Table of Contents

CHAPTER 1. JURISDICTION

A. IN GENERAL

- § 1.1 Definition of jurisdiction
- § 1.2 Types of jurisdiction
- § 1.3 Continuing jurisdiction
- §§ 1.4 to 1.10 [Reserved]

B. SUBJECT MATTER JURISDICTION

- § 1.11 Subject matter jurisdiction—Generally
- § 1.12 —District Court
- § 1.13 —County Court
- § 1.14 —Small Claims Court
- § 1.15 Jurisdiction over matters in equity
- §§ 1.16 to 1.20 [Reserved]

C. PERSONAL JURISDICTION

- § 1.21 Personal jurisdiction—Generally
- § 1.22 —Based on physical presence
- § 1.23 —Based on domicile
- § 1.24 —Court appearance as consent or waiver
- § 1.25 —Forum selection agreement as consent or waiver
- § 1.26 —Domestic relations cases
- §§ 1.27 to 1.30 [Reserved]

D. THE COLORADO LONG ARM STATUTE

- § 1.31 Historical background in the U.S. Supreme Court
- § 1.32 What the Colorado long arm statute provides
- § 1.33 General principles of analysis under the long arm statute
- § 1.34 The Colorado long arm statute in the Federal Courts
- § 1.35 Pleading and service under the long arm statute
- § 1.36 Form—Partial complaint alleging long arm jurisdiction
- § 1.37 Long arm jurisdiction—Transaction of business within the state
- § 1.38 —Commission of a Tortious Act
- § 1.39 —Ownership, use or possession of real property

- § 1.40 —Contracting to insure any person, property or risk
- § 1.41 —Domestic relations cases

E. JURISDICTION OVER PROPERTY

- § 1.51 *In rem* jurisdiction
- § 1.52 Procedural aspects of in rem jurisdiction
- § 1.53 Constitutional limitations on the exercise of *in rem* jurisdiction
- §§ 1.54 to 1.60 [Reserved]

F. CONTESTING JURISDICTION

- § 1.61 Contesting subject matter jurisdiction
- § 1.62 Contesting personal jurisdiction in the Trial Court
- § 1.63 The Rule 12 motion to dismiss for lack of personal jurisdiction
- § 1.64 Form—Motion to dismiss for lack of personal jurisdiction
- § 1.65 Burden of proof and evidence on issue of personal jurisdiction
- § 1.66 Effect of granting the Rule 12 motion on jurisdiction
- § 1.67 Effect of denying the Rule 12 motion on jurisdiction
- § 1.68 Form—Petition for original proceeding in Colorado Supreme Court
- § 1.69 Challenging *in rem* jurisdiction
- § 1.70 Declining to exercise jurisdiction under doctrine of forum non conveniens

CHAPTER 2. VENUE

- § 2.1 Introduction
- § 2.2 Statutes on venue
- § 2.3 Venue—Real property, franchises and utilities under Rule 98(a)
- § 2.4 —Actions for recovery of penalty under Rule 98(b)(1)
- § 2.5 —Actions against public officers under Rule 98(b)(2)
- § 2.6 —The general rules in tort and contract actions under Rule 98(c)
- § 2.7 —For injunction to stay proceedings under Rule 98(d)
- § 2.8 Changing venue for convenience of witnesses under Rule 98(f)(2)
- § 2.9 Changing venue to avoid unfair trial under Rule 98(g)
- § 2.10 Consent to change venue
- $\S~2.11$ Motion to change venue—Timing and waiver under Rule 98(e)

Table of Contents

§ 2.12	—Other procedural aspects
§ 2.13	Form—Motion to change venue and affidavit
$\S 2.14$	Effect of granting a motion to change venue
$\S 2.15$	Effect of denying a motion to change venue
CHA	PTER 3. SERVICE
§ 3.1	Introduction
§ 3.2	Constitutional basis of service
§ 3.3	Who may issue the summons under Rule 4(b)
$\S 3.4$	Contents of summons under Rule 4(c)
§ 3.5	Form—District Court summons
§ 3.6	—County Court summons
§ 3.7	Alias and amended summons
§ 3.8	Suppression for service of process
§ 3.9	Who may serve process under Rule 4(d)
§ 3.10	Personal service on individuals and public entities under Rule 4(e)
§ 3.11	Service on entities under Rule 4(e)(4)
§ 3.12	Substituted service under Rule 4(f)
§ 3.13	Service on attorneys
$\S 3.14$	Service outside of Colorado
§ 3.15	Service by mail or publication under Rule 4(g)
§ 3.16	Form—Motion for service by publication
$\S 3.17$	—Summons by publication
§ 3.18	Refusal of service under Rule 4(k)
§ 3.19	Proof of service under Rule 4(h)
§ 3.20	Form—Waiver and acceptance of service
§ 3.21	Effect of completed service
§ 3.22	Challenging service; Effect of improper service
§ 3.23	Service of subsequent pleadings or documents under
	Rule 5

CHAPTER 4. PLEADINGS

 $\S~4.1$ Definitions and general rules

Immunity from service

- § 4.2 Form of pleadings under Rule 10
- § 4.3 Form—Civil cover sheet
- § 4.4 Complaint

§ 3.24

- § 4.5 Form—District Court Complaint
- § 4.6 —County Court complaint
- § 4.7 Prayer for relief
- § 4.8 Pleading special matters under Rule 9

$\S 4.9$	Signing of pleadings under Rule 11
§ 4.10	Answer or reply under Rule 8(b)
§ 4.11	Affirmative defenses and mitigating circumstances under Rule 8(c)
$\S 4.12$	Counterclaims and cross claims under Rule 13
§ 4.13	Form—Answer, counterclaim, and cross claim
§ 4.14	—Reply to counterclaim
$\S 4.15$	—County Court answer
§ 4.16	Third-party practice under Rule 14
$\S 4.17$	Form—Third-party complaint
§ 4.18	Amending pleadings under Rule 15(a)
§ 4.19	Form—Motion to amend
§ 4.20	Amendments to conform to the evidence under Rule $15(b)$
§ 4.21	Relation back of amended pleadings under Rule 15(c)
§ 4.22	Supplemental pleadings under Rule 15(d)
§ 4.23	Joinder of claims and remedies under Rule 18

CHAPTER 5. RULE 12 MOTIONS

§ 5.1 Introduction § 5.2 Rule 12(b) motions—Procedural aspects § 5.3 Rule 12(b)(1) and (2) motions—Lack of jurisdiction § 5.4 Rule 12(b)(3) and (4) motions—Process § 5.5 Rule 12(b)(5) motions—Failure to state a claim § 5.6 Form—Motion to dismiss for failure to state a claim § 5.7 Rule 12(b)(6) motions—Failure to join a party § 5.8 Motion for more definite statement under Rule 12 (e) § 5.9 Motion to strike under Rule 12(f) $\S 5.10$ Motion for judgment on the pleadings under 12(c)§ 5.11 Form—Motion for judgment on the pleadings under

CHAPTER 6. PARTIES

Rule 12(c)

§ 6.1	Real party in interest under Rule 17(a)—Contrasted with standing
$\S 6.2$	—Illustrative cases
§ 6.3	Capacity to sue or be sued under Rule 17(b)—In general
§ 6.4	Capacity to sue or be sued under Rule 17(c)—Infants and incompetent persons
§ 6.5	Indispensable parties under Rule 19—In general

§ 4.24

Docket fees

Table of Contents

$\S~6.6$	—Illustrative cases and procedural issues
$\S 6.7$	Permissive joinder under Rule 20
§ 6.8	Misjoinder and nonjoinder under Rule 21
§ 6.9	Interpleader under Rule 22
$\S 6.10$	Form—Interpleader complaint
§ 6.11	Class actions—Prerequisites and tests under Rule 23(a) and (b)
$\S~6.12$	—Other procedural issues under Rule 23(c)-(e)
$\S 6.13$	Form—Class action complaint
$\S~6.14$	Derivative actions under Rule 23.1
$\S~6.15$	Form—Shareholder derivative complaint
$\S 6.16$	Intervention—In general under Rule 24(a) and (b)
$\S 6.17$	—Procedural issues under Rule 24(c)
$\S 6.18$	Form—Motion to intervene
$\S 6.19$	Substitution of parties under Rule 25
$\S~6.20$	Form—Suggestion of death under Rule 25(a)

CHAPTER 7. DISCOVERY AND DISCLOSURE

A. IN GENERAL

§ 7.1	Introduction
§ 7.2	Scope of discovery—In general under Rule 26(b)(1)
§ 7.3	—Privileges
$\S~7.4$	—Work product rule under Rule 26(b)(3)
§ 7.5	—Experts under Rule 26(b)(4)
§ 7.6	Protective orders under Rule 26(c)
§ 7.7	Form—Motion for protective order under Rule 26(c)
§ 7.8	Supplementation of disclosures and discovery responses under Rule 26(e)
§ 7.9	Stipulations regarding discovery under Rule 29
§ 7.10	Limitations on the quantity of discovery under Rule $26(b)(2)$
§ 7.11	Signing of disclosure and discovery requests and responses under Rule 26(g)
§7.12	Interlocutory review of discovery orders
§§ 7.13 t	to 7.20 [Reserved]

B. DISCLOSURE

- § 7.21 General principles on disclosure
- § 7.22 Mandatory initial disclosures under Rule 26(a)(1)

- § 7.24 Disclosure regarding experts under Rule 26(a)(2)
- § 7.25 Form—Expert witness disclosure under Rule 26(a)(2)(B)(I)
- §§ 7.26 to 7.30 [Reserved]

C. DEPOSITIONS

- § 7.31 Oral depositions under Rule 30—In general
- § 7.32 Oral depositions—Procedure before the deposition under Rule 30(a) and (b)
- § 7.33 Form—Notice to take deposition under Rule(b)(6)
- § 7.34 Oral depositions—Procedure at the deposition under Rule 30(c) and (d)
- § 7.35 —Procedure after the deposition under Rule 30(e) and
- § 7.36 Depositions before action and pending appeal under Rule 27
- § 7.37 Depositions upon written questions under Rule 31
- § 7.38 Use of depositions in court under Rule 32
- §§ 7.39 to 7.40 [Reserved]

D. OTHER TYPES OF DISCOVERY

- § 7.41 Interrogatories under Rule 33
- § 7.42 Form—Interrogatories
- § 7.43 Request for production of documents or inspection under Rule 34
- § 7.44 Form—Request for production of documents
- § 7.45 Physical and mental examinations under Rule 35
- § 7.46 Form—Motion for physical examination
- § 7.47 Request for admissions under Rule 36
- § 7.48 Form—Request for admissions
- §§ 7.49 to 7.50 [Reserved]

E. FAILURE TO MAKE DISCOVERY

- § 7.51 Motion for order to compel disclosure or discovery under Rule 37(a)
- § 7.52 Form—Motion for order compelling discovery and certificate
- § 7.53 Failure to comply with discovery order under Rule 37(b)
- § 7.54 Other sanctions for failure to comply with discovery or disclosure under Rule 37(c) and (d)

CHAPTER 8. PRE-TRIAL MATTERS

- § 8.1 Pre-trial procedure—Introduction
- § 8.2 The case management order under Rule 16(b)
- § 8.3 Form—Proposed case management order
- § 8.4 The case management conference under Rule 16(d)
- § 8.5 Simplified procedure for civil actions under Rule 16.1
- § 8.6 Procedure on pre-trial motions
- § 8.7 Form—Notice to set for hearing by telephone
- § 8.8 —Notice of hearing
- § 8.9 Motion in limine
- § 8.10 Summary judgment—In general under Rule 56
- § 8.11 —Procedure under Rule 56
- § 8.12 —Standards for decision
- § 8.13 Form—Motion for partial summary judgment
- § 8.14 Consolidation of actions under Rule 42(a)
- § 8.15 Severance of issues or claims under Rule 42(b)
- § 8.16 Settlement and dismissal before trial
- § 8.17 Form—Notice of dismissal
- § 8.18 —Settlement and release agreement
- § 8.19 —Stipulation for dismissal with prejudice
- § 8.20 Dismissal for failure to prosecute under Rule 41(b)
- $\S~8.21~$ With drawal by attorney under Rule 121, $\S~1\mbox{-}1$
- § 8.22 Form—Notice of withdrawal to client [Deleted]
- § 8.23 —Notification certificate [Deleted]
- § 8.24 —Withdrawal at the conclusion of a case
- § 8.25 Subpoenas under Rule 45
- § 8.26 Form—Subpoena
- § 8.27 Affidavits and unsworn declarations
- § 8.28 Interlocutory appeals in civil cases

CHAPTER 9. TRIAL

- § 9.1 Setting the trial date
- § 9.2 Form—Notice to set for trial by telephone
- § 9.3 Continuing the trial date
- § 9.4 Trial management order under Rule 16(f)
- § 9.5 Form—Proposed trial management order
- § 9.6 Modification of the trial management order under Rule 16(f)(5)
- § 9.7 Final procedures before trial
- § 9.8 Order of trial
- § 9.9 Exclusion of witnesses at trial under C.R.E. 615
- § 9.10 Opening statement

§ 9.11	Burden of proof
§ 9.12	Evidence and objections
§ 9.13	Exhibits
§ 9.14	Witnesses—Competency and testimony
$\S 9.15$	—Exceptions to competency
§ 9.16	Examination of witnesses—Direct and cross
§ 9.17	—Leading questions
§ 9.18	Opinion testimony by lay witnesses under C.R.E. 701
§ 9.19	Expert witnesses—Qualifications and admissibility of opinions
§ 9.20	—Testimony
§ 9.21	—Medical and other professional negligence cases
§ 9.22	Motion to dismiss during trial to the court under Rule $41(b)(1)$
§ 9.23	Reopening the case
§ 9.24	Closing argument
CHA	PTER 10. JURY TRIALS
§ 10.1	Right to a jury trial—In general
§ 10.2	—Law/equity distinction
§ 10.3	Procedural aspects of obtaining a jury trial under
	Rules 38 and 39
§ 10.4	Form—Demand for jury trial
§ 10.5	Jury selection—In general under Rules 47 and 48
§ 10.6	—Voir dire under Rule 47(a)
§ 10.7	—Challenging jurors under Rule 47(c)-(f)
§ 10.8	—Peremptory challenges under Rule 47(g)-(h)
§ 10.9	Limits on jurors during trial
§ 10.10	View of premises by jury under Rule 47(k)
§ 10.11	Motion for directed verdict under Rule 50
§ 10.12	Jury instructions under Rules 51 and 51.1
§ 10.13	General and special verdicts under Rule 49
§ 10.14	Deliberation of jury under Rule 47(l)-(o)
§ 10.15	Declaration and correction of verdict under Rule 47(p)-(r)
§ 10.16	Motion for judgment notwithstanding the verdict
§ 10.17	Impeachment of the jury verdict under C.R.E. 606(b)
§ 10.18	Misconduct relating to the jury

CHAPTER 11. JUDGMENT AND POST-JUDGMENT MATTERS

§ 11.1 Judgment—In general under Rule 54(a)

TABLE OF CONTENTS

§ 11.2	Findings of fact, conclusions of law, and judgment under Rule 52
§ 11.3	Form—Findings of fact, conclusions of law, and judgment
§ 11.4	Entry of judgment under Rule 58(a)
§ 11.5	Default and default judgment—In general under Rule 55
§ 11.6	Entry of default under Rule 55(a)
§ 11.7	Form—Motion for entry of default
§ 11.8	Entry of judgment by default under Rules 55(b) and 121, § 1-14
§ 11.9	Form—Motion for default judgment
§ 11.10	—Affidavit in support of motion for default judgment
§ 11.11	—Default judgment
§ 11.12	Notice of application for default judgment under Rule 55(b)
§ 11.13	Setting aside default and default judgment under Rule 55(c)
§ 11.14	Statutory offer of settlement
§ 11.15	Form—Offer of settlement
§ 11.16	Judgments involving multiple claims or parties under Rule 54(b)
§ 11.17	Form—Judgment and certification under Rule 54(b)
§ 11.18	Motions for post-trial relief—In general under Rule 59
§ 11.19	—Motion for new trial under Rule 59(d)
§ 11.20	—Effect of grant or denial under Rule 59(f)-(k)
§ 11.21	Form—Motion for post-trial relief
§ 11.22	Satisfaction of judgment under Rule 58(b)
§ 11.23	Form—Satisfaction of judgment
§ 11.24	—Certificate of satisfaction of judgment
§ 11.25	Relief from judgment or order under Rule 60
§ 11.26	Stay of proceedings to enforce judgment under Rule 62

CHAPTER 12. DAMAGES

§ 12.1	Comparative negligence—In general
§ 12.2	—Roles of jury and court
§ 12.3	Contribution among tortfeasors
§ 12.4	Collateral source rule
§ 12.5	Limitations on damages for noneconomic loss or
	injury
§ 12.6	Exemplary damages—Scope and purpose of statute

§ 12.7 -Evidence and amount § 12.8 Requirement that damages be proven with certainty § 12.9 Damages based on loss of anticipated profits § 12.10 Damages for breach of contract—In general § 12.11 —Construction contracts § 12.12 Liquidated damages § 12.13 Interest—In general § 12.14 —Personal injury cases

CHAPTER 13. COSTS AND ATTORNEY FEES

- § 13.1 Costs—In general under Rule 54(d)
- § 13.2 —Which expenses may be assessed as costs
- § 13.3 Form—Bill of costs
- § 13.4 Attorney fees—In general
- § 13.5 —Statutes
- § 13.6 —Cases that lack substantial justification
- § 13.7 —By contract
- § 13.8 —Procedural issues under Rule 121, § 1-22
- § 13.9 Form—Affidavit of attorney fees

Table of Laws and Rules

Table of Cases

Index