

Index

ABSENCE

- Failure to produce evidence, implications, § 11:1, 11:3
- Hearing in absence of jury, § 11:5
- Missing witness rule, § 11:3
- Other crimes to prove absence of accident or mistake, § 11:27
- Witnesses, unavailability, § 2:20

ACCIDENT

- Other crimes to prove absence of accident or mistake, § 11:27
- Prior similar accidents, § 11:27

ACCUSATIONS

- Joinder, § 1:25
- Privileges, § 11:45

ACCUSED

- Cannot be called involuntarily, § 11:47
- Civil Action, § 11:47
- Conduct, § 11:47
- Demeanor, § 11:47
- Failure to advise, § 11:47
- Instruction to jury, § 11:47
- Prior convictions, § 11:47
- Privileges, § 11:46
- Right to remain silent, § 11:47
- Self-incrimination, § 11:49
- Spouse of, § 11:47
- Voluntary statements, § 11:49

ACKNOWLEDGED DOCUMENTS

- Authentication, § 11:121

ACTS OF LEGISLATURE

- Presumptions, § 11:16

ADJOURNMENTS

- Generally, § 8:23
- Courthouse, motions for sanctions, § 6:12
- Expert reports, § 12:49
- Expert unavailability, § 12:47
- Frivolous litigation, § 13:75
- Landlord and tenant, § 8:15
- Motions, § 9:5
- Request for adjournment, § 8:15
- Trial calendar, generally, § 8:15

ADMINISTRATIVE RECORDS

Excluded from public access, § 8:31

ADMISSIBLE EVIDENCE

Credibility, § 11:6

Discretion of judge to exclude, § 11:25

ADMISSIONS

Admissions, defined, § 11:84

Adoptive admissions, § 11:84, 11:86

Against interest, § 11:101

Authority to speak, § 11:85

Employees, § 11:85

Exceptions, § 11:86

Existence of liability insurance, § 11:41

Offers of compromise, § 11:36

Subsequent repairs or remedial measures, § 11:33

Vicarious admissions, § 11:84

Written or testimony, § 2:39

ADMISSIONS AGAINST INTEREST

Generally, § 11:101

ADVERSE INFERENCE

Non-production of documents, § 2:29

Non-production of witness, § 2:29

AFFIDAVITS

Costs, § 13:64

AFFIRMATION

Requirement of oath or affirmation, § 12:14

AGE

Birth records, § 2:29

AGENCY

Liability insurance as proof of, § 11:41

AGENTS

Admissions by, § 11:84

Employees, admissions by, § 11:84

AGREEMENTS

Generally, § 11:22

ALIBI

Notice of Defense, § 1:24

ANCIENT DOCUMENTS

Authentication, § 11:97

ANSWER TO INTERROGATORIES

Jury, general verdict, § 7:41

INDEX

ANSWER TO INTERROGATORIES—Cont'd

Verdict, general verdict, § 13:18

APPEAL

Cumulative evidence, § 11:26

Responsibility on appeal, § 6:15

APPEARANCE

Filing appearance, § 6:16

First appearance after filing complaint, § 6:16

Opinion testimony, statements concerning bodily conditions, § 12:37

ARGUMENT

Closing Argument, § 13:1

ARRAIGNMENT

Criminal trial, § 8:26

ATLANTIC COUNTY

Court Reporters, § 4:18

Directions, § 4:18

Trial Court Administrator, § 4:18

ATTORNEY-CLIENT PRIVILEGE

Generally, § 11:51

Agents, presence of, § 11:51

Confidentiality required, § 11:51

Purpose of privilege, § 11:51

Right of Counsel, § 6:1

Testimony by client as waiver, § 11:51

Third person, presence of, § 11:51

Waiver, § 11:50

Work product, § 11:51

ATTORNEYS

Also see more specific topics

Generally, § 6:1-6:20

Candor to Tribunal, § 6:5

Death of attorney, § 6:13

Disbarment, § 6:13

Expediting Litigation, § 6:4

Fees. Attorneys Fees, this index

Frivolous actions, § 6:11, 6:20, 13:37

Obligations, § 6:1

Obtaining, § 6:1

Privilege. Attorney-Client Privilege, this index

Pro hac vice, § 6:1

Removal, § 6:13

Rules of professional conduct, § 6:2

Substitution, § 6:14

Withdrawal, § 6:14

ATTORNEYS—Cont'd

Witness, § 6:9

ATTORNEYS FEES

Generally, § 13:73, 13:74

Court Rule, § 13:73

Frivolous actions, § 6:11, 6:20, 13:37

Good faith, § 13:75

Prevailing party, witnesses, § 13:77

Statutes as to fees, § 13:76

AUDIO TAPES AND TRANSCRIPTS

Generally, § 11:121

Admissibility a question for court, § 11:3, 11:5, 11:25

Ancient documents, § 11:121

Certificate of lack of public record, § 11:121

Chain of custody, § 11:121

Computerized business records, § 11:121

Copies, § 11:42

Corporate seal, § 11:121

Depositions, § 2:26

Films, § 11:3, 11:5, 11:121

Hospital records, § 11:121

Insurance policies, § 11:121

Photographs, § 11:121

Real or physical evidence, § 11:121

Subscribing witness, § 11:121

Telephone conversations, § 11:121

X-rays, § 11:121

AUTHENTICATION

Generally, § 2:29, 11:119 et seq.

Admissibility of duplicates, § 11:130

Admissibility of other evidence of contents, § 11:131

Authors checklist

 requirement of original, § 11:128, 11:129

Contents of writings and photographs, § 11:125 et seq.

Diligent search, § 11:132

Public records, § 11:133

Requirement of original, § 11:129

Requirements, § 11:120

Self-authentication, § 11:122

Subscribing witness testimony unnecessary, § 11:124

Summaries, § 11:134

BALLOTS

Privileged or confidential matters, voters privilege, § 11:65

BELIEF IN IMPENDING DEATH

Dying declarations, § 11:109

INDEX

BENCH TRIAL

- Generally, § 8:19
- Findings of fact and conclusions of law, § 13:9

BERGEN COUNTY

- Court Reporters, § 4:19
- Directions, § 4:19
- Trial Court Administrator, § 4:19

BIAS OR PREJUDICE

- Balancing danger of unfair prejudice, § 11:25, 11:27, 11:35
- Civil jury, implicit bias, § 8:34
- Criminal jury, implicit bias, § 8:34
- Exclusion of relevant evidence for undue danger of prejudice
 - Generally, § 11:25
 - Autopsy photographs, § 11:25
 - Gruesome photographs, generally, § 11:25
 - Liability insurance, § 11:41
 - Other crimes and acts of accused, § 11:27
 - Writing used to refresh witness' recollection, § 12:25
- Impeachment, § 12:6
 - Right to impeach own witness for, § 12:16
- Implicit bias
 - civil jury, § 8:34
 - criminal jury, § 8:34
- Reduction of bias by data collection, jury selection, § 10:5
- Settlements with co-party or witness, to show bias, § 11:35
- Witness
 - Generally, § 12:23
 - Collateral matter, bias not, § 12:18
 - Complicity in matter, § 12:23
 - Impeachment, § 12:6, 12:16
 - Interest in outcome, § 12:23
 - Promise of immunity, § 12:23

BIFURCATION

- Family, § 1:34

BLOOD TESTS

- Not within privilege against self-incrimination, § 11:49

BODILY CONDITIONS, STATEMENTS CONCERNING

- Appearance, opinion testimony, § 12:37
- Medical history only admissible as basis for expert opinion, § 12:39
- Opinion testimony, § 12:39

BURDEN OF PRODUCTION

- Generally, § 11:3
- Adverse inferences, failure to produce, § 11:1
- Risk of nonproduction, § 11:3

BURDENS OF PROOF

Generally, § 11:3, 11:16

BURLINGTON COUNTY

Court Reporters, § 4:20

Directions, § 4:20

Trial Court Administrator, § 4:20

BUSINESS RECORDS

Authentication

Generally, § 11:121

Computer records, § 11:121

Electronically maintained records, § 11:121

Business defined, § 11:79

Nonpublic, § 2:33

Opinions contained in records, § 11:92

CAMDEN COUNTY

Court Reporters, § 4:21

Directions, § 4:21

Trial Court Administrator, § 4:21

CAPE MAY COUNTY

Court Reporters, § 4:18

Directions, § 4:18

Trial Court Administrator, § 4:18

CARBON COPIES

Duplicates under the Best Evidence Rule, § 11:130

CERTIFICATES

Marriage, § 11:121

CERTIFIED COPY

Attestation of public official, § 11:123

Authentication of public records, § 11:123

CHAIN OF POSSESSION

Generally, § 11:121

Demonstration, § 11:121

CHANCERY DIVISION

General, pretrial, § 1:1

CHARACTER AS IMPEACHMENT EVIDENCE

Courts discretion to exclude, § 11:25

Cross examination of

Character witness, specific acts, § 12:18

Impeaching witness, § 12:16, 12:18, 12:20

Rebuttal reputation witness, § 12:18

Definition of character, § 12:16

Own witness, impeachment by, § 12:16

Prior contradictory statements, § 12:26

INDEX

CHARACTER AS IMPEACHMENT EVIDENCE—Cont'd

- Rape shield statute, § 11:43
- Sexual conduct or reputation, § 11:43
- Shield Act, § 11:43
- Specific acts generally inadmissible as proof, § 12:18
- Specific instances of conduct, § 12:18
 - Admissible as rebuttal of factual claims, § 11:31
 - Admissible to impeach ability to observe and recall, § 12:13
 - Admissible to show bias, § 12:16

CHARACTER AS SUBSTANTIVE EVIDENCE

- Generally, § 11:27
- Accused evidence of his own relevant traits, § 11:29
- Capacity, § 11:27
- Character in issue, § 11:29
- Common scheme or plan, § 11:27
- Entrapment cases, § 11:27
- Identity, § 11:27
- Inseparable crimes, § 11:27
- Intent, § 11:27
- Knowledge of accused, § 11:27
- Malice of accused, § 11:27
- Methods of proof of character
 - Opinion testimony, § 11:30
 - Reputation, § 11:29
- Notice intent to use, § 11:30
- Self-defense cases, § 11:27
- Victim character
 - As proof of accused state of mind, § 11:27
 - As proof of victims conduct, § 11:27

CHARACTER IN ISSUE

- Cross-examination of character witness, § 12:16
- Entrapment defense, § 11:27
- Specific instances of conduct, § 11:31

CHARACTER TRAIT IN ISSUE

- Generally, § 11:29
- As proof of conduct, § 11:29
- For proof of care, § 11:27
- For proof of skill, § 11:27
- Inadmissible to prove quality of conduct, § 11:27
- Manner of proof, § 11:29

CHARACTER WITNESS

- Cross-examination, § 12:23
- Limitation on number allowed, § 12:23
- Reputation evidence, § 12:18

CHARGES TO JURY

- Generally, § 13:5-13:8
- Civil charges, § 13:78
- Criminal charges, § 13:78
- Implicit bias
 - civil, § 8:34
 - criminal, § 8:34
- Instructions, § 13:5
- Request to charge the jury, § 8:33, 13:7

CHARTS AND DIAGRAMS

- Generally, § 11:3

CHILDREN AND MINORS

- As witnesses, not incompetent by reason of age, § 12:11

CHOICE OF LAWS

- Presumptions, § 11:19

CIVIL UNION PRIVILEGE

- Confidential communications, § 11:59

CLERGYMENS PRIVILEGE

- Generally, § 11:63

CLOSING ARGUMENT

- Generally, § 13:1-13:4
- Rule, § 13:3

CO-CONSPIRATORS STATEMENTS

- Evidence of conspiracy, § 11:83
- Termination of conspiracy, § 11:83

COLLATERAL MATTERS

- Best Evidence Rule, exception to, § 11:127
- Bias of witness not collateral, § 12:18

COLLATERAL SOURCE RULE

- Generally, § 13:25
- Civil, § 13:26
- Public Entity, § 13:27
- Statutes, selected, § 13:24

COMMERCIAL PUBLICATION

- Public reputation, § 11:98

COMMON KNOWLEDGE

- Expert testimony on, § 11:12

COMPARATIVE NEGLIGENCE

- Generally, § 13:43
- Contributory Negligence, § 13:45
- Statutes, selected, § 13:44

INDEX

COMPETENCE

- Generally, § 11:1
- Preliminary inquiry, § 11:1

COMPETENCE OF WITNESSES

- Administrators, executors and interested parties, § 12:11
- Affirmation, § 12:10
- Attorneys as witnesses, § 6:9
- General rule of competency, § 12:11
- Insane persons, § 12:11
- Interested persons, § 12:11
- Intoxicated persons, § 12:11
- Judges as witnesses, § 5:14
- Jurors as witnesses, § 7:45
- Perception, § 12:13

COMPETENT EVIDENCE

- Generally, § 11:1

COMPLETENESS, PRINCIPLE OF

- Generally, § 11:9
- Best Evidence Rule, § 11:127
- Compelling production of remainder, § 11:9, 11:10
- Conversation, § 11:9
- Correspondence, § 11:9
- Depositions, § 11:9
- Former testimony, § 11:9
- Writings, § 11:9

COMPUTER RECORDS

- Generally, § 11:121
- As writings, § 11:3
- Authentication, § 11:121

CONCLUSIVE PRESUMPTIONS

- Generally, § 11:16

CONDITIONAL RELEVANCY

- Generally, § 11:7

CONDUCT

- Custom or routine practice of business or group as proof of conduct, § 11:31
- Failure to produce evidence as admission, § 11:1
- Habit of individual as proof of conduct, § 11:31
- Offer of compromise as admission, § 11:35
- Rules of professional conduct for trial attorneys, § 6:2
- Specific act to prove conduct, § 11:31
- Subsequent remedial measures as admission, § 11:33

CONFERENCES

- Family actions, § 1:29, 1:32

CONFESSIONS

Hearing of jury, § 11:5

Prejudicial Joinder, § 1:25

CONFIDENTIAL COMMUNICATIONS

See Privileged or Confidential Communications, this index

CONFLICTING PRESUMPTIONS

Generally, § 11:16

CONFUSION OF JURY

As grounds for exclusion of relevant evidence, § 11:25

Hearing out of presence to avoid, § 11:5

CONSISTENT STATEMENTS

As rehabilitative evidence after impeachment with prior inconsistent statement,
§ 12:27

As substantive evidence, § 11:27, 12:27

CONSOLIDATION

Hearing, § 8:21

CONSTITUTION

N.J., § 7:1, 8:2

U.S., § 7:1

CONTEMPT

Presence of court, § 9:48

CONTINUOUS TRIALS

Family, § 1:31

CONTRIBUTION

Generally, § 13:39

Joint Tortfeasors, § 13:41

CONTROL BY COURT

Generally, § 12:23

Scope of cross or redirect examination, § 12:23

CONVICTION OF CRIME

Admissibility in related civil actions, § 11:27

Civil action on same facts, admissibility in, § 12:20

Impeachment by showing conviction

Generally, § 12:20

Limiting instruction, § 11:17

Judgment of previous conviction, § 11:100

CORONAVIRUS

changes to jury system, jury selection, § 10:2

CORPORATIONS

Attorney-client privilege, § 11:50

Custom or routine practice as proof of conduct, § 11:31

INDEX

COSTS

Award, witnesses, § 13:77

COSTS AND EXPENSES

Generally, § 13:63, 13:70, 13:72

Attorneys Fees, this index

Bill of Costs, § 13:66

Clerk, § 13:66

Court rules, § 13:69

Discretion by court, § 13:65

Judgment, § 13:71

Nonresident claimant, § 13:68

Offer of judgment, application for fee, § 3:8

Tax and taxation, § 13:67

COUNSEL FEES

Attorneys Fees, this index

COUNTERCLAIM

Witnesses, § 13:77

COURT HOUSE

Adjournments, motions for sanctions, § 6:12

Authors notes regarding countries, § 4:17

Directions, § 4:18 et seq.

Electronic devices, Supreme Court guidelines, § 4:33

Equipment, § 4:15

Interpreters, § 4:13, 4:14

Statute, § 4:16

Translators, § 4:13

Transliterations, § 4:13

COURT RECORDS

Authentication, § 11:121

Judicial notice of, § 11:12

COURT REPORTERS

Assignment, § 4:7

Availability, § 4:1

By Vicinage, § 4:18 et seq.

Case coordinators, § 4:3

Clerks of court, § 4:2

Employment, § 4:10

municipal court administrators, § 4:2

Records, § 4:10

Reports, § 4:11

Statute, § 4:5

Text of rule, § 4:4

Transcript, § 4:9

Trial court administrators, § 4:3

COURT RULES

Costs and expenses, § 13:69

COVID-19

changes to jury system, jury selection, § 10:2

CREDIBILITY

Generally, § 11:6, 12:16

Cross examination, generally, § 12:16

Declarant, § 11:79, 11:114

Evidence affecting credibility, § 12:16

Limitation on admissibility of evidence affecting credibility, § 12:18

Relevancy of credibility evidence, § 11:3

CRIMES

Inadmissible to prove disposition, § 11:27

To impeach, § 12:20

To show identity, § 11:27

To show intent, § 11:27

To show motive, § 11:27

To show plan, § 11:27

CROSS-CLAIM

Witnesses, § 13:77

CROSS-EXAMINATION

Generally, § 12:16, 12:23

Collateral matters, § 12:16, 12:23

Compensation by adverse party, § 12:6

Control by court, § 12:23

Credibility, generally, § 12:16

Leading questions, § 12:23

Of character witness, § 12:16

Of impeaching character witness, § 11:15

Scope

Generally, § 12:16

Effect of exceeding proper scope, § 12:16

General subject of direct, § 12:16

Trial courts discretion, § 12:16

CUMBERLAND COUNTY

Court Reporters, § 4:32

Directions, § 4:32

Trial Court Administrator, § 4:32

CUMULATIVE EVIDENCE

Generally, § 11:1, 11:26

Courts discretion to exclude cumulative or repetitive evidence, § 11:25

CUSTODIAN

Generally, § 2:29

INDEX

CUSTOM OR ROUTINE PRACTICE

Generally, § 11:31

DAMAGES

Generally, § 13:3

Awards, § 13:55

Collateral source, § 13:27

Comparative negligence, § 13:46

Damages in continuing cause, § 13:32

Environmental damages, § 13:47

Limitations, § 13:55

Punitive Damages Act, § 13:53

DATA COLLECTION

Reduction of bias, jury selection, § 10:5

DATA COMPILATIONS

Voluminous records, § 11:134

DEAD MANS ACT

Generally, § 12:10

Adverse party, § 12:10

Burden of proof, § 12:10

Surviving party to contract, § 12:10

Transactions covered by, § 12:10

DEATH

Attorneys death, § 6:13

Husband-wife privilege, effect on, § 11:59

Statement in face of death, § 11:106, 11:107

DECISIONAL LAW

Judicial notice, § 11:12

DECLARANT

Credibility, § 11:114

Cross examination, § 11:115

Defined, hearsay rule, § 11:79

Impeachment, § 11:115

Unavailable, § 11:105

DECLARATORY JUDGMENT

Court Rule, § 9:37

DEFENSES

Nonprevailing party, witnesses, § 13:77

DEFINITIONS

Generally, § 11:3

Burden of

persuasion, § 11:3

production, § 11:3

proof, § 11:3

DEFINITIONS—Cont'd

Business, § 11:79
Declarant, § 11:79
Evidence, § 11:3
Hearsay, § 11:79
Incrimination, § 11:48
Presumption, § 11:17
Statement, § 11:79
Writing, § 11:79

DELIBERATIONS

Generally, § 13:5

DEMONSTRATIVE EVIDENCE

Blood tests, physician-patient privilege, § 11:54
Chain of Custody, § 11:121
Handwriting, § 11:3
Videotapes, § 11:3

DEPOSITIONS

Audiovisual recording of depositions, § 2:26
Authentication, § 11:121
Criminal matters, § 2:27
De bene esse, § 2:20
Discovery, § 2:20
Effect, § 2:24
Errors and irregularities, § 2:25
Impeaching own witness by, § 12:28
Impeachment of deposition testimony by prior inconsistent statement, foundation required, § 11:104, 11:105, 12:28
Irregularities, § 2:25
Objections to admissibility, § 2:23
Preparation, § 2:20-2:28
Rehabilitation of witness impeached by prior statement contained in deposition, § 11:104, 11:105, 12:28
Use at trial, § 2:22, 2:26
Videotaped, § 2:20

DEPRAVED SEXUAL INSTINCT

Prior crimes or acts as proof of, generally, § 11:43
Not admissible in rape cases, § 11:43

DESIGNATION OF COUNSEL

Generally, § 1:5, 1:6

DIAGRAMS

Generally, § 11:3

DIFFERENTIAL CASE MANAGEMENT

Bergen County, § 1:1
Camden County, § 1:1

INDEX

DISBARMENT OF ATTORNEY

Generally, § 6:13

DISCOVERY

After Pretrial, § 1:1

Capital cases, § 2:19

Exchange of appraisals, comparable sales, and rentals, § 12:52

Exclusion of relevant evidence on grounds of unfair surprise, § 11:25 11:26

Failure to make discovery

Exclusion of relevant evidence on grounds of unfair surprise, § 11:25, 11:26
rule text, § 2:37

Unfair surprise, exclusion of relevant evidence on grounds of, § 11:25, 11:26

Inspection, § 2:38

Relevance, § 11:3

DISCRETION

Admissible evidence, § 11:25

Competency of witnesses, § 12:11

Cross examination, scope of, § 12:23

Cumulative evidence, § 11:25

Exclude evidence

Generally, § 5:13, 5:15

Failure to notify, § 11:116

Remoteness as grounds for exclusion of relevant evidence, § 11:25

Expert testimony, § 12:37

Judicial notice, § 11:12

Prior inconsistent statements, § 12:27

Relevancy, § 11:3

Remoteness as grounds for exclusion of relevant evidence, § 11:25

Repetitive evidence, § 11:26

Sexual history of victim in sex offense prosecution, § 11:43

Trial judge discretion to exclude, § 5:13, 5:15

Trial judge to exclude failure to notify, § 11:116

DISMISSAL

counterclaim, § 9:31

Involuntary, § 9:30

Voluntary, § 9:29

DIVORCE

Final judgments, § 1:33

DOUBLE HEARSAY

Checklist, § 11:113

DUPLICATES

Admissibility of, § 11:130

ELECTRONIC EQUIPMENT

Generally, § 4:1

ELECTRONIC EQUIPMENT—Cont'd

Appeals and court house equipment

Television, VCR, § 4:15

Supreme Court Guidelines on devices in court, § 4:33

ESSEX COUNTY

Court Reporters, § 4:22

Directions, § 4:22

Trial Court Administrator, § 4:22

EVIDENCE

Competent evidence, § 11:1

Court function, § 11:137

Cumulative evidence, § 11:26

Jury function, § 11:137

Jury Instructions, § 11:2

Medical expenses payment, § 11:38

Motions, § 9:8

Objections, § 12:2

Outweighed value by some other concern, § 11:24

Presentation of, § 12:1

Rule applicability, § 11:3

Rules related to witnesses, § 12:9

Scientific evidence, § 12:37

Stress of excitement, by declarant, § 11:88

EXAMINATION OF WITNESSES

Generally, § 12:1

EXCLUSIONS

Compromise, § 11:36

Confusing evidence, § 12:1

Cumulative evidence, § 11:25

Custom, § 11:31

Dead Mans' Act, § 12:10

Insurance coverage, § 11:41

Lack of perception, § 12:13

Misleading evidence, § 11:25

Prejudicial, § 11:25

Prior crimes or wrongs, § 11:27

Remote, § 11:25

Unfair surprise, § 11:25

EXHIBITS

Certification, § 2:35

Filing by officer, § 2:35

Joint list, § 2:30

Lists, § 2:30

Premarked, § 2:29

Preparation for trial, § 2:29, 2:30

INDEX

EXPERIMENTS

- Courtroom experiments, § 11:3
- Scientific tests, § 11:3

EXPERT TESTIMONY

- Generally, § 12:33-12:51
- Adjournments, this index
- Aid trier of fact, § 12:33
- Basis for opinion, disclosure of, § 12:44
- Burden of proving qualifications, § 12:33
- Civil Commitment, § 12:48
- Condemnation, § 12:48
- criminal, expert did not participate in underlying tests, notice, § 12:50
- Cross examination
 - Generally, § 12:33
 - Hypothetical questions, § 12:44
- Defect in qualification affects weight, § 12:33
- Degree of certainty required, § 12:33
- Disclosure of basis for opinion, § 12:44
- Exchange of appraisals, comparable sales, and rentals, § 12:52
- Experience as experts qualification, § 12:33
- Expert defined, § 12:33
- Facts or data underlying, § 12:44
- Family court trials, § 12:51
- Hearsay statement, opinion included in, § 11:117, 11:118
- Helpfulness to trier of fact, § 12:33
- Hypothesis, not necessary, § 12:44
- Hypothetical questions, cross examination, § 12:44
- Impeachment by attacking or explaining basis for opinion, § 12:44
- Inclusion in hypothetical question, § 12:44
- Laymen, § 12:35
- Need for expert, § 12:33
- Net opinion rule, § 12:33
- Opinion based upon reports of others, § 12:44
- Opinion included in hearsay statement, § 11:117, 11:118
- Opinion on ultimate issue, § 12:44
- Peculiar knowledge or experience not common to world, § 12:37
- Personal knowledge of experts, § 12:37
- Probabilities and possibilities, § 12:33
- Probability of assistance to trier of fact, § 12:33
- Qualifications of expert
 - Generally, § 12:33, 12:38
 - Burden of proving, § 12:33
 - Experience alone, § 12:33
 - Expertise, education, experience, training, § 12:37
 - Hypothetical questions, § 12:44
 - Knowledge based upon reports or hearsay, § 12:44
 - Knowledge of facts of case, generally, § 12:38

EXPERT TESTIMONY—Cont'd

Qualifications of expert—Cont'd

Personal knowledge of facts of case, § 12:38

Reports and reporting, generally, § 12:39, 12:41

Reports of others, opinion based upon, generally, § 12:33, 12:40

Subject of expertise, § 12:33

Ultimate issue, opinion on, § 12:37, 12:42

Usefulness of opinion

Degree of certainty required, § 12:33

Valuation, real property, § 12:47

EYE DOCTORS

Physician-patient privilege, § 11:54

FACT

Distinguished from opinion, § 12:37

Judicial notice

Facts commonly known, § 11:12

Facts ordinarily true, § 11:12

Verifiable facts, § 11:12

FAILURE TO MAKE DISCOVERY

See Discovery, this index

FAILURE TO PRODUCE WITNESSES

Missing witness rule, § 12:8

FAMILY

Bifurcation, § 1:34

Case management conferences in civil family actions, § 1:32

Continuous trials, § 1:31

Differentiated case management in civil family actions, § 1:30

Divorce, entry of certain final judgments, § 1:33

History. Family History, this index

Pretrial conference, § 1:29

FAMILY HISTORY

Statements as to family history, § 11:108

FAMILY THERAPIST/PATIENT PRIVILEGE

Generally, § 11:61

FEES

See Costs and Expenses, this index

FILM

Demonstrative evidence, § 11:3

FINAL JUDGMENTS

Divorce, § 1:33

FINANCIAL INTEREST

Compensation by adverse party, § 12:6

INDEX

FINANCIAL INTEREST—Cont'd

Interest in related litigation, § 12:6

FINDING OF FACT

Bench trial, § 13:9

FOREIGN LAW

Judicial notice, § 11:12

FORFEITURE BY WRONGDOING

Evidence rules, § 11:111

FORMER TESTIMONY

Generally, § 11:104

Cross examination, opportunity and motive for, § 12:6

Depositions of a nonparty, § 11:104

Exception to hearsay rule, § 11:104

Refreshing recollection, § 12:23

FORM OF OFFER TO PROVE

Generally, § 11:5

FORM OF QUESTION

Generally, § 12:2

FORM OF VERDICT

Generally, § 13:9

FRIVOLOUS COMPLAINT

Witnesses, § 13:77

GENERAL ACCEPTANCE OF SCIENTIFIC PRINCIPLE

Scientific evidence, § 12:38

GLOUCESTER COUNTY

Court reporters, § 4:32

Directions, § 4:32

Trial Court Administrator, § 4:32

GRUESOME PHOTOGRAPHS

Generally, § 11:25

Autopsy photographs, § 11:25

Injuries of surviving victim in criminal case, § 11:25

Pre-autopsy photographs, § 11:25

Prejudice, exclusion of relevant evidence for undue, § 11:25

HABIT

As proof of conduct, generally, § 11:31

Opinion evidence, § 11:30

Specific instances of conduct, § 11:30

HANDWRITING

Comparison by expert witness, § 12:37

Demonstrative evidence, § 11:3

HANDWRITING—Cont'd

Expert testimony, § 12:37

Opinion testimony, § 12:37

HEALTH

Opinion testimony, § 12:37

HEARING, PRIOR

Prior Hearing, this index

HEARING OF JURY

Accused testimony on preliminary matters, § 11:5

Claim of privilege, § 11:5

Confessions, § 11:5

Identification testimony, challenge to, § 11:27

Offer to prove, § 11:5

Privilege, claim of, § 11:5

Unavailability of hearsay declarant, § 11:5

HEARSAY

Generally inadmissible, § 11:78

Admissibility, general rule, § 11:7

Admitted without objection, effect, § 11:7

Adoptive admissions, § 11:79

Affidavits, § 11:104

Ancient documents, § 11:97

Assertive conduct, § 11:7

Authentication and identification, authors notes, § 11:119

Basis for expert testimony, § 12:40

Declarant defined, § 11:79

Definition of hearsay, § 11:79

Deposition, § 11:104

Dying declarants belief death is imminent, question for the court, § 11:106

Dying declarations, § 11:106

Exception

death, § 11:102

declarant unavailable, § 11:102

physical or mental illness or infirmity, § 11:102

undue hardship or expense, § 11:102

Exceptions, § 11:83 et seq.

Expert opinion included in hearsay statement, § 11:117

Failure to object, § 11:1

Jury instructions concerning limited purpose, § 11:7

Limiting instruction when not offered as proof of statements truth, § 11:7

Not for truth of matters asserted, § 11:78

Offered to prove statements truth, § 11:78

Operative facts, § 11:78

Previous statements, § 11:104

Rape victims complaint, § 11:43

INDEX

HEARSAY—Cont'd

- Records and recording
 - Absence of public record, § 11:96
 - Public records generally, § 11:94
- Requirement of objection, § 11:7
- Rule, § 11:81, 11:82
- Statement defined, § 11:79
- Verbal acts or declarations not hearsay, § 11:80

HOSPITAL RECORDS

- Discovery of records which involve litigant, § 11:54
- Hospital facility committees, § 11:56
- Utilization review committee privilege, § 11:56

HOSTILE WITNESS

- Generally, § 12:17, 12:23
- Impeachment, § 12:16

HUDSON COUNTY

- Court Reporters, § 4:23
- Directions, § 4:23
- Trial Court Administrator, § 4:23

HUNTERDON COUNTY

- Court Reporters, § 4:30
- Directions, § 4:30
- Trial Court Administrator, § 4:30

HUSBAND-WIFE PRIVILEGE

- Generally, § 11:59
- Confidential communications, § 11:59
- Divorce, § 11:59
- Hearing out of presence of jury, § 11:59
- Policy, § 11:60
- Waiver, consent sufficient, § 11:60

HYPOTHETICAL QUESTIONS

- Generally, § 12:43
- Assuming facts not in evidence, § 12:43
- Assumption of another witness' expert opinion, § 12:44
- Cross examination, use during, § 12:43
- Cross examination of testimony given in response to, § 12:43
- Opinions based upon reports of others, § 12:43
- Personal knowledge, expert testimony based on, § 12:37
- Reports of others, opinions based on, § 12:39

ILLUSTRATIVE DEVICES AND EXHIBITS

- Charts, diagrams, maps, § 11:3
- Demonstrations and experiments, § 11:3
- Summaries of voluminous records, § 11:134

IMMATERIALITY

Generally, § 11:21

IMPEACHMENT

Generally, § 12:22

Acts of misconduct

Generally, § 12:15, 12:17, 12:22

Ability to observe and recall, as proof of, § 12:10

Bias, as proof of, § 12:15

Character witnesses, cross examination of, § 12:17

Adverse witnesses, § 12:16

Arrests, § 12:19

Bias, § 12:6

Right to impeach own witness for, § 12:16

Character, right to impeach own witness for, § 12:16

Character witnesses, impeachment of, § 12:17

Collateral matters, § 12:24

Conviction of Crime, this index

Cross Examination, this index

Expert testimony, § 12:36

Hearsay declarant, § 11:79

Hostile witnesses, § 12:16

Interest and bias, § 12:16

Interest in related litigation, § 12:15

Mental condition of witness, § 12:11

Personal knowledge, § 12:12

Prior convictions, § 12:20

Prior inconsistent statements, § 12:27

Rape shield, § 11:14

Rehabilitation, § 12:28

Relationship with party or witness, § 12:24

Religious belief or opinion

Generally, § 12:22

Right to impeach own witness for, § 12:17

Remedial measures, § 11:34

Scope of cross examination, right to impeach own witness after adversary exceeds proper scope, § 12:6

INCLUDED HEARSAY

Generally, § 11:112

INCOMPETENT

Generally, § 11:1

INCONSISTENT PRESUMPTIONS

Generally, § 11:17

INCONSISTENT STATEMENTS

Generally, § 11:86, 12:27

INDEX

INCRIMINATION

Defined, § 11:48

INDISPENSABLE WITNESSES

Impeaching own witness, § 12:16

INFORMANTS PRIVILEGE

Generally, § 11:68

Authors notes, identity of informant, § 11:69

Exceptions

Material witness, § 11:68

Participant in crime, § 11:68

Provided false information, § 11:68

Helpfulness to the defense, § 11:68

Identity of informant, § 11:68, 11:69

Privilege, § 11:68

IN LIMINE MOTIONS

Generally, § 9:1, 9:3, 11:1, 11:5

INSTRUCTING THE JURY

Conditional relevancy, § 11:7

Conviction for crime, admitted as impeachment evidence, § 11:7, 11:27

Co-party admissions, civil cases, § 11:7, 11:27

Form of request, § 11:7

Juror questions, § 13:8

Limiting instruction, § 11:7

Note taking, § 13:8

Requests to charge jury

Generally, § 8:33, 13:7

Form of request, § 11:7

INTEREST IN ACTION

County, § 7:16

Municipality, § 7:16

INTEREST IN PROPERTY OR SUBJECT MATTER

Generally, § 13:59

Contract actions, § 13:61

Interests, tort actions, § 13:57

Public Entities, § 13:62

Rate on judgments, tort actions, § 13:58, 13:59

Statutes of interest, § 13:60

Tort actions, § 13:58, 13:59

INTERNET

Trial court decisions, posting of, § 13:9

INTERPRETERS

Court Rule, § 4:13, 4:14

Evictions Rule, § 4:14

INTERROGATORIES

- Amendment of answers, § 2:17, 2:36
- Answer. Answer to Interrogatories, this index
- Answers, form, service, and time of, § 2:16
- Failure to Serve, § 2:37
- Notice by state-expert witness testimony when not participating underlying tests, § 2:18

INTOXICATION

- Competency of witnesses, § 12:11

JEOPARDY

- Jury Selection, this index

JOINDER

- Generally, § 1:14
- Consolidation, § 1:18
- Entire controversy, § 1:17
- Misjoinder, § 1:16
- Nonjoinder, § 1:16
- Permissive Joinder, § 1:14
- Prejudicial, § 1:27
- Separate Trials, § 1:19, 1:27

JOINT TORTFEASOR

- Generally, § 13:4
- Contribution, § 13:41
- Judgment, § 13:42
- Negligence, § 13:52

JUDGE

- Generally, § 5:1-5:19
- as witness, restriction, rule text, § 5:13
- Calling and interrogation of witnesses, § 5:15
- Control proceedings, § 5:15
- Diligence, § 5:10
- Discretion to exclude admissible evidence, § 11:25
- Disqualification, § 5:7
- Exclusion of evidence under certain exceptions, § 5:16
- Function, § 5:1
- Functions of court and jury, § 5:17
- Impropriety, § 5:10
- Superior Court Judges, § 5:19
- Testimony by, § 5:14
- Trial court Judges of Superior Court, § 5:19
- Trier of fact, § 5:1
- Verbatim record, § 5:4
- what constitutes, § 5:18
- Witnesses, § 5:14, 5:15, 12:29

INDEX

JUDGMENTS

- Civil, § 13:23
- Costs and expenses, § 13:71
- Entry, § 13:20
- Offer of Judgment, this index
- Real estate judgments, time, § 13:22
- Time, real estate judgments, § 13:22

JUDICIALLY ADMITTED FACTS

- Relevancy and materiality of evidence of, § 11:3

JUDICIAL NOTICE

- Generally, § 11:11
- Adjudicative facts, § 11:13
- Administrative rules and regulations, § 11:12
- Common experiences, § 11:12
- Court records, § 11:12
- Discretion of trial court, disputed questions, § 11:12
- Facts commonly known, § 11:12
- Facts ordinarily true, § 11:12
- Foreign law, § 11:12
- General facts vs. specific facts, § 11:12
- Geographical facts, § 11:12
- Historical facts, § 11:12
- Indisputable source, § 11:12
- Judicial facts, § 11:12
- Known generally, commonly accepted, § 11:12
- Law, judicial notice of, § 11:13
- Legislative facts, § 11:13
- Legislative history, § 11:13
- Local notoriety, § 11:12
- Mandatory, when judicial notice is, § 11:12
- Municipal ordinances, § 11:12
- On appeal, § 11:15
- Opportunity to be heard, § 11:15
- Ordinarily true facts, § 11:12
- Other states' law, § 11:12
- Private acts, § 11:12
- Rules and regulations of administrative agencies, § 11:12
- Scientific facts, § 11:12
- Time of taking, § 11:12
- Verifiable facts, § 11:13

JURY AND JURY TRIAL

- Generally, § 7:1 et seq.
- Additional jurors, impaneling, § 7:7
- Administrative records, public access, § 7:29
- Advisory, § 7:39
- Answer, interrogatories, § 7:41

JURY AND JURY TRIAL—Cont'd

- As witness, § 7:45
- Challenge qualifications, § 7:15
- Challenges, § 7:18, 7:27, 8:30
- Charge conference, § 7:33
- Charges to Jury, this index
- Civil jury charges, § 13:78
- Completion of trial, serve beyond period, § 7:12
- Consent, trial by, § 7:39
- Corrupting, § 7:23
- County, interest in action, § 7:16
- Court rules pertaining to jurors, § 7:24
- Criminal jury charges, § 13:78
- Demand for jury trial, § 7:38
- Disagreement of jurors, § 7:22
- Evidence rule, pertaining to jurors, § 7:44
- Examination, § 7:14, 7:27, 8:30
- Exhibits, materials to be submitted, § 7:34
- Expedited jury trials, § 7:47
- Foreign jury, motion for change, § 7:37
- Foreperson, § 7:30
- Functions of court and jury, § 5:17
- Impaneling, additional jurors, § 7:7
- Influencing a jury, § 7:23
- Interest, action
 - county, § 7:16
 - municipality, § 7:16
- Interrogatories, answer, § 7:41
- Jury instructions, materials to be submitted, § 7:34
- Lists, materials to be submitted, § 7:34
- Materials to be submitted
 - exhibits, § 7:34
 - jury instructions, § 7:34
 - lists, § 7:34
- Materials to be submitted to, § 2:34
- Motion after discharge, § 9:19
- Motion for change
 - foreign jury, § 7:37
 - venue, § 7:37
- Municipality, interest in action, § 7:16
- Names
 - selected trial jurors, § 7:8
 - trial jury replace in pool, § 7:9
- Note taking, § 2:34
- Note-taking, § 7:34
- Number of jurors, § 7:5, 7:26

INDEX

JURY AND JURY TRIAL—Cont'd

Oath

jurors, § 7:10

officer attending jury, § 7:11

Objections, § 7:33

Officer attending jury, oath, § 7:11

Other counties, jurors drawn, § 7:13

Peremptory challenge, § 7:17, 7:28

Petit jury list, availability, § 7:31

Polling, § 7:36

Public access, § 7:29

Qualification of jurors, § 7:3

Questions by jurors, § 2:34, 7:34, 7:46

Record of excluded evidence, § 9:12

Reduction of bias, peremptory challenges, § 7:28

Requests to charge the jury, § 7:33

Return of verdict, § 7:35

Selected trial jurors, names, § 7:8

Selection. Jury Selection, this index

Selection, trial jury from panel, § 7:6

Sequestration, § 7:32

Serve beyond period, completion of trial, § 7:12

Source list, preparation of, § 7:4

Time for making challenges, § 7:19

Trial by jury, rule, § 7:25, 7:43

Trial errors, § 9:14

trial jury from panel, selection, § 7:6

Trial jury replace in pool, names, § 7:9

Trial of challenges, § 7:18

Trier of fact, § 7:1

Venue, motion for change, § 7:37

Verdict, § 7:35

five-sixths of the jury, § 7:21

General, § 7:41

Special, § 7:40

Witness, juror as, § 7:45

JURY BOX

Jury Selection, this index

JURY SELECTION

Additional jurors, impaneling, § 7:7

Authors note, reduction of bias, § 10:5

Challenges, § 7:14

Changes to jury system, COVID, § 10:2

COVID, changes to jury system, § 10:2

Data collection, reduction of bias, § 10:5

Examination, § 7:14, 10:4

JURY SELECTION—Cont'd

Impaneling, additional jurors, § 7:7

Jeopardy

generally, § 10:1-10:10

authors note, reduction of bias, § 10:5

challenges, § 10:4

changes to jury system, COVID, § 10:2

data collection, reduction of bias, § 10:5

examination, § 10:4

juror profile sheet, § 10:6

jury box, § 10:7, 10:8

opening statement, § 10:9, 10:10

reduction of bias, data collection, § 10:5

service in counties, § 10:3

juror profile sheet, § 10:6

jury box, § 10:7, 10:8

Motions in limine, applicability to, § 11:5

Names

selected trial jurors, § 7:8

trial jury replace in pool, § 7:9

Number of jurors, § 7:5

Oath

jurors, § 7:10

officer attending jury, § 7:11

Officer attending jury, oath, § 7:11

opening statement, § 10:9, 10:10

Peremptory challenges, § 7:17

Reduction of bias, data collection, § 10:5

Time for making challenges, § 7:19

Trial jury from panel, § 7:6

Trial jury replace in pool, names, § 7:9

Trial of challenges, § 7:18

KNOWLEDGE

Personal Knowledge, this index

Qualifications of expert. Expert and Opinion Testimony, this index

LAND

Boundaries, reputation concerning, § 12:49

Opinion testimony, § 12:49

Value, § 12:49

LAW

Common law, proof of, § 11:12

Judicial notice of, § 11:12

Municipal ordinances, proof of, § 11:12

LAWYER

See Attorneys, this index

INDEX

LEADING QUESTIONS

- Generally, § 12:23
- Adverse witnesses, § 12:23
- Cross examination, § 12:23

LEARNED TREATISES

- Generally, § 11:99

LIABILITY INSURANCE

- Generally, § 11:41
- Absence of insurance, § 11:41
- Admissible on issues other than fault, § 11:41
- Court trials, inadmissible on issue of fault, § 11:41
- Deliberate intrusion at trial, § 11:41
- Inadmissible on issue of fault, § 11:41
- Inadvertent mention, § 11:41

LIFE EXPECTANCY

- Judicial notice, § 11:12

LIMITED ADMISSIBILITY

- Generally, § 11:7

LIMITING INSTRUCTION

- Admission is proper, when limiting instruction insufficient, § 11:15
- Failure to give, § 11:8

LISTS

- Exhibits, § 2:30

MANUAL

- Trial lawyers manual, § 1:1 et seq.

MAPS AND PLATS

- Admissibility of maps and diagrams, § 11:3

MARITAL COUNSELOR PRIVILEGE

- Generally, § 11:61
- Personal to couple, § 11:61
- Policy, § 11:61
- Waiver of privilege, § 11:61

MARITAL PRIVILEGE

- Confidential communications, § 11:59

MARRIAGE

- Counselor Privilege, § 11:61

MARRIAGE CERTIFICATES

- Authentication, § 11:121

MATERIALITY

- Generally, § 11:3

MEDIATOR PRIVILEGE

Generally, § 11:72

MEDICAL CONDITION

Opinion testimony, § 12:37

MEDICAL DIAGNOSIS AND TREATMENT

Medical history only admissible as basis for expert opinion, § 12:43

Opinion testimony, § 12:37

Payment of medical expense, § 11:37

MEDICAL REPORTS

Expert testimony based upon, § 12:40

Refreshing recollection, § 12:25

MEDICAL TREATMENT

Diagnosis, treating patient, § 11:90

MEMORY

Cross examination testing memory, § 12:23

Refreshing Recollection, this index

Unavailability of declarant, § 11:79

MENTAL CAPACITY

Dead mans statute, exception for testators capacity, § 12:10

Impeachment, § 12:16

Opinion testimony, § 12:37

Witnesses

Children, § 12:11

Insane persons, § 12:11

MENTAL HEALTH SERVICE PROVIDER-PATIENT PRIVILEGE

Generally, § 11:77

MERCER COUNTY

Court Reporters, § 4:24

Directions, § 4:24

Trial Court Administrator, § 4:24

MERGER AND CONSOLIDATION

Hearing, § 8:21

MIDDLESEX COUNTY

Court Reporters, § 4:25

Directions, § 4:25

Trial Court Administrator, § 4:25

MODUS OPERANDI

Other crimes and acts as proof of identity, § 11:27

MONMOUTH COUNTY

Court Reporters, § 4:26

Directions, § 4:26

Trial Court Administrator, § 4:26

INDEX

MORRIS COUNTY

- Court Reporters, § 4:27
- Directions, § 4:27
- Trial Court Administrator, § 4:27

MORTALITY TABLES

- Judicial notice, § 11:12

MOTION IN LIMINE

- Generally, § 1:11, 1:12, 9:1, 9:3, 11:1, 11:5

MOTIONS

- Generally, § 9:1-9:48
- After Judgment, § 9:42
- Application for disposition, § 9:26
- Before submission to jury, § 9:18
- Change
 - foreign jury, § 7:37
 - venue, § 7:37
- Cleanup, § 9:2
- Conform to Evidence, § 9:28
- Continuance, § 9:1, 9:5
- Costs, previously dismissed action, § 9:32
- Counterclaim dismissal, § 9:31
- Dismissal, § 9:6, 9:29
- Dismissal for delay, § 9:24
- Effect of determination, § 9:17
- Effect of motion, § 9:45
- Evidence, § 9:8
- Findings by court, § 9:13
- Foreign jury, motion for change, § 7:37
- Grounds, § 9:43
- Hearing, § 9:16
- In general, § 9:4
- In limine, § 9:1, 9:3, 11:1, 11:5
- Involuntary dismissal, § 9:30
- Judgment, § 9:33
 - demand for judgment, § 9:39
 - multiple claims, § 9:36
 - possession, § 9:39
 - unsatisfied judgment, joint liability, § 9:38
- Judgment notwithstanding verdict, § 9:34
- Mistrial, § 9:7
- New trial, § 9:41, 9:46
- Order for disposition, § 9:27
- Order for trial, § 9:23
- Pleadings, § 9:15
- Prosecutor motion, § 9:22
- Rules, § 9:10

MOTIONS—Cont'd

- Settlement, § 9:35
- Speedy trial for certain defendants, § 9:25
- Time, § 9:44
- Time and manner, § 9:16
- Time for making, § 9:21
- Trial by court or jury, § 9:20
- Trial errors, § 9:14
- Trial results, § 9:9
- Venue, motion for change, § 7:37

MOTIVE

- Generally, § 11:27
- Other crimes and acts of accused as proof of, § 11:27

MUNICIPAL COURT

- Administrators, physical plant, § 4:2

MUNICIPAL ORDINANCES

- Authentication, § 11:121
- Judicial notice, § 11:12

NEGLIGENCE

- Comparative
 - Statutes, selected, § 13:44
- Joint tortfeasors, § 13:52
- Limitations
 - nonliability social host, § 13:51
- Nonliability social host, § 13:51
- Similar accidents, acts or occurrences, § 11:31
- Subsequent remedial measures, § 11:33

NEWSPAPERS AND PERIODICALS

- Authentication, § 11:121

NEWSPERSONS' PRIVILEGE

- Generally, § 11:57

NEW TRIAL

- Motions, § 9:41, 9:46
- Offer of judgment, § 3:7

NOTARY PUBLIC

- Self-authentication of acknowledged documents, § 11:44

OATH

- Affirmations, § 12:15
- Competency of witnesses, understanding oath as measure of, § 12:12
- Form or, § 12:15
- Jurors, § 7:10
- Necessity of, § 12:15
- Officer attending jury, § 7:11

INDEX

OATH—Cont'd

Of witness, § 12:15

OBJECTIONS

generally, § 9:11

Depositions, § 2:23

Form, § 12:2

Record, § 9:1, 12:1

OCEAN COUNTY

Court Reporters, § 4:31

Directions, § 4:31

Trial Court Administrator, § 4:31

OFFER OF COMPROMISE

Generally, § 11:35

Acceptance, not evidence of invalidity of claim, § 11:35

Admissions, § 2:39

Guilty pleas and related statements, § 11:39

Inadmissibility, general rule of, § 11:35

Non-parties, offers to, § 11:35

Statements of fact, § 11:36

OFFER OF JUDGMENT

Generally, § 3:1-3:9, 13:56

Accepted offer, payment, § 3:9

Consequences of not accepting

Claimants offer, § 3:4

Nonclaimants offer, § 3:5

Fee, application for, § 3:8

Judgment, acceptance of offer not deemed, § 3:9

Limitations, § 3:8

Multiple defendants, § 3:6

New trial, § 3:7

Payment, accepted offer, § 3:9

OFFER TO PLEAD GUILTY

Generally, § 11:39

withdrawn, § 11:40

OFFER TO PROVE

Generally, § 11:5

Cross examination, § 11:6

Form of, § 11:6

Hearing of jury, § 11:6

Method of making offer, § 11:6

OFFICERS AND EMPLOYEES

Bias, impeachment for, § 12:16

Dead mans statute, competency as witnesses, § 12:10

OPINIONS

- Expert, § 12:37
- Factual, § 12:16
- Hypothetical, § 12:44
- Lay, § 12:36
- Proof of character, § 12:17

OPINION TESTIMONY

- Generally, § 12:37
- Character traits, generally inadmissible, § 12:15
- Condition of objects observed, § 12:38
- Disclosure of facts required, § 12:44
- Facts distinguished from opinion, § 12:33
- Opinion on ultimate issue, § 12:42
- Opinion rule, generally, § 12:37
- Particular subjects
 - Civil commitment, § 12:46
 - Condemnation, § 12:48
 - Family matters, § 12:49
 - Medical condition, § 12:37
 - Property, real, value, § 12:47
 - Value of real property, § 12:47
- Personal knowledge required, § 12:37
- Ultimate issue, opinion on, § 12:42

ORDER OF PROOF

- Preliminary hearing, § 11:3

ORDINANCES

- Authentication, § 11:121
- Judicial notice, § 11:12

OTHER CRIMES AND ACTS

- Generally, § 11:27
- Balancing danger of unfair prejudice, § 11:25, 11:27
- Indirect evidence of other crimes or acts, § 11:27
- Intent, proof of accused when intent at issue, § 11:27
- Knowledge of accused, as proof of, § 12:28
- Limiting instruction proper, § 11:7
- Prejudice, exclusion for unfair danger of, § 11:25
- Sufficiency of proof of other crime or act, § 11:25

OTHER PENDING CRIMINAL CHARGES

- Generally inadmissible as impeachment evidence, § 11:25, 12:20

PANEL

- selection, trial jury from panel, § 7:6

PARTY CALLED BY ADVERSARY

- Not bound by testimony, § 12:17

INDEX

PARTY OWN WITNESS

Impeachment of, § 12:17

PASSAIC COUNTY

Court Reporters, § 4:28

Directions, § 4:28

Trial Court Administrator, § 4:28

PAST RECOLLECTION RECORDED

Refreshing recollection distinguished, § 11:91

PENDING CRIMINAL CHARGES

Generally inadmissible as impeachment evidence, § 12:21

PERCEIVE

Inability to perceive, § 12:11

PEREMPTORY CHALLENGES

Jury and jury trial, § 7:28

PERIODICALS

Authentication, § 11:121

PERSONAL KNOWLEDGE

Generally, § 12:13

Determination by court, § 11:5

Dying declarations, § 11:106

Expert witnesses, § 12:37

Hearsay declarant, § 11:79

Lack of, § 12:13

Lay options, § 12:36

Preliminary questions, § 12:11

Presumption of, § 11:17

Required for opinion testimony, § 12:37

PERSUASION

Burden of Persuasion, § 11:3

Burdens of Proof, § 11:3

PETIT JURY LIST

Availability, § 7:31

PHOTOGRAPHS

Accuracy, question for jury, § 12:26

As writing, § 11:3, 11:125, 11:126

Authentication, § 11:121

Confusion of jury as grounds for exclusion, § 12:26

Prejudice, exclusion of relevant evidence for undue danger of, § 12:26

Relevancy, § 11:3

PHYSICIAN-PATIENT PRIVILEGE

Generally, § 11:54

Crime, communications in furtherance of, § 11:54

PHYSICIAN-PATIENT PRIVILEGE—Cont'd

- Death certificates, § 11:54
- Discovery of records, § 11:54
- Examination, no privilege against, § 11:54
- Holder of privilege, § 11:54
- Hospital records, § 11:54
- Mental health services, § 11:77
- Patient defined, § 11:54
- Physician defined, § 11:54
- Psychologists, § 11:52
- Waiver, § 11:73

PHYSICIANS

- Medical Diagnosis and Treatment, this index
- Opinions based on patients statements, § 12:40

PICTURES

- As writing, § 11:125, 11:126

PLAN

- Common scheme or plan, other crimes or acts as proof, § 11:27

PLEAS

- Inadmissible, § 11:39
- Pre-trial procedure-criminal, § 1:22

POLICE REPORTS

- Refreshing recollection, § 12:25

POLITICAL VOTE

- Voters' privilege, § 11:65

PRECAUTIONS

- Subsequent remedial measures, § 11:33

PREJUDICE

- Bias or Prejudice, this index

PRELIMINARY INQUIRY

- By judge, § 11:5

PRELIMINARY QUESTIONS OF FACT

- Generally, § 11:6
- Applicability of evidence, rules, § 11:4
- Attorney-client privilege, § 11:50
- Dying declarants' belief in imminence of death, § 11:106
- Offer of compromise, § 11:35
- On admissibility, § 11:6
- On motion to suppress, § 11:6, 12:1
- On qualifications, § 11:6, 12:37
- On testimony, of witness, § 11:6
- Unavailability of hearsay declarant, § 11:79

INDEX

PRESUMPTIONS

- Generally, § 11:16
- Authors checklist, effect of presumption, § 11:18
- Burden of proof does not shift, § 11:17
- Choice of laws, § 11:19
- Criminal cases, § 11:18, 11:20
- defendant, § 11:20
- Definition of presumption, § 11:17
- Effect of presumption, § 11:17, 11:18
- Instructing the jury, § 11:20
- Quantum of evidence to rebut, § 11:17
- Rebuttable presumptions, judicial notice, § 11:17
- Uncontradicted presumption, § 11:17

PRETRIAL

- Generally, § 1:1, 1:20, 2:1 et seq.
- Filing, memorandum, § 1:3
- Memorandum, § 1:4, 1:24
- Pre-trial conference, § 1:1

PRE-TRIAL PROCEDURE-CIVIL

- Checklist for conference, § 1:10
- Conference, § 1:1, 1:2, 1:9
- Designation, § 1:5, 1:6
- Exchange of information, § 1:8
- Memoranda, § 1:4
- Motions in limine, § 1:11, 1:12
- Scheduling of conference, § 1:7
- Separate trials, § 1:15

PRE-TRIAL PROCEDURE-CRIMINAL

- Arraignment, § 1:9
- Conferences, § 1:21
- Criminal Offenders, § 1:28
- Hearing on motion, § 1:23
- Indictment, § 1:26
- Joinder, § 1:25, 1:27
- Meet and confer, § 1:21
- Plea, § 1:21
- Pleas, § 1:22
- Pre-arraignment conference, § 1:21
- Pre-indictment procedure, § 1:21
- Pre-trial conferences, § 1:21
- Pre-trial Hearing, § 1:21
- Severance, § 1:25
- Time and manner of making motion, § 1:23

PRIEST-PENITENT PRIVILEGE

- Generally, § 11:62

PRIEST-PENITENT PRIVILEGE—Cont'd

Privileged communications, § 11:62

PRIOR ACCIDENTS

Relevancy, § 11:3, 11:31

PRIOR CONVICTIONS

Conviction of crime, § 11:27, 12:20

PRIOR HEARING

Former testimony, § 2:29

Pleadings in, as admissions, § 11:104

PRIOR INCONSISTENT STATEMENTS

Generally, § 12:27

Admission of statement by witness renders extrinsic evidence of statement inadmissible, § 12:27

Deposition

Foundation required when statement to be impeached is contained in, § 11:104

Rehabilitation of witness impeached by prior statement contained in deposition, § 11:104, 12:27

Testimony in deposition as prior inconsistent statement, § 11:104

Explanation of prior statement, § 12:27

Impeaching witness, examination of, § 12:23

Impeachment use distinguished from substantive use, § 11:22

Limiting instruction, § 11:9

Non-party witness, § 12:28

Own witness, impeachment of, § 12:5

Party witness, § 12:5

Prior consistent statements as rehabilitation, § 12:27

Prior consistent statements of party-witness, § 12:27

Prior inconsistent statement

When cannot use as substantive, § 12:27

When used as substantive, § 12:27

Rehabilitation of impeached witness

Generally, § 12:27

Explanation of prior statement, § 12:27

Prior consistent statements, § 12:27

Reputation for truthfulness, § 12:18

Testimony as prior inconsistent statement, § 12:27

Testimony from prior proceedings, § 11:104

PRIOR TESTIMONY

Former testimony exception to hearsay rule, § 11:104

PRIVILEGED OR CONFIDENTIAL COMMUNICATIONS

Generally, § 11:45

Accused privileges, § 11:46

Attorney-Client Privilege, this index

Authors checklist, newsmen's privilege, § 11:57

Ballot, voters privilege, § 11:65

INDEX

PRIVILEGED OR CONFIDENTIAL COMMUNICATIONS—Cont'd

- Civil union privilege, § 11:59
- Clergymans privilege, § 11:63
- Comment on exercise of privilege, § 11:75
- Declarant, unavailability of, § 11:83
- Disclosure without opportunity to claim, § 11:74
- Holder disclosure, § 11:74
- Informants Privilege, this index
- Journalist privilege, § 11:58
- Jury instruction, § 11:7
- Jury presence during argument, § 11:5
- Marital privilege, § 11:59, 11:60
- Marriage counselor privilege, § 11:61
- Mediator privilege, § 11:72
- Mental health service provider-patient privilege, § 11:77
- Newspersons' privilege, § 11:57
- Not to be used concealing a crime or a tort, § 11:55
- Offer of Compromise, this index
- Offer to Plead Guilty, this index
- Official information, § 11:67
- Overruling claim of privilege, effect of, § 11:76
- Physician-Patient Privilege, this index
- Political vote, § 11:65
- Priest-penitent privilege, § 11:62, 11:63
- Psychologist-patient privilege, § 11:52
- Question for the court, § 11:5
- Rape counselor privilege, § 11:70
- Reference to exercise of privilege, § 11:75
- Religious belief, § 11:64
- Reporters, § 11:57
- Social worker privilege, § 11:71
- Spouse of accused, § 11:59
- Trade secrets, § 11:66
- Unauthorized disclosure, § 11:74
- Unavailability of declarant, § 11:83
- Utilization review, § 11:56
- Victim counselor privilege, § 11:70
- Voters privilege of non-disclosure, § 11:65
- Waiver
 - Generally, § 11:73
 - Privilege of accused, § 11:46
- Waiver of privilege, § 11:61

PROBATIVE VALUE

- Hearsay admitted without objection, § 11:78

PROCESS OR SYSTEM

- Authentication, § 11:121

PROCESS OR SYSTEM—Cont'd

Other crimes or acts as proof of defendants scheme or plan, § 11:27

PRODUCT LIABILITY

Subsequent remedial measures, evidence of, § 11:33

PROMISES

Promise to pay medical or similar expense, § 11:37

PROOF

Generally, § 11:3

PROPERTY

Opinion on value

Real property, § 12:47

PSYCHOLOGIST-PATIENT PRIVILEGE

Generally, § 11:52

PSYCHOLOGISTS

Physician-patient privilege, § 11:54

Psychologist-patient privilege, § 11:52, 11:53

PUBLIC ACCESS

Excluded, administrative records, § 8:31

Jury and jury trial, § 7:29

PUBLICITY OF TRIAL

Generally, § 6:8

PUBLIC OFFICIAL

Defined, § 11:79

PUBLIC RECORDS AND REPORTS

Authentication, generally, § 11:121

Best Evidence Rule, exception to, § 11:127

Offer, § 2:29

Official information, § 11:67

PUNITIVE DAMAGES ACT

Damages, § 13:53

QUALIFICATIONS OF EXPERT

Generally, § 12:38

QUALIFIED BUSINESS WITNESS

Record maintained, § 11:95

Testimony, § 11:93

RAPE

Complaint by victim, hearsay, § 11:43

Victim counselor privilege, § 11:70

RAPE SHIELD ACT

Generally, § 11:43

INDEX

RAPE SHIELD ACT—Cont'd

- Conduct between victim and defendant, § 11:43
- Discretion of court when Act inapplicable, § 11:43
- Impeachment evidence, § 11:43
- Manner of dress, § 11:43
- Victims abortion, § 11:43

REASONABLE MEDICAL CERTAINTY

- Expert testimony, § 12:37

REASONABLE RELIANCE BY EXPERT

- Basis for opinion, disclosure of, § 12:44
- Cross examination, § 12:34
- Expertise of witness, § 12:36
- Expert opinion based upon reports of others, generally, § 12:35
- Hypothetical questions, § 12:44
- Opinions of others, § 12:40

REBUTTAL

- Generally, § 12:24

RECALL NOTICE

- Subsequent remedial measures, § 11:33

RECORDED INSTRUMENTS

- Authentication generally, § 11:121

RECORDINGS

- Admissibility, generally, § 11:3
- Authentication, § 11:121
- Duplicates, § 11:130
- Remainder of, admissibility, § 11:9

RECORDS

- Administrative
 - excluded from public access, § 8:31
- Business Records, this index
- Court Records, this index
- Excluded evidence, § 9:12
- Excluded from public access, administrative, § 8:31
- Foreign records, authentication, § 11:121
- Public Records, this index

REDIRECT

- Generally, § 12:24

REFRESHING RECOLLECTION

- Generally, § 12:25
- Admissibility of writing used, § 12:26
- General rule, § 12:25
- Past recollection recorded distinguished, § 11:91
- Procedure for refreshing recollection, § 11:91

REFRESHING RECOLLECTION—Cont'd

Witness must testify from memory, § 11:91

REGULATIONS OF ADMINISTRATIVE AGENCIES

Judicial notice of, § 11:12

REHABILITATION

Contradiction of impeaching character witness, § 12:23

Explanation of prior inconsistent statement, § 12:27

Hearsay declarant, § 11:79

Remainder of writing, conversation or deposition containing prior inconsistent statement, § 11:9

RELATED EVIDENCE

Evidence made relevant by opponents proof, § 11:34

Opening the Door, § 11:34

RELEVANCY

Admissibility of relevant evidence generally, § 11:23

Authors checklist, liability insurance, § 11:42

Authors notes, § 11:21

Character

As substantive evidence, § 11:28

Of accused, § 11:28

Comparables in condemnation cases, § 12:48

Conditioned on fact, § 11:7

Confusion of jury, exclusion of relevant evidence for danger of, generally, § 11:25

Credibility evidence, § 12:16

Cumulative evidence, § 11:25

Custom of a business or group, § 11:31

Definition of relevancy, § 11:25

Demonstrations and experiments, § 11:3

Discretion of trial court, § 11:5

Exclusion of relevant evidence

Based on remoteness, § 11:25

Based on unfair surprise, generally, § 11:25

For danger of jury confusion, generally, § 11:25

For danger of undue consumption of time, generally, § 11:25

For danger of undue prejudice, generally, § 11:25

Habit of an individual as proof of conduct, § 11:31

Judicially admitted facts, evidence of, § 11:12

Liability insurance, § 11:41

Limits, authors notes, § 11:21

Medical and similar expenses, payment of, § 11:37

Offers of compromise, § 11:35

Past sexual conduct, § 11:43

Payment of medical or similar expenses, § 11:37

Prejudice, exclusion of relevant evidence for undue danger of, generally, § 11:35

Remoteness, exclusion of relevant evidence for, § 11:25

INDEX

RELEVANCY—Cont'd

- Routine practice of a business or group, § 11:31
- Scientific evidence, § 12:38
- Subsequent remedial measures, § 11:33
- Surprise as grounds for exclusion of relevant evidence, § 11:25
- Time, exclusion of relevant evidence for danger of undue consumption, generally, § 11:25

RELEVANT EVIDENCE

- Defined, § 11:22

RELIGIOUS ORGANIZATIONS

- Beliefs, § 11:64, 12:22
- Privilege, § 11:64

REMEDIAL MEASURES

- Relevancy of subsequent remedial measures, § 11:33

REMITTITUR

- Generally, § 13:9

REMOTENESS AS GROUNDS FOR EXCLUSION OF RELEVANT EVIDENCE

- Generally, § 11:25

REPAIRS

- Relevancy of subsequent remedial measures, § 11:33

REPETITIOUS EVIDENCE

- Courts discretion to exclude cumulative or repetitive evidence, § 11:25

REPORTERS

- Newspersons privilege, § 11:57

REPORTS

- Case reports, authentication, § 11:121
- Expert opinion, basis for, § 12:39, 12:41

REPORTS OF OTHERS

- Expert opinion testimony based upon, § 12:39

REPUTATION

- Character evidence distinguished, § 11:29
- Of accused, for specific trait, § 11:29
- Of crime victim, § 11:29
- Of witness, § 12:18
- Veracity of witness, § 12:16

RESERVATION

- On Motion, § 9:34

RES GESTAE

- Hearsay, generally, § 11:87

RETARDED PERSONS

Competency as witnesses, § 12:10

RULES AND REGULATIONS

Judicial notice of, § 11:12

RULINGS ON EVIDENCE

Generally, § 11:5

SAFETY HISTORY

Similar accidents, acts or occurrences, § 11:31

SAFETY MEASURES AFTER ACCIDENT

Subsequent remedial measures, § 11:33

SALEM COUNTY

Court reporters, § 4:32

Directions, § 4:32

Trial Court Administrator, § 4:32

SANCTIONS

trial, § 8:17

SANITY

Dead Mans' Act, exception for testators sanity, § 12:10

Impeachment, § 12:11

Witnesses, competency of, § 12:11

SCIENTIFIC EVIDENCE

Generally, § 12:38

SCOPE

Of cross examination, § 12:23

Of recross or redirect examination, § 12:23

Of the rules, § 11:3

SECRETS OF TRADE

Trade secrets privileged, § 11:66

SELECTION OF JURY

Jury Selection, this index

SELF-AUTHENTICATION

Generally, § 11:122

Acknowledged documents, § 11:124

Affidavits taken in other states, § 11:124

Certified copies of public records, § 11:124

SELF-DEFENSE

Character as proof of victims conduct, § 11:27

Character of victim, rebuttal by prosecution, § 11:27

Character of victim as proof of accused state of mind, § 11:27

SETTLEMENTS

Mediation, § 11:36

INDEX

SETTLEMENTS—Cont'd

- Offer of Compromise, this index
- Provability, § 11:35
- With co-party or witness, to show bias, § 11:35

SEXUAL BEHAVIOR

- Assault, § 11:43
- Manner of dress, victim, § 11:43
- Of victim, § 11:43
- Of witness, § 11:43
 - Sexual history, § 11:43

SIMILAR ACCIDENTS

- Conditional relevancy, § 11:31
- Habitual response, § 11:32
- Relevancy, generally, § 11:3
- Similar acts or occurrences as proof of habit or routine practice, § 11:31

SIMILAR SALES

- Comparables in eminent domain cases, relevancy, § 12:48

SOCIAL WORKER PRIVILEGE

- Generally, § 11:71

SOMERSET COUNTY

- Directions, § 4:30
- Trial Court Administrator, § 4:30

SPECULATION

- Degree of certainty for expert opinion, § 12:36

SPEEDY TRIAL

- Trial motions, speedy trial for certain defendants, § 9:25

SPOLIATION EVIDENCE

- Missing witness rule, § 2:29, 12:1

STATEMENT

- Face of Death, § 11:106
- Family History, § 11:108
- Voters Statements, § 11:65, 11:110

STATEMENT OF BODILY CONDITION

- Diagnosis, § 11:3

STATE OF MIND

- Emotion, § 11:89

STATUTES

- Judicial notice of, § 11:13

STIPULATIONS

- Binding, § 1:1

STRICT LIABILITY

Subsequent remedial measures, evidence of, § 11:33

SUBPOENA

Documentary evidence, § 2:6
electronically stored information, § 2:6
failure to appear, § 2:9
Notice In lieu, § 2:5
place of service, § 2:7
Prisoners, § 2:4
Public Officer, § 2:10
service, § 2:7

SUBSEQUENT REMEDIAL MEASURES

Admissibility of evidence of, § 11:33
To show control, § 11:33
To show knowledge, § 11:33

SUMMARIES

Of voluminous records, § 11:134, 11:135

SURPRISE

As grounds for exclusion of relevant evidence, § 11:25
As grounds for impeachment of own witness, § 11:25

SURVIVORS

Competency as witnesses, § 12:11
Privilege
Attorney-client, § 11:50
Civil union, § 11:59
Husband-wife, § 11:59
Marital, § 11:59
Physician-patient, § 11:54

SUSSEX COUNTY

Court Reporters, § 4:27
Directions, § 4:27
Trial Court Administrator, § 4:27

SYSTEM OR PROCESS

Authentication, § 11:121
Other crimes or acts to prove defendants system or process, § 11:27

TABLES

Market reports, § 11:12
Mortality tables, § 11:12
Population tables, § 11:12

TAX AND TAXATION

Costs, § 13:67
Time, § 13:67

INDEX

TECHNICAL KNOWLEDGE

Qualifications of expert, § 12:37

TELEVISION COVERAGE

Newspersons privilege, § 11:57, 11:58

TESTIMONY

party, evidence, § 11:136

TESTS

As evidence, § 12:41

As trial aids, § 2:29

TIME

Exclusion of relevant evidence for danger of undue consumption of

Generally, § 11:25

Judicial notice, time for taking, § 11:12

TRADE SECRETS

Privilege, § 11:66

TRAINING

Qualifications of expert, § 12:37

TRANSLATORS

Court Rule, § 4:13

TRANSLITERATORS

Court Rule, § 4:13

TRIAL

Generally, § 8:1-8:33

Arraignment, § 8:26

Assignment for hearing, § 8:20

Assignment for trial, § 8:18

Attorney conferences, § 8:28

tax court, § 8:29

Charge conference, § 8:33

Charges, implicit bias

civil jury, § 8:34

criminal jury, § 8:34

Civil rules, court calendar, § 8:9

Closed hearing, § 8:16

Conferences, § 8:26

Continuous trials, § 8:11

County where tried, § 8:12

Court, trial by, § 8:10

Court calendar, § 8:9

Criminal trial

arraignment, § 8:26

conferences, § 8:26

discharge of jury, motion after, § 8:7

TRIAL—Cont'd

Criminal trial—Cont'd
foreign juries, § 8:3
lesser, related infractions, § 8:4
meet and confer, § 8:26
motion before submission to jury, § 8:6
place of trial, § 8:3
plea offer, § 8:26
post-indictment procedure, § 8:26
presence of defendant, § 8:5
pretrial conference, § 8:26
pretrial hearings, § 8:26
verdict, § 8:8
discharge of jury, motion after, § 8:7
Discharge of jury, motion after, § 8:7
Discovery, expiration, notice, § 8:13
Exchange of information, § 8:28
Family court rules, § 8:16
Foreign juries, § 8:3
Full court review, § 8:24
Implicit bias
civil jury, § 8:34
criminal jury, § 8:34
Juror examination, § 8:30
Lesser, related infractions, § 8:4
Meet and confer, § 8:26
motion before submission to jury, § 8:6
non-appearance, § 8:22
notice of trial, § 8:18
objections, § 8:33
place of trial, § 8:3
plea offer, § 8:26
post-indictment procedure, § 8:26
presence of defendant, § 8:5
pretrial conference, § 8:26
pretrial conference, civil, § 8:27
pretrial hearings, § 8:26
record, family court, § 8:16
Requests to charge jury, § 8:33
sanctions, § 8:17
special civil part trials, § 8:17
Submission without trial, tax court, § 8:19
Tax court
pretrial conferences, § 8:29
submission without trial, § 8:19
trial by court, § 8:19
trial calendar, § 8:14

INDEX

TRIAL—Cont'd

verdict, § 8:8

voir dire, § 8:32

TRIAL CALENDAR

Adjournments, this index

TRIAL COURT ADMINISTRATOR

Generally, § 4:15

Address, § 4:18

TRIAL RESULTS

motions, § 9:9

TRUTHFULNESS

Bias or Prejudice, this index

Conviction of Crime, this index

Cross examination, generally, § 12:16

Impeachment, this index

Prior Inconsistent Statements, this index

Reputation, this index

ULTIMATE ISSUE

Opinion on, § 12:42

UNAVAILABILITY

Generally, § 11:83, 11:103

Of declarant, for purposes of hearsay exceptions, § 11:83

Of witness, defined, § 11:103

UNDUE DELAY

Exclusion of relevant evidence for undue consumption of time, § 11:25

UNION COUNTY

Court Reporters, § 4:29

Directions, § 4:29

Trial Court Administrator, § 4:29

UNIQUE PATTERN

Common scheme or plan, other crimes or acts to prove identity, § 11:27

VALUE

Comparables, admissibility in eminent domain cases, § 12:48

Real property, opinion testimony, § 12:47

VERDICT

Generally, § 13:9-13:55

Acquittal, § 13:16

Evidence to test, § 13:11

Findings by Court, § 13:11

General Verdict, § 13:18

Insanity, § 13:16

Minute entry, § 13:54

VERDICT—Cont'd

- Omissions in verdict, real property action, § 7:42
- Personal property recovery, omissions in verdict, § 7:42
- Record of judgment, § 13:54
- Special Verdict, § 13:17
- Statutes on judgments, § 13:21
- trial, § 8:8
- Written Verdict Sheet, § 13:15

VICARIOUS ADMISSIONS

- Generally, § 11:84
- Admissions defined, § 11:84

VICINAGES

- Generally, § 4:15
- Directions, § 4:18

VIDEOTAPES

- Best Evidence Rule, § 11:50
- Depositions, § 2:20

VIEW

- By Jury, § 7:20

VIOLATION OF DISCOVERY ORDERS

- Exclusion of relevant evidence on grounds of unfair surprise, § 11:25

VOIR DIRE

- Generally, § 8:32

VOLUMINOUS RECORDS

- Summaries, § 11:134

VOTERS

- Voters privilege of non-disclosure, § 11:65
- Voters statements, § 11:65, 11:110

WAIVER

- Attorney-client privilege, § 11:50
- Competency of witnesses, § 12:11
- Dead Mans' Act
 - Failure to object, § 12:10
 - Testimony from prior proceeding, § 12:10
- Privilege, § 11:73

WARREN COUNTY

- Court Reporters, § 4:30
- Directions, § 4:30
- Trial Court Administrator, § 4:30

WASTE OF TIME

- Exclusion of relevant evidence for undue consumption of time, § 11:25
- Materiality of judicially admitted facts, § 11:25

INDEX

WEAPONS

Authentication, chain of custody, § 11:121

WILL CONTESTS

Attorney-client privilege in, § 11:50

Opinion on testators' mental capacity

Exception to dead mans' act, § 12:10

Lay opinion testimony, § 12:35

Physician-patient privilege, § 11:54

WITNESSES

Generally, § 12:1-12:51

Absence of contradictory evidence, § 12:6

Adjournments, this index

Arranging for witnesses, § 2:12 et seq.

Attorney as witness, § 6:9

Character as Impeachment Evidence, § 12:16

Character as Substantive Evidence, § 12:18

Chart of witnesses, § 12:7

Child, competency, § 12:11

Competency a question for court, § 12:11

Conviction of crime, no bar, § 12:20

Court, § 12:29

Cross Examination, this index

Demeanor, § 12:6

Disclosure of Names, § 2:1

Disinterested, § 12:15

Disqualification, § 12:10

Every person qualified, § 12:10

Evidence rules, authors notes, § 12:9

Expert Witnesses, this index

Fact witnesses, § 12:1-12:32

Fees, § 2:3

Hostile witnesses, § 12:23

Inmates, § 2:11

Judge, § 5:14, 5:15

Mileage, § 2:3

Missing witness rule, § 12:1

Non-production, § 12:1

Oath, § 12:15

Old rule against impeaching witness, § 12:17

Order compelling testimony or evidence, § 2:13

Out-of-state, § 2:14

Prior Statements of Witness as Substantive Evidence, § 12:26

Prisoners, § 2:11

Refreshing Recollection, this index, § 12:25

Sequestration, § 12:31

Support own witness, § 12:17

WITNESSES—Cont'd

Testimony contradicted in part, § 12:17

Unavailability, § 2:20

Uncontradicted, § 12:6

WORK PRODUCT

Attorney-client privilege distinguished, § 11:51

WRITINGS

Admissions, this index

Ancient Documents, this index

Authentication, this index

Court Records, this index

Defined, § 11:3

Explanation of, when used as inconsistent statement, § 12:27

Motion pictures, films, videotapes, § 11:3

Photographs, § 11:3

Prior statements of witness as substantive evidence, § 11:104

Publications, this index

Public Records and Reports, this index

Recorded Instruments, this index

Written statements

Examination by, § 12:27

party, § 11:136

WRONGFUL DEATH

Dead Mans' Act inapplicable, § 12:10