# **Index**

#### **ABILITY OR INABILITY**

Constructive service, inability to serve, § 9:6
Depositions, use of, inability of witness to attend, § 20:11

## ABSENCE OR PRESENCE

Default, absence of personal jurisdiction, § 10:4
Depositions, absence of witness, § 20:11
Habeas corpus, absence of filing fees, § 31:5
Loss or destruction of evidence, absence of bad faith, § 21:6
Prohibition, absence of jurisdiction, §§ 1:9, 31:2
Proposals for settlement, absence of good faith, § 12:5
Service, absence of personal jurisdiction, § 9:9
Temporary injunctions, absence of notice, § 29:1
Vacating judgments, absence of time limit, § 14:8

## ABSTRACT BIAS

Challenges for cause, § 18:3

## ABUSE OF DISCRETION

Discretionary decisions, § 27:5

## ACCEPTANCE OR REJECTION

Jury trial, rejection of demand, § 15:3
Proposals for settlement, time for acceptance, § 12:5
Service of process by mail, § 9:4

# ACCRUAL OF ACTIONS

Generally, § 3:2 Contracts, § 3:2 Delayed discovery, § 3:2 Statutory conditions, § 3:2 Torts, § 3:2

## **ACTIONS**

Generally, §§ 3:1 to 3:6
Accrual
Generally, § 3:2
Contracts, § 3:2
Delayed discovery, § 3:2
Statutory conditions, § 3:2
Torts, § 3:2
Common law actions, § 3:1
Consolidation, § 3:4
Definition, § 3:1
Joinder of actions, § 3:4

#### ACTIONS—Cont'd

Limitation of Actions, this index

Severance of actions, § 3:5

Splitting claims

Generally, § 3:6

Accrual, § 3:6

Application of the rule, § 3:4

Bad faith insurance claims, § 3:4

Future damages, § 3:4

Identity of parties, § 3:4

Property damage claims, § 3:4

Uninsured motorist claims, § 3:4

Statutes of repose, § 3:3

Statutory actions, § 3:1

## ADDING PARTIES

Indispensable parties, § 4:14

Motion to add parties, § 4:14

Order adding parties, § 4:14

Statute of limitations, effect of, § 4:14

Time for adding party without leave, § 4:14

## **ADDITUR**

Inadequate verdict, § 23:8

Motions, § 23:9

New trial, § 23:8

### ADMISSIONS

Opening statements, admissions during, § 19:1

Request for Admissions, this index

#### ADR

Alternative Dispute Resolution, this index

#### **ADVISORY JURIES**

Judicial discretion, § 15:7

Right to nonjury trial, § 15:7

Use of jury findings, § 15:7

## AFFIRMATIVE DEFENSES

Definition, § 8:20

Limitation on claim, § 8:20

Method of asserting, § 8:20

Motion to dismiss, when proper, § 8:20

Offset on claim, § 8:20

Purpose, § 8:20

Waiver, § 8:23

## **AGREEMENTS**

Contracts, this index

Index-2

## **ALL WRITS**

Appendix, § 31:6
Jurisdiction, § 31:6
Maintaining status quo, § 31:6
Petition, § 31:6
Procedure, § 31:6
Protecting future jurisdiction, § 31:6
Remedies, § 31:6

## ALLEGATIONS OF FACT

Incorporating allegations, § 8:2 Pleading special matters Generally, § 8:3 Capacity, lack of, § 8:3 Conditions precedent, § 8:3 Continuous conditions, § 8:3 Foreign judgments, § 8:3 Fraud Generally, § 8:4 Factual basis, § 8:4 False representation, § 8:4 Materiality, § 8:4 Particularity requirement, § 8:4 Mistake, § 8:4 Shifting burdens, § 8:3 Statutory conditions, § 8:3 Time and place, § 8:3 Separate counts, § 8:2 Separate statements, § 8:2 Special damages Generally, § 8:5 Definition, § 8:5 Foreseeability, § 8:5 Loss of profits, § 8:5 Particularity requirement, § 8:5 Physical injury, § 8:5 Sufficiency of allegations, § 8:2

## **ALTERNATE JURORS**

Generally, § 18:7 Function of alternates, § 18:7 Number of alternates, § 18:7 Peremptory challenges, § 18:7

## ALTERNATIVE DISPUTE RESOLUTION

Arbitration
Generally, § 12:1
Authority of arbitrator, § 12:1
Binding arbitration, § 12:1

#### ALTERNATIVE DISPUTE RESOLUTION—Cont'd

Arbitration—Cont'd

Enforcement, § 12:1

Nonbinding arbitration, § 12:1

Family mediation, § 12:3

Mediation

Generally, §§ 12:2 to 12:4

Agreement in mediation, § 12:2

County court mediation, § 12:4

Failure to mediate, § 12:2

Family mediation, § 12:3

Order of referral, § 12:2

Public access, § 12:2

Sanctions, § 12:2

# AMENDMENT OR CHANGE

Depositions by oral examination, changes in testimony, § 11:7

Pleadings, this index

Venue, this index

#### AMOUNT IN CONTROVERSY

Circuit courts, § 1:5

County courts, § 1:6

Pleading, § 1:5

## **ANSWERS**

Admission of facts, § 8:19

Affirmative defenses, § 8:20

Contents, § 8:19

General denial, § 8:19

Method of answering allegations, § 8:19

### **APPEALS**

Depositions pending appeal, § 11:6

Injunctions, failure to appeal temporary injunction, § 29:5

Injunctions, order on motion to dissolve, § 29:3

Jurisdiction of the person, order determining, § 1:9

Mandamus, § 31:1

Mistrial, § 23:4

New trial, order granting, § 23:8

Preservation of error, § 17:6

Presumption of correctness, § 27:4

Proceedings supplementary, § 14:6

Prohibition, § 31:2

Proposals for settlement, § 12:5

Quo warranto, § 31:3

Standards of review

Generally, § 27:4

Abuse of discretion, § 27:5

Clearly erroneous standard, § 27:3

# APPEALS—Cont'd

Standards of review—Cont'd Competent substantial evidence test, § 27:3 De novo standard, § 27:4

Temporary injunctions, § 29:5

Unappealable orders, § 31:4

Venue orders, §§ 2:6, 2:7

## **APPEARANCE**

Authority, § 6:1

Filing of court paper, § 6:2

Foreign attorneys, § 6:2

Notice of appearance, § 6:2

Remote court, § 7:6

Signature on pleading, § 6:2

#### ARBITRATION

Authority of arbitrator, § 12:1

Binding arbitration, § 12:1

Enforcement, § 12:1

Nonbinding arbitration, § 12:1

## ARGUMENTS OF COUNSEL

Closing Arguments, this index

Opening Statements, this index

## ASSIGNMENT OF JUDGES

Generally, § 5:1

Cross-jurisdictional assignments, § 5:1

Jurisdiction, § 5:1

Review of assignment orders, § 5:1

Successive temporary assignments, § 5:1

Temporary duty, § 5:1

## **ATTORNEYS**

Generally, §§ 6:1 to 6:8

Adding attorneys, § 6:2

Appearance

Generally, § 6:1

Filing of court paper, § 6:2

Foreign attorneys, § 6:2

Notice of appearance, § 6:2

Signature on pleading, § 6:2

Arguments of Counsel, this index

Charging liens

Generally, § 6:7

Defenses, § 6:7

Definition, § 6:7

Enforcement of lien, § 6:7

Family law cases, § 6:7

# ATTORNEYS—Cont'd Charging liens—Cont'd Hearing, § **6:7** Nature of the remedy, § 6:7 Notice, § 6:7 Perfecting the lien, § 6:7 Procedure, § 6:7 Property subject to lien, § 6:7 Requirements, § 6:7 Services on appeal, § 6:7 Withdrawal of counsel, § 6:7 Conduct of counsel during trial Generally, § 17:4 Contacting jurors prohibited, § 17:4 Duty of candor, § 17:4 Duty of fairness, § 17:4 Examining witnesses, § 17:4 Fair comment, § 17:4 Disqualification Generally, § 6:4 Conflict, § 6:4 Grounds, § 6:4 Hearing, § 6:4 Imputed conflict, § 6:4 Legal assistants, § 6:4 Motion for disqualification, § 6:4 Nature of remedy, § 6:4 Order on motion for disqualification, § 6:4 Presumptions, § 6:4 Standard, § 6:4 Witness, lawyer as, § 6:4 Fees. Attorneys' Fees, this index Retaining liens Generally, § 6:6 Access to records, § 6:6 Possession of client's property, § 6:6 Purpose of retaining lien, § 6:6 Substitution Generally, § 6:2 Order on motion for substitution, § 6:2 Procedure, § 6:2 Review, § 6:2 Right to substitute counsel, § 6:2

Withdrawal

Generally, § 6:3

Additional remedies, § 6:3 Notice to parties, § 6:3

#### ATTORNEYS-Cont'd

Withdrawal—Cont'd

Order allowing withdrawal, § 6:3

Procedure, § 6:3

Right of counsel, § 6:3

Work Product, this index

## **ATTORNEYS' FEES**

Generally, § 6:8

Amount of award, § 6:5

Common fund, § 6:8

Consolidation, effect on attorney's fees, § 16:7

Contingent fee limitations, § 6:5

Contract, § 6:5

Discovery

Generally, § 11:3

Sanctions, § 11:15

Entitlement to fees from opposing party, § 6:8

Interpleader, § 4:13

Lodestar method, § 6:5

Multipliers, § 6:8

Pleading claims, § 6:5

Public officers, § 6:8

Quantum meruit, § 6:5

Settlement, appellate attorney's fees, § 12:5

Statute, § **6:8** 

Withdrawal of counsel, § 6:5

## **AUTHENTICATION**

Documents, § 21:5

Handwriting, §§ 21:4, 21:5

Method of authentication, § 21:5

Self-authentication, § 21:5

## **BAD FAITH**

Good or Bad Faith, this index

## BEST AND SECONDARY EVIDENCE

Bad faith, absence of, § 21:6

Choice of secondary evidence, § 21:6

**Duplicates** 

Generally, § 21:6

Definition, § 21:6

Disputed documents, § 21:6

Unfair use, § 21:6

Loss or destruction, § 21:6

Negotiable instruments, § 21:6

Notice, § 21:6

Original is beyond jurisdiction, § 21:6

Original is in control of adverse party, § 21:6

# BEST AND SECONDARY EVIDENCE—Cont'd

Preliminary fact issue, § 21:6 Requirement of originals, § 21:6 Summaries, § 21:6 Technical violation, § 21:6

#### **BIAS**

Prejudice or Bias, this index

## **BONDS**

Injunctions, this index

## BURDEN OF PROOF

Clear and convincing Generally, § 17:1 Civil penalties, § 17:1 Criminal conduct, § 17:1 Definition, § 17:1 Protected interest, § 17:1 Definitions, § 17:1 Greater weight, § 17:1

Injunctions, permanent injunctions, § 29:4

Mandamus, § 31:1 Offering evidence, § 17:1

Presumptions, § 17:1

Sufficiency of evidence, § 17:1

Witnesses, competency, § 20:3

## **CAPACITY**

Defense, § 4:2

Florida corporations, § 4:2

Foreign corporations, § 4:2

Guardians, § 4:2

Natural persons, § 4:2

Parties, § 4:2

Partnerships, § 4:2

Pleading, § 4:2

Special matters, lack of capacity, § 8:3

Testamentary capacity, subjects of lay opinion, § 20:9

Waiver, § 4:2

#### **CAPTIONS**

Form of court documents, § 7:1 Mandamus, § 31:1 Pleadings and motions, § 7:2 Prohibition, § 31:2

Quo warranto, § 31:3

#### **CERTIORARI**

Characteristics of certiorari, § 31:4

Complaint, certiorari as a new action, § 31:4

Index-8

## CERTIORARI—Cont'd

Counsel, disqualification of, §§ 6:4, 31:4

Definition, § 31:4

Discovery orders, §§ 11:16, 31:4

Jurisdiction, § 31:4

Jurisdiction, actions in excess of, § 31:1

Jury trial, denial of, §§ 15:2, 31:4

Lis pendens, § 31:4

Local administrative action, § 31:4

Petition, certiorari as a review proceeding, § 31:4

Procedure, § 31:4

Punitive damages procedure, § 31:4

Record, § 31:4

Service, § 31:4

Summons in certiorari, § 31:4

Time limit, § 31:4

Unappealable orders, § 31:4

## **CHALLENGES FOR CAUSE**

Abstract bias, § 18:3

Assurances by juror, § 18:3

Close cases, § 18:3

Employment by party, § 18:3

Evidence on challenge, § 18:3

Exhausting peremptories, § 18:3

Fairness, test of, § 18:3

Indication of bias, § 18:3

Reasonable doubt, § 18:3

Relation to party, § 18:3

Standard of review, § 18:3

Unspecified grounds, § 18:3

## **CHANGE**

Amendment or Change, this index

#### **CHARGING LIENS**

Defenses, § 6:7

Definition, § 6:7

Enforcement of lien, § 6:7

Family law cases, § 6:7

Hearing, **§ 6:7** 

Nature of the remedy, § 6:7

Notice, § 6:7

Perfecting the lien, § 6:7

Procedure, § 6:7

Property subject to lien, § 6:7

Requirements, § 6:7

Services on appeal, § 6:7

Summary proceeding, § 6:7

#### CHARGING LIENS—Cont'd

Withdrawal of counsel, § 6:7

#### **CHILDREN**

Minors, this index

## **CIRCUIT COURTS**

Generally, § 1:5

All writs, § 31:6

Amount in controversy, § 1:5

Authority to define jurisdiction, § 1:5

Certiorari, § 31:4

Challenges to jurisdiction, § 1:5

Concurrent jurisdiction, § 1:5

Constitutional authority, § 1:5

Declaratory relief, § 30:1

Equity cases, § 1:5

Extraordinary writs, §§ 1:5, 31:1 to 31:6

Guardianship cases, § 1:5

Habeas corpus, § 31:5

Joint claims, § 1:5

Jurisdictional allegations, § 1:5

Jurisdictional statute, § 1:5

Mandamus, § 31:1

Probate cases, § 1:5

Prohibition, § 31:2

Quo warranto, § 31:3

Real property claims, § 1:5

Separate claims, § 1:5

Subject matter jurisdiction, § 1:5

Territorial jurisdiction, § 1:5

Transfer to county court, § 1:5

## **CLASS ACTIONS**

Adequacy, §§ 4:9, 4:10

Burden of proof, § 4:11

Commonality, §§ 4:9, 4:10

Condominium associations, §§ 4:9, 4:11

Default, § 4:11

Discovery, § 4:11

Due process, § 4:11

Fraud claims, § 4:9

Judgments, § 4:11

Mobile homeowner's associations, §§ 4:9, 4:11

Notice to class members, § 4:11

Numerosity, §§ 4:9, 4:10

Pleading, § 4:10

Procedure, § 4:11

Purpose of class action rule, § 4:9

## CLASS ACTIONS—Cont'd

Requirements, § 4:9

Settlement procedure, § 4:11

Types of class actions, § 4:9

Typicality, §§ 4:9, 4:10

## **CLOSING ARGUMENTS**

Generally, §§ 24:1 to 24:7

Community conscience, § 24:4

Consequences of verdict, § 24:4

Counterclaims, effect of, § 24:4

Currying favor, § 24:4

Emotion, § 24:4

Empty chair arguments, § 24:4

Fundamental error, § 24:5

Golden rule arguments, § 24:4

Improper comment, § 24:4

Insurance coverage, § 24:4

Justice of the claim or defense, § 24:4

Limitation to evidence, § 24:4

Main argument, § 24:4

Motivation of party, § 24:4

Objections, § 24:5

Open and close, § 24:4

Order of arguments, §§ 24:2, 24:4

Permissible comment, § 24:4

Personal attacks, § 24:4

Personal belief, § 24:4

Preparation, § 24:6

Purpose, § 24:1

Rebuttal, § 24:4

Regulation by the court, § 24:3

Right to closing, § 24:1

Social issues, § 24:4

Speculation about future events, § 24:4

Techniques, § 24:7

Time limits, § 24:3

Truthfulness of witness, § 24:4

Value of claim, § 24:4

## **COLLATERAL SOURCES**

Benefits paid or payable, § 28:4

Discounts, § 28:4

Evidence, § 28:4

Hearing, § 28:4

Jury instruction, § 28:4

Statutory definition, § 28:4

Subrogation rights, § 28:4

#### COMPARATIVE FAULT

Amount of damages, § 28:1

Apportionment of fault, § 28:1

Economic damages, § 28:1

Immunities, § 28:1

Intentional torts, § 28:1

Interspousal immunity, § 28:1

Negligence cases, § 28:1

Noneconomic damages, § 28:1

Parental immunity, § 28:1

Parties, § 28:1

Special verdicts, § 26:2

Vicarious liability, § 28:1

Workers' compensation immunity, § 28:1

## **COMPETENCY**

Parties, this index

Witnesses, this index

## **COMPLAINTS**

Attachment of exhibits, § 8:16

Caption, § 7:1

Certiorari as a new action, § 31:4

Declaratory relief, § 30:5

Definition, § 8:11

Function, § 8:11

Habeas corpus, § 31:5

Multi-count complaints, venue, § 2:1

Notice for trial

Setting Cases for Trial, § 16:3

Prohibition, § 31:2

Quo warranto, § 31:3

Required content, § 8:11

Signature, § 7:1

Supplemental complaint, § 8:11

Third party complaint

Generally, § 8:14

Choice of venue, § 2:3

Defense by plaintiff, § 8:14

Dismissal of main action, § 8:14

Potential liability, § 8:14

Purpose, § 8:14

Separate action, § 8:14

Time for service, § 8:14

Types of claims, § 8:14

## **COMPLEX LITIGATION**

Dismissal, § 16:5

Failure to comply, § 16:5

## COMPLEX LITIGATION—Cont'd

Judicial techniques, § 16:5

Matters considered, § 16:5

Notice, § 16:5

Order, § 16:5

Order setting conference, § 16:5

Pretrial conference, § 16:5

Pretrial order, § 16:5

Purpose, § 16:5

Sanctions, § 16:5

Striking pleadings, § 16:5

Summary judgment, § 16:5

Timeliness, § 16:5

#### CONCURRENT JURISDICTION

Generally, § 1:7

Between judicial circuits, § 1:7

Between state and federal courts, § 1:7

Between states, § 1:7

County courts, § 1:6

Extraordinary writs, § 1:7

Federal preemption, § 1:7

Preemption, § 1:7

Procedural requirements, § 1:8

Transfer, § 1:7

## CONDOMINIUM ASSOCIATIONS

Actions by, §§ 4:9, 4:11

## **CONFERENCES**

Pretrial Motions, § 16:6

## CONSOLIDATION

Attorney's fees, effect on, § 16:7

Discretion, § 16:7

Effect, § 16:7

Motion, § 16:7

Pending cases, § 16:7

Purpose, § 16:7

Requirements, § 16:7

## CONSTRUCTIVE SERVICE

Definition, § 9:6

Diligent search, § 9:6

In rem jurisdiction, § 9:6

Inability to serve, § 9:6

Permissible claims, § 9:6

Statutory construction, § 9:6

Sworn statement, § 9:6

#### **CONTEMPT**

Attendance of witnesses at trial, § 20:1

Discovery, § 11:15

Enforcement of judgments, § 14:7

Jury trial right, § 15:2

Proceedings supplementary, § 14:6

Subpoena duces tecum, failure to comply, § 21:1

#### CONTINUANCE

Discretion, § 16:9

Illness, § 16:9

Motion, § 16:9

Signature requirement, § 16:9

Statement of grounds, § 16:9

Writing requirement, § 16:9

## **CONTRACTS**

Accrual of actions, § 3:2

Damages

Generally, § 28:6

Benefit of the bargain, § 28:6

Certainty, § 28:6

Defective performance, § 28:6

Economic loss rule, § 28:6

Incomplete performance, § 28:6

Liquidated damages provisions

Generally, § 28:7

Invalidity, effect of, § 28:7

Mutuality of remedy, § 28:7

Loss of profits, § 28:6

Lost opportunity, § 28:6

Prejudgment interest, § 28:6

Quantum meruit, § 28:6

Speculation, § 28:6

Venue

Agreement as to venue, § 2:4

Delivery of goods, contract for, § 2:4

Payment of money, contract for, § 2:4

Service contracts, § 2:4

## **CONTRIBUTION**

Assignment of claims, § 28:3

Common law rule, § 28:3

Common liability, § 28:3

Contribution statute, § 28:3

Definition, § 28:3

Equitable subrogation distinguished, § 28:3

Excess payment, § 28:3

Indemnity distinguished, § 28:3

## CONTRIBUTION—Cont'd

Limitation of actions, § 28:3 Recovery limit, § 28:3 Settlement, § 28:3

## CONVICTION OF A CRIME

Jurors, § 18:1 Witnesses, § 20:7

#### **COPIES**

Duplicates as evidence, § 21:6

## **CORPORATIONS**

Capacity as parties, § **4:2**Foreign Corporations (this index)
Venue, § **2:5** 

#### **COSTS**

Damages compared, § 14:3
Definition, § 14:3
Demonstrative evidence, view, § 21:3
Depositions of experts, taxation of costs, § 11:9
Dismissal, voluntary dismissal, § 13:1
Dropping parties, § 4:15
Duty to tax costs, § 14:3
Prevailing party, § 14:3
Production by nonparties, § 11:12
Proposal for settlement, § 14:3
Requests for admissions, § 11:15
Unrecoverable costs, § 14:3
View and inspection, § 23:3

## **COUNTERCLAIMS**

Adding counterclaim, § 8:12
Closing arguments, order of arguments, § 24:4
Compulsory counterclaim
Generally, § 8:12
Logical relationship test, § 8:12
Time for service, § 8:12
Definition, § 8:12
Dropping parties, § 4:15
Permissive counterclaim, § 8:12
Review of orders on counterclaims, § 8:12
Severance of counterclaim, § 8:12
Transfer, § 8:12

## **COUNTS**

Separate statements, § 8:2

## **COUNTY COURTS**

Amount in controversy, § 1:6

# COUNTY COURTS—Cont'd

Authority to define jurisdiction, § 1:6

Circuit courts, transfer to county court, § 1:5

Concurrent jurisdiction, § 1:6

Declaratory relief, § 30:1

Jurisdiction, generally, § 1:6

Jurisdictional allegations, § 1:6

Mediation, county court mediation, § 12:4

Possession of property, § 1:6

Subject matter jurisdiction, § 1:6

Transfer to circuit court, § 1:6

#### **COURT DECISIONS**

Generally, §§ 27:1 to 27:5

Bench Trials, § 15:5

Conclusions of law, § 27:4

De novo standard, § 27:4

Directed verdict, § 27:4

Discretionary decisions

Generally, § 27:5

Abuse of discretion standard, § 27:5

Discovery orders, § 27:5

Family law issues, § 27:5

Injunctions, § 27:5

Jury selection and management issues, § 27:5

New trial, § 27:5

Pretrial procedure, § 27:5

Rehearing, § 27:5

Rulings on evidence, § 27:5

Trial procedure, § 27:5

Vacating defaults, § 27:5

Vacating judgments, § 27:5

Fact issues

Generally, § 27:3

Clearly erroneous standard, § 27:3

Competent substantial evidence test, § 27:3

Credibility of witnesses, § 27:3

Factual inferences, § 27:3

Standard of review, § 27:3

Weight of the evidence, § 27:3

Written evidence, § 27:3

Nonjury trials, § 27:1

Sufficiency of evidence, §§ 27:3, 27:4

Summary judgment, § 27:4

Time limits, § 27:2

## **COURTS**

Generally, §§ 7:1 to 7:8

Index-16

#### COURTS—Cont'd

Cameras in court, § 7:8

Circuit Courts, this index

Communication technology, § 7:5

Concurrent Jurisdiction, this index

County Courts, this index

Courtroom control, § 17:3

Decisions. Court Decisions, this index

Documents, § 7:1

Electronic filing, § 7:2

Electronic service, § 7:3

Judicial records, § 7:7

Jurisdiction, this index

Public access to courts, § 7:8

Public attendance, § 7:8

Remote court appearances, § 7:6

Time, computation, § 7:4

## **CROSS EXAMINATION**

Collateral matters, § 20:6

Exhibits not introduced on cross, § 20:6

Expert testimony, use of literature, § 20:10

Good faith basis for question, § 20:6

Leading questions allowed, § 20:6

Limitation to direct examination, § 20:6

Opening the door on direct, § 20:6

Pretextual questions, § 20:6

Proper inquiry, § 20:6

Scope of cross examination, § 20:6

Techniques, § 20:13

## **CROSSCLAIMS**

Definition, § 8:13

Permissive nature, § 8:13

Service requirements, § 8:13

## **DAMAGES**

Generally, §§ 28:1 to 28:7

Collateral sources

Generally, § 28:4

Benefits paid or payable, § 28:4

Discounts, § 28:4

Evidence, § 28:4

Hearing, § 28:4

Jury instruction, § 28:4

Statutory definition, § 28:4

Subrogation rights, § 28:4

Comparative fault

Generally, § 28:1

#### DAMAGES—Cont'd

Comparative fault—Cont'd

Amount of damages, § 28:1

Apportionment of fault, § 28:1

Economic damages, § 28:1

Immunities, § 28:1

Intentional torts, § 28:1

Interspousal immunity, § 28:1

Negligence cases, § 28:1

Noneconomic damages, § 28:1

Parental immunity, § 28:1

Parties, § 28:1

Vicarious liability, § 28:1

Workers' compensation immunity, § 28:1

Contracts, this index

Contribution, this index

Economic damages, § 28:1

Introduction, § 28:2

Liquidated Damages, this index

Noneconomic damages, § 28:1

Punitive Damages, this index

Special Damages, this index

## **DEADPERSON'S STATUTE**

Decedent, § 20:3

Interested person, conversation with, § 20:3

Oral conversations, § 20:3

Waiver, § 20:3

## **DEATH**

Parties, § 4:16

## **DECLARATORY RELIEF**

Generally, §§ 30:1 to 30:6

Adverse interest of parties, § 30:2

Declaratory judgment statute, § 30:3

Future event, § 30:1

Indispensable party, § 30:2

Jurisdiction, §§ 30:1, 30:5

Jury trial, § 30:2

Parties, § 30:2

Presumption, § 30:6

Procedure, § 30:4

Relief available

Generally, § 30:3

Contract construction, § 30:3

Future event, § 30:3

Insurance coverage, § 30:3

Privilege or immunity, § 30:1

# DECLARATORY RELIEF—Cont'd Relief available—Cont'd Validity of statute, § 30:3 Res judicata, § 30:6 Supplemental relief Generally, §§ 30:3, 30:5 Notice of hearing, § 30:5 Purpose, § 30:5 Reservation of jurisdiction, § 30:5 Time limit, § 30:5 Trial, § 30:5 Venue, § 2:4 **DEFAULT** Generally, §§ 10:1 to 10:5 Class actions, § 4:11 Date of entry, § 10:3 Defenses, time for raising, § 8:17 Effect of default, §§ 10:1, 10:5 Entry by the clerk Generally, § 10:2 Filing of paper, § 10:2 Knowledge of intent to defend, § 10:2 Letter, § 10:2 Mailing paper, § 10:2 Notice by clerk, § 10:2 Paper defined, § 10:2 Service of paper, § 10:2 Time limit, § 10:2 Entry by the court Generally, § 10:2 Discovery violation, § 10:3 Failure to appear, § 10:3 Notice of motion, § 10:3 Paper defined, § 10:3 Sanction, § 10:3 Unfiled paper, § 10:3 Final judgment, § 10:5 Liquidated damages, § 10:5 Notice of trial on damages, § 10:5 Purpose, § 10:1 Relief from defaults Generally, § 10:4 Absence of personal jurisdiction, § 10:4 Adherence to business policy, § 10:4 Application of rule, § 10:4 Default judgment, relief from, § 10:4

Due diligence, § 10:4

#### DEFAULT—Cont'd

Relief from defaults-Cont'd

Excusable neglect, § 10:4

Failure to state a cause of action, § 10:4

Lack of notice, § 10:4

Language difficulty, § 10:4

Meritorious defense, § 10:4

Miscalculation of time, § 10:4

Miscommunication, § 10:4

Misfiling papers, § 10:4

Misrouting papers, § 10:4

Multiple defendants, § 10:4

Multiple lawsuits, § 10:4

Order on motion to vacate default, § 10:4

Standard, § 10:4

Waiver of the right to relief, § 10:4

Right to plead before default, §§ 10:2, 10:3

Right to trial on damages, § 10:4

Vacating defaults, discretionary decisions, § 27:5

#### **DEFENSES**

Affirmative Defenses, this index

Capacity, lack of, § 4:2

Charging liens, § 6:7

Conditions precedent, failure to meet, § 8:3

Dismissal of pleadings, motion raising defenses, § 8:24

Failure to join indispensable parties, § 8:18

Failure to state a cause of action, § 8:18

Foreign judgment, invalidity of, § 8:3

Improper venue, § 8:18

Insufficiency of process, § 8:18

Insufficiency of service, § 8:18

Joinder of defenses, § 8:23

Jurisdictional issues, § 8:23

Method of raising defenses, § 8:18

Option to assert defense by motion, § 8:18

Order of proof, anticipating defenses, § 17:2

Personal jurisdiction, § 8:18

Subject matter jurisdiction, § 8:18

Summary judgment, refuting defenses, § 14:2

Time for raising defenses

General rule, § 8:17

Response before default, § 8:17

Tolling time, § 8:17

Two-issue rule, defense verdict, § 26:4

Venue, improper venue, § 2:6

Waiver of defenses, § 8:23

#### **DEFINITIONS**

Action, § 3:1

Affirmative defenses, § 8:20

Capacity, § 4:2

Cause of action, § 3:1

Certiorari, § 31:4

Charging lien, § 6:7

Clear and convincing evidence, § 17:1

Clerical error, § 14:8

Complaint, § 8:11

Compulsory counterclaim, § 8:12

Constructive service, § 9:6

Contribution, § 28:3

Costs, § 14:3

Counterclaim, § 8:12

Demonstrative evidence, § 21:3

Deposition, § 11:5

Disqualification of judge, § 5:3

Documentary evidence, § 21:4

Duplicate, § 21:6

Equitable subrogation, § 28:3

Expert witness, § 11:9

General verdict, § 26:1

Greater weight of the evidence, § 17:1

Habeas corpus, § 31:5

Indemnity, § 28:3

Indispensable party, § 4:1

In rem jurisdiction, § 1:3

Jurisdiction, § 1:1

Leading question, § 20:5

Mandamus, § 31:1

Ministerial duty, § 31:1

Mistrial, § 23:4

Necessary party, § 4:1

Party, § 4:1

Peremptory challenge, § 18:4

Permissive counterclaim, § 8:12

Personal service, § 9:3

Process, § 9:1

Prohibition, § 31:2

Proper party, § 4:1

Quasi in rem jurisdiction, § 1:3

Quo warranto, § 31:3

Real evidence, § 21:3

Rendition of verdict, § 26:6

Sham pleading, § 8:9

Special damages, § 8:5

#### **DEFINITIONS—Cont'd**

Special verdict, § 26:2 Standing, § 4:3 Subject matter jurisdiction, § 1:4 Sword wielder doctrine, § 2:5 Work product, § 11:3

## **DELAY**

Laches or Delay, this index

## **DEMONSTRATIVE EVIDENCE**

Circumstantial evidence, § 21:3 Day in the life video, § 21:3 Gruesome photos, § 21:3 Maps and diagrams, § 21:3 Models, § 21:3 Motion pictures, § 21:3 Photographs, § 21:3 Physical demonstrations, § 21:3 Replicas, § 21:3 Samples, § 21:3 Tape recordings, § 21:3 View, § 21:3 Visual aids, § 21:3

### **DEPOSITIONS**

Definition, § 11:5 Depositions by oral examination Generally, § 11:7 Changes in testimony, § 11:7 Errata sheet, § 11:7 Failure to attend, § 11:7 Instructing witnesses, § 11:7 Leave of court, § 11:7 Notice, § 11:7 Objection to examination, § 11:7 Recording testimony, § 11:7 Reopening deposition, § 11:7 Representative of corporate party, § 11:7 Right of parties to attend, § 11:7 Suspending depositions, § 11:7 Termination of depositions, § 11:7 Videotaped depositions, § 11:7 Depositions by written questions Generally, § 11:8 Leave of court, § 11:8 Notice, § 11:8 Procedure, § 11:8

# DEPOSITIONS—Cont'd Depositions of experts Generally, § 11:9 Expert defined, § 11:9 Qualification, § 11:9 Taxation of costs, § 11:9 Use of deposition at trial, § 11:9 Witness fees, § 11:9 Depositions pending action Generally, § 11:6 Contents of petition, § 11:6 Depositions pending appeal, § 11:6 Purpose of procedure, § 11:6 Execution, discovery in aid of, § 14:5 Filing depositions, § 11:7 General procedures, § 11:5 Place of deposition, § 11:5 Public access, § 11:5 Stipulated procedures, § 11:5 Telephone depositions, § 11:7 Third party deposition, § 14:6 Use of depositions Absence of witness, § 20:11 Competency, § 20:11 Evidentiary objection, § 20:11 Exceptional circumstances, § 20:11 Expert witnesses, § 20:11 Impeachment, § 20:11 Inability to attend, § 20:11 Materiality, § 20:11 Method of use, § 20:11 Motion to suppress, § 20:11 Notice, § 20:11 Objection not waived, § 20:11 Objection waived, § 20:11 Part of deposition, § 20:11 Party Generally, § 20:11 Presence of party immaterial, § 20:11 Representative, § 20:11 Relevancy, § 20:11 Videotaped depositions, § 11:7 **DIRECT EXAMINATION** Leading prohibited, § 20:5 Leading question defined, § 20:5 Manner of questioning, § 20:5 Redirect examination, § 20:5

# DIRECT EXAMINATION—Cont'd

Techniques, § 20:12

## DIRECTED VERDICT

After trial, § 23:7

Deferred ruling, § 23:5

Effect of motion, § 23:5

Factual issues, § 23:5

Inconsistent facts, § 23:8

Judgment notwithstanding verdict, § 23:7

Motion of the court, § 23:7

Negligence cases, § 23:5

Previous motion, § 23:7

Style of motion, § 23:7

Sufficiency of evidence, § 23:5

Trial court standard, §§ 23:5, 23:7

### **DISCOVERY**

Generally, §§ 11:1 to 11:16

Admissibility, § 11:4

Attorneys' Fees, this index

Balancing test, § 11:4

Burdensome request, § 11:4

Contempt, § 11:15

Depositions, this index

Dismissal, § 11:15

Examination of persons

Generally, § 11:13

Conditions, § 11:13

Good cause, § 11:13

Motion for examination, § 11:13

Order allowing examination, § 11:13

Physical examinations, § 11:13

Presence of attorney, § 11:13

Presence of court reporter, § 11:13

Protective measure, § 11:13

Report of examiner, § 11:13

Standard, § 11:13

Execution, discovery in aid of, § 14:5

Initial

Discovery, § 11:2

Initial disclosure, § 11:2

Interrogatories, this index

Irreparable injury, review of discovery orders, § 11:16

Loss or destruction of evidence, § 11:15

Methods of discovery, § 11:1

Privileged information, § 11:4

# DISCOVERY-Cont'd Production by nonparties Generally, § 11:12 Costs, § 11:12 Nature of the rule, § 11:12 Notice, § 11:12 Purpose of the procedure, § 11:12 Release to facilitate production, § 11:12 Scope of materials, § 11:12 Subpoena, § 11:12 Protective orders Generally, § 11:4 Burdensome request, § 11:4 Confidential communications, § 11:4 Disclosure of financial information, § 11:4 Expenses, § 11:4 Limiting discovery, § 11:4 Limiting persons present, § 11:4 Motion for protective order, § 11:4 Review of protective orders, § 11:4 Right of privacy, § 11:4 Standard, § 11:4 Trade secrets, § 11:4 Purpose of discovery, § 11:1 Relevance, § 11:4 Requests for admissions Generally, § 11:14 Answer, § 11:14 Costs, failure to admit proven fact, § 11:15 Effect of admission, § 11:14 Lack of knowledge, § 11:14 Objection, § 11:14 Prejudice, § 11:14 Purpose, § 11:14 Ultimate issue, § 11:14 Use in evidence, § 11:14 Use to support summary judgment, § 11:14 Withdrawal of admission, § 11:14 Requests to produce Generally, § 11:11 Burdensome request, § 11:11 Control of documents, § 11:11 Limitations, § 11:11 Method of production, § 11:11 Nature of the rule, § 11:11 Nonparties. Production by nonparties, above Place of production, § 11:11

#### DISCOVERY-Cont'd

Requests to produce—Cont'd

Privileged materials, § 11:11

Response to request, § 11:11

Sanctions, § 11:11

Scope of discovery, § 11:11

Uses, § 11:11

Review of discovery orders, § 11:16

Sanctions

Generally, § 11:15

Loss or destruction of evidence, § 11:15

Motion to compel, § 11:15

Order imposing sanctions, § 11:15

Purpose, § 11:15

Severity of sanction, § 11:15

Violation by witness, § 11:15

Scope of discovery, generally, § 11:4

Sequence of discovery, § 11:1

Supplementing responses, § 11:1

Undisclosed evidence, § 11:1

Work product

Generally, § 11:4

Definition, § 11:4

Duration of privilege, § 11:4

In camera hearing, § 11:4

Necessary showing, § 11:4

Objection to disclosure, § 11:4

Work product experts, § 11:4

## **DISCRETIONARY DECISIONS**

Abuse of discretion standard, § 27:5

Discovery orders, § 27:5

Family law issues, § 27:5

Injunctions, § 27:5

Jury selection and management issues, § 27:5

New trial, § 27:5

Pretrial procedure, § 27:5

Rehearing, § 27:5

Rulings on evidence, § 27:5

Trial procedure, § 27:5

Vacating defaults, § 27:5

Vacating judgments, § 27:5

#### **DISMISSAL**

Generally, §§ 13:1 to 13:3

Attachment of exhibits to complaint, § 8:16

Complex Litigation, § 16:5

Declaratory relief, § 30:6

Defects in pleading, § 8:24

# DISMISSAL—Cont'd Discovery, sanctions, § 11:15 Failure to join party, § 4:7 Failure to prosecute, § 13:3 Intervention, dismissal of original action, § 4:12 Involuntary dismissal Generally, §§ 13:2, 23:6 Adjudication, § 13:2 Bench Trials, § 15:5 Duty to dismiss, § 23:6 Effect of dismissal, § 23:6 Factual issues, § 23:6 Failure to comply with statute, § 13:2 Form of motion, § 23:6 Nonjury trials, § 13:2 Notice and hearing, § 13:2 Premature dismissal, § 23:6 Sufficiency of the evidence, § 13:2 Time of motion, § 23:6 Trial court standard, § 23:6 Misjoinder of parties, § 4:8 More definite statement, dismissal of complaint, § 8:25 Notice for trial, Setting Cases for Trial, § 16:3 Pleadings, dismissal of, § 8:24 Proposals for settlement, § 12:5 Sanction, dismissal as, § 13:2 Third party complaint, dismissal of main action, § 8:14 Voluntary dismissal Generally, § 13:1 Effect of dismissal, § 13:1 Right to dismiss, § 13:1 Some parties, § 13:1 Stipulation, § 13:1 Taxation of costs, § 13:1 Without prejudice, § 13:1 DISQUALIFICATION Attorneys

Generally, § 6:4

Conflict, § 6:4

Grounds, § 6:4

Hearing, § 6:4

Imputed conflict, § 6:4

Legal assistants, § 6:4

Nature of remedy, § 6:4

Presumptions, § 6:4

Standard, § 6:4

Witness, lawyer as, § 6:4

## DISQUALIFICATION—Cont'd

Judges

Adverse rulings insufficient, § 5:3

Affidavit, § 5:3

Association with party or witness, § 5:3

Certificate of good faith, § 5:3

Conflict with attorney, § 5:3

Disputed facts, § 5:3

Duty to rule on motion, § 5:3

Effect of disqualification, § 5:3

Ex parte communications, § 5:3

Gestures, § 5:3

Grounds, § 5:3

Judicial campaigns, § 5:3

Motion for disqualification, § 5:3

Procedure, § 5:3

Prohibition, § 31:2

Statements and opinions, § 5:3

Successive motion for disqualification, § 5:3

Time limit, § 5:3

Verification, § 5:3

## **DOCUMENTARY EVIDENCE**

Authentication, §§ 21:4, 21:5

Completeness, rule of, § 21:4

Definition, § 21:4

Handwriting, §§ 21:4, 21:5

Predicate, § 21:4

Self-authentication, § 21:4

Subscribing witness, § 21:4

## **ELECTRONIC FILING**

Courts, § 7:2

## **ELECTRONIC SERVICE**

Courts, § 7:3

Service of process and papers, § 7:3

#### EMOTION

Closing arguments, improper comment, § 24:4

Witnesses, interrogation, § 20:4

## **EQUITY**

Form of action, § 3:1

Jury trials, § 15:2

Mixed equitable claims, § 15:2

## **ERROR**

Appeals, this index

Mistake, this index

Index-28

## **EXAMINATION OF PERSONS**

Conditions, § 11:13
Good cause, § 11:13
Motion for examination, § 11:13
Order allowing examination, § 11:13
Physical examinations, § 11:13
Presence of attorney, § 11:13
Protective measure, § 11:13
Report of examiner, § 11:13
Standard, § 11:13

#### **EXECUTIONS**

Entitlement, § 14:4 Money judgment, § 14:4 Stay, § 14:4 Writ of execution, § 14:4

#### **EXEMPLARY DAMAGES**

Punitive Damages, this index

## **EXHAUSTING PEREMPTORIES**

Challenges for cause, § 18:3

## **EXHAUSTION OF REMEDIES**

Mandamus, § 31:1

## **EXHIBITS**

Generally, §§ 21:1 to 21:7 Attachment of exhibits Action based on document, § 8:16 Dismissal, § 8:16 Effect of attachment, § 8:16 Indirect relationship, § 8:16 Authentication, §§ 21:4, 21:5 Circumstantial evidence, § 21:3 Completeness, rule of, § 21:4 Cross examination, §§ 17:2, 20:6 Day in the life video, § 21:3 Definition, § 21:4 Demonstrative evidence, § 21:3 Documentary evidence, § 21:4 Effective use of exhibits, § 21:7 Foundation, § 21:2 Gruesome photos, § 21:3 Handwriting, §§ 21:4, 21:5 Jury deliberations, § 26:5 Maps and diagrams, § 21:3 Models, § 21:3

Motion pictures, § 21:3

#### EXHIBITS—Cont'd

Objection to admission, § 21:2

Original document rule

Generally, § 21:6

Choice of secondary evidence, § 21:6

Duplicates, § 21:6

Loss or destruction, § 21:6

Negotiable instruments, § 21:6

Original is beyond jurisdiction, § 21:6

Original is in control of adverse party, § 21:6

Preliminary fact issue, § 21:6

Requirement of originals, § 21:6

Summaries, § 21:6

Photographs, § 21:3

Physical demonstrations, § 21:3

Predicate, § 21:4

Procedure for admission, § 21:2

Production of evidence, § 21:1

Relevance, § 21:3

Replicas, § 21:3

Samples, § 21:3

Self-authentication, § 21:4

Subpoena duces tecum, § 21:1

Subscribing witness, § 21:4

Tape recordings, § 21:3

View, § 21:3

Visual aids, § 21:3

# **EXPERT WITNESSES**

Admissibility of underlying facts, § 20:10

Attendance of witnesses, expert witness fees, § 20:1

Basis for opinion, § 20:10

Conduit, use of expert as, § 20:10

Cross examination, § 20:10

Depositions of experts, taxation of costs, § 11:9

Exclusion, § 20:10

Hypothetical questions, § 20:10

Judicial discretion, § 20:10

Literature, use of, § 20:10

Ordinary understanding, § 20:10

Presentation, § 20:14

Proving qualifications, § 20:10

Qualifications, § 20:10

Range of subjects, § 20:10

Reasonableness of opinion, § 20:10

Ultimate fact issue, § 20:10

Ultimate legal issue, § 20:10

Underlying facts, failure to disclose, § 20:10

#### EXPERT WITNESSES—Cont'd

Venue, inconvenient forum, § 2:8 Work product, § 11:4

## **EXTRADITION**

Habeas corpus, § 31:5

## **EXTRAORDINARY REMEDIES**

Generally, §§ 31:1 to 31:6

All Writs, this index

Certiorari, this index

Habeas Corpus, this index

Mandamus, this index

Prohibition, this index

Quo Warranto, this index

## FAILURE TO PROSECUTE

Conditional order of dismissal, § 13:3

Good cause defined, § 13:3

Multiple claims, § 13:3

Multiple parties, § 13:3

Nonrecord activities, § 13:3

Notice and hearing, § 13:3

Postjudgment claims, § 13:3

Purpose of the rule, § 13:3

Record activity test, § 13:3

Stay order, effect of, § 13:3

Written statement of good cause, § 13:3

## **FAMILY AND RELATIVES**

Attorneys, charging liens, § 6:7

In rem jurisdiction, family law issues, § 1:3

Injunctions, § 29:2

Interspousal immunity, § 28:1

Long arm statute, acts subjecting nonresident to jurisdiction, § 9:7

Mediation, § 12:3

Nonjury trial, discretionary decisions, § 27:5

## FOREIGN ATTORNEYS

Appearance, § 6:2

#### FOREIGN CORPORATIONS

Capacity of parties, § 4:2

Venue, § 2:5

### FOREIGN JUDGMENTS

Defenses, invalidity of foreign judgment, § 8:3

Pleading special matters, § 8:3

## **FORESEEABILITY**

Special damages, § 8:5

#### **FRAUD**

Factual basis, § 8:4
False representation, § 8:4
Materiality, § 8:4
Particularity requirement, § 8:4
Pleading, § 8:4

## **GENDER**

Peremptory challenges, discriminatory use of challenges, § 18:5

#### GENERAL VERDICTS

Definition, § 26:1 Proper use, § 26:1

#### **GOLDEN RULE**

Arguments of counsel, improper comment, § 19:2

#### **GOOD CAUSE**

Discovery, examination of persons, § 11:13 Dismissal, failure to prosecute, § 13:3 Service, failure to make timely service, § 9:8

# GOOD OR BAD FAITH

Cross examination, good faith basis for question, § 20:6
Dismissal, failure to prosecute, § 13:3
Disqualification of judges, certificate of good faith, § 5:3
Impeachment of witnesses, good faith basis, § 20:7
Loss or destruction of evidence, absence of bad faith, § 21:6
Proposals for settlement, absence of good faith, § 12:5

## **GRUESOME PHOTOS**

Demonstrative evidence, § 21:3

## **GUARDIANS**

Minors, § 4:5

## **HABEAS CORPUS**

Appendix, § 31:5
Bail, § 31:5
Complaint, § 31:5
Definition, § 31:5
Extradition, § 31:5
Filing fees, absence of, § 31:5
Inmate petitions, § 31:5
Jurisdiction, § 31:5
Juvenile detention, § 31:5
Laches, § 31:5
Pretrial bail, § 31:5
Procedure, § 31:5
Record, § 31:5
Remedies, § 31:5

Index-32

Service, § 31:5

#### HABEAS CORPUS—Cont'd

Territorial jurisdiction, § 31:5 Writ of habeas corpus, § 31:5

#### **HEARSAY**

Lay opinion testimony, § 20:9

## **HOLIDAYS**

Computation of time, § 7:4

## HOMEOWNERS ASSOCIATIONS

Actions by, §§ 4:9, 4:11

## IMPEACHMENT OF VERDICT

Contact with judge, § 26:8 Extrajudicial evidence, § 26:8 Inconsistent verdict, § 26:8 Quotient verdict, § 26:8 Standard, § 26:8 View of scene, § 26:8

## IMPEACHMENT OF WITNESSES

Anticipatory rehabilitation, § 20:7

Arrests, § 20:7

Bias, § 20:7

Bolstering, § 20:7

Collateral matters, § 20:7

Contrary evidence, § 20:7

Convictions, § 20:7

Crime of dishonesty or false statement, § 20:7

Depositions, use of, § 20:11

Drug abuse, § 20:7

Extrinsic evidence, § 20:7

Foundation, § 20:7

Good faith basis, § 20:7

Inconsistent statements, § 20:7

Juvenile adjudications, § 20:7

Method of impeachment, § 20:7

Pretext for impeachment, § 20:7

Remoteness, § 20:7

Reputation, § 20:7

Who may impeach, § 20:7

Withholding adjudication, § 20:7

#### **IMPLEADER**

Proceedings supplementary, § 14:6

## IN REM JURISDICTION

Definition, § 1:3

Family law issues, § 1:3

Local action rule, §§ 1:3, 2:2

## IN REM JURISDICTION—Cont'd

Quasi in rem jurisdiction, § 1:3

Real property, § 1:3

Service requirements, § 1:3

Test for in rem jurisdiction, § 1:3

## INCAPACITATED PERSONS

Limitations period tolled, § 3:3

## **INCOMPETENTS**

Defined, § 4:5

Representative, § 4:5

Substitution of parties, § 4:16

#### **INFANTS**

Minors, this index

## **INJUNCTIONS**

Generally, §§ 29:1 to 29:5

Actual damages, § 29:2

Appeals, §§ 29:3, 29:5

Bonds, § 29:2

Discretion, §§ 27:5, 29:2, 29:4

Domestic violence cases, § 29:4

Duration, § 29:1

Evidentiary hearing, § 29:2

Family law cases, §§ 29:2, 29:4

Governmental entities, § 29:2

Limit of liability, § 29:2

Mandatory injunctions, § 29:4

Modification, § 29:2

Nature of remedy, § 29:1

Notice, §§ 29:1, 29:3

Permanent injunctions, § 29:4

Physical injury, bond not required, § 29:2

Procedural requirements, § 29:1

Purpose, § 29:1

Reversal of bond, § 29:2

Right to relief, § 29:1

Temporary injunctions, § 29:1

#### INSTRUCTIONS TO JURY

Jury Instructions, this index

## **INSURANCE**

Arguments of counsel, improper comment on insurance coverage, §§ 19:2, 24:4

Bad faith insurance claims, § 3:4

Declaratory relief, § 30:3

Joinder of parties, insurance companies, § 4:6

Long arm statute, acts subjecting nonresident to jurisdiction, § 9:7

Real party in interest, named insured, § 4:4

## INSURANCE—Cont'd

Uninsured motorist claims, § 3:4

## **INTERPLEADER**

Attorney's fees, § 4:13

Claims against defendant, § 4:13

Claims against plaintiff, § 4:13

Common origin, § 4:13

Permissive joinder, adjunct to rule, § 4:13

Requirements, § 4:13

Stakeholder, § 4:13

## **INTERROGATORIES**

Generally, § 11:10

Burdensome request, § 11:10

Examination of records, § 11:10

Expenses, § 11:10

Failure to answer, § 11:10

Filing, § 11:10

Procedure, § 11:10

Service, § 11:10

Use as evidence, § 11:10

## **INTERVENTION**

Dismissal of original action, § 4:12

Extent of intervention, § 4:12

Interest in claim, § 4:12

Motion to intervene, § 4:12

New claims prohibited, § 4:12

Rights of intervenor, § 4:12

Standard of review, § 4:12

Statute of limitations, effect of, § 4:12

Termination of original action, § 4:12

Test, § 4:12

Timeliness, § 4:12

## INVOLUNTARY DISMISSAL

Adjudication, § 13:2

Duty to dismiss, § 23:6

Effect of dismissal, § 23:6

Factual issues, § 23:6

Failure to amend, § 13:2

Failure to comply with statute, § 13:2

Form of motion, § 23:6

Nonjury trials, § 13:2

Notice and hearing, § 13:2

Premature dismissal, § 23:6

Sufficiency of the evidence, § 13:2

Time of motion, § 23:6

Trial court standard, § 23:6

### JOINDER OF ACTIONS

Generally, § 3:4

# JOINDER OF CLAIMS

Generally, § 8:15
Alternative claims, § 8:15
Consistency of claims, § 8:15
Multiple capacities, § 8:15
Remedy for improper joinder, § 8:15
Separate rights, § 8:15
Substantial justice, § 8:15

## JOINDER OF DEFENSES

Generally, § 8:23 Consistency, § 8:23 Consolidation of defenses, § 8:23

## JOINDER OF PARTIES

Generally, §§ 4:6 to 4:8 Artificial joinder prohibited, § 4:6 Dismissal, §§ 4:7, 4:8 Dropping parties, § 4:8 Failure to join, § 4:7 Indispensable parties, § 4:7 Insurance companies, § 4:6 Joinder options, § 4:6 Joint liability, § 4:6 Liberally allowed, § 4:6 Misjoinder, § 4:8 Necessary parties, § 4:7 Permissive joinder, § 4:6 Separate trials, § 4:8 Several liability, § 4:6 Severance of claims, § 4:8 Waiver of defense, § 4:7

## JOINT AND SEVERAL LIABILITY

Comparative fault, § 28:1

## **JUDGES**

Generally, §§ 5:1 to 5:3
Assignment, § 5:1
Comment on case theories, § 17:5
Comment on the evidence, § 17:5
Conduct of the judge during trial, § 17:5
Contact with jurors, § 17:5
Criticism of counsel, § 17:5
Cross-jurisdictional assignments, § 5:1
Deference to counsel, § 17:5

## JUDGES-Cont'd

Disqualification

Generally, § 5:3

Adverse rulings insufficient, § 5:3

Association with party or witness, § 5:3

Conflict with attorney, § 5:3

Effect of disqualification, § 5:3

Ex parte communications, § 5:3

Gestures, § 5:3

Grounds, § 5:3

Judicial campaigns, § 5:3

Prohibition, § 31:2

Statements and opinions, § 5:3

Praising counsel, § 17:5

Recusal, § 5:3

Review of assignment orders, § 5:1

Role of judge, § 17:5

Substitution, § 5:2

Successive temporary assignments, § 5:1

Temporary duty, § 5:1

## JUDGMENT ON THE PLEADINGS

Matters outside the judgment, § 8:26

Purpose of procedure, § 8:26

Right to judgment, § 8:26

Standard, § 8:26

Time for motion, § 8:26

## **JUDGMENTS**

Generally, §§ 14:1 to 14:8

Costs

Generally, § 14:3

Damages compared, § 14:3

Definition, § 14:3

Duty to tax costs, § 14:3

Prevailing party, § 14:3

Proposal for settlement, § 14:3

Unrecoverable costs, § 14:3

Depositions, § 14:5

Discovery in aid of execution, § 14:5

Enforcement of judgments

Generally, § 14:7

Appointment of third party, § 14:7

Contempt, § 14:7

Conveyance, § 14:7

In rem jurisdiction, § 14:7

Process, § 14:7

Property, § 14:7

# JUDGMENTS—Cont'd Execution and process Generally, § 14:4

Entitlement, § 14:4

Money judgment, § 14:4

Stay, § 14:4

Writ of execution, § 14:4

Pleadings, judgment on. Judgment on the Pleadings, this index

Proceedings, supplementary

Generally, § 14:6

Affidavit, § 14:6

Appealable orders, § 14:6

Contempt, § 14:6

Discovery, § 14:6

Equity, § 14:6

Fraudulent transfer, § 14:6

Impleader, § 14:6

Jurisdiction, § 14:6

Preliminary orders, § 14:6

Self incrimination, § 14:6

Statutory remedy, § 14:6

Purpose, § 14:6

Third party deposition, § 14:6

Relief from judgments

Generally, § 14:8

Clerical errors, § 14:8

Equitable grounds, § 14:8

Failure to appear, § 14:8

Fraud, § 14:8

Independent action, § 14:8

Mistake, § 14:8

Motion to vacate, § 14:8

Newly discovered evidence, § 14:8

Pending appeal, § 14:8

Time limit, § 14:8

Void judgments, § 14:8

Summary Judgment, this index

Vacating Judgments, this index

# JUDICIAL REVIEW

Appeals, this index

## **JURISDICTION**

Generally, §§ 1:1 to 1:9

All writs, § 31:6

Amount in Controversy, this index

Assignment of judges, § 1:1

Authority to determine jurisdiction, § 1:1

# JURISDICTION—Cont'd Certiorari, § 31:4 Circuit Courts, this index Concurrent Jurisdiction, this index County Courts, this index Declaratory relief, § 30:1 Definition, § 1:1 Duty to exercise jurisdiction, § 1:1 Habeas corpus, § 31:5 In rem jurisdiction Generally, § 1:3 Definition, § 1:3 Family law issues, § 1:3 Local action rule, §§ 1:3, 2:2 Quasi in rem jurisdiction, § 1:3 Real property, § 1:3 Service requirements, § 1:3 Test for in rem jurisdiction, § 1:3 Jurisdictional principles, § 1:1 Long-Arm Statute, this index Mandamus, § 31:1 Objections to jurisdiction, § 1:9 Personal jurisdiction Generally, § 1:2 Appearance, § 1:2 Long-arm jurisdiction, § 1:2 Requisites, § 1:2 Validity of service, § 1:2 Waiver, § 1:2 Procedural requirements, § 1:8 Prohibition, § 31:2 Ouo warranto, § 31:3 Reviews to jurisdiction, § 1:9 Subject matter jurisdiction Generally, § 1:4 Agreement or consent ineffective, § 1:4 Invoking jurisdiction, § 1:4 Method of challenging, § 1:4 Origin, § 1:4 Payment of filing fee immaterial, § 1:4 Pleading, § 1:4 Waiver, § 1:4 **JURY AND JURY TRIAL** Generally, §§ 15:1 to 15:4 Advisory juries Judicial discretion, § 15:7 Right to nonjury trial, § 15:7

# JURY AND JURY TRIAL—Cont'd Advisory juries—Cont'd Use of jury findings, § 15:7 Alternate jurors Generally, § 18:7 Function of alternates, § 18:7 Number of alternates, § 18:7 Peremptory challenges, § 18:7 Conduct of jurors, § 17:3 Deliberations Generally, § 26:5 Alternates, discharge of, § 26:5 Communications with judge, § 26:5 Contact with judge, § 26:5 Exhibits, **§ 26:5** Demand Generally, § 15:3 Effect of demand, § 15:3 Rejection of demand, § 15:3 Review, § 15:3 Service, § 15:3 Specification of issues, § 15:3 Time, § 15:3 Entitlement Generally, § 15:2 Attorney's fee claims, § 15:2 Constitutional rights, § 15:2 Contempt, § 15:2 Damages, § 15:2 Equity claims, § 15:2 Mixed legal and equitable claims, § 15:2 Review, § 15:2 Seventh Amendment, § 15:2 Sixth Amendment, § 15:2 State constitution, § 15:2 Statutory rights, § 15:2 Test of entitlement, § 15:2 Instructions. Jury Instructions, this index Interview. Juror Interviews, this index Number of jurors Generally, §§ 15:1, 18:6 Alternate jurors, § 18:7 Oath, § 18:4 Qualification of jurors Generally, § 18:1 Affidavit of eligibility, § 18:1

Charge or conviction, § 18:1

# JURY AND JURY TRIAL—Cont'd

Qualification of jurors—Cont'd

Driver's license, § 18:1

Interest in the case, § 18:1

Physicians, § 18:1

Public officials, § 18:1

Selection of jurors. Jury Selection, this index

Verdict. Jury Verdicts, this index

Waiver

Generally, § 15:4

Consent to nonjury trial, § 15:4

Contract, waiver by, § 15:4

Failure to appear not a waiver, § 15:4

Failure to serve demand, § 15:4

Right to trial on damages, § 15:4

Withdrawal of demand, § 15:4

## **JURY INSTRUCTIONS**

Generally, §§ 25:1 to 25:5

Conference

Generally, § 25:2

Right to be heard, § 25:2

Time of conference, § 25:2

Content of instructions, § 25:3

Damages, collateral sources, § 28:4

Delivery of the charge

Generally, § 25:5

Variance in instructions, § 25:5

Written instructions, § 25:5

Duty to instruct, § 25:1

Entitlement

Generally, § 25:1

Specific instructions, § 25:1

Theory of the case, § 25:1

Theory of the defense, § 25:1

Wording, § 25:1

Errors

Generally, § 25:1

Erroneous denial, § 25:1

Failure to give instruction, § 25:1

Incorrect instruction, § 25:1

Unsupported instruction, § 25:1

Finding instructions, § 25:3

Jury questions, § 25:5

Objections

Generally, § 25:4

Deferred objection, § 25:4

Failure to object, § 25:4

## JURY INSTRUCTIONS—Cont'd

Objections—Cont'd

Fundamental error, § 25:4

Material variance, § 25:4

Time to object, § 25:4

Preservation of error, § 17:6

Reinstruction, § 25:5

Request for instructions

Generally, § 25:3

Standard instructions, § 25:3

Time for request, § 25:3

Writing requirement, § 25:3

Standard instructions

Generally, § 25:3

Time for request, § 25:3

Writing requirement, § 25:3

Two-issue rule, § 26:4

#### **JURY SELECTION**

Generally, §§ 18:1 to 18:10

Alternate jurors

Generally, § 18:7

Function of alternates, § 18:7

Number of alternates, § 18:7

Peremptory challenges, § 18:7

Challenges for cause

Generally, § 18:3

Abstract bias, § 18:3

Assurances by juror, § 18:3

Close cases, § 18:3

Employment by party, § 18:3

Evidence on challenge, § 18:3

Exhausting peremptories, § 18:3

Fairness, test of, § 18:3

Indication of bias, § 18:3

Reasonable doubt, § 18:3

Relation to party, § 18:3

Standard of review, § 18:3

Unspecified grounds, § 18:3

Objectives, § 18:8

Peremptory challenges

Generally, § 18:4

Alternate jurors, § 18:7

Backstriking, § 18:4

Bench conferences, § 18:4

Definition, § 18:4

Discriminatory use of challenges, § 18:5

Ethnic background, § 18:5

# JURY SELECTION—Cont'd Peremptory challenges—Cont'd Gender, § 18:5 Number of challenges Generally, § 18:5 Adverse parties, § 18:5 Common interest, § 18:5 Uneven sides, § 18:5 Oath to jurors, § 18:4 Objection to challenge Generally, § 18:5 Hearing, § 18:5 Procedure, § 18:5 Standing, § 18:5 Time, § 18:5 Race, § 18:5 Remedy, § 18:5 Right to exercise, § 18:4 Signs of impropriety, § 18:5 Simultaneous challenges, § 18:5 Planning and preparation, § 18:9 Qualification of jurors Generally, § 18:1 Affidavit of eligibility, § 18:1 Charge or conviction, § 18:1 Driver's license, § 18:1 Interest in the case, § 18:1 Physicians, § 18:1 Public officials, § 18:1 Techniques, § 18:10 Trial jury, § 18:7 Voir dire examination Generally, § 18:2 Concealment of facts, § 18:2 Extent of questioning, § 18:2 Improper suggestion, § 18:2 Inadmissible information, § 18:2 Purpose, § 18:2 Right to ask questions, § 18:2 Time limits, § 18:2 JURY VERDICTS Generally, §§ 26:1 to 26:8 General verdicts, § 26:1 Impeachment of verdict Generally, § 26:8 Contact with judge, § 26:8

Extrajudicial evidence, § 26:8

# JURY VERDICTS—Cont'd Impeachment of verdict—Cont'd Inconsistent verdict, § 26:8 Quotient verdict, § 26:8 Standard, § 26:8 View of scene, § 26:8 Juror interviews Generally, § 26:7 Matters inhering in the verdict, § 26:7 Motion to interview juror Affidavit, § 26:7 Discretion, § 26:7 Grounds for denial, § 26:7 Illegal evidence, motion based on, § 26:7 Notice and hearing, § 26:7 Time limit, § 26:7 Order on motion to interview juror, § 26:7 Presence of counsel, § 26:7 Scope of questioning, § 26:7 Jury deliberations Generally, § 26:5 Alternates, discharge of, § 26:5 Communications with judge, § 26:5 Contact with judge, § 26:5 Exhibits, § 26:5 Objections, § 26:3 Rendition of verdict Generally, § 26:6 Correction of errors, § 26:6 Definition, § 26:6 Mistrial, § 26:6 Time for disagreement, § 26:6 Special verdicts Generally, § 26:2 Comparative fault, § 26:2 Definition, § 26:2 Multiple theories, § 26:2 Two-issue rule Generally, § 26:4 Defense verdict, § 26:4 Evidence issues, § 26:4 Jury instructions, § 26:4 Limitations, § 26:4 Reason for the rule, § 26:4 Statement of the rule, § 26:4 Sufficiency of the evidence, § 26:4

#### **KNOWLEDGE**

Notice, this index

#### LACHES OR DELAY

Accrual of actions, delayed discovery, § 3:2

Habeas corpus, § 31:5

Injunctions, immediate or delayed appeal, § 29:5

Limitation of actions, delayed discovery of action, § 3:3

Mandamus, § 31:1

Prohibition, § 31:2

Quo warranto, § 31:3

Separate trials, expense and delay, § 16:8

Service, intentional delay, § 9:8

#### **LAWYERS**

Attorneys, this index

## LAY OPINION TESTIMONY

General rule, § 20:9

Hearsay, § 20:9

Intoxication, § 20:9

Observation, § 20:9

Predicate, § 20:9

Subjects of lay opinion, § 20:9

Testamentary capacity, § 20:9

Value of property, § 20:9

## LIMITATION OF ACTIONS

Adding parties after expiration, § 4:14

Application, § 3:3

Borrowing statutes, § 3:3

Claims barred, § 3:3

Delayed discovery of action, § 3:3

Expanding time limit, § 3:3

Extinguished claims, § 3:3

Incapacity, § 3:3

Legislative intent, § 3:3

Minority, § 3:3

New statutes, § 3:3

Purpose, § 3:3

Relation back doctrine, § 3:3

Statutes of repose, § 3:3

Tolling limitations period, § 3:3

# LIQUIDATED DAMAGES

Alternative remedies, § 28:7

Ascertainable damages, § 28:7

Contract provisions, § 28:7

Delay, § 28:7

Deposit, forfeiture of, § 28:7

## LIQUIDATED DAMAGES—Cont'd

Mutuality of remedy, § 28:7

Penalties, § 28:7

Pretrial procedure, setting cases for trial, § 16:3

Purpose, § 28:7

## LOCAL ACTION RULE

Actions affecting property, § 2:2

Mechanic's liens, § 2:2

Mortgage foreclosures, § 2:2

Standard for local action rule, § 2:2

## LONG-ARM STATUTE

Acts subjecting nonresident to jurisdiction, § 9:7

Breach of contract, § 9:7

Contract of insurance, § 9:7

Family law issues, § 9:7

Function of long arm statute, § 9:7

Hearing, § 9:7

Injury in state, § 9:7

Minimum contacts, § 9:7

Operating a business in state, § 9:7

Ownership of property, § 9:7

Paternity cases, § 9:7

Pleading, § 9:7

Procedure to determine long arm jurisdiction, § 9:7

Purposeful availment, § 9:7

Statutory construction, § 9:7

Tortious acts, § 9:7

## **MAGISTRATES**

Referral to magistrate, § 15:6

# **MAIL**

Service of process by, § 9:4

#### **MANDAMUS**

Alternative writ, § 31:1

Appendix, § 31:1

Burden of proof, § 31:1

Caption, § 31:1

Case Management Conferences, § 16:2

Circuit courts, § 31:1

Compelling a court decision, § 31:1

Complaint, § 31:1

Exhaustion of remedies, § 31:1

Inmate petitions, § 31:1

Issuance of a license or permit, § 31:1

Jurisdiction, § 31:1

Ministerial duty, § 31:1

## INDEX

## MANDAMUS—Cont'd

Nature of remedy, § 31:1

Petition, § 31:1

Procedure, § 31:1

Public officers, § 31:1

Record, § 31:1

Review of mandamus, § 31:1

Right and duty, § 31:1

Service, § 31:1

Statutes, validity of, § 31:1

Substitution of counsel, review of order denying, § 6:2

Time period, § 31:1

## **MEDIATION**

Generally, §§ 12:2 to 12:4

Agreement in mediation, § 12:2

County court mediation, § 12:4

Failure to mediate, § 12:2

Family mediation, § 12:3

Order of referral, § 12:2

Public access, § 12:2

Sanctions, § 12:2

## **MINORS**

Actions by, § 4:5

Limitations period tolled, § 3:3

# **MISCONDUCT**

Attorneys, § 17:4

Judges, § 17:5

Jurors, § 17:3

Parties, § 17:3

## **MISREPRESENTATION**

Fraud, this index

## **MISTAKE**

Pleading, § 8:4

Relief from judgments, § 14:8

# **MISTRIAL**

Appeals, § 23:4

Curative instruction, § 23:4

Deferred ruling, § 23:4

Definition, § 23:4

Discretion, § 23:4

Procedural steps, § 23:4

Rendition of verdict, § 26:6

Time for motion, § 23:4

# MORE DEFINITE STATEMENT

Dismissal of complaint, § 8:25 Evidentiary facts, § 8:25 Motion for more definite statement, § 8:25 Vagueness, § 8:25

## **MOTIONS**

Additur, § 23:9

Arrest of judgment, § 23:7

Directed Verdict, this index

Dismissal of pleading, § 8:24

Involuntary dismissal, § 23:6

Judgment on the Pleadings, this index

Mistrial, this index

More Definite Statement, this index

Motions directed to pleadings

Dismissal of pleading, § 8:24

Motions directed to pleadings

Judgment on the Pleadings, this index

More Definite Statement, this index

Striking Pleadings, this index

Motions during trial, generally, §§ 23:1 to 23:6

Motions in Limine, this index

New Trial, this index

Notice, § 7:1

Post trial motions

Generally, §§ 23:7 to 23:9

Arrest of judgment, § 23:7

Rehearing, § 23:10

Post trial motions

Directed Verdict, this index

New Trial, this index

Preliminary rulings, § 23:2

Rehearing, § 23:10

Remittitur, § 23:9

Striking Pleadings, this index

View and inspection, § 23:3

# MOTIONS IN LIMINE

Generally, § 23:2

Notice, § 23:2

Proffer, § 23:2

Renewed objection, § 23:2

Summary judgment, § 23:2

## **NEGOTIABLE INSTRUMENTS**

Original document rule, § 21:6

#### **NEW EVIDENCE**

Reopening case, § 17:2

## **NEW TRIAL**

Additur, § 23:8

Appellate court standard, § 23:8

Contents of order, § 23:8

Newly discovered evidence, § 23:8

Relinquishing jurisdiction, § 23:8

Remittitur, § 23:8

Test of reasonableness, § 23:8

Time limit, § 23:8

Trial court standard, § 23:8

Trial objection, § 23:8

Waiver on appeal, § 23:8

#### **NOTICE**

Appearance, notice of appearance, § 6:2

Attorneys, withdrawal, § 6:3

Best and secondary evidence, summaries, § 21:6

Charging liens, § 6:7

Class actions, notice to class members, § 4:11

Default, §§ 10:2 to 10:5

Depositions, §§ 11:7, 11:8, 20:11

Failure to prosecute, notice and hearing, § 13:3

Hearing on motion, § 7:1

Hearing on summary judgment, § 14:2

Injunctions, §§ 29:1, 29:3

Juror interviews, § 26:7

Motions in limine, § 23:2

Production by nonparties, § 11:12

Quasi in rem jurisdiction, § 1:3

Trial

Setting Cases for Trial, § 16:3

#### NUMBER OF CHALLENGES

Jury and Jury Trial, this index

Peremptory challenges, § 18:5

## **OATH**

Jurors, § 18:4

# **OBJECTIONS**

Generally, §§ 22:1 to 22:5

Closing argument

Generally, § 24:5

Fundamental error, § 24:5

Ruling, § 24:5

Timeliness, § 24:5

Contemporaneous objection rule, § 22:2

## OBJECTIONS—Cont'd

Grounds, § 22:1

Motion in limine, § 22:1

Motion to strike

Generally, § 22:3

Unresponsive answer, § 22:3

Waiver, § 22:3

Objection procedures, § 22:2

Offers of proof

Generally, § 22:4

Failure to make proffer, § 22:4

Motions in limine, § 22:4

Procedure, § 22:4

Right to make proffer, § 22:4

Procedures, § 22:2

Purpose, § 22:1

Referral to magistrate, § 15:6

Ruling on objection, § 22:2

Specificity of objection, § 22:2

Techniques, § 22:5

Time for objection, § 22:2

## OFFERS OF PROOF

Failure to make proffer, § 22:4

Motions in limine, §§ 22:4, 23:3

Procedure, § 22:4

Right to make proffer, § 22:4

## **OPENING STATEMENTS**

Generally, §§ 19:1 to 19:5

Admissions during, § 19:1

Golden rule, § 19:2

Importance, § 19:4

Improper comment, § 19:2

Insurance coverage, § 19:2

Permissible comment, § 19:2

Personal belief, § 19:2

Purpose, § 19:1

Recency and primacy, § 19:4

Regulation by the court, § 19:3

Reserving opening, § 19:4

Right to opening, § 19:1

Techniques, § 19:5

Time limits, § 19:4

Waiving opening, § 19:4

# ORDER OF PROOF

Anticipating defenses, § 17:2

Case in chief, § 17:2

#### ORDER OF PROOF-Cont'd

Cumulative evidence, § 17:2

Discretion, § 17:2

Exhibits on cross, § 17:2

Rebuttal, § 17:2

Reopening case

Generally, § 17:2

Discretion, § 17:2

Jurisdiction, § 17:2

New evidence, § 17:2

Prejudice, § 17:2

## **ORDERS**

Adding parties, § 4:14

Compelling discovery in aid of execution, § 14:5

Complex Litigation, order on, § 16:5

Court decisions, §§ 27:1 to 27:5

Dismissal, §§ 8:24, 13:1 to 13:3

Disqualification of judge, order on, § 5:3

Examination of persons, order allowing, § 11:13

Form of court documents, § 7:1

New trial, order granting, contents, § 23:8

Personal jurisdiction, order determining, § 9:9

Pretrial order

Complex Litigation, § 16:5

Protective orders, § 11:4

Rehearing, § 23:10

Sanctions, §§ 10:3, 11:15

Setting Cases for Trial, § 16:3

Temporary injunctions, § 29:1

Vacating judgment, § 14:8

Venue orders, §§ 2:6, 2:7

## ORIGINAL DOCUMENT RULE

Absence of bad faith, § 21:6

Choice of secondary evidence, § 21:6

Disputed documents, § 21:6

Duplicates, § 21:6

Loss or destruction, § 21:6

Negotiable instruments, § 21:6

Original is beyond jurisdiction, § 21:6

Original is in control of adverse party, § 21:6

Other evidence, § 21:6

Preliminary fact issue, § 21:6

Requirement of originals, § 21:6

Summaries, § 21:6

Unfair use, § 21:6

# **PARTIES** Generally, §§ 4:1 to 4:16 Adding parties Generally, § 4:14 Indispensable parties, § 4:14 Motion to add parties, § 4:14 Order adding parties, § 4:14 Statute of limitations, effect of, § 4:14 Time for adding party without leave, § 4:14 Capacity, this index Class Actions, this index Competency, Incompetents, below Death Generally, § 4:16 Multiple claimants, § 4:16 Substitution of parties, § 4:16 Surviving defendants, § 4:16 Definitions Generally, § 4:1 Capacity, § 4:2 Incompetency, § 4:5 Indispensable party, § 4:1 Necessary party, § 4:1 Proper party, § 4:1 Dropping parties Generally, § 4:15 Costs and fees, § 4:15 Counterclaim, pending, § 4:15 Effect of order dropping parties, § 4:15 Motion of a party, § 4:15 Order of the court, § 4:15 Procedure, § 4:15 Right to drop parties, § 4:15 Stipulation, § 4:15 Incompetents Generally, § 4:5 Incompetency defined, § 4:5 Representative, § 4:5 Substitution of parties, § 4:16 Indispensable party, § 8:18 Interpleader, this index Intervention, this index Joinder of Parties, this index, §§ 4:7, 4:8 Minors Generally, § 4:5

Guardian ad litem, § 4:5 Infancy defined, § 4:5

#### PARTIES—Cont'd

Minors—Cont'd

Next friend, § 4:5

Representative, § 4:5

Real Party in Interest, this index, § 4:4

Standing, this index

Substitution, this index

Unborn child, § 4:5

# PEREMPTORY CHALLENGES

Backstriking, § 18:4

Bench conferences, § 18:4

Definition, § 18:4

Discriminatory use of challenges, § 18:5

Ethnic background, § 18:5

Gender, § 18:5

Number of challenges

Generally, § 18:5

Adverse parties, § 18:5

Common interest, § 18:5

Uneven sides, § 18:5

Oath to jurors, § 18:4

Objection to challenge

Generally, § 18:5

11....... \$ 10.5

Hearing, § 18:5

Procedure, § 18:5

Standing, § 18:5

Time, § 18:5

Race, § 18:5

Remedy, § 18:5

Right to exercise, § 18:4

Signs of impropriety, § 18:5

Simultaneous challenges, § 18:5

# PERMANENT INJUNCTIONS

Balancing equities, § 29:4

Burden of proof, § 29:4

Discretion, § 29:4

Pleading, § 29:4

Previous temporary injunction, § 29:4

Process, § 29:4

Relief limited to enjoining harm, § 29:4

Trial, § 29:4

## PERPETUATING TESTIMONY

Depositions pending action, § 11:6

Depositions pending appeal, § 11:6

# PERSONAL JURISDICTION

Appearance, § 1:2

## PERSONAL JURISDICTION—Cont'd

Long-arm jurisdiction, § 1:2

Objections to jurisdiction, § 1:9

Procedural requirements, § 1:8

Requisites, § 1:2

Reviews to jurisdiction, § 1:9

Validity of process, § 9:1

Validity of service, §§ 1:2, 9:1

Waiver, § 1:2

#### **PLEADING**

Generally, §§ 8:1 to 8:27

Affirmative Defenses, this index

Allegations of Fact, this index

Amendments

Generally, § 8:7

Abuse of the right to amend, § 8:7

Amended claim barred by limitation, § 8:7

Conforming to evidence, § 8:7

Liberal policy, § 8:7

Motion to amend, § 8:7

New issues, § 8:7

Objection to amendment, § 8:7

Prejudice, § 8:7

Relation back doctrine, § 8:7

Right to amend, § 8:7

Standard for ruling on motion to amend, § 8:7

Time to amend without leave, § 8:7

Answer, this index

Attachment of exhibits

Generally, § 8:16

Action based on document, § 8:16

Dismissal, **§ 8:16** 

Effect of attachment, § 8:16

Indirect relationship, § 8:16

Captions, this index

Claims for relief, § 8:10

Complaint, this index

Counterclaims, this index

Cover sheet, § 7:1

Crossclaim, this index

Defective pleadings

Generally, § 8:6

Fundamental error, § 8:6

Prejudice, § 8:6

Waiver, § 8:6

Defenses

Generally, § 8:17

# PLEADING—Cont'd Defenses—Cont'd Method of raising defenses, § 8:18 Option to assert defense by motion, § 8:18 Time for raising defenses, § 8:17 Waiver of defenses, § 8:23 Defenses Affirmative Defenses, this index Dismissal of pleading Generally, § 8:24 Defects in pleading, § 8:24 Motion raising defenses, § 8:24 Motion to dismiss, § 8:24 Violation of court order, § 8:24 Disposition form, § 7:1 Form of court documents Generally, § 7:1 Caption, § 7:1 Signature, § 7:1 Style, § 7:1 Form of pleadings, § 7:1 General rules, § 8:1 Initial pleading, § 7:1 Joinder of Claims, this index Joinder of Defenses, this index Judgment on the Pleadings, this index Motion for more definite statement. More Definite Statement, this index Motions, § 7:1 Reply, § 8:21 Sham Pleadings, this index Striking Pleadings, this index Supplemental pleadings, § 8:8 Time Generally, § 7:4 Additional time for service by mail, § 7:4 Computation of time, § 7:4 Ending time, § 7:4 Enlargement of time, § 7:4 Legal holidays, § 7:4 Notice of hearing, § 7:4 Saturdays and Sundays, § 7:4 Starting time, § 7:4 Waiver of time periods, § 7:4 POST-TRIAL MOTIONS

Directed verdict after trial, § 23:7

New trial, § 23:8 Rehearing, § 23:10

## PREJUDICE OR BIAS

Amendment of pleadings, § 8:7

Challenges for cause, indication of bias, § 18:3

Defective pleadings, § 8:6

Dismissal, voluntary dismissal without prejudice, § 13:1

Impeachment of verdict, contact with judge, § 26:8

Impeachment of witnesses, § 20:7

Reopening case, § 17:2

Requests for admissions, withdrawal of admission, § 11:14

#### **PRESENCE**

Absence or Presence, this index

## PRESERVATION OF ERROR

Arguments of counsel, § 17:6

Contemporaneous objection, § 17:6

Evidentiary objections, § 17:6

Identity of legal grounds, § 17:6

Jury instructions, § 17:6

Motion in limine, § 17:6

Proffers, § 17:6

Specific objection, § 17:6

## **PRESUMPTIONS**

Appeals, presumption of correctness, § 27:4

Attorneys, disqualification, § 6:4

Burden of proof, § 17:1

Declaratory relief, § 30:6

Lay opinion testimony, value of property, § 20:9

Public attendance, trials, § 7:8

Setting cases for trial,

Presumption of receipt of order, § 16:3

Venue, choice of venue, § 2:3

Witnesses, competency of, § 20:3

## PRETRIAL CONFERENCES

Pretrial procedure, § 16:4

## PRETRIAL PROCEDURE

Generally, §§ 16:1 to 16:9

Case Track Assignment, § 16:1

Complex Litigation

Generally, § 16:5

Dismissal, § 16:5

Judicial techniques, § 16:5

Order, § 16:5

Purpose, § 16:5

Striking pleadings, § 16:5

Consolidation, this index

Continuance, this index

#### PRETRIAL PROCEDURE—Cont'd

Pretrial Conference, this index Pretrial Conferences, § 16:4 Pretrial Motions, § 16:6 Separate Trials, this index Setting Cases for Trial, this index

## PROCESS SERVERS

Service of Process and Papers, this index

## PRODUCTION BY NONPARTIES

Costs, § 11:12 Nature of the rule, § 11:12 Notice, § 11:12 Purpose of the procedure, § 11:12 Release to facilitate production, § 11:12 Scope of materials, § 11:12 Subpoena, § 11:12

## **PROFFERS**

Failure to make proffer, §§ 17:6, 22:4 Motions in limine, §§ 22:4, 23:3 Procedure, § 22:4 Proffer unnecessary, § 17:6 Right to make proffer, §§ 17:6, 22:4

## **PROHIBITION**

Availability of other remedies, § 31:2 Complaint Generally, § 31:2

Appendix, § 31:2 Caption, § 31:2

Form, § 31:2

Definition, § 31:2

Discretion, § 31:2

Forum, § 31:2

Judicial disqualification, § 31:2

Jurisdiction, § 31:2

Jurisdiction, absence of, § 1:9

Laches, § 31:2

Nature of prohibition, § 31:2

New action, prohibition as, § 31:2

Order nisi, § 31:2

Preventive, § 31:2

Procedure, § 31:2

Record, § 31:2

Remedies, § 31:2

Review of prohibition, § 31:2

Service, § 31:2

#### PROPOSALS FOR SETTLEMENT

Absence of good faith, § 12:5

Amount of fees, § 12:5

Appeals, § 12:5

Appellate attorney's fees, § 12:5

Defendant's proposal, § 12:5

Dismissal, § 12:5

Joint proposal, § 12:5

Plaintiff's proposal, § 12:5

Pleading, § 12:5

Procedure, § 12:5

Proposal during appeal, § 12:5

Purpose, § 12:5

Reasonableness immaterial, § 12:5

Rejection of proposal, § 12:5

Requirements, § 12:5

Statutory basis, § 12:5

Time for acceptance, § 12:5

Time for motion, § 12:5

Unconditional proposal, § 12:5

Withdrawal of proposal, § 12:5

## PROTECTIVE ORDERS

Attorney's fees, § 11:4

Burdensome request, § 11:4

Confidential communications, § 11:4

Disclosure of financial information, § 11:4

Expenses, § 11:4

Limiting discovery, § 11:4

Limiting persons present, § 11:4

Motion for protective order, § 11:4

Review of protective orders, § 11:4

Right of privacy, § 11:4

Standard, § 11:4

Trade secrets, § 11:4

# **PUBLIC OFFICERS**

Authority of public officer, quo warranto, § 31:3

Right to hold office, quo warranto, § 31:3

## **PUNITIVE DAMAGES**

Availability, § 28:5

Basis for award, § 28:5

Bifurcation of issues at trial, § 28:5

Certiorari, punitive damages procedure, § 31:4

Evidence, § 28:5

Objective, § 28:5

Procedure to assert claim, § 28:5

Review, § 28:5

#### PUNITIVE DAMAGES—Cont'd

Timeliness, § 28:5

Waiver, § 28:5

## **QUANTUM MERUIT**

Attorneys' fees, § 6:5

Damages for breach of contract, § 28:6

## **QUASI-IN-REM ACTIONS**

Jurisdiction, § 1:3

Notice, § 1:3

Requirements, § 1:3

# **QUO WARRANTO**

Authority of public official, challenge to, § 31:3

Complaint

Generally, § 31:3

Caption, § 31:3

Form, § 31:3

Definition, § 31:3

Hold office, challenge to right to, § 31:3

Laches, § 31:3

Procedure, § 31:3

Record, § 31:3

Remedies, § 31:3

Review of quo warranto, § 31:3

Service, § 31:3

Writ of quo warranto, § 31:3

## **QUOTIENT VERDICT**

Impeachment of verdict, § 26:8

# REAL PARTY IN INTEREST

Agent, action by, § 4:4

Federal rule compared, § 4:4

Joinder of representative parties, § 4:4

Named insured, § 4:4

Nominal parties, § 4:4

Representative parties, action by, § 4:4

Subrogee, action by, § 4:4

#### REBUTTAL

Closing arguments, § 24:4

#### RECUSAL

Judges, § 5:3

## REFRESHING MEMORY

Adverse party, right to introduce evidence, § 20:8

Memory aid, § 20:8

Present memory refreshed, § 20:8

Prior reference to notes, § 20:8

# REFRESHING MEMORY—Cont'd

Recorded recollection distinguished, § 20:8 Writings, § 20:8

#### REHEARING

Abandonment of motion, § 23:10
Jurisdiction, § 23:10
Nonfinal order, § 23:10
Order of the court, § 23:10
Scope of remedy, § 23:10
Time limit, § 23:10
Trial court standard, § 23:10
Untimely motion, § 23:10

#### REJECTION

Acceptance or Rejection, this index

#### RELATIVES

Family and Relatives, this index

## RELEVANCE

Depositions, objection not waived, § 20:11 Exhibits, § 21:3 Scope of discovery, § 11:4 Striking pleadings, irrelevant material, § 8:27

## REMITTITUR

Excessive verdict, § 23:8 Motions, § 23:9 New trial, § 23:8

#### **REOPENING CASE**

Discretion, § 17:2 Jurisdiction, § 17:2 New evidence, § 17:2 Omission of material fact, § 20:4 Prejudice, § 17:2

## **REPLY**

Function, § 8:21 Need for reply, § 8:21

## REQUEST FOR ADMISSIONS

Answer, § 11:14
Costs, failure to admit proven fact, § 11:15
Effect of admission, § 11:14
Lack of knowledge, § 11:14
Objection, § 11:14
Prejudice, § 11:14
Purpose, § 11:14
Ultimate issue, § 11:14
Use in evidence, § 11:14

## REQUEST FOR ADMISSIONS—Cont'd

Use to support summary judgment, § 11:14 Withdrawal of admission, § 11:14

## REQUESTS TO PRODUCE

Burdensome request, § 11:11

Control of documents, § 11:11

Limitations, § 11:11

Method of production, § 11:11

Nature of the rule, § 11:11

Place of production, § 11:11

Privileged materials, § 11:11

Response to request, § 11:11

Sanctions, § 11:11

Scope of discovery, § 11:11

Uses, § 11:11

## **RES JUDICATA**

Declaratory relief, § 30:6

## **RESIDENCE**

Venue, § 2:5

#### **RETAINING LIENS**

Access to records, § 6:6

Possession of client's property, § 6:6

Purpose of retaining lien, § 6:6

### **REVIEW**

Appeals, this index

Certiorari, this index

## SANCTION, DISMISSAL AS

Generally, § 13:2

Findings, § 13:2

Violation of pretrial order, § 13:2

## **SANCTIONS**

Default

Generally, § 10:3

Discovery violation, § 10:3

Failure to appear, § 10:3

Violation of pretrial order, § 10:3

Discovery violations

Generally, § 11:15

Attorney's fees, § 11:15

Contempt, § 11:15

Dismissal, § 11:15

Innocent party, § 11:15

Loss or destruction of evidence, § 11:15

Motion to compel, § 11:15

#### SANCTIONS—Cont'd

Discovery violations—Cont'd
Notice of hearing, § 11:15
Order imposing sanctions, § 11:15
Purpose, § 11:15
Severity of sanction, § 11:15
Violation by witness, § 11:15

#### SEPARATE TRIALS

Discretion, § 16:8
Expense and delay, § 16:8
Grounds, § 16:8
Inconsistent verdicts, § 16:8
Judicial function, § 16:8
Motion for separate trials, § 16:8
Preference for single trial, § 16:8
Review of order granting, § 16:8
Severance distinguished, § 16:8

## SEQUESTRATION OF WITNESSES

Essential need to be present, § 20:2 Exceptions, § 20:2 Experts, discretion to exempt, § 20:2 Parties, § 20:2 Representatives, § 20:2 Rule of sequestration, § 20:2 Violation of the rule, § 20:2

## SERVICE OF PROCESS AND PAPERS

Generally, §§ 9:1 to 9:9 Constructive Service, this index Electronic service, § 7:3 Long Arm Statute, this index Mail, service by, § 9:4 Objections to service Generally, § 9:9 Motion to dismiss, § 9:9 Absence of personal jurisdiction, § 9:9 Time for motion, § 9:9 Waiver of defense, § 9:9 Order determining personal jurisdiction, § 9:9 Immediate review, § 9:9 Void judgments, § 9:9 Personal service Generally, § 9:3 Avoiding service, § 9:3 Definition, § 9:3 Nonresidents, service on, § 9:3 Place of abode, § 9:3

#### SERVICE OF PROCESS AND PAPERS—Cont'd

Personal service—Cont'd

Qualified person, § 9:3

Process servers

Generally, § 9:2

Appointment by chief judge, § 9:2

Service outside the state, § 9:2

Sheriffs and designated agents, § 9:2

Special process servers, § 9:2

Substituted Service, this index

Time for service

Generally, § 9:8

Dismissal, § 9:8

Dropping parties, § 9:8

Failure to make timely service, § 9:8

Intentional delay, § 9:8

Waiver, § 9:8

## SETTING CASES FOR TRIAL

Case Management Conferences

Generally, § 16:2

Incomplete discovery, § 16:2

Mandamus to force trial setting, § 16:2

Multiple defendants, § 16:2

Pending motion, § 16:2

Notice for trial

Generally, § 16:3

Contents of notice, § 16:3

Dismissal precluded, § 16:3

Failure to serve notice, § 16:3

Supplemental complaint, § 16:3

Order setting trial

Generally, § 16:3

Effect of error, § 16:3

Failure to serve order, § 16:3

Liquidated damages, § 16:3

Order resetting trial, § 16:3

Presumption of receipt, § 16:3

Time period, § 16:3

Trial set by order, § 16:3

Unliquidated damages, § 16:3

## **SETTLEMENT**

Agreements, § 12:6

Arbitration, this index

County court mediation, § 12:4

Family mediation, § 12:3

Mediation, this index

#### SETTLEMENT—Cont'd

Proposals for settlement

Generally, § 12:5

Absence of good faith, § 12:5

Amount of fees, § 12:5

Appeals, § 12:5

Appellate attorney's fees, § 12:5

Defendant's proposal, § 12:5

Dismissal, § 12:5

Joint proposal, § 12:5

Plaintiff's proposal, § 12:5

Pleading, § 12:5

Procedure, § 12:5

Proposal during appeal, § 12:5

Purpose, § 12:5

Reasonableness immaterial, § 12:5

Rejection of proposal, § 12:5

Requirements, § 12:5

Statutory basis, § 12:5

Time for acceptance, § 12:5

Time for motion, § 12:5

Unconditional proposal, § 12:5

Withdrawal of proposal, § 12:5

### **SEVERANCE**

Separate trials distinguished, § 16:8

Severance of actions, § 3:4

## **SHAM PLEADINGS**

Definition, § 8:9

Effect of order striking pleading, § 8:9

Evidence, § 8:9

Hearing on motion, § 8:9

Motion to strike, § 8:9

Standard for ruling on motion, § 8:9

# SPECIAL DAMAGES

Definition, § 8:5

Foreseeability, § 8:5

Loss of profits, § 8:5

Physical injury, § 8:5

Pleading, § 8:5

## **SPECIAL VERDICTS**

Comparative fault, § 26:2

Definition, § 26:2

Multiple theories, § 26:2

# **SPLITTING CLAIMS**

Generally, § 3:6

# SPLITTING CLAIMS—Cont'd

Accrual, § 3:6

Application of the rule, § 3:4

Bad faith insurance claims, § 3:4

Future damages, § 3:4

Identity of parties, § 3:4

Property damage claims, § 3:4

Uninsured motorist claims, § 3:4

## STANDARDS OF REVIEW

Abuse of discretion, § 27:5

Competent substantial evidence test, § 27:3

De novo standard, § 27:4

Presumption of correctness, § 27:4

## **STANDING**

Administrative standing compared, § 4:3

Definition, § 4:3

Injuries, § 4:3

Real party in interest, § 4:3

Representative party, § 4:3

Slight injury, § 4:3

Special injury rule, § 4:3

Taxpayer suits, § 4:3

Test of standing, § 4:3

## STATUTES OF LIMITATION

Limitation of Actions, this index

# STATUTES OF REPOSE

Generally, § 3:3

## STRIKING PLEADINGS

Improper language, § 8:27

Insufficient defense, § 8:27

Irrelevant material, § 8:27

Violation of court order, § 8:27

# SUBJECT MATTER JURISDICTION

Agreement or consent ineffective, § 1:4

Invoking jurisdiction, § 1:4

Method of challenging, § 1:4

Objections to jurisdiction, § 1:9

Origin of jurisdiction, § 1:4

Payment of filing fee immaterial, § 1:4

Pleading, § 1:4

Reviews to jurisdiction, § 1:9

Waiver, § 1:4

# **SUBPOENAS**

Attendance of witnesses at trial, § 20:1

#### SUBPOENAS—Cont'd

Production by nonparties, § 11:12 Production of evidence at trial, § 21:1

## SUBSTITUTED SERVICE

Agency principle, § 9:5
Allegations supporting, § 9:5
Diligent search, § 9:5
Method of service, § 9:5
Procedure, § 9:5

## SUBSTITUTION OF PARTIES

Death, § 4:16
Dismissal, § 4:16
Incompetents, § 4:16
Interpretation, § 4:16
Public officers, § 4:16
Time for substitution, § 4:16

## SUMMARY JUDGMENT

Affidavits, § 14:2 Attachments, § 14:2 Burden, § 14:2 Content of motion, § 14:2 Function, § 14:2 Limiting issues, § 14:2 Motion for summary judgment, § 14:2 Negligence cases, § 14:2 Notice of hearing, § 14:2 Partial summary judgment, § 14:2 Procedural requirements, § 14:2 Refuting defenses, § 14:2 Service, § 14:2 Shifting burden, § 14:2 Time for service, § 14:2 Time limit, § 14:2 Untimely materials, § 14:2

### **SUMMONS**

Process, § 9:1

#### SUPPLEMENTAL PLEADINGS

Leave of court, § 8:8 Purpose, § 8:8

## SUPPLEMENTARY PROCEEDINGS

Affidavit, § 14:6 Appealable orders, § 14:6 Contempt, § 14:6 Discovery, § 14:6 Equity, § 14:6

#### SUPPLEMENTARY PROCEEDINGS—Cont'd

Fraudulent transfer, § 14:6 Impleader, § 14:6 Jurisdiction, § 14:6 Preliminary orders, § 14:6 Self incrimination, § 14:6 Statutory remedy, § 14:6 Third party deposition, § 14:6

## **TECHNOLOGY**

Communication, courts, § 7:5

## TEMPORARY INJUNCTIONS

Absence of notice, § 29:1
Criteria for granting, § 29:1
Motions to dissolve
Generally, § 29:3
Appeals, § 29:3
Injunction with notice, § 29:3
Injunction without notice, § 29:3
Nature of remedy, § 29:1
Notice, § 29:1
Order granting temporary injunction, § 29:1
Procedural requirements, § 29:1
Purpose, § 29:1
Right to relief, § 29:1

## THIRD PARTY CLAIMS

Defense by plaintiff, § 8:14 Dismissal of main action, § 8:14 Potential liability, § 8:14 Purpose of third party complaint, § 8:14 Separate action, § 8:14 Time for service, § 8:14 Types of claims, § 8:14

## TIME

Computation of time
Generally, § 7:4
Additional time for service by mail, § 7:4
Ending time, § 7:4
Legal holidays, § 7:4
Saturdays and Sundays, § 7:4
Starting time, § 7:4
Defenses, time for asserting, § 8:17
Enlargement of time, § 7:4
Laches or Delay, this index
Limitation of Actions, this index
Notice of hearing, § 7:4
Waiver of time periods, § 7:4

#### **TORTS**

Venue, § 2:5

## TRANSFER

Counterclaims, § 8:12

Transfer to circuit court, § 1:6

Transfer to county court, § 1:5

#### **TRIAL**

Attendance of witnesses

Generally, § 20:1

Compelling, § 20:1

Contempt, § 20:1

Expert witness fees, § 20:1

Subpoenas

Objections, § 20:1

Witness fees, § 20:1

Bench Trials

Generally, § 15:5

Fact issues

Weight of the evidence, § 15:5

Involuntary dismissal, § 15:5

Burden of Proof, this index

Closing Argument, this index

Conduct of counsel

Generally, § 17:4

Contacting jurors prohibited, § 17:4

Duty of candor, § 17:4

Duty of fairness, § 17:4

Examining witnesses, § 17:4

Fair comment, § 17:4

Conduct of the judge

Generally, § 17:5

Comment on case theories, § 17:5

Comment on the evidence, § 17:5

Contact with jurors, § 17:5

Criticism of counsel, § 17:5

Deference to counsel, § 17:5

Judge's role, § 17:5

Praising counsel, § 17:5

Jury and Jury Trial, this index

Jury deliberations. Jury and Jury Trial, this index

Jury Instructions, this index

Jury Selection, this index

Jury Verdicts, this index

Mistrial, this index

New Trial, this index

# TRIAL—Cont'd Nonjury trial Generally, §§ 27:1 to 27:5 Conclusions of law Generally, § 27:4 De novo standard, § 27:4 Directed verdict, § 27:4 Evidence, sufficiency of, §§ 27:3, 27:4 Summary judgment, § 27:4 Discretionary decisions Generally, § 27:5 Abuse of discretion standard, § 27:5 Findings, need for, § 27:5 Test of reasonableness, § 27:5 Discovery orders, § 27:5 Family law issues, § 27:5 Injunctions, § 27:5 Jury selection and management issues, § 27:5 New trial, § 27:5 Pretrial procedure, § 27:5 Rehearing, § 27:5 Rulings on evidence, § 27:5 Trial procedure, § 27:5 Vacating defaults, § 27:5 Vacating judgments, § 27:5 Fact issues Generally, § 27:3 Clearly erroneous standard, § 27:3 Competent substantial evidence test, § 27:3 Credibility of witnesses, § 27:3 Factual inferences, § 27:3 Standard of review, § 27:3 Weight of the evidence, § 27:3 Written evidence, § 27:3 Involuntary dismissal, § 27:1 Objections, this index Opening Statements, this index Order of Proof, this index Preservation of Error, this index Pretrial Procedure, this index Public attendance Generally, § 7:8 Cameras in court, § 7:8 Closure of proceedings, grounds, § 7:8 Motion to intervene, § 7:8 Presumptions, § 7:8 Private civil litigation prohibited, § 7:8

#### TRIAL—Cont'd

Public attendance—Cont'd

Standards, § 7:8

Standing to challenge access, § 7:8

Referral to magistrate, § 15:6

Regulation of trial

Generally, § 17:3

Conduct of jurors, § 17:3

Conduct of lawyers, § 17:3

Courtroom control, § 17:3

Examination of witnesses, § 17:3

Mistrial, § 17:3

Separate Trials, this index

Two-issue rule

Generally, § 26:4

Defense verdict, § 26:4

Evidence issues, § 26:4

Jury instructions, § 26:4

Limitations, § 26:4

Reason for the rule, § 26:4

Statement of the rule, § 26:4

Sufficiency of the evidence, § 26:4

Verdicts, this index

## UNINSURED MOTORIST CLAIMS

Splitting claims, § 3:4

## **VACATING JUDGMENTS**

Clerical errors

Generally, § 14:8

Absence of time limit, § 14:8

Authority to correct, § 14:8

Definition, § 14:8

Errors of counsel, § 14:8

Equitable grounds, § 14:8

Failure to appear, § 14:8

Fraud, § 14:8

Independent action, § 14:8

Mistake, § 14:8

Motion to vacate, § 14:8

Newly discovered evidence, § 14:8

Pending appeal, § 14:8

Time limit, § 14:8

Void judgments, § 14:8

## **VENUE**

Generally, §§ 2:1 to 2:8

Appeals from venue orders, §§ 2:6, 2:7

## INDEX

# VENUE—Cont'd Change of venue Generally, § 2:7 Fair trial, § 2:7 Filing fees, § 2:7 Interest of justice, § 2:7 Motion for change of venue, § 2:7 Order changing venue, § 2:7 Qualified jury, § 2:7 Related case in another forum, § 2:7 Standard for change of venue, § 2:7 Successive changes, § 2:7 Choice of venue Generally, § 2:3 Cross claim, pendency of, § 2:3 Other available forums, § 2:3 Plaintiff's choice, § 2:3 Pleading, § 2:3 Presumption, § 2:3 Burden on challenger, § 2:3 Shifting burden, § 2:3 Third party complaints, § 2:3 Improper venue Generally, § 2:6 Defense, § 2:6 Motion to transfer, § 2:6 Transfer fees, § 2:6 Venue orders, § 2:6 Inconvenient forum Generally, § 2:8 Affidavits, § 2:8 Agreement of the parties, § 2:8 Burden, § 2:8 Convenience of witnesses, § 2:8 Evidence on motion, § 2:8 Experts, § 2:8 Grounds, § 2:8 Motion for change of venue, § 2:8 Order changing venue, § 2:8 Time for filing motion, § 2:8 Transfer alternatives, § 2:8 Venue in another county, § 2:8 Venue in another state, § 2:8 Local action rule Generally, § 2:2 Actions affecting property, § 2:2 Mechanic's liens, § 2:2

#### VENUE—Cont'd

Local action rule—Cont'd

Mortgage foreclosures, § 2:2

Standard for local action rule, § 2:2

Nature of the action

Generally, § 2:4

Contracts, § 2:4

Declaratory relief, § 2:4

Delivery of goods, contract for, § 2:4

Dissolution of marriage, § 2:4

Modification of child custody, § 2:4

Multiple causes of action, § 2:4

Paternity actions, § 2:4

Payment of money, contract for, § 2:4

Promissory note, action on, § 2:4

Service contracts, § 2:4

Support, actions for, § 2:4

Torts, § 2:4

Pleading, § 2:3

Residence of defendant

Generally, § 2:5

Actions against the state, § 2:5

Change in status, § 2:5

Florida corporations, § 2:5

Foreign corporations, § 2:5

Home venue privilege, § 2:5

Joinder of governmental entity, § 2:5

Joint tortfeasors, § 2:5

Multiple defendants, § 2:5

Sword wielder doctrine, § 2:5

Time of residency, § 2:5

Waiver, § 2:5

Statutes

General statutes, § 2:1

Multi-count complaints, § 2:1

Purpose of venue statutes, § 2:1

Specific statutes, § 2:1

## VERDICTS

Directed Verdict, this index

Jury Verdicts, this index

## VIEW AND INSPECTION

Costs, §§ 21:3, 23:3

Discretion, §§ 21:3, 23:3

Similar conditions, §§ 21:3, 23:3

## **VOIR DIRE EXAMINATION**

Concealment of facts, § 18:2

## VOIR DIRE EXAMINATION—Cont'd

Extent of questioning, § 18:2 Improper suggestion, § 18:2 Inadmissible information, § 18:2 Purpose, § 18:2 Right to ask questions, § 18:2 Time limits, § 18:2

## **VOLUNTARY DISMISSAL**

Effect of dismissal, § 13:1
Right to dismiss, § 13:1
Some parties, § 13:1
Stipulation, § 13:1
Taxation of costs
Generally, § 13:1
Review, § 13:1
Stay for nonpayment of costs, § 13:1
Time of assessment, § 13:1
Without prejudice, § 13:1

#### WITNESSES

Generally, §§ 20:1 to 20:14
Attendance
Generally, § 20:1
Compelling, § 20:1
Contempt, § 20:1
Expert witness fees, § 20:1
Subpoenas, objections, § 20:1

Witness fees, § 20:1

Competency

Generally, § 20:3 Burden of proof, § 20:3

Child witnesses, § 20:3

Deadperson's statute, § 20:3

Depositions, objection not waived, § 20:11

Determination of competency, § 20:3

Duty to tell the truth, § 20:3

Interpreters, § 20:3

Judge as witness, § 20:3

Juror as witness, § 20:3

Mental illness, § 20:3

Personal knowledge, § 20:3

Presumption of competency, § 20:3

Court witnesses, § 20:4

Cross Examination, this index

Depositions, use of

Generally, § 20:11

Absence of witness, § 20:11

# WITNESSES-Cont'd Depositions, use of-Cont'd Evidentiary objection, § 20:11 Exceptional circumstances, § 20:11 Expert witnesses, § 20:11 Inability to attend, § 20:11 Method of use, § 20:11 Motion to suppress, § 20:11 Notice, § 20:11 Objection not waived, § 20:11 Objection waived, § 20:11 Part of deposition, § 20:11 Party, § 20:11 Presence of party immaterial, § 20:11 Representatives, § 20:11 Direct Examination, this index Examination, § 20:4 Exclusion Generally, § 20:2 Rule of sequestration Generally, § 20:2 Essential need to be present, § 20:2 Exceptions, § 20:2 Experts, discretion to exempt, § 20:2 Parties, § 20:2 Representatives, § 20:2 Expert Witnesses, this index Impeachment of Witnesses, this index Interrogation Generally, § 20:4 Court witnesses, § 20:4 Cumulative testimony, § 20:4 Emotionalism, § 20:4 Manner of examination, § 20:4 Recalling witness, § 20:4 Reopening case, § 20:4 Lay opinion testimony General rule, § 20:9 Hearsay, § 20:9 Intoxication, § 20:9 Observation, § 20:9 Predicate, § 20:9 Subjects of lay opinion, generally, § 20:9 Testamentary capacity, § 20:9 Value of property, § 20:9 Recalling witnesses, § 20:4

Redirect examination, § 20:5

# INDEX

# WITNESSES—Cont'd

Refreshing Memory, this index

# WORK PRODUCT

Definition, § 11:4
Duration of privilege, § 11:4
In camera hearing, § 11:4
Necessary showing, § 11:4
Objection to disclosure, § 11:4
Work product experts, § 11:4