Index

ABANDONMENT

Criminal trial, § 3:12

ABSENCE OR PRESENCE

Attorneys, § 1:3

Judge, § 1:7, 1:8

Jury, § 1:25

Motions, absence of counsel or party, § 2:4

Parties, § 1:2

Presumption of death after sevenyear absence, § 11:7

Public, presence or exclusion during trial, § 1:30, 1:32

ABUSIVE LANGUAGE

Closing argument, § 35:17

ACCIDENT REPORTS

Real and demonstrative evidence, § 20:15

ADMISSIBILITY OF EVIDENCE

Generally, § 24:1 et seq.

Blood tests, § 20:11

Circumstantial evidence, generally, § 24:1, 24:2

Collateral issues, evidence on, § 24:4 Collateral source doctrine, § 24:12

Confessions, § 22:5

Corporate existence, evidence of, § 24:10

Criminal intent, circumstantial evidence, § 24:2

Criminal judgment, admissibility in subsequent civil proceeding, § 21:8

Depositions and interrogatories, objections to admissibility, § 18:15

Habit, proof of, § 24:6

Negative evidence, § 24:11

Prejudicial evidence, § 24:3

Real and Demonstrative Evidence (this index)

ADMISSIBILITY OF EVIDENCE

—Cont'd

Similar acts or occurrences, evidence of, § 24:5

ADMISSIONS

Declarations and Admissions (this index)

ADOPTION

Burden of proof, § 7:4

AGGRAVATION OF DAMAGES

Generally, § 32:15 et seq.

ALIBI

Criminal trials, § 3:9

ALTERCATIONS

Closing argument, § 35:16

ALTERNATE JURORS

Jury selection, § 5:7

AMOUNT

Number or Quantity (this index)

ANCIENT DOCUMENTS

Documentary evidence, § 19:16

ANIMALS

Judicial notice of animal life, § 9:17

ANNUITY AND MORTALITY TABLES

Documentary evidence, § 19:15

ARGUMENT

Closing Argument (this index) Instructions to jury, § 36:7

ARRAY

Jury selection, challenges to array, § 5:3

ARREST

Informant's tip, arrest and search based on, § 23:10

ASSIGNMENTS

Burden of proof, § 7:5

ATTESTATION

Documentary evidence, § 19:5

ATTORNEY-CLIENT PRIVILEGE

Generally, § 12:33

Waiver of attorney-client privilege, § 12:35

ATTORNEYS

Absence or presence, § 1:3

Admission to practice, need for, § 1:6

Comments

closing argument, § 35:5

conduct of trial, § 1:5

Conduct, generally, § 1:4

Judge's conduct toward counsel,

§ 1:13

ATTORNEYS' FEES

Damages, § 32:10

AUTOMOBILES

Warrantless search, § 23:8

BEST AND SECONDARY **EVIDENCE**

Generally, § 28:1 et seq.

Intentional destruction of evidence, § 28:6

Loss or destruction, generally, § 28:4 Secondary evidence, generally,

§ 28:3

Voluminous documents, § 28:14

BIAS

Prejudice and Bias (this index)

BLOOD TESTS

Admissibility, § 20:11

BREACH OF CONTRACT

Damages, § 32:4

BURDEN OF PROOF

Adoption, § 7:4

Assignments, § 7:5

Cancellation of instruments, § 7:6

Civil cases, § 7:3 et seq.

Compromise and settlement, § 7:10

Confessions, § 7:33

BURDEN OF PROOF—Cont'd

Constitutionality of stature, § 7:11

Contracts and agreements, § 7:7

Contributory negligence, § 7:8, 7:26

Criminal trials, § 7:32 et seq.

Damages, § 7:12

Eminent domain, § 7:14

Estoppel, § 7:15

Former jeopardy, § 7:34

Fraud. § 7:17

Indemnity, § 7:19

Negligence, generally, § 7:24

Payment, § 7:28

Prima facie case, § 7:2

Railroad cases, contributory

negligence, § 7:8

Res ipsa loquitur, § 7:27

Sanity, § 7:37

Work and labor, § 7:31

BUSINESS MATTERS

Opinion evidence, § 17:23

BUSINESS RECORDS

Hearsay evidence, § 26:9

BUSINESS RELATIONSHIPS

Jury selection, challenges, § 5:20

CANCELLATION OF INSTRUMENTS

Burden of proof, § 7:6

CAUSATION

Opinion evidence, § 17:21

CAUTIONARY INSTRUCTIONS

Instructions to jury, § 36:4

CERTAINTY AND DEFINITENESS

Objection, definite, § 31:6

CHANGE OR MODIFICATION

Instructions to jury, § 36:13

CHARACTER OR REPUTATION

Closing argument, § 35:6 Credibility and impeachment,

§ 16:14

CHILDREN AND MINORS

Witnesses, competency, § 12:15

CIRCUMSTANTIAL EVIDENCE

Admissibility of evidence, § 24:1, 24:2

Weight and sufficiency of evidence, generally, § 30:5

CLERGY

Privileged communications, § 12:38

CLOSING ARGUMENT

Generally, § 35:1
Abusive language, § 35:17
Altercations, § 35:16
Character of witnesses, § 35:6
Comments by counsel, § 35:5
Conduct of counsel, § 35:15 et seq.
Credibility of witnesses, § 35:6
Curing errors, § 35:18
Damages, closing argument on, § 35:10

Discourtesies, § 35:16
Failure to testify, § 35:7
Improper remarks, § 35:11 et seq.
Instructions on matters of law, § 35:9
Jury duty and responsibility, § 35:8
Objections, § 35:18
Restricted issues or evidence, § 35:12

COLLATERAL ISSUES

Admissibility of evidence on collateral issues, § 24:4

COLLATERAL SOURCE DOCTRINE

Admissibility of evidence, § 24:12

COMMENTS OR REMARKS

Attorneys, conduct of trial, § 1:5 Judge, § 1:11

COMPETENCY OF EVIDENCE

Credibility and impeachment, § 16:4, 16:5

COMPROMISE AND SETTLEMENT

Burden of proof, § 7:10

Declarations and admissions, offers of compromise and settlement, § 21:13

COMPULSION AND COMPULSORY MATTERS

Instructions to jury, mandatory instructions, § 36:6
Self-incriminatory evidence given under compulsion, § 23:12
Witnesses, compelling attendance, § 12:2

CONCLUSIVENESS

Admissions, § 21:16 Stipulations, § 10:6

CONDUCT

Attorneys (this index)
Jury (this index)
Presumptions arising from conduct of party, § 11:9
Trial, generally, § 1:1 et seq.

CONFESSIONS

Generally, § 22:1 et seq.

Admissibility determination, § 22:5

Admissions distinguished, § 22:1

Burden of proof, § 7:33

Constitutional rights, protection, § 22:3

Corroboration of confessions, § 22:56

Inadmissible confession, evidence derived from, § 22:7

CONSENT

Search without warrant, § 23:7

Requirements, generally, § 22:2

CONSTITUTIONAL LAW

Voluntariness, § 22:4

Burden of proof, constitutionality of stature, § 7:11
Confessions, protection of constitutional rights, § 22:3

CONSTRUCTION AND INTERPRETATION

Stipulations, § 10:2

CONTEMPT OF COURT

Acts constituting contempt, § 4:4 Civil and criminal contempt, § 4:3 Direct contempt, § 4:2, 4:5 Indirect contempt, § 4:2

CONTEMPT OF COURT—Cont'd

Power of court to punish, § 4:1
Procedure in direct contempt, § 4:5
Punishment
generally, § 4:7
power of court to punish, § 4:1

CONTINUANCES

Motions (this index)

CONTINUING OBJECTION

Generally, § 31:7

CONTRACTS AND AGREEMENTS

Burden of proof, § 7:7

CONTRIBUTORY NEGLIGENCE

Burden of proof, § 7:8, 7:26

CONVICTION OF CRIME

Credibility and impeachment, § 16:17

CORPORATIONS

Admissibility of evidence of corporate existence, § 24:10

CORROBORATION

Bolster case in chief, corroboration to, § 12:43
Confessions, § 22:56
Witnesses, generally, § 12:41

COSTS AND EXPENSES

Damages (this index)

COURT PAPERS AND RECORDS

Documentary evidence, § 19:9 Judicial notice, § 9:3

CREDIBILITY AND IMPEACHMENT

Generally, § 16:1 Character and conduct of witness, § 16:14

Closing argument, § 35:6

Competency of impeaching evidence, § 16:4, 16:5

Conviction of crime, § 16:17

Criminal matters

competency of evidence in criminal case, § 16:5

conviction of crime, § 16:17

CREDIBILITY AND

IMPEACHMENT—Cont'd

Cross-examination, § 16:3
Depositions used for impeachment, § 18:3

Examination of impeaching witness, **§ 16:12 et seq.**

Foundation evidence, § 16:9, 16:10 Interest or bias of witness, § 16:19, 16:22

Laying foundation, § 16:9
Particular acts, proof of, § 16:16
Prior statements, generally, § 16:6,
16:7

Prior testimony, § 16:7
Right to impeach, § 16:1
Scope of inquiry, § 16:15
Time and place of reputation, § 16:18
Weight and sufficiency of evidence,
generally, § 30:3

CRIMINAL MATTERS

Circumstantial evidence of criminal intent, admissibility, § 24:2

Credibility and Impeachment (this index)

CRIMINAL TRIALS

Generally, § 3:1 et seq.
Abandonment, § 3:12
Alibi, § 3:9
Burden of proof, § 7:32 et seq.
Credibility and Impeachment (this index)
Defenses, § 3:3 et seq.
Entrapment, § 3:4

Immunity, § 3:8
Insanity, § 3:5

Justifiable force use, § 3:10

Mistake of fact, § 3:11

Opening statements, § 6:2, 6:4

Silence as admission, § 21:9

CROSS-EXAMINATION

Areas of inquiry, generally, § 14:13 Control and discretion of court, § 14:3

Impeachment of witnesses, § 16:3 Interest or bias, § 14:8

CROSS-EXAMINATION—Cont'd DAMAGES—Cont'd Limitation on scope, generally, Property loss or injury, § 32:9, 32:23, 32:25 § 14:9 Repetitive questions, § 14:12 Punitive damages, § 32:19, 32:20 Right to cross-examination, § 14:1 Right to damages, § 32:1 Testing honesty and reasons for Torts, aggravation of damages, actions, § 14:7 § 32:18 Testing information, § 14:5 Trial expenses, § 32:11 Writings, § 14:15 **DEATH** Presumption of death after seven-CURING ERRORS year absence, § 11:7 Closing argument, § 35:18 DECLARATIONS AND DAMAGES ADMISSIONS Generally, § 32:1 et seq. Admissions, generally, § 21:7 et seq. Admissibility of evidence, collateral Compromise and settlement offers, source doctrine, § 24:12 § 21:13 Aggravation, § 32:15 et seq. Conclusiveness of admission, § 21:16 Attorneys' fees, § 32:10 Confessions distinguished, § 22:1 Breach of contract, § 32:4 Criminal matters Burden of proof, § 7:12 admissibility of criminal judgment Closing argument on damages, in subsequent civil proceed-§ 35:10 ing, § 21:8 Compensatory damages, generally, Judicial admissions, § 21:11 § 32:2 et seq. **Res Gestae** (this index) Contracts Self-serving declarations, § 21:3 breach of contract, § 32:4 Silence as admission, criminal case, mitigation in contract, § 32:17 § 21:9 Costs and expenses Subsequent remedial measures, attorneys' fees, § 32:10 § 21:14.50 Weight and sufficiency of evidence, medical expenses, § 32:5 § 30:7 trial and interest expenses, § 32:11 Earning capacity loss, § 32:7 **DEFECTS AND IRREGULARITIES** Earnings, loss of, § 32:6 Instructions to jury, § 36:16 Evidence, generally, § 32:26 et seq. Verdicts, § 38:12 Interest expenses, § 32:11 **DELIVERY OF LETTER** Measure, generally, § 32:22 et seq. Presumptions, § 11:10 Medical expenses, § 32:5 Mental anguish, § 32:14 **DEMAND AND REQUEST** Mitigation, § 32:15 et seq. **Instructions to Jury** (this index) Nature of damages, § 32:1 DEMONSTRATIVE EVIDENCE Other valuations, § 32:29 Real and Demonstrative Evidence Pain and suffering, § 32:12 et seq. (this index) Pecuniary loss, generally, § 32:3 DEPOSITIONS AND Personal injuries, § 32:12 et seq., **INTERROGATORIES** 32:22 Presumptions, § 32:27 Generally, § 18:1 et seq. Profits lost, § 32:8 Admissibility, objections to, § 18:15

DEPOSITIONS AND

INTERROGATORIES—Cont'd

Court proceedings, use in, § 18:1 Errors and irregularities completion and return of deposition, § 18:20

General principles, § 18:2 Impeachment or contradiction, use of deposition for, § 18:3 Objections to admissibility, § 18:15

Part of deposition, use of, § 18:13 Publication of depositions, necessity, § 18:21

DIRECT CONTEMPT

Generally, § 4:2, 4:5

DIRECTED VERDICT

Circumstances, § 34:5, 34:6 Consideration of evidence, § 34:3 Motion, § 34:2

DIRECT EXAMINATION

Generally, § 13:1 et seq.
Competency of witness, § 13:12
Court, examination by, § 13:4
Experts. Opinion Evidence (this index)
Form of questions, § 13:9
Immunity, § 13:21

Immunity, § 13:21
Leading questions, § 13:13
Mode of interrogation, § 13:8
Oath or affirmation, § 13:3
Order of presentation, § 13:2
Personal knowledge requirement, § 13:6

Refreshing memory, § 13:16 Relevance of questions, § 13:11 Self-Incrimination (this index)

DISCLOSURE

Witnesses, nondisclosure to opposing party affecting competency, § 12:19

DISCOURTESIES

Closing argument, § 35:16

DISCRETION OF COURT

Cross-examination, § 14:3 Witnesses, separation, § 12:45

DISMISSAL

Involuntary dismissal, trial motions, § 2:10
Voluntary dismissal, trial motions,

§ 2:10

DISQUALIFICATION

Judge, § 1:15

DOCUMENTARY EVIDENCE

Generally, § 19:1 Ancient documents, § 19:16 Annuity and mortality tables, § 19:15 Attested documents, § 19:5 Authentication, generally, § 19:3

Best and Secondary Evidence (this index)

Court decisions, § 19:8
Court papers and records, § 19:9
Family bible and family records, § 19:14

Letters and correspondence, § 19:12
Offering and admitting documents
into evidence, procedure, § 19:2
Public and official records, § 19:4
Recorded documents, generally,
§ 19:6

Records of corporations, § 19:11
Records of counties and municipalities, § 19:10
Statutes and laws § 19:7

Statutes and laws, § 19:7 Statutes on authentication, § 19:17 Telegrams, § 19:13 Vexatious records request, § 19:4

DOUBLE JEOPARDY

Burden of proof, § 7:34

EARNING CAPACITY

Damages for loss, § 32:7

EARNINGS

Damages for loss of earnings, § 32:6

EMINENT DOMAIN

Burden of proof, § 7:14

ENFORCEMENT

Stipulations, § 10:5

ENTRAPMENT

Criminal trials, § 3:4

ENTRY OF JUDGMENT

Generally, § 39:9 et seq.

ESTOPPEL

Waiver and Estoppel (this index)

EVIDENCE

Directed verdict, consideration of evidence, § 34:3

Rulings of judge, § 1:22

Uncontroverted evidence, weight and sufficiency, § 30:2

Weight and sufficiency

declarations and admissions, § 30:7

Weight and sufficiency, generally, § 30:1 et seq.

EXCLUSION OF EVIDENCE

Conduct of trial, § 1:23

Illegally Obtained Evidence (this index)

EXCLUSION OF WITNESSES

Generally, § 12:8

EXEMPTIONS AND EXCLUSIONS

Hearsay exceptions. **Hearsay Evidence** (this index)

Jury selection, § 5:4, 5:29

EXHIBITS

Jury room, § 37:4

EXPERT WITNESSES

Opinion Evidence (this index)

EXPLANATION AND CLARIFICATION

Re-examination, explanation of testimony, § 15:3

FAILURE TO TESTIFY

Closing argument, § 35:7

FAMILY AND RELATIVES

Hearsay evidence, family relationships, § 26:10

Jury selection, familial relationship, § 5:15

FAMILY BIBLE AND FAMILY RECORDS

Documentary evidence, § 19:14

FINDINGS

Judgment, § 39:5

FIRST RESPONDERS PEER SUPPORT

Privileged communications, § 12:39.50

FORMER JEOPARDY

Burden of proof, § 7:34

FOUNDATION EVIDENCE

Credibility and impeachment, § 16:9, 16:10

Demonstrative evidence, § 20:4

FRAUD AND DECEIT

Burden of proof, § 7:17 Parol evidence rule, § 29:4

GIFTS

Presumptions, § 11:15

GOVERNMENTAL MATTERS AND PUBLIC OFFICES

Judicial notice, § 9:6

HABITS

Admissibility of evidence, proof of habit, § 24:6

HEARSAY EVIDENCE

Generally, § 26:1 et seq.

Business records, § 26:9

Exceptions, generally, § 26:3 et seq.

Family relationships, § 26:10

Out-of-court statements, § 26:14

Prior testimony, § 26:6

Public and official records, § 26:11

Res Gestae (this index)

Writings, generally, § 26:2

HOSPITAL RECORDS

Real and demonstrative evidence, § 20:12

HUSBAND AND WIFE

Privileged communications, § 12:31 Witnesses, generally, § 12:16

HYPOTHETICAL QUESTIONS

Opinion evidence, § 17:13

ILLEGALLY OBTAINED EVIDENCE

Generally, § 23:1 et seq.
Automobile, warrantless search,
§ 23:8

Consent to warrantless search, § 23:7 Informant's tip, arrest and search based on, § 23:10

Privileges and immunities searches and seizures, infra use of immunized testimony against witness, § 23:11

Searches and seizures

generally, § 23:3 et seq.

automobile, warrantless search, § 23:8

consent to warrantless search, § 23:7

informant's tip, arrest and search based on, § 23:10

standing to invoke privilege, § 23:5

warrant, § 23:9

warrantless, § 23:6 et seq.

Self-incriminatory evidence given under compulsion, § 23:12

Suppression motions, § 23:4

Warrantless searches and seizures, § 23:6 et seq.

IMPEACHMENT

Credibility and Impeachment (this index)

INCOMPETENT AND INSANE PERSONS

Burden of proof, sanity, § 7:37 Criminal trials, § 3:5, 7:37 Witnesses (this index)

INDEMNITY

Burden of proof, § 7:19

INDIVIDUALS

Presumptions about individuals, § 11:12

INFORMANTS

Arrest and search based on tip, § 23:10

INNOCENCE

Presumption, § 11:4

INSTRUCTIONS TO JURY

Generally, § 36:1 et seq.
Cautionary instructions, § 36:4
Closing argument, § 35:9
Court's function, § 36:2
Defective instructions, § 36:16
Disposition of instructions, § 36:15
Further instructions, § 37:7
Issue instructions, § 36:5
Mandatory instructions, § 36:6
Model instructions, § 36:11
Modification of instructions, § 36:13
Nature of instructions, generally, § 36:3

Objections, § 36:20, 36:21
Purpose and considerations, § 36:1
Requests

generally, § 36:12 other instructions, coverage by,

§ 36:17, 36:18

Requirements, generally, § 36:9 Slanted instructions, § 36:7

Sufficiency, § 36:8

Time

objections, § 36:20 tendering instructions, § 36:10

INSURANCE

Admissibility of evidence, collateral source doctrine, § 24:12

Jury selection, questions regarding insurance, § 5:11

INTENT OR MOTIVE

Admissibility of circumstantial evidence of criminal intent, § 24:2

Best and secondary evidence, intentional destruction of evidence, § 28:6

INTEREST IN PROPERTY OR SUBJECT MATTER

Credibility and impeachment, § 16:19, 16:22 Cross-examination, § 14:8

INTEREST ON MONEY

Damages, § 32:11

INTERROGATORIES

Verdict, interrogatories to jury, § 38:9

INTOXICATION AND INTOXICATING LIQUORS

Opinion evidence, § 17:28 Presumptions, § 11:13

IRREBUTTABLE PRESUMPTIONS

Presumptions, § 11:2

ISSUE INSTRUCTIONS

Instructions to jury, § 36:5

JUDGE

Absence or presence, § 1:7, 1:8 Comments or remarks, § 1:11 Conduct, generally, § 1:10 et seq. Control of proceedings, generally, § 1:16 et seq.

Control of trial participants, § 1:18
Counsel, conduct toward, § 1:13
Disqualification, § 1:15
Evidentiary rulings, § 1:22
Exclusion of improper evidence,
§ 1:23

Parties, conduct toward, § 1:12 Pretrial order or stipulation, control of proceeding, § 1:24

Substitution during trial, § 1:9 Vexatious litigants, § 1:18

Waiver of presence, § 1:8

Witnesses

competency, § 12:18 conduct toward, § 1:14 control of witnesses, § 1:19 court's witnesses, § 1:21 examination of witnesses, § 1:20

JUDGMENT

Generally, § 39:1 et seq.
Amount of recovery, designation,
§ 39:8

Criminal judgment, admissibility in subsequent civil proceeding, § 21:8

Effect of entry, § 39:11 Entry, § 39:9 et seq. Essential elements, § 39:1

Findings, **§ 39:5**

Form, generally, § 39:6

JUDGMENT—Cont'd

Nunc pro tunc entry, § 39:10 Pleadings, relief sought by, § 39:3 Rendition of judgment, § 39:9 Validity, generally, § 39:2 Verdict (this index)

JUDGMENT NOTWITHSTANDING VERDICT

Motion, § 34:7

JUDICIAL ADMISSIONS

Declarations and admissions, § 21:11

JUDICIAL NOTICE

Generally, § 9:1 et seq.
Court records, § 9:3
Governmental matters and public offices, § 9:6
Laws, ordinances, and regulations, § 9:2
Plant and animal life, § 9:17
Scientific and statistical facts, § 9:13

JURY

Closing argument, duty and responsibility of jury, § 35:8
Communications with jury, § 37:6
Exhibits to jury room, § 37:4
Improper conduct, § 37:11, 37:12
Instructions to Jury (this index)
Interrogatories to jury, § 38:9
Polling of jury, § 38:11
Presence, § 1:25
Questions by juror, § 37:8
Selection. Jury Selection (this index)
Verdict (this index)
Witnesses, competency of jurors, § 12:18

JURY SELECTION

Alternate jurors, § 5:7
Bias and prejudice
challenges, § 5:17
discrimination because of sex or
race, § 5:5
Business or other relationships,
§ 5:20
Challenges
array challenges, § 5:3
bias and prejudice, § 5:17

JURY SELECTION—Cont'd LETTERS AND CORRESPONDENCE—Cont'd Challenges—Cont'd business or other relationships, Presumption of delivery of letter, § 5:20 § 11:10 cause challenges, § 5:12 et seq. LIMITATIONS familial relationship, § 5:15 **Cross-Examination** (this index) general cause, § 5:14 method of challenge, § 5:27 LOSS OF EARNING CAPACITY number of challenges, § 5:25, 5:26 Damages, § 32:7 order of making challenges, § 5:23 LOSS OF PROFITS passing upon challenges, § 5:22 Damages, § 32:8 peremptory challenges, § 5:24 preconceived opinions, § 5:16 MAIL service on jury previously, § 5:18 Presumption of delivery of letter, statutory disqualification, § 5:13 § 11:10 waiver of right to challenge, § 5:28 MEDICAL CARE AND Discrimination because of sex or **TREATMENT** race, § 5:5 Damages, § 32:5 Exclusion of jurors, § 5:4 Familial relationship, § 5:15 MEDICAL RECORDS General cause, § 5:14 Real and demonstrative evidence, Insurance, questions regarding, § 20:12 § 5:11 MEDICAL WITNESSES Number Opinion evidence, § 17:7 challenges, § 5:25, 5:26 iurors. § 5:6 MENTAL ANGUISH Passing upon challenges, § 5:22 Damages, § 32:14 Peremptory challenges, § 5:24 MENTAL CONDITION Prior acts and matters **Incompetent and Insane Persons** preconceived opinions or knowl-(this index) edge of facts, § 5:16 service on jury previously, § 5:18 MISTAKE Qualification and disqualification Closing argument, curing errors, generally, § 5:2 § 35:18 statutory disqualification, § 5:13 Criminal trials, mistake of fact, Voir dire examination, § 5:8 et seq. § 35:11 Parol evidence showing mistake, Waiver of right to challenge, § 5:28 JUSTIFIABLE FORCE **MISTRIAL** Criminal trials, use of justifiable Generally, § 33:1 et seq. force, § 3:10 Grounds, § 33:2 **LEADING QUESTIONS** MITIGATION OF DAMAGES Direct examination of witnesses, § 13:13 Generally, § 32:15 et seq.

MOTION PICTURES

§ 20:6

Real and demonstrative evidence.

LETTERS AND

CORRESPONDENCE

Documentary evidence, § 19:12

MOTIONS

Absence of counsel or party, § 2:4
Absence of witness or evidence,
§ 2:7

Continuances, generally, § 2:1 Directed verdict, § 34:2

Dismissal (this index)

Illegally obtained evidence, suppression, § 23:4

Judgment notwithstanding verdict motion, § 34:7

In limine motions, generally, § 2:8

Objections and Motions to Strike

(this index) Prejudice, § 2:6

Surprise, § 2:6

Unpreparedness of party, § 2:2

Witnesses, separation, § 12:45

NEGATIVE EVIDENCE

Admissibility of evidence, § 24:11

NEGLIGENCE

Opinion evidence, § 17:24

NOTICE AND KNOWLEDGE

Direct examination, personal knowledge requirement, § 13:6

Opinion evidence, personal knowledge requirement, § 13:6

edge, § 17:10

NUMBER OR QUANTITY

Judgment, designation of amount of recovery, § 39:8

Jury Selection (this index)

NUNC PRO TUNC

Entry of judgment, § 39:10

OATH AND AFFIRMATION

Direct examination of witnesses, § 13:3

OBJECTIONS AND MOTIONS TO STRIKE

Generally, § 31:1 et seq.
Closing argument, § 35:18
Continuing objection, § 31:7
Definite objection, § 31:6
Depositions and interrogatories,
objections to admissibility,
§ 18:15

OBJECTIONS AND MOTIONS TO STRIKE—Cont'd

Form of motion to strike, § 31:17 General objection, § 31:5

Instructions to jury, § 36:20, 36:21

Miscellaneous objections, § 31:8 Motion to strike, time and form,

§ 31:16, 31:17

Nature of objection, § 31:4

Necessity of objection, § 31:2

Offer to prove, generally, § 31:10 et seq.

Right to object, § 31:2

Time

motion to strike, § 31:17

objection, § 31:3

offer to prove, § 31:11

Witnesses, objection to testimony, § 12:28

OFFER OF COMPROMISE

Declarations and admissions, offers of compromise and settlement, § 21:13

OFFER OF PROOF

Objections, generally, § 31:10 et seq.

OFFICIAL RECORDS

Public and Official Records (this index)

OPENING STATEMENTS

Content, § 6:5

Criminal trials, § 6:2, 6:4

Waiver, § 6:4

OPINION EVIDENCE

Generally, § 17:1 et seq.

Business matters, § 17:23

Cause and effect, § 17:21

Competency of experts, § 17:5 et

Evidence in case, § 17:12

Examination of experts, § 17:9 et seq.

Expert witnesses

generally, § 17:4 et seq.

weight and sufficiency of evidence, generally, § 30:8

Hypothetical questions, § 17:13

OPINION EVIDENCE—Cont'd

Intoxication, § 17:28

Medical witnesses, § 17:7

Mental condition, § 17:15

Nonexpert opinion, § 17:3

Occurrence of event or negligence, § 17:24

Personal knowledge, § 17:10

Scientific matters

special or scientific knowledge, § 17:8

tests, § 17:29

Skilled and expert witnesses distinguished, § 17:4

Special or scientific knowledge, § 17:8

Third persons, testimony of, § 17:11 Ultimate issue, opinions on, § 17:14 Value

generally, § 17:19 experts, § 17:6

Weight and sufficiency of evidence, generally, § 30:8

ORDER OF PROOF

Generally, § 8:1 et seq.

Later stage, introduction of testimony at. § 8:4

Rebuttal testimony, § 8:2 Surrebuttal, § 8:3

ORDER OR SEQUENCE

Direct examination of witnesses, § 13:2

Jury selection, order of making challenges, § 5:23

Proof. **Order of Proof** (this index)

OUT-OF-COURT STATEMENTS

Hearsay evidence, § 26:14

PAIN AND SUFFERING

Damages, § 32:12 et seq.

PAROL EVIDENCE RULE

Parole evidence rule, generally, § 29:1 et seq.

Contradicting or adding to written instrument, § 29:8

PAROL EVIDENCE RULE—Cont'd

Determination of collateral or separate character of oral agreement, § 29:14

Discharge and performance, § 29:12 Fraud finding, § 29:4 Illegality, showing of, § 29:7 Invalidating written instruments, § 29:3

Lack of consideration, § 29:5 Matters not included in writing, § 29:10

Mistake, showing of, § 29:6 Parol evidence to establish consideration, § 29:11

Private and public records, § 29:9 Separate oral agreement, generally, § 29:13

Subsequent agreement, § 29:15 Substantive law, § 29:2

Trade usage, course of dealing, or some other linguistic particularity, § 29:16

PARTIES

Absence or presence, § 1:2 Conduct by judge toward, § 1:12 Verdict, designation of parties, § 38:5

PART OR PARTIAL

Deposition, use of part of, § 18:13

PAYMENT

Burden of proof, § 7:28

PEREMPTORY CHALLENGES

Jury selection, § 5:24

PERSONAL INJURIES

Damages, § 32:12 et seq., 32:22

PHOTOGRAPHS AND **PHOTOGRAPHERS**

Conduct of trial, § 1:33 Real and demonstrative evidence, § 20:5

PHYSICIAN-PATIENT PRIVILEGE

Witnesses, § 12:36

PLACE AND LOCATION

Credibility and impeachment, time and place of reputation, § 16:18

PLANT LIFE

Judicial notice, § 9:17

PLEADINGS

Relief sought by pleadings, § 39:3

POLICE REPORTS

Real and demonstrative evidence, § 20:15

POLLING OF JURY

Verdict, § 38:11

PREJUDICE AND BIAS

Admissibility of prejudicial evidence, § 24:3

Credibility and impeachment, § 16:19, 16:22

Cross-examination, § 14:8

Jury Selection (this index)

Trial motions, § 2:6

PRESS

Conduct of trial, § 1:33

PRESUMPTIONS

Conduct of party, presumptions arising from, § 11:9

Damages, § 32:27

Death after seven-year absence, § 11:7

Delivery of letter, § 11:10

Gifts and services, § 11:15

Individuals, presumptions about, § 11:12

Innocence, § 11:4

Intoxication, § 11:13

Irrebuttable presumptions, § 11:2

Law, miscellaneous presumptions created by, § 11:17

Nature of presumptions, § 11:1

Rebuttable presumptions, § 11:3 Res ipsa loquitur, § 11:5

PRETRIAL ORDER

Judge's control of proceedings, **§ 1:24**

PRIMA FACIE CASE

Burden of proof, § 7:2

PRIOR ACTS AND MATTERS

Jury Selection (this index)

PRIOR STATEMENTS

Credibility and impeachment, § 16:6, 16:7

Hearsay evidence, § 26:6, 26:14

PRIVATE RECORDS

Parol evidence rule, § 29:9

PRIVILEGED

COMMUNICATIONS

Generally, § 12:30 et seq.

Attorney and client, § 12:33

Clergy, § 12:38

First Responders Peer Support,

§ 12:39.50

Husband and wife, § 12:31

Physician-patient privilege, § 12:36

PRIVILEGES AND IMMUNITIES

Criminal trials, § 3:8

Direct examination, § 13:21

Self-Incrimination (this index)

PROFITS

Damages for loss of profits, § 32:8

PROPERTY

Damages for loss or injury, § 32:9, 32:23, 32:25

PUBLIC

Offices, judicial notice of governmental matters and public offices, § 9:6

Presence or exclusion, § 1:30, 1:32

PUBLIC AND OFFICIAL RECORDS

Documentary evidence, § 19:4

Hearsay evidence, § 26:11

Parol evidence rule, § 29:9

Vexatious records request, § 19:4

PUBLICATION

Depositions, § 18:21

PUBLICITY

Conduct of trial, § 1:31

PUNITIVE DAMAGES

Generally, § 32:19, 32:20

Amount of punitive damages, § 32:21

QUANTITY

Number or Quantity (this index)

QUESTIONS

Juror, questions by, § 37:8

RACE DISCRIMINATION

Jury selection, § 5:5

RADIO

Conduct of trial, § 1:33

RAILROADS

Burden of proof, contributory negligence in railroad cases, § 7:8

REAL AND DEMONSTRATIVE EVIDENCE

Accident reports, admissibility, § 20:15

Admissibility, § 20:5 et seq. Blood tests, admissibility, § 20:11 Hospital records, admissibility,

§ 20:12
Laying foundation, § 20:4
Medical records, admissibility

Medical records, admissibility, § 20:12

Motion pictures, admissibility, § 20:6

Photographs, admissibility, § 20:5 Police reports, admissibility, § 20:15 Records and reports, admissibility,

generally, § 20:12, 20:15 Sound recordings, admissibility,

Tangible articles, § 20:2, 20:3

REBUTTABLE PRESUMPTIONS

Presumptions, § 11:3

§ 20:8

REBUTTAL TESTIMONY

Order of proof, § 8:2

RECALLING WITNESS

Re-examination, § 15:6

RECORDINGS

Real and demonstrative evidence, § 20:8

RECORDS AND RECORDING

Judicial notice of court records, § 9:3

RECORDS AND REPORTS

Parol evidence rule, § 29:9

Public and Official Records (this index)

Real and Demonstrative Evidence (this index)

RE-EXAMINATION

Explanation of testimony, § 15:3 Recalling witness, § 15:6

REFRESHING MEMORY

Direct examination, § 13:16

REGULATIONS

Judicial notice, § 9:4

RELEVANCE OF QUESTIONS

Direct examination, § 13:11

RENDITION OF JUDGMENT

Generally, § 39:9

REPETITIVE QUESTIONS

Cross-examination, § 14:12

RES GESTAE

Generally, § 27:1 et seq.

Injured persons, statements or acts of, § 27:5

Subsequent statements, declarations, or acts, § 27:4

Time and character of statement, generally, § 27:2

RES IPSA LOQUITUR

Burden of proof, § 7:27 Presumptions, § 11:5

SCIENTIFIC MATTERS

Judicial notice, § 9:13

Opinion Evidence (this index)

SEARCHES AND SEIZURES

Illegally Obtained Evidence (this index)

SECONDARY EVIDENCE

Best and Secondary Evidence (this index)

SELECTION OF JURY

Jury Selection (this index)

SELF-INCRIMINATION

Direct examination of witnesses, § 13:22 et seq.

Extent of privilege, § 13:23

Illegally obtained evidence, selfincriminatory evidence given under compulsion, § 23:12

Loss of privilege, § 13:25

Rulings on existence of privilege, § 13:24

SELF-SERVING DECLARATIONS

Generally, § 21:3

SEPARATE ORAL AGREEMENT

Parol evidence rule, § 29:13

SEPARATION OF WITNESSES

Witnesses (this index)

SERVICES

Presumptions about gifts and services, § 11:15

SEVEN-YEAR ABSENCE

Presumption of death, § 11:7

SEX DISCRIMINATION

Jury selection, § 5:5

SILENCE

Admission, criminal case, § 21:9

SIMILAR ACTS OR OCCURRENCES

Admissibility of evidence, § 24:5

SLANTED INSTRUCTIONS

Instructions to jury, § 36:7

SOUND RECORDINGS

Real and demonstrative evidence, § 20:8

STATISTICAL FACTS

Judicial notice, § 9:13

STATUTES AND LAWS

Documentary evidence, § 19:7 Judicial notice, § 9:4

STATUTES ON AUTHENTICATION

Documentary evidence, § 19:17

STIPULATIONS

Use, § 10:4

Generally, § 10:1 et seq.
Conclusiveness, § 10:6
Construction and form, § 10:2
Enforcement, § 10:5
Judge's control of proceedings, § 1:24
Subjects, § 10:3

SUBSEQUENT AGREEMENT

Parol evidence rule, § 29:15

SUBSEQUENT REMEDIAL MEASURES

Declarations and admissions, § 21:14.50

SUBSTITUTION

Judge, substitution during trial, § 1:9

SUPPRESSION

Illegally obtained evidence, § 23:4

SURPRISE

Trial motions, § 2:6

SURREBUTTAL

Order of proof, § 8:3

TELEGRAMS

Documentary evidence, § 19:13

TELEVISION

Conduct of trial, § 1:33

TESTS AND TESTING

Cross-Examination (this index)
Opinion evidence, scientific tests,
§ 17:29

THIRD PERSONS

Opinion evidence, testimony of others, § 17:11

TIME AND DATE

Credibility and impeachment, time and place of reputation, § 16:18

Instructions to Jury (this index)

Nunc pro tunc entry of judgment, § 39:10

Objections and Motions to Strike (this index)

Index-15

TIME AND DATE—Cont'd

Res gestae statements, generally, § 27:2

TRANSCRIPTION OF TESTIMONY

Conduct of trial, § 1:34

ULTIMATE ISSUE

Opinion evidence, § 17:14

UNCONTROVERTED EVIDENCE

Weight and sufficiency of evidence, § 30:2

VALUE

Opinion Evidence (this index)

VERDICT

Generally, § 38:1 et seq.
Defective verdicts, § 38:12
Filing, § 38:2
Form, § 38:2
Interrogatories to jury, § 38:9
Judgment
findings and verdicts, § 39:5
motion for judgment notwithstanding verdict, § 34:7
Parties, designation, § 38:5

VEXATIOUS LITIGANTS

Polling of jury, § 38:11

Rendition, § 38:2

Control of trial participants, § 1:18

VEXATIOUS RECORDS REQUEST

Documentary evidence, § 19:4 Public and official records, § 19:4

VOIR DIRE EXAMINATION

Jury Selection (this index)

VOLUMINOUS DOCUMENTS

Best and secondary evidence, § 28:14

VOLUNTARY ACTS AND MATTERS

Confessions, § 22:4 **Dismissal** (this index)

WAIVER AND ESTOPPEL

Burden of proof, § 7:15 Judge, presence of, § 1:8

WAIVER AND ESTOPPEL—Cont'd

Jury selection, waiver of right to challenge, § 5:28
Opening statement, § 6:4

WARRANTS

Illegally Obtained Evidence (this index)

WITNESSES

Absence or presence generally, § 12:1 et seq. compelling attendance, § 12:2 conduct of trial, § 1:26 trial motions, § 2:7 Attorney-client privilege, § 12:33

Attorney-client privilege, § 12:33
Attorneys

competency as witnesses, § 12:18 Children, competency, § 12:15 Compelling attendance, § 12:2 Compensation, § 12:7

Competency

generally, § 12:10 et seq. children, § 12:15 determination of incompetency, § 12:20

direct examination, § 13:12 disclosure to opposing party, effect of failure, § 12:19

experts. **Opinion Evidence** (this index)

insanity, § 12:12

judges, jurors, or attorneys, § 12:18

Competency of impeaching evidence, § 16:4, 16:5

Corroboration to bolster case in chief, § 12:43

Court, direct examination of witnesses by, § 13:4

Credibility and Impeachment (this index)

Cross-Examination (this index) **Direct Examination** (this index)

Disclosure to opposing party, effect of failure, § 12:19

Examination of witnesses

judge, § 1:20

Exclusion, § 12:8

INDEX

WITNESSES—Cont'd

Husband and wife generally, § 12:16 privileged communications, § 12:31

Incompetent and insane persons removal of incompetency, § 12:27 Insanity, competency, § 12:12 Interview, rights as to, § 12:6

Judge (this index)
Jurors, competency, § 12:18

Limiting number, § 1:27
Physician-patient privilege, § 12:36

Privileged Communications (this index)

Recalling witness for re-examination, § 15:6

Removal of incompetency, § 12:27 Requiring witness to testify, § 12:26 Self-Incrimination (this index)

WITNESSES-Cont'd

Separation generally, § 1:28, 12:44 motion and discretion, § 12:45 violation of separation rule, § 12:47

witnesses within rule, § 12:46
Waiver of attorney-client privilege,
§ 12:35

WORK AND LABOR

Burden of proof, § 7:31

WRITINGS AND WRITTEN MATTERS

Best and Secondary Evidence (this index)

Cross-examination, § 14:15

Documentary Evidence (this index)

Hearsay evidence, generally, § 26:2

Parol Evidence Rule (this index)