#### Volume 1

### CHAPTER 1. GENERAL USE OF THE EXPERT WITNESS

#### I. AN OVERVIEW

2	1:1	General	introd	lantion
Q	1:1	Generai	introc	uiction

- § 1:2 Historical background
- § 1:3 What is an expert witness
- § 1:4 The opinion rule and the unique role of the expert
- § 1:5 Admissibility of expert testimony at common law
- § 1:6 Modern trends and the Federal Rules of Evidence
- § 1:7 Compelling expert testimony—The unwilling witness
- § 1:8 Court-appointed expert witnesses
- § 1:9 Compensation of expert witnesses

#### II. DECIDING TO USE AN EXPERT WITNESS

- § 1:10 The decision to use an expert—General
- § 1:11 Expert witness roles—General considerations
- § 1:12 Required expert testimony
- § 1:13 Pretrial use of the expert witness—Checklist
- § 1:14 Use of the expert witness at trial—Checklist
- § 1:15 Cost of an expert witness
- § 1:16 Use of lay witnesses and specialists

#### III. LOCATING AN EXPERT WITNESS

- § 1:20 Finding an expert witness—General
- § 1:21 Witness to occurrence
- § 1:22 Personal sources
- § 1:23 Referral from client
- § 1:24 Professional organizations
- § 1:25 Universities and colleges
- § 1:26 Publications and referral services
- § 1:27 Using the computer to find an expert witness

#### IV. SELECTION OF AN EXPERT WITNESS

- § 1:30 Selection of an expert witness—General
- © 2024 Thomson Reuters, 6/2024

	EXPERT WITNESS CHECKLISTS 31
§ 1:31 § 1:32 § 1:33	Qualifications Demeanor Selection of an expert witness—Checklist
	RETRIAL PREPARATION AND THE EXPERT
\$ 1:40 \$ 1:41 \$ 1:42 \$ 1:43 \$ 1:44 \$ 1:45	The expert witness and pretrial preparation—General Case evaluation Examinations, tests and studies—General Reports by expert witnesses Framing and responding to discovery Settlement negotiations
	PRELIMINARY CONFERENCE WITH THE EXPERT WITNESS
\$ 1:50 \$ 1:51 \$ 1:52 \$ 1:53 \$ 1:54 \$ 1:55 \$ 1:56 \$ 1:57 \$ 1:58 \$ 1:59	Preliminary conference with the expert witness—General Purposes of the preliminary conference Statement of facts and legal issues Copies of significant writings and documents Expert's role and recommendations Particular examinations, tests and studies Clarification of terminology and definitions Compensation and fees Confirming letter to expert—Sample
VII.	PRETRIAL DISCOVERY OF THE EXPERT WITNESS
§ 1:60 § 1:61 § 1:62	Discovery of experts—General General rules of discovery of experts Discovery of experts under Federal Rule of Civil Procedure 26(b)(4)
§ 1:63 § 1:64	Work product, privilege and "fairness" considerations Deposing an expert under the federal rules
VIII.	THE RETAINED EXPERT'S DEPOSITION
§ 1:70 § 1:71 § 1:72	Preparation of the expert for deposition—General The expert's familiarity with the case The expert's familiarity with past writings, statements and

### IX. DEPOSITION OF THE OPPONENT'S EXPERT WITNESS

§ 1:80 Deposing the opponent's expert—General

§ 1:73 Materials to bring (or not) to the deposition

§ 1:74 Expected areas of inquiry

§ 1:81	Discovery of relevant facts
§ 1:82	Obtaining leads
§ 1:83	The opposing expert's opinion and the bases for that opinion
§ 1:84	Freezing testimony
§ 1:85	Preparation for cross-examination and impeachment
§ 1:86	Preparation of counsel—General
§ 1:87	Familiarity with the case
§ 1:88	Use of the expert in preparation for deposition
§ 1:89	Preparation of counsel's deposition checklist
§ 1:90	Use of hypothetical questions
§ 1:91	Use of "why" questions
§ 1:92	Making and handling objections
§ 1:93	Identification and copying of materials
§ 1:94	Qualifications
§ 1:95	Introduction to facts
§ 1:96	Treatises and publications consulted
§ 1:97	Definitions and terminology

#### X. TRIAL PREPARATION AND THE EXPERT WITNESS

§ 1:100	Use of the expert during trial preparation—General
§ 1:101	Preparing trial counsel for trial
§ 1:102	The expert and jury selection
§ 1:103	The opening statement
§ 1:104	Development of the case and foundation witnesses
§ 1:105	The expert and closing argument
§ 1:106	Jury instructions regarding expert testimony
§ 1:107	Preparing counsel and expert for trial—General
§ 1:108	Preparing the expert—Checklist
§ 1:109	Explaining trial procedure to the expert

§ 1:98 Tests, studies, examinations, and inspections conducted

### XI. DIRECT EXAMINATION OF THE EXPERT WITNESS

§ 1:120	Direct examination of the expert witness—General
§ 1:121	Identification of witness
§ 1:122	Profession or occupation
§ 1:123	Licenses
§ 1:124	Professional education
§ 1:125	Post-graduate education and training
§ 1:126	Associations and affiliations following professional training
§ 1:127	Current associations and affiliations
§ 1:128	Specialty or subspecialty
§ 1:129	Certifications
§ 1:130	Research conducted
§ 1:131	Published scholarly or professional articles or writings

§	1:132	Membership in professional societies and organizations
§	1:133	Past experience as an expert witness
§	1:134	Past experience as a party to a lawsuit
§	1:135	Relationship to litigation
§	1:136	Relationship to parties and counsel
§	1:137	Financial interest in case
§	1:138	Introduction to facts
§	1:139	Source of knowledge of facts
8	1:140	Consultations and conversations about facts of case
8	1:141	Written statements and reports
8	1:142	Treatises and articles read in preparation for testimony
§	1:143	Writings, records and documents read in preparation for testimony
_	1:144	Physical examination conducted in preparation for testimony
_	1:145	Physical evidence examined or inspected in preparation for testimony
	1:146	Tests or studies conducted in preparation for testimony
Ŭ	1:147	Consultations with other experts or specialists in preparation for testimony
_	1:148	Exhibits and demonstrative evidence
_	1:149	Government agencies involved
_	1:150	Government standards of care
_	1:151	Industry or professional standards of care
Ŭ	1:152	Treatises, articles and other sources regarded as authoritative
	1:153	Pattern for hypothetical question
_	1:154	Opinions
§	1:155	Basis for opinions
X	II.	OBJECTIONS TO EXPERT TESTIMONY
§	1:170	Objections to expert testimony—General
§	1:171	Federal Rule of Civil Procedure 26(b)(4) ("Rule 26")
§	1:172	Inappropriate subject matter for expert testimony
§	1:173	Qualifications
§	1:174	Hypothetical questions
§	1:175	Improper standards
§	1:176	Causation
X	III.	PREPARATION OF THE EXPERT FOR CROSS-
		EXAMINATION
§	1:180	Preparation of the expert for cross-examination—General
§	1:181	Explaining the nature of cross-examination
§	1:182	Anticipating questions and weak points
§	1:183	Rehearsing cross-examination
§	1:184	General guidelines and caveats

2	11125	( )hinationa	t n	araga ayamınatıan
١	1:185	CONCULIONS	1.()	cross-examination

§ 1:186 Redirect examination

### XIV. PREPARATION FOR CROSS-EXAMINATION OF THE OPPOSING EXPERT

- § 1:190 Cross-examination of the opposing expert—General
- § 1:191 Purposes and goals of cross-examination
- § 1:192 Techniques of cross-examination
- § 1:193 Areas of inquiry during cross-examination—General
- § 1:194 Admissions by the opposing expert witness
- § 1:195 Highlighting areas of agreement
- § 1:196 Impeaching the opposing expert witness—General
- § 1:197 Qualifications
- § 1:198 Bias or interest
- § 1:199 Inadequate preparation
- § 1:200 Insufficient basis for opinion
- § 1:201 Incorrect opinion
- § 1:202 Inconsistencies in testimony

### XV. CROSS-EXAMINATION OF THE OPPOSING EXPERT WITNESS

- § 1:220 Cross-examination of the opposing expert witness— General
- § 1:221 Checklist of general guidelines for cross-examination of the opposing expert witness
- § 1:222 Identification of witness
- § 1:223 Qualifications—General
- § 1:224 Profession or occupation
- § 1:225 Licenses
- § 1:226 Professional education
- § 1:227 Post-graduate education and training
- § 1:228 Associations and affiliations
- § 1:229 Membership in professional societies and organizations
- § 1:230 Specialty or subspecialty
- § 1:231 Certification or noncertification
- § 1:232 Publications
- § 1:233 Comparison of expert's qualifications to other experts in case
- § 1:234 Summary of limited professional qualifications
- § 1:235 Bias or interest
- § 1:236 Relationship to litigation
- § 1:237 Relationship to parties and counsel
- § 1:238 Financial interest in case
- § 1:239 "Hired gun" professional expert witness
- § 1:240 Admissions by the opposing expert—General
- § 1:241 Others acknowledged to qualify as experts

§ 1:	:242	Particular testimony of other experts agreed to be correct
§ 1:	:243	Alternative schools of professional thought
§ 1:	:244	Attacking documents, records, exhibits and demonstrative evidence
§ 1:	:245	Acknowledged inaccuracies and inconsistencies in documents and records
§ 1:	:246	Acknowledged inaccuracies in demonstrative evidence
	:247	Highlighting favorable parts of writings
-	:248	Preparation for testimony—General
_	:249	Date and manner of first involvement in case
-	:250	Written reports prepared by expert
-	:251	Sources of knowledge of facts of case
-	:252	Writings, records and documents read or not read
-	:253	Physical examinations conducted or not conducted
-	:254	Physical evidence inspected or examined or not inspected or examined
8 1	:255	Tests and studies done and not done
	:256	Conversations or consultations with others done or not
3 -		done
§ 1:	:257	Professional literature examined or read regularly or not examined or read regularly
§ 1:	:258	Scholarly or professional articles published or not published
§ 1:	:259	Treatises or articles acknowledged as authoritative
§ 1:	:260	Treatises or articles contra to expert's testimony
§ 1:	:261	Prior inconsistent statements in publications written or contributed to by expert
§ 1:	:262	Prior inconsistent testimony, speeches or other statements
§ 1	:263	Pattern for hypothetical question
XV	<b>/I.</b>	ADVICE FOR THE NEW EXPERT
§ 1:	:270	General introduction
	:271	Case evaluation
	:272	Examinations, tests and studies
	:273	Reports by expert witnesses
	:274	Framing and responding to discovery
	:275	Settlement negotiations
	:276	Preliminary conference—General
	:277	Purposes of the preliminary conference
	:278	Statement of facts and legal issues
	:279	Copies of significant writings and documents
	:280	Expert's role and recommendations
	:281	Particular examinations, tests and studies
	:282	Clarification of terminology and definitions
	:283	Compensation and fees
-	:284	Assisting counsel to prepare for deposition of opposing
3 ±	01	expert

§ 1:285	How to handle your deposition—A primer for the expert witness
§ 1:286	Preparing for trial—General
§ 1:287	Trial procedure
§ 1:288	Preparing for direct examination
§ 1:289	Real and demonstrative evidence
§ 1:290	Preparing for cross-examination
§ 1:291	Suggestions for the expert witness at trial—Checklist
§ 1:292	Courtroom rights of the expert witness
§ 1:293	Jury instruction Re: Expert witness
§ 1:294	Do's and don'ts of expert testimony—A letter from lawyer to expert

#### XVII. DAUBERT AND THE ADMISSIBILITY OF EXPERT SCIENTIFIC TESTIMONY

§ 1:300	General introduction
§ 1:301	The Frye standard and the later adoption of the Federal
	Rules of Evidence
§ 1:302	The Daubert decision
§ 1:303	Daubert and the trial lawyer

#### XVIII. MISCELLANEOUS

- § 1:310 Use of experts in administrative proceedings
- § 1:311 General bibliography

#### CHAPTER 2. THE MEDICAL EXPERT WITNESS

#### I. AN OVERVIEW

§ 2:1	Introduction to the use of the medical expert witness
§ 2:2	The decision to use a medical expert witness—General
§ 2:3	Medical expert witness roles—General considerations
§ 2:4	Required medical expert testimony—Malpractice
§ 2:5	Pretrial use of the medical expert witness
§ 2:6	Use of a medical expert witness at trial
§ 2:7	Locating a medical expert witness
§ 2:8	Selecting a medical expert witness—General
§ 2:9	—Professional credentials and recognition
§ 2:10	—Litigation background
§ 2:11	—Witness characteristics
§ 2:12	—Potential problems
§ 2:13	—Special considerations in malpractice suits
§ 2:14	Technique for using defense expert in medical malpractice
	case
§ 2:15	Clarification of terminology and definitions
§ 2:16	Preparing the medical expert witness for deposition

- § 2:17 Taking the deposition of the plaintiff's attending doctor
- § 2:18 Taking the deposition of the defendant doctor in a medical malpractice case
- § 2:19 How to handle a deposition: A primer for the defendant doctor in a medical malpractice case

### II. MEDICAL HISTORY AND PHYSICAL EXAMINATION CHECKLISTS

- § 2:30 Medical history checklist
- § 2:31 Physical examination checklist

### III. DIRECT EXAMINATION OF THE TREATING PHYSICIAN

- § 2:40 Treating physician—Author's comments on direct examination checklist
- § 2:41 Identification of treating physician
- § 2:42 Profession or occupation
- § 2:43 Licenses
- § 2:44 Professional education
- § 2:45 Post-graduate education and training
- § 2:46 Associations and affiliations following professional training
- § 2:47 Current associations and affiliations
- § 2:48 Specialty or subspecialty
- § 2:49 Medical expertise in medical problems of instant case
- § 2:50 Certifications
- § 2:51 Research conducted (in general)
- § 2:52 Published scholarly or professional articles and writings (in general)
- § 2:53 Membership in medical society or other association
- § 2:54 Past experience as an expert witness
- § 2:55 Past experience as a party to a lawsuit
- § 2:56 Relationship to litigation
- § 2:57 Relationship to parties and counsel
- § 2:58 Financial interest in case
- § 2:59 Introduction to facts
- § 2:60 Treatises and articles read in preparation for testimony
- § 2:61 Writings, records and documents read in preparation for testimony
- § 2:62 Treating physician—Information about first visit
- § 2:63 —First visit prognosis
- § 2:64 —Information about subsequent visits
- § 2:65 —Subsequent visits prognosis
- § 2:66 —Hospitalizations and operations
- § 2:67 —Consultation with other physicians
- § 2:68 —Present prognosis
- § 2:69 —Future treatment

#### § 2:70 —Charges

### IV. CROSS-EXAMINATION OF THE TREATING PHYSICIAN

§ 2:100	Identification of treating physician
§ 2:101	Profession or occupation
§ 2:102	Licenses
§ 2:103	Professional education
§ 2:104	Post-graduate education and training
§ 2:105	Associations and affiliations following professional training
§ 2:106	Current associations and affiliations
§ 2:107	Specialty or subspecialty
§ 2:108	Medical expertise in medical problems of instant case
§ 2:109	Certifications
§ 2:110	Research conducted (in general)
§ 2:111	Published scholarly or professional articles and writings (in general)
§ 2:112	Membership in medical society or other association
§ 2:113	Past experience as an expert witness
§ 2:114	Past experience as a party to a lawsuit
§ 2:115	Relationship to litigation
§ 2:116	Relationship to parties and counsel
§ 2:117	Financial interest in case
§ 2:118	Introduction to facts
§ 2:119	Treatises and articles read in preparation for testimony
§ 2:120	Writings, records and documents read in preparation for testimony
§ 2:121	Treating physician—Information about first visit
§ 2:122	—First visit prognosis
§ 2:123	—Information about subsequent visits
§ 2:124	—Subsequent visits prognosis
§ 2:125	—Hospitalizations and operations
§ 2:126	—Consultation with other physicians
§ 2:127	—Present prognosis
§ 2:128	—Future treatment
§ 2:129	—Charges

### V. DIRECT EXAMINATION OF THE EXAMINING PHYSICIAN

§ 2:141	Identification of examining physician
§ 2:142	Profession or occupation
§ 2:143	Licenses
§ 2:144	Professional education
$\S 2:145$	Post-graduate education and training
§ 2:146	Associations and affiliations following professional training

§ 2:147	Current associations and affiliations
§ 2:148	Specialty or subspecialty
§ 2:149	Medical expertise in medical problems of instant case
§ 2:150	Certifications
§ 2:151	Research conducted (in general)
§ 2:152	Published scholarly or professional articles and writings (in general)
§ 2:153	Membership in medical society or other associations
$\S 2:154$	Past experience as an expert witness
$\S 2:155$	Past experience as a party to a lawsuit
§ 2:156	Relationship to litigation
$\S 2:157$	Relationship to parties and counsel
§ 2:158	Financial interest in case
§ 2:159	Introduction to facts
§ 2:160	Treatises and articles read in preparation for testimony
§ 2:161	Writings, records and documents read in preparation for testimony
§ 2:162	Examining physician—Information about first examination
§ 2:163	—First examination prognosis
§ 2:164	—Information about subsequent examinations
$\S 2:165$	—Subsequent examination prognosis
§ 2:166	—Consultation with other physicians
§ 2:167	—Present prognosis
§ 2:168	—Future treatment
§ 2:169	—Charges

### VI. CROSS-EXAMINATION OF THE EXAMINING PHYSICIAN

§ 2:180	Identification of examining physician
§ 2:181	Profession or occupation
§ 2:182	Licenses
§ 2:183	Professional education
§ 2:184	Post-graduate education and training
§ 2:185	Associations and affiliations following professional training
§ 2:186	Current associations and affiliations
§ 2:187	Specialty or subspecialty
§ 2:188	Medical expertise in medical problems of instant case
§ 2:189	Certifications
§ 2:190	Research conducted (in general)
§ 2:191	Published scholarly or professional articles and writings (in general)
§ 2:192	Membership in medical society or other association
§ 2:193	Past experience as an expert witness
§ 2:194	Past experience as a party to a lawsuit
§ 2:195	Relationship to litigation
§ 2:196	Relationship to parties and counsel

§ 2:197	Financial interest in case
§ 2:198	Introduction to facts
§ 2:199	Treatises and articles read in preparation for testimony
§ 2:200	Writings, records and documents read in preparation for testimony
§ 2:201	Examining physician—Information about first examination
§ 2:202	—First examination prognosis
§ 2:203	—Information about subsequent examinations
§ 2:204	—Subsequent examinations prognosis
§ 2:205	—Consultation with other physicians
§ 2:206	—Present prognosis
§ 2:207	—Future treatment

### VII. DIRECT EXAMINATION OF THE HYPOTHETICAL PHYSICIAN

1	HISICIAN
§ 2:220	Direct examination of the hypothetical physician—Author's comments
§ 2:221	Identification of hypothetical physician
§ 2:222	Profession or occupation
§ 2:223	Licenses
§ 2:224	Professional education
§ 2:225	Post-graduate education and training
§ 2:226	Associations and affiliations following professional training
§ 2:227	Current associations and affiliations
§ 2:228	Specialty or subspecialty
§ 2:229	Medical expertise in medical problems of instant case
§ 2:230	Certifications
§ 2:231	Research conducted (in general)
§ 2:232	Published scholarly or professional articles and writings
6 0 000	(in general)
§ 2:233	Membership in medical society or other association
§ 2:234	Past experience as an expert witness
§ 2:235	Past experience as a party to a lawsuit
§ 2:236	Relationship to litigation
§ 2:237	Relationship to parties and counsel
§ 2:238	Financial interest in case
§ 2:239	Introduction to facts
§ 2:240	Treatises and articles read in preparation for testimony
§ 2:241	Writings, records and documents read in preparation for testimony
§ 2:242	v
§ 2.242 § 2:243	Formulation of the hypothetical question
	Classic formula for hypothetical question
§ 2:244	Pattern direct examination of the defense's hypothetical
	expert

### VIII. CROSS-EXAMINATION OF THE HYPOTHETICAL PHYSICIAN

§ 2:250 Hypothetical physician—Cross-examination

§ 2:251	Identification of hypothetical physician
$\S 2:252$	Profession or occupation
§ 2:253	Licenses
§ 2:254	Professional education
$\S 2:255$	Post-graduate education and training
§ 2:256	Associations and affiliations following professional training
§ 2:257	Current associations and affiliations
§ 2:258	Specialty or subspecialty
§ 2:259	Medical expertise in medical problems of instant case
§ 2:260	Certifications
§ 2:261	Research conducted (in general)
§ 2:262	Published scholarly or professional articles and writings (in general)
§ 2:263	Membership in medical society or other association
§ 2:264	Past experience as an expert witness
§ 2:265	Past experience as a party to a lawsuit
§ 2:266	Relationship to litigation
§ 2:267	Relationship to parties and counsel
§ 2:268	Financial interest in case
§ 2:269	Introduction to facts
§ 2:270	Treatises and articles read in preparation for testimony
§ 2:271	Writings, records and documents read in preparation for testimony
§ 2:272	Hypothetical physician—Medical malpractice hypothetical question on issues of liability
§ 2:273	—General defensive counters to expert's hypothetical testimony
§ 2:274	Objections to expert medical testimony
§ 2:275	Pattern cross-examination of the plaintiff's hypothetical expert
IX. SI	PECIFIC CIRCUMSTANCES OF MALPRACTICE
A.	EMERGENCY DEPARTMENT TURNAWAY
§ 2:300	Causes of action
§ 2:301	Defenses
§ 2:302	Direct examination
§ 2:303	Cross-examination
В.	BIRTH INJURY AGAINST OB/GYN
§ 2:304	Causes of action
§ 2:305	Defenses
§ 2:306	Direct examination
§ 2:307	Cross-examination
C.	MISDIAGNOSIS OF BREAST CANCER
§ 2:308	Causes of action

§ 2:309 § 2:310	Direct examination of the hypothetical (expert) witness Cross-examination of the hypothetical (expert) witness
D.	RETAINED FOREIGN OBJECT
\$ 2:311 \$ 2:312 \$ 2:313	Causes of action Direct examination of the hypothetical (plaintiff's expert) witness Cross examination of the hypothetical (defendant's expert) witness
E.	INFORMED CONSENT
§ 2:314 § 2:315 § 2:316	Causes of action Direct Examination of the Hypothetical (Expert) Witness Cross-Examination of the Hypothetical (Expert) Witness
F.	DRUG SIDE EFFECT
§ 2:317 § 2:318 § 2:319	Causes of action Direct examination of the hypothetical (expert) witness Cross-examination of the hypothetical (expert) witness
G.	OMISSION OF X-RAY
\$ 2:320 \$ 2:321 \$ 2:322 \$ 2:323	Causes of action Direct examination of the expert witness Cross-examination of the opposing expert witness Cases
H.	ANESTHESIA—ENDOTRACHIAL TUBE
\$ 2:324 \$ 2:325 \$ 2:326	Causes of action Direct examination of the expert witness Cross-examination of the opposing expert witness
I.	NURSING HOME LIABILITY
§ 2:327 § 2:328 § 2:329	Causes of action Direct examination of the expert witness Cross-examination of the opposing expert witness
J.	OPTOMETRIST MALPRACTICE EXPERT
§ 2:330 § 2:331 § 2:332	Causes of action Direct examination of the expert witness Cross-examination of the opposing expert witness
K.	LYME DISEASE MALPRACTICE EXPERT
§ 2:333 § 2:334	Causes of action Direct examination of the expert witness

§ 2:335	Cross-examination of the opposing expert witness
L.	GENETIC COUNSELING MALPRACTICE EXPERT
§ 2:336 § 2:337 § 2:338	Causes of action Direct examination of the expert Witness Cross-examination of the opposing expert witness
M.	BRAIN ANEURYSM MALPRACTICE EXPERT
§ 2:339 § 2:340 § 2:341	Causes of Action Direct Examination of the Expert Witness Cross-Examination of the Opposing Expert Witness
N.	THE FAILURE TO DIAGNOSE PREGNANCY EXPERT
§ 2:342	Causes of Action
§ 2:343	Direct Examination of the Expert Witness
§ 2:344	Cross-Examination of the Opposing Expert Witness
Ο.	CHRONIC OBSTRUCTIVE PULMONARY DISEASE (COPD) EXPERT
§ 2:345	Causes of Action
§ 2:346	Direct examination of the expert witness
§ 2:347	Cross-Examination of the opposing expert witness
P.	POST TRAUMATIC STRESS DISORDER EXPERT
§ 2:348	Causes of Action
§ 2:349	Direct Examination of the Expert Witness
§ 2:350	Cross-Examination of the Opposing Expert Witness
Q.	ALLERGY EXPERT
§ 2:351	Causes of action
§ 2:352	Direct examination of the expert witness
§ 2:353	Cross-Examination of the opposing expert witness
R.	PROSTATE CANCER MALPRACTICE
§ 2:354	Causes of action
§ 2:355	Direct Examination of the Expert Witness
§ 2:356	Cross-Examination of the Opposing Expert Witness
S.	CHEMOTHERAPY MALPRACTICE EXPERT
§ 2:357	Causes of action
§ 2:358	Direct examination of the expert witness

xxiv

§ 2:359	Cross-examination of the opposing expert witness
Т.	OPIOID MEDICATION PRESCRIPTION EXPERT
§ 2:360	Causes of Action
$\S~2:361$	Direct examination of the expert witness
§ 2:362	Cross-Examination of the Opposing Expert Witness
U.	PERIODONTAL EXPERT
§ 2:363	Causes of Action
§ 2:364	Direct examination of the expert witness
§ 2:365	Cross-Examination of the Opposing Expert Witness
V.	DIAGNOSTIC RADIOLOGY EXPERT
§ 2:366	Causes of action
$\S~2:367$	Direct examination of the expert witness
§ 2:368	Cross-examination of the opposing expert witness

### Volume 2

### CHAPTER 3. THE PRODUCTS LIABILITY EXPERT WITNESS

#### I. AN OVERVIEW

- § 3:1 General introduction
- § 3:2 Definitions

### II. SELECTION OF THE PRODUCTS LIABILITY EXPERT

- § 3:10 When to use the products liability expert
- § 3:11 Locating a products liability expert
- § 3:12 Selecting a products liability expert

### III. PRETRIAL INVOLVEMENT OF THE PRODUCTS LIABILITY EXPERT

- § 3:20 Pretrial use of the products liability expert § 3:21 Preliminary conference with the products liability expert
- § 3:22 Examinations and tests conducted by the expert
- § 3:23 Discovery
- § 3:24 Trial preparation of the products liability expert
- § 3:25 The deposition of the products liability expert

### IV. THE PRODUCTS LIABILITY EXPERT'S PRETRIAL REPORT

- § 3:30 The products liability expert's report—General
- © 2024 Thomson Reuters, 6/2024

- § 3:31 Information provided to the products liability expert
- § 3:32 Demonstrative evidence prepared by the products liability expert
- § 3:33 Contents of the pretrial report

#### V. ADMISSIBILITY OF EVIDENCE

§ 3:40 Admissibility—Generally

# VI. DIRECT EXAMINATION OF PRODUCTS LIABILITY EXPERT WITNESS QUALIFICATIONS AND BACKGROUND

- § 3:50 Author's comments
- § 3:51 Identification of witness
- § 3:52 Education
- § 3:53 Associations and affiliations
- § 3:54 Specialty or subspecialty
- § 3:55 Experience with products comparable to the product currently in issue
- § 3:56 Research conducted (in general)
- § 3:57 Scholarly or professional articles and writings (in general)
- § 3:58 Other professional activities
- § 3:59 Memberships in organizations
- § 3:60 Past experience as an expert witness
- § 3:61 Relationship to litigation
- § 3:62 Relationship to parties and counsel
- § 3:63 Financial interest in case

#### A. PREPARATION FOR TESTIMONY

- § 3:64 Introduction to facts
- § 3:65 Treatises, books and articles read in preparation for testimony
- § 3:66 Other individuals consulted in preparation for testimony
- § 3:67 Writings, records and documents read in preparation for testimony

#### B. SUBSTANTIVE TESTIMONY

- § 3:68 Expert's assessment of the product
- § 3:69 Expert's inspection of scene of accident or injury
- § 3:70 Theories relied on and opinions formed by expert
- § 3:71 The hypothetical question—Author's comments
- § 3:72 Formulation of hypothetical question
- § 3:73 Classic formula for hypothetical question
- § 3:74 Examples of hypothetical questions

xxvi

# VII. CROSS-EXAMINATION OF PRODUCTS LIABILITY EXPERT WITNESS QUALIFICATIONS AND BACKGROUND

J	BACKGROUND
§ 3:80	Author's comments
§ 3:81	Identification of witness
§ 3:82	Education
§ 3:83	Associations and affiliations
§ 3:84	Specialty or subspecialty
§ 3:85	Experience with products comparable to the product currently in issue
§ 3:86	Research conducted (in general)
$\S 3:87$	Scholarly or professional articles and writings (in general)
§ 3:88	Other professional activities
§ 3:89	Memberships in organizations
§ 3:90	Past experience as an expert witness
§ 3:91	Relationship to litigation
$\S 3:92$	Relationship to parties and counsel
§ 3:93	Financial interest in case
A.	PREPARATION FOR TESTIMONY
§ 3:94	Expert's introduction to the case
§ 3:95	Treatises, books and articles read in preparation for testimony
§ 3:96	Other individuals consulted in preparation for testimony
§ 3:97	Writings, records and documents read in preparation for testimony
В.	SUBSTANTIVE TESTIMONY

§ 3:98	Expert's assessment of the product
§ 3:99	Expert's inspection of scene of accident or injury
§ 3:100	Theories relied on and opinions formed by expert
§ 3:101	The hypothetical question—Author's comments

### CHAPTER 4. THE ECONOMIC LOSS EXPERT

#### I. AN OVERVIEW

§ 4:1 General introduction

#### II. SELECTION OF THE ECONOMIC LOSS EXPERT

- § 4:10 When to use the economic loss expert
- § 4:11 Locating an economic loss expert
- § 4:12 Selecting an economic loss expert

### III. PRETRIAL INVOLVEMENT OF THE ECONOMIC LOSS EXPERT

§ 4:20 Pretrial use of the economic loss expert

§ 4:21 Preliminary conference with the economic loss expert § 4:22 Trial preparation of the economic loss expert § 4:23 The deposition of the economic loss expert IV. THE ECONOMIC LOSS EXPERT'S PRETRIAL REPORT § 4:30 The economic loss expert's pretrial report—General § 4:31 Information provided to the economic loss expert § 4:32 Calculations prepared by the economic loss expert § 4:33 Demonstrative evidence prepared by the economic loss expert

#### V. ADMISSIBILITY OF EVIDENCE

Contents of the pretrial report

- § 4:40 Admissibility—General
- § 4:41 Inflation and productivity
- § 4:42 **Taxation**
- § 4:43 Minors

§ 4:34

- Household services § 4:44
- § 4:45 Social policy perspectives
- § 4:46 The Federal Rules of Evidence

#### VI. DIRECT EXAMINATION OF THE ECONOMIC LOSS **EXPERT**

#### A. QUALIFICATIONS

- § 4:50 Direct examination—General
- § 4:51 Foundation evidence
- Identification of economist § 4:52
- § 4:53 Qualifications—Education
- § 4:54 —Experience
- § 4:55 -Associations and affiliations
- § 4:56 —Published scholarly works

#### B. PREPARATION FOR TESTIMONY

- § 4:60 Introduction to facts
- § 4:61 Sources of knowledge about facts
- § 4:62 Written statements and reports
- Preparation for testimony—Writings read or reviewed § 4:63
- § 4:64 —Consultations with others
- —Sources of data (U.S. Government) § 4:65

#### C. OPINION TESTIMONY

§ 4:70 Definitions and terminology

xxviii

TABLE OF	CONTENTS
§ 4:71	Formulation of hypothetical questions for economic loss opinion
§ 4:72	Opinion of economic losses
§ 4:73	Calculation of lost earnings
§ 4:74	Inflation and productivity
§ 4:75	Life expectancy
§ 4:76	Fringe benefits
§ 4:77	Household services
§ 4:78	Minors
§ 4:79	Medical expenses
§ 4:80	Personal consumption expenditures
§ 4:81	The present value computation
§ 4:82	Pattern outline of direct examination
	CROSS-EXAMINATION OF THE ECONOMIC LOSS EXPERT

### A. QUALIFICATIONS

§ 4:90	Qualifications—General
§ 4:91	—Education
§ 4:92	—Experience
§ 4:93	—Associations and affiliations
§ 4:94	—Scholarly or professional articles published or not published
§ 4:95	Bias—Past experience as expert witness
§ 4:96	—Relationship to parties and counsel
§ 4:97	—Fees
§ 4:98	Other evidence of bias

### B. PREPARATION FOR TESTIMONY

§ 4:100	Introduction to facts
§ 4:101	Written statements and pretrial reports
§ 4:102	Sources of knowledge about facts
§ 4:103	Preparation for testimony—Writings, records and
	documents read or reviewed
§ 4:104	—Consultation with others
§ 4:105	—Treatises, books and articles consulted
§ 4:106	Varying the hypothetical facts
C.	BASIS FOR OPINION

§ 4:110	Basis for opinion—General
§ 4:111	The present value computation
§ 4:112	Inflation
§ 4:113	Productivity
§ 4:114	Merit pay increases
§ 4:115	Possible future earnings

§ 4:116	Income taxes
§ 4:117	Probability computation
§ 4:118	Life expectancy
§ 4:119	Work-life expectancy uncertainties
§ 4:120	Fringe benefits
§ 4:121	Personal consumption expenditures
§ 4:122	Driving record
§ 4:123	Divorce and remarriage
§ 4:124	Loss of household services
§ 4:125	Minors
§ 4:126	The collateral source rule
§ 4:127	Objecting to testimony
8 4:128	Pattern cross-examination

#### VIII. SUMMATION—FINAL ARGUMENT

§ 4:130 Final argument

### CHAPTER 5. THE REAL ESTATE APPRAISAL EXPERT

#### I. AN OVERVIEW

§ 5:1 General introduction

#### II. SELECTION OF THE APPRAISER

- § 5:11 Locating an appraiser
- § 5:12 Selecting an appraiser

#### III. PRETRIAL INVOLVEMENT OF THE APPRAISER

- § 5:20 Pretrial use of the appraiser
  § 5:21 Preliminary conference with the appraiser
  § 5:22 Pretrial checklist of essential facts
  § 5:23 Trial preparation of the appraiser
- § 5:24 Discovery

#### IV. THE APPRAISER'S PRETRIAL REPORT

§ 5:30 The appraisal report—General
§ 5:31 —Contents
§ 5:32 The approaches to valuation
§ 5:33 Demonstrative evidence
§ 5:34 Post-report conference

#### V. ADMISSIBILITY OF EVIDENCE

§ 5:40 Admissibility—General

<ul> <li>§ 5:41 Opinion evidence</li> <li>§ 5:42 Highest and best use</li> <li>§ 5:43 Comparable sales</li> <li>§ 5:44 Sale of subject property</li> <li>§ 5:45 Offers and options to purcha</li> <li>§ 5:46 Assessed valuation</li> <li>§ 5:47 Hearsay</li> </ul>	ase
--	-----

### VI. DIRECT EXAMINATION OF THE APPRAISER

§ 5:50	Direct examination—General
§ 5:51	Identification of the appraiser
§ 5:52	Profession or occupation
§ 5:53	License to sell real estate
§ 5:54	Professional education and appraisal training
§ 5:55	Professional designations
§ 5:56	Current affiliations with educational institutions
§ 5:57	Professional appraisal organizations
§ 5:58	Professional articles and writings
§ 5:59	Experience as appraiser
§ 5:60	Relationship to litigation
§ 5:61	Relationship to parties and counsel
§ 5:62	Relationship to subject property
§ 5:63	Financial interest in case

#### A. PREPARATION FOR TESTIMONY

§ 5:70	Introduction to facts
§ 5:71	Sources of knowledge of facts
§ 5:72	Data collected
§ 5:73	Persons consulted
§ 5:74	Exhibits and demonstrative evidence

#### B. OPINION TESTIMONY

§ 5:80	Opinion testimony
§ 5:81	Definitions and terminology
§ 5:82	Hypothetical question

#### C. BASES FOR OPINION

$\S 5:90$	Inspection of subject property
§ 5:91	Description of subject property
§ 5:92	Analysis of market value—General
§ 5:93	Comparable sales (market data) approach
§ 5:94	Cost (reproduction cost less depreciation) approach
§ 5:95	Income (capitalization of earnings) approach
§ 5:96	Special use approach

§ 5:97	Final correlation of value
§ 5:98	Objections to expert testimony
	CD 0 CC
VII.	CROSS EXAMINATION OF THE APPRAISER
§ 5:110	Preparation of the expert for cross-examination
§ 5:111	Preparation for cross-examination of the opposing party's
0 = 110	appraiser
§ 5:112	
§ 5:113	•
§ 5:114	
§ 5:115 § 5:116	
§ 5.110 § 5:117	_
§ 5:118	
§ 5:119	11 0
§ 5:120	· · · · · · · · · · · · · · · · · · ·
§ 5:121	1 11
§ 5:122	
§ 5:123	
§ 5:124	"Hired gun" professional appraisal expert
§ 5:125	Admissions
A	. PREPARATION FOR TESTIMONY
§ 5:130	Introduction to facts
§ 5:131	
§ 5:132	
§ 5:133	
0	other experts done or not done
§ 5:134	Inspection of subject property
§ 5:135	Admissions regarding contrary opinions
В	. BASES FOR OPINION TESTIMONY
§ 5:140	Approaches to valuation
§ 5:141	
§ 5:142	•
§ 5:143	1 11
§ 5:144	
§ 5:145	
СНА	PTER 6. THE PSYCHIATRIST/

### PSYCHOLOGIST EXPERT

### I. AN OVERVIEW

§ 6:1 Introduction

xxxii

#### II. SELECTION OF THE EXPERT

- § 6:10 When to use the expert: Personal injury cases
- § 6:11 When to use the psychiatrist or psychologist: A checklist for personal injury cases
- § 6:12 When to use the expert in civil hearings on mental competency and commitment
- § 6:13 Locating the expert
- § 6:14 Selecting the expert: The psychiatrist, psychoanalyst and psychologist
- § 6:15 The physician and other mental health professionals
- § 6:16 Choosing among mental health experts

#### III. PRETRIAL INVOLVEMENT OF THE EXPERT

- § 6:20 Pretrial use of the expert
- § 6:21 Preliminary conference with the expert
- § 6:22 Trial preparation of the mental health professional
- § 6:23 Pretrial discovery
- § 6:24 The expert's examination of the patient
- § 6:25 Deposition of the opponent's expert
- § 6:26 Use of the expert during jury selection

### IV. THE MENTAL HEALTH EXPERT'S PRETRIAL REPORT

- § 6:30 In general
- § 6:31 Checklist for the mental health expert's pretrial report
- § 6:32 Demonstrative evidence prepared by the expert

#### V. ADMISSIBILITY OF EVIDENCE

- § 6:40 In general
- § 6:41 Objections to expert testimony
- § 6:42 Hearsay exceptions
- § 6:43 Use of hypnosis and narcoanalysis
- § 6:44 Objections to subjective evaluation
- § 6:45 Psychotherapist-patient privilege
- § 6:46 The Federal Rules of Evidence

### VI. DIRECT EXAMINATION OF THE MENTAL HEALTH EXPERT

- § 6:50 In general
- § 6:51 Foundation evidence
- § 6:52 Identification
- § 6:53 Qualifications—In general
- § 6:54 Education
- § 6:55 Experience

VII.	CROSS-EXAMINATION OF THE MENTA
§ 6:72	Personal injury cases: Pattern direct examination
§ 6:71	
§ 6:70	Current prognosis
§ 6:69	Subsequent visit prognosis
§ 6:68	First visit prognosis
§ 6:67	Results of psychological testing
§ 6:66	Examining the expert on the psychiatric evaluation
§ 6:65	Definitions and terminology
§ 6:64	Consultations with others
§ 6:63	Writings read or reviewed
§ 6:62	Written statements and reports
§ 6:61	Sources of knowledge about facts
§ 6:60	Introduction to facts
§ 6:59	Stipulations regarding qualifications
§ 6:58	Financial interest in case
§ 6:57	Published scholarly works
§ 6:56	Associations and affiliations
	DAFERI WIINI

### AL HEALTH

8 0:00	in general
§ 6:81	Qualifications—Education
§ 6:82	—Experience
§ 6:83	—Scholarly or professional articles published or not
	published
§ 6:84	Bias—Past experience as an expert witness
§ 6:85	—Relationship to parties and counsel
§ 6:86	—Fees
§ 6:87	Other evidence of bias
§ 6:88	Introduction to facts
§ 6:89	Written statements and pretrial reports
§ 6:90	Sources of knowledge about facts
§ 6:91	Writings, records and documents read or reviewed
§ 6:92	Consultations with others
§ 6:93	Treatises, books and articles consulted
§ 6:94	Hypothetical questions
§ 6:95	Basis for opinions—In general
§ 6:96	Constructive cross-examination
§ 6:97	Destructive cross-examination
§ 6:98	Foundation evidence
§ 6:99	Qualification
§ 6:100	Patient's subjective relation of symptoms and facts—
	Malingering
§ 6:101	Lack of accuracy in psychological tests
§ 6:102	Causation
§ 6:103	Constructive cross-examination checklist

§ 6:104 Destructive cross-examination checklist

#### CHAPTER 7. THE ACCOUNTING EXPERT

#### I. AN OVERVIEW

§ 7:1 General introduction

#### II. SELECTION OF AN ACCOUNTING EXPERT

- § 7:10 When to use an accounting expert
- § 7:11 Locating an accounting expert
- § 7:12 Selecting an accounting expert

### III. PRETRIAL INVOLVEMENT OF THE ACCOUNTING EXPERT

- § 7:20 Pretrial use of the accounting expert
- § 7:21 Preliminary conference with the accounting expert
- § 7:22 Trial preparation of the accounting expert
- § 7:23 Discovery

#### IV. THE ACCOUNTING EXPERT'S PRETRIAL REPORT

- § 7:30 The accounting expert's pretrial report—General
- § 7:31 Information upon which accounting experts rely
- § 7:32 Contents of the pretrial report
- § 7:33 Calculations prepared by the accounting expert
- § 7:34 Demonstrative evidence prepared by the accounting expert

#### V. ADMISSIBILITY OF EVIDENCE

- § 7:40 Admissibility—General
- § 7:41 Business records exception to the hearsay rule
- § 7:42 Summaries exception to the best evidence rule
- § 7:43 Admissibility of audit working papers
- § 7:44 Admissibility of computer-generated evidence

### VI. DIRECT EXAMINATION OF THE ACCOUNTING EXPERT

#### A. QUALIFICATIONS

- § 7:50 Direct examination—General
- § 7:51 Identification of the accounting expert
- § 7:52 Qualifications—Education
- § 7:53 —Experience
- § 7:54 —Associations and affiliations
- § 7:55 —Published scholarly works

		Expert Witness Checklis
§ 7	7:56	—Checklist
	В.	PREPARATION FOR TESTIMONY
8 7	7:60 7:61 7:62 7:63 7:64	Sources of knowledge about facts Written statements and reports
	C.	OPINION TESTIMONY
	7:70 7:71 7:72 7:73 7:74 7:75 7:76	Hypothetical questions and examples Opinions based on audit reports and unaudited engagements Estimating damages caused by business interruption Business valuation
V		CROSS-EXAMINATION OF THE ACCOUNTING EXPERT
	A.	QUALIFICATIONS

- § 7:80 Qualifications—General
- § 7:81 —Education
- § 7:82 —Experience
- § 7:83 —Certification
- § 7:84 —Associations and affiliations
- § 7:85 -Scholarly or professional articles published or not published
- § 7:86 Bias—Past experience as expert witness
- § 7:87 —Relationship to parties and counsel
- —Fees § 7:88

#### B. PREPARATION FOR TESTIMONY

- § 7:90 Preparation for testimony—General
- § 7:91 Introduction to facts
- § 7:92 Pretrial reports and written statements
- § 7:93 Sources of knowledge about facts
- Preparation for testimony—Writings, records and § 7:94 documents read or reviewed
- § 7:95 —Consultation with others
- § 7:96 —Treatises, books and articles consulted

#### C. BASIS FOR OPINION

§ 7:100 Basis for opinion—General

xxxvi

§ 7:101 Proximate cause

### CHAPTER 8. THE ACCIDENT RECONSTRUCTION EXPERT

T		$\mathbf{O}\mathbf{V}$	$\mathbf{R}\mathbf{R}\mathbf{V}$	TEW
	AIN	<b>\</b> /\	174 I N. W	עע גיו

§ 8:1 General introduction

### II. SELECTION OF AN ACCIDENT RECONSTRUCTION EXPERT

§ 8:10	When to use an accident reconstruction expert
§ 8:11	Locating an accident reconstruction expert

- § 8:12 Selecting an accident reconstruction expert
- § 8:13 Accident reconstruction by computer

### III. PRETRIAL INVOLVEMENT OF THE ACCIDENT RECONSTRUCTION EXPERT

8 8.20	Pretrial 11	se of the	accident	reconstruction	expert—Genera	1

- § 8:21 Automobile accident reconstruction
- § 8:22 Aviation accident reconstruction
- § 8:23 Electrical accident reconstruction
- § 8:24 Photographs of accident site
- § 8:25 Preliminary conference with the accident reconstruction expert
- § 8:26 Trial preparation of the accident reconstruction expert
- § 8:27 Discovery

### IV. THE ACCIDENT RECONSTRUCTION EXPERT'S PRETRIAL REPORT

§ 8:30	The accident reconstruction expert's pretrial report—
	General

- § 8:31 Information gathered by the accident reconstruction expert
- § 8:32 Calculations prepared by the accident reconstruction expert
- § 8:33 Demonstrative evidence prepared by the accident reconstruction expert
- § 8:34 Contents of the pretrial report
- § 8:35 Sample pretrial report

#### V. ADMISSIBILITY OF EVIDENCE

- § 8:40 Admissibility—General
- § 8:41 Automobile accident evidence
- § 8:42 Aviation accident evidence
- § 8:43 Human factors evidence

- § 8:44 Demonstrative evidence
- § 8:45 Computer-generated evidence

### VI. DIRECT EXAMINATION OF THE ACCIDENT RECONSTRUCTION EXPERT

#### A. QUALIFICATIONS

- § 8:50 Direct examination—General
- § 8:51 Identification of the accident reconstruction expert
- § 8:52 Qualifications—Profession or occupation and licenses
- § 8:53 —Education
- § 8:54 —Certification
- § 8:55 —Experience
- § 8:56 —Associations and affiliations
- § 8:57 —Published scholarly works
- § 8:58 —Checklist

#### B. PREPARATION FOR TESTIMONY

- § 8:60 Bias of accident reconstruction expert
- § 8:61 Introduction to facts
- § 8:62 Sources of knowledge about facts
- § 8:63 Written statements and reports
- § 8:64 Writings read or reviewed
- § 8:65 Consultation with others
- § 8:66 Physical evidence examined or inspected
- § 8:67 Tests or experiments conducted
- § 8:68 Exhibits and demonstrative evidence
- § 8:69 Governmental agencies involved

#### C. OPINION TESTIMONY

- § 8:70 Definitions and terminology
- § 8:71 Hypothetical questions and examples
- § 8:72 Automobile accident
- § 8:73 Aviation accident

### VII. CROSS-EXAMINATION OF THE ACCIDENT RECONSTRUCTION EXPERT

#### A. QUALIFICATIONS

- § 8:80 Qualifications—General
- § 8:81 Identification of the accident reconstruction expert
- § 8:82 Qualifications—Profession or occupation and licenses
- § 8:83 —Education
- § 8:84 —Experience
- § 8:85 —Certification

xxxviii

ş a	8:86	—Associations and affiliations
§ a	8:87	—Scholarly or professional articles published or not published
§ a	8:88	Other experts acknowledged to qualify as experts
§ a	8:89	Alternative schools of professional thought
ş a	8:90	Bias—Past experience as an expert witness
ş	8:91	—Relationship to parties and counsel
§ a	8:92	—Fees
	B.	PREPARATION FOR TESTIMONY
ş	8:100	Preparation for testimony—General
ş	8:101	Introduction to facts
ş	8:102	Pretrial reports and written statements
§ a	8:103	Sources of knowledge about facts
§ a	8:104	Preparation for testimony—Writings, records and documents read or reviewed
§ a	8:105	Physical evidence inspected or examined or not inspected or examined
ş	8:106	Tests and experiments done and not done
§ a	8:107	Preparation for testimony—Consultation with others
Ş	8:108	—Treatises, books and articles consulted
	C.	BASIS FOR OPINION
ş a	8:110	Basis for opinion—General
_	8:111	Attacking documents, records, exhibits and demonstrative evidence
ş	8:112	Aviation accident

## CHAPTER 9. THE SECURITIES VALUATION EXPERT

#### I. AN OVERVIEW

§ 9:1 General introduction

### II. SELECTION OF THE SECURITIES VALUATION EXPERT

- § 9:10 When to use the securities valuation expert
- § 9:11 Locating the securities valuation expert § 9:12 Selecting the securities valuation expert

### III. PRETRIAL INVOLVEMENT OF THE SECURITIES VALUATION EXPERT

- § 9:20 Pretrial use of the securities valuation expert—General
- § 9:21 Preliminary conference with the securities valuation expert

	EXPERT WITNESS CHECK
§ 9:22 § 9:23	Pretrial preparation of the securities valuation expert Discovery
§ 9:24	Deposition of the opposing party's securities valuation expert—Checklist
§ 9:25	The accountant-client privilege
	THE SECURITIES VALUATION EXPERT'S PRETRIAL REPORT
§ 9:30 § 9:31 § 9:32 § 9:33	Securities valuation expert's pretrial report—General Information relied upon by the securities valuation expert Contents of the pretrial report Demonstrative evidence prepared by the securities valuation expert
V. Al	DMISSIBILITY OF EVIDENCE
§ 9:40	Admissibility of evidence—General
§ 9:41	·
	DIRECT EXAMINATION OF THE SECURITIES VALUATION EXPERT
A.	QUALIFICATIONS
§ 9:50	Direct examination—General
§ 9:51	Identification of the valuation expert
§ 9:52	Qualifications—Education
§ 9:53	—Experience
§ 9:54	—Associations and affiliations
§ 9:55	—Published scholarly works
§ 9:56	—Checklist

#### B. PREPARATION FOR TESTIMONY

- Introduction to facts § 9:60
- § 9:61 Sources of knowledge about facts
- § 9:62 Written statements and reports
- § 9:63 Preparation for testimony—Reports read or received
- § 9:64 —Consultation with others

#### C. OPINION TESTIMONY

- § 9:70 Definitions and terminology
- § 9:71 Hypothetical questions and examples

#### VII. CROSS-EXAMINATION OF THE SECURITIES VALUATION EXPERT WITNESS

#### A. QUALIFICATIONS

§ 9:80 Qualifications—General

§ 9:81	—Education
9:82	—Experience
§ 9:83	—Certifications
§ 9:84	—Associations and affiliations
9:85	—Scholarly or professional articles published
§ 9:86	Bias—Past experience as a securities valuation expert
	witness
§ 9:87	—Relationship to parties and closely-held businesses
§ 9:88	—Fees

#### B. PREPARATION FOR TESTIMONY

§ 9:91 Introduction to facts	
0	
§ 9:92 Pretrial reports and written statements	
§ 9:93 Sources of knowledge about facts	
§ 9:94 Preparation for testimony—Writings, record	ls and
documents read or reviewed	
§ 9:95 —Consultation with others	
§ 9:96 —Treatises, books and articles consulted	

#### C. BASIS FOR OPINION

§ 9:100 Basis for opinion—General

### Volume 3

## CHAPTER 10. QUESTIONED DOCUMENTS EXPERT

#### I. AN OVERVIEW

§ 10:1 General introduction

## II. SELECTION OF THE QUESTIONED DOCUMENT EXAMINER

§ 10:10	When to use the questioned document examiner
§ 10:11	Locating the questioned document examiner
§ 10:12	Selecting the questioned document examiner

### III. PRETRIAL INVOLVEMENT OF THE QUESTIONED DOCUMENT EXAMINER

§ 10:20	Pretrial use of the questioned document examiner
§ 10:21	Preliminary conference with the questioned document
	examiner
§ 10:22	Trial preparation of the questioned document examiner

#### § 10:23 Discovery

### IV. THE QUESTIONED DOCUMENT EXAMINER'S PRETRIAL REPORT

§ 10:30	The questioned document examiner's pretrial report—
	General
§ 10:31	Information upon which the questioned document
	examiner relies
8 10.00	Contact of the contact

§ 10:32 Contents of the pretrial report

§ 10:33 Demonstrative evidence prepared by the questioned document examiner

#### V. ADMISSIBILITY OF EVIDENCE

- § 10:40 Admissibility of evidence—General
- § 10:41 Exception to the hearsay rule
- § 10:42 Admissibility of standards of comparison

### VI. DIRECT EXAMINATION OF THE QUESTIONED DOCUMENT EXAMINER

- § 10:50 Direct examination—General
- § 10:51 Identification of the questioned document examiner
- § 10:52 Qualifications—Education
- § 10:53 —Experience
- § 10:54 —Associations and affiliations
- § 10:55 —Published scholarly works
- § 10:56 —Checklist

#### A. PREPARATION FOR TESTIMONY

- § 10:60 Introduction to facts
- § 10:61 Sources of knowledge about facts
- § 10:62 Written statements and reports
- § 10:63 Writings read or received
- § 10:64 Consultation with others

#### B. OPINION TESTIMONY

- § 10:70 Definitions and terminology
- § 10:71 Hypothetical questions and examples

### VII. CROSS-EXAMINATION OF THE QUESTIONED DOCUMENT EXAMINER

#### A. QUALIFICATIONS

- § 10:80 Qualifications—General
- § 10:81 —Education

§ 10:88 —Fees

§ 10:82	—Experience
0	—Certification
§ 10:84	—Associations and affiliations
§ 10:85	—Scholarly or professional articles published or not
	published
§ 10:86	Bias—Past experience as a questioned document expert
	witness
§ 10:87	—Relationship to parties and counsel

#### B. PREPARATION FOR TESTIMONY

8	10:90	Preparation	for	testimony-	-General
2	10.50	1 1 C par a mon	101	CSUIIIOII y	-acherar

- § 10:91 Introduction to facts
- § 10:92 Pretrial reports and written statements
- § 10:93 Sources of knowledge about facts
- § 10:94 Writings, records and documents read or reviewed
- § 10:95 Consultation with others
- § 10:96 Treatises, books and articles consulted

#### CHAPTER 11. THE CONSTRUCTION EXPERT

#### I. AN OVERVIEW

§ 11:1 Introduction

#### II. SELECTION OF THE CONSTRUCTION EXPERT

- § 11:10 Locating the construction expert
- § 11:11 Selecting the construction expert

#### III. PRETRIAL USE OF THE CONSTRUCTION EXPERT

- § 11:20 Pretrial involvement of the construction expert
- § 11:21 Preliminary conference with the construction expert
- § 11:22 Pretrial preparation of the construction expert
- § 11:23 Discovery
- § 11:24 —Checklist

### IV. THE CONSTRUCTION EXPERT'S PRETRIAL REPORT

- § 11:30 The pretrial report—General
- § 11:31 Information upon which the construction expert relies
- § 11:32 Contents of the pretrial report
- § 11:33 Demonstrative evidence

#### V. ADMISSIBILITY OF EVIDENCE

- § 11:40 Admissibility—General
- © 2024 Thomson Reuters, 6/2024

### VI. DIRECT EXAMINATION OF THE CONSTRUCTION EXPERT

#### A. QUALIFICATIONS

- § 11:50 Direct examination—General
- § 11:51 Identification of the construction expert
- § 11:52 Qualifications—Education
- § 11:53 —Experience
- § 11:54 —Associations and affiliations
- § 11:55 —Published professional articles

#### B. PREPARATION FOR TESTIMONY

- § 11:60 Introduction to facts
- § 11:61 Sources of knowledge about facts
- § 11:62 Written statements and reports
- § 11:63 Writings read or reviewed
- § 11:64 Consultation with others

#### C. OPINION TESTIMONY

§ 11:70 Definitions and terminology

### VII. CROSS-EXAMINATION OF THE CONSTRUCTION EXPERT

#### A. QUALIFICATIONS

- § 11:80 Qualifications—General
- § 11:81 —Education
- § 11:82 —Experience
- § 11:83 —Certification or license
- § 11:84 —Associations and affiliations
- § 11:85 —Professional articles published
- § 11:86 Bias—Past experience as an expert witness
- § 11:87 —Relationship to parties and counsel
- § 11:88 —Fees

#### B. PREPARATION FOR TESTIMONY

- § 11:90 General
- § 11:91 Introduction to facts
- § 11:92 Written statements and pretrial reports
- § 11:93 Sources of knowledge about facts
- § 11:94 Writings, records and documents read or reviewed
- § 11:95 Consultation with others
- § 11:96 Treatises, books and articles consulted

#### C. BASIS FOR OPINION

§ 11:100 Basis for opinion—General

#### CHAPTER 12. THE PATHOLOGIST EXPERT

#### I. AN OVERVIEW

§ 12:1 General introduction

#### II. SELECTION OF THE PATHOLOGIST EXPERT

- § 12:10 When to use the pathologist expert
- § 12:11 Locating the pathologist expert
- § 12:12 Selecting the pathologist expert
- § 12:13 Types of death
- § 12:14 Investigation of death

### III. PRETRIAL INVOLVEMENT OF THE PATHOLOGIST EXPERT

- § 12:20 Pretrial use of the pathologist expert—General
- § 12:21 Preliminary conference with the pathologist expert
- § 12:22 Trial preparation of the pathologist expert
- § 12:23 Discovery
- § 12:24 Deposition of the opposing party's pathologist expert

### IV. THE PATHOLOGIST EXPERT'S PRETRIAL REPORT

- § 12:30 The pathologist expert's pretrial report—General
- § 12:31 Information relied upon by the pathologist expert
- § 12:32 Contents of the pretrial report
- § 12:33 Demonstrative evidence prepared by the pathologist expert

#### V. ADMISSIBILITY OF EVIDENCE

§ 12:40 Admissibility of evidence—General

### VI. DIRECT EXAMINATION OF THE PATHOLOGIST EXPERT

#### A. QUALIFICATIONS

- § 12:50 Direct examination of the pathologist expert—General
- § 12:51 Identification of the pathologist expert
- § 12:52 Qualifications—Education
- § 12:53 —Experience
- § 12:54 —Associations and affiliations
- § 12:55 —Published scholarly works
- § 12:56 —Checklist

#### B. PREPARATION FOR TESTIMONY

§ 12:60 Preparation for testimony—General

		EXPERT WITNESS CHECKLIS
§ 12:61	Introduction to facts	
§ 12:62	Sources of knowledge about facts	
§ 12:63	Written statements and reports	
§ 12:64	Writings read or reviewed	
§ 12:65	Consultation with others	
C.	OPINION TESTIMONY	
§ 12:70	Definitions and terminology	
§ 12:71	Hypothetical questions and examples	
	CROSS-EXAMINATION OF THE EXPERT	HE PATHOLOGIST
A.	QUALIFICATIONS	

- § 12:80 Qualifications—General § 12:81 -Education
- —Experience § 12:82
- § 12:83 —Certifications
- § 12:84 —Associations and affiliations
- -Scholarly or professional articles published § 12:85
- § 12:86 Bias—Past experience as a pathologist expert witness
- § 12:87 —Relationship to opposing party or counsel
- § 12:88 -Fees

#### PREPARATION FOR TESTIMONY В.

- § 12:90 Preparation for testimony—General
- § 12:91 Introduction to facts
- Pretrial reports and written statements § 12:92
- § 12:93 Sources of knowledge about facts
- § 12:94 Writings, records and documents read or reviewed
- § 12:95 Consultation with others
- Treatises, books and articles consulted § 12:96

#### C. BASIS FOR OPINION

Basis for opinion—General § 12:100

### CHAPTER 13. THE COPYRIGHT EXPERT

#### I. AN OVERVIEW

§ 13:1 General introduction

#### II. SELECTION OF THE COPYRIGHT EXPERT

- § 13:10 When to use the copyright expert
- § 13:11 Locating the copyright expert

§ 13:12 Selecting the copyright expert

# III. PRETRIAL INVOLVEMENT OF THE COPYRIGHT EXPERT

- § 13:20 Pretrial involvement of the copyright expert—General
- § 13:21 Trial preparation of the copyright expert
- § 13:22 Discovery
- § 13:23 Deposition of opposing party's expert—Checklist

### IV. THE COPYRIGHT EXPERT'S PRETRIAL REPORT

- § 13:30 The pretrial report—General
- § 13:31 Information upon which the copyright expert relies
- § 13:32 Contents of the pretrial report
- § 13:33 Demonstrative evidence prepared by the copyright expert

### V. ADMISSIBILITY OF EVIDENCE

§ 13:40 Admissibility of evidence—General

# VI. DIRECT EXAMINATION OF THE COPYRIGHT EXPERT

## A. QUALIFICATIONS

- § 13:50 Direction examination of the copyright expert—General
- § 13:51 Identification of the copyright expert
- § 13:52 Qualifications—Education
- § 13:53 —Experience
- § 13:54 —Associations and affiliations
- § 13:55 —Published scholarly works
- § 13:56 —Checklist

### B. PREPARATION FOR TESTIMONY

- § 13:60 Preparation for testimony—General
- § 13:61 Introduction to facts
- § 13:62 Sources of knowledge about facts
- § 13:63 Written statements and reports
- § 13:64 Writings read or reviewed
- § 13:65 Consultation with others

### C. OPINION TESTIMONY

- § 13:70 Definitions and terminology
- § 13:71 Hypothetical questions and examples

# VII. CROSS-EXAMINATION OF THE COPYRIGHT EXPERT

# A. QUALIFICATIONS

§ 13:80 (	Qualifications—	General
-----------	-----------------	---------

- § 13:81 —Education
- § 13:82 —Experience
- § 13:83 —Certification or license
- § 13:84 —Associations and affiliations
- § 13:85 —Professional articles published
- § 13:86 Bias—Past experience as an expert witness
- § 13:87 —Relationship to parties and counsel
- § 13:88 —Fees

# B. PREPARATION FOR TESTIMONY

- § 13:90 Preparation for testimony—General
- § 13:91 Introduction to facts
- § 13:92 Written statements and pretrial reports
- § 13:93 Sources of knowledge about facts
- § 13:94 Writings, records and documents read or reviewed
- § 13:95 Consultation with others
- § 13:96 Treatises, books and articles consulted

### C. BASIS FOR OPINION

§ 13:100 Basis for opinion—General

# CHAPTER 14. THE TOXIC EXPERT

### I. AN OVERVIEW

§ 14:1 General introduction

### II. SELECTION OF THE EXPERT

- § 14:10 When to use the toxic expert
- § 14:11 Information needed by counsel before selection of experts
- § 14:12 Locating the toxic expert
- § 14:13 Selecting the toxic expert

# III. PRETRIAL INVOLVEMENT OF THE TOXIC EXPERT

- § 14:20 Pretrial use of the toxic expert—General
- § 14:21 Preliminary conference with the toxic expert
- § 14:22 Discovery
- § 14:23 Preparation for deposition

xlviii

§ 14:24 Trial preparation of the toxic expert

#### IV. THE TOXIC EXPERT'S PRETRIAL REPORT

- § 14:30 The toxic expert's pretrial report—General
- § 14:31 Information upon which the toxic expert relies
- § 14:32 Tests and studies conducted by the expert
- § 14:33 Contents of the expert's pretrial report
- § 14:34 Demonstrative evidence prepared by the toxic expert

#### V. ADMISSIBILITY OF EVIDENCE

- § 14:40 Admissibility of scientific and medical evidence on causation
- § 14:41 Admissibility of evidence of emotional distress and future damages

### VI. DIRECT EXAMINATION OF THE TOXIC EXPERT

# A. QUALIFICATIONS

- § 14:50 Direct examination—General
- § 14:51 Identification of the toxic expert
- § 14:52 Qualifications—Education
- § 14:53 —Experience
- § 14:54 —Associations and affiliations
- § 14:55 —Specialties and subspecialties
- § 14:56 —Published scholarly works

#### B. PREPARATION FOR TESTIMONY

- § 14:60 Introduction to facts
- § 14:61 Sources of knowledge about facts
- § 14:62 Written statements and reports
- § 14:63 Reports read or reviewed
- § 14:64 Tests or examinations conducted
- § 14:65 Consultations with others

### C. OPINION TESTIMONY

- § 14:70 Definitions and technical terms
- § 14:71 Hypothetical questions and examples

### VII. CROSS-EXAMINATION OF THE TOXIC EXPERT

- § 14:80 Qualifications—General
- § 14:81 —Education
- § 14:82 —Experience
- § 14:83 —Certifications
- § 14:84 —Associations and affiliations

§ 14:85 § 14:86 § 14:87 § 14:88	—Scholarly or professional articles published Bias—Past experience as an expert witness —Relationship to opposing party or counsel —Fees
A.	PREPARATION FOR TESTIMONY
§ 14:90	Preparation for testimony—General
§ 14:91	Introduction to facts
§ 14:92	Pretrial reports and written statements
§ 14:93	Sources of knowledge about facts
§ 14:94	Written records and documents read or reviewed
§ 14:95	Consultations with others
§ 14:96	Treatises, books, articles consulted

### B. BASIS FOR OPINION

§ 14:100 Basis for opinion

# CHAPTER 15. THE FIREARMS EXPERT

### I. AN OVERVIEW

§ 15:1 General introduction

### II. SELECTION OF THE FIREARMS EXPERT

- § 15:10 Locating the firearms expert
- § 15:11 Selecting the firearms expert

# III. PRETRIAL INVOLVEMENT OF THE FIREARMS EXPERT

§ 15:20 Pretrial use of the firearms expert
§ 15:21 Preliminary conference with the firearms expert
§ 15:22 Examination of the firearm
§ 15:23 Trial preparation of the firearms expert
§ 15:24 Discovery
§ 15:25 Preparation of the expert for deposition
§ 15:26 Deposing the opponent expert

### IV. THE FIREARMS EXPERT'S PRETRIAL REPORT

§ 15:30 The firearms expert's pretrial report—General
§ 15:31 Information relied upon by the firearms expert
§ 15:32 Tests conducted by the firearms expert
§ 15:33 Demonstrative evidence prepared by the firearms expert
§ 15:34 Contents of the pretrial report

### V. ADMISSIBILITY OF EVIDENCE

§ 15:40 Admissibility of evidence—Generally

# VI. DIRECT EXAMINATION OF THE FIREARMS EXPERT

### A. QUALIFICATIONS AND BACKGROUND

8	15:50	Direct	examination—	Conorol	í
Q	15:50	Direct	examination—	( <del>t</del> eneral	ı

- § 15:51 Identification of the firearms expert
- § 15:52 Qualifications—Education
- § 15:53 —Experience
- § 15:54 —Certifications and licenses
- § 15:55 —Associations and affiliations
- § 15:56 —Professional articles published
- § 15:57 —Checklist

### B. PREPARATION FOR TESTIMONY

- § 15:60 Introduction to facts
- § 15:61 Sources of knowledge about facts
- § 15:62 Writings read or reviewed
- § 15:63 Written statements and reports
- § 15:64 Consultations with others

### C. SUBSTANTIVE AND OPINION TESTIMONY

- § 15:70 Physical evidence examined or inspected
- § 15:71 Expert's assessment of the design/manufacture of firearm
- § 15:72 Tests or experiments conducted
- § 15:73 Exhibits and demonstrative evidence
- § 15:74 Examples of opinion testimony and hypothetical questions
- § 15:75 Definitions and terminology

# VII. CROSS-EXAMINATION OF THE FIREARMS EXPERT

# A. QUALIFICATIONS AND BACKGROUND

- § 15:80 Qualifications—General
- § 15:81 —Education
- § 15:82 —Experience
- § 15:83 —Certifications and licenses
- § 15:84 —Associations and affiliations
- § 15:85 —Articles published
- § 15:86 Bias—Past experience as expert witness
- § 15:87 —Relationship to parties
- § 15:88 —Fees

#### B. PREPARATION FOR TESTIMONY

- § 15:90 Introduction to facts
- § 15:91 Sources of knowledge about facts

§ 15:92	Preparation for testimony—Writings, records and documents read or reviewed
§ 15:93	—Consultations with others
§ 15:94	—Treatises, books and articles consulted
C.	SUBSTANTIVE AND OPINION TESTIMONY
§ 15:100	Expert's examination and inspection of physical evidence
§ 15:101	Expert's assessment of the design and manufacture of the firearm
§ 15:102	Tests and experiments conducted
§ 15:103	Pretrial reports and written statements
§ 15:104	Opinions formed by the expert
§ 15:105	Hypothetical questions

# CHAPTER 16. THE MOTOR VEHICLE PRODUCTS EXPERT

### I. AN OVERVIEW

§ 16:1 Introduction

# II. SELECTION OF THE MOTOR VEHICLE PRODUCTS EXPERT

- § 16:10 Locating the motor vehicle products expert
- § 16:11 Selecting the motor vehicle products expert

# III. PRETRIAL USE OF THE MOTOR VEHICLE PRODUCTS EXPERT

§ 16:20 Pretrial involvement of the motor vehicle products expert
 § 16:21 Preliminary conference with the motor vehicle products expert
 § 16:22 Case evaluation and investigation
 § 16:23 Pretrial preparation of the motor vehicle products expert
 § 16:24 Discovery of the expert witness
 § 16:25 Deposition of opposing party's expert

# IV. THE MOTOR VEHICLE PRODUCTS EXPERT'S PRETRIAL REPORT

§ 16:30	The pretrial report—General
§ 16:31	Information relied upon by the motor vehicle products expert
§ 16:32	Contents of the pretrial report
§ 16:33	Demonstrative evidence prepared by expert

# V. DIRECT EXAMINATION OF THE MOTOR VEHICLE PRODUCTS EXPERT

# A. QUALIFICATIONS

	§ 16:40	Identification	of the	motor vehicle	products	exper
--	---------	----------------	--------	---------------	----------	-------

- § 16:41 Qualifications—Education
- § 16:42 —Professional experience
- § 16:43 —Associations and affiliations
- § 16:44 —Professional articles published
- § 16:45 Past experience as an expert witness
- § 16:46 Relationship to litigation
- § 16:47 Financial interest in case

### B. PREPARATION FOR TESTIMONY

- § 16:50 Introduction to facts
- § 16:51 Sources of knowledge about facts
- § 16:52 Written statements and reports
- § 16:53 Writings read or reviewed
- § 16:54 Consultations with others
- § 16:55 Inspection of the motor vehicle
- § 16:56 Inspection of motor vehicle product

#### C. OPINION TESTIMONY

- § 16:60 Expert's assessment of the product design
- § 16:61 Expert's assessment of product as manufactured
- § 16:62 Formulation of hypothetical questions
- § 16:63 Hypothetical questions—Examples

# VI. CROSS-EXAMINATION OF THE MOTOR VEHICLE PRODUCTS EXPERT

# A. QUALIFICATIONS

- § 16:70 Cross-examination—In general
- § 16:71 Qualifications—General
- § 16:72 —Education
- § 16:73 —Experience
- § 16:74 —Associations and affiliation
- § 16:75 —Professional articles published
- § 16:76 Bias—Past experience as expert witness
- § 16:77 —Relationship to parties and counsel
- § 16:78 —Fees

### B. PREPARATION FOR TESTIMONY

- § 16:80 Preparation for testimony—General
- § 16:81 Introduction to facts

Written statements and pretrial reports Sources of knowledge about facts Writings, records and documents read or reviewed Consultations with others
Treatises, books and articles consulted

### C. BASIS FOR OPINION

- § 16:90 Basis for opinion—General
- § 16:91 Attacking documents, records, exhibits and demonstrative evidence

### CHAPTER 17. THE CUSTODY EXPERT

### I. AN OVERVIEW

§ 17:1 Introduction

### II. SELECTION OF THE CUSTODY EXPERT

- § 17:10 When to use the custody expert
- $\$  17:11 Locating the custody expert
- § 17:12 Selecting the custody expert

#### III. PRETRIAL INVOLVEMENT OF THE EXPERT

- § 17:20 Pretrial use of the expert
- § 17:21 Preliminary conference with the expert
- § 17:22 Trial preparation of the custody expert
- § 17:23 Pretrial discovery
- § 17:24 The expert's evaluation of parties and the child(ren)
- § 17:25 Selecting the psychological tests used for custody evaluations
- § 17:26 Inventory of psychological tests
- § 17:27 Deposition of the opponent's expert

### IV. THE CUSTODY EXPERT'S PRETRIAL REPORT

- § 17:30 The expert's report—In general
- § 17:31 Information relied upon by the custody expert
- § 17:32 Contents of the custody expert's pretrial report

### V. ADMISSIBILITY OF EVIDENCE

§ 17:40 Admissibility and psychotherapist-patient privilege

# VI. DIRECT EXAMINATION OF THE CUSTODY EXPERT

### A. QUALIFICATIONS

§ 17:50 In general

# Table of Contents

TABLE OF	CONTENTS
\$ 17:51 \$ 17:52 \$ 17:53 \$ 17:54 \$ 17:55 \$ 17:56 \$ 17:57 \$ 17:58	Identification of the custody expert Qualifications—Education —Licenses —Certifications —Professional associations and affiliations Membership in professional societies and organizations Qualifications—Published scholarly works —Professional experience
В.	PREPARATION FOR TESTIMONY
\$ 17:60 \$ 17:61 \$ 17:62 \$ 17:63 \$ 17:64 \$ 17:65 \$ 17:66 \$ 17:67	Relationship to parties and counsel Introduction to facts Sources of knowledge about facts Written statements and reports relied upon in formulating opinion Writings read or reviewed Consultations with other experts or specialists Evaluations conducted Psychological tests conducted
C.	OPINION TESTIMONY
§ 17:70 § 17:71	Hypothetical questions Basis for opinion
	CROSS-EXAMINATION OF THE CUSTODY EXPERT
A.	QUALIFICATIONS
\$ 17:80 \$ 17:81 \$ 17:82 \$ 17:83 \$ 17:84 \$ 17:85 \$ 17:86 \$ 17:87 \$ 17:88	Cross-Examination—Generally Qualifications—Education —Licenses —Certifications —Professional associations and affiliations —Published scholarly works —Experience Bias—Past experience as custody expert —Relationship to parties and counsel
В.	PREPARATION FOR TESTIMONY
\$ 17:90 \$ 17:91 \$ 17:92 \$ 17:93 \$ 17:94	Introduction to facts Sources of knowledge about facts Records and documents read or reviewed Treatises, books and articles consulted Consultations with others Evaluations conducted

- § 17:96 Psychological tests conducted
  - C. OPINION TESTIMONY
- § 17:100 Opinion and hypothetical questions
- § 17:101 Basis for opinion

# CHAPTER 18. THE METEOROLOGICAL EXPERT

#### I. AN OVERVIEW

§ 18:1 General introduction

#### II. SELECTION OF A METEOROLOGICAL EXPERT

- § 18:10 When to use the meteorological expert
- § 18:11 Locating a meteorological expert
- § 18:12 Selecting a meteorological expert

# III. PRETRIAL INVOLVEMENT OF THE METEOROLOGICAL EXPERT

- § 18:20 Pretrial use of the meteorological expert
- § 18:21 Preliminary conference with the meteorological expert
- § 18:22 Discovery and the meteorological expert
- § 18:23 Pretrial preparation of the meteorological expert
- § 18:24 Deposing the opponent's expert

# IV. THE METEOROLOGICAL EXPERT'S PRETRIAL REPORT

- § 18:30 The meteorological expert's pretrial report—General
- § 18:31 Information relied upon by the meteorological expert
- § 18:32 Contents of the pretrial report
- § 18:33 Demonstrative evidence prepared by the meteorological expert
- § 18:34 Computer-generated evidence

#### V. ADMISSIBILITY OF EVIDENCE

- § 18:40 Admissibility of evidence—General
- § 18:41 Admissibility of computer-generated evidence

# VI. DIRECT EXAMINATION OF THE METEOROLOGICAL EXPERT

### A. QUALIFICATIONS

§ 18:50 Direct examination—General

#### Table of Contents

§ 18:51	Identification of the meteorological expert
§ 18:52	Qualifications—Education
§ 18:53	—Experience
§ 18:54	—Certifications
§ 18:55	—Associations and affiliations

# § 18:56 —Published scholarly works

#### B. PREPARATION FOR TESTIMONY

§ 18:60	Introduction to facts
8 18.61	Sources of knowledge about f

- § 18:61 Sources of knowledge about facts
- § 18:62 Written statements and reports
- § 18:63 Writings read or reviewed
- § 18:64 Consultations with others
- § 18:65 Physical evidence examined or inspected
- § 18:66 Tests or experiments conducted

### C. OPINION TESTIMONY

- § 18:70 Definitions and terminology
- § 18:71 Hypothetical questions—Examples

# VII. CROSS-EXAMINATION OF THE METEOROLOGICAL EXPERT

# A. QUALIFICATIONS

- § 18:80 Qualifications—General
- § 18:81 —Education
- § 18:82 —Experience
- § 18:83 —Certifications
- § 18:84 —Associations and affiliations
- § 18:85 —Professional articles published
- § 18:86 Bias—Past experience as an expert witness
- § 18:87 —Relationship to parties and counsel
- § 18:88 —Fees

### B. PREPARATION FOR TESTIMONY

- § 18:90 Preparation for testimony—General
- § 18:91 Introduction to facts
- § 18:92 Written statements and pretrial reports
- § 18:93 Sources of knowledge about facts
- § 18:94 Writings, records and documents read or reviewed
- § 18:95 Consultations with others
- § 18:96 Treatises, books and articles consulted
- § 18:97 Physical evidence examined or inspected
- § 18:98 Tests or experiments conducted

#### C. BASIS FOR OPINION

§ 18:100 Basis for opinion—General

# CHAPTER 19. THE EMPLOYMENT EXPERT

### I. OVERVIEW

§ 19:1 General introduction

#### II. SELECTION OF THE EMPLOYMENT EXPERT

- § 19:10 When to use the employment expert
- § 19:11 Locating an employment expert
- § 19:12 Selecting an employment expert

# III. PRETRIAL INVOLVEMENT OF THE EMPLOYMENT EXPERT

- § 19:20 Pretrial use of the employment expert
- § 19:21 Preliminary conference with the employment expert
- § 19:22 Trial preparation of the employment expert
- § 19:23 Discovery

# IV. THE EMPLOYMENT EXPERT'S PRETRIAL REPORT

- § 19:30 The Employment expert's pretrial report—General
- § 19:31 Information upon which employment experts rely
- § 19:32 Contents of the pretrial report
- § 19:33 Demonstrative evidence prepared by the employment expert

### V. ADMISSIBILITY OF EVIDENCE

- § 19:40 Admissibility—General
- § 19:41 Business records exception to the hearsay rule
- § 19:42 Summaries exception to the best evidence rule
- § 19:43 Admissibility of computer-generated evidence

# VI. DIRECT EXAMINATION OF THE EMPLOYMENT EXPERT

# A. QUALIFICATIONS

- § 19:50 Direct examination—General
- § 19:51 Identification of the employment expert
- § 19:52 Qualifications—Education
- § 19:53 —Experience
- § 19:54 —Associations and affiliations

lviii

#### Table of Contents

- § 19:55 —Published scholarly works
- § 19:56 —Checklist

### B. PREPARATION FOR TESTIMONY

- § 19:60 Introduction to facts
- § 19:61 Sources of knowledge about facts
- § 19:62 Written statements and reports prepared by expert
- § 19:63 Tests and inspections conducted by expert
- § 19:64 Preparation for testimony—Writings read or reviewed
- § 19:65 —Consultation with others

### C. OPINION TESTIMONY

- § 19:70 Definitions and terminology
- § 19:71 Hypothetical questions and examples

# VII. CROSS-EXAMINATION OF THE EMPLOYMENT EXPERT

### A. QUALIFICATIONS

- § 19:80 Qualifications—General
- § 19:81 —Education
- § 19:82 —Experience
- § 19:83 —Certification
- § 19:84 —Associations and affiliations
- § 19:85 —Scholarly or professional articles published or not published
- § 19:86 Bias—Past experience as expert witness
- § 19:87 —Relationship to parties and counsel
- § 19:88 —Fees

#### B. PREPARATION FOR TESTIMONY

- § 19:90 Preparation for testimony—General
- § 19:91 Introduction to facts
- § 19:92 Pretrial reports and written statements
- § 19:93 Sources of knowledge about facts
- § 19:94 Preparation for testimony—Writings, records and documents read or reviewed
- § 19:95 —Consultation with others
- § 19:96 —Treatises, books and articles consulted

#### C. BASIS FOR OPINION

- § 19:100 Basis for opinion—General
- © 2024 Thomson Reuters, 6/2024

# CHAPTER 20. THE BUSINESS APPRAISAL EXPERT

### I. OVERVIEW

§ 20:1 General introduction

# II. SELECTION OF THE BUSINESS APPRAISAL EXPERT

E.2	APERI
§ 20:10	Accountants
§ 20:11	Professional appraisers
§ 20:12	Others

- § 20:13 Locating a business appraisal expert
- § 20:14 Selecting a business appraisal expert

# III. PRETRIAL INVOLVEMENT OF THE BUSINESS APPRAISAL EXPERT

§ 20:20	Pretrial use of the business appraisal expert
§ 20:21	Preliminary conference with the business appraisal expert
§ 20:22	Requests for production of documents
§ 20:23	Trial preparation and the business appraisal expert
§ 20:24	Pretrial discovery of the opposing expert

# IV. THE BUSINESS APPRAISAL EXPERT'S PRETRIAL REPORT

§ 20:30	The business appraisal expert's pretrial report—In general
§ 20:31	Contents of the pretrial report
§ 20:32	Illustrative appraisal report
§ 20:33	Demonstrative evidence prepared by the business
	appraisal expert

### V. ADMISSIBILITY OF EVIDENCE

§ 20:40	Admissibility—In general
§ 20:41	Business records exception to hearsay rule
§ 20:42	Admissibility of computer-generated evidence

# VI. DIRECT EXAMINATION OF BUSINESS APPRAISAL EXPERT

§ 20:50 Direct examination—In general

# A. QUALIFICATIONS

§ 20:51	Qualifications—Education
§ 20:52	—Professional experience

#### Table of Contents

§ 20:53	—Certifications and affiliations
§ 20:54	—Publications
§ 20:55	Past experience as an expert witness
§ 20:56	Qualifications—Checklist

### B. PREPARATION FOR TESTIMONY

- § 20:60 Introduction to facts
- § 20:61 Source of knowledge about facts
- § 20:62 Writings read or reviewed
- § 20:63 Consultations with others
- § 20:64 Methodology employed

#### C. OPINION TESTIMONY

- § 20:70 Opinion testimony—In general
- § 20:71 Definitions and terminology

# VII. CROSS-EXAMINATION OF THE OPPOSING BUSINESS APPRAISAL EXPERT

§ 20:80 Cross-examination—In general

### A. QUALIFICATIONS

- § 20:81 Qualifications—In general
- § 20:82 —Education
- § 20:83 —Experience
- § 20:84 —Certifications
- § 20:85 —Associations and affiliations
- § 20:86 —Publications
- § 20:87 Bias—Past experience as a business appraisal expert witness
- § 20:88 —Relationship to parties
- § 20:89 —Fees

### B. PREPARATION FOR TESTIMONY

- § 20:90 Preparation for testimony—In general
- § 20:91 Introduction to facts
- § 20:92 Pretrial reports and written statements
- § 20:93 Sources of knowledge about facts
- § 20:94 Writings, records and documents read or reviewed
- § 20:95 Consultation with others
- § 20:96 Treatises, books and articles consulted

#### C. BASIS FOR OPINION

§ 20:100 Basis for opinion—In general

### CHAPTER 21. THE HUMAN FACTORS EXPERT

### I. OVERVIEW

§ 21:1 General Introduction

### II. SELECTION OF THE HUMAN FACTORS EXPERT

- § 21:10 When to Use the Human Factors Expert
- § 21:11 Locating a Human Factors Expert
- § 21:12 Selecting a Human Factors Expert

# III. PRETRIAL INVOLVEMENT OF THE HUMAN FACTORS EXPERT

- § 21:20 Pretrial Use of the Human Factors Expert
- § 21:21 Preliminary Conference with the Human Factors Expert
- § 21:22 Examinations and Tests Conducted by the Expert
- § 21:23 Pretrial Discovery of the Expert Witness
- § 21:24 Trial Preparation of the Human Factors Expert
- § 21:25 Deposition of the Human Factors Expert
- § 21:26 Deposition of the Opposing Expert

# IV. THE HUMAN FACTORS EXPERT'S PRETRIAL REPORT

- § 21:30 The Human Factors Expert's Pretrial Report—General
- § 21:31 Information Provided to the Human Factors Expert
- § 21:32 Contents of the Pretrial Report
- § 21:33 Demonstrative Evidence Prepared by the Human Factors Expert
- § 21:34 Computer-Generated Evidence

#### V. ADMISSIBILITY OF EVIDENCE

§ 21:40 Admissibility—General

# VI. DIRECT EXAMINATION OF THE HUMAN FACTORS EXPERT

- § 21:50 Direct Examination—General
- § 21:51 Identification of the Human Factors Expert

### A. QUALIFICATIONS

- § 21:52 Education
- § 21:53 Profession or Occupation and Licenses
- § 21:54 Experience
- § 21:55 Associations and Affiliations

lxii

Table of	Contents	
§ 21:56 § 21:57	Research and Published Scholarly Works Qualifications Checklist	
B.	PREPARATION FOR TESTIMONY	
\$ 21:58 \$ 21:59 \$ 21:60 \$ 21:61 \$ 21:62 \$ 21:63 \$ 21:64 \$ 21:65 \$ 21:66 \$ 21:67	Bias of Human Factors Expert Introduction to Facts Sources of Knowledge About Facts Written Statements and Reports Prepared by Expert Writings Read or Reviewed —Consultation with Others Tests and Inspections Conducted by Expert Exhibits and Demonstrative Evidence Government Agencies Involved Standards of Care	
C.	OPINION TESTIMONY	
§ 21:68 § 21:69	Definitions and Terminology Hypothetical Questions	
VII. CROSS-EXAMINATION OF THE HUMAN FACTORS EXPERT		
§ 21:80 § 21:81	Cross-Examination of the Human Factors Expert—General Identification of the Human Factors Expert	
A.	QUALIFICATIONS	
\$ 21:82 \$ 21:83 \$ 21:84 \$ 21:85 \$ 21:86 \$ 21:87 \$ 21:88 \$ 21:89	Education Profession or Occupation and Licenses Experience Associations and Affiliations Publications Other Experts Acknowledged to Qualify as Experts Alternative Schools of Professional Thought Bias	
B.	PREPARATION FOR TESTIMONY	
\$ 21:90 \$ 21:91 \$ 21:92 \$ 21:93 \$ 21:94 \$ 21:95 \$ 21:96	Preparation for Testimony—General Introduction to Facts Written Reports Prepared by Expert Sources of Knowledge About Facts Writings Read or Not Read Tests and Inspections Done or Not Done Consultations With Others	
C.	BASIS FOR OPINION	
§ 21:97	Basis for Opinion—General	

§ 21:98 Attacking Documents, Records, Exhibits and Demonstrative Evidence § 21:99 Inconsistent Writings or Testimony

### CHAPTER 22. THE FIRE EXPERT

#### I. OVERVIEW

§ 22:1 General introduction

### II. SELECTION OF THE FIRE EXPERT

- § 22:10 When to use the fire expert
- § 22:11 Locating a fire expert
- § 22:12 Selecting a fire expert

### III. PRETRIAL INVOLVEMENT OF THE FIRE EXPERT

- § 22:20 Pretrial use of the fire expert
- § 22:21 Preliminary conference with the fire expert
- § 22:22 Examination and tests conducted by the fire expert
- § 22:23 Pretrial discovery of the fire expert
- § 22:24 Trial preparation of the fire expert
- § 22:25 Deposition of the fire expert
- § 22:26 Deposition of the opposing expert

### IV. THE FIRE EXPERT'S PRETRIAL REPORT

- § 22:30 The fire expert's pretrial report
- § 22:31 Information provided to the fire expert
- § 22:32 Contents of the pretrial report
- § 22:33 Demonstrative evidence prepared by the fire expert

# V. ADMISSIBILITY OF EVIDENCE

§ 22:40 Admissibility—General

#### VI. DIRECT EXAMINATION OF THE FIRE EXPERT

- § 22:50 Direct examination—General
- § 22:51 Sample witness qualification checklist
- § 22:52 Identification of the fire expert

### A. QUALIFICATIONS

- § 22:53 Education
- § 22:54 Profession or occupation and licenses
- § 22:55 Experience
- § 22:56 Associations and affiliations
- § 22:57 Research and published scholarly works

lxiv

# B. PREPARATION FOR TESTIMONY

- § 22:58 Bias of fire expert
- § 22:59 Introduction to facts
- § 22:60 Sources of knowledge about facts
- § 22:61 Written statements and reports prepared by expert
- § 22:62 Writings read or reviewed
- § 22:63 Consultation with others
- § 22:64 Tests and inspections conducted by expert
- § 22:65 Exhibits and demonstrative evidence
- § 22:66 Government agencies involved
- § 22:67 Standards of care

### C. OPINION TESTIMONY

- § 22:68 Definitions and terminology
- § 22:69 Hypothetical questions

# VII. CROSS-EXAMINATION OF THE OPPOSING FIRE EXPERT

- § 22:80 Cross-examination of the opposing fire expert—General
- § 22:81 Identification of the fire expert

# A. QUALIFICATIONS

- § 22:82 Education
- § 22:83 Profession or occupation and licenses
- § 22:84 Experience
- § 22:85 Associations and affiliations
- § 22:86 Publications
- § 22:87 Other experts acknowledged to qualify as experts
- § 22:88 Alternative schools of professional thought
- § 22:89 Bias

#### B. PREPARATION FOR TESTIMONY

- § 22:90 Preparation for testimony—General
- § 22:91 Introduction to facts
- § 22:92 Written reports prepared by expert
- § 22:93 Sources of knowledge about facts
- § 22:94 Writings read or not read
- § 22:95 Tests and inspections done or not done
- § 22:96 Consultations with others

#### C. BASIS FOR OPINION

- § 22:97 Basis for opinion—General
- § 22:98 Attacking documents, records, exhibits and demonstrative evidence

# CHAPTER 23. THE ARCHITECT EXPERT

I. UVERVIEW	I.	OVER	RVIEW
-------------	----	------	-------

§ 23:1 General introduction

# II. SELECTION OF THE ARCHITECT EXPERT

- § 23:10 When to use the architect expert
- § 23:11 Locating an architect expert
- § 23:12 Selecting an architect expert

# III. PRETRIAL INVOLVEMENT OF THE ARCHITECT EXPERT

- § 23:20 Pretrial use of the architect expert
- § 23:21 Preliminary conference with the architect expert
- § 23:22 Examinations and tests conducted by the expert
- § 23:23 Pretrial discovery of the architect expert
- $\S~23:24$  Deposition of the architect expert
- § 23:25 Deposition of the opposing expert
- § 23:26 Trial preparation of the architect expert

### IV. THE ARCHITECT EXPERT'S PRETRIAL REPORT

- § 23:30 The architect expert's pretrial report
- § 23:31 Information provided to the architect expert
- § 23:32 Contents of the pretrial report
- § 23:33 Demonstrative evidence prepared by the architect expert

### V. ADMISSIBILITY OF EVIDENCE

- § 23:40 Admissibility—General
- § 23:41 Admissibility of computer-generated evidence

# VI. DIRECT EXAMINATION OF THE ARCHITECT EXPERT

- § 23:50 Direct examination—General
- § 23:51 Sample witness qualification checklist
- § 23:52 Identification of the architect expert

### A. QUALIFICATIONS

- § 23:53 Education
- § 23:54 Profession or occupation and licenses
- § 23:55 Experience
- § 23:56 Associations and affiliations

lxvi

Table of Contents		
§ 23:57	Research and published scholarly works	
В.	PREPARATION FOR TESTIMONY	
\$ 23:58 \$ 23:59 \$ 23:60 \$ 23:61 \$ 23:62 \$ 23:63 \$ 23:64 \$ 23:65 \$ 23:66 \$ 23:67	Bias of architect expert Introduction to facts Sources of knowledge about facts Written statements and reports prepared by expert Writings read or reviewed Consultation with others Tests and inspections conducted by expert Exhibits and demonstrative evidence Government agencies involved Standards of care	
C.	OPINION TESTIMONY	
§ 23:68 § 23:69	Definitions and terminology Hypothetical questions	
VII. CROSS-EXAMINATION OF THE OPPOSING ARCHITECT EXPERT		
§ 23:80	Cross-examination of the opposing architect expert— General	
§ 23:81	0.00000	
A.	QUALIFICATIONS	
\$ 23:82 \$ 23:83 \$ 23:84 \$ 23:85 \$ 23:86 \$ 23:87 \$ 23:88 \$ 23:89	Education Profession or occupation and licenses Experience Associations and affiliations Publications Other experts acknowledged to qualify as experts Alternative schools of professional thought Bias	
В.	PREPARATION FOR TESTIMONY	
\$ 23:90 \$ 23:91 \$ 23:92 \$ 23:93 \$ 23:94 \$ 23:95 \$ 23:96	Preparation for testimony—General Introduction to facts Written reports prepared by expert Sources of knowledge about facts Writings read or not read Tests and inspections done or not done Consultations with others	
C.	BASIS FOR OPINION	

§ 23:97 Basis for opinion

 $<sup>^{\</sup>odot}$  2024 Thomson Reuters, 6/2024

- § 23:98 Attacking documents, records, exhibits, and demonstrative evidence
- § 23:99 Inconsistent writings or testimony

# CHAPTER 24. THE POLICE MISCONDUCT EXPERT

### I. OVERVIEW

§ 24:1 General introduction

# II. SELECTION OF THE POLICE MISCONDUCT EXPERT

- § 24:10 When to use the police misconduct expert
- § 24:11 Locating the police misconduct expert
- § 24:12 Selecting the Police Misconduct Expert

# III. PRETRIAL INVOLVEMENT OF THE POLICE MISCONDUCT EXPERT

- § 24:20 Pretrial use of the police misconduct expert
- § 24:21 Preliminary conference with the expert
- § 24:22 Examinations and tests conducted by the expert
- § 24:23 Pretrial discovery of the police misconduct expert
- § 24:24 Deposition of the police misconduct expert
- § 24:25 Deposition of the opposing expert
- § 24:26 Trial preparation of the police misconduct expert

# IV. THE POLICE MISCONDUCT EXPERT'S PRETRIAL REPORT

- § 24:30 The police misconduct expert's pretrial report
- § 24:31 Information provided to the police misconduct expert
- § 24:32 Demonstrative evidence prepared by the police misconduct expert

### V. ADMISSIBILITY OF EVIDENCE

- § 24:40 Admissibility: General
- § 24:41 Admissibility of computer-generated evidence

# VI. DIRECT EXAMINATION OF THE POLICE MISCONDUCT EXPERT

- § 24:50 Direct examination: General
- § 24:51 Identification of the police misconduct expert

### A. QUALIFICATIONS

§ 24:52 Education

lxviii

TABLE OF	Contents
\$ 24:53 \$ 24:54 \$ 24:55 \$ 24:56	Profession or occupation and licenses Experience Associations and affiliations Research and published scholarly works
В.	PREPARATION FOR TESTIMONY
\$ 24:57 \$ 24:58 \$ 24:59 \$ 24:60 \$ 24:61 \$ 24:62 \$ 24:63 \$ 24:64 \$ 24:65 \$ 24:66	Bias of police misconduct expert Introduction to facts Sources of knowledge about facts Written statements and reports prepared by expert Writings read or reviewed Consultation with others Tests and inspections conducted by expert Exhibits and demonstrative evidence Government agencies involved Standards of care
C.	OPINION TESTIMONY
§ 24:67 § 24:68	Definitions and terminology Hypothetical questions
	CROSS-EXAMINATION OF THE OPPOSING POLICE MISCONDUCT EXPERT
§ 24:80 § 24:81	Cross-examination of the opposing police misconduct expert: General Identification of the police misconduct expert
A.	QUALIFICATIONS
\$ 24:82 \$ 24:83 \$ 24:84 \$ 24:85 \$ 24:86 \$ 24:87 \$ 24:88 \$ 24:89	Education Profession or occupation and licenses Experience Associations and affiliations Publications Other experts acknowledged to qualify as experts Alternative schools of professional thought Bias
В.	PREPARATION FOR TESTIMONY
\$ 24:90 \$ 24:91 \$ 24:92 \$ 24:93 \$ 24:94 \$ 24:95	Preparation for testimony: General Introduction to facts Written reports prepared by expert Sources of knowledge about facts Writings read or not read Tests and inspections done or not done

§ 24:96 Consultations with other	rs
----------------------------------	----

#### C. BASIS FOR OPINION

- § 24:97 Basis for opinion
- § 24:98 Attacking documents, records, exhibits, and demonstrative evidence
- § 24:99 Inconsistent writings or testimony

# CHAPTER 25. ASBESTOS ABATEMENT EXPERT

#### I. OVERVIEW

§ 25:1 General introduction

# II. SELECTION OF THE ASBESTOS ABATEMENT EXPERT

- § 25:2 When to use the asbestos abatement expert
- § 25:3 Locating the asbestos abatement expert
- § 25:4 Selecting the asbestos abatement expert

# III. PRETRIAL INVOLVEMENT OF THE ASBESTOS ABATEMENT EXPERT

- § 25:5 Pretrial use of the asbestos abatement expert
- § 25:6 Preliminary conference with the asbestos abatement expert
- § 25:7 Examinations and tests conducted by the asbestos abatement expert
- § 25:8 Pretrial discovery of the asbestos abatement expert
- § 25:9 Deposition of the asbestos abatement expert
- § 25:10 Deposition of the opposing expert
- § 25:11 Trial preparation of the asbestos abatement expert

# IV. THE ASBESTOS ABATEMENT EXPERT'S PRETRIAL REPORT

- § 25:12 The asbestos abatement expert's pretrial report
- § 25:13 Information provided to the asbestos abatement expert
- § 25:14 Contents of the pretrial report
- § 25:15 Demonstrative evidence prepared by the asbestos abatement expert

### V. ADMISSIBILITY OF EVIDENCE

- § 25:16 Admissibility, in general
- § 25:17 Admissibility of computer-generated evidence

lxx

# VI. DIRECT EXAMINATION OF THE ASBESTOS ABATEMENT EXPERT

25:18	Direct examination—Generally
25:19	Sample witness qualification checklist
25:20	Identification of the asbestos abatement expert
	•
A.	QUALIFICATIONS
25:21	Education
25:22	Profession or occupation and licenses
25:23	Experience
25:24	Associations and affiliations
25:25	Research and published scholarly works
В.	PREPARATION FOR TESTIMONY
25:26	Bias of asbestos abatement expert
25:27	Introduction to facts
25:28	Sources of knowledge about facts
25:29	Written statements and reports prepared by expert
25:30	Writings read or reviewed
25:31	Consultation with others
25:32	Tests and inspections conducted by expert
25:33	Exhibits and demonstrative evidence
25:34	Government agencies involved
25:35	Standards of care
C.	OPINION TESTIMONY
25:36	Definitions and terminology
25:37	Hypothetical questions
20.01	Try positioned questions
	ROSS-EXAMINATION OF THE OPPOSING SBESTOS ABATEMENT EXPERT
25:38	Cross-examination of the opposing asbestos abatement
20.00	expert
25:39	Identification of the asbestos abatement expert
A.	QUALIFICATIONS
A.	QUALIFICATIONS
25:40	Education
25:41	Profession or occupation and licenses
25:42	Experience
25:43	Associations and affiliations
25:44	Publications
25:45	Other experts acknowledged to qualify as experts
25:46	Alternative schools of professional thought
0004 5	D 4 0/0004

§ 25:47	Bias
B.	PREPARATION FOR TESTIMONY
\$ 25:48 \$ 25:49 \$ 25:50 \$ 25:51 \$ 25:52 \$ 25:53 \$ 25:54	Preparation for testimony, generally Introduction to facts Written reports prepared by expert Sources of knowledge about facts Writings read or not read Tests and inspections done or not done Consultations with others
C.	BASIS FOR OPINION
\$ 25:55 \$ 25:56 \$ 25:57	Basis for opinion Attacking documents, records, exhibits and demonstrative evidence Inconsistent writings or testimony
CHADTED 96 SEV DISCOMMNATION EVDED	

# CHAPTER 26. SEX DISCRIMINATION EXPERT

### I. OVERVIEW

§ 26:2

§ 26:1 General introduction

# II. SELECTION OF THE SEX DISCRIMINATION EXPERT

§ 26:3 Locating the sex discrimination expert § 26:4 Selecting the sex discrimination expert

When to use the sex discrimination expert

# III. PRETRIAL INVOLVEMENT OF THE SEX DISCRIMINATION EXPERT

§ 26:5 Pretrial use of the sex discrimination expert
§ 26:6 Preliminary conference with the sex discrimination expert
§ 26:7 Pretrial discovery of the sex discrimination expert
§ 26:8 Deposition of the sex discrimination expert
§ 26:9 Deposition of the opposing expert
§ 26:10 Trial preparation of the sex discrimination expert

# IV. THE SEX DISCRIMINATION EXPERT'S PRETRIAL REPORT

§ 26:11	The sex discrimination expert's pretrial report
§ 26:12	Information provided to the sex discrimination expert
§ 26:13	Contents of the pretrial report
§ 26:14	Demonstrative evidence prepared by the sex
	discrimination expert

lxxii

§ 26:15 Computer-generated evidence

#### V. ADMISSIBILITY OF EVIDENCE

§ 26:16 Admissibility, in general

# VI. DIRECT EXAMINATION OF THE SEX DISCRIMINATION EXPERT

§ 26:17 Direct examination—(	Jenera	IJv
------------------------------	--------	-----

- § 26:18 Sample witness qualification checklist
- § 26:19 Identification of the sex discrimination expert

### A. QUALIFICATIONS

- § 26:20 Education
- § 26:21 Profession or occupation and licenses
- § 26:22 Experience
- § 26:23 Associations and affiliations
- § 26:24 Research and published scholarly works
- § 26:25 Qualifications checklist

### B. PREPARATION FOR TESTIMONY

- § 26:26 Bias of sex discrimination expert
- § 26:27 Introduction to facts
- § 26:28 Sources of knowledge about facts
- § 26:29 Written statements and reports prepared by expert
- § 26:30 Writings read or reviewed
- § 26:31 Consultations with others
- § 26:32 Tests and inspections conducted by expert
- § 26:33 Exhibits and demonstrative evidence
- § 26:34 Government agencies involved
- § 26:35 Standards of care

### C. OPINION TESTIMONY

- § 26:36 Definitions and terminology
- § 26:37 Hypothetical questions

# VII. CROSS-EXAMINATION OF THE OPPOSING SEX DISCRIMINATION EXPERT

- $\S~26:38$  Cross-examination of the opposing sex discrimination expert
- § 26:39 Identification of the sex discrimination expert

### A. QUALIFICATIONS

- § 26:40 Education
- © 2024 Thomson Reuters, 6/2024

§ 26:41 § 26:42	Profession or occupation and licenses Experience
§ 26:43	Associations and affiliations
§ 26:44	Publications
§ 26:45	Other experts acknowledged to qualify as experts
§ 26:46	Alternative schools of professional thought
§ 26:47	Bias
В.	PREPARATION FOR TESTIMONY
§ 26:48	Preparation for testimony, generally
§ 26:49	Introduction to facts
§ 26:50	Written reports prepared by expert
§ 26:51	Sources of knowledge about facts
§ 26:52	Writings read or not read
§ 26:53	Consultations with others
C.	BASIS FOR OPINION
§ 26:54	Basis for opinion
§ 26:55	Attacking documents, records, exhibits and demonstrative evidence
§ 26:56	Inconsistent writings or testimony
§ 26:57	Concluding deposition of opponent's expert witness
D.	POSTDEPOSITION FOLLOW-UP
§ 26:58	Postdeposition follow-up

# CHAPTER 27. INTELLECTUAL PROPERTY

# I. OVERVIEW

**EXPERT** 

§ 27:1 General introduction

# II. SELECTION OF THE INTELLECTUAL PROPERTY EXPERT

- § 27:2 When to use the intellectual property expert
- $\S~27:3$  Locating the intellectual property expert
- § 27:4 Selecting the intellectual property expert

# III. PRETRIAL INVOLVEMENT OF THE INTELLECTUAL PROPERTY EXPERT

- § 27:5 Pretrial use of the intellectual property expert
- § 27:6 Preliminary conference with the intellectual property expert

lxxiv

### Table of Contents

§ 27:7	Pretrial discovery of the intellectual property expert
§ 27:8	Deposition of the intellectual property expert
§ 27:9	Deposition of the opposing expert
§ 27:10	Trial preparation of the intellectual property expert

# IV. THE INTELLECTUAL PROPERTY EXPERT'S PRETRIAL REPORT

§ 27:11	The intellectual property expert's pretrial report
§ 27:12	Information provided to the intellectual property expert
§ 27:13	Contents of the pretrial report
§ 27:14	Demonstrative evidence prepared by the intellectual property expert
§ 27:15	Computer-generated evidence

# V. ADMISSIBILITY OF EVIDENCE

§ 27:16 Admissibility, in general

# VI. DIRECT EXAMINATION OF THE INTELLECTUAL PROPERTY EXPERT

PROPERTY EXPERT	
§ 27:17	Direct examination
§ 27:18	Sample witness qualification checklist
§ 27:19	Identification of the intellectual property expert
Α	QUALIFICATIONS

	A.	$\mathbf{Q}$	ALIFICATION	_
e 01	7 00	13.1	. •	

§ 27:20	Education
§ 27:21	Profession or occupation and licenses
$\S 27:22$	Experience
$\S 27:23$	Associations and affiliations
$\S 27:24$	Research and published scholarly works
$\S 27:25$	Qualifications checklist

#### B PREPARATION FOR TESTIMONY

В.	PREPARATION FOR TESTIMONY
§ 27:26	Bias of intellectual property expert
§ 27:27	Introduction to facts
§ 27:28	Sources of knowledge about facts
§ 27:29	Written statements and reports prepared by exper
§ 27:30	Writings read or reviewed
§ 27:31	Consultations with others
§ 27:32	Tests and inspections conducted by expert
§ 27:33	Exhibits and demonstrative evidence
§ 27:34	Government agencies involved
§ 27:35	Standards of care

# C. OPINION TESTIMONY

§ 27:36 Definitions and terminology

#### § 27:37 Hypothetical questions

# VII. CROSS-EXAMINATION OF THE OPPOSING INTELLECTUAL PROPERTY EXPERT

§ 27:38	Cross-examination	of the	opposing	intellectual	property
	expert				

§ 27:39 Identification of the intellectual property expert

# A. QUALIFICATIONS

8	27:40	Education

- § 27:41 Profession or occupation and licenses
- § 27:42 Experience
- § 27:43 Associations and affiliations
- § 27:44 Publications
- § 27:45 Other experts acknowledged to qualify as experts
- § 27:46 Alternative schools of professional thought
- § 27:47 Bias

### B. PREPARATION FOR TESTIMONY

- § 27:48 Preparation for testimony, generally
- § 27:49 Introduction to facts
- § 27:50 Written reports prepared by expert
- § 27:51 Sources of knowledge about facts
- § 27:52 Writings read or not read
- § 27:53 Consultations with others

#### C. BASIS FOR OPINION

- § 27:54 Basis for opinion
- § 27:55 Attacking documents, records, exhibits, and demonstrative evidence
- § 27:56 Inconsistent writings or testimony
- § 27:57 Objecting to testimony
- § 27:58 Pattern cross-examination
- § 27:59 Concluding deposition of opponent's expert witness

#### D. POSTDEPOSITION FOLLOW-UP

§ 27:60 Postdeposition follow-up

#### VIII. SUMMATION—FINAL ARGUMENT

§ 27:61 Final argument

### IX. ADVICE FOR THE NEW EXPERT

§ 27:62 New experts

lxxvi

#### X. FURTHER RESEARCH

§ 27:63 Statutes and case law

# CHAPTER 28. MOTORBOAT LIABILITY EXPERT

# I. OVERVIEW

§ 28:1 General introduction

# II. SELECTION OF THE MOTORBOAT LIABILITY EXPERT

- § 28:2 When to use the motorboat liability expert
- § 28:3 Locating the motorboat liability expert
- § 28:4 Selecting the motorboat liability expert

# III. PRETRIAL INVOLVEMENT OF THE MOTORBOAT LIABILITY EXPERT

- § 28:5 Pretrial use of the motorboat liability expert
- § 28:6 Preliminary conference with the motorboat liability expert
- § 28:7 Pretrial discovery of the motorboat liability expert
- § 28:8 Deposition of the motorboat liability expert
- § 28:9 Deposition of the opposing expert
- § 28:10 Trial preparation of the motorboat liability expert

# IV. THE MOTORBOAT LIABILITY EXPERT'S PRETRIAL REPORT

- § 28:11 The motorboat liability expert's pretrial report
- § 28:12 Information provided to the motorboat liability expert
- § 28:13 Contents of the pretrial report
- § 28:14 Demonstrative evidence prepared by the motorboat liability expert
- § 28:15 Computer-generated evidence

### V. ADMISSIBILITY OF EVIDENCE

§ 28:16 Admissibility, in general

# VI. DIRECT EXAMINATION OF THE MOTORBOAT LIABILITY EXPERT

- § 28:17 Direct examination, in general
- § 28:18 Sample witness qualification checklist
- § 28:19 Identification of the motorboat liability expert

### A. QUALIFICATIONS

- § 28:20 Education
- © 2024 Thomson Reuters, 6/2024

\$ 28:21 \$ 28:22 \$ 28:23 \$ 28:24 \$ 28:25 B. \$ 28:26 \$ 28:27 \$ 28:28 \$ 28:29 \$ 28:30 \$ 28:31 \$ 28:32 \$ 28:33 \$ 28:34	Preparation for testimony; generally Bias of motorboat liability expert Introduction to facts Sources of knowledge about facts Written statements and reports prepared by expert Writings read or reviewed Consultations with others
\$ 28:23 \$ 28:24 \$ 28:25 B. \$ 28:26 \$ 28:27 \$ 28:28 \$ 28:29 \$ 28:30 \$ 28:31 \$ 28:32 \$ 28:32 \$ 28:33	Associations and affiliations Research and published scholarly works Qualifications checklist  PREPARATION FOR TESTIMONY  Preparation for testimony; generally Bias of motorboat liability expert Introduction to facts Sources of knowledge about facts Written statements and reports prepared by expert Writings read or reviewed Consultations with others
\$ 28:24 \$ 28:25 B. \$ 28:26 \$ 28:27 \$ 28:28 \$ 28:29 \$ 28:30 \$ 28:31 \$ 28:32 \$ 28:32 \$ 28:33	Research and published scholarly works Qualifications checklist  PREPARATION FOR TESTIMONY  Preparation for testimony; generally Bias of motorboat liability expert Introduction to facts Sources of knowledge about facts Written statements and reports prepared by expert Writings read or reviewed Consultations with others
\$ 28:25  B. \$ 28:26 \$ 28:27 \$ 28:28 \$ 28:29 \$ 28:30 \$ 28:31 \$ 28:32 \$ 28:32	Qualifications checklist  PREPARATION FOR TESTIMONY  Preparation for testimony; generally Bias of motorboat liability expert Introduction to facts Sources of knowledge about facts Written statements and reports prepared by expert Writings read or reviewed Consultations with others
B. § 28:26 § 28:27 § 28:28 § 28:29 § 28:30 § 28:31 § 28:32 § 28:33	PREPARATION FOR TESTIMONY  Preparation for testimony; generally Bias of motorboat liability expert Introduction to facts Sources of knowledge about facts Written statements and reports prepared by expert Writings read or reviewed Consultations with others
\$ 28:26 \$ 28:27 \$ 28:28 \$ 28:29 \$ 28:30 \$ 28:31 \$ 28:32 \$ 28:33	Preparation for testimony; generally Bias of motorboat liability expert Introduction to facts Sources of knowledge about facts Written statements and reports prepared by expert Writings read or reviewed Consultations with others
\$ 28:27 \$ 28:28 \$ 28:29 \$ 28:30 \$ 28:31 \$ 28:32 \$ 28:33	Bias of motorboat liability expert Introduction to facts Sources of knowledge about facts Written statements and reports prepared by expert Writings read or reviewed Consultations with others
\$ 28:28 \$ 28:29 \$ 28:30 \$ 28:31 \$ 28:32 \$ 28:33	Introduction to facts Sources of knowledge about facts Written statements and reports prepared by expert Writings read or reviewed Consultations with others
§ 28:29 § 28:30 § 28:31 § 28:32 § 28:33	Sources of knowledge about facts Written statements and reports prepared by expert Writings read or reviewed Consultations with others
§ 28:30 § 28:31 § 28:32 § 28:33	Written statements and reports prepared by expert Writings read or reviewed Consultations with others
§ 28:31 § 28:32 § 28:33	Writings read or reviewed Consultations with others
§ 28:32 § 28:33	Consultations with others
§ 28:33	
-	Marka and incorporations a considerated burners
	Tests and inspections conducted by expert Exhibits and demonstrative evidence
§ 28:35	Government agencies involved
§ 28:36	Standards of care
, 20.00	Statitude of Care
C.	OPINION TESTIMONY
§ 28:37	Opinion testimony; generally
§ 28:38	Definitions and terminology
§ 28:39	Hypothetical questions
VII. C	CROSS-EXAMINATION OF THE OPPOSING
IV	MOTORBOAT LIABILITY EXPERT
§ 28:40	Cross-examination of the opposing motorboat liability
\$ 00.41	-
§ 28:41	identification of the motorboat hability expert
A.	QUALIFICATIONS
§ 28:42	Qualifications; generally
§ 28:43	Education
§ 28:44	Profession or occupation and licenses
§ 28:45	Experience
§ 28:46	Associations and affiliations
§ 28:47	Publications
§ 28:48	Other experts acknowledged to qualify as experts
§ 28:49	Alternative schools of professional thought
§ 28:50	Bias
	PREPARATION FOR TESTIMONY
В.	Preparation for testimony, in general
B. § 28:51	rreparation for testimony, in general
\$ 28:40 \$ 28:41 A. \$ 28:42 \$ 28:43 \$ 28:44 \$ 28:45 \$ 28:46 \$ 28:47 \$ 28:48 \$ 28:49	Cross-examination of the opposing motorboat liability expert—General Identification of the motorboat liability expert  QUALIFICATIONS  Qualifications; generally Education Profession or occupation and licenses Experience Associations and affiliations Publications Other experts acknowledged to qualify as experts Alternative schools of professional thought Bias  PREPARATION FOR TESTIMONY

lxxviii

#### Table of Contents

§ 28:55 Writings read or not read § 28:56 Consultations with others	§ 28:54 § 28:55	<u> </u>
--	--------------------	----------

### C. BASIS FOR OPINION

g 28:57	Basis for opinion
§ 28:58	Attacking documents, records, exhibits, and demonstrative
	evidence
§ 28:59	Inconsistent writings or testimony
§ 28:60	Objecting to testimony
§ 28:61	Pattern cross-examination

# D. POSTDEPOSITION FOLLOW-UP

§ 28:62 Concluding deposition of opponent's expert witness

§ 28:63 Postdeposition follow-up

### VIII. SUMMATION—FINAL ARGUMENT

§ 28:64 Final argument

### IX. ADVICE FOR THE NEW EXPERT

§ 28:65 New experts

### X. FURTHER RESEARCH

§ 28:66 Statutes and case law

# CHAPTER 29. FIRE PROTECTION ENGINEER EXPERT

### I. OVERVIEW

§ 29:1 General introduction

# II. SELECTION OF THE FIRE PROTECTION ENGINEER EXPERT

§ 29:2	When to use the fire protection engineer expert
§ 29:3	Locating the fire protection engineer expert
§ 29:4	Selecting the fire protection engineer expert

# III. PRETRIAL INVOLVEMENT OF THE FIRE PROTECTION ENGINEER EXPERT

§ 29:5	Pretrial use of the fire protection engineer expert
§ 29:6	Preliminary conference with the fire protection engineer
	expert

§ 29:7 § 29:8 § 29:9 § 29:10	Pretrial discovery of the fire protection engineer expert Deposition of the fire protection engineer expert Deposition of the opposing expert Trial preparation of the fire protection engineer expert				
	HE FIRE PROTECTION ENGINEER EXPERT'S RETRIAL REPORT				
§ 29:11 § 29:12 § 29:13	The fire protection engineer expert's pretrial report Information provided to the fire protection engineer expert Contents of the fire protection engineer expert's pretrial				
§ 29:14 § 29:15	report  Demonstrative evidence prepared by the fire protection engineer expert				
_	Computer-generated evidence				
	MISSIBILITY OF EVIDENCE				
§ 29:16	Admissibility, in general				
	IRECT EXAMINATION OF THE FIRE ROTECTION ENGINEER EXPERT				
§ 29:17 § 29:18 § 29:19	Direct examination, in general Sample witness qualification checklist Identification of the fire protection engineer expert				
A.	QUALIFICATIONS				
\$ 29:20 \$ 29:21 \$ 29:22 \$ 29:23 \$ 29:24 \$ 29:25	Education Profession or occupation and licenses Experience Associations and affiliations Research and published scholarly works Qualifications checklist				
В.	PREPARATION FOR TESTIMONY				
\$ 29:26 \$ 29:27 \$ 29:28 \$ 29:29 \$ 29:30 \$ 29:31 \$ 29:32 \$ 29:33 \$ 29:34 \$ 29:35	Bias of the fire protection engineer expert Introduction to facts Sources of knowledge about facts Written statements and reports prepared by expert Writings read or reviewed Consultations with others Tests and inspections conducted by expert Exhibits and demonstrative evidence Government agencies involved Standards of care				
C.	OPINION TESTIMONY				
§ 29:36	Definitions and terminology				

lxxx

#### § 29:37 Hypothetical questions

# VII. CROSS-EXAMINATION OF THE OPPOSING FIRE PROTECTION ENGINEER EXPERT

§ 29:38	Cross-examination	of the	opposing	fire	protection	engineer
	expert, in general					

§ 29:39 Identification of the fire protection engineer expert

# A. QUALIFICATIONS

- § 29:40 Education
- § 29:41 Profession or occupation and licenses
- § 29:42 Experience
- § 29:43 Associations and affiliations
- § 29:44 Publications
- § 29:45 Other experts acknowledged to qualify as experts
- § 29:46 Alternative schools of professional thought
- § 29:47 Bias

# B. PREPARATION FOR TESTIMONY

- § 29:48 Preparation for testimony, in general
- § 29:49 Introduction to facts
- § 29:50 Written reports prepared by expert
- § 29:51 Sources of knowledge about facts
- § 29:52 Writings read or not read
- § 29:53 Consultations with others

#### C. BASIS FOR OPINION

- § 29:54 Basis for opinion
- § 29:55 Attacking documents, records, exhibits and demonstrative evidence
- § 29:56 Inconsistent writings or testimony
- § 29:57 Objecting to testimony
- § 29:58 Pattern cross-examination
- § 29:59 Concluding deposition of opponent's expert witness

#### D. POSTDEPOSITION FOLLOW-UP

§ 29:60 Postdeposition follow-up

### VIII. SUMMATION — FINAL ARGUMENT

§ 29:61 Final argument

#### IX. ADVICE FOR THE NEW EXPERT

§ 29:62 New experts

### CHAPTER 30. ELEVATOR EXPERT

T	$\mathbf{O}\mathbf{V}$	ER	711	$\mathbf{w}$
	\ , , v	1 1 1	v	. A A A

§ 30:1 General introduction

### II. LEGAL BACKGROUND

- § 30:2 In general
- § 30:3 Elements of damages
- § 30:4 Elements of proof

### III. SELECTION OF THE ELEVATOR EXPERT

- $\S~30.5$  When to use the elevator expert
- § 30:6 Locating the elevator expert
- § 30:7 Selecting the elevator expert

# IV. PRETRIAL INVOLVEMENT OF THE ELEVATOR EXPERT

- § 30:8 Pretrial use of the elevator expert
- § 30:9 Preliminary conference with the elevator expert
- § 30:10 Pretrial discovery of the elevator expert
- § 30:11 Deposition of the elevator expert
- § 30:12 Deposition of the opposing expert
- § 30:13 Trial preparation of the elevator expert

### V. THE ELEVATOR EXPERT'S PRETRIAL REPORT

- § 30:14 The elevator expert's pretrial report
- § 30:15 Information provided to the elevator expert
- § 30:16 Contents of the pretrial report
- § 30:17 Demonstrative evidence prepared by the elevator expert
- § 30:18 Computer-generated evidence

#### VI. ADMISSIBILITY OF EVIDENCE

§ 30:19 Admissibility, in general

# VII. DIRECT EXAMINATION OF THE ELEVATOR EXPERT

- § 30:20 Direct examination—Generally
- § 30:21 Sample witness qualification checklist
- § 30:22 Identification of the elevator expert

### A. QUALIFICATIONS

§ 30:23 Education

lxxxii

### Table of Contents

30:24	Profession or occupation and licenses
30:25	Experience
30:26	Associations and affiliations
30:27	Research and published scholarly works
30:28	Qualifications checklist
В.	PREPARATION FOR TESTIMONY
30:29	Bias of the elevator expert
30:30	Introduction to facts
§ 30:31 § 30:32	Sources of knowledge about facts Written statements and reports prepared by expert
§ 30.32 § 30:33	Written statements and reports prepared by expert Writings read or reviewed
§ 30:34	Consultations with others
30:35	Tests and inspections conducted by expert
30:36	Exhibits and demonstrative evidence
30:37	Government agencies involved
30:38	Standards of care
C.	OPINION TESTIMONY
30:39	Definitions and terminology
§ 30.39 § 30:40	Hypothetical questions
3 00.40	Try positional questions
VIII.	CROSS-EXAMINATION OF THE OPPOSING
VIII.	CROSS-EXAMINATION OF THE OPPOSING ELEVATOR EXPERT
<b>VIII.</b> § 30:41	ELEVATOR EXPERT  Cross-examination of the opposing elevator expert—
	ELEVATOR EXPERT  Cross-examination of the opposing elevator expert— General
§ 30:41	ELEVATOR EXPERT  Cross-examination of the opposing elevator expert— General Identification of the elevator expert
§ 30:41 § 30:42 A.	ELEVATOR EXPERT  Cross-examination of the opposing elevator expert— General Identification of the elevator expert  QUALIFICATIONS
§ 30:41 § 30:42 A. § 30:43	ELEVATOR EXPERT  Cross-examination of the opposing elevator expert— General Identification of the elevator expert  QUALIFICATIONS  Education
§ 30:41 § 30:42 A.	ELEVATOR EXPERT  Cross-examination of the opposing elevator expert— General Identification of the elevator expert  QUALIFICATIONS
§ 30:41 § 30:42 A. § 30:43 § 30:44	ELEVATOR EXPERT  Cross-examination of the opposing elevator expert— General Identification of the elevator expert  QUALIFICATIONS  Education Profession or occupation and licenses
\$ 30:41 \$ 30:42 A. \$ 30:43 \$ 30:44 \$ 30:45	ELEVATOR EXPERT  Cross-examination of the opposing elevator expert— General Identification of the elevator expert  QUALIFICATIONS  Education Profession or occupation and licenses Experience
\$ 30:41 \$ 30:42 A. \$ 30:43 \$ 30:44 \$ 30:45 \$ 30:46	ELEVATOR EXPERT  Cross-examination of the opposing elevator expert— General Identification of the elevator expert  QUALIFICATIONS  Education Profession or occupation and licenses Experience Associations and affiliations
\$ 30:41 \$ 30:42 A. \$ 30:43 \$ 30:44 \$ 30:45 \$ 30:46 \$ 30:47	Cross-examination of the opposing elevator expert— General Identification of the elevator expert  QUALIFICATIONS  Education Profession or occupation and licenses Experience Associations and affiliations Publications
\$ 30:41 \$ 30:42 A. \$ 30:43 \$ 30:44 \$ 30:45 \$ 30:46 \$ 30:47 \$ 30:48	Cross-examination of the opposing elevator expert— General Identification of the elevator expert  QUALIFICATIONS  Education Profession or occupation and licenses Experience Associations and affiliations Publications Other experts acknowledged to qualify as experts
\$ 30:41 \$ 30:42 A. \$ 30:43 \$ 30:44 \$ 30:45 \$ 30:46 \$ 30:47 \$ 30:48 \$ 30:49	Cross-examination of the opposing elevator expert— General Identification of the elevator expert  QUALIFICATIONS  Education Profession or occupation and licenses Experience Associations and affiliations Publications Other experts acknowledged to qualify as experts Alternative schools of professional thought Bias
\$ 30:41 \$ 30:42 A. \$ 30:43 \$ 30:44 \$ 30:45 \$ 30:46 \$ 30:47 \$ 30:48 \$ 30:49 \$ 30:50 B.	Cross-examination of the opposing elevator expert— General Identification of the elevator expert  QUALIFICATIONS  Education Profession or occupation and licenses Experience Associations and affiliations Publications Other experts acknowledged to qualify as experts Alternative schools of professional thought Bias  PREPARATION FOR TESTIMONY
\$ 30:41 \$ 30:42 A. \$ 30:43 \$ 30:44 \$ 30:45 \$ 30:46 \$ 30:47 \$ 30:48 \$ 30:49 \$ 30:50	Cross-examination of the opposing elevator expert— General Identification of the elevator expert  QUALIFICATIONS  Education Profession or occupation and licenses Experience Associations and affiliations Publications Other experts acknowledged to qualify as experts Alternative schools of professional thought Bias
\$ 30:41 \$ 30:42 A. \$ 30:43 \$ 30:45 \$ 30:45 \$ 30:46 \$ 30:47 \$ 30:48 \$ 30:49 \$ 30:50 B. \$ 30:51	Cross-examination of the opposing elevator expert— General Identification of the elevator expert  QUALIFICATIONS  Education Profession or occupation and licenses Experience Associations and affiliations Publications Other experts acknowledged to qualify as experts Alternative schools of professional thought Bias  PREPARATION FOR TESTIMONY Preparation for testimony—Generally Introduction to facts
\$ 30:41 \$ 30:42 A. \$ 30:43 \$ 30:44 \$ 30:45 \$ 30:46 \$ 30:47 \$ 30:48 \$ 30:49 \$ 30:50 B. \$ 30:51 \$ 30:52	Cross-examination of the opposing elevator expert— General Identification of the elevator expert  QUALIFICATIONS  Education Profession or occupation and licenses Experience Associations and affiliations Publications Other experts acknowledged to qualify as experts Alternative schools of professional thought Bias  PREPARATION FOR TESTIMONY Preparation for testimony—Generally
\$ 30:41 \$ 30:42 A. \$ 30:43 \$ 30:45 \$ 30:45 \$ 30:46 \$ 30:47 \$ 30:48 \$ 30:50 B. \$ 30:51 \$ 30:52 \$ 30:53	Cross-examination of the opposing elevator expert—General Identification of the elevator expert  QUALIFICATIONS  Education Profession or occupation and licenses Experience Associations and affiliations Publications Other experts acknowledged to qualify as experts Alternative schools of professional thought Bias  PREPARATION FOR TESTIMONY Preparation for testimony—Generally Introduction to facts Written reports prepared by expert

8	30:56	Cons	ultations	with	others
*	00.00	COIIS	uitations	WILLIAM	OULCIS

#### C. BASIS FOR OPINION

- § 30:57 Basis for opinion
- § 30:58 Attacking documents, records, exhibits and demonstrative evidence
- § 30:59 Inconsistent writings or testimony
- § 30:60 Objecting to testimony
- § 30:61 Pattern cross-examination
- § 30:62 Concluding deposition of opponent's expert witness

#### D. POST-DEPOSITION FOLLOW-UP

§ 30:63 Post-deposition follow-up

#### IX. SUMMATION-FINAL ARGUMENT

§ 30:64 Summation-final argument

#### X. ADVICE FOR THE NEW EXPERT

§ 30:65 Advice for the new expert

#### CHAPTER 31. SKI SAFETY EXPERT

#### I. OVERVIEW

§ 31:1 Preliminary matters

# II. SKIER TO SKIER RIGHTS, RESPONSIBILITIES, DUTIES AND LIABILITIES

§ 31:2 Development of the law

# III. SKIER'S LIABILITY FOR DOWNHILL SKIING ACCIDENT

§ 31:3 General principles

#### IV. SKIER VERSUS SKIER CASES

§ 31:4 Scenarios giving rise to claims

#### V. EVIDENCE CONSIDERATIONS

§ 31:5 Evidentiary resources

#### VI. DEFENSE CONSIDERATIONS

§ 31:6 Approaches depending on applicable law

lxxxiv

#### VII. DAMAGES

- § 31:7 Insurance coverage issues
- § 31:8 Elements of damages; checklist

#### VIII. ELEMENTS OF PROOF

§ 31:9 Proof of liability against skier in skier versus skier collision case; checklist

#### IX. SELECTION OF THE SKI SAFETY EXPERT

- § 31:10 When to use the ski safety expert
- § 31:11 Locating the ski safety expert
- § 31:12 Selecting the ski safety expert

### X. PRETRIAL INVOLVEMENT OF THE SKI SAFETY EXPERT

- § 31:13 Pretrial use of the ski safety expert
- § 31:14 Preliminary conference with the ski safety expert
- § 31:15 Pretrial discovery of the ski safety expert
- § 31:16 Deposition of the ski safety expert
- § 31:17 Deposition of the opposing expert
- § 31:18 Trial preparation of the ski safety expert

#### XI. THE SKI SAFETY EXPERT'S PRETRIAL REPORT

- § 31:19 The ski safety expert's pretrial report
- § 31:20 Information provided to the ski safety expert
- § 31:21 Contents of the ski safety expert's pretrial report
- § 31:22 Demonstrative evidence prepared by the ski safety expert
- § 31:23 Computer-generated evidence

#### XII. ADMISSIBILITY OF EVIDENCE

§ 31:24 Admissibility, in general

### XIII. DIRECT EXAMINATION OF THE SKI SAFETY EXPERT

- § 31:25 Direct examination—Generally
- § 31:26 Sample witness qualification checklist
- § 31:27 Identification of the ski safety expert
- § 31:28 Education
- § 31:29 Profession or occupation and licenses
- § 31:30 Experience
- § 31:31 Associations and affiliations
- § 31:32 Research and published scholarly works
- § 31:33 Qualifications checklist

\$ 31:34 \$ 31:35 \$ 31:36 \$ 31:37 \$ 31:38 \$ 31:40 \$ 31:41 \$ 31:42 \$ 31:43 \$ 31:44 \$ 31:45	Bias of the ski safety expert Introduction to facts Sources of knowledge about facts Written statements and reports prepared by expert Writings read or reviewed Consultations with others Tests and inspections conducted by expert Exhibits and demonstrative evidence Government agencies involved Standards of care Definitions and terminology Hypothetical questions and topics
XIV.	CROSS-EXAMINATION OF THE OPPOSING SKI SAFETY EXPERT
\$ 31:46 \$ 31:47 \$ 31:48 \$ 31:50 \$ 31:51 \$ 31:52 \$ 31:53 \$ 31:54 \$ 31:55 \$ 31:56 \$ 31:57 \$ 31:58 \$ 31:60 \$ 31:61 \$ 31:62 \$ 31:63 \$ 31:64	Cross-examination of the opposing ski safety expert Identification of the ski safety expert Qualifications Education Profession or occupation and licenses Experience Associations and affiliations Publications Other experts acknowledged to qualify as experts Alternative schools of professional thought Bias Preparation for testimony, generally Introduction to facts Written reports prepared by expert Sources of knowledge about facts Writings read or not read Consultations with others Basis for opinion Attacking documents, records, exhibits and demonstrative
§ 31:65 § 31:66 § 31:67 § 31:68 § 31:69	evidence Inconsistent writings or testimony Objecting to testimony Hypothetical cross-examination Concluding deposition of opponent's expert witness Post-deposition follow-up

### XV. SUMMATION—FINAL ARGUMENT

§ 31:70 Final argument

### XVI. ADVICE FOR THE NEW EXPERT

§ 31:71 Cross-references

lxxxvi

### Volume 4

#### CHAPTER 32. MOTORCYCLE EXPERT

#### I. LEGAL BACKGROUND

§ 32:1 Preliminary matters and scope

#### II. SELECTION OF THE MOTORCYCLE EXPERT

- § 32:2 When to use the motorcycle expert
- § 32:3 Locating the motorcycle expert
- § 32:4 Selecting the motorcycle expert

## III. PRETRIAL INVOLVEMENT OF THE MOTORCYCLE EXPERT

- § 32:5 Pretrial use of the motorcycle expert
- § 32:6 Preliminary conference with the motorcycle expert
- § 32:7 Pretrial discovery of the motorcycle expert
- § 32:8 Deposition of the motorcycle expert
- § 32:9 Deposition of the opposing expert
- § 32:10 Trial preparation of the motorcycle expert

#### IV. ELEMENTS OF PROOF

§ 32:11 Jurisdictional variance

#### V. THE MOTORCYCLE EXPERT'S PRETRIAL REPORT

- § 32:12 The motorcycle expert's pretrial report
- § 32:13 Information provided to the motorcycle expert
- § 32:14 Contents of the motorcycle expert's pretrial report
- § 32:15 Demonstrative evidence prepared by the motorcycle expert
- § 32:16 Computer-generated evidence

#### VI. ADMISSIBILITY OF EVIDENCE

§ 32:17 Admissibility, in general

## VII. DIRECT EXAMINATION OF THE MOTORCYCLE EXPERT

- § 32:18 Direct examination—Generally
- § 32:19 Sample witness qualification checklist
- § 32:20 Identification of the motorcycle expert
- § 32:21 Education
- § 32:22 Profession or occupation and licenses
- § 32:23 Experience

§ 32:24	Associations and affiliations
§ 32:25	Research and published scholarly works
§ 32:26	Qualifications checklist
§ 32:27	Bias of the motorcycle expert
§ 32:28	Introduction to facts
§ 32:29	Sources of knowledge about facts
§ 32:30	Written statements and reports prepared by expert
§ 32:31	Writings read or reviewed
§ 32:32	Consultations with others
§ 32:33	Tests and inspections conducted by expert
§ 32:34	Exhibits and demonstrative evidence
§ 32:35	Government agencies involved
§ 32:36	Standards of care
§ 32:37	Definitions and terminology
§ 32:38	Hypothetical questions and topics
VIII.	CROSS-EXAMINATION OF THE OPPOSING
<b>V 111.</b>	MOTORCYCLE EXPERT
§ 32:39	Cross-examination of the opposing motorcycle expert
§ 32.33 § 32:40	Identification of the motorcycle expert
§ 32:40	Qualifications
§ 32:41	Education
§ 32:42	Profession or occupation and licenses
§ 32:44	
§ 32:45	Associations and affiliations
§ 32:46	Publications Publications
§ 32:47	
§ 32:48	Alternative schools of professional thought
§ 32:49	Bias
§ 32:50	Preparation for testimony, generally
§ 32:51	
§ 32:52	Written reports prepared by expert
§ 32:53	Sources of knowledge about facts
§ 32:54	Writings read or not read
§ 32:55	Consultations with others
§ 32:56	Basis for opinion
§ 32:57	Attacking documents, records, exhibits and demonstrative
3	evidence
§ 32:58	Inconsistent writings or testimony
§ 32:59	Objecting to testimony
§ 32:60	Hypothetical cross-examination
§ 32:61	Concluding deposition of opponent's expert witness
§ 32:62	Post-deposition follow-up

### IX. SUMMATION

§ 32:63 Final Argument

lxxxviii

#### X. ADVICE FOR THE NEW EXPERT

§ 32:64 Cross-references

### CHAPTER 33. SEATBELT DEFENSE EXPERT

### I. LEGAL BACKGROUND

§ 33:1	Introduction
§ 33:2	Scope of article
§ 33:3	State mandatory seatbelt use laws
§ 33:4	Elements of the seatbelt defense—Generally
§ 33:5	—Crashworthiness claims
§ 33:6	Seatbelt nonuse; use or nonuse as fact in dispute
§ 33:7	Availability
§ 33:8	Operability
§ 33:9	Causal connection
§ 33:10	Effect on seatbelt defense of availability of airbag
§ 33:11	Expert testimony
§ 33:12	Seatbelt nonuse as negligence
§ 33:13	Seatbelt use as factor in mitigation of damages
§ 33:14	Violation of seatbelt statute
§ 33:15	—Admissibility of evidence of violations
§ 33:16	Apportionment of fault
§ 33:17	Plaintiff's contentions
§ 33:18	Jury instructions

#### II. TECHNICAL AND MEDICAL BACKGROUND

#### A. BIOMECHANICS

§ 33:19	Introduction
§ 33:20	Combination seatbelt
§ 33:21	Seatbelt hardware
§ 33:22	The human collision
§ 33:23	Crash factors and car occupant kinematics
§ 33:24	—Frontal collisions
§ 33:25	—Front-angle collisions
§ 33:26	—Side-impact collisions
§ 33:27	—Rear-end collisions
§ 33:28	—Rollover accidents
§ 33:29	—Ejection
§ 33:30	—Rear-seat occupants
B	INJURIES TO UNRELTED OCCUI

### B. INJURIES TO UNBELTED OCCUPANTS

§ 33:31	Head and face
§ 33:32	Chest
§ 33:33	Neck and spine

§ 33:34 § 33:35 § 33:36	Lower extremities Upper extremities Abdomen and pelvis
C.	EFFECTIVENESS OF SEATBELTS
§ 33:37 § 33:38 § 33:39 § 33:40 § 33:41	In general Side collisions Rollover and ejection Front seat occupants Rear-seat occupants
TIT I	I EMENTS OF DROOF

#### III. ELEMENTS OF PROOF

§ 33:42 Elements of proof—Checklist

### IV. SELECTION OF THE SEATBELT DEFENSE **EXPERT**

§ 33:43	When to use the seatbelt defense expert
§ 33:44	Locating the seatbelt defense expert
§ 33:45	Selecting the seatbelt defense expert

#### V. PRETRIAL INVOLVEMENT OF THE SEATBELT **DEFENSE EXPERT**

§ 33:46	Pretrial use of the seatbelt defense expert
§ 33:47	Checklist of seatbelt defense expert
§ 33:48	Preliminary conference with the seatbelt defense expert
§ 33:49	Pretrial discovery of the seatbelt defense expert
§ 33:50	Deposition of the seatbelt defense expert
§ 33:51	Deposition of the opposing expert
§ 33:52	Trial preparation of the seatbelt defense expert

#### VI. THE SEATBELT DEFENSE EXPERT'S PRETRIAL **REPORT**

§ 33:53	The seatbelt defense expert's pretrial report
§ 33:54	Information provided to the seatbelt defense expert
§ 33:55	Contents of the seatbelt defense expert's pretrial report
§ 33:56	Demonstrative evidence prepared by the seatbelt defense
	expert
§ 33:57	Computer-generated evidence

#### VII. ADMISSIBILITY OF EVIDENCE

§ 33:58 Admissibility, in general

### VIII. DIRECT EXAMINATION OF THE SEATBELT **DEFENSE EXPERT**

§ 33:59 Direct examination—Generally

#### Table of Contents

§ 33:60	Sample witness qualification checklist
§ 33:61	Identification of the seatbelt defense expert
§ 33:62	Education
§ 33:63	Profession or occupation and licenses
§ 33:64	Experience
§ 33:65	Associations and affiliations
§ 33:66	Research and published scholarly works
§ 33:67	Qualifications checklist
§ 33:68	Bias of the seatbelt defense expert
§ 33:69	Introduction to facts
§ 33:70	Sources of knowledge about facts
§ 33:71	Written statements and reports prepared by expert
§ 33:72	Writings read or reviewed
§ 33:73	Consultations with others
§ 33:74	Tests and inspections conducted by expert
§ 33:75	Exhibits and demonstrative evidence
§ 33:76	Government agencies involved
§ 33:77	Standards of care
§ 33:78	Definitions and terminology
§ 33:79	Hypothetical questions and topics
§ 33:80	Emergency care and treatment of plaintiff's injuries
§ 33:81	Head and facial injuries
§ 33:82	Leg and knee injuries
§ 33:83	Familiarity with automobile accident injuries
§ 33:84	Plaintiff's second collision injuries
§ 33:85	Effectiveness of seatbelt in preventing plaintiff's injuries
§ 33:86	Qualifications of witness
§ 33:87	Types of seatbelts
§ 33:88	Federal safety standards
§ 33:89	Function of retractors
§ 33:90	Purpose of seatbelts
§ 33:91	Incidence of motor vehicle accidents
§ 33:92	Effectiveness of seatbelts
§ 33:93	Fears about seatbelt use—Ejection
§ 33:94	Burning or submerged vehicle
§ 33:95	Seatbelt injuries
§ 33:96	Investigative material
§ 33:97	Inspection of scene of accident
§ 33:98	Inspection of crash cars
§ 33:99	Inspection of seatbelt assembly
§ 33:100	Condition of seatbelt
§ 33:101	Adjustment of seatbelt
§ 33:102	Occupant kinematics
§ 33:103	Crash loads on car occupant
§ 33:104	Effect of seatbelt use on plaintiff's injuries

## IX. CROSS-EXAMINATION OF THE SEATBELT EXPERT

§ 33:105	Cross-examination of the opposing seatbelt defense expert
§ 33:106	Identification of the seatbelt defense expert
§ 33:107	Qualifications
§ 33:108	Education
§ 33:109	Profession or occupation and licenses
§ 33:110	Experience
§ 33:111	Associations and affiliations
§ 33:112	Publications
§ 33:113	Other experts acknowledged to qualify as experts
§ 33:114	Alternative schools of professional thought
§ 33:115	Bias
§ 33:116	Preparation for testimony, generally
§ 33:117	Introduction to facts
§ 33:118	Written reports prepared by expert
§ 33:119	Sources of knowledge about facts
§ 33:120	Writings read or not read
§ 33:121	Consultations with others
§ 33:122	Basis for opinion
§ 33:123	Attacking documents, records, exhibits and demonstrative evidence
§ 33:124	Inconsistent writings or testimony
§ 33:125	Objecting to testimony
§ 33:126	Hypothetical cross-examination of plaintiff's emergency department/treating physician
§ 33:127	Plaintiff's second collision injuries
§ 33:128	Effectiveness of seatbelt in preventing plaintiff's injuries
§ 33:129	Concluding deposition of opponent's expert witness
§ 33:130	Post-deposition follow-up

#### X. SUMMATION—FINAL ARGUMENT

§ 33:131 Final argument—Generally

### XI. ADVICE FOR THE NEW EXPERT

§ 33:132 Expert advice—Generally

### **CHAPTER 34. MOLD EXPERT**

#### I. LEGAL BACKGROUND

§ 34:1 Introduction/Background

#### A. MOLD CASES

§ 34:2 Overview

#### TABLE OF CONTENTS

- § 34:3 Specifics
  § 34:4 Development of mold litigation
  § 34:5 Legal theories of recovery—Negligence
  § 34:6 —Contractual principles
  § 34:7 —Bad faith of insurer
  § 34:8 Coverage under insurance policy
- § 34:9 Statute of limitations

# B. EXPERT WITNESS EVIDENTIARY STANDARDS TO SUPPORT MOLD CASE

- § 34:10 Frye test
- $\S 34:11 \quad Daubert \text{ test}$
- § 34:12 Statutory applications of evidentiary standard

#### C. CAUSATION

- § 34:13 General causation
- § 34:14 Specific causation

#### D. DEFENSES

- § 34:15 Failure to prove duty owed or causation
- § 34:16 Contractual provisions

#### E. PARTIES

- § 34:17 In general
- § 34:18 Specific defendants

#### F. PROCEDURAL MATTERS

- § 34:19 Generally
- § 34:20 Procedures under Frye and Daubert
- § 34:21 Statute of limitations and the discovery rule

#### II. DAMAGES

- § 34:22 Generally
- § 34:23 Punitive damages

#### III. ELEMENTS OF PROOF

§ 34:24 Elements of proof

#### IV. SELECTION OF THE MOLD EXPERT

- § 34:25 When to use the mold expert
- § 34:26 Locating the mold defense expert
- § 34:27 Selecting the mold expert

#### V. PRETRIAL INVOLVEMENT OF THE MOLD EXPERT

- § 34:28 Pretrial use of the mold expert
- § 34:29 Checklist of the mold expert
- § 34:30 Preliminary conference with the mold expert
- § 34:31 Pretrial discovery of the mold expert
- § 34:32 Deposition of the mold expert
- § 34:33 Deposition of the opposing mold expert
- § 34:34 Trial preparation of the mold expert

#### VI. THE MOLD EXPERT'S PRETRIAL REPORT

- § 34:35 The mold expert's pretrial report
- § 34:36 Information provided to the mold expert
- § 34:37 Contents of the mold expert's pretrial report
- § 34:38 Demonstrative evidence prepared by the mold expert
- § 34:39 Computer-Generated evidence

#### VII. ADMISSIBILITY OF EVIDENCE

§ 34:40 Admissibility—In general

#### VIII. DIRECT EXAMINATION OF THE MOLD EXPERT

- § 34:41 Direct examination—Generally
- § 34:42 Sample witness qualification checklist
- § 34:43 Identification of the mold expert
- § 34:44 Education
- § 34:45 Profession or occupation and licenses
- § 34:46 Experience
- § 34:47 Associations and affiliations
- § 34:48 Research and published scholarly works
- § 34:49 Qualifications checklist
- $\S 34:50$  Bias of the mold expert
- § 34:51 Introduction to facts
- § 34:52 Sources of knowledge about facts
- § 34:53 Written statements and reports prepared by expert
- § 34:54 Writings read and/or reviewed
- § 34:55 Consultations with Others
- § 34:56 Tests and inspections conducted by expert
- § 34:57 Exhibits and demonstrative evidence
- § 34:58 Government agencies involved
- § 34:59 Standards of care
- § 34:60 Definitions and terminology
- § 34:61 Hypothetical questions and topics
- § 34:62 Hypothetical questions by plaintiff's attorney to plaintiff's liability expert
- § 34:63 Testimony of medical expert establishing personal injury resulting from mold exposure

### IX. CROSS-EXAMINATION OF THE MOLD EXPERT

§ 34:64	Cross-examination of the opposing mold expert
§ 34:65	Identification of the mold defense expert
§ 34:66	Qualifications of the mold defense expert
§ 34:67	Education of the mold defense expert
§ 34:68	Profession or occupation and licenses of the mold defense expert
§ 34:69	Experience of the mold defense expert
§ 34:70	Associations and affiliations of the mold defense expert
§ 34:71	Publications of the mold defense expert
§ 34:72	Other experts acknowledged to qualify as experts
§ 34:73	Alternative schools of professional thought
§ 34:74	Bias of the defense mold expert
§ 34:75	Preparation for testimony—Generally
§ 34:76	Introduction to facts
§ 34:77	Written reports prepared by expert
§ 34:78	Sources of knowledge about facts
§ 34:79	Writings read or not read
§ 34:80	Consultations with others
§ 34:81	Basis for opinion
§ 34:82	Attacking documents, records, exhibits and demonstrative evidence
§ 34:83	Inconsistent writings or testimony
§ 34:84	Objecting to testimony
§ 34:85	Hypothetical Cross-examination of plaintiff's medical expert witness
§ 34:86	Concluding deposition of opponent's expert witness
§ 34:87	Post-deposition follow-up

# CHAPTER 35. DEFECTIVE COSMETICS EXPERT

#### I. INTRODUCTION

§ 35:1	Introduction/Background
§ 35:2	Types of injuries attributed to cosmetics
§ 35:3	Theories of liability—Manufacturing defect
§ 35:4	—Design defect
§ 35:5	—Failure to warn
§ 35:6	—Breach of express or implied warranty
§ 35:7	—Negligence
§ 35:8	Common cosmetic ingredients—Fragrances
§ 35:9	—Color additives
§ 35:10	—Preservatives, humectants
§ 35:11	Particular types of cosmetics—Sunscreens and tanning agents

§ 35:12	—Skin creams containing hormones
§ 35:13	—Bleaching creams
§ 35:14	—Soaps and shampoos
§ 35:15	—Deodorants and antiperspirants
§ 35:16	—Feminine deodorant sprays
§ 35:17	—Lipsticks
§ 35:18	—Mascaras and eyeliners
§ 35:19	-Nail polishes and hardeners; polish and cuticle removers
§ 35:20	—Nail "builders" or "extenders"
§ 35:21	—Hair sprays
§ 35:22	—Hair dyes
§ 35:23	—Hair straighteners and relaxers
§ 35:24	—Hair waves
§ 35:25	—Hair removers; miscellaneous hair products
§ 35:26	Federal regulation of cosmetics industry

#### II. DAMAGES AND OTHER REMEDIES

- § 35:27 Elements of damages
- § 35:28 Checklist

#### III. ELEMENTS OF PROOF

§ 35:29 Checklist—Elements of proof

# IV. SELECTION OF THE DEFECTIVE COSMETICS EXPERT

§ 35:30 When to use the defective cosmetics expert
 § 35:31 Hypothetical direct examination of plaintiff's treating physician
 § 35:32 Hypothetical direct examination of plaintiff's expert witness (Chemist)
 § 35:33 Hypothetical direct examination of plaintiff's treating physician (Dermatologist)
 § 35:34 Hypothetical direct examination of adverse witness (Defendant Manufacturer's Chemist)

### V. CROSS-EXAMINATION OF THE DEFECTIVE COSMETICS EXPERT

- $\S~35{:}35$  Cross-examination of the opposing defective cosmetics expert
- § 35:36 Concluding deposition of opponent's expert witness

#### CHAPTER 36. LEAD PAINT EXPERT

#### I. LEGAL BACKGROUND

§	36:1	Introdu	ction	Back)	groun	d
---	------	---------	-------	-------	-------	---

#### A. LEAD PAINT CASES

- § 36:2 Overview
- § 36:3 Legal Theories of Liability
- § 36:4 Special Problems of Proof
- § 36:5 Affirmative Defenses
- § 36:6 Coverage Under Insurance Policy
- § 36:7 Statute of Limitations

### B. EXPERT WITNESS EVIDENTIARY STANDARDS TO SUPPORT LEAD PAINT CASE

- § 36:8 Frye Test
- § 36:9 Daubert Test
- § 36:10 Statutory Applications of Evidentiary Standard

#### C. CAUSATION

- § 36:11 General Causation
- § 36:12 Specific Causation

#### D. DEFENSES

- § 36:13 Failure to Prove Duty Owed or Causation
- § 36:14 Contractual Provisions

#### E. PARTIES

§ 36:15 In General

#### F. PROCEDURAL MATTERS

- § 36:16 Generally
- § 36:17 Procedures Under Frye and Daubert
- § 36:18 Statute of Limitations and the Discovery Rule

#### II. DAMAGES

- § 36:19 Generally
- § 36:20 Punitive Damages

#### III. ELEMENTS OF PROOF

§ 36:21 Elements of Proof

#### IV. SELECTION OF THE LEAD PAINT EXPERT

§ 36:22 When to Use the Lead paint Expert

	IM BUT WITHOUT OTHERWISTS
§ 36:23 § 36:24	Locating the Lead Paint Defense Expert Selecting the Lead Paint Expert
	RETRIAL INVOLVEMENT OF THE LEAD PAINT RPERT
\$ 36:25 \$ 36:26 \$ 36:27 \$ 36:28 \$ 36:29 \$ 36:30 \$ 36:31	Pretrial Use of the Lead Paint Expert Checklist of the Lead Paint Expert Preliminary Conference with the Lead Paint Expert Pretrial Discovery of the Lead Paint Expert Deposition of the Lead Paint Expert Deposition of the Opposing Lead Paint Expert Trial Preparation of the Lead Paint Expert
VI. T	HE LEAD PAINT EXPERT'S PRETRIAL REPORT
\$ 36:32 \$ 36:33 \$ 36:34 \$ 36:35 \$ 36:36	The Lead Paint Expert's Pretrial Report Information Provided to the Lead Paint Expert Contents of the Lead Paint Expert's Pretrial Report Demonstrative Evidence Prepared by the Lead Paint Expert Computer-Generated Evidence
VII.	ADMISSIBILITY OF EVIDENCE
§ 36:37	Admissibility—In General
VIII.	DIRECT EXAMINATION OF THE LEAD PAINT
	EXPERT
§ 36:38 § 36:39 § 36:40 § 36:41	Direct Examination—Generally Sample Witness Qualification Checklist Identification of the Lead Paint Expert Education
§ 36:42 § 36:43	Profession or Occupation and Licenses Experience
§ 36:44 § 36:45 § 36:46	Associations and Affiliations Research and Published Scholarly Works Qualifications Checklist
§ 36:47 § 36:48 § 36:49	Bias of the Lead paint Expert Introduction to Facts Sources of Knowledge about Facts
§ 36:50 § 36:51 § 36:52	Written Statements and Reports Prepared by Expert Writings Read or Reviewed Consultations with Others
§ 36:53 § 36:54	Tests and Inspections Conducted by Expert Exhibits and Demonstrative Evidence

xcviii

§ 36:55

Government Agencies Involved

#### Table of Contents

§ 36:56	Standards of Care
§ 36:57	Definitions and Terminology
§ 36:58	Hypothetical Questions and Topics
§ 36:59	Hypothetical Questions by Plaintiff's Attorney to Plaintiff's Liability Expert
§ 36:60	Testimony of Medical Expert Establishing Personal Injury Resulting from Lead Paint Exposure

# IX. CROSS-EXAMINATION OF THE LEAD PAINT EXPERT

§ 36:61	Cross-Examination of the Opposing Lead Paint Expert
§ 36:62	Identification of the Lead Paint Defense Expert
§ 36:63	Qualifications of the Lead Paint Defense Expert
§ 36:64	Education of the Lead Paint Defense Expert
§ 36:65	Profession or Occupation and Licenses of the Lead Paint Defense Expert
§ 36:66	Experience of the Lead Paint Defense Expert
§ 36:67	Associations and Affiliations of the Lead Paint Defense Expert
§ 36:68	Publications of the Lead Paint Defense Expert
§ 36:69	Other Experts Acknowledged to Qualify as Experts
§ 36:70	Alternative Schools of Professional Thought
§ 36:71	Bias of the Defense Lead Paint Expert
§ 36:72	Preparation for Testimony—Generally
§ 36:73	Introduction to Facts
§ 36:74	Written Reports Prepared by Expert
§ 36:75	Sources of Knowledge about Facts
§ 36:76	Writings Read or Not Read
§ 36:77	Consultations with Others
§ 36:78	Basis for Opinion
§ 36:79	Attacking Documents, Records, Exhibits and Demonstrative Evidence
§ 36:80	Inconsistent Writings or Testimony
§ 36:81	Objecting to Testimony
§ 36:82	Hypothetical Cross-examination of Plaintiff's Medical Expert Witness
§ 36:83	Concluding Deposition of Opponent's Expert Witness
§ 36:84	Post-Deposition Follow-Up

#### X. SUMMATION—FINAL ARGUMENT

§ 36:85 Final argument—Generally

#### XI. ADVICE FOR THE NEW EXPERT

§ 36:86 Expert advice—Generally

#### CHAPTER 37. ENVIRONMENTAL EXPERT

#### I. INTRODUCTION

§ 37:1 Introduction/Background

#### II. BACKGROUND

- § 37:2 Basis for Use of Expert Testimony
- § 37:3 The Role of Expert Proof in Environmental Litigation

#### III. SELECTION OF THE ENVIRONMENTAL EXPERT

- § 37:4 When to Use the Environmental Expert
- § 37:5 Retaining the Expert
- § 37:6 Employment Considerations
- § 37:7 Use of the Expert's Reports
- § 37:8 Expert Witness Preparation Checklist
- § 37:9 Discovery Considerations

# IV. PRETRIAL INVOLVEMENT OF THE ENVIRONMENTAL EXPERT

- § 37:10 Oral Deposition of the Environmental Expert
- § 37:11 Deposition of the Opposing Environmental Expert
- § 37:12 Interrogatories Directed to the Environmental Expert

#### V. ADMISSIBILITY OF EVIDENCE

§ 37:13 Admissibility—In General

## VI. DIRECT EXAMINATION OF THE ENVIRONMENTAL EXPERT

- § 37:14 Qualifying Witness as an Expert
- § 37:15 Proffering the Witness and Opposing Counsel's Voir Dire
- § 37:16 Utilization of the Hypothetical Question; Sample Examination
- § 37:17 Direct Examination—Generally
- § 37:18 Associations and Affiliations
- § 37:19 Research and Published Scholarly Works
- § 37:20 Bias of the Environmental Expert
- § 37:21 Sources of Knowledge about Facts
- § 37:22 Writings Read and/or Reviewed
- § 37:23 Consultations with Others
- § 37:24 Tests and Inspections Conducted by Expert
- § 37:25 Exhibits and Demonstrative Evidence
- § 37:26 Government Agencies Involved
- § 37:27 Standards of Care

§ 37:28 Definitions and Terminology

## VII. CROSS-EXAMINATION OF THE ENVIRONMENTAL EXPERT

§ 37:29	Cross-Examination of the Environmental Expert
§ 37:30	Cross-Examination of the Opposing Environmental Expert
§ 37:31	Controlling the Witness
§ 37:32	Special Areas of Cross-Examination
§ 37:33	Validity of Scientific Theories.
§ 37:34	Other Experts Acknowledged to Qualify as Experts
§ 37:35	Alternative Schools of Professional Thought
§ 37:36	Bias of the Environmental Expert
§ 37:37	Preparation for Testimony—Generally
§ 37:38	Attacking Documents, Records, Exhibits and
	Demonstrative Evidence
§ 37:39	Inconsistent Writings or Testimony
§ 37:40	Objecting to Testimony
§ 37:41	Concluding Deposition of Opponent's Expert Witness
§ 37:42	Post-Deposition Follow-Up

#### VIII. SUMMATION—FINAL ARGUMENT

§ 37:43 Final argument

#### IX. ADVICE FOR THE NEW EXPERT

§ 37:44 The new expert

# CHAPTER 38. AGRICULTURAL MACHINE INJURY EXPERT

#### I. LEGAL BACKGROUND

§ 38:1 Introduction

#### II. BACKGROUND

- § 38:2 Basis for use of expert witness
- § 38:3 The role of expert proof in agricultural machine injury litigation

# III. SELECTION OF THE AGRICULTURAL MACHINE EXPERT

- § 38:4 When to use the agricultural machine expert
- § 38:5 Retaining the expert
- § 38:6 Employment considerations
- § 38:7 Use of the expert's reports

- § 38:8 Expert witness preparation checklist
- § 38:9 Discovery considerations

## IV. PRETRIAL INVOLVEMENT OF THE AGRICULTURAL MACHINE EXPERT

- § 38:10 Oral deposition of the agricultural machine expert
- § 38:11 Deposition of the opposing agricultural machine expert
- § 38:12 Interrogatories directed to the agricultural machine expert

#### V. ADMISSIBILITY OF EVIDENCE

§ 38:13 Admissibility—In general

# VI. DIRECT EXAMINATION OF THE AGRICULTURAL MACHINE EXPERT

- § 38:14 Qualifying the witness as an expert
- § 38:15 Proffering the witness and opposing counsel's voir dire
- § 38:16 Utilization of the hypothetical question; sample examination
- § 38:17 Direct examination
- § 38:18 Associations and affiliations
- § 38:19 Research and published scholarly works
- § 38:20 Bias of the agricultural machine expert
- § 38:21 Sources of knowledge about facts
- § 38:22 Writings read and reviewed
- § 38:23 Consultations with others
- § 38:24 Tests and inspections conducted by expert
- § 38:25 Exhibits and demonstrative evidence
- § 38:26 Government agencies involved
- § 38:27 Standards of care
- § 38:28 Definitions and terminology

### VII. CROSS-EXAMINATION OF THE AGRICULTURAL MACHINE EXPERT

- § 38:29 Cross-examination of the agricultural machine expert
- § 38:30 Cross-Examination of the opposing agricultural machine expert
- § 38:31 Controlling the witness
- § 38:32 Special areas of cross-examination
- § 38:33 Validity of scientific theories
- § 38:34 Other experts acknowledged to qualify as experts
- § 38:35 Alternative schools of professional thought
- § 38:36 Bias of the agricultural machine expert
- § 38:37 Preparation for testimony—Generally
- § 38:38 Attacking documents, records, exhibits and demonstrative Evidence

#### Table of Contents

- § 38:39 Inconsistent writings or testimony § 38:40 Objecting to testimony
- § 38:41 Concluding deposition of opponent's expert witness
- § 38:42 Post-deposition follow-up

#### VIII. SUMMATION—FINAL ARGUMENT

§ 38:43 Final argument

#### IX. ADVICE FOR THE NEW EXPERT

§ 38:44 The new expert

# CHAPTER 39. FORENSIC PATHOLOGIST EXPERT

#### I. LEGAL BACKGROUND

§ 39:1 Introduction

#### II. BACKGROUND

- § 39:2 Basis for use of expert testimony
- § 39:3 Nature of forensic pathology
- § 39:4 Role of the forensic pathologist expert
- § 39:5 The autopsy
- § 39:6 The autopsy report—Sample
- § 39:7 Serological evidence
- § 39:8 Toxicological evidence
- § 39:9 Crime scene evidence considerations

## III. SELECTION OF THE FORENSIC PATHOLOGIST EXPERT

- § 39:10 When to use the forensic pathologist expert
- § 39:11 Retaining the forensic pathologist expert
- § 39:12 Employment considerations
- § 39:13 Use of the forensic pathologist expert's reports
- § 39:14 Forensic pathologist expert witness preparation checklist
- § 39:15 Discovery considerations

## IV. PRETRIAL INVOLVEMENT OF THE FORENSIC PATHOLOGIST EXPERT

- § 39:16 Oral deposition of the forensic pathologist expert
- § 39:17 Deposition of the opposing forensic pathologist expert
- § 39:18 Interrogatories directed to the forensic pathologist expert

#### V. ADMISSIBILITY OF EVIDENCE

- § 39:19 Admissibility
- © 2024 Thomson Reuters, 6/2024

### VI. DIRECT EXAMINATION OF THE FORENSIC PATHOLOGIST EXPERT

- § 39:20 Qualifying witness as an expert
- § 39:21 Proffering the witness and opposing counsel's voir dire
- § 39:22 Utilization of the hypothetical question; sample examination
- § 39:23 Direct examination of the forensic pathologist expert

### VII. CROSS-EXAMINATION OF THE FORENSIC PATHOLOGIST EXPERT

§ 39:24 Cross-Examination of the forensic pathologist expert

#### VIII. SUMMATION—FINAL ARGUMENT

§ 39:25 See generally, the listed cross-references.

#### IX. ADVICE FOR THE NEW EXPERT

§ 39:26 See generally, the listed cross-references.

#### CHAPTER 40. VOCATIONAL EXPERT

#### I. INTRODUCTION

§ 40:1 Introduction

#### II. BACKGROUND

- § 40:2 Basis for the use of expert testimony
- § 40:3 The role of expert proof in lost earning capacity litigation
- § 40:4 Evidentiary considerations

#### III. SELECTION OF THE VOCATIONAL EXPERT

- § 40:5 When to use the vocational expert
- § 40:6 Retaining the vocational expert
- § 40:7 Employment considerations
- § 40:8 Use of the vocational expert's reports
- § 40:9 Vocational expert witness preparation checklist
- § 40:10 Discovery considerations

# IV. PRETRIAL INVOLVEMENT OF THE VOCATIONAL EXPERT

- § 40:11 Oral deposition of the vocational expert
- § 40:12 Deposition of the opposing vocational expert
- § 40:13 Interrogatories directed to the vocational expert

#### V. ADMISSIBILITY OF EVIDENCE

§ 40:14 Admissibility

### VI. DIRECT EXAMINATION OF THE VOCATIONAL EXPERT

- § 40:15 Qualifying witness as vocational expert
- § 40:16 Proffering the witness and opposing counsel's voir dire
- § 40:17 Utilization of the hypothetical question; sample examination
- § 40:18 Direct examination of the vocational expert

## VII. CROSS-EXAMINATION OF THE VOCATIONAL EXPERT

§ 40:19 Cross-examination of the vocational expert

#### VIII. SUMMATION—FINAL ARGUMENT

§ 40:20

#### IX. ADVICE FOR THE NEW EXPERT

§ 40:21

### CHAPTER 41. HISTORIAN EXPERT

#### I. LEGAL BACKGROUND

§ 41:1 Introduction

#### II. BACKGROUND

- § 41:2 Basis for use of expert testimony
- § 41:3 Role of the historian expert

#### III. SELECTION OF THE HISTORIAN EXPERT

- § 41:4 When to use the historian expert
- § 41:5 Retaining the expert
- § 41:6 Employment considerations
- § 41:7 Use of the expert's reports
- § 41:8 Expert witness preparation checklist
- § 41:9 Discovery considerations

# IV. PRETRIAL INVOLVEMENT OF THE HISTORIAN EXPERT

- § 41:10 Oral deposition of the historian expert
- § 41:11 Deposition of the opposing historian expert
- § 41:12 Interrogatories directed to the historian expert

#### V. ADMISSIBILITY OF EVIDENCE

§ 41:13 Admissibility—In general

# VI. DIRECT EXAMINATION OF THE HISTORIAN EXPERT

§ 41:14	Qualifying witness as an expert
§ 41:15	Proffering the witness and opposing counsel's voir dire
§ 41:16	Utilization of the hypothetical question; sample examination
§ 41:17	Direct examination
§ 41:18	Associations and affiliations
§ 41:19	Research and published scholarly works
§ 41:20	Bias of the historian expert
§ 41:21	Sources of knowledge about facts
§ 41:22	Writings read and reviewed
§ 41:23	Consultations with others
§ 41:24	Tests and inspections conducted by expert
§ 41:25	Exhibits and demonstrative evidence
§ 41:26	Government agencies involved
§ 41:27	Standards of care

# VII. CROSS-EXAMINATION OF THE HISTORIAN EXPERT

§ 41:28 Definitions and terminology

§ 41:29	Cross-examination of the historian expert
§ 41:30	Cross-Examination of the opposing historian expert
§ 41:31	Controlling the witness
§ 41:32	Special areas of cross-examination
§ 41:33	Validity of scientific theories
§ 41:34	Other experts acknowledged to qualify as experts
§ 41:35	Alternative schools of professional thought
§ 41:36	Bias of the historian expert
§41:37	Preparation for testimony—Generally
§ 41:38	Attacking documents, records, exhibits and demonstrative evidence
§ 41:39	Inconsistent writings or testimony
§ 41:40	Objecting to testimony
§ 41:41	Concluding deposition of opponent's expert witness
§ 41:42	Post-deposition follow-up

#### VIII. SUMMATION—FINAL ARGUMENT

§ 41:43

### IX. ADVICE FOR THE NEW EXPERT

§ 41:44

# CHAPTER 42. CONTRADICTION OF EXPERT THROUGH AUTHORITATIVE TREATISE

#### I. INTRODUCTION

§ 42:1 Introduction

#### II. BACKGROUND

- § 42:2 Admissibility of authoritative treatise
- § 42:3 Establishing authoritative status of treatise
- § 42:4 Manner and extent of use of authoritative treatise
- § 42:5 Elements of proof of authoritative status

### III. PRETRIAL INVOLVEMENT OF THE EXPERT WITNESS

- § 42:6 Oral deposition of the expert witness
- § 42:7 Deposition of the opposing expert witness
- § 42:8 Interrogatories directed to the expert witness

#### IV. ADMISSIBILITY OF EVIDENCE

§ 42:9 Admissibility—In general

#### V. DIRECT EXAMINATION OF THE EXPERT WITNESS

- § 42:10 Qualifying witness as an expert
- § 42:11 Utilization of the hypothetical question; sample examination
- § 42:12 Direct examination
- § 42:13 Research and published scholarly works
- § 42:14 Bias of the expert witness
- § 42:15 Sources of knowledge about facts
- § 42:16 Writings read and reviewed
- § 42:17 Consultations with others
- § 42:18 Standards of care
- § 42:19 Definitions and terminology

#### VI. CROSS-EXAMINATION OF THE EXPERT WITNESS

- § 42:20 Cross-examination of first expert witness
- § 42:21 Direct examination of second expert witness
- § 42:22 Continued cross-examination of first expert witness
- § 42:23 Controlling the witness
- § 42:24 Special areas of cross-examination
- § 42:25 Validity of scientific theories
- § 42:26 Other experts acknowledged to qualify as experts
- § 42:27 Alternative schools of professional thought

§ 42:28	Bias of the expert witness
§ 42:29	Preparation for testimony—Generally
§ 42:30	Attacking documents, records, exhibits and demonstrative evidence
§ 42:31	Inconsistent writings or testimony
§ 42:32	Objecting to testimony
§ 42:33	Concluding deposition of opponent's expert witness
§ 42:34	Post-deposition follow-up

#### VII. SUMMATION—FINAL ARGUMENT

§ 42:35 Generally

#### VIII. ADVICE FOR THE NEW EXPERT

§ 42:36 Generally

### CHAPTER 43. QUALIFYING EXPERT WITNESS TO TESTIFY IN MEDICAL MALPRACTICE ACTION AS TO APPLICABLE STANDARD OF CARE

#### I. INTRODUCTION

§ 43:1 Introduction

#### II. BACKGROUND

§ 43:2 Qualification of expert medical witness

## III. PRETRIAL INVOLVEMENT OF THE EXPERT WITNESS

§ 43:3	Expert witness disclosure
§ 43:4	Expert reports and affidavits
§ 43:5	Same specialty requirement
§ 43:6	Waiver of same specialty requirement
§ 43:7	Standard of care
§ 43:8	Appeal
§ 43:9	Locating and interviewing potential expert medical witnesses
§ 43:10	Expert witness fees

#### IV. ADMISSIBILITY OF EVIDENCE

§ 43:11	Admissibility of expert testimony evidence in medical
	malpractice action
§ 43:12	Motion to qualify expert medical witness
§ 43:13	Motion in limine to exclude or limit expert medical witness
	testimony

§ 43:14 Motion to strike

#### V. DIRECT EXAMINATION OF THE EXPERT WITNESS

- § 43:15 Preparing expert medical witness for trial—Checklist
- § 43:16 Plaintiff's Interventional Cardiologist expert testimony— Direct examination
- § 43:17 Defendant surgeon's Cardiogeriatric Specialist expert— Direct examination

#### VI. CROSS-EXAMINATION OF THE EXPERT WITNESS

- § 43:18 Cross-examination of opposing expert witness—Checklist
- § 43:19 Cross-examination of opponent's specialist expert witness—Checklist
- § 43:20 Plaintiff's medical expert unqualified to testify on specialist standard of care—Cross-examination testimony
- § 43:21 Defendant surgeon did not provide standard of care necessary under circumstances—Cross-examination testimony
- § 43:22 Defendant's medical witness unqualified to provide testimony on specialist standard of care—Cross-examination testimony
- § 43:23 Special areas of cross-examination
- § 43:24 Validity of scientific theories
- § 43:25 Other experts acknowledged to qualify as experts
- § 43:26 Alternative schools of professional thought
- § 43:27 Bias of the expert witness
- § 43:28 Preparation for testimony—Generally
- § 43:29 Attacking documents, records, exhibits and demonstrative evidence
- § 43:30 Inconsistent writings or testimony
- § 43:31 Objecting to testimony
- § 43:32 Concluding deposition of opponent's expert witness
- § 43:33 Post-deposition follow-up

#### VII. SUMMATION—FINAL ARGUMENT

§ 43:34 Generally

#### VIII. ADVICE FOR THE NEW EXPERT

§ 43:35 Generally

**Table of Laws and Rules** 

**Table of Cases** 

Index