22:10

Rules, historical development of broad-form submission, 22:3

Rulings, objections to charge, 22:51

Special Issues Act of 1913, historical development of broad-form submission, 22:3

Specificity of questions, form of charge, 22:36

Statutes

historical development of broad-form submission, 22:3 et seq. mandated instructions, 22:24.50

Submission, generally, 22:1 to 22:62

Substantially correct form, requests for questions, definitions and instructions, 22:42

Suggestion as to form of answer to question, form of charge, 22:37

Test for substantially correct form, requests for questions, definitions and instructions, 22:43

Use of pattern jury charges, broad-form submission, 22:16

Waiver, questions raised by written pleadings, 22:17

Weight of evidence, comment on, 22:12

Workers' compensation cases, specificity of questions, 22:36

Written pleadings, questions raised by, 22:17

CHECKLIST

Charge to jury, objections, 22:50

CHIEF DISCIPLINARY COUNSEL

Attorneys, State Bar disciplinary proceedings, 2:68

CHILDREN OR MINORS

Parental termination cases. See index heading TERMINATION OF PARENTAL RIGHTS

Parties, 5:15 to 5:18

Venue, parent-child relationship, 6:60

CHOICE OF LAW

See index heading governing law

CHOICE OR OPTION

See index heading election, option or choice

CIRCUMSTANTIAL EVIDENCE

Directed verdicts, 21:54

CITATION

Generally, 11:47 to 11:78

CITATION—Cont'd Affidavit, service by publication for judgment in rem or affecting status, 11:77 Amendment generally, **11:50** petition, appearance of defendant, 10:15 return of service, 11:65 Appearances, 10:15 Background, service by publication for judgment in rem or affecting status, 11:73 Constructive notice, 11:69 Delay in service, 11:57 Distress warrants, 11:107 Fax, service of notices by, 11:68 Foreign countries, service in, 11:55 Form, 11:48 Fraud, service procured by, 11:59 Immunity from service, 11:58 In rem judgment, service for, 11:71 to 11:78 Issuance, 11:47 Judgment in rem or affecting status, service for, 11:71 to 11:78 Limitations on time of service, 11:56 Mail, service of notices by, 11:68 Motion to quash, 11:85 Nonresident notice, service for judgment in rem or affecting status, 11:72 Notices, 11:66 to 11:70 Personal service. 11:52 Procurement of service by fraud, 11:59 Proof of service of notices, 11:70 Property actions, service by publication for judgment in rem or affecting status, 11:75 Publication, service by, 11:49 Quashal, motion, 11:85 Return of service, 11:60 to 11:65 Service generally, 11:51 to 11:59 appearance, motion to quash service, 11:85 foreign countries, 11:55 judgment in rem or affecting status, 11:71 to 11:78 notices, 11:66 to 11:70 personal service, 11:52 publication, 11:49 return of service, 11:60 to 11:65 substituted service, 11:53

CITATION—Cont'd

Status, service for judgment affecting, 11:71 to 11:78

Substituted service, 11:53

Telephonic document transfer, service of notices by, 11:68

Time of service, 11:56

Unknown parties, service by publication for judgment in rem or affecting status, 11:76

Waiver of citation, appearance, 11:82

CIVIL PRACTICE AND REMEDIES CODE

Service of process and other papers, long-arm statutes, 11:20

CLAIMS

Actions and proceedings. See index heading actions and proceedings

Attorneys, duties with respect to courts and proceedings, 2:39

Counterclaims

generally, **9:77 to 9:86**

for detailed treatment see index heading COUNTERCLAIMS

Cross-claims

generally, 9:87 to 9:91

for detailed treatment see index heading CROSS-CLAIMS

Discovery. See index heading DISCOVERY

Joinder of claims

removal to federal court, original jurisdiction in federal court, **3:123** venue, **6:57**

Joinder of parties, tort claims, 5:44

Judgments. See index heading JUDGMENTS

Jurisdiction. See index heading Jurisdiction

Meritorious claims

attorneys, duties with respect to courts and proceedings, 2:39

judgments, bill of review and direct attack in trial court, 29:14

Parties. See index heading PARTIES

Petitions. See index heading PETITIONS

Removal to federal court, original jurisdiction in federal court, 3:122

Venue. See index heading VENUE

CLASS ACTIONS

Generally, 5:55 to 5:63

Adequacy of representation, 5:58

Amount, jurisdictional, 5:61

Background, 5:55

Compromise, 5:62

Control of action, 5:62

Derivative actions, 5:57

Determination whether action may be brought, 5:60

CLASS ACTIONS—Cont'd

Dismissal, 5:62

Judgment as res judicata, 5:63

Jurisdictional amount, 5:61

Maintainable actions, 5:59

Notice, 5:60

Prerequisites, 5:56

Representation, adequacy of, 5:58

Res judicata, 5:63

CLERGY COMMUNICATIONS

Discovery, evidentiary privileges, 12:50

CLERICAL ERRORS

Entry of judgment, correction, 27:20

CLERKS

Court clerks, 3:106

Law clerk, attorneys, 2:17

CLIENTS

Attorney-client relationship, 2:7 to 2:34

CLOSE EVIDENCE RIGHT

Jury trial, order of proceedings, 21:33

CLOSING ARGUMENT TO JURY

Generally, 23:4

CLOSING FORMALITIES

Petitions, 8:67

CODES

Jury trial, Code of Judicial Conduct, 21:38

Service of process and other papers. See index heading service of process AND OTHER PAPERS

Source of procedural law, 1:3

COERCION

Attorneys, coercion of public servant, 2:109

COLLATERAL ATTACK ON JUDGMENT IN TRIAL COURT

Generally, 29:1

COLLATERAL ESTOPPEL

Pleas, 9:60

COMBINATION PRAYER FOR RELIEF

Petitions, 8:65

Index-34

COMMENCEMENT OF ACTION OR PROCEEDING

Petitions, 8:2

State Bar disciplinary proceedings, attorneys, 2:74

COMMISSION FOR LAWYER DISCIPLINE

State Bar disciplinary proceedings, 2:67

COMMITTEES

Attorneys, grievance committees, **2:70** Discovery. See index heading DISCOVERY

COMMONLY KNOWN MATTERS

Arguments to jury, permissible subject matter, 23:10

COMMON QUESTION OF LAW OR FACT

Joinder of parties, 5:35

COMMUNICATION OR COMMUNICATIONS

Alternative dispute resolution forums, confidentiality, 17:22

Attorneys. See index heading ATTORNEYS

Deliberations of jury, 24:3 to 24:8

Discovery. See index heading DISCOVERY

COMMUNITY PROPERTY

Attorneys, general partnerships, 2:126

Enforcement of judgments, levy of execution, 31:39

COMPARATIVE RESPONSIBILITY

Charge to jury, questions, 22:34

COMPELLING DISCOVERY

See index heading DISCOVERY

COMPELLING JUDGMENT ON VERDICT

Generally, 26:5

COMPENSATION

Attorneys. See index heading ATTORNEYS' FEES

Petitions, statement of cause of action in statutory action for trespass to try title. **8:52**

Pretrial matters. See index heading PRETRIAL MATTERS

Workers' compensation. See index heading workers' compensation

COMPETENT REPRESENTATION

Attorneys, conduct of case, 2:29

COMPLETION OF JURY'S DUTIES

Verdicts, 25:18

COMPLIANCE

Failure to comply. See index heading failure to comply

McDonald and Carlson Texas Civil Practice

COMPLIANCE—Cont'd

Supersedeas, modified security orders, 30:33

COMPOSITION

Pleadings, 7:17

COMPROMISE

Class actions, 5:62

COMPULSORY COUNTERCLAIMS

Generally, 9:79

COMPULSORY DISCIPLINE

Attorneys, 2:57

COMPULSORY JOINDER OF ACTIONS

Generally, 4:23

COMPULSORY JOINDER OF PARTIES

Generally, 5:38 to 5:42

For detailed treatment see index heading JOINDER OF PARTIES

COMPUTATION OF TIME

Generally, 1:12

CONCEALMENT

Pleas in bar and limitations defense, fraudulent concealment, 9:76

CONCISE LANGUAGE

Pleadings, 7:6

CONCLUDING PROVISIONS

Judgments, form, 27:25

CONCLUSION OF APPEAL AND REVIEW

Supersedeas, disposition of security, 30:9

CONCLUSIONS OF LAW

Bench trials, 20:4 to 20:14

CONCURRENT JURISDICTION

Generally, 3:11

For detailed treatment see index heading JURISDICTION

CONDEMNATION

Jurisdiction, district courts, 3:35

CONDITIONAL SUBMISSION OF QUESTIONS

Charge to jury, 22:30

CONDITIONS PRECEDENT

Judgments, bill of review and direct attack in trial court, 29:13 to 29:17

Index-36

CONDITIONS PRECEDENT—Cont'd

Petitions, statement of cause of action, **8:32** Pleas in bar, **9:33**

CONDUCT OF CASE

Arguments to jury, legal errors, 23:20 Attorney-client relationship, 2:29 to 2:34

CONFERENCES

Pretrial, 17:3 to 17:8

CONFESSION OF JUDGMENT

Generally, **27:56**

CONFIDENTIALITY

Alternative dispute resolution forums, communications, **17:22** Attorneys. See index heading ATTORNEYS

CONFLICTING VERDICT

See index heading VERDICTS

CONFLICT OF LAWS

See index heading governing law

CONFLICTS OF INTEREST

Attorneys

generally, 2:13 to 2:21

for detailed treatment see index heading ATTORNEYS

CONFORMING JUDGMENTS

See index heading judgments

CONSENT OR PERMISSION

Discovery, physician-patient privilege, **12:42**Leave of court. See index heading LEAVE OF COURT
Personal jurisdiction, **11:5**Venue transfer, **6:34**

CONSERVATORSHIP CUSTODY JUDGMENTS

Supersedeas, 30:39

CONSIDERATION

Pleas in bar, lack or failure of consideration, 9:55

CONSISTENCY

Pleadings, 7:9

CONSOLIDATION OF ACTIONS

Pretrial matters, 17:29

CONSTITUTIONAL MATTERS

Courts. See index heading COURTS

Discovery

generally, **12:56 to 12:63**

for detailed treatment see index heading DISCOVERY

Due process. See index heading DUE PROCESS

Jurisdiction, constitutional county courts, 3:42, 3:44

Source of procedural law, 1:2

Strategic Lawsuits Against Public Participation, anti-SLAPP suits, 4:21.50

Supersedeas, attacks on state practice, 30:3

Texas Constitution, 1:2

United States Constitution, 1:2

CONSTRUCTION AND INTERPRETATION

Bench trials, findings of fact, 20:6

Charge to jury

generally, 22:59 to 22:62

for detailed treatment see index heading CHARGE TO JURY

Judgments, 27:33 to 27:39

Rules of procedure, 1:9

Verdicts

generally, 25:9 to 25:15

for detailed treatment see index heading VERDICTS

CONSTRUCTIVE CONTEMPT

Generally, 16:5

CONSTRUCTIVE NOTICE

Citation, 11:69

CONSTRUCTIVE SERVICE OF PROCESS

Generally, **11:16**

CONSTRUCTIVE TRUST

Attorneys, remedy in malpractice action, 2:100

CONSULTING EXPERTS

Discovery, trial preparation privileges, 12:29

CONSUMER TRANSACTIONS

Venue, written contract actions, 6:27

CONTEMPT

Generally, 12:1 to 12:10

Attorney, right to representation in contempt proceedings, 16:9

Authority, sources of, 16:3

Available remedies, 16:8

Civil contempt, generally, 16:4

CONTEMPT—Cont'd

Constructive contempt, 16:5

Corporations, 16:7

Criminal contempt, generally, 16:4

Direct contempt, 16:5

Entities, 16:7

Family law, 16:6

Remedies available, 16:8

Review, 12:10

Right to counsel, 16:9

Sources of authority, 16:3

CONTESTS OR CHALLENGES

Answers, special exceptions, 9:25 to 9:27

Enforcement of judgments, recognition of foreign country judgments, 32:30

Judgments. See index heading JUDGMENTS

Jurisdiction of district courts, contested elections, 3:41

Jurors, selection of jury

generally, 21:20 to 21:25

for detailed treatment see index heading JURY AND JURY TRIAL

Pleadings. See index heading PLEADINGS

Supersedeas, constitutional attacks on state practice, 30:3

Venue, motion to transfer, 6:55

CONTINUANCES

Pretrial matters, 17:33

CONTINUING JURISDICTION

Supersedeas, procedure to suspend enforcement of judgment, 30:23

Venue, suit affecting parent-child relationship, 6:60

CONTINUING LEGAL EDUCATION

Attorneys, state regulation of practice, 2:49

CONTRACTS OR AGREEMENTS

Actions and proceedings, 4:15

Attorneys

creation of attorney-client relationship, 2:9

Rule 11 agreements, **1:11.50**

Bench trials, trial on agreed statement of facts, 20:2

Discoverable information and materials, 12:20

Joinder of parties, 5:43

Judgments, agreed judgment, 27:56

Jurisdiction, local and transitory actions, 3:24

Petitions, statement of cause of action, 8:30, 8:35

CONTRACTS OR AGREEMENTS—Cont'd

Pretrial matters. See index heading PRETRIAL MATTERS Rule 11 agreements, 1:11.50 Venue, 6:22 to 6:27

CONTRIBUTORY NEGLIGENCE

Charge to jury, questions, **22:34** Pleas in bar, **9:49**

CONTROL

Class actions, **5:62**Discovery control plans
generally, **12:6**for detailed treatment see index heading DISCOVERY
Judgments, trial court, **27:7**

CONTROLLING QUESTIONS

Charge to jury, broad-form submission, 22:14

CONTROVERSY

Actions and proceedings. See index heading actions and proceedings Amount in controversy. See index heading amount in controversy

CONTROVERTED EVIDENCE

Bench trials, 20:3

CONVERSE THEORIES

Pleas in bar, 9:32

CONVERSION OF PROPERTY

Enforcement of judgments, fraudulent conversion of nonexempt property to exempt property, **31:13**

COPARTY

Death of, 5:86

COPIES

Pleadings, delivery to opponent, 7:30

CORPORATIONS

Actions and proceedings. See index heading ACTIONS AND PROCEEDINGS Attorneys, professional corporations

generally, 2:119 to 2:136

for detailed treatment see index heading LAW PARTNERSHIPS AND PROFESSIONAL CORPORATIONS

Contempt, 16:7

Default judgments, 27:61

Dissolution

abatement and survival of actions, 4:20

CORPORATIONS—Cont'd

Dissolution—Cont'd

attorneys, professional corporations, 2:133

service of process and other papers, dissolved domestic corporations, 11:23

Foreign corporations. See index heading Foreign corporations

Parties, 5:22 to 5:24

Petitions, allegations, 8:10

Service of process and other papers. See index heading service of process AND OTHER PAPERS

CORRECT FORM

Charge to jury, requests for questions, definitions and instructions, 22:42

CORRECTION

Judgments. See index heading JUDGMENTS

Verdicts, 25:16

COSTS AND EXPENSES

Actions. See index heading costs of action

Attorneys, termination of attorney-client relationship, 2:25

Interpleader, 5:68

COSTS OF ACTION

Award of costs

discovery sanctions, 16:28

removal to federal court, remand of removed action to state court, 3:150

Discovery sanctions, 16:28

Dismissal of baseless cause of action, costs awarded to prevailing party, 9:27.50, 9:27.55

Enforcement of judgments, recovery, 31:61

Judgments, 27:27 to 27:29

Jurisdiction, amount in controversy, 3:28

Removal to federal court, remand of removed action to state court, 3:150

COUNSEL

Generally, 2:1 to 2:118

For detailed treatment see index heading ATTORNEYS

COUNTERCLAIMS

Generally, 9:77 to 9:86

Amount in controversy, jurisdiction, 9:84 to 9:86

Compulsory counterclaims, 9:79

Definition, 9:77

Form of pleading, 9:81

Judgments, construction and interpretation, 27:37

Jurisdiction, **9:84 to 9:86**

```
COUNTERCLAIMS—Cont'd
  Limitations as bar, 9:83
  Nature, 9:77
  Permissive counterclaims, 9:80
  Process, 9:82
  Purpose of governing rule, 9:78
  Rules, 9:78
  Trespass to try title actions, 9:99
COUNTIES
  Courts. See index heading COUNTY COURTS
  Pretrial transfer of causes within county, 17:34
  Venue, 6:13
COUNTS
  Petitions, statement of cause of action, 8:57
COUNTY COURTS
  Constitutional county courts, 3:42, 3:44
  Probate jurisdiction, 3:44
  Statutory county courts, 3:46
COURTS
  Generally, 3:1 to 3:158
  Alteration of number or jurisdiction of constitutional courts, 3:5
  Attorneys. See index heading ATTORNEYS
  Authority. Powers, below
  Business courts, 3:48.60
  Clerks of courts, 3:106
  Constitutional courts
    alteration of number or jurisdiction, 3:5
    jurisdiction, 3:5
  Contempt
    generally, 12:1 to 12:10
    for detailed treatment see index heading CONTEMPT
  Definitions, 3:2
  Discovery. See index heading DISCOVERY
  Distinctions, 3:2
  District courts. See index heading DISTRICT COURTS
  Districts embracing more than one county, place of holding court, 3:109
    generally, 3:6 to 3:8
    clerks, 3:107
  Habeas corpus, 11:129
```

Implied powers, 3:7

Holding court, place and time, 3:108 to 3:112

```
COURTS-Cont'd
  Inherent power of court
    generally, 3:7
    for detailed treatment see index heading INHERENT POWER OF COURT
  Interpreters, official, 3:55
  Issuance of writs and orders, powers and duties, 3:8
  Judges
    generally, 3:57 to 3:105
    for detailed treatment see index heading JUDGES
  Judgments
    generally, 27:1 to 27:79
    for detailed treatment see index heading JUDGMENTS
  Jurisdiction
    generally, 3:9 to 3:50
    for detailed treatment see index heading JURISDICTION
  Jurors, 3:52
  Justice courts. See index heading Justice Courts
  Leave of court. See index heading LEAVE OF COURT
  Legislative courts, 3:4
  New trial. See index heading NEW TRIAL
  Number of constitutional courts, 3:5
  Officers, 3:51 et seq.
  Official interpreters, 3:55
  Orders. See index heading ORDERS
  Personnel, 3:51 et seq.
  Place of holding court, 3:108
  Post-verdict motions, appellate court review, 26:13
  Powers
    generally, 3:6 to 3:8
    clerks, 3:107
    inherent power of court. See index heading inherent power of court
    judges. See index heading JUDGES
  Removal to federal court
    generally, 3:113 to 3:157
    for detailed treatment see index heading REMOVAL TO FEDERAL COURT
  Reporters, 3:54
  Service of notice, proceeding, 17:2
  Sessions, time of holding court, 3:111
  Sheriffs, 3:56
  Statutory courts, 3:4
  Structure, 3:3 to 3:5
  Supersedeas. See index heading SUPERSEDEAS
  Terms, time of holding court, 3:110
  Time of holding court, 3:110 to 3:112
```

COURTS—Cont'd

Vacation, time of holding court, 3:112

Venue

generally, **6:1 to 6:61**

for detailed treatment see index heading VENUE

Writs, Issuance, 3:8

COURTS REPORTERS

Generally, 3:54

CREDIBILITY ISSUES

Summary judgment, determination of motion, 18:29

CREED

Attorneys, 2:2

CRIMINAL CONTEMPT

Generally, 16:4

CROSS-CLAIMS

Generally, 9:87 to 9:91

Form of pleading, 9:89

Judgments, construction and interpretation, 27:37

Jurisdiction, 9:88

Limitations as bar, 9:91

Process, 9:90

Venue, 6:58

CROSS-MOTIONS

Summary judgment, burden of proof, 18:10

CUMULATIVE EVIDENCE

New trial, newly discovered evidence, 28:35

CURE OF IMPROPER ARGUMENT TO JURY

Generally, 23:23

CUSTODY

Jury, deliberations, 24:2

Supersedeas, conservatorship custody judgments, 30:39

DAMAGES

Attorneys, malpractice, 2:99

Charge to jury, questions, 22:33

Petitions, statement of cause of action, 8:39 to 8:45

DAMAGE TO LAND

Joinder of parties, 5:50

DATE

See index heading time or date

DEATH

Abatement and survival of actions, **4:19** Judges, **3:63** Parties, **5:84 to 5:87** Wrongful death suit, **5:87**

DECLARATORY JUDGMENT OR RELIEF

Generally, **4:9 to 4:12**Historical background, **4:10**Nature and purpose, **4:9**Practice and procedure, **4:11**Supersedeas, **30:45**

DECLINING REPRESENTATION

Attorneys, creation of attorney-client relationship, 2:8

DEDUCTIONS FROM EVIDENCE

Arguments to jury, permissible subject matter, 23:9

DEFAMATION

Jurisdiction, district courts, **3:38** Venue, **6:16**

DEFAULT

Execution sale, default by purchaser at sale, **31:46** Judgments. See index heading DEFAULT JUDGMENTS

DEFAULT JUDGMENTS

Generally, 27:58 to 27:69
Appearance day, 27:59
Appointment of defense counsel, 27:65, 27:66
Bank defendants, 27:61.50
Corporate defendants, 27:61
Definitions and distinctions, 27:58
Discretion of trial court, new trial following judgment by default, 28:18
Evidence, sufficiency of, 27:62.50
Financial institution defendants, 27:61.50
Judgment nihil dicit, 27:67, 27:68
Jury irregularities, new trial following judgment by default, 28:23 to 28:25
New trial following judgment by default
generally, 28:17 to 28:22

generally, **28:17 to 28:22** affidavits, **28:24** criteria for grant of new trial, **28:19** delay or injury, absence of, **28:22**

DEFAULT JUDGMENTS—Cont'd

New trial following judgment by default—Cont'd

discretion of trial court, 28:18

failure to answer or attend, reason for, 28:20

jury irregularities, 28:23 to 28:25

meritorious defense, 28:21

Notice, 27:64

Petition, sufficiency of, 27:62

Post-answer default, 27:69

Sufficiency of process, 27:60

DEFECTS OR IRREGULARITIES

Depositions, 13:19

New trial, jury irregularities, 28:23 to 28:25

Pleadings

generally, 7:25

for detailed treatment see index heading PLEADINGS

Verdicts, 25:7

DEFENDANTS

See index heading PARTIES

DEFENSES

Accord and satisfaction, 9:58

Affirmative defenses, generally, 9:44 to 9:76

Attorneys. See index heading ATTORNEYS

Charge to jury. See index heading CHARGE TO JURY

Consideration, lack or failure of consideration, 9:55

Contributory negligence. See index heading CONTRIBUTORY NEGLIGENCE

Duress, 9:50

Election of remedies doctrine, 9:52

Estoppel and waiver, 9:51

Form of pleading, 9:46

Fraud, 9:53, 9:76

Frauds, statute of, 9:61

Illegality, 9:54

Immunity. See index heading IMMUNITY

Judgments. See index heading JUDGMENTS

Justification, 9:64

Laches, 9:56

Law of the case doctrine, 9:60.50

Limitation of actions. See index heading STATUTE OF LIMITATIONS

Meritorious defenses

judgments, bill of review and direct attack in trial court, **29:14** new trial, default judgments, **28:21**

DEFENSES—Cont'd

New trial, default judgments, 28:21

Payment, 9:57

Petitions, anticipating defenses, 8:59 to 8:61

Pleas in bar, affirmative defenses, generally, 9:44 to 9:76

Privilege, 9:65

Ratification, 9:51

Release, 9:59

Res judicata. See index heading RES JUDICATA

Statute of limitations. See index heading STATUTE OF LIMITATIONS

Usury, 9:62

DEFINITIONS

Actions and proceedings, 4:5

Attorney-client privilege, 12:37

Charge to jury. See index heading CHARGE TO JURY

Counterclaim, 9:77

Courts, 3:2

Default judgment, 27:58

Dilatory plea, 9:7

Entry of judgment, 27:9

Final judgment, 27:4

Interlocutory judgment, 27:4

Joinder of parties, 5:25

Judgment, 27:2

Parties, 5:2

Rendition of judgment, 27:9

Service of process, 11:12

Verdict, **25:2**

DELAY

Attorneys, duties with respect to courts and proceedings, 2:40

Citation, service, 11:57

New trial, default judgments, 28:22

DELIBERATIONS OF JURY

Generally, 24:1 to 24:19

Additional instructions, communication with jury by judge, 24:4

Ancillary matters, communication with jury by judge, 24:6

Chance determination of verdict, misconduct of jury, 24:17

Communication with jury, 24:3 to 24:8

Custody of jury, 24:2

Determination of verdict by chance or by majority vote, misconduct of jury, **24:17**

Discussions, misconduct of jury, 24:15

DELIBERATIONS OF JURY-Cont'd

Effect of findings discussed, misconduct of jury, 24:16

Evidence

new evidence in jury room, misconduct of jury, 24:14

reproduction of evidence, subject matter, 24:11

Experiments, subject matter, 24:10

Findings' effect discussed, misconduct of jury, 24:16

Irrelevant law statement, misconduct of jury, 24:18

Judge, communication with jury, 24:3 to 24:6

Law, misconduct of jury, 24:18

Majority vote determination of verdict, misconduct of jury, 24:17

Misconduct of jury, 24:13 to 24:19

Misstatement of law, misconduct of jury, 24:18

New evidence in jury room, misconduct of jury, 24:14

Objects taken to jury room, subject matter, 24:12

Outside of record prejudicial matter discussed, misconduct of jury, 24:15

Papers taken to jury room, subject matter, 24:12

Prejudicial matter outside of record discussed, misconduct of jury, 24:15

Proof. Evidence, above

Reproduction of evidence, subject matter, 24:11

Separation of jury, 24:2

Statement of irrelevant law, misconduct of jury, 24:18

State of deliberations, communication with jury by judge, 24:5

Subject matter, 24:9 to 24:12

Verdict determined by chance or by majority vote, misconduct of jury, 24:17

Waiver

communication with jury, 24:8 misconduct of jury, 24:19

DELIVERY

Enforcement of judgments, bond, 31:31

Pleadings, copies to opponent, 7:30

Verdicts, 25:5

DEMAND FOR JURY TRIAL

Generally, 3:142

DEMEANOR

Jury trial, conduct of parties, 21:47

DENIAL OR APPROVAL

See index heading APPROVAL OR DENIAL

DENIALS IN ANSWERS

General denials, 9:31 to 9:34, 9:96

DENIALS IN ANSWERS—Cont'd

Special denials, 9:31 to 9:43

DE NOVO TRIAL

Attorneys, district court disciplinary proceedings, 2:79

DENTAL PATIENT PRIVILEGE

Discovery, 12:49

DEPARTMENTS OF STATE

Venue, suits against governmental entities, 6:14

DEPOSIT IN LIEU OF BOND

Supersedeas, procedure to suspend enforcement of judgment, 30:26

DEPOSITION

Investigate claims, 13:24

Remote court proceedings, 13:12

Service requirements, 13:12

DEPOSITIONS

Generally, **13:1 to 13:28**

Appearance, depositions, 13:15

Attendance, 13:14

Background and history, 13:2

Before suit, 12:8

Certification, depositions, 13:18

Compelling attendance, 13:14

Courts, use of depositions in court proceedings, 13:26 to 13:28

Designation of experts, 13:10

Different court proceeding, use of deposition in, 13:27

Discovery control plans, 13:5

Duces tecum subpoenas, 13:14, 13:15

Experts, 13:10

Foreign jurisdiction, 13:21 to 13:23

Investigation of claims, 12:8

Irregularities in deposition procedure, 13:19

Motion to suppress, 13:19

Nature, 13:3

Nonstenographic recording of depositions, 13:20

Notice, 13:11

Objections, 13:19

Place of taking depositions, 13:8

Post trial depositions, 13:25

Protective orders, 13:13

Purpose, 13:3

Recording of depositions, 13:20

DEPOSITIONS—Cont'd

Refusal to appear, answer questions or obey subpoena duces tecum, depositions, 13:15

Return of depositions, 13:18

Same court proceeding, use of deposition in, 13:26

Sanctions, 16:25

Scope of examination, 13:4

Signatures, 13:17

Submission of deposition to witness, 13:17

Subpoenas duces tecum, 13:14, 13:15

Summary judgment, use of depositions in court proceedings, 13:28

Supplementation, 13:19

Suppression motion, 13:19

Taking of deposition, 13:16

Time, 13:9, 13:10

Who may be deposed, 13:6

Who may take deposition, 13:7

DERIVATIVE ACTIONS

Class actions, 5:57

DESCRIPTIONS

Judgments, construction and interpretation, 27:38

Petitions, statement of cause of action, 8:24

DESIGNATION

Discovery, experts, 13:10

Service of process and other papers. See index heading service of process AND OTHER PAPERS

DESIGNS

Discoverable information and materials, 12:24

DETERMINATIONS

Class actions, 5:60

Deliberations of jury, verdict determined by chance or by majority vote, 24:17

Directed verdicts, test to determine presence of jury issue, 21:53

Enforcement of judgments, assets, 31:7 to 31:10

Joinder of parties, 5:41

New trial motion, 28:25

Removal to federal court, 3:129

Summary judgment motion, 18:27 to 18:31

DILATORY PLEAS

Generally, 9:7 to 9:21

DILATORY PLEAS—Cont'd Abatement, pleas in generally, 9:12 to 9:21 for detailed treatment see index heading ABATEMENT, PLEAS IN Definition, 9:7 Distinctions, 9:7 Form. 9:8 Jurisdiction, plea to, 9:11 Special appearance, 9:9 Venue, motion to transfer, 9:10 **DILIGENCE** Attorney's conduct of case, diligent representation, 2:29 Judgments, bill of review and direct attack in trial court, 29:16 New trial, newly discovered evidence, 28:34 DIRECT ATTACK ON JUDGMENT IN TRIAL COURT Generally, 29:1 to 29:17 DIRECT CONTEMPT Generally, 16:5 **DIRECTED VERDICTS** Generally, 21:48 to 21:60 Circumstantial evidence, 21:54 Effect of motion, 21:49 Erroneously excluded evidence, 21:56 Evidence, 21:54 to 21:58 Excluded evidence, 21:56 Form motion, 21:50 ruling on motion, 21:59 Grounds, motion, 21:51 Incompetent evidence, 21:55 Interested party or witness, testimony of, 21:58 Motions, 21:48 et seq. Opinion evidence, 21:57 Party that is interested, testimony of, 21:58 Reasons, ruling on motion, 21:60 Ruling on motion, 21:59 Specification of grounds, motion, 21:51 Statement of reasons, ruling on motion, 21:60 Test to determine presence of jury issue, 21:53 Time motion, 21:49 ruling on motion, 21:59

```
DIRECTED VERDICTS—Cont'd
  Witnesses, 21:58
DISABILITY OR DISABILITIES
  Judges, 3:60
DISBARMENT
  Attorneys, disciplinary sanctions, 2:62
DISCHARGE
  Judgment lien discharged in bankruptcy, enforcement of judgments, 31:18
  Jury, verdict, 25:16 to 25:19
DISCIPLINE
  Attorneys
    generally, 2:55 to 2:84
    for detailed treatment see index heading ATTORNEYS
DISCLAIMER
  Answers, trespass to try title actions, 9:95
DISCLOSURE
  Generally, 14:23 to 14:26
  Admission of facts
    generally, 14:36 to 14:42
    deemed admissions, 14:41
    enforcement
       right to receive admissions, 14:41
    objections, 14:40
    response, 14:39
    scope of inquiry, 14:37
    service and filing, 14:38
    use of admissions and deemed admissions, 14:42
  Attorney-client relationship, confidential information, 2:26
  Discovery, requests for disclosure, 14:1 to 14:26
  Electronic filing and service requirements, 14:3
  Enforcement
    right to receive answers, 14:25
  Exemption or exception
    proceedings, initial disclosures, 14:5
  Family code
    generally, 14:12 to 14:17
    form of response requests, 14:14
    scope of inquiry, 14:12
    service and filing of requests, 14:13
    time
```

non experts, 14:15

```
DISCLOSURE—Cont'd
  Family code—Cont'd
     time—Cont'd
       pretrial, 14:17
       testifying experts, 14:16
  Filing, required disclosures, 14:7
  Objections, 14:24
  Remote court proceedings, 14:3
  Request for disclosure (cases prior to 2021)
     generally, 14:18 to 14:22
     designation of expert in response, 14:22
     form of response to request, 14:20
     scope of inquiry, 14:18
     service and filing, 14:19
     time
       non experts, 14:21
  Scheduling of expert depositions, 14:23
  Scope of inquiry of required disclosures, 14:4
  Service, required disclosures, 14:7
  Time
     non-experts, 14:9
     pretrial disclosures, 14:11
     testifying Expert, 14:10
  Use of answers, 14:26
  Written interrogatories
     generally, 14:27 to 14:35
     Enforcement
       right to receive answers, 14:34
     form, 14:31
     number, 14:29
     objections, 14:33
     response, 14:32
     scope of inquiry, 14:28
     service and filing, 14:30
     use of answers, 14:35
DISCOVERY
  Generally, 12:1 to 12:72
  Abuse of discovery, sanctions, 16:22
  Accountant-client privilege, 12:58
  Admissions, requests for, 14:1
  Agreements, discoverable information and materials, 12:20
  Alternate methods of discovery, production of physical evidence, 15:3
```

DISCOVERY-Cont'd Answers or responses failure to respond to discovery, sanctions, 16:24 production of documents and tangible things, 15:8 refusal to answer questions, depositions, 13:15 Anticipation of litigation requirement, privileges and exemptions, 12:26 Appeal and review mandamus, 12:72 sanctions, **16:30** Appearance, depositions, 13:15 Applicable rules, production of physical evidence, 15:2 Attendance, depositions, 13:14 Attorney-client privilege, 12:36 to 12:39 Authority and authorization medical authorizations, discoverable information and materials, 12:22 sanctions, scope of power, 16:19 Available remedies, sanctions, 16:30 Award of costs, sanctions, 16:28 Background and history attorney-client privilege, 12:36 depositions, 13:2 Certification, depositions, 13:18 Circumstances that are similar, discoverable information and materials, 12:24 Claims depositions, investigation of claims, 12:8 evidentiary privileges, effect of compulsion or lack of opportunity to claim, 12:35 Clergy communications, evidentiary privileges, 12:50 Comments, physical and mental examinations, 15:18 Committees medical committee privilege, 12:60 peer review committee privilege, 12:61 Communications clergy, evidentiary privileges, 12:50 party communications, trial preparation privileges, 12:31 Compel or compelling attendance, depositions, 13:14 discovery, 12:66 to 12:72 motions to compel, sanctions, 16:20 Compulsion, effect on claim of evidentiary privileges, 12:35

Consent, physician-patient privilege, **12:42** Constitutional and statutory privileges generally, **12:56 to 12:63**

DISCOVERY—Cont'd Constitutional and statutory privileges—Cont'd accountant-client privilege, 12:58 dispute resolution procedure privilege, 12:59 medical committee privilege, 12:60 Open Records Act, 12:62 peer review committee privilege, 12:61 privacy right, 12:56 reporter's investigative privilege, 12:57 self-incrimination, 12:56 Consulting experts, trial preparation privileges, 12:29 Contentions of opposing party, discoverable information and materials, 12:19 Control plans generally, 12:6 admissions, requests for, 14:2 depositions, 13:5 disclosure, requests for, 14:2 interrogatories, 14:2 petition allegations, 8:3 Costs of action, sanctions, 16:28 Courts sealing of court records, 12:71 use of depositions in court proceedings, 13:26 to 13:28 Definition of attorney-client privilege, 12:37 Depositions generally, 13:1 to 13:28 for detailed treatment see index heading DEPOSITIONS Designation of experts, 13:10 Designs, discoverable information and materials, 12:24 Different court proceeding, use of depositions, 13:27 Disclosure, requests for, 14:1 to 14:26 Dispute resolution procedure privilege, 12:59 Doctors. Physicians, below Documents discoverable information and materials, 12:14 production of physical evidence, 15:4 to 15:13 Duces tecum subpoenas, depositions, 13:14 Duty to supplement depositions, 13:19 Effect compulsion or lack of opportunity to claim evidentiary privileges, 12:35 privileges and exemptions, 12:25 Electronic discovery, 12:15

```
DISCOVERY-Cont'd
  Enforcement
     judgments, 12:9
  Entry on property, production of physical evidence, 15:14
  Error waived, sanctions, 16:29
  Evidentiary privileges, 12:34 to 12:52
  Examination or examinations
     depositions, generally, 13:1 to 13:28
     physical and mental examinations, 15:16 to 15:19
  Exclusions or exemptions
     generally, 12:25 et seq.
     attorney-client privilege, 12:39
     husband-wife privilege, 12:44
     identity of informer privilege, 12:46
     mental health information privilege, 12:48
     physician-patient privilege, 12:41
     substantial need exception, trial preparation privileges, 12:33
     undue hardship exception, trial preparation privileges, 12:33
  Experts
     consulting experts, trial preparation privileges, 12:29
     depositions, 13:10
     designation of experts, 13:10
     discoverable information and materials, 12:18
  Failure to attend deposition, sanctions, 16:25
  Failure to comply, sanctions, 16:21
  Failure to respond to discovery, sanctions, 16:24
  Failure to supplement discovery, sanctions, 16:24
  Family Code
     expert disclosure in suits not governed by, 14:6
  Family law cases, physical and mental examinations, 15:19
  Filing
     generally, 12:4
     electronic filing and service requirements, 12:5
     production of documents and tangible things, 15:7
     remote court proceedings, 12:5
  Financial information, discoverable information and materials, 12:23
  Foreign jurisdictions, 12:10
  Form
     Family Code
       expert disclosure in suits not governed by, 14:8
  Hardship exception, trial preparation privileges, 12:33
  Hearings
     objections, 12:66
     sanctions, 16:27
```

```
DISCOVERY—Cont'd
  History. Background and history, above
  Husband-wife privilege, 12:43
  Identity of informer, evidentiary privileges, 12:45
  Impeachment of witness, discoverable information and materials, 12:13
  Indemnity agreements, discoverable information and materials, 12:20
  Information, 12:1 et seq.
  Informer's identity, evidentiary privileges, 12:45
  Inquiry
    disclosure requests, 14:4
  Inspection, production of documents and tangible things, 15:5
  Insuring agreements, discoverable information and materials, 12:20
  Interrogatories
    generally, 14:1
    for detailed treatment see index heading INTERROGATORIES
  Investigation or investigations
    depositions, investigation of claims, 12:8
    reporter's investigative privilege, 12:57
  Irregularities in depositions, 13:19
  Judgments
    enforcement of judgments, 12:9
    post-judgment discovery, 12:9
    summary judgment, use of depositions in court proceedings, 13:28
  Lack of opportunity to claim evidentiary privileges, effect of, 12:35
  Land. Real property, below
  Liberal scope of discovery, 12:3
  Limitations, entry on property, 15:15
  Mandamus, 12:72
  Materials discoverable, 12:12 to 12:21
  Medical committee privilege, 12:60
  Medical records and authorizations, discoverable information and materi-
       als. 12:22
  Mental examinations, production of physical evidence, 15:16 to 15:19
  Mental health information, evidentiary privileges, 12:47
  Methods of discovery, 12:6 to 12:11
  Motions
    compel, motion to, 16:20
    protective orders, 12:70
    sanctions, 16:26
    suppression of depositions, 13:19
  Nature
    generally, 12:2
    attorney-client privilege, 12:36
    depositions, 13:3
```

```
DISCOVERY-Cont'd
  Nature—Cont'd
    privileges and exemptions, 12:25
    sanctions, 16:18
  Net worth information, discoverable information and materials, 12:23
  Nonexperts, time to respond to disclosure requests, 14:9
  Nonparties, production of documents and tangible things, 15:12
  Nonstenographic recording of depositions, 13:20
  Notice
    depositions, 13:11
    sanctions, 16:27
  Objections
    generally, 12:66 to 12:68
    depositions, 13:19
    production of documents and tangible things, 15:9
  Objections to discovery, 11:27
  Occurrences that are similar, discoverable information and materials, 12:24
  Open Records Act, 12:62
  Opportunity to claim evidentiary privilege lacking, effect, 12:35
  Orders
    failure to comply with discovery order, sanctions, 16:21
    protective orders, below
    sanctions, 16:26
  Parties
    communications, trial preparation privileges, 12:31
    contentions of opposing party, discoverable information and materials,
         12:19
    potential parties, discoverable information and materials, 12:17
    production of documents and tangible things, 15:6 to 15:11
    protective orders, depositions, 13:13
  Peer review committee privilege, 12:61
  Petition allegations of control plan, 8:3
  Physical evidence, production of, 15:1 to 15:20
  Physical examinations, production of physical evidence, 15:16 to 15:19
  Physicians
    evidentiary privileges, 12:40 to 12:42
    report of examining physician, physical and mental examinations, 15:17
  Place of taking depositions, 13:8
  Plans. Control plans, above
  Political vote, evidentiary privileges, 12:51
  Post-judgment discovery, 12:9
  Potential parties and witnesses, discoverable information and materials,
       12:17
  Power. Authority and authorization, above
```

```
DISCOVERY—Cont'd
  Preparation for trial, privileges, 12:28 to 12:33
  Preservation
     motions, protective orders, 12:70
     objections, 12:68
  Privacy, right to, 12:56
  Privileges
     generally, 12:25 to 12:57
     attorney-client privilege, 12:36 to 12:39
     clergy, communications to, 12:50
     constitutional and statutory privileges, above
     dental patient privilege, 12:49
     evidentiary privileges, generally, 12:34 to 12:52
     husband-wife privilege, 12:43, 12:44
     identity of informer privilege, 12:45, 12:46
     mental health information privilege, 12:47, 12:48
     nature and effect, 12:25
     patent agent communications, 12:53
     physician-patient privilege, 12:40 to 12:42
     political vote, 12:51
     reports privileged by statute, 12:54
     substantial need exception, trial preparation privileges, 12:33
     trade secrets, 12:52
     trial preparation privileges under Rule 192, 12:28 to 12:33
     undue hardship exception, trial preparation privileges, 12:33
     waiver, 12:35
  Procedure to assert privilege, 11:27
  Production of documents and things
     generally, 15:1 to 15:20
     for detailed treatment see index heading PRODUCTION OF DOCUMENTS AND
          THINGS
  Protective orders
     generally, 12:69
     depositions, 13:13
     production of documents and tangible things, 15:9
  Psychologists, mental examinations, 15:17
  Purpose
     generally, 12:2
     depositions, 13:3
     sanctions, 16:18
  Real property
     discoverable information and materials, 12:16
     entry on property, production of physical evidence, 15:14
  Recognition only as provided, evidentiary privileges, 12:34
```

```
DISCOVERY—Cont'd
  Recording of depositions, 13:20
  Records
    medical records, discoverable information and materials, 12:22
    Open Records Act, 12:62
    sealing of court records, 12:71
  Refusal to appear, answer questions or obey subpoena duces tecum, depo-
       sitions, 13:15
  Related designs, discoverable information and materials, 12:24
  Relevance test, discoverable information and materials, 12:12
  Remedies available, sanctions, 16:30
  Reports and reporters
    experts' reports, discoverable information and materials, 12:18
    investigative privilege for reporters, 12:57
    physical and mental examinations, report of examining physician or
         psychologist, 15:17
    statutory privileges, 12:55
  Requests
    admissions
       generally, 14:1
       for detailed treatment see index heading ADMISSIONS, REQUESTS FOR
    disclosure, 14:1 to 14:26
    failure to comply with request, sanctions, 16:21
    hearings, objections, 12:66
    production of documents and tangible things, 15:6
  Resisting discovery, 12:66 to 12:72
  Responses. Answers or responses, above
  Return of depositions, 13:18
  Review. Appeal and review, above
  Rights
     privacy, 12:56
  Rules
    production of physical evidence, 15:2
    sanctions, 12:13
    trial preparation privileges, 12:28 to 12:33
  Same court proceeding, use of depositions, 13:26
  Sanctions
    generally, 16:18 to 16:31
    abuse of discovery process, 16:22, 31:10
    expenses, award of, 16:28
    failure to comply with discovery order or request
       generally, 16:21
       admissions, request for, 16:23
       deposition, failure to attend, 16:25
```

```
DISCOVERY-Cont'd
  Sanctions-Cont'd
     failure to comply with discovery order or request-Cont'd
       supplementation of discovery, 16:24
     hearing, 16:27
     motion to compel, 16:20
     nature and purpose, 16:18
     notice, 16:27
     post-judgment discovery to determine assets, discovery abuse, 31:10
     procedure, 16:26 to 16:29
     remedies available, 16:30
     review, 16:30, 16:31
     Rule 215, 12:13
     scope of power, 16:19
     supplementing discovery, 12:65
     waiver of error, 16:29
     discovery, 12:1 to 12:72
     examination, depositions, 13:4
     inquiry
       disclosure requests, 14:4
     power, sanctions, 16:19
  Sealing of court records, 12:71
  Self-incrimination, privilege against, 12:56
  Service
     generally, 12:4
     production of documents and tangible things, 15:7
  Settlement agreements, discoverable information and materials, 12:20
  Signatures, depositions, 13:17
  Similar occurrences or circumstances, discoverable information and
       materials, 12:24
  Standard of review, sanctions, 16:31
  Statements
     discoverable information and materials, 12:21
     witness statements, trial preparation privileges, 12:30
  Statutory privileges, 12:55 et seq.
  Stipulations, 12:11
  Submission of deposition to witness, 13:17
  Subpoenas
     depositions, duces tecum subpoenas, 13:14
     production of documents and tangible things, 15:12
  Substantial need exception, trial preparation privileges, 12:33
  Summary judgment, use of depositions in court proceedings, 13:28
  Supersedeas, security, 30:24
```

DISCOVERY-Cont'd Supplementation generally, 12:64 depositions, 13:19 failure to supplement discovery, sanctions, 16:24 production of documents and tangible things, 15:11 Suppression, depositions, 13:19 Tangible things, 12:14 Time depositions, 13:9 response to disclosure request, 14:9 Trade secrets, evidentiary privileges, 12:52 Trial preparation privileges, 12:28 to 12:33 Undue hardship exception, trial preparation privileges, 12:33 depositions, use in court proceedings, 13:26 to 13:28 Usual methods of discovery, 12:7 Waiver error, sanctions, 16:29 evidentiary privileges, 12:35 Witnesses impeachment of witness, discoverable information and materials, 12:13 potential witnesses, discoverable information and materials, 12:17 protective orders, depositions, 13:13 statements, trial preparation privileges, 12:30 submission of deposition to witness, 13:17 Work product, trial preparation privileges, 11:28 "DISCOVERY RULE" FOR ACCRUAL OF CAUSE OF ACTION Pleas in bar and limitations defense. 9:68 **DISCRETIONARY MATTERS** New trial, default judgments, 28:18 **DISCUSSIONS** Deliberations of jury, misconduct, 24:15 DISJUNCTIVE SUBMISSION OF QUESTIONS Charge to jury, 22:31 DISMISSAL Abatement and survival of actions, 4:21 Baseless cause of action. See index heading Baseless Cause of action, MOTION TO DISMISS Class actions, 5:62 Expert report, dismissal due to absence or deficiency in, 27:52.60

DISMISSAL—Cont'd

Judgments, voluntary and involuntary, generally, **27:43 to 27:55**New trial, reinstatement after dismissal for want of prosecution, **28:37**Pretrial matters, Rule 91a motion to dismiss, **17:13**Removal to federal court, nondiverse party, **3:125**

DISPOSITION

Attachment writs, 11:95 New trial motion, 28:9 to 28:14 Summary judgment, appeal of order, 18:38 Supersedeas. See index heading SUPERSEDEAS

DISPOSSESSION

Petitions, statement of cause of action in statutory action for trespass to try title, **8:51**

DISPUTE RESOLUTION

Alternative dispute resolution generally, 17:21 to 17:28 for detailed treatment see index heading ALTERNATIVE DISPUTE RESOLUTION Discovery, dispute resolution procedure privilege, 12:59

DISQUALIFICATION

See index heading qualification or disqualification

DISSEMINATION OF INFORMATION

Attorneys, State Bar disciplinary proceedings, 2:71

DISSOLUTION

Attorneys. See index heading attorneys Corporations. See index heading corporations Enforcement of judgments, garnishment writ, **31:60**

DISTRESS WARRANTS

Generally, 11:104 to 11:107

DISTRICT COURTS

Attorneys, disciplinary proceedings, 2:79 to 2:81 Concurrent original jurisdiction, 3:32

Condemnation, 3:35
Defamation, 3:38

Divorce, **3:37**

Election contests, 3:41

Eminent domain, 3:35

Escheats, 3:40

Exclusive original jurisdiction, 3:31

Forfeitures, 3:40

Jurisdiction, generally, 3:30 to 3:41, 3:41.50, 3:41.70, 3:48.50

DISTRICT COURTS—Cont'd

Land titles, 3:33 Liens on land, 3:34 Penalties, 3:40 Probate matters, 3:36 Right of property, trial of, 3:39 Special three judge district court, 3:41.70, 3:48.50

DISTRICTS

Attorneys, State Bar disciplinary proceedings, **2:70**Courts, districts embracing more than one county, **3:109**Enforcement of judgments, registration of federal judgments, **32:18 to 32:21**

DIVORCE

Advisory verdict, conforming judgment to verdict, **27:74** Jurisdiction, district courts, **3:37** Petitions, statement of cause of action, **8:36**

DOCKET

Execution docket, enforcement of judgments, **31:48** Notation, rendition and entry of judgment, **27:11**

DOCTRINE OF ARBITRAL IMMUNITY

Pretrial motions motions to compel, **19:35**

DOCUMENTS

Citation, service of notices by telephonic document transfer, 11:68 Discovery. See index heading DISCOVERY

DOMICILIARY

Personal jurisdiction, 11:4

DOMINANT FINDINGS

Verdicts, irreconcilable conflicts, 25:13

DOMINANT JURISDICTION

Generally, 3:13

DORMANT JUDGMENTS

Enforcement, 31:6

DUAL REPRESENTATION

Attorneys, conflicts of interest, 2:13

DUCES TECUM SUBPOENAS

Depositions, 13:14

DUE PROCESS

Attachment, garnishment or sequestration writs, **11:89** Personal jurisdiction, long-arm jurisdiction, **11:8**

DURATION OF LIENS

Enforcement of judgments, 31:17

DURESS

Pleas in bar, 9:50

DUTIES AND RESPONSIBILITIES

Attorneys. See index heading ATTORNEYS Charge to jury, preparation, **22:38 to 22:40**

Clerks of courts, 3:107

Courts

generally, 3:6 to 3:8

for detailed treatment see index heading COURTS

Default judgments, 27:65

Depositions, duty to supplement, 13:19

Enforcement of judgments, executing officer, 31:29

Judges, 3:100

Petitions, statement of cause of action, 8:27

Venue, duty of clerk and parties on transfer, 6:49

Verdicts. See index heading VERDICTS

EARLY TERMINATION

Attorney-client relationship, 2:23

EARLY WITHDRAWAL

Attorney, termination of attorney-client relationship, 2:24

ECCLESIASTICAL ABSTENTION DOCTRINE

Jurisdiction, 3:12.70

ELECTION, OPTION OR CHOICE

Law, choice of. See index heading governing Law

ELECTION OF REMEDIES

Pleas in bar, election of remedies, 9:52

ELECTIONS

Jurisdiction of district courts, election contests, **3:41** Special judges, election by lawyers, **3:102**

ELECTRONIC FILING

Deposition, 13:12

Disclosure, 14:3

Discovery, 12:5

Pretrial conference, 17:7

ELECTRONIC FILING—Cont'd

Pretrial motions, **19:3** Summary judgment, **18:6**

ELECTRONIC FILING AND SERVICE

Generally, 1:13.10 to 1:13.50, 7:30.50

EMINENT DOMAIN

Jurisdiction, district courts, 3:35

EMOTION

Arguments to jury, appeals to emotion as factual errors, 23:17

EMPLOYERS AND EMPLOYEES

Attorneys. See index heading ATTORNEYS

Court personnel, 3:51 et seq.

Workers' compensation. See index heading workers' Compensation

ENDORSEMENT

Petitions, statement of cause of action in statutory action for trespass to try title, **8:54**

Pleas in bar, instrument, 9:37

ENFORCEMENT

Disclosure

admission of facts

right to receive admissions, 14:41

Discovery. See index heading DISCOVERY

Judgments

generally, 31:1 to 32:32

for detailed treatment see index heading enforcement of JUDGMENTS

Jury and jury trial. See index heading JURY AND JURY TRIAL

Orders, turnover proceedings, 31:74

Written interrogatories

disclosure to parties

right to receive answers, 14:34

ENFORCEMENT OF JUDGMENTS

Generally, 31:1 to 32:77

Abstracting judgment, liens, 31:16

Abuse of discovery sanctions, 31:10

Actions and proceedings

costs, recovery, 31:61

foreign country judgments, action on judgment, 32:25

sister state judgments, action on judgment, 32:6

turnover proceedings, domestic judgments, 31:63 to 31:77

Acts required by federal judgments specifically, 32:15

Alienation of assets, 31:11 to 31:13, 31:13.5

ENFORCEMENT OF JUDGMENTS—Cont'd Amendment of garnishment writs, 31:60 Answers, garnishment writs, 31:57 Appeal and review stay of enforcement during appeal, Uniform Enforcement of Foreign Judgments Act, 32:10 supersedeas. See index heading SUPERSEDEAS turnover proceedings, domestic judgments, 31:64 Application or applicability assets subject to garnishment, domestic judgments, 31:54 property subject to turnover, domestic judgments, 31:65 Uniform Foreign Country Money-Judgment Recognition Act, 32:27 Assets discovery post-judgment to determine assets, 31:7 to 31:10 exempt assets, execution sale, 31:42 garnishment post-judgment, 31:54 protection against wrongful alienation of assets, 31:11 to 31:13, 31:13.5 Authentication foreign country judgments, 32:23 sister state judgments, 32:4 Availability of turnover proceedings where judgment appealed, 31:64 Background foreign country judgments, 32:22 sister state judgments, 32:3 Bankruptcy, discharge of lien, 31:18 **Bonds** delivery bond, levy of execution, 31:31 replevy bond, garnishment post-judgment, 31:55 Bulky objects, levy of execution, 31:35 Community property of spouse, levy of execution, 31:39 Contents of execution writ, 31:24 Contesting recognition of foreign country judgments, Uniform Foreign Country Money-Judgment Recognition Act, 32:30 Conversion of nonexempt property to exempt property fraudulently, protection against wrongful alienation of assets, 31:13 Costs, recovery, 31:61 Date. Time or date, below Default by purchaser at execution sale, 31:46 Delivery bond, levy of execution, 31:31 Determination of assets, discovery post-judgment, 31:7 to 31:10 Discharge of lien by bankruptcy, 31:18 Discovery, 12:9 Dissolution of garnishment writ, 31:60 Distinctions, personal property liens, 31:20

```
ENFORCEMENT OF JUDGMENTS—Cont'd
  Districts, registration of federal judgments, 32:18 to 32:21
  Docket, execution docket, 31:48
  Domestic judgments, 31:1 to 31:77
  Dormant judgments, 31:6
  Duration of liens, 31:17
  Duties of executing officer, levy of execution, 31:29
  Effect
    judgment, 27:41
    registration in other districts, federal judgments, 32:21
    satisfaction of judgment on pending execution, domestic judgments,
         31:27
    service of writ on garnishee, domestic judgments, 31:56
  Establishment of lien on real property, 31:15
  Exclusions or exemptions
    assets, execution sale, 31:42
    conversion of nonexempt property to exempt property fraudulently,
         protection against wrongful alienation of assets, 31:13
    federal judgments, 32:16
  Execution
    federal judgments, 32:13
    garnishment writ, 31:53
    writ of execution, 31:22 et seq.
  Exemptions. Exclusions or exemptions, above
  Ex parte turnover proceedings, 31:72
  Failure of execution sale to satisfy execution, 31:45
  Federal judgments
    generally, 32:1
    execution, 32:13
    execution pursuant to federal court judgment, 31:25
    exemptions, 32:16
    full faith and credit, 32:2
    judgment liens, 32:12
    judicial sales, 32:14
    registration in other districts, 32:18 to 32:21
    stay of proceedings to enforce federal judgments, 32:17
    Uniform Enforcement of Foreign Judgments Act, sister state judgments,
    Uniform Foreign Country Money-Judgment Recognition Act, foreign
         country judgments, 32:29
  Finality of judgment, necessity, 31:3
  Foreign judgments
    generally, 32:1 to 32:32
```

```
ENFORCEMENT OF JUDGMENTS—Cont'd
  Foreign judgments—Cont'd
    action on judgment, 32:6, 32:25
    authentication, 32:4, 32:23
    federal judgments, above
    filing, 32:8, 32:29
    foreign country judgments, generally, 32:22 to 32:32
    impeachment, 32:5
    limitations, 32:24
    notice of filing, 32:9, 32:29
    sister-state judgments, generally, 32:3 to 32:10
    stay of enforcement, 32:10, 32:32
    Uniform Enforcement of Foreign Judgments Act, 32:7 to 32:10
    Uniform Foreign Country Money-Judgment Recognition Act, 32:26 to
         32:32
  Formulating enforcement plan, 31:2
  Fraud, protection against wrongful alienation of assets, 31:12
  Full faith and credit, out-of-state and federal judgments, 32:2
    generally, 11:89, 11:90, 11:96 to 11:99, 31:51 et seq.
    for detailed treatment see index heading GARNISHMENT
  Goods pledged or mortgaged, levy of execution, 31:38
  Grounds for nonrecognition of foreign country judgments, 32:31
  Hearings, turnover proceedings, 31:71
  Immobile objects, levy of execution, 31:35
  Impeachment of sister state judgments, 32:5
  Interpleader, garnishment writs, 31:59
  Issuance
    execution writ, 31:23
    garnishment writ, 31:53
  Judicial sales, federal judgments, 32:14
  Jurisdiction, turnover proceedings, 31:69
  Jury right, turnover proceedings, 31:70
  Land. Real property, below
  Laws. Statutes, below
  Levy of execution
    generally, 31:28 to 31:40
    for detailed treatment see index heading LEVY OF EXECUTION
    generally, 31:14 to 31:21
    for detailed treatment see index heading JUDGMENT LIENS
  Limitations, foreign country judgments, 32:24
  Lis pendens, 31:13.5
  Livestock running at large, levy of execution, 31:37
```

```
ENFORCEMENT OF JUDGMENTS—Cont'd
  Mistakes or errors
    execution, levy of execution, 31:32
    garnishment, 31:62
    protection against wrongful alienation of assets, 31:11 to 31:13
    registration of federal judgments in other districts, 32:20
  Mortgaged goods, levy of execution, 31:38
  Nature of liens, 31:14
  Necessity for finality of judgment, 31:3
  Nonexempt property, protection against wrongful alienation of assets,
  Nonrecognition of foreign country judgments, 32:31
  Notice
    turnover proceedings, 31:71
    Uniform Enforcement of Foreign Judgments Act, sister state judgments,
         32:9
    Uniform Foreign Country Money-Judgment Recognition Act, 32:29
  Officer's duties, levy of execution, 31:29
  Orders in turnover proceedings, 31:74
  Out-of-state judgments, 32:1 et seq.
  Pending execution, effect of satisfaction of judgment on, 31:27
  Personal property
    levy of execution, 31:34
    lien distinguished, 31:20
    sale, execution, 31:44
  Plan, formulating enforcement plan, 31:2
  Pledged goods, levy of execution, 31:38
  Prerequisites for garnishment post-judgment, 31:52
  Priority of tax liens, 31:21
  Procedure for turnover proceedings, 31:68 to 31:75
  Proceedings. Actions and proceedings, above
  Property
    assets, above
    conversion of nonexempt property to exempt property fraudulently,
         31:13
    levy of execution, 31:33 to 31:40
    personal property, above
    real property, below
    turnover proceedings, 31:63 et seq.
  Protection against wrongful alienation of assets, 31:11 to 31:13, 31:13.5
  Purpose of liens, 31:14
  Quashing execution, levy of execution, 31:30
  Real property
    levy of execution, 31:33
```

```
ENFORCEMENT OF JUDGMENTS—Cont'd
  Real property—Cont'd
     liens, 31:14 to 31:21
     sale, execution, 31:43
  Recognition of foreign country judgments, Uniform Foreign Country Mon-
       ey-Judgment Recognition Act, 32:26 to 32:32
  Recovery
     costs, 31:61
     right of judgment debtor to recovery, execution sale, 31:50
  Registration in other districts, federal judgments, 32:18 to 32:21
  Release of lien, 31:19
  Remedies or relief
     turnover proceedings, 31:63 et seq.
     wrongful registration in other districts, federal judgments, 32:20
  Replevy bond, garnishment post-judgment, 31:55
  Response of debtor, turnover proceedings, 31:73
  Restitution, right of judgment debtor at execution sale, 31:50
  Return of writ, execution sale, 31:49
  Review. Appeal and review, above
  Rights
     judgment debtor to recovery or restitution, execution sale, 31:50
    jury, turnover proceedings, 31:70
  Running at large livestock, levy of execution, 31:37
  Sales
     execution sales
       generally, 31:41 to 31:50
       for detailed treatment see index heading LEVY OF EXECUTION
     judicial sales, federal judgments, 32:14
  Sanctions for abuse of discovery post-judgment to determine assets, 31:10
  Satisfaction
     effect of satisfaction of judgment on pending execution, 31:27
     failure of sale to satisfy execution, 31:45
     liens, satisfaction of judgment, 31:19
  Scope
     discovery post-judgment to determine assets, 31:8
     relief, turnover proceedings, 31:66
  Separate property of spouse, levy of execution, 31:39
  Service of writ on garnishee, effect of, 31:56
  Setting aside
     execution, levy of execution, 31:30
     sale, execution sale, 31:47
  Shares of stock, levy of execution, 31:36
  Sister state judgments, 32:1 to 32:10
  Specific acts required by federal judgments, 32:15
```

ENFORCEMENT OF JUDGMENTS—Cont'd

```
Spouse's community and separate property, levy of execution, 31:39
Status
  property, fraudulent conversion of nonexempt property to exempt prop-
       erty, 31:13
  Uniform Enforcement of Foreign Judgments Act, sister state judgments,
       32:8
Statutes
  Fraudulent Transfer Act, protection against wrongful alienation of
       assets, 31:12
  turnover proceedings, domestic judgments, 31:76
  Uniform Enforcement of Foreign Judgments Act, sister state judgments,
       32:7 to 32:10
  Uniform Foreign Country Money-Judgment Recognition Act, foreign
       country judgments, 32:26 to 32:32
Stays
  federal judgments, 32:17
  Uniform Enforcement of Foreign Judgments Act, sister state judgments,
  Uniform Foreign Country Money-Judgment Recognition Act, foreign
       country judgments, 32:32
Stock shares, levy of execution, 31:36
Supersedeas. See index heading supersedeas
Superseding of execution, 31:26
Surety's property, levy of execution, 31:40
Suspension of enforcement, 27:6
Tax liens, priority, 31:21
Time or date
  discovery post-judgment to determine assets, 31:8
  duration of liens, 31:17
  issuance of execution writ, 31:23
  stays, above
  turnover proceedings, 31:68
Traverse of answer, garnishment writs, 31:58
Turnover proceedings
  generally, 31:63 to 31:77
  appeal, availability where judgment appealed, 31:64
  ex parte proceedings, 31:72
  hearing, 31:71
  jurisdiction, 31:69
  jury trial, right to, 31:70
  notice, 31:71
```

order

enforcement of, 31:74

```
ENFORCEMENT OF JUDGMENTS—Cont'd
  Turnover proceedings—Cont'd
    order—Cont'd
       review of, 31:74
    property subject to turnover, 31:65
    recovery of costs, 31:67
    response of debtor, 31:73
    scope of relief, 31:66
    time to invoke relief, 31:68
    venue, 31:69
  Uniform Enforcement of Foreign Judgments Act, sister state judgments,
       32:7 to 32:10
  Uniform Foreign Country Money-Judgment Recognition Act, foreign
       country judgments, 32:26 to 32:32
  Venue, turnover proceedings, 31:69
  Voidable judgments, 31:5
  Void judgments, 31:4
  Writs
    execution, 31:22 et seq.
    garnishment, 31:51 et seq.
ENLARGEMENT OF TIME
  Generally, 1:12
ENTITIES
  Contempt, 16:7
  Parties, 5:19 to 5:24
  Supersedeas judgments in favor of governmental entities, 30:40
  Venue, suits against governmental entities, 6:13
ENTRY OF JUDGMENTS
  Generally, 27:9 to 27:21
  For detailed treatment see index heading JUDGMENTS
ENTRY ON PROPERTY
  Discovery, 15:14
EQUITY
  Actions in equity, 4:4
  Injunctions
    generally, 11:114 to 11:127
    for detailed treatment see index heading injunctions
  Jurisdiction, local and transitory actions, 3:21
  New trial, default judgments, 28:17 to 28:19
```

ERROR

Mistakes. See index heading mistakes or errors

ERROR-Cont'd

Reversible error. See index heading APPEAL AND REVIEW

ESCHEATS

Jurisdiction, district courts, 3:40

ESTATES

Petitions, statement of cause of action in statutory action for trespass to try title, **8:49**

Service of process and other papers, nonresident guardian of nonresident ward's estate situated in state, 11:41

Venue, **6:28**

ESTOPPEL

Pleas in bar, 9:51

Removal to federal court, remand of removed action to state court, 3:149

EVICTION

Supersedeas, Justice Courts, 30:47

EVIDENCE

Arguments to jury, permissible subject matter, 23:9

Attorneys, State Bar disciplinary hearings, 2:76

Attorneys, tampering with evidence, 2:113

Bench trials. See index heading BENCH TRIALS

Burden of proof. See index heading BURDEN OF PROOF

Charge to jury. See index heading CHARGE TO JURY

Citation, service of notices, 11:70

Deliberations of jury. See index heading Deliberations of Jury

Directed verdicts, 21:54 to 21:58

Discovery

generally, 12:1 et seq.

for detailed treatment see index heading DISCOVERY

Exhibits. See index heading EXHIBITS

Impeachment. See index heading impeachment of evidence or testimony

Inferences. See index heading INFERENCES

Judgments. See index heading JUDGMENTS

Jury and jury trial. See index heading JURY AND JURY TRIAL

New trial. See index heading NEW TRIAL

Pleadings. See index heading PLEADINGS

Pleas in bar, 9:29

Presumptions. See index heading PRESUMPTIONS

Production of evidence. See index heading PRODUCTION OF EVIDENCE

Subpoenas

generally, 11:79 to 11:81

for detailed treatment see index heading SUBPOENAS

Summary judgment, 18:7 to 18:11

EVIDENCE—Cont'd

Weight of evidence. See index heading weight of evidence Witnesses. See index heading witnesses

EXAMINATION OR EXAMINATIONS

Discovery. See index heading discovery
Jury and jury trial. See index heading Jury and Jury trial.

EXCEPTIONS

Answers, special exceptions, **9:22 to 9:27**Jury trial, necessity for exceptions, **21:4**Pretrial matters. See index heading PRETRIAL MATTERS
Special exceptions, **9:22 to 9:27**

EXCESSIVE VERDICT

New trial, 28:29 to 28:31

EXCLUSIONS OR EXEMPTIONS

Attorney-client privilege, malpractice, **2:87** Directed verdicts, excluded evidence, **21:56** Discovery

generally, 12:25 et seq.

for detailed treatment see index heading DISCOVERY

Enforcement of judgments. See index heading enforcement of Judgments

Judgment on verdict motion, duty, 26:6

Jury and jury trial. See index heading JURY AND JURY TRIAL

Pleas in bar, insurance policy exceptions, 9:34

Venue, 6:7 to 6:35

EXCLUSIVE JURISDICTION

Generally, 3:11

For detailed treatment see index heading JURISDICTION

EXCLUSIVITY OF STATUTE

Service of process and other papers, foreign corporations authorized to do business in state, 11:31

EXCUSING SECURITY

Supersedeas, federal practice model, 30:10

EXECUTION

Ancillary proceedings. See index heading ancillary proceedings Enforcement of judgments. See index heading enforcement of judgments Levy of execution

generally, 31:28 to 31:40

for detailed treatment see index heading LEVY OF EXECUTION

Pleas in bar, instrument, 9:38

Supersedeas, execution on judgment during appeal, 30:19

EXECUTORS AND ADMINISTRATORS

Parties, **5:13**

EXEMPLARY DAMAGES

Petitions, statement of cause of action, 8:43

EXEMPTIONS

See index heading exclusions or exemptions

EXHAUSTION OF LEGAL REMEDIES

Judgments, bill of review and direct attack in trial court, 29:17

EXHIBITS

Jury trial, receipt of evidence, 21:36

Petitions, 8:67

Pleadings, incorporation of exhibits, 7:26 to 7:28, 8:67

EX PARTE TURNOVER PROCEEDINGS

Enforcement of judgments, 31:72

EXPEDITED ACTIONS PROCESS

Jurisdiction, amount in controversy, 3:29.50

EXPENSES

See index heading costs and expenses

EXPERIMENTS

Deliberations of jury, subject matter, 24:10

EXPERTS AND EXPERT WITNESSES

Discovery. See index heading DISCOVERY

Dismissal due to absence or deficiency in expert report, 27:52.60

Pretrial matters, issues pertaining to experts, 17:12

Summary judgment, determination of motion, 18:28

EXPIRATION OF TIME

Pleadings, amendment of, 10:12

EXPRESS FINDINGS

Charge to jury, 22:57

EXPRESS LIMITATIONS

Pleas in bar and limitations defense, statutory causes of action, 9:72

FACSIMILE

Citation, service of notices, 11:68

FACT OR FACTS

Arguments to jury, factual errors, 23:16

Bench trials. See index heading BENCH TRIALS

Charge to jury, submission of cause, 22:11

FACT OR FACTS—Cont'd

Joinder of parties, common question of fact, **5:35** Judgments, declaration of legal effect, **27:24** Petitions, anticipating defenses, **8:61**

FAILURE OF CONSIDERATION

Pleas in bar, 9:55

FAILURE TO ATTEND

Deposition, sanctions, **16:25**New trial, default judgments, **28:20**

FAILURE TO PRESENT CLAIM OR DEFENSE

Judgments, bill of review and direct attack in trial court, 29:15

FAILURE TO PRODUCE EVIDENCE OR WITNESS

Arguments to jury, permissible subject matter, 23:12

FAILURE TO SUBMIT TO EXAMINATION

Arguments to jury, permissible subject matter, 23:12

FAIR OR FAIRNESS

Attorneys, duties with respect to courts and proceedings, 2:42 Pleadings, fair notice, 7:4
Venue transfer, fair and impartial trial, 6:53 to 6:56

FALSE PRACTICES

Attorneys, malpractice, 2:102

FAMILY CODE

Disclosure
generally, 14:12 to 14:17
form of response requests, 14:14
scope of inquiry, 14:12
service and filing of requests, 14:13
time
non experts, 14:15
pretrial, 14:17
testifying experts, 14:16

Service of process and other papers, long-arm statutes, 11:46

FAMILY LAW

Children. See index heading CHILDREN OR MINORS

Contempt, 16:6

Discovery, physical and mental examinations, 15:19

Divorce. See index heading DIVORCE

Husband and wife. See index heading spouses

Parental termination cases. See index heading TERMINATION OF PARENTAL RIGHTS

FATAL CONFLICT IN VERDICT

Generally, **25:15**

FAX

Citation, service of notices, 11:68

FEASIBILITY

Charge to jury, broad-form submission, **22:15** Joinder of parties, compulsory, **5:39**

FEDERAL MATTERS

Enforcement of federal judgments

generally, 32:1

for detailed treatment see index heading enforcement of JUDGMENTS

Removal to federal court

generally, 3:113 to 3:157

for detailed treatment see index heading REMOVAL TO FEDERAL COURT

Supersedeas. See index heading SUPERSEDEAS

United States. See index heading UNITED STATES

Venue of FELA action, 6:17

FEES OF ATTORNEYS

See index heading attorneys' fees

FELA

Venue, 6:17

FIDUCIARY MATTERS

Attorneys, malpractice, 2:86

Service of process and other papers, nonresident bank or trust company acting in state, 11:42

FILING

Discovery. See index heading DISCOVERY

Electronic filing, 1:13.10 to 1:13.50, 7:30.50

Enforcement of judgments. See index heading enforcement of judgments

New trial motion, 28:5

Papers, generally, 1:13

Petitions. See index heading PETITIONS

Pleadings

generally, 7:29 to 7:31

for detailed treatment see index heading PLEADINGS

Removal to federal court. See index heading REMOVAL TO FEDERAL COURT

Summary judgment, response to motion, 18:18

Supersedeas. See index heading SUPERSEDEAS

Venue. See index heading VENUE

Verdicts, new trial and mistrial motions between verdict and judgment, **26:14**

FILLING OF VACANCIES IN OFFICE

Judges, **3:65**

FINALITY OF JUDGMENT

Generally, 18:33

FINAL JUDGMENTS

Generally, 27:4 to 27:8

FINANCIAL INFORMATION

Discoverable information and materials, 12:23

FINANCIAL INSTITUTIONS

Default judgments, 27:61.50

Service of process and other papers, long-arm statutes, 11:42

FINDINGS

Bench trials, findings of fact, 20:4 to 20:14

Charge to jury, 22:57

Deliberations of jury, discussion of effect of findings, 24:16

Verdicts, irreconcilable conflicts, 25:12

FIXING BURDEN OF PROOF

Charge to jury, questions, 22:32

FLEXIBILITY

Supersedeas, federal practice model, 30:12

FORECLOSURE OF LIEN ON REAL PROPERTY

Joinder of parties, 5:53

FOREIGN CORPORATIONS

Parties, **5:23**

Service of process and other papers, long-arm statutes, 11:25

FOREIGN LAWS

Pleadings, matters that need not be alleged, 7:16

FOREIGN RAILWAYS

Service of process and other papers, long-arm statutes, 11:44

FOREIGN STATE OR COUNTRY

Citation, service, 11:55

Discovery, 12:10

Judgments, enforcement

generally, 32:1 to 32:32

for detailed treatment see index heading enforcement of JUDGMENTS

FORFEITURES

Jurisdiction, district courts, 3:40

FORM OR FORMAT

Bench trials, conclusions of law, 20:7

Charge to jury. See index heading CHARGE TO JURY

Citation, 11:48

Directed verdicts. See index heading DIRECTED VERDICTS

Discovery. See index heading DISCOVERY

Judgments

generally, 27:22 to 27:26

for detailed treatment see index heading JUDGMENTS

New trial motion, 28:13

Petitions. See index heading PETITIONS

Pleadings

generally, 7:17 to 7:31

for detailed treatment see index heading PLEADINGS

Pleas. See index heading PLEAS

Removal to federal court, notice of removal, 3:134

Special appearance, 11:87

Subpoenas, 11:80

Summary judgment. See index heading SUMMARY JUDGMENT

Venue, motion to transfer, 6:39

Verdicts

generally, 25:4

for detailed treatment see index heading VERDICTS

FORUM NON CONVENIENS

Jurisdiction, local and transitory actions, 3:18

FORUM OR FORUMS

Alternative dispute resolution, **17:21 to 17:28** Jurisdiction, forum non conveniens, **3:18**

Selection of forum clauses, 3:19

FOUNDATION FOR JUDGMENT

Generally, 27:3

FRAUD

Actions, fraudulent transfer actions, 4:16

Citation, service procured by fraud, 11:59

Enforcement of judgments, protection against wrongful alienation of assets, 31:12

Pleas in bar, 9:53

Transfers, fraudulent, 4:16

FRAUDS, STATUTE OF

Pleas in bar, 9:61

FRIVOLOUS PLEADINGS AND MOTIONS

Penalties or sanctions, 16:14, 16:15

FULL FAITH AND CREDIT

Judgments, 27:42

FUNDAMENTAL ERROR

New trial, necessity of motion, 28:8

FUNDS OF CLIENT

Attorneys, conduct of case, 2:33

GARNISHMENT

Generally, 11:89

Amendment, 11:90

Answer of garnishee, 31:57

Application, 11:97

Assets subject to garnishment, 31:54

Due process considerations, 11:89

Execution, 11:99, 31:53

Interpleader, 31:59

Issuance, 11:98, 31:53

Post-judgment garnishment, 31:51 to 31:62

Recovery of costs, 31:61

Replevy bond, 31:55

Service and return, 11:99, 31:56

Traverse of answer, 31:58

Wrongful garnishment, 31:62

GENERAL CHARGE TO JURY

Historical development of broad-form submission, 22:8

GENERAL DAMAGES

Petitions, statement of cause of action, 8:41

GENERAL DENIALS

Answers, 9:28 to 9:30

GENERAL PARTNERSHIPS

Attorneys, 2:122 to 2:126

GENERAL PERSONAL JURISDICTION

State long-arm statute, 11:9

GENERAL PRAYER FOR RELIEF

Petitions, 8:64

GENERAL RULES OF LAW

Pleadings, matters that need not be alleged, 7:11

GEOGRAPHICAL JURISDICTION

Generally, 3:15 to 3:24

GIFTS

Attorneys, improper gifts to public servants, 2:110

GOOD OR BAD FAITH

Attorneys, defense in malpractice action, **2:96**Penalties or sanctions
frivolous pleadings, **16:14**

signing pleadings, motions and other papers, 12:12

GOODS PLEDGED OR MORTGAGED

Enforcement of judgments, levy of execution, 31:38

GOVERNING LAW

Attorneys. See index heading ATTORNEYS Pretrial matters, **17:14**Removal to federal court, **3:114**

GOVERNMENT

Attorney conflict of interest, successive government and private employment, 2:16

Supersedeas, judgments in favor of governmental entities, **30:40** Venue, governmental entities, **6:13**

GRIEVANCE COMMITTEES

Attorneys, State Bar disciplinary proceedings, 2:70

GROUPING OF MULTIPLE THEORIES

Petitions, statement of cause of action, 8:58

GUARDIANS

Attorney instruction related to guardianship issues, 2:50

Parties, minors and incompetents, 5:15

Service of process and other papers, nonresident guardian of nonresident ward's estate situated in state, 11:41

HABEAS CORPUS

Generally, 11:128 to 11:131

Appeal, 11:131

Civil habeas in appellate courts, 11:129

Civil habeas in trial courts, 11:130

HARDSHIP EXCEPTION

Discovery, trial preparation privileges, 12:33

HARMLESS ERROR

Charge to jury, construction, 22:59

HEADS OF STATE DEPARTMENTS

Venue, suits against governmental entities, 6:14

HEARINGS

Baseless cause of action, motion to dismiss, 9:27.45

Discovery. See index heading DISCOVERY

Injunctions, 11:115

Judgments. See index heading JUDGMENTS

New trial, 28:39 to 28:41

Post-verdict motions, 26:12

Pretrial matters. See index heading PRETRIAL MATTERS

Venue, transfer of, 6:45 to 6:48

HOLDING COURT

Place and time, 3:108 to 3:112

HOLDING OVER

Judges, 3:62

HUSBAND AND WIFE

See index heading spouses

IDENTIFICATION OF PARTIES

Petitions, allegations, 8:6

IDENTITY OF INFORMER

Discovery, evidentiary privileges, 12:45

IMMOBILE OBJECTS

Enforcement of judgments, levy of execution, 31:35

IMMUNITY

Attorneys, State Bar disciplinary proceedings, 2:72

Citation, service, 11:58

Pleas in bar, 9:63

IMPARTIALITY

See index heading PREJUDICE OR BIAS

IMPEACHMENT OF EVIDENCE OR TESTIMONY

Discoverable information and materials, 12:13

New trial, newly discovered evidence, 28:35

IMPEACHMENT OF SISTER STATE JUDGMENTS

Enforcement of judgments, 32:5

IMPLEADER

Generally, 5:72 to 5:78

Jurisdiction, 5:78

Leave of court, necessity of, 5:76

McDonald and Carlson Texas Civil Practice

IMPLEADER—Cont'd

Rules of Civil Procedure, 5:73

Venue, 5:78

IMPLIED APPEARANCE

Party's actions, appearance implied from, 11:84

IMPLIED POWERS OF COURTS

Generally, 3:7

IMPROPER ARGUMENT TO JURY

Generally, 23:13 to 23:24

INADEQUACY

See index heading sufficiency or insufficiency

INCOMPETENT EVIDENCE

Directed verdicts, 21:55

INCOMPETENT PERSONS

Parties, 5:15 to 5:18

INCOMPLETE VERDICT

Generally, 25:7

INCONSISTENT PLEAS

Generally, 9:6

INCORPORATION OF EXHIBITS

Pleadings, 7:26 to 7:28

INCORPORATION OF VERIFIED DENIAL

Pleas in bar, 9:39

INDEMNITY

Agreements, discoverable information and materials, **12:20** Insurer, joinder of parties, **5:36**

INDEPENDENCE

Attorneys, law partnerships and professional corporations, 2:120

INDIGENT PARTIES

Generally, 5:88

INDIVIDUALS

Abatement and survival of actions, death of individuals, 4:19

Parties, 5:12 to 5:18

Petitions, allegations, 8:8

Service of process and other papers, 11:18

INFERENCES

Arguments to jury, permissible subject matter, 23:9

INFERENCES—Cont'd

Charge to jury, inferential rebuttal defense, 22:29

INFORMERS

Discovery of identity, evidentiary privileges, 12:45

INHERENT POWER OF COURT

Generally, 3:7

Judgments. See index heading JUDGMENTS

Penalties or sanctions, 16:16

INITIAL FINDINGS OF FACT AND CONCLUSIONS OF LAW

Bench trials, requests, 20:9

INJUNCTIONS

Generally, 11:114 to 11:127

Anti-suit injunctions, 11:118

Hearings, 11:115

Issuance, 11:120

Liability for wrongfully obtained injunction, 11:121

Mandatory injunctions, 11:117

Notice, 11:115

Order, 11:119

Petitions, statement of cause of action, 8:37

Requisites of writ, 11:122

Service and return, 11:123

Supersedeas, orders, 30:43

Temporary injunctions, 11:116

Temporary restarining orders, 11:124

Venue, 6:15

INMATES

Appearance, right to appear at trial, 17:35

IN PERSONAM ACTIONS

Generally, 4:6

IN REM

Actions, 4:7

Judgment, citation, 11:71 to 11:78

INSPECTION

Discovery, production of documents and tangible things, 15:5

INSTRUCTIONS TO JURY

Generally, 22:1 to 22:62

For detailed treatment see index heading CHARGE TO JURY

McDonald and Carlson Texas Civil Practice

INSUFFICIENCY

See index heading sufficiency or insufficiency

INSURANCE

Attorneys, limited liability partnerships, 2:129

Discoverable information and materials, insuring agreements, 12:20

Joinder of parties, indemnity insurer, 5:36

Pleas in bar, insurance policy exceptions, 9:34

Service of process and other papers, Insurance Code, 11:35

Venue, suits against insurance companies, 6:29

INSURANCE COMPANIES

Service of process and other papers, long-arm statutes, 11:35

INTEGRITY OF JURY SYSTEM

Attorneys, duties with respect to courts and proceedings, 2:44

INTEREST IN SUBJECT MATTER

Attorneys, conflicts of interest, 2:13 to 2:21

Directed verdicts, testimony of interested party or witness, 21:58

Parties, 5:7 to 5:10

Petitions, statement of cause of action, 8:28

Summary judgment motion, interested witnesses, 18:28

Supersedeas, judgments for recovery of interest in real or personal property, 30:37

INTEREST ON MONEY

Interpleader, 5:68

Judgments, 27:31

Jurisdiction, amount in controversy, 3:27

Petitions, statement of cause of action, 8:45

Usury, 9:62

INTERLOCUTORY MATTERS

Judgments, 27:4 to 27:8

Orders, supersedeas, 30:42

INTERMEDIARY BETWEEN CLIENTS

Attorneys, conflicts of interest, 2:14

INTERNET CONTACTS

Personal jurisdiction, 11:11

INTERPLEADER

Generally, 5:64 to 5:68

Background, 5:64

Costs and expenses, 5:68

Enforcement of judgments, garnishment writs, 31:59

INTERPLEADER—Cont'd

Interest on money, **5:68**Jurisdiction, **5:67**Procedure, **5:66**Rules, **5:65**Venue, **5:67**

INTERPRETATION

See index heading construction and interpretation

INTERPRETERS

Courts, **3:55**

INTERROGATORIES

Generally, **14:1** Discovery control plans, **14:2**

INTERVENTION

Generally, 5:79 to 5:83
Background, 5:79
Jurisdiction, 5:83
Procedure, 5:82
Time, 5:81
Venue, 5:83
Who may intervene, 5:80

INVASION OF PRIVACY

Venue, 6:16

INVESTIGATE CLAIMS

Overview, 13:24

INVESTIGATION OR INVESTIGATIONS

Discovery. See index heading DISCOVERY

INVITED ERROR

Charge to jury, construction, 22:62

INVOLUNTARY MATTERS

See index heading voluntary or involuntary matters

IRRECONCILABLE CONFLICTS

Verdicts, 25:11 to 25:15

IRREGULARITIES

See index heading defects or irregularities

ISSUANCE

Injunctions, 11:120

Temporary restraining order, 11:126

ISSUES

Charge to jury, Special Issues Act of 1913, 22:3

Directed verdicts, test to determine presence of jury issue, 21:53

Judgments. See index heading JUDGMENTS

Pleas in bar, submissible issues, **9:30**

Pretrial matters. See index heading PRETRIAL MATTERS

Raising issue

judgments, collateral attack in trial court, 29:26

venue, motion to transfer, 6:36

Summary judgment. See index heading SUMMARY JUDGMENT

Venue, transfer of, 6:36

Verdict, conforming judgment to, 27:76

JOINDER

Actions, 4:23 to 4:25

Claims. See index heading CLAIMS

Parties

generally, 5:25 to 5:54

for detailed treatment see index heading JOINDER OF PARTIES

Remedies, permissive joinder of parties, 5:36

JOINDER OF PARTIES

Generally, 5:25 to 5:54

Amount, jurisdictional, 5:27

Assertion of rights, permissive joinder of parties, 5:31 to 5:33

Background, 5:26

Claims, tort, 5:44

Common question of law or fact, permissive joinder of parties, 5:35

Compulsory joinder of parties

generally, 5:38 to 5:42

feasibility, 5:39, 5:41

involuntary plaintiff, 5:40

nonjoinder, effect of, 5:42

Consequences of misjoinder, permissive joinder of parties, 5:37

Contract actions, 5:43

Damage to land, action for, 5:50

Definitions, 5:25

Determination by court, compulsory joinder of parties, 5:41

Distinctions, 5:25

Effect of nonjoinder, compulsory joinder of parties, 5:42

Feasibility, compulsory joinder of parties, 5:39

Foreclosure of lien on real property, 5:53

Husband and wife, 5:28

Indemnity insurer, permissive joinder of parties, 5:36

Involuntary plaintiff, compulsory joinder of parties, 5:40

```
JOINDER OF PARTIES—Cont'd
  Joinder of remedies, permissive joinder of parties, 5:36
  Jurisdictional amount, 5:27
  Land. Real property, below
  Lien on real property, foreclosure of, 5:53
  Misjoinder of parties, 5:37
  Nature of rights asserted, permissive joinder of parties, 5:31 to 5:33
  Nonjoinder of parties, 5:42
  Occurrences, permissive joinder of parties, 5:34
  Partition of real property, 5:51
  Permissive joinder of parties
     generally, 5:29 to 5:37
     common question of law or fact, 5:35
     indemnity insurer, 5:36
     joinder of remedies, 5:36
     misjoinder, consequences of, 5:37
     Rule 40, 5:30
     same series of transactions or occurrences, 5:34
  Personal property actions, 5:48
  Property
     personal property actions, 5:48
     real property, below
  Question of law or fact, permissive joinder of parties, 5:35
  Real property
     damage to land, action for, 5:50
     foreclosure of lien on real property, 5:53
     partition of real property, 5:51
     trespass to try title, 5:49
  Removal to federal court, joinder of nondiverse party, 3:125
  Rights, permissive joinder of parties, 5:31 to 5:33
  Rules, permissive joinder of parties, 5:30
  Same series of transactions or occurrences, permissive joinder of parties,
       5:34
  Specific performance, 5:52
  Spouses, 5:28
  Statutes, 5:45
  Title, trespass to try title, 5:49
  Tort claims, 5:44
  Transactions, permissive joinder of parties, 5:34
  Trespass to try title, 5:49
  Trusts, actions involving, 5:46
  Venue, 6:57
  Wife and husband, 5:28
```

JOINT-STOCK Associations, service of process and other papers, 11:22 **JONES ACT** Venue, **6:17** JUDGES Generally, 3:57 to 3:105 Arguments to jury, judicially known matters as permissible subject matter, 23:10 Associate judges appeal to referring court, 3:100.15 overview, 3:100.05 referral, effect of, 3:100.10 Attorneys. See index heading ATTORNEYS Authority. Powers, below Bench trials generally, 20:1 to 20:14 for detailed treatment see index heading BENCH TRIALS Charge to jury, 22:38 Death, 3:63 Deliberations of jury, communication with jury, 24:3 to 24:6 Disability or disabilities, 3:60 Discipline, 2:116 to 2:118 Disqualification and recusal generally, 3:66 to 3:97 effect, 3:88 to 3:92 procedure, 3:80 to 3:87 special judge, selection on disqualification or recusal of regular judge, 3:103 visiting judges, 3:93 to 3:97 Duties, 3:100 Election by attorneys, special judges, 3:102 Failure of regular judge to act, special judges, 3:102 Filling of vacancies in office, 3:65 Holding over, 3:62 Jury and jury trial. See index heading JURY AND JURY TRIAL New trial motion, 28:41 **Powers** special judges, 3:105 vacation of office, powers surviving, 3:62 visiting judges, 3:100 Pretrial matters. See index heading PRETRIAL MATTERS

Privileges, 3:60

```
JUDGES-Cont'd
  Procedure
     transfer, 3:99
  Qualifications
     as to disqualification, see disqualification and recusal, above
     generally, 3:59
     special judges, 3:104
  Recusal. Disqualification and recusal, above
  Refusal of regular judge to act, special judges, 3:102
  Removal from office, 3:64
  Resignation, 3:63
  Rights, 3:60
  Selection, 3:58
  Special judges
     generally, 3:101 to 3:105
     alternative dispute resolution, 17:24
     disqualification or recusal of regular judge, selection of special judge on,
          3:103
     lawyers, election by, 3:102
     powers and duties, 3:105
     qualifications, 3:104
     refusal or failure of regular judge to act, selection of special judge on,
          3:102
  Tenure and vacation of office
     generally, 3:61 to 3:65
     death, 3:63
     disability, 3:63
     filling of vacancies, 3:65
     holding over, 3:62
     powers surviving vacation of office, 3:62
     removal, 3:64
     resignations, 3:63
     term of office, 3:61
  Term of office, 3:61
  Transfer, 3:98 to 3:100
  Vacation of office. Tenure and vacation of office, above
  Visiting judges, 3:93 to 3:97, 3:100, 3:100.25, 3:100.50
JUDGMENT ERROR
  Attorneys, defense in malpractice action, 2:96
JUDGMENT LIENS
  Generally, 31:14 to 31:21, 32:12
  Abstracting judgment, 31:16
  Bankruptcy, discharge of lien by, 31:18
```

JUDGMENT LIENS—Cont'd

Distinguishing personal property lien, 31:20

Duration of lien, 31:17

Establishment of lien on real property, 31:15

Federal judgments, 32:12

Nature and purpose of liens, 31:14

Personal property lien distinguished, 31:20

Priority of tax liens, 31:21

Release of lien, 31:19

Satisfaction of judgment, 31:19

Tax liens, priority of, 31:21

JUDGMENT NOTWITHSTANDING THE VERDICT

New trial, necessity of motion by appellee, 28:6

JUDGMENTS

Generally, 27:1 to 27:79

Absence. Lack or absence, below

Act or acts

enforcement of judgments, specific acts required by federal judgments, 32:15

lack of capacity to act as court, 29:23

Adequacy. Sufficiency or insufficiency, below

Agreed judgment, 27:56

Amendment of judgment motions, 28:49 to 28:51

Amount or amounts

construction and interpretation, 27:38

less than all parties or issues, voluntary dismissal as to, 27:44

Announcement, rendition and entry, 27:10

Answers

counterclaims, construction and interpretation, 27:37

cross-claims, construction and interpretation, 27:37

enforcement of judgments, garnishment writs, 31:57

new trial, default judgments, 28:20

no-answer default judgments, 27:59 to 27:66

post-answer default judgments, 27:69

Appeal and review

bill of review, direct attack on judgment in trial court, 29:6 to 29:17

enforcement of judgments. See index heading ENFORCEMENT OF JUDGMENTS final and interlocutory judgments, 27:5

Institute Count manifest themselves the service of a service on it.

Justice Court, review through writ of certiorari, 11:132

summary judgment, 18:32 to 18:38

supersedeas generally, **30:1 to 30:51**

for detailed treatment see index heading SUPERSEDEAS

```
JUDGMENTS—Cont'd
  Appearance day, default judgments, 27:59
  Appointment of counsel, default judgments, 27:65
  Attacks on judgment in trial court, 29:1 to 29:28
  Attorneys
     appointment of counsel, default judgments, 27:65
     district court disciplinary proceedings, 2:80
     fees. 27:6
     final and interlocutory judgments, fees, 27:6
     substance of judgment, fees, 27:30
  Bank defendants, default judgments, 27:61.50
  Bench trial, motion for judgment in, 20:16
  Bill of review, direct attack on judgment in trial court, 29:6 to 29:17
  Business court judgments and written opinions, 27:26.70
  Capacity to act as court lacking, collateral attack on judgment in trial court,
       29:23
  Cause reinstated, nonsuit, 27:49
  Challenges. Contests or challenges, below
  Citation, service for judgment in rem or affecting status, 11:71 to 11:78
  Claims
     bill of review, direct attack on judgment in trial court, 29:14
     counterclaims, construction and interpretation, 27:37
     cross-claims, construction and interpretation, 27:37
  Class actions, res judicata, 5:63
  Clerical errors in entry, correction, 27:20
  Collateral attack on judgment in trial court, 29:1
  Concluding provisions, form of judgment, 27:25
  Conditions precedent, bill of review and direct attack on judgment in trial
       court, 29:13 to 29:17
  Confession of judgment, 27:56
  Conforming judgment
     post-trial judgments, 27:70 to 27:77
     to pleadings and nature of case proved, 27:70
     to verdict
       generally, 27:72 to 27:77
       for detailed treatment see index heading VERDICTS
  Construction and interpretation, 27:33 to 27:39
  Contests or challenges
     agreed judgment, contested actions, 27:57
     attacks on judgment in trial court, 29:1 to 29:28
     enforcement of judgments, recognition of foreign country judgments,
          32:30
  Control by trial court, 27:7
  Corporate defendants, default judgments, 27:61
```

```
JUDGMENTS—Cont'd
  Correction
     clerical errors in entry, 27:20
     motions to correct judgment, 28:49 to 28:51
  Costs of action, 27:27 to 27:29
  Counsel. Attorneys, above
  Counterclaims, construction and interpretation, 27:37
  Cross-claims, construction and interpretation, 27:37
  Date. Time or date, below
  Declaration of legal effect of facts and rulings, form of judgment, 27:24
  Default judgments
     generally, 27:58 to 27:69
     for detailed treatment see index heading DEFAULT JUDGMENTS
  Defenses
     bill of review, direct attack on judgment in trial court, 29:14
     collateral attack on judgment in trial court, 29:28
  Definitions
     default judgment, 27:58
     entry of judgment, 27:9
     final judgment, 27:4
     interlocutory judgment, 27:4
     judgment, 27:2
     rendition of judgment, 27:9
  Descriptions, construction and interpretation, 27:38
  Diligence in seeking relief, bill of review and direct attack on judgment in
       trial court, 29:16
  Direct attack on judgment in trial court, 29:1 to 29:17
  Discovery. See index heading DISCOVERY
  Dismissal. See index heading DISMISSAL
  Distinctions
     default judgments, 27:58
     direct and collateral attack on judgment in trial court, 29:2
     rendition and entry, 27:9
     voluntary dismissal, 27:43
  Docket notation, rendition and entry, 27:11
  Duties and responsibilities, default judgments, 27:65
     generally, 27:40 to 27:42
     amendment of judgment motions, 28:50
     correction of judgment motions, 28:50
     declaration of legal effect of facts and rulings, form of judgment, 27:24
     default judgments, 27:63
     involuntary dismissal, 27:50
     nihil dicit judgments, 27:68
```

```
JUDGMENTS—Cont'd
  Effect—Cont'd
     nonsuit, 27:45
     post-answer default judgments, 27:69
     reformation of judgment motions, 28:50
  Enforcement of judgments
     generally, 31:1 to 32:32
     for detailed treatment see index heading enforcement of Judgments
  Entry of judgment. Rendition and entry of judgment, below
  Errors in entry, correction, 27:20
  Evidence
     collateral attack on judgment in trial court, 29:27
     conformity to nature of case proved, post-trial judgments, 27:70
     discovery. See index heading DISCOVERY
     sufficiency of evidence, default judgments, 27:62.50
     summary judgment, 18:7 to 18:11
  Excuse for failure to present claim or defense, bill of review and direct
       attack on judgment in trial court, 29:15
  Exhaustion of legal remedies, bill of review and direct attack on judgment
       in trial court, 29:17
  Facts, declaration of legal effect of, 27:24
  Failure to present claim or defense, bill of review and direct attack on
       judgment in trial court, 29:15
  Features of judgments, 27:4 to 27:42
  Finality of judgment, 18:33
  Final judgments, 27:4 to 27:8
  Financial institution defendants, default judgments, 27:61.50
     generally, 27:22 to 27:26
     entry nunc pro tunc, 27:19
  Foundation for judgment, 27:3
  Full faith and credit, 27:42
  Grounds for relief, collateral attack on judgment in trial court, 29:21 to
       29:25
  Hearings
     enforcement of judgments, turnover proceedings, 31:71
     rendition or entry nunc pro tune, 27:17
  Inadequacy. Sufficiency or insufficiency, below
  Inherent power of court
     correction of clerical errors in entry, 27:20
     involuntary dismissal for want of prosecution, 27:53
  Insufficiency. Sufficiency or insufficiency, below
  Interest on money, substance of judgment, 27:31
  Interlocutory judgments, 27:4 to 27:8
```

```
JUDGMENTS—Cont'd
  Interpretation and construction, 27:33 to 27:39
  Involuntary dismissal, 27:50 to 27:55
     construction and interpretation, 27:36
     hearings, rendition or entry nunc pro tunc, 27:17
     less than all issues, voluntary dismissal as to, 27:44
     manner of raising issue, collateral attack on judgment in trial court,
          29:26
  Jurisdiction
     bill of review, direct attack on judgment in trial court, 29:7
     enforcement of judgments, turnover proceedings, 31:69
     lack of jurisdiction
       collateral attack on judgment in trial court, 29:22
       involuntary dismissal, 27:51
       personal jurisdiction, collateral attack on judgment in trial court,
            29:25
       subject matter jurisdiction, collateral attack on judgment in trial court,
            29:22
  Justice Court, review through writ of certiorari, 11:132
  Lack or absence
     capacity to act as court, collateral attack on judgment in trial court,
          29:23
     jurisdiction, above
     limitations in absence of waiver, conformity to pleadings and nature of
          case proved, 27:71
     prosecution, involuntary dismissal, 27:53 to 27:55
  Late rendition, 27:18
  Lawyers. Attorneys, above
  Legal effect of facts and rulings, declaration, 27:24
  Legal remedies exhaustion, bill of review and direct attack on judgment in
       trial court, 29:17
  Less than all parties or issues, voluntary dismissal as to, 27:44
  Liens
     enforcement of judgments
       generally, 31:14 to 31:21
       for detailed treatment see index heading JUDGMENT LIENS
     supersedeas, added protection on appellant's real property, 30:17
  Limitations or restrictions
     absence of waiver, conformity to pleadings and nature of case proved,
          27:71
     collateral attack on judgment in trial court, 29:19
     enforcement of foreign country judgments, 32:24
     right to take nonsuit, 27:47
```

JUDGMENTS—Cont'd Manner of raising issue, collateral attack on judgment in trial court, 29:26 Meritorious claim or defense, bill of review and direct attack on judgment in trial court, 29:14 Minutes, entry on, 27:13 Motions amendment of judgment motions, 28:49 to 28:51 correction of judgment motions, 28:49 to 28:51 direct attack on judgment in trial court, 29:3 to 29:5 post-judgment motions, 28:1 to 28:51 reformation of judgment motions, 28:49 to 28:51 Necessity construction and interpretation, 27:33 enforcement of judgments, finality of judgment, 31:3 summary judgment, response to motion, 18:16 New trial. See index heading NEW TRIAL Nihil dicit judgments, 27:67 No-answer default judgments, 27:59 to 27:66 Nonjury trial, motion for judgment in, 20:16 Nonsuit, 27:45 to 27:49 Notation on docket, rendition and entry, 27:11 Notice generally, 27:78 default judgments, 27:64 enforcement of judgments. See index heading enforcement of judgments protected assets, 27:32.50 summary judgment motion, 18:14 Nunc pro tunc motion for judgment nunc pro tune, direct attack on judgment in trial court, 29:5 rendition or entry, 27:16 to 27:19 Occurrence nihil dicit judgments, 27:67 post-answer default judgments, 27:69 One final judgment rule, 27:8 Ordinary default judgments, 27:59 to 27:66 Parental termination cases, 27:26.50 **Parties** bill of review, direct attack on judgment in trial court, 29:9 construction and interpretation, 27:35 corporate defendants, default judgments, 27:61 financial institution defendants, default judgments, 27:61.50 less than all parties, voluntary dismissal as to, 27:44

```
JUDGMENTS—Cont'd
  Personal jurisdiction lacking, collateral attack on judgment in trial court,
       29:25
  Petitions, default judgments, 27:62
  Place of rendition and entry, 27:14
  Pleadings
     answers, above
     bill of review, direct attack on judgment in trial court, 29:10
     conformity to pleadings, post-trial judgments, 27:70
     petitions, default judgments, 27:62
  Post-answer default judgments, 27:69
  Post-judgment matters
     discovery, 12:9
     enforcement of judgments
       generally, 31:1 to 32:32
       for detailed treatment see index heading enforcement of Judgments
     interest, substance of judgment, 27:32
     motions, 28:1 to 28:51
  Post-trial judgments, 27:70 to 27:77
  Precedent conditions, bill of review and direct attack on judgment in trial
       court, 29:13 to 29:17
  Prejudgment matters
     interest, 27:31
     remedies, removal to federal court, 3:146
  Preliminary recitations, form of judgment, 27:23
  Preparation, form of judgment, 27:22
  Presentation
     excuse for failure to present claim or defense, bill of review and direct
          attack on judgment in trial court, 29:15
     form of judgment, 27:22
  Presumptions, collateral attack on judgment in trial court, 29:27
  Procedure
     amendment of judgment motions, 28:50
     clerical errors in entry, correction, 27:21
     collateral attack on judgment in trial court, 29:26 to 29:28
     correction of judgment motions, 28:50
     default judgments, 27:59
     nonsuit, 27:48
     reformation of judgment motions, 28:50
     rendition or entry nunc pro tunc, 27:16
  Process, default judgments, 27:60
  Proof. Evidence, above
```

JUDGMENTS—Cont'd Property collateral attack in trial court based on lack of jurisdiction over property, 29:25 enforcement of judgments. See index heading enforcement of Judgments Propriety, involuntary dismissal for want of prosecution, 27:53 Purpose, rendition or entry nunc pro tune, 27:16 Raising issue, collateral attack on judgment in trial court, 29:26 Recitations, form of judgment, 27:23 Reformation of judgment motions, 28:49 to 28:51 Reinstatement cause, nonsuit, 27:49 involuntary dismissal for want of prosecution, 27:55 Remedies or relief attacks in trial court, 29:1 et seq. enforcement of judgments. See index heading enforcement of judgments Rendition and entry of judgment generally, 27:9 to 27:19 announcement, 27:10 correction of clerical error s in entry, 27:20, 27:21 definitions and distinctions, 27:9 lack of jurisdiction to render particular judgment, collateral attack on judgment in trial court, 29:24 mandamus to compel rendition on verdict, conforming judgment to verdict, 27:73 minutes, entry on the, 27:13 notation on the docket, 27:11 nunc pro tunc rendition or entry, 27:16 to 27:19 signing, **27:12** time and place, 27:14, 27:15 Res judicata, 5:63 Responsibilities and duties, default judgments, 27:65 Restrictions. Limitations or restrictions, above Review. Appeal and review, above Rights, nonsuit, 27:45 Rules conforming judgment, 27:70 involuntary dismissal for want of prosecution, 27:54 Rulings, declaration of legal effect of, 27:24 Sanctions, involuntary dismissal, 27:52 Signing, rendition and entry, 27:12 Subject matter jurisdiction lacking, collateral attack on judgment in trial court, **29:22** Substance of judgment, 27:27 to 27:32

JUDGMENTS—Cont'd Substantive effect, amendment, correction and reformation of judgment motions, 28:51 Sufficiency or insufficiency evidence, default judgments, 27:62.50 petition, default judgments, 27:62 process, default judgments, 27:60 Summary judgment generally, 18:1 to 18:38 for detailed treatment see index heading SUMMARY JUDGMENT Supersedeas generally, **30:1** to **30:51** for detailed treatment see index heading SUPERSEDEAS Take-nothing judgment in trespass to try title, construction and interpretation, 27:39 Termination by sanctions, involuntary dismissal, 27:52 Termination of parental rights, 27:26.50 Time or date appearance day, default judgments, 27:59 bill of review, direct attack on judgment in trial court, 29:8 construction and interpretation, 27:34 enforcement of judgments. See index heading enforcement of judgments late rendition, 27:18 nonsuit. 27:48 rendition and entry, 27:14 summary judgment. See index heading summary judgment Trespass to try title, 27:26 attacks on judgment in trial court, 29:1 to 29:28 bill of review, direct attack on judgment in trial court, 29:11 control by trial court, 27:7 new trial. See index heading NEW TRIAL post-trial judgments, 27:70 to 27:77 Types of judgments, 27:43 to 27:77 Vacation of judgments, 26:16 Verdicts. See index heading **VERDICTS** Vexatious litigation, dismissal of, 27:52.50 Voluntary dismissal, 27:43 to 27:49 Waiver, conformity to pleadings and nature of case proved, 27:71 JUDICIAL CONDUCT CODE Jury trial, conduct of judge, 21:38

Index-100

JUDICIAL NOTICE

Pleadings, matters that need not be alleged, 7:12

JUDICIAL SALES

Enforcement of federal judgments, 32:14

JURIES

See index heading Jury and Jury Trial

JURISDICTION

Generally, 3:9 to 3:50

Addition of parties, 5:78

Amount in controversy

generally, 3:25 to 3:29.50

for detailed treatment see index heading Amount in Controversy

Attorneys, state regulation of practice, 2:53

Background

local and transitory actions, 3:17

personal jurisdiction, long-arm jurisdiction, 11:7 to 11:10

Baseless cause of action, motion to dismiss, 9:27.60

Claims

counterclaims, 9:84 to 9:86

cross-claims, 9:88

nonmonetary relief, amount in controversy, 3:29

small claims courts, legislative or statutory courts, 3:48

Class actions, jurisdictional amount, 5:61

Concurrent jurisdiction

generally, 3:11

district courts, 3:32

Constitutional courts, 3:5

Contested elections, district courts, 3:41

Continuing jurisdiction. See index heading continuing jurisdiction

Contracts, local and transitory actions, 3:24

Costs, amount in controversy, 3:28

Counterclaims, 9:84 to 9:86

County courts

constitutional county courts, 3:42, 3:44

statutory county courts, 3:46

Courts, generally, 3:9 to 3:50

Cross-claims, 9:88

Defamation, district courts, 3:38

Dilatory pleas, 9:11

District courts

generally, 3:30 to 3:41, 3:41.50

for detailed treatment see index heading DISTRICT COURTS

Divorce, district courts, 3:37

Doctrine of ecclesiastical abstention, 3:12.70

Doctrine of judicial noninterference, 3:12.50

McDonald and Carlson Texas Civil Practice

JURISDICTION—Cont'd Dominant jurisdiction, 3:13 Ecclesiastical abstention doctrine, 3:12.70 Election contests, district courts, 3:41 Elements, 3:10 Eminent domain, district courts, 3:35 Enforcement of judgments, turnover proceedings, 31:69 Equitable relief, local and transitory actions, 3:21 Error in selecting court, effect of, 3:14 Escheats, district courts, 3:40 Exclusive jurisdiction generally, 3:11 district courts, 3:31, 3:41.50 Forfeitures, district courts, 3:40 Forum non conveniens, local and transitory actions, 3:18 Forum selection clauses, local and transitory actions, 3:19 Geographical jurisdiction, 3:15 to 3:24 Interest, amount in controversy, 3:27 Interpleader, 5:67 Intervention, 5:83 Joinder of parties, jurisdictional amount, 5:27 Judgments. See index heading JUDGMENTS Judicial noninterference doctrine, 3:12.50 Justice courts, 3:49 Lack of jurisdiction judgments. See index heading JUDGMENTS removal to federal court, 3:118 Land. Real property, below Laws. Statutes, below Legislative or statutory courts, 3:48.50 Liens on real property, district courts, 3:34 Local actions, geographical jurisdiction, 3:17 to 3:24 Nature, 3:9 Necessity, 3:9 Nonmonetary relief claims, amount in controversy, 3:29 Original jurisdiction district courts, 3:31 removal to federal court, 3:119 to 3:127 Parties. See index heading PARTIES Penalties, district courts, 3:40 Personal jurisdiction generally, 11:2 to 11:46

for detailed treatment see index heading PERSONAL JURISDICTION

Petitions, allegations, 8:15 to 8:22

```
JURISDICTION—Cont'd
  Primary jurisdiction, 3:12
  Principal sum, amount in controversy, 3:26
  Probate matters
     constitutional county courts, 3:44
     district courts, 3:36
     statutory probate courts, 3:47
  Property
     real property, below
     right of property trial, district courts, 3:39
  Real property
     district courts, 3:33 to 3:35
     local and transitory actions, 3:20
     title to real property, 3:20
     equitable relief, local and transitory actions, 3:21
     nonmonetary relief claims, amount in controversy, 3:29
  Removal to federal court
     generally, 3:116 to 3:127
     for detailed treatment see index heading REMOVAL TO FEDERAL COURT
  Right of property trial, district courts, 3:39
  Scope of chapter, 11:1
  Selection
     error in selecting court, effect of, 3:14
     forum selection clauses, local and transitory actions, 3:19
  Small claims courts, legislative or statutory courts, 3:48
  Status proceedings, geographical jurisdiction, 3:16
  Subject matter jurisdiction
     generally, 3:9 et seq.
     judgments, collateral attack in trial court, 29:22
     justice courts, 3:50
     petitions, allegations, 8:16 to 8:20
  Supersedeas, continuing trial court jurisdiction notwithstanding appeal,
       30:23
  Title to real property, 3:20
  Tortious injury, local and transitory actions, 3:22
  Transitory actions, geographical jurisdiction, 3:17 to 3:24
  Venue. See index heading VENUE
JURY AND JURY TRIAL
  Generally, 21:1 to 21:60
  Act or acts
     disqualification of juror to act in particular case, 21:10
     positive acts of misconduct, conduct of parties, 21:46
```

```
JURY AND JURY TRIAL—Cont'd
  Allocation of peremptory challenges to jurors, 21:24
  Alternate jurors, 21:27
  Alternative dispute resolution forums, summary jury trial, 17:25
  Amount. Number, below
  Announcement of ready, withdrawal, 21:3
  Answers to questions
     arguments to jury, legal errors, 23:19
     charge to jury, 22:37
     voir dire, 21:19
  Appeal of rulings, challenges to jurors for cause, 21:22
  Arguments to jury
     generally, 23:1 to 23:24
     for detailed treatment see index heading ARGUMENTS TO JURY
  Attorneys
     charge to jury, duties, 22:40
     conduct of counsel, 21:44
     contact of jurors with counsel, 21:42
     duties with respect to courts and proceedings, 2:44
     opening statements, order of proceedings, 21:32
  Calling of jurors, selection of jury, 21:26
  Case, panel for, 21:14
  Cause, challenges to jurors, 21:20 to 21:22
  Challenges to particular jurors
     generally, 21:20 to 21:25
     cause, challenges for, 21:20 to 21:22
     nature of challenges, 21:20, 21:23
     number and allocation of challenges, 21:24
     peremptory challenges, 21:23 to 21:25
     procedure, 21:21, 21:25
  Charge to jury
     generally, 22:1 to 22:62
     for detailed treatment see index heading CHARGE TO JURY
  Close evidence right, order of proceedings, 21:33
  Code of Judicial Conduct, conduct of judge, 21:38
  Comments on evidence
     charge to jury, submission of cause, 22:12
     conduct of judge, 21:39
  Conduct of trial participants, generally, 21:35 to 21:47
  Contact of jurors with parties, counsel or witnesses, 21:42
  Counsel. Attorneys, above
  Deliberations of jury
     generally, 24:1 to 24:19
     for detailed treatment see index heading Deliberations of Jury
```

```
JURY AND JURY TRIAL—Cont'd
  Demand for jury trial, 3:142
  Demeanor, conduct of parties, 21:47
  Disqualification. Qualification or disqualification, below
  During trial conduct of jury, 21:40
  Enforcement
     exclusion of witnesses. 21:30
     judgments, turnover proceedings, 31:70
  Evidence
     arguments to jury, permissible subject matter, 23:9
     charge to jury. See index heading CHARGE TO JURY
     comments on evidence, above
     deliberations of jury. See index heading Deliberations of Jury
     directed verdicts, 21:54 to 21:58
     receipt of evidence before jury, 21:35 et seq.
     reopening evidence, order of proceedings, 21:34
     right to open and close evidence, order of proceedings, 21:33
     witnesses, below
  Examination
     arguments to jury, failure to submit to examination, 23:12
     selection of jury, 21:15 to 21:19
  Exceptions, necessity for, 21:4
  Exclusions or exemptions
     directed verdicts, excluded evidence, 21:56
     judgment on verdict motion, duty, 26:6
     qualifications of jurors, 21:9
     witnesses, 21:28 to 21:30
  Exhibits, receipt of evidence before jury, 21:36
  General qualifications of jurors, 21:8
  Instructions to jury
     generally, 22:1 to 22:62
     for detailed treatment see index heading CHARGE TO JURY
     arguments to jury, judicially known matters as permissible subject mat-
         ter, 23:10
     charge to jury, duties, 22:38
     conduct of judge, 21:37 to 21:39
     deliberations of jury, communication with jury, 24:3 to 24:6
  Judicial officers and personnel, 3:52
  Lawyers. Attorneys, above
  Less than twelve jurors, trial before, 21:27
  List, selection of jury, 21:14
  Misconduct
     deliberations of jury, 24:13 to 24:19
```

```
JURY AND JURY TRIAL—Cont'd
  Misconduct—Cont'd
     parties, 21:46
  Nature
     cause, challenges to jurors for, 21:20
     peremptory challenges to jurors, 21:23
     trial by jury, 21:2
  Necessity
     arguments to jury, objections to improper argument, 23:21
     charge to jury. See index heading CHARGE TO JURY
     exceptions, 21:4
  New trial. See index heading NEW TRIAL
  Number
     charge to jury, requests for questions, definitions and instructions, 22:45
     less than twelve jurors, trial before, 21:27
     peremptory challenges to jurors, 21:24
  Objections
     arguments to jury, 23:21
     charge to jury
       generally, 22:46 to 22:51
       for detailed treatment see index heading CHARGE TO JURY
     conduct of jurors, 21:43
  Open evidence right, order of proceedings, 21:33
  Opening statements, order of proceedings, 21:32
  Order or sequence
     arguments to jury, 23:3
     charge to jury, questions, 22:27
     proceedings, 21:31 to 21:34
     voir dire examination, questioning, 21:17
  Panels, selection of jury, 21:13
  Parties
     conduct of parties, 21:46
     contact of jurors with parties, 21:42
     directed verdicts, testimony of interested party, 21:58
  Peremptory challenges to jurors, selection of jury, 21:23 to 21:25
  Positive acts of misconduct, parties, 21:46
  Preliminary matters
     instructions to jury. See index heading CHARGE TO JURY
     voir dire examination of jurors, 21:16
  Procedure
     cause, challenges to jurors for, 21:21
     peremptory challenges to jurors, 21:25
  Proof. Evidence, above
```

```
JURY AND JURY TRIAL—Cont'd
  Qualification or disqualification
     generally, 21:8 to 21:11
     exemptions, 21:9
     particular case, disqualification to act in, 21:10
     waiver of qualifications, 21:11
  Receipt of evidence before jury, 21:35 et seq.
  Reliance on answers, voir dire examination, 21:19
  Removal to federal court, jury trial demand, 3:142
  Reopening evidence, order of proceedings, 21:34
  Rights
     charge to jury, submission of cause, 22:10
     open and close evidence, order of proceedings, 21:33
     trial by jury, 21:5
     arguments to jury, permissible subject matter, 23:11
     charge to jury, historical development of broad-form submission, 22:3
     conduct of counsel, 21:45
     exclusion of witnesses, 21:28
     post-verdict motions, 26:8 to 26:13
  Rulings
     challenges to jurors for cause, 21:22
     charge to jury, objections, 22:51
     directed verdicts, motions, 21:59
  Scope of voir dire examination, selection of jury, 21:18
  Selection of jury
     generally, 21:12 to 21:27
     challenges to particular jurors, above
     jury list, 21:14
     panel for the case, 21:14
     panel for the week, 21:13
  Sequence. Order or sequence, above
  Service of jurors, selection of jury, 21:26
  Statements
     deliberations of jury, irrelevant law, 24:18
     directed verdicts, reasons for ruling on motion, 21:60
     opening statements, order of proceedings, 21:32
     preliminary statements, voir dire examination, 21:16
  Swearing in of jurors, 21:26
  Verdicts
     generally, 25:1 to 25:19
     for detailed treatment see index heading VERDICTS
  View by jury, 21:41
```

generally, 21:15 to 21:19 order of questioning, 21:17 preliminary instructions and statements, 21:16 reliance on answers, 21:19 scope of examination, 21:18 Waiver arguments to jury, reply argument, 23:6 charge to jury, questions raised by written pleadings, 22:17 deliberations of jury. See index heading DELIBERATIONS OF JURY jury waived after demand for jury trial, 21:7 qualifications of jurors, 21:11 verdicts. See index heading VERDICTS Week, panel for, 21:13 Withdrawal of announcement of ready, 21:3 arguments to jury, failure to produce witness as permissible subject matter, 23:12 contact of jurors with witnesses, 21:42 directed verdicts, 21:58 exclusion of witnesses, 21:28 to 21:30 JUSTICE COURTS Judgment, review through writ of certiorari, 11:132 Jurisdiction, 3:49 Supersedeas, 30:46 **JUSTIFICATION** Pleas in bar, 9:64 **KNOWLEDGE** Unknown matters. See index heading UNKNOWN MATTERS LABOR See index heading employers and employees **LACHES** Pleas in bar, 9:56 LAND See index heading REAL PROPERTY **LANGUAGE** Pleadings, 7:5, 7:6 "LAUNDRY LIST" OF FALSE OR MISLEADING PRACTICES Attorneys, malpractice, 2:102

JURY AND JURY TRIAL—Cont'd

Voir dire examination

LAW OF THE CASE DOCTRINE

Generally, 9:60.50

LAW PARTNERSHIPS AND PROFESSIONAL CORPORATIONS

```
Generally, 2:119 to 2:136
Community property concerns, 2:126
Creation, 2:122
Dissolution
  general partnerships, 2:125
  professional associations, 2:136
  professional corporations, 2:133
Governing law
  general partnerships, 2:122
  limited liability partnerships, 2:127
  professional associations, 2:134
  professional corporations, 2:131
Liability
  general partnerships, 2:123
  limitations on liability, 2:97, 2:128
  limited liability partnerships, 2:127 to 2:130
  professional associations, 2:135
  professional corporations, 2:132
Limited liability partnerships
  generally, 2:127 to 2:130
  comparison to general partnership, professional corporation, and profes-
       sional association, 2:130
  creation, 2:127
  governing law, 2:127
  insurance requirements, 2:129
  limitations on liability, 2:128
Organization of practice, generally, 2:122 to 2:126
Professional associations
  generally, 2:134 to 2:136
  comparison to limited liability partnerships, 2:130
  creation, 2:134
  dissolution, 2:136
  governing law, 2:134
  liability, 2:135
Professional corporations
  generally, 2:131 to 2:133
  comparison to limited liability partnerships, 2:130
  creation, 2:131
  dissolution, 2:133
  governing law, 2:131
```

LAW PARTNERSHIPS AND PROFESSIONAL CORPORATIONS

-Cont'd

Professional corporations—Cont'd

liability, **2:132**

Professional independence, 2:120

Restrictions on right to practice, 2:121

Supervisory responsibilities of attorneys, 2:119

LAWYERS

Generally, 2:1 to 2:118

For detailed treatment see index heading ATTORNEYS

LEAVE OF COURT

Addition of parties, **5:76**

Supplemental pleadings, 10:8

LEGAL MALPRACTICE

Generally, 2:85 to 2:105

Breach of duty, 2:92

Breach of warranty, 2:104

Causation, 2:94

Cause of action, 2:89 to 2:94

Constructive trust, remedy, 2:100

Damages, 2:99, 2:105

Defenses, 2:95 to 2:98

Disciplinary rules, relationship to, 2:88

Elements of cause of action, 2:89 to 2:94

Error in judgment, defense, 2:96

Exception to attorney-client privilege, 2:87

False practices, 2:102

Fiduciary relationship, 2:86

Good faith, defense, 2:96

Judgment error, defense, 2:96

"Laundry list" of false or misleading practices, 2:102

Misleading practices, 2:102

Remedies, 2:99, 2:100, 2:105

Resulting harm, 2:93

Standard of care, 2:91

Statute of limitations, defense, 2:95

Unconscionability, 2:103

LEGISLATIVE OR STATUTORY COURTS

Generally, 3:4, 3:45

Small claims court, 3:48

Special three judge district court, 3:48.50

Statutory county courts, 3:46

LEGISLATIVE OR STATUTORY COURTS—Cont'd

Statutory probate courts, 3:47

LESS THAN TWELVE JURORS

Trial, 21:27

LEVY OF EXECUTION

Generally, 31:28 to 31:40

Ancillary proceedings, writ of execution, 11:111

Bonds, delivery bond, 31:31

Bulky objects, 31:35

Community property of spouse, 31:39

Default by purchaser at execution sale, 31:46

Delivery bond, 31:31

Docket, execution docket, 31:48

Duties of executing officer, 31:29

Execution sales

generally, 31:41 to 31:50

default by purchaser at execution sale, 31:46

docket, execution docket, 31:48

exempt assets, 31:42

failure of execution sale to satisfy execution, 31:45

personal property, 31:44

real property, 31:43

recovery or restitution, right of judgment debtor to, 31:50

return of writ, 31:49

satisfaction, failure of sale to satisfy execution, 31:45

setting aside sale, 31:47

Exempt assets, execution sales, 31:42

Immobile objects, 31:35

Livestock running at large, 31:37

Mistake, wrongful execution, 31:32

Mortgaged goods, 31:38

Officer's duties, 31:29

Personal property, generally, 31:34

Pledged goods, 31:38

Quashing execution, 31:30

Real property, generally, 31:33

Recovery or restitution, right of judgment debtor to, 31:50

Restitution, right of judgment debtor to, 31:50

Running at large livestock, 31:37

Separate property of spouse, 31:39

Setting aside execution, 31:30

Setting aside execution sale, 31:47

Shares of stock, 31:36

LEVY OF EXECUTION—Cont'd

Spouse's community and separate property, **31:39** Stock shares, **31:36** Surety's property, **31:40**

LIBEL AND SLANDER

See index heading DEFAMATION

LIBERAL SCOPE OF DISCOVERY

Generally, 12:3

LIENS

Joinder of parties, foreclosure of lien on real property, **5:53**Judgment liens. See index heading JUDGMENTS
Judgments
generally, **31:14 to 31:21, 32:12**for detailed treatment see index heading JUDGMENT LIENS
Jurisdiction, district courts, **3:34**

LIMITATION OF ACTIONS

See index heading STATUTE OF LIMITATIONS

Trespass to try title actions, vendor's lien, 4:14

LIMITATIONS OR RESTRICTIONS

Attorneys. See index heading ATTORNEYS
Citation, time of service, 11:56
Discovery, entry on property, 15:15
Judgments. See index heading JUDGMENTS
Penalties or sanctions, 16:17
Pretrial conferences, issues, 17:5
Statute of limitations. See index heading STATUTE OF LIMITATIONS

LIMITED LIABILITY PARTNERSHIPS

Attorneys

generally, 2:127 to 2:130

for detailed treatment see index heading LAW PARTNERSHIPS AND PROFESSIONAL CORPORATIONS

LIS PENDENS

Enforcement of judgments, 31:13.5

LISTS

Attorney malpractice, "laundry list" of false or misleading practices, 2:102 Jury list, 21:14

LITIGIOUS CONTROVERSY

Actions and proceedings, 4:2

LIVESTOCK

Running at large, enforcement of judgments, levy of execution, 31:37

LOCAL ACTIONS

Jurisdiction, geographical, 3:17 to 3:24

LOCAL RULES OF PROCEDURE

Source of procedural law, 1:10

LOCATION

See index heading place or location

LONG-ARM STATUTES

Generally, 11:6 to 11:10

Agents

domestic corporations, 11:29

foreign corporations authorized to do business in state, 11:33

noncorporate business agents, 11:40

Authority and authorization

foreign corporations authorized to do business in state, 11:31 to 11:34

Bank acting in fiduciary capacity in state, 11:42

Business or businesses

Business and Nonprofit Corporation Acts, 11:29 to 11:34

noncorporate business agents, 11:40

person in charge of business, 11:27

Civil Practice and Remedies Code, 11:20

Corporations

generally, 11:29, 11:30

Business and Nonprofit Corporation Acts, 11:29 to 11:34

dissolved domestic corporation, 11:23

foreign corporations, 11:25, 11:31 to 11:34

Dissolved domestic corporations, 11:23

Due process, 11:8

Family Code, **11:46**

Fiduciary capacity of nonresident bank or trust company acting in state,

11:42

Foreign corporations, 11:25, 11:31 to 11:34

Foreign railways, 11:44

General jurisdiction under Texas long-arm statute, 11:9

Guardian of nonresident ward's estate situated in state, 11:41

Insurance Code, 11:35

Insurance companies, 11:35

Joint-stock associations, 11:22

Motorists, nonresident, 11:36

Noncorporate business agents, 11:40

Officers of domestic and foreign corporations, 11:29, 11:32

LONG-ARM STATUTES—Cont'd

Partnerships, 11:21

Political subdivisions, 11:24

Railways, foreign, 11:44

Secretary of State, 11:26, 11:28, 11:30, 11:34

Service of process and other papers, generally, 11:20 to 11:51

Specific jurisdiction under Texas long-arm statute, 11:10

Tax purposes, 11:39

Trust company acting in fiduciary capacity in state, 11:42

Utility supplier, 11:43

LOST PAPERS AND RECORDS

Pleadings, 7:31

MAIL

Citation, service of notices, 11:68

MAJORITY VOTE

Verdict, jury misconduct, 24:17

MALPRACTICE

Attorneys

generally, 2:85 to 2:105

for detailed treatment see index heading LEGAL MALPRACTICE

MANDAMUS

Discovery, 12:72

Supersedeas, review of security orders, 30:34

Verdict, compel rendition of judgment on, 27:73

MANDATE

Supersedeas, enforcement of judgment against sureties following appellate disposition, 30:51

MANDATORY INJUNCTIONS

Injunctions, 11:117

MANUFACTURERS

Venue, breach of warranty suits, 6:30

MASTERS IN CHANCERY

Pretrial reference, 17:18 to 17:20

MATERIAL OR MATERIALITY

New trial, newly discovered evidence, **28:36** Pleadings, **7:8**

MEDIATION

Alternative dispute resolution forums, 17:27

MEDICAL COMMITTEE PRIVILEGE

Discovery, 12:60

MEDICAL RECORDS AND AUTHORIZATIONS

Discoverable information and materials, 12:22

MENTAL EXAMINATIONS

Discovery, production of physical evidence, 15:16 to 15:19

MENTAL HEALTH INFORMATION

Discovery, evidentiary privileges, 12:47

MINIMIZING BURDENS AND DELAYS OF LITIGATION

Attorneys, duties with respect to courts and proceedings, 2:40

MINISTERIAL MATTERS

Judgment on verdict motion, 26:3

MINI-TRIAL

Alternative dispute resolution forums, 17:25

MINORS

See index heading CHILDREN OR MINORS

MINUTES

Entry of judgment on minutes, 27:13

MISCONDUCT

Attorneys, State Bar disciplinary proceedings, **2:66**Jury and jury trial. See index heading JURY AND JURY TRIAL

MISJOINDER OF PARTIES

Generally, 5:37

MISLEADING PRACTICES

Attorneys, malpractice, 2:102

MISNOMER

Pleadings, 8:11, 9:16, 10:4

MISSTATEMENT OF LAW

Deliberations of jury, misconduct, 24:18

MISTAKES OR ERRORS

Arguments to jury, improper argument, 23:16 to 23:24

Attorneys, defense in malpractice action, 2:96

Charge to jury. See index heading Charge to Jury

Directed verdicts, erroneously excluded evidence, 21:56

Discovery sanctions, 16:29

Enforcement of judgments. See index heading enforcement of judgments

Entry of judgment, correction, 27:20

MISTAKES OR ERRORS—Cont'd

Jurisdiction, error in selecting court, 3:14

New trial, filing motion in wrong cause, 28:5

New trial. See index heading NEW TRIAL

Preservation of error

charge to jury, 22:38 et seq.

verdicts, judgment on verdict motion, 26:7

Venue, service of process on wrong party, 6:42

Verdicts. See index heading VERDICTS

Wrong matters. See index heading wrong matters

MISTRIAL

Verdict and judgment, motion between, 26:14 to 26:16

MODERATED SETTLEMENT CONFERENCE

Alternative dispute resolution forums, 17:26

MODIFICATION

See index heading amendment, modification or change

MONEY

Enforcement of judgments, Uniform Foreign Country Money-Judgment Recognition Act, **32:26 to 32:32**

Interest on money. See index heading INTEREST ON MONEY

Supersedeas, other than money judgments, 30:38

MORTGAGED GOODS

Enforcement of judgments, levy of execution, 31:38

MOTIONS

Baseless cause of action. See index heading baseless cause of action, motion to dismiss

Citation, quashal, 11:85

Directed verdicts, 21:48 et seq.

Discovery. See index heading DISCOVERY

Dismissal. See index heading DISMISSAL

Electronic filing and service, 1:13.10 to 1:13.50, 7:30.50

In limine motions

for detailed treatment see index heading IN LIMINE MOTIONS

Judgments. See index heading JUDGMENTS

New trial

generally, 28:3 et seq.

for detailed treatment see index heading NEW TRIAL

Penalties or sanctions, 12:12

Post-verdict motions, 26:1 to 26:16

Pretrial motions, 17:10

MOTIONS—Cont'd Response to motion summary judgment, 18:15 to 18:18, 18:19 venue, transfer of, 6:43 Summary judgment generally, 18:12 to 18:18, 18:19 for detailed treatment see index heading SUMMARY JUDGMENT Venue, transfer of, 6:33 to 6:56 MOTIONS IN LIMINE Advantages for motion, 19:6 Authority for motion, **19:5** Practice pointers, 19:12 Preservation of error generally, 19:8 to 19:11 motion denied, 19:10 motion granted, 19:9 order in limine violated, 19:11 Pretrial motions generally, 19:4 to 19:12 Subjects for motion, 19:7 MOTIONS TO COMPEL Generally, 19:26 to 19:38 Arbitration favored, 19:27 Arbitration not compelled agreement unconscionable, 19:32 exemptions, 19:31 to 19:34 tort claims, 19:33 waiver, 19:34 Deadline for ruling, 19:36 Doctrine of arbitral immunity, 19:35 Existence of arbitration clause, 19:30 Proceeding to compel or stay, 19:29 Review, 19:37 Signature, 19:28 Vacating an arbitration award, 19:38 MOTIONS TO CONTINUANCE Amend pleadings, 19:20 MOTIONS TO STAY Generally, 19:26 to 19:38 Arbitration favored, 19:27 Arbitration not compelled

agreement unconscionable, 19:32

MOTIONS TO STAY-Cont'd

Arbitration not compelled—Cont'd exemptions, 19:31 to 19:34 tort claims, 19:33 waiver, 19:34
Deadline for ruling, 19:36
Doctrine of arbitral immunity, 19:35
Existence of arbitration clause, 19:30
Proceeding to compel or stay, 19:29
Review, 19:37
Signature, 19:28
Vacating an arbitration award, 19:38

MOTIONS TO STRIKE

Amend pleadings, 19:20

MOTION TO QUASH CITATION

Generally, 19:22 to 19:25
Defective service, motions, 19:25
Denial of motion, effect, 19:24
Opposition to motion, 19:23
Purpose and effect of motion, 19:22

MOTORISTS

Service of process and other papers, nonresident motorists, 11:36 to 11:38

MULTIDISTRICT LITIGATION

Venue, **6:60**

MULTIFARIOUS QUESTIONS

Charge to jury, 22:35

MULTIPLE CLAIMS

Petitions, statement of cause of action, 8:56 to 8:58

MULTIPLE MOTIONS

Summary judgment, determination, 18:31

MULTIPLE PLAINTIFFS

Venue, 6:59

MULTIPLE PLEAS

Generally, 9:5

NAME

Assumed name. See index heading ASSUMED NAME Misnomer in pleadings, **8:11**, **9:16**, **10:4** Parties. See index heading PARTIES Pleadings. See index heading PLEADINGS

NAME—Cont'd

Pleas. See index heading PLEAS Trade name, pleas in bar, **9:36**

NATURAL PERSONS

Venue, **6:6**

NECESSITY

Addition of parties, leave of court, 5:76

Arguments to jury, objections to improper argument, 23:21

Charge to jury. See index heading Charge to Jury

Judgments. See index heading JUDGMENTS

Jurisdiction, 3:9

Jury and jury trial. See index heading JURY AND JURY TRIAL

New trial motion, 28:3 to 28:8

Pleadings. See index heading PLEADINGS

Removal to federal court. See index heading REMOVAL TO FEDERAL COURT

Summary judgment, response to motion, 18:16

NEGLIGENCE

Charge to jury. See index heading CHARGE TO JURY

Contributory negligence. See index heading Contributory NEGLIGENCE

NET WORTH INFORMATION

Discoverable information and materials, 12:23

NEW EVIDENCE IN JURY ROOM

Deliberations of jury, misconduct, 24:14

NEWLY DISCOVERED EVIDENCE

New trial

generally, 28:32 to 28:36

for detailed treatment see index heading NEW TRIAL

NEW TRIAL

Generally, 28:3 to 28:48

Action by court, verdict excessive or inadequate, 28:31

Affidavits

jury irregularities, 28:24

procedure for filing and disposing of motion, 28:14

Allegations

default judgments, 28:19

jury irregularities, 28:24

Amendment of motion, 28:15

Answers, default judgments, 28:20

Appeals, necessity of motion by appellee from judgment notwithstanding the verdict, **28:6**

Arguments to jury, improper argument, 23:24

NEW TRIAL—Cont'd Attendance, default judgments, 28:20 Bench trials, necessity of motion, 28:4 action by court, verdict excessive or inadequate, 28:31 direct attack on judgment in trial court, 29:3 discretion of court, default judgments, 28:18 Cumulative evidence, newly discovered evidence, 28:35 Date. Time or date, below Default judgments, grounds for new trial, 28:17 to 28:22 Defenses, default judgments, 28:21 Delay, default judgments, 28:22 Determination of motion, 28:25 Diligence, newly discovered evidence, 28:34 Direct attack on judgment in trial court, 29:3 Discretion of court, default judgments, 28:18 Dismissal for want of prosecution, reinstatement after, 28:37 Disposition of motion, 28:9 to 28:14 Equitable grounds, default judgments, 28:17 to 28:19 Errors filing motion in wrong cause, 28:5 necessity of motion, 28:7 shown of record, grounds for new trial, 28:38 Evidence newly discovered evidence, below verdict not supported by evidence, 28:26 to 28:28 Excessive verdict, grounds for new trial, 28:29 to 28:31 Failure to answer or attend, default judgments, 28:20 Filing motion, 28:5 Form of motion, 28:13 Fundamental error, necessity of motion, 28:8 Granting motion, 28:19 Grounds for new trial, 28:16 to 28:38 Hearings, 28:39 to 28:41 Impeaching evidence, newly discovered evidence, 28:35 Inadequate verdict, grounds for new trial, 28:29 to 28:31 Injury, default judgments, 28:22 Irregularities with jury, grounds for new trial, 28:23 to 28:25 Judges who may hear and determine motion, 28:41

arguments to jury, improper argument, 23:24 irregularities, grounds for new trial, 28:23 to 28:25 prerogative of jury, excessive or inadequate verdict, 28:30

verdicts, below

Jury

NEW TRIAL—Cont'd Late notice of judgment, motion for new trial following, 28:45 Materiality, newly discovered evidence, 28:36 Meritorious defense, default judgments, 28:21 Motions generally, 28:3 et seq. verdict and judgment, motion between, 26:14 to 26:16 Necessity of motion, 28:3 to 28:8 Newly discovered evidence generally, 28:32 to 28:36 diligence, 28:34 materiality, 28:36 not cumulative or impeaching, 28:35 time of discovery, 28:33 No delay or injury, default judgments, 28:22 Not cumulative or impeaching evidence, newly discovered evidence, 28:35 Notice determination of motion, 28:39 late notice of judgment, motion for new trial following, 28:45 Operation of law, disposition of motion, 28:12 Orders, 28:42 to 28:44 Parental termination judgment, 28:8.50 Partial new trial, 28:43 Prerogative of jury, verdict excessive or inadequate, 28:30 Presentment of motion unnecessary, 28:11 Procedure filing and disposing of motion, 28:9 to 28:14 late notice of judgment, motion for new trial following, 28:46 service by publication, motion for new trial following judgment on, 28:48 Proof. Evidence, above Publication, service by, motion for new trial following judgment on, 28:47 Reason for failure to answer or attend, default judgments, 28:20 Record showing errors, grounds for new trial, 28:38 Reinstatement after dismissal for want of prosecution, grounds for new trial, 28:37 Remittitur, orders, 28:44 Rulings, orders, 28:42 Service by publication, motion for new trial following judgment on, 28:47 Time or date discovery of newly discovered evidence, 28:33 filing of motion, 28:10 late notice of judgment, motion for new trial following, 28:45 no delay, default judgments, 28:22

NEW TRIAL—Cont'd

Time or date—Cont'd

verdict and judgment, motion between, 26:14 to 26:16

Verdicts

excessive or inadequate verdicts, 28:29 to 28:31

motion between verdict and judgment, 26:14 to 26:16

necessity of motion by appellee from judgment notwithstanding the verdict, $\mathbf{28:6}$

unsupported by evidence, 28:26 to 28:28

Want of prosecution, reinstatement after dismissal for, 28:37

Wrong cause, filing motion in, 28:5

NEXT FRIEND

Parties, minors and incompetents, 5:16

NIHIL DICIT JUDGMENTS

Generally, **27:67**

NO-ANSWER DEFAULT JUDGMENTS

Generally, 27:59 to 27:66

NO DELAY OR INJURY

New trial, default judgments, 28:22

NO-EVIDENCE SUMMARY JUDGMENT

Burden of proof, 18:11

NOMINAL DAMAGES

Petitions, statement of cause of action, 8:39

NONBUSINESS UNINCORPORATED ASSOCIATIONS

Parties, **5:21**

NONDIVERSE PARTY

Removal to federal court, original jurisdiction in federal court, 3:125

NONJOINDER OF PARTIES

Generally, 5:42

NONJURY TRIAL

Generally, 20:1 to 20:14

For detailed treatment see index heading BENCH TRIALS

NONPARTIES

Discovery, production of documents and tangible things, 15:12

NONRECOGNITION

Foreign country judgments, 32:31

NONRESIDENT MOTORIST

Substituted service statutes, 11:36

NONRESIDENTS

As to residence generally, See index heading RESIDENCE

Citation, service for judgment in rem or affecting status, 11:72

Parties, **5:12**

Personal jurisdiction, long-arm jurisdiction, 11:6

Petitions, personal jurisdiction allegations, 8:22

Service of process and other papers. See index heading service of process AND OTHER PAPERS

Venue, **6:32**

NONSTENOGRAPHIC RECORDING

Depositions, 13:20

NONSUIT

Abatement and survival of actions, 4:21

Judgments, 27:45 to 27:49

NOTATION ON DOCKET

Judgments, rendition and entry, 27:11

NOT CUMULATIVE OR IMPEACHING EVIDENCE

New trial, newly discovered evidence, 28:35

NOT GUILTY PLEA

Trespass to try title actions, 9:97

NOTICE

Baseless cause of action, motion to dismiss, 9:27.45

Citation, 11:66 to 11:70

Class actions, 5:60

Court proceeding

service, 17:2

Discovery. See index heading DISCOVERY

Enforcement of judgments. See index heading Enforcement of JUDGMENTS

Injunctions, 11:115

Judgments

generally, **27:78**

for detailed treatment see index heading JUDGMENTS

New trial. See index heading NEW TRIAL

Pleadings. See index heading PLEADINGS

Pleas in bar, notice of loss, 9:40

Pretrial matters. See index heading PRETRIAL MATTERS

Removal to federal court

generally, 3:133 to 3:137

for detailed treatment see index heading REMOVAL TO FEDERAL COURT

Service

court proceeding, 17:2

NOTICE—Cont'd

Summary judgment motion, **18:14** Trial assignment requests sufficiency of notice, **19:42** time of notice, **19:41** Venue. See index heading VENUE

NUMBERING OF QUESTIONS

Charge to jury, 22:27

NUMBER OR QUANTITY

See index heading amount, quantity or number

NUNC PRO TUNC

See index heading JUDGMENTS

OBJECTIONS

Arguments to jury, 23:21

Charge to jury

generally, 22:46 to 22:51

for detailed treatment see index heading CHARGE TO JURY

Disclosure

admission of facts, 14:40

written interrogatories to parties, 14:33

Discovery, 11:27

Discovery

generally, 12:66 to 12:68

for detailed treatment see index heading DISCOVERY

Jury and jury trial. See index heading JURY AND JURY TRIAL

Motion to amend pleadings, 19:20

Pretrial matters. See index heading PRETRIAL MATTERS

Summary judgment, affidavits, 18:23

OFFICERS [JUDICIAL]

Generally, 3:51 to 3:107

Attorneys. See index heading ATTORNEYS

Clerks. See index heading CLERKS

Court reporters, 3:54

Interpreters, 3:55

Judges. See index heading JUDGES

Sheriffs, 3:56

OFFICERS OF CORPORATIONS

Service of process and other papers on officers of domestic and foreign corporations, 11:29

OFFICERS [POLICE]

See index heading sheriffs

OFFICIAL INTERPRETERS

Courts, **3:55**

OMISSION OR OMISSIONS

Bench trials, findings of fact, 20:13 Charge to jury, 22:52 to 22:56 Petitions, statement of cause of action, 8:38

ONE FINAL JUDGMENT RULE

Generally, 27:8

OPEN EVIDENCE RIGHT

Jury trial, order of proceedings, 21:33

OPENING ARGUMENT

Generally, 23:4

For detailed treatment see index heading ARGUMENTS TO JURY

OPEN RECORDS ACT

Discovery, 12:62

OPERATION OF LAW

New trial, disposition of motion, 28:12

OPINION EVIDENCE

Directed verdicts, 21:57

OPPOSITION

Objections. See index heading OBJECTIONS

OPTION OR CHOICE

See index heading ELECTION, OPTION OR CHOICE

ORDER

Injunctions, 11:119

Temporary restraining order, 11:124

ORDER OR SEQUENCE

Arguments to jury, 23:3

Charge to jury, questions, 22:27

Jury and jury trial. See index heading Jury and Jury TRIAL

Pleas, 9:4

ORDERS

Appealable orders, notice, 27:78

Attorneys, reciprocal discipline, 2:82

Courts, generally, 3:8

Discovery. See index heading DISCOVERY

Issuance of orders, powers and duties of courts, 3:8

New trial, 28:42 to 28:44

ORDERS-Cont'd

Pretrial conferences, 17:6

Removal to federal court, remand of removed action to state court, 3:156

Summary judgment. See index heading SUMMARY JUDGMENT

Supersedeas. See index heading SUPERSEDEAS

Turnover proceedings, enforcement of judgments, 31:74

Venue, transfer of, 6:47

ORGANIZATION OF PRACTICE

Attorneys, 2:122 to 2:136

ORIGINAL JURISDICTION

See index heading JURISDICTION

OUTSIDE OF RECORD

Arguments to jury, factual errors, **23:16** Deliberations of jury, misconduct, **24:15**

PANELS

Jury selection, 21:13

PAPERS

Deliberations of jury, papers taken to jury room, 24:12

Lost papers, pleadings, 7:31

Penalties or sanctions, signing in bad faith, 12:12

Service of papers

for detailed treatment see index heading service of process and other

PARAGRAPHING

Pleadings, 7:18

PARTIALITY

See index heading PREJUDICE OR BIAS

PARTIES

Generally, **5:1 to 5:88**

Actions and proceedings, generally, 5:1 to 5:88

Addition of parties

generally, 5:69 to 5:78

for detailed treatment see index heading ADDITION OF PARTIES

Ad litem guardian, minors and incompetents, 5:17

Administrators and executors, 5:13

Aliens, 5:12

Assignment of claim, interest and standing, 5:9

Associations

standing, 5:11

unincorporated associations, 5:20

PARTIES—Cont'd Assumed name, 5:6 Attorneys, party communications privilege, 2:28 Authority and authorization surrender of authority, foreign corporations, 5:23 unauthorized foreign corporations, doing business without permit, 5:24 Background addition of parties, 5:72 class actions, 5:55 interest and standing, 5:7 interpleader, 5:64 intervention, 5:79 joinder of parties, 5:26 Benefit of another, action for, 5:5 Businesses, 5:19 to 5:24 Capacity of parties amendment of pleadings after limitation period, 10:19 petitions, allegations, 8:6 to 8:12 pleas in abatement, 9:13 Children or minors, 5:15 to 5:18 Claims assignment, interest and standing, 5:9 joinder of parties, tort claims, 5:44 Class actions generally, 5:55 to 5:63 for detailed treatment see index heading CLASS ACTIONS Coparty, death of, 5:86 Corporations, **5:22 to 5:24** Death, 5:84 to 5:87 Defendants, generally, 5:1 to 5:88 Definitions, 5:2 Directed verdicts, testimony of interested party, 21:58 Discovery. See index heading DISCOVERY Distinctions, 5:2 Entities, 5:19 to 5:24 Executors and administrators, 5:13 Foreign corporations, 5:23 Guardians, minors and incompetents, 5:15 **Impleader** generally, 5:72 to 5:78 for detailed treatment see index heading IMPLEADER Incompetents, 5:15 to 5:18 Indigent parties, 5:88 Individuals, 5:12 to 5:18

McDonald and Carlson Texas Civil Practice

```
PARTIES—Cont'd
  Interest, 5:7 to 5:10
  Interpleader
     generally, 5:64 to 5:68
     for detailed treatment see index heading INTERPLEADER
  Intervention
     generally, 5:79 to 5:83
     for detailed treatment see index heading INTERVENTION
  Joinder of parties
     generally, 5:25 to 5:54
     for detailed treatment see index heading JOINDER OF PARTIES
  Judgments. See index heading JUDGMENTS
  Jurisdiction
     addition of parties, 5:78
     class actions, jurisdictional amount, 5:61
     interpleader, 5:67
     intervention, 5:83
     joinder of parties, jurisdictional amount, 5:27
  Jury and jury trial. See index heading JURY AND JURY TRIAL
  Minors or children, 5:15 to 5:18
  Name
     assumed name, 5:6
     incompetent suing or sued in own name, 5:18
  Next friend, minors and incompetents, 5:16
  Nonbusiness unincorporated associations, 5:21
  Nonresidents, 5:12
  Organizations, 5:19 to 5:24
  Own name, incompetent suing or sued in, 5:18
  Partnerships, 5:19
  Permits, foreign corporations, 5:24
  Petitions. See index heading PETITIONS
  Plaintiffs, generally, 5:1 to 5:88
  Pleas in abatement, 9:13 to 9:16
  Public affairs, action involving, 5:10
  Removal to federal court. See index heading REMOVAL TO FEDERAL COURT
  Representatives, minors and incompetents, 5:15 to 5:17
  Sole party, death of, 5:85
  Standing, 5:7 to 5:11
  Surrender of authority, foreign corporations, 5:23
  Third parties. See index heading third persons or parties
  Unauthorized foreign corporations, doing business without permit, 5:23,
       5:24
  Unincorporated associations, 5:20
  Unknown parties, 5:14
```

PARTIES—Cont'd

Venue. See index heading VENUE
Who may sue or be sued, **5:3 to 5:24**Wrongful death action, death of party, **5:87**

PARTITION OF REAL PROPERTY

Joinder of parties, 5:51

PARTNERSHIPS

Attorneys

generally, 2:119 to 2:136

for detailed treatment see index heading LAW PARTNERSHIPS AND PROFESSIONAL CORPORATIONS

Parties, **5:19**

Petitions, allegations, 8:9

Pleas in bar, 9:41

Service of process and other papers, long-arm statutes, 11:21

PATENT

Discovery privileges agent communications, **12:53**

PATTERN JURY CHARGES

Broad-form submission, 22:16

PAYMENT

Attorney-client relationship, prepaid legal services, **2:12** Pleas in bar, **9:57**

PEER REVIEW COMMITTEE PRIVILEGE

Discovery, 12:61

PENALTIES OR SANCTIONS

Generally, 16:1

Attorneys, discipline of

generally, 2:59 to 2:65

for detailed treatment see index heading ATTORNEYS

Bad faith, signing pleadings, motions and other papers, 12:12

Chapter 9, sanctions for frivolous pleadings, 16:14

Discovery sanctions

generally, 16:18 to 16:31

for detailed treatment see index heading DISCOVERY

Effect of signing papers, 1:14

Frivolous pleadings and motions, 16:14, 16:15

Inherent power of court, 16:16

Judgments, involuntary dismissal, 27:52

Jurisdiction, district courts, 3:40

Limitations on imposing, 16:17

PENALTIES OR SANCTIONS—Cont'd

Motions, 12:12

Papers, signing in bad faith, 12:12

Pleadings, 7:10

Pretrial matters. See index heading PRETRIAL MATTERS

Rules, 12:12

Signing pleadings, motions and other papers in bad faith, 12:12

PENDING OR PENDENCY

Enforcement of judgments, effect of satisfaction of judgment on pending execution, 31:27

Pleas in abatement, pendency of another action, 9:18 to 9:21

Venue, effect of pending suit on motion to transfer, 6:41

PEREMPTORY CHALLENGES

Jurors, selection of jury, 21:23 to 21:25

PERJURY

Attorneys, 2:114

PERMISSION

See index heading consent or permission

PERMISSIVE COUNTERCLAIMS

Generally, 9:80

PERMISSIVE JOINDER OF ACTIONS

Generally, 4:23

PERMISSIVE JOINDER OF PARTIES

Generally, 5:29 to 5:37

For detailed treatment see index heading Joinder of Parties

PERMISSIVE VENUE SUITS

Generally, 6:7

PERMITS

Parties, foreign corporations, 5:24

PERSONAL ACTIONS

Pleas in bar and limitations defense, 9:74

PERSONAL JURISDICTION

Generally, 11:2 to 11:46

Bases of jurisdiction, 11:3 to 11:6

Consent, 11:5

Domiciliary, 11:4

Due process, long-arm jurisdiction, 11:8

General jurisdiction under state long-arm statute, 11:9

History, long-arm jurisdiction, 11:7 to 11:10

PERSONAL JURISDICTION—Cont'd

Internet contacts, 11:11

Judgments, collateral attack in trial court, 29:25

Long-arm statutes

generally, 11:6 to 11:10

for detailed treatment see index heading LONG-ARM STATUTES

Nonresidents, long-arm jurisdiction, 11:6

Outside of state nonresidents, long-arm jurisdiction, 11:6

Petitions, allegations, 8:21

Presence, 11:3

Specific jurisdiction under state long-arm statute, 11:10

Waiver, 11:5

PERSONAL PROPERTY

Enforcement of judgments. See index heading enforcement of judgments Joinder of parties, **5:48**

Supersedeas, judgments for recovery of interest in, 30:37

PERSONAL SERVICE

Generally, 11:14

For detailed treatment see index heading service of process and other papers

PETITIONS

Generally, 8:1 to 8:68

Account, action on, 8:68

Actual damages, statement of cause of action, 8:40

Additional allegations, statement of cause of action in statutory action for trespass to try title, **8:55**

Adverse claim, statement of cause of action in statutory action for trespass to try title, 8:51

Allegations, 8:3 et seq.

Alternative allegations, statement of cause of action, 8:55 to 8:58

Amendment. See index heading AMENDMENT OF PLEADINGS

Amount in controversy, subject matter jurisdiction allegations, 8:16

Anticipating defenses, 8:59 to 8:61

Appearance of defendant, citation on amended petition, 10:15

Background, statement of cause of action, 8:23

Capacities of parties, allegations, 8:6 to 8:12

Caption, 8:5

Cause of action, statement of, 8:23 to 8:58

Citation on amended petition, appearance of defendant, 10:15

Claims

adverse claim, statement of cause of action in statutory action for trespass to try title, 8:51

description of claim, statement of cause of action, 8:24

PETITIONS—Cont'd

Claims—Cont'd

multiple claims, statement of cause of action, 8:56 to 8:58

nature of estate claimed, statement of cause of action in statutory action for trespass to try title, **8:49**

Closing formalities, 8:67

Combination prayer for relief, 8:65

Commencement of action, 8:2

Commission of act, statement of cause of action, 8:38

Compensation, statement of cause of action in statutory action for trespass to try title, 8:52

Conditions precedent, statement of cause of action, 8:32

Contracts, statement of cause of action, 8:30, 8:35

Corporation plaintiff, allegations, 8:10

Counts, statement of cause of action, 8:57

Damages, statement of cause of action, 8:39 to 8:45

Default judgments, 27:62

Defects in jurisdictional allegations, 8:15

Defenses, anticipating, 8:59 to 8:61

Description of claim, statement of cause of action, 8:24

Dispossession, statement of cause of action in statutory action for trespass to try title, 8:51

Distress warrants, 11:107

Divorce, statement of cause of action, 8:36

Duty owed by defendant, statement of cause of action, 8:27

Effect

damages allegations, statement of cause of action, 8:40

pleading multiple theories, statement of cause of action, 8:56

subject matter jurisdiction allegations, 8:17 to 8:19

Endorsement, statement of cause of action in statutory action for trespass to try title, **8:54**

Entitlement, statement of cause of action in statutory action for trespass to try title, 8:50

Estate claimed, statement of cause of action in statutory action for trespass to try title, 8:49

Exemplary damages, statement of cause of action, 8:43

Exhibits, 8:67

Facts undisputed, anticipating defenses, 8:61

Filing

changes after action filed, subject matter jurisdiction allegations, **8:20** tolling statute of limitations, **8:2**

Form

caption, 8:5

prayer, subject matter jurisdiction allegations, 8:19

PETITIONS—Cont'd

Form—Cont'd

subject matter jurisdiction allegations, 8:17

Function of prayer for relief, 8:62

General damages, statement of cause of action, 8:41

General elements, allegations, 8:4

General prayer for relief, 8:64

Grouping of multiple theories, statement of cause of action, 8:58

Identification of parties, allegations, 8:6

Individual plaintiff, allegations, 8:8

Injunctions, statement of cause of action, 8:37

Insufficiency of subject matter jurisdiction allegations, 8:18

Interest of plaintiff, statement of cause of action, 8:28

Interest on money, statement of cause of action, 8:45

Jurisdiction, allegations, 8:15 to 8:22

Lack of representative, statement of cause of action, 8:26

Misnomer of defendant, 8:11

Multiple claims, statement of cause of action, 8:56 to 8:58

Names of parties, allegations, 8:6 to 8:12

Nature of estate claimed, statement of cause of action in statutory action for trespass to try title, **8:49**

Necessity for allegations, 8:15

Nominal damages, statement of cause of action, 8:39

Nonresidents, personal jurisdiction allegations, 8:22

Normal civil actions, statement of cause of action, 8:23 to 8:45

Omission, statement of cause of action, 8:38

Parties

names and capacities, allegations, 8:6 to 8:12

residence of parties, allegations, 8:13

standing, statement of cause of action, 8:25

trespass to try title, statement of cause of action, 8:47

Partnership plaintiff, allegations, 8:9

Personal interest of plaintiff, statement of cause of action, 8:28

Personal jurisdiction, allegations, 8:21

Place, allegations, 8:13

Pleadings, generally, 8:1 to 8:68

Plea of limitations, anticipating defenses, 8:60

Possession, statement of cause of action in statutory action for trespass to try title, **8:50**

Prayer for relief

generally, 8:62 to 8:66

for detailed treatment see index heading PRAYER FOR RELIEF

Precedent conditions, statement of cause of action, 8:32

PETITIONS—Cont'd

Property, statement of cause of action in statutory action for trespass to try title, **8:48**

Protection, statement of cause of action, 8:28 to 8:31

Punitive damages, statement of cause of action, 8:43

Reasons for pleading multiple theories, statement of cause of action, 8:56

Remedies or relief

damages, statement of cause of action, 8:39 to 8:45

injunctions, statement of cause of action, 8:37

prayer for relief, above

Removal to federal court, original jurisdiction in federal court, 3:122

Representatives, statement of cause of action, 8:26

Residence of parties, allegations, 8:13

Residents, personal jurisdiction allegations, 8:21

Rights, statement of cause of action, 8:25

Signature, 8:67

Special damages, statement of cause of action, 8:42

Special prayer for relief, 8:63

Special relation between parties, statement of cause of action, 8:29

Standing, statement of cause of action, 8:25

Statement of cause of action, 8:23 to 8:58

Statute of limitations. See index heading STATUTE OF LIMITATIONS

Statutory actions, 8:46 to 8:55

Subject matter jurisdiction, allegations, 8:16 to 8:20

Substantive right of plaintiff, statement of cause of action, 8:27 to 8:32

Terminology, statement of cause of action, 8:23

Threat to plaintiff's right, statement of cause of action, 8:33

Tolling of statute of limitations, filing as, 8:2

Torts, statement of cause of action, 8:34

Undisputed facts, anticipating defenses, 8:61

Unjust enrichment, statement of cause of action, 8:44

Venue, allegations, 8:14

Verification, 8:68

Violation of plaintiff's right, statement of cause of action, 8:33

Wrong by defendant, statement of cause of action, 8:33 to 8:38

PHYSICAL EVIDENCE

See index heading production of evidence

PHYSICAL EXAMINATIONS

Discovery, production of physical evidence, 15:16 to 15:19

PHYSICIAN-PATIENT PRIVILEGE

Discovery, 12:40 to 12:42

PHYSICIANS

See index heading discovery

PLACE OR LOCATION

Charge to jury, instructions, 22:26
Court, place of holding, 3:108
Depositions, 13:8
Judgments, rendition and entry, 27:14
Petitions, allegations, 8:13
Real property actions, location of land, 6:12
Trial, setting or changing, 17:32 to 17:35

PLAIN LANGUAGE

Pleadings, 7:5

PLAINTIFFS

See index heading PARTIES

PLANS

Discovery. See index heading DISCOVERY
Enforcement of judgments, formulating enforcement plan, 31:2

PLEADINGS

```
Generally, 7:1 to 7:33
Adoption by reference, 7:19
Allegations
  alternative allegations, 7:9
  matters that need not be alleged, 7:11 to 7:16
  name or capacity of party, amendment of pleadings after limitation
       period, 10:19
  petitions, 8:3 et seq.
Alternative allegations, 7:9
Amendment of pleadings
  generally, 10:1 to 10:19
  for detailed treatment see index heading AMENDMENT OF PLEADINGS
  generally, 9:1 to 9:99
  for detailed treatment see index heading ANSWERS
Capacity of party, amendment of pleadings after limitation period, 10:19
Certainty, 7:7
Challenges. Contests or challenges, below
Charge to jury, questions raised by written pleadings, 22:17
Composition, 7:17
Concise language, 7:6
Consistency, 7:9
```

PLEADINGS—Cont'd Contents generally, 7:4 to 7:16 amendment of pleadings, 10:13 supplemental pleadings, 10:7 Contests or challenges amendment of pleadings, 10:10 answers, special exceptions, 9:25 to 9:27 Copies, delivery to opponent, 7:30 Date. Time or date, below Defects generally, 7:25 answers, special exceptions, 9:25 to 9:27 petitions, jurisdictional allegations, 8:15 Delivery of copies to opponent, 7:30 Discovery control plan, 8:3 Effect amendment of pleadings, 10:9 to 10:14 incorporation of exhibits, effect on balance of pleading, 7:28 misnomer, 10:4 variance between pleadings and proof, 7:33 waiver of defects in pleadings, 7:32 Electronic filing, 1:13.10 to 1:13.50, 7:30.50 Elements, 7:17 Evidence exhibits, incorporation of, 7:26 to 7:28 judicially noticed matters, matters that need not be alleged, 7:12 pleas in bar, 9:29 presumed by law matters, matters that need not be alleged, 7:13 variance between pleadings and proof, 7:33 Exhibits, incorporation of, 7:26 to 7:28 Expiration of time, amendment of pleadings, 10:12 Fair notice, 7:4 Filing generally, 7:29 to 7:31 answers, time, 9:3 petitions. See index heading PETITIONS supplemental pleadings, 10:8 Foreign law, matters that need not be alleged, 7:16 Form generally, 7:17 to 7:31 amendment of pleadings, 10:13 answers, special exceptions, 9:24

counterclaims, 9:81

```
PLEADINGS—Cont'd
  Form—Cont'd
     cross-claims, 9:89
     petitions. See index heading PETITIONS
     pleas. See index heading PLEAS
     supplemental pleadings, 10:7
  Function
    generally, 7:2
     amended pleading, 10:3
     supplemental pleading, 10:2
  General rules of law, matters that need not be alleged, 7:11
  Imposition of sanctions, 7:10
  Incorporation of exhibits, 7:26 to 7:28
  Instruments of pleading, 7:3
  Judgments. See index heading JUDGMENTS
  Judicially noticed matters, matters that need not be alleged, 7:12
  Language, 7:5, 7:6
  Leave of court, supplemental pleadings, 10:8
  Lost papers and records, 7:31
  Manner, 7:17 to 7:31
  Materiality, 7:8
  Misnomer of parties, 8:11, 9:16, 10:4
  Name
     amendment of pleadings after limitation period, allegation of name of
          party, 10:19
     misnomer, 8:11, 9:16, 10:4
     petitions, allegations regarding names of parties, 8:6 to 8:12
     pleas. See index heading PLEAS
  Necessity
     answers, special exceptions, 9:23
     petitions, allegations, 8:15
     pleas in bar, affirmative defenses, 9:45
     supplemental pleadings, 10:5
     verification, 7:21
  Notice
     fair notice, 7:4
     judicially noticed matters, matters that need not be alleged, 7:12
  Opponent's matters, 7:14, 7:15
  Paragraphing, 7:18
  Penalties or sanctions, 7:10
  Petitions. See index heading PETITIONS
  Plain language, 7:5
  Prayer for relief. See index heading PRAYER FOR RELIEF
  Presumed by law matters, matters that need not be alleged, 7:13
```

```
PLEADINGS—Cont'd
  Pretrial matters. See index heading PRETRIAL MATTERS
  Procedure
     amendment of pleadings, 10:9 to 10:14
     incorporation of exhibits, 7:27
  Proof. Evidence, above
  Propriety, incorporation of exhibits, 7:26
  Protection, 7:29
  Purpose, amendment of pleadings, 10:9 to 10:14
  Records, lost records, 7:31
  Reference, adoption by, 7:19
  Removal to federal court, post-removal procedure, 3:143
  Replies, status on amendment of pleadings, 10:14
  Rights, amendment of pleadings, 10:9
  Sanctions or penalties, 7:10
  Service, 7:29 to 7:31
  Signature, 7:20
  Status of superseded pleadings and of replies thereto, amendment of plead-
       ings, 10:14
  Statute of limitations, amendment of pleadings, 10:17 to 10:19
  Supplemental pleadings
     generally, 10:1 to 10:8
     for detailed treatment see index heading SUPPLEMENTAL PLEADINGS
  Theory of recovery, amendment of pleadings after limitation period, 10:18
  Time or date
     amendment of pleadings, 10:12
     answers, filing, 9:3
     statute of limitations, amendment of pleadings, 10:17 to 10:19
     supplemental pleadings, filing, 10:8
  Trespass to try title actions, supplemental pleadings, 10:6
  Trial, amendment of pleadings, 10:11
  Truthfulness, 7:10
  Variance between pleadings and proof, 7:33
  Verification of pleadings
     generally, 7:21 to 7:25
     petitions, 8:68
     pleas in bar, verified denials, 9:35 to 9:43
  Waiver of defects, 7:25
PLEAS
  Generally, 9:4 et seq.
  Abatement, pleas in
     generally, 9:12 to 9:21
     for detailed treatment see index heading abatement, pleas in
```

PLEAS—Cont'd Accord and satisfaction, pleas in bar, 9:58 Account, pleas in bar and sworn account, 9:42 Accrual of cause of action, pleas in bar and limitations defense, 9:67 Admissibility of evidence, pleas in bar, 9:29 Affirmative defenses generally, 9:44 to 9:76 for detailed treatment see index heading DEFENSES Assignment of instrument, pleas in bar, 9:37 Assumed name, pleas in bar, 9:36 Bar, pleas in generally, 9:28 to 9:76 for detailed treatment see index heading BAR, PLEAS IN Cause of action, pleas in bar and limitations defense, 9:67 Collateral estoppel, 9:60 Concealment, fraudulent, pleas in bar and limitations defense, 9:76 Conditions precedent, pleas in bar, 9:33 Consideration lacking or failed, pleas in bar, 9:55 Contributory negligence, pleas in bar, **9:49** Converse theories, pleas in bar, 9:32 Definition of dilatory plea, 9:7 Dilatory pleas generally, **9:7 to 9:21** for detailed treatment see index heading DILATORY PLEAS "Discovery rule" for accrual of cause of action, pleas in bar and limitations defense, 9:68 Distinctions, dilatory pleas, 9:7 Duress, pleas in bar, 9:50 Effect of limitations, affirmative defenses and pleas in bar, 9:47 Election of remedies, pleas in bar, 9:52 Endorsement of instrument, pleas in bar, 9:37 Estoppel, pleas in bar, 9:51 Evidence, pleas in bar, 9:29 Execution of instrument, pleas in bar, 9:38 Express limitations for statutory causes of action, pleas in bar and limitations defense, 9:72 Failure of consideration, pleas in bar, 9:55 Form affirmative defenses and pleas in bar, 9:46 dilatory pleas, 9:8 Fraud, pleas in bar, 9:53 Frauds, statute of, pleas in bar, 9:61 Historical development, pleas in bar and limitations defense, 9:69

Illegality, pleas in bar, 9:54

PLEAS—Cont'd

Immunity, pleas in bar, 9:63

Inconsistent pleas, 9:6

Incorporation, pleas in bar, 9:39

Instruments, pleas in bar, 9:37

Insurance policy exceptions, pleas in bar, 9:34

Issues submissible, pleas in bar, 9:30

Jurisdiction, dilatory pleas, 9:11

Justification, pleas in bar, 9:64

Laches, pleas in bar, 9:56

Lack of consideration, pleas in bar, 9:55

Loss notice and proof, pleas in bar, 9:40

Motion to transfer venue, dilatory pleas, 9:10

Multiple pleas, 9:5

Name

assumed name, pleas in bar, 9:36

misnomer of parties, pleas in abatement, 9:16

trade name, pleas in bar, 9:36

Nature, pleas in bar and limitations defense, 9:69

Necessity, affirmative defenses and pleas in bar, 9:45

Not guilty plea, trespass to try title actions, 9:97

Notice of loss, pleas in bar, 9:40

Order of pleas, 9:4

Parties, pleas in abatement, 9:13 to 9:16

Partnership, pleas in bar, 9:41

Payment, pleas in bar, 9:57

Personal actions, pleas in bar and limitations defense, 9:74

Petitions, anticipating defense of plea of limitations, 8:60

Precedent conditions, pleas in bar, 9:33

Privilege, pleas in bar, 9:65

Ratification, 9:51

Real property actions, pleas in bar and limitations defense, 9:75

Release, pleas in bar, 9:59

Repose, statute of, pleas in bar and limitations defense, 9:71

Res judicata, 9:60

Satisfaction and accord, pleas in bar, 9:58

Special appearance, dilatory pleas, 9:9

Special denials, pleas in bar, 9:31 to 9:43

Statute of frauds, pleas in bar, 9:61

Statute of limitations

petitions, anticipating defense of plea of limitations, 8:60

pleas in bar, 9:47

trespass to try title actions, 9:98

Statute of repose, pleas in bar and limitations defense, 9:71

PLEAS-Cont'd

Statutory causes of action, pleas in bar and limitations defense, 9:72

Survival statute, pleas in bar and limitations defense, 9:70

Tolling of statute of limitations, pleas in bar and limitations defense, 9:73

Trade name, pleas in bar, 9:36

Transfer of venue, dilatory pleas, 9:10

Trespass to try title actions, 9:97

Usury, pleas in bar, 9:62

Venue, dilatory pleas, 9:10

Verified denials, pleas in bar

generally, 9:35 to 9:43

for detailed treatment see index heading BAR, PLEAS IN

Waiver, pleas in bar, 9:51

Workers' compensation appeals, pleas in bar, 9:43

PLEDGED GOODS

Enforcement of judgments, levy of execution, 31:38

POLICE

See index heading sheriffs

POLITICAL SUBDIVISIONS

Counties. See index heading COUNTIES

Service of process and other papers, long-arm statutes, 11:24

POLITICAL VOTE

Discovery, evidentiary privileges, 12:51

POLLING OF JURY

Return of verdict, 25:6

POOR PERSONS

Parties to actions, 5:88

POSSESSION

Petitions, statement of cause of action in statutory action for trespass to try title, **8:50**

Writ of possession, execution writs, 11:113

POST-ANSWER DEFAULT JUDGMENTS

Generally, **27:69**

POSTING SECURITY

Supersedeas, federal practice model, 30:11

POST TRIAL DEPOSITIONS

Overview, **13:25**

POST-TRIAL JUDGMENTS

Generally, 27:70 to 27:77

POST-VERDICT MOTIONS

Generally, 26:1 to 26:16

POTENTIAL PARTIES AND WITNESSES

Discoverable information and materials, 12:17

POWER

See index heading authority and authorization

PRAYER FOR RELIEF

Generally, 8:62 to 8:66

Answers, 9:92, 9:93

Combination prayer, 8:65

Function of prayer, 8:62

General prayer, 8:64

Special prayer, 8:63

Statutory actions, 8:53, 8:66

Subject matter jurisdiction, 8:19

Trespass to try title, statutory action for, 8:53

PRECEDENT CONDITIONS

See index heading conditions precedent

PREJUDICE OR BIAS

Alternative dispute resolution forums, impartial third parties, 17:22

Arguments to jury, appeals to prejudice as factual errors, 23:17

Attorneys, impartiality of tribunal, 2:43

Deliberations of jury, prejudicial matter outside of record discussed, 24:15

Venue transfer, fair and impartial trial, 6:53 to 6:56

PREMATURE FILINGS

New trial and mistrial motions between verdict and judgment, 26:14

PREMATURE SUIT

Pleas in abatement, 9:17

PREPAID LEGAL SERVICES

Creation of attorney-client relationship, 2:12

PREROGATIVE OF JURY

New trial, verdict excessive or inadequate, 28:30

PRESENCE

Personal jurisdiction, 11:3

PRESENTATION OR PRESENTMENT

Judgments. See index heading JUDGMENTS New trial motion, **28:11**

PRESERVATION

Discovery. See index heading discovery Error. See index heading errors or mistakes

PRESUMPTIONS

Bench trials, findings of fact and conclusions of law, 20:14 Judgments, collateral attack in trial court, 29:27 Pleadings, matters that need not be alleged, 7:13

PRETRIAL CONFERENCE

Remote court proceedings, 17:7 Sanctions, 17:8

PRETRIAL MATTERS

Generally, **17:1 to 17:40**

Agreements. Contracts or agreements, below

Alternative dispute resolution

generally, 17:21 to 17:28

for detailed treatment see index heading ALTERNATIVE DISPUTE RESOLUTION

Amendment

time and place for trial, 17:32 to 17:35

Appeal and review

permissive appeals, 17:11, 17:32

Appearance, right to appear at trial, 17:35

Appointment

auditors, 17:15

masters in chancery, 17:18

Arbitration. See index heading ARBITRATION

Assignment

requests for trial assignment

for detailed treatment see index heading TRIAL

Auditors, reference to, 17:15 to 17:17

Causes, transfer within county, 17:34

Chancery masters, reference to, 17:18 to 17:20

Choice of law, 17:14

Communications' confidentiality, alternative dispute resolution forums,

17:22

Compensation

auditors, 17:16

masters in chancery, 17:20

Conferences, 17:3 to 17:8

Confidentiality of communications, alternative dispute resolution forums, 17:22

Consolidation of actions, 17:29

Continuances, 17:33

Contracts or agreement effect of written settlement agreement, alternative dispute resolution forums, 17:23 County, transfer of causes within, 17:34 Date. Time or date, below Dilatory pleas, 17:9 Dismissal, Rule 91a motion to, 17:13 Effect written settlement agreement, alternative dispute resolution forums, Electronic filing and service requirements, 17:7 Exceptions auditors, 17:17 special exceptions, 17:13 Experts, issues pertaining to, 17:12 Forums, alternative dispute resolution, 17:21 to 17:28 Hearings auditors, 17:15 masters in chancery, 17:19 Historical development, conference, 17:3 Impartial third parties, alternative dispute resolution forums, 17:22 In limine motions for detailed treatment see index heading IN LIMINE MOTIONS **Issues** conference, 17:5 experts, 17:12 Joinder of actions, 17:29

Masters in chancery, reference to, 17:18 to 17:20

Mediation, alternative dispute resolution forums, 17:27

Mini-trial, alternative dispute resolution forums, 17:25

Moderated settlement conference, alternative dispute resolution forums, 17:26

special judge trial, alternative dispute resolution forums, 17:24

Motions, 17:10

Nature of pretrial conference, 17:4

Limiting issues, conference, 17:5

PRETRIAL MATTERS—Cont'd

Notice

court proceeding, service of, 17.1.50

Objections

visiting judges, 3:100.50

Orders, conference, 17:7

Permissive appeals, 17:11, 17:32

```
PRETRIAL MATTERS—Cont'd
  Place for trial, setting or changing, 17:32 to 17:35
  Pleadings
     dilatory pleas, 17:9
  Purpose
     conference, 17:4
  Reference. 17:15 to 17:28
  Reports
     auditors, 17:16
     masters in chancery, 17:20
  Requests for trial assignment
     for detailed treatment see index heading TRIAL
  Review. Appeal and review, above
  Sanctions
    conference, 17:8
  Sanctions. Penalties or sanctions, above
  Separate trials, 17:31
  Setting time and place for trial, 17:32 to 17:35
  Settlement
     alternative dispute resolution forums, 17:21
     offer of settlement, 17:36 to 17:40
  Severance of actions, 17:30
  Special exceptions, 17:13
  Special judge trial, alternative dispute resolution forums, 17:24
  Summary jury trial, alternative dispute resolution forums, 17:25
  Third parties, alternative dispute resolution forums, 17:22
  Time or date
     continuances, 17:33
     setting or changing time for trial, 17:32 to 17:35
  Transfer of causes within county, 17:34
  Written settlement agreement, alternative dispute resolution forums, 17:23
PRETRIAL MOTIONS
  Generally, 19:1 to 19:3
  Amend pleadings
     generally, 19:16 to 19:21
     appeal, 19:21
     leave, 19:19
     motions to continuance, 19:20
     motions to strike, 19:20
     objections, 19:20
     strike, 19:20
     time, 19:17
     type, 19:18
```

PRETRIAL MOTIONS—Cont'd

```
Electronic filing and service requirements, 19:3
Motions in limine
  generally, 19:4 to 19:12
Motions to compel
  generally, 19:26 to 19:38
  arbitration favored, 19:27
  arbitration not compelled
     agreement unconscionable, 19:32
     exemptions, 19:31 to 19:34
     tort claims, 19:33
     waiver, 19:34
  deadline for ruling, 19:36
  Doctrine of arbitral immunity, 19:35
  existence of arbitration clause, 19:30
  proceeding to compel or stay, 19:29
  review, 19:37
  signature, 19:28
  vacating an arbitration award, 19:38
Motions to stay
  generally, 19:26 to 19:38
  arbitration favored, 19:27
  arbitration not compelled
     agreement unconscionable, 19:32
     exemptions, 19:31 to 19:34
     tort claims, 19:33
     waiver, 19:34
  deadline for ruling, 19:36
  Doctrine of arbitral immunity, 19:35
  existence of arbitration clause, 19:30
  proceeding to compel or stay, 19:29
  review, 19:37
  signature, 19:28
  vacating an arbitration award, 19:38
Motion to quash citation
  generally, 19:22 to 19:25
  defective service, motions, 19:25
  denial of motion, effect, 19:24
  opposition to motion, 19:23
  purpose and effect of motion, 19:22
Placing witnesses
  generally, 19:13 to 19:15
  enforcement of rule, 19:15
  exemptions from application of rule, 19:14
```

PRETRIAL MOTIONS—Cont'd

Remote court proceedings, 19:3
Trial assignment requests
generally, 19:39 to 19:43
appeal, 19:43
determining case contested, 19:40
sufficiency of notice, 19:42
time of notice, 19:41

PRIMARY JURISDICTION

Generally, 3:12

PRINCIPAL SUM

Jurisdiction, amount in controversy, 3:26

PRIORITY OR PRIORITIES

Exceptions, venue, **6:8**Tax liens, enforcement of judgments, **31:21**

PRIOR OR FORMER MATTERS

Attorneys, former clients, 2:15

PRISONS AND PRISONERS

Venue for inmate litigation, **6:18**

PRIVACY

Discovery, right to privacy, 12:56 Venue, invasion of privacy, 6:16

PRIVATE EMPLOYMENT

Attorneys, conflicts of interest, 2:16

PRIVILEGES

Attorneys. See index heading ATTORNEYS Discovery, **12:25 et seq.** Judges, **3:60** Pleas in bar, **9:65**

PROBATE

See index heading JURISDICTION

PROCEEDINGS

Generally, 4:1 to 4:25

For detailed treatment see index heading actions and proceedings

PROCESS

Citation

generally, **11:47 to 11:78** for detailed treatment see index heading CITATION

Counterclaims, 9:82

PROCESS-Cont'd

Cross-claims, 9:90

Default judgments, 27:60

Nature of process, 11:13

Object of process, 11:13

Removal to federal court, post-removal procedure, 3:140

Service of process

for detailed treatment see index heading service of process and other papers

Venue transfer motion, process served on wrong party, 6:42

PROCUREMENT OF SERVICE BY FRAUD

Citation, 11:59

PRODUCTION OF DOCUMENTS AND THINGS

Generally, 15:1 to 15:20

Alternate methods of discovery, 15:3

Answers or responses, 15:8, 15:13

Documents, generally, 15:4 to 15:13

Entry on property, production of physical evidence, 15:14, 15:15

Family law cases, physical and mental examinations, 15:19

Filing, **15:7**

Health care liability cases, 15:20

Inspection, 15:5

Mental examinations, production of physical evidence, 15:16 to 15:19

Methods of discovery. 12:6 to 12:11, 15:3

Nonparties, 15:12, 15:13

Objections, 15:9, 15:13

Parties, 15:6 to 15:11

Physical evidence, generally, 15:1 to 15:20

Physical examinations, production of physical evidence, 15:16 to 15:19

Procedure, 15:6 to 15:13

Protective orders, 15:9, 15:13

Report of examining physician or psychologist, physical and mental examinations, **15:17**

Requests, 15:6, 15:12

Rules, generally, 15:2

Service, **15:7**

Subpoenas, 15:12

Supplementation, 15:11

Tangible things, 12:14, 15:4 to 15:13

PRODUCTION OF EVIDENCE AT TRIAL

Arguments to jury, failure to produce evidence or witness as permissible subject matter, 23:12

PRODUCTION OF EVIDENCE DOCUMENTS AND THINGS

Generally, **15:1 to 15:20**

PROFESSIONAL CORPORATIONS AND ASSOCIATIONS

Attorneys

generally, 2:119 to 2:136

for detailed treatment see index heading LAW PARTNERSHIPS AND PROFESSIONAL CORPORATIONS

PROOF

See index heading EVIDENCE

PROPERTY

Attorneys. See index heading ATTORNEYS

Citation, service by publication for judgment in rem or affecting status, 11:75

Community property. See index heading COMMUNITY PROPERTY

Joinder of parties. See index heading Joinder of Parties

Judgments. See index heading JUDGMENTS

Personal property. See index heading Personal Property

Petitions, statement of cause of action in statutory action for trespass to try title, **8:48**

Real property. See index heading REAL PROPERTY

Supersedeas. See index heading SUPERSEDEAS

PROTECTION

Enforcement of judgments, wrongful alienation of assets, 31:11 to 31:13, 31:13 5

Petitions, statement of cause of action, 8:28 to 8:31

Pleadings, 7:29

Summary judgment, unavailable affidavits, 18:24

Supersedeas, added protection of judgment lien on appellant's real property, **30:17**

PROTECTIVE ORDERS

Generally, **12:69**

For detailed treatment see index heading DISCOVERY

PSYCHOLOGISTS

Discovery, mental examinations, 15:17

PUBLIC AFFAIRS

Parties, action involving public affairs, 5:10

PUBLICATION, SERVICE BY

See index heading service of process and other papers

PUBLIC INTEREST ACTIVITIES

Attorneys, conflicts of interest, 2:19

McDonald and Carlson Texas Civil Practice

PUBLICITY

Attorneys, duties with respect to courts and proceedings, 2:45

PUBLIC SERVICE REPRESENTATION

Attorneys, 2:6

PUNITIVE DAMAGES

Petitions, statement of cause of action, 8:43

QUALIFICATION OR DISQUALIFICATION

Attorneys, conflicts of interest, 2:21 Judges. See index heading JUDGES Jurors, 21:8 to 21:11

QUANTITY OR NUMBER

See index heading amount, quantity or number

QUASHAL

Citation, motions, 11:85 Execution, enforcement of judgments, 31:30

QUASI IN REM ACTIONS

Generally, 4:8

QUESTIONS

Answers to questions. See index heading Answers to QUESTIONS Charge to jury. See index heading Charge to JURY Joinder of parties, common question of law or fact, **5:35**

RAILROADS

Service of process and other papers, foreign railways, 11:44

RATIFICATION

Pleas, 9:51

REAL PROPERTY

Actions and proceedings. See index heading actions and proceedings Discovery. See index heading discovery
Enforcement of judgments. See index heading enforcement of judgments Joinder of parties. See index heading joinder of parties
Jurisdiction. See index heading jurisdiction

Pleas in bar and limitations defense, **9:75** Supersedeas. See index heading SUPERSEDEAS

Venue, **6:10 to 6:12**

REASONS

Directed verdicts, ruling on motion, **21:60**New trial, failure to answer or attend, **28:20**Petitions, pleading multiple theories, **8:56**

REBUTTAL DEFENSE

Charge to jury, affirmative submission of defensive questions, 22:29

RECEIPT OF EVIDENCE

Jury trial, 21:35 et seq.

RECEIVERS AND RECEIVERSHIP

Supersedeas, orders appointing receivers, 30:44

RECIPROCAL DISCIPLINE

Attorneys, 2:82 to 2:84

RECITATIONS

Judgments, 27:23

RECOGNITION

Discovery, evidentiary privileges, 12:34

Enforcement of judgments, Uniform Foreign Country Money-Judgment Recognition Act, 32:26 to 32:32

RECONCILABLE CONFLICTS

Verdicts, 25:10

RECORDING DEPOSITIONS

Generally, 13:20

RECORD OR RECORDS

Discovery. See index heading DISCOVERY

New trial, errors shown of record, 28:38

Outside of record matters. See index heading outside of record matters

Pleadings, lost records, 7:31

Removal to federal court, post-removal procedure, 3:141

Summary judgment, appeal of order, 18:36

RECOVERY

Attorney-client relationship termination, recovery of costs and fees, 2:25

Charge to jury, omission of ground for recovery, 22:53

Enforcement of judgments. See index heading enforcement of judgments

Pleadings amended after limitation period, theory of recovery, 10:18

Supersedeas, recovery of interest in real or personal property judgments, 30:37

RECUSAL

Judges. See index heading JUDGES

REFERENCE

Charge to jury, necessarily referable element omitted, 22:56

Pleadings, adoption by reference, 7:19

Pretrial reference, 17:15 to 17:28

REFORMATION

Judgments, motions, 28:49 to 28:51

REFUSAL

Charge to jury, refusal of requested charge, 22:39

Depositions, refusal to appear, answer questions or obey subpoena duces tecum, 13:15

Special judges, refusal of regular judge to act, 3:102

REGISTRATION

Enforcement of judgments, federal judgments, 32:18 to 32:21

REHEARINGS

Venue, transfer of, 6:48

REINSTATEMENT

Attorneys, disciplinary sanctions, **2:65**Judgments. See index heading JUDGMENTS
New trial, dismissal for want of prosecution, **28:37**

REJECTION

See index heading ACCEPTANCE OR REJECTION

RELEASE

Enforcement of judgments, lien, 31:19 Pleas in bar, 9:59

RELEVANCE TEST

Discoverable information and materials, 12:12

RELEVANT FACTORS

Attorneys, disciplinary sanctions, 2:59

RELIANCE ON ANSWERS

Jurors, voir dire examination, 21:19

RELIEF

See index heading remedies or relief

REMAND

Award of costs, 3:150
Partial remand, 3:151
Removed action remanded to state court generally, 3:148 to 3:157
award of costs, 3:150
necessity and sufficiency, 3:153
partial remand, 3:151
proceedings after remand, 3:152
time, 3:154
waiver or estoppel, 3:149

REMAND—Cont'd

Removed action remanded to state court—Cont'd when required or permitted, **3:148**Supersedeas, partial remand, **30:50**Time, **3:154**Waiver or estoppel, **3:149**

REMARKS AT SIDE-BAR

Arguments to jury, improper argument, 23:14

REMEDIES OR RELIEF

Attorneys, malpractice, 2:99
Contempt, 16:8
Damages. See index heading DAMAGES
Discovery sanctions, 16:30
Injunctions
generally, 11:114 to 11:127
for detailed treatment see index heading INJUNCTIONS
Joinder of parties, joinder of remedies, 5:36
Judgments. See index heading JUDGMENTS
Jurisdiction. See index heading JURISDICTION
Mandamus. See index heading MANDAMUS
Petitions. See index heading PETITIONS
Prayer for relief. See index heading PLEADINGS
Removal to federal court, post-removal procedure, 3:146

REMITTITUR

New trial, orders, 28:44

REMOTE COURT PROCEEDINGS

Restitution. See index heading RESTITUTION

Deposition, 13:12 Disclosure, 14:3 Discovery, 12:5 Pretrial conference, 17:7 Pretrial motions, 19:3 Summary judgment, 18:6

REMOVAL FROM OFFICE

Judges, **3:64**

REMOVAL TO FEDERAL COURT

Generally, **3:113 to 3:157**Adverse parties, notice to, **3:131**Amendment of notice of removal, **3:135**Amount in controversy, original jurisdiction in federal court, **3:127**Answer, post-removal procedure, **3:144**

REMOVAL TO FEDERAL COURT—Cont'd

Approval or denial of remand of removed action to state court, **3:148**Assignment to nondiverse party, original jurisdiction in federal court, **3:125**

Award of costs, remand of removed action to state court, 3:150

Bringing of action, jurisdictional requisites, 3:116

Burden of establishing original jurisdiction in federal court, 3:120

Civil action, jurisdictional requisites, **3:117**

Claims, original jurisdiction in federal court, 3:122

Contents of notice of removal, 3:134

Costs of action, remand of removed action to state court, **3:150**

Date. Time or date, below

Demand for jury trial, post-removal procedure, 3:142

Denial or approval of remand of removed action to state court, 3:148

Determinations, 3:129

Dismissal of nondiverse party, original jurisdiction in federal court, 3:125

Effect of lack of jurisdiction in state court, 3:118

Estoppel, remand of removed action to state court, 3:149

Filing

notice of removal, 3:133, 3:136, 3:137

records, post-removal procedure, 3:141

Form of notice of removal, 3:134

Giving of security, post-removal procedure, 3:147

Governing law, 3:114, 3:138

Joinder of claims, original jurisdiction in federal court, 3:123

Joinder of nondiverse party, original jurisdiction in federal court, 3:125

Jurisdictional requisites

generally, 3:116 to 3:127

assignment to nondiverse party, effect of, 3:125

burden of establishing original jurisdiction in federal court, 3:120

civil action, proceeding as, 3:117

joinder of claims on removal, 3:123

joinder or dismissal of nondiverse party, effect of, 3:125

jurisdictional amount, 3:127

lack of jurisdiction in Texas court, 3:118

original jurisdiction in federal court, 3:119 to 3:127

Jury trial demand, post-removal procedure, 3:142

Lack of jurisdiction in state court, effect of, 3:118

Nature of original jurisdiction in federal court, 3:119

Necessity

original jurisdiction in federal court, 3:119

remand of removed action to state court, 3:153

repleading, post-removal procedure, 3:143

Nondiverse party, original jurisdiction in federal court, 3:125

REMOVAL TO FEDERAL COURT—Cont'd Notice of removal generally, 3:133 to 3:137 adverse parties, notice to, 3:131 amendment, 3:135 filing with federal court, 3:133, 3:136 filing with Texas court, 3:137 form and content, 3:134 time for filing in federal court, 3:136 Orders, remand of removed action to state court, 3:156, 3:157 Original jurisdiction in federal court, 3:119 to 3:127 Partial remand of removed action to state court, 3:151 Particular parties, original jurisdiction in federal court, 3:126 **Parties** entitled to remove, 3:130 notice to adverse parties, 3:131 original jurisdiction in federal court, 3:125, 3:126 Petitions, original jurisdiction in federal court, 3:122 Pleadings, post-removal procedure, 3:143, 3:144 Post-remand proceedings, 3:152 Post-removal procedure, 3:138 to 3:157 Prejudgment remedies, post-removal procedure, 3:146 Procedure, 3:128 to 3:157 Procedure for removal, 3:158 Process, post-removal procedure, 3:140 Records, post-removal procedure, 3:141 Remand of removed action to state court generally, 3:148 to 3:157 for detailed treatment see index heading REMAND Remedies prejudgment, post-removal procedure, 3:146 Repleading, post-removal procedure, 3:143 Right of removal, 3:113, 3:115 Security, post-removal procedure, 3:147 Sufficiency, remand of removed action to state court, 3:153 Termination of state proceedings, 3:132 Time or date filing of notice of removal, 3:136 remand of removed action to state court, 3:154 Venue, post-removal procedure, 3:139 Waiver remand of removed action to state court, 3:149

right to remove, 3:115

RENDITION OF JUDGMENT

Generally, 27:9 to 27:19

For detailed treatment see index heading JUDGMENTS

REOPENING EVIDENCE

Jury trial, order of proceedings, 21:34

REPLEADING

Removal to federal court, post-removal procedure, 3:143

REPLEVY BOND

Enforcement of judgments, garnishment post-judgment, 31:55

REPLIES

Pleadings, status on amendment of, **10:14** Summary judgment, **18:19**

REPLY ARGUMENT TO JURY

Generally, 23:5, 23:6

REPORTS AND REPORTERS

Attachment writs, report of disposition, 11:95

Attorneys, reporting misconduct, 2:66

Court reporters, 3:54

Discovery. See index heading DISCOVERY

Expert report, dismissal due to absence or deficiency in, 27:52.60

Pretrial matters. See index heading PRETRIAL MATTERS

REPOSE, STATUTE OF

Pleas in bar and limitations defense, 9:71

REPRESENTATIVES AND REPRESENTATION

Attorneys

generally, 2:1 to 2:118

for detailed treatment see index heading ATTORNEYS

Class actions, adequacy of representation, 5:58

Parties, minors and incompetents, 5:15 to 5:17

Petitions, statement of cause of action, 8:26

REPRIMANDS

Attorneys, disciplinary sanctions, 2:60

REPRODUCTION OF EVIDENCE

Deliberations of jury, subject matter, 24:11

REQUEST FOR DISCLOSURE

Disclosure (cases prior to 2021)

generally, 14:18 to 14:22

designation of expert in response, 14:22

REQUEST FOR DISCLOSURE—Cont'd

Disclosure (cases prior to 2021)—Cont'd form of response to request, **14:20** scope of inquiry, **14:18** service and filing, **14:19** time
non experts, **14:21**

REQUESTS FOR ADMISSIONS

Generally, 14:1

For detailed treatment see index heading ADMISSIONS, REQUESTS FOR Discovery control plans, **14:2**

REQUESTS FOR DISCOVERY MATERIAL

See index heading discovery

REQUESTS FOR FINDINGS AND CONCLUSIONS

Bench trials, 20:9 to 20:11

REQUESTS FOR JURY INSTRUCTIONS

Generally, 22:41 to 22:45

For detailed treatment see index heading CHARGE TO JURY

REQUESTS FOR TRIAL ASSIGNMENT

For detailed treatment see index heading TRIAL

RESIDENCE

Nonresidents. See index heading NONRESIDENTS
Personal jurisdiction allegations, Texas residents, **8:21**Petitions
general allegations relating to residence of parties, **8:13**personal jurisdiction allegations, Texas residents, **8:21**Venue, **6:5**, **6:32**

RESIGNATION

Attorneys, in lieu of disciplinary action, **2:63** Judges, **3:63**

RESISTING DISCOVERY

Generally, 12:66 to 12:72

RES JUDICATA

Generally, 9:60

Baseless cause of action, res judicata effect of dismissal ruling, 9:27.65

Class actions, **5:63**

Judgments, 5:63, 27:40

Venue, transfer of, 6:52

RESPECT FOR RIGHTS OF THIRD PERSONS

Attorneys, non-client relationships, 2:38

RESPONSE

Discovery. See index heading DISCOVERY
Enforcement of judgments, turnover proceedings, **31:73**Improper argument to jury, **23:21, 23:22**Motions. See index heading MOTIONS

RESPONSIBILITIES

See index heading duties and responsibilities

RESTITUTION

Attorneys, disciplinary sanctions, **2:64**Enforcement of judgments, right of judgment debtor at execution sale, **31:50**

RESTRICTIONS

See index heading LIMITATIONS OR RESTRICTIONS

RETURN

Ancillary proceedings. See index heading ancillary proceedings Depositions, 13:18
Enforcement of judgments, writ, 31:49
Service. See index heading service of process and other papers Verdict, 25:5, 25:6

REVIEW

See index heading APPEAL AND REVIEW

RIGHTS

Attorneys. See index heading ATTORNEYS Charge to jury, submission of cause, **22:10** Discovery. See index heading DISCOVERY

Enforcement of judgments. See index heading enforcement of judgments

Joinder of parties, permissive, 5:31 to 5:33

Judges, **3:60**

Jurisdiction of district courts, trial of right of property, 3:39

Jury and jury trial. See index heading JURY AND JURY TRIAL

Nonsuit, 27:45, 27:47

Petitions, statement of cause of action, 8:25, 8:27 to 8:33

Pleadings, amendment of, 10:9

Removal to federal court, 3:113, 3:115

Supersedeas in state civil practice, 30:13 to 30:20

Venue, waiver on motion to transfer, 6:37

RULE 11 AGREEMENTS

Generally, 1:11.50

RULES

Addition of parties, 5:73

Arguments to jury, permissible subject matter, 23:11

Attorneys. See index heading ATTORNEYS

Background, 1:5

Charge to jury, historical development of broad-form submission, 22:3

Counterclaims, 9:78

Development, 1:5

Discovery. See index heading DISCOVERY

Effect of rules of procedure, 1:8

Interpleader, 5:65

Interpretation, 1:9

Joinder of parties, 5:30

Judgments. See index heading JUDGMENTS

Jury and jury trial. See index heading JURY AND JURY TRIAL

Local rules of procedure, 1:10

Penalties or sanctions, 12:12, 12:13

Post-verdict motions, 26:8 to 26:13

Power to adopt rules of procedure, 1:6

Procedure rules, generally, 1:4 to 1:10

Source of procedural law, 1:4 to 1:10

Summary judgment, 18:5

Supersedeas, federal practice model, 30:6

Validity, 1:7

Verdicts. See index heading VERDICTS

RULINGS

Charge to jury, objections, 22:51

Directed verdicts, motions, 21:59, 21:60

Judgments, declaration of legal effect, 27:24

Jury and jury trial. See index heading JURY AND JURY TRIAL

New trial, orders, 28:42

Special appearance, 11:88

RUNNING AT LARGE LIVESTOCK

Enforcement of judgments, levy of execution, 31:37

SALES

See index heading enforcement of judgments

SAME COURT PROCEEDING

Depositions, use of, 13:26

SAME SERIES OF TRANSACTIONS OR OCCURRENCES

Joinder of parties, permissive, 5:34

McDonald and Carlson Texas Civil Practice

SANCTIONS

Generally, 12:11 to 12:15, 16:1

For detailed treatment see index heading PENALTIES OR SANCTIONS

SATISFACTION

Enforcement of judgments. See index heading ENFORCEMENT OF JUDGMENTS Pleas in bar, accord and satisfaction, **9:58**Supersedeas, effect of satisfaction of judgment during appeal, **30:19**

SCOPE

Discovery. See index heading discovery Enforcement of judgments. See index heading enforcement of judgments Voir dire examination of jurors, 21:18

SEALING OF COURT RECORDS

Discovery, 12:71

SECRETARY OF STATE

See index heading service of process and other papers

SECURITY

Removal to federal court, post-removal procedure, **3:147** Supersedeas. See index heading SUPERSEDEAS

SELECTION

Forum selection clauses, **3:19**, **6:35**Judges, **3:58**, **3:102**, **3:103**Jurisdiction. See index heading JURISDICTION
Jury
generally, **21:12 to 21:27**for detailed treatment see index heading JURY AND JURY TRIAL

SELF-INCRIMINATION

Discovery, privilege, 12:56

SELF-REPRESENTATION

Right, 2:6.50

SEPARATE PROPERTY OF SPOUSE

Enforcement of judgments, levy of execution, 31:39

SEPARATE TRIALS

Generally, 17:31

SEPARATION OF JURY

Deliberations of jury, 24:2

SEQUENCE

See index heading order or sequence

SEQUESTRATION WRITS

Generally, 11:89, 11:90, 11:100 to 11:103

SERVICE OF PROCESS AND OTHER PAPERS

Agents

domestic corporations, long-arm statutes, 11:29

foreign corporations authorized to do business in state, long-arm statutes, 11:33

noncorporate business agents, long-arm statutes, 11:40

Ancillary proceedings. See index heading Ancillary proceedings

Appearances. See index heading APPEARANCES

Authority and authorization

foreign corporations authorized to do business in state, long-arm statutes, 11:31 to 11:34

Background, 11:12 to 11:16

Bank acting in fiduciary capacity in state, long-arm statutes, 11:42

Business or businesses

Business and Nonprofit Corporation Acts, long-arm statutes, 11:29 to 11:34

corporations, below

noncorporate business agents, long-arm statutes, 11:40

person in charge of business, long-arm statutes, 11:27

generally, 11:51 to 11:59

for detailed treatment see index heading CITATION

Civil Practice and Remedies Code, long-arm statutes, 11:20

Codes

Civil Practice and Remedies Code, long-arm statutes, 11:20

Family Code, long-arm statutes, 11:46

Insurance Code, long-arm statutes, 11:35

Constructive service, 11:16

Corporations

Business and Nonprofit Corporation Acts, long-arm statutes, 11:29 to

dissolved domestic corporations, long-arm statutes, 11:23

domestic corporations, long-arm statutes, 11:23, 11:29, 11:30

foreign corporations, long-arm statutes, 11:25, 11:31 to 11:34

Courts. See index heading COURTS

Definitions, 11:12

Designation

agents, domestic and foreign corporations, 11:29, 11:33

state official, foreign corporations authorized to do business in state,

Discovery. See index heading DISCOVERY

Dissolved domestic corporations, long-arm statutes, 11:23

SERVICE OF PROCESS AND OTHER PAPERS—Cont'd Distinctions, 11:12 Domestic corporations, long-arm statutes, 11:23, 11:29, 11:30 Electronic service, 1:13.10 to 1:13.50 Enforcement of judgments, garnishment writ, 31:56 Estate situated in state, nonresident guardian of nonresident ward, 11:41 Exclusivity of statute, foreign corporations authorized to do business in state, 11:31 Failure of service, nonresident motorists, 11:38 Family Code, long-arm statutes, 11:46 Fiduciary capacity of nonresident bank or trust company acting in state, long-arm statutes, 11:42 Foreign corporations, long-arm statutes, 11:25, 11:31 to 11:34 Foreign railways, long-arm statutes, 11:44 Guardian of nonresident ward's estate situated in state, long-arm statutes, 11:41 Individuals, 11:18, 11:19 Inside state, individuals, 11:18 Insurance Code, long-arm statutes, 11:35 Joint-stock associations, long-arm statutes, 11:22 Laws. Statutes, below Long-arm statutes generally, 11:20 to 11:51 for detailed treatment see index heading LONG-ARM STATUTES Method of service, nonresident motorists, 11:37 Miscellaneous, 11:45 Motorists, nonresident, 11:36 to 11:38 Noncorporate business agents, long-arm statutes, 11:40 Nonresidents bank or trust company acting in fiduciary capacity in state, long-arm statutes, 11:42 citation, service for judgment in rem or affecting status, 11:72 guardian of nonresident ward's estate situated in state, long-arm statutes, 11:41 motorists, long-arm statutes, 11:36 to 11:38 tax purposes, long-arm statutes, 11:39 utility supplier, long-arm statutes, 11:43 Officers of domestic and foreign corporations, long-arm statutes, 11:29, 11:32 Official of state designated state official, foreign corporations authorized to do business in state, 11:34

Secretary of State, below Outside of state, individuals, 11:19

```
SERVICE OF PROCESS AND OTHER PAPERS—Cont'd
  Papers, generally, 1:13
  Partnerships, long-arm statutes, 11:21
  Personal service
     generally, 11:14
     citation, 11:52, 11:61
  Pleadings, 7:29 to 7:31
  Political subdivisions, long-arm statutes, 11:24
  Pretrial matters. See index heading PRETRIAL MATTERS
  Publication, service by
     generally, 11:49, 11:54, 11:73 to 11:78
     affidavit, 11:77
     new trial, motion following judgment on service by publication, 28:47,
          28:48
     property actions, 11:75
     return, 11:63
     unknown parties, 11:76
  Return of service
     citation, 11:60 to 11:65
     nonresident motorists, 11:37
  Secretary of State
     domestic corporations, 11:30
     foreign corporations authorized to do business in state, 11:34
     long-arm statutes, 11:26, 11:28, 11:30, 11:34
  Statutes
     codes, above
     long-arm statutes, 11:20 to 11:51
  Subpoenas, 11:81
  Substituted service
     generally, 11:15, 11:36 to 11:51
     agents, noncorporate business agents, 11:40
     bank acting in fiduciary capacity in state, 11:42
     citation, 11:53, 11:61, 11:78
     Family Code, 11:46
     fiduciary capacity of nonresident bank or trust company acting in state,
          11:42
     foreign railways, 11:44
     guardian of nonresident ward's estate situated in state, 11:41
     motorists, nonresident, 11:36
     noncorporate business agents, 11:40
     railways, foreign, 11:44
     tax purposes, 11:39
     trust company acting in fiduciary capacity in state, 11:42
     utility supplier, 11:43
```

SERVICE OF PROCESS AND OTHER PAPERS—Cont'd

Tax purposes, nonresidents, 11:39

Trust company acting in fiduciary capacity in state, long-arm statutes, 11:42

Utility supplier, nonresident, 11:43

Venue transfer motion, service on wrong party, 6:42

Ward's estate situated in state, nonresident guardian, 11:41

SERVICES

Jurors, selection of jury, 21:26, 21:27

SESSIONS

Court, time of holding, **3:111**

SETTING ASIDE

See index heading enforcement of JUDGMENTS

SETTING TIME AND PLACE FOR TRIAL

Pretrial matters, 17:32 to 17:35

SETTLEMENT

Alternative dispute resolution forums, 17:21, 17:23, 17:26

Discoverable information and materials, 12:20

Offer of settlement, 17:36 to 17:40

Rule 11 agreements, 1:11.50

SEVERANCE OF ACTIONS

Pretrial matters, 17:30

SHARES OF STOCK

Enforcement of judgments, levy of execution, 31:36

SHERIFFS

Enforcement of judgments, levy of execution, **31:29** Judicial officer, sheriff as, **3:56**

SIDE-BAR REMARKS

Arguments to jury, improper argument, 23:14

SIGNATURES

Depositions, 13:17

Effect of signing papers, 1:14

Judgments, rendition and entry, 27:12

Penalties or sanctions, signing pleadings, motions and other papers in bad faith, 12:12

Petitions, 8:67

Pleadings, 7:20

SIMILAR CONTROVERSY

Pleas in abatement, pendency of another action, 9:20

SIMILAR OCCURRENCES OR CIRCUMSTANCES

Discoverable information and materials, 12:24

SISTER STATES

Judgments, enforcement, 32:1 to 32:10

SLANDER AND LIBEL

See index heading DEFAMATION

SMALL CLAIMS COURTS

Jurisdiction, 3:48

SOLE PARTY

Death of, 5:85

SPECIAL APPEARANCES

Generally, 9:9, 11:86 to 11:88

SPECIAL DAMAGES

Petitions, statement of cause of action, 8:42

SPECIAL DENIALS

Pleas in bar, 9:31 to 9:43

SPECIAL EXCEPTIONS

Generally, 9:22 to 9:27, 17:13

SPECIAL ISSUES ACT OF 1913

Charge to jury, historical development of broad-form submission, 22:3,

SPECIAL JUDGES

Generally, 3:101 to 3:105

For detailed treatment see index heading JUDGES

SPECIAL PRAYER FOR RELIEF

Petitions, 8:63

SPECIAL RELATION BETWEEN PARTIES

Petitions, statement of cause of action, 8:29

SPECIAL VERDICT

Construction, 25:9

SPECIFIC ACTS REQUIRED BY FEDERAL JUDGMENTS

Enforcement of judgments, 32:15

SPECIFICATION OF GROUNDS

Directed verdicts, motion, 21:51

SPECIFICITY OF QUESTIONS

Charge to jury, 22:36

SPECIFIC PERFORMANCE

Joinder of parties, 5:52

SPECIFIC PERSONAL JURISDICTION

State long-arm statute, 11:10

SPOUSES

Discovery, husband-wife privilege, 12:43, 12:44

Divorce. See index heading DIVORCE

Enforcement of judgments, levy of execution on community and separate property, 31:39

Joinder of parties, 5:28

STANDARD OF CARE

Attorneys, malpractice cause of action, 2:91

STANDARD OF REVIEW

Discovery sanctions, 16:31

Summary judgment, appeal of order, 18:37

STANDING

Generally, 5:7 to 5:11

Petition allegations, 8:25, 8:26

STATE

Attorneys. See index heading ATTORNEYS

Bar. See index heading ATTORNEYS

Constitution, source of procedural law, 1:2

Lawyer's Creed, 2:2

Out-of-state matters. See index heading out-of-state matters

Political subdivisions. See index heading POLITICAL SUBDIVISIONS

Removal from state court to federal court

generally, 3:113 to 3:157

for detailed treatment see index heading REMOVAL TO FEDERAL COURT

Sister states. See index heading SISTER STATES

Tort claims, actions and proceedings, 4:17

Venue, suits against governmental entities, 6:14

STATEMENTS

Bench trials, trial on agreed statement of facts, 20:2

Deliberations of jury, irrelevant law, 24:18

Directed verdicts, reasons for ruling on motion, 21:60

Discovery. See index heading DISCOVERY

Jury and jury trial. See index heading JURY AND JURY TRIAL

Petitions, cause of action, 8:23 to 8:58

STATE OF DELIBERATIONS OF JURY

Communication with jury by judge, 24:5

STATUS

Amended pleadings, status of superseded pleadings and of replies thereto, 10:14

Citation, service for judgment affecting status, 11:71 to 11:78

Enforcement of judgments. See index heading enforcement of judgments Jurisdiction, status proceedings, **3:16**

STATUTE OF FRAUDS

Pleas in bar, 9:61

STATUTE OF LIMITATIONS

Generally, 9:47, 9:66 to 9:76

Accrual of cause of action, 9:67

Amendment of pleadings, 10:17 to 10:19

Anticipating defense of plea of limitations, 8:60

Attorneys, defense in malpractice action, 2:95

Counterclaims, limitations as bar, 9:83

Cross-claims, limitations as bar, 9:91

"Discovery Rule," 9:68

Filing petition as tolling statute of limitations, 8:2

Fraudulent concealment as defense to limitations, 9:76

Historical development and nature of statutes of limitation, 9:69

Personal actions, 9:74

Real property actions, 9:75

Repose, statutes of, 9:71

Statutory cause of action, express limitations for, 9:72

Survival statute, 9:70

Tolling of statute of limitations, 8:2, 9:73

Trespass to try title actions, 9:98

STATUTE OF REPOSE

Pleas in bar and limitations defense, 9:71

STATUTES

Charge to jury. See index heading CHARGE TO JURY

Codes. See index heading CODES

Discovery, statutory privileges, 12:55 et seq.

Enforcement of judgments. See index heading enforcement of judgments

Foreign laws. See index heading Foreign Laws

Joinder of parties, 5:45, 5:47

Jurisdiction. See index heading Jurisdiction

Long-arm statutes. See index heading Long-arm statutes

Petitions, statutory actions, 8:46 to 8:55, 8:66

Pleas in bar and limitations defense, statutory causes of action, 9:72

Service of process and other papers. See index heading service of process AND OTHER PAPERS

McDonald and Carlson Texas Civil Practice

STATUTES—Cont'd

Source of procedural law, **1:3** Venue. See index heading VENUE

STATUTORY COURTS

Generally, 3:4

For detailed treatment see index heading LEGISLATIVE OR STATUTORY COURTS

STAY OR STAYS

Enforcement of judgments. See index heading Enforcement of JUDGMENTS Supersedeas, alternate methods of staying enforcement of judgment, **30:16**

STIPULATIONS

Discovery, 12:11

STOCK SHARES

Enforcement of judgments, levy of execution, 31:36

STRATEGIC LAWSUITS AGAINST PUBLIC PARTICIPATION

Anti-SLAPP suits, 4:21.50

STRATEGY

Post-verdict motions, 26:9

STRUCTURE OF COURTS

Generally, **3:3 to 3:5**

SUBJECT MATTER

Arguments to jury, 23:7 to 23:12
Deliberations of jury, 24:9 to 24:12
Jurisdiction. See index heading JURISDICTION
Pretrial matters. See index heading PRETRIAL MATTERS

SUBMISSION

Charge to jury generally, 22:1 to 22:62 for detailed treatment see index heading CHARGE TO JURY Deposition to witness, 13:17

SUBPOENAS

Generally, **11:79 to 11:81**Discovery. See index heading discovery Form, **11:80**Service, **11:81**

SUBSEQUENT JUDGMENTS

Verdict and judgment, new trial and mistrial motions between, 26:16

SUBSTANTIALLY CORRECT FORM

Charge to jury, requests for questions, definitions and instructions, 22:42, 22:43

SUBSTANTIAL NEED EXCEPTION

Discovery, trial preparation privileges, 12:33

SUBSTANTIVE MATTERS

Judgments, motions for amendment, correction and reformation, 28:51 Petitions, right of plaintiff, 8:27 to 8:32

SUBSTITUTED SERVICE OF PROCESS

Generally, 11:15, 11:36 to 11:51

For detailed treatment see index heading service of process and other papers

SUBSTITUTED SERVICE STATUTES

Nonresident motorist, 11:36

SUCCESSIVE GOVERNMENT AND PRIVATE EMPLOYMENT

Attorneys, conflicts of interest, 2:16

SUFFICIENCY OR INSUFFICIENCY

Class actions, adequacy of representation, 5:58

Judgments. See index heading JUDGMENTS

New trial, inadequate verdict, 28:29 to 28:31

Petitions, subject matter jurisdiction allegations, 8:18

Removal to federal court, remand of removed action to state court, 3:153

Supersedeas, sureties, 30:28

SUGGESTION AS TO FORM OF ANSWER TO QUESTION

Charge to jury, 22:37

SUMMARY JUDGMENT

Generally, **18:1 to 18:38**

Affidavits, 18:20 to 18:26

Appeal and review

generally, 18:32 to 18:38

disposition, 18:38

finality of judgment, 18:33

post-summary judgment motions, 18:34

record, 18:36

standard of review, 18:37

Appropriate actions, 18:2

Burden of proof, 18:7 to 18:11

Credibility issues, determination of motion, 18:29

Cross-motions, burden of proof, 18:10

Denial of motion, 18:31

```
SUMMARY JUDGMENT—Cont'd
  Depositions, use in court proceedings, 13:28
  Determination of motion, 18:27 to 18:31
  Disposition, appeal of order, 18:38
  Electronic filing and service requirements, 18:6
  Evidence, 18:7 to 18:11, 18:20 to 18:26, 18:28, 18:29
  Expert witnesses, determination of motion, 18:28
  Filing, response to motion, 18:18
  Finality of judgment, appeal of order, 18:33
  Form
    motion, 18:13
    response to motion, 18:17
  Interested witnesses, determination of motion, 18:28
    credibility or weight of evidence, determination of motion, 18:29
    part of issues, 18:4
  Late-filed response to motion, 18:18
  Motions, generally, 18:12 to 18:18, 18:19
  Multiple motions, determination of motions, 18:31
  Necessity, response to motion, 18:16
  No-evidence summary judgment, burden of proof, 18:11
  Nonsuit, effect on partial summary judgment order, 27:46
  Notice, motion, 18:14
  Objections, affidavits, 18:23
  Orders
    appeals, 18:32 to 18:38
    partial summary judgment order, effect of nonsuit on, 27:46
  Partial summary judgment, 18:4, 27:46
  Post-summary judgment motions, appeal of order, 18:34
  Protection, unavailable affidavits, 18:24
  Record, appeal of order, 18:36
  Remote court proceedings, 18:6
  Reply, 18:19
  Requirements of unsworn declaration, 18:22
  Response to motion, 18:15 to 18:18, 18:19
  Review. Appeal and review, above
  Rules, 18:5
  Standard of review, appeal of order, 18:37
  Supplemental evidence, 18:25, 18:26
  Time
    late-filed response to motion, 18:18
    motion, 18:12
    response to motion, 18:15
```

Traditional summary judgment, burden of proof, 18:8 to 18:10

SUMMARY JUDGMENT—Cont'd

Type of action, determination of motion, 18:30

Unavailable affidavits, 18:24

Weight of evidence issues, determination of motion, 18:29

Whole case, 18:3

Witnesses, determination of motion, 18:28

SUMMARY JURY TRIAL

Alternative dispute resolution forums, 17:25

SUPERSEDEAS

Generally, 30:1 to 30:51

Added protection of judgment lien on appellant's real property, 30:17

Administrative orders, 30:41

Alternate matters

methods of staying enforcement of judgment, 30:16

security, 30:8, 30:29

Amendment

effect of changed circumstances, procedure to suspend enforcement of judgment, **30:30**

security orders, procedure to suspend enforcement of judgment, 30:32, 30:33

Amount of bond or deposit, procedure to suspend enforcement of judgment, **30:27**

Appointment of receivers, orders, 30:44

Attacks on state practice, constitutional, 30:3

Attorney fees, 30:20.50

Bond, 30:7, 30:25 to 30:27

Change. Amendment, above

Circumstances changed, procedure to suspend enforcement of judgment, 30:30

Compliance with modified security orders, procedure to suspend enforcement of judgment, **30:33**

Conclusion of appeal and review, disposition of security, 30:9, 30:35

Conservatorship custody judgments, 30:39

Constitutional attacks on state practice, 30:3

Continuing trial court jurisdiction notwithstanding appeal, procedure to suspend enforcement of judgment, 30:23

Courts

continuing trial court jurisdiction notwithstanding appeal, procedure to suspend enforcement of judgment, 30:23

Justice Courts, 30:46, 30:47

particular courts, 30:36 et seq.

Supreme Court of Texas, appeal to, 30:20

Supreme Court of United States, appeal to, 30:20

SUPERSEDEAS—Cont'd

Declaratory judgments, 30:45

Deposit in lieu of bond, procedure to suspend enforcement of judgment, 30:26, 30:27

Discovery pertaining to security, procedure to suspend enforcement of judgment, 30:24

Disposition

enforcement of judgment against sureties following appellate disposition, **30:48** to **30:51**

security, conclusion of appeal and review, 30:9, 30:35

Effect

changed circumstances, procedure to suspend enforcement of judgment, 30:30

failure to post security, federal practice model, **30:11** supersedeas in state civil practice, **30:13 to 30:20**

Enforcement of judgment

against sureties following appellate disposition, 30:48 to 30:51

alternate methods of staying enforcement, 30:16

suspension of enforcement, 30:14, 30:21 to 30:35

Eviction proceedings, Justice Courts, 30:47

Excusing security, federal practice model, 30:10

Execution on judgment during appeal, effect of, 30:19

Failure to post security, federal practice model, **30:11**

Federal matters

practice model, 30:5 to 30:12

Supreme Court of United States, appeal to, 30:20

Filing

effect of filing supersedeas, 30:18

security, procedure to suspend enforcement of judgment, 30:22

Flexibility, federal practice model, 30:12

Governmental entities, judgments in favor of, 30:40

Injunctions, orders, 30:43

Interest in real or personal property, judgments for recovery, 30:37

Interlocutory orders, 30:42

Jurisdiction, continuing trial court jurisdiction notwithstanding appeal, 30:23

Justice Courts, 30:46, 30:47

Liability, enforcement of judgment against sureties following appellate disposition, 30:49

Lien, added protection of judgment lien on appellant's real property, **30:17** Mandamus review of security orders, procedure to suspend enforcement of judgment, **30:34**

Mandate, enforcement of judgment against sureties following appellate disposition, **30:51**

SUPERSEDEAS—Cont'd Methods of staying enforcement of judgment, 30:16 Modification. Amendment, above Money, other than money judgments, 30:38 Nature of supersedeas in state civil practice, 30:13 to 30:20 particular orders, 30:36 et seq. review of security orders, 30:31 to 30:35 Other than money or property judgments, 30:38 Partial remand, enforcement of judgment against sureties following appellate disposition, 30:50 Particular courts, judgments and orders, 30:36 to 30:47 Personal property, judgments for recovery of interest in, 30:37 Posting security, federal practice model, 30:11 Prerequisites, 30:15 Procedure to suspend enforcement of judgment, 30:21 to 30:35 **Property** other than property judgments, 30:38 real property, below recovery of interest in property judgments, 30:37 Protection of judgment lien on appellant's real property, 30:17 Providing appellate security is voluntary, 30:13 Real property added protection of judgment lien on appellant's real property, 30:17 recovery of interest in real property judgments, 30:37 Receivers, appointment orders, 30:44 Recovery of interest in real or personal property judgments, 30:37 Requisites of bond or other security, procedure to suspend enforcement of judgment, 30:25 Review of security orders, procedure to suspend enforcement of judgment, 30:31 to 30:35 Right to supersedeas in state civil practice, 30:13 to 30:20 Rules, federal practice model, 30:6 Satisfaction of judgment during appeal, effect of, 30:19 Security alternate security, 30:8, 30:29 bond, 30:7, 30:25 to 30:27 current scheme, 30:4 disposition of security, conclusion of appeal and review, 30:9, 30:35 federal practice model, 30:7 to 30:11 procedure to suspend enforcement of judgment, 30:22, 30:24, 30:25, 30:29, 30:31 to 30:35 providing appellate security is voluntary, 30:13 review of security orders, 30:31 to 30:35

SUPERSEDEAS—Cont'd

Staying enforcement of judgment, alternate methods, 30:16

Sufficiency of sureties, procedure to suspend enforcement of judgment, 30:28

Supreme Court of Texas, appeal to, 30:20

Supreme Court of United States, appeal to, 30:20

Sureties

enforcement of judgment against sureties following appellate disposition, 30:48 to 30:51

sufficiency of sureties, procedure to suspend enforcement of judgment, 30:28

Suspension of enforcement of judgment, 30:14, 30:21 to 30:35

Time to file security, procedure to suspend enforcement of judgment, **30:22** Voluntary appellate security, **30:13**

SUPERSEDING OF EXECUTION

Enforcement of judgments, 31:26

SUPERVISORY RESPONSIBILITIES

Attorneys, law partnerships and professional corporations, 2:119

SUPPLEMENTAL EVIDENCE

Summary judgment, 18:25, 18:26

SUPPLEMENTAL PLEADINGS

Generally, 10:1 to 10:8

Form and content, 10:7

Function of supplemental pleadings, 10:2

Leave of court, 10:8

Time for filing, 10:8

Trespass to try title action, 10:6

SUPPLEMENTATION OF DISCOVERY

Generally, **12:64**, **12:65**

For detailed treatment see index heading DISCOVERY

SUPPRESSION

Depositions, 13:19

SUPREME COURT OF TEXAS

Supersedeas, 30:20

SUPREME COURT OF UNITED STATES

Supersedeas, 30:20

SURETIES

Enforcement of judgments, levy of execution on surety's property, **31:40** Supersedeas. See index heading SUPERSEDEAS

SURRENDER OF AUTHORITY

Parties, foreign corporations, 5:23

SURVIVAL OF ACTIONS

Generally, 4:18 to 4:22

For detailed treatment see index heading abatement and survival of actions

SURVIVAL STATUTE

Statute, pleas in bar and limitations defense, 9:70

SUSPENSION

Attorneys, disciplinary sanctions, **2:61** Enforcement of judgment, supersedeas, **30:14**, **30:21** to **30:35**

SWEARING IN OF JURORS

Generally, 21:26, 21:27

TAKE-NOTHING JUDGMENT

Trespass to try title, construction and interpretation, 27:39

TANGIBLE THINGS

Discovery, 12:14, 15:4 to 15:13

TAXES AND TAXATION

Enforcement of judgments, priority of tax liens, 31:21 Service of process and other papers, nonresidents, 11:39

TELEPHONIC DOCUMENT TRANSFER

Citation, service of notices, 11:68

TEMPORARY INJUNCTIONS

Injunctions, 11:116

TEMPORARY RESTARINING ORDERS

Generally, 11:124 to 11:127

TEMPORARY RESTRAINING ORDER

Issuance, **11:126**Order, **11:124**

Requisites of writ, 11:127

TENURE

Judges

generally, 3:61 to 3:65

for detailed treatment see index heading JUDGES

TERMINATION

Attorneys. See index heading ATTORNEYS

Judgments, sanctions, 27:52

Marriage. See index heading DIVORCE

TERMINATION—Cont'd

Parental termination cases. See index heading TERMINATION OF PARENTAL RIGHTS

Removal to federal court, termination of state proceedings, 3:132

TERMINATION OF PARENTAL RIGHTS

Judgment, **27:26.50**New trial motion, **28:8.50**

TERM OF OFFICE

Judges, 3:61

TERMS OF COURT

Generally, 3:110

TESTIMONY

See index heading witnesses

TESTS

Charge to jury, correct form for requests for questions, definitions and instructions, 22:43

Directed verdicts, determination of presence of jury issue, 21:53

Discoverable information and materials, relevance test, 12:12, 12:13

TEXAS

See index heading STATE

THEORY OF RECOVERY

Pleadings, amendment after limitation period, 10:18

THIRD PARTY PRACTICE

Generally, 5:72 to 5:78

For detailed treatment see index heading IMPLEADER

THIRD PERSONS

Alternative dispute resolution, impartiality, 17:22

Attorneys. See index heading ATTORNEYS

Venue, effect of third-party claims, 6:58

TIME OR DATE

Answers, filing, 9:3

Arguments to jury, 23:2, 23:3

Attorneys. See index heading ATTORNEYS

Baseless cause of action. See index heading baseless cause of action, motion to dismiss

Citation, service, 11:56

Computation of time, 1:12

Court, time of holding, 3:110 to 3:112

Delay. See index heading DELAY

TIME OR DATE—Cont'd

Directed verdicts. See index heading DIRECTED VERDICTS

Discovery. See index heading DISCOVERY

Enforcement of judgments. See index heading enforcement of judgments

Enlargement of time, 1:12

Intervention, 5:81

Judgments. See index heading JUDGMENTS

Late matters. See index heading LATE MATTERS

New trial. See index heading NEW TRIAL

Pleadings. See index heading PLEADINGS

Premature matters. See index heading PREMATURE MATTERS

Pretrial matters. See index heading PRETRIAL MATTERS

Removal to federal court. See index heading REMOVAL TO FEDERAL COURT

Statute of limitations. See index heading STATUTE OF LIMITATIONS

Stay or stays. See index heading stay or stays

Summary judgment. See index heading SUMMARY JUDGMENT

Supersedeas, filing security, 30:22

Venue. See index heading VENUE

Week or weeks. See index heading week or weeks

TITLE

Jurisdiction, real property, 3:20, 3:33

Trespass to try title. See index heading TRESPASS TO TRY TITLE

TOLLING OF STATUTE OF LIMITATIONS

Generally, 8:2, 9:73

TORTS

Actions and proceedings, generally, 4:15, 4:17

Joinder of parties, 5:44

Jurisdiction, local and transitory actions, 3:22, 3:23

Negligence. See index heading NEGLIGENCE

Petitions, statement of cause of action, 8:34

TRADE NAME

Pleas in bar, 9:36

TRADE SECRETS

Discovery, evidentiary privileges, 12:52

TRANSFER OR TRANSFERS

Fraudulent transfers, 4:16, 31:12

Judges, 3:98 to 3:100

Pretrial transfer of causes within county, 17:34

Venue

generally, 6:33 to 6:56

for detailed treatment see index heading VENUE

TRANSIENTS

Venue, **6:31**

TRANSITORY ACTIONS

Jurisdiction, geographical, 3:17 to 3:24

TRAVERSE OF ANSWER

Enforcement of judgments, garnishment writs, 31:58

TRESPASS TO TRY TITLE

Actions and proceedings, generally, 4:13, 4:14

Answers, 9:94 to 9:99

Counterclaims, 9:99

Disclaimer, 9:95

General denial, 9:96

Joinder of parties, 5:49

Judgments, 27:26, 27:39

 $Limitations, plea \ of, \textbf{9:98}$

Not guilty plea, 9:97

Pleas, 9:97, 9:98

Supplemental pleadings, 10:6

TRIAL

Alternative dispute resolution forums, trials, 17:24, 17:25

Attorneys. See index heading ATTORNEYS

Bench trials

generally, 20:1 to 20:14

for detailed treatment see index heading BENCH TRIALS

Discovery, trial preparation privileges, 12:28 to 12:33

Habeas corpus, trial courts, 11:130

Judgments. See index heading JUDGMENTS

Jury trial

generally, 21:1 to 21:60

for detailed treatment see index heading JURY AND JURY TRIAL

New trial

generally, 28:3 to 28:48

for detailed treatment see index heading NEW TRIAL

Pleadings, amendment of, 10:11

Pretrial matters

generally, 17:1 to 17:40

for detailed treatment see index heading PRETRIAL MATTERS

Separate trials, 17:31

Setting or changing time and place for trial, 17:32 to 17:35

Venue, transfer of, 6:50, 6:53 to 6:56

TRIAL ASSIGNMENT REQUESTS

Generally, 19:39 to 19:43 Appeal, 19:43 Determining case contested, 19:40 Sufficiency of notice, 19:42 Time of notice, 19:41

TRUST COMPANIES

Service of process and other papers, long-arm statutes, 11:42

TRUSTS

District court jurisdiction, 3:41.50 Joinder of parties, 5:46, 5:47

TRUTHFULNESS

Attorneys, non-client relationships, **2:35** Pleadings, **7:10**

TURNOVER PROCEEDINGS

Enforcement of judgments generally, **31:63 to 31:77** for detailed treatment see index heading ENFORCEMENT OF JUDGMENTS

UNANIMITY

Verdicts, 25:3

UNAUTHORIZED MATTERS

Attorneys, practice, 2:54

Parties, foreign corporations doing business without permit, 5:24

UNCONSCIONABILITY

Attorneys, malpractice, 2:103

UNDISPUTED FACTS

Petitions, anticipating defenses, 8:61

UNDUE HARDSHIP EXCEPTION

Discovery, trial preparation privileges, 12:33

UNFAIRNESS

Arguments to jury, 23:15

UNIFORM ENFORCEMENT OF FOREIGN JUDGMENTS ACT

Sister state judgments, 32:7 to 32:10

UNIFORM FOREIGN COUNTRY MONEY-JUDGMENT RECOGNITION ACT

Enforcement of judgments, 32:26 to 32:32

UNINCORPORATED ASSOCIATIONS

Parties, 5:20, 5:21

McDonald and Carlson Texas Civil Practice

UNITED STATES

See also index heading Federal Matters Constitution, source of procedural law, **1:2** Supreme Court of United States, Supersedeas, **30:20**

UNJUST ENRICHMENT

Petitions, statement of cause of action, 8:44

UNREPRESENTED PERSONS

Attorneys, communications, 2:37

USURY

Pleas in bar, 9:62

UTILITY SUPPLIER

Service of process and other papers, nonresident, 11:43

VACATION OF COURT

Time of holding court, 3:112

VACATION OF JUDGMENTS

Generally, 26:16, 29:4

VACATION OF OFFICE

Judges

generally, 3:61 to 3:65

for detailed treatment see index heading JUDGES

VALIDITY

Rules of procedure, 1:7

VARIANCE BETWEEN PLEADINGS AND PROOF

Generally, 7:33

VENDOR'S LIEN

Trespass to try title actions, 4:14

VENUE

Generally, **6:1 to 6:61**

Accrual of cause of action, 6:4

Addition of parties, 5:78

Amendment

motion to transfer venue, 6:40

response to motion to transfer venue, 6:44

Appeal, transfer of venue, 6:51

Application of exceptions, **6:9**

Approval, motion to transfer venue, 6:56

Baseless cause of action, motion to dismiss, 9:27.60

Binding of defendant, written contract actions, 6:25

VENUE—Cont'd Breach of warranty suits against manufacturers, permissive venue, 6:30 Cause of action, accrual, 6:4 Claims cross-claims, effect of, 6:58 joinder of claims, effect of, 6:57 nature of plaintiff's claim, real property actions, 6:11 third-party claims, effect of, 6:58 Clerk of court, duty on transfer of venue, 6:49 Consent of parties to transfer, 6:34 Consumer transactions, written contract actions, **6:27** Contents of response to motion to transfer venue, 6:43 Contesting motion to transfer venue, 6:55 Contracts, permissive venue, 6:22 to 6:27 Counties, suits against, 6:13 Cross-claims, effect of, 6:58 Date. Time or date, below Defamation, mandatory venue, 6:16 Departments of state, suits against governmental entities, 6:14 Dilatory pleas, 9:10 Distinctions between venue and jurisdiction, 6:2 Duty of clerk and parties, transfer of venue, 6:49 Effect cross-claims and third-party claims, 6:58 granting motion to transfer venue, 6:56 joinder of defendants or claims, 6:57 motion to transfer venue on pending suit, 6:41 Enforcement of judgments, turnover proceedings, 31:69 Entities, suits against governmental entities, 6:13, 6:14 Estates, suits against, 6:28 Exceptions, **6:7 to 6:35** Fair and impartial trial venue considerations, transfer of venue, 6:53 to 6:56 FELA cases, 6:17 Filing motion to transfer venue, 6:38 response to motion to transfer venue, 6:43 Form of motion to transfer venue, 6:39, 6:54 Forum selection clauses, written contract actions, 6:35 Governmental entities, suits against, 6:13, 6:14 Heads of state departments, suits against governmental entities, 6:14 Hearings, transfer of venue, 6:45 to 6:48 Historical development, 6:3

McDonald and Carlson Texas Civil Practice

VENUE—Cont'd Impartial and fair trial venue considerations, transfer of venue, 6:53 to 6:56 Injunctions, mandatory venue, 6:15 Inmate litigation, 6:18 Insurance companies, suits against, 6:29 Interpleader, 5:67 Intervention, 5:83 Invasion of privacy, mandatory venue, 6:16 Issues, transfer of venue, **6:36**, **6:46** Joinder of claims, effect of, 6:57 Joinder of defendants, effect of, 6:57 Jones Act cases, 6:17 Jurisdiction distinctions between jurisdiction and venue, 6:2 Laws. Statutes, below Libel and slander, mandatory venue, 6:16 Location of land, real property actions, 6:12 Mandatory venue, 6:7, 6:10 to 6:20 Manufacturers, breach of warranty suits against, 6:30 Motion to transfer venue, **6:33 to 6:56, 9:10** Multiple plaintiffs, 6:59 Natural persons, 6:6 Nature of plaintiff's claim, real property actions, 6:11 Nonresidents, suits against, 6:32 Notice filing of motion to transfer venue, 6:38 hearing on transfer of venue, 6:45 Orders, transfer of venue, 6:47, 6:52 **Parties** addition of parties, 5:78 duty of parties, transfer of venue, 6:49 interpleader, 5:67 intervention, 5:83 joinder of defendants, effect of, 6:57 multiple plaintiffs, 6:59 service of process on wrong party, motion to transfer venue, 6:42 third-party claims, effect of, 6:58 written contract actions, party within reach of exception, 6:23 Pending suit, effect of motion to transfer venue on, 6:41 Performance, written contract actions, 6:26 Permissive venue, **6:7**, **6:21** to **6:37**

Petitions, allegations, **8:14**Priorities among exceptions, **6:8**

VENUE—Cont'd Privacy invasion, mandatory venue, 6:16 Procedure, hearing on transfer of venue, 6:45 Process served on wrong party, motion to transfer venue, **6:42** Raising venue issue, motion to transfer venue, 6:36 Real property actions, mandatory venue, 6:10 to 6:12 Rehearing, transfer of venue, 6:48 Removal to federal court, post-removal procedure, 3:139 Residence, **6:5**, **6:32** Res judicata, transfer of venue, 6:52 Response to motion to transfer venue, 6:43, 6:44, 42 Rights, waiver on motion to transfer venue, 6:37 Service of process on wrong party, motion to transfer venue, 6:42 Slander and libel, mandatory venue, 6:16 State department heads, suits against governmental entities, 6:14 Statutes mandatory venue, statutory actions, 6:17, 6:19 permissive venue, statutory actions, 6:32 transfer of venue, 6:33 to 6:52 Texas business court venue considerations, 6:61 Third-party claims, effect of, 6:58 Time or date filings, 6:38, 6:43 hearing on transfer of venue, 6:45 motion to transfer venue, 6:38, 6:54 response to motion to transfer venue, filing, 6:43 Transactions involving consumers, written contract actions, **6:27** Transfer of venue generally, 6:33 to 6:56 amendment motion to transfer. 6:40 response to motion to transfer, 6:44 appeal, **6:51** clerk, duty of, 6:49 consent of parties, 6:34 contesting motion to transfer, 6:55 convenience, 6:33 dilatory pleas, motion to transfer venue, 9:10 "fair and impartial trial" venue considerations, 6:53 to 6:56 form of motion, 6:39 granting motion to transfer, effect of, 6:56 hearing, 6:45 to 6:48 parties, duty of, 6:49 pending suit, effect of motion on, 6:41

VENUE—Cont'd Transfer of venue—Cont'd raising the venue issue, 6:36 rehearing, 6:48 res judicata, order as, 6:52 response to motion to transfer, 6:43, 6:44 service of process on pending suit, **6:42** timing and form of motion to transfer, 6:54 timing and notice of filing motion to transfer, 6:38 response to motion to transfer, 6:43 timing and notice of hearing, 6:45 waiver of venue rights, 6:37 Transients, suits against, 6:31 Trial, transfer of venue, 6:50, 6:53 to 6:56 Unknown residence of defendant, permissive venue, **6:32** Waiver of venue rights, motion to transfer venue, 6:37 Written contracts, suits on, 6:22 to 6:27 Wrong party, service of process, 6:42 VERDICTS Generally, 25:1 to 25:19 Acceptance of verdict, 25:5, 25:19 Advisory verdicts in divorce suits, conforming judgment to verdict, 27:74 Appellate court review, post-verdict motions, 26:13 Charge to jury immaterial, conforming judgment to verdict, 27:75 Compelling judgment on verdict, 26:5, 27:73 Completion of jury's duties, 25:18, 25:19 Conflicting verdict defective verdict, 25:8 dominant findings, 25:13 fatal conflict, 25:15 immaterial findings, 25:12 irreconcilable conflict, 25:11 to 25:15 reconcilable conflict, 25:10 waiver of conflict, 25:14 Conforming judgment to verdict generally, 27:72 to 27:77 advisory verdicts in divorce suits, 27:74 charge immaterial, 27:75 immaterial charge or individual issues, 27:75, 27:76 individual issues immaterial, 27:76 mandamus to compel rendition on verdict, 27:73 motion, 26:4

```
VERDICTS—Cont'd
  Conforming judgment to verdict—Cont'd
    rules, 27:72, 27:77
  Construction of verdict
    generally, 25:9 to 25:15
    dominant findings, 25:13
    fatal conflict, 25:15
    immaterial findings, 25:12
    irreconcilable conflict, 25:11 to 25:15
    reconcilable conflict, 25:10
    special verdict, 25:9
    waiver of conflict, 25:14
  Correction of verdict, 25:16, 25:17
  Defective verdict, 25:7, 25:8
  Definitions, 25:2
  Deliberations of jury, determination by chance or by majority vote as
       misconduct, 24:17
  Delivery of verdict, 25:5
  Directed verdicts
    generally, 21:48 to 21:60
    for detailed treatment see index heading DIRECTED VERDICTS
  Discharge of jury, 25:16 to 25:19
  Distinctions, 25:2, 26:15
  Divorce action advisory verdict, conforming judgment to verdict, 27:74
  Dominant findings, irreconcilable conflict in verdict, 25:13
    completion of jury's duties, 25:18, 25:19
    judgment on verdict motion, 26:3, 26:6
  Errors
    directed verdicts, erroneously excluded evidence, 21:56
    judgment on verdict motion, 26:7
  Exceptions to duty, judgment on verdict motion, 26:6
  Fatal conflict in verdict, 25:15
  Filings that are premature, new trial and mistrial motions between verdict
       and judgment, 26:14
  Findings, irreconcilable conflicts in verdict, 25:12, 25:13
  Form
    generally, 25:4
    directed verdicts. See index heading DIRECTED VERDICTS
    post-verdict motions, 26:11
  Hearings, post-verdict motions, 26:12
  Immaterial matters
    charge or individual issues, conforming judgment to verdict, 27:75,
         27:76
```

```
VERDICTS—Cont'd
  Immaterial matters-Cont'd
    findings, irreconcilable conflict in verdict, 25:12
  Incomplete verdict, 25:7
  Individual issues immaterial, conforming judgment to verdict, 27:76
  Irreconcilable conflict in verdict, 25:11 to 25:15
  Issues immaterial, conforming judgment to verdict, 27:76
  Judgments
    conforming judgment to verdict, above
    judgment on verdict
       generally, 26:2 to 26:7
       compelling, 26:5, 27:73
       exceptions to duty, 26:6
       mandamus to compel rendition on verdict, 26:5, 27:73
       ministerial duty, 26:3
       motion, 26:2 to 26:7
       waiver and preservation of error, 26:7
    new trial and mistrial, motions between verdict and judgment, 26:14 to
  Mandamus to compel rendition on verdict, conforming judgment to
       verdict, 27:73
  Ministerial duty, judgment on verdict motion, 26:3, 26:6
  Mistrial, motion between verdict and judgment, 26:14 to 26:16
  Motions, post-verdict, 26:1 to 26:16
  New trial. See index heading NEW TRIAL
  Polling of jury, return of verdict, 25:6
  Post-discharge correction of verdict, 25:17
  Post-verdict motions, 26:1 to 26:16
  Pre-discharge correction of verdict, 25:16
  Premature filings, new trial and mistrial motions between verdict and judg-
       ment, 26:14
  Preservation of error, judgment on verdict motion, 26:7
  Procedure, post-verdict motions, 26:10
  Reconcilable conflict in verdict, 25:10
  Return of verdict, 25:5, 25:6
  Review by appellate court, post-verdict motions, 26:13
    conforming judgment to verdict, 27:72, 27:77
    post-verdict motions, 26:8 to 26:13
  Special verdict, construction, 25:9
  Strategy, post-verdict motions, 26:9
  Subsequent judgments, new trial and mistrial motions between verdict and
       judgment, 26:16
  Unanimity, 25:3
```

VERDICTS—Cont'd

Vacated judgments, new trial and mistrial motions between verdict and judgment, 26:16

Waiver

error, judgment on verdict motion, 26:7 irreconcilable conflict in verdict, 25:14

VERIFICATION OF PLEADINGS

Generally, 7:21 to 7:25

For detailed treatment see index heading PLEADINGS

VERIFIED DENIALS

Generally, 9:35 to 9:43

For detailed treatment see index heading BAR, PLEAS IN

VEXATIOUS LITIGATION

Dismissal of, 27:52.50

VIEW BY JURY

Generally, 21:41

VISITING JUDGES

Generally, 3:93 to 3:97, 3:100, 3:100.25, 3:100.50

VOIDABLE JUDGMENTS

Enforcement, 31:5

VOID JUDGMENTS

Enforcement, 31:4

VOIR DIRE EXAMINATION

Generally, 21:15 to 21:19

For detailed treatment see index heading JURY AND JURY TRIAL

VOLUNTARY OR INVOLUNTARY MATTERS

Appearance, 11:83

Joinder of parties, involuntary plaintiff, 5:40

Judgments, dismissal, 27:43 to 27:55

Supersedeas, security, 30:13

VOTE

Majority vote determination of verdict, misconduct in jury deliberations, **24:17**

Political vote, discovery privileges, 12:51

WAIVER

Arguments to jury, reply argument, 23:6

Charge to jury, questions raised by written pleadings, 22:17

Citation, appearance, 11:82

Deliberations of jury. See index heading Deliberations of Jury

McDonald and Carlson Texas Civil Practice

WAIVER—Cont'd

Discovery. See index heading DISCOVERY

Judgments, conformity to pleadings and nature of case proved, 27:71

Jury and jury trial. See index heading Jury and Jury TRIAL

Personal jurisdiction, 11:5

Pleading defects, 7:25, 7:32

Pleas in bar. 9:51

Removal to federal court. See index heading REMOVAL TO FEDERAL COURT

Venue rights, motion to transfer, **6:37**

Verdicts. See index heading VERDICTS

WARDS

Service of process and other papers, nonresident guardian of nonresident ward's estate situated in state, 11:41

WARRANTS

Distress warrants, 11:104 to 11:107

WARRANTY, BREACH OF

See index heading Breach of Warranty

WEEK OR WEEKS

Alternative dispute resolution forums, settlement weeks, **17:21** Jury panel for week, **21:13**

WEIGHT OF EVIDENCE

Charge to jury, comments, 22:12

Summary judgment, determination of motion, 18:29

WHOLE CASE

Summary judgment, 18:3

WIFE AND HUSBAND

See index heading spouses

WITHDRAWAL

Attorney, termination of attorney-client relationship, 2:24

Baseless cause of action, withdrawal of motion to dismiss, 9:27.40

Jury trial, announcement of ready, 21:3

WITNESSES

Arguments to jury, failure to produce witness as permissible subject matter, 23:12

Attorney as witness, 2:46

Attorneys. See index heading ATTORNEYS

Directed verdicts, 21:58

Discovery. See index heading DISCOVERY

Expert witnesses. See index heading experts and expert witnesses

Impeachment. See index heading impeachment of evidence or testimony

Index-188

WITNESSES—Cont'd

Jury and jury trial. See index heading Jury and Jury trial. Summary judgment, determination of motion, 18:28

WORKERS' COMPENSATION

Charge to jury, specificity of questions, **22:36** Pleas in bar, appeals, **9:43** Venue for FELA cases, **6:17**

WORK PRODUCT

Attorneys, confidentiality, **2:28**Discovery, trial preparation privileges, **12:28**

WRIT

See index heading writs

WRITING OR WRITTEN

Alternative dispute resolution forums, settlement agreement, 17:23 Charge to jury, questions raised by written pleadings, 22:17 Rule 11 agreements, 1:11.50 Venue, written contracts, 6:22 to 6:27

WRITS

Ancillary proceedings. See index heading ANCILLARY PROCEEDINGS
Attachment
generally, 11:89 to 11:95
for detailed treatment see index heading ATTACHMENT
Courts, powers and duties to issue, 3:8
Enforcement of judgments. See index heading enforcement of judgments
Garnishment
generally, 11:89, 11:90, 11:96 to 11:99
for detailed treatment see index heading GARNISHMENT

WRITTEN INTERROGATORIES

Disclosure to parties
Enforcement
right to receive answers, 14:34
form, 14:31
number, 14:29
objections, 14:33
response, 14:32
scope of inquiry, 14:28
service and filing, 14:30
use of answers, 14:35

WRONGFUL DEATH

Parties, **5:87**

McDonald and Carlson Texas Civil Practice

WRONGFULLY OBTAINED INJUNCTION

Injunctions, liability for, 11:121

Index

ACCELERATED APPEALS

Jurisdiction

trial court jurisdiction, 7:13

APPEALABLE JUDGMENTS AND ORDERS

Interlocutory orders, 11:4

ARGUMENT AND AUTHORITIES

Concurring opinions, 40:15

ATTORNEY'S FEES

Superseding the judgment, 14:10

COURT OF APPEALS

Briefs

points of error and issues presented, 20:15

DIRECT APPEALS

Notice requirements, 31:3.50

INDIGENT APPEALS

Generally, 26:2

INTERLOCUTORY JUDGMENTS OR ORDERS

Appealable judgments and orders, 11:4

ISSUES PRESENTED AND POINTS OF ERROR

Briefs in Court of Appeals, 20:15

JURISDICTION

Interlocutory appeal pending, 7:13

MANDAMUS

Summary judgment, 35:59

NO EVIDENCE SUMMARY JUDGMENT

Generally, 28:2, 28:10

NOTICE

Direct appeals, 31:3.50

PRESERVATION OF ERROR

Service of process, 47:4

McDonald and Carlson Texas Appellate Practice

SERVICE OF PROCESS AND PAPERS

Preservation of error, **47:4**

SUMMARY JUDGMENT

Mandamus to compel, **35:59**No evidence summary judgment, **28:2, 28:10**