

Index

ADVERSE WITNESSES

Hostile and Adverse Witnesses

AGE

Generally, **§ 13:13**

Children as Witnesses, this index

APPROVAL

Expert witnesses, approval by client of retention of experts, **§ 20:4**

ARBITRATION

Generally, **§ 16:1 to 16:10**

Client, preparation of, **§ 16:8**

Cross-examination, preparation for, **§ 16:10**

Ethics, **§ 16:9**

Expertise, obtaining assistance of witness with relevant, **§ 16:6**

Law of evidence, continuing concern with, **§ 16:3, 16:4**

Order of witnesses, **§ 16:7**

Pretrial discovery, absence of, **§ 16:5**

Purpose, processes, participants and sequence, **§ 1:9**

Selection of witnesses, **§ 16:7**

Types of testimonial appearances, **§ 8:8**

Witnesses, **§ 1:14**

ARGUMENTS

Effective testimony, arguing with attorney, **§ 15:11**

ATTENTIVENESS

Interviews of witnesses, **§ 11:20**

ATTORNEYS

Advice. Attorneys, Advice for, this index

Attorneys as Witnesses, this index

Work product doctrine, **§ 13:19, 13:20**

ATTORNEYS, ADVICE FOR

Generally, **§ 14:1 to 14:16**

ATTORNEYS, ADVICE FOR

—Cont'd

Analysis of facts and information, **§ 14:8**

Communications between witness and adversary, **§ 14:15**

Cooperative relationship with witnesses, establishment of, **§ 14:13**

Demonstrative evidence, **§ 14:10, 14:11**

Deposition, preparation for, **§ 14:3 to 14:5**

Documentary evidence, **§ 14:10, 14:11**

Gathering of facts, **§ 14:7**

Master the facts, generally, **§ 14:6 to 14:16**

Matching witnesses with facts, **§ 14:12**

Necessity of mastering of facts, **§ 14:6**

Testimonial appearances at deposition and trial, **§ 14:2**

Theory of case, building of, **§ 14:9**

Tricks by adversary, preparation for, **§ 14:14**

Unexpected witnesses, **§ 14:16**

VIP witnesses, **§ 14:4**

ATTORNEYS AS WITNESSES

Generally, **§ 9:15 to 9:21**

Advocate as witness, **§ 9:19**

Legal expert witnesses, **§ 9:18**

Opposing counsel as witness, **§ 9:21**

Testimonial competence, lack of, **§ 6:6**

AUTHENTICATION

Direct Examination, this index

BEHAVIORS OR CHARACTERISTICS

Types of witnesses, **§ 4:8**

BEST PRESENT RECOLLECTION

Effective testimony, § 15:5

BUSINESS RECORDS

Direct examination, authentication, § 23:9

CAPACITY OF WITNESSES

Persons who can be witnesses, § 6:4, 6:7

CHARACTERISTICS OR BEHAVIORS

Types of witnesses, § 4:8

CHARACTER WITNESSES

DUI proceedings, § 15:23

CHILDREN AS WITNESSES

Generally, § 9:9 to 9:12

Closed circuit television or video conferencing, use of, § 9:11

Direct examination, § 23:2

Special considerations, § 9:10

Threshold questions and issues, § 9:9

Trauma, minimization during testimony, § 9:12

CLARIFICATION

Effective testimony, clarification of question by attorney, § 15:10

CLARITY OF SPEECH

Effective testimony, § 15:6

CLIENTS AS WITNESSES

Generally, § 9:2 to 9:8

Civil actions, § 9:3

Criminal accused, § 9:4, 9:5

Dissemble, clients who, § 9:6 to 9:8

Multiple criminal accuseds, § 9:5

CLOSED CIRCUIT TELEVISION

Children as witnesses, videoconferencing, § 9:11

COACHING

Ethics, improper influencing or coaching, § 2:4

COMMON LANGUAGE

Effective testimony, § 15:6

COMMUNICATION

Persons who can be witnesses, ability to communicate, § 6:13

COMPETENCY OF WITNESSES

Persons who can be witnesses, § 6:5, 6:6

CONCENTRATION

Interviews of witnesses, § 11:20

CONCLUSIONS

Expert witnesses, § 20:13

CONFIDENCE OF WITNESS

Interviews of witnesses, § 11:6

CONSENT

Expert witnesses, approval by client of retention of experts, § 20:4

CONSULTANT

Expert witness as consultant, § 20:8

CONTRADICTIONS

Direct examination, advice to witness, § 17:7

CONTROL

Cross-examination, maintenance of control, § 18:12

Interviews of witnesses, control of interview and witness, § 11:10

Types of witnesses, controllability of witness, § 4:11

CORPORATE EXECUTIVES AS WITNESSES

Generally, § 9:22 to 9:24

Adequacy of preparation, § 9:24

Direct examination, laying of foundation, § 23:16

Selection of representative, § 9:23

CORRECTION OFFICERS

Direct examination, § 23:3

COSTS

Trial notebooks, § 3:8

COUNSEL

Attorneys, this index

COURTESY

Effective testimony, § 15:12

INDEX

CREDIBILITY OF WITNESSES

Direct examination, advice to witness, **§ 17:7**
Testing of credibility and perception, **§ 13:10**
Types of witnesses, **§ 4:12**

CRIMINAL LAW

Clients as witnesses, criminal accused, **§ 9:4, 9:5**
Trial notebooks, checklists, **§ 3:6**
Types of testimonial appearances, **§ 8:7**

CROSS-EXAMINATION

Generally, **§ 18:1 to 18:18, 24:1 to 24:4**
Ability to perceive, recall and relate, **§ 18:7**
Arbitration, **§ 16:10**
Control, maintenance of, **§ 18:12**
Demeanor of witness, **§ 18:13**
Direct examination, distinguished, **§ 15:17**
Discipline, maintenance of, **§ 18:12**
DUI proceedings, **§ 18:18**
Expert witnesses, **§ 20:14**
Forms of interrogation, **§ 18:10**
Impeachment of witness, **§ 18:7 et seq., 24:4**
Leading questions, anticipation of shift to, **§ 18:4**
Nature, **§ 18:3**
Objections, **§ 18:14**
Pinning witness down, **§ 18:6**
Preemption of impeaching material, **§ 18:17**
Prior inconsistent statements, **§ 18:11, 24:2, 24:3**
Refreshing recollection, impeachment, **§ 24:4**
Rehearsal, **§ 18:16**
Scope, **§ 18:3**
Testing of direct examination, **§ 18:5, 18:6**
Trick questions, **§ 18:9**

CT SCAN INJURIES

Expert witnesses, checklist, **§ 20:16**

DEMEANOR

Cross-examination, **§ 18:13**

DEMONSTRATIVE EVIDENCE

Attorney, advice for, **§ 14:10, 14:11**

DEPOSITIONS

Attorney, advice for, **§ 14:3 to 14:5**
Purpose, processes, participants and sequence, **§ 1:7**
Types of testimonial appearances, **§ 8:3**
Witnesses, **§ 1:12**

DIRECT EXAMINATION

Generally, **§ 17:1 to 17:18, 23:1 to 23:17**
Analysis of available evidence and information, **§ 17:3**
Authentication
documents, use and authentication, below
tangible objects, **§ 23:10**
Business records, authentication, **§ 23:9**
Child witnesses, **§ 23:2**
Clues and cues, picking up, **§ 17:16**
Contradictions, advice to witness about, **§ 17:7**
Corporate witnesses, laying of foundation, **§ 23:16**
Correction officers, **§ 23:3**
Credibility, advice to witness about, **§ 17:7**
Cross-examination, distinguished, **§ 15:17**
Documents, use and authentication generally, **§ 17:14, 23:8, 23:9**
business records, **§ 23:9**
personal documents, **§ 23:8**
Easy questions that personalize witness, **§ 17:9**
Expert and opinion witnesses generally, **§ 23:4 to 23:7, 23:14, 23:15**
checklist, **§ 23:7**
lay witness opinions, **§ 23:15**
motorcycle products liability action, **§ 23:17**

DIRECT EXAMINATION—Cont'd

Expert and opinion witnesses
—Cont'd
MTBE contamination of water,
§ 23:6
structural engineering, § 23:5
Lay witness opinions, § 23:15
Leading questions, § 17:15
Memory lapses
generally, § 17:11 to 17:13, 23:11,
23:12
past recollection recorded, § 17:13,
23:12
refreshed recollection, § 17:12,
23:11
Motorcycle products liability action,
expert witnesses, § 23:17
MTBE contamination of water,
expert witnesses, § 23:6
Opinion witnesses. Expert and
opinion witnesses, above
Outline, use to prepare witness,
§ 17:6
Past recollection recorded, § 17:13,
23:12
Personal documents, authentication,
§ 23:8
Persuasive direct examination,
development of, § 17:8
Planning of direct examination,
§ 17:5
Redirect examination, § 17:18
Refreshed recollection, § 17:12,
23:11
Rehearsal, § 17:17
Semantics, § 17:10
Structural engineering, expert wit-
nesses, § 23:5
Summary of voluminous documents,
§ 23:13
Theory of case, development of,
§ 17:4
Trial strategy as preface to prepara-
tion, § 17:2

DISCIPLINE

Cross-examination, maintenance of
discipline, § 18:12

DISCOVERY

Arbitration, absence of pretrial
discovery, § 16:5
Depositions, this index
Interviews of witnesses, discover-
ability of interview content,
§ 11:11
Pretrial discovery of trial preparation,
§ 13:18
Records and recordings, pretrial
discovery of trial preparation,
§ 13:18

**DOCUMENTS AND
DOCUMENTARY EVIDENCE**

Generally, § 13:9
Attorney, advice for, § 14:10, 14:11
Direct Examination, this index
Foundation witnesses, § 4:23

**DRIVING UNDER THE
INFLUENCE**

Character witnesses, § 15:23
Cross-examination, § 18:18

EFFECTIVE TESTIMONY

Generally, § 15:1 to 15:13
Arguing with attorney, § 15:11
Best present recollection, answer
with, § 15:5
Clarification of question by attorney,
§ 15:10
Clarity of speech, § 15:6
Common language, use of, § 15:6
Courtesy, § 15:12
Lack of knowledge, faulty recollec-
tion or error, acknowledgment
of, § 15:9
Memory, testimony from, § 15:7
Neutrality, appearance of, § 15:13
Out thinking of attorney, § 15:11
Pause and think before giving
response, § 15:8
Question asked, only answer, § 15:4
Spontaneity of speech, § 15:7
Truthful answers, § 15:3
Understanding of questions, § 15:4

**EGOCENTRIC AND
MEGALOMANIACAL
WITNESSES**

Generally, § 4:18

INDEX

ETHICS

- Generally, § 2:1 to 2:6
- Arbitration, § 16:9
- Checklists, § 2:6
- Extent of preparation, § 2:2
- Improper influencing or coaching, § 2:4
- Limitations on preparation, § 2:3
- Obligation to prepare witnesses, § 2:1
- Opening statements, § 2:5
- Vouching, improper, § 2:5

EXPECTATIONS

- Reasonable expectations, maintenance of, § 10:5

EXPERT AND OPINION WITNESSES

- Generally, § 20:1 to 20:17
- Acting and communicating, § 20:11
- Admissibility of expert testimony, § 20:10
- Approval by client of retention of experts, § 20:4
- Communicating and acting, § 20:11
- Conclusions, § 20:13
- Consultant, expert as, § 20:8
- Cross-examination, § 20:14
- CT scan injuries, checklist, § 20:16
- Direct Examination, this index
- Hypotheticals, § 20:13
- Inferences, § 20:13
- In limine motion to preclude expert testimony, § 20:15
- Legal expert witnesses, § 9:18
- Materials, review of, § 20:12
- Opinions, § 20:13
- Persons Who Can be Witnesses, this index
- Purpose, § 20:2
- Qualification of expert as witness, § 20:9
- Relationship between attorney and expert, § 20:7
- Selection of expert, § 20:5, 20:6
- Telephone Consumer Protection Act, checklist, § 20:17
- Time to retain expert witness, § 20:3

EXPERT AND OPINION

WITNESSES—Cont'd

- Types of witnesses, § 4:3

EYEWITNESSES

- Psychology, this index

FACT WITNESSES

- Persons who can be witnesses, § 6:2
- Types of witnesses, § 4:2

FAMILY LAW

- Trial notebooks, checklists, § 3:5

FOREIGN LANGUAGE

WITNESSES

- Decision whether to use interpreter, § 9:25
- Use of interpreter, § 9:25, 9:26

GRAND JURY PROCEEDINGS

- Generally, § 21:1 to 21:7
- Function, § 21:2
- Private lawyer learns client has been called to testify, § 21:4
- Prosecution witnesses, § 21:3
- Purpose, processes, participants and sequence, § 1:8, 21:2
- Retention by grand jury witness, first actions, § 21:5
- Target or subject, representation of, § 21:6
- Types of testimonial appearances, § 8:6
- Witnesses, § 1:13

HESITANT AND NERVOUS

WITNESSES

- Generally, § 4:16

HOSTILE AND ADVERSE

WITNESSES

- Generally, § 4:20, 4:21
- Records and recordings, protection of client and case, § 4:21

HUSBAND AND WIFE

- Spouses as Witnesses, this index

HYPNOSIS

- Persons Who Can be Witnesses, this index

HYPOTHETICAL QUESTIONS

Expert witnesses, § 20:13

Interrogation basics, § 12:6

IDENTIFICATION

Prerequisites to preparation,
identification of potential wit-
nesses, § 5:5

IMPEACHMENT OF WITNESS

Cross-Examination, this index

IMPORTANCE

General discussion, § 1:1
Human being, witness as, § 10:1

INFERENCES

Expert witnesses, § 20:13

INFLUENCE

Ethics, improper influencing or
coaching, § 2:4

IN LIMINE MOTION

Expert witnesses, preclusion of,
§ 20:15

INSTRUCTIONS

Persons who can be witnesses, ability
to follow instructions, § 6:14

INTERPRETERS

Foreign Language Witnesses, this
index

INTERROGATION BASICS

Generally, § 12:1 to 12:10

Adapt interrogation to witness,
§ 12:2

Hypothetical questions and alterna-
tive, § 12:6

Leading questions, § 12:5

Number of witnesses, § 12:9

Open or narrative questions, § 12:4

Order of witnesses, § 12:10

Two-in-one questions, § 12:7

Two patterns of basic questioning,
§ 12:3

Understanding by witness of his part,
§ 12:8

INTERVIEWS OF WITNESSES

Generally, § 11:1 to 11:24

INTERVIEWS OF WITNESSES

—Cont'd

Attentiveness and concentration,
§ 11:20

Concentration and attentiveness,
§ 11:20

Conduct of interview, § 11:7

Confidence of witness, building of,
§ 11:6

Control of interview and witness,
§ 11:10

Discoverability of interview content,
§ 11:11

Final considerations, § 11:23

Four phases of process, § 11:12 to
11:16

Goals of interview, § 11:2

Hasty judgments, avoidance of,
§ 11:22

Information gathering and witness
preparation, distinguished,
§ 11:3

Initial interview, § 13:6

Listening and observing

generally, § 11:19 to 11:21
concentration and attentiveness,
§ 11:20

unintentional distortions, noting of,
§ 11:21

Memorializing of interview. Records
and recording, this index

Mental notes, making of, § 11:17,
11:18

Observing. Listening and observing ,
above

Outline areas to inquire about, § 13:8

Place of interview, § 11:4

Process of interview, § 11:2

Psychology, this index

Self preparation of witness, § 11:5

Time of interview, § 11:4

Two approaches, § 11:9

Unintentional distortions, noting of,
§ 11:21

JUDGES

Persons who can be witnesses, lack
of testimonial competence, § 6:6

INDEX

JURORS

Persons who can be witnesses, lack of testimonial competence, **§ 6:6**

KNOWLEDGE

Effective testimony, acknowledgment of lack of knowledge, **§ 15:9**

LAWYERS

Attorneys, this index

LAY WITNESS OPINIONS

Direct examination, **§ 23:15**

LEADING QUESTIONS

Cross-examination, **§ 18:4**

Direct examination, **§ 17:15**

Interrogation basics, **§ 12:5**

LISTENING

Interviews of Witnesses, this index

LITIGATION PROCESS

Generally, **§ 15:14 to 15:22**

Checklist, **§ 15:22**

Direct examination and cross-examination, difference between, **§ 15:17**

Explanation of proceedings, **§ 15:16**

Favorable impression, creation of, **§ 15:20**

Nature of proceedings, **§ 15:15**

Objections and reaction of witness, **§ 15:19**

Questions of witness, answering of, **§ 15:21**

Time and space, testimony about, **§ 15:18**

LOCATION

Place or Location, this index

MARITAL PRIVILEGES

Generally, **§ 9:14**

MEGALOMANIACAL OR EGOCENTRIC WITNESSES

Generally, **§ 4:18**

MEMORIALIZING OF INTERVIEW AND PREPARATION SESSIONS

Records and Recordings, this index

MEMORY

Direct Examination, this index

Effective testimony

acknowledgment of faulty recollection or error, **§ 15:9**

testimony from memory, **§ 15:7**

Past Recollection Recorded, this index

Persons Who Can be Witnesses, this index

Refreshed Recollection, this index

MOTIONS

Types of testimonial appearances, hearings on litigated motions, **§ 8:4**

MOTORCYCLES

Direct examination, products liability action, expert witnesses, **§ 23:17**

MTBE CONTAMINATION OF WATER

Direct examination, expert witnesses, **§ 23:6**

NARRATIVE OR OPEN QUESTIONS

Interrogation basics, **§ 12:4**

NERVOUS AND HESITANT WITNESSES

Generally, **§ 4:16**

NEUTRAL WITNESSES

Generally, **§ 4:22**

Effective testimony, appearance of neutrality, **§ 15:13**

NOTEBOOKS

Trial Notebooks, this index

NUMBER OF WITNESSES

Interrogation basics, **§ 12:9**

OBJECTIONS

Cross-examination, **§ 18:14**

Litigation process, objections and reaction of witness, **§ 15:19**

OBSERVING

Interviews of Witnesses, this index

OBSTINATE WITNESSES
Generally, § 4:17
OPENING STATEMENTS
Ethics, § 2:5
OPEN OR NARRATIVE QUESTIONS
Interrogation basics, § 12:4
OPINION WITNESSES
Expert and Opinion Witnesses, this index
ORDER OF WITNESSES
Arbitration, § 16:7
Interrogation basics, § 12:10
OUTLINES
Direct examination, use to prepare witness, § 17:6
PARTICIPANTS
Generally, § 1:5 to 1:9
PAST RECOLLECTION RECORDED
Direct examination, § 17:13, 23:12
Rehearsals, § 17:13
PERCEPTION OF WITNESSES
Persons who can be witnesses, capacity to perceive, § 6:7
Testing of credibility and perception generally, § 13:10 to 13:12
behavior, § 13:12
content, § 13:11
PERSONAL DOCUMENTS
Direct examination, authentication, § 23:8
PERSONAL INJURIES
Trial notebooks, checklists, § 3:4
PERSONAL TREATMENT
Generally, § 10:2
PERSONS WHO CAN BE WITNESSES
Generally, § 6:1 to 6:21
Admissibility of expert testimony, § 6:19, 6:21

PERSONS WHO CAN BE WITNESSES—Cont'd
Attorneys, lack of testimonial competence, § 6:6
Capacity of witnesses, § 6:4, 6:7
Communicate, ability to, § 6:13
Competency of witnesses, § 6:5, 6:6
Desirability or necessity of expert testimony, § 6:18
Expert witnesses
Generally, § 6:17 to 6:21
admissibility of expert testimony, § 6:19, 6:21
determination of admissibility by trial court, § 6:19
necessity or desirability of expert testimony, § 6:18
personal qualifications of expert witness, § 6:20
Fact witnesses, § 6:2
Hypnosis to refresh recollection generally, § 6:9 to 6:12
admissibility of testimony, § 6:11
guidelines to preparation of witnesses, § 6:12
Instructions, ability to follow, § 6:14
Judges, lack of testimonial competence, § 6:6
Jurors, lack of testimonial competence, § 6:6
Memory. Hypnosis to refresh recollection, above
Necessity or desirability of expert testimony, § 6:18
Perceive, capacity to, § 6:7
Personal qualifications of expert witness, § 6:20
Privileges, § 6:15, 6:16
Recall, ability to
generally, § 6:8 to 6:12
hypnosis to refresh recollection, above
Refreshing recollection. Hypnosis to refresh recollection, above
Understand, ability to, § 6:14
PLACE OR LOCATION
Generally, § 13:1, 13:2

INDEX

PLACE OR LOCATION—Cont'd
Interviews of witnesses, place of interview, **§ 11:4**
Potential witness, locating of, **§ 13:1, 13:2**

PLEA BARGAIN
Effect of good preparation, **§ 1:2**

PREEMPTION
Cross-examination, preemption of impeaching material, **§ 18:17**

PREREQUISITES TO PREPARATION
Generally, **§ 5:1 to 5:7**
Desirable witnesses, **§ 5:7**
Identification of potential witnesses, **§ 5:5**
Legally sufficient claims or defenses of client, **§ 5:2**
Necessary witnesses, **§ 5:6**
Preliminary fact investigation and document review, **§ 5:3**
Preliminary litigation plan, **§ 5:4**

PRESENCE
Schedules, presence of others, **§ 13:5**

PRIOR INCONSISTENT STATEMENTS
Cross-examination, **§ 18:11, 24:2, 24:3**

PRIVILEGES
Persons who can be witnesses, **§ 6:15, 6:16**

PROPHYLACTIC MEASURES
Generally, **§ 13:15**

PSYCHOLOGY
Generally, **§ 7:1 to 7:11**
Distortion of eyewitness testimony, **§ 7:11**
Eyewitnesses
generally, **§ 7:9 to 7:11**
distortion of eyewitness testimony, **§ 7:11**
witnesses see what lawyers want them to see, **§ 7:10**
Interviews of prospective witnesses
generally, **§ 7:4 to 7:8**

PSYCHOLOGY—Cont'd
Interviews of prospective witnesses
—Cont'd
 how to ask, **§ 7:7**
 what to ask, **§ 7:6**
 when to ask, **§ 7:8**
Preparation of witnesses, **§ 7:3 et seq.**
Selection of witnesses, **§ 7:2**

PURPOSE AND PROCESSES
Generally, **§ 1:5 to 1:9, 10:4**
Arbitrations, **§ 1:9**
Depositions, **§ 1:7**
Grand jury proceedings, **§ 1:8**
Trial, **§ 1:6**

QUALIFICATION
Expert witnesses, **§ 20:9**

RECORDS AND RECORDINGS
Attorney work product doctrine, **§ 13:19, 13:20**
Hostile witnesses, protection of client and case from, **§ 4:21**
Memorializing of interview and preparation sessions
generally, **§ 11:24, 13:14 to 13:22**
attorney work product doctrine, **§ 13:19, 13:20**
considerations concerning recording of interview, **§ 13:17**
experienced litigators, practices of, **§ 13:16**
hostile witnesses, protection of client and case from, **§ 4:21**
pretrial discovery of trial preparation, **§ 13:18**
Pretrial discovery of trial preparation, **§ 13:18**

REDIRECT EXAMINATION
Direct examination, **§ 17:18**

REFRESHED RECOLLECTION
Cross-examination, impeachment, **§ 24:4**
Direct examination, **§ 17:12, 23:11**
Rehearsals, **§ 17:12**

REHEARSALS
Generally, **§ 19:1 to 19:8**

REHEARSALS—Cont'd
Courtroom visit for client and witnesses, § 19:3
Cross-examination, § 18:16
Direct examination, § 17:17
Final instructions to witnesses, § 19:7
Formats, § 19:4
Past recollection recorded, § 17:13
Refreshed recollection, § 17:12
Setting, § 19:2
Structure, § 19:5

RELATIONSHIP TO PARTIES
Types of witnesses, § 4:6

RELUCTANT WITNESSES
Generally, § 4:19

SCHEDULES
Generally, § 13:3 to 13:5
Considerations of time and schedule, § 10:3
Presence of others, § 13:5
Trial, how long before, § 13:4

SELECTION OF WITNESSES
Arbitration, § 16:7
Corporate executives as witnesses, selection of representative, § 9:23
Expert witnesses, selection of, § 20:5, 20:6
Psychology, § 7:2
Values bearing on witness selection, § 4:9

SELF PREPARATION OF WITNESS
Generally, § 11:5

SEMANTICS
Direct examination, § 17:10

SEQUENCE
Generally, § 1:5 to 1:9

SETTLEMENT
Effect of good preparation, § 1:2

SIMILARITY
Witnesses as alike, § 1:3

SPAM
Telephone Consumer Protection Act, expert witnesses, § 20:17

SPONTANEITY
Effective testimony, spontaneity of speech, § 15:7

SPOUSES AS WITNESSES
Generally, § 9:13
Marital privileges, § 9:14

STRUCTURAL ENGINEERING
Direct examination, expert witnesses, § 23:5

SUBJECT
Grand jury proceedings, representation of target or subject, § 21:6

SUMMARY OF VOLUMINOUS DOCUMENTS
Direct examination, § 23:13

TARGET
Grand jury proceedings, representation of target or subject, § 21:6

TELEPHONE CONSUMER PROTECTION ACT
Expert witnesses, checklist, § 20:17

THEORY OF CASE
Attorney, advice for, § 14:9
Direct examination, development of theory, § 17:4

TIME
Commencement of preparation, § 1:4
Considerations of time and schedule, § 10:3
Expert witnesses, time to retain, § 20:3
Interviews of witnesses, § 11:4
Litigation process, testimony about time and space, § 15:18

TRAUMA
Children as witnesses, minimization during testimony, § 9:12

TRIAL NOTEBOOKS
Generally, § 3:1 to 3:8, 13:7

INDEX

TRIAL NOTEBOOKS—Cont'd

Checklists
 generally, § 3:4 to 3:7
 criminal law, § 3:6
 family law, § 3:5
 personal injuries, § 3:4
 sample index for general litigation, § 3:67
Contents, § 3:2
Costs, § 3:8
Development, § 3:3

TRIALS

Purpose, processes, participants and sequence, § 1:6
Types of testimonial appearances, § 8:5, 8:7
Witnesses, § 1:11

TRICKS

Attorney, advice for, § 14:14
Cross-examination, § 18:9

TRUTH

Effective testimony, truthful answers, § 15:3

TYPES OF TESTIMONIAL APPEARANCES

Generally, § 8:1 to 8:8
Arbitrations, § 8:8
Civil litigation, § 8:2
Civil trials, § 8:5
Criminal trials, § 8:7
Depositions, § 8:3
Grand jury proceedings, § 8:6
Motions, hearings on litigated, § 8:4

TYPES OF WITNESSES

Generally, § 4:1 to 4:23
Adverse and hostile witnesses, § 4:20, 4:21
Behavior or characteristic, witness defined by, § 4:8
Characteristic or behavior, witness defined by, § 4:8
Controllability of witness, § 4:11
Credibility of witness, § 4:12
Document foundation witnesses, § 4:23
Effectiveness of witness, § 4:10

TYPES OF WITNESSES—Cont'd

Egocentric and megalomaniacal witnesses, § 4:18
Expert witnesses, § 4:3
Fact witnesses, § 4:2
Function or role, witness defined by, § 4:7
Glossary, § 4:5
Handling of or dealing with witnesses generally, § 4:14 to 4:21
 adverse and hostile witnesses, § 4:20, 4:21
 hesitant and nervous witnesses, § 4:16
 megalomaniacal or egocentric witnesses, § 4:18
 obstinate witnesses, § 4:17
 reluctant witnesses, § 4:19
 verbose witnesses, § 4:15
Hesitant and nervous witnesses, § 4:16
Hostile and adverse witnesses, § 4:20, 4:21
Matter in dispute, witness defined by, § 4:7
Megalomaniacal or egocentric witnesses, § 4:18
Memorialized statements, protection of client and case from hostile witnesses, § 4:21
Nervous and hesitant witnesses, § 4:16
Neutral witnesses, § 4:22
Obstinate witnesses, § 4:17
Personal characteristics of witness, § 4:13
Protection of client and case from hostile witnesses, § 4:21
Reasons to classify witnesses, § 4:4
Relationship to parties, witness defined by, § 4:6
Reluctant witnesses, § 4:19
Role or function, witness defined by, § 4:7
Values bearing on witness selection, § 4:9
Verbose witnesses, § 4:15

PREPARING WITNESSES

UNEXPECTED WITNESSES

Attorney, advice for, **§ 14:16**

VERBOSE WITNESSES

Generally, **§ 4:15**

VIP WITNESSES

Attorney, advice for, **§ 14:4**

**VOLUMINOUS DOCUMENTS,
SUMMARY OF**

Direct examination, **§ 23:13**

VOUCHING

Ethics, improper vouching, **§ 2:5**

WIFE AND HUSBAND

Spouses as Witnesses, this index

WORK PRODUCT DOCTRINE

Generally, **§ 13:19, 13:20**