

Index

ACQUIRED DISTINCTIVENESS

- Ex parte appeals, 2:4, 2:40, 2:74, 2:77, 2:79 to 2:81, 2:84, 2:86, 2:88, 2:90 to 2:93, 2:98, 2:100, 2:101
- Misdescriptive designations, 2:90

ADVERTISING

- Consent, 2:63, 3:146, 3:183, 3:184
- Data, 2:75, 2:83
- Disclosure, 3:90
- Federal Trade Commission, 3:2
- Online advertising, 2:75
- Trademarks, 4:42

AFFIRMATIVE DEFENSES

- Cancellation proceedings, 3:50, 3:55, 3:58, 3:62, 3:68
- Collateral estoppel, 3:55
- Res judicata, 3:55

AGREEMENTS

- Confidentiality, 3:213
- Evidence, 2:41, 3:90, 3:213
- Forms, 3:213
- New York, 2:41

ALABAMA

- Definitions, 3:194

ANSWERS

- Cancellation Proceedings, 3:14, 3:44, 3:73, 3:75, 3:79, 3:81, 3:85, 3:89, 3:90, 3:93, 3:95, 3:100, 3:105, 3:108, 3:116, 3:128, 3:133, 3:138, 3:141, 3:142, 3:156, 3:162, 3:206, 4:18
- Concurrent use proceedings, 4:18
- Counterclaims, 5:11
- Forms, 3:206
- Notice, 3:44, 3:73, 3:85, 3:89, 3:90, 3:95, 3:105, 3:116, 3:128, 3:141, 3:142, 3:156, 3:162, 3:206, 4:18

ANTICIPATION

- Application, 3:213

APPEAL

- Arguments, 1:23, 2:18, 2:22, 2:27 to 2:31, 2:61, 2:68, 3:168, 3:213
- Board of Patent Appeals and Interferences, 2:47
- Brief, 1:21, 1:23, 1:27, 1:31 to 1:33, 2:14, 2:16 to 2:20, 2:22 to 2:25, 2:27, 2:29, 2:35, 2:36, 2:43 to 2:45, 2:47, 2:48, 2:63, 2:117, 2:120, 2:121, 3:168, 3:213

APPEAL—Cont'd

- Briefs, 1:23, 1:27, 1:31, 1:32, 2:17, 2:20, 2:21, 2:23, 2:25, 2:27, 2:28, 2:30, 2:43, 2:45, 2:59, 3:174, 3:213, 4:40, 4:41, 4:43
- Cancellation Proceedings, 1:19, 2:1, 3:3, 3:42, 3:55, 3:64, 3:111, 3:163, 3:168, 3:170 to 3:174, 3:187, 3:190, 3:194, 3:204 to 3:206, 3:208 to 3:213, 5:12
- Common issues, 2:8, 2:60
- Concurrent use proceedings, 1:5, 1:15, 1:19, 1:21, 1:24, 4:27, 4:40 to 4:43, 4:45
- Decisions, 1:4 to 1:6, 1:8, 1:9, 1:14, 1:21, 1:25, 1:29, 1:35, 2:1, 2:45, 2:47, 2:52, 2:63, 3:171, 3:172, 3:174, 3:190, 3:194
- Ex Parte Appeals, 1:5, 1:15, 1:16, 1:21, 1:23, 1:31, 1:32, 2:1 to 2:36, 2:42 to 2:53, 2:55 to 2:57, 2:59 to 2:63, 2:68, 2:70, 2:72 to 2:74, 2:77, 2:80, 2:93, 2:99 to 2:101, 2:107, 2:111, 2:114 to 2:122
- Failure to file, 2:19, 2:23
- Federal Circuit, 1:8, 2:47, 2:48, 2:51 to 2:53, 2:55 to 2:57, 2:59, 2:70, 2:77, 2:80, 2:100, 2:118, 3:42, 3:55, 3:64, 3:111, 3:168, 3:170 to 3:174, 3:187, 3:194, 5:12
- Final refusals, 1:23, 2:5
- Hearings, 1:5, 1:25, 1:31, 2:26, 2:28, 2:30, 2:31, 2:45
- Infringement, 3:174
- Interferences, 1:5, 1:15, 1:20, 2:47, 5:12
- Issue splitting, 2:3
- Judicial review, 3:170
- Nonappealable matters, 2:6 to 2:8
- Notice of appeal, 2:1, 2:11 to 2:14, 2:16, 2:32 to 2:34, 2:44, 2:52, 2:116 to 2:121, 3:170, 3:173
- Opposition Proceedings, 1:17
- Oral argument, 1:32, 2:28, 2:29, 2:48, 2:59, 3:174
- Oral hearing, 1:23, 1:31 to 1:33, 2:14, 2:26 to 2:31, 2:43 to 2:45, 2:63, 2:117, 4:43
- Reply brief, 1:27, 1:31, 1:32, 2:23 to 2:25, 2:27, 2:29, 2:43, 2:45, 2:47, 2:117
- Response delays, 1:26
- Time for appeal, 2:1
- Withdrawal of, 1:23

APPLICATION

- Acquired distinctiveness, 2:74, 2:91 to 2:93, 2:100, 3:164, 3:180
- Amendment, 2:42, 2:49, 2:61, 2:68, 2:106, 2:110, 3:16, 3:64, 3:66, 3:164, 3:193,

APPLICATION—Cont'd

- 3:194, 4:8 to 4:10, 4:13, 4:34, 4:35, 4:37, 4:39, 4:45
- Cancellation Proceedings, 1:19, 2:1, 3:3, 3:8, 3:16, 3:27, 3:28, 3:43, 3:47, 3:55, 3:64, 3:66, 3:93, 3:96, 3:105, 3:108, 3:114, 3:115, 3:147, 3:163, 3:164, 3:166, 3:169, 3:171, 3:176, 3:177, 3:179 to 3:181, 3:183 to 3:188, 3:190, 3:192 to 3:194, 3:199, 3:205, 3:209, 3:213, 4:24, 4:26, 5:3
- Concurrent use, 1:19, 2:41, 2:63, 2:68, 3:55, 3:164, 3:166, 3:183, 4:1 to 4:13, 4:15 to 4:17, 4:21, 4:22, 4:24, 4:26, 4:30, 4:32, 4:34 to 4:42, 4:44, 4:45, 5:1
- Disclaimers, 4:45
- Discovery, 1:17, 1:19, 3:27, 3:64, 3:93, 3:96, 3:105, 3:108, 3:163, 3:213, 4:21, 4:22, 4:40, 4:41
- Ex parte appeals, 1:16, 1:32, 2:1, 2:3, 2:6, 2:8, 2:11 to 2:16, 2:18, 2:20, 2:30, 2:33 to 2:35, 2:41 to 2:45, 2:49, 2:50, 2:56, 2:61 to 2:63, 2:65, 2:68, 2:71, 2:73, 2:74, 2:87, 2:91 to 2:93, 2:95, 2:100, 2:105 to 2:108, 2:110, 2:111, 2:113, 2:115 to 2:122, 3:183
- Examination, 2:1, 2:8, 2:43, 2:44, 2:61, 2:68, 2:71, 2:73, 2:107, 3:105, 3:187, 3:199
- Forms, 2:105, 2:116 to 2:122, 3:184, 3:205, 3:209, 3:213, 4:38 to 4:42, 4:44, 4:45
- Intent to use, 2:8, 2:41, 2:91, 2:106, 3:177, 3:184 to 3:188, 3:192, 4:8, 4:35
- Inter partes proceedings, 2:45, 3:55, 3:190, 5:11
- Opposition Proceedings, 1:17, 4:34, 5:4
- Patents, 1:1, 1:3, 4:38
- Previously filed, 2:61, 4:9
- Registered Marks, 3:190
- Registration, 1:1, 1:16 to 1:20, 2:1, 2:3, 2:8, 2:14, 2:15, 2:20, 2:34, 2:41, 2:43, 2:44, 2:49, 2:61 to 2:63, 2:65, 2:68, 2:71, 2:73, 2:74, 2:87, 2:91, 2:92, 2:95, 2:100, 2:105 to 2:108, 2:110, 2:111, 2:113, 2:116, 2:118, 2:119, 2:122, 3:3, 3:8, 3:16, 3:27, 3:43, 3:47, 3:55, 3:64, 3:105, 3:114, 3:115, 3:147, 3:163, 3:164, 3:166, 3:169, 3:171, 3:176, 3:177, 3:179 to 3:181, 3:183 to 3:188, 3:190, 3:192 to 3:194, 3:199, 3:205, 3:209, 3:213, 4:1 to 4:13, 4:15 to 4:17, 4:21, 4:22, 4:24, 4:26, 4:30, 4:32, 4:34 to 4:42, 4:45, 5:1, 5:3, 5:4
- Remand, 2:1, 2:16, 2:33 to 2:35, 2:42 to 2:45, 2:119, 3:163, 3:194
- Requests for, 2:16, 2:34, 3:93, 3:96, 3:105, 3:213
- Unrestricted application, 4:9 to 4:11, 4:13, 4:34, 4:35, 4:39

ASSIGNMENT

- Consent, 2:63, 3:183
- Consideration, 2:30
- Evidence, 2:63, 3:162, 3:183

ASSIGNMENT—Cont'd

- Parties, 3:162, 3:183
- Sales, 2:63, 3:183
- Standing, 3:183
- Subject matter, 2:8
- Time, 2:8, 2:30, 2:63, 3:162, 3:183

BOOKS

- Access, 2:82
- Character, 2:75, 2:77
- Covers, 2:77
- Name, 2:77, 2:82, 2:87
- Packaging, 2:82
- Text, 2:75, 2:77, 2:80, 2:82, 2:87, 3:145

BRIEFS

- Cancellation proceedings, 3:16 to 3:19, 3:27, 3:51, 3:91, 3:93, 3:110, 3:117, 3:128, 3:158, 3:159, 3:162, 3:167, 3:174, 3:213, 4:24
- Concurrent use proceedings, 4:19, 4:24, 4:25, 4:40, 4:41, 4:43
- Contents, 2:17, 3:16, 3:17, 3:158, 3:213
- Delays, 1:27, 2:43
- Exhibits, 3:16, 3:17, 3:110, 3:117, 3:158, 3:162, 3:167, 3:213, 4:43
- Extensions, 1:27, 3:18
- Failure to file, 2:23, 3:159
- Filing, 1:27, 1:31, 1:32, 2:17, 2:20, 2:23, 2:43, 2:45, 2:59, 3:17, 3:18, 3:91, 3:93, 3:110, 3:158, 3:159, 3:162, 3:167, 3:213, 4:24, 4:40, 4:41, 5:11
- Form, 2:17, 2:21, 3:128, 3:158, 3:213
- Page limits, 3:158
- Reply briefs, 1:27, 2:43, 3:18, 3:93, 4:24, 5:11
- Scheduling, 3:158
- Substance, 4:25
- Time for filing, 1:27, 3:159, 3:213

BURDEN OF PROOF

- United States, 2:86, 3:184

CALIFORNIA

- Advertising, 4:42
- Claims, 3:47, 4:38, 4:39
- Consumers, 2:84, 2:85
- Fraud, 2:86
- Standing, 3:47
- Trial, 4:40, 4:42, 4:45
- Venue, 3:47

CANCELLATION PROCEEDINGS

- Abandonment, 3:2, 3:28, 3:37, 3:43, 3:53 to 3:56, 3:62, 3:72, 3:89, 3:90, 3:108, 3:111, 3:116, 3:166, 3:190, 3:196, 3:210
- Acquired distinctiveness, 3:57, 3:164, 3:180, 3:197, 3:200
- Admissions, 3:90, 3:93, 3:142, 3:147, 3:213

CANCELLATION PROCEEDINGS—Cont'd

Affidavits, 3:102, 3:104, 3:105, 3:107, 3:108, 3:114, 3:120, 3:123, 3:158
 Affirmative defenses, 3:50, 3:55, 3:58, 3:62, 3:68
 Amendment, 3:16, 3:61, 3:64 to 3:66, 3:68, 3:90, 3:91, 3:164, 3:193, 3:194
 Answer, 3:39, 3:44 to 3:46, 3:49, 3:50, 3:52, 3:55, 3:58, 3:60 to 3:64, 3:67, 3:68, 3:78, 3:85, 3:88 to 3:91, 3:93, 3:100, 3:101, 3:114, 3:116, 3:126, 3:128, 3:129, 3:137, 3:138, 3:141, 3:151, 3:165, 3:166, 3:184, 3:206, 3:210, 4:18
 Appeals, 2:1, 3:8, 3:33, 3:42, 3:170, 3:172, 3:183, 3:184, 3:186, 3:194, 5:12
 Applications, 1:19, 3:33, 3:40, 3:64, 3:105, 3:107, 3:181, 3:184 to 3:187, 3:190, 3:192, 4:26, 5:3
 Attachments, 3:213
 Bankruptcy, 3:30
 Bona fide intent to use, 3:185, 3:192
 Bona fide use, 3:187
 Briefs, 3:16 to 3:19, 3:27, 3:51, 3:91, 3:93, 3:110, 3:117, 3:128, 3:158, 3:159, 3:162, 3:167, 3:174, 3:213, 4:24
 Burden of proof, 1:19, 3:62, 3:184
 Civil action, 3:27, 3:39, 3:44, 3:64, 3:112, 3:121, 3:168, 3:170, 3:171, 3:173, 3:174, 5:12
 Closing, 3:67, 3:75, 3:113
 Collateral estoppel, 3:55, 3:69, 3:103
 Complaints, 3:47
 Compulsory, 3:55, 3:58, 3:61, 3:62
 Concurrent use proceedings, 1:19, 4:18, 4:20, 4:24, 4:26
 Conditional judgment, 3:171, 3:186
 Conference, 3:50, 3:67 to 3:69, 3:79, 3:87, 3:92, 3:93, 3:124, 3:146, 3:167
 Consensus, 3:167
 Counterclaims, 3:10, 3:60 to 3:62, 3:80, 3:207
 Cross-examination, 3:61, 3:105, 3:123, 3:124, 3:127, 3:137
 Deadlines, 2:1, 3:7, 3:68, 3:113
 Default, 3:31, 3:45, 3:62, 3:94, 3:96, 3:150
 Defenses, 3:50, 3:52, 3:55, 3:58, 3:61, 3:62, 3:68, 3:69, 3:93, 3:94, 3:184
 Denial, 3:15, 3:44, 3:45, 3:64, 3:104, 3:142, 3:154
 Deposition notice, 3:92, 3:124
 Depositions, 3:74, 3:76, 3:84, 3:85, 3:88 to 3:90, 3:93, 3:99, 3:105, 3:107, 3:108, 3:121 to 3:123, 3:125, 3:126, 3:128 to 3:130, 3:134, 3:136 to 3:138, 3:148, 3:158, 3:213, 4:20
 Description of goods, 3:16, 3:66, 3:163, 3:164, 3:181, 3:190
 Dilution, 3:1 to 3:3, 3:43, 3:184
 Direct examination, 3:123, 3:124, 3:126

CANCELLATION PROCEEDINGS—Cont'd

Discovery, 1:19, 3:10, 3:14, 3:27, 3:29, 3:51, 3:61, 3:64, 3:67 to 3:70, 3:72 to 3:101, 3:104, 3:105, 3:107 to 3:110, 3:113, 3:119, 3:120, 3:122, 3:123, 3:133, 3:142, 3:143, 3:150, 3:156, 3:163, 3:210, 3:211, 3:213, 4:18, 4:20
 Display of mark, 3:182
 District Court, 3:4, 3:14, 3:27, 3:39, 3:44, 3:47, 3:55, 3:76, 3:86, 3:121, 3:123, 3:129, 3:168 to 3:171, 3:173, 3:174, 3:184, 3:186, 3:194, 5:12
 Early discovery, 3:96
 Evidence, 2:1, 3:15, 3:27, 3:34, 3:50, 3:55, 3:61, 3:65, 3:67, 3:68, 3:71, 3:89, 3:90, 3:93, 3:94, 3:100, 3:102, 3:104, 3:105, 3:107, 3:112 to 3:114, 3:116, 3:122, 3:124, 3:126 to 3:128, 3:131, 3:140, 3:141, 3:143 to 3:150, 3:152 to 3:155, 3:157 to 3:159, 3:162, 3:163, 3:167 to 3:169, 3:172, 3:174, 3:175, 3:177, 3:180 to 3:185, 3:187, 3:188, 3:192, 3:213
 Exhibits, 3:16, 3:17, 3:50, 3:89, 3:104, 3:105, 3:110, 3:113, 3:116, 3:117, 3:122, 3:123, 3:126, 3:131 to 3:133, 3:138, 3:140 to 3:143, 3:158, 3:162, 3:167, 3:213
 Expert disclosures, 3:67, 3:70, 3:90
 Extensions, 3:1, 3:18, 3:34, 3:35, 3:67, 3:68, 3:75, 3:150
 Failure to answer, 3:62
 Federal Circuit, 3:42, 3:55, 3:64, 3:111, 3:168 to 3:174, 3:176, 3:183, 3:184, 3:187, 3:188, 3:192, 3:194, 3:197, 3:198, 3:201, 5:12
 Fees, 2:1, 3:7 to 3:10, 3:34, 3:90, 3:174
 Forms, 3:184, 3:204 to 3:213
 Fraud, 3:2, 3:37, 3:52 to 3:54, 3:56, 3:64, 3:72, 3:108, 3:111, 3:175, 3:188, 3:210
 Functionality, 3:53, 3:54, 3:189
 Genericness, 3:37, 3:53, 3:54, 3:172, 3:174
 Grounds, 2:1, 3:1, 3:2, 3:5, 3:9, 3:15, 3:27, 3:35 to 3:37, 3:40, 3:42, 3:43, 3:47, 3:53 to 3:55, 3:57, 3:58, 3:60 to 3:62, 3:64, 3:66, 3:69, 3:75, 3:108, 3:125, 3:161, 3:163, 3:164, 3:166, 3:172, 3:176, 3:180, 3:184, 3:186 to 3:188, 3:190, 3:191, 3:194, 3:195, 3:204, 3:205, 3:207, 5:3
 Hearings, 3:20, 3:118, 3:162, 4:26
 Identifying information, 3:113, 3:182
 Inadequate notice, 3:92, 3:124, 3:128
 Initial disclosures, 3:67, 3:69, 3:73, 3:74, 3:90, 3:93, 3:103, 3:107
 Intent to use, 3:177, 3:184 to 3:188, 3:192
 Inter partes proceedings, 3:55, 3:68, 3:76, 3:91, 3:102, 3:110, 3:113, 3:140, 3:150, 3:162, 3:190
 Interferences, 5:3, 5:12
 Interrogatories, 3:73, 3:74, 3:76 to 3:83, 3:89 to 3:91, 3:93, 3:98, 3:101, 3:105, 3:141,

CANCELLATION PROCEEDINGS—Cont'd

3:142, 3:156, 3:211, 3:213, 4:20
 Interrogatory responses, 3:71
 Intrastate commerce, 3:177
 Involuntary dismissal, 3:149 to 3:151, 3:153 to 3:155
 Laches, 3:52 to 3:54, 3:56, 3:57, 3:183, 3:194
 Likelihood of confusion, 1:19, 3:10, 3:27, 3:37, 3:42, 3:47, 3:53 to 3:55, 3:57, 3:62, 3:64, 3:70, 3:72, 3:90, 3:104, 3:114, 3:147, 3:169, 3:172, 3:174, 3:176, 3:180 to 3:184, 3:190
 Mark in commerce, 3:176, 3:185, 3:187, 3:188
 Misrepresentation of source, 3:37, 3:195
 More definite statement, 3:49, 3:62
 Motions, 3:14, 3:16, 3:17, 3:20, 3:25, 3:26, 3:46, 3:50, 3:62, 3:64, 3:67, 3:68, 3:75, 3:83, 3:85, 3:87, 3:90 to 3:93, 3:102, 3:104, 3:105, 3:107, 3:108, 3:110, 3:113, 3:137, 3:150, 3:158, 3:176, 3:185, 3:188, 3:194, 4:18
 Notice of reliance procedure, 3:141, 3:143, 3:144, 3:146, 3:147
 Objections, 3:26, 3:77, 3:81, 3:85, 3:88, 3:90, 3:93, 3:100, 3:128, 3:135, 3:138, 3:146, 3:157, 3:158, 3:213
 Opening, 3:67, 3:68, 3:90, 3:113, 3:125, 3:128, 3:135, 3:145, 3:149, 3:155, 3:158, 3:164, 3:213
 Oral hearings, 3:20, 3:118, 3:162, 4:26
 Oral testimony, 3:123, 3:213
 Pan American Convention, 3:179
 Parties, 1:19, 2:1, 3:6, 3:11, 3:16, 3:19, 3:21, 3:23, 3:26 to 3:29, 3:32, 3:34, 3:42, 3:47, 3:50, 3:51, 3:55, 3:65, 3:67 to 3:73, 3:75 to 3:78, 3:80 to 3:82, 3:85 to 3:87, 3:89 to 3:93, 3:95, 3:104, 3:105, 3:107, 3:109 to 3:111, 3:113, 3:114, 3:116, 3:122, 3:123, 3:125, 3:128 to 3:130, 3:135, 3:136, 3:138, 3:140, 3:143, 3:147, 3:150, 3:158 to 3:160, 3:162 to 3:167, 3:170, 3:173, 3:176, 3:179, 3:181, 3:183, 3:184, 3:186, 3:190, 3:204, 3:209, 3:211, 3:213, 4:24, 4:26, 5:3
 Pleadings, 3:27, 3:32, 3:39, 3:48, 3:50, 3:51, 3:63 to 3:65, 3:72, 3:93, 3:105, 3:107, 3:114 to 3:116, 3:163, 3:167, 3:210, 3:213
 Principal register, 3:1 to 3:3, 3:9, 3:34, 3:35, 3:37, 3:164, 3:186, 5:3
 Prior use, 3:10, 3:27, 3:42, 3:43, 3:55, 3:64, 3:104, 3:114, 3:176 to 3:181
 Priority, 3:27, 3:42, 3:47, 3:90, 3:104, 3:114, 3:144, 3:176, 3:177, 3:179, 3:180, 3:184 to 3:186
 Production requests, 3:90
 Protective order, 3:68, 3:71, 3:81 to 3:83, 3:90, 3:91, 3:93, 3:95, 3:213

CANCELLATION PROCEEDINGS—Cont'd

Publications, 3:89, 3:105, 3:145 to 3:147, 3:184, 3:209
 Records, 3:50, 3:81, 3:88, 3:89, 3:91, 3:102, 3:105, 3:107, 3:116, 3:138, 3:144, 3:145, 3:147, 3:155, 3:173, 3:186
 Registered Marks, 3:190
 Registration, 1:19, 2:1, 3:1 to 3:6, 3:8 to 3:10, 3:16, 3:27, 3:34 to 3:38, 3:42, 3:43, 3:47, 3:50, 3:53 to 3:55, 3:57, 3:59 to 3:64, 3:67, 3:72, 3:90, 3:105, 3:111, 3:114 to 3:116, 3:144, 3:147, 3:155, 3:158, 3:163, 3:164, 3:166, 3:169, 3:171, 3:175 to 3:181, 3:183 to 3:188, 3:190, 3:192 to 3:194, 3:199, 3:205 to 3:210, 3:213, 4:24, 4:26, 5:3
 Reliance, 3:54, 3:68, 3:85, 3:89, 3:95, 3:96, 3:105, 3:113, 3:116, 3:119, 3:122, 3:123, 3:140 to 3:148, 3:150, 3:156, 3:158, 3:208, 3:209, 3:213
 Remand, 2:1, 3:163, 3:194
 Reopen, 3:25, 3:75, 3:154, 3:159
 Reply briefs, 3:18, 3:93, 4:24
 Res judicata, 3:55, 3:64, 3:69, 3:103, 3:165, 3:166
 Responses, 3:61, 3:67, 3:71, 3:74, 3:75, 3:77, 3:79, 3:81 to 3:83, 3:89 to 3:91, 3:93 to 3:96, 3:100, 3:101, 3:105, 3:107, 3:108, 3:119, 3:120, 3:141, 3:142, 3:156, 3:213
 Responsive briefs, 3:17
 Restriction proceedings, 3:190
 Right to relief, 3:155
 Sample motion, 3:204, 3:210
 Sanctions, 3:47, 3:68, 3:71, 3:90, 3:93, 3:94, 3:101
 Service of papers, 3:22
 Settlement negotiations, 3:29, 3:204
 Standard protective order, 3:68, 3:71, 3:81, 3:90, 3:91, 3:213
 Standing, 3:42, 3:47, 3:60, 3:62, 3:144, 3:150, 3:172, 3:176, 3:183, 3:190
 Statutory basis, 1:19
 Summary judgment, 3:32, 3:42, 3:55, 3:68, 3:69, 3:95, 3:102 to 3:110, 3:120, 3:164, 3:171, 3:176, 3:179, 3:185, 3:188, 3:194
 Supplemental register, 3:3, 3:164, 3:189, 5:3
 Surname, 3:200
 Suspension, 3:26 to 3:30, 3:32, 3:34, 3:68, 3:108, 3:109, 3:136, 3:150, 3:204, 5:3
 Testimony periods, 3:64, 3:67, 3:72, 3:75, 3:77, 3:90, 3:112, 3:113, 3:122, 3:128, 3:136, 3:140, 3:150, 3:154, 3:155, 3:158, 3:164
 Timing, 2:1, 3:2, 3:5, 3:33 to 3:37, 3:64, 3:70, 3:85, 3:111
 Trade name use, 3:176
 Trademark rules of practice, 2:1, 3:12, 3:13, 3:72, 3:85

CANCELLATION PROCEEDINGS—Cont'd

Trial order, 3:67, 3:73, 3:74, 3:113, 3:148, 3:150, 3:152, 3:157, 3:159
 Unclean hands, 3:52, 3:56
 Use as a mark, 3:199
 Withdrawal, 3:62, 3:90, 3:165, 3:166
 Witnesses, 3:69, 3:88, 3:89, 3:113, 3:121, 3:123, 3:126, 3:128, 3:137, 3:213
 Written questions, 3:84, 3:87, 3:88, 3:121, 3:123, 3:134 to 3:139

CLAIMS

Alternatives, 2:97
 Amendments, 3:28, 3:184
 Complete, 3:93, 3:184
 Discovery, 3:10, 3:61, 3:69, 3:93, 3:94, 3:213
 Drawing, 4:38
 Format, 3:55
 Internet, 2:75
 Language, 3:37
 Objection, 3:93, 3:213
 Process, 3:47, 3:69, 3:93, 3:188
 Prosecution, 2:75, 3:188, 3:213
 Telecommunications, 2:75
 Trademarks, 4:38, 4:39

COMPETITION

Unfair Competition, 3:50, 3:64, 3:102, 3:205, 3:212

CONCURRENT USE PROCEEDINGS

Amendment, 4:8 to 4:10, 4:13, 4:34, 4:35, 4:37, 4:39, 4:45
 Answer, 4:14 to 4:16, 4:18, 4:22, 4:40 to 4:43, 4:45
 Application, 1:19, 4:1 to 4:13, 4:15 to 4:17, 4:21, 4:22, 4:24, 4:26, 4:30, 4:32, 4:34 to 4:42, 4:44, 4:45
 Briefs, 4:19, 4:24, 4:25, 4:40, 4:41, 4:43
 Burden of proof, 1:19, 4:17, 4:34
 Cancellation proceedings, 1:19, 4:18, 4:20, 4:24, 4:26
 Conversion, 4:34
 Court decree, 4:36
 Discovery, 1:19, 4:18 to 4:22, 4:40, 4:41, 4:43
 Evidence, 4:21 to 4:23, 4:30, 4:44
 Extent of concurrent use rights, 4:31
 Forms, 4:38 to 4:45
 Hearings, 1:5, 4:26
 Intent to use, 4:8, 4:35
 Jurisdictional requirements, 4:3, 4:6, 4:30, 4:34 to 4:36
 Likelihood of confusion, 1:19, 4:6, 4:30 to 4:32, 4:36, 4:37, 4:45
 Nongeographic restrictions, 4:37
 Notice of institution, 4:5, 4:13 to 4:15, 4:42
 Opposition proceedings, 4:34

CONCURRENT USE PROCEEDINGS—Cont'd

Oral hearings, 1:5, 4:26
 Proceedings, 1:5, 1:15, 1:19, 1:21, 1:24, 4:1 to 4:45
 Record, 4:3, 4:6, 4:32
 Registration, 1:19, 4:1 to 4:17, 4:21, 4:22, 4:24, 4:26, 4:30 to 4:32, 4:34 to 4:43, 4:45
 Settlement agreement, 4:33, 4:35, 4:45
 Supplemental register, 4:7
 Testimony, 1:19, 4:18, 4:19, 4:21 to 4:24, 4:26, 4:40, 4:41, 4:43
 Trial order, 4:19, 4:21, 4:22, 4:43

CONFIDENTIALITY

Evidence, 3:71, 3:213

CONSULTANTS

Forms, 3:213

COUNTERCLAIMS

Answers, 5:11
 Cancellation Proceedings, 3:10, 3:60 to 3:62, 3:80, 3:207
 Compulsory, 3:61, 3:62
 Forms, 3:207

CUSTOMERS

United States, 3:90, 3:184

DAMAGES

Use, 3:70

DATABASES

Publication, 2:39
 Registration, 2:39
 Text, 2:39

DEFAULT

Abandonment, 3:62

DEFENSES

Laches, 3:52
 Pleadings, 3:50, 3:93, 5:11
 Validity, 3:58

DEFINITION

Licensing, 3:185
 Manufacture, 3:185
 Process, 3:185, 3:188

DEPOSITIONS

Appeal, 3:213
 Cancellation proceedings, 3:74, 3:76, 3:84, 3:85, 3:88 to 3:90, 3:93, 3:99, 3:105, 3:107, 3:108, 3:121 to 3:123, 3:125, 3:126, 3:128 to 3:130, 3:134, 3:136 to 3:138, 3:148, 3:158, 3:213, 4:20
 Confidential information, 3:129, 3:213
 Foreign, 3:88, 3:90
 Formalities, 3:138
 Limitations, 3:158

DEPOSITIONS—Cont'd

Notice, 3:85, 3:88 to 3:90, 3:99, 3:105, 3:122, 3:123, 3:125, 3:128, 3:136, 3:137, 3:213
 Objections, 3:85, 3:88, 3:90, 3:93, 3:128, 3:138, 3:158, 3:213
 Objections to testimony, 3:128
 Oral depositions, 3:84, 3:85, 3:121, 3:126, 3:128 to 3:130, 3:137
 Oral examination, 3:123
 Parties, 3:76, 3:85, 3:89, 3:90, 3:93, 3:105, 3:107, 3:122, 3:123, 3:125, 3:128 to 3:130, 3:136, 3:138, 3:158, 3:213
 Place, 3:85, 3:123, 3:125, 3:129
 Reliance on, 3:85, 3:89, 3:105, 3:123
 Requests for production, 3:76, 3:213
 Responses, 3:74, 3:89, 3:90, 3:93, 3:105, 3:107, 3:108, 3:213
 Restrictions, 3:213
 Rule 30, 3:85
 Rule 31, 3:85
 Signature, 3:130, 3:213
 Signatures, 3:213
 Subpoena, 3:123, 3:213
 Time, 3:74, 3:85, 3:88 to 3:90, 3:93, 3:108, 3:122, 3:123, 3:128, 3:129, 3:136, 3:137, 3:158, 3:213
 Written questions, 3:84, 3:88, 3:121, 3:123, 3:134, 3:136 to 3:138

DISCLOSURE

Agreements, 3:90, 3:213
 Discovery, 3:68 to 3:70, 3:90, 3:91, 3:93, 3:113, 3:213, 4:21
 Evidence, 3:68, 3:90, 3:93, 3:113, 3:213, 4:21
 Forms, 3:213
 Identification, 3:90
 Records, 3:91
 Tables, 3:68
 Time, 3:68, 3:70, 3:90, 3:93, 3:113, 3:129, 3:213
 Trade secret, 3:213
 Trial, 3:68, 3:70, 3:91, 3:93, 3:103, 3:113, 3:213, 4:21

DISCOVERY

Admissions, 3:90, 3:93, 3:142, 3:213
 Answer, 1:17, 3:61, 3:64, 3:67, 3:68, 3:78, 3:85, 3:88 to 3:91, 3:93, 3:100, 3:101, 3:210, 4:18, 4:22, 4:40, 4:41, 4:43
 Authority, 3:68, 3:87, 3:90
 Business records, 3:81
 Closing, 1:17, 3:67, 3:75, 3:113, 4:19, 4:40, 4:41
 Concurrent use proceedings, 1:19, 4:18 to 4:22, 4:40, 4:41, 4:43
 Conference, 1:12, 3:67 to 3:69, 3:79, 3:87, 3:92, 3:93, 4:19
 Confidential information, 3:91, 3:133, 3:213
 Consultants, 3:213

DISCOVERY—Cont'd

Costs, 3:82
 Declarations, 3:107, 3:120, 3:123, 3:213
 Depositions, 3:74, 3:76, 3:84, 3:85, 3:88 to 3:90, 3:93, 3:99, 3:105, 3:107, 3:108, 3:122, 3:123, 3:213, 4:20
 Disclosure, 3:68 to 3:70, 3:90, 3:91, 3:93, 3:113, 3:213, 4:21
 Domestic, 1:17
 Early discovery, 3:96
 Evidence, 3:27, 3:61, 3:67, 3:68, 3:89, 3:90, 3:93, 3:94, 3:100, 3:104, 3:105, 3:107, 3:113, 3:122, 3:143, 3:150, 3:163, 3:213, 4:21, 4:22
 Extensions, 1:13, 1:17, 3:67, 3:68, 3:75, 3:150
 Extensions of time, 1:13, 1:17, 3:67, 3:75, 3:150
 In-house counsel, 3:213
 Initial disclosure, 3:69
 Interrogatories, 3:73, 3:74, 3:76 to 3:83, 3:89 to 3:91, 3:93, 3:98, 3:101, 3:105, 3:142, 3:156, 3:211, 3:213, 4:20
 Meeting, 3:113, 3:213
 Motion practice, 1:13
 Motion to compel, 3:75, 3:77, 3:79, 3:81, 3:82, 3:85, 3:90, 3:91, 3:93, 3:94, 3:101, 3:108
 Motions, 1:12, 1:13, 1:26, 3:14, 3:64, 3:67, 3:68, 3:75, 3:83, 3:85, 3:87, 3:90 to 3:93, 3:104, 3:105, 3:107, 3:108, 3:110, 3:113, 3:150, 4:18
 New York, 4:40
 Objections, 3:77, 3:81, 3:85, 3:88, 3:90, 3:93, 3:100, 3:213
 Opening, 1:17, 3:67, 3:68, 3:90, 3:113, 3:213, 4:19, 4:21, 4:43
 Orders, 3:82, 3:87, 3:91, 3:93, 3:213
 Parties, 1:12, 1:17, 1:19, 1:26, 3:27, 3:29, 3:51, 3:67 to 3:70, 3:72, 3:73, 3:75 to 3:78, 3:80 to 3:82, 3:85 to 3:87, 3:89 to 3:93, 3:95, 3:104, 3:105, 3:107, 3:109, 3:110, 3:113, 3:122, 3:123, 3:143, 3:150, 3:163, 3:211, 3:213, 4:21
 Pretrial disclosures, 3:67, 3:89, 3:90, 3:113, 4:21
 Production of documents and things, 3:82
 Production requests, 3:90
 Records, 3:81, 3:88, 3:89, 3:91, 3:105, 3:107
 Redaction, 3:213
 Relevance, 3:142
 Reports, 3:90
 Requests for admissions, 3:93, 3:213
 Response, 1:17, 1:26, 3:69, 3:81 to 3:83, 3:88 to 3:93, 3:95, 3:96, 3:100, 3:104, 3:105, 3:107, 3:108, 3:142, 3:143, 4:40, 4:41
 Responses, 1:26, 3:61, 3:67, 3:74, 3:75, 3:77, 3:79, 3:81 to 3:83, 3:89 to 3:91, 3:93 to 3:96, 3:100, 3:101, 3:105, 3:107, 3:108, 3:119, 3:120, 3:142, 3:156, 3:213
 Rule 37, 3:93, 3:94

DISCOVERY—Cont'd

Rules of evidence, 3:122
 Safeguards, 3:213
 Sanctions, 3:68, 3:90, 3:93, 3:94, 3:101
 Scope of, 1:19, 3:79, 3:90
 Summary judgment motions, 3:105, 3:110
 Timing, 3:64, 3:70, 3:85
 United States, 3:78, 3:87, 3:88, 3:90, 3:123, 3:143, 3:210, 3:211, 4:40, 4:41, 4:43
 Use of, 1:19, 3:27, 3:70, 3:72, 3:78, 3:82, 3:89, 3:90, 3:99, 3:163, 4:40
 Witnesses, 3:69, 3:88, 3:89, 3:113, 3:123, 3:213
 Written questions, 3:84, 3:87, 3:88, 3:123

DISTRIBUTION

Computer software, 2:76

DISTRICT COURT

Parties, 3:27, 3:47, 3:55, 3:76, 3:86, 3:123, 3:129, 3:170, 3:173, 3:184, 3:186
 Requirements, 3:170
 Subject matter, 2:106, 3:55
 Suspension, 3:27

DOMAIN NAMES

Components, 3:42
 Conversion, 2:75
 Property, 2:75

DRAWINGS

Evidence, 2:1
 Notice, 2:1

EDUCATION

Clothing, 3:184
 Internet, 2:87
 Publications, 3:184

EMPLOYEES

Agreements, 3:213
 Interviews, 1:3

EVIDENCE

Competency, 3:128
 Credibility, 3:188
 Disclosure, 3:68, 3:90, 3:93, 3:113, 3:213, 4:21
 Discovery, 3:27, 3:61, 3:67, 3:68, 3:89, 3:90, 3:93, 3:94, 3:100, 3:104, 3:105, 3:107, 3:113, 3:122, 3:143, 3:150, 3:163, 3:213, 4:21, 4:22
 Drawings, 2:1
 Exceptions, 3:213, 4:44, 5:11
 Exclusion, 3:113, 3:128
 Expert testimony, 3:90
 France, 2:85
 Hearsay, 3:128
 Identification, 2:68, 2:106, 3:90
 Infringement, 3:27, 3:102, 3:169, 3:174
 Interviews, 2:82

EVIDENCE—Cont'd

Judicial notice, 3:147
 Laches, 2:63, 3:183
 Materiality, 2:77, 2:86, 3:128
 New Jersey, 2:68, 4:30
 New York, 2:41, 2:68, 2:86, 3:34, 3:184, 4:30
 Notice, 2:1, 2:32 to 2:34, 2:52, 2:55, 2:106, 2:119, 3:67, 3:68, 3:89, 3:90, 3:105, 3:113, 3:116, 3:122, 3:124, 3:127, 3:128, 3:131, 3:140, 3:141, 3:143 to 3:147, 3:159, 3:162, 3:180, 3:213
 Ohio, 2:87, 3:27
 Oregon, 2:86
 Pennsylvania, 2:85, 4:30
 Pleadings, 3:27, 3:50, 3:65, 3:93, 3:105, 3:107, 3:114, 3:116, 3:163, 3:167, 3:213, 5:11
 Presumptions, 2:68
 Public knowledge, 3:213
 Relevant evidence, 2:33, 2:72
 Spain, 2:85
 Tests, 3:104, 3:184
 United States, 2:39, 2:61, 2:86, 2:87, 2:119, 3:90, 3:126, 3:143, 3:167, 3:184, 3:185, 3:192, 4:30, 4:44
 Use, 2:1, 2:40 to 2:42, 2:61, 2:63, 2:65, 2:68, 2:70, 2:72, 2:74, 2:77, 2:82, 2:87 to 2:91, 2:97, 2:100, 2:101, 2:106, 3:27, 3:55, 3:89, 3:90, 3:94, 3:100, 3:104, 3:114, 3:147, 3:162, 3:163, 3:169, 3:174, 3:177, 3:180, 3:181, 3:183 to 3:185, 3:187, 3:188, 3:192, 3:213, 4:21 to 4:23, 4:30, 4:44, 5:11
 Validity, 2:68, 2:93, 3:27, 3:116
 Value, 2:41, 2:93, 3:89, 3:105, 3:144, 3:147, 3:168
 Virginia, 2:81, 3:68, 3:162
 Witnesses, 3:89, 3:113, 3:126, 3:128, 3:213

EX PARTE

Acquired distinctiveness, 2:4, 2:40, 2:74, 2:77, 2:79 to 2:81, 2:84, 2:86, 2:88, 2:90 to 2:93, 2:98, 2:100, 2:101, 3:200
 Adequacy, 2:106
 Affidavits, 2:40, 2:98, 3:114
 Amendment, 2:42, 2:48, 2:49, 2:61, 2:68, 2:86, 2:94, 2:106, 2:110
 Analytical principles, 2:64
 Applicants, 2:17, 2:31, 2:39, 2:47, 2:48, 2:62, 2:69, 2:72, 2:98, 2:100, 2:108, 2:110
 Bars to registration, 2:108
 Briefs, 1:23, 1:31, 1:32, 2:17, 2:20, 2:21, 2:23, 2:25, 2:27, 2:28, 2:30, 2:43, 2:45, 2:59, 2:103, 3:93
 Care exercised by purchasers, 2:69
 Catalogs, 2:106
 Channels of trade, 2:63, 2:68
 Classes of customers, 2:68, 2:69
 Collateral estoppel, 2:109, 3:55

EX PARTE—Cont'd

Deceptive marks, 2:73, 2:77, 2:84, 2:86
 Deceptively misdescriptive marks, 2:77, 2:84, 2:86
 Declarations, 2:1, 2:40, 2:77, 2:89, 2:98, 3:114
 Definite description, 2:110
 Descriptive designations, 2:89
 Descriptive marks, 2:75, 2:76, 2:84
 Disparaging marks, 2:94
 Distinctiveness, 2:4, 2:40, 2:74, 2:77 to 2:81, 2:84, 2:86, 2:88 to 2:93, 2:98, 2:100, 2:101, 3:200
 English equivalents, 2:67
 Evidence, 1:32, 2:1, 2:10, 2:28, 2:32 to 2:36, 2:39 to 2:42, 2:45, 2:48, 2:52, 2:53, 2:55, 2:56, 2:59, 2:61, 2:63 to 2:65, 2:67, 2:68, 2:70, 2:72, 2:74, 2:77, 2:79 to 2:82, 2:85 to 2:91, 2:93, 2:97, 2:98, 2:100, 2:101, 2:106, 2:119, 3:55, 3:93, 3:114, 3:163, 3:183, 3:187
 Examiners, 1:4, 1:21, 2:5, 2:26, 2:33, 2:34, 2:39, 2:44, 2:47, 2:61, 2:63, 2:74, 2:80, 2:87, 2:89
 Extension, 2:8, 2:14, 2:16, 2:19, 2:43, 2:46, 2:52, 2:120, 3:43
 Failure to file, 2:19, 2:23
 Federal Circuit, 2:41, 2:47, 2:48, 2:51 to 2:57, 2:59, 2:69, 2:70, 2:75 to 2:77, 2:79, 2:80, 2:82 to 2:86, 2:95, 2:100, 2:106, 2:108, 2:118, 3:55, 3:111, 3:183, 3:187
 Fees, 2:1, 2:14, 2:118
 Final judgment, 2:109
 Final refusals, 1:23, 2:5
 Final requirement of trademark examiner, 2:5
 Flag, 2:102
 Foreign words, 2:67
 Forms, 2:105, 2:116 to 2:122
 Functionality, 2:97, 2:98, 3:189
 Generally accepted references, 2:38
 Genericness, 2:52, 2:78 to 2:81, 2:93
 Goods, 2:1, 2:4, 2:7, 2:14, 2:15, 2:41, 2:43, 2:61 to 2:63, 2:65 to 2:69, 2:71 to 2:77, 2:79, 2:80, 2:82, 2:84 to 2:88, 2:91, 2:95 to 2:97, 2:100, 2:101, 2:104 to 2:107, 2:109, 2:110, 2:112, 2:116, 2:122, 3:55, 3:163, 3:183, 3:187
 Hearings, 1:5, 1:31, 2:26, 2:28, 2:30, 2:31, 2:45
 Insignia, 2:102
 Issue splitting, 2:3
 Likelihood of confusion, 2:3, 2:41, 2:52, 2:59, 2:61, 2:62, 2:64 to 2:71, 2:73, 2:110, 2:119, 2:121, 2:122, 3:55, 3:114, 3:183
 Magazines, 2:39, 2:75, 2:80, 2:82
 Members, 1:4, 1:5, 1:21, 1:32, 2:69, 2:75, 2:81, 2:83
 Misdescriptive designations, 2:90
 Newspapers, 2:39, 2:75

EX PARTE—Cont'd

Nonappealable matters, 2:6 to 2:8
 Notice of appeal, 2:1, 2:11 to 2:14, 2:16, 2:32 to 2:34, 2:44, 2:52, 2:116 to 2:121
 Oral argument, 1:32, 2:28, 2:29, 2:48, 2:59
 Oral hearings, 1:5, 1:31, 2:26, 2:28, 2:31, 2:45
 Petitions, 2:6, 2:8, 3:55
 Prior registrations, 2:37
 Publications, 2:39, 2:75, 2:76, 2:79, 2:80, 2:83, 2:85
 Purchasers, 2:63, 2:69, 2:77, 2:84 to 2:86, 2:90, 2:100, 2:106
 Record, 1:29 to 1:32, 2:1, 2:2, 2:8, 2:17, 2:19, 2:22, 2:27, 2:30, 2:32 to 2:41, 2:43, 2:45, 2:52, 2:56, 2:59, 2:63, 2:67, 2:72, 2:75, 2:77, 2:87, 2:90, 2:93, 2:98, 2:100, 2:101, 2:103, 2:106, 2:120, 2:121, 3:93, 3:114, 3:163
 References, 1:32, 2:38, 2:87
 Refusals, 1:23, 2:1, 2:2, 2:5, 2:7, 2:18, 2:44, 2:61, 2:63, 2:65, 2:69, 2:74, 2:77, 2:86, 2:87, 2:100, 2:103, 2:104
 Registrable service, 2:104
 Registration, 1:16, 1:23, 2:1 to 2:4, 2:8, 2:10, 2:14, 2:15, 2:20, 2:22, 2:34, 2:37, 2:39, 2:41, 2:43, 2:44, 2:49, 2:61 to 2:75, 2:77, 2:81, 2:84 to 2:88, 2:91, 2:92, 2:94 to 2:98, 2:100 to 2:113, 2:116, 2:118, 2:119, 2:122, 3:43, 3:55, 3:111, 3:114, 3:163, 3:183, 3:187, 3:199
 Remand, 2:1, 2:16, 2:33 to 2:35, 2:42 to 2:45, 2:53, 2:70, 2:84, 2:119, 3:163
 Remand of application, 2:34, 2:42 to 2:44, 2:119
 Res judicata, 2:109, 3:55
 Scandalous marks, 2:94
 Services, 2:14, 2:15, 2:41, 2:63, 2:65 to 2:69, 2:73, 2:75 to 2:77, 2:79, 2:81 to 2:84, 2:87, 2:91, 2:95, 2:100, 2:106, 2:110, 2:112, 2:116, 3:183, 3:187
 Specimens, 2:1, 2:7, 2:100, 2:101, 2:106, 2:121, 3:114, 3:163, 3:187
 Substantive issues, 2:60 to 2:115, 3:199, 3:200, 3:202, 3:203
 Sufficient cause, 2:46, 2:52
 Surnames, 2:87, 2:103
 Suspension, 2:34, 2:61, 2:119
 Trade channels, 2:41, 2:63, 2:68, 2:69, 3:183
 Trade names, 2:101

EXAMINATION

Fees, 2:1

EXAMINERS

Appeal, 1:3, 1:4, 1:6, 1:10 to 1:14, 1:21, 1:26, 1:28, 2:5, 2:26, 2:33, 2:34, 2:44, 2:47, 2:61, 2:63, 2:74, 2:80
 Assignment, 1:28, 2:63
 Dispositive motions, 1:4, 1:6, 1:14

INDEX

EXAMINERS—Cont'd

- Final refusals, 2:5
- Final requirement of trademark examiner, 2:5
- Nondispositive motions, 1:12 to 1:14
- Opinions, 1:14, 1:28
- Potentially dispositive motions, 1:4, 1:6, 1:14
- Refusals, 2:5, 2:44, 2:61, 2:63, 2:74, 2:87
- Remands, 2:44
- Selection of, 1:3

FEDERAL CIRCUIT

- District Court, 2:48, 2:51, 2:55, 2:56, 2:59, 2:84, 2:106, 3:55, 3:168 to 3:171, 3:173, 3:174, 3:184, 3:194, 5:12
- Notice of appeal, 2:52, 2:118, 3:170, 3:173
- Parties, 2:41, 2:69, 2:75, 2:79, 3:42, 3:55, 3:111, 3:170, 3:173, 3:176, 3:183, 3:184

FEDERAL TRADE COMMISSION

- Advertising, 3:2
- Proceedings, 3:2

FEES

- Filing fee, 3:7, 3:8
- Payment, 1:17, 2:14

FORMS

- Confidentiality, 3:213
- Consultants, 3:213
- Trademarks, 2:116 to 2:122, 3:204 to 3:212, 4:38 to 4:45

FRANCE

- Registration, 2:85

FREE SPEECH

- Time, 3:194
- Trademarks, 3:194

GENERIC

- Ex parte appeals, 2:75, 2:78 to 2:83, 2:93

GOVERNMENT

- Intellectual property, 2:75
- Trademark, 1:3, 2:54, 2:75, 2:102

HARDWARE

- Claims, 2:75
- Records, 2:75

HEARINGS

- Appeals, 1:5, 1:31, 2:26, 2:28, 2:30, 2:31, 2:45
- Applicants, 2:31
- Cancellation proceedings, 3:20, 3:118, 3:162, 4:26
- Concurrent use proceedings, 1:5, 4:26
- Examiners, 2:26
- Exhibits, 3:162
- Oral argument, 2:28, 3:162, 4:26
- Oral Hearings, 1:5, 1:25, 1:31, 2:26, 2:28, 2:31, 2:45, 3:20, 3:118, 3:162, 4:26, 5:11

HISTORY

- United States, 3:184, 3:185

IDENTIFICATION

- Litigation, 3:90

ILLINOIS

- Covered, 3:211
- Time, 3:211

INFRINGEMENT

- Claims, 3:174
- Costs, 3:174
- Courts, 3:174
- Evidence, 3:27, 3:102, 3:169, 3:174
- Fees, 3:174
- Injunctive relief, 3:174
- Jurisdiction, 3:27
- Order, 3:27, 3:102, 3:169
- Time, 3:27, 3:102
- Trade dress, 3:169
- Use, 3:27, 3:169, 3:174

INTERFERENCES

- Burden of proof, 1:20, 5:10, 5:11
- Cancellation proceedings, 5:3, 5:12
- Hearings, 1:5, 5:11
- Issues, 1:5, 1:20, 5:3
- Opposition proceedings, 5:4
- Oral hearings, 1:5, 5:11
- Petitions, 5:4
- Reconsideration, 2:47, 5:12
- Review, 2:47, 5:12
- Statutory authority, 5:1

INTERNET

- Access, 2:39, 2:82
- Competition, 2:82
- Customers, 2:69, 2:106
- Development, 2:75, 2:82
- Evidence, 2:39, 2:74, 2:81, 2:82, 2:87, 2:106, 3:146
- Options, 2:62, 2:74
- Websites, 2:69, 2:75, 2:76

INTERROGATORIES

- Additional interrogatories, 3:78, 3:80
- Number, 3:78 to 3:83, 3:90, 3:91, 3:211, 3:213
- Objections, 3:77, 3:81, 3:90, 3:93, 3:213
- Responses, 3:74, 3:77, 3:79, 3:81 to 3:83, 3:89 to 3:91, 3:93, 3:101, 3:105, 3:141, 3:142, 3:156, 3:213

INTERVIEWS

- Evidence, 2:82

JUDICIAL REVIEW

- Appeal, 3:170
- District Court, 3:170

JUDICIAL REVIEW—Cont'd

Federal Circuit, 3:170

Parties, 3:170

Requirements, 3:170

JURISDICTION

United States, 3:87, 3:90, 3:123, 3:138

LICENSING

Purpose, 3:185

Support, 3:185

United States, 3:185

LIKELIHOOD OF CONFUSION

Actual confusion, 2:41, 2:70, 2:122, 3:183

Analytical principles, 2:64

Appeal, 1:18 to 1:20, 2:3, 2:52, 2:59, 2:61, 2:62, 2:68, 2:70, 2:73, 2:119, 2:121, 2:122, 3:42, 3:55, 3:64, 3:172, 3:174, 3:190, 4:45

Appearance, 2:59, 2:67, 2:71, 3:183

Cancellation proceedings, 1:19, 3:10, 3:27, 3:37, 3:42, 3:47, 3:53 to 3:55, 3:57, 3:62, 3:64, 3:70, 3:72, 3:90, 3:104, 3:114, 3:147, 3:169, 3:172, 3:174, 3:176, 3:180 to 3:184, 3:190

Care exercised by purchasers, 2:69

Channels of trade, 2:68, 3:90, 3:181, 3:190

Classes of customers, 2:68, 2:69, 3:90, 3:181

Commercial impression, 2:66, 2:67, 3:183

Common law, 3:180

Component parts of marks, 2:66

Concurrent use proceedings, 1:19, 4:6, 4:30 to 4:32, 4:36, 4:37, 4:45

Confusingly similar, 2:61, 2:62, 2:65, 2:67, 3:42, 3:47, 3:54, 3:55, 3:169, 3:180, 4:6, 4:37

Constructive notice, 4:31

Context, 2:61, 2:64, 2:68, 2:70, 3:57, 3:90, 3:169, 3:181, 3:184, 3:190, 4:36, 4:37

Deception, 1:19

Dilution, 1:18, 3:184

Disclaimers, 4:45

Display of mark, 3:182

English equivalents, 2:67

Evidence, 2:41, 2:52, 2:59, 2:61, 2:64, 2:65, 2:67, 2:68, 2:70, 2:119, 3:27, 3:55, 3:90, 3:104, 3:114, 3:147, 3:169, 3:172, 3:174, 3:180 to 3:184, 4:30

Ex parte appeals, 2:3, 2:41, 2:52, 2:59, 2:61, 2:62, 2:64 to 2:71, 2:73, 2:110, 2:119, 2:121, 2:122, 3:183

Expert testimony, 3:90

Fair use, 3:184

Federal registration, 3:184

Foreign words, 2:67

Goods, 1:18 to 1:20, 2:41, 2:61, 2:62, 2:65 to 2:69, 2:71, 2:73, 2:110, 2:122, 3:37, 3:42, 3:53, 3:55, 3:57, 3:64, 3:90, 3:104, 3:147, 3:172, 3:176, 3:180, 3:181, 3:183, 3:184,

LIKELIHOOD OF CONFUSION—Cont'd

3:190, 4:30, 4:32, 4:37, 4:45

House marks, 2:41

Infringement, 3:27, 3:169, 3:174

Intent, 2:41, 3:90, 3:184

Inter partes proceedings, 3:55, 3:190

Knowledge, 3:90

Lanham Act, 2:61

Naked consent, 2:41

Necessity, 1:20, 2:52, 3:90, 3:114, 4:36, 4:37, 4:45

Precedent, 3:172

Prefix, 3:147

Presumption, 2:41

Presumptions, 2:68

Priority, 1:20, 2:61, 2:62, 3:27, 3:42, 3:47, 3:90, 3:104, 3:114, 3:176, 3:180, 3:184

Public interest, 3:57

Questions, 1:20, 2:52, 3:27, 3:90, 3:172, 3:174, 3:184

Questions of fact, 2:52

Relevance, 2:68, 3:147

Reverse confusion, 3:183

Secondary meaning, 2:52, 3:172, 3:174

Senior user, 3:183, 4:32

Services, 1:18, 1:20, 2:41, 2:65 to 2:69, 2:73, 2:110, 3:37, 3:42, 3:57, 3:64, 3:147, 3:176, 3:180, 3:181, 3:183, 3:184, 3:190, 4:37

Similarity, 2:64, 2:67, 2:68, 3:183

Stronger marks, 2:65

Suffix, 3:147

Summary judgment, 3:42, 3:55, 3:104, 3:176

Supplemental Register, 1:18, 2:61, 2:65, 2:71

Supreme Court, 3:42, 3:169, 3:184

Survey evidence, 3:184

Trade dress, 2:41, 3:169

Unfair competition, 3:64

Validity, 2:68, 3:27, 4:37

LIST

Customer Lists, 3:90

Customer lists, 3:90

LITIGATION

Disclosure, 3:90

Discovery, 1:13, 3:76, 3:90, 3:94

Expert testimony, 3:90

Fees, 3:90

Identification, 3:90

Jurisdiction, 3:4, 3:90

Pleadings, 1:13

Privilege, 3:90

Trial, 1:6, 1:13, 3:4, 3:171, 4:45

United States, 3:90, 4:45

MOTIONS

Amendment of pleadings, 3:64

INDEX

MOTIONS—Cont'd

Answers, 1:13, 3:14, 3:75, 3:85, 3:90, 3:93, 3:105, 3:108, 4:18, 5:11
Attorney examiners, 1:4, 1:6, 1:11 to 1:14, 1:21, 1:26, 3:102
Cancellation proceedings, 3:14, 3:16, 3:17, 3:20, 3:25, 3:26, 3:46, 3:50, 3:62, 3:64, 3:67, 3:68, 3:75, 3:83, 3:85, 3:87, 3:90 to 3:93, 3:102, 3:104, 3:105, 3:107, 3:108, 3:110, 3:113, 3:137, 3:150, 3:158, 3:176, 3:185, 3:188, 3:194, 4:18
Decisions, 1:4, 1:6, 1:8, 1:14, 1:21, 1:29, 3:102, 3:194
Delays, 1:21, 1:26, 1:27, 3:75, 3:83, 3:113
Deposition, 3:85, 3:87, 3:90, 3:92, 3:93, 3:105, 3:113, 3:137
Description of goods, 3:16
Discovery, 1:12, 1:13, 1:26, 3:14, 3:64, 3:67, 3:68, 3:75, 3:83, 3:85, 3:87, 3:90 to 3:93, 3:104, 3:105, 3:107, 3:108, 3:110, 3:113, 3:150, 4:18
Dispositive motions, 1:4, 1:6, 1:14, 1:29
Ex Parte Appeals, 1:21, 1:32
Final decisions, 1:4, 1:8, 1:21
Grant, 1:8, 3:16, 3:64, 3:67, 3:68, 3:75, 3:85, 3:87, 3:93, 3:102, 3:104, 3:107, 3:113, 3:137, 3:150
Interrogatories, 3:83, 3:90, 3:91, 3:93, 3:105
Involuntary dismissal, 3:150
More definite statement, 3:62
Nondispositive motions, 1:12 to 1:14, 3:16
Objections, 3:26, 3:85, 3:90, 3:93, 3:158
Oral hearings, 3:20, 5:11
Pleadings, 1:7, 1:13, 3:50, 3:64, 3:93, 3:105, 3:107, 5:11
Potentially dispositive motions, 1:4, 1:6, 1:14, 1:29
Reopen, 3:25, 3:75
Response delays, 1:26
Sanctions, 3:68, 3:90, 3:93
Summary judgment, 1:8, 1:14, 1:29, 3:68, 3:102, 3:104, 3:105, 3:107, 3:108, 3:110, 3:176, 3:185, 3:188, 3:194
Suspension, 3:26, 3:68, 3:108, 3:150

MUSIC

Access, 2:83
Advertising, 2:75, 2:83, 2:100, 2:106, 3:184
Defenses, 3:184
Fair use, 3:184
New York, 3:184
Ownership, 3:184
Packaging, 2:100, 2:106
Sound recordings, 2:75

NEW JERSEY

Evidence, 2:68, 4:30

NEW YORK

Actions, 3:184
Advertising, 3:184
Claims, 3:184, 4:38
Discovery, 4:40
Evidence, 2:41, 2:68, 2:86, 3:34, 3:184, 4:30
Materiality, 2:86
Notice, 3:205, 3:212, 4:40
Services, 2:41, 2:68, 3:184, 4:40
Trial, 3:205, 3:212, 4:40, 4:45
Unfair competition, 3:205, 3:212

OHIO

Evidence, 2:87, 3:27

OPPOSITION PROCEEDINGS

Answer, 1:17
Applications, 5:4
Burden of proof, 4:34
Closing, 1:17
Concurrent use proceedings, 4:34
Dilution, 1:17
Discovery, 1:17
Extension of time, 1:17
Fees, 1:17
Grant, 4:34
Grounds, 1:17, 4:34
Interferences, 5:4
Notice, 1:17
Number, 4:34
Opening, 1:17
Parties, 1:17, 4:34, 5:4
Registration, 1:17, 4:34, 5:4
Testimony, 1:17
Trial order, 1:17

ORDERS

Appeal, 2:43, 2:53, 3:213
Sanctions, 3:93

OREGON

Evidence, 2:86

OWNERSHIP

Appeal, 1:18, 2:62, 2:68, 3:42
Evidence, 2:68, 2:91, 3:116, 3:181, 3:184, 3:192
Media, 3:184
Validity, 2:68, 3:116

PARTIES

Depositions, 3:76, 3:85, 3:89, 3:90, 3:93, 3:105, 3:107, 3:122, 3:123, 3:125, 3:128 to 3:130, 3:136, 3:138, 3:158, 3:213
Discovery, 1:12, 1:17, 1:19, 1:26, 3:27, 3:29, 3:51, 3:67 to 3:70, 3:72, 3:73, 3:75 to 3:78, 3:80 to 3:82, 3:85 to 3:87, 3:89 to 3:93, 3:95, 3:104, 3:105, 3:107, 3:109, 3:110, 3:113, 3:122, 3:123, 3:143, 3:150, 3:163, 3:211, 3:213, 4:21

PARTIES—Cont'd

Infringement, 3:27
 Intervention, 3:85, 3:92, 3:173
 Pleadings, 1:20, 3:27, 3:32, 3:50, 3:51, 3:65,
 3:72, 3:93, 3:105, 3:107, 3:114, 3:116,
 3:163, 3:167, 3:213, 5:11
 Transfer, 3:47
 United States, 2:39, 2:122, 3:11, 3:42, 3:78,
 3:87, 3:90, 3:123, 3:138, 3:143, 3:167,
 3:179, 3:184, 3:204, 3:209, 3:211, 4:30,
 4:32, 4:38, 4:39, 4:44, 4:45

PATENTS

Acceptable alternatives, 2:97
 Affidavits, 2:98
 Applications, 1:3, 2:75, 2:97
 Availability, 2:97
 Children, 2:75
 Claims, 2:75, 2:97, 4:38
 Commissioner of Patents and Trademarks, 4:38
 Cost, 2:97
 Design patents, 2:98
 Employees, 1:3
 Evidence, 2:55, 2:97, 2:98
 Forms, 4:38
 Identification, 2:75
 Insurance, 2:75
 Intellectual property, 2:75
 Interviews, 1:3, 2:75
 Jurisdiction, 1:1
 Mistake, 4:38
 Parties, 1:1, 2:75, 4:38
 Patent and Trademark Office, 1:2, 1:3, 4:38
 Public, 2:75
 Publications, 2:75, 2:76
 Reconsideration, 2:55
 Records, 2:75, 2:76
 Registration, 1:1, 1:2, 2:75, 2:97, 2:98, 4:38
 Subject matter, 2:75, 2:97
 Time, 1:3, 2:55
 United States, 1:3, 4:38
 Use, 2:75, 2:97, 4:38
 Utility patent, 2:97
 Venue, 2:55

PENALTIES

United States, 3:123

PENNSYLVANIA

Evidence, 2:85, 4:30

PEOPLE

Confidential information, 3:91
 Title, 2:84

PLEADINGS

Amendment, 3:64, 3:65
 Counterclaims, 5:11

PLEADINGS—Cont'd

Defenses, 3:50, 3:93, 5:11
 Depositions, 3:93, 3:105, 3:107, 3:213
 Discovery, 1:13, 3:27, 3:51, 3:64, 3:72, 3:93,
 3:105, 3:107, 3:163, 3:210, 3:213, 4:19
 Evidence, 3:27, 3:50, 3:65, 3:93, 3:105, 3:107,
 3:114, 3:116, 3:163, 3:167, 3:213, 5:11
 Judgment, 3:32, 3:48, 3:65, 3:93, 3:105, 3:107
 Motion to strike, 3:50
 Objections, 3:93, 3:213
 Parties, 1:20, 3:27, 3:32, 3:50, 3:51, 3:65, 3:72,
 3:93, 3:105, 3:107, 3:114, 3:116, 3:163,
 3:167, 3:213, 5:11
 Records, 3:50, 3:105, 3:107, 3:116
 Sample, 3:210
 Summary judgment, 3:32, 3:105, 3:107
 United States, 3:167, 3:210

PRIVACY

Communications, 3:90
 Names, 2:103, 3:42, 3:90
 Responses, 3:90

PROPERTY

Cause of action, 3:184
 Civil actions, 3:184
 Intent, 3:94, 3:184
 Patents, 2:75
 Sale, 2:75
 Use, 2:75, 2:83, 3:94, 3:184

PROSECUTION

Abandonment, 3:43
 Attorneys, 2:63, 3:213
 Challenges, 3:213
 Civil action, 2:56
 Claims, 2:75, 3:188, 3:213
 Consultants, 3:213
 Credibility, 3:188
 Decisions, 2:63, 2:75
 Description, 3:163
 Disclaimer, 2:49
 Disclosure, 3:213
 Error, 3:213
 Evidence, 2:28, 2:56, 2:63, 3:114, 3:163, 3:188,
 3:213
 Examination, 2:43
 Hearings, 2:28
 Intent, 3:188
 Interviews, 2:75
 Manufacturing, 3:188
 Mistake, 3:188
 Modification, 3:213
 Negligence, 3:188
 Oral hearing, 2:28, 2:43, 2:63
 Orders, 2:43, 3:213
 Petition, 2:6, 2:49, 3:114

PROSECUTION—Cont'd

Printed matter, 2:75
 Priority, 3:114
 Publications, 2:75
 Summary, 3:188
 Time, 2:28, 2:43, 2:49, 2:63, 3:188, 3:213

PUBLIC KNOWLEDGE

Evidence, 3:213

RECORD KEEPING

Reporting, 2:75

RECORDS

Abandonment, 3:89, 3:116
 Appeal, 1:8, 1:32, 2:61, 2:62, 3:173
 Claim, 3:89, 3:102, 3:105, 3:186
 Conversion, 2:75
 Database, 2:37, 2:76, 3:116, 3:144
 Declaration, 3:144
 Disclosure, 3:91
 Documentation, 2:62
 Energy, 2:75
 Enforcement, 2:75
 Evidence, 1:8, 1:32, 2:61, 3:50, 3:89, 3:102, 3:105, 3:107, 3:116, 3:144, 3:145, 3:147, 3:155
 Examination, 2:61, 3:105
 Examiner, 2:61, 2:62, 2:75, 3:50
 Foreign application, 3:186
 Foreign countries, 3:173
 Infringement, 3:102
 Name, 2:61
 Notice, 2:37, 2:38, 3:88, 3:89, 3:105, 3:116, 3:144, 3:145, 3:147, 3:173
 Oath, 3:81, 3:105
 Orders, 3:91
 Petition, 3:116, 3:144
 Priority, 2:61, 2:62, 3:144, 3:186
 Prosecution, 2:75
 Publication, 3:107, 3:145, 3:173
 Reply, 1:32
 Response, 3:81, 3:88, 3:89, 3:91, 3:105, 3:107
 Special handling, 3:91
 Time, 1:8, 2:62, 3:50, 3:88, 3:89, 3:102, 3:116, 3:173, 3:186
 Witnesses, 3:88, 3:89

REGISTRATION

Amendment, 2:49, 2:61, 2:68, 2:86, 2:94, 2:106, 2:110, 3:16, 3:61, 3:64, 3:90, 3:164, 3:193, 3:194, 4:8 to 4:10, 4:13, 4:34, 4:35, 4:37, 4:39, 4:45
 Applications, 1:19, 1:20, 2:3, 2:34, 2:61, 2:65, 2:75, 2:91, 2:92, 2:97, 3:64, 3:105, 3:181, 3:184 to 3:187, 3:190, 3:192, 4:2, 4:4, 4:7, 4:8, 4:12, 4:13, 4:17, 4:26, 4:30, 4:35 to 4:37, 4:40, 4:41, 5:1, 5:3, 5:4

REGISTRATION—Cont'd

Cancellations, 1:20, 3:4 to 3:6, 3:8 to 3:10, 3:35, 3:116
 Concurrent use, 1:19, 2:41, 2:63, 2:68, 2:70, 3:55, 3:164, 3:166, 3:183, 4:1 to 4:17, 4:21, 4:22, 4:24, 4:26, 4:30 to 4:32, 4:34 to 4:43, 4:45, 5:1
 Ex Parte Appeals, 1:16, 1:23, 2:1 to 2:4, 2:8, 2:10, 2:14, 2:15, 2:20, 2:22, 2:34, 2:37, 2:39, 2:41, 2:43, 2:44, 2:49, 2:61 to 2:75, 2:77, 2:81, 2:84 to 2:88, 2:91, 2:92, 2:94 to 2:98, 2:100 to 2:113, 2:116, 2:118, 2:119, 2:122, 3:183
 France, 2:85
 Issue splitting, 2:3
 Pled registrations, 3:116, 3:144
 Prior registrations, 2:37
 Refusals, 1:23, 2:1, 2:2, 2:44, 2:61, 2:63, 2:65, 2:69, 2:74, 2:77, 2:86, 2:87, 2:100, 2:103, 2:104, 4:6
 Withdrawal, 1:23, 3:62, 3:90, 3:166

REVIEW

United States, 2:18, 2:84, 2:120, 3:167, 3:185

RULES OF EVIDENCE

State, 3:147

SECURITY

Evidence, 2:82, 2:97, 2:100

SETTLEMENT

Concurrent use proceedings, 1:24, 4:33, 4:35, 4:36, 4:45
 Form, 3:68
 Inter partes proceedings, 1:24, 3:68, 3:150
 Suspension, 3:29, 3:68, 3:150, 3:204

SOFTWARE

Claims, 2:75, 3:184
 Drawing, 2:106
 Records, 2:75, 2:76
 Use, 2:75, 2:82, 2:83, 2:106, 3:184

STATES

Disclosure, 3:90
 Discovery, 3:78, 3:87, 3:88, 3:90, 3:108, 3:123, 3:143, 3:210, 3:211, 4:40, 4:41, 4:43

SUMMARY JUDGMENT

Advantages, 3:104
 Cancellation Proceedings, 3:32, 3:42, 3:55, 3:68, 3:69, 3:95, 3:102 to 3:110, 3:120, 3:164, 3:171, 3:176, 3:179, 3:185, 3:188, 3:194
 Decisions on, 1:14, 1:29
 Defenses, 3:55, 3:68, 3:69
 Disadvantages, 3:104
 Discovery requests, 3:95, 3:105, 3:107 to 3:109
 Evidence, 1:8, 3:55, 3:68, 3:102, 3:104, 3:105, 3:107, 3:185, 3:188

SUMMARY JUDGMENT—Cont'd

Motions, 1:8, 1:14, 1:29, 3:68, 3:102, 3:104, 3:105, 3:107, 3:108, 3:110, 3:176, 3:185, 3:188, 3:194
 Oppositions, 3:55, 3:185
 Patent, 3:55
 Responses, 3:95, 3:105, 3:107, 3:108, 3:120
 Suspension, 3:32, 3:68, 3:108, 3:109
 Testimony, 1:8, 3:68, 3:95, 3:103 to 3:105, 3:107, 3:120, 3:164, 3:188

SUPREME COURT

United States, 3:42, 3:184

SUSPENSION

Bankruptcy, 3:30
 Cancellations, 3:29
 Civil action, 3:27
 Ex parte appeals, 2:34, 2:61, 2:119
 Oppositions, 3:28, 3:29, 3:34
 Settlement negotiations, 3:29, 3:204
 Summary judgment, 3:32, 3:68, 3:108, 3:109

TECHNOLOGY

United States, 3:184

TELEVISION

Internet, 2:75, 2:82

TERMINATION

United States, 3:204

TESTIMONY

Briefs, 3:27, 3:93, 3:128, 3:158, 3:159, 3:162, 3:167, 3:213, 4:19, 4:24, 4:40, 4:41, 4:43, 5:11
 Concurrent use proceedings, 1:19, 4:18, 4:19, 4:21 to 4:24, 4:26, 4:40, 4:41, 4:43
 Cross-examination, 3:105, 3:123, 3:124, 3:127, 3:137
 Direct examination, 3:123, 3:124, 3:126
 Discovery, 1:17, 1:19, 1:26, 3:27, 3:29, 3:64, 3:67, 3:68, 3:70, 3:72, 3:75, 3:77, 3:85, 3:87 to 3:90, 3:93 to 3:96, 3:104, 3:105, 3:107, 3:113, 3:120, 3:122, 3:123, 3:133, 3:142, 3:143, 3:150, 3:156, 3:163, 3:210, 3:213, 4:18, 4:19, 4:21, 4:22, 4:40, 4:41, 4:43
 Examination, 3:85, 3:105, 3:123, 3:124, 3:126, 3:127, 3:137, 3:212
 Exhibits, 3:50, 3:89, 3:104, 3:105, 3:113, 3:116, 3:122, 3:123, 3:126, 3:131 to 3:133, 3:138, 3:140, 3:142, 3:143, 3:158, 3:162, 3:167, 3:213, 4:43
 Hearings, 1:25, 3:162, 4:26, 5:11
 Inadequate notice, 3:124, 3:128
 Interrogatory responses, 3:71
 Notice of reliance procedure, 3:143, 3:144, 3:146, 3:147
 Objections to testimony, 3:128

TESTIMONY—Cont'd

Oral testimony, 3:123, 3:213
 Pleadings registrations, 3:113, 3:116, 3:144
 Publications, 3:89, 3:105, 3:145 to 3:147, 3:184
 Records, 1:8, 3:50, 3:88, 3:89, 3:105, 3:107, 3:116, 3:138, 3:144, 3:145, 3:147, 3:155
 Right to relief, 3:155
 Summary judgment, 1:8, 3:68, 3:95, 3:103 to 3:105, 3:107, 3:120, 3:164, 3:188
 Witnesses, 3:88, 3:89, 3:113, 3:121, 3:123, 3:126, 3:128, 3:137, 3:213
 Written questions, 3:87, 3:88, 3:121, 3:123, 3:134 to 3:139

TESTS

Evidence, 3:104, 3:184

THIRD PARTIES

United States, 3:42, 3:90, 3:209

TITLES

Music, 2:100

TRADEMARK TRIAL AND APPEAL BOARD

Amendments, 3:190
 Appeals, 1:5, 1:8, 1:15, 1:16, 1:21, 1:23, 1:26, 1:31, 1:32, 2:1, 2:116 to 2:122
 Cancellation proceedings, 1:19, 2:1, 3:3, 3:171, 3:190, 3:204 to 3:206, 3:208 to 3:212
 Concurrent use proceedings, 1:5, 1:15, 1:19, 1:21, 1:24, 4:27, 4:40 to 4:43, 4:45
 Delays, 1:21, 1:25 to 1:27
 Disclaimers, 4:45
 District Court, 1:6, 1:13, 1:18, 3:171
 Ex parte appeals, 1:5, 1:15, 1:16, 1:21, 1:23, 1:31, 1:32, 2:1, 2:116 to 2:122
 Examiners, 1:3, 1:4, 1:6, 1:10 to 1:14, 1:21, 1:26, 1:28
 Federal Circuit, 1:8, 2:118, 3:171
 Final decisions, 1:4, 1:5, 1:8, 1:9, 1:21, 1:25
 Interferences, 1:5, 1:15, 1:20
 Issuing, 1:4, 1:19
 Manual of Procedure, 3:171
 Opposition proceedings, 1:17
 Timing, 2:1

TRADEMARKS

Abandonment, 3:210
 Affidavit, 4:39
 Answers, 3:206
 Applications, 1:3, 3:185, 4:40, 4:41, 5:5
 Attorneys, 2:31, 3:204
 Authority, 1:1
 Briefs, 4:40, 4:41, 4:43
 Commerce, 3:185, 4:38 to 4:41, 4:43
 Commissioner of Patents and Trademarks, 4:38
 Concurrent use proceedings, 4:38 to 4:45
 Copies, 4:43

TRADEMARKS—Cont'd

Counterclaims, 3:207
 Date, 2:55, 2:116 to 2:122, 3:185, 3:204, 3:205, 3:207 to 3:212, 4:38 to 4:43, 4:45
 Decisions, 3:194
 Denial, 2:55
 Discovery, 3:210, 3:211, 4:40, 4:41, 4:43
 Evidence, 2:55, 2:119, 3:185, 4:44
 Exhibits, 2:119, 4:43
 Extension, 2:120
 Federal Rules of Civil Procedure, 3:211
 Fees, 2:118
 Filing, 2:55, 2:116 to 2:122, 3:179, 3:185, 3:207, 4:39 to 4:41
 Final refusal, 2:121
 Form, 1:3, 4:38, 4:42, 5:5
 Free speech, 3:194
 Hearings, 2:31
 Intent-to-use application, 3:185, 3:205
 Interferences, 5:5
 Interrogatories, 3:211
 Jurisdiction, 1:1
 Knowledge, 3:179, 3:206, 4:38, 4:42
 Lanham Act, 3:179
 Likelihood of confusion, 2:119, 2:121, 2:122, 4:45
 Motion, 2:121, 3:179, 3:185, 3:204, 3:210, 4:44
 Motions, 3:185, 3:194
 New evidence, 2:55
 Notice, 1:1, 2:55, 2:116 to 2:121, 3:205, 3:206, 3:208, 3:209, 3:211, 3:212, 4:40 to 4:42
 Number, 2:31, 2:116 to 2:122, 3:185, 3:204 to 3:212, 4:38 to 4:45
 Oppositions, 3:185
 Oral hearing, 2:31, 2:117, 4:43
 Parties, 1:1, 2:122, 3:179, 3:204, 3:209, 3:211, 4:38, 4:39, 4:44, 4:45
 Patents, 1:1 to 1:3, 2:55, 4:38
 Pleadings, 3:210
 Predecessor, 3:185
 Priority, 3:179, 3:185
 Publications, 3:209
 Questions, 2:31
 Reconsideration, 2:55
 Refusal, 2:116, 2:118, 2:119, 2:121
 Registration, 1:1, 1:2, 2:116, 2:118, 2:119, 2:122, 3:179, 3:185, 3:194, 3:205 to 3:210, 4:38 to 4:43, 4:45
 Remand, 2:119, 3:194
 Review, 2:55, 2:120, 3:185, 3:194
 Rules, 2:55, 2:121, 3:211, 4:39 to 4:41, 4:43
 Sample, 2:119 to 2:122, 3:204 to 3:206, 3:208 to 3:212, 4:39 to 4:45
 Services, 2:116, 3:179, 3:194, 4:40
 Signature, 2:116 to 2:122, 4:45
 Summary judgment, 3:179, 3:185, 3:194

TRADEMARKS—Cont'd

Suspension of proceedings, 3:204
 Testimony, 3:210, 3:212, 4:40, 4:41, 4:43
 Third parties, 3:209
 Time, 1:3, 2:55, 2:119, 2:120, 3:185, 3:194, 3:204, 3:210, 3:211, 4:40, 4:41, 5:5
 Transcript, 1:3, 3:210, 4:43
 Trial, 1:1 to 1:3, 2:116 to 2:122, 3:204 to 3:206, 3:208 to 3:212, 4:40 to 4:43, 4:45
 Use, 2:122, 3:179, 3:185, 3:205, 3:207, 3:210, 4:38 to 4:45
 Venue, 2:55

TRANSFER

Appeal, 1:28
 Parties, 3:47

TRIAL

California, 4:40, 4:42, 4:45
 Disclosure, 3:68, 3:70, 3:91, 3:93, 3:103, 3:113, 3:213, 4:21
 Jury trial, 2:120
 New York, 3:205, 3:212, 4:40, 4:45

UNFAIR COMPETITION

New York, 3:205, 3:212

UNITED STATES

Burden of proof, 2:86, 3:184
 Customer lists, 3:90
 Discovery, 3:78, 3:87, 3:88, 3:90, 3:123, 3:143, 3:210, 3:211, 4:40, 4:41, 4:43
 History, 3:184, 3:185
 Injury, 3:42
 Jurisdiction, 3:87, 3:90, 3:123, 3:138
 Limitations, 4:1, 4:45
 Litigation, 3:90, 4:45
 Parties, 2:39, 2:122, 3:11, 3:42, 3:78, 3:87, 3:90, 3:123, 3:138, 3:143, 3:167, 3:179, 3:184, 3:204, 3:209, 3:211, 4:30, 4:32, 4:38, 4:39, 4:44, 4:45
 Patents, 1:3, 4:38
 Registration, 2:39, 2:61, 2:84, 2:86, 2:87, 2:102, 2:108, 2:116, 2:118, 2:119, 2:122, 3:37, 3:42, 3:43, 3:90, 3:179, 3:184, 3:185, 3:192, 3:205, 3:206, 3:208 to 3:210, 4:1, 4:30 to 4:32, 4:38 to 4:43, 4:45
 Review, 2:18, 2:84, 2:120, 3:167, 3:185
 Technology, 3:184

USE

Damages, 3:70
 Evidence, 2:1, 2:40 to 2:42, 2:61, 2:63, 2:65, 2:68, 2:70, 2:72, 2:74, 2:77, 2:82, 2:87 to 2:91, 2:97, 2:100, 2:101, 2:106, 3:27, 3:55, 3:89, 3:90, 3:94, 3:100, 3:104, 3:114, 3:147, 3:162, 3:163, 3:169, 3:174, 3:177, 3:180, 3:181, 3:183 to 3:185, 3:187, 3:188, 3:192, 3:213, 4:21 to 4:23, 4:30, 4:44, 5:11

USE—Cont'd

Software, **2:75, 2:82, 2:83, 2:106, 3:184**

VALIDITY

Defenses, **3:58**

Evidence, **2:68, 2:93, 3:27, 3:116**

Records, **3:116**

Requirements, **2:68**

Use, **2:68, 3:27, 4:37, 4:38**

VALUE

United States, **2:84, 3:87**

VENUE

Appeal, **2:55, 3:173**

Jurisdiction, **3:173**

VIRGINIA

Evidence, **2:81, 3:68, 3:162**

WAIVER

Forms, **3:213**

WITNESSES

Discovery, **3:69, 3:88, 3:89, 3:113, 3:123, 3:213**