Index

ABSENCE

Attendance, this index

ADMISSIBILITY

Social media, § 21:45

ADMISSIONS

Requests for Admission, this index

AGE

Deponent, § 3:29

AGREEMENTS

Insurance Agreements, this index Oath, agreement to waive, § 5:14 Stipulations, this index

AMENDMENT

Change, this index

AMERICAN DATA PRIVACY AND PROTECTION ACT

Electronic discovery, § 21:106

ANSWERS TO INTERROGATORIES

Generally, § 11:23 to 11:26

APPEAL AND REVIEW

Depositions pending appeal, § 3:20 to 3:23

Deposition use, review standards, § 9:22

Failure to make discovery, § 16:2

Physical and mental examinations, § 14:19

Rulings of trial courts related to discovery, review of, § 2:3

Stipulations pending appeal, § 3:5

ARCHIVES

Internet related information, sources of data, § 21:21, 21:37

AT ISSUE DOCTRINE

Generally, § 2:22

ATTENDANCE

Generally, § 6:27, 6:28

Absent witnesses, § 9:12, 9:13

Compelling attendance, depositions upon written questions, § 7:10

Court use of depositions, § 9:5, 9:13

Deceased witnesses, § 9:12

Deponent's absence in foreign country, § 3:31

ATTENDANCE—Cont'd

Failure to attend deposition, § 16:12

Non-party witnesses, attendance at oral examination, § 6:18 to 6:21

Physical or mental examination, persons present at, § 14:14

Public attendance at depositions, § 6:28

Subpoenas, failure to attend or to serve, § 6:45

ATTORNEYS

Attorney-client privilege, § 2:22, 2:27

Critical evidence, duty to preserve, § 2:5

Ethics and Professionalism, this index

At issue doctrine, § 2:22

Judges, contact with, § 22:12

Malpractice and requests for admission, § 15:33

Opposing counsel

depositions upon oral examination, § 6:4

protective orders, § 2:59

stipulations regarding discovery procedure, § 5:17

Oral examination, manner of, § 6:29 to 6:40

Party, attorney as, § 22:11

Stipulations, § 5:17, 5:18

Supplementing responses to document production, attorney's duty, § 12:24

Witness, attorney as, § 22:19

Work Product Doctrine, this index

AUDIO-VISUAL DEPOSITIONS

Generally, § 10:1 to 10:3

Transcript and submission requirements, § 10:3

Use and editing, § 10:2

AUDIT TRAILS

Sources of data, § 21:14

AUTHENTICATION

Documentary evidence, § 15:10

Social media, § 21:45

BACKUP SERVICES

Internet related information, sources of data, § 21:36

BLOGS

Internet related information, sources of data, § 21:27

BRING YOUR OWN DEVICE

Sources of data, § 21:24

BUSINESS RECORDS

Interrogatories, § 11:27

BYOD

Electronic discovery, § 21:82

CACHE FILES

Internet related information, sources of data, § 21:31

CERTIFICATION OF RECORD

Depositions upon oral examination, § 6:44

CHANGE

Depositions upon oral examination, changes in testimony, § 6:43 Protective order modification, § 2:62 Stipulations, amended responses, § 5:5

CHILDREN

Age of deponent, § 3:29

CHILDREN'S ONLINE PRIVACY PROTECTION ACT OF 1998

Electronic discovery, § 21:105

CLASS ACTIONS

Attorneys' ethics and professional conduct, § 22:7

COMPELLING DISCOVERY

Failure to Make Discovery, this index

COMPETENCE OF COUNSEL

Ethics and professionalism, § 22:25

COMPETENCY OF EVIDENCE

Depositions, § 3:27

COMPLETION OF DEPOSITION

Generally, § 9:28

COMPUTER LOGS

Sources of data, § 21:14

COMPUTERS

Electronic Discovery, this index
Production of computerized information, § 12:19
Sources of data, § 21:19

CONFIDENTIAL INFORMATION

Privileged Information, this index Protective Orders, this index

CONVERSATIONS

Attorneys' advice regarding speaking to other parties, § 22:18

COOKIES

Internet related information, sources of data, § 21:29

COSTS

Expert testimony, § 2:40
Failure to make discovery, § 16:7, 16:11
Perpetuating testimony, § 3:34
Protective orders, § 2:61

COSTS—Cont'd Requests for admission, § 15:30 COUNSEL Attorneys, this index

COURT CONTROL

Stipulations, § 5:7, 5:8

COURT ORDERS

Orders of Court, this index

COURT USE OF DEPOSITIONS

```
Generally, § 9:1 to 9:28
Admissibility objections, § 9:24
Attendance, § 9:5, 9:13
Completion and return of deposition, § 9:28
Deceased witnesses, § 9:12
Defects in notice, § 9:25
Depositions, § 9:1 to 9:28
Disqualification of officer, § 9:26
Errors and irregularities, § 9:25 to 9:28
Exceptional circumstances, § 9:17
Exhibits to depositions, § 9:23
Impeachment, § 9:9
Motions, § 9:3
Non-party depositions as substantive evidence, § 9:11 to 9:17
Notice
  defects, § 9:25
  of deposition, § 9:7
Objections to use of depositions, § 9:24 to 9:28
Officer, disqualification of, § 9:26
Parties present at deposition, § 9:5
Part of deposition, § 9:19
Physical and mental examinations, § 14:16
Professional witnesses, § 9:16
Requests for admission, § 15:27
Return of deposition, § 9:28
Review standards, § 9:22
Rules of evidence, § 9:2
Subpoena unable to be served, § 9:15
Substitution of parties, § 9:20
Witnesses
  absent, § 9:13
  deceased, § 9:12
  physically incapable of returning, § 9:14
  professional, § 9:16
```

unable to be served with subpoena, § 9:15

COURT USE OF INTERROGATORIES

Generally, § 11:28, 11:29

CRIMINAL PROCEEDINGS

Privileged information, parallel civil and criminal proceedings, § 2:21

CRITICAL EVIDENCE

Duty to preserve, § 2:5

CROSS-EXAMINATION

Oral examination, § 6:34

Written questions, § 7:16

CUSTODY OR CONTROL

Physical and mental examinations, § 14:5 Production of documents and things, § 12:11

DATA RETRIEVAL

Electronic Discovery, this index

DECEASED WITNESSES

Court use of depositions, § 9:12

DECEIT

Ethics and professionalism, untruthful discovery, § 22:21

DELAY

Depositions, failure or delay of justice, § 3:19

DELETED FILES

Recoverable data, § 21:57

DEPOSITIONS

Generally, § 3:1 to 3:35

Absence of deponent from country, § 3:31

Age of deponent, § 3:29

Attendance

absence of deponent from country, § 3:31

failure to attend, § 16:12

Audio-Visual Depositions, this index

Competency of evidence, § 3:27

Cost of perpetuating testimony, § 3:34

Court order

depositions pending appeal, § 3:22

pretrial depositions, § 3:16, 3:18, 3:19

Court Use of Depositions, this index

Discretion of court, § 3:2

Documents, production of, § 3:8

Failure or delay of justice, § 3:19

Failure to attend, § 16:12

Federal rules, § 3:35, 6:46

Future litigation, § 3:25

High ranking official, not taken, § 2:60

DEPOSITIONS—Cont'd

Materiality and competency of evidence, § 3:27

Medical condition of deponent, § 3:30

Mental examinations, § 3:8

Motions

motion pending appeal, § 3:21

motion to terminate or limit oral examination, § 6:39

Notice, § 3:17

Number of depositions, § 8:1

Oral examination. Depositions upon Oral Examination, this index

Partial depositions, § 9:19

Pending appeal, § 3:20 to 3:23

Perpetuation of evidence, § 3:6, 3:19, 3:28 to 3:34

Persons Before Whom Depositions May Be Taken, this index

Petitions, § 3:11 to 3:17, 3:24 to 3:31

Physical examinations, § 3:8

Potential witness or party, § 3:32

Service, § 3:17

Stipulations, § 3:5, 3:35, 5:9 to 5:21

Taking and using deposition, § 3:23

Teleconferencing, § 6:40

Telephone depositions, § 5:11, 6:40

Venue, § 3:3

Verification, § 3:15

Video conferencing, § 6:40

Written examination. Depositions upon Written Questions, this index

DEPOSITIONS UPON ORAL EXAMINATION

Generally, § 6:1 to 6:46

Advantages and disadvantages of, § 6:2

Attendance at depositions, § 6:27, 6:28

Attendance of non-party witnesses, § 6:18 to 6:21

Beginning examination, § 6:32

Certification and filing of record, § 6:44

Changes in testimony, § 6:43

Counsel, consultation with, § 6:36

Court leave, when required, § 6:12

Cross-examination, § 6:34

Direct examination, § 6:33

Disadvantages and advantages of, § 6:2

Documents, production of, § 6:22 to 6:24

Employees of organization, § 6:8

Federal rules, comparison with, § 6:46

Improper conduct, § 6:35

Instructions not to answer, § 6:38

Manner of examination, § 6:29 to 6:40

Motion to terminate or limit examination, § 6:39

Notice of examination, § 6:13 to 6:17

DEPOSITIONS UPON ORAL EXAMINATION—Cont'd

Oaths, § 6:30

Objections, § 6:17, 6:20, 6:37

Officers of organization, § 6:9

Opposing counsel, § 6:4

Organizations, § 6:5 to 6:9

Persons whose deposition may be taken, § 6:3, 6:4

Place of examination, § 6:25, 6:26

Production of documents by deponent, § 6:24

Protective orders, § 6:26

Public attendance, § 6:28

Record, § 6:31, 6:41 to 6:44

Sequence of depositions, § 6:11

Submission of transcript to deponent, § 6:42, 6:43

Subpoena, failure to attend or to serve, § 6:45

Telephone depositions, § 6:40

Time

notice of examination, § 6:14

when depositions may be taken, § 6:10 to 6:12

Witnesses, compelling attendance of, § 6:18 to 6:21

Written questions. Depositions upon Written Questions, this index

DEPOSITIONS UPON WRITTEN QUESTIONS

Generally, § 7:1 to 7:26

Advantages, § 7:2

Attendance, compelling, § 7:10

Conduct of deposition, § 7:21 to 7:23

Cross questions, § 7:16

Disadvantages, § 7:2

Failure to respond to written discovery, § 16:12

Federal rules, comparison, § 7:26

Historical background, § 7:3

Interrogatories and depositions distinguished, § 7:4

Leave of court, § 7:9

Notice of taking deposition

generally, § 7:8 to 7:13

delivery of, § 7:22

Objections to questions, § 7:18 to 7:20

Officers of court, § 7:22, 7:23

Oral examination. Depositions upon Oral Examination, this index

Previewing questions, § 7:21

Protective orders, § 7:5

Questions and objections, § 7:14 to 7:20

Redirect questions, § 7:17

Service, § 7:24, 7:25

notice of taking deposition, § 7:13

written objections, § 7:19

Time for serving notice, § 7:12

DEPOSITIONS UPON WRITTEN QUESTIONS—Cont'd

Waiver of objections, § 7:20

Witnesses, previewing questions with, § 7:21

DESTRUCTION OF EVIDENCE

Spoliation of Evidence, this index

DIRECT EXAMINATION

Depositions, § 6:33

DISASTER RECOVERY

Sources of data, § 21:22

DISCOVERY PROVISIONS

Generally, § 2:1 to 2:67

DISCRETION OF COURT

Depositions, § 3:2

DISHONESTY

Ethics and professionalism, untruthful discovery, § 22:21

DISPOSITION OF DISCOVERY MATERIAL

Generally, § 18:1

DISQUALIFICATION

Qualifications, this index

DOCUMENTARY EVIDENCE

Generally, § 3:8

Authentication and requests for admission, § 15:10

Business records, § 11:27

Discovery, § 2:29, 2:30

Interrogatories, § 11:6, 11:11

Oral examination, § 6:22 to 6:24

Production of Documents and Things, this index

Spoliation, § 20:3, 20:10

Stipulations regarding discovery procedure, § 5:24

DUAL PURPOSE DOCTRINE

Generally, § 2:20

DUTY TO PRESERVE

Social media, § 21:39

EDITING

Audio-visual depositions, § 10:2

ELECTRONIC DATA INTERCHANGE

Sources of data, § 21:16

ELECTRONIC DISCOVERY

Generally, § 21:1 to 21:118

Accessibility, cost shifting, § 21:115

Admissions requests, § 21:99

```
ELECTRONIC DISCOVERY—Cont'd
  American Data Privacy and Protection Act, § 21:106
  Avoidance, cost shifting, § 21:116
  Awarding costs, cost shifting, § 21:118
  Best practices and rules, § 21:3
  Children's Online Privacy Protection Act of 1998, § 21:105
  Collecting documents, § 21:80
  Competence of counsel, § 22:25
  Cost shifting
    generally, § 21:114 to 21:118
    accessibility, § 21:115
    avoidance, § 21:116
    awarding costs, § 21:118
    resistance, § 21:116
    undue burden, § 21:117
  Databases, requests to produce, § 21:97
  Destruction or spoliation of electronically stored information
    generally, § 20:2, 21:70 to 21:72
  Developing a records management program, § 21:66
  Discovery of electronically stored information, generally, § 2:41, 21:84 to
       21:107
  Discovery plan, § 21:90
  Disposition of electronically stored information, § 21:69
  Electronically stored information, generally, § 21:2
  E-mail. § 21:46
  Email, requests to produce, § 21:96
  Employee-owned mobile devices, § 21:82
  Encrypted applications, § 21:55
  Encryption, § 21:63, 21:83
  EU-U.S. Data Privacy Framework, § 21:107
  Exchanging electronically stored information, § 21:85
  Expert assistance, § 21:91
  Google hangout, § 21:54
  IMessage, § 21:53
  Inadvertent production, § 21:110 to 21:113
  Inspect, requests to, § 21:98
  Interrogatories, § 21:92
  Litigation holds
    compared, § 21:65
    preservation and litigation holds, § 21:73 to 21:82
  Metadata, preservation and litigation holds, § 21:81
  Mobile devices, employee-owned, § 21:82
  Passwords, § 21:62, 21:82
  Predictive coding, § 21:87
  Preservation and litigation holds, generally, § 20:2, 21:73 to 21:82
  Preservation letters, generally, § 21:78
  Privileges, § 21:108 to 21:113
  Producing and exchanging electronically stored information, § 21:80
```

ELECTRONIC DISCOVERY—Cont'd

Producing and exchanging information, § 21:85

Production of documents and things, § 21:93 to 21:97

Programs for records management

elements, § 21:67

Programs for records management, generally, § 21:64 to 21:68

Protecting electronically stored information, § 21:100 to 21:107

Records management, generally, § 21:64 to 21:102

Requests for admissions, § 21:99

Requests to inspect, § 21:98

Requests to produce, § 21:93 to 21:97

Resistance, cost shifting, § 21:116

Review of documents, § 21:71, 21:80

Sanctions, § 21:5

destruction or spoliation of electronically stored information, above

Slack, § 21:49

Snapchat, § 21:48

Social media, § 21:38

Software, updating, § 21:61

Software for records management, § 21:68

Spoliation. Destruction or spoliation of electronically stored information, above

Statutes protecting electronically stored information

generally, § 21:100 to 21:107

American Data Privacy and Protection Act, § 21:106

Computer Fraud and Abuse Act, § 21:103

Electronic Communications Privacy Act, § 21:101

European Data Protection Directive, § 21:104

EU-U.S. Data Privacy Framework, § 21:107

Federal Wiretap Act, § 21:100

Stored Communications and Transactional Records Act, § 21:102

Technology assisted review, § 21:86

Text messages, § 21:46

Twitter, § 21:50

Types of electronically stored information

generally, § 21:88

Undue burden, cost shifting, § 21:117

Viber, § 21:52

Virginia Rules, generally, § 21:4

WhatsApp, § 21:51

EMAIL

Electronic discovery, § 21:46

Requests to produce, § 21:96

Web-based e-mail accounts, internet related information, sources of data, § 21:35

EMBEDDED DATA

Sources of data, § 21:13

EMOTICONS

Social media, § 21:43

EMPLOYEE MONITORING SOFTWARE

Internet related information, sources of data, § 21:33

EMPLOYEES

Attorney ethics with regard to employees of adverse parties, § 22:8, 22:9

Depositions upon oral examination, § 6:8

Monitoring software, internet related information, sources of data, § 21:33

ENCRYPTION

Electronic discovery, § 21:63, 21:83

ENTERPRISE INTRANETS

Sources of data, § 21:18

ENTRY UPON LAND FOR INSPECTION

Production of Documents and Things and Entry for Inspection, this index

ERRORS

Court use of depositions, § 9:25 to 9:28

Ethics and professionalism, inadvertent production, § 22:15

Waiver, inadvertent disclosure, § 2:16

ETHICS AND PROFESSIONALISM

Generally, § 22:1 to 22:25

Claims without merit, § 22:20

Class actions, § 22:7

Competence, § 22:25

Discovery, untruthfulness in, § 22:21

Employees as adverse parties, § 22:8, 22:9

Ex parte contact, § 22:2 to 22:13

Expert witnesses, § 22:23

Friending, § 22:24

Inadvertent production, § 22:15

Intentional unauthorized receipt or transmission of information, § 22:16

Investigators, applicability to, § 22:5

Judges, contact with, § 22:12

Knowledge of representation, § 22:3

Law, contacts authorized by, § 22:13

Limitations and restrictions on ex parte contacts, § 22:4, 22:6

Meritless claims, § 22:20

Metadata, receipt of unauthorized or inadvertently produced material, § 22:17

Obstructive tactics of attorneys, § 22:22

Party, attorney as, § 22:11

Receipt of unauthorized or inadvertently produced material, § 22:14 to 22:17

Social networking, § 22:24

Speaking to other party, advice regarding, § 22:18

Spoliation of evidence, § 20:11

Unauthorized receipt or transmission of information, § 22:16

ETHICS AND PROFESSIONALISM—Cont'd

Unrepresented persons, § 22:10

Untruthfulness in discovery, § 22:21

Witnesses

attorney as, § 22:19

conduct toward witnesses and other unrepresented persons, § 22:10

expert, § 22:23

EU-U.S. DATA PRIVACY FRAMEWORK

Statutes protecting electronically stored information, electronic discovery, § 21:107

EXAMINER

Physical and Mental Examinations, this index

EXHIBITS

Court use of depositions, § 9:23

EX PARTE CONTACT

Attorneys' ethics and professional conduct, § 22:2 to 22:13

EXPENSES

Costs, this index

EXPERT ASSISTANCE

Electronic discovery, § 21:91

EXPERT WITNESSES

Generally, § 2:37 to 2:40

Attorneys' ethics and professional conduct, § 22:23

Cost of testimony, § 2:40

Court use of depositions, professional witnesses, § 9:16

Interrogatories, § 11:9

EXTENSIONS OF TIME

Stipulations, § 5:8

FAILURE TO ANSWER

Stipulations, refusal to answer, § 5:18

FAILURE TO ATTEND

Attendance, this index

FAILURE TO COMPLY

Orders of court, § 16:8 to 16:10

FAILURE TO MAKE DISCOVERY

Generally, § 16:1 to 16:14

Appellate review, § 16:2

Appropriate court to compel discovery or impose sanctions, § 16:3

Compliance with court order, § 16:8 to 16:10

Costs of proof for failure to admit, § 16:11

Court order, failure to comply with, § 16:8 to 16:10

Deposition, failure to attend, § 16:12

FAILURE TO MAKE DISCOVERY—Cont'd

Disputes over discovery, § 16:4

Expenses, § 16:7

Failure to admit, § 16:11

Failure to respond, § 16:12

Motions to compel discovery or disclosure, § 16:5 to 16:7

Physical or mental examination, § 16:10

Pretrial conferences and pretrial orders, § 16:14

Procedure for motions, § 16:5

Resolution of discovery disputes, § 16:4

Supplementing discovery responses, § 16:13

Trial court, § 16:2

Written discovery, failure to respond to, § 16:12

FAILURE TO RESPOND

Requests for admission, § 15:23

Written discovery, failure to respond to, § 16:12

FAILURE TO SUPPLEMENT

Discovery responses, supplemental information, § 16:13

FEDERAL RULES

Generally, § 2:67

Depositions, § 3:35, 6:46

Oral examination, § 6:46

Persons before whom depositions may be taken, § 4:6

Stipulations, § 5:27

FEES AND EXPENSES

Costs, this index

FIDUCIARY

Waiver, § 2:18

FILING

Physical and mental examinations, § 14:16

Production of documents and things, § 12:16

FOREIGN COUNTRY

Deponent's absence in, § 3:31

FRIENDING

Ethics and professionalism, § 22:24

FUTURE

Costs, perpetuating testimony, § 3:34

Depositions, § 3:25

Foreseeability, spoliation of evidence, § 20:4

Perpetuation and Preservation of Evidence, this index

GOOD CAUSE STANDARD

Generally, § 2:45

Physical and mental examinations, § 14:9

GPS

Sources of data, § 21:17

HARD DRIVES

Sources of data, § 21:7

HEALTH

Medical Matters, this index

HISTORY FILES

Internet related information, sources of data, § 21:32

HONESTY

Ethics and professionalism, untruthful discovery, § 22:21

IMESSAGE

Electronic discovery, § 21:53

IMPEACHMENT

Court use of depositions, § 9:9 Work product doctrine, § 2:36

INADVERTENT BEHAVIOR

Electronic discovery, inadvertent production, § 21:110
Ethics and professionalism, inadvertent production, § 22:15
Protection, inadvertent protection, § 2:23
Waiver, inadvertent disclosure, § 2:16

INADVERTENT PRODUCTION

Electronic discovery, § 21:110 to 21:113

INFANTS

Age of deponent, § 3:29

INFORMATION STORED IN PERIPHERALS

Recoverable data, § 21:58

INSTRUCTIONS

Oral examination, instructions not to answer, § 6:38 Stipulations, instructions to client, § 5:18

INSURANCE AGREEMENTS

Generally, § 2:9
Interrogatories, § 11:12

INTANGIBLE INFORMATION

Generally, § 2:32

INTENTION OF ATTORNEY

Unauthorized receipt or transmission of information, § 22:16

INTERROGATORIES

Generally, § 11:1 to 11:29

Advantages and disadvantages of, § 11:2

Answering, § 11:23 to 11:26

INTERROGATORIES—Cont'd Business records, producing, § 11:27 Comparison with other discovery devices, § 11:3 to 11:6 Depositions, distinguished from interrogatories, § 7:4 Documents, identification of, § 11:11 Electronic discovery, § 21:92 Expert witnesses, § 11:9 Form of interrogatories, § 11:17 Identification of facts, § 11:10 Identification of persons having knowledge, § 11:8 Insurance agreements, § 11:12 Knowledge, persons having knowledge, § 11:8 Number of interrogatories, § 11:15 Objections, § 11:21 Opinions and contentions, § 11:13, 11:14 Persons to whom directed, § 11:18 Persons who may answer, § 11:23 Propounding interrogatories, § 11:7 to 11:19 Protective orders, § 11:22 Responding to interrogatories, § 11:20 to 11:27 Scope of interrogatories documents, § 11:11 expert witnesses, § 11:9 facts, § 11:10 factual opinions and contentions, § 11:13 insurance agreements, § 11:12 legal opinions and contentions, § 11:14 persons having knowledge, § 11:8 Service generally, § 11:19 answers, § 11:25 time to serve, § 11:16 Stipulations regarding discovery procedure, § 5:23 Supplementing and amending answers to interrogatories, § 11:26 answering, § 11:24 service, § 11:16 Trial use of interrogatories, § 11:28, 11:29 INVESTIGATORS Ethics and professionalism, § 22:5 **JUDGES** Attorneys' contact with, § 22:12 Involvement in discovery, § 2:2 Limitations on scope of discovery, § 2:24 JURY TRIAL Spoliation of evidence, sanctions, § 20:9

KNOWLEDGE

Ethics and professionalism, knowledge of representation, § 22:3 Interrogatories, persons having knowledge, § 11:8

LAZY DISCOVERY OBJECTION

Generally, § 2:19

LEAVE OF COURT

Oral examination, depositions on, § 6:12 Written questions, depositions on, § 7:9

LEGAL AUTHORITY

Spoliation of evidence, § 20:3 to 20:7

MALPRACTICE

Requests for admission, § 15:33

MATERIALITY OF EVIDENCE

Before action or pending appeal, § 3:27 Depositions, § 3:27

MEDICAL MATTERS

Deponent's medical condition, § 3:30
Failure to make discovery, § 16:10
Patient's access to own medical records, § 14:17
Physical and Mental Examinations, this index

MENTAL EXAMINATIONS

Physical and Mental Examinations, this index

MERITLESS CLAIMS

Attorneys' ethics and professional conduct, § 22:20

METADATA

Sources of data, § 21:13

MINORS

Age of deponent, § 3:29

MIRROR FILES

Sources of data, § 21:11

MIRROR SITES

Internet related information, sources of data, § 21:34

MODIFICATION

Change, this index

MOTIONS

Compelling discovery or disclosure, § 16:5 to 16:7
Court use of depositions, § 9:3
Depositions
motion pending appeal, § 3:21
motion to terminate or limit oral examination, § 6:39
Physical and mental examinations, § 14:6 to 14:11

NON-PARTIES

Attendance at oral examination, § 6:18 to 6:21 Depositions as substantive evidence, § 9:11 to 9:17 Production of documents, § 12:25, 13:1 to 13:8

NONTEXTUAL MATERIAL

Discovery of, recoverable data, § 21:60

NOTICE

Court Use of Depositions, this index
Depositions
generally, § 3:17
upon oral examination, § 6:13 to 6:17
upon written questions, § 7:8 to 7:13, 7:22
Physical and mental examinations, notice to all parties, § 14:10

NUMBER OF DEPOSITIONS

Generally, § 8:1

NUMBER OF REQUESTS

Admission, requests for, § 15:7
Production of documents and things, § 12:14

OATHS

Depositions upon oral examination, § 6:30 Stipulation regarding waiver during discovery procedure, § 5:14

OBJECTIONS

Court use of depositions, § 9:24 to 9:28
Depositions upon oral examination, § 6:17, 6:20, 6:37
Depositions upon written questions, § 7:14 to 7:20
Interrogatories, § 11:21
"Lazy discovery objection," § 2:19
Production of documents, § 12:20
Qualifications of officer taking depositions, objections to, § 4:2
Requests for admission, § 15:22
Stipulations, § 5:16, 5:17
Waiver, § 2:19, 7:20

OBSTRUCTIVE TACTICS OF ATTORNEYS

Ethics and professionalism, § 22:22

OFFICERS

Depositions upon oral examination, § 6:9
Depositions upon written questions, § 7:22, 7:23
Persons before Whom Depositions May be Taken, this index

OPINIONS

Expert witnesses, this index Interrogatories, § 11:13, 11:14

OPPOSING COUNSEL

Attorneys, this index

ORAL EXAMINATION

Depositions upon Oral Examination, this index

ORDERS OF COURT

Generally, § 3:16, 3:18, 3:19

Failure to comply, § 16:8 to 16:10

Pending appeal, § 3:22

Physical and mental examinations, § 14:6 to 14:11

Pretrial conferences and pretrial orders, § 16:14

Protective Orders, this index

ORGANIZATIONS

Depositions upon oral examination, § 6:5 to 6:9

PARTIAL DEPOSITIONS

Court use, § 9:19

PARTIES TO ACTIONS

Attorney as party, § 22:11

Attorneys' advice regarding speaking to other parties, § 22:18

Deposition of potential witness or party, § 3:32

Non-Party Witnesses, this index

PASSWORDS

Electronic discovery, § 21:62, 21:82

PATIENTS

Medical Matters, this index

Records, § 14:17

PENDING APPEALS

Depositions, § 3:20 to 3:23

Stipulations, § 3:5

PERPETUATION AND PRESERVATION OF EVIDENCE

Costs of perpetuating testimony, § 3:34

Depositions, § 3:6, 3:19, 3:28 to 3:34

Duty to preserve critical evidence, § 2:5

Protective Orders, this index

PERSONS BEFORE WHOM DEPOSITIONS MAY BE TAKEN

Generally, § 4:1 to 4:6

Federal rules, comparison with, § 4:6

In foreign countries, § 4:5

Objections to qualifications of officer, § 4:2

Officer, objections to qualifications of, § 4:2

United States, persons within, § 4:4

Within Virginia, § 4:3

PETITIONS

Depositions, § 3:11 to 3:17, 3:24 to 3:31

PHYSICAL AND MENTAL EXAMINATIONS

Generally, § 14:1 to 14:19, 16:10

Access of patient to own medical records, § 14:17

Appellate review, § 14:19

Contents, filing, and use at trial, § 14:16

Custody or control, § 14:5

Depositions, § 3:8

Examiner

liability of examiner, § 14:15

selection and qualifications of, § 14:11

Failure to make discovery, § 16:10

Filing, § 14:16

Liability of examiner, § 14:15

Manner and conditions of examination, § 14:7

Medical records, patient's access, § 14:17

Motion and order, § 14:6 to 14:11

Multiple examinations, § 14:13

Notice to all parties, § 14:10

Persons present at examination, § 14:14

Persons subject to examination, § 14:4, 14:5

Purpose and construction, § 14:2

Report, § 14:16, 14:17

Sanctions

examinations, § 14:18

Scope of examination permitted, § 14:12

Stipulations regarding discovery procedure, § 5:25

Types of examination permitted, § 14:12

PLACE OF ORAL EXAMINATION

Generally, § 6:25, 6:26

PLEADINGS

Requests for admission, § 15:4

POTENTIAL WITNESS OR PARTY

Depositions, § 3:32

PRESENCE

Attendance, this index

PRESERVATION OF EVIDENCE

Perpetuation and Preservation of Evidence, this index

PRETRIAL CONFERENCES

Failure to make discovery, § 16:14

Requests for admission, § 15:31

PREVIEWING

Depositions upon written questions, § 7:21

PRIVILEGED INFORMATION

Generally, § 2:11 to 2:23

```
PRIVILEGED INFORMATION—Cont'd
  Attorney-client privilege, § 2:22, 2:27
  Criminal proceedings, § 2:21
  Document review, § 21:109
  Electronic discovery, § 21:108 to 21:113
  Fiduciary, waiver of privilege, § 2:18
  Inadvertent production
    generally, § 21:110 to 21:113
  Inadvertent protection, § 2:23
  Waiver, § 2:13 to 2:22
  Work product doctrine, attorney-client privilege distinguished, § 2:27
PRODUCTION OF DOCUMENTS AND THINGS AND ENTRY FOR
    INSPECTION
  Generally, § 2:29, 2:30, 6:22 to 6:24, 12:1 to 12:25, 13:1 to 13:8
  Actions in which available, § 12:8
  Comparisons to other discovery tools, § 11:6, 12:3 to 12:7
  Computerized information
    generally, § 12:19
  Custody or control, § 12:11
  Duty to supplement responses, § 12:24
  Electronic discovery, § 21:93 to 21:98
  Enforcement of subpoena, § 13:8
  Ethics and professionalism, receipt of unauthorized or inadvertently produced
       material, § 22:14 to 22:17
  Filing, § 12:16, 12:23
  Form, § 12:15
  Government officials, subpoening, § 13:7
  Health records, scope of subpoenas, § 13:4
  Manner of production, § 12:18
  Non-parties, § 12:25, 13:1 to 13:8
  Number of requests, § 12:14
  Objections, § 12:20, 13:6
  Persons to whom requests may be directed, § 12:9
  Persons who may issue subpoenas, § 13:2
  Protective orders, § 2:58, 12:21
  Records, requiring production of, § 2:58
  Requests for production
    generally, § 12:8 to 12:11
    making requests, § 12:12 to 12:16
    responding to requests, § 12:17 to 12:19
  Responses
     generally, § 12:17 to 12:19
    non-parties, production from, § 13:5, 13:6
    supplementing, § 12:24
    timing, § 12:22
  Rule 4:2, § 12:4
  Rule 4:5(b)(5), § 12:5
```

PRODUCTION OF DOCUMENTS AND THINGS AND ENTRY FOR INSPECTION—Cont'd

Rule 4:8, § 12:6

Rule 4:11, § 12:7

Scope, § 12:10, 13:3, 13:4

Service and filing, § 12:16, 12:23

Spoliation, § 20:3, 20:10

Supplementing responses, § 12:24

Time

making request, § 12:13

responding to request, § 12:22

PRODUCTION OF DOCUMENTS BY DEPONENT

Depositions upon oral examination, § 6:24

PROFESSIONAL CONDUCT OF ATTORNEYS

Ethics and Professionalism, this index

PROFESSIONAL WITNESSES

Court use, § 9:16

Expert Witnesses, this index

PROGRAM FILES

Sources of data, § 21:12

PROPORTIONALITY

Generally, § 2:10

PROPOUNDING INTERROGATORIES

Generally, § 11:7 to 11:19

PROTECTION

Electronically stored information and information systems, § 21:61, 21:100 to 21:107

Perpetuation and Preservation of Evidence, this index

Protective Orders, this index

Work product doctrine. claiming under protection, § 2:33

PROTECTIVE ORDERS

Generally, § 2:42 to 2:60

Blanket protective order, § 2:56

Conditions on discovery, § 2:50

Confidential information, § 2:55

Costs and expenses, § 2:61

Deposing opposing counsel, § 2:59

Deposition, high ranking official not taken, § 2:60

Depositions upon oral examination, § 6:26

Depositions upon written questions, § 7:5

Determining whether to issue, § 2:47

Discovery, § 2:42 to 2:60

Document production, § 2:58, 12:21

Exclusions from depositions, § 2:53

PROTECTIVE ORDERS—Cont'd

Interrogatories, § 11:22

Limiting scope, § 2:52

Method of discovery, § 2:51

Modification of protective order, § 2:62

Obtaining, § 2:43 to 2:47

Opposing counsel, deposing, § 2:59

Order that disclosure or discovery not be had, § 2:49

Procedures for obtaining, § 2:43 to 2:47

Production of documents and things, § 2:58, 12:21

Records, requiring production of, § 2:58

Scope, limiting, § 2:52

Sealing disposition, § 2:54

Simultaneous filing of specified information, § 2:57

Stipulations regarding discovery procedure, § 5:4

Terms and conditions on discovery, § 2:50

Time for obtaining, § 2:44

Trade secrets, § 2:55

PUBLIC ATTENDANCE

Attendance, this index

PUBLIC DATABASES

Internet related information, sources of data, § 21:28

PUBLIC OFFICERS AND EMPLOYEES

Discovery, production from non-parties, § 13:7

QUALIFICATIONS

Court use of depositions, disqualification of officer, § 9:26

Objections to qualifications of officer taking depositions, § 4:2

Physical and mental examinations, selection and qualifications of examiner, § 14:11

READING TRANSCRIPT

Waiver of reading, § 5:19

RECORD OR REPORT

Depositions upon oral examination, § 6:31, 6:41 to 6:44

Physical and mental examinations, § 14:16, 14:17

Production of documents and things, § 2:58

Protective orders, § 2:58

RECOVERABLE DATA

Generally, § 21:56 to 21:60

Deleted files, § 21:57

Information stored in peripherals, § 21:58

Nontextual material, discovery of, § 21:60

Source code escrows, § 21:59

REDIRECT QUESTIONS

Depositions upon written questions, § 7:17

REMOVABLE MEDIA

Sources of data, § 21:8

REPORT

Record or Report, this index

REQUESTS FOR ADMISSIONS

Generally, § 15:1 to 15:35

Actions in which requests for admission may be used, § 15:5

Dangers of requests for admission, § 15:32 to 15:35

Disadvantages to using requests for admission, § 15:11

Discipline, § 15:34

Discovery or pleadings, § 15:4

Document authentication, § 15:10

Effect of admissions, § 15:25 to 15:29

Electronic discovery, § 21:99

Expenses, § 15:29, 15:30

Failure to admit, § 15:29, 15:30

Failure to respond, § 15:23

Form of requests, § 15:9

Interrogatories distinguished, § 11:5

Legal issues in scope of requests for admission, § 15:15

Malpractice, § 15:33

Number of requests, § 15:7

Objection to requests for admission, § 15:22

Pleadings, § 15:4

Pretrial conferences, § 15:31

Procedures for making requests for admission

form of requests, § 15:9

number of requests, § 15:7

service, § 15:8

timing, § 15:6

Purpose of requests for admission, § 15:3

Responding to requests for admission

generally, § 15:16 to 15:24

admission, § 15:17

admitting part-denying part, § 15:19

denial, § 15:18

extension of time to respond, § 15:21

failure to respond, § 15:23

lack of information, § 15:20

objection, § 15:22

supplementing response, § 15:24

Sanctions, § 15:35

Scope of requests for admission

generally, § 15:12

crucial or ultimate facts, § 15:14

legal issues, § 15:15

REQUESTS FOR ADMISSIONS—Cont'd

Scope of requests for admission—Cont'd opinions, § 15:13

Service, § 15:8

Stipulations regarding discovery procedure, § 5:26

Summary judgment, § 15:26

Timing for requests, § 15:6

Trial use, § 15:27

Use in other proceedings, § 15:28

Use of requests for admission, § 15:2, 15:5 to 15:15

When requests for admission may be used, § 15:5

REQUESTS FOR PRODUCTION

Production of Documents and Things, this index

RESOLUTION OF DISCOVERY DISPUTES

Generally, § 16:4

RESPONDING

Interrogatories, responding to interrogatories, § 11:20 to 11:27 Requests for Admission, this index

RETURN OF DEPOSITION

Court use, § 9:28

RULES, PROCEDURAL

Generally, § 1:4, 2:67

Depositions, § 3:35

Federal Rules, this index

Oral examination, § 6:46

Persons before whom depositions may be taken, § 4:6

Production of Documents and Things, this index

Stipulations, § 5:13

Use of depositions in court, § 9:2

SANCTIONS

Electronically stored information. Electronic Discovery, this index

Electronic discovery, § 21:5

Failure to Make Discovery, this index

Physical and mental examinations, § 14:18

Requests for admission, § 15:35

Spoliation of evidence

generally, § 20:6 to 20:11

electronically stored information. Electronic Discovery, this index

SEAL

Protective orders, § 2:54

SECRET INFORMATION

Confidential Information, this index

SEQUENCE OF DEPOSITIONS

Oral examination, depositions upon, § 6:11

SERVICE OF PROCESS

Generally, § 2:64, 3:17

Depositions upon Written Questions, this index

Interrogatories, this index

Production of documents and things, § 12:16, 12:23

Subpoenas, this index

SIGNATURES

Discovery requests, § 2:65

Raising signature defects, § 2:6

SLACK

Electronic discovery, § 21:49

SMART PHONES

Electronic discovery, employee-owned mobile devices, § 21:82

Sources of data, § 21:20

SNAPCHAT

Electronic discovery, § 21:48

SOCIAL MEDIA

Admissibility, § 21:45

Authentication, § 21:45

Discoverability, § 21:41

Duty to preserve, § 21:39

Electronic discovery, § 21:38

Emojis, § 21:43

Emoticons, § 21:43

Ethics, § 21:40

Privacy issues, § 21:42

SOCIAL NETWORKING

Ethics and professionalism, § 22:24

SOFTWARE

Electronic discovery, records management, § 21:68

SOURCE CODE ESCROWS

Recoverable data, § 21:59

SOURCES OF DATA

Generally, § 21:6 to 21:37

Archives, internet related information, § 21:21, 21:37

Audit trails, § 21:14

Backup services, internet related information, § 21:36

Blogs, internet related information, § 21:27

Bring your own device, § 21:24

Cache files, internet related information, § 21:31

Computer logs, § 21:14

SOURCES OF DATA—Cont'd Computers, § 21:19 Control lists, access, § 21:15 Cookies, internet related information, § 21:29 Disaster recovery, § 21:22 Electronic data, § 21:16 Embedded data, § 21:13 Employee monitoring software, internet related information, § 21:33 Enterprise intranets, § 21:18 Files, temporary, § 21:9 GPS, § 21:17 Hard drives, § 21:7 History files, internet related information, § 21:32 Internet related information generally, § 21:26 to 21:37 archives, § 21:37 backup services, § 21:36 blogs, § 21:27 cache files, § 21:31 cookies, § 21:29 employee monitoring software, § 21:33 history files, § 21:32 mirror sites, § 21:34 public databases, § 21:28 web-based e-mail accounts, § 21:35 website log files, § 21:30 Logs, computer, § 21:14 Metadata, § 21:13 Mirror files, § 21:11 Mirror sites, internet related information, § 21:34 Program files, § 21:12 Public databases, internet related information, § 21:28 Removable media, § 21:8 Smart phones, § 21:20 Swap files, § 21:10 Tablets, § 21:20 Vendors, § 21:23 Wearable technology, § 21:25 Web-based e-mail accounts, internet related information, § 21:35 Website log files, internet related information, § 21:30 SPEAKING TO OTHER PARTIES Attorneys' advice regarding speaking to other party, § 22:18 SPOLIATION OF EVIDENCE Generally, § 20:1 to 20:12 Competing interests, balancing of, § 20:5

Document destruction, § 20:3

SPOLIATION OF EVIDENCE—Cont'd Document retention, § 20:10 Electronically stored information. Electronic Discovery, this index Ethical considerations, § 20:11 Future litigation, foreseeability, § 20:4 Guidelines, § 20:12 Jury trial, sanctions, § 20:9 Legal authority, § 20:3 to 20:7 Practical considerations, § 20:12 Production of documents and things, § 20:3, 20:10 Sanctions generally, § 20:8 to 20:11 application of, § 20:6 electronically stored information. Electronic Discovery, this index jury trial, § 20:9 when not applied, § 20:7 **STIPULATIONS** Generally, § 5:1 to 5:27 Abuse, reduction of, § 5:3 Before action, § 3:5 Admission requests, § 5:26 Agreements opposing attorney's objection benefits all, § 5:17 Amending responses, § 5:5 Appellate review pending, § 3:5 Attorneys, § 5:17, 5:18 Civil procedure rules, § 5:13 Court control, § 5:7, 5:8 Depositions, § 3:5, 3:35, 5:9 to 5:21 Documents, production of, § 5:24 Evidentiary objections preserved until trial, § 5:16 Examinations, mental and physical, § 5:25 Excluding persons from deposition, § 5:10 Extensions of time, § 5:8 Federal rules, comparison with, § 5:27 Form of stipulation, § 5:2 Instructions to client, § 5:18 Interrogatories, § 5:23 Mental and physical examinations, § 5:25 Oath, agreement to waive, § 5:14 Objections, § 5:16, 5:17 Pending appeal, § 3:5 Physical and mental examinations, § 5:25 Procedures, other, § 5:22 to 5:26 Protective orders, § 5:4 Refusal of client to answer, § 5:18 Relief from stipulation, § 5:6

STIPULATIONS—Cont'd

Requests for admission, § 5:26

Responses, supplementing and amending, § 5:5

Rules of civil procedure, § 5:13

Telephone depositions, § 5:11

Time extensions, § 5:8

Transcripts

waiver of reading, § 5:19

waiver of signature, § 5:20, 5:21

withdrawn questions, § 5:15

Virginia rules of civil procedure, § 5:13

Waiver

oath, § 5:14

reading transcript, § 5:19

signature, § 5:20, 5:21

Withdrawn questions omitted from transcript, § 5:15

SUBMISSION OF TRANSCRIPT TO DEPONENT

Generally, § 6:42, 6:43

SUBPOENAS

Court use of depositions, subpoenas unable to be served, § 9:15

Failure to attend or to serve, § 6:45

Unable to be served, § 9:15

SUBSTITUTION OF PARTIES

Court use of depositions, § 9:20

SUMMARY JUDGMENT

Requests for admission, § 15:26

SUPPLEMENTAL INFORMATION

Generally, § 2:63

Attorneys' duty, supplementing responses to document production, § 12:24

Failure to supplement discovery responses, § 16:13

Interrogatories, § 11:26

SWAP FILES

Sources of data, § 21:10

SWEARING WITNESSES

Oaths, this index

TABLETS

Sources of data, § 21:20

TELECONFERENCING

Depositions, § 6:40

TELEPHONE DEPOSITIONS

Generally, § 5:11, 6:40

TEMPORARY FILES

Sources of data, § 21:9

TEXT MESSAGES

Electronic discovery, § 21:46

TIME

Depositions upon Oral Examination, this index

Depositions upon written questions, time for serving notice, § 7:12

Interrogatories, this index

Production of Documents and Things, this index

Protective orders, § 2:44, 2:57

Requests for admission, § 15:6

Stipulations, time extensions, § 5:8

TRADE SECRETS

Protective orders, § 2:55

TRANSCRIPTS

Audio-visual depositions, § 10:3

Oral examination, § 6:42, 6:43

Stipulations, this index

TRIAL COURT USE

Court Use of Depositions, this index

Interrogatories, § 11:28, 11:29

TRUTH

Ethics and professionalism, untruthful discovery, § 22:21

TWITTER

Electronic discovery, § 21:50

UNAUTHORIZED RECEIPT OF INFORMATION

Ethics and professionalism, § 22:16

UNITED STATES

Absence of deponent in foreign country, § 3:31

Federal Rules, this index

Persons within United States as persons before whom depositions may be taken, § 4:4

UNREPRESENTED PERSONS

Ethics and professionalism, § 22:10

UNTRUTHFUL DISCOVERY

Ethics and professionalism, § 22:21

VENDORS

Sources of data, § 21:23

VENUE

Depositions, § 3:3

VERIFICATION

Depositions, § 3:15

VIBER

Electronic discovery, § 21:52

VIDEO

Audio-Visual Depositions, this index

VIDEO CONFERENCING

Depositions, § 6:40

WAIVER

Generally, § 2:13

Attorney-client privilege and At issue doctrine, § 2:22

Disclosure, waiver of privilege, § 2:15, 2:16

Discovery, § 2:13 to 2:22

Dual purpose doctrine, § 2:20

Fiduciary, § 2:18

Inadvertent disclosure, § 2:16

"Lazy discovery objection," § 2:19

Objections, § 2:19, 7:20

Parallel civil and criminal proceedings, § 2:21

Privileged material, § 2:13 to 2:22

Reading transcript, § 5:19

Stipulations regarding discovery procedure, § 5:14, 5:21

Witness recollections, § 2:17

Work product doctrine, § 2:35

WEARABLE TECHNOLOGY

Sources of data, § 21:25

WEB-BASED E-MAIL ACCOUNTS

Internet related information, sources of data, § 21:35

WEBSITE LOG FILES

Internet related information, sources of data, § 21:30

WHATSAPP

Electronic discovery, § 21:51

WITHDRAWN OUESTIONS

Stipulations, omission from transcript, § 5:15

WORK PRODUCT DOCTRINE

Generally, § 2:25 to 2:36

Distinction between work product doctrine and attorney-client privilege, § 2:27

Documents or tangible items, discovery of, generally, § 2:29, 2:30

Exclusions from work product doctrine, § 2:34

Impeachment, information for use in, § 2:36

Non-tangible information, § 2:32

Opinion work product, § 2:31

Origin and purpose of doctrine, § 2:25

INDEX

WORK PRODUCT DOCTRINE—Cont'd

Persons who may claim protection under, § 2:33 Rule 4:1(b)(3), protection provided by, § 2:28 Waiver, § 2:35 Witness statements, § 2:30

WRITTEN QUESTIONS

Depositions upon Written Questions, this index