

Index

ABANDONED PROPERTY

Exclusionary rule, exceptions, § 30:21

ABSENCE OR PRESENCE

Judges, this index

Jury view, presence of defendant/parties, § 20:4

ACCIDENTS

New trial, motion for, § 33:14

Relevance of prior accidents, § 13:4

ACCOMPLICES

Testimony, § 26:10

ACCOUNTANT-CLIENT PRIVILEGE

Testimonial privileges, § Trial Hbk § 23:15

ACCUSED

Circumstantial evidence, character of accused, § 14:6

Cross-examination of witnesses, constitutional rights of accused, § 27:2

ACQUITTAL

Generally, § 34:2

Post-verdict motions for acquittal, § 34:3

ADDITUR

New Trial Motions, this index

ADMINISTRATIVE AGENCY PROCEEDINGS

Judicial notice of proceedings by Supreme Court, § 11:9

ADMISSIBILITY OF EVIDENCE

Confessions, effect of prior illegality on admissibility of confession, § 31:14

Credibility and Impeachment, this index

Documentary Evidence, this index

Jury deliberations, admission of evidence during, § 9:5

Objections to evidence, motion to strike inadmissible evidence, § 29:5

Order of proof, admitting rebuttal evidence into case-in-chief, § 9:3

Real and Demonstrative Evidence, this index

ADMISSIONS AND DECLARATIONS

Generally, §§ 18:1 to 18:8

Adopted admission, § 18:5

Authorized persons, admissions by, § 18:6

Co-conspirator's statements, § 18:7

Conduct, admissions by, § 18:8

Confessions, this index

ADMISSIONS AND DECLARATIONS—Cont'd

Evidentiary admissions, § 18:3

Judicial admissions, § 18:2

Party-opponent, admission by, § 18:4

ADMISSION TO BAR

Lawyers, need for counsel to be admitted to practice law, § 1:1

ADOPTED ADMISSION

Generally, § 18:5

ADVERSE PARTIES

Generally, § 33:32

Direct examination, examining adverse parties and witnesses identified with them, § 26:5

AFFIDAVITS

Search and seizure, challenging the affidavit supporting a warrant, § 30:30

AGENT OR AGENCY

Judicial notice, § 11:4

ALTERATIONS

Motions to alter or amend judgment, § 33:25

AMENDMENT OF JUDGMENTS

Motions to alter or amend judgment, § 33:25

ANCIENT DOCUMENTS

Documentary evidence, authentication by ancient documents, § 17:9

Hearsay, § 16:17

ANTI-MARITAL FACT PRIVILEGE

Marital privileges, § Trial Hbk § 23:19

APPEALS

Closing argument, appeals to prejudice and sympathy, § 35:4

Courts, judicial notice of proceedings, §§ 11:5 to 11:9

Motions for judgment as matter of law, appeals after, § 33:9

New trial, remittitur and additur, § 33:24

APPLICATION

Judgment by default, § 38:4

APPOINTMENTS

Judge's appointment of expert, § 2:4

APPROVAL OR CONSENT

Search and Seizure, this index

ARBITRATION

Cross-examination, waiver of right to appeal by failure to appear for, § 27:12

ARREST

Search and seizure incident to arrest, exceptions to exclusionary rule, § 30:16

INDEX

ATTORNEY-CLIENT PRIVILEGE

Generally, §§ Trial Hbk § 23:2, Trial Hbk § 23:3

ATTORNEYS

Lawyers, this index

ATTORNEY'S FEES

Judgments, §§ 38:14, 38:15

AUTHENTICATION

Documentary Evidence, this index

AUTHORIZED PERSONS

Admissions, § 18:6

AUTHORS

Documentary evidence, authentication by comparison of handwriting of author,
§ 17:4

AUTOMOBILES

Exclusionary rule, exceptions for search of automobiles, § 30:17

BAD ACT EVIDENCE

Circumstantial Evidence, this index

BAPTISMAL CERTIFICATES

Hearsay, § 16:13

BATSON CHALLENGES

Selecting a jury, § 7:19

BEHAVIOR

Conduct or Behavior, this index

BEHAVIORAL HEALTH PROFESSIONAL-CLIENT PRIVILEGE

Generally, § Trial Hbk § 23:13

BENCH TRIALS

Judgment as matter of law in bench trials, motions after trial in civil cases,
§ 33:8

New trials and reopening the evidence in bench trials, § 33:21

BEST EVIDENCE RULE

Documentary Evidence, this index

BIAS

Prejudice or Bias, this index

BIFURCATION

Pretrial motions, § 4:5

BOUNDARIES

Hearsay, this index

BURDEN OF PROOF

Presumptions and Burden of Proof, this index

BUSINESS RECORDS

Hearsay, § 16:8

CALENDAR OF COURT

Dismissal calendar, § 3:3

Inactive calendar, §§ 3:4, 3:5

CASE-IN-CHIEF

Order of proof, admitting rebuttal evidence into case-in-chief, § 9:3

CERTIFICATES

Hearsay, this index

CHAIN OF CUSTODY

Custody, this index

CHALLENGES

Jury Selection, this index

CHANGE OF JUDGE

Judges, this index

CHARACTER

Hearsay, reputation as to character, § 16:22

CHARACTER EVIDENCE

Circumstantial Evidence, this index

Redirect examination, § 28:3

CHARTS

Closing argument, use of charts and videotapes, § 35:5

CHILDREN AND MINORS

Competency of witnesses, children under age 10, § 21:5

Voluntariness of confession by juvenile, § 31:4

CIRCUMSTANTIAL EVIDENCE

Generally, §§ 14:1 to 14:17

Accused, character of, § 14:6

Bad acts, § 14:7

Burden of proof satisfied with circumstantial evidence, § 14:3

Character evidence, use of

Generally, §§ 14:5 to 14:12

Accused, § 14:6

Balancing of probative value and prejudice under Rule 403, § 14:11

Civil, § 14:8

Criminal, § 14:9

Inferences of proof of other bad acts, § 14:7

Jury instructions, § 14:13

Specific instances, proof of character through, § 14:12

Victim, § 14:6

Witness, § 14:6

Civil cases, use of character evidence, § 14:8

INDEX

CIRCUMSTANTIAL EVIDENCE—Cont'd

- Criminal cases, use of character evidence, § 14:9
- Direct evidence, circumstantial evidence versus, § 14:2
- Documentary evidence, authentication by circumstantial evidence, § 17:5
- Habit or routine practice, evidence of, § 14:14
- Inferences
 - Generally, § 14:17
 - Character evidence, inferences of proof of other bad acts, § 14:7
- Jury instructions, use of character evidence, § 14:13
- Parol evidence rule, § 14:16
- Res ipsa loquitur, § 14:15
- Sexual misconduct, proof of character through, § 14:10
- Specific instances, proof of character through, § 14:12
- State of mind proved by circumstantial evidence, § 14:4
- Victim, character of, § 14:6
- Witness, character of, § 14:6

CIVIL ACTIONS OR PROCEEDINGS

- Character evidence, § 14:8
- Continuance of trial, § 3:4
- Doctor-patient privilege, § Trial Hbk § 23:5
- Judges, this index
- Judicial Notice, this index
- Post-Trial Motions in Civil Cases, this index
- Self-incrimination, invoking the privilege against, § 24:3

CLERGY-PENITENT PRIVILEGE

- Generally, §§ Trial Hbk § 23:16, Trial Hbk § 23:17
- Waiver, § Trial Hbk § 23:17

CLERICAL MISTAKES

- Motions after trial in criminal cases, correction of clerical mistakes, § 34:6
- Motions to correct clerical mistakes, miscalculations, and misrecitals, § 33:37

CLOSING ARGUMENT

- Generally, §§ 35:1 to 35:14
- Addressing individual jurors, § 35:14
- Appeals to prejudice and sympathy, § 35:4
- Attacks on parties, witnesses, and opposing counsel, § 35:8
- Charts, use of, § 35:5
- Comment on matters not in evidence, § 35:6
- Comments on failure of party or witness to testify, § 35:13
- Cumulative effect versus cumulative error, § 35:10
- Curing improper arguments, § 35:11
- Damages, arguing, § 35:7
- Improper arguments, curing, § 35:11
- Inferences from evidence, § 35:3
- Objecting to improper arguments, § 35:9
- Prosecutors, closing arguments by, § 35:12
- Right to make closing argument, § 35:1

CLOSING ARGUMENT—Cont'd

Scope of closing argument, § 35:2

Videotapes, use of, § 35:5

Vouching by prosecutors, § 35:12

Witnesses

Attacks on witnesses, § 35:8

Comments on failure of party or witness to testify, § 35:13

CO-CONSPIRATOR'S STATEMENTS

Admissions, § 18:7

COLLATERAL MATTERS

Credibility and impeachment, § 25:3

Secondary evidence when document relates to collateral issue, § 17:20

COMMENTS

Closing Argument, this index

COMMERCIAL PUBLICATIONS

Hearsay, § 16:18

COMPETENCY OF WITNESSES

Generally, §§ 21:1 to 21:12

Attorneys, § 21:11

Children under age 10, § 21:5

Direct examination, § 26:3

Discretion of trial court, § 21:2

Drugs, persons under the influence of, § 21:6

First-hand knowledge of events, persons without, § 21:9

Hypnosis, persons who have undergone, § 21:7

Judges, § 21:10

Jurors, § 21:12

Lawyers, § 21:11

Objecting to competency, § 21:3

Relevance distinguished, § 13:2

Religious beliefs, persons lacking, § 21:8

Unsound mind, persons of, § 21:4

COMPROMISE

Settlement or Compromise, this index

CONDUCT OR BEHAVIOR

Admissions, § 18:8

Cross-examination, use of prior inconsistent statements, testimony or conduct to
impeach witness, § 27:10

Judges, § 2:1

Jury Conduct and Verdict, this index

Lawyers, § 1:2

Misconduct, this index

Opening statements, improper conduct and prejudice, § 8:4

Presumptions relating to conduct, § 12:8

INDEX

CONFERENCES

Pretrial Settlement and Conferences, this index

CONFESSIONS

Generally, §§ 31:1 to 31:15

Admissibility of confession, effect of prior illegality on, § 31:14

Corpus Delicti Rule, § 31:2

Custodial confessions, § 31:6

Custody, whether person is in, § 31:8

Fear and threats, § 31:12

Fraud or trickery, use of, § 31:13

Functional equivalent of interrogation, § 31:7

Hearing on voluntariness, § 31:5

Inducements and promises, § 31:11

Interrogation, functional equivalent of, § 31:7

Invocation of Miranda Rights, § 31:9

Jury instructions, § 31:15

Juvenile confession, voluntariness, § 31:4

Miranda Rights

Invocation of Rights, § 31:9

Waiver, § 31:10

Prior illegality on admissibility of confession, effect of, § 31:14

Promises and inducements, § 31:11

Threats and fear, § 31:12

Trickery, use of fraud or, § 31:13

Voluntariness of confession, §§ 31:3 to 31:5

Waiver of Miranda Rights, § 31:10

CONFIDENTIAL COMMUNICATIONS

Marital privileges, § Trial Hbk § 23:20

CONFLICTING PRESUMPTIONS

Generally, § 12:3

CONFRONTATION CLAUSE

Hearsay, § 16:34

CONFUSING EVIDENCE

Exclusion of relevant evidence as confusing, § 13:3

CONSENT

Search and Seizure, this index

CONSOLIDATION

Pretrial motions, § 4:5

CONSTITUTIONAL RIGHTS

Cross-examination of witnesses, constitutional rights of accused regarding,
§ 27:2

Miranda rights. Confessions, this index

Self-incrimination, Fifth Amendment and corporations, § 24:9

CONTEMPT OF COURT

- Generally, §§ 5:1 to 5:11
- Civil and criminal contempt, distinguished, §§ 5:2, 5:3
- Direct and indirect contempt, distinguished, § 5:4
- Jury trial, right to, § 5:8
- Notice, proceedings after, § 5:7
- Procedures, generally, §§ 5:5 to 5:8
- Punishment
 - Generally, § 5:10
 - Review of punishment, § 5:11
- Review of contempt proceedings and punishment, § 5:11
- Right to jury trial, § 5:8
- Statutes defining specific acts as contempt, § 5:9
- Summary proceedings, § 5:6

CONTINUANCES

- Generally, §§ 3:4 to 3:6
- Civil cases, trial continuances, § 3:4
- Criminal cases, trial continuances, § 3:6
- Lack of testimony or witness, continuance due to, § 3:5
- Relief from dismissal for lack of prosecution, § 3:3
- Trial continuances, civil and criminal cases, §§ 3:4 to 3:6

CONTINUATION

- Presumption of continuation of condition, § 12:10

CONTROVERTING THE MOTION TO SET

- Setting matters for trial, § 3:2

CONVICTIONS

- Hearsay, judgment of previous conviction, § 16:23
- Impeachment. Credibility and Impeachment, this index

COPIES

- Documentary evidence, admissibility of duplicates, § 17:15

CORPUS DELICTI RULE

- Confessions, § 31:2

CORRECTIONS

- Motions after trial in criminal cases, correction of clerical mistakes, § 34:6
- Motions to correct clerical mistakes, miscalculations, and misrecitals, § 33:37

COSTS

- Judgments, this index

COURT OF APPEALS

- Judicial notice of proceedings, § 11:6

COURTROOMS

- Security, § 2:26

INDEX

COURTS

- Calendar of Court, this index
- Contempt of Court, this index
- Court of appeals, judicial notice of proceedings, § 11:6
- Direct examination of witnesses by the court, § 26:7
- Documentary evidence, functions of court and jury, § 17:21
- Mistrial, trial courts' sua sponte declaration of, § 32:2
- Superior court, judicial notice of proceedings, § 11:5
- Supreme Court, judicial notice of proceedings, §§ 11:7 to 11:9

CREDIBILITY AND IMPEACHMENT

- Generally, §§ 25:1 to 25:18
- Admitting prior convictions, procedure for, § 25:13
- Admitting prior statements, procedure, § 25:10
- Bias, prejudice and motive, proof of, § 25:4
- Collateral matters, § 25:3
- Convictions to impeach
 - Admitting prior convictions, procedure for, § 25:13
 - Use of, § 25:12
- Cross-examination, use of prior inconsistent statements, testimony or conduct to impeach
 - Witness, § 27:10
- Direct examination, witness competency and credibility, § 26:3
- Evidence
 - Failure to call witness or to present evidence as impeachment, § 25:17
 - Illegally obtained evidence, impeachment using, § 25:11
 - Sexual history evidence, § 25:5
 - Substantive evidence, use of impeaching statements as, § 25:16
- Failure to call witness or to present evidence as impeachment, § 25:17
- Hearsay, impeachment of declarants, § 16:33
- Identification, prior statement of, § 25:9
- Illegally obtained evidence, impeachment using, § 25:11
- Motive, bias and prejudice, proof of, § 25:4
- Own witness, impeachment of, § 25:2
- Prejudice, bias and motive, proof of, § 25:4
- Prior statements
 - Generally, §§ 25:6 to 25:10
 - Admitting prior statements, procedure, § 25:10
 - Consistent statements, § 25:8
 - Identification, statement of, § 25:9
 - Inconsistent statements, § 25:7
- Proof of bias, prejudice and motive, § 25:4
- Religious references, § 25:15
- Reputation for truthfulness or untruthfulness, § 25:14
- Sexual history evidence, § 25:5
- Substantive evidence, use of impeaching statements as, § 25:16
- Truthfulness or untruthfulness, reputation for, § 25:14
- Verdicts, § 37:14

CREDIBILITY AND IMPEACHMENT—Cont'd

Witnesses

- Failure to call witness or to present evidence as impeachment, § 25:17
- Own witness, impeachment of, § 25:2

CRIMINAL ACTIONS OR PROCEEDINGS

- Character evidence, § 14:9
- Continuance of trial, § 3:6
- Hearsay, former testimony from criminal actions or proceedings, § 16:27
- Judges, this index
- Judicial Notice, this index
- Jury instructions, rules applicable to criminal cases, § 36:9
- Post-Trial Motions in Criminal Cases, this index
- Presumptions, § 12:12
- Pretrial conferences, § 6:10
- Self-incrimination, adverse inferences from privilege, § 24:4

CROSS-EXAMINATION

- Generally, §§ 27:1 to 27:12
- Abuses on cross-examination, remedy for, § 27:11
- Arbitration, waiver of right to appeal by failure to appear for cross-examination, § 27:12
- Constitutional rights of accused regarding cross-examination of witnesses, § 27:2
- Depositions, use in cross-examination, § 27:9
- Form of questions on cross-examination, § 27:3
- Insurance, restrictions on scope of cross-examination, § 27:7
- Motive, bias or other impartiality, cross-examination to show, § 27:5
- Prior inconsistent statements, testimony or conduct to impeach witness, § 27:10
- Privilege, restrictions on scope of cross-examination, § 27:8
- Recross-examination. Redirect and Recross-Examination, this index
- Religion, restrictions on scope of cross-examination, § 27:6
- Remedy for abuses on cross-examination, § 27:11
- Restrictions on scope of cross-examination miscellaneous subject matters, §§ 27:6 to 27:8
- Scope of cross-examination, § 27:4

CUMULATIVE ERROR

- Closing argument, cumulative effect versus cumulative error, § 35:10

CURATIVE INSTRUCTIONS

- Jury Instructions, this index

CUSTODIAL CONFESSIONS

- Generally, § 31:6

CUSTODY

- Chain of custody of evidence
 - Ancient documents, authentication of, § 17:9
 - Demonstrative evidence, foundation for, § 19:2
- Confessions, whether person is in custody, § 31:8

INDEX

DAMAGES

- Closing argument, § 35:7
- New Trial, this index

DEAD MAN’S STATUTE

- Generally, §§ 22:1, 22:2
- Exceptions, § 22:2

DEATH

- Hearsay, dying declarations, § 16:28
- Jury selection, death qualifying a jury, § 7:20
- Presumptions relating to life and death, § 12:7

DECISIONS

- Judicial notice, § 11:4

DEFAULT, JUDGMENT BY

- Generally, § 38:3
- Application and entry of default, § 38:4
- Entry of default, § 38:4
- Entry of judgment
 - Generally, § 38:8
 - Procedure for entry of judgment by default, § 38:5
- Procedure for entry of judgment by default, § 38:5
- Setting aside entry of default or default judgment, § 38:6

DEFENDANTS

- Jury view, presence of defendant/parties, § 20:4

DELIBERATIONS

- Jury conduct and verdict, § 37:7
- Jury instructions during deliberations, § 36:8

DEMAND FOR JURY TRIAL

- Jury selection, § 7:5

DEMONSTRATIONS

- Real and demonstrative evidence, admissibility of demonstrations and experiments, § 19:5

DEMONSTRATIVE EVIDENCE

- Real and Demonstrative Evidence, this index

DEPOSITIONS

- Cross-examination, use of depositions in, § 27:9
- Proving facts before trial, use of depositions, § 10:6

DESCRIPTION

- Identification or Description, this index

DIAGRAMS

- Real and demonstrative evidence, admissibility of diagrams, § 19:4

DIRECTED VERDICT

Opening statements, dismissal or directed verdict based on, § 8:7

DIRECT EVIDENCE

Circumstantial evidence versus direct evidence, § 14:2

DIRECT EXAMINATION

Generally, §§ 26:1 to 26:10

Accomplice testimony, § 26:10

Adverse parties and witnesses identified with them, examination of, § 26:5

Competency and credibility of witness, § 26:3

Court, direct examination of witnesses by the, § 26:7

Exclusion of prospective witnesses prior to direct examination, § 26:6

Expert witnesses, direct examination of, § 26:9

Jury, direct examination by the, § 26:8

Leading questions on direct examination, § 26:4

Scope of direct examination, § 26:2

DISCHARGE

Jury, this index

Motions for relief from judgment or order, § 33:34

DISCLOSURE STATEMENTS

Generally, § 18:1

DISCOVERY

Exclusionary rule, inevitable discovery as exception to, § 30:11

Written discovery, proving matters through, § 10:3

DISMISSAL

Continuances, relief from dismissal for lack of prosecution, § 3:3

Opening statement, dismissal or directed verdict based on, § 8:7

Pretrial Motions, this index

Setting matters for trial, dismissal calendar, § 3:2

DISPLAYS

Real and demonstrative evidence, admissibility of displays, § 19:4

DOCTOR-PATIENT PRIVILEGE

Generally, §§ Trial Hbk § 23:4 to Trial Hbk § 23:8

Civil, § Trial Hbk § 23:5

Criminal, § Trial Hbk § 23:7

Nurse-Patient Privilege, this index

Peer Review Privilege, this index

Psychologist-Patient Privilege, this index

Waiver

Civil, § Trial Hbk § 23:6

Criminal, § Trial Hbk § 23:8

DOCUMENTARY EVIDENCE

Generally, §§ 17:1 to 17:22

INDEX

DOCUMENTARY EVIDENCE—Cont'd

- Admissibility of evidence

 - Duplicates, § 17:15

 - Secondary evidence, § 17:18

- Ancient documents, authentication by, § 17:9

- Authentication, generally, §§ 17:2 to 17:13

- Avoiding best evidence rule, § 17:17

- Best evidence rule

 - Generally, § 17:14

 - Admissibility of duplicates, § 17:15

 - Avoiding best evidence rule, § 17:17

 - Summaries, use of, § 17:16

- Circumstantial evidence, authentication by, § 17:5

- Collateral issue, secondary evidence when document relates to, § 17:20

- Comparison of handwriting of author, authentication by, § 17:4

- Court and jury, functions of, § 17:21

- Duplicates, admissibility of, § 17:15

- Handwriting of author, authentication by comparison of, § 17:4

- Methods of authentication, direct, § 17:3

- Offering documents into evidence, procedure for, § 17:22

- Process or system, authentication by evidence produced by, § 17:10

- Proof of authenticity, avoiding the need for, § 17:13

- Public records

 - Authentication by public records and reports, § 17:8

 - Secondary evidence of public records, § 17:19

- Rule of completeness, § 17:23

- Secondary evidence

 - Admissibility, § 17:18

 - Collateral issue, secondary evidence when document relates to, § 17:20

 - Public records, § 17:19

- Self-authenticating documents, § 17:12

- Statute or rule, authentication provided by, § 17:11

- Summaries, best evidence rule and use of, § 17:16

- Telephone conversations, authentication by, § 17:7

- Voice identifications, authentication by, § 17:6

DRAWINGS

- Real and demonstrative evidence, admissibility of drawings, § 19:4

DRUGS

- Competency of witnesses, persons under the influence of drugs, § 21:6

DUAL JURIES

- Jury selection, § 7:23

DUPLICATES

- Documentary evidence, admissibility of duplicates, § 17:15

DYING DECLARATIONS

- Hearsay, § 16:28

EDUCATION AND SCHOOLS

Search and seizure, § 30:31

ELECTIONS

Judicial notice of facts about government and political subdivisions and election matters, § 11:11

ENTRY OF JUDGMENT

Default, Judgment by, this index

Motions after trial in criminal cases, § 34:7

EQUITY

Motions for relief from judgment or order, § 33:34

ERROR

Mistake or Error, this index

ERROR OF LAW

New trial motion, errors in evidentiary rulings or instructions, or other errors of law, § 33:17

EVIDENCE

Character Evidence, this index

Circumstantial Evidence, this index

Closing argument, inferences from evidence, § 35:3

Credibility and Impeachment, this index

Documentary Evidence, this index

Hearsay, this index

Newly discovered evidence, motions for relief from judgment or order, § 33:31

New trial, motion for, errors in evidentiary rulings or instructions, or other errors of law, § 33:17

Objections to Evidence, this index

Opinion Evidence, this index

Order of Proof, this index

Real and Demonstrative Evidence, this index

Redirect examination, character evidence, § 28:3

Verdict contrary to evidence or law, § 33:19

EVIDENTIARY ADMISSIONS

Generally, § 18:3

EXAMINATION OF WITNESSES

Cross-Examination, this index

Direct Examination, this index

Judges, control of examination of witnesses, § 2:17

Redirect and Recross-Examination, this index

EXCEPTIONS

Dead man's statute, § 22:2

Exclusionary Rule, this index

Hearsay, residual exception, §§ 16:25, 16:31

Marital privileges, § Trial Hbk § 23:21

INDEX

EXCESSIVE DAMAGES

New trial, motion for, excessive or insufficient damages, § 33:16

EXCITED UTTERANCES

Hearsay, § 16:4

EXCLUSIONARY RULE

Generally, § 30:4

Arrest, search and seizure incident to, exceptions, § 30:16

Automobile search, exceptions, § 30:17

Community caretaking, § 30:20

Exceptions

Generally, §§ 30:10 to 30:19

Abandoned property, § 30:21

Arrest, search and seizure incident to, § 30:16

Automobile search, § 30:17

Community caretaking, § 30:20

Exigent circumstances, § 30:14

Good faith exception, § 30:13

Independent source, § 30:12

Inevitable discovery, § 30:11

Inventory search, § 30:18

Investigatory stops, § 30:19

Plain view, smell, or feel doctrines, § 30:15

Exigent circumstances, exceptions, § 30:14

Good faith exception, exceptions, § 30:13

Independent source, exceptions, § 30:12

Inevitable discovery, exceptions, § 30:11

Inventory search, exceptions, § 30:18

Plain view, smell, or feel doctrines, § 30:15

Standing to invoke exclusionary rule, § 30:5

EXCLUSION OF WITNESSES

Opening statements, exclusion of witnesses during, § 8:5

EXCLUSIONS

Direct examination, exclusion of prospective witnesses prior to, § 26:6

EXCUSABLE NEGLIGENCE

Motions for relief from judgment or order, § 33:30

EXIGENT CIRCUMSTANCES

Exclusionary rule, exceptions to, § 30:14

EXPERIMENTS

Real and demonstrative evidence, admissibility of experiments, § 19:5

EXPERT EVIDENCE

Opinion and Expert Evidence, this index

FAMILY HISTORY OR RECORDS

Hearsay, this index

FEAR

Confessions, § 31:12

FEDERAL PROCEEDINGS

Judicial notice of proceedings by Supreme Court, § 11:8

FILMS

Real and demonstrative evidence, admissibility of films, § 19:6

FINDINGS OF FACT

Judges, § 2:25

FIRST-HAND KNOWLEDGE OF EVENTS

Competency of witnesses, persons without first-hand knowledge of events,
§ 21:9

FOREIGN LAW

Presumptions relating to foreign law, § 12:5

FRAUD

Confessions, use of fraud or trickery, § 31:13

Motions for relief from judgment or order, fraud or other misconduct of an
adverse party, § 33:32

FRYE TEST

Opinion evidence, § 15:6

FUNCTIONS OF JURY

Documentary evidence, § 17:21

Jury conduct and verdict, § 37:1

GOOD FAITH

Exclusionary rule, exceptions to, § 30:13

GOVERNMENT

Judicial notice of facts about government and political subdivisions and election
matters, § 11:11

GUILTY PLEA

Relevance, § 13:8

Self-incrimination, waiver of privilege against, § 24:7

HABIT OR ROUTINE PRACTICE

Circumstantial evidence, § 14:14

HANDWRITING

Documentary evidence, authentication by comparison of handwriting of author,
§ 17:4

HEARINGS

Confessions, hearing on voluntariness, § 31:5

HEARSAY

Generally, §§ 16:1 to 16:34

Ancient documents, § 16:17

Baptismal certificates, § 16:13

INDEX

HEARSAY—Cont'd

Boundaries

Judgment as to personal, family or general history or boundaries, § 16:24

Reputation concerning boundaries or general history, § 16:21

Business records, § 16:8

Certificates

Baptismal certificates, § 16:13

Marriage certificates, § 16:13

Character, reputation as to, § 16:22

Commercial publications, § 16:18

Confrontation clause and hearsay, § 16:34

Dying declarations, § 16:28

Exceptions, residual exception, §§ 16:25, 16:31

Excited utterances, § 16:4

Family records, § 16:14

Former testimony from criminal actions or proceedings, § 16:27

Impeachment of declarants, § 16:33

Interest in property

Records of documents affecting an interest in property, § 16:15

Statements in documents affecting interest in property, § 16:16

Judgments

Personal, family or general history or boundaries, judgment as to, § 16:24

Previous conviction, judgment of, § 16:23

Learned treatises, § 16:19

Market reports, § 16:18

Marriage certificates, § 16:13

Medical diagnosis or treatment, § 16:6

Multiple levels of hearsay, § 16:32

Non-hearsay uses, § 16:2

Personal or family history

Family records, § 16:14

Judgment as to personal, family or general history or boundaries, § 16:24

Reputation concerning personal or family history, § 16:20

Statements of personal or family history, § 16:30

Present sense impression, § 16:3

Public records

Generally, § 16:9

Absence of public record or entry, § 16:11

Records and recordings

Absence of public record or entry, § 16:11

Business records, § 16:8

Family records, § 16:14

Interest in property, records of documents affecting an, § 16:15

Market reports, § 16:18

Public records and reports, § 16:9

Recorded recollection, § 16:7

Religious organizations, § 16:12

HEARSAY—Cont'd

- Religious organizations, records of, § 16:12
- Reputation
 - Boundaries or general history, reputation concerning, § 16:21
 - Character, reputation as to, § 16:22
 - Personal or family history, reputation concerning, § 16:20
- Residual exception, §§ 16:25, 16:31
- Statements against interest, § 16:29
- Statements of personal or family history, § 16:30
- State of mind then existing, § 16:5
- Unavailability of declarant, §§ 16:26 to 16:31
- Vital statistics, records of, § 16:10

HYPNOSIS

- Competency of witnesses, persons who have undergone hypnosis, § 21:7

IDENTIFICATION OR DESCRIPTION

- Credibility and impeachment, prior statement of identification, § 25:9
- Documentary evidence, authentication by voice identifications, § 17:6

ILLEGALLY OBTAINED EVIDENCE

- Credibility and impeachment, § 25:11

IMMUNITY

- Self-incrimination, immunity against compelling incriminating testimony, § 24:10

IMPARTIALITY

- Cross-examination to show motive, bias or other impartiality, § 27:5

IMPASSE OF JURY

- Jury Verdict and Conduct, this index

IMPEACHMENT

- Credibility and Impeachment, this index

IMPLIED CONSENT

- Search and seizure, § 30:26

INCONSISTENT STATEMENTS

- Prior Inconsistent Statements, this index

INCONSISTENT VERDICTS

- Generally, § 37:13

INDEPENDENT SOURCE

- Exclusionary rule, exceptions to, § 30:12

INDUCEMENTS

- Confessions, § 31:11

INEVITABLE DISCOVERY

- Exclusionary rule, exceptions to, § 30:11

INDEX

INFERENCES

- Circumstantial Evidence, this index
- Closing argument, inferences from evidence, § 35:3
- Presumptions distinguished, § 12:2

INFORMANTS

- Search warrants, use of informants to obtain, § 30:9
- Testimonial privileges, § Trial Hbk § 23:23

IN PROPRIA PERSONA

- Lawyers, right to appear in propria persona, § 1:8

INSTRUCTIONS TO JURY

- Jury Instructions, this index

INSUFFICIENT DAMAGES

- New trial, motion for, excessive or insufficient damages, § 33:16

INSURANCE

- Cross-examination, restrictions on scope of, § 27:7
- Relevance, liability insurance, § 13:9

INTEREST IN PROPERTY

- Hearsay, this index

INTERROGATION

- Confessions, functional equivalent of interrogation, § 31:7

INVENTORY SEARCH

- Exclusionary rule, exceptions to, § 30:18

INVESTIGATORY STOPS

- Search and seizure and exclusionary rule, § 30:19

INVITED ERROR

- Objections to evidence, § 29:7

INVOLUNTARY DISMISSAL

- Pretrial motions, § 4:4

IRREGULARITY IN PROCEEDINGS

- New trial, determining right to, § 33:12

JOINDER

- Criminal cases, joinder and severance in, § 3:7

JOINT PRETRIAL STATEMENT

- Generally, § 6:6

JOINT REPORT AND PROPOSED SCHEDULING ORDER

- Pretrial matters, § 6:5

JUDGES

- Generally, §§ 2:1 to 2:26

JUDGES—Cont'd

Absence or presence

Civil cases

Judge's presence, § 2:12

Presence of parties, § 2:15

Counsel, presence of, § 2:14

Criminal cases

Judge's presence, § 2:13

Presence of parties, § 2:16

Change of judge

Cause, change of judge for cause in civil and criminal cases, §§ 2:6, 2:8

Right, change of judge by right in civil or criminal cases, §§ 2:5, 2:7

Competency of witnesses, § 21:10

Conduct, § 2:1

Examination of witnesses, control of, § 2:17

Expert, judge's appointment of, § 2:4

Findings of fact by judge, § 2:25

Judicial proceedings

Public access to judicial proceedings, § 2:20

Publicizing judicial proceedings, § 2:21

Length of trial, control of, § 2:19

Limiting the number of witnesses, § 2:18

Oral argument, setting matters for, § 2:23

Order of proof, §§ 2:9 to 2:11

Pro tem judges, § 2:2

Public access to judicial proceedings, § 2:20

Publicity

Judicial proceedings, § 2:21

Trial publicity, § 2:22

Setting matters for oral argument, § 2:23

Special Masters, § 2:2

Time for decision by judge, § 2:24

Trial publicity, § 2:22

Witnesses

Control of examination of witnesses, § 2:17

Judge's questioning of witnesses, § 2:3

Limiting the number of witnesses, § 2:18

JUDGMENT AS MATTER OF LAW

Generally, §§ 33:2 to 33:9

After verdict, § 33:6

Appeals after motions for judgment as matter of law, § 33:9

Before verdict, § 33:5

Bench trials, § 33:8

Determining right to judgment as matter of law, § 33:3

New Trial Motions, this index

Procedure in moving for judgment as matter of law, § 33:4

Renewal, judgment as matter of law after verdict, § 33:6

INDEX

JUDGMENT INTEREST

Generally, § 38:2

JUDGMENTS

Generally, §§ 38:1 to 38:15

Attorney's fees and procedure for obtaining, §§ 38:14, 38:15

Costs and disbursements

Generally, § 38:10

Items of costs and disbursements, § 38:12

Subpoena, costs of complying with, § 38:13

Taxation of costs, procedure for, § 38:11

Default, Judgment by, this index

Hearsay, this index

Items of costs and disbursements, § 38:12

Judgment interest, § 38:2

Multiple parties or multiple claims, judgment involving, § 38:9

Relief from Judgment or Order, this index

Subpoena, costs of complying with, § 38:13

Summary Judgment or Proceedings, this index

Taxation of costs, procedure for, § 38:11

JUDICIAL ADMISSIONS

Generally, § 18:2

JUDICIAL NOTICE

Generally, §§ 11:1 to 11:15

Administrative agency proceedings, Supreme Court's judicial notice of proceedings, § 11:9

Civil proceedings

Examples of facts refused judicial notice, § 11:14

Facts judicially noticed in civil proceedings, § 11:12

Court of appeals, judicial notice of proceedings, § 11:6

Criminal proceedings

Examples of facts refused judicial notice, § 11:15

Facts judicially noticed in criminal proceedings, § 11:13

Specific examples of judicial notice of criminal laws and proceedings, § 11:10

Federal proceedings, Supreme Court's judicial notice of proceedings, § 11:8

Government and political subdivisions and election matters, judicial notice of facts about, § 11:11

Laws, judicial notice of, §§ 11:3, 11:10

Procedural aspects, § 11:2

Proceedings, judicial notice of, §§ 11:5 to 11:10

Public officials, agencies, records, and decisions, § 11:4

Refusal, examples of facts refused judicial notice, §§ 11:14, 11:15

Specific examples of judicial notice of criminal laws and proceedings, § 11:10

Superior court, judicial notice of proceedings, § 11:5

Supreme Court's judicial notice of proceedings

Generally, §§ 11:7 to 11:9

Administrative agency proceedings, judicial notice of, § 11:9

JUDICIAL NOTICE—Cont'd

Supreme Court's judicial notice of proceedings—Cont'd

Federal proceedings, judicial notice of, § 11:8

JUDICIAL PROCEEDINGS

Judges, this index

JURY AND JURY TRIAL

Closing argument, addressing individual jurors, § 35:14

Competency of witnesses, § 21:12

Conduct. Jury Conduct and Verdict, this index

Contempt of court, right to jury trial, § 5:8

Direct examination by the jury, § 26:8

Discharge of jury

Jury conduct and verdict, § 37:9

Mistrial, discharge of jury for inability to arrive at verdict, § 32:7

Documentary evidence, functions of court and jury, § 17:21

Instructions to jury. Jury Instructions, this index

Mistrial, discharge of jury for inability to arrive at verdict, § 32:7

New trial, motion for, misconduct of jury or prevailing party, § 33:13

Selection. Jury Selection, this index

View. Jury View, this index

JURY CONDUCT AND VERDICT

Generally, §§ 37:1 to 37:15

Acquittal, this index

Admitting evidence during deliberations, § 9:5

Communications with jurors, § 37:2

Deliberations, § 37:7

Discharge of jury, § 37:9

Form of verdict, § 37:12

Functions of jury, § 37:1

General verdicts and special verdicts, distinguished, § 37:11

Impasse, § 37:8

Impeaching the verdict, § 37:14

Improper conduct by jurors, § 37:4

Inability to arrive at verdict, mistrial and discharge of jury for, § 32:7

Jury functioning and seating, § 37:1

Mistrial, discharge of jury for inability to arrive at verdict, § 32:7

Non-responsive or inconsistent verdicts, § 37:13

Note taking by jurors, § 37:5

Questions by jurors, § 37:6

Quotient verdicts, § 37:15

Seating of jury, § 37:1

Sequestration of jurors, § 37:3

Verdict contrary to evidence or law, § 33:19

Verdicts, generally, § 37:10

JURY IMPASSE

Jury Conduct and Verdict, this index

INDEX

JURY INSTRUCTIONS

- Generally, §§ 36:1 to 36:9
- Character evidence, use of, § 14:13
- Confessions, § 31:15
- Criminal cases, rules applicable to, § 36:9
- Curative instructions during trial, § 36:7
- Deliberations, instructions to jury during, § 36:8
- Form and content of instructions, § 36:4
- Objecting to instructions, § 36:6
- Preliminary instructions, § 36:2
- Presumptions, instructions relating to, § 12:13
- Purpose of jury instructions, § 36:1
- Requesting and timing of jury instructions, § 36:3
- Revised Arizona Jury Instructions (RAJIs), § 36:5
- Rules applicable to criminal cases, § 36:9

JURY SELECTION

- Generally, §§ 7:1 to 7:23
- Alternate jurors
 - Civil, § 7:11
 - Criminal, § 7:12
- Batson challenges, § 7:19
- Challenges
 - Batson challenges, § 7:19
 - Civil cases, challenge of juror for cause, § 7:13
 - Criminal cases, challenge of juror for cause, § 7:14
 - Panel, challenges to the, § 7:15
- Death qualifying a jury, § 7:20
- Demand for jury trial, § 7:5
- Dual juries, § 7:23
- Number of jurors, § 7:10
- Peremptory challenges
 - Civil, § 7:16
 - Criminal, § 7:18
- Qualification
 - Generally, § 7:1
 - Death qualifying a jury, § 7:20
- Qualifications of jurors, § 7:1
- Relief from waiver of civil jury trial, § 7:7
- Right to jury trial
 - Civil, § 7:3
 - Criminal, § 7:4
- Selection of jury, § 7:17
- Selection of persons to serve as jurors, § 7:2
- Voir dire
 - Civil, § 7:21
 - Criminal, § 7:22

JURY SELECTION—Cont'd

Waiver of jury trial

Civil, §§ 7:6, 7:7

Criminal, §§ 7:8, 7:9

Relief from waiver, civil or criminal jury trial, §§ 7:7, 7:9

JURY VERDICT

Jury Conduct and Verdict, this index

JURY VIEW

Generally, §§ 20:1 to 20:4

Presence of defendant/parties, § 20:4

Right to view, § 20:2

Types of cases, § 20:3

JUVENILE CONFESSION

Voluntariness, § 31:4

KNOWLEDGE OF FACTS

Presumptions relating to knowledge of facts, § 12:6

KNOWLEDGE OF LAW

Presumptions relating to knowledge of law, § 12:4

LACK OF PROSECUTION

Continuances, relief from dismissal for lack of prosecution, § 3:3

LACK OF TESTIMONY OR WITNESS

Continuances, § 3:5

LAWYERS

Generally, §§ 1:1 to 1:8

Admission, need for counsel to be admitted to practice law, § 1:1

Attorney-client privilege, §§ Trial Hbk § 23:2, Trial Hbk § 23:3

Attorney's fees, judgments, §§ 38:14, 38:15

Closing argument, attacks on parties, witnesses, and opposing counsel, § 35:8

Competency of witnesses, § 21:11

Conduct of lawyer, § 1:2

In propria persona, right to appear, § 1:8

Judges, presence of counsel, § 2:14

Judgments, attorney's fees, §§ 38:14, 38:15

Opening Statements, this index

Retaining and charging liens, § 1:5

Right to counsel, civil and criminal, §§ 1:6, 1:7

Sanctions, § 1:3

Substitution, § 1:4

Withdrawal, § 1:4

LAY WITNESSES

Opinion evidence, § 15:2

LEADING QUESTIONS

Direct examination, § 26:4

INDEX

LEARNED TREATISES

Hearsay, § 16:19

LEGISLATIVE PRIVILEGE

Generally, § Trial Hbk § 23:24

LENGTH OF TRIAL

Judge's control over length of trial, § 2:19

LIABILITY INSURANCE

Relevance, § 13:9

LIENS

Lawyers, retaining and charging liens, § 1:5

LIFE AND DEATH

Death, this index

LIMITATIONS AND RESTRICTIONS

Cross-examination, restrictions on scope of cross-examination, §§ 27:6 to 27:8

Judges, limiting the number of witnesses, § 2:18

MAPS

Real and demonstrative evidence, admissibility of maps, § 19:4

MARITAL PRIVILEGES

Generally, §§ Trial Hbk § 23:18 to Trial Hbk § 23:21

Anti-marital fact privilege, § Trial Hbk § 23:19

Confidential communications privilege, § Trial Hbk § 23:20

Exceptions, § Trial Hbk § 23:21

MARKET REPORTS

Hearsay, § 16:18

MARRIAGE

Presumptions relating to marriage, § 12:9

Privileges. Marital Privileges, this index

MARRIAGE CERTIFICATES

Hearsay, § 16:13

MATERIALITY

Relevance distinguished, § 13:2

MATTERS NOT IN EVIDENCE

Closing argument, comment on matters not in evidence, § 35:6

MEDIATION PROCESS PRIVILEGE

Generally, § Trial Hbk § 23:25

MEDICAL MATTERS

Doctor-Patient Privilege, this index

Hearsay, medical diagnosis or treatment, § 16:6

Medical records privilege, § Trial Hbk § 23:14

Nurse-patient privilege, § Trial Hbk § 23:12

MEDICAL MATTERS—Cont'd

- Peer review privilege, § Trial Hbk § 23:9
- Relevance, payment of medical expenses, § 13:7
- Search and seizure, blood draws and body cavity searches, § 30:33

MENTAL CONDITION

- Witness's mental condition, credibility and impeachment, § 25:18

MINORS

- Children and Minors, this index

MIRANDA RIGHTS

- Confessions, this index

MISCALCULATIONS

- Motions to correct miscalculations, § 33:37

MISCONDUCT

- Adverse party, fraud or other misconduct of an, motions for relief from judgment or order, § 33:32
- New trial motion, misconduct of jury or prevailing party, § 33:13

MISRECITALS

- Motions to correct misrecitals, § 33:37

MISTAKE OR ERROR

- Clerical Mistakes, this index
- Fundamental error, objections to evidence, § 29:8
- Motions for relief from judgment or order, § 33:29
- New trial motion, errors in evidentiary rulings or instructions, or other errors of law, § 33:17

MISTRIAL

- Generally, §§ 32:1 to 32:7
- Discharge of jury for inability to arrive at verdict, § 32:7
- Grounds for mistrial, § 32:1
- Mitigating prejudice to avoid mistrial, § 32:6
- Result of granting mistrial, § 32:5
- Specific grounds for mistrial, § 32:4
- Sua sponte declaration of mistrial by trial court, § 32:2
- Timing of motion, § 32:3

MOTION PICTURES

- Real and demonstrative evidence, admissibility of motion pictures and videotapes, § 19:9

MOTIONS

- Post-Trial Motions in Civil Cases, this index
- Pretrial Motions, this index

MOTIONS IN LIMINE

- Pretrial motions, § 4:2

INDEX

MOTION TO STRIKE

Objections to evidence, motion to strike inadmissible evidence, § 29:5

MOTION TO SUPPRESS

Search and seizure and exclusionary rule, § 30:29

MOTIVE

Credibility and impeachment, proof of bias, prejudice and motive, § 25:4

Cross-examination to show motive, bias or other impartiality, § 27:5

MOTOR VEHICLES

Exclusionary rule, exceptions to, § 30:17

MOVIES

Real and demonstrative evidence, admissibility of motion pictures and videotapes, § 19:9

MULTIPLE PARTIES OR CLAIMS

Judgments, § 38:9

NEGOTIATIONS

Relevance, negotiations during settlement or compromise, § 13:6

NEWLY DISCOVERED EVIDENCE

Motions for relief from judgment or order, § 33:31

New trial, motion for, § 33:15

NEW TRIAL MOTIONS

Generally, §§ 33:10 to 33:24

Accident or surprise, § 33:14

Additur

Appeals of new trial, § 33:24

Motion for new trial as to damages, § 33:23

Alternative motions for judgment as matter of law and new trial, § 33:7

Appeals of new trial, remittitur and additur, § 33:24

Bench trials, new trials and reopening the evidence in, § 33:21

Criminal cases, motions after trial in, § 34:4

Damages

Excessive or insufficient damages, § 33:16

New trial as to damages, § 33:23

Determining right to new trial, §§ 33:11 to 33:19

Errors in evidentiary rulings or instructions, or other errors of law, § 33:17

Excessive or insufficient damages, § 33:16

Irregularity in proceedings, determining right to new trial, § 33:12

Judgment as matter of law

Alternative motions for judgment as matter of law and new trial, § 33:7

Renewal, judgment as matter of law after verdict, § 33:6

Misconduct of jury or prevailing party, § 33:13

Newly discovered evidence, § 33:15

Passion or prejudice

Appeals of new trial, remittitur and additur, § 33:24

Bench trials, § 33:21

NEW TRIAL MOTIONS—Cont'd

- Passion or prejudice—Cont'd
 - Specificity of order granting new trial, § 33:22
- Procedure in moving for new trial, § 33:20
- Remittitur and additur
 - Damages, motion for new trial as to, § 33:23
 - Motion for new trial as to damages, § 33:23
- Renewal, judgment as matter of law after verdict, § 33:6
- Specificity of order granting new trial, passion or prejudice, § 33:22

NOLO CONTENDERE PLEAS

- Relevance, § 13:8

NON-RESPONSIVE VERDICTS

- Generally, § 37:13

NOTE TAKING

- Jury conduct and verdict, § 37:5

NOTICE

- Contempt of court, proceedings after notice, § 5:7
- Judicial Notice, this index

NUMBERS AND NUMBERING

- Judges, limiting the number of witnesses, § 2:18
- Jury selection, number of jurors, § 7:10

NURSE-PATIENT PRIVILEGE

- Generally, § Trial Hbk § 23:12

OBJECTIONS

- Closing argument, objecting to improper arguments, § 35:9
- Competency of witnesses, objecting to, § 21:3
- Evidence. Objections to Evidence, this index
- Jury instructions, § 36:6
- Opening statements, § 8:6

OBJECTIONS TO EVIDENCE

- Generally, §§ 29:1 to 29:7
- Failure to object, effect of, § 29:4
- Form of objections, § 29:2
- Fundamental error, § 29:8
- Inadmissible evidence, motion to strike, § 29:5
- Invited error and opening the door, § 29:7
- Motion to strike inadmissible evidence, § 29:5
- Offer of proof, § 29:6
- Timing of objections, § 29:3

OFFER OF PROOF

- Objections to evidence, § 29:6

OPENING STATEMENTS

- Generally, §§ 8:1 to 8:7

INDEX

OPENING STATEMENTS—Cont'd

- Content and scope of opening statements, § 8:3
- Dismissal or directed verdict based on opening statement, § 8:7
- Exclusion of witnesses during opening statements, § 8:5
- Improper conduct and prejudice, § 8:4
- Objection and waiver, § 8:6
- Order of presentation of opening statements, § 8:2

OPINION AND EXPERT EVIDENCE

- Generally, §§ 15:1 to 15:9
- Bases of expert opinion testimony, § 15:8
- Direct examination of expert witnesses, § 26:9
- Expert opinion testimony, generally, § 15:3
- Frye Test, § 15:6
- Judge's appointment of expert, § 2:4
- Lay witnesses, opinions by, § 15:2
- Probative value versus prejudicial effect of expert testimony, § 15:7
- Proper subjects of expert testimony, § 15:5
- Qualification of expert, § 15:4
- Ultimate issue, opinions on the, § 15:9

OPPOSING COUNSEL

- Closing argument, attacks on parties, witnesses, and opposing counsel, § 35:8

ORAL ARGUMENT

- Judges, setting matters for oral argument, § 2:23

ORDER OF PROOF

- Generally, §§ 9:1 to 9:5
- Admitting rebuttal evidence into case-in-chief, § 9:3
- Evidence
 - Rebuttal evidence, § 9:2
 - Reopening evidence, § 9:4
- Judge's control
 - Civil cases, § 2:9
 - Criminal cases, § 2:10
 - Discretion of court, § 2:11
- Rebuttal evidence, § 9:2
- Reopening evidence, § 9:4

OWN WITNESS

- Impeachment, § 25:2

PAROLEES

- Searches, § 30:22

PAROL EVIDENCE RULE

- Circumstantial evidence, § 14:16

PARTY-OPPONENT

- Admissions, § 18:4

PASSION OR PREJUDICE

Post-Trial Motions in Civil Cases, this index

PATIENTS

Doctor-Patient Privilege, this index

PEER REVIEW PRIVILEGE

Testimonial privileges, § Trial Hbk § 23:9

PERSONAL HISTORY

Hearsay, this index

PHOTOGRAPHIC EVIDENCE

Real and Demonstrative Evidence, this index

PHYSICIAN-PATIENT PRIVILEGE

Doctor-Patient Privilege, this index

PLAIN VIEW, SMELL, OR FEEL DOCTRINES

Exclusionary rule, exceptions to, § 30:15

PLEADINGS

Proving matters through pleadings, § 10:2

POLITICAL SUBDIVISIONS

Judicial notice of facts about government and political subdivisions and election matters, § 11:11

POST-TRIAL MOTIONS IN CIVIL CASES

Generally, §§ 33:1 to 33:37

Alter or amend judgment, motions to, § 33:25

Clerical mistakes, miscalculations, and misrecitals, motions to correct, § 33:37

Determining right to judgment as matter of law, § 33:3

Judgment as Matter of Law, this index

New Trial Motions, this index

Passion or prejudice

Generally, § 33:18

New Trial Motions, this index

Remittitur and additur, § 33:23

Relief from Judgment or Order, this index

Remittitur and additur, passion or prejudice, § 33:23

Verdict contrary to evidence or law, § 33:19

POST-TRIAL MOTIONS IN CRIMINAL CASES

Generally, §§ 34:1 to 34:7

Acquittal, motion for, § 34:2

Correction of clerical mistakes, § 34:6

Entry of judgment, § 34:7

New trial, motion for, § 34:4

Post-verdict motions for acquittal, § 34:3

Vacate judgment, motions to, § 34:5

INDEX

POST-VERDICT MOTIONS

Acquittal, § 34:3

PREJUDICE OR BIAS

Closing argument, appeals to prejudice and sympathy, § 35:4

Credibility and impeachment, proof of bias, prejudice and motive, § 25:4

Cross-examination to show motive, bias or other impartiality, § 27:5

Expert testimony, probative value versus prejudicial effect of, § 15:7

Mistrial, mitigating prejudice to avoid, § 32:6

Opening statements, improper conduct and prejudice, § 8:4

PREJUDICIAL EVIDENCE

Relevance, exclusion of relevant evidence as prejudicial, § 13:3

PRELIMINARY INSTRUCTIONS

Jury instructions, § 36:2

PRESENCE

Absence or Presence, this index

PRESENT SENSE IMPRESSION

Hearsay, § 16:3

PRESUMPTIONS AND BURDEN OF PROOF

Generally, §§ 12:1 to 12:13

Circumstantial evidence, burden of proof satisfied with, § 14:3

Conduct, presumptions relating to, § 12:8

Conflicting presumptions, § 12:3

Continuation of condition, presumption of, § 12:10

Criminal cases, § 12:12

Foreign law, presumptions relating to, § 12:5

Inferences, presumptions distinguished from, § 12:2

Instructions relating to presumptions, § 12:13

Knowledge of facts, presumptions relating to, § 12:6

Knowledge of law, presumptions relating to, § 12:4

Life and death, presumptions relating to, § 12:7

Marriage, presumptions relating to, § 12:9

PRETRIAL CONFERENCES, § 6:5

Generally, §§ 6:1 to 6:6

Criminal cases, § 6:10

Joint pretrial statement, § 6:6

Joint report and proposed scheduling order, § 6:5

Scheduling conference, § 6:2

Settlement Conferences, this index

Subjects of conference, § 6:3

Trial management conference, § 6:5

Trial-setting conference, § 6:4

PRETRIAL MOTIONS

Generally, §§ 4:1 to 4:5

Consolidation, separation and bifurcation, § 4:5

PRETRIAL MOTIONS—Cont’d

Dismissal

Involuntary dismissal, § 4:4

Voluntary dismissal, § 4:3

Involuntary dismissal, § 4:4

Motions in limine, § 4:2

Voluntary dismissal, § 4:3

PRETRIAL STATEMENTS

Sanctions, § 6:8

PRIEST-PENITENT PRIVILEGE

Clergy-Penitent Privilege, this index

PRIOR ACCIDENTS

Relevance, § 13:4

PRIOR CONVICTIONS

Hearsay, judgment of previous conviction, § 16:23

PRIOR STATEMENTS

Credibility and Impeachment, this index

PRIVILEGES

Testimonial Privileges, this index

PROBABLE CAUSE

Search and seizure with warrant, § 30:8

PROBATIONERS

Searches, § 30:22

PROCESS OR SYSTEM

Documentary evidence, authentication by evidence produced by process or system, § 17:10

PRO HAC VICE

Lawyers, admission as counsel pro hac vice, § 1:1

PROMISES

Confessions, § 31:11

PROOF OF AUTHENTICITY

Documentary evidence, avoiding the need for proof of authenticity, § 17:13

PROPERTY

Hearsay, this index

PROSECUTORS

Closing arguments, § 35:12

PRO TEM JUDGES

Judges, this index

PROVING FACTS BEFORE TRIAL

Generally, §§ 10:1 to 10:6

INDEX

PROVING FACTS BEFORE TRIAL—Cont'd

- Depositions, use of, § 10:6
- Pleadings, proving matters through, § 10:2
- Stipulations, use to prove matters, § 10:4
- Summary judgment, establishing facts through, § 10:5
- Written discovery, proving matters through, § 10:3

PSYCHOLOGIST-PATIENT PRIVILEGE

- Generally, §§ Trial Hbk § 23:10, Trial Hbk § 23:11
- Waiver, § Trial Hbk § 23:11

PUBLIC ACCESS

- Judges, public access to judicial proceedings, § 2:20

PUBLICITY

- Judges, this index
- Judicial proceedings, publicizing, § 2:21
- Trial publicity, § 2:22

PUBLIC OFFICIALS

- Judicial notice, § 11:4

PUBLIC RECORDS

- Documentary Evidence, this index
- Hearsay, this index
- Judicial notice, § 11:4

PUNISHMENT

- Contempt of court, §§ 5:10, 5:11

QUALIFICATION

- Expert, opinion evidence, § 15:4
- Jury Selection, this index

QUOTIENT VERDICTS

- Generally, § 37:15

RANDOM SEARCHES

- Search and Seizure; Exclusionary Rule, this index

REAL AND DEMONSTRATIVE EVIDENCE

- Generally, §§ 19:1 to 19:11
- Admissibility of evidence
 - Demonstrations and experiments, § 19:5
 - Drawings, diagrams, displays and maps, § 19:4
 - Films and photographs, § 19:6
 - Motion pictures and videotapes, § 19:9
 - Objects and articles, § 19:3
 - Sound recordings, § 19:11
- Articles, admissibility of, § 19:3
- Demonstrations, admissibility of, § 19:5
- Drawings, diagrams, displays and maps, admissibility of, § 19:4
- Experiments, admissibility, § 19:5

REAL AND DEMONSTRATIVE EVIDENCE—Cont'd

- Films, admissibility of photographs and, § 19:6
- Laying foundation for demonstrative evidence, § 19:2
- Maps, admissibility of, § 19:4
- Motion pictures and videotapes, admissibility, § 19:9
- Objects, admissibility of, § 19:3
- Photographic evidence
 - Admissibility, § 19:6
 - Laying foundation for, § 19:7
 - Use of photographic evidence, § 19:8
- Sound recordings, admissibility of, § 19:11
- Videotapes
 - Admissibility, § 19:9
 - Use of videotape, § 19:10

REBUTTAL EVIDENCE

- Case-in-chief, admitting rebuttal evidence into, § 9:3
- Order of proof, §§ 9:2, 9:3

RECORDS AND RECORDINGS

- Documentary evidence, authentication by public records and reports, § 17:8
- Hearsay, this index
- Judicial notice, § 11:4
- Public Records, this index
- Real and demonstrative evidence, admissibility of sound recordings, § 19:11
- Testimonial privileges, medical records, § Trial Hbk § 23:14
- Videotapes, this index

REDIRECT AND RECROSS-EXAMINATION

- Generally, §§ 28:1 to 28:4
- Character evidence, redirect examination, § 28:3
- Recross-examination, § 28:4
- Scope of redirect examination, § 28:2

RELEASE

- Motions for relief from judgment or order, satisfaction, release, discharge, or reversal of underlying judgment, § 33:34

RELEVANCE

- Generally, §§ 13:1 to 13:10
- Guilty pleas and pleas of nolo contendere, § 13:8
- Liability insurance, § 13:9
- Materiality and competency, relevance distinguished, § 13:2
- Medical expenses, payment of, § 13:7
- Negotiations during settlement or compromise, § 13:6
- Nolo contendere pleas, § 13:8
- Prejudicial, confusion or wasting time, exclusion of relevant evidence as, § 13:3
- Prior accidents, § 13:4
- Settlement or compromise, negotiations during, § 13:6
- Subsequent remedial measures, § 13:5

INDEX

RELEVANCE—Cont'd

Third party culpability, § 13:10

RELIEF FROM JUDGMENT OR ORDER

Generally, §§ 33:26 to 33:36

Continuances, relief from dismissal for lack of prosecution, § 3:3

Determining right to relief from judgment or order, § 33:28

Effect of motion for relief, § 33:36

Equity, § 33:34

Excusable neglect, § 33:30

Fraud or other misconduct of an adverse party, § 33:32

Mistake, inadvertence, or surprise, § 33:29

Newly discovered evidence, § 33:31

Satisfaction, release, discharge, or reversal of underlying judgment, § 33:34

Timing for moving for relief, § 33:27

Voidness of judgment, § 33:33

RELIGION AND RELIGIOUS MATTERS

Clergy-Penitent Privilege, this index

Competency of witnesses, persons lacking religious beliefs, § 21:8

Credibility and impeachment, religious references, § 25:15

Cross-examination, restrictions on scope of, § 27:6

Hearsay, records of religious organizations, § 16:12

REMEDIES

Cross-examination, remedy for abuses on, § 27:11

Relevance of subsequent remedial measures, § 13:5

REMITTITUR AND ADDITUR

New Trial Motions, this index

REOPENING EVIDENCE

New trials and reopening the evidence in bench trials, § 33:21

Order of proof, § 9:4

REPORTER'S PRIVILEGE

Generally, § Trial Hbk § 23:22

REPORTS

Documentary evidence, authentication by public records and reports, § 17:8

Hearsay, this index

REPUTATION

Hearsay, this index

RESIDUAL EXCEPTION

Hearsay, §§ 16:25, 16:31

RES IPSA LOQUITUR

Circumstantial evidence, § 14:15

RESTRICTIONS

Limitations and Restrictions, this index

RETAINING AND CHARGING LIENS

Lawyers, § 1:5

REVERSAL OF JUDGMENT

Motions for relief from judgment or order, satisfaction, release, discharge, or reversal of underlying judgment, § 33:34

RIGHT TO COUNSEL

Civil, § 1:6

Criminal, § 1:7

RIGHT TO JURY TRIAL

Civil, § 7:3

Criminal, § 7:4

ROUTINE PRACTICE

Circumstantial evidence, § 14:14

RULE OF COMPLETENESS

Generally, § 17:23

SANCTIONS

Lawyers, § 1:3

Pretrial statements, § 6:8

SATISFACTION

Motions for relief from judgment or order, satisfaction, release, discharge, or reversal of underlying judgment, § 33:34

SCHOOLS AND EDUCATION

Search and seizure, § 30:31

SEARCH AND SEIZURE

Generally, §§ 30:1 to 30:33

Alcohol testing, random or suspicionless, § 30:32

Blood draws, § 30:33

Body cavity searches, § 30:33

Challenging the affidavit supporting a warrant, § 30:30

Community caretaking, § 30:20

Consent, search with

Generally, §§ 30:24 to 30:28

Implied consent, § 30:26

Scope of consent, § 30:28

Third parties, consent by, § 30:27

Voluntariness of consent, factors affecting, § 30:25

Drug testing, random or suspicionless, § 30:32

Exclusionary Rule, this index

Execution of search warrant, § 30:7

Implied consent to search, § 30:26

Informants, use to obtain search warrant, § 30:9

Investigatory stops, § 30:19

Motion to suppress, § 30:29

INDEX

SEARCH AND SEIZURE—Cont'd

- Parolee and probationer searches, § 30:23
- Probable cause, search and seizure with warrant, § 30:8
- Random or suspicionless drug and alcohol testing, § 30:32
- School searches, §§ 30:31, 30:32
- Third parties, consent to search by, § 30:27
- Voluntariness of consent to search, factors affecting, § 30:25
- Warrant
 - Challenging the affidavit supporting a warrant, § 30:30
 - Execution of search warrant, § 30:7
 - Informants, use to obtain search warrant, § 30:9
 - Probable cause, showing of, § 30:8
 - Search and seizure with a warrant, § 30:6
- What constitutes a search, § 30:2
- What constitutes a seizure, § 30:3

SEATING ARRANGEMENTS

- Jury conduct and verdict, § 37:1

SECONDARY EVIDENCE

- Documentary Evidence, this index

SECURITY

- Courtroom security, § 2:26

SELECTION OF JURY

- Jury Selection, this index

SELF-AUTHENTICATING DOCUMENTS

- Documentary evidence, § 17:12

SELF-INCRIMINATION

- Generally, §§ 24:1 to 24:10
- Adverse inferences from the privilege, criminal, § 24:4
- Civil actions, invoking the privilege in, § 24:3
- Compelling incriminating testimony, immunity, § 24:10
- Corporations and the Fifth Amendment, § 24:9
- Guilty plea, waiver of privilege, § 24:7
- Privilege against self-incrimination, § 24:1
- Scope of privilege, § 24:2
- Taking the stand, waiver of privilege, § 24:8
- Voluntary statement of waiver of privilege, § 24:6
- Waiver
 - Generally, §§ 24:5 to 24:8
 - Guilty plea, § 24:7
 - Taking the stand, § 24:8
 - Voluntary statement, § 24:6

SENTENCE AND PUNISHMENT

- Contempt of court, §§ 5:10, 5:11

SEPARATION

Pretrial motions, § 4:5

SEQUESTRATION

Jurors, § 37:3

SETTING MATTERS FOR TRIAL

Generally, §§ 3:1 to 3:4

Controverting the motion to set, § 3:2

SETTLEMENT CONFERENCES

Generally, § 6:9

SETTLEMENT OR COMPROMISE

Pretrial Settlement and Conferences, this index

Relevance, negotiations during settlement or compromise, § 13:6

SEVERANCE

Criminal cases, joinder and severance in, § 3:7

SEXUAL HISTORY EVIDENCE

Credibility and impeachment, § 25:5

SOUND RECORDINGS

Real and demonstrative evidence, admissibility of sound recordings, § 19:11

SPECIAL MASTERS

Judges, this index

STATEMENTS

Co-conspirator's statements, admissions, § 18:7

Credibility and Impeachment, this index

Hearsay, this index

Opening Statements, this index

Pretrial Statements, this index

STATEMENTS AGAINST INTEREST

Hearsay, § 16:29

STATE OF MIND

Circumstantial evidence, proof of state of mind by, § 14:4

Competency of witnesses, persons of unsound mind, § 21:4

Hearsay, then existing state of mind, § 16:5

STATUTE

Dead Man's Statute, this index

Documentary evidence, authentication provided by statute or rule, § 17:11

STIPULATIONS

Proving facts before trial, using stipulations to prove matters, § 10:4

SUA SPONTE

Mistrial, trial courts' sua sponte declaration of, § 32:2

INDEX

SUBJECT MATTER

Opinion evidence, proper subjects of expert testimony, § 15:5

SUBPOENAS

Judgments, costs of complying with subpoena, § 38:13

SUBSTANTIVE EVIDENCE

Credibility and impeachment, use of impeaching statements as substantive evidence, § 25:16

SUBSTITUTION

Lawyers, § 1:4

SUMMARIES

Documentary evidence, best evidence rule and use of summaries, § 17:16

SUMMARY JUDGMENT OR PROCEEDINGS

Contempt of court, § 5:6

Proving facts before trial, establishing facts through summary judgments, § 10:5

SUPERIOR COURT

Judicial notice of proceedings, § 11:5

SUPPRESS, MOTION TO

Search and seizure and exclusionary rule, § 30:29

SUPREME COURT

Judicial notice of proceedings, §§ 11:7 to 11:9

SURPRISE

New trial, motion for, § 33:14

SYMPATHY

Closing argument, appeals to prejudice and sympathy, § 35:4

TAKING THE STAND

Self-incrimination, waiver of privilege against, § 24:8

TAXATION

Judgments, procedure for taxation of costs, § 38:11

TELEPHONE CONVERSATIONS

Documentary evidence, authentication by telephone conversations, § 17:7

TESTIMONIAL PRIVILEGES

Generally, §§ Trial Hbk § 23:1 to Trial Hbk § 23:26

Accountant-client privilege, § Trial Hbk § 23:15

Attorney-client privilege, §§ Trial Hbk § 23:2, Trial Hbk § 23:3

Behavioral health professional-client privilege, § Trial Hbk § 23:13

Clergy-Penitent Privilege, this index

Cross-examination, restrictions on scope based on privileges, § 27:8

Doctor-Patient Privilege, this index

Informant's privilege, § Trial Hbk § 23:23

Legislative privilege, § Trial Hbk § 23:24

Marital Privileges, this index

TESTIMONIAL PRIVILEGES—Cont'd

- Mediation process privilege, § Trial Hbk § 23:25
- Medical records privilege, § Trial Hbk § 23:14
- Miscellaneous privileges, § Trial Hbk § 23:26
- Nurse-patient privilege, § Trial Hbk § 23:12
- Peer review privilege, § Trial Hbk § 23:9
- Psychologist-Patient Privilege, this index
- Reporter's privileges, § Trial Hbk § 23:22
- Waiver of attorney-client privilege, § Trial Hbk § 23:3

TESTIMONY

- Accomplices, § 26:10
- Continuance due to lack of testimony or witness, § 3:5
- Cross-examination, use of prior inconsistent statements, testimony or conduct to impeach witness, § 27:10
- Hearsay, former testimony from criminal actions or proceedings, § 16:27

THIRD PARTIES

- Culpability of third parties, evidence of, § 13:10
- Search and seizure, consent to search by third parties, § 30:27

THREATS

- Confessions, § 31:12

TIME AND TIMING

- Judges, time for decision by judge, § 2:24
- Jury instructions, § 36:3
- Mistrial, timing of motion, § 32:3
- Objections to evidence, timing of, § 29:3
- Relevance, exclusion of relevant evidence as wasting time, § 13:3
- Relief from judgment or order, motion for, § 33:27

TREATISES

- Hearsay, learned treatises, § 16:19

TRIAL COURT

- Mistrial, trial courts' sua sponte declaration of, § 32:2

TRICKERY

- Confessions, use of fraud or trickery, § 31:13

TRUTHFULNESS OR UNTRUTHFULNESS

- Credibility and impeachment, reputation for truthfulness or untruthfulness, § 25:14

ULTIMATE ISSUE

- Opinion evidence, § 15:9

UNSOUND MIND

- Competency of witnesses, persons of unsound mind, § 21:4

VACATING OR SETTING ASIDE

- Default judgment, setting aside entry of default or, § 38:6

INDEX

VACATING OR SETTING ASIDE—Cont'd

Motions after trial in criminal cases, § 34:5

VERDICT

Jury Conduct and Verdict, this index

VICTIM

Circumstantial evidence, character of victim, § 14:6

VIDEOTAPES

Closing argument, use of charts and videotapes, § 35:5

Real and Demonstrative Evidence, this index

VITAL STATISTICS

Hearsay, records of vital statistics, § 16:10

VOICE IDENTIFICATIONS

Documentary evidence, authentication by voice identifications, § 17:6

VOIDNESS OF JUDGMENT

Motions for relief from judgment or order, § 33:33

VOIR DIRE

Jury Selection, this index

VOLUNTARY ACTS OR MATTERS

Confessions, §§ 31:3 to 31:5

Pretrial motions, voluntary dismissal, § 4:3

Search and seizure, factors affecting voluntariness of consent to search, § 30:25

Self-incrimination, voluntary statement of waiver of privilege against, § 24:6

VOUCHING

Prosecutors, vouching in closing argument, § 35:12

WAIVER

Attorney-client privilege, § Trial Hbk § 23:3

Clergy-penitent privilege, § Trial Hbk § 23:16

Doctor-patient privilege, civil and criminal, §§ Trial Hbk § 23:6, Trial Hbk § 23:8

Jury Selection, this index

Miranda Rights, § 31:10

Opening statements, § 8:6

Psychologist-patient privilege, § Trial Hbk § 23:11

Self Incrimination, this index

WARRANT

Search and Seizure, this index

WASTING TIME

Relevance, exclusion of relevant evidence as wasting time, § 13:3

WITHDRAWAL

Lawyers, § 1:4

WITNESSES

- Circumstantial evidence, character of witness, § 14:6
- Closing Argument, this index
- Competency of Witnesses, this index
- Continuance due to lack of testimony or witness, § 3:5
- Credibility and Impeachment, this index
- Cross-Examination, this index
- Direct Examination, this index
- Informants, this index
- Judges, this index
- Mental condition, § 25:18
- Opening statements, exclusion of witnesses during, § 8:5
- Opinions by lay witnesses, § 15:2
- Redirect and Recross-Examination, this index

WRITTEN DISCOVERY

- Proving matters through written discovery, § 10:3