Index

ABOLITION OF WRITS

Applicability of Rules, this index

ABSENCE

Necessary party, answer raising absence of, § 19:7
Official record, proving absence of, § 44:4; § 44:10
Record on appeal, settlement and statement of proceedings in absence of transcript, § A5:5

ADMINISTRATIVE COURT

Generally, § 0:32
Appeals to superior Court, § 0:17; § 0:19
Appeals to Supreme Court, § 0:10
Final agency action, defined, § 0:16
Jurisdiction and venue, § 0:32

ADMINISTRATIVE INSPECTION WARRANTS

Generally, CivilProc Rule 80E; § 80E:1 et seq. Comparison with criminal rule, § 80E:3

Federal Rule, § 80E:4 Criminal rule compared, § 80E:3 Federal Rule compared, § 80E:4 Who may obtain, § 80E:2

ADMINISTRATIVE OFFICE OF THE COURTS

Generally, § 0:2

ADMISSION AND ADMISSIBILITY

Discovery, this index

ADR

Alternative Dispute Resolution (ADR), this index

ADVISORY COMMITTEE'S NOTES

Rules of civil procedure, aid in interpretation, § 1:5

ADVISORY JURY

Generally, § 39:2; § 39:5

ADVISORY OPINIONS

Generally, § 0:3

AFFIDAVITS

Assignment of cases for trial and continuances, § 40:4 Evidence of motions as testimony at trial, § 43:5 Military persons, § 55:5

AFFIDAVITS—Cont'd

Service by publication (alternate means), supporting motion for, § 4:12

Settlement of claims of minor plaintiffs, § 17A:2

Summary Judgment, this index

Writ of attachment, § 4A:2

AFFIRMATION

Trustee Process, this index

AFFIRMATIVE DEFENSES

Pleadings and Motions, this index

AGENCIES

Final Agency Action Review, this index

AGENTS AND AGENCY

Process and Service of Process and Papers, this index

AGREED STATEMENTS

Claims for relief, § 8:21

Record on appeal, § A5:7

Summary judgment motions, § 12:13

ALLOWED PLEADINGS

Pleadings and Motions, this index

ALTERNATIVE DISPUTE RESOLUTION (ADR)

Generally, CivilProc Rule 16B; § 0:2; § 16B:1 et seq.

Attendance, § 16B:5; § 16B:6

Case management standard scheduling order, § 16:2

Comparison with Federal Rule, § 16B:9

Conclusion of, § 16B:7

Conference

conclusion, § 16B:7

Confidentiality, § 16B:8; § 92:7

Court Alternative Dispute Resolution Service (CADRS)

generally, CivilProc Rule 92; § 0:2; § 16B:3; § 92:1 et seq.

ADR in civil cases, generally, § 92:3

confidentiality in mediation, § 92:7

designation of neutral from roster, § 16B:4

family court matters, mediation in, § 92:4

forcible entry and detainer, mediation in, § 92:5

function of Maine Court Alternative Dispute Resolution Service, § 92:2

purpose of rule, § 92:1

scope of rule, § 92:1

small claims, mediation in, § 92:5

Family court matters, mediation in, § 92:4

Federal Rule compared, § 16B:9

Fees and expenses, § 16B:3

Forcible entry and detainer, mediation in, § 92:5

History of development of program, § 1:1

ALTERNATIVE DISPUTE RESOLUTION (ADR)—Cont'd

In forma pauperis status, § 16B:3

Land use violations, § 80K:5

Neutral, selecting, § 16B:4

Pro bono neutral, § 16B:4

Sanctions, § 16B:6

Scheduling requirements, § 16B:2; § 16:2

Selecting neutral, § 16B:4

Small claims, mediation in, § 92:5

AMENDMENT

Judgment, this index

Pleadings and Motions, this index

ANIMAL WELFARE ACTIONS

Jurisdiction, § 0:24

ANSWERS

Discovery, this index

Pleadings and Motions, this index

APPEAL AND REVIEW

Applicability of rules, § 81:7

Attachment, § 4A:2

Board of environmental protection, review of orders of, § 0:10; § 0:11

Crimes, appellate review of, § 0:17

Declaratory judgments, review of, § 57:6

Discovery, in camera review of privileged matter, § 26:4

Discovery, this index

Family division orders, § 0:31

Final Agency Action Review, this index

Governmental Action Review, this index

Injunctive order, § 65:9

Jury Trial De Novo in Small Claims Appeals to Superior Court, § 80L

Jury Trial De Novo in Small Claims Appeals to Superior Court, this index

Land use violations, § 80K:4

Motion, new trials and amendment of judgments, review of action on motion, § 59:5

Probate matters, § 0:7; § 0:8; § 0:11; § 0:17; § 7:5

Relief from judgment after appeal, § 60:12

Removal and Appeal from District Court to Superior Court or Law Court, this index

Rules of Appellate Procedure, this index

Special Appeal Proceedings, this index

Summary judgment, § 56:12

Superior Court, this index

Time for

generally, 2B:1

Trials, this index

APPEAL AND REVIEW—Cont'd

Withdrawal of Attorneys; visiting lawyers, Temporary Practice

Legal Services Organizations, AppellateProc Rule 89

Workers' compensation board and hearing officers decisions, review of. Special Appeal Proceedings, this index

APPEARANCE

Pleadings and Motions, this index

APPENDIX TO BRIEFS

Rules of Appellate Procedure, this index

APPLICABILITY OF RULES

Generally, CivilProc Rule 81; § 81:1 et seq.

Abolition of writs

generally, § 81:8 to 81:13

writ of certiorari, § 81:11

writ of mandamus, § 81:9

writ of prohibition, § 81:10

writ of quo warranto, § 81:12

writ of scire facias, § 81:8

Appeal, review by, § 81:7

Certiorari writ abolished, § 81:11

Comparison with Federal Rule, § 81:16

District Court exceptions, § 81:14

Exceptions in District Court, § 81:14

Family Division Rules, Uniform Act on Paternity and, § 81:6

Federal Rule compared, § 81:16

Full applicability of rules, § 81:1

Habeas corpus, § 81:4

Limited applicability, generally, § 81:2

Mandamus writ abolished, § 81:9

Paternity, Uniform Act on Paternity and Family Division Rules, § 81:6

Postconviction relief, § 81:3

Prohibition writ abolished, § 81:10

Quo warranto writ abolished, § 81:12

Replevying a person, § 81:5

Review by appeal, § 81:7

Scire facias writ abolished, § 81:8

Terminology, § 81:15

Uniform Act on Paternity and Family Division Rules, § 81:6

Writ of certiorari abolished, § 81:11

Writ of mandamus abolished, § 81:9

Writ of prohibition abolished, § 81:10

Writ of quo warranto abolished, § 81:12

Writ of scire facias abolished, § 81:8

APPOINTMENTS

Trials, this index

Index-4

APPORTIONMENT CHALLENGES, LEGISLATIVE

Jurisdiction over, § 0:5

ARGUMENT OF COUNSEL AND INSTRUCTIONS TO JURY

Trials, this index

ARREST

Execution on judgment, arrest of debtor, § 69:1

ASSIGNMENT

Attorneys, of, CivilProc Rule 88; § 88:1; § 88:2

Cases for trial, of. Trials, this index

Docket number, of, § 10:1

Real party in interest, assignees, § 17:2

Trustee process, § 4B:11

ASSOCIATIONS

Parties, this index

ATTACHMENT

Generally, CivilProc Rule 4A; § 4A:1 et seq.

Amendment of writ of attachment, § 4:17

Availability, § 4A:2

Calculating amount of attachment order, § 8:3

Comparison with Federal Rule, § 4A:7

Constitutionality, § 4A:1

Continuance of attachments, § 62:6

Entry of judgment, effect of, § 58:1

Federal Rule, compared, § 4A:7

Form, writ of attachment, § 4A:3; § 4A:8

Issuance of writ of attachment, generally, § 4A:3

Jurisdiction based on attachment, § 4A:6

Manner of attachment, § 4A:2

Purpose of writ of attachment, § 4A:1

Reviewability, § 4A:2

Service of writ of attachment, generally, § 4A:3

Subsequent attachment, § 4A:5

Trustee process as form of, § 4B:1; § 4B:6

Venue

District court, § 0:29

Superior court, § 0:21

ATTENDANCE

Discovery, this index

ATTESTATION

Discovery before action or pending appeal, perpetuating testimony by verification of facts attested, § 27:2

Official record, proof of

generally, § 44:1

absence of record, proving, § 44:4; § 44:10

```
Official record, proof of-Cont'd
    domestic, form, § 44:6; § 44:7
    foreign, form, § 44:8; § 44:9
ATTORNEY-CLIENT PRIVILEGE
  Generally, § 26:6
ATTORNEYS
  Admission to practice, regulating, § 0:2; § 0:4; § 0:5
  Adoption of Bar rules and ethics rules, § 1:1
  Appearance
    generally, § 12:2
    limited appearance, below
  Assignment of counsel, CivilProc Rule 88; § 88:1; § 88:2
  Board of Bar Examiners, creation of, § 0:2; § 0:5
  Compensating court-appointed counsel, § 0:2
  Ethics, § 0:2; § 0:4; § 0:5; § 1:1
  Fee awards, claims for, § 54:4
  Law students assistance, CivilProc Rule 90; § 90:1 to 90:2
  Legal assistance by law students, CivilProc Rule 90; § 90:1 to 90:2
  Legal services organizations, temporary practice with, CivilProc Rule 89;
       § 89:1 to 89:3
  Limited appearance
    generally, § 12:2
    quasi-in-rem cases, § 12:3
    scope of, § 11:3
    service and filing of papers, § 5:2
    signing of pleadings and motions, § 11:3
  Out-of-state service lawyers, § 89:2
  Signing of pleadings and motions, § 11:1 et seq.
    Other Written Requests for Relief, CivilProc Rule 11
  Temporary practice with legal services organizations, CivilProc Rule 89; § 89:1
       to 89:3
  Thought processes and mental impressions, discovery of, § 26:6 et seq.
  Trial management conference, § 16:4
  Trials, this index
  Visiting lawyers, CivilProc Rule 89; § 89:1 to 89:3
  Withdrawal of attorneys
    generally, CivilProc Rule 89; § 89:1 to 89:3
    comparison with Federal Rule, § 89:3
    limited appearance, § 11:3
    out-of-state service lawyers, § 89:2
    scope, purpose, and validity of rule, § 89:1
  Work product rule, § 26:6 et seq.
ATTORNEY'S FEES
```

Index-6

Claims for, § 54:4

ATTESTATION—Cont'd

INDEX

AVOIDANCES

Pleadings and Motions, this index

BAII

Jurisdiction, appeal, § 0:17

BALLOT DISPUTES

Administering, § 0:3

BCD

Business and Consumer Court Docket (BCD), this index

BOARD OF ENVIRONMENTAL PROTECTION

Review of orders of, § 0:10; § 0:11

BOND

Attachment, § 4A:2

Injunctions, bond requirement, § 65:5

Probate bonds, real party in interest, § 17:3

Replevin bond, § 64:5

Venue for action on sheriff's bond, § 0:21

BOOKS AND RECORDS

Records and Recording, this index

BRIEFS

Federal Rules Compared, this index

Removal and Appeal from District Court to Superior Court or Law Court, this index

Rules of Appellate Procedure, this index

BUDGET OF JUDICIAL DEPARTMENT

Generally, § 0:2

BURDEN OF PROOF

Affirmative defense, § 8:5; § 8:6

Contempt Proceedings, this index

Declaratory judgments, § 57:4

Judgment as matter of law, § 50:2 to 50:5

New trials and amendment of judgments, § 59:1

Trustee process, § 4B:2

BUSINESS AND CONSUMER DOCKET (BCD)

Generally, CivilProc Rule 130 et seq.; § 0:34

Case filing, transfer, and identification, CivilProc Rule 131

Case management, CivilProc Rule 132

conference, § 132:1

existing scheduling order, § 132:3

federal rule, comparison, § 132:4

scheduling order, § 132:2

Cases eligible for transfer, § 130:2

Discovery, CivilProc Rule 133

confidentiality orders, § 133:3

BUSINESS AND CONSUMER DOCKET (BCD)—Cont'd Discovery, CivilProc Rule 133—Cont'd dispute conference request, § 133:2 presumptive limits, § 133:1 Electronic communication, CivilProc Rule 138; § 138:1; § 138:2 Electronic filings, CivilProc Rule 139 federal rule, comparison, 139:4 how filing accomplished, 139:1 simultaneous electronic service, 139:2 time periods, calculation, 139:3 Electronic service, CivilProc Rule 140 alternative service with court approval, 140:2 federal rule, comparison, 140:5 time periods, calculation, 140:4 undeliverable, when returned, 140:3 when required, 140:1 Enlargement of deadlines, unopposed motions, § 134:3 Federal rule, comparison case filing, transfer, and identification, § 131:4 case management, § 132:4 joint final pretrial statement, § 135:3 motion practice, § 134:4 purpose and scope, § 130:4 History of rules of procedure, § 1:1 Jurisdiction and venue, § 0:34 Management, § 130:1 Motion practice, CivilProc Rule 134 enlargement of deadlines, unopposed, § 134:3 federal rule, comparison, § 134:4 hearings, § 134:1 summary judgment, § 134:2 Objection to transfer, § 131:2 Other rules, effect, § 130:3 Plaintiff's counsel, pretrial statement responsibility of, § 135:2 Pretrial conference, CivilProc Rule 136 federal rule, comparison, § 136:3 mandatory attendance, § 136:2 scheduling and agenda, § 136:1 Pretrial statement, CivilProc Rule 135; § 135:1 Purpose, scope, and other matters, CivilProc Rule 130; § 130:1 Retransfer to originating court, § 131:3 Summary judgment, § 134:2 Transfer to business and consumer docket, § 131:1 Trial, CivilProc Rule 137; § 137:1; § 137:2 CALENDAR OF COURT

CALENDAR OF COURT

Scheduling and Docketing, this index

CAPTION

Title, this index

CERTIFICATION

Appeal questions. Special Appeal Proceedings, this index

Class actions, § 23:1 et seq.

Declaratory judgment proceeding, pleadings by agreement as alternative to certification of, § 8:21

Deposition, certification by officer

oral examination, depositions upon, § 30:11

written examination, depositions upon, § 31:2

Jurisdiction as law court, certification of questions of state law by federal courts, \S 0:9

Official record, proof of, § 44:1; § 44:7; § 44:9

Service by certified mail, § 4:11

CHANGES

Amendment, above

CHIEF JUDGE OR JUSTICE

Appointment and powers, § 0:2

CHILDREN AND MINORS

Child protection proceedings, jurisdiction, § 0:26

Consent to minor's abortion, jurisdiction, § 0:24; § 0:25

Parties, this index

Support guidelines, administering, § 0:3

Termination of parental rights, jurisdiction, § 0:26

CIVIL VIOLATIONS

Generally, § 80H

CIVIL VIOLATIONS OTHER THAN TRAFFIC

Generally, CivilProc Rule 80H; § 80H:1 et seq.

Appeal, § 80H:4

Commencement of action, § 80H:2

Comparison with Federal Rule, § 80H:6

Federal Rule compared, § 80H:6

Judgment, § 80H:4

Judgments, notice of, § 80H:5

Notice of orders or judgments, § 80H:5

Orders or judgments, notice of, § 80H:5

Proceedings, § 80H:3

Purpose and scope of rule, § 80H:1

Validity of rule, § 80H:1

CLAIMS

No just reason for delay

Judgment as to fewer than all claims and parties, 54:3.50

CLASS ACTIONS

Parties, this index

CLERK OF COURT

Court Clerks, this index

COLLATERAL ESTOPPEL DOCTRINE

Pleadings and motions, § 8:17; § 13:3

COLLATERAL ORDERS

Final judgment rule exception, rules of appellate procedure, § A2C:2; § A3:2

COLLECTIVE BARGAINING RIGHTS AND PROCEDURES FOR JUDICIAL DEPARTMENT

Generally, § 0:2

COMMENCEMENT OF ACTION

Generally, CivilProc Rule 3; § 3:1 et seq.

Comparison with Federal Rule, § 3:4

Delayed service of process as causing dismissal, § 3:3

Failure to timely file return of service, § 3:3

Federal Rule, comparison with, § 3:4

General procedure at outset of action, § 3:1; § 4:1

Land use violations, § 80K:2

Limitation of actions, § 3:2

Limits on time, § 3:3

Outset of action, general procedure at, § 3:1

Purpose of rules, § 3:2

Statute of limitations, § 3:2

Steps in commencing an action, § 3:1

Untimely service of process as causing dismissal, § 3:3

Writ of attachment, by, § 4A:1

COMPARATIVE NEGLIGENCE

Pleadings, § 8:9; § 8:10

Special verdicts and interrogatories, § 49:1

COMPLAINTS

Pleadings and Motions, this index

COMPULSORY COUNTERCLAIMS

Counterclaim and Cross-claims, this index

CONDEMNATIONS APPEALS

Jurisdiction, § 0:15

Venue, § 0:22

CONFERENCE

Alternative Dispute Resolution (ADR), this index

District court pretrial procedure, § 16A:3; § 16A:4

Superior court pretrial procedure, § 16:4

Trials, this index

CONFIDENTIALITY

Alternative dispute resolution (ADR), § 16B:8; § 92:7

Discovery in business and consumer docket, § 133:3

Index-10

CONFIDENTIALITY—Cont'd

Residential mortgage foreclosure mediation, § 93:3

CONSIDERATION

Affirmative defenses, failure of consideration, § 8:13 Equity, forum non conveniens considerations, § 4:19 Resubmitting verdict form to jury for reconsideration, § 49:1; § 49:3 Rules of Appellate Procedure, this index

CONSOLIDATION OF TRIALS

Trials, this index

CONSTITUTIONAL MATTERS

Attachment, § 4A:1 Jurisdiction and venue, § 0:1 Jury size and unanimity in verdict, § 48:1 Jury trial of right, superior court, source, § 38:1 Trustee process, § 4B:1

CONSUMERS

Business and Consumer Court Docket (BCD), this index Venue for action against, § 0:21

CONTEMPT PROCEEDINGS

Generally, CivilProc Rule 66; § 66:1 et seq. Burden of proof generally, § 66:1 punitive sanctions, § 66:3 remedial sanctions, § 66:4 Comparison with Federal Rule, § 66:5 Criminal, § 66:1 Definition of contempt, § 66:1 Discovery noncompliance, § 37:3 Federal Rule compared, § 66:5 How used, § 66:1 Injunctions, enforcement of, § 65:10 Oath, § 66:1 Plenary proceedings punitive sanctions, § 66:3 remedial sanctions, § 66:4 Punitive sanctions, § 66:1; § 66:3 Refusal to testify, § 66:1 Remedial sanctions, § 66:4 Subpoena noncompliance, § 45:3 Summary proceedings, § 66:2

CONTINUANCES

Attachments, § 4A:2; § 62:6 Motion for, § 7:2 Oral argument in Supreme Court, § 11:1 Trials, this index

CORPORATIONS

Derivative actions by members of unincorporated associations. Parties, this index Service of process and papers, § 4:7; § 4:8

Trial testimony, copies of corporate votes and records, § 43:7

COSTS AND FEES

Generally, CivilProc Rule 54

Appeal, waiver of payment of fees or costs, § 91:2

Attorney's fees award, claims for, § 54:4

Court administration, funding, § 0:4

Court-appointed counsel, compensating, § 0:2

Demand for judgment, § 8:3

Discovery, this index

Dismissal of actions, costs of previously dismissed action, § 41:4

Judgment, demand for, § 54:7

Judgment, this index

Jury trial demand, superior court, § 38:3

Recordings, waiver of payment of fees or costs, § 91:2

Rules of Appellate Procedure, this index

Service and filing of papers

Form of documents, § 5:7

subpoena, § 45:2

Transcripts, waiver of payment of fees or costs, § 91:2

Trustee process, costs sanctions, § 4B:14

Waiver of payment of fees or costs

generally, CivilProc Rule 91; § 91:1 to 91:3

appeal, fees on, § 91:2

comparison with Federal Rule, § 91:3

recordings, § 91:2

scope and purpose of rule, § 91:1

transcripts, § 91:2

COUNTERCLAIM AND CROSS-CLAIMS

Generally, CivilProc Rule 13; § 7:1; § 13:1 et seq.

Additional parties, § 13:11; § 13:17

Affirmative judgment for counterclaimant, § 13:7

Amendment of answer, raising by, § 13:8

Attachment, writ of, § 4A:4

Collateral estoppel doctrine, § 13:3

Comparison with Federal Rule, § 13:14

Compulsory counterclaims

generally, § 13:1 et seq.

default, inapplicability in case of, § 13:3

exceptions, § 13:2

inapplicability in case of default, § 13:3

jurisdiction and venue problems, § 13:4

parties applicable to, § 13:5

venue problems, § 13:4

COUNTERCLAIM AND CROSS-CLAIMS—Cont'd Cross-claims, generally, § 13:10 Damages, assessing, § 13:7 Default availability, § 55:8 compulsory counterclaims, § 13:3 Defense, counterclaim presented as, § 8:5 Dismissal of action generally, § 41:3 effect on counterclaim, § 41:1 Exceptions, compulsory counterclaims, § 13:2 Execution, stay of, § 62:7 Federal Rule compared, § 13:14 Forms generally, § 13:15 to 13:17 additional party to counterclaim under Rule 13(h), § 13:17 motion under Rule 13(f) for omitted counterclaim, § 13:16 omitted counterclaim, motion under Rule 13(f) for, § 13:16 Rule 13(h), additional party to counterclaim under, § 13:17 Rule 13(f) for omitted counterclaim, motion under, § 13:16 Issuance, § 13:15 Judgment on fewer than all claims, § 54:3; § 62:7 Jurisdiction compulsory counterclaims, § 13:4 permissive counterclaims, § 13:6 Jury trial, right to, § 38:2; § 39:3 Labeling, § 13:15 Motion under Rule 13(f) for omitted counterclaim, form, § 13:16 Omitted counterclaims generally, § 13:8 motion under Rule 13(f) for omitted counterclaim, form, § 13:16 additional party to counterclaim, § 13:11; § 13:17 applicability, § 13:5 Permissive counterclaims, § 13:6 Pleading, generally, § 7:1; § 8:5 Removed actions, § 13:13; § 13:14 Reply, § 13:15 Res judicata doctrine, § 13:3 Right to jury trial, § 38:2; § 39:3 Rule 13(h), additional party to counterclaim under, form, § 13:17 Rule 13(f) for omitted counterclaim, motion under, form, § 13:16 Separate judgment, § 13:12 Separate trial, § 13:10; § 13:12 Service of process, § 13:10; § 13:15 Statutes of limitations, § 13:9 Stay of execution, § 62:7

COUNTERCLAIM AND CROSS-CLAIMS—Cont'd

Subsequently arising and omitted counterclaims, § 13:8

Third-party practice, pleadings and motions, § 14:2; § 14:5

Trial of cross-claims, § 13:10

Trustee process, § 4B:6

Venue problems, compulsory counterclaims, § 13:4

COUNTY LAW LIBRARY

Generally, § 0:2

COURT ALTERNATIVE DISPUTE RESOLUTION SERVICE

Alternative Dispute Resolution (ADR), this index

COURT CLERKS

Generally, CivilProc Rule 77; § 77:1 et seq.

Action by clerk, § 77:3

Appellate court. Rules of Appellate Procedure, this index

Assignment of docket number, § 10:1

Books and records kept by clerk

generally, CivilProc Rule 79; § 79:1 to 79:3

civil docket, § 79:1

comparison with Federal Rule, § 79:3

other records, § 79:2

responsibility of clerks, § 79:2

Civil docket, § 79:1

Comparison with Federal Rule, § 77:6; § 79:3

Conduct of business, § 77:1

Default and default judgment, duties, § 55:1; § 55:3

Docket

generally, § 79:1

number, assignment of, § 10:1

Facsimile signature of clerk, § 77:5

Federal Rule compared, § 77:6; § 79:3

Hearings

open hearings, § 77:2

recording of hearings, § 77:2

Hours, § 77:1

Judgments, notice of, § 77:4

Law court's clerk of court. Rules of Appellate Procedure, this index

Notice of orders or judgments, § 58:5; § 77:4

Open hearings, § 77:2

Open hours, § 77:1

Orders, notice of, § 77:4

Recording of hearings, § 77:2

Records. Books and records kept by clerk, above

Responsibility of clerks, § 79:2

Signature of clerk, facsimile, § 77:5

Subpoenas, issuance of, § 45.1

Superior and District Courts always open, § 77:1

COURT FEES

Costs and Fees, this index

COURT OF LAW

Law Court, this index

CRIMES

Administrative inspection warrants, comparison with criminal rule, § 80E:3

Arrest of debtor, execution on judgment, § 69:1

Prison inmate, deposing, § 30:2

Superior court jurisdiction, appeal of criminal cases, § 0:17

Trials, argument of counsel and instructions to jury, § 51:2; § 51:5

CROSS-APPEALS, SUPREME COURT

Filing cross-appeals, § A2C:12

Oral argument, § A11:1

DAMAGES

Amendment of judgment grounds, excessive or inadequate damages, § 59:1; § 59:2

Counterclaim and cross-claims, assessing damages, § 13:7

Definitions, special and general damages, § 9:6

New trial grounds, excessive or inadequate damages, § 59:1; § 59:2

Pleading, § 9:6; § 14:2

Third-party practice, § 14:2

Trials, bifurcation of liability and damages issues, § 42:5

DANGEROUS DOGS

Jurisdiction, § 0:24

DAY-TO-DAY OPERATIONS OF THE COURTS

Generally, § 0:2

DEATH

Appellate procedure, death knell exception, final judgment rule, § A2C:3

Complaint by executor in death action, form, § 8:24

Judge, inability of judge to proceed. Judgment, this index

Real actions to quiet title, death of party, § 80A:5

Substitution of parties, § 25:1; § 25:4

Trustee process, death of trustee, § 4B:19

DECLARATORY JUDGMENTS

Generally, CivilProc Rule 57; § 57:1 et seq.

Availability of action, § 57:1; § 57:3; § 57:5

Burden of proof, § 57:4

Comparison with Federal Rule, § 57:7

Discretion of court, § 57:6

Evidence, burden of proof, § 57:4

Federal Rule compared, § 57:7

Interaction between Uniform Declaratory Judgment Act and rules, § 57:2; § 57:3

Pleadings by agreement as alternative to certification of declaratory judgment proceeding, § 8:21

DECLARATORY JUDGMENTS—Cont'd

Purpose of rule, § 57:1

Refusal, § 57:6

Review of, § 57:6

Rule 57, interaction between Uniform Declaratory Judgments Act and, § 57:3

Scope of rule, § 57:1

Standing, establishing, § 0:19

Uniform Declaratory Judgments Act, interaction with other rules, § 57:2; § 57:3

DEEDS

Registry of deeds, perpetuating discovery testimony, § 27:7

Trials, taking of testimony, copies of deeds, § 43:6

DEFAULT AND DEFAULT JUDGMENT

Generally, CivilProc Rule 55; § 55:1 et seq.

Amount of judgment, § 55:3; § 55:4

Availability, § 55:8

Clerk's duties, § 55:1; § 55:3

Collateral estoppel doctrine, § 13:3

Comparison with Federal Rule, § 55:10

Compulsory counterclaim inapplicability, § 13:3

Court, default judgment entered by, § 55:4

Court clerk, default judgment entered by, § 55:1; § 55:3

Demand for judgment, § 54:5

Distinguishing "entry" from "judgment" of default, § 55:1

Duties of clerk of court clerk, § 55:3

Effect, § 55:6

Enforcement of judgment, stay of proceedings for, § 62:5

Entry of default, § 55:1

Entry of default judgment, § 55:2 to 55:6

Execution on judgment, immediate, § 55:4; § 62:5

Federal Rule, comparison with, § 55:10

Foreclosures, real estate mortgage, § 55:1; § 55:9

Immediate execution on judgment, § 55:4; § 62:5

Interest on money, computing, § 55:3

Judgment by default, generally, § 54:5; § 55:2 to 55:6

Military service, persons in, § 55:5

Multiple claims and claimants, availability to, § 13:3; § 14:5; § 55:8

Real estate mortgage foreclosures, § 55:1; § 55:9

Res judicata doctrine, § 13:3

Setting aside default or default judgment, § 55:7

Stay of proceedings to enforce judgment, § 62:5

Subpoena noncompliance grounds, § 45:3

Third-party practice, § 14:5; § 55:8

DEFAULT LIMIT ON RECOVERY

Expedited track, § 16C:4

DEFENSES

Pleadings and Motions, this index

Index-16

DEFINITIONS

Generally, CivilProc Rule 83; § 83:1; § 83:2

Agency, § 0:16

Comparison with Federal Rule, § 83:2

Contempt, § **66:1**

Damages, special and general, § 9:6

Denial, § 54:2

Disability of judge, § 63:1

Equitable claims, § 38:2

Final agency action, § 0:16

Final judgment, § A2C:1

General verdict, § 49:1

Jurisdiction, § 0:19

Legal claim, § 38:2

Official record, § 44:2

Personal jurisdiction, § 0:19

Rebuttable presumption, § 8:5

Rules of Appellate Procedure, this index

Standing doctrine, § 0:19

Subject matter jurisdiction, § 0:19

Supplemental complaint, § 15:7

DEMAND FOR JUDGMENT

Generally, § 8:3; § 54:5

Pleading, § 8:3

Right to jury trial, effect on, § 54:6

DEMURRERS

Abolished, § 7:4

DEPOSIT IN COURT

Generally, CivilProc Rule 67; § 67:1; § 67:2

Comparison with Federal Rule, § 67:2

DEPOSITIONS

Discovery, this index

DERIVATIVE ACTIONS

Parties, this index

DETAINER

Forcible Entry and Detainer, this index

DISABILITY OF JUDGE

Judgment, this index

DISCLOSURE OF TRUSTEE UNDER OATH

Trustee Process, this index

DISCOVERY

Generally, CivilProc Rule 26 et seq.; § 26:1 et seq.

```
DISCOVERY—Cont'd
  Admission and admissibility
     objections, § 32:3
    requests for admission, below
  Answers
     failure to make discovery, § 37:2; § 37:6
    requests for admission, § 36:2
  Appeal pending. Before action or pending appeal, perpetuating testimony, below
  Attendance
     failure to make discovery, § 37:6
    oral examination, depositions upon, § 30:12
  Attorney work product. Trial preparation, scope of discovery, below
  Authority of court to entertain action to perpetuate testimony, § 27:8
  Availability of interrogatories, § 33:2
  Before action or pending appeal, perpetuating testimony
     generally, CivilProc Rule 27; § 27:1 et seq.
    action to perpetuate testimony, § 27:8
     authority of court to entertain action to perpetuate testimony, § 27:8
    comparison with Federal Rule, § 27:9
    content of motion, § 27:6
    content of order, § 27:4
    content of petition, § 27:2
    court order granting petition, contents of, § 27:4
    court-appointed attorney, § 27:3
     Federal Rule compared, § 27:9
     filing of petition, § 27:2
     format and content of petition, § 27:2
    hearing, § 27:3
    limitations imposed by rule on court's authority, § 27:8
     motion pending appeal, § 27:6
    notice, § 27:3; § 27:6
    order, § 27:2 to 27:4; § 27:6
    overview of rule, § 27:1
     pending appeal, generally, § 27:6
    petition, § 27:2; § 27:3; § 27:7
    procedure for perpetuation before commencement of action, § 27:2 et seq.
    procedure for perpetuation pending appeal, § 27:6
    purpose of rule, § 27:1
    recording in registry of deeds, § 27:7
    service of petition, § 27:3
    use of depositions, § 27:5; § 27:6
     venue, § 27:2
     verification of facts attested, § 27:2
  Business and Consumer Docket (BCD)
     generally, CivilProc Rule 133
    confidentiality orders, § 133:3
     dispute conference request, § 133:2
```

DISCOVERY—Cont'd Business and Consumer Docket (BCD)—Cont'd presumptive limits, § 133:1 proceedings, § 0:34 Business records, option to produce, interrogatories, § 33:4 Certification of deposition by officer oral examination, depositions upon, § 30:11 written examination, depositions upon, § 31:2 Changes, submission of deposition transcript to witness for, § 30:10 Commencement of action, § 27:2 Completion, effect of errors as to, § 32:6 Compliance with order, failure to make discovery, § 37:3 to § 37:4 Contempt for failure to comply with order, § 37:3; § 37:4 Copies, depositions upon oral examination, § 30:11 Costs. Expenses and fees, below Court in camera review of privileged matter, § 26:4 Court order granting petition, § 27:4 Court proceedings, use of depositions in generally, CivilProc Rule 32; § 30:10; § 32:1 et seq. admissibility, objections to, § 32:3 comparison to Federal Rule, § 32:7 completion, effect of errors as to, § 32:6 errors and irregularities in depositions, effect of, § 32:5 errors as to completion and return of deposition, effect of, § 32:6 Federal Rule compared, § 32:7 notice, § 32:2 objections to admissibility, § 32:3; § 32:5; § 32:6 overview of rule, § 32:1 part of deposition, § 32:2 party's own deposition, § 32:2 redacted portions, using, § 32:4 return of deposition, effect of errors as to, § 32:6 service of objections to admissibility, § 32:5 substitution of party, effect of, § 32:2 time, motion to suppress deposition, § 32:6 transcript of deposition, provision to court, § 32:4 use of depositions, generally, § 30:10; § 32:2 videotaped depositions, using, § 32:4 Court proceedings, use of interrogatories in, CivilProc Rule 33; § 33:1 et seq. Court-ordered physical and mental examination of persons, timing, § 35:2 Cross-examination of witness, depositions upon oral examination, § 30:8 **Depositions** before action or pending appeal, perpetuating testimony, above oral examination, depositions upon, below persons before whom depositions may be taken, below written questions, depositions upon, below Dispute resolution process. Failure to make discovery, below

DISCOVERY—Cont'd Disqualification for interest, persons before whom depositions may be taken, § 28:4 Documents. Production of documents and things and entry upon land for inspection and other purposes, below Electronic sound recording perpetuating testimony, recording deposition, § 27:7 telephone, deposition, § 30:7 videotaped deposition, below Electronically stored information failure to make discovery, § 37:7 interrogatory response designating, § 33:4 production of documents and things and entry upon land for inspection and other purposes, § 34:2; § 34:3 Entry upon land. Production of documents and things and entry upon land for inspection and other purposes, below Errors and irregularities in depositions, effect of, § 32:5 Errors as to completion and return of deposition, effect of, § 32:6 Examinations before action or pending appeal, perpetuating testimony, above oral examination, depositions upon, below physical and mental examination of persons, below **Exhibits** depositions upon oral examination, § 30:11 Expedited track, § 16C:2 Expenses and fees expert witnesses, § 54:7 oral examination, depositions upon, § 30:9; § 30:12 refusal to admit, § 37:5 refusal to answer, § 37:2 taxable costs. § 54:7 **Experts** compensation for expert witnesses who testify, § 54:7 physical and mental examination of persons, below scope of discovery, § 26:8 supplementation of discovery responses, § 26:10 Failure to make discovery generally, CivilProc Rule 37; § 37:1 et seq. answer, failure to, § 37:2 answers, failure of party to serve, § 37:6 attendance at deposition, failure of, § 30:12; § 37:6 comparison with Federal Rule, § 37:8 compliance with order, § 37:3 contempt for failure to comply with order, § 37:3 electronically stored information, § 37:7 expenses on refusal to admit, § 37:5

failure of party to attend deposition or serve answers, § 37:6

Federal Rule compared, § 37:8

```
DISCOVERY—Cont'd
  Failure to make discovery—Cont'd
     service of answers, failure of, § 37:6
  Federal Rule compared
     Interrogatories to parties, § 33:5
  Filing
    generally, § 26:11
    notice of, § 31:3
  Financial interest in action as disqualification for administering deposition,
       § 28:4
  Foreign jurisdictions
    letter rogatory, § 28:3
    oral examination, depositions upon, § 30:13
    persons before whom depositions may be taken, § 28:3
     written questions, depositions upon, § 31:4
  General provisions governing discovery, CivilProc Rule 26; § 26:1 et seq.
  Hearing
     before action or pending appeal, perpetuating testimony, § 27:3
  In camera review of privileged matter, § 26:4
  Inspection. Production of documents and things and entry upon land for inspec-
       tion and other purposes, below
  Insurance agreements, scope of discovery, § 26:5
  Interests, persons before whom depositions may be taken, § 28:4
  Interrogatories to parties
     generally, CivilProc Rule 33; § 33:1 et seq.
     availability of interrogatories, § 33:2
    business records, option to produce, § 33:4
    comparison to Federal Rule, § 33:5
    compelling responses, motion, § 33:2
    contention interrogatories, § 33:3
    discretion of court as to trial use, § 33:3
     dispute procedure, compliance with, § 33:2
    electronically stored information, response designating, § 33:4
     failure to respond, § 33:2
    Federal Rule compared, § 33:5
    number of, § 33:2
    objections, § 33:2
    option to produce business records, § 33:4
    overview of rule, § 33:1
     privilege claims, § 33:2
     procedures for use, § 33:2
    production of business records, option for, § 33:4
    refusal to answer, § 33:2
    sanctions, § 33:2
    scope of interrogatories, § 33:3
     separate answers, § 33:2
     service of interrogatories or objections, § 33:2
     signatures, § 33:2
```

```
DISCOVERY—Cont'd
  Interrogatories to parties—Cont'd
     time issues, § 33:2
     trial, use at, § 33:3
     use at trial, § 33:3
  Judicial intervention, limitation of discovery, § 26:9
  Letter rogatory, foreign jurisdictions, § 28:3
  Liberal discovery, § 29:1
  Limitations
     judicial intervention, § 26:9
     perpetuate testimony, court's authority to entertain action to, § 27:8
     privileged matter, § 26:4
     protective order method, § 26:9
     trial preparation work product, § 26:6
  Mental examinations. Physical and mental examination of persons, below
  Methods of discovery, § 26:2
  Modification of procedure by stipulation, § 29:1
  Motions for discovery, § 26:12
  Nonparties
     serving requests for production on, § 34:4
  Notice
     generally, § 27:3; § 45:5
     depositions taken outside of state of Maine, § 28:3
     oral examination, depositions upon, § 30:3; § 30:5; § 30:12; § 30:14
     written questions, depositions upon, § 31:1; § 31:3
  Number of
     depositions upon oral examination, § 30:2; § 30:14
     interrogatories to parties, § 33:2
  Oath, depositions upon oral examination, § 30:9
  Objections
     admissibility of deposition use in court, § 32:3
     depositions upon oral examination, § 30:8
     depositions used in court, § 32:5
     oral examination, depositions upon, § 30:4; § 30:5; § 30:8
     privileged matter, § 26:4
     production of documents and things and entry upon land for inspection and
          other purposes, § 34:3
     requests for admission, § 36:2
  Option to produce business records, interrogatories, § 33:4
  Oral examination, depositions upon
     generally, CivilProc Rule 30; § 30:1 et seq.
     attendance
       failure of party noticing deposition to attend, § 30:12
       sanctions, failure to attend, § 37:6
       witness, § 30:2; § 30:12
     attorneys working together, § 30:1
     canceling deposition, § 30:8
     certification of deposition by officer, § 30:11
```

DISCOVERY—Cont'd Oral examination, depositions upon-Cont'd changes, submission of deposition transcript to witness for, § 30:10 comparison with Federal Rule, § 30:14 consulting with opposing counsel as to deposition timing and format, § 30:1 copies, § 30:11 costs of transcription, § 30:9; § 30:11 cross-examination of witness, § 30:8 delivery of original or copy of deposition, § 30:11 enlarging time for taking, § 30:3 errors and irregularities in deposition process, effect of, § 32:5; § 32:6 examination of witness, generally, § 30:8 exhibits, § 30:11 expenses, recovery of, § 30:9; § 30:12 failure of party noticing deposition to attend or to serve subpoena and recovery of related expenses, § 30:12; § 37:6 failure to answer, dispute resolution options, § 37:2 Federal Rule compared, § 30:14 foreign jurisdictions, depositions for use in, § 30:13 hours of testimony, § 30:8 instructing deponent not to answer, § 30:8 leave of court, § 30:2; § 30:3 limiting scope of deposition testimony, § 30:8 method of recording deposition, § 30:4 motion to cease taking deposition, § 30:8 notice and special notice of examination, § 30:2; § 30:3; § 30:5; § 30:12; § 30:14 number limitation, § 30:2; § 30:14 oath, § 30:9 objections, § 30:4; § 30:5; § 30:8 organization, deposition of, § 30:6 overview of rule, § 30:1 prison inmate, deposing, § 30:2 production of documents and things, § 30:5 record of examination, § 30:9 recording deposition, § 30:4; § 30:11 recovery of related expenses, § 30:12 sanctions, § 30:4 to § 30:6; § 30:8; § 37:2 service of objections to taking deposition, § 30:4 service of subpoena duces tecum, § 30:3 failure of party noticing deposition to serve, § 30:12 shortening time for taking, § 30:3 shorthand writing recording, § 30:4 signature, submission of deposition transcript to witness for, § 30:10 special notice of examination, § 30:3 stenotype machine recording, § 30:4

```
DISCOVERY—Cont'd
  Oral examination, depositions upon-Cont'd
     submission of deposition transcript to witness for changes and signature,
     subpoena for depositions upon oral examination, below
     suspending the deposition, § 30:8
    tape recording, § 30:4
     telephone, deposition by, § 30:7
     timing
       generally, § 30:2; § 30:3
       hours of testimony, § 30:8
       objections, § 30:4; § 30:5
       signing transcript, § 30:10
     transcript
       generally, § 30:9
       redacted portions, using in court, § 32:4
       submission to witness for changes and signature, § 30:10
     unrepresented party, § 30:3
     using at trial, § 30:10
     video recording, § 30:4; § 32:3; § 32:4
     waiver of leave of court, § 30:3
     when depositions may be taken, § 30:2; § 30:3
     witness "coaching," § 30:8
  Organization, depositions of upon oral examination, § 30:6
  Outside of state of Maine, persons before whom depositions may be taken,
  Pending appeal. Before action or pending appeal, perpetuating testimony, above
  Permissible requests, production of documents and things and entry upon land
       for inspection and other purposes, § 34:2
  Perpetuation of testimony. Before action or pending appeal, perpetuating
       testimony, above
  Persons before whom depositions may be taken
     generally, CivilProc Rule 28; § 28:1 et seq.
     certification of deposition by officer, § 30:11; § 31:2
    comparison with Federal Rule, § 28:5
    disqualification for interest, § 28:4
    Federal Rule compared, § 28:5
    interest, disqualification for, § 28:4
    outside of state of Maine, § 28:3
     overview of rule, § 28:1
     within state of Maine, § 28:2
     written stipulation of parties, § 29:1
  Petition, service of, § 27:3
  Physical and mental examination of persons
     generally, CivilProc Rule 35; § 35:1 et seq.
     agreement, examinations by, § 35:3
    appointment of guardian, § 35:2
    before action or pending appeal, perpetuating testimony, above
```

```
DISCOVERY—Cont'd
  Physical and mental examination of persons—Cont'd
    comparison with Fed. R. Civ. P. 35, § 35:4
     court-ordered examinations, timing, § 35:2
    delivery of report of examining physician or psychologist, § 35:3
     deposing examiner, right of examinee, § 35:1; § 35:3
     entitlement to receive reports, § 35:1
    exchange of reports, § 35:1
    Fed. R. Civ. P. 35 compared, § 35:4
     notice, § 35:2
    obligations arising from the ordered examination, § 35:1
    obtaining report, § 35:3
    party's choice of examiner, § 35:1
    preconditions, § 35:2
    presence of persons at examination, § 35:2
    privilege, § 35:3
    privilege, examined person's waiver of, § 35:1
     procedure, § 35:2
    qualifications of examiner, § 35:2
    report of examining physician or psychologist, § 35:3
     sanctions, failure to comply with order, § 35:1
     timing, court-ordered examinations, § 35:2
    treating physician restriction, § 35:2
     videotaped depositions of physicians, using in court, § 32:4
  Physicians. Physical and mental examination of persons, above
  Preparation for trial, scope of discovery, § 26:6 et seq.
  Privilege matters
     generally, § 26:4
    interrogatories, § 33:2
     physical and mental examination of persons, § 35:1; § 35:3
     scope of discovery, § 26:3 et seq.; § 26:4
  Process and service of process and papers
     failure to make discovery, failure of service of answers, § 37:6
     oral examination, failure of party noticing deposition to serve subpoena,
         § 30:12
     petition, service of, § 27:3
     production of documents and things and entry upon land for inspection,
         requests for production on nonparties, § 34:4
    requests for admission, § 36:2
     subpoena as to deposition, § 30:2; § 30:3; § 30:12
     written questions, depositions upon, § 31:1
  Production and Inspection of documents and things and entry upon land for
       inspection and other purposes
     generally, CivilProc Rule 34
  Production of documents and things and entry upon land for inspection and other
       purposes
     generally, § 34:1 et seq.
     before action or pending appeal, perpetuating testimony, above
```

DISCOVERY—Cont'd

```
Production of documents and things and entry upon land for inspection and other
     purposes—Cont'd
  comparison to Federal Rule, § 34:5
  electronically stored information, § 34:2; § 34:3
  Federal Rule compared, § 34:5
  interrogatories, production of business records, § 33:4
  making request, procedure for, § 34:3
  nonparties, serving requests for production on, § 34:4
  objecting to request, procedure for, § 34:3
  oral examination, depositions upon, § 30:5
  permissible requests, scope of, § 34:2
  procedure for making, objecting, and responding to request, § 34:3
  purpose, § 34:2
  reasonable, § 34:3
  responding to request, procedure for, § 34:3
  scope of permissible requests, § 34:2
  serving requests for production on nonparties, § 34:4
  third party possession of records, § 34:3
  time issues, § 34:3
Production of trial preparation materials, § 26:7; § 26:8
Protective orders, § 26:9
Psychologists. Physical and mental examination of persons, below
Purposes of discovery, § 26:1
Records and recording
  oral examination, depositions upon, § 30:4; § 30:9
  perpetuation of testimony, § 27:7
  production of documents and things and entry upon land for inspection and
       other purposes, above
  registry of deeds, § 27:7
  written questions, depositions upon, § 31:2
Recovery of related expenses, depositions upon oral examination, § 30:12
Registry of deeds, perpetuating testimony recorded in, § 27:7
Relative of deponent disqualified from administering deposition, § 28:4
Report of examining physician or psychologist, physical and mental examination
     of persons, § 35:3
Requests
  admission. Requests for admission, below
  production of documents and things and entry upon land for inspection and
       other purposes, above
Requests for admission
  generally, CivilProc Rule 36; § 36:1 et seq.
  amendment of response, § 36:3
  answering, § 36:2; § 37:2
  comparison with Fed. R. Civ. P. 36, § 36:4
  deemed admissions, § 36:3
  discretion of court, § 36:3
  effect of admission, § 36:1; § 36:3
```

```
DISCOVERY—Cont'd
  Requests for admission—Cont'd
    expenses, award of, § 36:2
    extrinsic documents, involving, § 36:2
     failure to answer, § 37:2
    Fed. R. Civ. P. 36 compared, § 36:4
    format of request, § 36:2
    limited purpose, § 36:2
    motion to determine sufficiency of answer or objection, § 36:2
    objections, § 36:2
     partial denial, § 36:2
     service of, § 36:2
    time issues, § 36:2
     withdrawal of response, § 36:3
  Responding to request, production of documents and things and entry upon land
       for inspection and other purposes, § 34:3
  Return of deposition, effect of errors as to, § 32:6
  Sanctions. Failure to make discovery, above
  Scheduling
     order, pretrial procedure, § 16:2
  Scope of discovery
     generally, § 26:3 et seq.
     insurance agreements, § 26:5
    privileged matter, § 26:4
    protective order, § 26:9
    trial preparation, § 26:6 et seq.
  Service of process. Process and service of process and papers, above
  Signatures
     interrogatories to parties, § 33:2
     submission of deposition transcript to witness for, § 30:10
  Special notice of examination, depositions upon oral examination, § 30:3
  Stipulations regarding discovery procedure
    generally, CivilProc Rule 29; § 29:1; § 29:2
    comparison with Federal Rule, § 29:2
    Federal Rule compared, § 29:2
     purpose and scope of rule, § 29:1
  Submission of deposition transcript to witness for changes and signature, § 30:10
  Subpoena
     duces tecum, § 30:3; § 45:4
     form, § 45:9
    sanctions, § 45:3
     service of, § 45:2
    subpoena for depositions upon oral examination, below
    taking deposition, generally, § 45:5; § 45:9
  Subpoena for depositions upon oral examination
     generally, § 45:5; § 45:9
    compelling witness to attend deposition, § 30:2
     duces tecum, § 30:3; § 45:4
```

```
DISCOVERY—Cont'd
  Subpoena for depositions upon oral examination—Cont'd
     failure of party noticing deposition to serve, § 30:12
     foreign jurisdiction, § 30:13
     form, § 45:9
  Supplementation of discovery responses, § 26:10
  Telephone, deposition by, § 30:7
     court-ordered physical and mental examination of persons, § 35:2
     oral examination, depositions upon, § 30:2
  Transcript
     submission to witness for changes and signature, depositions upon oral exami-
          nation, § 30:10
     using deposition transcript in court, § 32:4
  Trial, use of interrogatories at, § 33:3
  Trial preparation, scope of discovery
     experts, § 26:8
     materials protected, § 26:6
     production of materials, § 26:7
  Videotaped depositions
     Generally, § 30:4; § 32:3
     using in court, § 32:4
  Within state of Maine, persons before whom depositions may be taken, § 28:2
  Witnesses
     compensation for expert witnesses who testify, § 54:7
     depositions, § 30:8; § 30:10
     supplementation of discovery responses, § 26:10
  Written questions, depositions upon
     generally, CivilProc Rule 31; § 31:1 et seq.
     advantages, § 31:1
     attendance, § 31:1
     certification, § 31:2
     comparison with Federal Rule, § 31:5
     cross questions, procedure, § 31:1
     delivery, § 31:2
     enlargement of time, § 31:1
     Federal Rule compared, § 31:5
     filing, § 31:2
     filing, notice of, § 31:3
     follow-up questions, procedure, § 31:1
     foreign jurisdictions, use of depositions in, § 31:4
     notice of filing, § 31:3
     notice required, § 31:1
     officer designated to take deposition, obligations, § 31:2
     preserving identity of deponent, § 31:1
     purpose, § 31:1
     record, preparing, § 31:2
     redirect and recross questions, procedure, § 31:1
```

```
DISCOVERY—Cont'd

Written questions, depositions upon—Cont'd service of questions, § 31:1 shortening of time, § 31:1 subpoena, § 31:1 taking responses to questions, § 31:2
```

time, § 31:1 use in foreign jurisdictions, § 31:4

Written questions, interrogatories. Interrogatories to parties, above Written stipulations. Stipulations regarding discovery procedure, above

DISMISSAL

Derivative actions by shareholders, CivilProc Rule 23A

DISMISSAL OF ACTIONS

Amendment of complaint after dismissal of complaint for failure to state claim, § 15:3

Appeals. Rules of Appellate Procedure, this index

Converting a Rule 12(b)(6) motion to summary judgment, § 12:13

De novo review of dismissal for failure to state a claim, § 12:11

Delayed or untimely service of process when commencing action, § 3:3

Failure to state a claim, § 12:11; § 15:3

Forum non conveniens grounds, § 4:18; § 4:19

Laches basis, § 12:12

No jurisdiction over subject matter, § 12:7

Pretrial procedure noncompliance sanctions, § 16:5

Statute of limitations basis, § 12:12

Subpoena noncompliance grounds, § 45:3

Trials, this index

DISTRICT COURT

Administrative Court absorbed by, § 0:32

Always open, § 77:1

Annulment proceedings under Title 19-A, jurisdiction, § 0:26

Appeals

generally, § 0:7; § 0:17; § 0:24

family division orders, § 0:31

Attachment actions, venue, § 0:29

Business and Consumer Court Docket (BCD), transfer to, § 0:34

Case management officers, Family Division, § 0:31

Child protection proceedings, jurisdiction, § 0:26

Civil Violations Other Than Traffic, this index

Conferences, pretrial procedure, § 16A:3; § 16A:4

Court Clerks, this index

Demand for jury trial, § 38:3

Divorce proceedings under Title 19-A, jurisdiction, § 0:26

Equitable relief, jurisdiction, § 0:25

Family Division

generally, § 0:31

```
DISTRICT COURT—Cont'd
  Family Division—Cont'd
    history of rule of procedure, § 1:1
  Jurisdiction
    generally, § 0:24 et seq.
    annulment proceedings under Title 19-A, § 0:26
    appeals, § 0:7; § 0:17
    child protection proceedings, § 0:26
    concurrent with Probate Court, § 0:33
    concurrent with superior Court, § 0:24; § 0:25
    divorce proceedings under Title 19-A, § 0:26
    equitable relief, § 0:25
    Family Division, § 0:31
    separation proceedings under Title 19-A, § 0:26
    small claims actions, § 0:27
    Title 19-A proceedings, § 0:26
  Jury trial demand, § 38:3
  Justifiability of appeals, § 0:24
  Local actions, venue, § 0:30
  Orders after conference, § 16A:4
  Orders prior to trial, § 16A:2
  Pretrial procedure
    generally, CivilProc Rule 16A; § 16A:1 et seq.
    comparison with Federal Rule, § 16A:6
    conferences, § 16A:3; § 16A:4
    court calendar, use of, § 16A:4
    Federal Rule compared, § 16A:6
    modification of pretrial order, § 16A:4
    noncompliance sanctions, § 16A:5
    orders after conference, § 16A:4
    orders prior to trial, § 16A:2
    Pleadings and Motions, this index
    pretrial conferences, § 16A:3
    sanctions, § 16A:5
    scheduling orders, § 16A:2
  Removal and Appeal from District Court to Superior Court or Law Court, this
  Sanctions, pretrial procedure, § 16A:5
  Scheduling orders prior to trial, § 16A:2
  Separation proceedings under Title 19-A, jurisdiction, § 0:26
  Small claims actions, jurisdiction, § 0:27
  Title 19-A proceedings, jurisdiction, § 0:26
  Traffic Infractions, this index
  Transfer of venue, § 0:28
  Transfer to Business and Consumer Court Docket (BCD), § 0:34
  Trustee process actions, venue, § 0:29
  Venue
    generally, § 0:28
```

DISTRICT COURT—Cont'd

Venue—Cont'd attachment, actions involving, § 0:29
Family Division, § 0:31
forcible entry and detainer, § 0:30
local actions, § 0:30
replevin, § 0:30
transfer, § 0:28
trustee process, actions involving, § 0:29
waiver, § 0:28
Waiver, venue, § 0:28

DIVORCE ACTIONS

District court jurisdiction under Title 19-A, § 0:24; § 0:26 Judgment, this index Standing to appeal, § 0:11 Superior Court jurisdiction, appeal, § 0:18 Venue, § 0:21 Verification of pleadings, § 11:1

DOCKETING

Scheduling and Docketing, this index

DOCUMENTS

Records and Recording, this index

DRUGS AND NARCOTICS

Search Warrants for Schedule Z Drugs, this index

EFFECTIVE DATE

Generally, CivilProc Rule 86; § 86:1 et seq.
Abrogation of District Court civil rules, § 86:2
Application of amendments to pending cases, § 86:3
Application of original rules, § 86:1
Comparison with Federal Rule, § 86:4
District Court civil rules, abrogation of, § 86:2
Federal Rule compared, § 86:4
Original rules, application of, § 86:1
Pending cases, application of amendments to, § 86:3

ELECTRONIC COMMUNICATION

Business and Consumer Docket (BCD), CivilProc Rule 138; § 138:1; § 138:2

ELECTRONIC FILINGS

Generally, § 5:8

Appellate brief, § A7:4; § A12A:2

Business and Consumer Docket (BCD), CivilProc Rule 139
federal rule, comparison, 139:4
how filing accomplished, 139:1
simultaneous electronic service, 139:2
time periods, calculation, 139:3

ELECTRONIC FILINGS—Cont'd

Law court, § A12A:2; § A12A:4

ELECTRONIC SERVICE

Business and Consumer Docket (BCD), CivilProc Rule 140 alternative service with court approval, 140:2 federal rule, comparison, 140:5 time periods, calculation, 140:4 undeliverable, when returned, 140:3 when required, 140:1

ELECTRONIC SOUND RECORDING

Generally, CivilProc Rule 76H; § 76H:1 to 76H:5

Comparison with Federal Rule, § 76H:5

Court clerks, recording of hearings, § 77:2

Deposition

perpetuating testimony, § 27:7

telephone, by, § 30:7

videotaped. Discovery, this index

Federal Rule compared, § 76H:5

Independent recordings, § 76H:3

Recordings by the court, § 76H:2

Removal and Appeal from District Court to Superior Court or Law Court, this index

Transcripts of electronic recordings on appeal, § 76H:4

ELECTRONICALLY STORED INFORMATION

Discovery, this index

E-MAIL AND OTHER ELECTRONIC MEANS

Service by, § **4:12** methods of filing, § **5:8**

EMINENT DOMAIN, SUPERIOR COURT APPEALS

Jurisdiction, § 0:15 Venue, § 0:22

ENFORCEMENT

Judgment, this index

ENLARGEMENT OF TIME

Additional provisions for enlargement, § 6:5

Affidavits, filing, § 6:5

Business and Consumer Docket (BCD), motion practice, § 134:3

Court order, generally, § 6:2 et seq.

Deposition, taking

oral deposition, § 30:3

written deposition, § 31:1

Discretion of court, § 6:2

Exceptions to enlargement, § 6:4

Excusable neglect standard, § 6:2

Index-32

ENLARGEMENT OF TIME—Cont'd

Federal Rule compared, § 6:8

Finality of judgment exceptions to enlargement, § 6:4

Forms

motion for enlargement of time, § 6:9

order enlarging time, § 6:11

stipulation of enlargement of time, § 6:10

Holidays, § 6:1; § 6:8

Judgment-related actions, § 6:4; § 6:6

Motion for enlargement of time

generally, § 7:2

form, § 6:9

Order enlarging time, form, § 6:11

Restraining orders, § 6:4

Return of service of complaint or summons, filing, § 3:3

Saturday or sunday, § 6:1; § 6:8

Service by mail, additional time after, § 6:7; § 6:8

Stipulations, § 6:3; § 6:5; § 6:10

ENTRY OF JUDGMENT

Judgment, this index

ENTRY UPON LAND

Discovery, this index

ENVIRONMENT

Board of Environmental Protection, review of orders of, § 0:10; § 0:11 Jurisdiction, § 0:25

EQUITY

Determining whether claim is legal or equitable, § 38:2; § 39:3

District court jurisdiction, equitable relief, § 0:24; § 0:25; § 0:27

Forum non conveniens considerations, § 4:19

Injunctions, this index

Jurisdiction, § 0:18; § 2:1 to 2:3

Jury trial of right, § 38:2; § 39:3

One form of action, CivProc Rule 2, merger of law and equity, § 2:1 to 2:3

Quieting real title actions, procedure, § 80A:9

Relief from judgment or order, § 60:10

Small claims actions, § 0:27

Superior Court, this index

Trial by jury or by court, legal and equitable issues, § 38:2; § 39:3

ESTOPPEL

Pleadings and motions, § 8:12; § 8:17

ETHICS

Generally, § 0:2; § 0:4; § 0:5

Adoption of rules, § 1:1

EVIDENCE

Discovery, this index Harmless Error, this index Pleadings and Motions, this index Trials, this index

EXAMINATIONS

Discovery, this index Trials, this index

EXCEPTIONS

Rules of Appellate Procedure, this index

EXCUSABLE NEGLECT

Enlargement of time, § 6:2
Relief from judgment or order, § 60:6

EXECUTION ON JUDGMENT

Judgments, this index

EXPEDITED TRACK

Generally, CivilProc Rule 16C; § 16C:1 Discovery and order, § 16C:2 Federal rule, comparison, § 16C:5 Judgment and default limit on recovery, § 16C:4 Trial procedure, § 16C:3

EXPENSES

Costs and Fees, this index

EXTENSION OF TIME

Enlargement of Time, this index

EXTRAORDINARY REMEDIES

Superior court jurisdiction, § 0:14; § 0:16

EXTRAORDINARY WRIT PROCEEDINGS

Appeals, § 0:7; § 0:14 Superior Court jurisdiction, § 0:14

FACSIMILE

Signature of clerk, § 77:5

FAILURE TO FILE

Rules of Appellate Procedure, this index

FAILURE TO MAKE DISCOVERY

Discovery, this index

FAMILY LAW

Applicability of rules, Uniform Act on Paternity and Family Division Rules, **§ 81:6**

Case management officers, § 0:31 District court jurisdiction and venue, § 0:31; § 1:1

Index-34

FAMILY LAW—Cont'd

Family Division rules, CivilProc Rules 100 to 127 Mediation in, § 92:4 Paternity Proceedings, this index Superior court jurisdiction, § 0:18 FEDERAL RULE COMPARED Administrative inspection warrants, § 80E:4 Alternative dispute resolution (ADR), § 16B:9 Applicability of rules, § 81:16 Assignment of counsel, § 88:2 Attachment, § 4A:7 Business and consumer docket case filing, transfer, and identification, § 131:4 case management, § 132:4 electronic communication, § 138:2 electronic filing, § 139:4 electronic service, § 140:5 joint final pretrial statement, § 135:3 motion practice, § 134:4 pretrial conference, § 136:3 purpose, scope, and other rules, § 130:4 trial, § 137:2 Civil violations other than traffic, § 80H:6 Commencement of action, § 3:4 Contempt proceedings, § 66:5 Counterclaim and cross-claims, § 13:14 Court clerks, § 77:6; § 79:3 Declaratory judgments, § 57:7 Default and default judgment, § 55:10 Definitions, § 83:2 Deposit in court, § 67:2 Depositions and discovery court proceedings, use of depositions in, § 32:7 discovery before action or pending appeal, § 27:9 failure to make discovery, § 37:8 interrogatories to parties, § 33:5 oral examination, depositions upon, § 30:14 persons before whom depositions may be taken, § 28:5 production of documents and things and entry upon land for inspection and other purposes, § 34:5 stipulations regarding discovery procedure, § 29:2 written questions, depositions upon, § 31:5 District court, pretrial procedure, § 16A:6 Effective date, § 86:4 Execution, § 62:9; § 69:4 Expedited track, § 16C:5 Final agency action review, § 80C:8

```
FEDERAL RULE COMPARED—Cont'd
  Forcible entry and detainer, § 80D:6
  Foreclosure diversion program, § 93:4
  Governmental action review, § 80B:9
  Injunctions, § 65:11
  Judgment
    generally, § 54:8
    court fees, § 54A:2
    entry of judgment, § 58:6
    execution, § 62:9; § 69:4
    harmless error, § 61:2
    inability of judge to proceed, § 63:5
    new trials and amendment of judgments, § 59:7
    relief from judgment or order, § 60:13
    stay of proceedings to enforce judgment, § 62:9
  Judgment for specific acts, § 70:2
  Jurisdiction and venue, § 82:2
  Jury trial de novo in small claims appeals to Superior Court, § 80L:5
  Land use violations, § 80K:6
  Legal assistance by law students, § 90:2
  License revocation or suspension actions, § 80G:2
  Medical malpractice screening panel procedures, § 80M:2
  Offer of judgment, § 68:3
  Parties
     generally, § 17:6
    class actions, § 23:6
    derivative actions by members of unincorporated associations, § 23AB:2
    interpleader, § 22:3
    intervention, § 24:5
    joinder of claims and remedies, § 18:3
    joinder of persons needed for just adjudication, § 19:4
    misjoinder and nonjoinder of parties, § 21:3
    permissive joinder of parties, § 20:4
    settlement of claims of minor plaintiffs, § 17A:3
    substitution of parties, § 25:5
  Pleadings and motions
    generally, § 7:6; § 8:22
    allowed pleadings, form of motions, § 7:6
    amended and supplemental pleadings, § 15:8
    defenses and objections, § 12:19
    formation of pleadings, § 10:4
    service and filing, § 5:9
    signing of pleadings and motions, § 11:4
    special matters, pleading, § 9:7
    third-party practice, § 14:6
  Process in behalf of and against persons not parties, § 71:3
```

Publication of orders and standards. § 87:2

FEDERAL RULE COMPARED—Cont'd Real actions, § 80A:10 Removal and appeal from District Court to Superior Court or law court appeal to Superior Court, § 76D:3 briefs and oral arguments in Superior Court, § 76G:2 electronic sound recording, § 76H:5 joint or several appeals to Superior Court, § 76E:2 record on appeal to Superior Court, § 76F:3 removal to Superior Court, § 76C:3 Replevin, § 64:7 Rules of appellate procedure appendix to briefs, § A8:10 briefs in law court, § 7A:6 consideration by law court, § A11:3 costs and interest on judgments in civil cases, § A13:4 definitions, § 1B:2 dismissal of appeal, § A4:6 filing of appeal, § A2C:13 filing record with law court, § A6:6 law court, § A12:4 mandates, § A14:4 motions and other papers in law court, § A10:4 public access to proceedings and records, § A12B:2 record on appeal, § A5:8 schedule for briefing and consideration, § A7:6 Rules of civil procedure forms, § 84:2 scope of rules, § 1:6; § 1:9 Special appeal proceedings certification of questions of law by federal courts to law court, § A25:4 public utilities commission, review of rulings and orders of, § A22:2 report of cases, § A24:6 Superior court jury trial of right, § 38:6 pretrial procedure, § 16:6 Time, § 6:8 Traffic infractions, § 80F:6 argument of counsel and instructions to jury, § 51:6 assignment of cases for trial and continuances, § 40:5 consolidation or separate trials, § 42:7 dismissal of actions, § 41:5 findings by court, § 52:9 foreign law, determination of, § 44A:2 judgment as matter of law, § 50:7 jurors, § 47:6 majority verdict, § 48:2

FEDERAL RULE COMPARED—Cont'd

Trials—Cont'd
official record, proof of, § 44:5
preserving objections, § 46:3
referees, § 53:5
special verdicts and interrogatories, § 49:5
subpoena, § 45:7
testimony, taking of, § 43:12
trial by jury or by court, § 39:6
Trustee process, § 4B:23
Waiver of payment of fees or costs, § 91:3
Warrants for surveys and tests, § 80J:2
Withdrawal of attorneys, § 89:3

FEES

Costs and Fees, this index

FILING

Discovery, this index Pleadings and Motions, this index Rules of Appellate Procedure, this index

FINAL AGENCY ACTION REVIEW

Generally, CivilProc Rule 80C; § 80C:1 et seq. Comparison with Federal Rule, § 80C:8
Definition, final agency action, § 0:16
Federal Rule compared, § 80C:8
Hearing, § 80C:5
Judgment, § 80C:6
Jurisdiction, § 0:16
Law court, review by, § 80C:7
Pleadings, § 80C:2
Record, § 80C:4
Scope of rule, § 80C:1
Stay, § 80C:3
Time, § 80C:3

FINAL JUDGMENT RULE

Rules of Appellate Procedure, this index

FINAL REMEDIES

Rules of Civil Procedure, this index

FINDINGS BY COURT

Summary judgment, § 56:12 Trials, this index

FISCAL PROCEDURES AND RELATIONS OF JUDICIAL DEPARTMENT

Generally, § 0:2
Deposit in Court, this index
Funding court administration, § 0:4

FORCIBLE ENTRY AND DETAINER

Generally, CivilProc Rule 80D; § 80D:1 et seq.

Appeal, § 0:17; § 80D:4

Commencement of action, § 80D:2

Comparison with Federal Rule, § 80D:6

Defense of retaliation, § 80D:3

Federal Rule compared, § 80D:6

Jurisdiction, § 0:24

Mediation in, § 92:5

Possession, writ of, § 80D:5

Retaliation, defense of, § 80D:3

Stay, § **80D:5**

Venue, § 0:30

Writ of possession, § 80D:5

FORECLOSURE

Appeal jurisdiction, § 0:17

Default and default judgment, § 55:1; § 55:9

Foreclosure Diversion Program, this index

Jurisdiction, § 0:17; § 0:18

Mortgage foreclosure rules, § 80A:6

Real actions to quiet title, foreclosure of mortgage, § 80A:6

Summary judgment, § 56:5

FORECLOSURE DIVERSION PROGRAM

Generally, CivilProc Rule 93; § 93:1 to 93:4

Comparison with Federal Rule, § 93:4

Confidentiality of residential mortgage foreclosure mediation, § 93:3

Federal Rule compared, § 93:4

Procedure in residential mortgage foreclosures, § 93:2

Purpose of rule, § 93:1

Residential mortgage foreclosures, procedure in, § 93:2

Scope of rule, § 93:1

FOREIGN JUDGMENTS

Recognition and enforcement in Superior Court, § 0:20

FOREIGN JURISDICTIONS

Discovery, this index

Process and Service of Process and Papers, this index

Trials, this index

FORMAT

Pleadings and Motions, this index

Rules of Appellate Procedure, this index

Summary Judgment, this index

FORUM NON CONVENIENS DOCTRINE

Generally, § 4:18

Discretionary factors, § 4:19

FORUM NON CONVENIENS DOCTRINE—Cont'd

Trustee process, quasi in rem jurisdiction, § 4B:5

GOVERNMENTAL ACTION REVIEW

Generally, CivilProc Rule 80B; § 80B:1 et seq.

Comparison to Federal Rule, § 80B:9

Federal Rule, similarity to, § 80B:9

Hearing, § 80B:6

Judgment, § 80B:7

Law court, review by, § 80B:8

Notice, § 80B:4

Pleadings, § 80B:2

Record, § 80B:5

Scope of rule, § 80B:1

Stay, § 80B:3

Time, § 80B:3

Trial, § 80B:6

GUARDIAN AD LITEM

Generally, § 17:5; § 25:2

Discovery perpetuating testimony before action or pending appeal, court-appointed attorney, § 27:3

GUARDIAN OR NEXT FRIEND

Generally, § 17A:1; § 17:5; § 25:2

HABEAS CORPUS

Applicability of rules, § 81:4

HARASSMENT

District court jurisdiction, § 0:24

HARMLESS ERROR

Generally, CivilProc Rule 61; § 61:1; § 61:2

Comparison with Federal Rule, § 61:2

Judgment, this index

Purpose and scope of rule, § 61:1

HEARINGS

Attachment, § 4A:2

Business and Consumer Docket, motion practice, § 134:1

Court clerks, § 77:2

Discovery, this index

Execution on judgment, § 69:1

Final agency action review, § 80C:5

Governmental action review, § 80B:6

New trials and amendment of judgments. Judgment, this index

Pleadings and Motions, this index

Referees, transcript of hearing, § 53:4

Settlement of claims of minor plaintiffs, § 17A:2

Trials, location of hearings without jury, § 39:4

HOLIDAYS

Computation of time periods, § 6:1; § 6:8

IMPLEADER (THIRD-PARTY PRACTICE)

Pleadings and Motions, this index

IN FORMA PAUPERIS STATUS

Alternative dispute resolution (ADR), § 16B:3

INABILITY OF JUDGE TO PROCEED

Judgment, this index

INJUNCTIONS

Generally, CivilProc Rule 65; § 65:1 et seq.

Appealability of injunctive order, § A2C:3; § 65:9

Bond requirement, § 65:5

Comparison with Federal Rule, § 65:11

Contempt, § 65:10

Domestic relations statutes, § 65:7

Employer and employee statutes, § 65:7

Enforcement methods, § 65:10

Enlargement of time, restraining orders, § 6:4

Federal Rule compared, § 65:11

Findings and conclusions by court, § 65:6

Format of injunction, § 65:6

Judge, presentation to other, § 65:8

Kinds of injunctions, § 65:2

Modification, § 65:8

Other justice or judge, presentation to, § 65:8

Permanent injunction, § 65:2; § 65:6

Persons bound by, § 65:6

Preliminary injunction, § 65:2; § 65:4; § 65:6

Presentation to other justice or judge, § 65:8

Requirement of bond, § 65:5

Scope of injunction, § 65:6

Stay of execution exception, § 62:2

Temporary restraining order, § 65:2; § 65:3; § 65:6

Verification of TRO pleadings, § 11:1

INSPECTION

Administrative Inspection Warrants, this index

Discovery, this index

Milk licensing and inspection enforcement, jurisdiction, § 0:24

INSURANCE

Affirmative defense, noncompliance with conditions of insurance policy, § 8:19 Scope of discovery, insurance agreements, § 26:5

INTEREST ON MONEY

Default judgment, § 55:3

Demand for judgment, § 8:3; § 54:5

INTEREST ON MONEY—Cont'd

Execution on judgment as including, § 69:2 Rules of Appellate Procedure, this index

INTERLOCUTORY RULINGS, REPORT OF CASES

Appeals, § A24:4; § 0:8

INTERPLEADER

Parties, this index

INTERPRETERS

Appointment of, § 43:11

INTERROGATORIES

Discovery, this index Trials, this index

INTERVENTION

Parties, this index

INVOLUNTARY COMMITMENT TO HOSPITAL

Appeal jurisdiction, § 0:17 District court jurisdiction, § 0:24

JOINDER OF CLAIMS AND REMEDIES

Parties, this index

JOINDER OF PARTIES

Parties, this index

JOINT OR SEVERAL APPEALS

Removal and Appeal from District Court to Superior Court or Law Court, this index

JUDGES

Appointment of justices, § 0:2

Code of Judicial Conduct, § 0:2; § 1:1

Consolidation of trials, assignment of special judge, § 42:1

Disability. Judgment, this index

Inability of judge to proceed. Judgment, this index

JUDGMENT

Generally, CivilProc Rule 54; § 54:1 et seq.

Amendment. New trials and amendment of judgments, below

Appeal and Review, this index

Attachment continuance, stay of proceedings to enforce judgment, § 4A:2; § 62:6

Attorney's fees, claims for, § 54:4

Class actions, § 23:2

Clerical errors, relief from judgment or order, § 59:6; § 60:2

Clerk, entry of judgment by, § 58:3; § 58:4

Comparison with Federal Rule, § 54:8

Continuance of attachment, stay of proceedings to enforce judgment, § 62:6

```
.JUDGMENT—Cont'd
  Correction of clerical errors, relief from judgment or order, § 59:6; § 60:2
  Costs and fees
     generally, § 54:7
    attorney's fees, claims for, § 54:4
    court fees, generally, CivilProc Rule 54A; § 54A:1; § 54A:2
     Rule 54(d) to (g), § 54:7
  Counterclaim and cross-claims, separate judgment, § 13:12
  Court fees
     generally, CivilProc Rule 54A; § 54A:1; § 54A:2
    comparison with Federal Rule, § 54A:2
  Declaratory Judgments, this index
  Default and Default Judgment, this index
  Default limit on recovery, § 16C:4
  Demand for judgment, § 8:3; § 54:5; § 54:6
  Directed verdict (judgment as matter of law). Trials, this index
  Disability of judge. Inability of judge to proceed, below
  Disqualification or recusal, § 63:4
  Divorce actions
    exception to stay of execution for support orders in, § 62:3
  Enforcement
     District court jurisdiction over disclosure proceedings, § 0:.23
    effect of signed judgments, § 58:1
    nonparties enforcing order, CivilProc Rue 71; § 71:1 to 71:3
     Stay of proceedings to enforce judgment, below
  Entry of judgment
     generally, CivilProc Rule 58; § 58:1 et seq.
    attachment, effect on, § 58:1
     attorney participation in drafting judgment, § 58:2
    clerk, entry of judgment by, § 58:3; § 58:4; § 77:4; § 77:5
    comparison with Federal Rule, § 58:6
    effect of entry onto docket, § 58:1
    enforceability of signed judgments, § 58:1
     facsimile signature of clerk, § 77:5
    Federal Rule compared, § 58:6
     form of judgment, § 58:2
    notice of appeal, effect on, § 58:1
    notice of entry of judgment, § 58:5
    purpose, § 58:1
    requirements, § 58:2
    signed judgments and entered judgments, § 58:1
     standing directions to clerk to enter judgment, § 58:4
    substantive requirements, § 58:2
     timing, entry on docket, § 58:1
  Equitable judgment, relief from judgment or order, § 60:10
  Excusable neglect, relief from judgment or order, § 60:6
```

.JUDGMENT—Cont'd Execution on generally, CivilProc Rule 69; § 69:1 et seq. alias executions, § 69:2 arrest of debtor, § 69:1 comparison with Federal Rule, § 69:4 default judgment, immediate execution on, § 55:4 discovery, use of, § 69:3 Federal Rule compared, § 62:9; § 69:4 hearing, § 69:1 interest on judgment included, § 69:2 issuance of execution, § 69:2 partial satisfaction, § 69:2 renewal executions, § 69:2 sanctions for failure to attend hearing, § 69:1 stay of proceedings to enforce judgment, below time for issuing, § 69:2 Expedited track, § 16C:4 Facsimile signature of clerk, entry of judgment, § 77:5 Federal Rule compared, § 54:8 Fees. Costs and fees, above Fewer than all claims and parties, judgment as to, § 54:3 Final judgment rule. Rules of Appellate Procedure, this index Format of judgments, § 54:2 Fraud, relief from judgment or order, § 60:8 Harmless Error, this index Immediate execution order default judgment, on, § 55:4 stay of execution, § 62:4 Inability of judge to proceed generally, CivilProc Rule 63; § 63:1 et seq. action by successor judge, § 63:2; § 63:3 comparison with Federal Rule, § 63:5 death of judge, § 63:3 definition of disability, § 63:1 disability defined, § 63:1 disqualification or recusal, § 63:4 Federal Rule compared, § 63:5 recusal, § 63:4 retirement, § 63:1 successor judge, action by, § 63:2; § 63:3 when another judge may act, § 63:2 Independent action for relief from judgment, § 60:3 Inherent power of reviewing court, stay of proceedings to enforce judgment, § 62:8 Interest on, § 8:3 Judge's disability. Inability of judge to proceed, above Judgment for Specific Acts, this index

```
JUDGMENT—Cont'd
  Land use violations, § 80K:4
  Matter of law. Trials, this index
     new trials and amendment of judgments, § 59:3; § 59:5
     relief from judgment or order, time for motion, § 60:4
     setting aside default judgment, § 55:7
  Multiple claims or parties, stay of judgment on one of, § 62:7
  Neglect, relief from judgment or order, § 60:6
  New trials and amendment of judgments
     generally, CivilProc Rule 59; § 59:1 et seq.
     affidavits served with motion, § 59:3; § 59:6
     alteration of judgment, generally, § 59:6
     alternative, resubmitting verdict form to jury for reconsideration, § 49:1;
          § 49:3
    amendment, findings of court, § 52:3
     amendment of judgment, generally, § 59:6
    availability of transcript, § 59:2; § 59:4
    burden of proof, § 59:1
    clerical error grounds, § 59:6
    comparison with Federal Rule, § 59:7
    Federal Rule compared, § 59:7
     fewer than all parties or issues, § 59:2
     grounds for new trial, § 59:1; § 59:2
    hearing, § 59:3; § 59:6
     motion, generally, § 59:3; § 59:6
     motion, review of action on, § 59:5
    nonjury cases, § 59:2
    notice, § 59:3
    partial new trial, § 59:2
    resubmitting verdict form to jury for reconsideration as alternative, § 49:1;
         § 49:3
    review of action on motion, § 59:1; § 59:5
     standing to move court to alter or amend judgment, § 59:1
     time for motion, § 59:3; § 59:6
    transcript is unavailable, new trial where, § 59:2; § 59:4
     vacation of judgment, § 59:6
  Newly discovered evidence
     new trial, § 59:2
     relief from judgment or order, § 60:7
  No just reason for delay
     Judgment as to fewer than all claims and parties, § 54:3.50
  Nonparties enforcing order, CivilProc Rue 71; § 71:1 to 71:3
  Notice of entry of judgment, § 58:5; § 77:4
  Notwithstanding the verdict. Trials, this index
  Offer of Judgment, this index
  One of multiple claims or parties, stay of judgment on, § 62:7
  Order for immediate execution, stay of execution, § 62:4
```

```
.JUDGMENT—Cont'd
  Pattern (overview) of judgment rules, § 54:1
  Referee proceeding, § 53:4
  Relief from judgment or order
     generally, CivilProc Rule 60; § 60:1 et seq.
     after appeal, § 60:12
    clerical errors, correction of, § 59:6; § 60:2
    comparison with Federal Rule, § 60:13
     correction of clerical errors, § 59:6; § 60:2
    equitable judgment, no longer, § 60:10
    excusable neglect, § 60:6
     Federal Rule compared, § 60:13
     fraud, § 60:8
     grounds, generally, § 60:5 et seq.
     independent action for relief from judgment, § 60:3
     motion, time for motion under 60(b), § 60:4
    neglect, excusable, § 60:6
     newly discovered evidence, § 60:7
    other grounds, § 60:11
     purpose of rule, § 60:1
     satisfaction of judgment, § 60:10
     scope of rule, § 60:1
     surprise, § 60:6
    time for motion under 60(b), § 60:4
     void judgment, § 60:9
  Requiring specific acts. Judgment for Specific Acts, this index
  Right to jury trial, effect of demand for judgment on, § 54:6
  Satisfaction of judgment, relief from judgment or order, § 60:10
  Signed judgments and entered judgments, § 58:1
  Specific acts, requiring. Judgment for Specific Acts, this index
  Standing directions to clerk to enter judgment, § 58:4
  Stay of proceedings to enforce judgment
     generally, CivilProc Rule 62; § 62:1 et seq.; § 69:2
    attachment, continuance of, § 4A:2; § 62:6
    compared to Federal Rule, § 62:9
    comparison with Federal Rule, § 62:9
    continuance of attachment, § 4A:2; § 62:6
    default judgment, stay of execution on, § 62:5
    divorce actions, exception to stay of execution for support orders in, § 62:3
    exceptions, stay of execution, § 62:2; § 62:3
    Federal Rule compared, § 62:9
    immediate execution order, stay of execution, § 62:4
     inherent power of court, § 62:2
    inherent power of reviewing court, § 62:8
     injunction, § 62:2
    multiple claims or parties, § 62:7
     multiple claims or parties, stay of judgment on one of, § 62:7
```

JUDGMENT—Cont'd

Stay of proceedings to enforce judgment—Cont'd

one of multiple claims or parties, stay of judgment on, § 62:7

order for immediate execution, stay of execution, § 62:4

reviewing court, inherent power of, § 62:8

support orders in divorce actions, exception to stay of execution for, § 62:3

Successor judge, action by, § 63:3

Summary Judgment, this index

Support orders in divorce actions, exception to stay of execution for, § 62:3

Surprise, relief from judgment or order, § 60:6

Time for motion

new trials and amendment of judgments, § 59:3

relief from judgment or order, under 60(b), § 60:4

Transcript is unavailable, new trial where, § 59:4

Trustee Process, this index

Vacation of judgment, new trials and amendment of judgments, § 59:6

Void judgment, relief from judgment or order, § 60:9

JUDGMENT FOR SPECIFIC ACTS

Generally, CivilProc Rule 70; § 70:1; § 70:2

Comparison with Federal Rule, § 70:2

Purpose and scope of rule, § 70:1

JUDICIAL DEPARTMENT

Jurisdiction and Venue, this index

JURISDICTION AND VENUE

Generally, CivilProc Rule 82; § 0:1 et seq.; § 82:1; § 82:2

Administrative Court, § 0:32

Administrative structure of judicial department, § 0:2

Attachment, § 0:29

Business and Consumer Court Docket (BCD), § 0:34

Change of venue, consolidation or separate trials, § 42:2

Comparison with Federal Rule, § 82:2

Compulsory counterclaims, § 13:4

Consolidation or separate trials, change of venue, § 42:2

Constitutional and statutory basis, judicial department, § 0:1

Counterclaims, § 13:4; § 13:6

Crimes, appellate review of, § 0:17

Dismissal of actions

forum non conveniens grounds, § 4:18; § 4:19

no jurisdiction over subject matter, § 12:7

District Court, this index

Divorce courts, § 4:18

Equity jurisdiction, § 0:18; § 2:1 to 2:3

Federal Rule compared, § 82:2

Foreclosure appeals, § 0:17; § 0:18

Foreign judgments, recognition and enforcement, § 0:20

Foreign Jurisdictions, this index

Forum non conveniens, § **4:18**; § **4:19** Interpleader, jurisdictional limits, § 22:2 Judicial department administrative structure, § 0:2 advisory and internal committees, § 0:2 constitutional and statutory basis, § 0:1 key elements of judicial power, § 0:1 legislature's complimentary powers, § 0:1 operation of the courts, § 0:2 License milk licensing and inspection enforcement, jurisdiction, § 0:24 revocation or suspension actions, jurisdiction, § 0:24; § 0:25 Long arm statute, § 4:10 Long arm statute, § 4:14 Milk licensing and inspection enforcement, jurisdiction, § 0:24 Minimum contacts requirement, § 4:10 One form of action, CivProc Rule 2, merger of law and equity, § 2:1 to 2:3 Pleadings and Motions, this index Probate appeals standing, § 0:11 Superior Court, § 0:17 Probate Courts, § 0:1; § 0:33 Purposeful availment test, § 4:10 Quasi-in-rem actions generally, § 12:3 attachment process, § 4A:6; § 4B:6; § 12:3 trustee process, § 4B:5; § 4B:6 Return of service, importance of, § 4:16 Sheriff's bond, venue for action on, § 0:21 Superior Court, this index Supreme Judicial Court, this index Third-party practice, venue, § 14:4 Waiver of venue district court, § 0:28 superior court, § 0:21

JURY AND JURY TRIAL

Generally. Trials, this index

JURISDICTION AND VENUE—Cont'd

De novo. Jury Trial De Novo in Small Claims Appeals to Superior Court, this index

Superior Court, this index

JURY INSTRUCTIONS

Trials, this index

JURY TRIAL DE NOVO IN SMALL CLAIMS APPEALS TO SUPERIOR COURT

Generally, CivilProc Rule 80L; § 80L:1 et seq.

JURY TRIAL DE NOVO IN SMALL CLAIMS APPEALS TO SUPERIOR COURT—Cont'd

Appeal, § 80L:4

Commencement of action, § 80L:2

Comparison with Federal Rule, § 80L:5

Federal Rule compared, § 80L:5

Judgment, § 80L:4

Proceedings, § 80L:3

Purpose and scope of rule, § 80L:1

Validity of rule, § 80L:1

JUSTICIABILITY

Superior court jurisdiction, § 0:19

Supreme judicial court jurisdiction, § 0:11

LAND USE VIOLATIONS

Generally, CivilProc Rule 80K; § 80K:1 et seq.

Alternative dispute resolution, § 80K:5

Appeal, § 80K:4

Commencement of action, § 80K:2

Comparison with Federal Rule, § 80K:6

Federal Rule compared, § 80K:6

Judgment, § 80K:4

Proceedings, § 80K:3

Purpose and scope of rule, § 80K:1

Validity of rule, § 80K:1

LAW COURT

Removal and Appeal from District Court to Superior Court or Law Court, this index

Rules of Appellate Procedure, this index

Special Appeal Proceedings, this index

Supreme Judicial Court, this index

LAW LIBRARY SYSTEM

Generally, § 0:2

LAW STUDENTS

Legal Assistance by Law Students, this index

LEGAL ASSISTANCE BY LAW STUDENTS

Generally, CivilProc Rule 90; § 90:1; § 90:2

Comparison with Federal Rule, § 90:2

Purpose and scope of rule, § 90:1

LICENSE

Milk licensing and inspection enforcement, jurisdiction, § 0:24

Revocation or suspension actions. License Revocation and Suspension Actions, this index

LICENSE REVOCATION OR SUSPENSION ACTIONS

Generally, CivilProc Rule 80G; § 80G:1; § 80G:2

LICENSE REVOCATION OR SUSPENSION ACTIONS—Cont'd

Comparison with Federal Rule, § 80G:2

Jurisdiction, § 0:24; § 0:25

LIMITATION OF ACTIONS

Statute of Limitations, this index

LIMITATIONS

Discovery, this index Pleadings and Motions, this index

MAJORITY VERDICT

Trials, this index

MALPRACTICE

Medical malpractice screening panel procedures, CivilProc Rule 80M; § 80M:1; § 80M:2

MANDATES

Rules of Appellate Procedure, this index

MEDIATION

Alternative Dispute Resolution (ADR), this index Foreclosure Diversion Program, this index

MEDICAL MALPRACTICE SCREENING PANEL PROCEDURES

Generally, CivilProc Rule 80M; § 80M:1; § 80M:2

Comparison with Federal Rule, § 80M:2

Panel hearing, § 80M:1.50

Purpose and scope of rule, § 80M:1

MEMBERS OF ASSOCIATIONS

Parties, this index

MENTAL EXAMINATIONS

Discovery, this index

MILITARY PERSONS

Default and default judgment, § 55:5 Service of process and papers, § 55:5

MILK LICENSING AND INSPECTION ENFORCEMENT

Jurisdiction, § 0:24

MINORS

Children and Minors, this index

MISJOINDER AND NONJOINDER OF PARTIES

Parties, this index

MISTAKE

Pleading generally, § 9:2 misnamed party, § 15:6

MONEY PAID INTO COURT

Deposit in Court, this index

MOOTNESS AND RIPENESS DOCTRINE

Superior court appeals, § 0:19

Supreme Judicial Court appeals, § 0:11

MORTGAGES

Foreclosure, this index

MOTIONS

Judgment, this index

Pleadings and Motions, this index

Rules of Appellate Procedure, this index

Settlement of claims of minor plaintiffs, CivilProc Rule 17A; § 17A:1 to 17A:4

Summary Judgment, this index

Trials, this index

Trustee Process, this index

MULTIPLE CLAIMS OR PARTIES

Joinder issues. Parties

Stay of judgment on one of, § 62:7

Summons, multiple defendants, § 4:2

NEW TRIALS

Judgment, this index

NEXT FRIEND OR GUARDIAN

Parties, § 17A:1; § 17:5; § 25:2

NONJOINDER

Parties, this index

NONJUDICIAL DUTIES

Supreme Judicial Court, this index

NONPARTIES

Discovery, this index

Process in behalf of and against persons not parties, CivilProc Rule 71; § 71:1 to 71:3

NOTES AND NOTE-TAKING

Advisory committee's notes and reporter's notes, rules of civil procedure, aid in interpretation, § 1:5

Apellate prodecure

Advisory committee Notes

Signature, AppellateProc Rule § 1C

Jurors, note-taking by, § 47:5

NOTICE

Civil violations other than traffic, orders or judgments, notice of, § 80H:5

Court clerks, notice of orders or judgments, § 77:4

Discovery, this index

NOTICE—Cont'd

Entry of judgment, § 58:5

Governmental action review, § 80B:4

Parties, this index

Pleadings and Motions, this index

Process and Service of Process and Papers, this index

Rules of Appellate Procedure, this index

Traffic infractions order or judgment, § 80F:5

NUMBER

Appellate procedure

appendix to briefs, number of, § A8:2

briefs, number of, § A7:3

Defendants unusually large, service and filing of papers, § 5:2

Docket number, assignment of, § 10:1

Jurors

alternate jurors, § 47:4

empaneled, CivilProc Rule 48; § 48:1

peremptory challenges, § 47:3

Law court justices, § A12:1

OATH OR AFFIRMATION

Administering oaths of office, § 0:3

Depositions upon oral examination, oath, § 30:9

Trial testimony, affirmation in lieu of oath, § 43:4

Trustee Process, this index

OATHS OF OFFICE

Administering, § 0:3

OBJECTIONS

Discovery, this index

Pleadings and Motions, this index

Trials, this index

OFFER OF JUDGMENT

Generally, CivilProc Rule 68; § 68:1 to 68:3

Comparison with Federal Rule, § 68:3

Irrevocability period, § 68:1

Parties applicable, § 68:1

Service of offer, § 68:1

Time for offer, § 68:2

OFFICIAL RECORD, PROOF OF

Trials, this index

ONE FORM OF ACTION

Rules of Civil Procedure, this index

OPINIONS

Advisory opinions, § 0:3

ORAL ARGUMENTS

Removal and Appeal from District Court to Superior Court or Law Court, this index

Rules of Appellate Procedure, this index

ORAL EXAMINATION

Discovery, this index

PARTIES

```
Generally, CivilProc Rule 17 et seq.
```

Adding nonjoined parties, § 21:2

Amendments changing either identity of party or his name, § 15:6; § 21:2

Assignees, real party in interest, § 17:2

Associations. Derivative actions by members of unincorporated associations, below

Binding effect of judgment, class actions, § 23:2

Capacity, generally, CivilProc Rule 17

Caption of complaint, § 10:1

Children. Minors, below

Class actions

generally, CivilProc Rule 23; § 23:1 et seq.

binding effect of judgment, § 23:2

comparison with Federal Rule, § 23:6

compromise, § 23:4

conduct of action, § 23:2; § 23:3

derivative actions, below

dismissal, § 23:4

Federal Rule compared, § 23:6

judgment, binding effect of, § 23:2

orders in conduct of actions, § 23:3

payment of residual funds, § 23:5

Comparison with Federal Rule, § 17:6

Compromise, class actions, § 23:4

Conservator, § 17:5

Counterclaims, § 13:5; § 13:11; § 13:17

Cross-claims, § 13:11

Death of party

public officers, § 25:4

real actions to quiet title, § 80A:5

substitution of parties, § 25:1; § 25:4

trustee process, § 4B:19

Defendant, generally, CivilProc Rule 17

Derivative actions by members of unincorporated associations

generally, CivilProc Rule 23B; § 23AB:1; § 23AB:2

comparison with Federal Rule, § 23AB:2

notice, § 23AB:1

requirements, § 23AB:1

verification of complaint to enforce derivative rights, § 11:1; § 23AB:1

Derivative actions by shareholders, CivilProc Rule 23A; § 11:1

```
PARTIES—Cont'd
  Determination by court of joinder of persons needed for just adjudication, § 19:2
  Dismissal, class actions, § 23:4
  Federal Interpleader Act, § 22:2
  Federal Rule compared, § 17:6
  Fictitious name, § 17:1
  Forms
    joinder of claims and remedies, § 18:4
     settlement of claims of minor plaintiffs, § 17A:4
  Guardian ad litem, § 17:5; § 25:2
  Guardian or next friend, § 17A:1; § 17:5; § 25:2
  Incompetent persons, § 17:5; § 25:2
  Insurers, real party in interest, § 17:4
  Interpleader
     generally, CivilProc Rule 22; § 22:1 et seq.
     award of interest, § 22:1
    comparison with Federal Rule, § 22:3
     Federal Interpleader Act, § 22:2
    Federal Rule compared, § 22:3
    jurisdictional limits, § 22:2
     limitations, jurisdiction, § 22:2
     payment of money into court, § 22:1
     scope and effect, § 22:1
  Intervention
     generally, CivilProc Rule 24; § 24:1 et seq.
    appeal of denial of motion to intervene, § 24:1
     assured, § 17:4
    comparison with Federal Rule, § 24:5
    Federal Rule compared, § 24:5
     motion to intervene, § 24:1; § 24:3
     permissive intervention, § 24:2
    procedure, § 24:1; § 24:3; § 24:4
    right, intervention of, § 24:1
    role of intervenor, § 24:1
    state, intervention by, § 24:4
    statutory intervention, § 24:1
  Joinder
    interpleader, above
    joinder of claims and remedies, below
    joinder of persons needed for just adjudication, below
    misjoinder and nonjoinder of parties, below
     permissive joinder of parties, below
  Joinder of claims and remedies
     generally, CivilProc Rule 18
     comparison with Federal Rule, § 18:3
    Federal Rule compared, § 18:3
     forms, § 18:4
```

```
PARTIES—Cont'd
  Joinder of claims and remedies-Cont'd
    joinder of claims, generally, § 18:1
    joinder of remedies, generally, § 18:2
    permissive joinder of parties, § 20:1
    restriction on, § 21:1
  Joinder of persons needed for just adjudication
     generally, CivilProc Rule 19; § 19:1 et seq.
     absence of necessary party, answer raising, form, § 19:7
     additional defendant, motion by defendant to bring in, form, § 19:8
     additional defendant, order adding, form, § 19:9
     allegation of reason for omitting party, form, § 19:6
     answer raising absence of necessary party, form, § 19:7
    comparison with Federal Rule, § 19:4
    counterclaims and cross-claims, § 13:11; § 13:17
    death of party, § 25:1
    determination by court, § 19:2
     factors for determining need for joinder, § 19:2
    Federal Rule compared, § 19:4
     forms
       absence of necessary party, answer raising, § 19:7
       adding additional party to counterclaim, § 13:17
       additional defendant, motion by defendant to bring in, § 19:8
       additional defendant, order adding, § 19:9
       allegation of reason for omitting party, § 19:6
       answer raising absence of necessary party, § 19:7
       counterclaim, adding additional party to, § 13:17
       motion by defendant to bring in additional defendant, § 19:8
       necessary party, answer raising, absence of, § 19:7
       nonconsenting plaintiff, joinder as defendant of, § 19:5
       omission of party, allegation of reason for, § 19:6
       order adding defendant, § 19:9
     indispensable vs. necessary parties, § 19:1
     motion by defendant to bring in additional defendant, form, § 19:8
     names of omitted persons, pleading, § 19:3
    necessary party, answer raising, absence of, form, § 19:7
     necessary party, responsibility that all joined, § 19:1
    necessary vs. indispensable parties, § 19:1
     nonconsenting plaintiff, joinder as defendant of, form, § 19:5
    omission of party, allegation of reason for, form, § 19:6
     omitted persons, pleading names of, § 19:3
     order adding defendant, form, § 19:9
     permissive joinder of parties, § 20:2
    persons to be joined if feasible, § 19:1
     pleading names of omitted persons, § 19:3
    purpose of rule, § 19:1
     responsibility that all necessary parties joined, § 19:1
```

```
PARTIES—Cont'd
  Judgment, class actions, § 23:2
  Jurisdictional limits, interpleader, § 22:2
  Members of associations. Derivative actions by members of unincorporated
       associations, above
  Minors
     generally, § 17:5
    settlement of claims of minor plaintiffs, below
  Misjoinder and nonjoinder of parties
     generally, CivilProc Rule 21
    comparison with Federal Rule, § 21:3
     dismissal of action, § 17:1; § 21:2
     Federal Rule compared, § 21:3
     forms
       motion to drop defendant or to sever claims, § 21:4
       order of severance, § 21:5
     misjoinder of parties, generally, § 21:1
     motion to dismiss for lack of jurisdiction over person, § 12:8
     motion to dismiss for lack of subject matter jurisdiction, § 12:7
     motion to drop defendant or to sever claims, form, § 21:1; § 21:4
    nonjoinder of parties, generally, § 21:2
    order of severance, form, § 21:5
  Misnomer or misdescription, § 15:6
  Multiple claims or parties. Joinder, above
  Names
     fictitious, § 17:1
     misnomer or misdescription, § 15:6
  Names of omitted persons, joinder of persons needed for just adjudication,
       § 19:3
  Next friend or guardian, § 17A:1; § 17:5; § 25:2
  Nonjoinder. Misjoinder and nonjoinder of parties, above
  Nonparties, this index
  Notice
     derivative actions by members of unincorporated associations, § 23AB:1
  Notification of assured, real party in interest, § 17:4
  Omitted persons, joinder of persons needed for just adjudication, § 19:3
  Orders in conduct of actions, class actions, § 23:3
  Permissive intervention, § 24:2
  Permissive joinder of parties
     generally, CivilProc Rule 20; § 20:1 et seq.
    comparison with Federal Rule, § 20:4
    defendants, joinder of, § 20:2
    Federal Rule compared, § 20:4
    plaintiffs, joinder of, § 20:1
     separate trials, § 20:3
  Plaintiff, generally, CivilProc Rule 17
  Pleading names, amendments changing either identity of party or his name,
       § 15:6; § 21:2
```

```
PARTIES—Cont'd
  Pleading names of omitted persons, joinder of persons needed for just adjudica-
       tion, § 19:3
  Probate bonds, real party in interest, § 17:3
  Process and Service of Process and Papers, this index
  Public officers, substitution of parties, § 25:4
  Publication, defendants served by, § 17:5
  Real party in interest
     generally, CivilProc Rule 17; § 17:1 et seq.
    assignees, § 17:2
    challenging party's right to sue, § 17:1
    insurers, § 17:4
     notification of assured, § 17:4
    probate bonds, suits on, § 17:3
    purpose of requirement, § 17:1
     subrogees, § 17:2; § 17:4
     substitution, § 17:1
     worker's compensation, § 17:4
  Right, intervention of, § 24:1
  Separate trials, permissive joinder of parties, § 20:3
  Service of process. Process and Service of Process and Papers, this index
  Settlement of claims of minor plaintiffs
     generally, CivilProc Rule 17A; § 17A:1 et seq.
    affidavit, § 17A:2; § 17A:4
     comparison with Federal Rule, § 17A:3
    Federal Rule compared, § 17A:3
     forms, § 17A:4
    hearing, § 17A:2
     minor settlements, generally, § 17A:1
     motion for approval, § 17A:2; § 17A:4
    order, § 17A:2; § 17A:4
    procedure under Rule 17A, generally, § 17A:2
     verified application, § 17A:2; § 17A:4
     withdrawal of funds, § 17A:2
  Severance of, § 21:4; § 21:5
  Shareholders, derivative actions by, CivilProc Rule 23A; § 11:1
  State, intervention by, § 24:4
  Subrogees, real party in interest, § 17:2; § 17:4
  Substitution of parties
     generally, CivilProc Rule 25; § 25:1 et seq.
    comparison with Federal Rule, § 25:5
    death, § 25:1
    Federal Rule compared, § 25:5
    incompetency, § 17:5; § 25:2
     public officers, § 25:4
    relation back, § 17:1
    transfer of interest, § 25:3
     use of depositions previously taken, effect on, § 32:2
```

PARTIES—Cont'd

Taxpayers' standing, § 0:19

Title of pleadings, § 10:1

Transfer of interest, substitution of parties, § 25:3

Unincorporated associations. Derivative actions by members of unincorporated associations, above

Worker's compensation action, § 17:4

PARTNERSHIPS

Trustee process, service of summons on partnership, § 4B:8

PATERNITY PROCEEDINGS

Applicability of rules, Uniform Act on Paternity and Family Division Rules, § 0:14; § 81:6

District Court jurisdiction, § 0:31

Mediation, CivilProc Rule 92; § 92:4

Pleading summary sheets, CivilProc Rule 5

Superior Court jurisdiction, § 0:14

PENDING APPEAL

Discovery, this index

PERMISSIVE JOINDER OF PARTIES

Parties, this index

PERPETUATION OF TESTIMONY

Discovery, this index

Verification of petition for, § 11:1

PHYSICAL EXAMINATION OF PERSONS

Discovery, this index

PHYSICIANS

Discovery, this index

PLEADINGS AND MOTIONS

Generally, CivilProc Rule 7 et seq.

Accord and satisfaction, § 8:7

Adoption by reference, § 10:3

ADR. Alternative Dispute Resolution (ADR), this index

Affirmative defenses

generally, CivilProc Rule 8; § 8:5 et seq.

accord and satisfaction, § 8:7

arbitration and award, § 8:8

assumption of risk, § 8:9

bankruptcy, discharge in, § 8:11

burden of proof, generally, § 8:5; § 8:6

collateral estoppel, § 8:17

comparative negligence, § 8:9; § 8:10

compliance with statutory notice procedures, § 8:19

condonation, § 8:19

consideration, failure of, § 8:13

PLEADINGS AND MOTIONS—Cont'd Affirmative defenses—Cont'd contributory negligence, § 8:6; § 8:19 delay and laches, § 8:16; § 12:12 discharge in bankruptcy, § 8:11 estoppel, § 8:12; § 8:17 failure of consideration, § 8:13 fraud, § 8:14 frauds, statute of, § 8:18; § 12:12 illegality, § 8:15; § 12:12 immunity, § 12:12 laches, § 8:16; § 12:12 limitations period, § 8:16 malpractice cases, § 8:19 motion, affirmative defenses raised by, § 12:12 negligence, comparative, § 8:9; § 8:10 negligence, contributory, § 8:6; § 8:9 noncompliance with conditions of insurance policy, § 8:19 other avoidances and, § 8:19 payment of a note, § 8:19 presumption of due care, § 8:6 privilege, § 12:12 rebuttable presumption distinguished, § 8:5 recoupment, § 8:19 release, valid, § 8:19; § 12:12 res judicata, § 8:17; § 12:12 risk, assumption of, § 8:9 sovereign immunity, state's, § 8:19 statute of frauds, § 8:18; § 12:12 truth, § 8:19 uncollectability of judgment, § 8:19 After hours and other office filings, § A12A:1; § 5:5 Agreed statement of facts, § 8:21 Agreement, pleadings by, § 8:21 Allowed pleadings, form of motions generally, CivilProc Rule 7; § 7:1 et seq. comparison with Federal Rule, § 7:6 demurrers abolished, § 7:4 Federal Rule compared, § 7:6 motions, generally, § 7:2 notices of hearing, § 7:2 opposition to motions, § 7:3 pleadings, generally, § 7:1 probate appeals, procedure on, § 7:5 procedure on probate appeals, § 7:5 Alternative Dispute Resolution (ADR), this index Alternative pleadings, § 8:1; § 8:20

```
PLEADINGS AND MOTIONS—Cont'd
  Amended and supplemental pleadings
     generally, CivilProc Rule 15; § 15:1 et seq.
    after dismissal of complaint, § 15:3
    after judgment, amendment, § 15:5
    answer, amendment of, § 13:8
    appeal, amendment on, § 15:5
    before appearance or responsive pleading, § 15:2
    changing defendant, § 15:6; § 21:2
    comparison with Federal Rule, § 15:8
    conforming to evidence, amendment for, § 15:5; § 15:10
    consent to amendment, § 15:4; § 15:5
    discretion of court, § 15:1; § 15:7
    dismissal of complaint for failure to state claim, amendment after, § 15:3
    distinguishing between supplemental and amended pleadings, § 15:7
    evidence, amendment to conform to, § 15:5; § 15:10
    Federal Rule compared, § 15:8
    forms
       general form to amend, § 15:9
       leave to file supplemental complaint, motion for, § 15:11
       motion to amend to conform to evidence, § 15:10
     general form to amend, form, § 15:9
    granting leave to amend, § 15:3; § 15:4
    incorporating by reference allegations of original pleading, § 10:3
    leave to file supplemental complaint, motion for, form, § 15:11
    matter of course, amendment as, § 15:2
    misnamed party, § 15:6
    motion, amendment on, § 15:4
    motion for leave to file supplemental complaint, § 15:11
    motion to amend to conform to evidence, form, § 15:10
    purpose, generally, § 15:1; § 15:5
    relation back of amendments, § 15:6; § 15:7
    scope, generally, § 15:1; § 15:5
    separate allegations, stating, § 10:3
    supplemental pleadings, § 15:7; § 15:11
    trial, amendment at, § 15:4; § 15:5
  Answer
    generally, § 7:1; § 8:4
    amendment of, § 13:8
    defenses presented in, § 8:4; § 12:6
    denials, § 8:4
    time for, § 12:4
  Anticipatory repudiation, § 8:19
  Appearance
    generally, § 12:2
    limited appearance, below
    signing of pleadings and motions, § 11:3
```

```
PLEADINGS AND MOTIONS—Cont'd
  Arbitration and award, § 8:8
  Assent of opposing party endorsed on motion, § 7:2
  Assumption of risk, § 8:9
  Attorney obligations, signing of pleadings and motions, § 11:3
  Avoidances. Affirmative defenses, above
  Bankruptcy, discharge in, § 8:11
  Burden of proof
    affirmative defense, § 8:5; § 8:6
  Capacity, § 9:1; § 12:12
  Captions, § 8:1; § 10:1
  Claims for relief
    generally, CivilProc Rule 8; § 8:1
    agreed statement, by, § 8:21
    demand for judgment, § 8:3; § 54:5
    distinguishing between legal and equitable claims, § 38:2
    failure to state claim, § 12:11
    joinder, § 18:1 to 18:4
    not bound by particular theory, § 8:1; § 8:20
    short and plain statement, § 8:2
  Collateral estoppel, § 8:17; § 13:3
  Commencement of action, CivilProc Rule 3; § 3:1
  Comparative negligence, § 8:9; § 8:10
  Comparison with Federal Rule, § 8:22
  Complaints
    caption and dating, § 10:1
    filing, § 3:1 to 3:4
    paragraphs, § 10:2; § 18:1
    separate claims, § 10:2; § 18:1
  Complaints, forms
    complaint by executor in death action, form, § 8:24
    complaint in replevin, form, § 8:26
    complaint to enforce mechanic's lien claims, form, § 8:27
    real action to quiet title, form, § 8:25
  Compliance with rules, orders, or statute, filing of papers not in, § 5:4
  Compulsory counterclaims. Counterclaim and Cross-Claims, this index
  Concise and direct, pleadings, CivilProc Rule 8; § 8:1; § 9:2; § 10:2
  Condition of person's mind, pleading, § 9:3
  Conditions precedent, § 9:4
  Conforming to evidence, amended and supplemental pleadings, § 15:5
  Consideration, failure of, § 8:13
  Consistency, § 8:1; § 8:20
  Construction of pleadings, CivilProc Rule 8; § 8:1; § 8:2
  Continuance, motion for, § 7:2
  Contributory negligence, § 8:6; § 8:19
  Counterclaim and Cross-Claims, this index
  Court, filing with, § 5:3
```

PLEADINGS AND MOTIONS—Cont'd Damages, pleading, § 9:6 Dating, § 10:1 Death action, complaint by executor in, form, § 8:24 Defenses and objections generally, CivilProc Rule 8; CivilProc Rule 12; § 8:4; § 12:1 et seq. affirmative defenses, above answer, § 12:4 to 12:6; § 13:8 anticipatory repudiation, § 8:19 appearance, § 12:2; § 12:3 comparison with Federal Rule, § 12:19 counterclaim as defense, § 8:5 failure to state claim, § 12:11 Federal Rule compared, § 12:19 hearings, preliminary, § 12:15 improper venue, § 12:9 insufficiency of process and service of process, § 12:10 judgment on pleadings, motion for, § 12:14 jurisdiction over person, § 12:8 over subject matter, § 12:7 limited appearance in quasi-in-rem cases, § 12:3 matters outside pleadings, § 12:13 more definite statement, motion for, § 12:16 motion, defenses by, generally, § 12:7 et seq. no jurisdiction over person, § 12:8 no jurisdiction over subject matter, § 12:7 et seq. outside pleadings, § 12:13 person, no jurisdiction over, § 12:8 preliminary hearings, § 12:15 process and service of process, insufficiency of, § 12:10 quasi-in-rem cases, limited appearance in, § 12:3 short and plain statement, § 8:4 special situations, time for answer, § 12:5 strike, motion to, § 12:17 subject matter, no jurisdiction over, § 12:7 time for answer, § 12:4 venue, improper, § 12:9 waiver of defenses, § 12:18 Defenses and Objections, when and how Motion for Judgment on Pleadings, CivilProc Rule 12 Delay and laches, § 8:16; § 12:12 Demand for judgment, statement of claim, § 8:3; § 54:5 Demurrers abolished, § 7:4 Denials, form of, § 8:4 Derivative actions by shareholders, CivilProc Rule 23A Discharge in bankruptcy, § 8:11

PLEADINGS AND MOTIONS—Cont'd Discretion of court amended and supplemental pleadings, § 15:1; § 15:7 third-party practice, § 14:4 Dismissal of complaint amended and supplemental pleadings, § 15:3 no jurisdiction over subject matter, § 12:7 District Court, this index Docket number, § 10:1 Electronic filings methods, § 5:8 Enforcement of mechanic's lien claims, complaint, form, § 8:27 Estoppel, § 8:12; § 8:17 Evidence amendment to conform to, § 15:5; § 15:10 service and filing, proof of service, § 5:3 service by alternative means, § 4:12 Executor in death action, complaint by, form, § 8:24 Exemplary damages, pleading, § 9:6 Exhibits, § 10:3 Expedited track generally, CivilProc Rule 16C; § 16C:1 discovery and order, § 16C:2 federal rule, comparison, § 16C:5 judgment and default limit on recovery, § 16C:4 trial procedure, § 16C:3 Failure of consideration, § 8:13 Failure to state claim, § 12:11; § 15:3 Fax and electronic filings, service and filing methods of filing, § 5:8 Federal Rule compared, § 7:6; § 8:22 Filing. Service and filing, below Form of documents service and filing, § 5:7 Format of denials, § 8:4 Formation of pleadings generally, CivilProc Rule 10; § 10:1 et seq. adoption by reference, § 10:3 amended pleadings incorporating by reference, § 10:3 caption, § 10:1 comparison with Federal Rule, § 10:4 dating pleadings, § 10:1 docket number, § 10:1 exhibits, § 10:3 Federal Rule compared, § 10:4 paragraphs, § 10:2 reference, adoption by, § 10:3; § 18:1

```
PLEADINGS AND MOTIONS—Cont'd
  Formation of pleadings—Cont'd
     separate statements of counts or claims, § 10:2; § 18:1
     statements, separate, § 10:2
    title of complaint, § 10:1
  Forms
     generally, § 8:23 to 8:27
    complaint by executor in death action, § 8:24
    complaint in real action to quiet title, § 8:25
    complaint in replevin, § 8:26
    complaint to enforce mechanic's lien claims, § 8:27
    Counterclaim and Cross-Claims, this index
    death action, complaint by executor in, § 8:24
    enforcement of mechanic's lien claims, complaint, § 8:27
    executor in death action, complaint by, § 8:24
     mechanic's lien claims, complaint to enforce, § 8:27
    real action to quiet title, complaint in, § 8:25
     replevin, complaint in, § 8:26
    third-party practice, below
  Fraud
     affirmative defense, § 8:14
    pleading, § 9:2
  Frauds, statute of, § 8:18; § 12:12
  Function of pleadings, § 8:1
  Further pleadings, third-party practice, § 14:5
  General rules of pleading, CivilProc Rule 8; § 8:1 et seq.
  General Rules of Pleading, CivilProc Rule 8
  Hearings
    motions, on, § 7:2
    preliminary, § 12:15
  Honesty in pleading, mandate, § 8:20
  Illegality, § 8:15; § 12:12
  Immunity, § 12:12
  Impleader. Third-party practice, below
  Improper venue, § 12:9
  In re title, § 10:1
  Insufficiency of process and service of process, § 12:10
  Intent, § 9:3
  Judgment on pleadings, motion for, CivilProc Rule 12; § 12:14
  Jurisdiction. Venue, below
  Knowledge and other conditions of mind, § 9:3
  Laches, § 8:16; § 12:12
  Land use violations, § 80K:2 to § 80K:3
  Legal existence, pleading, § 9:1
  Limitations period, § 8:16; § 9:5
  Limited appearance
     quasi-in-rem cases, § 12:3
```

```
PLEADINGS AND MOTIONS—Cont'd
  Limited appearance—Cont'd
    service and filing of papers, § 5:2
    signing of pleadings and motions, § 11:3
  Location, § 9:5
  Malice, § 9:3
  Matter of course, amendment as, § 15:2
  Matters outside pleadings, § 12:13
  May be liable to such third-party plaintiff for all or part of plaintiff's claim,
       § 14:2
  Mechanic's lien claims, complaint to enforce, form, § 8:27
  Misrepresentation, pleading, § 9:2
  Mistake, pleading
    generally, § 9:2
    misnamed party, § 15:6
  More definite statement, motion for, § 12:16
  Motions
    generally, § 7:2
    affirmative defenses raised by, § 12:12
    amendment on, § 15:4
    defenses raised by, § 12:7 to 12:11
    demurrers abolished, § 7:4
    failure to state claim, § 12:11
    federal rule compared, § 7:6
    judgment on the pleadings, § 12:14
    more definite statement, § 12:16
    opposition to motions, § 7:3
    preliminary hearings on threshold matters, § 12:15
    strike, to, § 12:17
    Summary Judgment, this index
  Names of omitted persons needed for just adjudication, pleading, § 19:3
  Negligence, comparative, § 8:9; § 8:10
  Negligence, contributory, § 8:6; § 8:19
  No jurisdiction over person, § 12:8
  No jurisdiction over subject matter, § 12:7
  Notice
    foreign law, using, § 44A:1
    hearing, § 7:2
    pleading, § 8:2
  Objections. Defenses and objections, above
  Omitted parties
    allegation of reason for omitting party, form, § 19:6
    answer raising absence of omitting party, form, § 19:7
    names of omitted persons needed for just adjudication, pleading, § 19:3
  Opposition to motions, allowed pleadings, § 7:3
  Outside pleadings, § 12:13
  Paragraphs, form of pleadings, § 10:2; § 18:1
  Payment of a note as defense, § 8:19
```

PLEADINGS AND MOTIONS—Cont'd Penal or exemplary damages, pleading, § 9:6 Permissive nature, third-party practice, § 14:3 Person, no jurisdiction over, § 12:8 Pleading Special Matters, CivilProc Rule 9 Pleading summary sheets, service and filing, § 5:6 Pleadings by agreement, § 8:21 Precedent conditions, § 9:4 Preliminary hearings, § 12:15 Presumptions rebuttable presumption distinguished from affirmative defense, § 8:5 use of presumption of due care, § 8:6 Pretrial order as superseding pleadings, § 16A:4; § 16:4 Pretrial procedure District Court, this index Superior Court, this index Privilege, § 12:12 Probate appeals, allowed pleadings, form of motions, § 7:5 Process. Service and filing, below Purpose of pleadings, generally, § 8:1 Quasi-in-rem cases, limited appearance in, § 12:3 Real action, complaint in, form, § 8:25 Rebuttable presumption distinguished from affirmative defense, § 8:5 Recoupment defense, § 8:19 Reference, adoption by, § 10:3; § 18:1 Relation back of amendments, § 15:6; § 15:7 Release as defense, § 8:19; § 12:12 Replevin, complaint in, form, § 8:26 Res judicata, § 8:17; § 12:12; § 13:3 Risk, assumption of, § 8:9 Sanctions, signing of pleadings and motions, § 11:1 et seq. Other Written Requests for Relief, CivilProc Rule 11 Separate statements or claims, § 10:2; § 18:1 Service and filing of documents generally, CivilProc Rule 5 Service and filing of papers generally, § 5:1 et seq.; § 77:1 additional time for service by mail, § 6:7 after hours and other office filings, § 5:5; § 6:6; § 77:1 alternate means, motion for service by, § 4:12 answer, § 5:1 change of attorney, § 5:2 clerk's return of incomplete filings, § 5:4 commencement of action, CivilProc Rule 3; § 3:1 comparison with Federal Rule, § 5:9

compliance with rules, orders, or statute, filing of papers not in, § 5:4

PLEADINGS AND MOTIONS—Cont'd Service and filing of papers—Cont'd condensed transcripts Form of documents, § 5:7 costs indorsement, § 5:7 court, filing with, § 5:3; § 77:1 default for failure to appear, consequences, § 5:1 defined, service, § 5:1 delayed filings, § 5:3 docket number, § 10:1 electronic filings, methods, § 5:8 e-mail filings, § 4:12 methods, § 5:8 endorsement, costs, § 5:7 fax and electronic filings methods of filing, § 5:8 Federal Rule compared, § 5:9 format of documents, § 5:7 how service is made, § 5:2 insufficiency of process and service of process, § 12:10 judge after hours, filing with, § 5:5 limited appearance attorney, § 5:2 method of filing, § 5:3 method of service, § 4:12; § 5:2; § 6:7 not in compliance with rules, orders, or statute, filing of papers, § 5:4 number of defendants unusually large, § 5:2 opposition to motions, § 7:3 out-of-venue office filings, § 5:5; § 6:6 papers required to be filed, § 5:1 pleading summary sheets, § 5:6 proof of service, § 5:3 requirements, § 5:1 security for costs, § 5:7 size of papers, § 5:7 summary sheets, § 5:6 timing, § 5:3; § 6:1; § 6:7; § 6:8 Severance of claims, § 18:1 Short and plain statement claim, § 8:2 denial or defense to claim, § 8:4 Signing of pleadings and motions generally, § 11:1 et seq. appearance, limited, § 11:3 attorney obligations, § 11:3 comparison with Federal Rule, § 11:4 discipline of attorney, § 11:2; § 11:3 electronic, § 11:1

```
PLEADINGS AND MOTIONS—Cont'd
  Signing of pleadings and motions—Cont'd
    Federal Rule compared, § 11:4
     law firm, § 11:1
     limited appearance of attorney, § 11:3
    Other Written Requests for Relief
       generally, CivilProc Rule 11
       sanctions, CivilProc Rule 11
     sanctions, § 11:1 et seq.
     signature to pleadings, § 11:2
     unrepresented party, § 11:1; § 11:3
     verification of pleadings, § 11:1
  Slander not per se, § 9:6
  Sovereign immunity, state's, § 8:19
  Special damage, § 9:6
  Special matters, pleading
     generally, CivilProc Rule 9; § 9:1 et seq.
    capacity, § 9:1; § 12:12
    comparison with Federal Rule, § 9:7
    condition of person's mind, § 9:3
    conditions precedent, § 9:4
    damages, § 9:6
    Federal Rule compared, § 9:7
     fraud and mistake, § 9:2
     intent, § 9:3
     knowledge and other conditions of mind, § 9:3
    legal existence, § 9:1
    location, § 9:5
    malice, § 9:3
     precedent conditions, § 9:4
    special damage, § 9:6
     time and place, § 9:5
  Special situations, time for answer, § 12:5
  Statements
    of claim, § 8:2; § 8:3
    separate, § 10:2
  Statute of frauds, § 8:18; § 12:12
  Statute of limitations, § 8:16; § 9:5; § 12:12
  Strike, motion to, § 12:17
  Subject matter, no jurisdiction over, § 12:7
  Summary sheets, filing, § 5:6
  Superior Court, this index
  Supplemental pleadings. Amended and supplemental pleadings, above
  Third-party practice
     generally, CivilProc Rule 14; § 14:1 et seq.
    acceleration of determination of third-party claim, § 14:2
    answer, third-party, § 14:5; § 14:8
```

Deposing, § 30:2

PLEADINGS AND MOTIONS—Cont'd Third-party practice—Cont'd basis for, § 14:1 comparison with Federal Rule, § 14:6 counterclaims, § 14:2; § 14:5 damages, § 14:2 default, § 14:5; § 55:8 discretion of court, § 14:4 Federal Rule compared, § 14:6 answer, third-party, § 14:8 summons and complaint against third-party defendant, § 14:7 further pleadings, § 14:5 may be liable to such third-party plaintiff for all or part of plaintiff's claim, § 14:2 permissive nature, § 14:3 purpose, generally, § 14:1 scope, generally, § 14:1 summons and complaint, § 14:5; § 14:7 trial participation, § 14:5 venue, § 14:4 vouching-in process, § 14:3 Time and place generally, § 9:5 answer, § 12:4 Title of complaint, § 10:1 Trustee Process, this index Truth, pleading as defense, § 8:19 Truth as affirmative defense, § 8:19 Venue improper, § 12:9 third-party practice, § 14:4 Verification of pleadings, § 11:1 Waiver defenses, of, § 12:18 POSTCONVICTION RELIEF Applicability of rules, § 81:3 PRESERVATION OF OBJECTIONS Trials, this index PRETRIAL PROCEDURE Business and Consumer Docket (BCD), this index District Court, this index Pleadings and Motions, this index Superior Court, this index **PRISON INMATE**

PRIVILEGE

Affirmative defense, § 12:12 Attorney work product rule, § 26:6 et seq. Attorney-client privilege, § 26:6 Discovery, this index

PRO BONO NEUTRAL

Alternative dispute resolution (ADR), § 16B:4

PROBATE BONDS

Real party in interest, § 17:3

PROBATE COURTS

Generally, § 0:33 Appeals, § 0:7; § 0:8; § 0:11; § 0:17; § 7:5 Jurisdiction and venue, § 0:1; § 0:33

PROCESS AND SERVICE OF PROCESS AND PAPERS

Generally, CivilProc Rule 4; § 4:1 et seq.

Agent, service upon generally, § 4:6 to 4:8 further notice required by statute, § 4:8 notice required by statute, § 4:8 persons deemed agents, § 4:7 statute, further notice required by, § 4:8 Alternate means of service, § 4:4; § 4:12

Amendment of process and return of service, § 4:16; § 4:17

Answer

generally, § 12:4

Appointment of agent for process, § 4:7

Appointment of person to make service, § 4:3

Attachment, this index

By whom served, § 4:3

Certified mail, service by, § 4:11

Commencement of Action, this index

Complaint, service of, § 3:1; § 3:3; § 4:1

Constitutionality of "long arm" statute, § 4:10

Construction of "long arm" statute, § 4:10

Consulate officer, using, § 4:3

Corporation, service on, § 4:7; § 4:8

Cross-claims, § 13:10

Delayed service when commencing action as causing dismissal, § 3:3

Discovery, this index

Discretionary factors, forum non conveniens, § 4:19

Domicile or residence, § 4:5

Due process requirements

generally, § 4:14

long arm service, § 4:10; § 4:14

Dwelling house or usual place of abode, service at, § 4:5

PROCESS AND SERVICE OF PROCESS AND PAPERS—Cont'd E-mail and other electronic means, by, § 4:12 E-mail and other electronic means, methods of filing, § 5:8 Failure to make proof of service, § 4:16 Filing of return of service, § 4:15; § 4:16 Foreign corporation, service on, § 4:7 Foreign process service in foreign country, § 4:13 state. Outside of state, below Format of summons, § 4:1 Forum non conveniens, § 4:18; § 4:19 Further notice required by statute, service upon agent, § 4:8 Issuance of summons, § 3:1; § 4:1 Letter rogatory for service in foreign country, § 4:13 Long arm statute constitutionality and construction, § 4:10 method of service, § 4:7 notice, due process requirements, § 4:14 Mail, service by adequacy of notice, § 4:14 outside of country, § 4:13 outside of state, § 4:11 Methods of service generally, § 4:4 et seq. agent, service upon, above alternative means, § 4:12 foreign country, § 4:13 mail outside of state, § 4:11 personal service outside of state, § 4:9; § 4:10 personal service within state, § 4:4 Military persons, § 55:5 Minimum contacts test, § 4:10 Multiple defendants, summons for, § 4:2 Nonparties, this index Notice adequacy of, § 4:14 agent, service upon, § 4:8 alternate means, service by, § 4:12 due process requirements, § 4:14 Outside of state "long arm" statute, constitutionality and construction, § 4:10 personal service, § 4:9; § 4:10 service by mail, § 4:11 Partners and partnerships, service on, § 4B:8 Personal service outside of state, § 4:9; § 4:10 Personal service within state, methods, § 4:4 Pleadings and Motions, this index

PROCESS AND SERVICE OF PROCESS AND PAPERS—Cont'd

Proof of service

by mail, § 4:11

failure to make, § 4:16

return of service, below

Publication, service by, § 4:12; § 4:14; § 17:5

Purposeful availment test, § 4:10

Registered mail, service by, § 4:11

Return of service

generally, § 3:3; § 4:15

amendment of, § 4:16; § 4:17

failure to make proof of service, § 4:16

Secretary of State as agent for process, § 4:6 to 4:8

Statute, further notice requirement, service upon agent, § 4:8

Subpoena

discovery, this index

trials, this index

Summons

generally, § 3:1

form and issuance of, § 4:1

multiple defendants, § 4:2

third-party practice, § 14:5; § 14:7

Third-party practice, § 14:5; § 14:7

Trials, this index

Trustee Process, this index

Unknown persons, service on, § 4:12

Untimely service when commencing action as causing dismissal, § 3:3

Writ of attachment. Attachment, this index

PRODUCTION OF DOCUMENTS

Discovery, this index

PROMISSORY NOTE

Payment as affirmative defense, asserting, § 8:19

PROTECTIVE PROCEEDINGS

Generally, § 0:33

PROVISIONAL REMEDIES

Rules of Civil Procedure, this index

PSYCHOLOGISTS

Discovery, this index

PUBLIC ACCESS TO PROCEEDINGS AND RECORDS

Rules of Appellate Procedure, this index

PUBLIC UTILITIES COMMISSION

Special Appeal Proceedings, this index

PUBLICATION OF ORDERS AND STANDARDS

Generally, CivilProc Rule 87; § 87:1; § 87:2

PUBLICATION OF ORDERS AND STANDARDS—Cont'd

Comparison with Federal Rule, § 87:2 Purpose and scope of rule, § 87:1

QUASI-IN-REM CASES

Jurisdiction and Venue, this index Limited appearance, § 12:3

QUESTIONS OF LAW

Special Appeal Proceedings, this index

QUIET TITLE ACTIONS

Real Actions to Quiet Title, this index

REAL ACTIONS TO QUIET TITLE

Generally, CivilProc Rule 80A; § 80A:1 et seq.

Adjudication of title, generally, § 80A:1

Answer, § 80A:4

Comparison with Federal Rule, § 80A:10

Complaint, § 80A:3

Death of party, § 80A:5

Declaratory judgments, quieting title actions, § 80A:8

Equitable action, quieting title actions, § 80A:9

Federal Rule compared, § 80A:10

Foreclosure of mortgage, § 80A:6

Mortgage foreclosure, § 80A:6

Party, death of, § 80A:5

Quieting title actions

generally, § 80A:7 to 80A:9

declaratory judgments, § 80A:8

equitable action, procedure on, § 80A:9

procedure on equitable action, § 80A:9

Scope of rule, § 80A:2

Title, adjudication of, generally, § 80A:1

REAL PARTY IN INTEREST

Parties, this index

REAL PROPERTY-RELATED ACTIONS

Land Use Violations, this index

Quiet title. Real Actions to Quiet Title, this index

REALTY DEEDS

Deeds, this index

RECORDS AND RECORDING

Court Clerks, this index

Discovery, this index

Electronic Sound Recordings, this index

Filing, this index

Official record. Trials, this index

RECORDS AND RECORDING—Cont'd

Removal and Appeal from District Court to Superior Court or Law Court, this index

Rules of Appellate Procedure, this index

Transcript, this index

Trials, this index

REFEREES

Trials, this index

REGISTRY OF DEEDS

Deposition perpetuating testimony, recording, § 27:7

RELIEF FROM JUDGMENT OR ORDER

Judgment, this index

REMOVAL AND APPEAL FROM DISTRICT COURT TO SUPERIOR COURT OR LAW COURT

Generally, § 0:24; § 76C:1 et seq.

Appeal to Superior Court

generally, CivilProc Rule 76D; § 76D:1 to 76D:3

comparison with Federal Rule, § 76D:3

procedure on appeals to Superior Court in civil matters, § 76D:2

purpose and scope of rule, § 76D:1

Briefs and oral arguments in Superior Court

generally, CivilProc Rule 76G; § 76G:1; § 76G:2

comparison with Federal Rule, § 76G:2

purpose and scope of rule, § 76G:1; § 76G:2

Counterclaims and cross-claims, § 13:13; § 13:14

Demand for jury trial, § 38:3

Electronic sound recording

generally, CivilProc Rule 76H; § 76H:1 to 76H:5

comparison with Federal Rule, § 76H:5

Federal Rule compared, § 76H:5

independent recordings, § 76H:3

purpose and scope of rule, § 76H:1

recordings by the court, § 76H:2

transcripts of electronic recordings on appeal, § 76H:4

Filing procedure, record on appeal to Superior Court, § 76F:2

Joint or several appeals to Superior Court

generally, CivilProc Rule 76E; § 76E:1; § 76E:2

comparison with Federal Rule, § 76E:2

purpose and scope of rule, § 76E:1

Jury trial demand, § 38:3

Oral arguments. Briefs and oral arguments in Superior Court, above

Procedure

appeal to Superior Court, § 76D:2; § 76F:2

briefs and oral arguments in Superior Court, § 76G:1

joint or several appeals to Superior Court, § 76E:1

record on appeal to Superior Court, filing, § 76F:2

REMOVAL AND APPEAL FROM DISTRICT COURT TO SUPERIOR COURT OR LAW COURT—Cont'd

Procedure—Cont'd

removal to Superior Court, § 76C:2

Record on appeal to Superior Court

generally, CivilProc Rule 76F; § 76F:1 to 76F:3

comparison with Federal Rule, § 76F:3

filing procedure, § 76F:2

purpose and scope of rule, § 76F:1

Recordings. Electronic sound recording, above

Removal to Superior Court

generally, CivilProc Rule 76C; § 76C:1 to 76C:3

comparison with Federal Rule, § 76C:3

procedure on removal, § 76C:2

purpose and scope of rule, § 76C:1

Transcripts of electronic recordings on appeal, § 76H:4

REPLEVIN

Generally, CivilProc Rule 64; § 64:1 et seq.

Applicability of rules, replevying a person, § 81:5

Attached property, replevin of, § 64:6

Bond, § 64:5

Comparison with Federal Rule, § 64:7

Complaint, form, § 8:26

Equitable replevin, § 64:3

Federal Rule compared, § 64:7

Joinder with other claims, § 64:4

Jurisdiction, § 0:24

Other claims, joinder with, § 64:4

Person, applicability of rules, replevying a person, § 81:5

Procedure, generally, § 64:1

Replevin bond, § 64:5

Special pleading rules, § 64:2

Venue

District court, § 0:30

Superior court, § 0:21

REPORT OF CASES

Special Appeal Proceedings, this index

REPORTER'S NOTES

Rules of civil procedure, aid in interpretation, § 1:5

REPORTER'S TRANSCRIPT

Rules of appellate procedure, filing record with law court, § A6:3

REQUESTS

Discovery, this index

Trials, this index

RES JUDICATA DOCTRINE

Affirmative defenses, § 8:17; § 12:12 Counterclaim and cross-claims, § 13:3 Default and default judgment, § 13:3

RESTRAINING ORDERS

Injunctions, this index

REVIEW

Appeal and Review, this index

REVIEW OF FINAL AGENCY ACTION

Generally, § 80C

REVIEW OF GOVERNMENTAL ACTION

Generally, § 80B

REVOCATION OR SUSPENSION

Appeal rules. Rules of Appellate Procedure, this index License Revocation or Suspension Actions, this index Offer of judgment, irrevocability period, § 68:1

RIGHT TO JURY TRIAL

Counterclaim and cross-claims, § 38:2; § 39:3 Demand for judgment, effect of, § 54:6 Superior Court, this index

RULEMAKING

Generally, § 1:1
Relation of rules to statutes, § 1:4

RULES OF APPELLATE PROCEDURE

Generally, AppellateProc Rule 1; § A1:1 et seq.

Abandoned points on appeal, § 7A:1

After hours filings, § A12A:2

Agreed statement as record on appeal, procedure, § A5:7

Amicus curiae, brief of, § 7A:4

Appeal proceedings

Definition, AppellateProc Rule 1B

Appearance at oral argument, confirming with bailiff, § A11:1

Appendix to briefs

generally, § A8:1; AppellateProc Rule 8; § A8:1 et seq.

binding of, § 7A:3

comparison with Federal Rule, § A8:10

contents, § A8:3 to A8:5

cost of appendix, § A8:6

determining contents, § A8:5

discretionary contents, § A8:4

failure to file, § A8:7

format, § A8:2

mandatory contents, § A8:3

number, § A8:2

```
RULES OF APPELLATE PROCEDURE—Cont'd
  Appendix to briefs—Cont'd
    original record without appendix, appeals on, § A8:8
    supplement of legal authorities, § A8:9
  Attorney General, law court clerk serving copy of appeal notice with date
       docketed, § A2C:11
  Authority of clerk of law court to act for court, § A12A:3
  Briefs
    appendix to briefs, AppellateProc Rule 8
    appendix to briefs, above
    consideration by law court, submission on briefs, § A11:2
    electronic, § A7:4; § A12A:2
    Form and Content, AppellateProc Rule 7A
    law court. Briefs in law court, below
    number of, § A7:3
    schedule for briefing and consideration, below
  Briefs in law court
    generally, AppellateProc Rule 7A; § 7A:1 et seq.
    abandoned points on appeal, § 7A:1
    adopting another party's argument in brief, § 7A:5
    allowed briefs, § 7A:2
    amicus curiae, brief of, § 7A:4
    binding of appendix, § 7A:3
    comparison with Federal Rule, § 7A:6
    content of briefs, § 7A:2
    Federal Rule compared, § 7A:6
    format of briefs, § 7A:3
    page limitations, § 7A:3
    previously filed briefs, consideration of, § A4:3
    printing and reproduction requirements, § 7A:3
    signed, requirement, § 7A:2; § 7A:3
  Clerk of law court
    generally, AppellateProc Rule 12A; § A12A:1 to A12A:4
    authority to act for court, § A12A:3
    docketing responsibilities, § A3:1
    filing with, § A12A:2
    notice of appeal, § A2C:11
  Collateral orders exception, final judgment rule, § A2C:2; § A3:2
  Composition of law court, AppellateProc Rule 12; § A12:1
  Computation of time, AppellateProc Rule 1A; § 1A:1; § 1A:2
  Concurrence of law court, AppellateProc Rule 12; § A12:1
  Condensed transcript, record on appeal, § A5:4
  Consideration
    law court. Consideration by law court, below
    schedule for briefing and consideration, below
  Consideration by law court
    generally, AppellateProc Rule 11; § A11:1 to A11:3
    briefs, submission on, § A11:2
```

```
RULES OF APPELLATE PROCEDURE—Cont'd
  Consideration by law court—Cont'd
    comparison with Federal Rule, § A11:3
    oral argument in law court, § A11:1
    submission on briefs, § A11:2
  Contents
    appendix to briefs, § A8:3 to A8:5
    briefs in law court, § 7A:2
    notice of appeal, § A2C:10
    record with law court, filing, § A6:2
  Correction of record on appeal, § A5:6
  Correction of trial court records after notice of docketing appeal, § A3:2;
       § A10:1
  Costs and interest on judgments in civil cases
     generally, AppellateProc Rule 13; § A13:1 to A13:4
    appendix to briefs, costs of, § A8:6
    comparison with Federal Rule, § A13:4
    Federal Rule compared, § A13:4
    interest on judgments, generally, § A13:2
    law court, costs in, § A13:1
    sanctions in law court, § A13:3
  Cross-appeals
    filing, § A2C:12
    oral argument, § A2C:12; § A11:1
  Death knell exception, final judgment rule, § A2C:3
  Decisions of law court, generally, § A12:3
  Definitions
    generally, AppellateProc Rule 1B; § 1B:1; § 1B:2
    comparison with Federal Rule, § 1B:2
    Signatures, AppellateProc Rule § 1C
       generally, AppellateProc Rule § 1C:1
  Determining contents of appendix to briefs, § A8:5
  Discretionary contents, appendix to briefs, § A8:4
  Dismissal of appeal
    generally, AppellateProc Rule 4; § A4:1 et seq.
    comparison with Federal Rule, § A4:6
    failure to file brief, grounds, § A7:4
    failure to perfect appeal, dismissal for, § A4:3
    Federal Rule compared, § A4:6
    jurisdiction, dismissal for lack of, § A4:4
    lack of jurisdiction, dismissal for, § A4:4
    mootness arising during appeal, dismissal for, § A4:5; § A10:1
    other reasons, dismissal for, § A4:5
    record for preliminary hearing, § A6:5
    stipulation, dismissal by, § A4:2
    voluntary or stipulation, dismissal by, § A4:2
    want of prosecution, for, § A7:4
  Docketing after hours filings, § A12A:2
```

```
RULES OF APPELLATE PROCEDURE—Cont'd
  Docketing appeal
    generally, AppellateProc Rule 3; § A3:1; § A3:2
    effect of, § A3:1
    law court, docketing appeal in, § A3:1
    notice of appeal, powers of trial court after, § A3:2
    notice of docketing appeal, clerk's mailing, § A2C:11; § A3:1
    powers of trial court after notice of appeal, § A3:2
    trial court's powers after notice of appeal, § A3:2
  Docketing the Appeal and Further Trial Court Action, AppellateProc Rule 3
  Electronic filings
    generally, § A12A:2; § A12A:4
    briefs, § A7:4; § A12A:2
    Electronic Signatures and Document Authenticity, AppellateProc Rule 37
    opinions, § A12:3
  Exceptions. Final judgment rule, below
  Extension of time
    filing record with law court, § A6:2
  Extraordinary circumstances exception, final judgment rule, § A2C:5
  Facsimile filings, § A12A:2
  Failure to file
    appendix to briefs, § A8:7
    briefs, § A7:4
  Failure to perfect appeal, dismissal of appeal, § A4:3
  Filing
    appeal. Filing of appeal, below
    clerk of law court, § A12A:2
    electronic filings, above
    record with law court. Filing record with law court, below
    statement of issues, record on appeal, § A5:3
  Filing and formatting of documents, AppellateProc Rule 1D
  Filing of amicus curiae brief, § 7A:4
  Filing of appeal
    generally, AppellateProc Rule 2A; § A2C:1 et seq.
    comparison with Federal Rule, § A2C:13
    cross-appeals, § A2C:12
    Federal Rule compared, § A2C:13
    final judgment rule, below
    joint appeals, § A2C:12
    multiple appeals and bonds, civil cases, AppellateProc Rule 2C
    notice of appeal, below
    time for appeal, AppellateProc Rule 2B
  Filing record with law court
    generally, AppellateProc Rule 6; § A6:1 et seq.
    comparison with Federal Rule, § A6:6
    contents of record, § A6:2
    designating additional portions of record, § A6:2
```

```
RULES OF APPELLATE PROCEDURE—Cont'd
  Filing record with law court—Cont'd
    duty of clerk to cooperate, § A6:2
    extension of time, § A6:2
    Federal Rule compared, § A6:6
    partial record, § A6:5
    preliminary hearing in law court, record for, § A6:5
    reporter's transcript, filing of, § A6:3
    retention of record in trial court, § A6:4
    transcript of reporter, filing of, § A6:3
  Filing the Record with the Law Court, AppellateProc Rule 6
  Final judgment rule
    generally, § A2C:1 et seq.
    collateral orders, exception for, § A2C:2; § A3:2
    death knell exception, § A2C:3
    exceptions, generally, § A2C:2 et seq.; § A3:2
    extraordinary circumstances exception, § A2C:5
    judicial economy exception, § A2C:4
    jurisdiction of Law Court, § 0:7
  Format
    appendix to briefs, § A8:2
    briefs in law court, § 7A:3
    motions and other papers, § A10:3
  Immediate appealability
    collateral orders, § A2C:2; § A3:2
    extraordinary circumstances grounds, § A2C:5
    interlocutory orders, § A2C:3
    judicial economy grounds, § A2C:4
    other possible exceptions, § A2C:6
  Interest. Costs and interest on judgments in civil cases, above
  Joint appeals, filing, § A2C:12
  Judicial economy exception to final judgment rule, § A2C:4
  Jurisdiction
    dismissal of appeal for lack of, § A4:4
    Law court, § A1:2; § 0:7
  Law court
    generally, AppellateProc Rule 12; § A12:1 to A12:4
    briefs in law court, above
    Clerk, AppellateProc Rule 12A
    clerk of law court, AppellateProc Rule 12A; § A12A:1 to A12A:4
    comparison with Federal Rule, § A12:4
    composition of, AppellateProc Rule 12; § A12:1
    concurrence of, AppellateProc Rule 12; § A12:1
    consideration, AppellateProc Rule 11
    consideration by law court, above
    costs and interest on judgments in civil cases, above
    decisions of, § A12:3
```

```
RULES OF APPELLATE PROCEDURE—Cont'd
  Law court—Cont'd
    docketing appeal, § A3:1
    Federal Rule compared, § A12:4
    filing record with law court, above
    Filing the Record, AppellateProc Rule 6
    inherent power, § A10:1
    jurisdiction, § A1:2; § 0:7
    Mandate, Reconsideration, and Suspension of Rules, AppellateProc Rule 14
    motions and other papers in law court, below
    Motions and Other Papers in the Law Court, AppellateProc Rule 10
    review, scope of rules, § A1:2
    scope of rules, review by Law court, § A1:2
    sessions of, AppellateProc Rule 12; § A12:2
  Mandates
    appendix to briefs, mandatory contents, § A8:3
    comparison with Federal Rule, § A14:4
    issuance of, AppellateProc Rule 14; § A14:1 to A14:4
  Memorandum to Judiciary Committee of 99th Legislature on Redraft of L.D.
       1198, Appendix A
  Modification of record on appeal, § A5:6
  Mootness arising during appeal, dismissal for, § A4:5; § A10:1
  Motions and other papers in law court
    generally, AppellateProc Rule 10; § A10:1 to A10:4
    comparison with Federal Rule, § A10:4
    format of motions and other papers, § A10:3
  Motions for reconsideration, AppellateProc Rule 14; § A14:2
  Notice of appeal
    clerk's notification to appellees, § A2C:11
    contents of notice, § A2C:10
    cross-appeal, § A2C:12
    docketing appeal, powers of trial court after notice, § A3:2
    joint appeals, § A2C:12
    statement of issues, § A2C:10
    time for filing, § A2C:8; § A2C:9; AppellateProc Rule 2B
    transcript order form, § A2C:10; § A6:3
  Notice of dismissal of appeal, § A7:4
  Notice of scheduling for briefing and consideration, § A7:1
  Number
    appendix to briefs, of, § A8:2
    briefs, of, § A7:3
    minutes for oral argument, § A11:1
    pages in briefs, of, § 7A:3
  Oral arguments and records
    amicus curiae parties, § 7A:4
    appearance at oral argument, confirming with bailiff, § A11:1
    continuance of oral argument, § A11:1
    generally, oral argument, § A11:1
```

```
RULES OF APPELLATE PROCEDURE—Cont'd
  Oral arguments and records—Cont'd
    joint and cross-appeals, § A2C:12
    law court, consideration by, § A7:4; § A11:1
    loss of opportunity to be heard, § A7:4
    minutes for oral argument, § A11:1
    notice of scheduling oral argument and briefing schedule, § A7:1
    public access to proceedings and records, § A12B:1
    scheduling briefing, effect of, § A7:4
    separate appeals and cross-appeals, oral argument, § A11:1
    time and place for oral argument, § A11:1
  Ordering transcript of proceedings, record on appeal, § A5:3
  Original record without appendix to briefs, appeals on, § A8:8
  Preliminary hearing in law court, filing record with law court, § A6:5
  Procedure on appeal, summary of, § A2C:7
  Public access to proceedings and records
    generally, AppellateProc Rule 12B; § A12B:1; § A12B:2
    comparison to Federal Rule, § A12B:2
    oral arguments and records, public access to, § A12B:1
  Public utilities commission, review of rulings and orders of, AppellateProc Rule
       22; § 0:10; § 0:11; § A22:1; § A22:2
  Reconsideration, motions for, AppellateProc Rule 14; § A14:2
  Record on appeal
    generally, AppellateProc Rule 5; § A5:1 et seq.
    absence of transcript, § A5:5
    agreed statement as record on appeal, procedure, § A5:7
    comparison with Federal Rule, § A5:8
    condensed transcript, § A5:4
    contents, generally, § A5:1
    correction of record, § A3:2; § A5:6
    designating only part of transcript of proceedings, § A5:3
    Federal Rule compared, § A5:8
    filing of statement of issues, procedure for, § A5:3
    filing record with law court, above
    law court. Filing record with law court, above
    modification of record, § A5:6
    ordering transcript of proceedings, procedure for, § A5:3
    responsibility of parties, § A5:1; § A5:2; § A6:4
    settlement and statement of proceedings in absence of transcript, § A5:5
    statement of issues, § A5:2; § A5:3
    statement of proceedings, § A5:5
    transcript of proceedings, § A5:2 et seq.
    using record pending appeal, § A6:4
  Report of cases. Special Appeal Proceedings, this index
  Reporter's transcript, filing record with law court, § A6:3
  Retention of record in trial court, filing record with law court, § A6:4
  Review of scope of rules, law court, § A1:2
  Sanctions in law court, costs and interest on judgments in civil cases, § A13:3
```

RULES OF APPELLATE PROCEDURE—Cont'd Schedule for briefing and consideration generally, AppellateProc Rule 7; § A7:1 et seq. briefs, time for filing, § A7:2 comparison with Federal Rule, § A7:6 electronic briefs, § A7:4; § A12A:2 failure to file briefs, § A7:4 Federal Rule compared, § A7:6 notice of scheduling, § A7:1 number of copies to be filed and served, § A7:3 scheduling of consideration, generally, § A7:5 Scheduling. Docketing appeal, above Scope of rules, generally, AppellateProc Rule 1; § A1:1; § A1:2 Service of documents, AppellateProc Rule 1E Sessions of law court, AppellateProc Rule 12; § A12:2 Settlement and statement of proceedings in absence of transcript, record on appeal, § A5:5 Special Appeal Proceedings Appeal of Sentence, AppellateProc Rule 20 Discretionary Criminal Appeals, AppellateProc Rule 19 Review of Decisions of the Workers Compensation Board and Hearing Officers, AppellateProc Rule 23 Special Appeal Proceedings, this index Statement of issues notice of appeal, § A2C:10 record on appeal, § A5:2; § A5:3 Statement of proceedings, record on appeal, § A5:5 Stipulation, dismissal of appeal, § A4:2 Submission on briefs, consideration by law court, § A11:2 Summary of procedure on appeal, § A2C:7 Supplement of legal authorities, appendix to briefs, § A8:9 Suspension of appeals rules, AppellateProc Rule 14; § A14:3 computation, AppellateProc Rule 1A; § 1A:1; § 1A:2 docketing appeal, above extension of time, above notice of appeal, filing, § A2C:8; § A2C:9; AppellateProc Rule 2B oral argument, § A11:1 schedule for briefing and consideration, above trial court filing record with law court, § A6:1 trial transcript filed with law court, § A6:2 voluntary dismissal of appeal, § A4:2 Transcript of proceedings filing record with law court, § A6:2; § A6:3 notice of appeal, transcript order form, § A2C:10; § A6:3 record on appeal, § A5:2 et seq. Trial court's powers after notice of appeal docketed, § A3:2

RULES OF APPELLATE PROCEDURE—Cont'd

Workers' compensation board and hearing officers, review of decisions of, AppellateProc Rule 23; § 0:8; § 0:10; § 0:11; § A23:1; § A23:2

RULES OF BUSINESS AND CONSUMER COURT DOCKET (BCD)

Generally, § 0:34

RULES OF CIVIL PROCEDURE

Generally, CivilProc Rule 81; § 81:1 et seq.

See also more specific topics throughout this index

Administrative Inspection Warrants

Advisory Committee's Notes, § 1:5

Aids in interpretation

federal court decisions, § 1:6

prior Maine decisions, § 1:7

reporter's notes and advisory committee's notes, § 1:5

Alternative Dispute Resolution (ADR), this index

Amendment of rules, § 1:1; § 1:5

Applicability of Rules, this index

Attachment, this index

Attorneys, assignment of counsel, CivilProc Rule 88; § 88:1; § 88:2

Attorneys, this index

Civil Violations Other Than Traffic, this index

Commencement of Action, this index

Comparison with Federal Rule, § 1:9

Contempt Proceedings, this index

Costs and Fees, this index

Court Clerks, this index

Definitions, CivilProc Rule 83; § 83:1; § 83:2

Deposit In Court, this index

Discovery, this index

Effective Date, this index

Execution, this index

Federal Court decisions, aids in interpretation, § 1:6

Federal Rule compared, § 1:6; § 1:9

Final Agency Action Review, this index

Final remedies. Provisional and final remedies and special proceedings, below

Forcible Entry and Detainer, this index

Foreclosure Diversion Program, this index

Forms

generally, CivilProc Rule 84; § 84:1; § 84:2

See also more specific topics throughout this index

Governmental Action Review, this index

Historical notes, one form of action, § 2:2

History of rulemaking in Maine

generally, § 1:1

federal rules and decisions, impact of, § 1:6; § 1:9

relation of Rules to statutes, § 1:4

reporter's notes and advisory committee notes, § 1:5

RULES OF CIVIL PROCEDURE—Cont'd Injunctions, this index Interpretation aids. Aids in interpretation, above Judgment, this index Judgment for Specific Acts, this index Jurisdiction and Venue, this index Jury Trial De Novo in Small Claims Appeals to Superior Court, this index Land Use Violations, this index Law students, legal assistance by, CivilProc Rule 90; § 90:1; § 90:2 Legal assistance by law students, CivilProc Rule 90; § 90:1; § 90:2 License Revocation or Suspension Actions, this index Medical Malpractice Screening Panel Procedures, this index Merger, one form of action, § 2:3 Nonparties, this index Offer of Judgment, this index One form of action generally, CivilProc Rule 2; § 0:1 et seq.; § 2:1 et seq. effects of merger, § 2:3 historical notes, § 2:2 merger, effects of, § 2:3 purpose and effect, § 2:1 Supreme Court justices and "equity cases," § 2:2 Orders and standards, publication of, CivilProc Rule 87; § 87:1; § 87:2 Parties, this index Pleadings and Motions, this index Prior Maine decisions, aids in interpretation, § 1:7 Probate proceedings, § 0:33 Process and Service of Process and Papers, this index Provisional and final remedies and special proceedings generally, § 63:1 et seq. Contempt Proceedings, this index Deposit In Court, this index Execution on judgment. Judgment, this index Injunctions, this index Judgment for Specific Acts, this index Nonparties, this index Offer of Judgment, this index Replevin, this index Publication of orders and standards, CivilProc Rule 87; § 87:1; § 87:2 Purpose of rules, generally, § 1:8 Real Actions to Quiet Title, this index Relation of rules to statutes, § 1:4 Removal and Appeal from District Court to Superior Court or Law Court, this index Replevin, this index Reporter's Notes, § 1:5 Scope of rules generally, CivilProc Rule 1; § 0:1 et seq.; § 1:1 et seq.; § 1:8

RULES OF CIVIL PROCEDURE—Cont'd

Scope of rules—Cont'd

aids in interpretation, § 1:5 to 1:7

comparison with federal rule, § 1:9

purpose of rules, § 1:8

relation to statutes, § 1:4

substance and procedure, distinguishing, § 1:3

Search Warrants for Schedule Z Drugs, this index

Special proceedings. Provisional and final remedies and special proceedings, above

Special rules for certain actions

generally, § 79:1 et seq.

Administrative Inspection Warrants

Civil Violations Other Than Traffic, this index

Final Agency Action Review, this index

Forcible Entry and Detainer, this index

Governmental Action Review, this index

Jury Trial De Novo in Small Claims Appeals to Superior Court, this index

Land Use Violations, this index

License Revocation or Suspension Actions, this index

Medical Malpractice Screening Panel Procedures, this index

Real Actions to Quiet Title, this index

Search Warrants for Schedule Z Drugs, this index

Traffic Infractions, this index

Warrants for Surveys and Tests, this index

Standards, publication of orders and, CivilProc Rule 87; § 87:1; § 87:2

Statutes, relation of rules to, § 1:4

Substance and procedure, scope of rules, § 1:3

Supreme Court justices and "equity cases," § 2:2

Time, this index

Title of rules, CivilProc Rule 85; § 85:1

Traffic Infractions, this index

Trials, this index

Trustee Process, this index

Venue. Jurisdiction and Venue, this index

Warrants for Surveys and Tests, this index

RULES OF ELECTRONIC COURT SYSTEM

Sealing court records from public access, E10:1

RULES OF PROBATE PROCEDURE

Generally, § 0:33

SANCTIONS

Alternative dispute resolution (ADR), § 16B:6

Contempt proceedings

punitive sanctions, § 66:3

remedial sanctions, § 66:4

Discovery, this index

Index-86

SANCTIONS—Cont'd

District court, pretrial procedure, § 16A:5

Law court, costs and interest on judgments in civil cases, § A13:3

Signing of pleadings and motions, § 11:1 et seq.

Other Written Requests for Relief, CivilProc Rule 11

Subpoena noncompliance, § 45:3

Superior court, pretrial procedure, § 16:5

Trial subpoena, § 45:3

Trustee process, costs sanctions, § 4B:14

SATURDAY OR SUNDAY

Computation of time periods, § 6:1; § 6:8

SCHEDULE Z DRUGS

Search warrants for, CivilProc Rule 801; § 801:1

SCHEDULING AND DOCKETING

Alternative dispute resolution, § 16B:2

Business and Consumer Court Docket (BCD), § 0:34

Case management scheduling order, Superior Court, § 16:2; § 16:3

Court Clerks, this index

Inherent judicial power, § 0:4

Jury trial demand, § 38:3

Pleadings, docket number on, § 10:1

Pretrial order

District court, § 16A:4

Superior court, § 16:4

Rules of Appellate Procedure, this index

Trials, this index

SCREENING PANELS

Medical malpractice screening panel procedures, CivilProc Rule 80M; § 80M:1; § 80M:2

SEARCH WARRANTS FOR SCHEDULE Z DRUGS

Generally, CivilProc Rule 801; § 801:1

SENTENCE REVIEW PANELS

Generally, § 0:5

SEPARATE TRIALS

Trials, this index

SERVICE OF PROCESS

Process and Service of Process and Papers, this index

SETTLEMENT

Derivative actions by shareholders, CivilProc Rule 23A

Minor plaintiffs, claims of. Parties, this index

SEVERANCE OF CLAIMS

Generally, § 18:1

Misjoinder or nonjoinder of parties, § 21:1; § 21:4; § 21:5

SHORTENING OF TIME

Deposition, taking oral deposition, § 30:3 written deposition, § 31:1

SIGNING AND SIGNATURES

Appellate brief, § 7A:2

Deposition transcript, submission to witness for changes and signature, § 30:10

Entry of judgment, facsimile signature of clerk, § 77:5

Interrogatories to parties, § 33:2

Official record, proof by certificate of signature and official position, foreign, form, § 44:9

Pleadings and Motions, this index

Rules of Appellate procedures

Signatures, AppellateProc Rule § 1C

generally, AppellateProc Rule § 1C:1

Signatures, Notes, AppellateProc Rule § 1C

SMALL CLAIMS

Appeal jurisdiction, § 0:17

District court jurisdiction, § 0:24

Jury Trial De Novo in Small Claims Appeals to Superior Court, this index

Mediation in, § 92:5

SPECIAL APPEAL PROCEEDINGS

Agreement, report of cases, § A24:2

Board of Environmental Protection, review of orders of, § 0:10; § 0:11

Certification of questions of law by federal courts to law court

generally, AppellateProc Rule 25; § A25:1 to A25:4

comparison with Federal Rule, § A25:4

Federal Rule compared, § A25:4

history, § **A25:1**

"may be determinative of cause," § A25:3

procedure for certification, generally, § A25:2

purpose of certification, § A25:1; § A25:3

scope of certification, § A25:1; § A25:3

Criminal appeals

by the State, AppellateProc Rule 21

discretionary, AppellateProc Rule 19

Discretionary criminal appeals, AppellateProc Rule 19

Federal law. Certification of questions of law by federal courts to law court,

History, certification of questions of law by federal courts to law court, § A25:1

Interlocutory rulings, report of cases, § A24:4; § 0:8

Law court. Certification of questions of law by federal courts to law court, above

"May be determinative of cause," certification of questions of law by federal courts to law court, § A25:3

Public utilities commission, review of rulings and orders of

generally, AppellateProc Rule 22; § 0:10; § 0:11; § A22:1; § A22:2

SPECIAL APPEAL PROCEEDINGS—Cont'd

Public utilities commission, review of rulings and orders of—Cont'd comparison to Federal Rule, § A22:2

Questions of law. Certification of questions of law by federal courts to law court, above

Report of cases

generally, § A24:1 et seq.; AppellateProc Rule 24; § 0:8; § A24:1 et seq.

agreement, report by, § A24:2; § 0:8

comparison with Federal Rule, § A24:6

Federal Rule compared, § A24:6

interlocutory rulings, report of, § A24:4; § 0:8

preparation of record on report, § A24:3

procedure on report, generally, § A24:5

record on report, preparation of, § A24:3

review of reported cases and questions by the Law Court, § A24:1

Sentence, appeal of, AppellateProc Rule 20

Workers' compensation board and hearing officers, review of decisions of generally, **AppellateProc Rule 23**; § 0:8; § 0:10; § 0:11; § A23:1; § A23:2 comparison to Federal Rule, § A23:2

SPECIAL MATTERS AND PROCEEDINGS

Pleadings and Motions, this index Rules of Civil Procedure, this index Special Appeal Proceedings, this index Trials, this index

SPECIFIC ACTS

Judgment for Specific Acts, this index

STANDARDS

Trials, this index

STANDING DOCTRINE

Appeals and reviews, seeking, § 0:11; § 0:19 Superior Court, establishing standing to sue, § 0:19

STATEMENT OF ISSUES

Rules of Appellate Procedure, this index

STATEMENTS

Pleadings and Motions, this index

STATUTE OF LIMITATIONS

Affirmative defense raised by motion, § 12:12 Commencement of action, § 3:2 Computation of time period, § 6:1

Counterclaim and cross-claims, § 13:9

Pleading, § 8:16; § 9:5; § 12:12

STAY OF PROCEEDINGS

Judgment, this index

STIPULATIONS

Discovery, this index

STUDENTS

Legal Assistance by Law Students, this index

SUBPOENAS

Discovery, this index Trials, this index

SUBSTITUTION OF PARTIES

Parties, this index

SUMMARY JUDGMENT

Generally, CivilProc Rule 56; § 56:1 et seq. Affidavits
generally, § 56:7 to 56:9
bad faith, § 56:9

treating motion to dismiss as summary judgment, § 12:13 unavailable, § 56:8

Alternative to judgment as matter of law at trial, § 50:1

Appellate review

generally, § 56:12

partial summary judgment, § 56:10

Applicability, § 56:2

Availability of affidavits, § 56:8

Bad faith, affidavits, § 56:9

Business and Consumer Docket (BCD), § 134:2

Comparison with Fed. R. Civ. P. 56, § 56:13

Converting a Rule 12(b)(6) motion to, § 12:13

Cross-motions, § 56:11

Fed. R. Civ. P. 56 compared, § 56:13

Foreclosures, residential mortgage, § 56:5

Format

affidavits, § 56:7

motion, § 56:4

Further testimony, § 56:7

Judgment as matter of law at trial, relation to, § 50:1; § 56:3

Matters considered, § 56:6

Mortgage foreclosures, residential, § 56:5

Motions

generally, § 7:2

amend pleadings, § 15:4

cross-motions, § 56:11

format, § 56:4

judgment as matter of law at trial counterpart to, § 50:1

opposition to, § 7:3

proceedings on, § 56:6

residential mortgage foreclosures, § 56:5

SUMMARY JUDGMENT—Cont'd Motions—Cont'd time and form of, § 56:4; § 56:5 Partial summary judgment, § 56:10 Parties applicable, § 56:2 Proceedings on motion, § 56:6 Relation to judgment as matter of law, § 50:1; § 56:3 Residential mortgage foreclosures, § 56:5 Review by law court, § 56:12 Testimony, further, § 56:7 Time of motion, § 56:4; § 56:5 **SUMMONS** Process and Service of Process and Papers, this index SUPERIOR COURT Administrative appeals, jurisdiction, § 0:16; § 0:19 Always open, § 77:1 Appeals administrative appeals, jurisdiction, § 0:16; § 0:19 district and administrative courts appeals, jurisdiction, § 0:7; § 0:17 Business and Consumer Court Docket (BCD), transfer to, § 0:34 Case management, pretrial procedure, § 16:2; § 16:3 Court Clerks, this index Criminal cases appeals, jurisdiction, § 0:17 Demand for trial by jury, § 38:3 District and administrative courts appeals, jurisdiction, § 0:17 District court, concurrent jurisdiction with, § 0:24 Eminent domain appeals, jurisdiction, § 0:15 Equity jurisdiction, § 0:18 jury trial of right, § 38:2 Extraordinary remedies, jurisdiction, § 0:14; § 0:16 Family law, jurisdiction, § 0:18 Fee for jury trial demand, § 38:3 Foreign judgments, recognition and enforcement, § 0:20 Jurisdiction generally, § 0:12 et seq. administrative appeals, § 0:16; § 0:19 concurrent with District court, § 0:24; § 0:25 concurrent with Probate court, § 0:33 criminal case appeals, § 0:17 defined, § 0:19 district and administrative courts, appeals from, § 0:7; § 0:17 eminent domain, appeals in, § 0:15 equity, § 0:18 extraordinary remedies, § 0:14; § 0:16 family law, § 0:18

justiciability and, § 0:19

```
SUPERIOR COURT—Cont'd
  Jurisdiction—Cont'd
     probate appeals, § 0:17
    probate court, concurrent jurisdiction, § 0:33
    special proceedings, § 0:13
    standing to sue, § 0:19
    types, § 0:19
  Jury Trial De Novo in Small Claims Appeals to Superior Court, this index
  Jury trial of right
     generally, CivilProc Rule 38; § 38:1 et seq.
    comparison with Federal Rule, § 38:6
    demand for trial by jury, § 38:3
    equitable issues, § 38:2
    Federal Rule compared, § 38:6
     fee, § 38:3
    issues, § 38:2; § 38:4
    legal and equitable issues, § 38:2
    preservation of right of jury trial, § 38:1
    reviving the right by motion, § 38:5
    source, § 38:1
     specification of issues, § 38:4
    time, § 38:4
    waiver, § 38:3; § 38:5
     writing requirement, § 38:5
  Justiciability and jurisdiction, § 0:19
  Pleadings and motions. Pretrial procedure, below
  Pretrial procedure
     generally, CivilProc Rule 16; § 16:1 et seq.
    case management, § 16:2; § 16:3
    comparison with Federal Rule, § 16:6
    conference, trial management, § 16:4
    Federal Rule compared, § 16:6
    noncompliance sanctions, § 16:5
    order, pretrial, § 16:4
    pretrial order and trial management conference, § 16:4
    sanctions, § 16:5
    scheduling orders, § 16:2 to 16:5
     standard scheduling order, § 16:2
  Probate appeals, jurisdiction, § 0:17
  Process, trustee process, venue, § 0:22
  Removal and Appeal from District Court to Superior Court or Law Court, this
       index
  Right to jury trial. Jury trial of right, above
  Sanctions, pretrial procedure, § 16:5
  Scheduling orders, pretrial procedure, § 16:2; § 16:3; § 38:3
  Special proceedings, jurisdiction, § 0:13
  Specification of issues, jury trial of right, § 38:4
  Staffing, § 0:12
```

SUPERIOR COURT—Cont'd Standard scheduling order, pretrial procedure, § 16:2 Standing to sue, establishing, § 0:19 Transfer of venue, § 0:21 Transfer to Business and Consumer Court Docket (BCD), § 0:34 Trustee process, venue, § 0:22 Venue appeals, § 0:23 civil actions, generally, § 0:21 trustee process, § 0:22 Waiver, jury trial of right, § 38:3; § 38:5 Waiver of venue, § 0:21 SUPPLEMENTAL PLEADINGS Pleadings and Motions, this index SUPREME JUDICIAL COURT Administrative and supervisory responsibilities, § 0:2 Advisory and internal committees, § 0:2 Advisory opinions, § 0:3 After hours filings, § A12A:1 Appeals, jurisdiction as law court, § 0:7 Appellate procedure rules. Rules of Appellate Procedure, this index Appointment of Chief Justice, § A12:1 Authority of clerk of law court to act for court, § A12A:3 Business hours of law court, § A12A:2 Certification of questions of state law by federal courts, § 0:9 Chief Justice powers, § 0:2 Citing to published opinions of law court, § A12:3 Clerk of law court generally, § A12A:1 authority to act for court, § A12A:3 business hours, § A12A:2 filing with, § A12A:2 Composition of law court, § A12:1 Concurrence of justices, § A12:1 Costs and interest on judgments, § A13:1 to A13:4 Decisions of law court, generally, § A12:1; § A12:3 Direct review of administrative agencies, jurisdiction as law court, § 0:10 Electronic filings, § A12A:2; § A12A:4 Electronic publication of opinions, § A12:3 Federal Rule compared composition, concurrence, and sessions of court, § A12:4 costs and interest on judgments, § A13:4 definitions, § 1B:2 mandate, reconsideration, and suspension of rules, § A14:4 public access to proceedings and records, § A12B:2 time computation, § A15:2

```
SUPREME JUDICIAL COURT—Cont'd
  Filing with clerk of law court, § A12A:2; § A12A:4
  Fiscal and other managerial aspects, § 0:2
  Jurisdiction and venue
     generally, § 0:3 et seq.
    inherent power over administrative functions, § 0:4
    jurisdiction as law court, below
    nonjudicial duties, generally, § 0:3 et seq.
    original jurisdiction, § 0:5
  Jurisdiction as law court
     generally, § 0:6 et seq.
    appeals, § A1:2; § 0:7
    certification of questions of state law by federal courts, § 0:9
    claim processing rule setting deadlines, § 0:11
    direct review of administrative agencies, § 0:10
     foreclosures, § 0:17
    justiciability, § 0:11
     mootness and ripeness doctrine, § 0:11
    reports, § 0:8
    standing, § 0:11
  Justiciability and jurisdiction as law court, § 0:11
  Memorandum of decisions, § A12:3
  Number of justices, § A12:1
  Oral arguments and records
    public access to proceedings and records, § A12B:1
    qualified justice absence, § A12:1
  Original jurisdiction, § 0:5
  Panel of justices, § A12:1
  Procedure rules. Rules of Appellate Procedure, this index
  Public access to proceedings and records
    comparison to Federal Rule, § A12B:2
    oral arguments and records, public access to, § A12B:1
  Published opinions of law court, § A12:3
  Reports, jurisdiction as law court, § 0:8
  Rules of Appellate Procedure, this index
  Sessions of the law court, § A12:2
  Single-justice jurisdiction, § 0:5
  Time computation, § 1A:1
  Unpublished opinions of law court, § A12:3
  Venue. Jurisdiction and venue, above
  Website
    business hours of law court, § A12A:1
     publication of decisions of law court, § A12:3
SURVEYS AND TESTS
```

Warrants for, CivilProc Rule 80J; § 80J:1; § 80J:2

Index-94

SURVIVAL OF ACTION

Substitution of parties on death, § 25:1

SUSPENSION

Revocation or Suspension, this index

TAXPAYERS

Standing to sue, establishing, § 0:19

TELEPHONE

Discovery

deposition by telephone, § 30:7

THIRD-PARTY PRACTICE

Pleadings and Motions, this index

TIME

Generally, CivilProc Rule 6

Additional time after service by mail, § 6:7

Commencement of Action, this index

Commencement of action, time limits, § 3:3

Comparison with Federal Rule, § 6:8

Computation of time periods, § 6:1

Discovery, this index

Enlargement of Time, this index

Federal Rule compared, § 6:8

For appeal

In general, 2B:1

Successive motion to alter or amend the judgment, 2B:2

Forms. Enlargement of Time, this index

Holding court, § 6:6

Holidays, § 6:1; § 6:8

Judgment, this index

Jury trial fee payment, § 38:3

Limitation in significance of terms of court, § 6:6

Pleadings and Motions, this index

Rules of Appellate Procedure, this index

Saturday and Sunday, § 6:1; § 6:8

Scheduling and Docketing, this index

Service by mail, additional time after, § 6:7; § 6:8

Service of subpoena, § 45:2

Statute of Limitations, this index

Terms of court, limitation in significance of, § 6:6

Trials, this index

TITLE

Complaint, § 10:1

Real Actions to Quiet Title, this index

Rules of civil procedure, CivilProc Rule 85

TITLE OF RULES

Rules of civil procedure, § 85:1

TRADEMARK VIOLATIONS

Jurisdiction, § 0:24

TRAFFIC INFRACTIONS

Generally, CivilProc Rule 80F; § 80F:1 et seq.

Appeal, § 80F:4

Commencement of proceedings, § 80F:2

Comparison with Federal Rule, § 80F:6

District court jurisdiction, § 0:24

Establishment of violations bureau, § 0:2

Federal Rule compared, § 80F:6

Judgment, § 80F:4

Judgment, notice of, § 80F:5

Notice of order or judgment, § 80F:5

Order or judgment, notice of, § 80F:5

Pleadings, § 80F:3

Purpose and scope of rule, § 80F:1

Trial, § 80F:3

Validity of rule, § 80F:1

TRANSCRIPT

Costs and fees

waiver of payment of, § 91:2

Discovery, this index

New trials and amendment of judgments, availability of transcript, \S 59:2; \S 59:4

Pleadings and motions, service and filing of condensed transcripts

Form of documents, § 5:7

Removal and appeal from District Court to Superior Court or law court, transcripts of electronic recordings on appeal, § 76H:4

Rules of Appellate Procedure, this index

TRANSIT DISTRICT

Condemnations appeals, jurisdiction, § 0:15

TRESPASS

Venue, § 0:21

TRIALS

Advisory jury and trial by consent, § 39:2; § 39:5

Affidavits, assignment of cases for trial and continuances, § 40:4

Affirmation in lieu of oath, § 43:4

Alternate jurors, § 47:4

Amendment of request, findings by court, § 52:3

Appointments

interpreters, taking of testimony, § 43:11

referees, § 53:2

Index-96

TRIALS—Cont'd

```
Argument of counsel and instructions to jury
  generally, CivilProc Rule 51; § 51:1 et seq.
  action by judge, § 51:3
  amount of time for argument, § 51:1; § 51:2
  appellate rights, § 51:3
  argument of counsel, generally, § 51:1
  comment on evidence, § 51:4
  comparison with Federal Rule, § 51:6
  conferences with judge, § 51:3
  criminal cases, § 51:2; § 51:5
  deadlocked jury, § 51:2
  entitlement to jury instruction, § 51:2
  evidence, comment on, § 51:4
  Federal Rule compared, § 51:6
  improper arguments, § 51:1
  instructions to jury, generally, § 51:1; § 51:2
  judge, action by, § 51:3
  jury presence for objections, § 51:3
  matters arising after jury retires, § 51:5
  mistrial, motion for, § 51:1
  new trial grounds, § 51:3; § 59:2
  objections, generally, § 51:2
  prejudice as to instructions, § 51:3
  purpose of rule, § 51:2
  requests, time for, § 51:3
  retirement of jury, matters arising after, § 51:5
  right to open and close, § 51:1
  right to review, § 51:3
  saving rights, § 51:3
  time for requests, § 51:3
  timing, matters arising after jury retires, § 51:5
  waiver of objection, § 51:2
Assignment of cases for trial and continuances
  generally, CivilProc Rule 40; § 40:1 et seq.
  affidavits supporting continuance motion, requirements for, § 40:4
  assignment of cases for trial, generally, § 40:2
  chronologial scheduling, § 40:2
  comparison with Federal Rule, § 40:5
  consolidation of trials, assignment of special judge, § 42:1
  continuances, generally, § 40:3
  deadline for assignment, § 40:2
  discretion of trial court, continuances, § 40:3
  Federal Rule compared, § 40:5
  forms, motion for continuance, § 40:6
  list, maintenance of, § 40:2
  modification of scheduling order, § 40:2
```

TRIALS—Cont'd Assignment of cases for trial and continuances—Cont'd motion for continuance, § 7:2; § 40:3 motion for continuance, form, § 40:6 partial continuances, § 40:4 trailing docket, § 40:2; § 40:4 Attorneys. Argument of counsel and instructions to jury, above Burden of proof, judgment as matter of law, § 50:2 to 50:5 Business and Consumer Docket (BCD), CivilProc Rule 137; § 137:1; § 137:2 Challenges, jurors, § 47:2; § 47:3 Change of venue, flexibility in trial, § 42:2 "Clearly erroneous" test, findings by court, § 52:7 Comment on evidence, § 51:4 Compensation of referees, § 53:2 Conference argument of counsel and instructions to jury, conferences with judge, § 51:3 trial management, § 16:4 Consent, trial by, § 39:2; § 39:5 Consolidation or separate trials generally, CivilProc Rule 42; § 42:1 et seq. affirmative defense, separation for trial, § 42:6 appeal of order, § 42:3 assignment of judge, § 42:1 bifurcation of liability and damages issues, § 42:5 change of venue, flexibility in trial, § 42:2 compared to joinder of all claims rule, § 42:1 comparison with Federal Rule, § 42:7 consolidation, generally, § 42:3; § 42:4 convenience and interests of justice grounds, § 42:1; § 42:5 costs for separation, § 42:6 counterclaims or cross-claims, § 13:10; § 13:12 Federal Rule compared, § 42:7 flexibility in trial, § 42:1; § 42:2 permissive counterclaims, separate trials, § 42:6 permissive joinder of parties, separate trials, § 20:3 separation for trial, generally, § 20:3; § 42:5; § 42:6 venue, change of, § 42:2 Contempt, subpoena, § 45:3 **Contempt Proceedings** generally, CivilProc Rule 66 Continuances assignment of cases for trial and continuances, above form of motion, § 40:6 motion for, § 7:2; § 40:3 Copies, taking of testimony corporate records, § 43:7

deeds. § 43:6

```
TRIALS—Cont'd
  Corporate records, taking of testimony, § 43:7
  Costs
    previously dismissed action, § 41:4
    referee costs, § 53:2
    separation for trial, § 42:6
    subpoena, § 45:2
  Counterclaims or cross-claims
    dismissal, § 41:3
    separate trial, § 13:10; § 13:12
  Credibility of witnesses, findings by court, § 52:8
  Cross-claims. Counterclaims or cross-claims, above
  Cross-examination, § 43:2
  Deeds, copies of, § 43:6
  Definition of "official record," § 44:2
  Depositions
    subpoenas for taking, § 45:5
    using at trial, § 30:10
  Directed verdict. Judgment as matter of law, below
  Dismissal of actions
    generally, CivilProc Rule 41; § 41:1 et seq.
    class actions, § 41:1
    comparison with Federal Rule, § 41:5
    costs of previously dismissed action, § 41:4
    counterclaim, cross-claim, or third-party claim, § 41:3
    counterclaim, effect on, § 41:1
    counterclaims or cross-claims, § 41:3
    court order, voluntary dismissal, § 41:1
    discretion of court, involuntary dismissal, § 41:2
    failure to prosecute or comply with order, grounds, § 41:2
    Federal Rule compared, § 41:5
    fewer than all claims, voluntary dismissal, § 41:1
    involuntary dismissal, § 41:2
    previously dismissed action, costs of, § 41:4
    receiver appointed, limitations when, § 41:1
    stipulation, by, § 41:1
    third-party claims, § 41:3
    time for voluntary dismissal, § 41:1
    voluntary dismissal, § 41:1
    want of prosecution grounds, § 41:2
  Electronic Sound Recording, this index
  Entry of Judgment
    generally, CivilProc Rule 58
  Evidence, § 51:4
    argument of counsel and instructions to jury, comment on evidence, § 51:4
    insurance agreements, § 26:5
    judgment as matter of law, burden of proof, § 50:2 to 50:5
```

```
TRIALS—Cont'd
  Evidence, § 51:4—Cont'd
    newly discovered evidence, § 59:2; § 60:7
    notice to produce written evidence, § 43:8
    official record, proof of, below
    order of evidence, § 43:9; § 43:10
    testimony, below
  Examination
    jurors, of, § 47:1
    witnesses, taking of testimony, § 43:2; § 43:9
  Excluded evidence, record, taking of testimony, § 43:3
  Expedited track, § 16C:3
  Findings and conclusions by court
     generally, CivilProc Rule 52; § 52:1 et seq.
    amendment, findings of court, § 52:3
    appeal, § 52:8
    clearly erroneous test, § 52:7
    comparison with Federal Rule, § 52:9
    credibility of witnesses, § 52:8
    Federal Rule compared, § 52:9
    interlocutory injunction, § 65:6
    motions, requirement of, § 52:5
    preparation of findings, § 52:6
    purpose of rule, § 52:1
    referees, § 59:2
    request, required only on, § 52:2
    requirement, § 52:2 to 52:5
    review by law court, § 52:7; § 52:8
    time for request, § 52:3
    types of suits, § 52:4
    when request required, § 52:2 to 52:5
    witnesses, credibility of, § 52:7; § 52:8
  Findings by court
     generally, CivilProc Rule 52
  Flexibility, consolidation or separate trials, § 42:1; § 42:2
  Foreign law, determination of
    generally, CivilProc Rule 44A; § 44A:1; § 44A:2
    comparison with Federal Rule, § 44A:2
  Format of taking testimony under 43(a), § 43:1
  Forms, motion for continuance, § 40:6
  General verdict accompanied by interrogatories, § 49:3
  Hearings
    location of hearing without jury, § 39:4
    referees, transcript of hearing, § 53:4
  Inability of a Judge to Proceed; Recusal
     generally, CivilProc Rule 63
  Interpreter appointment, taking of testimony, § 43:11
```

TRIALS—Cont'd Interrogatories. Special verdicts and interrogatories, below Involuntary dismissal of actions, § 41:2 Issuance of subpoena, § 45:1 Judge's action, argument of counsel and instructions to jury, § 51:3 Judgment as matter of law generally, CivilProc Rule 50; CivilProc Rule 50; § 50:1 et seq. after return of verdict, § 50:1; § 50:4 appellate review of, § 50:5 at close of all the evidence, § 50:1; § 50:4 avoiding by establishing prima facie case, § 50:2 before case submitted to jury, § 50:1; § 50:4 burden of proof, § 50:2 to 50:5 comparison with Federal Rule, § 50:7 directed verdict aspect, § 50:1; § 50:4 effect, § 50:1 Federal Rule, comparison with, § 50:7 how made, § 50:1; § 50:4 motion for judgment as matter of law in nonjury cases, § 50:4; § 50:6 nonjury cases, motion for judgment as matter of law in, § 50:4; § 50:6 relation to summary judgment, § 50:1; § 56:3 review on appeal, standard of, § 50:5 standard of review on appeal, § 50:5 standards for judgment as a matter of law, generally, § 50:2; § 50:3 summary judgment, trial counterpart to, § 50:1 timing, § 50:1; § 50:4 verdict, after return of, § 50:4 when made, § 50:1; § 50:4 Judgment notwithstanding the verdict. Judgment as matter of law, above Jurisdiction and Venue, this index Jurors generally, § 47:1 et seq. alternate jurors, § 47:4 cause, challenges for, § 47:2 challenges, peremptory, § 47:3 challenges for cause, § 47:2 comparison with Federal Rule, § 47:6 discharge of, § 49:4 examination, § 47:1 examination of jurors, § 47:1 Federal Rule, comparison with, § 47:6 gratuity given to jurors, § 59:2 misconduct, § 59:2 note-taking by jurors, § 47:5 number of jurors empaneled, CivilProc Rule 48; § 48:1 peremptory challenges, § 47:3 polling the jury, § 49:4

```
TRIALS—Cont'd
  Jurors—Cont'd
    reconsideration, resubmitting verdict form for, § 49:1; § 49:3
    selection, § 47:1 et. seq.
    selection of, generally, CivilProc Rule 47; § 47:1 to 47:6
  Jury and jury trial
    instructions. Argument of counsel and instructions to jury, above
    jurors, above
    Superior Court, this index
    trial by jury or by court, below
  Jury instructions. Argument of counsel and instructions to jury, above
  Jury trial of right. Superior Court, this index
  Lack of official record, proof of, § 44:4
  Legal and equitable issues, trial by jury or by court, § 39:3
  Location of hearings without jury, trial by jury or by court, § 39:4
  Majority verdict
    generally, CivilProc Rule 48; § 48:1; § 48:2
    comparison with Federal Rule, § 48:2
    stipulations as to number, CivilProc Rule 48; § 48:1; § 48:2
  Motions
    assignment of cases for trial and continuances, form, § 40:6
    continuance, for, § 7:2
    findings by court, § 52:2; § 52:5
    judgment as matter of law, § 50:4; § 50:6
  Nonjury cases, motion for judgment as matter of law in, § 50:6
  Note-taking by jurors, § 47:5
  Notice
    findings or fact and conclusions of law, notice by court, § 53:3
    foreign law, use, § 44A:1
    special verdict procedure, intent to use, § 49:1
    written evidence, to produce, § 43:8
  Oath, affirmation in lieu of, § 43:4
  Objections
    argument of counsel and instructions to jury, § 51:2
    failure to make, consequences, § 46:2
    preserving objections, below
    referees, § 53:1; § 53:3; § 53:4
  Official publication, proving official record by, § 44:3
  Official record, proof of
    generally, CivilProc Rule 44; § 44:1 et seq.
    absence of record, proof of, § 44:4; § 44:10
    attestation of copy of official record
       generally, § 44:1
       absence of record, proving, § 44:4
       domestic, form, § 44:6
       foreign, form, § 44:8
    certificate of legal custody of official record, domestic, form, § 44:7
```

```
TRIALS—Cont'd
  Official record, proof of-Cont'd
    certificate of signature and official position, foreign, form, § 44:9
    certification, generally, § 44:1
    comparison with Federal Rule, § 44:5
     definition of "official record," § 44:2
    Federal Rule compared, § 44:5
     forms
       attestation of copy of official record, domestic, § 44:6
       attestation of copy of official record, foreign, § 44:8
       certificate of legal custody of official record, domestic, § 44:7
       certificate of signature and official position, foreign, § 44:9
       statement of lack of record, § 44:10
     lack of record, proof of, § 44:4
     official publication, proof of, § 44:3
     publication, official, § 44:3
    purpose and scope of rule, § 44:1
     statement of lack of record, form, § 44:10
  Omitted issues, special verdicts and interrogatories, § 49:2
  Order of evidence, taking of testimony, § 43:10
  Order of trial of legal and equitable issues, § 39:3
  Peremptory challenges, jurors, § 47:3
  Pleadings
     amendment at trial, § 15:4; § 15:5
  Polling jury, § 49:4
  Preserving objections
     generally, CivilProc Rule 46; § 46:1 to 46:3
    comparison with Federal Rule, § 46:3
     failure to object, consequences, § 46:2
    history of rule, § 46:1
     manner of stating objections, § 46:2
    offer of proof, § 46:2
    overruled, § 46:2
    practice for preserving objections, § 46:2
    sustained, § 46:2
  Previously dismissed action, costs of, § 41:4
  Process and service of process. Subpoena, below
  Production of evidence, notice to produce written evidence, § 43:8
  Publication, proof of official record, § 44:3
     copies of corporate records, taking of testimony, § 43:7
    excluded evidence, taking of testimony, § 43:3
    official record, proof of, above
  Referees
     generally, CivilProc Rule 53; CivilProc Rule 53; § 53:1 et seq.
    acceptance of referee's report, § 53:4
     agreement, reference by, § 53:1
```

```
TRIALS—Cont'd
  Referees—Cont'd
    applicable proceedings, § 53:1
    appointment, § 53:1; § 53:2
    authority of referee, § 53:1; § 53:3
    comparison with Federal Rule, § 53:5
    compensation, § 53:2
    entry of judgment by referring court, § 53:4
    Federal Rule compared, § 53:5
    findings of fact and conclusions of law, making, § 53:1; § 53:3
    findings of fact and conclusions of law, new trial, § 59:2
    objections to reference, § 53:1; § 53:3; § 53:4
    procedures before referee, § 53:3
    report of referee, review of, § 53:4
    review of referee's report, § 53:4
    scope of rule, § 53:1; § 53:3
    service of objections to reference or report, § 53:4
    transcript of hearing, § 53:4
  Relief from Judgment or Order
     generally, CivilProc Rule 60
  Report of referee, review of, § 53:4
  Requests
    argument of counsel and instructions to jury, time for, § 51:3
     findings by court, § 52:2
  Retirement of jury, matters arising after, § 51:5
  Return of verdict, special verdicts and interrogatories, § 49:4
  Review
    generally. Appeal and Review, this index
    argument of counsel and instructions to jury, right to review, § 51:3
    findings by court, review by law court, § 52:7; § 52:8
    judgment as matter of law, standard of review on appeal, § 50:5
    referee's report, § 53:4
    sufficiency of special verdict form, § 49:1
  Right to jury trial. Superior Court, this index
  Rule 43(a), form of taking testimony under, § 43:1
  Sanctions, subpoena, § 45:3
  Saving rights, argument of counsel and instructions to jury, § 51:3
  Scheduling and docketing. Assignment of cases for trial and continuances, above
  Sealed verdicts, § 49:4
  Separate trials. Consolidation or separate trials, above
  Special verdicts and interrogatories
    generally, CivilProc Rule 49; § 49:1 et seq.
    advantages and disadvantages of using special verdict form, § 49:1
    comparative negligence, § 49:1
    comparison with Federal Rule, § 49:5
    distinguishing general verdict from, § 49:1
    drafting special verdict form, § 49:1
```

```
TRIALS—Cont'd
  Special verdicts and interrogatories—Cont'd
    Federal Rule compared, § 49:5
    general verdict accompanied by interrogatories, § 49:3
    general verdict defined, § 49:1
    notice of intent to use special verdict procedure, § 49:1
    omitted issues, § 49:2
    polling jury, § 49:4
    resubmitting verdict form to jury for reconsideration, § 49:1
    return of verdict, § 49:4
    review of sufficiency of special verdict form, § 49:1
    special verdict, generally, § 49:1
  Standards. Judgment as matter of law, above
  Stipulations as to number, majority verdict, CivilProc Rule 48; § 48:1; § 48:2
  Subpoena
     generally, CivilProc Rule 45; § 45:1 et seq.
    comparison with Federal Rule, § 45:7
    depositions, subpoenas for taking, § 45:5; § 45:9
    duces tecum, § 45:4
    Federal Rule compared, § 45:7
       subpoena for deposition, § 45:9
       subpoena for trial, § 45:8
    issuance, § 45:1
    sanctions, § 45:3
    service, generally, § 45:2
    subpoena duces tecum, § 45:4
    subpoena for deposition, form, § 45:9
    subpoena for trial, form, § 45:8
    terminology, § 45:1
    trial, subpoenas for, § 45:6; § 45:8
  Subpoena duces tecum, § 45:4
  Summary Judgment
     generally, CivilProc Rule 56
  Superior Court, this index
  Terminology, subpoena, § 45:1
  Testimony, taking of
    generally, CivilProc Rule 43; § 43:1 et seq.
    affirmation in lieu of oath, § 43:4
    appointment of interpreters, § 43:11
    comparison with Federal Rule, § 43:12
    copies of deeds, § 43:6
    credibility of witnesses, findings by court, § 52:8
    cross-examination, scope of, § 43:2
    deeds, copies of, § 43:6
    examination of witnesses, § 43:2; § 43:9
    excluded evidence, record of, § 43:3
```

```
TRIALS—Cont'd
  Testimony, taking of—Cont'd
    Federal Rule compared, § 43:12
    findings by court, credibility of witnesses, § 52:8
    format of taking testimony under 43(a), § 43:1
    interpreters, appointment of, § 43:11
    motions, evidence on, § 43:5
    notice to produce written evidence, § 43:8
    oath, affirmation in lieu of, § 43:4
    order of evidence, § 43:10
    production of evidence, notice to produce written evidence, § 43:8
    record of excluded evidence, § 43:3
    records, copies of corporate records, § 43:7
    Rule 43(a), form of taking testimony under, § 43:1
    scope of examination and cross-examination, § 43:2
     written evidence, notice to produce, § 43:8
  Third-party claims, dismissal of actions, § 41:3
  Time
    argument of counsel and instructions to jury, § 51:3; § 51:5
    findings by court, time for request, § 52:3
    judgment as matter of law, § 50:1
  Trial by consent, § 39:2; § 39:5
  Trial by jury or by court
    generally, CivilProc Rule 39; § 39:1
    advisory jury, § 39:2; § 39:5
    comparison with Federal Rule, § 39:6
    consent, trial by, § 39:2; § 39:5
    court, trial by, generally, § 39:2
    discretion of court, § 39:2
    Federal Rule compared, § 39:6
    hearings without jury, location of, § 39:4
    jury trial, generally, § 39:1
    legal and equitable issues, § 39:3
    location of hearings without jury, § 39:4
    motion for jury trial when no demand made, § 39:2
    order of trial of legal and equitable issues, § 39:3
    removing issues from jury, § 39:1
    speeding trials by hearings without jury, § 39:4
    trial by consent, § 39:2; § 39:5
    trial by court, generally, § 39:2
    trial by jury, generally, § 39:1
  Venue. Jurisdiction and Venue, this index
  Verdicts
    advisory jury, § 39:5
    binding effect, § 39:1; § 39:3; § 39:5
    directed. Judgment as matter of law, above
```

general verdict, § 49:1; § 49:3

```
TRIALS—Cont'd
  Verdicts—Cont'd
    hung jury, § 48:1
    identical jurors rule, § 48:1
    judgment as matter of law after return of verdict, § 50:4
    majority verdict, CivilProc Rule 48; § 48:1; § 48:2
    number of jurors empaneled, CivilProc Rule 48; § 48:1; § 48:2
    omitted issues, § 49:2
    polling jury, § 49:4
    recording of, § 49:4
    return of, § 49:4
    same jurors rule, § 48:1
    sealed, § 49:4
    special verdicts and interrogatories, above
  Voluntary dismissal, § 41:1
  Witnesses
    testimony, above
  Written evidence, notice to produce, § 43:8
TRUANCY PROCEEDINGS
  Jurisdiction, § 0:24; § 0:25
TRUSTEE PROCESS
  Generally, CivilProc Rule 4B
  Additional trustee process, § 4B:10
  Affirmation. Disclosure of trustee under oath, below
  Amount, § 4B:7; § 8:3
  Answer of trustee. Disclosure of trustee under oath, below
  Appeal from judgment, § 4B:21
  Appearance, motion to charge trustee who has failed, form, § 4B:29
  Assignment, § 4B:11
  Attachment, form of, § 4B:1; § 4B:6
  Availability
    generally, § 4B:2 to 4B:4
    exemptions, § 4B:3; § 4B:4; § 4B:6; § 4B:9
  Burden of proof, § 4B:2
  Calculating amount, § 4B:7
  Comparison with Federal Rule, § 4B:23
  Constitutionality, § 4B:1
  Contents, disclosure of trustee under oath, § 4B:11
  Contest of disclosure, motion for, § 4B:16
  Costs sanctions, § 4B:14
  Counterclaim, § 4B:6
  Credits of the defendant, § 4B:2
  Cross-claim, § 4B:6
  Death of trustee, § 4B:19
  Discharge of trustee, § 4B:15; § 4B:21
  Disclosure of trustee under oath
    generally, § 4B:11 to 4B:14
```

```
TRUSTEE PROCESS—Cont'd
  Disclosure of trustee under oath—Cont'd
    contents, § 4B:11
    contest of disclosure, motion for, § 4B:16
    form, § 4B:25; § 4B:26; § 4B:29
    intervention by third-party claimants, § 4B:18
    motion to charge trustee who has failed to appear or disclose, § 4B:29
    motion to contest disclosure, § 4B:16
    presumption of truth, § 4B:11; § 4B:15
    proceedings following service of disclosure, § 4B:15 et seq.
    sanctions, § 4B:14
    third-party claimants, intervention by, § 4B:18
    trial of facts, § 4B:17
    verification, § 11:1
    weight given disclosure, § 4B:15
    when served, § 4B:13
    who may make, § 4B:12
  Enforcement of judgment against trustee, § 4B:21; § 4B:22
  Equitable proceeding, as, § 4B:1
  Ex parte, § 4B:2; § 4B:5; § 4B:7
  Excessive amount, § 4B:7
  Exemptions, § 4B:3; § 4B:4; § 4B:6; § 4B:9
  Failure to appear or disclose, motion to charge trustee, form, § 4B:29
  Federal Rule compared, § 4B:23
  Forms
    appearance, motion to charge trustee who has failed, § 4B:29
    approval of attachment and trustee process, motion for, § 4B:25
    charge trustee who has failed to appear or disclose, motion to, § 4B:29
    disclosure, § 4B:26; § 4B:29
    ex parte approval of attachment and trustee process, motion for, § 4B:25
    failure to appear or disclose, motion to charge trustee, § 4B:29
    judgment, § 4B:27; § 4B:28
    judgment charging trustee, motion for, § 4B:27
    new forms, § 4B:25
    order, § 4B:29
    summons to trustee, § 4B:7 to 4B:9; § 4B:24
    trustee's disclosure under oath, § 4B:25
  Forum non conveniens, quasi in rem jurisdiction, § 4B:5
  Intervention by third-party claimants, § 4B:18
  Judgment
    generally, § 4B:21
    effect of judgment against trustee, § 4B:15
    form, § 4B:27; § 4B:28
    proceedings to enforce judgment against trustee, § 4B:22
  Jurisdiction, quasi in rem, § 4B:5
  Motions, forms
    approval of attachment and trustee process, § 4B:25
```

```
TRUSTEE PROCESS—Cont'd
  Motions, forms—Cont'd
    charge trustee who has failed to appear or disclose, § 4B:29
    disclosure of trustee under oath, motion to contest disclosure, § 4B:16
    enforce judgment charging trustee, § 4B:21; § 4B:22
    ex parte approval of attachment and trustee process, § 4B:25
    judgment charging trustee, § 4B:27
  Nature of, § 4B:1
  New forms, § 4B:25
  Oath and affirmation. Disclosure of trustee under oath, above
  Order, form, § 4B:29
  Partnership, service of summons on, § 4B:8
  Pending action, trustee service upon defendant in, § 4B:20
  Proceedings following service of disclosure
    generally, § 4B:15 et seq.
    intervention by third-party claimants, § 4B:18
    motion to contest disclosure, § 4B:16
    trial of facts, § 4B:17
    weight given disclosure, § 4B:15
  Proceedings to enforce judgment against trustee, § 4B:22
  Ouasi in rem jurisdiction, § 4B:5
  Sanctions, § 4B:14
  Service by trustee upon defendant in pending action, § 4B:20
  Service of disclosure
    proceedings following service of disclosure, above
    when served, § 4B:13
  Service of motion to enforce judgment charging trustee, § 4B:22
  Service of summons to trustee, § 4B:8
  Subsequent trustee process, § 4B:10
  Summons to trustee
    generally, § 4B:7
    form, § 4B:24
    issuance, § 4B:7
    service, § 4B:8
    wages, for, § 4B:9
  Third-party claims
    intervention by, § 4B:18
    venue problems, § 4B:6
  Time
    disclosure of trustee under oath, § 4B:13
    motion to contest disclosure of trustee under oath, § 4B:16
    subsequent or additional trustee process, § 4B:10
  Trial of facts, disclosure of trustee under oath, § 4B:17
  Venue problems, § 0:22; § 0:29; § 4B:6
    availability exemptions, § 4B:4; § 4B:6; § 4B:9
    summons to trustee, § 4B:9
```

TRUSTEE PROCESS—Cont'd

Weight given disclosure, § 4B:15

TRUSTEES

Money paid into court. Deposit in Court, this index Trustee Process, this index

UNINCORPORATED ASSOCIATIONS

Parties, this index

VENUE

Jurisdiction and Venue, this index

VERDICTS

Trials, this index

VIDEOTAPED DEPOSITIONS

Discovery, this index

WAGES

Trustee Process, this index

WAIVER

Attorney work product immunity, § 26:6

Jury trial of right, superior court, § 38:5

Lack of jurisdiction over person by serving counterclaim, § 12:8

Payment of costs and fees. Costs and Fees, this index

Pleadings and motions
defenses, of, § 12:18

Venue
district court, § 0:28
superior court, § 0:21

WARRANTS

Administrative Inspection Warrants, this index Search warrants for Schedule Z drugs, CivilProc Rule 80*I*:1; § 80*I*:1 Surveys and tests, warrants for, CivilProc Rule 80*J*; § 80*J*:1; § 80*J*:2

WEEKENDS

Saturday or Sunday, this index

WILDLIFE AND CONSERVATION STATUTES VIOLATIONS

Jurisdiction, § 0:24

WITHDRAWAL OF ATTORNEYS

Attorneys, this index

WITNESSES

Discovery, this index Trials, this index

WORKERS' COMPENSATION BOARD

Special Appeal Proceedings, this index

Index-110

INDEX

WRITS

Abolition of writs, applicability of rules, § 81:8 to 81:13
Attachment, this index
Extraordinary Writ Proceedings, this index
Forcible entry and detainer, writ of possession, § 80D:5
Quiet title actions, writ of entry. Real Actions to Quiet Title, this index

WRITTEN QUESTIONS

Discovery, this index

ZONING APPEALS

Standing, establishing, § 0:19