# **Index**

#### **ABANDONMENT**

New trial, abandonment of motion by appeal or of appeal by motion, § 1.530:6, 1.530:21

#### **ABATEMENT**

Substitution of parties, § 1.260:4

#### **ABORTION**

Judicial waiver of parental notice, Rule 1.840

#### **ACCOUNTS**

Receivers, § 1.620:33

# **ACCRUAL**

Counterclaims, § 1.170:12

# ADMISSIONS, REQUESTS FOR

Generally, Rule 1.370

Alternative devices available, § 1.370:3

Amendment of responses, § 1.370:19, 1.370:20

Answer, response by, § 1.370:12

Belated responses, procedure for filing of, § 1.370:20

Conclusive effect of admissions

Generally, § 1.370:15 to 1.370:21

Pending lawsuit, admissions as limited to, § 1.370:18

Procedure for amendment of responses or filing of belated responses, § 1.370:20

Relief from technical admissions, § 1.370:19 to 1.370:21

Responding party's admission has no effect upon requesting party, § 1.370:17

Standard for relief from technical admissions, § 1.370:21

Withdrawal or amendment of responses, § 1.370:19, 1.370:20

#### Costs

Liability of denying party for costs of proof, § 1.370:23

Motions challenging sufficiency of responses or objections, § 1.370:14

Denials, effect of, § 1.370:22, 1.370:23

Derivation, § 1.370:1

Expert opinions, requests directed at, § 1.370:9

Facts, opinions and documents, subject matter of request, § 1.370:7

Failure of party to make admissions, § 1.380:25

Federal rule, compared, § 1.370:2

Form of request, § 1.370:8

Impeachment purposes, use of denials for, § 1.370:22

Imputed admissions, § 1.370:13

Motions challenging sufficiency of responses or objections, § 1.370:14

# ADMISSIONS, REQUESTS FOR-Cont'd

Numerical limitation on requests, § 1.370:4

Objection, response by, § 1.370:11

Pending lawsuit, admissions as limited to, § 1.370:18

Procedure for amendment of responses or filing of belated responses,  $\S~1.370{:}20$ 

Purpose, § 1.370:3

Relief from technical admissions, § 1.370:19 to 1.370:21

Requirements for requests and responses, generally, § 1.370:4 to 1.370:14

Responding party's admission has no effect upon requesting party, § 1.370:17

Scope of request, § 1.370:6

Silence, response by, § 1.370:13

Standard for relief from technical admissions, § 1.370:21

Subject matter of request, § 1.370:7

Summary judgment based upon admissions, § 1.370:24

Timing of requests, § 1.370:5

Withdrawal of responses, § 1.370:19, 1.370:20

#### **ADOPTION**

Intervention, § 1.230:7

# **ADVISORY JURIES**

Demand for jury trial, § 1.430:11

#### **AFFIDAVITS**

Depositions, treatment of improper, § 1.330:24

Receivers, appointment, § 1.620:12

Sham pleadings, § 1.150:4

Summary Judgment, this index

Timing requirements for service, § 1.090:15

Verification of pleadings, § 1.030:3

#### AFFIRMATIVE DEFENSES

Defenses, this index

# AGGREGATION OF CLAIMS

Class actions, jurisdictional amount, § 1.220:45

#### **AGREEMENTS**

Contracts and Agreements, this index

## **ALTERNATE JURORS**

Generally, § 1.431:12

#### **AMBIGUITIES**

Offers of judgment, § 1.442:22

#### AMENDED AND SUPPLEMENTAL PLEADINGS

Generally, Rule 1.190

Abuse of privilege to amend, leave of court, § 1.190:16

Attachment of copy of cause of action and exhibits, § 1.130:7

Change of issues, leave of court, § 1.190:18

Class action amendments, leave of court, § 1.190:12

Index-2

#### AMENDED AND SUPPLEMENTAL PLEADINGS—Cont'd

Commencement of action, § 1.050:5

Compulsory counterclaims, leave of court, § 1.190:11

Consent

Amendments to conform with evidence, consent of opposing party, § 1.190:24 to 1.190:26

Implied consent, below

Defenses, service with amended pleading, § 1.140:15

Derivation, § 1.190:1

Discretion of court

Amendments to conform with evidence, § 1.190:28

Leave of court, § 1.190:14 to 1.190:18

Dispositive motions, leave of court, § 1.190:10

Evidence, amendments to conform with

Generally, § 1.190:24 to 1.190:30

Consent of opposing party, § 1.190:24 to 1.190:26

Discretionary determination, objection by opposing party, § 1.190:28

Implied consent of opposing party, § 1.190:26

Liberal standard, objection by opposing party, § 1.190:28

Objection by opposing party, § 1.190:27 to 1.190:30

Federal rule, compared, § 1.190:2 to 1.190:5

Futility of amendment, leave of court, § 1.190:17

Implied consent

Amendments to conform with evidence, § 1.190:26

Relation back, implied consent under subdivision (b) automatically effectuates, § 1.190:35

Jury demand, reopening pleadings by amendment does not necessarily revive waived, § 1.190:20

Leave of court

Generally, § 1.190:7 to 1.190:21

Abuse of privilege to amend, § 1.190:16

Change of issues, § 1.190:18

Class action amendments, particular liberality for, § 1.190:12

Compulsory counterclaims, particular liberality for adding, § 1.190:11

Discretionary determination, § 1.190:14 to 1.190:18

Dispositive motions, particular liberality in response to, § 1.190:10

Failure to request leave to amend, § 1.190:19

Futility of amendment, § 1.190:17

Jury demand, reopening pleadings by amendment does not necessarily revive waived, § 1.190:20

Liberal standard for determination by court, § 1.190:9 to 1.190:13

Material variance of grounds for relief, § 1.190:18

Passage of time, diminishing liberality with, § 1.190:13

Prejudice to other party, § 1.190:15

Procedure for obtaining leave, § 1.190:8

Punitive damages, § 1.190:21

Liberal construction or standard

Amendments to conform with evidence, § 1.190:28

#### AMENDED AND SUPPLEMENTAL PLEADINGS—Cont'd

Liberal construction or standard—Cont'd

Leave of court, § 1.190:9 to 1.190:13

Relation back, § 1.190:31

Material variance of grounds for relief, leave of court, § 1.190:18

New claims, relation back of addition of, § 1.190:34

New parties, relation back of addition of, § 1.190:33

Objection by opposing party, amendments to conform with evidence, § 1.190:27 to 1.190:30

Passage of time, leave of court, § 1.190:13

Prejudice to other party, leave of court, § 1.190:15

Punitive damages, leave of court, § 1.190:21

Relation back

Generally, § 1.190:31 to 1.190:35

Applicable standard, § 1.190:31

Implied consent under subdivision (b) automatically effectuates relation back, § 1.190:35

Liberal construction, § 1.190:31

New claims, addition of, § 1.190:34

New parties, addition of, § 1.190:33

Strict statutory limitations, § 1.190:31

Response to amended pleadings, § 1.190:22, 1.190:23

Summary judgment, affidavits, § 1.510:37

Supplemental pleadings, § 1.190:6, 1.190:36

Time for response to amended pleadings, § 1.190:23

## **AMENDMENT**

Admissions, amendment of responses to requests for, § 1.370:19, 1.370:20

Class actions, amendment of certification order before entry of judgment, § 1.220:49

Pleadings. Amended and Supplemental Pleadings, this index

Scope and title of rules, § 1.010:9

Summary judgment, dismissed claims, § 1.510:42

# APEX DOCTRINE

Discovery, § 1.280:32

#### APPEAL AND REVIEW

Arbitration, § 1.820:2, 1.830:1

Choice of forum, § 1.061:19

Consolidation of Actions or Proceedings, this index

Counterclaims and Crossclaims, this index

Depositions, this index

Deposits in court, § 1.600:12

Directed Verdicts, this index

Discovery, this index

Dismissal of actions, attorneys' fees, 1.420:51

Exceptions, this index

Execution, discovery in aid of, § 1.560:14

#### APPEAL AND REVIEW—Cont'd

Homeowners' associations and condominium associations, class determination order, § 1.221:18

Injunctions, this index

Interlocutory Appeal, this index

Interrogatories, § 1.340:22

Intervention, § 1.230:21

Magistrates, review by trial court of report, § 1.490:10

Mobile homeowners' associations, appeal from class determination order,

§ 1.222:8

New Trial, this index

Offers of Judgment, this index

Physical or mental examination, § 1.360:15

Process and service of process and papers, appeal of order denying dismissal, § 1.070:22

Production of Documents and Things and Entry Upon Land for Inspection and Other Purposes, this index

Receivers, compensation award, § 1.620:29

Separate Trials, this index

Summary Judgment, this index

Sureties, judicial bonds, § 1.625:6

Third-party practice, § 1.180:16

# **APPEARANCE**

Limited Appearance Attorneys, this index Mediation, sanctions, § 1.720:2, 1.720:3

## APPOINTMENT

Receivers, this index

# APPORTIONMENT

Offers of judgment, multiparty litigation, § 1.442:19

#### **APPROVAL**

Consent or Approval, this index

# ARBITRATION

Generally, Rules 1.700, 1.800 to 1.830

Appeal, § 1.820:2, 1.830:1

Comparison of mediation and arbitration rules in state and federal practice, § 1.700:7

Compensation of arbitrators, Rule 1.810

Costs and attorneys' fees, § 1.525:6

Derivation, § 1.700:3 to 1.700:6

Disqualification of trial judges, § 1.700:8

Entry of judgment on award absent timely notice, § 1.820:3

Exclusions from arbitration, Rule 1.800

Governing statutes, § 1.700:3

Hearing procedures for nonbinding arbitration, Rule 1.820

Mediation, distinguished, § 1.700:2

#### ARBITRATION—Cont'd

Multi-claim cases, requirement for timely notice for trial, § 1.820:4

Multi-party cases, requirement for timely notice for trial, § 1.820:5

Organization of commentaries, § 1.700:1

Rules for court-appointed arbitrators, § 1.700:6

Rules for mediation and arbitration, § 1.700:4, 1.700:5

Scope of commentaries, § 1.700:2

Selection of arbitrators, Rule 1.810

Standard of review of denial of notice, requirement for timely notice for trial, § 1.820:2

Third-party claims, requirement for timely notice for trial, § 1.820:5

Timely notice for trial, requirement for

Generally, § 1.820:1 to 1.820:7

Applicability of Rule 1.540, § 1.820:6

Entry of judgment on award absent timely notice, § 1.820:3

Interplay with Rule 1.525, § 1.820:7

Multi-claim cases, § 1.820:4

Multi-party cases, § 1.820:5

Standard of review of denial of notice, § 1.820:2

Third-party claims, § 1.820:5

Ultimate sanctions against parties, § 1.700:8

Voluntary binding arbitration, Rule 1.830

#### **ASSOCIATIONS**

Class actions, associational standing, § 1.220:4

# **ATTACHMENT**

Amended and supplemental pleadings, attachment of copy of cause of action and exhibits, § 1.130:7

Pleadings, this index

# ATTORNEY-CLIENT PRIVILEGE

Depositions, witness review of deposition transcripts, § 1.310:45

# **ATTORNEYS**

Class Actions, this index

Discovery, this index

Fees. Costs and Attorneys' Fees, this index

Limited Appearance Attorneys, this index

Process and service of process and papers, service upon attorney for party,

§ 1.080:16

# **BACK-STRIKING**

Jury trial, § 1.431:11

### **BAD FAITH**

Good Faith, this index

# **BONDS**

Injunctions, this index

Receivers, this index

Index-6

#### BONDS—Cont'd

Sureties, this index

#### **BURDEN OF PROOF**

Injunctions, dissolution or modification of temporary injunctions, § 1.610:36, 1.610:37

Pleadings, § 1.120:4

Summary judgment, § 1.510:26, 1.510:27

Transfers of actions, improper venue, § 1.060:7

# **BUSINESS ORGANIZATIONS**

Notice vs. subpoena, § 1.410:8

# CASE MANAGEMENT CONFERENCES

Pretrial Procedure, this index

#### CAUSE, CHALLENGES FOR

Jury trial, § 1.431:4, 1.431:5

#### CERTIFICATION

Class Actions, this index

#### **CERTIFIED MAIL**

Medical malpractice presuit screening, notice of intent to initiate litigation, § 1.650:10

#### **CERTIORARI**

Generally, § 1.630:9

# **CHALLENGES**

Jury Trial, this index

# CHILDREN AND MINORS

Abortion, judicial waiver of parental notice, Rule 1.840

Parties, this index

# **CHOICE OF FORUM**

Generally, Rule 1.061

Appellate review, § 1.061:19

Assurance of real remedy and other forum, § 1.061:8

Definition, § 1.061:3

Derivation, § 1.061:1

Effective date, § 1.061:18

Evidentiary showing and/or hearing and specific findings, necessity for,

§ 1.061:16

Existence of alternative forum, § 1.061:5

Federal rule, compared, § 1.061:2

Forum non conveniens dismissals, automatic conditions to, § 1.061:9

Four step analysis. Grounds for dismissal: four step analysis, below

Grounds for dismissal: four step analysis

Generally, § 1.061:4, 1.061:5

Existence of alternative forum, § 1.061:5

Local residents of defendant as dispositive, § 1.061:10

#### CHOICE OF FORUM-Cont'd

Motion or sua sponte with notice and hearing, § 1.061:15

Nature and purpose of doctrine, § 1.061:3

Non-transferable cases only, § 1.061:17

Partial dismissal under rule, § 1.061:12

Pending cases, applicability to, § 1.061:18

Private interests, grounds for dismissal, § 1.061:6

Public interests, grounds for dismissal, § 1.061:7

Rule 1.140, applicability of, § 1.061:13

Time requirements, § 1.061:14

Writing requirement, § 1.061:11

#### **CLASS ACTIONS**

Generally, Rule 1.220

Adequately defined and ascertainable class, § 1.220:17

Aggregation of claims to satisfy jurisdictional amount, § 1.220:45

Amended and supplemental pleadings, leave of court, § 1.190:12

Amendment of certification order before entry of judgment, § 1.220:49

Arbitrary standards for minimum or maximum number of class members, § 1.220:20

Associational standing, § 1.220:4

Attorneys

Fees, § 1.220:64

Representation, adequacy of, below

Certification of class

Generally, § 1.220:46 to 1.220:51

Amendment of certification order before entry of judgment, § 1.220:49

Continuance to permit completion of discovery, § 1.220:46

Discretion of court, § 1.220:48

Dismissal or compromise, approval not required prior to certification, § 1.220:56

Evidentiary nature of class determination hearing, § 1.220:48

Intervention by non-named class members as named parties, § 1.220:47

Motion for certification, § 1.220:46

Opt-out class in subsequent action, § 1.220:51

Prelitigation waiver of certification, § 1.220:50

Timing of motion, § 1.220:46

Written order, § 1.220:48

Claims and defenses, class action treatment available for, § 1.220:15

Claims as unmanageable, § 1.220:41

Commonality

Generally, § 1.220:21 to 1.220:28

Damage amounts, differing, § 1.220:25

Factual contexts, claims arising under different, § 1.220:22

Factual contexts, claims arising under separate, § 1.220:23

Fraud claims, § 1.220:26, 1.220:27

Statutes of limitation, differing, § 1.220:24

Compromise. Dismissal or compromise, below

#### CLASS ACTIONS—Cont'd

Continuance to permit completion of discovery, certification of class, § 1.220:46

Cost of notice to class members, § 1.220:54

Court approval on notice, dismissal or compromise, § 1.220:55, 1.220:56, 1.220:58

Cure of inadequate representation, § 1.220:33

Damage amounts, commonality, § 1.220:25

Defenses, § 1.220:15, 1.220:28, 1.220:41

Defenses and claims, class action treatment available for, § 1.220:15

Derivation, § 1.220:1

Discretion of court, certification of class, § 1.220:48

Dismissal or compromise

Generally, § 1.220:55 to 1.220:59

Certification of class, approval not required prior to, § 1.220:56

Conflict with Rule 1.420(a)(1), § 1.220:57

Court approval on notice, § 1.220:55, 1.220:56, 1.220:58

Offers of judgment, settlement with class representatives, § 1.220:66

Pleadings, failure to comply with requirements as grounds for dismissal, § 1.220:43

Requirements, § 1.220:55

Standards for approval, § 1.220:58

Standing of non-named class members to appeal from order approving settlement, § 1.220:59

Due process, adequacy of representation, § 1.220:30, 1.220:31

Enforcement of judgment by or against absent class members, § 1.220:62

Evidentiary nature of class determination hearing, certification of class,

#### § 1.220:48

Factual contexts, commonality, § 1.220:22, 1.220:23

Farm Equipment Manufacturers and Dealers Act, statutory civil remedies against, § 1.220:69

Federal rule, compared, § 1.220:5 to 1.220:13

Final class action judgments

Generally, § 1.220:60 to 1.220:63

Enforcement of judgment by or against absent class members, § 1.220:62

Relief from judgment, § 1.220:63

Res judicata, § 1.220:61

Fraud claims, commonality, § 1.220:26, 1.220:27

Homeowners' Associations and Condominium Associations, this index

Insurance companies, statutory civil remedies against, § 1.220:68

Interlocutory appeal from class action determination order, § 1.220:52

Intervention, this index

Jurisdictional amount, aggregation of claims to satisfy, § 1.220:45

Manageability of claims or defenses, § 1.220:41

Mobile Homeowners' Associations, this index

Motion for certification of class, § 1.220:46

Notice to class members, § 1.220:53, 1.220:54

Numerosity, § 1.220:19, 1.220:20

# CLASS ACTIONS—Cont'd Offers of judgment Generally, § 1.220:65 to 1.220:67, 1.442:47 Person upon whom sanction falls, § 1.220:67 Settlement with class representatives, § 1.220:66 Opt-out class in subsequent action, certification of, § 1.220:51 Pleadings Generally, § 1.220:42 to 1.220:44 Failure to comply with pleading requirements as grounds for dismissal, § 1.220:43 Specificity required to avert dismissal, § 1.220:44 Type of class action, pleading under subdivision (b), § 1.220:35 Prelitigation waiver of certification of class, § 1.220:50 Prerequisites under subdivision (a), generally, § 1.220:17 to 1.220:32 Prerequisites under subdivision (b), generally, § 1.220:34 to 1.220:41 Property owners' association class action rule, former rejection of, § 1.220:4 Related rules Generally, § 1.220:2 to 1.220:4 Associational standing, § 1.220:4 Homeowners' and Condominium Association Class Action Rule 1.221, § 1.220:2, 1.221:4 Mobile Homeowners' Association Class Action Rule 1.222, § 1.220:3 Property owners' association class action rule, former rejection of, § 1.220:4 Relief from final judgment, § 1.220:63 Representation, adequacy of Generally, § 1.220:30 to 1.220:33 Cure of inadequate representation, § 1.220:33 Due process, § 1.220:30, 1.220:31 Res judicata, § 1.220:30 Standards for adequate representation, § 1.220:32 Res judicata Adequacy of representation, § 1.220:30 Final class action judgments, § 1.220:61 Size of class as unmanageable, § 1.220:40 Specificity of pleadings required to avert dismissal, § 1.220:44 Standards Adequate representation, § 1.220:32 Approval of dismissal or compromise, § 1.220:58 Standing Generally, § 1.220:16 Non-named class members, standing to appeal from order approving settlement, § 1.220:59 Statutes of limitation, commonality, § 1.220:24 Statutory considerations, § 1.220:14 Superiority, § 1.220:39 Timing of motion for certification of class, § 1.220:46 Typicality, § 1.220:29 Written order for certification of class, § 1.220:48

#### **CLEAN HANDS**

Receivers, appointment, § 1.620:9

# COMMENCEMENT OF ACTION

Generally, Rule 1.050

Amended pleadings, § 1.050:5

Derivation, § 1.050:1

Federal rule, compared, § 1.050:2

Filing fees, relevance of, § 1.050:4

Importance of rule, § 1.050:3

Medical malpractice actions, statute of repose, § 1.050:6

Statute of limitations, tolling of, § 1.050:7

#### COMMISSIONS

Depositions, extraterritorial depositions in foreign countries, § 1.300:15

#### **COMMON INTERESTS**

Homeowners' associations and condominium associations, entitlement to bring action, § 1.221:8

Mobile homeowners' associations, § 1.222:4

#### COMMONALITY

Class Actions, this index

#### COMPENSATION

Arbitrators, Rule 1.810

Mediators, § 1.720:5

Receivers, this index

#### **COMPETENCE**

Parties, this index

Substitution of parties, § 1.260:17

Summary judgment, affiant as witness, § 1.510:34

# **COMPLETENESS**

Offers of judgment, § 1.442:21, 1.442:22

Physical or mental examination, reports, § 1.360:10

#### COMPLEX LITIGATION

Generally, Rule 1.201

Applicability, § 1.201:2

Derivation, § 1.201:1

Discretion of court, § 1.201:5

Federal rule, compared, § 1.201:2 to 1.201:5

Final pretrial/case management conference, § 1.201:4

Initial lawyer conference and court order, § 1.201:3

Local court rules, consultation of, § 1.201:6

#### COMPROMISE OR SETTLEMENT

Class Actions, this index

Homeowners' associations and condominium associations, approval, § 1.221:16

Receivers, § 1.620:22

#### COMPROMISE OR SETTLEMENT—Cont'd

Service, settlement proposals subject to mandatory E-mail service requirement, § 1.442:40

# COMPULSORY COUNTERCLAIMS

Counterclaims and Crossclaims, this index

# **COMPULSORY JOINDER**

Parties, this index

# COMPUTER DATA AND COMPILATIONS

Production, request for, § 1.350:9

#### CONCLUSIVE EFFECT

Admissions, Requests for, this index

# **CONDEMNATION**

Eminent Domain, this index

# CONDITIONS PRECEDENT

Pleadings, this index

# CONDOMINIUM ASSOCIATIONS

Homeowners' Associations and Condominium Associations, this index

# CONFERRAL PRIOR TO FILING MOTIONS

Derivation, § 1.202:1

Federal rule, compared, § 1.202:2

# **CONFIDENTIALITY**

Discovery, protection from, § 1.280:19

Mediation, § 1.700:8

# CONSENT OR APPROVAL

Amended and Supplemental Pleadings, this index

Counterclaims and Crossclaims, this index

Implied Consent, this index

Injunctions, approval of bonds and sureties, § 1.610:24

Magistrates, appointment of, § 1.490:3, 1.490:6

Parties, this index

# CONSOLIDATION OF ACTIONS OR PROCEEDINGS

Generally, Rule 1.270

Appellate review

Generally, § 1.270:22 to 1.270:26

Multiple appeals from limited consolidation, § 1.270:24

Non-final nature of order, § 1.270:22

Single appeal from final judgment in single action consolidation and single action with separate trials, § 1.270:23

Standard of appeal, § 1.270:25

Waiver, § 1.270:26

Damages, consolidation where not apportionable, § 1.270:11

Defenses, § 1.140:9, 1.140:46

#### CONSOLIDATION OF ACTIONS OR PROCEEDINGS—Cont'd

Derivation, § 1.270:1

Discovery, consolidation for, § 1.270:10

Effect, § 1.270:3

Federal rule, compared, § 1.270:2

Initial requirements for consolidation, § 1.270:5, 1.270:6

Limited consolidation for specific purposes, § 1.270:8

Multiple appeals from limited consolidation, § 1.270:24

Non-final nature of order, appellate review, § 1.270:22

Parties, consolidation does not effect joinder of parties, § 1.210:17

Pending actions, § 1.270:5

Procedure for obtaining consolidation or separate trials, § 1.270:4

Purpose, § 1.270:3

Similar claims not triable as class, § 1.270:12

Single action consolidation, § 1.270:7

Single appeal from final judgment in single action consolidation and single action with separate trials, § 1.270:23

Standards

Appeals, § 1.270:25

Granting of consolidation, § 1.270:9

Time for motion to consolidate, § 1.270:6

Waiver of appellate review, § 1.270:26

# **CONSTITUTIONAL LAW**

Class actions, adequacy of representation, § 1.220:30, 1.220:31

Jury trial, demand for, § 1.430:3

Medical malpractice presuit screening, § 1.650:6

Process and Service of Process and Papers, this index

#### CONSTRUCTIVE SERVICE

Motions, determination whether action is by clerk or by court, § 1.160:7

#### **CONTEMPT**

Judgments, Orders and Decrees, this index

Temporary injunctions, § 1.610:39

#### CONTINGENCY FEES

Offers of judgment, § 1.442:32

## **CONTINGENCY RISK MULTIPLIER**

Offers of judgment, § 1.442:34

# **CONTINUANCES**

Generally, Rule 1.460

Attorneys' fees, last-minute motion conditioned upon payment of, § 1.460:8

Class actions, continuance to permit completion of discovery, § 1.220:46

Content requirements, § 1.460:5

Derivation, § 1.460:1

Dilatory conduct, sanctions, § 1.460:10

Discretionary standard, § 1.460:7

Federal rule, compared, § 1.460:2

#### CONTINUANCES—Cont'd

Form requirements, § 1.460:4

General Practice Rule 2.545(e), relationship to, § 1.460:3

Good cause exception, signature requirements, § 1.460:5

Grounds, § 1.460:5

Judicial Administration Rule 2.545(e), relationship to, § 1.460:3

Motion, order, § 1.460:9

Order, motion, § 1.460:9

Procedure, § 1.460:4 to 1.460:6

Sanctions, dilatory conduct, § 1.460:10

Signature requirements, § 1.460:5

Summary judgment, further discovery for response, § 1.510:39

#### **CONTRACTS AND AGREEMENTS**

Defenses, agreement to extend time for response, § 1.140:17

Depositions, extraterritorial depositions in foreign states, § 1.300:9

Jury trial, contractual waiver, § 1.430:6

Offers of judgment, utility of offers of judgment where entitlement already exists pursuant to contract, § 1.442:37, 1.442:38

Receivers, § 1.620:10, 1.620:24

Transfers of actions, agreement regarding venue, § 1.060:5

# CONTRADICTION

Summary Judgment, this index

# **CONTRIBUTION**

Crossclaims, § 1.170:28

## **CO-PARTIES**

Discovery, failure to comply with order compelling discovery, § 1.380:22 Interrogatories, use of answers, § 1.340:19

#### **CORPORATIONS**

Depositions, this index

Interrogatories, signing of answers by corporate representative, § 1.340:11

# **COSTS AND ATTORNEYS' FEES**

Generally, Rule 1.525

Admissions, Requests for, this index

Application of rule, § 1.525:3 to 1.525.10

Arbitration-related cases, § 1.525:6

Class actions, § 1.220:54, 1.220:64

Continuances, last-minute motion conditioned upon payment of fees, § 1.460:8

Depositions, this index

Deposits in court, costs applicable to registry deposits, § 1.600:7

Derivation, § 1.525:1

Discovery, this index

Dismissal of Actions, this index

Executions and final process, § 1.550:19

Federal rule, compared, § 1.525:2

Filing of motion, § **1.525:3** 

#### COSTS AND ATTORNEYS' FEES—Cont'd

Homeowners' associations and condominium associations, recovery against individual unit owners/class members, § 1.221:15

Injunctions, costs protected by bond include attorneys' fees, § 1.610:21

Mobile homeowners' associations, recovery against individual owners/class members, § 1,222:7

Money judgments, costs of enforcement, § 1.570:8

Notices of dropping parties, § 1.525:8

Offers of Judgment, this index

Performance of specific actions, costs of enforcement of judgment, § 1.570:18

Pleadings, this index

Probate proceedings, § 1.525.9

Sanctions pursuant to Rule 1.442, § 1.525:7

Service of motion, § 1.525:3

Setting aside judgment, pending motion for, § 1.525.10

Sham pleadings, § 1.150:8

Time requirement, § 1.525:4

View by jury, § 1.520:6

# **COUNSEL**

Attorneys, this index

#### COUNTERCLAIMS AND CROSSCLAIMS

Generally, Rule 1.170

Accrual of counterclaim, § 1.170:12

Acquisition after responsive pleading, permissive counterclaims, § 1.170:24

Additional parties, bringing in, § 1.170:31

Appeals

Compulsory counterclaims, § 1.170:17

Permissive counterclaims, § 1.170:21

Compulsory counterclaims

Generally, § 1.170:8 to 1.170:17

Accrual of counterclaim, § 1.170:12

Amended and supplemental pleadings, leave of court, § 1.190:11

Appeals, § 1.170:17

Exceptions, § 1.170:10 to 1.170:14

In rem actions, § 1.170:14

Jurisdictional limitations, § 1.170:13

Logical relationship test, § 1.170:9

Omitted counterclaim, leave to file, § 1.170:25

Prior action pending, § 1.170:11

Race to judgment, § 1.170:11

Same transaction or occurrence requirement, § 1.170:9

Service with answer or amended answer, § 1.170:16

Statutes of limitation, § 1.170:15

Third parties, necessary, § 1.170:13

Conditions to permissible crossclaims, § 1.170:27

Contribution, crossclaims, § 1.170:28

#### COUNTERCLAIMS AND CROSSCLAIMS—Cont'd

Crossclaims

Generally, § 1.170:26 to 1.170:30

Conditions to permissible crossclaims, § 1.170:27

Indemnification, contribution or subrogation, § 1.170:28

Omitted cross-claim, leave to file, § 1.170:26

Permissive crossclaims, § 1.170:28, 1.170:29

Same transaction or occurrence or relationship to property and litigation, § 1.170:27

Service with original process, § 1.170:30

Demand exceeding jurisdiction, § 1.170:33, 1.170:34

Derivation, § 1.170:1

Dismissal of actions, defendant entitled to costs despite dismissal of counterclaims, § 1.420:42

Exceeding of initial claim, § 1.170:22

Exceptions, compulsory counterclaims, § 1.170:10 to 1.170:14

Federal rule, compared, § 1.170:2 to 1.170:6

In rem actions, compulsory counterclaims, § 1.170:14

Indemnification, crossclaims, § 1.170:28

Interpleader, § 1.240:8

Judgments, § 1.170:32

Jurisdiction

Compulsory counterclaims, § 1.170:13

Permissive counterclaims, independent jurisdictional basis, § 1.170:19

Logical relationship test, compulsory counterclaims, § 1.170:9

Maturing after responsive pleading, permissive counterclaims, § 1.170:24

Omitted counterclaim or cross-claim, leave to file, § 1.170:25, 1.170:26

Permissive counterclaims

Generally, § 1.170:18 to 1.170:21

Appeals, § 1.170:21

Independent jurisdictional basis, § 1.170:19

Maturing or acquisition after responsive pleading, § 1.170:24

Omitted counterclaim, leave to file, § 1.170:26

Same transaction or occurrence, § 1.170:18

Statutes of limitation, § 1.170:20

Permissive crossclaims, § 1.170:28, 1.170:29

Prior action pending, compulsory counterclaims, § 1.170:11

Purpose, § 1.170:7

Race to judgment, compulsory counterclaims, § 1.170:11

Same transaction or occurrence

Compulsory counterclaims, § 1.170:9

Crossclaims, § 1.170:27

Permissive counterclaims, § 1.170:18

Separate trials, § 1.170:32

Service of process and papers

Compulsory counterclaims, § 1.170:16

Crossclaims, § 1.070:7, 1.170:30

State, counterclaims against, § 1.170:23

#### COUNTERCLAIMS AND CROSSCLAIMS—Cont'd

Statutes of limitation

Compulsory counterclaims, § 1.170:15

Permissive counterclaims, § 1.170:20

Subrogation, crossclaims, § 1.170:28

Third parties, compulsory counterclaims, § 1.170:13

Transfer of action, demand exceeding jurisdiction, § 1.170:33, 1.170:34

# **COURT REPORTERS**

Depositions, persons before whom depositions may be taken, § 1.300:5

# **CROSS MOTIONS**

Summary judgment, service of papers, § 1.510:20

#### CROSSCLAIMS

Counterclaims and Crossclaims, this index

#### **DAMAGES**

Class actions, commonality, § 1.220:25

Consolidation of actions or proceedings where not apportionable, § 1.270:11

Offers of judgment, § 1.442:46

Pleadings, § 1.120:7

Punitive Damages, this index

#### **DEATH**

Substitution of Parties, this index

#### **DECEIT**

Fraud and Deceit, this index

#### **DECREES**

Judgments, Orders and Decrees, this index

# **DEFAULT AND DEFAULT JUDGMENTS**

Generally, Rule 1.500

Application for entry of default, notice, § 1.500:5

Delay tactics, § 1.500:9

Derivation, § 1.500:1

Entry of default, effect of, § 1.500:10

Federal rule, compared, § 1.500:2

Final judgment on default, § 1.500:11, 1.500:12

Hearing on motion for default, notice, § 1.500:6

Method for obtaining default, § 1.500:4

Motions, determination whether action is by clerk or by court, § 1.160:8

Notice

Application for entry of default, § 1.500:5

Hearing on motion for default, § 1.500:6

Pleadings or papers sufficient to preclude default, § 1.500:8

Process and Service of Process and Papers, this index

Purpose, § 1.500:3

Rights of defaulted party, § 1.500:10

Sanctions, § 1.500:9

### DEFAULT AND DEFAULT JUDGMENTS—Cont'd

Setting aside default and/or default judgment, § 1.500:13

Time at which default is entered, § 1.500:7

#### **DEFENSES**

Generally, Rule 1.140

Affirmative defenses

Face of affirmative pleading, affirmative defenses appearing on, § 1.140:26

Pleadings, § 1.110:25 to 1.110:28

Strike, motion to, § 1.140:29

Waiver, § 1.140:50

Agreement to extend time for response, § 1.140:17

Amended pleading, service with, § 1.140:15

Attachment of copy of cause of action and exhibits, § 1.130:3

Automatic extension of time for response, motions, § 1.140:16

Class actions, § 1.220:15, 1.220:28, 1.220:41

Consolidation of defenses, § 1.140:9, 1.140:46

Derivation, § 1.140:1

Dismissal motions, compared to motions for judgment on pleadings, § 1.140:38

Enumerated defenses, generally, § 1.140:20 to 1.140:25

Extension of time for response

Generally, § 1.140:16 to 1.140:18

Agreement to extend time for response, § 1.140:17

Motions for order extending time, § 1.140:18

Motions which automatically extend time, § 1.140:16

Face of affirmative pleading, affirmative defenses appearing on, § 1.140:26

Federal rule, compared, § 1.140:2 to 1.140:10

Hearing and determination, § 1.140:42

In personam jurisdiction, § 1.140:21

Involuntary dismissal motions, compared to motions for judgment on pleadings, § 1.140:40

Joinder of indispensable parties, failure regarding, § 1.140:25, 1.140:52

Judgment on pleadings, motion for

Generally, § 1.140:35 to 1.140:41

Defined, § 1.140:35

Dismissal motions, compared, § 1.140:38

Federal rule, compared, § 1.140:5

Involuntary dismissal motions, compared, § 1.140:40

Partial judgment on pleadings, § 1.140:41

Standard for entry of judgment on the pleadings, § 1.140:37

Summary judgment motions, compared, § 1.140:39

Leave to amend, § 1.140:27

More definite statement, motion for, § 1.140:7, 1.140:43, 1.140:44

Motions

Extension of time for response, above

Judgment on pleadings, motion for, above

More definite statement, motion for, § 1.140:7, 1.140:43, 1.140:44

Strike, motion to, below

# **DEFENSES—Cont'd** Multiple defenses, requirement to be raised together, § 1.140:28 Non-enumerated defenses, § 1.140:26 Order granting motion to dismiss, § 1.140:27 Original process, service with, § 1.140:11, 1.140:12 Partial judgment on pleadings, § 1.140:41 Parties, § 1.210:11 Personal jurisdiction, waiver of lack of, § 1.140:47 Pleading without process, service with, § 1.140:14 Process, insufficiency of, § 1.140:12, 1.140:23, 1.140:49 Publication, service by, § 1.140:13 Responsive motion, generally, § 1.140:19 to 1.140:33 Responsive pleading, generally, § 1.140:34 Sanctions, motion to strike, § 1.140:33 Service, waiver of insufficiency of, § 1.140:12, 1.140:23, 1.140:49 Sham pleadings, motion to strike, § 1.140:32 Specificity, § 1.140:19 Standard for entry of judgment on the pleadings, § 1.140:37 Statement of cause of action, failure regarding, § 1.140:24, 1.140:51 Strike, motion to Generally, § 1.140:29 to 1.140:33, 1.140:45 Affirmative defense, § 1.140:29 Federal rule, compared, § 1.140:8 Inappropriate requests for relief, § 1.140:31 Sanction, § 1.140:33 Sham pleadings, § **1.140:32** Subject matter jurisdiction, § 1.140:20, 1.140:53 Summary judgment motions, compared to motions for judgment on pleadings, § 1.140:39 Time for response Generally, § 1.140:11 to 1.140:18 Amended pleading, service with, § 1.140:15 Extension of time for response, above Original process, service with, § 1.140:11, 1.140:12 Pleading without process, service with, § 1.140:14 Publication, service by, § 1.140:13 Waiver of service of original process, § 1.140:12 Venue, improper, § 1.140:22, 1.140:48 Waiver of defenses Generally, § 1.140:28, 1.140:47 to 1.140:53 Affirmative defenses, § 1.140:50 Defenses not subject to waiver, § 1.140:51, 1.140:52 Defenses subject to waiver, § 1.140:47 to 1.140:50 Federal rule, compared, § 1.140:10 Joinder of indispensable party, failure regarding, § 1.140:52

Personal jurisdiction, lack of, § 1.140:47

Process or service, insufficiency of, § 1.140:12, 1.140:49

Statement of cause of action or legal defense, failure regarding, § 1.140:51

#### **DEFENSES—Cont'd**

Waiver of defenses—Cont'd
Subject matter jurisdiction, § 1.140:53
Venue, improper, § 1.140:48

#### **DELAY**

Default and default judgments, § 1.500:9

# **DELIBERATIONS OF JURY**

Depositions, use of, § 1.330:26

#### **DELIVERY**

Physical or mental examination, reports, § 1.360:10

Production of documents and things and entry upon land for inspection and other purposes, unissued subpoenas, § 1.351:6

#### DEMAND FOR JUDGMENT

Pleadings, § 1.110:16

# **DEMAND FOR JURY TRIAL**

Jury Trial, this index

#### **DEPOSITIONS**

Generally, Rules 1.290 to 1.330

Addition of parties, use of depositions taken prior to, § 1.330:21

Affidavit, treatment of improper deposition as, § 1.330:24

Agents of adverse party, use of depositions in court proceedings, § 1.330:16

Agreement, extraterritorial depositions in foreign states, § 1.300:9

Apex doctrine, § 1.280:32

Appeals. Prior to action or pending appeal, below

Applicability, § 1.310:11

Application regarding exceptional circumstances, use of depositions in court proceedings, § 1.330:13

Attorney-client privilege, witness review of deposition transcripts, § 1.310:45 Audiovisually recorded

Generally, § 1.310:27 to 1.310:29

Depositions, § 1.310:27 to 1.310:29

Federal rule compared, § 1.310:5

Notice, leave not required, § 1.310:27

Simultaneous recording requirements, videotape and stenographic records, § 1.310:28

Use of videotaped deposition at trial, § 1.310:29

Changing of testimony upon reading and signing, witness review of deposition transcripts, § 1.310:41 to 1.310:45

Commissions, extraterritorial depositions in foreign countries, § 1.300:15

Communication technology, § 1.310:7, 1.310:30

Generally, § 1.310:30

Swearing of witnesses, § 1.310:34

Conduct of depositions

Generally, § 1.310:31 to 1.310:35

Communication depositions, swearing of witnesses, § 1.310:34

Conduct of depositions—Cont'd

Effect of objections, § 1.310:33

Manner of making objections, § 1.310:32

Objections, § 1.310:32, 1.310:33

Transcription of testimony, § 1.310:35

Corporate officers, § 1.280:32

Corporations. Officers and representatives of corporations or other entities, below

Costs and expenses

Expert witnesses, taxation, § 1.390:6, 1.390:7

Termination of depositions subject to award of expenses, § 1.310:36

Court reporters, persons before whom depositions may be taken, § 1.300:5

Defects in reading and signing of transcripts by witness, effect upon use of deposition at trial, § 1.310:46

Delay in justice, deposition prior to action or pending appeal for avoidance of, § 1.290:10

Deliberations of jury, use of depositions during, § 1.330:26

Derivation

Expert witnesses, § 1.390:1

Oral examination, § 1.310:1

Persons before whom depositions may be taken, § 1.300:1

Prior to action or pending appeal, § 1.290:1

Use of depositions in court proceedings, § 1.330:1

Written questions, depositions upon, § 1.320:1

Designee of entity, officers and representatives of corporations or other entities, § 1.310:24

Directors of adverse party, use of depositions in court proceedings, § 1.330:16 Dismissal of actions, sufficiency to preclude dismissal for failure to prosecute, § 1.420:32

Effect of objections, § 1.310:33

Employees of adverse party, use of depositions in court proceedings, § 1.330:14

Enforcement of 30 day limitation not affirmative act, § 1.310:14

Errata sheets, use of depositions in court proceedings, § 1.330:20

Evidentiary rules, use of depositions in court proceedings, § 1.330:27, 1.330:28

Exceptional circumstances. Use of depositions in court proceedings, below

Expert witnesses

Generally, Rule 1.390

Costs, taxation of, § 1.390:6, 1.390:7

Derivation, § 1.390:1

Federal rule, compared, § 1.390:2

Notice, § 1.390:5

Persons who are experts, § 1.390:4

Purpose, § 1.390:3

Trial, taking of deposition before or during, § 1.390:8

Extraterritorial depositions

Foreign countries; extraterritorial depositions, below

Foreign states; extraterritorial depositions, below

Failure in justice, deposition prior to action or pending appeal for avoidance of, § 1.290:10

Failure of party to attend, serve answers or respond to request for inspection, § 1.380:27

Federal rule, compared

Audiovisually recorded, § 1.310:5

Expert witnesses, § 1.390:2

Notice, § 1.310:4

Officers and representatives of corporations or other entities, § 1.310:6

Oral examination, § 1.310:2 to 1.310:10

Persons before whom depositions may be taken, § 1.300:2

Prior to action or pending appeal, § 1.290:2

Time for depositions, § 1.310:3

Unavailability and exceptional circumstances, use of deposition in court proceedings, § 1.330:3 to 1.330:5

Use of depositions in court proceedings, § 1.330:3 to 1.330:9

Witness review of deposition transcripts, § 1.310:9

Written questions, depositions upon, § 1.320:2

Filing of transcript of deposition

Generally, § 1.310:47 to 1.310:49

Limitations upon filing, § 1.310:49

Parties and witnesses entitled to unfiled transcripts, § 1.310:48

Foreign countries; extraterritorial depositions

Generally, § 1.300:13 to 1.300:15

Commissions, § 1.300:15

Letters rogatory, § 1.300:14, 1.300:15

Persons before whom depositions may be taken, § 1.300:6

Foreign proceedings, depositions in Florida as part of, § 1.300:16

Foreign states; extraterritorial depositions

Generally, § 1.300:9 to 1.300:12

Agreement, deposition by, § 1.300:9

Formal process, § 1.300:10 to 1.300:12

Issuance of commission, § 1.300:11

Issuance of subpoena, § 1.300:12

Persons before whom depositions may be taken, § 1.300:6

Uniform Interstate Depositions and Discovery Act, § 1.300:12

Government officers, § 1.280:32

Harmless error where deponent is present and testifies, use of deposition by adverse party, § 1.330:18

Impeachment purposes, use of improper deposition for, § 1.330:25

Implied waiver by lack of objection, persons before whom depositions may be taken, § 1.300:8

Issuance of commission, extraterritorial depositions by foreign states, § 1.300:11

Leave of court, time for depositions, § 1.310:12, 1.310:13

Letters rogatory, extraterritorial depositions in foreign countries, § 1.300:14, 1.300:15

Limitation of deposition, motion for, § 1.310:36, 1.310:37

Limitations upon filing of transcript of deposition, § 1.310:49

Limited use of depositions failing to meet requirements of rule, § 1.330:24, 1.330:25

Manner of making objections, § 1.310:32

Nonparty witnesses

Place of deposition, § 1.310:22

Subpoena requirement, § 1.310:15

Use of depositions in court proceedings, § 1.330:11

#### Notice

Generally, § 1.310:17 to 1.310:19

Audiovisually recorded, leave not required, § 1.310:27

Exceptional circumstances, use of depositions in court proceedings, § 1.330:13

Expert witnesses, § 1.390:5

Federal rule, compared, § 1.310:4

Officers and representatives of corporations or other entities, apex doctrine, § 1.310:25

Officers and representatives of corporations or other entities, person designated by party taking deposition via notice, § 1.310:25

Reasonableness of notice, § 1.310:4, 1.310:18

Subpoena duces tecum must include document list, § 1.310:19

Time notice must be given, § 1.310:17

Written questions, depositions upon, § 1.320:4

# Objections

Generally, § 1.310:32, 1.310:33

Filing and witness review of depositions upon written questions, § 1.320:6

Officers and representatives of corporations or other entities

Generally, § 1.310:23 to 1.310:26

Designee of entity, § 1.310:24

Federal rule, compared, § 1.310:6

Notice, person designated by party taking deposition via, § 1.310:25

Subpoena, person designated by party taking deposition via, § 1.310:26

Use of depositions in court proceedings, § 1.330:16

Oral examination, generally, Rule 1.310

Parties entitled to unfiled transcripts, § 1.310:48

Pending action, § 1.310:11

Pending appeal. Prior to action or pending appeal, below

Persons before whom depositions may be taken

Generally, Rule 1.300

Authorized persons, generally, § 1.300:3 to 1.300:8

Court reporters, § 1.300:5

Derivation, § 1.300:1

Express waiver by stipulation, § 1.300:7

Extraterritorial depositions, § 1.300:6

Federal rule, compared, § 1.300:2

Implied waiver by lack of objection, § 1.300:8

Persons who may be deposed, § 1.310:15, 1.310:16

Place of deposition

Generally, § 1.310:20 to 1.310:22

Defendant/party not seeking affirmative relief, § 1.310:21

Nonparty witness, § 1.310:22

Plaintiff/party seeking affirmative relief, § 1.310:20

Prior to action or pending appeal

Generally, Rule 1.290

Appeal of orders on petitions or motions to perpetuate testimony, § 1.290:11

Derivation. § 1.290:1

Effect, § 1.290:3

Failure or delay in justice, avoidance of, § 1.290:10

Federal rule, compared, § 1.290:2

Mandatory or discretionary ruling upon required finding, § 1.290:8

Purpose, § 1.290:3

Requirements for petition to take deposition before action, § 1.290:4

Same subject matter, action involving, § 1.290:5

Standard for granting petition or motion, § 1.290:10

Standard of review on appeal of orders on petitions or motions to perpetuate testimony, § 1.290:11

Statement of facts to be established, § 1.290:9

Use of deposition, § 1.290:5

Verification, § 1.290:7

Prison inmates, leave of court, § 1.310:16

Process and service of process and papers, defaulting parties, § 1.080:15

Reading and signing of transcript, witness review of deposition transcripts, § 1.310:38 to 1.310:40

Reasonableness

Notice, § 1.310:4, 1.310:18

Use of depositions in court proceedings, § 1.330:22

Reopening of deposition for testimony regarding substantive changes, witness review of deposition transcripts, § 1.310:44

Representatives. Officers and representatives of corporations or other entities, above

Review of transcripts. Witness review of deposition transcripts, below

Same subject matter, deposition prior to action or pending appeal, § 1.290:5

Sanctions for misconduct of noticing party, § 1.310:50

Shareholders of adverse party, use of depositions in court proceedings, § 1.330:17

Signing of transcript, witness review of deposition transcripts, § 1.310:38 to 1.310:40

Simultaneous recording requirements, videotape and stenographic records, § 1.310:28

Statement of facts to be established, deposition prior to action or pending appeal, § 1.290:9

Subpoenas

Document list included in subpoena duces tecum, § 1.310:19

Location, § 1.410:10

Subpoenas—Cont'd

Officers and representatives of corporations or other entities, person designated by party taking deposition via subpoena, § 1.310:26

Substantive changes to testimony, witness review of deposition transcripts,

#### § 1.310:43, 1.310:44

Termination of deposition, motion for, § 1.310:36, 1.310:37

30 day limitation, time for depositions, § 1.310:12 to 1, 310:14

Time for depositions

Generally, § 1.310:12 to 1, 310:14

Enforcement of 30 day limitation not affirmative act, § 1.310:14

Exceptions to requirement for leave of court, § 1.310:13

Federal rule, compared, § 1.310:3

Leave of court, § 1.310:12, 1.310:13

Notice, § 1.310:17

30 day limitation, § 1.310:12 to 1, 310:14

Transcription of testimony

Generally, § 1.310:35

Filing of transcript of deposition, above

Trial, taking of deposition of expert witnesses before or during, § 1.390:8

Unavailability. Use of depositions in court proceedings, below

Uniform Interstate Depositions and Discovery Act, foreign states, § 1.300:12

Use of depositions in court proceedings

Generally, Rule 1.330

Addition of parties, depositions taken prior to, § 1.330:21

Adverse party, use by

Generally, § 1.330:15 to 1.330:18

Harmless error where deponent is present and testifies, § 1.330:18

Officers, directors and agents of adverse party, § 1.330:16

Shareholders of adverse party, § 1.330:17

Unavailability not required, § 1.330:15

Affidavit, treatment of improper deposition as, § 1.330:24

Application and notice regarding exceptional circumstances, sufficiency of, § 1.330:13

Audiovisually recorded depositions, § 1.310:29

Deliberations of jury, use of depositions during, § 1.330:26

Derivation, § 1.330:1

Employees of adverse party, statements of, § 1.330:14

Errata sheets, § 1.330:20

Evidentiary rules, interaction with, § 1.330:27, 1.330:28

Exceptional circumstances. Unavailability and exceptional circumstances, below in this group

Federal rule, compared, § 1.330:3 to 1.330:9

Harmless error where deponent is present and testifies, use by adverse party, § 1.330:18

Impeachment purposes, use of improper deposition for, § 1.330:25

Limited use of depositions failing to meet requirements of rule, § 1.330:24, 1.330:25

Use of depositions in court proceedings—Cont'd

Nonparty's deposition, unavailability and exceptional circumstances, § 1.330:11

Officers, directors and agents of adverse party, § 1.330:16

Part of deposition previously used by adverse party, § 1.330:19

Party's use of own deposition, unavailability and exceptional circumstances, § 1.330:10

Prior to action or pending appeal, depositions taken, § 1.290:5

Reasonableness, waiver of objections, § 1.330:22

Shareholders of adverse party, § 1.330:17

Showing of unavailability, sufficiency of, § 1.330:12

Unavailability and exceptional circumstances

Generally, § 1.330:10 to 1.330:13

Adverse party, use by, § 1.330:15

Application and notice regarding exceptional circumstances, sufficiency of, § 1.330:13

Federal rule, compared, § 1.330:3 to 1.330:5

Nonparty's deposition, use of, § 1.330:11

Party's use of own deposition, § 1.330:10

Showing of unavailability, sufficiency of, § 1.330:12

Waiver of objections, § 1.330:9, 1.330:22, 1.330:23

Utility of depositions upon written questions, § 1.320:8

Verification, deposition prior to action or pending appeal, § 1.290:7

Waiver

Persons before whom depositions may be taken, § 1.300:7, 1.300:8

Reading and signing of transcript by consent, § 1.310:39

Use of depositions in court proceedings, objections, § 1.330:9, 1.330:22, 1.330:23

Witness review of deposition transcripts

Generally, § 1.310:38 to 1.310:46

Attorney-client privilege, preservation of, § 1.310:45

Changing of testimony upon reading and signing, § 1.310:41 to 1.310:45

Defects in reading and signing, effect upon use of deposition at trial,

§ 1.310:46

Failure of deponent to read or sign transcript, § 1.310:40

Federal rule, compared, § 1.310:9

Form or substance of testimony may be changed by witness, § 1.310:41

Reading and signing of transcript, § 1.310:38 to 1.310:40

Reasons for changes to testimony, § 1.310:42

Reopening of deposition for testimony regarding substantive changes, § 1.310:44

Separate showing of substantive changes to testimony with original testimony preserved, § 1.310:43

Substantive changes to testimony, § 1.310:43, 1.310:44

Waiver of reading and signing of transcript by consent, § 1.310:39

Witnesses entitled to unfiled transcripts, § 1.310:48

Written questions, depositions upon

Generally, Rule 1.320

Derivation, § 1.320:1

Federal rule, compared, § 1.320:2

Notice, § 1.320:4

Objections, filing and witness review, § 1.320:6

Officer conducting deposition, role of, § 1.320:5

Operational aspects, § 1.320:3 to 1.320:7

Oral examination sought by other parties, § 1.320:7

Utility, § 1.320:8

#### **DEPOSITS IN COURT**

Generally, Rule 1.600

Appeals, § 1.600:12

Costs applicable to registry deposits, § 1.600:7

Derivation, § 1.600:1

Ex parte orders authorizing deposits, § 1.600:9

Federal rule, compared, § 1.600:2

Injunction deposit requirements, § 1.600:4

Interest-bearing accounts, availability of, § 1.600:6

Interpleader, § 1.600:10

Permissive nature of rule, § 1.600:3

Private deposits, § 1.600:8

Statutory deposit requirements, § 1.600:4

Strategic considerations, § 1.600:9 to 1:600:11

Subject of litigation, money or property as, § 1.600:5

Use of court registry to stop accrual of interest or attorneys' fees, § 1.600:11

Voluntary vs. involuntary deposits, § 1.600:3, 1.600:4

# **DIRECTED VERDICTS**

Generally, Rule 1.480

Appeals

Generally, § 1.480:18

Judgment notwithstanding verdict equivalent, suspension of time for appeal,

§ 1.480:17

Close of evidence, motion made at, § 1.480:8, 1.480:9

Co-defendants, issues among, § 1.480:12, 1.480:13

Derivation, § 1.480:1

Federal rule, compared, § 1.480:2 to 1.480:6

Impact on directed verdict for one defendant of evidence subsequently presented by other defendants, § 1.480:13

Joinder with new trial motion. New trial motion and directed verdict motion, joinder of, below

Judgment notwithstanding verdict equivalent

Generally, § 1.480:14 to 1.480:17

Appeal, suspension of time for, § 1.480:17

Service within 15 days after return of verdict, § 1.480:15

Standards for granting motion, § 1.480:16

#### DIRECTED VERDICTS—Cont'd

New trial motion and directed verdict motion, joinder of

Generally, § 1.480:19 to 1.480:24

Denial of one portion of joint motion, effect of, § 1.480:20

Direction of verdict without ruling on new trial motion, § 1.480:21

Judgment notwithstanding verdict and grant of new trial, § 1.480:22

Preservation of appeal from denial of new trial motion, § 1.480:24

Simultaneous ruling on joint alternative motions, § 1.480:19

Standards for granting and reviewing of new trial motion, § 1.480:23

New trial motion and directed verdict motion, nonjoinder of, § 1.480:25

New trial motion as alternative, § 1.530:22

Objection to directed verdict in favor of codefendant, § 1.480:12

Offensive use of directed verdict by plaintiff, § 1.480:11

Post-verdict motion for setting aside verdict. Judgment notwithstanding verdict equivalent, above

Preservation of appeal from denial of new trial motion, § 1.480:24

Sending issue to jury even where directed verdict is appropriate, § 1.480:10

Service within 15 days after return of verdict, judgment notwithstanding verdict equivalent, § 1.480:15

Setting aside verdict. Judgment notwithstanding verdict equivalent, above

Simultaneous ruling on joint alternative motions, § 1.480:19

Standards for granting directed verdict, § 1.480:7

Time for motion, § 1.480:8, 1.480:9

#### **DIRECTORS**

Depositions, use of depositions in court proceedings, § 1.330:16

# DISCLOSURE

Failure to make discovery

Supplement an early response, § 1.380:26

## **DISCOVERY**

Generally, Rules 1.280 to 1.390

Admissions, Requests for, this index

Apex doctrine, § 1.280:32

Appeal and review

Execution, discovery in aid of, § 1.560:14

Order to compel response, § 1.380:10

Attorneys

Enforcement options regarding failure to comply with order compelling discovery, § 1.380:17

Failure to make discovery, below

Confidential, but nonprivileged, material, protection from discovery, § 1.280:19

Consolidation of actions or proceedings, § 1.270:10

Contesting claim of privilege, § 1.280:23

Co-parties, failure to comply with order compelling discovery, § 1.380:22

Court filing of information obtained in discovery, § 1.280:31

Depositions, government or corporate officers, § 1.280:32

Depositions, this index

DISCOVERY—Cont'd

§ 1.380:19

# Derivation Generally, § 1.280:1, 1.285:1 Failure to make discovery, § 1.380:1 Discretion of court Failure to comply with order compelling discovery, § 1.380:19 Protection from discovery, § 1.280:15 Effect, inadvertent disclosure of privileged materials, § 1.285:3 Electronically stored information Generally, § 1.280:27 Failure to preserve, § 1.380:29 Scope of discovery, § 1.280:5 Evidence destruction, failure to comply with order compelling discovery, § 1.380:24 Evidence of noncompliance, admissibility at trial, § 1.380:28 Ex parte communications with opposing party's former employees, § 1.280:25 Executions and Final Process, this index Expenses. Failure to make discovery, below Experts and expert opinions Generally, § 1.280:7 to 1.280:11 Criteria for obtaining financial information from opposing experts, § 1.280:11 Expert, defined, § 1.280:7 Fees of expert witnesses, § 1.280:10 Financial relationship, expert and retaining entity, § 1.280:12 Nontestifying and withdrawn experts, § 1.280:9 Testifying experts, § 1.280:8 Failure to invoke rule, disclosing party, § 1.285:3 Failure to make discovery Generally, Rule 1.380 Admissions, failure of party to make, § 1.380:25 Appeals, order to compel response, § 1.380:10 Applicability, § 1.380:6 to 1.380:8 Attorneys. Counsel, below in this group Co-parties, failure to comply with order compelling discovery, § 1.380:22 Counsel Enforcement options regarding failure to comply with order compelling discovery, § 1.380:17 Expenses for motion to compel, obtaining of, § 1.380:12 Misconduct of attorney, failure to comply with order compelling discovery, § 1.380:21 Deposition, failure of party to attend, serve answers or respond to request for inspection, § 1.380:27 Derivation, § 1.380:1 Disclosure, supplement an earlier response, failure of party to make, § 1.380:26 Discretionary standard, failure to comply with order compelling discovery,

Electronically stored information, failure to preserve, § 1.380:29

#### DISCOVERY-Cont'd

Failure to make discovery—Cont'd

Evidence destruction, failure to comply with order compelling discovery, § 1.380:24

Evidence of noncompliance, admissibility at trial, § 1.380:28

Expenses for motion to compel

Generally, § 1.380:11 to 1.380:14

Availability for prevailing party, § 1.380:11

Party, deponent or counsel, obtaining of expenses from, § 1.380:12

Procedure, § 1.380:14

Standards applicable, § 1.380:13

Failure to comply with discovery, generally, § 1.380:6 to 1.380:14

Failure to comply with order compelling discovery

Generally, § 1.380:15 to 1.380:24

Co-parties, § 1.380:22

Counsel, enforcement options as to, § 1.380:17

Discretionary standard, § 1.380:19

Evidence, destruction of, § 1.380:24

Misconduct of attorney, extreme sanctions for, § 1.380:21

Misconduct of party, extreme sanctions for, § 1.380:20

Nonparties, enforcement options as to, § 1.380:16

Notice and hearing, § 1.380:18

Parties, enforcement options as to, § 1.380:15

Pleadings of moving party, invalidation of, § 1.380:23

Federal rule, compared, § 1.380:2 to 1.380:4

General operation and purpose, § 1.380:5

Misconduct of attorney, failure to comply with order compelling discovery, § 1.380:21

Misconduct of party, failure to comply with order compelling discovery, § 1.380:20

Nonparties. Parties and nonparties, below in this group

Notice and hearing, failure to comply with order compelling discovery, § 1.380:18

Order to compel response, § 1.380:9, 1.380:10

Parties and nonparties

Enforcement options regarding failure to comply with order compelling discovery, § 1.380:15, 1.380:16

Expenses for motion to compel, obtaining of, § 1.380:12

Misconduct of party, failure to comply with order compelling discovery, § 1.380:20

Order to compel response, § 1.380:9

Pleadings of moving party, invalidation for failure to comply with order compelling discovery, § 1.380:23

Standards, order to compel response, § 1.380:10

Federal rule, compared

Generally, § 1.280:2, 1.285:2

Failure to make discovery, § 1.380:2 to 1.380:4

Fees of expert witnesses, § 1.280:10

#### DISCOVERY-Cont'd

Financial information from opposing experts, criteria for obtaining, § 1.280:11

Hearing, failure to comply with order compelling discovery, § 1.380:18

Inadvertent disclosure of privileged materials, Rule 1.285

Indemnity agreements, scope of discovery, § 1.280:4

Interrogatories, this index

Log, privileged material, § 1.280:22

Medical Malpractice Presuit Screening, this index

Mental examination. Physical or Mental Examination, this index

Misconduct of attorney, failure to comply with order compelling discovery,

§ 1.380:21

Misconduct of party, failure to comply with order compelling discovery,  $\S 1.380:20$ 

Nonparties. Failure to make discovery, above

Nonresident parties, protection from local depositions, § 1.280:17

Nontestifying experts, § 1.280:9

Notice, failure to comply with order compelling discovery, § 1.380:18

Order to compel response, § 1.380:9, 1.380:10

Parties. Failure to make discovery, above

Physical or Mental Examination, this index

Pleadings of moving party, invalidation for failure to comply with order compelling discovery, § 1.380:23

Priority, § 1.280:28, 1.280:29

Privileged material

Generally, Rule 1.285, § 1.280:20 to 1.280:23

Contesting claim of privilege, § 1.280:23

Effect, inadvertent disclosure of privileged materials, § 1.285:3

Failure to invoke rule, disclosing party, § 1.285:3

Inadvertent disclosure of privileged materials, Rule 1.285

Log. § 1.280:22

Production of Documents and Things and Entry Upon Land for Inspection and Other Purposes, this index

Protection from discovery

Generally, § 1.280:14 to 1.280:24

Confidential, but nonprivileged, material, § 1.280:19

Discretionary standard, § 1.280:15

Nonresident parties, protection from local depositions, § 1.280:17

Privileged material, above

Procedure, § 1.280:15

Sealing of records in civil proceedings, § 1.280:24

Stay of obligation to respond by mere filing of motion for protective order, § 1.280:16

Witness sequestration, § 1.280:18

Protective orders, § 1.280:32

Punitive damages, scope of discovery, § 1.280:13

Scope of discovery

Generally, § 1.280:3 to 1.280:12

Electronically stored information, § 1.280:5

#### DISCOVERY-Cont'd

Scope of discovery—Cont'd

Experts and expert opinions, above

Indemnity agreements, § 1.280:4

Punitive damages, § 1.280:13

Work product, § 1.280:6

Sealing of records in civil proceedings, protection from discovery, § 1.280:24

Sequestration of witnesses, protection from discovery, § 1.280:18

Standards, order to compel response, § 1.380:10

Stays

Dismissal motion, pending determination of, § 1.280:26

Protective order, stay of obligation to respond by mere filing of motion for, § 1.280:16

Supplementation of responses, § 1.280:30

Trade secrets, § 1.280:29

Withdrawn experts, § 1.280:9

Witness sequestration, protection from discovery, § 1.280:18

Work product, scope of discovery, § 1.280:6

# DISCRETION OF COURT

Amended and Supplemental Pleadings, this index

Class actions, certification of class, § 1.220:48

Complex litigation, § 1.201:5

Continuances, § 1.460:7

Discovery, this index

Dismissal of actions, costs, § 1.420:41

Intervention, § 1.230:5

Production of documents and things and entry upon land for inspection and other purposes, designation of time, place and manner, § 1.350:16

Temporary injunctions, § 1.610:7

View by jury, § 1.520:3

# DISMISSAL OF ACTIONS

Generally, Rule 1.420

Absolute right to voluntary dismissal, § 1.420:12

Appellate review, attorneys' fees, 1.420:51

Attorneys' fees

Generally, 1.420:46 et seq.

Appellate review, 1.420:51

Confusion regarding voluntary dismissals and prevailing party fees, 1.420:46

Costs, recovery as, **1.420:49** 

Involuntary dismissals, 1.420:48

Statutory fees, **1.420:47** 

Time for filing of motion for fees and costs, 1.420:50

Class Actions, this index

Confusion regarding voluntary dismissals and prevailing party fees, attorneys' fees, 1.420:46

Costs

Generally, § 1.420:40 to 1.420:43

# DISMISSAL OF ACTIONS—Cont'd Costs—Cont'd Attorneys' fees, above Counterclaims, defendant entitled to costs despite dismissal of, § 1.420:42 Discretion of court, § 1.420:41 Stay of refiled action, 1.420:44 Successor plaintiffs, 1.420:45 Time for filing of motion for fees and costs, 1.420:50 Counterclaims, defendant entitled to costs despite dismissal of, § 1.420:42 Defenses, compared to motions for judgment on pleadings, § 1.140:38 Depositions as sufficient to preclude dismissal for failure to prosecute, § 1.420:32 Derivation, § 1.420:1 Discretion of court, costs, § 1.420:41 Entire action, claim or any part of action or claim, voluntary dismissal, § 1.420:8 Evidentiary hearing on good cause, failure to prosecute, § 1.420:35 Federal rule, compared, § 1.420:2 to 1.420:7 Findings of fact as to good cause, failure to prosecute, § 1.420:35 Good cause, failure to prosecute, § 1.420:33 to 1.420:35 Hearings, failure to prosecute, § 1.420:27 Indispensable parties, involuntary dismissal for lack of, § 1.420:20 Insurers, involuntary dismissal for improper joinder of, § 1.420:23 Involuntary dismissal Generally, § 1.420:16 to 1.420:38 Attorneys' fees, 1.420:48 Indispensable parties, lack of, § 1.420:20 Insurers, improper joinder of, § 1.420:23 Judgment on pleadings, compared to motions for, § 1.140:40 Jurisdiction, lack of, § 1.420:18 Merits, dismissals not on, § 1.420:17 to 1.420:23 Nonjury trials, § 1.420:16 Order of court, failure to comply with, § 1.420:24 Prosecute, failure to, below Service of process within 120 days, failure as to, § 1.420:22 Termination of entire action, § 1.420:38 Venue, improper, § 1.420:19 Jurisdiction Court divested of jurisdiction, § 1.420:14 Involuntary dismissal for lack of jurisdiction, § 1.420:18 Nonjury trials, involuntary dismissal, § 1.420:16 Notice Failure to prosecute, § 1.420:27 Failure to prosecute, notice of deposition as sufficient to preclude dismissal for, § 1.420:32 Offers of judgment, § 1.442:45

Order of court, involuntary dismissal for failure to comply with, § 1.420:24

Pleadings, affirmative defense as subject of motion, § 1.110:28

Oral or written voluntary dismissal, § 1.420:11

#### DISMISSAL OF ACTIONS—Cont'd

Post-judgment proceedings, failure to prosecute, § 1.420:37

Prejudice, dismissal without, § 1.420:36, 1.420:39

Process and service of process and papers

Involuntary dismissal for failure to serve process within 120 days, § 1.420:22

120-day service rule, dismissal without notice as reversible error, § 1.070:19

Untimely service preceding, § 1.070:17

Prosecute, failure to

Generally, § 1.420:21, 1.420:25 to 1.420:37

All parties, 10 month period must run as to, § 1.420:30

Depositions and notices of deposition as sufficient to preclude dismissal, § 1.420:32

Evidentiary hearing, good cause, § 1.420:35

Findings of fact, good cause, § 1.420:35

Good cause, § 1.420:33 to 1.420:35

Hearing and notice, § 1.420:27

Post-judgment proceedings, § 1.420:37

Prejudice, dismissal without, § 1.420:36

Purpose, § 1.420:25

Record activity as sufficient to preclude dismissal, § 1.420:31, 1.420:32

10 month period, § 1.420:28 to 1.420:30

Version of subdivision to apply, § 1.420:26

Record activity as sufficient to preclude dismissal for failure to prosecute, § 1.420:31, 1.420:32

Service of process. Process and service of process and papers, above

Statute of limitations, tolling of, § 1.420:39

Stay of refiled action, 1.420:44

Stipulation, voluntary dismissal by, § 1.420:10

Substitution of parties, § 1.260:12

Successor plaintiffs, 1.420:45

Summary judgment cutoff also applies to sham dismissals, voluntary dismissal, § 1.420:13

10 month period, failure to prosecute, § 1.420:28 to 1.420:30

Termination of entire action, involuntary dismissal, § 1.420:38

Time for filing of motion for fees and costs, 1.420:50

Venue, involuntary dismissal for improper, § 1.420:19

Voluntary dismissal

Generally, § 1.420:8 to 1.420:15

Absolute right, § 1.420:12

Entire action, claim or any part of action or claim, § 1.420:8

Jurisdiction, court divested of, § 1.420:14

Less than all parties, § 1.420:9

Merits, adjudication on, § 1.420:15

Offers of judgment, § 1.442:44

Stipulation, dismissal by, § 1.420:10

Summary judgment cutoff also applies to sham dismissals, § 1.420:13

Written or oral dismissal, § 1.420:11

Written or oral voluntary dismissal, § 1.420:11

#### DISSOLUTION

Injunctions, this index

# DIVERSITY OF JURISDICTION

Offers of judgment, § 1.442:11

#### **DUE PROCESS**

Class actions, adequacy of representation, § 1.220:30, 1.220:31

#### **ELECTRONIC FILING**

Process and service of process and papers, § 1.080:30, 1.080:31

#### **ELECTRONICALLY STORED INFORMATION**

Discovery, this index

#### E-MAIL

Process and Service of Process and Papers, this index Time, this index

#### EMINENT DOMAIN

Intervention, § 1.230:8 View by jury, § 1.520:8

#### **EMPLOYEES**

Depositions, use of depositions in court proceedings, § 1.330:14

# **ENTRY UPON LAND**

Production of Documents and Things and Entry Upon Land for Inspection and Other Purposes, this index

## **ERRATA SHEETS**

Depositions, use of depositions in court proceedings, § 1.330:20

#### **ETHICS**

Jurors, interviews of, § 1.431:18

#### **EVIDENCE**

Generally, Rules 1.450, 1.451

Amended and Supplemental Pleadings, this index

Burden of Proof, this index

Choice of forum, necessity for evidentiary showing and/or hearing and specific findings, § 1.061:16

Class actions, evidentiary nature of class determination hearing, § 1.220:48

Depositions, use of depositions in court proceedings, § 1.330:27, 1.330:28

Derivation, § 1.450:1

Discovery, this index

Examination of own witness, effect of deletion of former subdivision on, § 1.450:6

Federal rule, compared, § 1.450:2 to 1.450:4

Historical development, § 1.450:5

Present rule, § 1.450:7

Sham pleadings, § 1.150:5

Taking testimony, Rule 1.451

#### EX PARTE COMMUNICATIONS

Discovery, opposing party's former employees, § 1.280:25

#### EX PARTE ORDERS

Deposits in court, § 1.600:9

Injunctions, motion to dissolve as waving notice objection, § 1.610:38

# **EXCEPTIONS**

Generally, Rule 1.470

Appeals

Instructions to jury, § 1.470:21

Preservation of right to appeal adverse rulings, below

Copy of instructions, provision to jurors, § 1.470:20

Derivation, § 1.470:1

Failure to give particular charge, preservation of right to challenge, § 1.470:15 to 1.470:17

Federal rule, compared, § 1.470:2 to 1.470:4

Filing of proposed charge, challenge to failure to give particular charge,

# § 1.470:16

Fundamental error, preservation of right to appeal adverse rulings, § 1.470:9

General verdict forms, preservation of appellate rights, § 1.470:18

Harmless error, instructions to jury, § 1.470:21

Implied consent, preservation of right to appeal adverse rulings, § 1.470:6 to 1.470:9

Instructions to jury

Generally, § 1.470:10 to 1.470:21

Appellate review, § 1.470:21

Copy of instructions, provision to jurors, § 1.470:20

Failure to give particular charge, preservation of right to challenge, § 1.470:15 to 1.470:17

Filing of proposed charge, challenge to failure to give particular charge, § 1.470:16

General verdict forms, preservation of appellate rights, § 1.470:18

Harmless error, § 1.470:21

New trial motion, necessity of objection, § 1.470:12

Objection, necessity to preserve appellate challenge to instruction, § 1.470:11 to 1.470:14

Specificity of objection, § 1.470:14

Standard jury instructions, use of, § 1.470:19

Time for objection, § 1.470:13

Written submission of proposed charge, challenge to failure to give particular charge, § 1.470:17

New trial motion, necessity of objection, § 1.470:12

Objections, necessity to preserve right to appeal, § 1.470:11 to 1.470:14, 1.470:22

Preservation of right to appeal adverse rulings

Generally, § 1.470:5 to 1.470:9

Fundamental error, occurrence of, § 1.470:9

Inability of objecting party to secure ruling, § 1.470:7

#### EXCEPTIONS—Cont'd

Preservation of right to appeal adverse rulings-Cont'd

Need to secure ruling on objection, § 1.470:6 to 1.470:9

Repeated error, occurrence of, § 1.470:8

Waiver or implied consent, § 1.470:6 to 1.470:9

Privacy and court records, § 1.020:6

Repeated error, preservation of right to appeal adverse rulings, § 1.470:8

Specificity of objection to instructions to jury, § 1.470:14

Standard jury instructions, use of, § 1.470:19

Time for objection to instructions to jury, § 1.470:13

Waiver, preservation of right to appeal adverse rulings, § 1.470:6 to 1.470:9

Written submission of proposed charge, challenge to failure to give particular charge, § 1.470:17

#### EXCUSABLE NEGLECT

Enlargement of time, requests for, § 1.090:11

# **EXECUTIONS AND FINAL PROCESS**

Generally, Rule 1.550

Appeals, discovery in aid of execution, § 1.560:14

Attorneys' fees, § 1.550:19

Automatic stay of execution, pending review, by posting bond, § 1.550:15

Brief stay of execution to enable judgment debtor to obtain bond, § 1.550:17

Content of execution, § 1.550:11

Derivation

Generally, § 1.550:1

Discovery in aid of execution, § 1.560:1

Devices for discovery in aid of execution, § 1.560:7, 1.560:8

Discovery in aid of execution

Generally, Rule 1.560

Appeals, § 1.560:14

Derivation, § 1.560:1

Devices for discovery, § 1.560:7, 1.560:8

Enforcement of discovery rights, § 1.560:13

Execution, discovery after judgment subject to, § 1.560:5

Fact information sheets, § 1.560:8

Federal rule, compared, § 1.560:2

Judgment, discovery after, § 1.560:3

"Of record," discovery after interest of judgment creditor appears, § 1.560:4

Persons from whom discovery may be had, § 1.560:6

Practical considerations in proceeding under rule, generally, § 1.560:3 to

1.560:10

Sanctions, § 1.560:13

Scope of discovery, § 1.560:10

Service of discovery requests, § 1.560:9

Supplementary proceedings under Section 56.29, compared, § 1.560:11, 1.560:12

Time for discovery, § 1.560:3 to 1.560:5

Enforcement of discovery rights in aid of execution, § 1.560:13

#### EXECUTIONS AND FINAL PROCESS—Cont'd

Execution, defined, § 1.550:3

Expiration of time for post-trial motions, § 1.550:4

Fact information sheets, discovery in aid of execution, § 1.560:8

Federal rule, compared

Generally, § 1.550:2

Discovery in aid of execution, § 1.560:2

Finality of judgment, § 1.550:6

"For which let execution issue," use of words, § 1.550:9

Good cause, stay of execution by court, § 1.550:16

Issuance of execution, generally, § 1.550:4 to 1.550:9

Judgment, discovery in aid of execution after, § 1.560:3

Jurisdiction in trial court to stay following appellate affirmance, § 1.550:18

Levy instructions, § 1.550:12

"Of record," discovery after interest of judgment creditor appears, § 1.560:4

Persons from whom discovery in aid of execution may be had, § 1.560:6

Persons who may obtain issuance, § 1.550:10

Possession, writs of, § 1.580:6

Premature issuance, § 1.550:7

Property that may be levied upon, § 1.550:13

Recordation of judgment, issuance after, § 1.550:5

Sanctions, discovery in aid of execution, § 1.560:13

Scope of discovery in aid of execution, § 1.560:10

Service of requests for discovery in aid of execution, § 1.560:9

Stay of execution

Generally, § 1.550:15 to 1.550:18

Automatic, pending review, by posting bond, § 1.550:15

Brief stay to enable judgment debtor to obtain bond, § 1.550:17

Good cause, stay by court, § 1.550:16

Jurisdiction in trial court to stay following appellate affirmance, § 1.550:18

Supplementary proceedings, § 1.550:14, 1.560:11, 1.560:12

Time for discovery in aid of execution, § 1.560:3 to 1.560:5

Written vs. oral request for issuance, § 1.550:8

# **EXHIBITS**

Pleadings, this index

#### EXPERT AND OPINION EVIDENCE

Admissions, requests for, § 1.370:9

Depositions, this index

Discovery, this index

# **EXTENSION OF TIME**

Time, this index

# **EXTRAORDINARY REMEDIES**

Generally, Rule 1.630

Appellate Rule 9.100 vs. Civil Rule 1.630, § 1.630:3 to 1.630:5

Certiorari, § 1.630:9

Derivation, § 1.630:1

Index-38

#### EXTRAORDINARY REMEDIES—Cont'd

Failure to follow generic steps in judicial process, § 1.630:15

Federal rule, compared, § 1.630:2

Filing of petitions/complaint, § 1.630:12

Final judgment/process, § 1.630:14

Further review, § **1.630:17** 

Generic steps in judicial process, § 1.630:12 to 1.630:15

Habeas corpus, § 1.630:10

Initial order/process requiring response, § 1.630:13

Judicial evaluation of petitions/complaint, § 1.630:12

Mandamus, § 1.630:6

"On the merits," denial of issuance of writ as, § 1.630:16

Procedural aspects, generally, § 1.630:11 to 1.630:15

Prohibition, § 1.630:7

Quo warranto, § 1.630:8

#### EXTRATERRITORIAL DEPOSITIONS

Depositions, this index

#### **FACSIMILE TRANSMISSION**

Process and Service of Process and Papers, this index

#### **FALSITY**

Sham pleadings, § 1.150:7

# **FAMILY LAW**

Civil procedure rules, relationship to, § 1.010:6

# FARM EQUIPMENT MANUFACTURERS AND DEALERS ACT

Class actions, statutory civil remedies against, § 1.220:69

#### **FEES**

Attorneys' fees. Costs and Attorney's Fees, this index

Discovery, expert witnesses, § 1.280:10

Interpleader, entitlement of stakeholder to fees, § 1.240:9

Offers of Judgment, this index

Receivers, professional fees, § 1.620:30

# FINAL DISPOSITION

Generally, Rule 1.545

Derivation, § 1.545:1

Federal rule, compared, § 1.545:2

# FINAL PROCESS

Executions and Final Process, this index

# FINDINGS OF FACT

Dismissal of actions, failure to prosecute, § 1.420:35

# **FORECLOSURE**

Magistrates, this index

Pleading mortgage foreclosures

Generally, Rule 1.115

#### FORECLOSURE—Cont'd

Pleading mortgage foreclosures—Cont'd Claim for relief, generally, § 1.115:3 to 1.115:7 Delegated claims for relief, § 1.115:4 Derivation, § 1.115:1 Federal rule, comparison to, § 1.115:2 Lost, destroyed, or stolen instruments, § 1.115:6 Possession of the original note, § 1.115:5 Verification requirement, § 1.115:7

#### FOREIGN COUNTRIES

Depositions, this index

# **FOREIGN STATES**

Depositions, this index

# FORUM NON CONVENIENS

Choice of forum, automatic conditions to dismissals, § 1.061:9

#### FRAUD AND DECEIT

Class actions, commonality, § 1.220:26, 1.220:27 Homeowners' associations and condominium associations, § 1.221:9 One form of action, single burden of proof, § 1.040:4

# **FUNDAMENTAL ERROR**

Exceptions, preservation of right to appeal adverse rulings, § 1.470:9

#### **FUTILITY**

Amended and supplemental pleadings, leave of court, § 1.190:17

# **GOOD CAUSE**

Continuances, signature requirements, § 1.460:5
Dismissal of actions, failure to prosecute, § 1.420:33 to 1.420:35
Enlargement of time, requests for, § 1.090:11
Executions, stay of execution by court, § 1.550:16
Physical or mental examination, § 1.360:5
Process and service of process and papers, 120-day service rule, § 1.070:20, 1.070:21

# **GOOD FAITH**

Offers of judgment, § 1.442:16, 1.442:17 Sham pleadings, § 1.150:7 Summary judgment, affidavits, § 1.510:40

#### **GOVERNMENT IMMUNITY**

Offers of judgment, fees and costs, § 1.442:36

#### **GUARDIAN AD LITEM**

Parties, § 1.210:19 to 1.210:21

# HABEAS CORPUS

Generally, § 1.630:10

Index-40

#### HARMLESS ERROR

Depositions, use of deposition by adverse party, § 1.330:18 Exceptions, instructions to jury, § 1.470:21

# **HEARINGS**

Default and default judgments, hearing on motion for default, § 1.500:6 Defenses, § 1.140:42

Discovery, failure to comply with order compelling discovery, § 1.380:18

Dismissal of actions, failure to prosecute, § 1.420:27

Injunctions, amount of bond, § 1.610:23

New trial, § 1.530:26

Receivers, appointment, § 1.620:13

Substitution of parties, motion for, § 1.260:9

Trial, this index

# HOMEOWNERS' ASSOCIATIONS AND CONDOMINIUM ASSOCIATIONS

Generally, Rule 1.221

Action against association as class representative, § 1.221:13

Appeal from class determination order, § 1.221:18

Common interest, entitlement to bring action as to matters of, § 1.221:8

Costs, recovery against individual unit owners/class members, § 1.221:15

Cure of errors and omissions in condominium declarations, actions to,

§ 1.221:12

Derivation, § 1.221.1

Entitlement of association to bring a class-action

Generally, § 1.221:5 to 1.221:12

Common interest, entitlement to bring action as to matters of, § 1.221:8

Cure of errors and omissions in condominium declarations, actions to,

§ 1.221:12

Fraud claims, § 1.221:9

Pleadings, § 1.221:11

Rule, entitlement by, § 1.221:6 to 1.221:8

Statutory entitlement, § 1.221:5

Turnover, entitlement to bring action after, § 1.221:7

Umbrella associations, claims by, § 1.221:10

Entitlement of individual unit owner to bring class-action, § 1.221:19

Federal rule, compared, § 1.221.2

Fraud claims, § 1.221:9

Notice, § 1.221:14

Opportunity to opt out, § 1.221:14

Pleadings, § 1.221:11

Purpose, § 1.221.3

Relation to Class Action Rule 1.220, § 1.220:2, 1.221:4

Rule, entitlement by, § 1.221:6 to 1.221:8

Rule 1.222, compared, § 1.222:5

Settlement approval, § 1.221:16

Statutes of limitation, tolling of, § 1.221:17

Statutory entitlement, § 1.221:5

# HOMEOWNERS' ASSOCIATIONS AND CONDOMINIUM ASSOCIATIONS—Cont'd

Turnover, entitlement to bring action after, § 1.221:7 Umbrella associations, claims by, § 1.221:10

#### **IMMUNITY**

Offers of judgment, fees and costs, § 1.442:36 Process and Service of Process and Papers, this index Receivers, § 1.620:35

# **IMPEACHMENT**

Admissions, use of denials to requests for, § 1.370:22 Depositions, use of improper deposition, § 1.330:25 Pretrial procedure, prior disclosure of witness, § 1.200:10

#### IMPLIED CONSENT

Amended and Supplemental Pleadings, this index Exceptions, preservation of right to appeal adverse rulings, § 1.470:6 to 1.470:9

# **IMPOSSIBILITY**

Offers of judgment, § 1.442:22

# IMPUTED ADMISSIONS

Admissions, requests for, § 1.370:13

# IN CONTROVERSY

Physical or mental examination, § 1.360:4

# IN REM ACTIONS

Compulsory counterclaims, § 1.170:14

# INCOMPETENCE

Competence, this index

# INCORPORATION BY REFERENCE

Pleadings, § 1.110:29

# INDEMNITY AND INDEMNIFICATION

Crossclaims, § 1.170:28 Discovery, scope of, § 1.280:4

# INDISPENSABLE PARTIES

Generally, § 1.210:14

Dismissal of actions, involuntary dismissal, § 1.420:20 Intervention, subordination to main proceeding, § 1.230:18

# **INFANTS**

Children and Minors, this index

#### **INJUNCTIONS**

Generally, Rule 1.610

Adequate remedy at law, temporary injunctions, § 1.610:16

Appellate review

Generally, § 1.610:40 to 1.610:46

Index-42

#### INJUNCTIONS—Cont'd

Appellate review—Cont'd

Dissolution or modification of temporary injunction, § 1.610:42, 1.610:45

Insufficient findings of fact to support grant of injunction, § 1.610:44

Limited record on appeal, § 1.610:43

Nonparty, review sought by, § 1.610:46

Pending, but undetermined, motion to dissolve, § 1.610:42

Right to appeal, § 1.610:40

Standard of review, § 1.610:40

Temporary injunctions, § 1.610:41 to 1.610:46

Approval of bonds and sureties, § 1.610:24

Bonds

Generally, § 1.610:20 to 1.610:30

Amount of bond, § 1.610:21 to 1.610:23

Approval of bonds and sureties, § 1.610:24

Capping of maximum amount recoverable by enjoining party and setting of terms for liability, § 1.610:22

Costs protected by bond include attorneys' fees, § 1.610:21

Exceptions to requirement, § 1.610:26 to 1.610:28

Hearing on amount of bond, § 1.610:23

Mandatory nature, § 1.610:20

Nominal bonds, § 1.610:25

Order conditioned upon bond is ineffective until bond is filed, § 1.610:24

Parties who cannot afford bond, § 1.610:28

Prevention of injury or abuse, injunctions for, § 1.610:26

Recovery against bond, § 1.610:29, 1.610:30

State, injunctions for benefit of, § 1.610:27

Burden of proof, dissolution or modification of temporary injunctions,

§ 1.610:36, 1.610:37

Capping of maximum amount recoverable by enjoining party and setting of terms for liability, bonds, § 1.610:22

Contempt, temporary injunctions, § 1.610:39

Costs protected by bond include attorneys' fees, § 1.610:21

Deposits in court, § 1.600:4

Derivation, § 1.610:1

Description of enjoined conduct, temporary injunctions, § 1.610:32

Discretion of court, temporary injunctions, § 1.610:7

Dissolution or modification of temporary injunctions

Generally, § 1.610:34 to 1.610:38

Appellate review, § 1.610:42, 1.610:45

Burden of proof, § 1.610:36, 1.610:37

Ex parte injunction, motion to dissolve as waving notice objection to, § 1.610:38

Nature, purpose and use of subdivision, § 1.610:34

Nonparties, standing to seek dissolution or modification, § 1.610:35

Standing to seek dissolution or modification, § 1.610:35

Ex parte injunction, motion to dissolve as waving notice objection to, § 1.610:38

#### INJUNCTIONS—Cont'd

Extraordinary and drastic remedy to be sparingly granted, temporary injunctions, § 1.610:7

Federal rule, compared, § 1.610:2 to 1.610:4

Hearing on amount of bond, § 1.610:23

Limited record on appeal, § 1.610:43

Modification of temporary injunctions. Dissolution or modification of temporary injunctions, below

Nominal bonds, § 1.610:25

**Nonparties** 

Review sought by nonparty, § 1.610:46

Standing to seek dissolution or modification of temporary injunction,

§ 1.610:35

Temporary injunctions, nonparties as bound by, § 1.610:33

Notice, temporary injunction sought without, § 1.610:13

Order conditioned upon bond is ineffective until bond is filed, § 1.610:24

Parties who cannot afford bond, § 1.610:28

Pleadings, temporary injunctions, § 1.610:12

Preservation of status quo, temporary injunctions, § 1.610:6

Prevention of injury or abuse, bonds for injunctions, § 1.610:26

Public interest, grant of temporary injunction will not disserve, § 1.610:19

Record on appeal, limited, § 1.610:43

Recovery against bond, § 1.610:29, 1.610:30

Service of process, obtaining of temporary injunction prior to, § 1.610:10

Standard of appellate review, § 1.610:40

Standing to seek dissolution or modification of temporary injunction, § 1.610:35

State, injunctions for benefit of, § 1.610:27

Status quo, preservation of, § 1.610:6

Substantial likelihood of irreparable harm, temporary injunctions, § 1.610:15

Substantial likelihood of success on merits, temporary injunctions, § 1.610:17

Temporary injunctions

Generally, § 1.610:5 to 1.610:46

Adequate remedy at law, absence of, § 1.610:16

Appellate review, above

Bonds, above

Contempt, § 1.610:39

Content and form of order, § 1.610:31, 1.610:32

Defined, § 1.610:6

Description of enjoined conduct, § 1.610:32

Discretion of court, § 1.610:7

Dissolution or modification of temporary injunctions, above

Extraordinary and drastic remedy to be sparingly granted, § 1.610:7

Merits, determination on, § 1.610:9

Modification. Dissolution or modification of temporary injunctions, above

Nonparties as bound by injunctions, § 1.610:33

Notice, temporary injunction sought without, § 1.610:13

Pleading, request by, § 1.610:12

Preservation of status quo, § 1.610:6

# INJUNCTIONS—Cont'd

Temporary injunctions—Cont'd

Procedural requirements, § 1.610:11 to 1.610:13

Prohibitory vs. mandatory temporary injunctions, § 1.610:8

Public interest, grant of injunction will not disserve, § 1.610:19

Request for relief, § 1.610:11, 1.610:12

Scope of order, § 1.610:33

Service of process, obtaining prior to, § 1.610:10

Specification of reasons for entry, § 1.610:31

Standards for granting temporary injunctions, generally, § 1.610:14 to 1.610:19

Substantial likelihood of irreparable harm, § 1.610:15

Substantial likelihood of success on merits, § 1.610:17

Threatened injury outweighs possible harm, § 1.610:18

Verified supporting facts, § 1.610:11

Threatened injury outweighs possible harm, temporary injunctions, § 1.610:18

Verified supporting facts, temporary injunctions, § 1.610:11

#### INSPECTION

Production of Documents and Things and Entry Upon Land for Inspection and Other Purposes, this index

#### INSTRUCTIONS TO JURY

Exceptions, this index

#### **INSURANCE**

Class actions, statutory civil remedies against, § 1.220:68

Dismissal of actions, involuntary dismissal for improper joinder, § 1.420:23

Intervention, § 1.230:6

Separation of claims against tortfeasor from claims against insurer, § 1.270:17

#### INTERLOCUTORY APPEAL

Class action determination order, § 1.220:52

Transfers of actions, § 1.060:10

#### INTERLOCUTORY ORDERS

New trial, non-dispositive, § 1.530:11

#### **INTERPLEADER**

Generally, Rule 1.240

Counterclaims and crossclaims, § 1.240:8

Deposits in court, § 1.600:10

Derivation, § 1.240:1

Effect, § 1.240:3

Evolving case law, enigma of, § 1.240:5

Federal rule, compared, § 1.240:2

Fees, entitlement of stakeholder to, § 1.240:9

Historical development, § 1.240:4, 1.240:5

Initial determination of entitlement, § 1.240:6

Letters of credit, § 1.240:7

Offers of judgment, § 1.442:46

#### INTERPLEADER—Cont'd

Purpose, § 1.240:3

Relationship to Rule 1.210, § 1.210:6

#### **INTERROGATORIES**

Generally, Rule 1.340

Appeals, § 1.340:22

Contention interrogatories, propounding, § 1.340:8

Co-parties, use of answers, § 1.340:19

Corporate representative, signing of answers by, § 1.340:11

Derivation, § 1.340:1

Enforcement of obligation to answer, § 1.340:17, 1.340:18

Federal rule, compared, § 1.340:2

Filing of interrogatory responses, use of answers, § 1.340:21

Form, propounding interrogatories, § 1.340:4

Form interrogatories, propounding, § 1.340:9

Numerical limitations, propounding interrogatories, § 1.340:5

Personal jurisdictional facts, scope of interrogatories, § 1.340:7

Persons to whom interrogatories may be propounded, § 1.340:3

Production of records, option for, § 1.340:16

Propounding interrogatories

Generally, § 1.340:3 to 1.340:9

Contention interrogatories, § 1.340:8

Form and service, § 1.340:4

Form interrogatories, § 1.340:9

Historical development, § 1.340:5

Nonfiling, § 1.340:4

Numerical limitations, § 1.340:5

Personal jurisdictional facts, scope of interrogatories, § 1.340:7

Purpose, § 1.340:5

Scope of interrogatories, § 1.340:6 to 1.340:8

Time, and to whom, interrogatories may be propounded, § 1.340:3

Related persons, disclosure of information known to, § 1.340:13

Responding to interrogatories

Generally, § 1.340:10 to 1.340:16

Corporate representative, signing of answers by, § 1.340:11

Nature and timing of response, § 1.340:10

Production of records, option for, § 1.340:16

Related persons, disclosure of information known to, § 1.340:13

Service requirements, § 1.340:14

Specificity of objections, § 1.340:14

Substantially equal hardship, burden of demonstrating with regard to produc-

tion of records, § 1.340:16

Supplementation of responses, § 1.340:12

Waiver of objections, § 1.340:15

Scope of interrogatories, § 1.340:6 to 1.340:8

Service

Propounding interrogatories, § 1.340:4

#### INTERROGATORIES—Cont'd

Service—Cont'd

Responding to interrogatories, § 1.340:14

Specificity of objections, responding to interrogatories, § 1.340:14

Substantially equal hardship, burden of demonstrating with regard to production of records,  $\S$  1.340:16

Supplementation of responses, § 1.340:12

Time

Propounding of interrogatories, § 1.340:3

Response to interrogatories, § 1.340:10

Use of answers

Generally, § 1.340:19 to 1.340:21

Co-parties, § 1.340:19

Filing of interrogatory responses, § 1.340:21

Trial, use at, § 1.340:20

Waiver of objections, responding to interrogatories, § 1.340:15

#### INTERVENTION

Generally, Rule 1.230

Adoption, § 1.230:7

Appeals, § 1.230:21

Class actions

Generally, § 1.230:9

Non-named class members, intervention as named parties, § 1.220:47

Derivation, § 1.230:1

Discretion of court, § 1.230:5

Dismissal of main proceeding, effect of, § 1.230:20

Eminent domain, § 1.230:8

Entitlement to intervene, § 1.230:4, 1.230:5

Federal rule, compared, § 1.230:2

Final judgment, intervention after entry of, § 1.230:12

Indispensable parties, subordination to main proceeding, § 1.230:18

Insurance, § 1.230:6

Media, § 1.230:10

Motion for leave to intervene, § 1.230:13

Nature and purpose, § 1.230:3

Nature of interest required for intervention, § 1.230:4

New issues, raising of, § 1.230:15, 1.230:16

Pendency of action, intervention during, § 1.230:11

Pleadings by intervenor, § 1.230:14

Procedure, § 1.230:13, 1.230:14

Purpose, § 1.230:3

Relationship to Rule 1.210, § **1.210:5** 

Subordination to main proceeding

Generally, § 1.230:15 to 1.230:20

Claims for affirmative relief, assertion of, § 1.230:17

Dismissal of main proceeding, effect of, § 1.230:20

Indispensable parties, § 1.230:18

#### INTERVENTION—Cont'd

Subordination to main proceeding—Cont'd

New issues, raising of, § 1.230:15, 1.230:16

Treatment of intervenors as parties for all purposes, § 1.230:19

Time for intervention, § 1.230:11, 1.230:12

Treatment of intervenors as parties for all purposes, § 1.230:19

#### **INTERVIEWS**

Jury Trial, this index

# **INVENTORY**

Receivers, § 1.620:33

# INVOLUNTARY DISMISSAL

Dismissal of Actions, this index

#### JOINDER OF CLAIMS

Pleadings, § 1.110:30, 1.110:31

#### JOINDER OF PARTIES

Parties, this index

# JUDGMENT NOTWITHSTANDING VERDICT

Directed Verdicts, this index

# JUDGMENT ON PLEADINGS

Defenses, this index

# JUDGMENTS, ORDERS AND DECREES

Generally, Rules 1.500 to 1.590

Contempt

Money judgments, § 1.570:7

Performance of specific actions, § 1.570:16

Costs and Attorneys' Fees, this index

Counterclaims and crossclaims, § 1.170:32

Default and Default Judgments, this index

Derivation

Enforcement of final judgments, § 1.570:1

Nonparties, § 1.590:1

Enforcement of final judgments

Generally, Rule 1.570

Derivation. § 1.570:1

Federal rules and statutes, compared, § 1.570:2 to 1.570:4

Money judgments, below

Property, recovery of, below

Specific actions, performance of, below

Title to property, vesting of, below

Enforcement of orders against nonparties, § 1.590:5 to 1:590:7

Enforcement of orders by nonparties, § 1.590:3, 1.590:4

Executions and Final Process, this index

Federal rule, compared

Enforcement of final judgments, § 1.570:2 to 1.570:4

# JUDGMENTS, ORDERS AND DECREES—Cont'd Federal rule, compared—Cont'd Nonparties, § 1.590:2 Final process. Executions and Final Process, this index Impediments to enforcement of orders against nonparties, § 1.590:5 Jurisdiction Money judgment, enforcement of, § 1.570:5 Property involved, jurisdiction over, § 1.570:20, 1.570:21 Legal description of affected property, sufficiency of, § 1.570:23 Money judgments Generally, § 1.570:5 to 1.570:8 Contempt, § 1.570:7 Costs of enforcement, § 1.570:8 Jurisdiction to enforce judgment, § 1.570:5 Methods of enforcement, § 1.570:6, 1.570:7 New Trial, this index Nonparties Generally, Rule 1.590 Derivation, § 1.590:1 Enforcement of orders against nonparties, § 1.590:5 to 1:590:7 Enforcement of orders by nonparties, § 1.590:3, 1.590:4 Federal rule, compared, § 1.590:2 Impediments to enforcement of orders against nonparties, § 1.590:5 Offers of Judgment, this index Possession. Writs of, this index Production of documents and things and entry upon land for inspection and other purposes, making of request for production or entry before or after judgment, § 1.350:4 Property, recovery of Generally, § 1.570:9 to 1.570:11 Personal property, § 1.570:11 Real property, § 1.570:10 Title to property, vesting of, below Proposals of judgment. Offers of Judgment, this index Proxy, appointment to perform compelled act, § 1.570:17 Recordation of judgment, vesting of title to property, § 1.570:22 Relief from Judgments, Orders and Decrees, this index Sequestration of property, performance of specific actions, § 1.570:15 Specific actions, performance of Generally, § 1.570:12 to 1.570:18 Contempt, § 1.570:16 Costs of enforcement of judgment, § 1.570:18 Proxy, appointment to perform compelled act, § 1.570:17 Sequestration of property, § 1.570:15 Time by which act is to be performed, specification of, § 1.570:13

Writ of attachment procedure, § 1.570:14

Supplementary proceedings, § 1.570:24

Summary Judgment, this index

#### JUDGMENTS, ORDERS AND DECREES—Cont'd

Time by which act is to be performed, specification of, § 1.570:13

Title to property, vesting of

Generally, § 1.570:19 to 1.570:23

Jurisdiction over property involved, § 1.570:20, 1.570:21

Legal description of affected property, sufficiency of, § 1.570:23

Recordation of judgment, § 1.570:22

View by Jury, this index

Writ of attachment procedure, § 1.570:14

#### JUDICIAL ADMINISTRATION RULES

Civil procedure rules, relationship to, § 1.010:7

#### JURISDICTION

Class actions, aggregation of claims to satisfy jurisdictional amount, § 1.220:45

Counterclaims and Crossclaims, this index

Dismissal of Actions, this index

Executions and final process, jurisdiction in trial court to stay following appellate affirmance, § 1.550:18

Judgments, Orders and Decrees, this index

Pleadings, claim for relief, § 1.110:10

Third-party practice, § 1.180:8

Transfers of actions, § 1.060:5, 1.060:6

Venue, this index

# JURY TRIAL

Generally, Rules 1.430, 1.431

Advisory juries, demand for jury trial, § 1.430:11

Affirmative action requirement, waiver of jury trial, § 1.430:7

Alternate jurors, § 1.431:12

Amended pleadings, demand for jury, § 1.190:20

Back-striking, § 1.431:11

Cause, challenges for, § 1.431:4, 1.431:5

Certiorari review of order permitting interview of jurors, § 1.431:16

Challenges

Cause, challenges for, § 1.431:4, 1.431:5

Peremptory challenges, below

Communications with jurors during trial, § 1.431:19

Constitutional basis, demand for jury trial, § 1.430:3

Contact with juror, denial of interview where grounds ascertained by improper, § 1.431:15

Contractual waiver of jury trial, § 1.430:6

Demand for jury trial

Generally, Rule 1.430

Advisory juries, § 1.430:11

Constitutional basis, § 1.430:3

Derivation, § 1.430:1

Effective demand, § 1.430:4

Federal rule, compared, § 1.430:2

# .JURY TRIAL—Cont'd Demand for jury trial—Cont'd Overlapping jury and nonjury issues, § 1.430:10 Waiver of jury trial, below Derivation Generally, § 1.431:1 Demand for jury trial, § 1.430:1 Notebooks of jurors, § 1.455:1 Questions by jurors, § 1.452:1 Request to review testimony, § 1.453:1 Ethics requirements, interviews of jurors, § 1.431:18 Federal rule, compared Generally, § 1.431:2 Demand for jury trial, § 1.430:2 Notebooks of jurors, § 1.455:2 Questions by jurors, § 1.452:2 Request to review testimony, § 1.453:2 Interviews of jurors Generally, § 1.431:13 to 1.431:18 Certiorari review of order permitting interview, § 1.431:16 Conduct of interviews, § 1.431:17, 1.431:18 Contact with juror, denial of interview where grounds ascertained by improper, § 1.431:15 Ethics requirements, § 1.431:18 Extrinsic to verdict, matters as, § 1.431:14 Obtaining interview, § 1.431:13 to 1.431:16 Public policy protects deliberations and verdicts, § 1.431:13 Scope of interviews, § 1.431:17 Notebooks of jurors Generally, Rule 1.455 Derivation, § 1.455:1 Federal rule, compared, § 1.455:2 Number of peremptory challenges, § 1.431:10 Peremptory challenges Generally, § 1.431:6 to 1.431:10 Impermissible challenges, § 1.431:9 Number of challenges, § 1.431:10 Procedure, § 1.431:8 Purpose, § 1.431:6 Reversible error, denial of right to peremptory challenges as, § 1.431:7 Public policy protects deliberations and verdicts, § 1.431:13 Questions by jurors Generally, Rule 1.452 Derivation, § 1.452:1 Federal rule, compared, § 1.452:2 Relief from waiver of jury trial, § 1.430:8 Request to review testimony Generally, Rule 1.453

#### JURY TRIAL—Cont'd

Request to review testimony—Cont'd

Derivation, § 1.453:1

Federal rule, compared, § 1.453:2

Reversible error

Challenge for cause, denial of, § 1.431:5

Peremptory challenges, denial of right to, § 1.431:7

Revival of right to jury trial, § 1.430:8, 1.430:9

Right to examine jurors, § 1.431:3

Scope of interviews of jurors, § 1.431:17

Separate trials, § 1.270:21

Sham pleadings, § 1.150:9

Testimony, request to review

Generally, Rule 1.453

Derivation, § 1.453:1

Federal rule, compared, § 1.453:2

View by Jury, this index

Voir dire, scope of, § **1.431:3** 

Voluntary participation in nonjury trial, waiver of jury trial, § 1.430:7

Waiver of jury trial

Generally, § 1.430:5 to 1.430:9

Affirmative action requirement, § 1.430:7

Contractual waiver, § 1.430:6

Failure to make timely demand, § 1.430:5

Relief from waiver, § 1.430:8

Revival of right to jury trial, § 1.430:8, 1.430:9

Voluntary participation in nonjury trial, § 1.430:7

# **LAWYERS**

Attorneys, this index

#### **LEAP YEARS**

Time, § 1.090:8

# LEAVE OF COURT

Amended and Supplemental Pleadings, this index

Depositions, time for, § 1.310:12, 1.310:13

#### LEGAL HOLIDAYS

Time, § 1.090:7

# LETTERS OF CREDIT

Interpleader, § 1.240:7

# LETTERS ROGATORY

Depositions, extraterritorial depositions in foreign countries, § 1.300:14, 1.300:15

# LIMITATION OF ACTIONS

Statutes of Limitation, this index

Index-52

#### LIMITED APPEARANCE ATTORNEYS

Generally, Rule 1.041

Derivation, § 1.041:1

Federal rule, comparison to present, § 1.041:2

#### **LOCATION**

Place or Location, this index

#### LOGICAL RELATIONSHIP TEST

Compulsory counterclaims, § 1.170:9

#### LOGS

Discovery, privileged material, § 1.280:22

# LOST OR DESTROYED INSTRUMENTS

Foreclosure, § 1.115:6

#### **MAGISTRATES**

Generally, Rule 1.490

Consent for appointment, § 1.490:3, 1.490:6

Derivation of rule, § 1.490:1, 1.491:1

Exceptions to report and record, § 1.490:9

Federal rule, compared, § 1.490:2 to 1.490:4, 1.491:2

Foreclosures, residential

Generally, Rule 1.491

Derivation, § 1.491:1

Federal rule, comparison to, § 1.491:2

Referral to magistrate, mechanics of, § 1.491:3

Issuance of report, § 1.490:8

Mechanics of referrals, § 1.490:5, 1.490:6, 1.491:3

Reports

Generally, § 1.490:8 to 1.490:10

Exceptions to report and record, § 1.490:9

Issuance, § 1.490:8

Review by trial court, § 1.490:10

Review by trial court of report, § 1.490:10

Scope of authority, § 1.490:7

# MAIL AND MAILING

Medical malpractice presuit screening, mailing of notice, § 1.650:18

Process and service of process and papers, § 1.070:11, § 1.080:10

Time, this index

# **MALPRACTICE**

Medical Malpractice Presuit Screening, this index

#### **MANDAMUS**

Generally, § 1.630:6

# MARITIME CASES

Offers of judgment, § 1.442:12

#### **MEDIATION**

Generally, Rules 1.700 to 1.750

Appearance of party, sanctions, § 1.720:2, 1.720:3

Arbitration, distinguished, § 1.700:2

Bar membership of mediator, § 1.720:4

Comparison of mediation and arbitration rules in state and federal practice, § 1.700:7

Compensation of mediator, § 1.720:5

Completion of mediation

Generally, Rule 1.730

Requirements for enforceable mediation agreement, § 1.730:1, 1.730:2

Sanctions, § 1.730:3

Signatures on mediation agreement, § 1.730:2

Written mediation agreement, § 1.730:1

Confidentiality, enforcement of, § 1.700:8

County court actions, Rule 1.750

Derivation, § 1.700:3 to 1.700:6

Disqualification of trial judges, § 1.700:8

Failure of party to appear, sanctions, § 1.720:2

Governing statutes, § 1.700:3

Organization of commentaries, § 1.700:1

Procedures, generally, Rule 1.720

Representative lacking full settlement authority, appearance of party through, § 1.720:3

Rule modifications, § 1.720:1

Rules

Generally, Rule 1.710

Court-appointed mediators and arbitrators, § 1.700:5

Mediation and arbitration, § 1.700:4, 1.700:5

Sanctions

Generally, § 1.720:2, 1.720:3

Completion of mediation, § 1.730:3

Scope of commentaries, § 1.700:2

Signatures on mediation agreement, § 1.730:2

Ultimate sanctions against parties, § 1.700:8

Written mediation agreement, § 1.730:1

#### MEDICAL MALPRACTICE

Commencement of action, statute of repose, § 1.050:6

Presuit screening. Medical Malpractice Presuit Screening, this index

# MEDICAL MALPRACTICE PRESUIT SCREENING

Generally, Rule 1.650

Calculation of expiration of statute of limitations after tolling, § 1.650:20

Challenging receipt of service

Notice of intent, § 1.650:13

Consecutive tolling periods, statute of limitations, § 1.650:19

Constitutionality, § 1.650:6

Derivation, § 1.650:1

#### MEDICAL MALPRACTICE PRESUIT SCREENING—Cont'd

Discovery prior to suit

Generally, § 1.650:14 to 1.650:16

Informal discovery, § 1.650:15

Noncompliance with discovery obligations, § 1.650:16

Time discovery obligation begins, § 1.650:14

Evidentiary hearing required

Notice of intent, § 1.650:13

Extension of initial tolling period by agreement, statute of limitations, § 1.650:21

Federal rule, compared, § 1.650:2

Informal discovery prior to suit, § 1.650:15

Mailing of notice, tolling of statute of limitations, § 1.650:18

Notice of intent

Challenging receipt of service, § 1.650:13

Evidentiary hearing required, § 1.650:13

Strict compliance, § 1.650:13

Notice of intent to initiate litigation

Generally, § 1.650:7 to 1.650:12

Persons who must be served, § 1.650:11

Serving of notice after filing action, § 1.650:8

Statutorily required delivery method, use of, § 1.650:10

Strict compliance, § 1.650:9 to 1.650:13

Waiver of noncompliance defense, § 1.650:12

Persons who must be served, notice of intent to initiate litigation, § 1.650:11

Purpose, § 1.650:5

Scope of statute/rule, § 1.650:3

Service, notice of intent to initiate litigation, § 1.650:11, 1.650:19

Statutorily required delivery method, notice of intent to initiate litigation,

# § 1.650:10

Statutory/rule scheme, § 1.650:4

Strict compliance

Notice of intent, § 1.650:13

Time requirements

Generally, § 1.650:17 to 1.650:22

Calculation of expiration of statute of limitations after tolling, § 1.650:20

Consecutive tolling periods, statute of limitations, § 1.650:19

Discovery obligation, § 1.650:14

Extension of initial tolling period by agreement, statute of limitations,

#### § 1.650:21

Mailing of notice, tolling of statute of limitations, § 1.650:18

Prohibition on filing complaint before termination of presuit period,

#### § 1.650:17

Tolling of statute of limitations, § 1.650:18 to 1.650:22

Tolling of statute of repose, § 1.650:22

Tolling of statute of limitations, § 1.650:18 to 1.650:22

Tolling of statute of repose, § 1.650:22

Waiver of noncompliance defense, notice of intent to initiate litigation,

§ 1.650:12

#### MENTAL EXAMINATION

Physical or Mental Examination, this index

# **MESNE PROCESS**

Motions, § 1.160:4

#### **MINORS**

Children and Minors, this index

# MISJOINDER AND NONJOINDER OF PARTIES

Generally, Rule 1.250

Adding parties

Generally, § 1.250:11 to 1.250:16

Grounds, § 1.250:12

Relationship to other rules, § 1.250:11

Revival of time-barred claim, § 1.250:14

Service with original process, § 1.250:15

Standard applicable, § 1.250:13

Supplementary proceedings, § 1.250:16

Defenses, failure regarding joinder of indispensable parties, § 1.140:25, 1.140:52

Derivation. § 1.250:1

Disposition of claims by or against misjoinder parties, § 1.250:8

Dropping parties, § 1.250:9, 1.250:10

Federal rule, compared, § 1.250:2

Multiple claimants; single respondent, § 1.250:5

Multiple parties not misjoinded, § 1.250:7

Purpose, § 1.250:3

Relationship to Rule 1.210, § 1.210:7

Revival of time-barred claim, adding parties, § 1.250:14

Service with original process, adding parties, § 1.250:15

Single claimant; multiple respondents, § 1.250:6

Supplementary proceedings, adding parties, § 1.250:16

# **MISREPRESENTATION**

Fraud and Deceit, this index

#### MOBILE HOMEOWNERS' ASSOCIATIONS

Generally, Rule 1.222

Appeal from class determination order, § 1.222:8

Common interest, matters of, § 1.222:4

Costs, recovery against individual owners/class members, § 1.222:7

Derivation, § 1.222:1

Entitlement of association to bring class action, § 1.222:4

Federal rule, compared, § 1.222:2

Notice, § 1.222:6

Opportunity to opt out, § 1.222:6

Purpose, § 1.222:3

Rule 1.221, compared, § 1.222:5

Index-56

#### **MODIFICATION**

Injunctions, this index

# **MONEY JUDGMENTS**

Judgments, Orders and Decrees, this index

# MORE DEFINITE STATEMENT

Motion, § 1.140:7, 1.140:43, 1.140:44

# **MOTIONS**

Generally, Rule 1.160

Complement to Rule 1.100(b), § 1.160:3

Constructive service, determination whether action is by clerk or by court, § 1.160:7

Defaults, determination whether action is by clerk or by court, § 1.160:8

Defenses, this index

Derivation, § 1.160:1

Determination whether action is by clerk or by court

Generally, § 1.160:5 to 1.160:10

Defaults, § 1.160:8

Miscellaneous writs, § 1.160:10

Notices of service, constructive service, § 1.160:7

Subpoenas, § 1.160:9

Summonses, § 1.160:6

Federal rule, compared to, § 1.160:2

Mesne process, defined, § 1.160:4

New Trial, this index

Notices of service, determination whether action is by clerk or by court, § 1.160:7

Particularity requirement, § 1.100:11

Subpoenas, determination whether action is by clerk or by court, § 1.160:9

Substitution of Parties, this index

Successive motions impermissible, § 1.100:12

Summonses, determination whether action is by clerk or by court, § 1.160:6

Third-Party Practice, this index

Time, this index

# MULTIPARTY LITIGATION

Offers of judgment, § 1.442:19

# **NEW TRIAL**

Generally, Rule 1.530

Abandonment of motion by appeal or of appeal by motion, § 1.530:6, 1.530:21

Alternative motion for new trial, § 1.530:7

Appellate review

Generally, § 1.530:35 to 1.530:37

Jury, action tried without, § 1.530:37

Standard of review, § 1.530:35

Stay of new trial pending review, § 1.530:36

Application of rule, § 1.530:8 to 1.530:12

# NEW TRIAL—Cont'd Commencement of 15 day period, § 1.530:14 to 1.530:17 Contents of motion, § 1.530:13

Derivation, § 1.530:1
Directed Verdicts, this index

Entry of judgment, commencement of 15 day period, § 1.530:4, 1.530:17

Exceptions, necessity of objection, § 1.470:12

Extension of 15 day period, § 1.530:19

Federal rule, compared

Generally, § 1.530:2 to 1.530:7

Timing issues, § 1.530:3, 1.530:4

15 day period, § 1.530:3, 1.530:14 to 1.530:19

Filing of judgment in nonjury action, commencement of 15 day period, § 1.530:3, 1.530:16

Form of motion, § 1.530:13

Grounds for granting new trial, § 1.530:5, 1.530:9

Hearings, § 1.530:26

Interlocutory orders, non-dispositive, § 1.530:11

Nature, § 1.530:8

Parties, new trial limited to fewer than all, § 1.530:24

Purpose, § 1.530:8

Rehearing of summary judgment, § 1.530:10

Remittitur, new trial as option to, § 1.530:25

Remittitur and additur

Generally, § 1.530:28 to 1.530:34

Contents, § 1.530:32

Derivation, § 1.530:28

Federal practice, § 1.530:29

Motions, § 1.530:32

Option of party adversely affected, § 1.530:34

Order requirements, § 1.530:33

Prior history in state, § 1.530:30

Return of jury's verdict, commencement of 15 day period, § 1.530:4, 1.530:15

Service before expiration of 15 day period, § 1.530:3, 1.530:18

Single issue, new trial limited to, § 1.530:23

Small claims, § 1.530:12

Specificity required in order, § 1.530:27

Standard of appellate review, § 1.530:35

Stay of new trial pending review, § 1.530:36

Subdivision (g), § 1.530:17

Suspension of time for filing notice of appeal by timely motion, § 1.530:20

Timing issues

Generally, § 1.530:14 to 1.530:21

Abandonment of motion by appeal or of appeal by motion, § 1.530:6, 1.530:21

Commencement of 15 day period, § 1.530:14 to 1.530:17

Entry of judgment, commencement of 15 day period, § 1.530:4, 1.530:17

Extension of 15 day period, § 1.530:19

#### NEW TRIAL—Cont'd

Timing issues—Cont'd

Federal rule, compared, § 1.530:3, 1.530:4, 1.530:6

15 day period, § 1.530:3, 1.530:14 to 1.530:19

Filing of judgment in nonjury action, commencement of 15 day period, § 1.530:3, 1.530:16

Return of jury's verdict, commencement of 15 day period, § 1.530:4, 1.530:15 Service before expiration of 15 day period, § 1.530:3, 1.530:18

Suspension of time for filing notice of appeal by timely motion, § 1.530:20

#### **NEXT FRIEND**

Parties, § 1.210:22

#### NOMINAL BONDS

Injunctions, § 1.610:25

#### **NOMINAL OFFERS**

Offers of judgment, § 1.442:18

# NOMINAL PARTIES

Generally, § 1.210:10

# NONJOINDER OF PARTIES

Misjoinder and Nonjoinder of Parties, this index

#### **NONJURY TRIALS**

Dismissal of actions, involuntary dismissal, § 1.420:16

# **NONPARTIES**

Depositions, this index

Discovery, this index

Injunctions, this index

Judgments, Orders and Decrees, this index

Production of documents and things and entry upon land for inspection and other purposes, § 1.350:18

#### **NOTEBOOKS**

Jury Trial, this index

# NOTICE

Class actions, § 1.220:53, 1.220:54

Costs and attorneys' fees, notices of dropping parties, § 1.525:8

Default and Default Judgments, this index

Depositions, this index

Discovery, failure to comply with order compelling, § 1.380:18

Dismissal of Actions, this index

Homeowners' associations and condominium associations, § 1.221:14

Medical Malpractice Presuit Screening, this index

Mobile homeowners' associations, § 1.222:6

Production of documents and things and entry upon land for inspection and other purposes, § 1.350:4, 1.351:8

Receivers, appointment, § 1.620:11

#### NOTICE—Cont'd

Subpoenas, this index

Summary judgment, minimum notice requirement, § 1.510:18, 1.510:21, 1.510:22

Temporary injunction sought without notice, § 1.610:13

#### **NUMEROSITY**

Class actions, § 1.220:19, 1.220:20

#### **OBJECTIONS**

Admissions, requests for, § 1.370:11

Amendment of pleadings to conform with evidence, objection by opposing party, § 1.190:27 to 1.190:30

Depositions, this index

Directed verdicts, codefendants, § 1.480:12

Exceptions, this index

Production of documents and things and entry upon land for inspection and other purposes, proposed subpoena, § 1.351:12, 1.351:13

#### OFFERS OF JUDGMENT

Generally, Rule 1.442

Admission of liability, creation by acceptance of offer, § 1.442:48

Ambiguities, offers, § 1.442:22

Appellate review

Generally, § 1.442:43, 1.442:49

Fees and costs, § 1.442:35

Apportionment, multiparty litigation, § 1.442:19

Case law under Section 768.79, continued viability, § 1.442:14

Class Actions, this index

Complete defense verdict does not preclude award of fees and costs, § 1.442:26

Completeness of offers, § 1.442:21, 1.442:22

Contingency fee arrangements, § 1.442:32

Contingency risk multiplier, § 1.442:34

Contract, utility of offers of judgment where entitlement already exists pursuant to, § 1.442:37, 1.442:38

Costs. Fees and costs, below

Damage actions only, § 1.442:46

Dismissal under Rule 1.420, proposal as good cause to avoid, § 1.442:45

Diversity cases, § 1.442:11

Enlargement of timing, § 1.442:41, 1.442:42

Entitlement to award of fees and costs

Generally, § 1.442:25 to 1.442:29

Complete defense verdict does not preclude award, § 1.442:26

Items included in judgment for purposes of determining entitlement to award, § 1.442:27

Other statutes, effect of, § 1.442:28

Prejudgment interest, § 1.442:29

Reasonableness of rejection of offer as irrelevant, § 1.442:25

Federal rule, compared, § 1.442:10 to 1.442:12

# OFFERS OF JUDGMENT—Cont'd Fees and costs Generally, § 1.442:30 to 1.442:36 Appellate fees and costs, § 1.442:35 Attorney self-representation, § 1.442:30 Contingency fee arrangements, § 1.442:32 Contingency risk multiplier, § 1.442:34 Entitlement to award of fees and costs, above Government immunity, § 1.442:36 Reasonableness of fee, § 1.442:31 Third-party payment of fees, § 1.442:33 Filing of proposal, § 1.442:39 Good faith, offers, § 1.442:16, 1.442:17 Government immunity, fees and costs, § 1.442:36 Historical development, § 1.442:1 to 1.442:9 Impossibility, offers, § 1.442:22 Interpleader actions, § 1.442:46 Items included in judgment for purposes of determining entitlement to award, § 1.442:27 Law of case, award of fees by appellate court as, § 1.442:49 Maritime cases, § 1.442:12 Multiparty litigation, offers, § 1.442:19 Nominal offers, § 1.442:18 Prejudgment interest, entitlement to award of fees and costs, § 1.442:29 Procedure, generally, § 1.442:39 to 1.442:49 Reasonableness Fees, § 1.442:31 Rejection of offer, entitlement to award of fees and costs, § 1.442:25 Reservation of jurisdiction, § 1.442:42 Service of proposal, § 1.442:39, 1.442:40 Statute, utility of offers of judgment where entitlement already exists pursuant to, § 1.442:37, 1.442:38 Successive offers, § 1.442:23 Testing propriety of questionable offers, § 1.442:23 Third-party payment of fees, § 1.442:33 Time Motion for fees, § 1.442:42 Offers, § 1.442:20 Responding to proposal, § 1.442:41 Voluntary dismissal with prejudice, § 1.442:44 **OFFICERS** Depositions, this index ONE FORM OF ACTION Generally, Rule 1.040 Derivation, § 1.040:1 Federal rule, compared, § 1.040:2

Fraud claims, single burden of proof, § 1.040:4

#### ONE FORM OF ACTION—Cont'd

Purpose and effect, § 1.040:3

# **OPPORTUNITY TO OPT OUT**

Class actions, § 1.220:51

Homeowners' associations and condominium associations, § 1.221:14

Mobile homeowners' associations, § 1.222:6

#### ORDERS

Judgments, Orders and Decrees, this index

#### **OVERNIGHT DELIVERY**

Process and service of process and papers, § 1.080:27

#### **PARTICULARITY**

Specificity, this index

#### **PARTIES**

Generally, Rules 1.210 to 1.260

Class Actions, this index

Compulsory joinder

Generally, § 1.210:14 to 1.210:16

Failure to join indispensable parties, § 1.210:16

Indispensable parties must be joined, § 1.210:14

Necessary and indispensable parties, distinguished, § 1.210:15

Condominium associations. Homeowners' Associations and Condominium Associations, this index

Consolidation does not effect joinder of parties, § 1.210:17

Co-Parties, this index

Defense of claims, § 1.210:11

Derivation, § 1.210:1

Discovery, this index

Failure to appoint guardian ad litem, § 1.210:21

Failure to join indispensable parties, § 1.210:16

Federal rule, compared, § 1.210:2

Guardian ad litem, appointment of, § 1.210:19 to 1.210:21

Homeowners' Associations and Condominium Associations, this index

Incompetent persons. Minors and incompetent persons, below

Indispensable Parties, this index

Interpleader, this index

Intervention, this index

Joinder

Compulsory joinder, above

Misjoinder and Nonjoinder of Parties, this index

Permissive joinder, below

Minors and incompetent persons

Generally, § 1.210:18 to 1.210:22

Failure to appoint guardian ad litem, § 1.210:21

Guardian ad litem, appointment of, § 1.210:19 to 1.210:21

Next friend, action by, § 1.210:22

#### PARTIES—Cont'd

Minors and incompetent persons—Cont'd

Representative may sue or defend, § 1.210:18

Misjoinder and Nonjoinder of Parties, this index

Mobile Homeowners' Associations, this index

Nature of rule, § 1.210:3

New trial limited to fewer than all parties, § 1.530:24

Next friend, action by, § 1.210:22

Nominal parties, § 1.210:10

Nonjoinder of parties. Misjoinder and Nonjoinder of Parties, this index

Nonparties, this index

Notice vs. subpoena, § 1.410:6

Permissive joinder

Generally, § 1.210:12

Necessary or proper parties may be joined, § 1.210:13

Proper parties, § 1.210:9 to 1.210:11

Purpose of rule, § 1.210:3

Real parties in interest, § 1.210:9

Relationship to other rules concerning parties, § 1.210:3 to 1.210:8

Representative parties, § 1.210:10

Standing, this index

Substitution of Parties, this index

Survivors. Substitution of Parties, this index

#### **PENALTIES**

Subpoenas, failure to comply, § 1.410:14

# PENDING ACTIONS

Admissions, requests for, § 1.370:18

Consolidation of actions or proceedings, § 1.270:5

Depositions, § 1.310:11

Receivers, § 1.620:5

# PEREMPTORY CHALLENGES

Jury Trial, this index

# **PERMISSION**

Consent or Approval, this index

#### PERSONAL KNOWLEDGE

Summary judgment, affidavits, § 1.510:34

# PHYSICAL OR MENTAL EXAMINATION

Generally, Rule 1.360

Additional examinations, § 1.360:12

Appellate review, § 1.360:15

Choice of examiner, § 1.360:8

Completeness of reports, § 1.360:10

Delivery of reports, § 1.360:10

Derivation, § 1.360:1

Distinctions between physical and nonphysical examinations, § 1.360:3

#### PHYSICAL OR MENTAL EXAMINATION—Cont'd

Federal rule, compared, § 1.360:2

Good cause requirement, § 1.360:5

In controversy requirement, § 1.360:4

Operational aspects, generally, § 1.360:6 to 1.360:14

Place of examination, § 1.360:9

Privilege, relation to, § 1.360:11

Protective rules, § 1.360:14

Reports, § 1.360:10

Sanctions for noncompliance, § 1.360:13

Third persons, attendance by, § 1.360:7

# PLACE OR LOCATION

Depositions, this index

Physical or mental examination, § 1.360:9

# **PLEADINGS**

Generally, Rules 1.100 to 1.201

Affirmative defenses, § 1.110:25 to 1.110:28

Amended and Supplemental Pleadings, this index

Attachment of copy of cause of action and exhibits

Generally, Rule 1.130

Affirmative and defensive pleadings, applicability to, § 1.130:3

Amended pleadings, § 1.130:7

Derivation, § 1.130:1

Effect of attachment, § 1.130:6

Evidence, applicability to, § 1.130:4

Excessive attachment, § 1.130:5

Failure to attach, § 1.130:8, 1.130:9

Federal rule, compared, § 1.130:2

Inconsistency with pleading, creation of, § 1.130:6

Operational aspects, generally, § 1.130:3 to 1.130:9

Attorneys' fees. Costs and attorneys' fees, below

Avoidance. Replies in avoidance, below

Burden of pleading vs. burden of proof, § 1.120:4

Claim for relief

Generally, § 1.110:10 to 1.110:22

Attorneys' fees, above

Costs, claim for, § 1.110:22

Demand for judgment, § 1.110:16

Jurisdictional allegations, § 1.110:10

Prejudgment interest, demand for judgment, § 1.110:16

Punitive damages, pleading facts to support, § 1.110:15

Subject matter jurisdiction, § 1.110:10

Ultimate facts, below

Class Actions, this index

Complex Litigation, this index

# PLEADINGS—Cont'd Conditions precedent Generally, § 1.120:4, 1.120:5 Ultimate facts, allegation may be conclusory, § 1.110:12 Copy of cause of actions. Attachment of copy of cause of action and exhibits, above Costs and attorneys' fees Generally, § 1.110:17 to 1.110:22, 1.525:5 Entitlement, § 1.110:17 to 1.110:20 Exceptions, § 1.110:20 Manner of pleading entitlement, § 1.110:19 Place to plead entitlement, § 1.110:18 Timing and determination of fee claim, § 1.110:21 Counterclaims and Crossclaims, this index Damages, § 1.120:7 Default and default judgments, § 1.500:8 Defenses, this index Demand for judgment, § 1.110:16 Derivation Generally, § 1.100:1 Attachment of copy of cause of action and exhibits, § 1.130:1 General rules of pleading, § 1.110:1 Special matters, § 1.120:1 Discovery, invalidation for failure to comply with order compelling, § 1.380:23 Dismissal motion, affirmative defense as subject of, § 1.110:28 Evidence, attachment of copy of cause of action and exhibits, § 1.130:4 Excessive attachment, copy of cause of action and exhibits, § 1.130:5 Exhibits. Attachment of copy of cause of action and exhibits, above Failure to plead affirmative defenses, § 1.110:27 Federal rule, compared Generally, § 1.100:2 to 1.100:5 Attachment of copy of cause of action and exhibits, § 1.130:2 Foreclosure, § 1.115:2 General rules of pleading, § 1.110:2 to 1.110:9 Special matters, § 1.120:2 Foreclosure, this index General rules of pleading, Rule 1.110 Homeowners' associations and condominium associations, § 1.221:11 Inconsistency with pleading, creation by attachment of copy of cause of action and exhibits, § 1.130:6 Incorporation by reference, § 1.110:29 Intervention, § 1.230:14 Joinder of claims, § 1.110:30, 1.110:31 Jurisdictional allegations, claim for relief, § 1.110:10 Performance of conditions precedent, denial of, § 1.110:24 Permitted pleadings, § 1.100:6

Personal jurisdiction, facts to support, § 1.110:13 Place to plead entitlement to attorneys' fees, § 1.110:18

# PLEADINGS—Cont'd

Prejudgment interest, demand for judgment, § 1.110:16

Pretrial Procedure, this index

Punitive damages, pleading facts to support, § 1.110:15

Replies in avoidance

Generally, § 1.100:7 to 1.100:10

Defined, § 1.100:7

Effect of failure to reply in avoidance, § 1.100:8

Effect of prohibited reply, § 1.100:10

Prohibition of any other reply, § 1.100:9

Responsive pleadings

Generally, § 1.110:23 to 1.110:28

Affirmative defenses, § 1.110:25 to 1.110:28

Dismissal motion, affirmative defense as subject of, § 1.110:28

Failure to plead affirmative defenses, § 1.110:27

Performance or satisfaction of conditions precedent, denial of, § 1.110:24

Requirement to plead affirmative defenses, § 1.110:26

Specific vs. general denials, § 1.110:23

Satisfaction of conditions precedent, denial of, § 1.110:24

Scire facias writs, § 1.100:13

Separate counts, § 1.110:29

Sham Pleadings, this index

Special matters

Generally, Rule 1.120

Burden of pleading vs. burden of proof, § 1.120:4

Conditions precedent, § 1.120:4, 1.120:5

Damages, § 1.120:7

Derivation, § 1.120:1

Federal rule, compared, § 1.120:2

Matters required to be played with specificity, § 1.120:6

Purpose, § 1.120:3

Waiver of conditions precedent, § 1.120:5

Specific vs. general denials, responsive pleadings, § 1.110:23

Subject matter jurisdiction, claim for relief, § 1.110:10

Subsequent pleadings, § 1.110:32, 1.110:33

Supplemental pleadings. Amended and Supplemental Pleadings, this index

Temporary injunctions, § 1.610:12

Third-Party Practice, this index

Timing and determination of attorneys' fee claim, § 1.110:21

Ultimate facts

Generally, § 1.110:11 to 1.110:15

Conditions precedent allegation may be conclusory, § 1.110:12

Defined, § 1.110:11

Personal jurisdiction, facts to support, § 1.110:13

Venue, facts to support, § 1.110:14

Venue, facts to support, § 1.110:14

Verification of Pleadings, this index

# PLEADINGS—Cont'd

Waiver of conditions precedent, § 1.120:5

# POSSESSION, WRITS OF

Generally, Rule 1.580

Clerk, requirement that judgment or order direct issuance by, § 1.580:4

Derivation, § 1.580:1

Execution, comparison to writs of, § 1.580:6

Federal rule, compared, § 1.580:2

Operational aspects, § 1.580:3 to 1.580:5

Third-party claims, § 1.580:5

# PREJUDGMENT INTEREST

Offers of judgment, entitlement to award of fees and costs, § 1.442:29

Pleadings, demand for judgment, § 1.110:16

#### **PREJUDICE**

Amended and supplemental pleadings, leave of court, § 1.190:15

Dismissal of actions without prejudice, § 1.420:36, 1.420:39

Third-Party Practice, this index

# PRESERVATION OF RIGHT TO APPEAL

Exceptions, this index

# PRESUIT SCREENING

Medical Malpractice Presuit Screening, this index

# PRETRIAL PROCEDURE

Generally, Rule 1.200

Active case management, § 1.200:3

Case management conferences

Generally, § 1.200:4 to 1.200:6

Invocation of procedure, § 1.200:5

Timing, § 1.200:4

Utility, § 1.200:6

Voluntary/involuntary nature, § 1.200:5

Complex litigation, final pretrial/case management conference, § 1.201:4

Derivation, § 1.200:1

Federal rule, compared, § 1.200:2

Impeachment witness, prior disclosure of, § 1.200:10

Powers of trial court

Pretrial conferences, § 1.200:10

Summary judgment, § 1.200:11

Pretrial conferences

Generally, § 1.200:7 to 1.200:12

Impeachment witness, prior disclosure of, § 1.200:10

Invocation of procedure, § 1.200:8

Powers of trial court, § 1.200:10

Summary judgment, § 1.200:11, 1.510:12

Timing, § 1.200:7

Utility, § 1.200:9

#### PRETRIAL PROCEDURE—Cont'd

Pretrial conferences—Cont'd

Voluntary/involuntary nature, § 1.200:8

Sanctions for failure to attend conference, § 1.200:12

Summary judgment, pretrial conferences, § 1.200:11

**Timing** 

Case management conferences, § 1.200:4

Pretrial conferences, § 1.200:7

Utility

Case management conferences, § 1.200:6

Pretrial conferences, § 1.200:9

Voluntary/involuntary nature

Case management conferences, § 1.200:5

Pretrial conferences, § 1.200:8

#### **PRIORITY**

Discovery, § 1.280:28, 1.280:29

#### PRISONS AND PRISONERS

Depositions, leave of court, § 1.310:16

# PRIVACY AND COURT RECORDS

Generally, Rule 1.020

Derivation, § 1.020:1

Effect on other provisions, § 1.020:9

Exceptions, § 1.020:6

Federal rule, compared, § 1.020:2

General Practice Rule 2.425, relationship to, § 1.020:3, 1.020:5 to 1.020:9

Implied certification of compliance, § 1.020:4

Judicial Administration Rule 2.425, relationship to, § 1.020:3, 1.020:5 to 1.020:9

Motions not restricted, § 1.020:8

Prohibited information, § 1.020:5

Purpose, § 1.020:3

Remedies, § 1.020:7

# PRIVILEGED MATERIAL

Discovery, this index

Physical or mental examination, § 1.360:11

#### **PROBATE**

Costs and attorneys' fees, § 1.525.9

Substitution of parties, § 1.260:14

#### PROCESS AND SERVICE OF PROCESS AND PAPERS

Generally, Rule 1.070, Rule 1.080

Additional or new claims, defaulting parties, § 1.080:12

Appeal of order denying dismissal, 120-day service rule, § 1.070:22

Attorney for party, service upon, § 1.080:16

Authorized summons forms, § 1.070:6

Commencement of action, relevance of filing fees, § 1.050:4

Completion of e-mail service when sent, § 1.080:10

Index-68

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

Constitutional challenge to state statute or county or municipal charter, ordinance or franchise

Generally, Rule 1.071

Derivation, § 1.071:1

Federal rule, compared, § 1.071:2

Costs and attorneys' fees, § 1.525:3

Counterclaims and Crossclaims, this index

Defaulting parties

Generally, § 1.080:11 to 1.080:15

Defaulting vs. defaulted parties, § 1.080:11

Deposition notices, § 1.080:15

Failure to serve final judgment, § 1.080:14

Final judgments, service of, § 1.080:13 to 1.080:15

New or additional claims, § 1.080:12

Orders setting trial, service of, § 1.080:15

Defenses, insufficiency of process, § 1.140:12, 1.140:23, 1.140:49

Deposition notices, defaulting parties, § 1.080:15

Derivation

Generally, § 1.070:2, 1.080:1

Constitutional challenge to state statute or county or municipal charter, ordinance or franchise, § 1.071:1

Directed verdicts, service within 15 days after return of verdict, § 1.480:15

Dismissal of Actions, this index

Duplicative service requirement, service by facsimile transmission, § 1.080:22 to 1.080:26

Electronic filing, § 1.080:30, 1.080:31

E-mail, service by

Generally, § 1.080:10, 1.080:17 to 1.080:21

Completion of service when sent, § 1.080:10

Designation requirement, § 1.080:17

Form of service by e-mail, § 1.080:19

Form of signature, § 1.080:20

Response time, § 1.080:21

Settlement proposals subject to mandatory E-mail service requirement, § 1.442:40

E-mail designation requirement, § 1.080:17

Executions, service of requests for discovery in aid of execution, § 1.560:9

Facsimile transmission, service by

Generally, § 1.080:22 to 1.080:26

Drafting of rule, § 1.080:22

Duplicative service requirement, § 1.080:22 to 1.080:26

Parties cannot be compelled to accept service by facsimile, § 1.080:26

Timing considerations arising from duplicative service requirement,

§ 1.080:23 to 1.080:25

Federal rule, compared

Generally, § 1.070:3 to 1.070:5, § 1.080:2 to 1.080:9

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

Federal rule, compared—Cont'd

Constitutional challenge to state statute or county or municipal charter, ordinance or franchise, § 1.071:2

Mail, service by, § 1.070:4

120-day vs. 90-day service rule, § 1.070:5

Filing of process, orders and documents, generally, Rule 1.080

Final judgments, service on defaulting parties, § 1.080:13 to 1.080:15

Form of service by e-mail, § 1.080:19

Form of signature, service by e-mail, § 1.080:20

Good cause, 120-day service rule, § 1.070:20, 1.070:21

Immunity from service

Generally, § 1.070:23 to 1.070:25

Applicable proceedings, § 1.070:24

Exception, § 1.070:25

Nonresident witness immunity rule, § 1.070:23 to 1.070:25

Initial process/pleading, 120-day service rule, § 1.070:14

Injunctions, obtaining of temporary injunction prior to service of process,

§ 1.610:10

Interrogatories, this index

Issuance of process, § 1.070:6, 1.070:7

Mail, service by, § 1.070:11, § 1.080:10

Medical malpractice presuit screening, notice of intent to initiate litigation, § 1.650:11, 1.650:19

Misjoinder and nonjoinder of parties, service with original process, § 1.250:15

Motions, determination whether action is by clerk or by court, § 1.160:6

New or additional claims, defaulting parties, § 1.080:12

New trial, service before expiration of 15 day period, § 1.530:3, 1.530:18 Nonresidents

Immunity rule, § 1.070:23 to 1.070:25

Pleading basis for service, § 1.070:10

Offers of judgment, service of proposal, § 1.442:39, 1.442:40

120-day service rule

Generally, § 1.070:12 to 1.070:22

Appeal of order denying dismissal, § 1.070:22

Applicability, § 1.070:14 to 1.070:16

Critical nature of provision, § 1.070:12

Dismissal motion, untimely service preceding, § 1.070:17

Dismissal without notice as reversible error, § 1.070:19

Failure of service on defendant, § 1.070:15

Good cause, § 1.070:20, 1.070:21

Initial process/pleading, § 1.070:14

Invalid service or no valid service, § 1.070:16

Strict construction, § 1.070:13

Untimely service, § 1.070:17, 1.070:18

Waiver of defense of untimely service, § 1.070:18

Orders setting trial, service on defaulting parties, § 1.080:15

Overnight delivery, service by, § 1.080:27

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

Persons by whom service made, § 1.070:8

Post-judgment service on counsel, § 1.080:28

Prima facie effect of certificate of service, § 1.080:29

Process, generally, Rule 1.071

Production of documents and things and entry upon land for inspection and other purposes, service of objections to request, § 1.350:11

Response time, service by e-mail, § 1.080:21

Scope of commentaries, § 1.070:1

Service of process, orders and documents, generally, Rule 1.080

Strict construction, 120-day service rule, § 1.070:13

Substitution of Parties, this index

Summary Judgment, this index

Timing considerations arising from duplicative service requirement, service by facsimile transmission, § 1.080:23 to 1.080:25

Untimely service, 120-day service rule, § 1.070:17, 1.070:18

Waiver of defense of untimely service, 120-day service rule, § 1.070:18

# PRODUCTION OF DOCUMENTS AND THINGS AND ENTRY UPON LAND FOR INSPECTION AND OTHER PURPOSES

Generally, Rule 1.350

Appellate review

Generally, § 1.350:20

Production without deposition, § 1.351:14

Compelling production, § 1.350:17

Computer data and compilations, request for production or entry, § 1.350:9

Creation of documents vs. documents in existence, request for production or entry, § 1.350:9

Delivery of unissued subpoenas, production without deposition, § 1.351:6 Derivation

Generally, § 1.350:1

Production without deposition, § 1.351:1

Discretion of court to designate time, place and manner, § 1.350:16

Document production, § 1.350:15, 1.350:16

Documents in existence vs. creation of documents, request for production or entry, § 1.350:9

Federal rule, compared

Generally, § 1.350:2

Production without deposition, § 1.351:2

Filing of response and items produced, § 1.350:14

Form

Document production, § 1.350:15

Notice and subpoena, production without deposition, § 1.351:10

Historical abuses, production without deposition, § 1.351:4 to 1.351:6

Interrogatories, § 1.340:16

Judgment, making of request for production or entry before or after, § 1.350:4

Nonparties, obtaining documents and things from, § 1.350:18

Notice of deposition, combined with request for production or entry, § 1.350:4

# PRODUCTION OF DOCUMENTS AND THINGS AND ENTRY UPON LAND FOR INSPECTION AND OTHER PURPOSES—Cont'd

Notice period proceeding issuance of subpoena, production without deposition, § 1.351:8

Objections to proposed subpoena, production without deposition, § 1.351:12, 1.351:13

Operational aspects, generally, § 1.350:3 to 1.350:16

Person to whom notice is provided, production without deposition, § 1.351:9 Premature issuance of subpoenas, production without deposition, § 1.351:5

Production without deposition

Generally, Rule 1.351

Appellate review, § 1.351:14

Delivery of unissued subpoenas, § 1.351:6

Derivation, § 1.351:1

Federal rule, compared, § 1.351:2

Form of notice and subpoena, § 1.351:10

Historical abuses, § 1.351:4 to 1.351:6

Notice period proceeding issuance of subpoena, § 1.351:8

Objections to proposed subpoena, § 1.351:12, 1.351:13

Operational aspects, § 1.351:7 to 1.351:13

Person to whom notice is provided, § 1.351:9

Premature issuance of subpoenas, § 1.351:5

Purpose, § 1.351:3 to 1.351:6

Specificity of document identification required in subpoena, § 1.351:11

Reasonable particularity, request for production or entry, § 1.350:8

Request for production or entry

Generally, § 1.350:4 to 1.350:9

Computer data and compilations, § 1.350:9

Documents in existence vs. creation of documents, § 1.350:9

Judgment, making of request before or after, § 1.350:4

Notice of deposition, combination with, § 1.350:4

Possession, custody or control, defined, § 1.350:7

Reasonable particularity, § 1.350:8

Scope of request, § 1.350:6

Time specified in request, § 1.350:5

Time when request may be made, § 1.350:4

Response to request

Generally, § 1.350:10 to 1.350:14

Filing of response and items produced, § 1.350:14

Nature and timing of response, § 1.350:10

Service of objections to request, § 1.350:11

Waiver of objections, § 1.350:12, 1.350:13

Scope of request for production or entry, § 1.350:6

Service of objections to request, § 1.350:11

Specificity of document identification required in subpoena, production without deposition, § 1.351:11

Time

Request for production or entry, § 1.350:4, 1.350:5

# PRODUCTION OF DOCUMENTS AND THINGS AND ENTRY UPON LAND FOR INSPECTION AND OTHER PURPOSES—Cont'd

Time—Cont'd

Response to request, § 1.350:10

Trial, obtaining documents and things at, § 1.350:19

Waiver of objections, response to request, § 1.350:12, 1.350:13

#### **PROHIBITION**

Generally, § 1.630:7

#### **PROPERTY**

Judgments, Orders and Decrees, this index

Production of Documents and Things and Entry Upon Land for Inspection and Other Purposes, this index

## PROPERTY OWNERS' ASSOCIATIONS

Class action rule, former rejection, § 1.220:4

## PROPOSALS OF JUDGMENT

Offers of Judgment, this index

#### PROSECUTE, FAILURE TO

Dismissal of Actions, this index

#### **PROXY**

Judgments, orders and decrees, appointment to perform compelled act, § 1.570:17

#### **PUBLIC INTERESTS**

Choice of forum, grounds for dismissal, § 1.061:7

Injunctions, grant of temporary injunction will not disserve, § 1.610:19

## **PUBLIC OFFICERS**

Substitution of parties, automatic, § 1.260:19

#### **PUBLIC POLICY**

Jury trial, protection of deliberations and verdicts, § 1.431:13

# **PUBLICATION**

Defenses, service by publication, § 1.140:13

## **PUNITIVE DAMAGES**

Amended and supplemental pleadings, leave of court, § 1.190:21

Discovery, scope of, § 1.280:13

Pleading facts to support, § 1.110:15

Verdicts, joint tortfeasors, § 1.481:5

## **QUO WARRANTO**

Generally, § 1.630:8

#### RACE TO JUDGMENT

Compulsory counterclaims, § 1.170:11

## REAL PARTIES IN INTEREST

Generally, § 1.210:9

#### REASONABLENESS

Depositions, this index

Offers of Judgment, this index

#### RECEIVERS

Generally, Rule 1.620

Account, filing of, § 1.620:33

Affidavits, appointment, § 1.620:12

Agreement, entitlement to appointment not based upon, § 1.620:10

Amount of compensation, § 1.620:28

Appeal of compensation award by receiver, § 1.620:29

Appointment

Generally, § 1.620:7 to 1.620:19

Affidavits, § 1.620:12

Agreement, entitlement not based upon, § 1.620:10

Bond, below

Clean hands requirement, § 1.620:9

Court, appointment by, § 1.620:10

Hearing, § 1.620:13

Initial pleading, request in, § 1.620:7

Notice, § 1.620:11

Persons who may apply for appointment, § 1.620:8

Persons who may be appointed, § 1.620:19

Power to appoint, § 1.620:5

Showing required, § 1.620:14

#### Bond

Generally, § 1.620:15 to 1.620:18

Defendant's bond, § 1.620:18

Plaintiff's bond, § 1.620:16

Receiver's bond, § 1.620:17

Business, conduct of, § 1.620:25

Claims against receivership

Generally, § 1.620:36 to 1.620:39

Effect of claim determination, § 1.620:39

Other courts, claims adjudicated by, § 1.620:38

Timeliness of claims, § 1.620:37

Clean hands requirement, appointment, § 1.620:9

Commencement of action, § 1.620:23

Compensation

Generally, § 1.620:27 to 1.620:30

Amount of fees, § 1.620:28

Appeal of award by receiver, § 1.620:29

Professional fees, § 1.620:30

Contracts, § 1.620:24

Control by court over receivership property, § 1.620:4

Court, appointment by, § 1.620:10

Derivation, § 1.620:1

Duties of receiver, § 1.620:32, 1.620:33

#### RECEIVERS—Cont'd

Federal rule, compared, § 1.620:2

Hearing, appointment, § 1.620:13

Immunity of receiver, § 1.620:35

Initial pleading, request for appointment in, § 1.620:7

Inventory, filing of, § 1.620:33

Losses to receivership property, responsibility for, § 1.620:34

Notice, appointment, § 1.620:11

Payment of costs of receivership, § 1.620:31

Pending action, requirement of, § 1.620:5

Persons who may apply for appointment, § 1.620:8

Persons who may be appointed, § 1.620:19

Power to appoint, § 1.620:5

Powers of receiver, generally, § 1.620:21 to 1.620:26

Preservation of property, § 1.620:32

Procedure, generally, § 1.620:5 to 1.620:19

Professional fees, § 1.620:30

Protection of property, § 1.620:32

Sale of property, § 1.620:26

Scope of receivership property, § 1.620:20

Settlement of claims, § 1.620:22

Termination of receivership, § 1.620:40

Timeliness of claims against receivership, § 1.620:37

Venue, § 1.620:6

#### RECORDS

Injunctions, limited record on appeal, § 1.610:43

Privacy and Court Records, this index

Summary Judgment, this index

## REHEARINGS

New trial, summary judgment, § 1.530:10

## RELATED PERSONS

Interrogatories, disclosure of information known to related persons, § 1.340:13

#### RELATION BACK

Amended and Supplemental Pleadings, this index

## RELIEF FROM JUDGMENTS, ORDERS AND DECREES

Generally, Rule 1.540

Appeals, § 1.540:22

Class actions, § 1.220:63

Clerical mistakes, § 1.540:4, 1.540:5

Derivation, § 1.540:1

Discharge, § 1.540:10

Discovery, § 1.540:16

Equity, § 1.540:10

Evidentiary hearing, § 1.540:16

Evidentiary showing required, § 1.540:14

## RELIEF FROM JUDGMENTS, ORDERS AND DECREES—Cont'd

Excusable neglect, § 1.540:6

Execution, effect of motion on ability regarding, § 1.540:18

Extrinsic vs. intrinsic fraud, independent action to obtain relief, § 1.540:20

Federal rule, compared, § 1.540:2

Fraud, § 1.540:8

Inadvertence, § 1.540:6

Independent action to obtain relief

Extrinsic vs. intrinsic fraud, § 1.540:20

Pleading requirements, § 1.540:19

Limited purpose, § 1.540:3

Merits determination, order as, § 1.540:17

Misconduct, § 1.540:8

Misrepresentation, § 1.540:8

Mistake, § 1.540:6

Newly discovered evidence, § 1.540:7

One opportunity to seek relief, § 1.540:13

Pleading requirements, independent action to obtain relief, § 1.540:19

Release, § 1.540:10

Satisfaction, § 1.540:10

Scope of review, § 1.540:15

Settlement agreements, final orders entered pursuant to, § 1.540:21

Successor judge may rule on motion, § 1.540:12

Surprise, § 1.540:6

Time for motion, § 1.540:11

Void judgment or decree, § 1.540:9

## REMITTITUR AND ADDITUR

New trial

Generally, § 1.530:28 to 1.530:34

Definitions, § 1.530.31

Derivation, § 1.530:28

Federal practice, § 1.530:29

New trials, § 1.530:25

Prior history in state, § 1.530:30

## REPEATED ERROR

Exceptions, preservation of right to appeal adverse rulings, § 1.470:8

#### REPLIES

Pleadings, this index

#### **REPORTS**

Magistrates, this index

Physical or mental examination, § 1.360:10

## REPRESENTATIVES

Depositions, this index

Parties, § 1.210:10

## **REQUESTS FOR ADMISSIONS**

Admissions, Requests for, this index

#### **RES JUDICATA**

Class Actions, this index

#### RESIDENCE

Discovery, protection of nonresident parties from local depositions, § 1.280:17 Process and Service of Process and Papers, this index

#### RESPONSIVE PLEADINGS

Pleadings, this index

#### REVERSIBLE ERROR

Jury Trial, this index

#### **REVIEW**

Appeal and Review, this index Jury request to review testimony Generally, **Rule 1.453** Derivation, § **1.453:1** Federal rule, compared, § **1.453:2** 

## SALE OF PROPERTY

Receivers, § 1.620:26

## SAME TRANSACTION OR OCCURRENCE

Counterclaims and Crossclaims, this index Third-party practice, § 1.180:11

Costs and attorneys' fees, § 1.525:7 Default and default judgments, § 1.500:9

## **SANCTIONS**

Defenses, motion to strike, § 1.140:33
Depositions, misconduct of noticing party, § 1.310:50
Discovery in aid of execution, § 1.560:13
Mediation, this index
Physical or mental examination, noncompliance, § 1.360:13
Pretrial procedure, failure to attend conference, § 1.200:12
Third-party practice, § 1.180:18

## SCIRE FACIAS

Pleadings, § 1.100:13

## SCOPE AND TITLE OF RULES

Generally, Rule 1.010
Amendments to rules, § 1.010:9
Authority to promulgate rules, § 1.010:2
Derivation, § 1.010:1 to 1.010:3
Family law rules, relationship to, § 1.010:6
Federal rules
Comparison, § 1.010:4
Relationship, § 1.010:8

#### SCOPE AND TITLE OF RULES-Cont'd

General practice rules, relationship to, § 1.010:7

Historical development of rules, § 1.010:1

Judicial administration rules, relationship to, § 1.010:7

Other court rules, relationship to, § 1.010:5 to 1.010:8

Special statutory proceedings, § 1.010:10

## SEPARATE COUNTS

Pleadings, § 1.110:29

#### SEPARATE TRIALS

Generally, Rule 1.270

Appellate review

Generally, § 1.270:22 to 1.270:26

Multiple appeals from limited consolidation, § 1.270:24

Non-final nature of order, § 1.270:22

Single appeal from final judgment in single action consolidation and single action with separate trials, § 1.270:23

Standard of appeal, § 1.270:25

Waiver, § 1.270:26

Counterclaims and crossclaims, § 1.170:32, 1.270:18

Derivation, § 1.270:1

Effect, § 1.270:3

Federal rule, compared, § 1.270:2

Inconsistent verdicts, denial of separation to avoid, § 1.270:19

Insurance, separation of claims against tortfeasor from claims against insurer, § 1.270:17

Jury trial, § 1.270:21

Liability and damages determinations, bifurcation of, § 1.270:15

Misjoinder of claims, granting separation to cure, § 1.270:16

Multiple appeals from limited consolidation, § 1.270:24

Procedure for obtaining consolidation or separate trials, § 1.270:4

Purpose, § 1.270:3

Severance, distinguished, § 1.270:13

Single appeal from final judgment in single action consolidation and single action with separate trials, § 1.270:23

Standard for discretionary granting of separate trials, § 1.270:14

Standard of appeal, § 1.270:25

Transfer of claim after separation, § 1.270:20

Waiver of appeal, § 1.270:26

## SEQUESTRATION OF PROPERTY

Judgments, orders and decrees, performance of specific actions, § 1.570:15

## SEQUESTRATION OF WITNESSES

Discovery, protection from, § 1.280:18

## SERVICE OF PROCESS AND PAPERS

Process and Service of Process and Papers, this index

## SETTING ACTION FOR TRIAL

Trial, this index

#### **SETTING ASIDE**

Vacating and Setting Aside, this index

## **SETTLEMENT**

Compromise or Settlement, this index

## **SEVERANCE**

Separate trials, distinguished, § 1.270:13

## **SHAM PLEADINGS**

Generally, Rule 1.150

Affidavits, § 1.150:4

Applicability, § 1.150:3

Attorneys' fees, § 1.150:8

Bad faith requirement, § 1.150:7

Defenses, motion to strike, § 1.140:32

Derivation, § 1.150:1

Disposition of motion to strike, § 1.150:5 to 1.150:7

Evidentiary hearing, § 1.150:5

Falsity requirement, § 1.150:7

Federal rule, compared, § 1.150:2

Jury trial, right to, § 1.150:9

Operational aspects, § 1.150:3 to 1:150:7

Other evidence, § 1.150:4

Partial validity of pleading, § 1.150:6

Standard for determination, § 1.150:7

Usefulness, § 1.150:2

Verification, § 1.150:4

#### **SHAREHOLDERS**

Depositions, use of depositions in court proceedings, § 1.330:17

## **SIGNATURES**

Continuances, § 1.460:5

Mediation agreement, § 1.730:2

Verification of pleadings, § 1.030:4

## SILENCE

Admissions, requests for, § 1.370:13

#### **SMALL CLAIMS**

New trial, § 1.530:12

## SPECIAL MATTERS

Pleadings, this index

## **SPECIFICITY**

Class actions, specificity of pleadings required to avert dismissal, § 1.220:44

Defenses, § 1.140:19

Exceptions, objection to instructions to jury, § 1.470:14

#### SPECIFICITY—Cont'd

Interrogatories, objections, § 1.340:14

Motions, § 1.100:11

New trial, § 1.530:27

Production of documents and things and entry upon land for inspection and other purposes, § 1.351:11

Subpoena duces tecum, § 1.410:4

Summary judgment, § 1.510:23

#### **STANDING**

Class Actions, this index

Injunctions, dissolution or modification of temporary injunction, § 1.610:35

Third-party practice, challenge to third-party complaint, § 1.180:13

#### **STATE**

Injunctions for benefit of state, § 1.610:27

#### STATUTES OF LIMITATION

Class actions, commonality, § 1.220:24

Commencement of action, tolling of statute, § 1.050:7

Counterclaims and Crossclaims, this index

Dismissal of actions, § 1.420:39

Homeowners' associations and condominium associations, § 1.221:17

## **STAYS**

Discovery, this index

Executions and Final Process, this index

New trial, stay pending review, § 1.530:36

#### **STIPULATIONS**

Dismissal of actions, voluntary dismissal, § 1.420:10

## STRIKE, MOTION TO

Defenses, this index

## **SUBORDINATION**

Intervention, this index

## **SUBPOENAS**

Generally, Rule 1.410

Adverse party, use of subpoena for discovery obtainable by notice, § 1.410:7

Business organizations, notice vs. subpoena, § 1.410:8

Court-approved forms, § 1.410:5

Depositions, this index

Derivation, § 1.410:1

Dismissal of Actions, this index

Federal rule, compared, § 1.410:2

Foreign actions, § 1.410:9

Form of subpoena

Generally, § 1.410:3 to 1.410:5

Court-approved forms, § 1.410:5

Limitation on clerk's issuance in blank, § 1.410:3

#### SUBPOENAS-Cont'd

Form of subpoena—Cont'd

Specificity requirement for subpoena duces tecum, § 1.410:4

Limitation on clerk's issuance in blank, § 1.410:3

Modifying of subpoenas, § 1.410:12

Motions, determination whether action is by clerk or by court, § 1.160:9

Notice vs. subpoena

Generally, § 1.410:6 to 1.410:8

Adverse party, use of subpoena for discovery obtainable by notice, § 1.410:7

Business organizations, § 1.410:8

Parties and witnesses, § 1.410:6

Operational aspects, generally, § 1.410:3 to 1.410:9

Parties, notice vs. subpoena, § 1.410:6

Penalties for failure to comply, § 1.410:14

Quashing of subpoenas, § 1.410:12

Relief from compliance with subpoenas, § 1.410:12, 1.410:13

Scope of coverage of subpoenas duces tecum, § 1.410:11

Specificity requirement for subpoena duces tecum, § 1.410:4

Witnesses, notice vs. subpoena, § 1.410:6

## **SUBROGATION**

Crossclaims, § 1.170:28

## SUBSEQUENT PLEADINGS

Generally, § 1.110:32, 1.110:33

## SUBSTITUTION OF PARTIES

Generally, Rule 1.260

Abatement of action, § 1.260:4

Death

Extinguishment of action, § 1.260:4 to 1.260:16

Suggestion of death, below

Derivation, § 1.260:1

Dismissal, relief from, § 1.260:12

Effect, § 1.260:3

Enlargement of 90 day period, motion for substitution, § 1.260:11

Federal rule, compared, § 1.260:2

Hearing, motion for substitution, § 1.260:9

Incompetence of party, § 1.260:17

Motion for substitution

Generally, § 1.260:9 to 1.260:13

Appropriate movant, § 1.260:9

Content of motion, § 1.260:9

Dismissal, relief from, § 1.260:12

Enlargement of 90 day period, § 1.260:11

Hearing, § 1.260:9

90 day rule, § **1.260:10**, **1.260:11** 

Procedural requirements, § 1.260:9

Service, § 1.260:9

#### SUBSTITUTION OF PARTIES—Cont'd

Motion for substitution—Cont'd

Substantive limits in ruling on motion, § 1.260:13

90 day rule, motion for substitution, § 1.260:10, 1.260:11

Personal representative of estate, death of, § 1.260:15

Probate code, displacement of requirements of, § 1.260:14

Public officers, automatic substitution, § 1.260:19

Purpose, § 1.260:3

Relationship to Rule 1.210, § 1.210:8

Service

Motion for substitution, § 1.260:9

Statement of death, § 1.260:8

Statement of death

Generally, § 1.260:5 to 1.260:8

Contents, § 1.260:5

Defined, § 1.260:5

No obligation to file, § 1.260:6

Person who files, immateriality, § 1.260:7

Service/receipt requirement, § 1.260:8

Transfer of interest, § 1.260:18

#### SUCCESSIVE OFFERS

Offers of judgment, § 1.442:23

#### SUGGESTION OF DEATH

Substitution of Parties, this index

#### **SUMMARY JUDGMENT**

Generally, Rule 1.510

Admissible evidence, affidavits, § 1.510:35

Admissions, requests for, § 1.370:24

Affidavits

Generally, § 1.510:16, 1.510:34 to 1.510:38

Admissible testimonial and documentary evidence, § 1.510:35

Bad faith, § 1.510:40

Competency of affiant as witness, § 1.510:34

Contradiction of prior sworn testimony in affidavit of nonmoving party, § 1.510:38

Deficiency/correction of opposing affidavits, § 1.510:36

Personal knowledge, § 1.510:34

Supplementation of affidavits, § 1.510:37

Alternative forms of summary judgment, appeal from, § 1.510:44 to 1.510:47

Amendment of dismissed claims, § 1.510:42

Appeals

Generally, § 1.510:43 to 1.510:48

Alternative forms of summary judgment, appeal from, § 1.510:44 to 1.510:47

Denial of summary judgment, plenary review, § 1.510:47

Judgment or order, appeal from, § 1.510:43

Partial adjudication by limited issued termination, § 1.510:46

SUMMARY JUDGMENT—Cont'd

# Appeals—Cont'd Partial summary judgment, § 1.510:45 Record, § 1.510:48 Summary judgment as to entirety of action, § 1.510:44 Bad faith, affidavits, § 1.510:40 Burden of movant, § 1.510:26 Burden of responding party, § 1.510:27 Burdens Federal rule, compared, § 1.510:5 Competency of affiant as witness, § 1.510:34 Continuance of hearing to obtain further discovery for response, § 1.510:39 Contradiction Prior pleadings and admissions, § 1.510:41 Prior sworn testimony in affidavit of nonmoving party, § 1.510:38 Correction of opposing affidavits, § 1.510:36 Cross motions, service of papers, § 1.510:20 Deficiency of opposing affidavits, § 1.510:36 Derivation, § 1.510:1 Determination of motion Generally, § 1.510:25 to 1.510:30 Burden of movant, § 1.510:26 Burden of responding party, § 1.510:27 Landers v. Milton, § 1.510:29 Record, § 1.510:25 Types of issues relatively less susceptible to summary judgment, § 1.510:30 Dismissal of actions, sham dismissals, § 1.420:13 Federal rule, compared, § 1.510:2 to 1.510:6 2021 alignment, previously conflicting standards, absence of genuine issue of material fact, § 1.510:6 Burdens, § 1.510:5 Parties, § 1.510:5 Timing requirements, § 1.510:4 Full or partial summary judgment, § 1.510:15, 1.510:32 Judgment on pleadings, compared to motions for, § 1.140:39 Judgment or order, appeal from, § 1.510:43 Measurement of 20 day waiting time, § 1.510:9 Minimum notice requirement, service of papers, § 1.510:18, 1.510:21, 1.510:22 Moving papers, service of, § 1.510:18 to 1.510:20 Narrowing of issues for trial, § 1.510:33 Nonmoving party, grant of summary judgment without motion for, § 1.510:31 Opposing papers, service of, § 1.510:21, 1.510:22 Oral hearing, necessity for, § 1.510:24 Partial adjudication by limited issued termination, appeals, § 1.510:46 Partial summary judgment Generally, § 1.510:15, 1.510:32 Appeals, § 1.510:45 Particularity requirement, § 1.510:23

#### SUMMARY JUDGMENT—Cont'd

**Parties** 

Federal rule, compared, § 1.510:5

Personal knowledge, affidavits, § 1.510:34

Post-judgment, availability in, § 1.510:14

Pretrial conferences, § 1.200:11, 1.510:12

Purpose, § 1.510:7

Record

Appeals, § 1.510:48

Determination of motion, § 1.510:25

Responsive pleadings, moving prior to service of, § 1.510:10

Service of papers

Generally, § 1.510:18 to 1.510:21

Cross motions, § 1.510:20

Minimum notice requirement, § 1.510:18, 1.510:21, 1.510:22

Moving papers, § 1.510:18 to 1.510:20

Opposing papers, § 1.510:21, 1.510:22

Specific findings, narrowing of issues for trial, § 1.510:33

Supplementation of affidavits, § 1.510:37

Time for motion

Generally, § 1.510:8 to 1.510:14

Discovery, moving prior to conclusion of, § 1.510:11

Measurement of 20 day waiting time, § 1.510:9

Post-judgment, availability in, § 1.510:14

Pretrial conference, § 1.510:12

Responsive pleadings, moving prior to service of, § 1.510:10

Trial, availability during, § 1.510:13

20 day waiting time, § 1.510:8, 1.510:9

Timing requirements, § 1.510:4

Trial, availability during, § 1.510:13

20 day waiting time, § 1.510:8, 1.510:9

#### **SUPERIORITY**

Class actions, § 1.220:39

## SUPPLEMENTAL PLEADINGS

Amended and Supplemental Pleadings, this index

## SUPPLEMENTARY PROCEEDINGS

Executions and final process, § 1.550:14, 1.560:11, 1.560:12

Misjoinder and nonjoinder of parties, adding parties, § 1.250:16

# **SURETIES**

Appeals, judicial bonds, § 1.625:6

Derivation, judicial bonds, § 1.625:1

Federal rule, compared

Judicial bonds, § 1.625:2, 1.625:3

Judicial bonds

Generally, Rule 1.625

#### SURETIES—Cont'd

Judicial bonds—Cont'd

Advantages of enforcement by motion rather than by independent action,

§ 1.625:5

Appeals, § 1.625:6

Derivation, § 1.625:1

Effect, § 1.625:4

Federal rule, compared, § 1.625:2, 1.625:3

Procedure for litigating surety claim, § 1.625:6

Purpose, § 1.625:4

#### **SURVIVORS**

Substitution of Parties, this index

#### TELEPHONIC DEPOSITIONS

Depositions, this index

## TEMPORARY INJUNCTIONS

Injunctions, this index

#### **TERMINATION**

Receiverships, § 1.620:40

## THIRD-PARTY PRACTICE

Generally, Rule 1.180

Appellate review, § 1.180:16

Arbitration, requirement for timely notice for trial, § 1.820:5

Bringing third-party action, generally, § 1.180:5 to 1.180:12

Claims that may be brought, § 1.180:10

Compulsory counterclaims, § 1.170:13

Defending third-party action

Generally, § 1.180:13 to 1.180:15

Ability of third-party defendant to defend against plaintiff's complaint,

§ 1.180:14

Prejudice, § 1.180:15

Standing to challenge third-party complaint, § 1.180:13

Derivation, § 1.180:1

Federal rule, compared, § 1.180:2

Jurisdiction, § 1.180:8

Motion for leave to file

Generally, § 1.180:5 to 1.180:7

Prejudice, § 1.180:7

Requirement of motion, § 1.180:5

Standard for disposition of motion, § 1.180:6

Permissive use, § **1.180:4** 

Possession, writs of, § 1.580:5

Prejudice

Defending third-party action, § 1.180:15

Motion for leave to file, § 1.180:7

Purpose, § 1.180:3

#### THIRD-PARTY PRACTICE—Cont'd

Record activity, § 1.180:17

Same transaction or occurrence, § 1.180:11

Sanctions, § 1.180:18

Standard for disposition of motion for leave to file, § 1.180:6

Standing to challenge third-party complaint, § 1.180:13

Strategic considerations, § 1.180:12

Venue, § 1.180:9

#### TIME

Generally, Rule 1.090

Additional time, service by of mail or e-mail, § 1.090:19 to 1.090:21

Admissions, requests for, § 1.370:5

Affidavits, timing requirements for service of, § 1.090:15

Amended pleadings, response to, § 1.190:23

Arbitration, this index

Choice of forum, § 1.061:14

Class actions, timing of motion for certification of class, § 1.220:46

Computational considerations

Generally, § 1.090:6 to 1.090:9

Counting backwards, § 1.090:9

Leap years, § 1.090:8

Legal holidays, § 1.090:7

Consolidation of actions or proceedings, motion for, § 1.270:6

Costs and attorneys' fees, § 1.525:4

Counting backwards, § 1.090:9

Default, entry of, § 1.500:7

Defenses, this index

Depositions, this index

Derivation, § 1.090:1

Directed verdicts, § 1.480:8, 1.480:9

Discovery in aid of execution, § 1.560:3 to 1.560:5

Dismissal of actions, filing of motion for fees and costs, 1.420:50

E-mail. Mail or e-mail, service by, below

Enlargement of time, requests for

Generally, § 1.090:10 to 1.090:12

Defenses, this index

Good cause vs. excusable neglect, § 1.090:11

Pre-expiration requests vs. post expiration requests, § 1.090:11

Tolling of time period sought to be enlarged, § 1.090:12

Exceptions, objection to instructions to jury, § 1.470:13

Excusable neglect, requests for enlargement of time, § 1.090:11

Federal rule, compared, § 1.090:2 to 1.090:5

Good cause, requests for enlargement of time, § 1.090:11

Interrogatories, this index

Intervention, § 1.230:11, 1.230:12

Judgments, orders and decrees, specification of time by which act is to be performed, § 1.570:13

#### TIME—Cont'd

Judicial disqualification motions, applicability of additional time for service by mail or e-mail, § 1.090:21

Leap years, § 1.090:8

Legal holidays, § 1.090:7

Mail or e-mail, service by

Generally, § 1.090:17 to 1.090:21

Additional time, applicability of, § 1.090:19 to 1.090:21

Counting of five additional days, § 1.090:18

Effective date of service, § 1.090:17

Judicial disqualification motions, applicability of additional time, § 1.090:21

Statutes, applicability of additional time, § 1.090:20

Medical Malpractice Presuit Screening, this index

Motions

## Generally, § 1.090:13 to 1.090:16 W

Affidavits, timing requirements for service of, § 1.090:15

Application of notice obligation to motions, hearing notices, § 1.090:14

Entitlement of parties to hearings on their motions, § 1.090:16

Reasonable time requirement for notice of hearings on motions, § 1.090:13

New Trial, this index

Offers of Judgment, this index

Pleadings, timing and determination of attorneys' fee claim, § 1.110:21

Pretrial Procedure, this index

Production of Documents and Things and Entry Upon Land for Inspection and Other Purposes, this index

Reasonable time requirement for notice of hearings on motions, § 1.090:13

Receivers, claims against receivership, § 1.620:37

Statutes, applicability of additional time for service by mail or e-mail, § 1.090:20

Statutes of Limitation, this index

Summary Judgment, this index

Tolling of time period sought to be enlarged, § 1.090:12

Transfers of actions, § 1.060:11

## TITLE

Judgments, Orders and Decrees, this index

#### TITLE OF RULES

Scope and Title of Rules, this index

## TRADE SECRETS

Discovery, § 1.280:29

#### **TRANSCRIPTS**

Depositions, this index

#### TRANSFERS OF ACTIONS

Generally, Rule 1.060

Agreement regarding venue, § 1.060:5

Appropriate appellate jurisdiction, § 1.060:11

Burdens, improper venue, § 1.060:7

# TRANSFERS OF ACTIONS—Cont'd

Derivation, § 1.060:1

Federal rule, compared, § 1.060:2

Improper venue

Generally, § 1.060:3

Burdens, § 1.060:7

Motion by party, § **1.060:9** 

Transfer rather than dismissal, § 1.060:8

Interlocutory appeal, § 1.060:10

Scope, § 1.060:3

Statutes, § 1.060:4

Subject matter jurisdiction, § 1.060:5, 1.060:6

Time transfer occurs, § 1.060:11

Unilateral selection of proper venue by plaintiff after filing in wrong venue,

§ 1.060:12

Venue. Improper venue, above

Waiver, § 1.060:5

## **TRIAL**

## Generally, Rule 1.410 to 1.490

At issue requirement. Setting action for trial, below

Continuances, this index

Derivation

Notebooks of jurors, § 1.455:1

Questions by jurors, § 1.452:1

Setting action for trial, § 1.440:1

Directed Verdicts, this index

Evidence, this index

Exceptions, this index

Federal rule, compared

Notebooks of jurors, § 1.455:2

Questions by jurors, § 1.452:2

Setting action for trial, § 1.440:2

Hearings, this index

Jury Trial, this index

Magistrates, this index

Notebooks of jurors

Generally, Rule 1.455

Derivation, § 1.455:1

Federal rule, compared, § 1.455:2

Offers of Judgment, this index

Questions by jurors

Generally, Rule 1.452

Derivation, § 1.452:1

Federal rule, compared, § 1.452:2

Setting action for trial

2024 amendments, § 1.440:3

Generally, Rule 1.440

## TRIAL—Cont'd

Setting action for trial—Cont'd

Derivation, § 1.440:1

Federal rule, compared, § 1.440:2

Strict construction, setting action for trial, § 1.440:3

Subpoenas, this index

Verdicts, this index

View by Jury, this index

## **TYPICALITY**

Class actions, § 1.220:29

# **ULTIMATE FACTS**

Pleadings, this index

## **UMBRELLA ASSOCIATIONS**

Homeowners' associations and condominium associations, § 1.221:10

## UNIFORM INTERSTATE DEPOSITIONS AND DISCOVERY ACT

Foreign states, § 1.300:12

#### **UTILITY**

Pretrial Procedure, this index

#### VACATING AND SETTING ASIDE

Costs and attorneys' fees, pending motion for setting aside judgment, § 1.525.10

Default and default judgments, § 1.500:13

Directed Verdicts, this index

#### **VENUE**

Generally, Rules 1.060, 1.061

Choice of Forum, this index

Defenses, improper venue, § 1.140:22, 1.140:48

Dismissal of actions, involuntary dismissal for improper venue, § 1.420:19

Pleadings, § 1.110:14

Receivers, § 1.620:6

Third-party practice, § 1.180:9

Transfers of Actions, this index

## VERDICTS

Generally, Rule 1.481

Derivation, § 1.481:1

Directed Verdicts, this index

Effect, § 1.481:3

Federal rule, compared, § 1.481:2

Itemized verdict requirement, § 1.481:4

Punitive damages against joint tortfeasors, § 1.481:5

Purpose, § 1.481:3

## VERIFICATION

Deposition prior to action or pending appeal, § 1.290:7

Pleadings. Verification of Pleadings, this index

#### VERIFICATION OF PLEADINGS

Generally, Rule 1.030

Agreements between parties or counsel, transfer of provision regarding, § 1.030:5

Derivation, § 1.030:1

Federal rule, compared, § 1.030:2

Foreclosure, § 1.115:7

Sham pleadings, § 1.150:4

Signature and sanctions provisions, transfer of, § 1.030:4

## VIDEOTAPED DEPOSITIONS

Depositions, this index

## **VIEW BY JURY**

Generally, Rule 1.520

Circumstances of view, § 1.520:4

Cost of view, § 1.520:6

Derivation, § 1.520:1

Discretion of court, § 1.520:3

Eminent domain proceedings, § 1.520:8

Extent of view, § 1.520:4

Federal rule, compared, § 1.520:2

Misconduct by jurors, § 1.520:7

## **VOIR DIRE**

Jury trial, § 1.431:3

#### WAGES

Compensation, this index

#### WAIVER

Abortion, judicial waiver of parental notice, Rule 1.840

Consolidation of actions or proceedings, appellate review, § 1.270:26

Defenses, this index

Depositions, this index

Exceptions, preservation of right to appeal adverse rulings, § 1.470:6 to 1.470:9

Interrogatories, objections, § 1.340:15

Jury Trial, this index

Medical malpractice presuit screening, waiver of noncompliance defense,

§ 1.650:12

Pleadings, conditions precedent, § 1.120:5

Process and service of process and papers, waiver of defense of untimely service, § 1.070:18

Production of documents and things and entry upon land for inspection and other purposes, objections, § 1.350:12, 1.350:13

Separate trials, appeals, § 1.270:26

Transfers of actions, § 1.060:5

## **WORK PRODUCT**

Discovery, scope of, § 1.280:6

# INDEX

# WRITING

Choice of forum, § 1.061:11
Depositions, this index
Mediation, written agreement, § 1.730:1