### Index

ADVERTISING—Cont'd

ACCELERATION CLAUSES

CSPA, 2:46 Disclosure, 16:30 Leases, 13:24 RISA, 11:35 TILA, 16:30	Puffing, 2:46 Rent-to-own (RTO) transactions, 12:17 Substantiation of claims, 2:61 AFTER ACQUIRED PROPERTY Security interests in, 19:8
Unconscionability, 2:45	ALTERNATIVE DISPUTE
ACCOUNTANTS  CSPA, applicability to accountant-client transactions, 2:7	RESOLUTION See also Arbitration Lemon Law disputes, 7:13
ACCOUNTS  Bank accounts. See Garnishment Charge accounts. See Credit Card Law	ALUMINUM SIDING SALES Generally, 3:6
ACTIVITIES  Debt collector, FDCPA, 5:7	ANTITRUST LAWS See Manufactured/Mobile Home Law
ADHESIVE CONTRACTS	ARBITRATION
Arbitration provisions as, 21:1, 21:6 Unconscionability, 2:45	Generally, 21:1 to 21:15 Adhesive nature of arbitration clauses, 21:1, 21:6
ADVERTISING	Affirmative defense to litigation, plead-
See also Sales Practices Act	ing arbitration agreement as, 21:4
Bait and switch CSPA, <b>2:54</b>	American Arbitration Association Due Process Protocol, <b>21:12</b>
laws applicable, chart, 1:1 rent-to-own-transactions, 12:13	Arbitrability. Scope of arbitration provision, below
Comparison advertising, <b>2:63</b>	Assignees of contracts containing
Consumer Leasing Act (CLA), 13:58	arbitration clauses, 21:4
Contests, 2:57	Awards
Credit Services Organization Act, 26:7	confirmation orders, 21:3
Discount offers, 2:63	correcting, 15:19, 21:3
Free, misuse of term, 2:55	mandatory arbitration, 15:19 modifying, 15:19, 21:3
Gift offers, 2:55	vacating, <b>15:19, 21:3</b>
Laws applicable, chart, 1:1 Mortgage brokers, 24:16	Binding, <b>21:15</b>
Odometer law violations, <b>6:29</b>	Claims subject to arbitration, 21:14
Opinions, CSPA regulation of, <b>2:46</b>	Class action claims, arbitration clauses
Payday lenders, TILA requirements,	as bar, <b>21:10</b>
23:21	Commercial construction contract
Phony offers, 2:29	arbitrations, 21:3
Prepaid services. See Prepaid Entertain- MENT CONTRACT ACT	Compelling enforcement of arbitration agreements, <b>21:3</b>
Price advantage representations, 2:33	Condominium Act, 10:25
Price comparison advertising, <b>2:63</b>	Confirmation orders, 21:3
Prize gimmicks, 2:57	Conflicting arbitration provisions, 21:12
Public sales of repossessed collateral	Conspicuity of provision, 21:6
generally, <b>19:38</b> , <b>19:54</b> remedies for violations, <b>19:65</b>	Consumer protection position of AAA, 21:12

ARBITRATION—Cont'd	ARBITRATION—Cont'd
Consumer's CSPA claims, arbitrability of, <b>21:9</b>	Scope of arbitration provision—Cont'd litigation or arbitration of question,
Correcting awards, <b>15:19</b> , <b>21:3</b>	21:4
Costs to consumer, challenge based on, 21:6, 21:10	presumption of arbitrability, <b>21:4</b> statutory exceptions to arbitrability,
Credit card law, enforcement through	21:5
mandatory arbitration, <b>15:19</b> CSPA challenges, <b>21:6, 21:9</b>	Statutory exceptions to arbitrability, 21:5
Defense to litigation, pleading arbitra-	Stay of trial, appeal of, 21:3
tion agreement as, 21:4	TILA disputes, 16:62, 21:5, 21:10
Due Process Protocol, 21:12	Unconscionable arbitration agreements,
Equitable estoppel as compelling	21:6
arbitration, 21:4	Vacating awards, 15:19, 21:3
Exceptions to arbitrability statutes, 21:5	Waivers, <b>21:4</b> , <b>21:8</b>
Existence of arbitration agreement, litigating, <b>21:3</b>	ARTICLE 2A
Failure of mutuality challenges to	See Leases
arbitration clauses, 21:13	AS IS
Federal Arbitration Act, 21:2	Sales Practices Act (CSPA), laws
Final-and-binding, 21:15	applicable, 1:1
Forum unavailability, 21:16	ASSIGNMENTS OF LOANS
Fraudulently obtained agreement to	See also Holder-in-Due-Course Status
arbitrate, 21:7	Arbitration clauses, effect as to assign-
GLL claims and counterclaims, arbitrability of agreements affect-	ees, <b>21:4</b>
ing, 21:5	RISA fee prohibitions, 11:26
Hearings on arbitrability, <b>21:3</b>	Student loans, 22:2, 22:82
Hidden arbitration clauses, <b>21:1</b>	ASSISTIVE DEVICE LEMON LAWS
Home Solicitation Sales Act, 3:39	Generally, 25:1
Lemon law disputes, 7:31, 7:32	Action, elements, 25:19
Litigation as waiver of arbitration, 21:8	Affirmative defenses, 25:12, 25:25
Magnuson-Moss Warranty Act claims,	A celetive devices defined 13.4
A1 11	Assistive devices, defined, 25:4
21:11 Ward to 15:10 21:15	Burden of proof, 25:18
Mandatory, 15:19, 21:15	Burden of proof, <b>25:18</b> Client interview, <b>25:30</b>
Mandatory, <b>15:19, 21:15</b> Mobile home disputes, <b>9:62</b>	Burden of proof, <b>25:18</b> Client interview, <b>25:30</b> Complaint, form, <b>25:31</b>
Mandatory, <b>15:19, 21:15</b> Mobile home disputes, <b>9:62</b> Modifying awards, <b>15:19, 21:3</b>	Burden of proof, <b>25:18</b> Client interview, <b>25:30</b> Complaint, form, <b>25:31</b> Consumer notice to manufacturer, <b>25:10</b>
Mandatory, <b>15:19, 21:15</b> Mobile home disputes, <b>9:62</b>	Burden of proof, <b>25:18</b> Client interview, <b>25:30</b> Complaint, form, <b>25:31</b> Consumer notice to manufacturer, <b>25:10</b> Coverage, <b>25:4</b> to <b>25:16</b>
Mandatory, <b>15:19, 21:15</b> Mobile home disputes, <b>9:62</b> Modifying awards, <b>15:19, 21:3</b> Mutuality challenges to arbitration	Burden of proof, <b>25:18</b> Client interview, <b>25:30</b> Complaint, form, <b>25:31</b> Consumer notice to manufacturer, <b>25:10</b>
Mandatory, <b>15:19, 21:15</b> Mobile home disputes, <b>9:62</b> Modifying awards, <b>15:19, 21:3</b> Mutuality challenges to arbitration clauses, <b>21:13</b>	Burden of proof, 25:18 Client interview, 25:30 Complaint, form, 25:31 Consumer notice to manufacturer, 25:10 Coverage, 25:4 to 25:16 Date of sale disclosure requirements,
Mandatory, <b>15:19, 21:15</b> Mobile home disputes, <b>9:62</b> Modifying awards, <b>15:19, 21:3</b> Mutuality challenges to arbitration clauses, <b>21:13</b> National Arbitration Forum, <b>21:6</b> Nonsignatories, effect of arbitration clauses on, <b>21:4</b>	Burden of proof, 25:18 Client interview, 25:30 Complaint, form, 25:31 Consumer notice to manufacturer, 25:10 Coverage, 25:4 to 25:16 Date of sale disclosure requirements, 25:9 Defect generally, 25:19
Mandatory, <b>15:19, 21:15</b> Mobile home disputes, <b>9:62</b> Modifying awards, <b>15:19, 21:3</b> Mutuality challenges to arbitration clauses, <b>21:13</b> National Arbitration Forum, <b>21:6</b> Nonsignatories, effect of arbitration clauses on, <b>21:4</b> Ohio Arbitration Act, <b>21:3</b>	Burden of proof, 25:18 Client interview, 25:30 Complaint, form, 25:31 Consumer notice to manufacturer, 25:10 Coverage, 25:4 to 25:16 Date of sale disclosure requirements, 25:9 Defect generally, 25:19 existence and nature of, defenses,
Mandatory, <b>15:19, 21:15</b> Mobile home disputes, <b>9:62</b> Modifying awards, <b>15:19, 21:3</b> Mutuality challenges to arbitration clauses, <b>21:13</b> National Arbitration Forum, <b>21:6</b> Nonsignatories, effect of arbitration clauses on, <b>21:4</b> Ohio Arbitration Act, <b>21:3</b> Payday loan disputes, <b>23:34</b>	Burden of proof, 25:18 Client interview, 25:30 Complaint, form, 25:31 Consumer notice to manufacturer, 25:10 Coverage, 25:4 to 25:16 Date of sale disclosure requirements, 25:9 Defect generally, 25:19 existence and nature of, defenses, 25:26
Mandatory, <b>15:19, 21:15</b> Mobile home disputes, <b>9:62</b> Modifying awards, <b>15:19, 21:3</b> Mutuality challenges to arbitration clauses, <b>21:13</b> National Arbitration Forum, <b>21:6</b> Nonsignatories, effect of arbitration clauses on, <b>21:4</b> Ohio Arbitration Act, <b>21:3</b> Payday loan disputes, <b>23:34</b> Presumption of arbitrability, <b>21:4</b>	Burden of proof, 25:18 Client interview, 25:30 Complaint, form, 25:31 Consumer notice to manufacturer, 25:10 Coverage, 25:4 to 25:16 Date of sale disclosure requirements, 25:9 Defect generally, 25:19 existence and nature of, defenses, 25:26 Defenses
Mandatory, 15:19, 21:15 Mobile home disputes, 9:62 Modifying awards, 15:19, 21:3 Mutuality challenges to arbitration clauses, 21:13 National Arbitration Forum, 21:6 Nonsignatories, effect of arbitration clauses on, 21:4 Ohio Arbitration Act, 21:3 Payday loan disputes, 23:34 Presumption of arbitrability, 21:4 Presumptive validity of arbitration	Burden of proof, 25:18 Client interview, 25:30 Complaint, form, 25:31 Consumer notice to manufacturer, 25:10 Coverage, 25:4 to 25:16 Date of sale disclosure requirements, 25:9 Defect generally, 25:19 existence and nature of, defenses, 25:26 Defenses affirmative, 25:12, 25:25
Mandatory, 15:19, 21:15 Mobile home disputes, 9:62 Modifying awards, 15:19, 21:3 Mutuality challenges to arbitration clauses, 21:13 National Arbitration Forum, 21:6 Nonsignatories, effect of arbitration clauses on, 21:4 Ohio Arbitration Act, 21:3 Payday loan disputes, 23:34 Presumption of arbitrability, 21:4 Presumptive validity of arbitration clauses, 21:3	Burden of proof, 25:18 Client interview, 25:30 Complaint, form, 25:31 Consumer notice to manufacturer, 25:10 Coverage, 25:4 to 25:16 Date of sale disclosure requirements, 25:9 Defect generally, 25:19 existence and nature of, defenses, 25:26 Defenses affirmative, 25:12, 25:25 existence and nature of defect, 25:26
Mandatory, 15:19, 21:15 Mobile home disputes, 9:62 Modifying awards, 15:19, 21:3 Mutuality challenges to arbitration clauses, 21:13 National Arbitration Forum, 21:6 Nonsignatories, effect of arbitration clauses on, 21:4 Ohio Arbitration Act, 21:3 Payday loan disputes, 23:34 Presumption of arbitrability, 21:4 Presumptive validity of arbitration clauses, 21:3 Real property title, arbitrability of agree-	Burden of proof, 25:18 Client interview, 25:30 Complaint, form, 25:31 Consumer notice to manufacturer, 25:10 Coverage, 25:4 to 25:16 Date of sale disclosure requirements, 25:9 Defect generally, 25:19 existence and nature of, defenses, 25:26 Defenses affirmative, 25:12, 25:25 existence and nature of defect, 25:26 Emergence, 25:3
Mandatory, 15:19, 21:15 Mobile home disputes, 9:62 Modifying awards, 15:19, 21:3 Mutuality challenges to arbitration clauses, 21:13 National Arbitration Forum, 21:6 Nonsignatories, effect of arbitration clauses on, 21:4 Ohio Arbitration Act, 21:3 Payday loan disputes, 23:34 Presumption of arbitrability, 21:4 Presumptive validity of arbitration clauses, 21:3	Burden of proof, 25:18 Client interview, 25:30 Complaint, form, 25:31 Consumer notice to manufacturer, 25:10 Coverage, 25:4 to 25:16 Date of sale disclosure requirements, 25:9 Defect generally, 25:19 existence and nature of, defenses, 25:26 Defenses affirmative, 25:12, 25:25 existence and nature of defect, 25:26
Mandatory, 15:19, 21:15  Mobile home disputes, 9:62  Modifying awards, 15:19, 21:3  Mutuality challenges to arbitration clauses, 21:13  National Arbitration Forum, 21:6  Nonsignatories, effect of arbitration clauses on, 21:4  Ohio Arbitration Act, 21:3  Payday loan disputes, 23:34  Presumption of arbitrability, 21:4  Presumptive validity of arbitration clauses, 21:3  Real property title, arbitrability of agreements affecting, 21:5	Burden of proof, 25:18 Client interview, 25:30 Complaint, form, 25:31 Consumer notice to manufacturer, 25:10 Coverage, 25:4 to 25:16 Date of sale disclosure requirements, 25:9 Defect generally, 25:19 existence and nature of, defenses, 25:26 Defenses affirmative, 25:12, 25:25 existence and nature of defect, 25:26 Emergence, 25:3 Express and implied warranties, 25:8,
Mandatory, 15:19, 21:15  Mobile home disputes, 9:62  Modifying awards, 15:19, 21:3  Mutuality challenges to arbitration clauses, 21:13  National Arbitration Forum, 21:6  Nonsignatories, effect of arbitration clauses on, 21:4  Ohio Arbitration Act, 21:3  Payday loan disputes, 23:34  Presumption of arbitrability, 21:4  Presumptive validity of arbitration clauses, 21:3  Real property title, arbitrability of agreements affecting, 21:5  Referable issues, 21:3	Burden of proof, 25:18 Client interview, 25:30 Complaint, form, 25:31 Consumer notice to manufacturer, 25:10 Coverage, 25:4 to 25:16 Date of sale disclosure requirements, 25:9 Defect generally, 25:19 existence and nature of, defenses, 25:26 Defenses affirmative, 25:12, 25:25 existence and nature of defect, 25:26 Emergence, 25:3 Express and implied warranties, 25:8, 25:17 Informal dispute resolution mechanism, 25:21
Mandatory, 15:19, 21:15  Mobile home disputes, 9:62  Modifying awards, 15:19, 21:3  Mutuality challenges to arbitration clauses, 21:13  National Arbitration Forum, 21:6  Nonsignatories, effect of arbitration clauses on, 21:4  Ohio Arbitration Act, 21:3  Payday loan disputes, 23:34  Presumption of arbitrability, 21:4  Presumptive validity of arbitration clauses, 21:3  Real property title, arbitrability of agreements affecting, 21:5  Referable issues, 21:3  Rescission rights, 2:131  Scope of arbitration provision generally, 21:3 to 21:15	Burden of proof, 25:18 Client interview, 25:30 Complaint, form, 25:31 Consumer notice to manufacturer, 25:10 Coverage, 25:4 to 25:16 Date of sale disclosure requirements, 25:9 Defect generally, 25:19 existence and nature of, defenses, 25:26 Defenses affirmative, 25:12, 25:25 existence and nature of defect, 25:26 Emergence, 25:3 Express and implied warranties, 25:8, 25:17 Informal dispute resolution mechanism, 25:21 Interview, 25:30
Mandatory, 15:19, 21:15  Mobile home disputes, 9:62  Modifying awards, 15:19, 21:3  Mutuality challenges to arbitration clauses, 21:13  National Arbitration Forum, 21:6  Nonsignatories, effect of arbitration clauses on, 21:4  Ohio Arbitration Act, 21:3  Payday loan disputes, 23:34  Presumption of arbitrability, 21:4  Presumptive validity of arbitration clauses, 21:3  Real property title, arbitrability of agreements affecting, 21:5  Referable issues, 21:3  Rescission rights, 2:131  Scope of arbitration provision	Burden of proof, 25:18 Client interview, 25:30 Complaint, form, 25:31 Consumer notice to manufacturer, 25:10 Coverage, 25:4 to 25:16 Date of sale disclosure requirements, 25:9 Defect generally, 25:19 existence and nature of, defenses, 25:26 Defenses affirmative, 25:12, 25:25 existence and nature of defect, 25:26 Emergence, 25:3 Express and implied warranties, 25:8, 25:17 Informal dispute resolution mechanism, 25:21

ASSISTIVE DEVICE LEMON LAWS	ATTORNEY FEES—Cont'd
—Cont'd	Bittner test, 2:140
Manufacturer	CSPA. See Sales Practices Act
consumer notice to, 25:10	Fair debt collection practices act, 5:29
usage setoff claim, 25:27	FDCPA violations. See FAIR DEBT COL-
warranties, below	LECTION PRACTICES ACT (FDCPA)
Nonconforming device, 25:29	Fee motion procedure, 31:17
Period covered, 25:7	Fees on fees-recovering fee motion fees,
Persons covered, <b>25:6</b>	31:16
Presumption of recovery, 25:20	Laws applicable, chart, <b>1:1</b>
Reimbursement, 25:14	Lemon Law claims, 7:21
Remedies	Lodestar calculation explained, 31:9
Generally, <b>25:15</b> , <b>25:23</b>	Manufactured/Mobile Home Law
supplier, <b>25:24</b>	disputes
Repair requirements, 25:11	generally, 9:63
Replacement or refund, 25:13	park rentals, 9:36
Resale, <b>25:16, 25:29</b>	Modification of the lodestar, 31:13
Statute of limitations, 25:22	Mortgage Broker Act, 24:21
Substantive provisions, 25:17, 25:18	Prevailing with partial success and
UCC remedies, 25:2	multiple parties, 31:7
Usage setoff, manufacturer claim, 25:27	Proportionality of recovery, 31:14
Waiver of rights invalid, 25:28	Proving entitlement to recover fees, 31:5
Warranties, 25:8	Proving prevailing party status, 31:6
ATTACHMENT	Proving reasonableness of fees, 31:8
Generally, <b>20:1 to 20:32</b>	Reasonable fees, 31:4
See also Garnishment	Reasonable hourly rate, 31:10
Affidavits, pre-judgment, <b>20:3</b>	Reasonable number of hours, 31:11
Bankruptcy exemptions, 20:17	factors, 31:12
Bond requirements	Recovering, 31:1 et seq
judicial discretion, <b>20:3</b>	Replevin actions, 19:84
pre-judgment, 20:3	RISA, attorney fees charged to buyers,
Due process requirements, 20:3	Secured transactions, 19:80
Ex parte orders, <b>20:4</b>	Student loans, bankruptcy discharges,
Exemptions. See Exemptions	22:69
Hearings on ex parte orders, <b>20:4</b>	Suppliers, awards to, 2:141
Irreparable injury findings, <b>20:4</b>	Survey evidence supporting hourly
Laws applicable, chart, <b>1:1</b>	rates, 31:15
Nonresident debtors, 20:2	Telephone Solicitation Sales Act, 28:26
Pre-judgment	TILA claims, <b>16:12</b> , <b>16:53</b>
generally, <b>20:2 to 20:4</b>	,
affidavits, <b>20:3</b>	ATTORNEY GENERAL'S SUITS
bond requirements, 20:3	Business Opportunity Purchasers
dissolution, 20:3	Protection Act, 8:11
due process requirements, 20:3	Condominium Act, <b>10:26</b> CSPA violations
ex parte orders, 20:4	
exemption claims, 20:3	generally, <b>2:142</b>
grounds for, 20:2	notice requirements, 2:153
hearings on ex parte orders, 20:4	remedies, <b>2:135</b>
irreparable injury findings, 20:4	Debt Adjuster Act, 27:10
nonresident debtors, 20:2	Do-Not-Call Act, attorney general's
ATTODNEY FEEC	jurisdiction, 28:35
ATTORNEY FEES	Franchise laws, <b>8:11</b>
American rule, 31:2	Home Solicitation Sales Act violations,
exceptions, 31:3	3:38
Appellate review of fee decisions, 31:18	Odometer laws, <b>6:10</b>

### ATTORNEY GENERAL'S SUITS —Cont'd

Telephone Solicitation Sales Act, 28:24

### ATTORNEYS AT LAW

CSPA, applicability to attorney-client transactions, 2:7

Debt collection liabilities, 5:7

### **AUCTIONS**

Sales Practices Act (CSPA), laws applicable chart, **1:1** 

### **AUTO CLUB MEMBERSHIPS**

Credit insurance, 17:43

### **AUTOMOBILES**

See Motor Vehicles

### BAIT AND SWITCH TACTICS

See Advertising

#### BANKRUPTCY

Attempts to collect on payday loans, 23:36

Immunity of state lenders, **22:73**Payday loans, discharges, **23:35, 23:36** 

Retail Installment Sales Act (RISA), 11:46

Student loan discharges. See Student Loans

### BANKS AND FINANCE COMPANIES

See also Loans and Lenders

Check-cashing businesses, 2:88

Common law setoffs, 20:23

Credits cards. See Credit Card Law

CSPA applicability, 2:7, 2:9

Debt collection. See Fair Debt Collection Practices Act

Discovery in CSPA claims against, **2:163** 

Fiduciary duties of lender banks, 17:7

Garnishment of bank accounts

generally, 20:13

see also Garnishment

Holder defenses, RISA restrictions on, **18:9** 

Lending practices. See Truth in Lending Act

Payday loans, 2:88, 23:14

**RISA** 

generally, 11:7 to 11:10

holder defenses, 18:9

Set off rights against credit card holders, 15:8

Setoffs, common law, 20:23

Student loans. See Student Loans

Usury. See Usury Laws

### BEHAVIOR MODIFICATION COURSES

See Prepaid Entertainment Contract Act

### **BILLINGS**

Sales Practices Act (CSPA), laws applicable chart, **1:1** 

### **BOND**

Credit Services Organization Act, **26:11**Mortgage Broker Act, requirements, **24:10** 

### **BREACH OF CONTRACT**

Mortgage Broker Act, 24:28

### **BREACH OF FIDUCIARY DUTY**

Mortgage Broker Act, 24:26

### **BREACH OF PEACE**

Repossession of security. See Secured Transactions

### **BROKER**

Sales Practices Act (CSPA) mortgage, 2:8 pawn, 1:1

### **BUSINESS LICENSES**

CSPA violations, 2:102

# BUSINESS OPPORTUNITY PURCHASERS PROTECTION ACT

Generally, **8:1 to 8:16** 

Attorney General's suits, 8:11

Cancellation rights, 8:6

Choice of law, 8:10

Class actions, 8:11

Complaint, 8:17

Consumer protection purposes of, 8:2

Contract elements, required, 8:6

Cooling-off periods, 8:6

Criminal prosecutions, 8:14

Defenses, 8:15

Definitions, 8:3

Development of franchisee protection

laws, 8:1

Disclosures, 8:4

Enforcement

Attorney General, 8:11

private remedies, 8:12

Exclusions, 8:7 to 8:9

Exempt plans, 8:3

Exemptions, 8:7 to 8:9

Investigations, 8:11

Limitation of actions, 8:13

Notice of cancellation rights, 8:6

BUSINESS OPPORTUNITY	CHART—Cont'd
PURCHASERS PROTECTION	Sales Practices Act (CSPA), laws
ACT—Cont'd	applicable—Cont'd
Partial exemptions, 8:7 to 8:9	advertising, 1:1
Plan defined, 8:3	as is sales, 1:1
Private remedies, <b>8:12</b>	attachment, 1:1
Prohibited activities, 8:5	attorneys fees prohibition, 1:1
Prospectuses, 8:4	auctions, 1:1
Remedies, 8:12	bait and switch, 1:1
Scope of act, 8:3	billing, <b>1:1</b>
Trademark licensing, 8:3	building and loan association, 1:1
Uniformity of state franchising laws,	campgrounds, 1:1
8:16	cemeteries, 1:1
BUYERS' CLUBS	check cashing services, 1:1
CSPA application to, <b>2:23</b>	check collection charges, 1:1
CSFA application to, 2.23	cognovit clauses in notes, 1:1
CAMPING	condominiums, 1:1
Prepaid services. See Prepaid Entertain-	consumer goods, rental, 1:1
MENT CONTRACT ACT	contact lenses, 1:1
Time share sales, CSPA application to,	contests, 1:1
2:21	credit card transactions, 1:1
CANCELLATION	credit history repair, 1:1
See also Rescission; Termination of	credit insurance, 1:1
CONTRACTS	credit reporting, 1:1
Alternative grounds for cancellation or	credit unions, <b>1:1</b>
rescission, 3:23	dance studio contracts, 1:1
Credit insurance, right to cancel, <b>17:35</b>	dating services, 1:1
Franchise contracts, cancellation rights,	debt collection, 1:1
8:6	dry cleaning, <b>1:1</b>
Leases, 13:29, 13:37	eyeglasses, 1:1
Prepaid services. See Prepaid Entertain-	franchises, 1:1
MENT CONTRACT ACT	funeral services, 1:1
Short Term Loan Law, right to cancel,	garnishment, 1:1
30:8	gasoline, 1:1
Solicited sales. See Home Solicitation	health spas, 1:1
Sales Act	hearing aids, 1:1
Statutory cancellation rights generally,	holder in due course status, <b>1:1</b>
3:29	home improvement contracts, 1:1
Unconscionable cancellation clauses,	home solicitation sales, 1:1
2:45	homeschools, 1:1
CERTIFICATE OF REGISTRATION	innkeepers, 1:1
Credit Services Organization Act, <b>26:6</b>	insulation, <b>1:1</b>
_	insurance, 1:1
CERTIFICATES OF TITLE	junk yards, 1:1
See Title Certificates	limitation of actions, <b>1:1</b>
CHARGE ACCOUNTS	loans, 1:1
See also Credit Card Law	mail order merchandise, <b>1:1</b>
Revolving charge accounts, 11:5	martial arts training, 1:1
	minor's contracts, 1:1
CHARITIES	mobile homes, 1:1
Telephone solicitations, 2:62	mortgage brokers, 1:1
CHART	motor vehicles, 1:1
<del></del>	pawnbrokers, 1:1
Sales Practices Act (CSPA), laws applicable	prizes, 1:1
**	-
generally, 1:1	property damage, 1:1

CHART—Cont'd	COLLATERAL, DISPOSITION OF
Sales Practices Act (CSPA), laws	CSPA. See Secured Transactions
applicable—Cont'd real estate appraisers, 1:1	COLLECTION PRACTICES
real estate sales, 1:1	See Fair Debt Collection Practices Act
rental housing, 1:1	COMPETENCY
rental of consumer goods, 1:1	See Impaired Consumers
repairs, 1:1	
replevin, 1:1	COMPLAINT  Assistive Davies Lemon Levy form
repossession and sale, 1:1	Assistive Device Lemon Law, form, 25:31
rustproofing, 1:1 secondhand dealers, 1:1	Mortgage Broker Act, form, 24:33
security interests, 1:1	CONDITIONAL SALES
statutes of limitation, <b>1:1</b>	See Rent-to-Own (RTO) Transactions;
student loans, 1:1	RETAIL INSTALLMENT SALES ACT
telemarketing, 1:1	CONDOMINIUM ACT
theft offense, 1:1	Generally, 1:1, 10:1 to 10:22
trade schools, proprietary, 1:1 travel agencies, 1:1	See also Manufactured/Mobile Home Law
veterinarians, 1:1	Arbitration, 10:25
vocational schools, 1:1	Assessments, obligation to pay, <b>10:8</b>
waiver of defense clauses, 1:1	Association protections
warranties, 1:1	generally, 10:2 to 10:7
CHECK-CASHING BUSINESSES	assessments, obligation to pay, 10:8
Bad check law, 23:26	common area defects, <b>10:21</b>
CSPA remedies, incorporation of, <b>1:1</b> , <b>2:88</b>	consumer protection provisions, actions brought by unit owners association, 10:23
Payday loans by	consumer protection remedies, <b>10:20</b>
see also Payday Lenders	to 10:26
bad check law, 23:26	control by developers, 10:1
postdated checks, <b>23:26</b> Postdated checks, <b>23:26</b>	control rights of associations, 10:3
Fostdated Checks, 23:20	Conversions, below
CHOICE OF LAW	derivative actions, 10:22
Business Opportunity Purchasers Protection Act, <b>8:10</b>	developer transactions, law applicable to, <b>10:1</b> formation of owners' associations,
CLASS ACTIONS	10:2
Arbitration clauses as bar, 21:10	records and information, duty to
Business Opportunity Purchasers	provide, <b>10:6</b>
Protection Act, 8:11	remedies
Certification, 16:66	generally, 10:20
Condominium Act violations, <b>10:22</b>	consumer protection, 10:20 to 10:26
CSPA claims, 2:149	retentions of interests by developers,
FDCPA claims, 5:30	10:5
Franchise laws, <b>8:11</b> Home Solicitation Sales Act violations,	sweetheart contracts, 10:4
3:37	Attorney General's suits, <b>10:26</b> Class actions, <b>10:22</b>
Preclusive effect of judgments, <b>16:67</b>	Common area defects, 10:21
TILA	Conflicting interests of developers, <b>10:2</b>
generally, <b>16:13</b> , <b>16:66</b> preclusive effect of judgments, <b>16:67</b>	Consumer protection provisions of
	Ohio, <b>10:1</b>
COGNOVIT CLAUSES  Notes, laws applicable, chart, 1:1	Consumer protection remedies, 10:20 to 10:26

CONDOMINIUM ACT—Cont'd	CONDOMINIUM ACT—Cont'd
Control by developers, 10:1	Purchaser protections—Cont'd
Control rights of associations, 10:3	discriminatory language removal,
Conversions	10:18
development of, 10:3	expense disclosures, 10:13
disclosures, 10:17	install solar energy, right, 10:19
purchasers' rights, 10:17	money damages, 10:22
tenants' rights, 10:16	protection of deposits, 10:15
Damages, failure to comply with	remedies, consumer protection, 10:20 to 10:26
consumer protection provisions, 10:20	reserve funds, <b>10:14</b>
Deposit protection, 10:15	retentions of interests by developers,
Derivative actions by unit owners, <b>10:22</b>	10:5
Developers	tenants' rights, 10:16
conflicting interests of, <b>10:2</b>	void contract, right to, 10:21
control by, <b>10:1</b>	warranties, 10:12
control rights of associations, 10:3	Records and information, duty to
disclosure requirements, 10:11	provide, <b>10:6</b>
fiduciary duties, 10:2	Remedies, consumer protection, <b>10:20</b>
law applicable to, 10:1	to 10:26
retentions of interests by, 10:5	Removal of discriminatory language,
sellers, developers as, 10:2	10:18  Paguirements fidelity insurance 10:0
sweetheart contracts, 10:4	Requirements, fidelity insurance, <b>10:9</b> Reserve funds, <b>10:14</b>
transactions, law applicable to, 10:1	Retentions of interests by developers,
Disclosures	10:5
conversions, 10:17	Right to install solar energy collection
purchasers' rights to, 10:11	devices, <b>10:19</b>
Electronic notices - meetings and	Sellers, developers as, 10:2
enforcement, 10:7 Enactment, 10:1	Sweetheart contracts, 10:4
Expense disclosures, <b>10:13</b>	Tenants' rights, 10:16
Fiduciary duties, 10:2	Unit owners' association. Association
Formation of owners' associations, <b>10:2</b>	protections, above
Funds	Warranties, 10:12
deposits, protection, 10:15	CONFESSION OF JUDGMENT
reserve, <b>10:14</b>	PECA prohibitions, 4:5
History of act, 10:2	Unconscionability, 2:45
Individual unit owners, actions brought	CONSUMER CREDIT PROTECTION
by, <b>10:24</b>	ACT
Protection of deposits, 10:15	Wage garnishment discrimination, 20:12
Purchaser protections	CONSUMER FINANCIAL
generally, <b>10:10 to 10:19</b>	PROTECTION ACT
class actions, 10:22	Payday lenders, application to, <b>23:9</b>
consumer protection remedies, 10:20 to 10:26	* * * * * * * * * * * * * * * * * * * *
control by developers, 10:1	CONSUMER FINANCIAL
control rights of associations, <b>10:3</b>	PROTECTION BUREAU
Conversions, above	Payday loans. See Payday Lenders
damages, 10:22	Weight accorded opinions and regulations, 16:22
deposit protection, 10:15	
derivative actions by unit owners,	CONSUMER INSTALLMENT LOAN
10:22	ACT (CILA)
developer transactions, law applicable	Payday loans, 23:8
to, <b>10:1</b>	CONSUMER LEASING ACT (CLA)
disclosure requirements, 10:11, 10:17	See Leases

### **CONSUMER SALES PRACTICES** ACT (CSPA)

See Sales Practices Act

### **CONTEST OFFERS**

CSPA advertising regulations, 2:57

### CONTRACTS AND CONTRACT **ELEMENTS**

Acceleration of default. See Accelera-TION CLAUSES

Adhesion. See Adhesive Contracts

Arbitration provisions. See Arbitration

Article 2A leases. See Leases

Assignees of contracts containing arbitration clauses, 21:4

Cancellation. See Cancellation

Confession of judgment clauses, 2:45

Conspicuity

arbitration provisions, 21:6

cancellation rights, 3:20

Home Solicitation Sales Act, 3:20

TILA, 16:5, 16:28

Cooling off. See Cooling-Off Periods

CSPA. See Sales Practices Act

Efficient breach, CSPA deliberate contract breaches, 2:111

Fine-print contracts, CSPA regulation,

Forum selection clauses, 2:49, 2:116

Franchise contracts

see also Business Opportunity PURCHASERS PROTECTION ACT

cooling off periods, 8:6

Home improvements. See Home IMPROVEMENT CONTRACTS

Installment sales. See RETAIL INSTALLMENT SALES ACT

Lease agreements. See Leases

Prepaid services. See Prepaid Entertain-MENT CONTRACT ACT

Rescission. See Rescission

Solicited sales. See Home Solicitation SALES ACT

Termination. See Termination of Contracts

Unconscionable contracts. See Unconscionability

Warranties. See Warranties

### **CONTRIBUTIONS**

Debt Adjuster Act, 27:7

### **COOLING-OFF PERIODS**

Prepaid services. See Prepaid Entertain-MENT CONTRACT ACT

Solicited sales. See Home Solicitation SALES ACT

### **CORONAVIRUS**

Student loan repayment, 22:19

### **CORPORATIONS**

CSPA, corporate officers and employees subject to, 2:10

### COURTHOUSE SALES

See Execution Sales

### COVID-19

Coronavirus pandemic response, 22:19

### CREDIT CARD LAW

Generally, 1:1, 15:1 to 15:21

Accepted credit card defined, 15:2

Answer, unauthorized use, form, 15:21, 15:22

Authority to use card, 15:14, 15:15

Bank credit cards, 15:4

Billing disputes, 15:12

Burden of proving authorized use claims, 15:14

Cardholder liabilities

generally, 15:8 to 15:16

authority to use, 15:14, 15:15

billing disputes, 15:12

burden of proving authorized use claims, 15:14

debiting rights of issuers, 15:9

defenses against specific charges, 15:13

FCBA offsets against deposited funds, 15:9

**Forms** 

answer, unauthorized use, 15:21, 15:22

counterclaim, defective merchandise, 15:23

motion for more definite statement. 15:20

interest rates and fees, 15:11

merchant-cardholder disputes, 15:13

pre-authorized debiting rights of issuers. 15:9

set off rights of banks, 15:8

TILA applicability to billing disputes, 15:12

unauthorized use claims, 15:14

unsolicited credit cards, 15:10

Consumer rights and responsibilities, 15:11

Counterclaim, defective merchandise, form, 15:23

Credit card defined, 15:2

Debit cards, 15:5

Debiting rights of issuers, 15:9

Defenses against specific charges, 15:13

CREDIT CARD LAW—Cont'd	CREDIT INSURANCE—Cont'd
Definite statement motion, form, 15:20	Cancellations due to default of loan,
Definitions, 15:2	17:12
E-Wallet type credit accounts, 15:7	Cancer insurance, 17:43
Fair Credit Billing Act (FCBA)	Certificates of insurance, duty to
applicability generally, 15:1	provide, <b>17:34</b>
offsets against deposited funds, 15:9	Checklist, 17:44
trigger of applicability, 15:12	Claim denials generally, 17:13
Identify theft, 15:18	Claims, excess premiums, 17:27 to
Interest rates and fees, 15:11	17:33
Issuers	Collateral insurance, 17:36
burden of proving authorized use, <b>15:14</b>	Commissions earned by creditors, 17:6, 17:31
definition, 15:2	Damages for creditor's failure to
Laws applicable, chart, 1:1	procure, 17:7
Liability for charges	Death of debtor, refunds of premiums on, <b>17:21</b>
Card user liabilities, above	Debt protection distinguished, <b>17:4</b>
Cardholder liabilities, above	Deceptive practices, payment disputes,
Lost cards, <b>15:10</b>	17:14
Mandatory arbitration, enforcement	Default, cancellations due to, 17:12
through, 15:19	Definitions, 17:1
Merchant-cardholder disputes, <b>15:13</b> Motion for more definite statement,	Department of Insurance regulation,
form, 15:20	17:3
Open end credit, 11:5	Direct sales, 17:2
Practice and procedures, <b>15:17</b>	Disability insurance
Pre-authorized debiting rights of issuers,	generally, 17:19
15:9	actively at work restrictions on cover-
Prepaid cards, 15:6	age, 17:11
Renewal cards, 15:10	definitions, 17:1
Set off rights of banks, 15:8	dispute as to disability, 17:19 proof of claims, 17:19
Stored value cards, 15:6	Disclosure requirements, 17:38 to 17:40
Substitute cards, 15:10	Dwelling, transactions secured by, 17:41
Three-party cards, 15:4	Excess premiums. Limitations on
TILA	premiums, below
applicability, 15:1	Excessive rates, 17:5
billing disputes, 15:12	Exclusions, 17:8 to 17:12
Two-party cards, 15:3	Failure to obtain insurance, 17:16
Unauthorized use	False statements in applications, <b>17:10</b>
claims of, generally, 15:14	Fiduciary duties of creditors, 17:7,
definition, 15:2	17:32
Unsolicited credit cards, 15:10	Group credit insurance
Value cards, 15:6	generally, 17:8
CREDIT INSURANCE	policy changes, 17:17
Generally, <b>17:1 to 17:43</b>	High cost mortgage transactions, 17:42
Abuses, 17:5, 17:6, 17:31	Illness restrictions on coverage, 17:10
Accident insurance, 17:43	Ineligible consumers, sales to, 17:15
Actively at work restrictions on cover-	Joint credit life insurance, 17:26
age, <b>17:11</b>	Knowing sales to ineligible consumers, 17:15
Age restrictions on coverage, 17:9	Life insurance
Application misrepresentations, 17:10	death of debtor, refunds of premiums
Auto club memberships, <b>17:43</b> Bad faith payment disputes, <b>17:14</b>	on, 17:21
Cancellation rights, 17:14	declining premiums, 17:25 definitions, 17:1

CREDIT INSURANCE—Cont'd	CREDIT INSURANCE—Cont'd
Life insurance—Cont'd	Premium limits, 17:5
joint credit life insurance, 17:26	Prepayment of loan, refunds of
single premium, 17:24	premiums on, 17:21
Limitations on premiums	Profits of policies, <b>17:6</b> , <b>17:31</b>
generally, 17:22 to 17:34	Property insurance, 17:36
balance-based premiums, 17:25	Rate limits, 17:5
CSPA remedies, 17:33	Rebates on excess premiums, 17:22
declining premiums, 17:25	Refunds of premiums on prepayment of
excessive premiums within legal	loan, <b>17:21</b>
limits, 17:31 to 17:33	Regulations
fiduciary duties, 17:32	generally, 17:3
GLL remedies, 17:30	maximum premium rates, 17:22
irregular transactions, 17:24	rebates, <b>17:22</b>
joint credit life insurance, 17:26	Remedies
monthly premiums, 17:25	CSPA violations, 17:33
rebates, 17:22	excess premiums, 17:27 to 17:33
regular transactions, 17:23	fiduciary duties, violations of, 17:32
regulations, 17:22	GLL violations, 17:30
remedies, 17:27 to 17:33	legal but excessive premiums, 17:31
RISA remedies, 17:29	to 17:33
setting limits, 17:22	RISA remedies, 17:29
single premium, 17:24	SLA violations, <b>17:28</b> Repossession, cancellations due to,
SLA remedies, 17:28	17:12
Manner of sale, 17:2	Restrictions on coverage, 17:8 to 17:12
Maximum premiums. Limitations on	Reverse competition, 17:6, 17:31
premiums, above	Right to cancel, 17:35
Misrepresentations in applications, 17:10	Sales techniques, 17:2
Multiple debtors, life insurance, 17:26	TILA
Negligent handling of benefit premium	generally, <b>16:31</b>
by creditor, <b>17:20</b>	disclosure requirements, <b>16:31</b> , <b>17:38</b>
Noncredit insurance sold in consumer	to 17:40
transactions, 17:43	dwelling, transactions secured by,
Payment disputes	17:41
generally, <b>17:14 to 17:20</b>	high cost mortgage transactions,
claim denials generally, <b>17:13</b>	17:42
cooperation of creditors, 17:18	insurance authorization, 17:39
creditors, claims against, <b>17:15</b>	simplification, 17:40
deceptive practices, 17:14	Unemployment insurance, 17:37
dispute as to disability, <b>17:19</b>	Unfair or deceptive practices, Payment
estoppel, 17:15	disputes, <b>17:14</b>
failure to obtain insurance, <b>17:16</b>	CREDIT SERVICES ORGANIZATION
knowing sales to ineligible consum-	ACT
ers, 17:15	Generally, 26:1 to 26:15
negligent handling of benefit premium	Advertising, 26:7
by creditor, 17:20	Buyer, <b>26:2</b>
policy changes, 17:17	Certificate of registration, <b>26:6</b>
potential coverage, investigations for,	Coverage, <b>26:2 to 26:5</b>
17:13	Criminal penalty, <b>26:15</b>
Unfair or deceptive practices, 17:14	CSPA remedies, incorporation of, <b>2:87</b>
Potential coverage, investigations for,	Definitions, 26:2, 26:3, 26:5
17:13	Department of Commerce, Division of
Practice checklist, 17:44	Financial Institutions, public
Preexisting illness, 17:10	records request to, form, 26:19

### CREDIT SERVICES ORGANIZATION ACT—Cont'd

Forms

complaint against credit services organization, **26:18** 

notice of cancellation, 26:17

public records request to Department of Commerce, Division of Financial Institutions, **26:19** 

RC 4712.04, written notice required by, **26:16** 

written notice required by RC 4712.04, **26:16** 

Governmental regulation, 26:14

Legislative history, 26:1

Notice

cancellation, form, 26:17

RC 4712.04, written notice required by, **26:16** 

Obtaining extension of credit by others for buyer, **26:5** 

Payday lenders, model of lending, 23:17

Private right of action, 26:13

Prohibited acts, 26:12

RC 4712.04, written notice required by, **26:16** 

Refusal of certificate of registration, **26:8** 

Remedies, 26:13 to 26:15

Requirements, 26:6, 26:7

Revocation of certificate of registration, **26:8** 

Surety bond, 26:11

Suspension of certificate of registration, **26:8** 

Written contract required, 26:10 Written statement of rights, 26:9

### **CREDITORS' RIGHTS**

Attachment. See Attachment Execution. See Execution Sales Garnishment. See Garnishment

# CSPA (CONSUMER SALES PRACTICES ACT)

See Sales Practices Act

### "CURE OFFER" REMEDY

Defenses, Sales Practices Act (CSPA), 2:143

### **DAMAGES**

Condominium Act, failure to comply with consumer protection provisions, **10:20** 

Fair debt collection practices act (fdcpa), 5:27

additional damages, 5:28

### DAMAGES—Cont'd

Fair debt collection practices act (fdcpa), 5:27—Cont'd statutory damages, 5:28 Mortgage Broker Act, 24:20

### DANCE STUDIO CONTRACTS

See Prepaid Entertainment Contract Act

### DATE AND TIME

Sales Practices Act (CSPA), **2:109**Secured transactions. See index heading
Secured Transactions

### DATING SERVICE CONTRACTS

See Prepaid Entertainment Contract Act

### **DEBIT CARDS**

Credit card law. 15:5

### **DEBT ADJUSTER ACT**

Generally, 27:1 to 27:12

Attorney General enforcement action, 27:10

Contributions, 27:7

Coverage, 27:2 to 27:4

Criminal penalties, 27:12

CSPA violations, 27:9

Debt adjusting, defined, 27:2

Definitions, 27:2

Disbursements, 27:5

Exclusions, 27:3

Fees, 27:7

Fine, mandatory, 27:11

Insurance, 27:8

Legislative history, 27:1

Mandatory fine, 27:11

Ohio Consumer Sales Practice Act, 27:15

Prohibition and requirements of debt relief under amended rule, 27:14, 27:15

Reasonable fees or contributions, 27:7

Remedies, 27:9 to 27:12

Requirements, 27:5

Residency, 27:4

Telemarketing Consumer Fraud and Abuse Prevention Act, **27:13** 

Telemarketing Sales Rule, 27:13, 27:15

Trust accounts, 27:6

### DEBT COLLECTION

See Fair Debt Collection Practices Act

### **DEBT PROTECTION**

Credit insurance distinguished, 17:4

**DEBTS AND DEBTORS** 

See Loans and Lenders

**DECEPTIVE ACTS** 

CSPA. See Sales Practices Act

DECEPTIVE TRADE PRACTICES ACT

Alternative consumer remedies generally, **2:7** 

Odometer law violations, 6:33

**DECLARATORY JUDGMENTS** 

CSPA remedies, 2:135

**DEFENDANT** 

Counterclaims, 5:32

**DEFINITIONS** 

Accepted credit card, 15:2

APR, 11:23

Arranger of credit transaction, 16:26

Business opportunity plan, 8:3

Buyers, 24:4

Card issuer, 15:2

Cash price, 11:30

CLA definitions, 13:54

Communication, FDCPA, 5:9

Consumer, CSPA, 2:6

Consumer, FDCPA, 5:10

Consumer, Lemon Law, 7:4

Consumer credit transaction, 16:25

Consumer debt, FDCPA, 5:6

Consumer goods or services, 3:4

Consumer lease, 13:10

Consumer transaction

CSPA, 2:4

RISA, 11:3

Credit card, 15:2

Creditor, FDCPA, 5:8

CSPA definitions, 2:4 to 2:6

Debt collector, FDCPA, 5:7

Disability insurance, 17:1

Dwelling, 9:9

Execution sales, 20:24

FCBA definitions, 15:2

Finance lease, 13:11

Goods, 11:2

Home Solicitation Sales Act, 3:2

Leases, 13:4 to 13:11

Lien, 13:9

Life insurance, 17:1

Loan originator/loan officers, 24:3, 24:5

Manufactured homes, 9:1

Merchant lessee, 13:6

Mobile homes, 9:1

Mortgage brokers, 24:3, 24:6

DEFINITIONS—Cont'd

Motor vehicles, 7:5

New motor vehicle, 7:6

PECA definitions, **4:2** 

Physician, 2:7

Puffing, 2:46

Rent-to-own transaction, 12:1

Residual interests defined, 13:9

Specific goods, 11:2

Sublease, 13:4

Supplier, 2:5

TILA definitions, 16:25

True lease, 11:4

UCC Article 2A, 13:4 to 13:11

Unauthorized use of credit card, 15:2

Unconscionability, 2:40

**DENTISTS** 

CSPA application to, 2:7, 2:17

**DEPOSITS** 

CSPA regulations, 2:58

Prepaid services. See Prepaid Entertain-

MENT CONTRACT ACT

DIRECT SOLICITATIONS

See also Home Solicitation Sales Act

CSPA rules, 2:62

DISABILITY INSURANCE

See Credit Insurance

DISABLED PERSONS

See Impaired Consumers

**DISBURSEMENTS** 

Debt Adjuster Act, 27:5

DISCLOSURES

False disclosures, CSPA, 2:101

Short Term Loan Law, 30:9

Telephone Solicitation Sales Act, 28:10

to 28:12

DISCOVERY

Banks, claims against, 2:163

CSPA claims, **2:162** 

Home improvement contract claims,

2:162

Odometer fraud claims, 6:35 to 6:38

Replevin, **19:95** 

RISA claims, 11:44

Truth in Lending Act (TILA), 16:69

DISCRIMINATION

Wage garnishment, Consumer Credit Protection Act, **20:12** 

DISPOSITION OF COLLATERAL

See Secured Transactions

### **DISTRESS SALES**

CSPA regulation, 2:68

### DISTRIBUTORSHIPS

See Business Opportunity Purchasers Protection Act

# DOCUMENTARY SERVICE CHARGES

RISA application to, 11:27

### DOOR-TO-DOOR SALES

See Home Solicitation Sales Act

### **EDUCATIONAL LOANS**

See Student Loans

### **EFFICIENT BREACH**

CSPA, deliberate contract breaches, **2:111** 

# ELECTRONIC FUND TRANSFERS ACT (EFTA)

Payday lenders; collection issues, 23:25

### **EMERGENCY TRANSACTIONS**

Home Solicitation Sales Act applicability, **3:14** 

### **ENFORCEMENT**

Holder-in-due-course status, FTC rules, 18:5

### **EVIDENCE**

Leases, parol evidence, 13:18

Odometer laws, tampering, **6:26** 

Secured transactions, defects in UCC and RISA notices, inability to prove notice was sent, 19:32

Student loans, request for waiver of independent evidence of ability to benefit, **22:91** 

### E-WALLET CREDIT ACCOUNTS

Credit card law, 15:7

### **EXECUTION SALES**

Generally, 20:24 to 20:32

Appraisals, 20:29

Claims of exemption, 20:29

Definitions, 20:24

Due process safeguards, 20:25, 20:32

Duties of levying officer, 20:32

Exemptions, 20:24 to 20:32

Fraud claims, 20:24, 20:32

Hearings

exemption claims, 20:27

issues, limitations of, 20:27

requests for, 20:26

Homestead exemptions, 20:19

Notice of sale, 20:32

### **EXECUTION SALES—Cont'd**

Overview of procedure, 20:24

Praecipe, filing of, 20:26

Public notice, 20:32

Real property, notice of sale of, **20:32** 

Security interests vs exemption claims, 20:30

Service of notice of sale, 20:32

Setting aside sales, **20:32** 

Statutory regulation of procedure, 20:25

Writs of execution

errors in property descriptions, 20:31

issues, limitations of, 20:27

procedure on, 20:26

Wrongful execution, 20:31

### **EXEMPTIONS**

Generally, 20:1, 20:17 to 20:32

See also Execution Sales

Alimony, 20:19

Bank account garnishments, 20:14

Bank accounts, deposit of exempt funds in, 20:22

Bankruptcy exemptions, 20:17

Calculating amount of garnishment,

20:11

Cash assistance under Ohio Works First, **20:18** 

Child support, 20:19

Claims of, 20:29

Common law setoffs, 20:23

Construction of exemption statutes, 20:21

Consumer Financial Protection Bureau rule, 23:11

Due process safeguards in execution sales, **20:25**, **20:32** 

Federal, 20:20

Garnishments, 20:8

Handicapped persons, 20:18

Hearings on, 20:27

Homestead, 20:19

Insurance proceeds, 20:18

Living maintenance payments, 20:18

Ohio law, 20:17

Ohio Works First, cash assistance under, **20:18** 

Pension payments, 20:19

Personal earnings garnishments, 20:8

Pre-judgment applications for attachment or garnishment, **20:3** 

Retirement payments, 20:19

Security interests vs exemption claims, 20:30

State law, 20:17

Workers compensation, 20:18

#### FAIR DEBT COLLECTION **EXPERT WITNESSES** Retail Installment Sales Act (RISA). PRACTICES ACT (FDCPA) 11:45 —Cont'd Enactment, 5:1 **EXPRESS WARRANTIES** Enforcement threats, 5:15 Assistive Device Lemon Laws, 25:8, False representations, **5:17** 25:17 Form letters, use of, 5:24 Lemon laws, 7:8 Forms, practice, 5:35 **EYEGLASSES FTC** Laws applicable, chart, 1:1 enforcement responsibilities, 5:2 guidelines, 5:5 FAIR CREDIT BILLING ACT (FCBA) Staff Commentary, 5:5 Generally, 15:1 Harassment claims by debtors, 5:19, See also Credit Card Law 5:32 to 5:33 FAIR DEBT COLLECTION Illegal actions, threats of, 5:15 PRACTICES ACT (FDCPA) Inconvenient or improper communica-Generally, 5:1 to 5:36 tions, 5:20 In-house debt collectors, 2:11 Abusive practices, 5:1, 5:19 Actual damages, 5:27 Intent, 5:31 Additional damages, 5:28 Judgment offers, 5:34 Amended Regulation F, 5:13, 5:21 Jurisdiction, 5:4, 5:25 Least sophisticated consumer standard, Article III standing, 5:26 5:11 Assigned claims, consolidation of, 5:23 Legal actions by debt collectors, 5:23 Attorney representations, 5:16 Legal process, simulation of, 5:17 Attorneys as debt collectors, 5:7 Letterhead, attorney, use of, 5:16 Attorney's fees Liability for violations, 5:4 generally, 5:29 Limitation of actions, 5:25 debt collectors, awards to, 5:32 Location information, acquisition of, Bad faith actions, 5:32, 5:33 5:22 Bona fide error defense, 5:31 Merchants' in-house debt collection Breach of peace remedies, 19:72 practices, 2:11 Civil Miranda warning, 5:12 Miranda warning, civil, 5:12 Class actions, 5:30 Misleading representations, 5:17 Collection remedies for lender, 23:31 Negligent violations, 5:31 Communication defined, 5:9 Offers of judgment, 5:34 Complaint form, 5:35 Ohio enforcement of, 5:3 Congressional intent, 5:2 Payday lenders' collection abuses, Consolidation of assigned claims, 5:23 23:29, 23:30 Consumer debt defined, 5:6 Privacy invasions, 5:1 Consumer defined, 5:10 Proof of violations, 5:27 Coverage. Scope of act, below Purposes, 5:1 Creditor defined, 5:8 Remedies, 5:4, 5:25 to 5:33, 19:79 CSPA, applicability to debt collection practices, 2:11, 2:95 Review of claim by attorney, representation as to. 5:16 Damages, 5:27, 5:28 Rooker-Feldman doctrine, 5:27 Debt collector defined, 5:7 Debt defined, 5:6 Scope of act generally, 5:6 to 5:10 Deceptive forms, 5:24 Deceptive practices, 5:1 attorneys as debt collectors, 5:7 Deceptive representations, 5:17 communications, 5:9 Defendant's counterclaims, 5:32 consumers, 5:10 Defenses, 5:31 creditors, 5:8 Definitions, 5:6 debt collectors, 5:7 Disclosure requirements, 5:14 Secured transactions, remedies, 19:79

Simulation of legal process, 5:17

Emotional distress awards, 5:27

### FAIR DEBT COLLECTION PRACTICES ACT (FDCPA)

—Cont'd

Sophistication of consumer, **5:11** 

State enforcement of, 5:3

Statutory damages, 5:28

Strict liability, 5:4, 5:31

Student loan collections, 22:37

Telephone communications, 5:20

Third party communications, 5:22

Threats, 5:15

Unauthorized actions, threats of, 5:15

Unfair practices, 5:18

Validation notice model form, 5:36

Validation notices, 5:12

Venue, 5:25

Verification of debts, **5:12** 

Violations, 5:11 to 5:22

Warning requirements, 5:14

Written communication requirements, 5:12

### FAIR HOUSING LAWS

Mobile home park practices, **9:56**Mortgage broker liability under, **24:31** 

### FARM EQUIPMENT

RISA, applicability to sales, 11:2

### FEDERAL HOME LOAN BANK BOARD FINANCING REGULATIONS

Mobile home financing, 9:10

### FEDERAL TELEPHONE CONSUMER PROTECTION ACT

Generally, 28:31 to 28:35

Background, 28:32

Definition of telephone solicitation, **28:33** 

Do-Not-Call Act, attorney general's jurisdiction, **28:35** 

Prohibitions, 28:34

# FEDERAL TRADE COMMISSION (FTC)

CSPA claims

FTC compliance defense, 2:145 incorporation of FTC rules, 2:92

FDCPA enforcement

generally, 5:2

Staff Commentary, 5:5

Franchisee protection laws, 8:1

Holder rules

generally, 18:2 to 18:6

see also Holder-in-Due-Course Status waivers, 2:123

### FEDERAL TRADE COMMISSION

(FTC)—Cont'd

Home Solicitation Sales Act, rules harmonization, **3:1** 

#### **FEES**

Attorney fees, 5:29

Debt Adjuster Act, 27:7

Short Term Loan Law, 30:6

### FIDUCIARY DUTIES

CSPA requirements, 2:113

Mortgage broker. See Mortgage Broker
Act

### FINANCE COMPANIES

See Banks and Finance companies

### FINANCING

See Loans and Lenders

### FINE-PRINT CONTRACTS

CSPA regulation, 2:49

#### **FORECLOSURE**

See Secured Transactions

### FOREIGN LANGUAGE CONTRACTS

Home Solicitation Sales Act, 3:17

#### **FORMS**

Business Opportunity Purchasers

Protection Act, 8:17

Credit card laws, cardholder liabilities, 15:20 to 15:23

Credit Services Organization Act, 26:16 to 26:19

### CSPA, 2:157 to 2:164

Fair Debt Collection Practices Act, 5:35

validation notice model form, **5:36** 

Home Solicitation Sales Act, 3:40, 3:41

Lemon laws, 7:34

Mortgage Broker Act, 24:33, 24:34

Odometer fraud, 6:44

Rent-to-own transactions, 12:21

RISA, 11:48 to 11:52

Secured transactions, 19:100 to 19:111

Student loans, 22:83 to 22:91

TILA, 16:71 to 16:75

### FORUM SELECTION CLAUSES

CSPA regulation, 2:49, 2:116

### **FRANCHISES**

See Business Opportunity Purchasers Protection Act

### **FRAUD**

Leases, 13:29

Loan officer, 24:30

Mortgage broker, 24:30

FREE OFFERS	GARNISHMENT—Cont'd
CSPA regulations, 2:55	Hearings—Cont'd
FUNERALS	pre-judgment garnishments, 20:4
Laws applicable, chart, 1:1	requests for by garnishees, 20:7
**	Interim reports by garnishees, <b>20:10</b>
GARNISHMENT	Irreparable injury findings, <b>20:4</b>
Generally, 1:1, 20:1 to 20:32	Joint tenancy bank accounts, 20:14
See also Attachment	Laws applicable, chart, 1:1
Affidavits, 20:3	Malicious prosecution claims against
Bank accounts	garnishers, 20:7
generally, 20:13 to 20:16	Multiple garnishment orders, <b>20:14</b>
burden of proof, 20:16	Negligent disbursement by garnishee,
exempt funds deposited in, 20:22	20:14
exemptions, 20:14	Operation of garnishment order, <b>20:10</b>
freeze orders, 20:13	Pay. Personal earnings, below
hearing procedures, 20:15	Personal earnings
hearing requests by debtors, <b>20:14</b>	generally, <b>20:5 to 20:12</b>
joint tenancy bank accounts, 20:14	bankruptcy stays, 20:10
multiple garnishment orders, 20:14	burden of proof, <b>20:9</b>
negligent disbursement by garnishee, 20:14	calculating amount of garnishment, <b>20:11</b>
notice requirements, 20:13	certificate of mailing of notice, 20:6
procedure, 20:14	contempt orders against garnishees,
setoff rights of banks, 20:23	20:7
sham accounts, 20:14	continuous garnishment, 20:10
tandem garnishment orders, <b>20:14</b>	debt scheduling agreements, 20:7
Bankruptcy exemptions, <b>20:17</b>	debtors, notice to, 20:7
Bankruptcy stays, 20:10	defenses, 20:8
Bond requirements	disposable earnings, verification of,
judicial discretion, <b>20:3</b>	20:7
pre-judgment, 20:3	disposable wage calculations, 20:19
Burden of proof	due process requirements, 20:5
bank accounts, 20:16	Employers Guide pamphlet, 20:7
personal earnings, 20:9	employment discrimination, 20:12
Calculating amount of garnishment,	exemptions, 20:8
20:11	15-day notice, <b>20:6</b>
Challenges by debtors, <b>20:7</b>	hearing proceedings, 20:8
Contempt orders against garnishees,	hearings requests by garnishees, 20:7
20:7	interim reports by garnishees, 20:10
Continuous garnishment of personal earnings, <b>20:10</b>	malicious prosecution claims against garnishers, <b>20:7</b>
Debt scheduling agreements, 20:7	operation of garnishment order, 20:10
Defenses, 20:8	orders to employers, 20:7
Due process requirements	post-judgment, 20:5 to 20:12
personal earnings, 20:5	pre-garnishment earnings, <b>20:6</b>
post-judgment, <b>20:5</b>	pre-judgment, <b>20:2</b>
pre-judgment, 20:3	priority of garnishments, <b>20:10</b>
Earnings. Personal earnings, below	sham escrows, <b>20:7</b>
Employers Guide pamphlet, <b>20:7</b>	stacking of orders, 20:10
Ex parte orders, <b>20:4</b>	subsequent garnishment orders, 20:10
Exemptions. See Exemptions	termination requests, 20:10
Freeze orders, 20:13	
Good faith defenses of garnishees, <b>20:7</b>	verification of disposable earnings, <b>20:7</b>
Hearings	Post-judgment
bank account garnishments, 20:15	generally, <b>20:5 to 20:16</b>

GARNISHMENT—Cont'd	GOUGING
Post-judgment—Cont'd	Consumer Sales Practices Act, 2:42
burden of proof, <b>20:9</b> , <b>20:16</b>	GOVERNMENT-INSURED LOANS
calculating amount of garnishment, 20:11	Generally, <b>29:1 et seq.</b>
contempt orders against garnishees,	FHA insured loans
<b>20:7</b>	generally, 29:1 et seq.
debt scheduling agreements, 20:7	affirmative cases, 29:12
defenses, 20:8	contractual requirements regarding
due process requirements, 20:5	default, acceleration, and fore- closure, <b>29:4</b>
malicious prosecution claims against garnishers, 20:7	face-to-face meeting, <b>29:6 to 29:9</b>
nonwage garnishments, 20:13 to 20:16	general servicing policy and borrower notice, <b>29:5</b>
operation of garnishment order, <b>20:10</b>	homeowners current on loss mitiga-
personal earnings hearing proceedings, <b>20:8</b>	tion plans, face-to-face meeting, <b>29:8</b>
pre-garnishment earnings, <b>20:6</b>	loss mitigation, 29:3, 29:8, 29:10
priority of garnishments, 20:10	non-compliance as defense to foreclo-
Pre-garnishment earnings, 20:6	sure, <b>29:11</b> periodic evaluation of loss mitigation
Pre-judgment	options, <b>29:10</b>
generally, <b>20:2 to 20:4</b>	pre-foreclosure review, <b>29:10</b>
affidavits, <b>20:3</b> bond requirements, <b>20:3</b>	single family insurance program, 29:2
due process requirements, <b>20:3</b>	200-mile exemption to face-to-face
ex parte orders, 20:4	meeting, 29:7
exemption claims, 20:3	USDA-guaranteed loans, <b>29:14</b> VA-guaranteed loans, <b>29:13</b>
hearings on ex parte orders, 20:4	
irreparable injury findings, 20:4	GUARANTEES
personal earnings, 20:2	GUARANTEES Unconscionable, 2:45
personal earnings, <b>20:2</b> Priority of garnishments, <b>20:10</b>	Unconscionable, 2:45 HEALTH CLUBS CONTRACTS
personal earnings, <b>20:2</b> Priority of garnishments, <b>20:10</b> Salary. Personal earnings, above	Unconscionable, 2:45  HEALTH CLUBS CONTRACTS See also Prepaid Entertainment
personal earnings, <b>20:2</b> Priority of garnishments, <b>20:10</b> Salary. Personal earnings, above Sham accounts, <b>20:14</b>	Unconscionable, 2:45  HEALTH CLUBS CONTRACTS  See also Prepaid Entertainment  Contract Act
personal earnings, <b>20:2</b> Priority of garnishments, <b>20:10</b> Salary. Personal earnings, above	Unconscionable, 2:45  HEALTH CLUBS CONTRACTS  See also Prepaid Entertainment Contract Act CSPA application to, 2:23
personal earnings, 20:2 Priority of garnishments, 20:10 Salary. Personal earnings, above Sham accounts, 20:14 Sham escrows, 20:7 Stacking of orders, 20:10 Student loans, 22:22 to 22:26	Unconscionable, 2:45  HEALTH CLUBS CONTRACTS  See also Prepaid Entertainment Contract Act CSPA application to, 2:23  HEARING AID SALES
personal earnings, 20:2 Priority of garnishments, 20:10 Salary. Personal earnings, above Sham accounts, 20:14 Sham escrows, 20:7 Stacking of orders, 20:10 Student loans, 22:22 to 22:26 Subsequent garnishment orders, 20:10	Unconscionable, 2:45  HEALTH CLUBS CONTRACTS  See also Prepaid Entertainment Contract Act CSPA application to, 2:23
personal earnings, 20:2 Priority of garnishments, 20:10 Salary. Personal earnings, above Sham accounts, 20:14 Sham escrows, 20:7 Stacking of orders, 20:10 Student loans, 22:22 to 22:26 Subsequent garnishment orders, 20:10 Tandem garnishment orders, 20:14	Unconscionable, 2:45  HEALTH CLUBS CONTRACTS  See also Prepaid Entertainment Contract Act CSPA application to, 2:23  HEARING AID SALES CSPA remedies, incorporation of, 2:90  HIGH PRESSURE SALES TACTICS
personal earnings, 20:2 Priority of garnishments, 20:10 Salary. Personal earnings, above Sham accounts, 20:14 Sham escrows, 20:7 Stacking of orders, 20:10 Student loans, 22:22 to 22:26 Subsequent garnishment orders, 20:10 Tandem garnishment orders, 20:14 Termination requests, 20:10	Unconscionable, 2:45  HEALTH CLUBS CONTRACTS  See also Prepaid Entertainment Contract Act CSPA application to, 2:23  HEARING AID SALES CSPA remedies, incorporation of, 2:90
personal earnings, 20:2 Priority of garnishments, 20:10 Salary. Personal earnings, above Sham accounts, 20:14 Sham escrows, 20:7 Stacking of orders, 20:10 Student loans, 22:22 to 22:26 Subsequent garnishment orders, 20:10 Tandem garnishment orders, 20:14	Unconscionable, 2:45  HEALTH CLUBS CONTRACTS  See also Prepaid Entertainment Contract Act CSPA application to, 2:23  HEARING AID SALES CSPA remedies, incorporation of, 2:90  HIGH PRESSURE SALES TACTICS
personal earnings, 20:2 Priority of garnishments, 20:10 Salary. Personal earnings, above Sham accounts, 20:14 Sham escrows, 20:7 Stacking of orders, 20:10 Student loans, 22:22 to 22:26 Subsequent garnishment orders, 20:10 Tandem garnishment orders, 20:14 Termination requests, 20:10 Unconscionability, CSPA, 2:49 Wages. Personal earnings, above Workers compensation exemptions,	Unconscionable, 2:45  HEALTH CLUBS CONTRACTS  See also Prepaid Entertainment Contract Act CSPA application to, 2:23  HEARING AID SALES CSPA remedies, incorporation of, 2:90  HIGH PRESSURE SALES TACTICS CSPA regulation, 2:114
personal earnings, 20:2 Priority of garnishments, 20:10 Salary. Personal earnings, above Sham accounts, 20:14 Sham escrows, 20:7 Stacking of orders, 20:10 Student loans, 22:22 to 22:26 Subsequent garnishment orders, 20:10 Tandem garnishment orders, 20:14 Termination requests, 20:10 Unconscionability, CSPA, 2:49 Wages. Personal earnings, above	Unconscionable, 2:45  HEALTH CLUBS CONTRACTS  See also Prepaid Entertainment CONTRACT ACT CSPA application to, 2:23  HEARING AID SALES CSPA remedies, incorporation of, 2:90  HIGH PRESSURE SALES TACTICS CSPA regulation, 2:114  HOLDER-IN-DUE-COURSE STATUS Generally, 18:1 to 18:14 Assignments covered
personal earnings, 20:2 Priority of garnishments, 20:10 Salary. Personal earnings, above Sham accounts, 20:14 Sham escrows, 20:7 Stacking of orders, 20:10 Student loans, 22:22 to 22:26 Subsequent garnishment orders, 20:10 Tandem garnishment orders, 20:14 Termination requests, 20:10 Unconscionability, CSPA, 2:49 Wages. Personal earnings, above Workers compensation exemptions,	Unconscionable, 2:45  HEALTH CLUBS CONTRACTS  See also Prepaid Entertainment CONTRACT ACT CSPA application to, 2:23  HEARING AID SALES CSPA remedies, incorporation of, 2:90  HIGH PRESSURE SALES TACTICS CSPA regulation, 2:114  HOLDER-IN-DUE-COURSE STATUS Generally, 18:1 to 18:14 Assignments covered FTC rules, 18:3
personal earnings, 20:2 Priority of garnishments, 20:10 Salary. Personal earnings, above Sham accounts, 20:14 Sham escrows, 20:7 Stacking of orders, 20:10 Student loans, 22:22 to 22:26 Subsequent garnishment orders, 20:10 Tandem garnishment orders, 20:14 Termination requests, 20:10 Unconscionability, CSPA, 2:49 Wages. Personal earnings, above Workers compensation exemptions, 20:18	Unconscionable, 2:45  HEALTH CLUBS CONTRACTS  See also Prepaid Entertainment Contract Act CSPA application to, 2:23  HEARING AID SALES CSPA remedies, incorporation of, 2:90  HIGH PRESSURE SALES TACTICS CSPA regulation, 2:114  HOLDER-IN-DUE-COURSE STATUS Generally, 18:1 to 18:14  Assignments covered FTC rules, 18:3 RISA requirements, 18:8
personal earnings, 20:2 Priority of garnishments, 20:10 Salary. Personal earnings, above Sham accounts, 20:14 Sham escrows, 20:7 Stacking of orders, 20:10 Student loans, 22:22 to 22:26 Subsequent garnishment orders, 20:10 Tandem garnishment orders, 20:14 Termination requests, 20:10 Unconscionability, CSPA, 2:49 Wages. Personal earnings, above Workers compensation exemptions, 20:18  GASOHOL SALES CSPA regulations, 2:69	Unconscionable, 2:45  HEALTH CLUBS CONTRACTS  See also Prepaid Entertainment
personal earnings, 20:2 Priority of garnishments, 20:10 Salary. Personal earnings, above Sham accounts, 20:14 Sham escrows, 20:7 Stacking of orders, 20:10 Student loans, 22:22 to 22:26 Subsequent garnishment orders, 20:10 Tandem garnishment orders, 20:14 Termination requests, 20:10 Unconscionability, CSPA, 2:49 Wages. Personal earnings, above Workers compensation exemptions, 20:18  GASOHOL SALES CSPA regulations, 2:69  GENERAL LOAN LAW (GLL)	Unconscionable, 2:45  HEALTH CLUBS CONTRACTS  See also Prepaid Entertainment
personal earnings, 20:2 Priority of garnishments, 20:10 Salary. Personal earnings, above Sham accounts, 20:14 Sham escrows, 20:7 Stacking of orders, 20:10 Student loans, 22:22 to 22:26 Subsequent garnishment orders, 20:10 Tandem garnishment orders, 20:14 Termination requests, 20:10 Unconscionability, CSPA, 2:49 Wages. Personal earnings, above Workers compensation exemptions, 20:18  GASOHOL SALES CSPA regulations, 2:69	Unconscionable, 2:45  HEALTH CLUBS CONTRACTS  See also Prepaid Entertainment     Contract Act     CSPA application to, 2:23  HEARING AID SALES     CSPA remedies, incorporation of, 2:90  HIGH PRESSURE SALES TACTICS     CSPA regulation, 2:114  HOLDER-IN-DUE-COURSE STATUS     Generally, 18:1 to 18:14     Assignments covered     FTC rules, 18:3     RISA requirements, 18:8     Avoidance of claims and defenses     other, 18:11, 18:12     RISA restrictions on, 18:9
personal earnings, 20:2 Priority of garnishments, 20:10 Salary. Personal earnings, above Sham accounts, 20:14 Sham escrows, 20:7 Stacking of orders, 20:10 Student loans, 22:22 to 22:26 Subsequent garnishment orders, 20:10 Tandem garnishment orders, 20:14 Termination requests, 20:10 Unconscionability, CSPA, 2:49 Wages. Personal earnings, above Workers compensation exemptions, 20:18  GASOHOL SALES CSPA regulations, 2:69  GENERAL LOAN LAW (GLL) See USURY LAWS  GIFT OFFERS	Unconscionable, 2:45  HEALTH CLUBS CONTRACTS  See also PREPAID ENTERTAINMENT CONTRACT ACT CSPA application to, 2:23  HEARING AID SALES CSPA remedies, incorporation of, 2:90  HIGH PRESSURE SALES TACTICS CSPA regulation, 2:114  HOLDER-IN-DUE-COURSE STATUS Generally, 18:1 to 18:14 Assignments covered FTC rules, 18:3 RISA requirements, 18:8 Avoidance of claims and defenses other, 18:11, 18:12 RISA restrictions on, 18:9 Banks, application of RISA require-
personal earnings, 20:2 Priority of garnishments, 20:10 Salary. Personal earnings, above Sham accounts, 20:14 Sham escrows, 20:7 Stacking of orders, 20:10 Student loans, 22:22 to 22:26 Subsequent garnishment orders, 20:10 Tandem garnishment orders, 20:14 Termination requests, 20:10 Unconscionability, CSPA, 2:49 Wages. Personal earnings, above Workers compensation exemptions, 20:18  GASOHOL SALES CSPA regulations, 2:69  GENERAL LOAN LAW (GLL) See Usury Laws  GIFT OFFERS CSPA regulations, 2:55	Unconscionable, 2:45  HEALTH CLUBS CONTRACTS  See also Prepaid Entertainment     CONTRACT ACT     CSPA application to, 2:23  HEARING AID SALES     CSPA remedies, incorporation of, 2:90  HIGH PRESSURE SALES TACTICS     CSPA regulation, 2:114  HOLDER-IN-DUE-COURSE STATUS     Generally, 18:1 to 18:14     Assignments covered     FTC rules, 18:3     RISA requirements, 18:8     Avoidance of claims and defenses     other, 18:11, 18:12     RISA restrictions on, 18:9  Banks, application of RISA requirements to, 18:10
personal earnings, 20:2 Priority of garnishments, 20:10 Salary. Personal earnings, above Sham accounts, 20:14 Sham escrows, 20:7 Stacking of orders, 20:10 Student loans, 22:22 to 22:26 Subsequent garnishment orders, 20:10 Tandem garnishment orders, 20:14 Termination requests, 20:10 Unconscionability, CSPA, 2:49 Wages. Personal earnings, above Workers compensation exemptions, 20:18  GASOHOL SALES CSPA regulations, 2:69  GENERAL LOAN LAW (GLL) See Usury Laws  GIFT OFFERS CSPA regulations, 2:55 Telephone Solicitation Sales Act, 28:6	Unconscionable, 2:45  HEALTH CLUBS CONTRACTS  See also PREPAID ENTERTAINMENT CONTRACT ACT CSPA application to, 2:23  HEARING AID SALES CSPA remedies, incorporation of, 2:90  HIGH PRESSURE SALES TACTICS CSPA regulation, 2:114  HOLDER-IN-DUE-COURSE STATUS Generally, 18:1 to 18:14 Assignments covered FTC rules, 18:3 RISA requirements, 18:8 Avoidance of claims and defenses other, 18:11, 18:12 RISA restrictions on, 18:9 Banks, application of RISA require-
personal earnings, 20:2 Priority of garnishments, 20:10 Salary. Personal earnings, above Sham accounts, 20:14 Sham escrows, 20:7 Stacking of orders, 20:10 Student loans, 22:22 to 22:26 Subsequent garnishment orders, 20:10 Tandem garnishment orders, 20:14 Termination requests, 20:10 Unconscionability, CSPA, 2:49 Wages. Personal earnings, above Workers compensation exemptions, 20:18  GASOHOL SALES CSPA regulations, 2:69  GENERAL LOAN LAW (GLL) See Usury Laws  GIFT OFFERS CSPA regulations, 2:55	Unconscionable, 2:45  HEALTH CLUBS CONTRACTS  See also Prepaid Entertainment CONTRACT ACT CSPA application to, 2:23  HEARING AID SALES CSPA remedies, incorporation of, 2:90  HIGH PRESSURE SALES TACTICS CSPA regulation, 2:114  HOLDER-IN-DUE-COURSE STATUS Generally, 18:1 to 18:14 Assignments covered FTC rules, 18:3 RISA requirements, 18:8 Avoidance of claims and defenses other, 18:11, 18:12 RISA restrictions on, 18:9 Banks, application of RISA requirements to, 18:10 Consumers protected, 18:3
personal earnings, 20:2 Priority of garnishments, 20:10 Salary. Personal earnings, above Sham accounts, 20:14 Sham escrows, 20:7 Stacking of orders, 20:10 Student loans, 22:22 to 22:26 Subsequent garnishment orders, 20:10 Tandem garnishment orders, 20:14 Termination requests, 20:10 Unconscionability, CSPA, 2:49 Wages. Personal earnings, above Workers compensation exemptions, 20:18  GASOHOL SALES CSPA regulations, 2:69  GENERAL LOAN LAW (GLL) See Usury Laws  GIFT OFFERS CSPA regulations, 2:55 Telephone Solicitation Sales Act, 28:6	Unconscionable, 2:45  HEALTH CLUBS CONTRACTS  See also PREPAID ENTERTAINMENT CONTRACT ACT CSPA application to, 2:23  HEARING AID SALES CSPA remedies, incorporation of, 2:90  HIGH PRESSURE SALES TACTICS CSPA regulation, 2:114  HOLDER-IN-DUE-COURSE STATUS Generally, 18:1 to 18:14 Assignments covered FTC rules, 18:3 RISA requirements, 18:8 Avoidance of claims and defenses other, 18:11, 18:12 RISA restrictions on, 18:9 Banks, application of RISA requirements to, 18:10 Consumers protected, 18:3 CSPA claims

#### HOLDER-IN-DUE-COURSE STATUS HOME IMPROVEMENT —Cont'd CONTRACTS—Cont'd Finance companies, application of RISA Emergency repairs, 3:14 requirements to, 18:10 Fire chasing, 2:119 FTC opinions Insulation, CSPA regulation, 2:65 holder rule, 18:13, 18:14 Laws applicable, chart, 1:1 FTC rules Repair calls, buyer initiated, 3:15 generally, 18:2 to 18:6 Second mortgage home improvement assignments covered, 18:3 contract solicitations, 3:16 consumers protected, 18:3 TILA protections, 3:16 coverage, 18:3 HOME SOLICITATION SALES ACT enforcement by consumer, 18:5 Generally, 3:1 to 3:41 failure to include required notice in Aluminum siding sales, 3:6 contract or note, 18:6 Arbitration, 3:39 notice requirement, 18:4, 18:6 Assignees of seller, effect of cancellastudent loans, 22:2, 22:82 tion on, 3:28 waivers, 2:123 Assignments, effect on cancellation warnings to holders, 18:4 rights, 3:28 Home Solicitation Sales Act cancellation Attorney General's suits, 3:38 rights, effect on assignments, 3:28 Business establishments, sales Notice requirement, 18:4, 18:6 conducted at. 3:10 Restrictions on avoidance of claims and Buyer-initiated sales, 3:11 to 3:15 defenses, 18:9 Cancellation rights RISA requirements generally, 3:17, 3:20 to 3:29 generally, 18:7 to 18:10 alternative consumer remedies, 3:7 assignments covered, 18:8 alternative grounds for cancellation or avoidance of claims and defenses, rescission, 3:23 restrictions on, 18:9 assignees, effect on, 3:28 banks, application of RISA requireassignees of seller, effect of, 3:28 ments to, 18:10 buyer's duties after cancellation, 3:27 coverage, 18:8 buyer's rights after cancellation, 3:26 finance companies, application of RISA requirements to, 18:10 conspicuity, 3:20 restrictions on avoidance of claims delivery of cancellation notice, 3:24 and defenses, 18:9 duration, 3:22 scope of coverage, 18:8 effective date of cancellation notice. Student loans 3:25 applicability of holder rules to, 22:2, enforcement of statutory rights, 3:18 form of notice, 3:40 avoidance of defenses, 18:12 formal requirements of cancellation, Waiver requirements, 2:123 3:23 Warnings to holders, 18:4 letter notice, 3:41 notice requirements, 3:20 HOME IMPROVEMENT oral notice of right, 3:21 CONTRACTS other cancellation rights, 3:29, 3:35 See also Home Solicitation Sales Act: return of goods, 3:27 SALES PRACTICES ACT seller's duties after cancellation, 3:26 Advance payment requirements, 2:124 statutory cancellations, 3:29, 3:35 Aluminum siding sales, **3:6** suit for cancellation, 3:31 Cancellation rights term of right, 3:22, 3:27 see also Home Solicitation Sales Act waivers, 3:19 alternative consumer remedies, 3:7 written notice of right, 3:20 CSPA applicability, 2:15 Class actions, 3:37 Discovery request, 2:162 Complaint form, 3:40 Door-to door sales. See Home Solicita-TION SALES ACT Consumer goods or services defined, 3:3

HOME SOLICITATION SALES ACT	HOME SOLICITATION SALES ACT
—Cont'd	—Cont'd
Contract elements, required	Treble or statutory damage awards,
generally, <b>3:17 to 3:19</b>	3:33, 3:34
copies of executed contracts, 3:17	Waivers, emergency, 3:14
enforcement of statutory rights, 3:18	Waivers of cancellation rights, <b>3:19</b>
foreign language contracts, 3:17	Workplace sales, <b>3:4</b>
prohibited terms, 3:19	HOMESTEAD EXEMPTIONS
waivers, <b>3:19</b>	Generally, 20:19
Convention centers, sales at, 3:4	HOSPITALS
Copies of executed contracts, 3:17	CSPA applicability, <b>2:17</b>
CSPA violations	**
generally, 3:28, 3:33	HOTELS
practice and procedure, 3:31 to 3:34	Laws applicable, chart, 1:1
remedies, incorporation of, <b>2:84</b> rules, <b>2:62</b>	HOUSEHOLD PROPERTY
Damages complaint, <b>3:40</b>	Limitations on security interests in,
Declaratory relief complaint, <b>3:40</b>	19:10
Definitions, 3:2	HOUGING
Direct solicitation rule, 3:33	HOUSING
Door openers, 3:1	Condominiums. See Condominium Act Mobile homes. See Manufactured/
Dormitories, sales at, <b>3:4</b>	Mobile Home Law
Emergency transactions, <b>3:14</b>	
Fire chasing by home repair contractors,	IDENTIFY THEFT
2:119	Credit card law, 15:18
Foreign language contracts, 3:17	ILLITERATES
Free offers, <b>3:1</b>	See Impaired Consumers
FTC rules, uniformity with, <b>3:1</b>	IMDAIDED CONCUMEDO
Home improvement contracts, applica-	IMPAIRED CONSUMERS
tion to, <b>3:6</b>	CSPA unconscionable practices, <b>2:41</b>
Hotels, sales at, 3:4	IMPLIED WARRANTIES
Leases, applicability to, 13:50	Assistive Device Lemon Laws, 25:8
Limitation of actions, 3:30	INCOMPETENCY
Mail sales, 3:12	See Impaired Consumers
Minimal purchases, 3:9	
Motels, sales at, 3:4	INNKEEPERS
Practice and procedure, <b>3:31 to 3:41</b> Price of sale, <b>3:9</b>	Laws applicable, chart, 1:1
Real property sales, <b>3:6</b>	INSTALLMENT SALES
Repair calls, buyer initiated, <b>3:15</b>	Holder defenses. See Holder-in-Due-
Retail business establishments, sales	Course Status
conducted at, 3:10	Retail goods. See Retail Installment Sales Act
Scope of act	Secured transactions generally. See
generally, <b>3:2 to 3:16</b>	Secured Transactions Secured Transactions
leases, <b>13:50</b>	
Second mortgage home improvement	INSULATED SELLERS
contract solicitations, 3:16	See also Holder-in-Due-Course Status
Small transactions, <b>3:9</b>	INSURANCE AND INSURERS
Statutory cancellations, 3:29	Certificates of insurance, duty to
Suit for cancellation, 3:31	provide, <b>17:34</b>
Telephone sales, application to	Credit insurance. See Credit Insurance
generally, 3:2	CSPA, applicability to sales practices,
buyer initiated sales, 3:12	2:7
TILA rescission rights distinguished,	Debt Adjuster Act, 27:8
3:16	Fidelity insurance requirements, 10:9

#### INSURANCE AND INSURERS LEASES—Cont'd -Cont'd Consumer Leasing Act (CLA)—Cont'd Joint credit life insurance, 17:26 advertising, 13:58 RISA, applicability to insurance definitions, 13:54 included in sale, 11:31 disclosure requirements, 13:55 end of lease liabilities, 13:57 INTERNET liabilities, 13:60 Payday lenders, 23:15 remedies, 13:60 INVESTORS, PROTECTION OF scope of act, 13:53 See Business Opportunity Purchasers Consumer leasing remedies, 13:49 PROTECTION ACT Contract requisites generally, 13:13 to 13:18 **JUDGMENTS** disclaimers of warranties, 13:16 Execution. See Execution Sales express warranties, 13:15 **JURISDICTION** implied warranties, 13:16 CSPA claims, 2:147 warranties, 13:14 FDCPA violations, 5:4, 5:25 CSPA applicability to lease transactions, Forum selection clauses, CSPA regula-2:7, 13:51 tion, 2:49 Defaults Inconvenient forum, CSPA regulation, generally, 13:28 to 13:31 2:116 acceleration on, 13:24 Replevin actions, 19:84 cancellation, 13:29 TILA. 16:14 fraud, 13:29 lessor defaults, 13:32 JURY TRIALS lessor's remedies, 13:63 CSPA claims, 2:156 limitation of actions, 13:31 LANDLORD AND TENANT liquidated damages, 13:30 Condos. See Condominium Act remedies, 13:29 Mobile homes. See Manufactured/ Remedies, below MOBILE HOME LAW rescission, 13:29 LAYAWAY SALES termination, 13:29 Definitions, 13:4 to 13:11 See RETAIL INSTALLMENT SALES ACT Disclaimers of warranties, 13:16 LEASE-PURCHASE TRANSACTIONS Disclosure requirements, 13:55 See Rent-to-Own (RTO) Transactions Disposition of rejected goods, 13:35 End-of-lease liabilities, 13:57 LEASES Express warranties, 13:15 Generally, 13:1 to 13:71 Finance lease defined, 13:11 See also Rent-to-Own (RTO) Transac-Format of Article 2A. 13:2 Acceleration on default, 13:24 Fraud. 13:29, 13:61 Acceptance of goods, 13:33 Home Solicitation Sales Act remedies, 13:50 Adoption of Article 2A, 13:1 Advertising, 13:58 Implied warranties, 13:16 Impracticability of performance, 13:26 Anticipatory repudiation, 13:25 Independent promises, 13:27 Assistive Device Lemon Laws, 25:5, 25:29 Insolvency of lessor, 13:41 Assurances of performance, 13:24 Installment lease contract, 13:8 Cancellation, 13:29, 13:37 Interpretation of Article 2A, 13:3 Lemon Law, application to leased Characterization of Article 2A transactions, 13:5 automobiles Conditions, mutuality, 13:27 generally, 7:7, 13:52 Construction of Article 2A, 13:3 laundered lemons, 7:28 Consumer lease defined, 13:10 Lessee's remedies Consumer Leasing Act (CLA) fraud, 13:61

misrepresentations, 13:61

generally, 13:53 to 13:60

LEASES—Cont'd	LEASES—Cont'd
Lessor's remedies	Remedies—Cont'd
generally, 13:62 to 13:71	replevin, <b>13:42</b>
contractual remedies, 13:70	revocation of acceptance, 13:36
damages, 13:67, 13:68	specific performance, 13:42
defaults, 13:63	substantive unconscionability, 13:47
disposal of goods, 13:64, 13:67	substitution, 13:45
identification of goods, 13:64	unconscionability, 13:46 to 13:48
rent, recovery of, 13:69	waivers of rights, 13:45
residual damages, 13:71	warranty breaches, 13:44
retention of goods, 13:68	Rent-to-own legislation compared, 12:14
stopping delivery, 13:66	Replevin, <b>13:42</b>
taking possession of goods, 13:65	Repossession
withholding delivery, 13:65	RISA, <b>19:6</b>
Liens	UCC, <b>19:4</b>
generally, 13:9 priority of, 13:23	Rescission, 13:29
Limitation of actions, 13:31	Residual interests defined, 13:9
Liquidated damages, 13:30	Revocation of acceptance, 13:36
Manufactured/Mobile Home Law lease	RISA, leases subject to, 11:3, 11:4
purchases, 9:8	Sale of collateral after repossession
Merchant lessees, <b>13:6</b>	RISA, <b>19:6</b>
Misrepresentations, 13:61	UCC, <b>19:4</b>
Mutuality of conditions, 13:27	Sale of goods by lessee, 13:22
Odometer fraud on vehicle resales, <b>6:1</b>	Specific performance, 13:42
Ordinary course of business leases, 13:6	Statute of frauds, 13:17
Parol evidence, 13:18	Sublease defined, 13:4
Priorities of liens, 13:23	Subleases of goods, 13:22
Procedural unconscionability, 13:48	Subsequent leases, <b>13:21</b> , <b>13:22</b>
Rejected goods, disposition of, 13:35	Substantive unconscionability, 13:47
Rejection of goods, 13:34	Termination, 13:29
Remedies	Third party enforcement, 13:19
generally, 13:32 to 13:61	Title to goods, 13:19
acceptance of goods, 13:33	Transfers of rights and interests, 13:20
cancellation of lease contract, 13:37	True lease defined, <b>11:4</b>
consequential damages, 13:40	Unconscionability, 13:46 to 13:48
Consumer Leasing Act, above	Warranties, 13:14 to 13:16
consumer leasing remedies, 13:49	LEMON LAWS
contract remedies, 13:43	Generally, <b>1:1</b> , <b>7:1</b> to <b>7:34</b>
cover, 13:39	Abuse of vehicle, <b>7:24</b>
CSPA violations, 13:51	Affirmative defenses of seller, <b>7:24</b>
cure, 13:45	Arbitration, 7:31, 7:32
damages, 13:39, 13:40	Assistive device. See Assistive Device
defaults, 13:29	LEMONS LAWS
disposition of rejected goods, <b>13:35</b> Home Solicitation Sales Act reme-	Attorney fees, 7:21
dies, 13:50	Binding arbitration, 7:32
incidental damages, 13:40	Burden of proof, 7:10
insolvency of lessor, 13:41	Client interviews, 7:29
lemon law violations, 13:52	Complaint form, <b>7:34</b>
lessor defaults, 13:32	Constitutionality, 7:33
liberal interpretation, 13:3	Costs awards, 7:22
procedural unconscionability, <b>13:48</b>	CSPA remedies, <b>2:86, 7:20</b>
recovery of rent paid, 13:38	Damages
rejection of goods, 13:34	noneconomic, 7:18
J	, · •

#### LEMON LAWS—Cont'd LEMON LAWS—Cont'd Damages—Cont'd Substantial impairment, 7:25 treble damages, 7:20 Substantiality of defect, 7:11 Defect impairing use or safety, 7:11 UCC remedies, 7:2 Defenses, 7:24 to 7:26 Used car lemonade laws, 7:3 Definitions, 7:4 Validity, 7:33 Demonstrators, 7:5 Vehicle abuse, 7:24 Development of state lemon laws gener-Vehicle inspections, 7:30 ally, 7:3 Violations, 7:9 Elements of action, 7:10 LICENSEES Eventual repair defense, 7:26 Short Term Loan Law, modifications of Expenses of litigation, 7:22 rights and responsibilities, 30:5 Express warranties, 7:8 Failed defenses, 7:26 LIENS Full purchase price, determination of, Definition, 13:9 7:19 Lemon law lienholders' rights, 7:23 Impairment of use, 7:11 Mechanics. See Mechanics' Liens Informal dispute resolution, 7:13 Priorities of liens, 13:23 Interest payments, right to, 7:17 TILA disclosure requirements, 16:45 Intermittent problems, 7:25 LIMITATION OF ACTIONS Investigations, 7:29 Assistive Device Lemon Law. 25:22 Laundered lemons, 7:28 **Business Opportunity Purchasers** Leased automobiles, 7:7, 13:52 Protection Act, 8:13 Lessors' rights as to refunds, 7:23 CSPA claims, 2:146, 2:148, 3:30 Lienholders' rights as to refunds, 7:23 Discovery rule, 2:148 Limitation of actions, 7:14 FDCPA violations, 5:25 Loaner vehicles, 7:26 Home Solicitation Sales Act violations, Magnuson-Moss Warranty Act claims in 3:30 complaint, 7:34 Mileage set-offs, 7:27 Laws applicable, chart, 1:1 Misuse, 7:24 Leases, 13:31 Mobile home sales, 9:12 Lemon Law, 7:14, 25:22 Motor vehicle definitions, 7:5 Mortgage Broker Act, 24:22 Negative equity calculations, 7:19 Motor Vehicle Information and Cost Neglect of vehicle by buyer, 7:24 Savings Act, 6:6 Negotiation, 7:31 Odometer laws, 6:12 New motor vehicle defined, 7:5 Replevin, 19:93 Nonconformities, 7:25 RISA, 11:43 Noneconomic damages, 7:18 Student loan collections, 22:38 Practice and procedure, 7:29 to 7:32 TILA, 16:15, 16:64 Prejudgment interest payments, right to, LOAN OFFICER 7:17 See Mortgage Broker Act Presumptive right to recovery, 7:12 Proof. 7:10 LOANS AND LENDERS Refunds, 7:16, 7:23 Ability to repay assessments by lenders, Remedies, 7:15 to 7:23 CSPA violations, 2:44 Replacement of defective vehicle, 7:15 Banks. See Banks and Finance Resales of nonconforming vehicles, COMPANIES 7:28 Collections. See Fair Debt Collection Return rights, 7:15 PRACTICES ACT Safety defects, 7:11 Credit cards. See Credit Card Law Scope of act, 7:4 to 7:7 CSPA claim against purchase money Sellers' affirmative defenses, 7:24 lenders, 2:161 Set-offs for use of vehicle, 7:27 CSPA regulation of debt overloading,

2:44

Statutory defenses, 7:24

LOANS AND LENDERS—Cont'd	MANUFACTURED/MOBILE HOME
Installment sales Holder-in-Due-Course Status	LAW—Cont'd
	Construction standards, 9:2
RETAIL INSTALLMENT SALES ACT SECURED TRANSACTIONS	Consumer protection laws generally, 9:3 Credit terms, 9:10
	CSPA violations
Laws applicable, chart, 1:1  Mobile homes. See Manufactured/	generally, 2:23, 9:6
Mobile Home Law	antitrust laws, 9:61
Open end credit, 11:5	warranties, 9:14
Overloading practices, 2:44	Damages for park violations, <b>9:49</b>
Payday loans. See Payday Lenders	Dispute resolution system
Revolving charge accounts, 11:5	generally, 9:23
Sellers, lenders as, 11:8	arbitration of disputes, <b>9:62</b>
Student loans. See Student Loans	Dwelling defined, 9:9
Truth in lending. See Truth in Lending	Evictions from parks, <b>9:50, 9:51</b>
Аст	Fair housing laws, applicability to parks
Unconscionable practices, 2:44	9:56
Usury. See Usury Laws	Federal Home Loan Bank Board financ-
MAGNUSON-MOSS WARRANTY	ing regulations, 9:10
ACT	Federal law
See also Lemon Laws; Warranties	construction standards, 9:2
Arbitration of claims, 21:11	preemption, 9:2
CSPA remedies, incorporation of, <b>2:93</b>	Financing
Mobile homes, 9:15	generally, <b>9:10, 9:18</b>
Rent-to-own transactions, application to,	governmental financing, 9:18
12:15, 12:19	parks, <b>9:17</b>
	Repossession, below
MAIL SALES	Implied warranties, 9:16
Home Solicitation Sales Act applicability, <b>3:12</b>	Industrialized units, 9:1
Laws applicable, chart, 1:1	Insulation, 9:16
**	Land contracts, sale by, 9:8
MANUFACTURED/MOBILE HOME	Landlord-tenant laws
LAW	generally, 9:32
Generally, <b>9:1 to 9:65</b>	Parks, below
See also Condominium Act	Rental agreements, below
Abandoned mobile homes, disposal of,	Lease purchases, 9:8
9:52 Antitrust laws	Lemon Law, applicability to sales of, 9:12
	Licenses
generally, 9:57 to 9:61	installers of manufactured homes,
CSPA violations, <b>9:61</b> federal laws, <b>9:58</b>	9:26
installation fees, <b>9:60</b>	manufactured home parks, <b>9:40</b>
landlord tenant laws, <b>9:60</b>	Magnuson-Moss Warranty Act,
park rental practices, 9:57	applicability to sales, 9:15
rental agreements, monopolistic terms	Manufactured homes defined, 9:1
in, <b>9:36</b>	Mobile homes defined, 9:1
sales restrictions by parks, <b>9:60</b>	Modular homes, 9:1
state statutes, 9:59	Monopolies, 9:59
tying arrangements, 9:58	Motor vehicles, characterization as, <b>9:1</b>
Arbitration of disputes, 9:62	National Manufactured Home Construc-
Attorney fees	tion and Safety Standards Act, 9:16
generally, <b>9:63</b>	Office of Thrift Supervision regulations,
waivers, 9:36	9:20
Closing of manufactured home parks,	Parks
9:64	generally, <b>9:39 to 9:56</b>

MANUFACTURED/MOBILE HOME	MANUFACTURED/MOBILE HOME
LAW—Cont'd	LAW—Cont'd
Parks—Cont'd	Parks—Cont'd
abandoned homes, disposal of, 9:52	statutory remedies, 9:46
access to units, 9:41	take-it-with-you rule, 9:40
Antitrust laws, above	terminations of rental agreements,
arbitration of disputes, 9:62	9:45
assessments, regulation, 9:40	tort liabilities of operators, <b>9:44</b>
closing of manufactured home parks, 9:64	unconscionability, 9:37 utilities, 9:28, 9:40, 9:55
common areas, maintenance, 9:40	Privacy rights of park residents, <b>9:41</b>
damages, 9:43, 9:49	Real property, characterization as, <b>9:1</b> ,
deposits, return of, 9:46	9:30
entry restrictions, <b>9:41</b>	Regulation
eviction, <b>9:50, 9:51</b>	generally, 9:24 to 9:31
fair housing laws, 9:56	installation and installers, 9:25, 9:26
fee disclosures, 9:35	public utilities, 9:28
financing, 9:17	transportation, 9:31
habitability, <b>9:40</b>	zoning laws, 9:29
health and safety, <b>9:40</b>	Relocations, 9:31
illegal remedies by operators, 9:53	Remedies
injunctions, <b>9:42</b> , <b>9:49</b>	attorney fees, 9:63
inspections, 9:40	consumer remedies generally, 9:22
installation fees, <b>9:60</b>	damages, <b>9:49</b>
licenses, 9:40	illegal remedies by park operators,
lockouts, 9:55	9:53
maintenance requirements, 9:40	injunctions, <b>9:42</b> , <b>9:49</b>
monopolies, 9:59	park operators' remedies, 9:49 to 9:53
operators' duties, 9:39 to 9:47	park violations, 9:42
privacy rights, 9:41	Rental agreements
property seizures, 9:55	generally, <b>9:33 to 9:36</b>
quiet enjoyment rights, 9:48	attorneys' fees, 9:36
Regulation, below	deposits, return of, <b>9:46</b>
remedies	disclosures, 9:35
generally, <b>9:42</b> , <b>9:43</b>	exculpation clauses, 9:36
attorney fees, 9:63	minimum term of agreement, 9:34
deposits, return of, <b>9:46</b>	monopolistic terms, 9:36
illegal, <b>9:53</b>	prohibited terms, 9:36
injunctions, 9:49	remedies, 9:37
operators, <b>9:49 to 9:53</b>	security deposits, 9:38
residents, 9:37	statutory requirements, 9:33
statutory remedies, <b>9:46</b>	term of rental, 9:34
Rental agreements, below	termination, <b>9:45</b> , <b>9:50</b>
repairs, 9:40	unconscionability, 9:37
residents' obligations, 9:48	unconscionable terms, 9:36
retaliatory actions, 9:54	waivers, <b>9:36</b>
rowdy behavior, 9:48	Rent-to-own laws, applicability, 9:8
rules and regulations, 9:35	Repossessions
safety requirements, 9:40	generally, <b>9:19 to 9:21</b>
sales restrictions, 9:60	Office of Thrift Supervision regula-
sanitation, <b>9:40</b>	tions, <b>9:20</b>
security deposits, 9:38	regulations, 9:20
seizures of property, 9:55	RISA, <b>9:20</b>
shutoffs of utilities, 9:55	self-help repossession, 9:21
state laws, 9:59	Resources, 9:65

MANUFACTURED/MOBILE HOME	MORTGAGE BROKER ACT
LAW—Cont'd	Generally, <b>24:1, 24:2</b>
Retaliatory actions by park operators,	Advertising, 24:16
9:54	Attorney fees and costs, 24:21
RISA applicability, 9:5	Bond requirements, <b>24:10</b>
Safety requirements	Breach
generally, 9:16	contract, <b>24:28</b>
parks, <b>9:40</b>	fiduciary duty, 24:26
Sales restrictions by parks, 9:60	Buyer, defined, 24:4
Self-help repossession, 9:21	Character, 24:8
Take-it-with-you rule, <b>9:40</b>	Complaint, form, 24:33
Taxation generally, 9:7	Consumer Sales Practices Act, <b>24:27</b>
sales, 9:27	Contract, breach, 24:28
transfer, <b>9:11, 9:27</b>	Correspondence, form, 24:34
TILA applicability, <b>9:9</b>	Criminal penalties, 24:23
Title laws, 9:7	Damages, <b>24:20</b>
Tort liabilities of park operators, <b>9:44</b>	Definitions, <b>24:3 to 24:7</b>
Transfer taxes, 9:11	Exclusions, 24:9
Transporting on public roads, 9:31	Fair Housing Laws, <b>24:31</b>
Travel trailers, <b>9:1</b>	Fees, 24:13, 24:21
	Fiduciary duty
UCC applicability	generally, <b>24:19</b>
generally, 9:4	breach, <b>24:26</b>
warranty protections, 9:13	Forms, 24:33, 24:34
Usury laws, 9:10	Fraud, <b>24:30</b>
Warranties	General fitness and financial responsibil-
generally, 9:13 to 9:16	ity, 24:8
CSPA, 9:14	Information gathering, 24:24
implied, <b>9:16</b>	Injunctive relief, 24:20
Magnuson-Moss Warranty Act, 9:15	Liability under other laws, 24:25 to
UCC, 9:13	24:31
Zoning laws, <b>9:1, 9:29</b>	Loan originator/loan officers, <b>24:3</b> , <b>24:5</b>
MANUFACTURERS	Loan terms, 24:14
CSPA applicability to, 2:12	Mortgage broker, defined, 24:3, 24:6
•	Operations manager, defined, <b>24:7</b>
MARKETING PRACTICES	Piercing the corporate veil, 24:32
See Advertising; Home Solicitation	Punitive damages, 24:20
Sales Act; Sales Practices Act;	Real Estate Settlement Procedures Act,
Prepaid Entertainment Contract	24:29
Аст	Records requested, form, <b>24:34</b>
MARTIAL ARTS TRAINING	Registrant
CONTRACTS	character and general fitness, <b>24:8</b>
See Prepaid Entertainment Contract	requirements, <b>24:11 to 24:13</b>
Аст	Sales Practices Act, <b>24:27</b>
MECHANICS' LIENS	Statute of limitations, 24:22
	Terminology, 24:3
CSPA regulation, 2:127	Truth in Lending Act, 24:29
TILA disclosure requirements, 16:44	•
MEMBERSHIP CONTRACTS	MORTGAGE BROKERS
See Prepaid Entertainment Contract	Definition, Mortgage Broker Act, 24:6
Аст	Sales Practices Act (CSPA), 2:8
MILITARY SERVICE MEMBERS	MORTGAGE LOAN ACT (MLA)
Payday lenders, 23:18	See Usury Laws
1 ayuay 1011u015, 23.10	DCC USUKI LAWS

### **MORTGAGES**

Consumer Sales Practices Act. See Sales Practices Act (CSPA) Loans and Lenders, generally. See

Loans and Lenders

Mortgage Loan Act. See Usury Laws

Usury. See Usury Laws

### MOTOR VEHICLE INFORMATION AND COST SAVINGS ACT

See Odometer Laws

### MOTOR VEHICLES

Accident repairs, 2:91

Certificate of title representations, 2:103

Definition, Lemon Law, 7:4

Delivery and handling fees, 2:64

Gasohol sales, 2:69

Leases. See Leases

Lemons. See Lemon Laws

Magnuson-Moss. See Magnuson-Moss Warranty Act

Mechanic's liens, CSPA invalidations, **2:127** 

Mobile homes. See Manufactured/ Mobile Home Law

Odometer fraud. See Odometer Laws

Repairs. See Sales Practices Act

RISA, applicability to sales, 11:2

Rustproofing, 2:66

Sales, CSPA regulations, 2:67

Title certificate representations, 2:103

Used. See Used Cars

### **NATURAL GAS**

CSPA regulation of marketing practices, 2:38

Propane, CSPA application to suppliers of, 2:22

### NEW PRODUCTS

Used products sold as deceptive practices, 2:29 substantive rules, 2:59

### NONPROFIT CORPORATIONS

CSPA violations, 2:20

### NOTICES

Condominium act

electronic notices, 10:7

No-refund policies, 2:49

Secured transactions. See index heading Secured Transactions

### **NURSING HOMES**

CSPA applicability, 2:17

### **ODOMETER LAWS**

Generally, 6:1 to 6:44

Acceptance company records, obtaining,

Accident reports, obtaining, 6:23

Admissions, requests for, 6:38

Attorney General's suits, 6:10

Auction sales receipts, 6:16

Complaint form, 6:44

Court records, checking, 6:25

Criminal penalties

federal act, 6:2, 6:4, 6:5

state act, **6:11** 

CSPA remedies, incorporation of, 2:96

CSPA violations, 6:29

Deceptive Trade Practices Act claims, **6:33** 

Depositions, 6:37

Disclosure requirements, 6:9

Disclosure statements, obtaining, 6:17

Discovery, **6:35** to **6:38** 

Enforcement

federal act, 6:2, 6:4

state act. 6:10

Evidentiary considerations, 6:39 to 6:43

Expert investigations, **6:26**, **6:43** 

Express warranty claims, 6:30

Federal act

generally, **6:2 to 6:6** 

criminal liability, 6:5

criminal penalties, 6:2, 6:4

enforcement, 6:2, 6:4

injunctive relief, 6:5

regulations, 6:4

remedies, 6:5

sanctions, 6:5

scope of act, 6:3

statute of limitations, 6:6

Financial records, obtaining, 6:21

Fraud claims, 6:31

Hacking, **6:26** 

Identifying claims for relief, **6:28 to 6:34** 

Innocent owner defense, 6:7

Insurance records, obtaining, **6:22** 

Interrogatories, 6:35

Investigations, 6:13 to 6:26

Judicial records, checking, 6:25

Lease return vehicles, 6:1

Limitation of actions, 6:12

Motor Vehicle Information and Cost Savings Act. Federal act, above

Nature of odometer fraud, 6:1

Negligence claims, 6:32

Nonparty subpoenas, 6:36

Index-26

ODOMETER LAWS—Cont'd	PAWNBROKERS
Notary reports, obtaining, 6:24	Laws applicable, chart, 1:1
Obtaining records, 6:13	PAYDAY LENDERS
Odometer Rollback and Disclosure Act.	Generally, <b>23:1 to 23:36</b>
State act, below	Abusive collection, 23:26 to 23:33
Physical inspections, <b>6:26</b>	Advertising, TILA requirements, 23:21
Previous owners, contacting, <b>6:18</b>	Arbitration, 23:34
Production requests, <b>6:35</b> Remedies	Attempts to collect after bankruptcy,
federal act, <b>6:5</b>	23:36
state act, 6:11	Auto title loans, 23:16
RICO claims, <b>6:34</b>	Bad check law, 23:26
Sales receipts, <b>6:16</b>	Bankruptcy discharges, 23:35, 23:36
Sanctions	Banks and finance companies, 2:88,
federal act, <b>6:5</b>	23:14
state act, 6:11	Bounce protection, 23:20
Scope of acts	Civil penalties, 23:28
federal act, <b>6:3</b>	Collections
state act, <b>6:8</b>	Electronic fund transfers, 23:25
Service records, obtaining, <b>6:19</b>	Remedies and abuses, 23:24 to 23:34 Common law theories of collection
State act	abuse, 23:33
generally, <b>6:7 to 6:12</b>	Consumer Financial Protection Bureau
criminal penalties, 6:11	Ability-to-Repay determination,
disclosure requirements, <b>6:9</b>	23:12
enactment, 6:7	consumer Financial Protection Act,
enforcement, <b>6:10</b>	application of, 23:9
identifying claims for relief, 6:28 to	coverage, scope of, 23:10
6:34	exclusions and exemptions, 23:11
innocent owner defense, <b>6:7</b>	payment transfers, limitations on
knowledge standard, 6:7	repeat debits of accounts, 23:13
limitation of actions, <b>6:12</b>	repeat transactions, limitations, 23:13
remedies, <b>6:11</b>	scope of coverage, 23:10
sanctions, <b>6:11</b>	Consumer Installment Loan Act, 23:8
scope of act, <b>6:8</b>	Controversies, 23:2
Statute of limitations, federal act, <b>6:6</b>	Credit Services Organization model of lending, 23:17
Subpoenas, 6:36	CSPA
Tampering, evidence of, <b>6:26</b>	collection abuses, 23:32
Title chain records, <b>6:14</b> , <b>6:15</b>	remedies, <b>2:88</b> , <b>23:23</b>
Vehicle inspections, <b>6:26</b>	Electronic fund transfers; collection
Vehicle records, <b>6:13</b>	issues, <b>23:25</b>
Warranty service records, obtaining, <b>6:20</b>	FDCPA collection abuses, <b>23:29 to 23:31</b>
OHIO CONSUMER SALES	Fees, interests, and charges, 23:5
PRACTICE ACT	General Loan Law (GLL), 23:6, 23:7
Debt Adjuster Act, 27:15	History of payday loans, 23:3
·	Internet loans, 23:15
OPEN-ENDED CREDIT	Lenders' remedies, 23:24
See Credit Card Law	Military service members, 23:18
OPINION STATEMENTS	National banks, thrifts, and state
Generally, 2:46	chartered banks, 23:14
See also Advertising	Overdraft lines of credit, 23:20
OVEDDD FEET MES OF CORDIN	Postdated checks, 23:26
OVERDRAFT LINES OF CREDIT Payday lenders, 23:20	Refund anticipation loans and checks, 23:19

PAYDAY LENDERS—Cont'd	PREPAID ENTERTAINMENT
Remedies	CONTRACT ACT (PECA)
generally, 23:22	—Cont'd
civil penalties, 23:27	Cancellation rights—Cont'd
CSPA, 23:23	seven-day cooling off period, 4:8
lenders, 23:24	three-day cooling off period, <b>4:8</b>
theft offense victims' remedies, 23:28	Claims for relief, violations
Residential Mortgage Lending Act, 23:8 Short Term Loan Act, 23:4, 23:5	generally, <b>4:13 to 4:18</b> common law, <b>4:18</b>
Small Loan Act (SLA), 23:4, 23:5	•
Subterfuges, prohibition of, 23:29	Consumer Sales Practices Act (CSPA), <b>4:14 to 4:15</b>
Theft offense victims' remedies, 23:28	FTC guides, <b>4:16</b>
TILA requirements, advertising restric-	statutory claims, <b>4:13 to 4:15</b>
tions, 23:21	Closing of business by seller, <b>4:4</b>
Title and ownership, autos, 23:16	Confession of judgment provisions, <b>4:5</b>
Validity of payday lending, 23:7	Contract elements, required
PEDDLERS	generally, <b>4:4</b>
See Home Solicitation Sales Act	Cancellation rights, above
	confession of judgment provisions,
PENALTY CLAUSES	4:5
Unconscionability, 2:45	dates, <b>4:4</b>
PHYSICIANS	death or disability, <b>4:10</b>
CSPA applicability to physician-patient	deposits, limitations on, <b>4:5</b>
transactions, 2:7	duration limitations, <b>4:4</b>
PIERCING THE CORPORATE VEIL	extensions, <b>4:4</b>
CSPA actions, 2:10	notice of cancellation rights, <b>4:4</b>
Mortgage Borker Act, 24:32	prohibited terms, <b>4:5</b>
	renewals, <b>4:4</b>
PLANNED COMMUNITY ACT	seller relocation or closing, <b>4:4</b>
See Condominium Act	signatures, <b>4:4</b>
PRAECIPE	waiver restrictions, <b>4:5</b>
See Execution Sales	writing, <b>4:4</b>
PREPAID ENTERTAINMENT	Coverage. Scope of act, below
CONTRACT ACT (PECA)	CSPA
Generally, <b>4:1 to 4:25</b>	remedies, incorporation of, 2:85
Buyers' post-cancellation duties, <b>4:11</b>	Dance studios defined, 4:2
Cancellation rights	Death or disability, termination rights,
generally, <b>4:7 to 4:12</b>	4:10
buyer right, <b>4:7</b>	Definitions, 4:2
buyers' post-cancellation duties, <b>4:11</b>	Deposits, limitations on, 4:5
death or disability, termination rights,	Duration limitations, 4:4
4:10	Exclusions. Scope of act, below
delivery of notice, <b>4:9</b>	Forms
duration of right, 4:8	generally, <b>4:23 to 4:25</b>
form of cancellation, <b>4:9</b>	cancellation, 4:9
how to cancel, <b>4:9</b>	Health spas defined, 4:2
mailing notice, <b>4:9</b>	How to cancel, <b>4:9</b>
methods of cancelling, 4:9	Legislative history, <b>4:1</b>
notice of cancellation, 4:9	Martial arts training defined, <b>4:2</b>
notice of right in contract, 4:4	Methods of cancelling, 4:9
place to deliver notice, <b>4:9</b>	Nonprofit organizations, excluded, <b>4:3</b>
post-cancellation duties, <b>4:11</b> pro rata refund calculation, <b>4:12</b>	Notice of cancellation, <b>4:9</b>
sellers' post-cancellation duties, <b>4:11</b>	Physicians' services. excluded, <b>4:3</b>
seriers post-cancenation duties, 4.11	i ilyofotalio oci vicco. Cacialica, 7.3

PREPAID ENTERTAINMENT	PUBLIC RECORDS
CONTRACT ACT (PECA)	Commercial solicitation of public
—Cont'd	records, <b>2:104</b>
Pleadings, <b>4:19 to 4:22</b>	PUFFERY
Attorney General enforcement	Generally, <b>2:46</b>
actions, 4:22 class actions, 4:20	See also Advertising
damages, 4:21	PYRAMID SALES PLANS
drafting considerations, <b>4:19</b>	
Political subdivisions, excluded, 4:3	Generally, <b>1:1</b> CSPA applicability, <b>2:37</b>
Post-cancellation duties	•
buyers, <b>4:11</b>	REAL ESTATE SETTLEMENT
sellers, 4:11	PROCEDURES ACT (RESPA)
Pro rata refund calculation, <b>4:12</b>	Mortgage broker act, 24:29
Prohibited contract terms, <b>4:12</b>	REAL ESTATE TRANSACTIONS
Relocations by sellers, <b>4:4</b>	CSPA applicability, 2:7
RISA coverage compared, 11:4	RECOUPMENT
Scope of act	TILA claims by consumers, <b>16:65</b>
generally, <b>4:2 to 4:6</b>	·
exclusions, <b>4:3 to 4:6</b>	REFUND POLICIES
nonprofit organizations, excluded, 4:3	CSPA regulation fees, 2:108
physicians' services. excluded, <b>4:3</b>	unposted, <b>2:49</b>
political subdivisions, excluded, <b>4:3</b>	•
Seller relocation or closing, <b>4:4</b>	REFUNDS
Sellers' post-cancellation duties, <b>4:11</b>	Payday lenders, 23:19
Seven-day cooling off period, <b>4:8</b>	REGULATION Z
Social referral services defined, 4:2	See Truth in Lending Act
Three-day cooling off period, 4:8	RENT-TO-OWN (RTO)
Waivers of rights, 4:5	TRANSACTIONS
PREPAID VALUE CARDS	Generally, <b>12:1 to 12:21</b>
Credit card law, 15:6	Advertising, 12:17
Credit card raw, 13.0	Bait and switch advertising, 12:13
PRICES OF GOODS	Bankruptcy of buyer, 12:9
See Sales Practices Act	Cancellation penalties, 12:1
PRIVACY RIGHTS	Cash price labeling, 12:4
FDCPA protections, <b>5:1</b>	Characterization of transaction, 12:9
Mobile home park residents, <b>9:41</b>	Checklists for RTO cases, 12:17 to
•	12:20 CSDA applicability 2:22 2:07 12:12
PRIVATE SCHOOLS	CSPA applicability, <b>2:23</b> , <b>2:97</b> , <b>12:13</b> , <b>12:18</b>
CSPA applicability, <b>2:18</b>	Deceptive practices, <b>12:17</b>
Loans. See Student Loans	Defaults, 12:7
PRIZE OFFERS	Definition, 12:1
CSPA advertising regulations, 2:57	Disclosure requirements
Laws applicable, chart, <b>1:1</b>	checklist, 12:17
	point-of-sale labeling, 12:4
PRODUCT LIABILITY	used goods sales, 12:13
CSPA, applicability to personal injury	Form, <b>12:21</b>
claims, 2:7	History, <b>12:1</b>
PROPANE	Late charges, 12:6
CSPA application to suppliers of, 2:22	
	Lease or security interest, <b>12:9</b>
	Leases, <b>13:1</b>
PROPRIETARY SCHOOLS Private schools, 2:18	

RENT-TO-OWN (RTO)	REPAIRS—Cont'd
TRANSACTIONS—Cont'd	Motor vehicle repairs, 2:64
Mobile homes, <b>9:8</b>	Representations as to need for, 2:32
No cancellation penalties, 12:1	Solicited. See Home Solicitation Sales
Reinstatement after defaults, 12:7	Act
Remedies, 12:11	Written estimates, 2:56
Replevin actions, 12:21	REPLEVIN
Repossessions, violent, 12:10	Generally, 19:82 to 19:93
RISA, leases subject to, 11:4	Article 2A leases, 13:42
Statutory protection generally, <b>12:2 to 12:11</b>	Attorney fee awards, 19:84
bankruptcy of buyer, 12:9	Hearing request, form of, 19:111
cash price labeling, 12:4	Injunctive relief, 19:84
characterization of transaction, <b>12:9</b>	Jurisdiction, 19:84
cognovit clauses, 12:10	Laws applicable, chart, 1:1
consumer protections, 12:10	Limitation of actions, 19:93
criminal prosecutions for fail to return	Notice to defendant, form of, 19:110
goods, <b>12:8</b>	Punitive damages, 19:84
defaults, 12:7	Rent-to-own (RTO) transactions, 12:21
Disclosure requirements, above	Secured transactions. See Secured
fees, <b>12:5</b>	Transactions
in-home collection fees, 12:5	REPOSSESSION
late charges, 12:6	Generally, <b>19:12 to 19:57</b>
lease-purchase agreements, 12:3	See also Secured Transactions
limitations on charges, 12:5	Answer and counterclaim, 19:102
maximum charges, 12:5	Breach of peace. See Secured Transac-
reinstatement after defaults, 12:7	TIONS
remedies, 12:11 scope of act, 12:3	Credit insurance cancellations, 17:12
TILA protections compared, <b>12:11</b> ,	Document production request, 19:101
12:16, 12:20	Mobile homes. See Manufactured/
UCC	Mobile Home Law
Article 2A leases compared, 12:14	Order of possession, motion for, <b>19:107</b>
preemption of, 12:2, 12:14	19:108
unfair practices, 12:10	Praecipe on motion for possession,
violent repossessions, 12:10	19:109
waivers, <b>12:10</b>	RISA, 11:37, 11:52 Violent repossessions, 12:10
TILA protections compared, 12:11,	Wrongful repossession, 11:38
12:16, 12:20	wrongrui repossession, 11:36
UCC	RES JUDICATA
generally, 19:4	Truth in Lending Act (TILA), 16:63
Article 2A compared, 12:14	RESCISSION
preemption of, 12:2, 12:14	See also Cancellation
Unfair practices, 12:17	Alternative grounds for cancellation or
Used goods sales, 12:13	rescission, 3:23
Usury laws, 11:46	Arbitration clauses and, <b>2:131</b>
Violent repossessions, 12:10	Complaint for, <b>16:71</b>
Warranties, 12:14	CSPA. See Sales Practices Act
REPAIRS	Jury trials, 2:156
Assistive devices, <b>25:11</b>	Leases, 13:29
CSPA. See Sales Practices Act	Prepaid services. See Prepaid Entertain
Home improvements. See Home	MENT CONTRACT ACT
Improvement Contracts	TILA remedies, 16:10
Laws applicable, chart, 1:1	TILA rights, 16:49

RESIDENCY	RESORTS
Debt Adjuster Act, 27:4	Time share sales, CSPA application to,
RESIDENTIAL MORTGAGE	2:21
LENDING ACT	RESTOCKING FEES
Generally, <b>24:1</b> , <b>24:2</b>	Sales Practices Act (CSPA), 2:108
Advertising, 24:16	, , , , ,
Attorney fees and costs, 24:21	RETAIL INSTALLMENT SALES ACT
Bond requirements, <b>24:10</b>	(RISA)
Breach	Generally, 11:1 to 11:52
contract, 24:28	See also Holder-in-Due-Course Status;
fiduciary duty, 24:26	Rent-to-Own (RTO) Transactions; Sales Practices Act
Buyer, defined, 24:4	Acceleration on default, 11:35
Character, 24:8	Add-on charges, 11:23
Complaint, form, 24:33	Answer, forms of, 11:48 to 11:52
Consumer Sales Practices Act, 24:27	APRs, 11:23
Contract, breach, 24:28	Assigned loans, coverage of, 11:9
Correspondence, form, 24:34	Assignees, fees from, 11:26
Criminal penalties, 24:23	Attorney fees charged to buyers, 11:25
Damages, <b>24:20</b>	Bank and finance company loans, 11:7
Definitions, 24:3 to 24:7	to 11:10
Exclusions, 24:9	Bank loans for purchases, 11:7
Fair Housing Laws, 24:31	Bankruptcy, 11:46
Fees, 24:13, 24:21	Base finance charges, 11:23
Fiduciary duty	Cash price defined, 11:30
generally, 24:19	Checklist of violation issues, <b>11:47</b>
breach, <b>24:26</b>	Collection charges, 11:24
Forms, <b>24:33</b> , <b>24:34</b>	Commercial loans, 11:7
Fraud, <b>24:30</b>	Commercially reasonable disposition of
General fitness and financial responsibil-	property after repossession, 11:39
ity, <b>24:8</b>	Complaint form, 11:47
Information gathering, 24:24	Consumer rights misinformation, 2:101
Injunctive relief, 24:20	Consumer transactions defined, 11:3
Liability under other laws, 24:25 to	Counterclaim, forms of, 11:48 to 11:52
24:31	Coverage. Scope of act, below
Loan originator/loan officers, 24:3, 24:5	Credit cards. See Credit Card Law
Loan term, change prohibition, 24:14	Credit insurance premium violations,
Mortgage broker, defined, 24:3, 24:6	17:29
Operations manager, defined, 24:7	CSPA remedies, incorporation of, 2:100,
Piercing the corporate veil, 24:32	2:101
Punitive damages, <b>24:20</b> Real Estate Settlement Procedures Act,	Default
24:29	acceleration on, 11:35
Records requested, form, 24:34	repossession on, 11:37
Registrant	sale of collateral on, 11:37
character and general fitness, <b>24:8</b>	wrongful repossession, 11:38
requirements, 24:11 to 24:13	Defenses, waivers of, 11:34
Sales Practices Act, 24:27	Deferred charges, 11:24
Statute of limitations, 24:22	Definitions, 11:2
Terminology, <b>24:3</b>	Delinquent charges, 11:24
Truth in Lending Act, 24:29	Disclosure requirements
Truth in Lending Act, 24.27	generally, 11:29
RESIDENTIAL MORTGAGES	cash price, 11:30
Sales Practices Act. Sales Practices Act	remedies for violations, 11:42
(CSPA)	Discovery, 11:44

RETAIL INSTALLMENT SALES ACT	RETAIL INSTALLMENT SALES ACT
(RISA)—Cont'd	(RISA)—Cont'd
Disposition of property after reposses-	Remedies
sion, <b>11:39</b>	generally, <b>11:40 to 11:42</b>
Documentary service charges, 11:27	disclosure violations, 11:42
Equal installments, 11:33	excessive charges, 11:41
Excessive charges, 11:41	revolving charge accounts, 11:5
Exclusions	Rental agreements subject to, 11:4
generally, 11:17 to 11:20	Reposessions, 11:52
non-consumer transactions, 11:19	Repossession
out-of-state sales, 11:20	generally, 11:37
small transactions, 11:18	see also Secured Transactions
Expert witnesses, 11:45	commercially reasonable disposition
Farm equipment, 11:2	of property after, 11:39
Fees, inclusion in cash price, 11:27	disposition of property after, 11:39
Fees from assignees, 11:26	wrongful, 11:38
Finance charge limitations, 11:21 to 11:23	Revolving charge accounts, coverage of, 11:5
Financing company loans for purchases,	Rule of 78s, <b>11:32</b>
11:7	Sales of collateral
Forms, 11:47 to 11:52	generally, 11:37
Goods defined, 11:2	see also Secured Transactions
Holder defenses	Sales tax, inclusion in cash price, 11:27
generally, <b>18:7 to 18:10</b>	Scope of act
see also Holder-in-Due-Course Status	generally, 11:2 to 11:20
Independent loans for purchases, 11:7	assigned loans, 11:9
Insurance included in sale, 11:31	bank loans for purchases, 11:7, 11:8
Interest on late payments, 11:24	business leases, 11:4
Jurisdiction, 11:20	commercial leases, 11:4
Late payments, 11:24	commercial loans, 11:7
Layaway sales	consumer transactions, 11:3
generally, 11:11 to 11:16	definitions, 11:2
refund procedures, 11:15	exclusions, 11:17 to 11:20
scope of act, 11:11 violations, 11:16	farm equipment, 11:2
Leases subject to, 11:3, 11:4	finance company loans, 11:8
Lender as seller, 11:8	financing company loans for
Limitation of actions, 11:43	purchases, 11:7
Maturity, payment before, 11:32	independent loans, 11:7
Mobile homes sales, 9:5	layaway sales, 11:11
Motor vehicles, 11:2	leases, 11:3, 11:4
Negative equity, inclusion in cash price,	lender as seller, 11:8
11:30	mobile homes, <b>9:5</b>
Out-of-state sales, 11:20	motor vehicles, 11:2
Overview, 11:1	non-consumer transactions, 11:19
PECA coverage compared, 11:4	out-of-state sales, 11:20
Practice and procedure, 11:43 to 11:45	PECA coverage, 11:4
Prepayment, 11:32	professional services, 11:3
- ·	purchase money loans, 11:10
Professional services, application to, 11:3	refinanced agreements, coverage of,
Purchase money loans, 11:10	11:6
Rebates, 11:32	rental agreements subject to, 11:4
Refinanced agreements, coverage of,	revolving charge accounts, 11:5
11:6	seller, lender as, 11:8
Refund credits, 11:32	small transactions, 11:18

RETAIL INSTALLMENT SALES ACT	SALES PRACTICES ACT (CSPA)
(RISA)—Cont'd	—Cont'd
Security interests	Advertising—Cont'd
generally, 11:36, 19:5 to 19:9	deposits, 2:58
see also Secured Transactions	direct solicitation, <b>2:62</b> discount offers, <b>2:63</b>
Seller, lender as, 11:8	distress sales, 2:68
Service charges, 11:23 Specific goods defined, 11:2	exclusions, statement of, 2:53
Unauthorized charges, 11:21	free, misuse of term, 2:55
Violations	gasohol sales, 2:69
checklist of violation issues, 11:47	gift offers, 2:55
layaway sale provisions, 11:16	going-out-of-business sales, 2:68
Waivers of defenses, 11:34	home solicitation sales, 2:62
Warranty costs, inclusion in cash price,	limitations, statement of, 2:53
11:30	motor vehicle sales, 2:67
Written instrument requirements, 11:28	new for used, 2:59
Wrongful repossession, 11:38	opinion statements, 2:46
REVERSE MORTGAGES	price advantage representations, 2:33
TILA requirements, 16:5	price comparisons, 2:63
<u>.</u>	prize gimmicks, 2:57
REVOLVING CHARGE ACCOUNTS	puffing, <b>2:46</b>
Generally, 11:5	rules, <b>2:51 to 2:69</b>
RICO	special offers, 2:29
Odometer fraud, 6:34	sponsorship representations, 2:34
	substantiation of claims, 2:61
ROOKER-FELDMAN DOCTRINE	Affiliation representations, 2:34
Generally, 5:27	Arbitration, 2:131 As is sales, 1:1
RTO	As is sales, 1:1 Assignees, claims against, 2:160
See Rent-to-Own (RTO) Transactions	Assignees, claims against, 2.100 Attachment, 1:1
RUSTPROOFING	Attorney fees
CSPA regulation, <b>2:66</b>	generally, <b>2:138 to 2:123</b>
	amount of award, 2:139
SALES	Bittner test, 2:140
Collateral. See Secured Transactions	calculations, 2:139
CSPA. See SALES PRACTICES ACT	denials of awards, 2:140
Execution. See Execution Sales	knowing violations, 2:138
Installment sales. See Retail Installment Sales Act	pleading, 2:155
	prohibition, 1:1
SALES PRACTICES ACT (CSPA)	reasonableness, 2:139
Generally, 1:1, 2:1 to 2:163	suppliers, awards to, 2:141
Acceleration clauses, 2:45	suppliers' claims, 2:146
Accountant-client transactions, 2:7	Attorney General's suits
Adhesion contracts, 2:45	generally, <b>2:142</b>
Adoption of substantive rules, 2:51	notice requirements, 2:153
Advance payment requirements, <b>2:124</b>	remedies, 2:135
Advertising	Attorney-client transactions, applicability to, <b>2:7</b>
generally, 1:1	Auctions, 1:1
affiliation representations, 2:34	Automobile rustproofing, <b>2:66</b>
bait and switch tactics, 2:54	Bait and switch, 2:54
business location misrepresentations, 2:125	Bait and switch tactics, 1:1, 2:54
contests, <b>2:57</b>	Banks, applicability to, 2:7, 2:9
corporate connection, disclosures,	Billing, 1:1
2:126	Blank spaces in documents, <b>2:121</b>

SALES PRACTICES ACT (CSPA) —Cont'd	SALES PRACTICES ACT (CSPA) —Cont'd
Breach of contract, intentional, <b>2:111</b>	Debt collection activities
Broker liability, <b>24:27</b>	generally, 1:1, 2:11
Building and loan association, 1:1	see also Fair Debt Collection Prac-
Business law violations, 2:102	TICES ACT
Business location misrepresentations,	Debt overloading, 2:44
2:125	Deceptive sales practices. Unfair and
Buyers' clubs, application to, 2:23	deceptive practices, below
Campgrounds, 1:1, 2:21	Declaratory judgments, 2:135
Cancellation clauses, 2:45	Defenses
Cemeteries, 1:1	generally, 2:144 to 2:146
Certificate of title representations, 2:103	bona fide errors, 2:144
Check-cashing businesses, 1:1, 2:88	counterclaims, 2:150
Class actions, 2:149	"cure offer" remedy, 2:143
Cognovit clauses in notes, 1:1	FTC compliance, 2:145
Commercial solicitation of public	good faith of suppliers, 2:144
records, <b>2:104</b>	limitation of actions, <b>2:146</b> , <b>2:148</b> other law defenses, <b>2:145</b>
Complaint form, 2:157, 2:158	setoff rights, 2:146
Condominiums, 1:1	substantial compliance, 2:144
Confession of judgment clauses, 2:45	Definitions, 2:4 to 2:6
Constitutionality, 2:2	Delayed performance, 2:109
Construction, 2:2	Deliberate breach of contract, <b>2:111</b>
Consumer defined, 2:6	Delivery failures, <b>2:60</b>
Consumer goods, rental, 1:1	Dentists, application to, 2:7, 2:17
Consumer rights misinformation, 2:101	Deposits on repairs, 2:58
Consumer statutes, incorporated, 2:83 to	Direct solicitation rules, <b>2:62</b>
2:85	Discount offers, 2:63
Consumer transaction defined, <b>2:4</b>	Discovery, <b>2:162</b> , <b>2:163</b>
Contact lenses, 1:1	Door-to door sales. See Home Solicita-
Contests, 1:1, 2:57	TION SALES ACT
Contract copies, rights to, 2:120	Dry cleaning, <b>1:1</b>
Contracts, omissions from, 2:112	Efficient breach, 2:111
Corporate connection, disclosures,	Election of remedies
2:126	generally, <b>2:129</b> , <b>2:130</b>
Corporate officers and employees	pleading, 2:152
subject to act, 2:10	Evading legal obligations, 2:107
Counterclaims, 2:150	Excluded transactions, 2:7
Coverage. Scope of act, below	Eyeglasses, 1:1
Credit card transactions, 1:1	Failure to deliver, <b>2:60</b>
Credit card truncation statute, <b>2:98</b>	Failure to perform, 2:30
Credit history repair, 1:1	False disclosures, 2:101
Credit insurance abuses, 1:1, 17:33	FDCPA, relation to
Credit reporting, 1:1	generally, <b>2:11</b> , <b>2:95</b>
Credit Services Organization Act violations, 2:87	see also Fair Debt Collection Practices Act
Credit unions, 1:1	Fiduciary duties, 2:113
"Cure Offer" remedy, 2:143	Financial responsibilities of dealers,
Damages, 2:132	2:117
Dance studio contracts, 1:1	Fine-print contracts, 2:49
Date and time, timely performance requirements, 2:109	Fire chasing by home repair contractors 2:119
Dating services, 1:1	Forms, 2:157 to 2:159
Debt Adjuster Act violations, 27:9	Forum selection clauses, 2:49

SALES PRACTICES ACT (CSPA)	SALES PRACTICES ACT (CSPA)
—Cont'd	—Cont'd
Franchises, 1:1	Leases, application to, 13:51
Free, misuse of term, 2:55	Legal obligations, evading, 2:107
FTC compliance as defense to CSPA	Lemon Law violations, 2:86, 7:20
claim, 2:145	Lender, claim against, 2:161
FTC rules, incorporation of, <b>2:92</b>	Liability, 24:27
Funeral services, 1:1	Liberal construction, 2:2
Garnishment, 1:1	Licenses, failure to maintain, 2:39
Gasohol sales, 2:69	Licensing violations, 2:102
Gasoline sales, 1:1	Limitation of actions, 1:1, 2:146, 2:148,
Gift offers, 2:55	3:30 Liquidated demagas provisions, 2:122
Good faith of suppliers, 2:144 Government, 2:19	Liquidated damages provisions, <b>2:122</b> Loans, <b>1:1</b>
Guarantees, empty, 2:45 Health spas, 1:1, 2:23	Magnuson-Moss Warranty Act, incorporation of remedies, <b>2:93</b>
Hearing aid sales, <b>1:1, 2:90</b>	Mail order merchandise, 1:1
High pressure sales tactics, 2:114	Manufacturers, applicability to, <b>2:12</b>
Holder in due course, generally, <b>1:1</b>	Martial arts training, <b>1:1</b>
Holder-in-due-course	Minor's contracts, 1:1
allegation against, 2:160	Mobile home park antitrust law viola-
waivers, 2:123	tions, <b>9:61</b>
Home improvement contracts	Mobile home sales
generally, <b>1:1, 2:15</b>	generally, <b>2:23</b> , <b>9:6</b>
fire chasing practices, <b>2:119</b>	chart, <b>1:1</b>
insulation sales, 2:65	warranties, 9:14
Home Solicitation Sales Act violations	Mortgage brokers, 1:1, 2:8
generally, <b>1:1, 2:84, 3:33</b>	Motor vehicle accident repairs, 2:91
deceptive practices, 3:28, 3:31 to	Motor vehicle sales, 1:1, 2:67
3:34	New products, used products sold as
rules, sales, 2:84	deceptive practices, 2:29
Homeschools, 1:1	substantive rules, 2:59
Hospitals, applicability to, 2:17	Nonperformance, 2:30
Impaired consumers, unconscionable	Nonprofit corporations subject to, 2:20
practices, 2:41	No-refund policies, 2:49
Inconvenient choice of forum, 2:116	Nursing homes, applicability to, 2:17
Incorporated statutes, 2:83 to 2:85	Odometer law violations, 2:96, 6:29
Inefficiency and incompetence, patterns of, <b>2:106</b>	Omissions from contracts, 2:112
Injunctions, <b>2:135</b>	Opinion statements, unconscionable,
Innkeepers, 1:1	2:46
Insulation, 1:1	Other claims, remedies under, <b>2:137</b>
Insurance, applicability to, <b>1:1, 2:7</b>	Out-of-state transactions, applicability to, <b>2:14</b>
Intent, unfair and deceptive acts, 2:25	Patterns of inefficiency and incompe-
Intentional breach of contract, <b>2:111</b>	tence, 2:106
Judgments, refusal to pay, 2:118	Pawnbrokers, <b>1:1</b>
Junk yards, 1:1	Payday lenders, <b>2:88, 23:23</b>
Jurisdiction, 2:147	Payday lenders' collection abuses, <b>23:32</b>
Jury instructions, 2:164	PECA violations, <b>2:85</b>
Jury trials, 2:156	Penalty clauses, <b>2:45</b>
Knowing violations	Performance representations, <b>2:26</b>
attorney fee awards, 2:138	Phony offers, 2:29
unfair and deceptive acts, 2:25	Physician-patient transactions,
Laws applicable, <b>1:1</b>	applicability to, 2:7
Lease transactions, 2:7	Piercing the corporate veil, <b>2:10</b>

SALES PRACTICES ACT (CSPA)	SALES PRACTICES ACT (CSPA)
—Cont'd	—Cont'd
Pleading, <b>2:150 to 2:156</b>	Repairs
Preemption of local ordinances, 2:2	generally, 1:1
Prices	advance payment requirements, 2:124
advantage representations, 2:33	deposits, 2:58
comparison advertising, 2:63	mechanic's liens, invalidation of,
excessiveness, 2:42	2:127
regulations of price representations, 2:33	motor vehicle accident repairs, <b>2:91</b> motor vehicle repairs, <b>2:64</b>
unconscionability, 2:42	patterns of inefficiency and incompe-
Private schools, applicability to, <b>2:18</b>	tence, 2:106
Prize gimmicks, <b>1:1</b> , <b>2:57</b>	representations as to need for, <b>2:32</b>
Product liability claims, 2:7	rules, <b>2:56</b>
Professional standard requirements,	written estimates, 2:56
2:110	Replevin, 1:1
Proof of claims, 2:1, 2:150 to 2:156	Repossession violations, 1:1, 19:78
Propane suppliers, application to, 2:22	Rescission
Property damage, 1:1	complaint form, 2:159
Public inspection file, 2:154	jury trials, 2:156
Puffing, <b>2:45</b>	right of, <b>2:115</b>
Punitive damages, 2:136	Residential mortgages
Purchase money lender, claim against, 2:161	generally, 2:70 to 2:82
Pyramid sales plans, 2:37	ability to repay, 2:70
Quantity representations, 2:31	advance payments, limitations, <b>2:81</b> appraisers, improperly influencing,
Real estate appraisers, 1:1	2:76
Real estate transactions, 1:1, 2:7	benefit, reasonable, 2:78
Refund	closing disclosures, 2:75
fees, 2:108	debt collection agreements, 2:77
unposted policies, 2:47	default, recommending, 2:74
Refunds, 2:108	disclosures at closing, 2:75
Registration violations, 2:102	home mortgage loan informational
Regulations implementing, 2:1	document, 2:81
Remedies	informational document, 2:81
generally, 2:1, 2:129 to 2:119	instructing consumer to ignore information, 2:73
actual damages, 2:132	limitation on advance payments, <b>2:82</b>
arbitration, 2:131	payments
Attorney fees, above Attorney General's suits, 2:135	ability, 2:70
damages, 2:132	advance, <b>2:82</b>
declaratory judgments, 2:135	no reasonable probability, <b>2:79</b>
election rights, 2:129, 2:130, 2:152	probability of payment, 2:79
injunctions, 2:135	reasonable, tangible net benefit, <b>2:78</b>
mechanic's liens, invalidation of,	refinancing low rate mortgage, 2:72
2:127	unconscionable terms, 2:80
other claims, remedies under, 2:137	unfair and deceptive practice, 2:36
punitive damages, 2:136	Resort time share sales, application to,
rescission rights, <b>2:129</b> , <b>2:130</b> , <b>2:152</b>	2:21
stacking damages, 2:134	Restocking fees, 2:108
statutory damages, 2:133	RISA violations, 2:100, 2:101
treble damages, 2:133	Rules
Rental housing, 1:1	generally, 2:51 to 2:69
Rent-to-own transactions, application to,	adoption of, 2:51
1:1, 2:23, 2:97, 12:13, 12:18	advertising, <b>2:51 to 2:69</b>

SALES PRACTICES ACT (CSPA)	SALES PRACTICES ACT (CSPA)
—Cont'd	—Cont'd
Rules—Cont'd	Scope of act—Cont'd
automobile rustproofing, 2:66	mobile homes, 2:23
bait and switch, 2:54	mortgage brokers, 2:8
bait and switch tactics, 2:54	motor vehicle accident repairs, 2:91
charity solicitations, 2:62	nonprofit corporations, 2:20
contests, 2:57	nursing homes, 2:17
delivery failures, 2:60	odometer law violations, 2:96
deposits, 2:58	out-of-state transactions, 2:14
direct solicitation, 2:62	payday lenders, 2:88
discount offers, 2:63	physician-patient transactions, 2:7
distress sales, 2:68	private schools, 2:18
failure to deliver, 2:60	product liability claims, 2:7
free, misuse of term, 2:55	propane suppliers, 2:22
FTC rules, incorporation of, 2:92	real estate transactions, 2:7
gasohol sales, 2:69	rent-to-own transactions, 2:97
gift offers, 2:55	solicitations, 2:13
going-out-of-business sales, 2:68	sting transactions, 2:16
home insulation sales, 2:65	telephone solicitations, 2:89
home solicitation sales, 2:62	test shop transactions, 2:16
motor vehicle repairs, 2:64	time share sales, 2:21
motor vehicle sales, 2:67	title insurance, 2:99
pleading violations, 2:151	wholesalers, 2:12
price comparisons, 2:63	Secondhand dealers, 1:1
repairs, <b>2:56</b>	Secured transactions violations, 19:78
services, 2:56	Security interests, 1:1
substantiation of advertisement	Services rules, 2:56
claims, <b>2:61</b>	Setoff rights of suppliers, 2:146
telephone charity solicitations, 2:62	Slamming practices, 2:38
treble damages for violations, 2:133	Small print in contracts, <b>2:49</b>
used products sold as new, 2:59	Solicitations, applicability to, 2:13
Rustproofing, 1:1	Sources of law, 2:3
Scofflaws, 2:118	Special offer advertising, 2:29
Scope of act	Sponsorship representations, 2:34
generally, <b>2:8 to 2:23</b>	Stacking damages, 2:134
accountant-client transactions, 2:7	Stalling claimants, 2:107
attorney-client transactions, 2:7	Standards representations, 2:27
banks, <b>2:7</b> , <b>2:9</b>	Statutes of limitation, 1:1
buyers' clubs, 2:23	Statutory damages, 2:133
check-cashing businesses, 2:88	Sting transactions, 2:16
corporate officers and employees,	Storage fees, standards, 2:128
2:10	Student loan claims, 1:1, 22:77
credit card truncation statute, 2:98	Substantial compliance, 2:144
debt collection activities, <b>2:11</b>	Substantiation of advertisement claims,
dentists, 2:7, 2:17	2:61
government, 2:19	Substantive prohibitions, 2:24
health clubs, 2:23	Substantive rules. Rules, above
hearing aid sales, 2:90	Supplier defined, 2:5
home improvement contracts, 2:15	Survival of claims, 2:147
hospitals, 2:17	Telephone charity solicitations, 2:62
insurance, 2:7	Telephone marketing, <b>1:1</b> , <b>2:38</b> , <b>2:89</b>
lease transactions, 2:7, 13:51	Test shop transactions, 2:16
manufacturers, 2:12	Theft offense, <b>1:1</b>
mobile home sales, <b>9:6</b>	TILA remedies, incorporation of, 2:94

Time share sales, application to, 2:21 Timely performance requirements, 2:103 Tirtle certificate representations, 2:103 Title certificate representations, 2:103 Title insurance, 2:99 Trade schools, proprietary, 1:1 Travel agencies, 1:1 Treble damages generally, 2:133 unfair and deceptive acts, 2:29 Unconscionability generally, 2:40 to 2:49 acceleration clauses, 2:45 adhesion contracts, 2:45 advance payment requirements, 2:124 arbitration provisions, 21:6, 21:9 blank spaces in documents, 2:121 cancellation clauses, 2:45 debt overloading, 2:44 definition, 2:40 excessive prices, 2:42 fine-print contracts, 2:49 garnishment practices, 2:49 garnishment practices, 2:49 guarantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:45 opinion statements, 2:45 Unfair and deceptive practices—Cont* corporate connection, disclosures, 2:130 Home Solicitation Sales Act violations, 3:28 intent, 2:25 jury instructions, 2:164 knowing violations, 2:25 licenses, failure to maintain, 2:39 miscellaneous applications, 2:105 to 2:110 natural gas marketing, 2:38 nonperformance, 2:30 onescriving, 2:33 nonperformance, 2:30 onestidations, 2:25 licenses, failure to maintain, 2:39 miscellaneous applications, 2:26 phony offers, 2:29 price advantage representations, 2:33 special offers, 2:29 sponsorship representations, 2:34 standards of product, 2:27 substantive prohibitions, 2:24 telephone marketing, 2:38 special offers, 2:29 used products sold as new deceptive practices, 2:28 substantive rules, 2:59 Used tire installation, unconscionabilit 2:48 Validity, 2:2 Veterinarian, 1:1 Vocational schools, 1:1 Waiver of defense clauses, 1:1 Waiver of defense clauses, 1:1 Warranties generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations	SALES PRACTICES ACT (CSPA)	SALES PRACTICES ACT (CSPA)
Timely performance requirements, 2:109 Tres, unconscionability of installing used tires, 2:48 Title certificate representations, 2:103 Title insurance, 2:99 Trade schools, proprietary, 1:1 Travel agencies, 1:1 Travel ameration, 2:24 tanbeison caluses, 2:35 piny instructions, 2:10 t	—Cont'd	—Cont'd
2:109 Tires, unconscionability of installing used tires, 2:48 Title certificate representations, 2:103 Title insurance, 2:99 Trade schools, proprietary, 1:1 Travel agencies, 1:1 Treble damages generally, 2:133 unfair and deceptive acts, 2:29 Unconscionability generally, 2:40 to 2:49 acceleration clauses, 2:45 advance payment requirements, 2:124 arbitration provisions, 21:6, 21:9 blank spaces in documents, 2:121 cancellation clauses, 2:45 confession of judgment clauses, 2:45 debt overloading, 2:44 definition, 2:40 excessive prices, 2:42 fine-print contracts, 2:49 guarantees, empty, 2:45 impaired consumers, 2:141 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 2:125 blank spaces in documents, 2:121 cancellation clauses, 2:45 confession of judgment clauses, 2:45 debt overloading, 2:44 definition, 2:40 excessive prices, 2:42 fine-print contracts, 2:49 guarantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:36 licenses, failure to perform, 2:30 Home Solicitation Sales Act violations, 3:28 intent, 2:25 licenses, failure to maintain, 2:39 miscellaneous applications, 2:105 to 2:110 natural gas marketing, 2:38 nonperformance, 2:39 price advantage representations, 2:31 repair representations, 2:32 slamming practices, 2:39 promosorship representations, 2:34 standards of product, 2:27 substantive prohibitions, 2:24 telephone marketing, 2:38 unfair and deceptive practices, 2:29 used products sold as new, 2:29 used products sold as new deceptive practices, 2:29 Used tire installation, unconscionability 2:48 Validity, 2:2 Veterinarians, 1:1 Vocational schools, 1		
used tires, 2:48 Title certificate representations, 2:103 Title insurance, 2:99 Trade schools, proprietary, 1:1 Travel agencies, 1:1 Anouncier, 1:1 Travel agencies, 1:1 Travel agencies, 2:25 Jury instructions, 2:164 knowing violations, 2:39 miscellaneous applications, 2:30 overview, 2:1 performance, 2:30 overview, 2:1 performance, 2:30 overview, 2:1 performance, 2:30 overview, 2:1 performance, 2:30 overview, 2:1 repair representations, 2:32 slamming practices, 2:32 slamming practices, 2:32 slamming practices, 2:33 special offers, 2:29 substantive prohibitions, 2:24 telephone marketing, 2:38 treble damages, 2:29 used products sold as new, 2:29 used products sold as new, 2:30 Untimely performance, 2:30 Unti		
Title certificate representations, 2:103 Title insurance, 2:99 Trade schools, proprietary, 1:1 Travel agencies, 1:1 Treble damages generally, 2:133 unfair and deceptive acts, 2:29 Unconscionability generally, 2:40 to 2:49 acceleration clauses, 2:45 adhesion contracts, 2:45 advance payment requirements, 2:124 arbitration provisions, 21:6, 21:9 blank spaces in documents, 2:121 cancellation clauses, 2:45 debt overloading, 2:44 definition, 2:40 excessive prices, 2:42 fine-print contracts, 2:49 garnishment practices, 2:49 guarantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 knowing violations, 2:164 knowing violations, 2:15 licenses, failure to maintain, 2:39 miscellaneous applications, 2:36 nonperformance, 2:30 overview, 2:1 penalty clauses, 2:45 confession of judgment clauses, 2:45 debt overloading, 2:44 definition, 2:40 excessive prices, 2:49 guarantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 knowing violations, 2:15 licenses, failure to maintain, 2:39 miscellaneous applications, 2:26 phony offers, 2:29 price advantage representations, 2:36 pyramid sales plans, 2:37 quantity representations, 2:34 standards of product, 2:27 substantive prohibitions, 2:24 telephone marketing, 2:38 treble damages, 2:39 used products sold as new, 2:29 used products sold as new, 2:29 used products sold as new deceptive practices, 2:38 substantive rules, 2:59 Used trie installation, unconscionabilit 2:48 Validity, 2:2 Veterinarians, 1:1 Vocational schools, 1:1 Warranties generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 warranty disclaimers, 2:45 representations as, 2:35 Wholesalers, applications, 2:126 unconfession of judgment clauses, 2:45 jupantivation provisions, 2:125 jury instructions, 2:164 knowing violations, 2:15 licenses, failure to maintain, 2:39 monperformace, 2:30 overview, 2:1 penitural proview, 2:1 lipantura	Tires, unconscionability of installing	failure to perform, 2:30
Title insurance, 2:99 Trade schools, proprietary, 1:1 Travel agencies, 1:1 Treble damages generally, 2:133 unfair and deceptive acts, 2:29 Unconscionability generally, 2:40 to 2:49 acceleration clauses, 2:45 advance payment requirements, 2:124 arbitration provisions, 21:6, 21:9 blank spaces in documents, 2:121 cancellation clauses, 2:45 confession of judgment clauses, 2:45 confession of judgment clauses, 2:45 debt overloading, 2:44 definition, 2:40 excessive prices, 2:49 garnishment practices, 2:49 garnishment practices, 2:49 garnishment practices, 2:49 garnishment practices, 2:49 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 knowing violations, 2:105 to 2:110 natural gas marketing, 2:38 nonperformance, 2:30 overview, 2:1 performance representations, 2:36 phony offers, 2:29 price advantage representations, 2:34	used tires, 2:48	Home Solicitation Sales Act viola-
Trade schools, proprietary, 1:1 Travel agencies, 1:1 Treble damages generally, 2:133 unfair and deceptive acts, 2:29 Unconscionability generally, 2:40 to 2:49 acceleration clauses, 2:45 adhesion contracts, 2:45 advance payment requirements, 2:124 arbitration provisions, 21:6, 21:9 blank spaces in documents, 2:121 cancellation clauses, 2:45 confession of judgment clauses, 2:45 debt overloading, 2:44 definition, 2:40 excessive prices, 2:42 fine-print contracts, 2:49 garnishment practices, 2:49 garnishment practices, 2:49 garnishment practices, 2:49 gurantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 opinion statements, 2:45 opinion statements, 2:245 used tire installation, 2:48 warranty disclaimers, 2:45 opinion statements, 2:45 opinion statements, 2:10 used products sold as new, 2:29 used products sold as new, 2:29 used products sold as new deceptive practices, 2:28 substantive rules, 2:59 Used tire installation, unconscionabilit 2:48 Validity, 2:2 Veterinarians, 1:1 Vocational schools, 1:1 Waiver of defense clauses, 1:1 Waiver of defense claus	Title certificate representations, 2:103	tions, <b>3:28</b>
Travel agencies, 1:1 Treble damages generally, 2:133 unfair and deceptive acts, 2:29 Unconscionability generally, 2:40 to 2:49 acceleration clauses, 2:45 adhesion contracts, 2:45 advance payment requirements, 2:124 arbitration provisions, 21:6, 21:9 blank spaces in documents, 2:121 cancellation clauses, 2:45 confession of judgment clauses, 2:45 debt overloading, 2:44 definition, 2:40 excessive prices, 2:42 fine-print contracts, 2:49 guarantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 jury instructions, 2:145 confession of judgment clauses, 2:49 guarantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:165 incenses, failure to maintain, 2:39 miscellaneous applications, 2:124 phony offers, 2:29 price advantage representations, 2:31 repair representations, 2:31 repair representations, 2:32 slamming practices, 2:39 special offers, 2:29 sponsorship representations, 2:34 standards of product, 2:27 substantive prohibitions, 2:24 telephone marketing, 2:38 nonperformance, 2:30 overview, 2:1 performance representations, 2:32 slamming practices, 2:39 special offers, 2:29 ponsorship representations, 2:34 standards of product, 2:27 substantive prohibitions, 2:24 telephone marketing, 2:38 special offers, 2:29 price advantage representations, 2:31 repair representations, 2:32 slamming practices, 2:39 special offers, 2:29 ponsorship representations, 2:34 standards of product, 2:27 substantive prohibitions, 2:24 telephone marketing, 2:38 special offers, 2:29 price advantage representations, 2:31 repair representations, 2:32 slamming practices, 2:49 sponsorship representations, 2:34 standards of product, 2:27 substantive prohibitions, 2:24 telephone marketing, 2:38 treble damages, 2:29 used products sold as new deceptive practices, 2:28 substantive rules, 2:59 Used tire installation, unconscionability 2:48 Validity, 2:2 Veterinarians, 1:1	Title insurance, <b>2:99</b>	intent, 2:25
Travel agencies, 1:1  Treble damages generally, 2:133 unfair and deceptive acts, 2:29 Unconscionability generally, 2:40 to 2:49 acceleration clauses, 2:45 adhesion contracts, 2:45 advance payment requirements, 2:124 arbitration provisions, 21:6, 21:9 blank spaces in documents, 2:121 cancellation clauses, 2:45 confession of judgment clauses, 2:45 debt overloading, 2:44 definition, 2:40 excessive prices, 2:42 fine-print contracts, 2:49 guarantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:105 1:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 impaired consumers, 2:45 opinion statements, 2:45 opinion statements, 2:45 opinion statements, 2:45 unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations, 2:29 workmanlike performance representations, 2:30 overview, 2:1 performance representations, 2:30 overview, 2:1 performance representations, 2:32 slamming practices, 2:39 special offers, 2:29 sponsorship representations, 2:34 standards of product, 2:27 substantive prohibitions, 2:24 telephone marketing, 2:38 nonperformance, 2:30 overview, 2:1 performance representations, 2:34 standards of product, 2:27 substantive prohibitions, 2:24 telephone marketing, 2:38 special offers, 2:29 sponsorship representations, 2:34 standards of product, 2:27 substantive prohibitions, 2:24 telephone marketing, 2:38 nonperformance, 2:30 overview, 2:1 penformance representations, 2:32 slamming practices, 2:39 special offers, 2:29 sponsorship representations, 2:34 standards of product, 2:27 substantive prohibitions, 2:24 telephone marketing, 2:38 treble damages, 2:39 used products sold as new, 2:29 used products sold as new, 2:29 used products sold as new, 2:29 used products sold as	Trade schools, proprietary, 1:1	jury instructions, 2:164
Treble damages generally, 2:133 unfair and deceptive acts, 2:29 Unconscionability generally, 2:40 to 2:49 acceleration clauses, 2:45 adhesion contracts, 2:45 advance payment requirements, 2:124 arbitration provisions, 21:6, 21:9 blank spaces in documents, 2:121 cancellation clauses, 2:45 debt overloading, 2:44 definition, 2:40 excessive prices, 2:42 fine-print contracts, 2:49 gurantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:105 1:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations, 2:29 Uninemses, failure to maintain, 2:39 miscellaneous applications, 2:105 to 2:110 natural gas marketing, 2:38 nonperformance, 2:30 overview, 2:1 performance representations, 2:36 phony offers, 2:29 price advantage representations, 2:31 repair representations, 2:31 repair representations, 2:31 repair representations, 2:34 standards of product, 2:27 substantive prohibitions, 2:24 telephone marketing, 2:38 special offers, 2:29 price advantage representations, 2:34 standards of product, 2:27 substantive prohibitions, 2:24 telephone marketing, 2:38 treble damages, 2:29 used products sold as new, 2:29 warranty representations, 2:35 Uniform CSPA, 2:1 Unpublished case law, 2:3 Untimely performance, 2:109 Used products sold as new deceptive practices, 2:48 Validity, 2:2 Veterinarians, 1:1 Vocational schools, 1:1 Warranties generally, 1:1 disclaimers, 2:45 representations, 2:39 promosrship representations, 2:34 telephone marketing, 2:38 treble damages, 2:29 used products sold as new deceptive practices, 2:28 substantive rules, 2:59 Used tire installation, unconscionability voc	Travel agencies, 1:1	• •
generally, 2:133 unfair and deceptive acts, 2:29 Unconscionability generally, 2:40 to 2:49 acceleration clauses, 2:45 advance payment requirements, 2:124 arbitration provisions, 21:6, 21:9 blank spaces in documents, 2:121 cancellation clauses, 2:45 debt overloading, 2:44 definition, 2:40 excessive prices, 2:42 fine-print contracts, 2:49 garnishment practices, 2:49 guarantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,	Treble damages	•
Unconscionability generally, 2:40 to 2:49 acceleration clauses, 2:45 adhesion contracts, 2:45 advance payment requirements, 2:124 arbitration provisions, 21:6, 21:9 blank spaces in documents, 2:121 cancellation clauses, 2:45 debt overloading, 2:44 definition, 2:40 excessive prices, 2:42 fine-print contracts, 2:49 forum selection clauses, 2:49 garnishment practices, 2:49 garnishment practices, 2:49 garnishment practices, 2:49 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,	generally, 2:133	
generally, 2:40 to 2:49 acceleration clauses, 2:45 adhesion contracts, 2:45 advance payment requirements, 2:124 arbitration provisions, 21:6, 21:9 blank spaces in documents, 2:121 cancellation clauses, 2:45 confession of judgment clauses, 2:45 debt overloading, 2:44 definition, 2:40 excessive prices, 2:42 fine-print contracts, 2:49 garnishment practices, 2:49 guarantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, unconscionabilit 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:30 overview, 2:1 performance representations, 2:36 phony offers, 2:29 price advantage representations, 2:31 repair representations, 2:31 repair representations, 2:31 repair representations, 2:34 standards of product, 2:27 substantive prohibitions, 2:24 telephone marketing, 2:38 treble damages, 2:29 used products sold as new, 2:29 used products sold as new, 2:29 used products sold as new deceptive practices, 2:109 Used products sold as new deceptive practices, 2:28 substantive rules, 2:59 Used tire installation, unconscionabilit 2:48 Validity, 2:2 Veterinarians, 1:1 Vocational schools, 1:1 Waiver of defense clauses, 2:45 representations, 2:30 used products sold as new deceptive practices, 2:39 used p	unfair and deceptive acts, 2:29	
generally, 2:40 to 2:49 acceleration clauses, 2:45 adhesion contracts, 2:45 advance payment requirements, 2:124 arbitration provisions, 21:6, 21:9 blank spaces in documents, 2:121 cancellation clauses, 2:45 confession of judgment clauses, 2:45 debt overloading, 2:44 definition, 2:40 excessive prices, 2:42 fine-print contracts, 2:49 garnishment practices, 2:49 giurantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 warbitration provisions, 2:164 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:49 certificate of title representations, 2:104  worview, 2:1 pendounts alse plans, 2:37 quantity representations, 2:31 repair representations, 2:31 repair representations, 2:32 slamming practices, 2:29 sponsorship representations, 2:34 standards of product, 2:27 substantive prohibitions, 2:24 telephone marketing, 2:38 treble damages, 2:29 used products sold as new, 2:29 used products sold as new deceptive practices, 2:28 substantive rules, 2:59 Used tire installation, unconscionabilit 2:48 Validity, 2:2 Veterinarians, 1:1 Vocational schools, 1:1 Waiver of defense clauses, 1:1 Waiver	Unconscionability	natural gas marketing. 2:38
acceleration clauses, 2:45 adhesion contracts, 2:45 advance payment requirements, 2:124 arbitration provisions, 21:6, 21:9 blank spaces in documents, 2:121 cancellation clauses, 2:45 confession of judgment clauses, 2:45 debt overloading, 2:44 definition, 2:40 excessive prices, 2:42 fine-print contracts, 2:49 garnishment practices, 2:49 garnishment practices, 2:49 guarantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations, 2:100  overview, 2:1 performance representations, 2:36 phony offers, 2:29 price advantage representations, 2:31 repair representations, 2:32 slamming practices, 2:38 special offers, 2:29 sponsorship representations, 2:34 standards of product, 2:27 substantive prohibitions, 2:24 telephone marketing, 2:38 treble damages, 2:29 used products sold as new, 2:29 used products sold as new deceptive practices, 2:28 substantive rules, 2:35 Untimely performance, 2:109 used products, 2:32 substantive prohibitions, 2:34 untimely performance, 2:109 used product, 2:27 substantive prohibitions, 2:24 telephone marketing, 2:38 treble damages, 2:29 used products sold as new deceptive practices, 2:28 substantive rules, 2:35 Untimely performance, 2:109 Used products sold as new deceptive practices, 2:28 substantive rules, 2:29 used products sold as new deceptive practices, 2:28 substantive rules, 2:35 Untimely performace, 2:109 Used products sold as new deceptive practices, 2:28 substantive rules, 2:59 Used tire installation, unconscionability 2:48 Validity, 2:2 Vet	generally, 2:40 to 2:49	
adhesion contracts, 2:45 advance payment requirements, 2:124 arbitration provisions, 21:6, 21:9 blank spaces in documents, 2:121 cancellation clauses, 2:45 confession of judgment clauses, 2:45 debt overloading, 2:44 definition, 2:40 excessive prices, 2:42 fine-print contracts, 2:49 garnishment practices, 2:49 garnishment practices, 2:49 guarantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:105 1:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,	acceleration clauses, 2:45	
advance payment requirements, 2:124 arbitration provisions, 21:6, 21:9 blank spaces in documents, 2:121 cancellation clauses, 2:45 confession of judgment clauses, 2:45 debt overloading, 2:44 definition, 2:40 excessive prices, 2:42 fine-print contracts, 2:49 garnishment practices, 2:49 guarantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations, 2:104 plony offers, 2:29 price advantage representations, 2:31 repair representations, 2:31 repair representations, 2:31 repair representations, 2:31 repair representations, 2:31 trepair representations, 2:34 standards of product, 2:27 substantive prohibitions, 2:24 telephone marketing, 2:38 treble damages, 2:29 used products sold as new, 2:29 used products sold as new, 2:29 used products sold as new deceptive practices, 2:38 Untimely performance, 2:109 Used products sold as new deceptive practices, 2:38 vulidity, 2:2 Veterinarians, 1:1 Vocational schools, 1:1 Warranties generally, 1:1 disclaimers, 2:45 representations, 2:35 Wholesalers, applicability to, 2:12 Workmanlike performance requirements, 2:110 workmanlike performance requirements, 2:110	adhesion contracts, 2:45	
arbitration provisions, 21:6, 21:9 blank spaces in documents, 2:121 cancellation clauses, 2:45 confession of judgment clauses, 2:45 debt overloading, 2:44 definition, 2:40 excessive prices, 2:42 fine-print contracts, 2:49 forum selection clauses, 2:49 garnishment practices, 2:49 garnishment practices, 2:49 guarantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 repair representations, 2:33 slamming practices, 2:38 special offers, 2:29 sponsorship representations, 2:34 telephone marketing, 2:38 treble damages, 2:29 used products sold as new, 2:29 used products sold as new deceptive practices, 2:28 substantive rules, 2:59 Used tire installation, unconscionabilit 2:48 Validity, 2:2 Veterinarians, 1:1 Vocational schools, 1:1 Warranties generally, 1:1 disclaimers, 2:45 representations, 2:34 trepair representations, 2:34 standards of product, 2:27 substantive prohibitions, 2:24 telephone marketing, 2:38 treble damages, 2:29 used products sold as new deceptive practices, 2:28 substantive rules, 2:59 Used tire installation, unconscionabilit 2:48 Validity, 2:2 Veterinarians, 1:1 Vocational schools, 1:1 Warranties generally, 1:1 disclaimers, 2:45 representations, 2:34 trepair representations, 2:34 telephone marketing, 2:38 treble damages, 2:29 used products sold as new deceptive practices, 2:28 substantive prohibitions, 2:24 telephone marketing, 2:38 treble damages, 2:29 used products sold as new deceptive practices, 2:28 substantive prohibitions, 2:34 treble damages, 2:45 Uniform CSPA, 2:1 Unpublished case law, 2:3 Untimely performace, 2:1	advance payment requirements, 2:124	-
blank spaces in documents, 2:121 cancellation clauses, 2:45 confession of judgment clauses, 2:45 debt overloading, 2:44 definition, 2:40 excessive prices, 2:42 fine-print contracts, 2:49 garnishment practices, 2:49 garnishment practices, 2:49 guarantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations, 3:45	* * ·	* *
cancellation clauses, 2:45 confession of judgment clauses, 2:45 debt overloading, 2:44 definition, 2:40 excessive prices, 2:49 forum selection clauses, 2:49 garnishment practices, 2:49 guarantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations, 2:45  detor verloading, 2:44 definition, 2:40 excessive prices, 2:49 spansorship representations, 2:34 standards of product, 2:27 substantive prohibitions, 2:24 telephone marketing, 2:38 treble damages, 2:29 used products sold as new, 2:29 used products sold as new, 2:29 Used treinstallation, 2:30 Untimely performance, 2:109 Used products sold as new deceptive practices, 2:28 substantive rules, 2:59 Used tire installation, unconscionabilit 2:48 Validity, 2:2 Veterinarians, 1:1 Vocational schools, 1:1 Waiver of defense clauses, 2:45 representations, 2:34 repair representations, 2:34 standards of product, 2:27 substantive prohibitions, 2:24 telephone marketing, 2:38 treble damages, 2:29 used products sold as new deceptive practices, 2:28 substantive rules, 2:59 Used tire installation, unconscionabilit 2:48 Validity, 2:2 Veterinarians, 1:1 Vocational schools, 1:1 Waiver of defense clauses, 1		
confession of judgment clauses, 2:45 debt overloading, 2:44 definition, 2:40 excessive prices, 2:42 fine-print contracts, 2:49 garnishment practices, 2:49 garnishment practices, 2:49 guarantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:45 opinion statements, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used trie installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations, 2:45  conversion of judgment clauses, 2:42 slamming practices, 2:38 special offers, 2:29 sponsorship representations, 2:34 telephone marketing, 2:38 treble damages, 2:29 used products sold as new, 2:29 warranty representations, 2:35 Uniform CSPA, 2:1 Unpublished case law, 2:3 Untimely performance, 2:109 Used products sold as new deceptive practices, 2:38 special offers, 2:29 substantive prohibitions, 2:24 telephone marketing, 2:38 treble damages, 2:29 used products sold as new deceptive practices, 2:38 standards of product, 2:27 substantive prohibitions, 2:24 telephone marketing, 2:38 Untimely performance, 2:109 Used products sold as new deceptive practices, 2:39 Untimely performance, 2:109 Used products sold as new deceptive practices, 2:38 trable damages, 2:29 used products sold as new deceptive practices, 2:38 untimely representations, 2:34 treble damages, 2:29 used products sold as new deceptive practices, 2:38 Untimely performance, 2:109 Used products sold as new deceptive practices, 2:38 untimely representations, 2:35 Uniform CSPA, 2:1 Unpublished case law, 2:3 Untimely perfor		1
debt overloading, 2:44 definition, 2:40 excessive prices, 2:42 fine-print contracts, 2:49 forum selection clauses, 2:49 garnishment practices, 2:49 guarantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:45 opinion statements, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,	· · · · · · · · · · · · · · · · · · ·	1 1
definition, 2:40 excessive prices, 2:42 fine-print contracts, 2:49 forum selection clauses, 2:49 garnishment practices, 2:49 guarantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,		
sponsorship representations, 2:34 fine-print contracts, 2:49 forum selection clauses, 2:49 garnishment practices, 2:49 guarantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,	<u>C</u> .	
fine-print contracts, 2:49 forum selection clauses, 2:49 garnishment practices, 2:49 guarantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,		-
forum selection clauses, 2:49 garnishment practices, 2:49 guarantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,	-	
garnishment practices, 2:49 guarantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,	-	-
guarantees, empty, 2:45 impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,		-
impaired consumers, 2:41 inability to benefit from transaction, 2:43 inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,	•	· •
inability to benefit from transaction, 2:43  inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,		
inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,	-	used products sold as new, 2:29
inconvenient choice of forum, 2:116 jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,		warranty representations, 2:35
jury instructions, 2:164 liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,		Uniform CSPA, 2:1
liquidated damages provisions, 2:122 miscellaneous applications, 2:105 to 2:110 no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,		Unpublished case law, 2:3
miscellaneous applications, 2:105 to 2:110  no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,	3 2	Untimely performance, 2:109
miscellaneous applications, 2:105 to 2:110  no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,		* *
no-refund policies, 2:49 one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,		-
one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,		
one-sided terms, 2:45 opinion statements, 2:46 overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,		
overview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,		
verview, 2:1 penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,		Validity, 2:2
penalty clauses, 2:45 price, excessive, 2:42 small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,		•
warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,		
small print in contracts, 2:49 used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,	-	
used tire installation, 2:48 warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,	small print in contracts, 2:49	
warranty disclaimers, 2:45 Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,	used tire installation, 2:48	
Unfair and deceptive practices generally, 2:1, 2:25 to 2:38 affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,	warranty disclaimers, 2:45	•
generally, 2:1, 2:25 to 2:38  affiliation representations, 2:34  arbitration provisions, 21:6, 21:9  certificate of title representations,	Unfair and deceptive practices	
affiliation representations, 2:34 arbitration provisions, 21:6, 21:9 certificate of title representations,	generally, 2:1, 2:25 to 2:38	*
arbitration provisions, 21:6, 21:9 ments, 2:110 certificate of title representations,		
certificate of title representations,		
		ments, <b>2.110</b>
2:103 SALES TAX		SALES TAX
characteristics of product, 2:26 RISA application to, 11:27	characteristics of product, 2:26	RISA application to, 11:27

SCOFFLAWS	SECURED TRANSACTIONS—Cont'd
CSPA violations, 2:118	Default—Cont'd
CECOND MODTCACE SECUDITY	establishing, 19:14
SECOND MORTGAGE SECURITY LOAN ACT	inspection rights, RISA, 19:44
	notice of default, 19:27
See Usury Laws	Defects in UCC and RISA notices
SECURED TRANSACTIONS	generally, 19:29
Generally, 19:1 to 19:112	complete failure to give notice, 19:31
See also Rent-to-Own (RTO) Transac-	date and time of sale, incorrect or
TIONS	omitted, <b>19:34</b>
Advertisements of public sales	inability to prove notice was sent,
generally, <b>19:38</b> , <b>19:54</b>	19:32
remedies for violations, 19:65	incomplete identification of place of
Affidavit on motion for order of posses-	sale, <b>19:33</b>
sion, <b>19:108</b>	public and private sales, 19:34
Affirmative suits by consumers, <b>19:98</b>	RISA notice defects, 19:38 to 19:41
After acquired property clauses, 19:8	UCC notice defects, <b>19:35 to 19:37</b>
Answer and counterclaim, 19:102	untimely notice, 19:30
Attorney fees, 19:80	Defenses of debtors, 19:91
Bankruptcy practice, 19:97	Deficiency calculations after reposses-
Blanket security interests, 19:8	sion, 19:57
Bond, waiver of on motion for order of	Deficiency judgments
possession, <b>19:107, 19:108</b>	presumption defeating, <b>19:60</b>
Breach of peace	RISA, 19:5
analogous claims, 19:75	Discovery, <b>19:95</b> Disposition of collateral. Sale of collat-
contractors, repossession by, 19:72	eral, below
conversion claims, 19:71	Document production request, <b>19:101</b>
criminal liabilities, 19:74	Dragnet clauses, 19:8
emotional distress claims, 19:73	Duties of care, 19:76
Fair Debt Collection Practices Act, 19:72	Emergency prejudgment possession
remedies, <b>19:70 to 19:75</b>	orders, 19:87
self-help repossessions generally,	Enforceability of security interest, 19:13
19:20	Events of default, 19:16
UCC, 19:70	Excluded transactions under RISA, 19:7
Checklist of consumer issues, <b>19:99</b>	Exemption claims vs security interests,
Collateral accepted in full satisfaction,	20:30
19:26	Fair Debt Collection Practices Act
Commercial reasonableness. Sales of	(FDCPA) violations, <b>19:79</b>
collateral, below	Financial institution transactions, 19:7
Consumer transactions, RISA, 19:7	Foreclosure
Conversion claims, 19:71	strict, <b>19:2</b> , <b>19:46</b>
Counterclaim, 19:102	UCC, 19:46
Criminal liabilities for breach of peace,	Forms, 19:100 to 19:111
19:74	Government-insured loans, foreclosures, <b>29:1 et seq.</b>
CSPA violations, 19:78	Guarantors, required notice to, 19:22,
Cure rights, RISA, 19:27, 19:44	19:37
Date and time	Household property, limitations on secu-
defects in UCC and RISA notices,	rity interests in, <b>19:10</b>
below	Injunctive relief
notices after repossession, 19:25	generally, 19:77
sales of collateral, 19:47	complaint for, 19:103
Default	Interrogatories, 19:100
amount to cure, statement of, 19:40	Judicial order of possession
cure rights, RISA, 19:27, 19:44	generally, 19:83

SECURED TRANSACTIONS—Cont'd	SECURED TRANSACTIONS—Cont'd
Judicial order of possession—Cont'd emergency prejudgment orders, <b>19:87</b>	Praecipe on motion for possession, 19:109
prejudgment, <b>19:86</b>	Prejudgment possession orders, 19:86
Laws applicable, chart, <b>1:1</b>	Premature declaration of default, <b>19:16</b>
Lease transactions	Presumption defeating deficiency judg-
RISA, <b>19:6</b>	ments, 19:60
UCC, 19:4	Reasonableness. Sales of collateral,
Limitations on security interests	below
generally, 19:8 to 19:10	Redemption rights, UCC, <b>19:43</b>
after acquired property clauses, 19:8	Remedies
blanket interests, 19:8	generally, 19:11, 19:58 to 19:80
household property, 19:10	advertisement violations, <b>19:65</b>
RISA, <b>19:9</b>	affidavit on motion for order of pos-
75 percent rule, <b>19:9</b>	session, 19:108
Limiting liability of secured party, 19:59	affirmative suits by consumers, <b>19:98</b> attorney fees, <b>19:80</b>
Motion for order of possession, <b>19:107</b> ,	bond, waiver of on motion for order
19:108	of possession, 19:107, 19:108
Motor vehicle title investigations, 19:96	breach of peace, 19:70 to 19:75
Notice defects and commercial reasonableness of sale, <b>19:51</b>	checklist of issues, 19:99
Notices after repossession	commercially reasonable resale viola-
generally, 19:21 to 19:41	tions, 19:63
advertisements of public sales, <b>19:38</b>	complaint in replevin, 19:106
generally, <b>19:54</b>	contractors, repossession by, <b>19:72</b>
remedies for violations, <b>19:65</b>	conversion claims, <b>19:68</b> , <b>19:69</b>
amount to cure, statement of, 19:40	criminal liabilities, 19:74
bankruptcy notices, 19:22	CSPA violations, 19:78
collateral accepted in full satisfaction,	duties of care, 19:76
19:26	emotional distress claims, 19:73
cosigners, notice to, 19:22	Fair Debt Collection Practices Act
cure, right to, <b>19:27</b>	(FDCPA) violations, <b>19:79</b>
defects in UCC and RISA notices,	injunctive relief
above	generally, <b>19:58</b> , <b>19:77</b>
guarantors, notice to, 19:22, 19:37	complaint for, 19:103
itemization, 19:27	limiting liability of secured party, 19:59
mailing requirements, 19:36	motion for order of possession,
notice of default, 19:27	19:107, 19:108
omission of RISA requirements,	multiple recoveries, 19:67
19:39	order of possession, motion for,
persons entitled to notice, 19:22	19:107, 19:108
public vs private sales, 19:35 RISA defects, 19:38 to 19:41	praecipe on motion for possession,
RISA requirements, 19:39	19:109
sale, notice of, 19:28	presumption defeating deficiency
statutory requirements, <b>19:21</b>	judgments, 19:60
sureties, notice to, 19:22	prohibited charges, 19:66
time notice required, 19:25	public sale rule violations, 19:64
UCC notice of sale, <b>19:23</b> , <b>19:24</b>	RISA violations, <b>19:61 to 19:66</b>
Orders of possession	TRO, motion for, <b>19:104</b> , <b>19:105</b>
generally, 19:83	UCC, 19:58 to 19:80
•	wrongful repossession, <b>19:74</b>
emergency prejudgment orders, 19:87	Replevin
motion for, 19:107, 19:108	generally, <b>19:82 to 19:93</b>
prejudgment, 19:86	attorney fee awards, 19:84
Practice considerations, 19:94 to 19:98	basis of action, 19:85

SECURED TRANSACTIONS—Cont'd	SECURED TRANSACTIONS—Cont'd
Replevin—Cont'd	Repossessions—Cont'd
bonds, <b>19:88, 19:89</b>	order of possession, motion for,
challenges by debtors, 19:92	19:107, 19:108
collateral subject to, 19:83	practipe on motion for possession, 19:109
complaint by private party, <b>19:106</b> damages in addition to repossession,	premature declaration of default,
19:84	19:16
defenses of debtors, 19:91	Redemption rights, above
emergency prejudgment possession	replevin, above
orders, <b>19:87</b>	right to repossess, 19:11
final judgments, 19:90	RISA protections, 19:42
hearing request, form of, 19:111	self-help repossessions, 19:19, 19:20
injunctive relief, 19:84	75 percent rule, <b>19:9</b>
judgments, 19:90	surplus calculations, 19:57
jurisdiction, 19:84	UCC, 19:2 to 19:4, 19:42
limitation of actions, <b>19:93</b> mechanics of action, <b>19:85</b>	validity of security interest, 19:13
nature of lawsuit, 19:85	voluntarily surrendered collateral, 19:18
Notices after repossession, above	waiver of right to declare default,
order of possession	19:17
generally, 19:83	waivers of rights by consumers, 19:42
emergency prejudgment orders,	wrongful, <b>19:74</b>
19:87	RISA
prejudgment, 19:86	generally, 19:1 to 19:9
orders of sales, 19:84	consumer transactions, 19:7
out-of-state creditors, 19:84	coverage, 19:5
overview, <b>19:82</b>	cure rights, <b>19:27</b> , <b>19:44</b>
prejudgment possession orders, 19:86	default, establishing, 19:15
pre-judgment recovery, 19:84	deficiency calculations after reposses-
property subject to, 19:83	sion, 19:57
punitive damages, 19:84	deficiency judgments, <b>19:5</b> excluded transactions, <b>19:7</b>
scope of remedy, 19:83	financial institution transactions, <b>19:7</b>
when remedy available, <b>19:84</b> Repossessions	inspection rights, 19:44
generally, <b>19:11 to 19:58</b>	lease transactions, 19:6
affirmative suits by consumers, <b>19:98</b>	limitations on collateral, 19:5
answer and counterclaim, 19:102	limitations on security interests, 19:9
breach of peace through self-help	notice defects, 19:38 to 19:41
repossessions, 19:20	notice of default, 19:27
checklist of issues, 19:99	Notices after repossession, below
collateral accepted in full satisfaction,	overlapping UCC coverage, 19:1
19:26	Remedies, above
contractors, repossession by, 19:72	sales of collateral
criminal liabilities, 19:74	generally, 19:5
default, establishing, <b>19:14</b>	notice, 19:28
deficiency calculations, <b>19:57</b>	security interests, 11:36
discovery, <b>19:95</b> document production request, <b>19:101</b>	75 percent rule, 19:9
duties of care, 19:76	surplus calculations after repossession, <b>19:57</b>
enforceability of security interest,	UCC compared, 19:1
19:13	voluntarily surrendered collateral,
lease transactions, <b>19:4</b> , <b>19:6</b>	19:18
Notices after repossession, above	waivers of rights by consumers, 19:42

SECURED TRANSACTIONS—Cont'd Sales of collateral	SECURED TRANSACTIONS—Cont'd
generally, <b>19:45 to 19:57</b>	TRO, motion for, <b>19:104</b> , <b>19:105</b> UCC
see also Execution Sales	
	generally, <b>19:2 to 19:9</b> breach of peace, <b>19:70</b>
advertisements of public sales	collateral accepted in full satisfaction,
generally, <b>19:38</b> , <b>19:54</b> remedies for violations, <b>19:65</b>	19:26
affirmative suits by consumers to	coverage, <b>19:2</b>
block, <b>19:98</b>	default, establishing, <b>19:15</b>
amount to cure, statement of, <b>19:40</b>	foreclosure, 19:46
burden of proving commercial	lease transactions, 19:4
reasonableness, 19:56	limiting liability of secured party,
commercial reasonableness	19:59
generally, <b>19:48 to 19:56</b>	notice of sale, 19:23, 19:24
advertisements, 19:54	Notices after repossession, above
burden of proving, 19:56	overlapping RISA coverage, <b>19:1</b>
creditor purchases, 19:52	Part 6 conversion chart, <b>19:112</b>
nonstandard practices, 19:55	presumption defeating deficiency
notice defects and, 19:51	judgments, 19:60
price received, <b>19:49 to 19:57</b>	redemption rights, <b>19:43</b>
public offer and private sale, <b>19:50</b> ,	Remedies, above
19:53	rent-to-own transactions, <b>19:4</b>
remedies for violations, 19:63	repossessions, 19:2 to 19:4
complaint to enjoin, 19:103	RISA compared, <b>19:1</b>
creditor purchases and commercial	sales of collateral, 19:2 to 19:4
reasonableness, 19:52	scope of protection, 19:2
lease transactions, 19:4, 19:6	title retention, 19:3
notice defects and commercial	•
reasonableness, 19:51	voluntarily surrendered collateral, 19:18
Notices after repossession, above	waivers of rights by consumers, <b>19:42</b>
price received, commercial	Validity of security interest, 19:13
reasonableness, <b>19:49 to 19:57</b>	Voluntarily surrendered collateral, <b>19:18</b>
private sale, 19:50, 19:53	•
public offer and private sale, 19:50,	Waiver of right to declare default, <b>19:17</b> Waivers of rights by consumers, <b>19:42</b>
19:53	warvers of fights by consumers, 19:42
public vs private sales, 19:35	SERVICE MEMBERS
replevin sales orders, <b>19:84</b> RISA	Payday lenders, 23:18
111011	CHODT TEDM LOAN LAW
generally, 19:5	SHORT TERM LOAN LAW
protections, 19:42	Generally, 30:1 et seq.
provisions applicable, <b>19:46</b>	Ability to repay test, 30:7
60 percent rule, <b>19:47</b>	Cancel, right to, 30:8
strict foreclosure, 19:46	Charges allowable, 30:6
time lapse before disposition, 19:47	Conclusion, 30:13
TRO, motion for, 19:104, 19:105	Disclosures, 30:9
UCC, 19:2 to 19:4, 19:42	Exemption, 30:4
voluntarily surrendered collateral,	Fees allowable, <b>30:6</b>
19:18	Interest allowable, 30:6
waivers of rights by consumers, 19:42	Licensees, rights and responsibilities of
Self-help repossessions, 19:19, 19:20	existing, 30:5
75 percent rule, <b>19:9</b>	Penalties, 30:12
Strategies for consumers, 19:94 to 19:98	Prohibitions, 30:10
Surplus calculations after repossession,	Reporting, 30:11
19:57	Rights and responsibilities of existing
Title retention, 19:3	licensees, modification, <b>30:5</b>

SHORT TERM LOAN LAW—Cont'd	STUDENT LOANS—Cont'd
2008 Ohio Short-Term Loan Act, 30:2,	Bankruptcy discharges—Cont'd
30:3	health problems, 22:66, 22:67
2018 amendments to Short-Term Loan	immunity of state lenders, 22:73
Act, 30:3	income contingent repayment plans,
SLAMMING PRACTICES	22:68
CSPA, application to, 2:38	loans excepted from discharge, <b>22:61</b>
SMALL LOAN ACT (SLA)	minimal standard of living considerations, <b>22:65</b>
See Usury Laws	non-student loans, 22:63
	penalties, 22:69
SMALL-PRINT CONTRACTS	persistence of financial difficulties,
CSPA regulation, <b>2:49</b>	22:66
SOCIAL REFERRAL SERVICES	PLUS loans, <b>22:63</b>
See Prepaid Entertainment Contract	potential income, consideration of,
Аст	22:66, 22:67
SOLICITATIONS	reaffirmation, 22:74
See Home Solicitation Sales Act; Sales	Section 523(a)(8) discharges, <b>22:60</b>
Practices Act	Section 105(a) equitable powers, <b>22:70</b>
SPECIFIC PERFORMANCE	standard of living considerations,
Leases, 13:42	22:65
	undue hardship
STATUTE OF FRAUDS	generally, 22:64 to 22:69
Leases, <b>13:17</b>	adversary complaint, 22:87
STATUTES OF LIMITATION	appellate review, 22:72
See Limitation of Actions	assessment form, 22:86
STATUTORY	attorney fees, 22:69
Damages, 5:28	avoiding the exception, 22:64
	Brunner test, 22:65 to 22:67
STING OPERATIONS	burden of proof, 22:71
Consumer Sales Practices Act (CSPA), 2:16	collection costs, <b>22:69</b> disabilities, <b>22:66</b> , <b>22:67</b>
2:10	equitable powers, 22:70
STUDENT LOANS	good faith efforts to repay, <b>22:67</b>
Generally, 1:1, 22:1 to 22:91	health problems, <b>22:66</b> , <b>22:67</b>
Additional assistance, renewing eligibil-	income contingent repayment
ity for, <b>22:18</b>	plans, <b>22:68</b>
Administrative garnishment, 22:22	judicial interpretations, 22:60
Assignments by schools, 22:2, 22:82	minimal standard of living
Avoidance of defenses, holder-in-due- course, <b>18:12</b>	considerations, 22:65
Balance-based repayment plan options,	penalties, 22:69
<b>22:11</b>	persistence of financial difficulties,
Bankruptcy discharges	22:66 potential income, consideration of,
generally, 22:60 to 22:75	22:66, 22:67
adversary complaint, 22:87	standard of living considerations,
appellate review, 22:72	22:65
attorney fees, 22:69	three prong test, 22:64
burden of proof, 22:71	trial statement, 22:88
collection costs, 22:69	Borrower's income, repayment plans
cosigners, 22:62	based on, <b>22:12</b>
disabilities, <b>22:66</b> , <b>22:67</b>	Burden of proof in bankruptcy
effect of discharge, 22:74	discharges, 22:71
equitable powers, 22:70	Cancellation
good faith efforts to repay, 22:67	generally, 22:41 to 22:43

STUDENT LOANS—Cont'd	STUDENT LOANS—Cont'd
Cancellation—Cont'd	Discharge—Cont'd
defenses to collection, 22:39	appealing denials, 22:58
Challenging denials of loans, 22:10	applications for, 22:56
Closed school discharges, 22:46	Bankruptcy discharges, above
Collection	borrower defense to repayment dis-
generally, <b>22:20 to 22:40</b>	charge, <b>22:55</b>
administrative garnishment, 22:22	challenging denials, 22:57
cancellation defenses, 22:39	closed school, 22:46
compromises, 22:35	death, <b>22:44</b>
costs, <b>22:21</b>	defenses to collection, 22:39
defenses, 22:39	disability, 22:45
DOJ litigation, 22:36	effects of, 22:59
FDCPA, application to, 22:37	false certification
Garnishment, above	generally, <b>22:47 to 22:53</b>
guaranty agencies, collection by,	affidavit, 22:85
22:20	offsets of unpaid refunds, 22:54
hardship defenses	review of denials, <b>22:57</b> , <b>22:58</b>
generally, 22:38	school, refund claims against, 22:54
Bankruptcy discharges, above	submitting applications for, 22:56
garnishment, 22:26	unpaid refunds, 22:54
limitation of actions, 22:38	Eligibility
litigation, 22:36	generally, <b>22:9</b> , <b>22:83</b>
Offsets, below	false certification affidavit, 22:85
penalties, 22:21	false certification discharges, 22:47 to
school-related defenses, 22:40	22:53
write-offs, 22:35	Eligibility for additional assistance,
Compromises, 22:35	renewing, 22:18
Consolidation of multiple loans, 22:13	False certification affidavit, 22:85
Coronavirus pandemic response, 22:19	False certification discharges, 22:47 to 22:53, 22:85
Cosigners, bankruptcy discharges, 22:62	FDCPA, application to, <b>22:37</b>
Costs of collection, 22:21	Federal Family Education Loan (FFEL)
CSPA violations, 22:77	program
Death, discharge on, 22:44	generally, <b>22:6</b>
Debt Collection Improvement Act of	lenders' subsidies, 22:2
1996, 22:27	Federal laws, 22:2
Default, definition, 22:16	Federal Perkins Loan program, <b>22:8</b>
Deferment of payments, 22:14	Forbearance, 22:15
Denials of loans, challenging, 22:10	Forgiveness, <b>22:41 to 22:43</b>
Department of Education decision letter	Forms, <b>22:82 to 22:91</b>
Cambridge Technical School, 22:88	Full-time teachers, forgiveness of loans
PSI Institute, DOE decision letter, <b>22:90</b>	to, <b>22:42</b>
Request for waiver of independent	Garnishment
evidence of ability to benefit,	generally, 22:22 to 22:26
22:91	administrative, 22:22
Department of Education regulations, 22:4	amount, 22:26 disposable pay subject to, 22:25
Direct Loan program, 22:7	federal employee salary offsets, <b>22:27</b>
Disability, discharge based on, <b>22:45</b>	hardship defenses, 22:26
Discharge Discharge Discharge	hearing rights, 22:24
•	notice requirements, 22:23
generally, 22:41 to 22:59	objections of debtor, 22:25
ability to benefit, 22:47 to 22:53	Offsets, below
administrative review of denials, 22:57	
44.31	Grace periods, 22:11

STUDENT LOANS—Cont'd	STUDENT LOANS—Cont'd
Guaranty agencies, collection by, 22:20	Offsets—Cont'd
Hardship defenses	tax refund offsets—Cont'd
generally, 22:38	avoiding, 22:33
assessment form, 22:86	defenses, 22:32
Bankruptcy discharges, above	innocent spouses, 22:34
garnishment, 22:26	legal background, 22:30
HEA-based litigation, 22:77	non-debtor spouses, 22:34
Higher Education Act (HEA), 22:2	objections to, 22:32 procedure, 22:31
Holder-in-due-course defenses, <b>18:12</b> , <b>22:2</b> , <b>22:82</b>	repayment agreements, avoiding
Income contingent repayment plans	by, <b>22:33</b>
(ICRP), <b>22:68</b>	small payments, avoiding by, <b>22:33</b>
Information form, 22:84	Ohio laws, <b>22:3</b>
Laws applicable, chart, 1:1	Penalties, collection, 22:21
Limitation of actions, 22:38	Perkins Loan program, 22:8
Litigation	PLUS loans, <b>22:63</b>
generally, 22:76 to 22:82	Private career schools, loans by, 22:3
CSPA violations, 22:77	Public service, cancellation of loans for,
defenses, school-related, 22:80 to	22:43
22:82	Reasonable and affordable payment
federal preemption of state law	plans, 22:17
claims, <b>22:79</b> HEA based, <b>22:77</b>	Regulatory agencies, 22:5 Rehabilitation of loans, 22:17
holder rule, 22:82	Renewing eligibility for additional assis-
origination relationship defense,	tance, 22:18
22:82	Repayment
school-related claims and defenses,	generally, <b>22:11 to 22:18</b>
22:80 to 22:82	additional assistance, renewing
schools, litigation against, 22:76	eligibility for, 22:18
state laws, <b>22:78</b>	balance-based repayment plan
Loan information form, 22:84	options, 22:11
Loan rehabilitation, 22:17	borrower defense to repayment dis-
Multiple loans, consolidation of, 22:13	charge, 22:55 borrower's income, plans based on,
Obtaining a loan, 22:9	22:12
Offsets	consolidation of multiple loans, 22:13
generally, 22:27 to 22:34	coronavirus pandemic response,
avoidance of, 22:29	22:19
Debt Collection Improvement Act of	default, <b>22:16</b>
1996, <b>22:27</b>	deferment, 22:14
defenses against, 22:29 federal salary intercepts, 22:27	eligibility for additional assistance,
innocent spouse defenses against tax	renewing, <b>22:18</b>
refund offsets, 22:34	forbearance, 22:15
legal background, 22:27	grace periods, 22:11
limitation of actions, 22:29	loan rehabilitation, 22:17
notice of, <b>22:29</b>	multiple loans, consolidation of, 22:13
old debts, <b>22:29</b>	offset threats, <b>22:29</b> , <b>22:33</b>
procedures, 22:28	reasonable and affordable payment
repayment agreements under threat	plans, 22:17
of, 22:29, 22:33	rehabilitation of loans, 22:17
small payments, avoiding tax refund	renewing eligibility for additional
offsets by, 22:33	assistance, 22:18
tax refund offsets	School-related defenses to collection,
generally, 22:30 to 22:34	22:40

#### STUDENT LOANS—Cont'd TELEPHONE SOLICITATION SALES Schools, litigation against, 22:76 ACT-Cont'd Setoff, Offsets, above Coverage, 28:2, 28:3 Sources of law, 22:2 to 22:4 Do-Not-Call Act, attorney general's jurisdiction, 28:35 Stafford Loan program, 22:6 Exceptions to coverage, 28:3 State laws Federal Telephone Consumer Protection generally, 22:3 Act, 28:31 to 28:35 federal preemption of claims based Gifts, prizes and awards, requirements on, 22:79 for solicitors offering litigation based on, 22:78 generally, 28:6 Student questionnaire, 22:83 no-purchase option to obtain prizes, Tax refund offsets. Offsets, above 28:7, 28:13 TILA, applicability to, 22:2, 22:82 odds of winning, 28:7 William D. Ford Federal Direct Loan prize winners reported to attorney program, 22:7 general, 28:8 Write-offs, 22:35 Injunctive relief, consumers entitled to, SURETY BOND 28:26 Credit Services Organization Act, 26:11 Money spent, consumers entitled to minimum, 28:27 SURVIVAL OF CLAIMS Prohibitions, 28:21, 28:22 CSPA claims, 2:147 Punitive Damages, 28:30 SWEETHEART CONTRACTS Solicitor registration, 28:4 Condominium developments, 10:4 Statutory damages, 28:28 Surety bond, solicitors, 28:5 TANNING CONTRACTS Waiver of consumer's rights invalid, See Prepaid Entertainment Contract 28:23 Written confirmation of sales TELEMARKETING CONSUMER generally, **28:15 to 28:20** FRAUD AND ABUSE contents, 28:18 PREVENTION ACT exemptions to requirement, before Debt Adjuster Act, 27:13 to 27:15 obtaining payment, 28:20 solicitor's waiting period, 28:17 TELEMARKETING SALES RULE unwinding consummated sale, 28:16 Debt Adjuster Act, 27:13 to 27:15 warning to consumer enclosed, 28:19 TELEPHONE COMMUNICATIONS TELEPHONE SOLICITATIONS Debt collection. See FAIR DEBT COLLEC-Charities, 2:62 TION PRACTICES ACT CSPA regulation of marketing practices, TELEPHONE SOLICITATION SALES 2:38 ACT CSPA remedies, incorporation of, 2:89 Generally, 28:1 to 28:35 Home Solicitation Sales Act, applicabil-Alternative avenues of recovery, 28:29 ity to Attorney general's powers, 28:24 generally, 3:2 Attorney's fees, consumers entitled to, buyer initiated sales, 3:12 28:26 TERMINATION OF CONTRACTS Consumer remedies, 28:25 See also Cancellation: Rescission Consumer rights

See also Cancellation; Rescission Leases, 13:29

# THEFT

Identity, credit card law, **15:18**Payday lenders, **23:28**Sales Practices Act (CSPA), laws applicable, **1:1** 

# TIME AND TIMELINESS

See index heading Date and Time

generally, 28:9 to 28:14

to, 28:11

ing, 28:14

28:12

accepting payment, disclosures prior

clear and conspicuous disclosures,

no-purchase option for prizes, 28:13

transmission of disclosures, ascertain-

disclosures prior to sale, 28:10

TIME SHARE SALES	TRUTH IN LENDING ACT (TILA)
CSPA application to, 2:21	—Cont'd
TIRES	Class actions—Cont'd
Installing used tires, unconscionability,	preclusive effect of judgments, <b>16:67</b>
2:48	Closed-end credit
	complaint for actual damages, 16:72
TITLE CERTIFICATES	complaint for statutory damages, 16:73
CSPA requirements, 2:103	101.0
Leased goods, title to, 13:18, 13:19 Manufactured/Mobile Home Law title	counterclaim for statutory damages, 16:74
laws, 9:7	disclosure requirements, <b>16:2</b> , <b>16:3</b>
Motor vehicles	Collateral attacks, <b>16:63</b>
title certificate representations, 2:103	Complaint forms, <b>16:71 to 16:75</b>
title investigations, 19:96	Confusing disclosures, <b>16:28</b>
Odometer laws investigations of title	Conspicuity requirements, 16:5, 16:28
chain records, <b>6:14</b> , <b>6:15</b>	Construction, 16:19
Representations as to, 2:103	Consumer credit transaction defined, 16:25
Secured transactions	Consumer Financial Protection Bureau,
motor vehicle title investigations, 19:96	weight accorded opinions and
retention of title, 19:3	regulations, 16:22
	Corrections of errors, 16:57
TRAILERS	Costs
See Manufactured/Mobile Home Law	awards, <b>16:12</b>
TRUE LEASE	court costs, 16:54
Definition, 11:4	Counterclaims for statutory damages,
TRUST ACCOUNTS	16:74
Debt Adjuster Act, 27:6	Coverage. Scope of act, below Credit insurance disclosures, <b>16:31</b>
·	CSPA remedies, incorporation of, <b>2:94</b>
TRUTH IN LENDING ACT (TILA)	Dates of payments, <b>16:37</b>
Generally, <b>16:1 to 16:74</b>	Defenses
See also Credit Card Law	bona fide errors, 16:56
Acceleration clause disclosure requirements, <b>16:30</b>	collateral attacks, 16:63
Actual damages	conformity with regulation or inter-
generally, <b>16:8, 16:51</b>	pretation, <b>16:59</b>
complaint for, 16:72	corrections of errors, <b>16:57</b>
Adjustable rate mortgage violations,	equitable defenses, 16:58
complaint form, 16:75	errors, 16:56
Amount financed disclosures, <b>16:34</b>	good faith compliance, <b>16:59</b> interpretation, conformity with, <b>16:59</b>
Amounts of payments disclosures, <b>16:37</b>	knowledge of TILA rights, <b>16:58</b>
APR disclosure requirements, 16:3	limitation of actions, <b>16:15</b> , <b>16:16</b> ,
Arbitration, 16:62, 21:5, 21:10	16:64
Arranger of credit transaction defined, <b>16:26</b>	recoupment claims by consumers, 16:65
Assignees, liabilities of, <b>16:55</b>	regulation, conformity with, <b>16:59</b>
Attorney fees, 16:12, 16:53	res judicata, 16:63
Bona fide error defenses, 16:56	subsequent proceedings, 16:63
Bridge loans, 9:9	tolerances for inaccuracies, <b>16:11</b>
Caps on interest rate, <b>16:6</b>	Disclosure requirements
Case summaries, <b>16:17 to 16:69</b>	generally, 16:2 to 16:5, 16:30 to
Clarity of disclosures, <b>16:46</b>	16:45
Class actions	acceleration clauses, 16:30
generally, 16:13	amount financed, 16:34
certification, 16:66	amounts of payments, 16:37

TRUTH IN LENDING ACT (TILA)	TRUTH IN LENDING ACT (TILA)
—Cont'd	—Cont'd
Disclosure requirements—Cont'd	Financing credit insurance where
APR, <b>16:3</b>	secured by dwelling, 17:41
clarity requirements, 16:46	Forms, <b>16:71 to 16:75</b>
closed-end credit, <b>16:2</b> , <b>16:3</b>	Good faith compliance, 16:59
confusing disclosures, 16:28	High cost mortgage transactions, 17:42
conspicuity, <b>16:5</b> , <b>16:28</b>	Home loans disclosure requirements,
credit insurance, <b>16:31</b> , <b>17:38 to</b>	16:5
17:40	Home Solicitation Sales Act cancellation
dates of payments, 16:37	rights distinguished, 3:16
discovery, <b>16:69</b>	Homestead exemption waivers, <b>16:48</b> Identity of creditor disclosures, <b>16:35</b>
down payments, 16:32	Insurance, unearned insurance
dwellings, loans on, 16:5	premiums, disclosure of security
effect of, <b>16:20</b> excess liens, <b>16:45</b>	interests in, 16:43
finance charges, 16:33	Interest rate caps, 16:6
formal requirements, <b>16:28</b>	Interpretation of act, 16:18
home loans, 16:5	Itemization of amount financed, 16:34
homestead exemption waivers, <b>16:48</b>	Jurisdiction, 16:14
identity of creditor, <b>16:35</b>	Knowledge of TILA rights as defense to
itemization of amount financed, <b>16:34</b>	violations, 16:58
late charges, 16:36	Late charges, disclosure requirements,
liens, excess, 16:45	16:36
manner of, <b>16:28</b>	Liberal construction, 16:19
mechanics' liens, 16:44	Lien disclosure requirements, <b>16:45</b>
number of payments, <b>16:37</b>	Limitation of actions, <b>16:15</b> , <b>16:64</b>
open-end credit plans, <b>16:2</b> , <b>16:4</b> ,	Mechanics' liens disclosures, <b>16:44</b>
16:38	Mobile home financing, applicability to,
payment dates, 16:37	9:9  Mortgage broker liability under 24:20
payoff balance, 16:41	Mortgage broker liability under, <b>24:29</b> Multiple creditors, <b>16:55</b>
proof of violations, 16:68	Number of payments, 16:37
rebate method, 16:39	Open-end credit disclosure require-
refinancings, 16:40	ments, <b>16:2</b> , <b>16:4</b> , <b>16:38</b>
reverse mortgages, 16:5	Parties plaintiff, <b>16:61</b>
security interests, 16:42 to 16:45	Payday lenders, advertising restrictions,
subsequent occurrence, effect, 16:29	23:21
timing disclosures, 16:28	Payment dates, 16:37
unearned insurance premiums, secu-	Payoff balance, 16:41
rity interests in, 16:43	Pleading, 16:60
variable rate loans, 16:47	Practice considerations, 16:60 to 16:70
waivers of exemptions, 16:48	Private attorney general suits, 16:21
Discovery, 16:69	Proof of violations, 16:68
Down payment disclosure requirements,	Punitive damages, <b>16:9</b> , <b>16:52</b>
16:32	Purpose of act, 16:1
Dwellings, disclosure requirements for	Rebate method, disclosure of, <b>16:39</b>
loans on, <b>16:5</b>	Recoupment claims by consumers,
Emotional distress damages, <b>16:51</b>	16:65
Equitable defenses, <b>16:58</b>	Refinancings, 16:40
Error defenses, <b>16:56</b>	Regulation Z, promulgation, <b>16:1</b>
Errors, tolerances for inaccuracies,	Remedies
16:11	generally, <b>16:7</b> to <b>16:14</b>
Exempt transactions, <b>16:27</b>	actual damages, 16:8, 16:51
Federal jurisdiction, 16:14	appellate review, 16:70
Finance charges disclosures, <b>16:33</b>	assignees, liabilities of, 16:55

TRUTH IN LENDING ACT (TILA)	TRUTH IN LENDING ACT (TILA)
—Cont'd	—Cont'd
Remedies—Cont'd	Statutory damages—Cont'd
attorney fees, <b>16:12</b> , <b>16:53</b>	appellate review, 16:70
class actions	complaint for, 16:71
generally, 16:13	counterclaim for, 16:74
certification, 16:66	Simplification and Reform Act
preclusive effect of judgments,	changes, <b>16:50</b>
16:67	Strict liability, 16:18
Consumer Financial Protection	Student loans, 22:2, 22:82
Bureau, weight accorded	Subsequent proceedings, 16:63
opinions and regulations, 16:22	Substantive provisions, <b>16:6</b>
costs, <b>16:12</b> , <b>16:54</b>	Unearned interest refunds, <b>16:6</b>
emotional distress damages, 16:51	Variable rate loan disclosures, 16:47
federal jurisdiction, 16:14	Waivers of exemptions, 16:48
jurisdiction, 16:14	Who may sue, <b>16:61</b>
multiple creditors, 16:55	•
private attorney general suits, 16:21	UCC
proof of violations, 16:68	Article 9. See Secured Transactions
punitive damages, <b>16:9</b> , <b>16:52</b>	Article 2A. See Leases
recoupment claims by consumers,	Assistive device failure covered under,
16:65	25:2
rescission, 16:10	Construction, 13:3
servicing agents, 16:55	Interpretation, 13:3
Simplification and Reform Act	Lemon Law compared, 7:2
changes, <b>16:50</b>	Mobile homes, applicability to
statutory damages, 16:7, 16:18, 16:50	generally, <b>9:4</b>
tolerances for inaccuracies, 16:11	warranty protections, 9:13
Res judicata, 16:63	RTO transactions, 12:2, 12:14
Rescission	KTO transactions, 12.2, 12.14
complaint for, 16:71	UNCONSCIONABILITY
rights of, <b>16:10, 16:49</b>	See also Adhesive Contracts
Reverse mortgages, <b>16:5</b>	Acceleration clauses, 2:45
Right to sue, <b>16:61</b>	Adhesion contracts, 2:45
RTO legislation, protections compared,	Arbitration agreements, <b>21:6</b>
12:11, 12:16, 12:20	Cancellation clauses, <b>2:45</b>
Rule of 78s, <b>16:6</b>	Confession of judgment clauses, <b>2:45</b>
Scope of act	
-	CSPA. See Sales Practices Act
generally, 16:27	Garnishment practices, 2:49
mobile home financing, <b>9:9</b>	Lease provisions, 13:46 to 13:48
Second mortgage home improvement	One-sided terms, <b>2:45</b>
contract solicitations, 3:16	Penalty clauses, 2:45
Security interest disclosures, <b>16:42 to</b>	Procedural unconscionability, 13:48
16:45	Residential mortgages, 2:50, 2:80
Servicing agents, liabilities of, 16:55	Substantive unconscionability, 13:47
Simplification and Reform Act	Warranty disclaimers, 2:45
credit insurance disclosures, 17:38 to	•
17:40	UNFAIR ACTS
effective date, 16:16	CSPA. See Sales Practices Act
enactment, 16:7	UNIFORM COMMERCIAL CODE
purpose of amendment, 16:24	
statutory damages, <b>16:7</b> , <b>16:50</b>	See UCC
State laws, relation to, 16:23	UNIFORM CONSUMER SALES
Statutory damages	PRACTICES ACT
generally, <b>16:7</b> , <b>16:18</b>	See Sales Practices Act
50110111111, 1011, 10110	DOU DILLO I RACTICES I ICI

### **USDA-GUARANTEED LOANS**

Generally, 29:14

## **USED CARS**

See also Odometer Laws Lemon Law returns, resales of, **7:28** Lemonade laws, **7:3** 

#### **USED PRODUCTS**

Deceptive sales practices, 2:28
New products, representation to be, 2:59
Tires, installing used tires and
unconscionability, 2:48

#### **USURY LAWS**

Arbitrability of GLL claims, 21:5
Federal preemption, 9:20
General Loan Law (GLL)
arbitrability of claims, 21:5
credit insurance premium limits, 17:30
Defenses, above
Prohibited charges, below

Manufactured/Mobile Home Law, **9:10**Mortgage Loan Act (MLA). General

Loan Law (GLA), above

Payday lenders

see also Payday Lenders

Rent-to-own. See Rent-to-Own (RTO)
Transactions

RISA remedies for excessive charges, 11:41

Small Loan Act (SLA)

Remedies, below

credit insurance premium limits, 17:28

Defenses, above

Prohibited charges, above

Remedies, above

True lease defined, 11:4

### VA-GUARANTEED LOANS

Generally, 29:13

#### **VALUE CARDS**

Credit card law, 15:6

#### VEHICLE INSPECTIONS

Lemon laws, 7:30

## WAIVERS OF DEFENSES

Generally, 1:1

Homestead exemption waivers, 16:48

PECA claims, 4:5

Rental agreements, mobilehome park, **9:36** 

RISA claims, 11:34

UCC Article 2, 13:45

## WARRANTIES

Article 2A leases, 13:14 to 13:16

Condominium Act, 10:12

CSPA regulation of warranty representations, 2:35

Disclaimers, unconscionable, 2:45

Express. See Express Warranties

Leases, 13:14 to 13:16

Magnuson-Moss warranties. See Magnuson-Moss Warranty Act

Manufactured/Mobile Home Law, 9:13 to 9:16

Odometer laws violations, 6:30

Rent-to-own (RTO) transactions, 12:14

RISA treatment of purchased warranty contracts, 11:30

Waivers, see also Holder-in-Due-Course Status

#### WEIGHT REDUCTION CENTERS

See Prepaid Entertainment Contract Act

# WHOLESALE SALES

CSPA applicability to, 2:12

### WORKMANLIKE PERFORMANCE

CSPA requirements, 2:110

# WRIT OF EXECUTION

See Execution Sales