Index

ABANDONMENT OF SUIT OR ACTION

Generally, 6:190 to 6:203

Distinguishing failure to prosecute, 6:134

Effect of abandoning suit, 6:130

Enroll counsel, 6:193

Exceptions to abandonment, 6:201, 6:202

Ex parte motion and order of abandonment, 6:203

Illustrations of abandonment, 6:200, 6:202

Interrogatories, 6:192

Notice and notices of change of address, 6:194

Prescriptive period, interruption of, 6:130 to 6:135

Rescission of dismissal, 6:199

Statutory provision, 6:190

Substitute counsel, 6:193

Voluntary dismissals, **6:135**

Waiver of right to assert abandonment, 6:197 to 6:199

Withdraw counsel, 6:193

ABILITY OF CLIENT TO PAY

Interview, investigation and assessment of case, 2:26

ABSENCE OR PRESENCE

Arbitration, attendance of witnesses, 15:116

Pretrial conference, attendance at, 12:75 to 12:78

Process and personal jurisdiction, protection of absent defendants, 7:16

Real party in interest, absent managing spouse, 4:38

Summary judgment motion, absence of issue of material fact, 14:29, 14:30

ACCELERATION OF INSTALLMENT NOTE

Prescription, 6:70

ACCEPTANCE

Service of process, 7:81

ACCIDENTS

Mistakes. See index heading Mistakes, Accidents, or Surprises

ACCIDENT VICTIM

Disclosure of statement of, 11:39

ACCORD AND SATISFACTION

Settlement, accord and satisfaction as compromise, 15:68

ACCOUNTS AND ACCOUNTING

Malpractice, 6:55

Open account, action by government, venue, 3:46

ACCOUNTS AND ACCOUNTING—Cont'd

Petitions, open, 5:123

Prescriptive periods, **6:55**, **6:60**

Venue of action on account, 3:46

ACCRUAL OF PRESCRIPTION

Computation of, **6:90**, **6:91**

ACKNOWLEDGMENT

Prescriptive period. See index heading Prescription

ADDING OR ADDITIONAL PARTIES

Cross-claims, 10:59

Prescriptive period, interruption of, 6:138

ADDITIONAL OR SUPPLEMENTAL PLEADINGS OR MATTERS

Generally, 5:116 to 5:118

Discovery proceedings. See index heading Discovery Proceedings

Incidental demands, 10:3, 10:10

Parties, adding or substituting parties, 5:113

Reconvention, 10:50, 10:51

Responses to supplemental pleading, 5:115

Summary judgment motion. See index heading Summary Judgment Motion

ADDRESS

Abandonment of action, notices of change of address, 6:194

Service of process, **6:172 to 6:175**

AD HOC APPOINTMENT OF JUDGE

Assignment of cases, 12:27

ADMINISTRATIVE REVIEW

Demand for jury trial, 5:94

ADMIRALTY CLAIMS

Demand for jury trial, 5:95

ADMISSIONS AND DECLARATIONS

Discovery. See index heading Discovery Proceedings

Intervention, 4:81

Requests for admissions. See index heading Discovery Proceedings

Responsive pleadings and papers, 9:27 to 9:29

ADMISSION TO BAR

Generally, 1:72 to 1:92

Age, evidence of, 1:78

Alternate procedure, 1:82 to 1:92

Answer, alternate procedure, 1:84, 1:85

Application, generally, 1:74 to 1:78

Bar examination, 1:81

Certification, 1:75

Character, evidence of, 1:78

Citizenship, evidence of, 1:78

ADMISSION TO BAR-Cont'd

Commissioner, alternate procedure, 1:87 to 1:92

Compensation of commissioner, alternate procedure, 1:88

Fee, 1:75

Foreign law school graduation, 1:80

Law school graduation, 1:79, 1:80

Petition, alternate procedure, 1:83

Pleading or answer of committee, alternate procedure, 1:84, 1:85

Qualifications of commissioner, alternate procedure, 1:89

Report, alternate procedure, 1:91, 1:92

Requirements, generally, 1:72 to 1:81

Resident alien status, evidence of, 1:78

Ruling or remand, alternate procedure, 1:86

Service of petition, alternate procedure, 1:83

Signature on application, 1:76

Sound mind requirement, 1:77

Swearing, **1:76**

Testimony of absent or nonresident witnesses, alternate procedure, 1:90

ADOPTION BY REFERENCE

Pleadings, 5:26

ADR

See index heading Alternative Dispute Resolution

ADULT ADOPTIONS

Venue, 3:42

AFFIDAVITS

Correctness of account and nonmilitary service, affidavit of, 8:52

Default judgments, 8:32, 8:42

Long-arm statutes, affidavit of service by, 8:51

Military affidavit, 8:42

Pleadings, affidavit of poverty, **5:85**

Substitution of parties, 4:106

Summary judgment motion. See index heading Summary Judgment Motion

AFFIRMATION

Oath or affirmation. See index heading Oath or Affirmation

AGE

Attorneys at law, admission to bar, 1:78

Process and personal jurisdiction, 7:36

AGENTS

Real party in interest, 4:41 to 4:43

Service of process. See index heading Service of Process and Papers

AGREEMENTS

Contracts. See index heading Contracts and Agreements

ALTERATION OR CHANGE

Modification. See index heading Modification or Change

ALTERNATE AND ALTERNATIVES

Dispute resolution. See index heading Alternative Dispute Resolution

Jurisdiction, alternative bases of, 7:7 to 7:16

Petition, alternative causes of action, 6:178, 6:179

Pleadings. See index heading PLEADINGS

ALTERNATIVE DISPUTE RESOLUTION

Generally, 15:1 to 15:16

Arbitration. See index heading Arbitration

Cost, 15:16

Early neutral evaluation ("ENE"), 15:11

How to pick an ADR method, 15:13 to 15:16

Interview, investigation and assessment of case, 2:78

Jury trial, 15:12

Med-arb, 15:9, 15:10

Mediation. See index heading Mediation

Methods, generally, 15:3 to 15:12

Mini-trials, 15:7

Relationship of parties, 15:15

Rent-a-judge, 15:8

Settlement. See index heading Settlement

Summary jury trials, 15:12

Timing, 15:14

AMBIGUITIES

Responsive pleadings and papers, 9:63

AMENDMENTS

Discovery proceedings, 11:243

Incidental demands, 10:3

Joinder of parties, 4:63

Pleadings. See index heading Pleadings

Pretrial conference, 12:82

Reconvention, 10:37, 10:48

AMICABLE DEMAND REQUIREMENT

Commencement of action, 6:3 to 6:6

Responsive pleadings and papers, 9:61

AMOUNT OR QUANTITY

Damages, ban on pleading amount of, 6:183 to 6:185

Settlement offer, amount of, 15:49

ANSWERS

Attorney's admission to bar, answer of bar committee, 1:84, 1:85

Responses to pleadings and papers. See index heading Responsive Pleadings and Papers

APPEAL AND REVIEW

Administrative review, demand for jury trial, 5:94

Arbitration, appeals of orders on award, 15:139

Courts and court system

inferior trial courts, appeals from, generally, 1:57 to 1:64

justice of the peace courts, appeals from, 1:60 to 1:64

Parish and city courts, appeals from, 1:58, 1:59

supervisory jurisdiction, 1:64

trial de novo, 1:61, 1:63

Discovery proceedings, filing required for appeal, 11:30

Judgment on the pleadings, appeal of denial of motion for, 9:124

Summary judgment. See index heading Summary Judgment Motion

Third-party claims, preserving right of appeal, 10:95

APPEARANCE

Motion practice, waiver of appearance, 13:65

Out of state attorney, requirements for appearance by, 1:97 to 1:101

Substitution of parties, 4:97 to 4:101

APPELLATE COURTS

Court system. See index heading Courts and Court System

APPLICATION

Attorneys' admission to bar, 1:74 to 1:78

APPOINTMENTS

Attorney appointed for unrepresented defendant, 1:102 to 1:109

Mediator, acceptance of appointment, 15:147

APPORTIONMENT

Attorney's fees, apportionment on settlement, **15:24**

APPROVAL

Consent or approval. See index heading Consent or Approval

AQUATIC LIFE IN GULF

Venue of action to enforce laws to protect, 3:62

ARBITRATION

Generally, 15:84 to 15:139

Action to compel performance, 15:102 to 15:104

Agreement, 15:90 to 15:108, 15:144

Alternative to civil litigation, generally, 15:5, 15:6

Appeals of orders on award, 15:139

Attempt to reconcile laws, 15:85

Attendance of witnesses, 15:116

Award, generally, 15:118 to 15:139

Calculation mistake as ground for modification or correction of award, 15:134

Change or modification of award. See "Vacation, modification or correction of award" under this heading

Confirmation of award, 15:121, 15:122, 15:125

ARBITRATION—Cont'd

Correction of award. See "Vacation, modification or correction of award" under this heading

Corruption, vacation of award for, 15:127, 15:128, 15:132

Court

orders of court, 15:104, 15:139

selection of arbitrators by, 15:114

Defense of, assertion, 9:32

Demand for arbitration, 15:109 to 15:111

Dental malpractice claims, arbitration of, 15:87 to 15:89

Deposition, testimony by, 15:117

Description mistake as ground for modification or correction of award, 15:134

Dilatory exception, 15:108

Documentary evidence, 15:115 to 15:117

Employment contract, exclusion of, 15:96

Enforcement of agreement to arbitrate, 15:101 to 15:104

Enforcement of award, 15:137, 15:138

Evidence, 15:115 to 15:117

Exceptions, 9:58

Exclusion of employment contract, 15:96

FAA, validity and effect of agreement under, 15:94

Failure of arbitrator to make final award, 15:130

Federal law preemption, 15:86

Fraud, vacation of award procured by, 15:127

Future controversies, contract to settle, 15:98

Governing law, 15:84 to 15:86

Hearing of action to compel performance, generally, 15:104

Injunction against invalid procedure, 15:111

Interruption of prescription, 15:110

Matter not submitted to arbitrators, award made on, 15:135

Med-arb, 15:9, 15:10

Medical malpractice claims, arbitration of, 15:87 to 15:89

Misconduct of arbitrator, vacation of award, 15:129

Mistake as ground for modification or correction of award, 15:134

Modification of award. See "Vacation, modification or correction of award" under this heading

Motion for vacation, modification or correction of award, 15:124, 15:125, 15:128

Notice

action to compel performance, notice of, 15:103

confirmation of award, 15:122

vacation, modification or correction of award, notice of motion for, 15:124,

15:125, 15:128

Orders of court, 15:104, 15:139

Partiality of arbitrator, vacation of award, 15:128

Parties, selection of arbitrators by, 15:113

Power of arbitrators, 15:99

Preemption of federal law, 15:86

ARBITRATION-Cont'd

Prescription, interruption of, 15:110

Rehearing after award is vacated, 15:132

Requisites for award, 15:119

Responsive pleadings and papers, 9:32, 9:60

Scope of agreement, 15:95 to 15:99

Selection of arbitrators, 15:89, 15:112 to 15:114

Setting aside award. See "Vacation, modification or correction of award" under this heading

Statutory claims, 15:97

Stay of proceedings

arbitration, stay pending, 15:107

enforcement of award, stay of, 15:125

"Submission," 15:91

Time for granting award, 15:120

Undue means, vacation of award procured by, 15:127

Vacation, modification or correction of award

generally, 15:123 to 15:125

grounds for modification or correction, 15:133 to 15:136

grounds for vacating, 15:126 to 15:132

Validity and effect of agreement, 15:93, 15:94, 15:97

Waiver of right to compel arbitration, **15:105**, **15:106**, **15:110**

Witnesses, 15:115 to 15:117

Writing, necessity for, 15:92

ARTICLE 863

Obligations under, **6:179**

ASBESTOS

Negligence against contractors, 5:127

ASSESSMENT OF CASE

Interview and investigation. See index heading Interview, Investigation and Assessment of Case

ASSIGNMENT OF CASES

Generally, 12:1 to 12:21

Ad hoc appointment of judge, 12:27

Attorneys, recusal of judge, 12:9 to 12:11

Basis preventing judge from conducting fair and impartial trial, recusal of judge,

Bias, recusal of judge, 12:14 to 12:18

Court of appeals, recusal of judge, 12:26

Disclosures required of judge, 12:5

Disposition of motion to recuse, 12:22

Docketing and assignment, 12:1 to 12:4

Extrajudicial bias, recusal of judge, 12:15

Family or relative of party or attorney, recusal of judge, 12:13

Form of motion for recusal, 12:99

Judge, recusal, generally, 12:5 to 12:21

ASSIGNMENT OF CASES—Cont'd

Judge selection after recusal, 12:24

Motion to recuse, 12:20 to 12:24

Own motion, recusation on, 12:19

Performance of judicial act in another court, recusal of judge, 12:12

Prejudice or bias, recusal of judge, 12:14 to 12:18

Random allotment, 12:2, 12:3

Recusal of judge, generally, 12:5 to 12:21

Relative of party or attorney, recusal of judge, 12:13

Several parishes, districts with, 12:3

Similar cases, assignment to same judge, 12:4

Supreme Court, recusation by, 12:19

Supreme court judge, recusal, 12:25

Witness, recusal of judge, 12:8

Written motion to recuse, need for, 12:21

ASSIGNORS AND ASSIGNEES

Real party in interest, 4:48 to 4:50

ATTACHMENT

Pleadings, 5:73

ATTENDANCE

Presence. See index heading Absence or Presence

ATTITUDE OF CLIENT

Interview, investigation and assessment of case, 2:25

ATTORNEY GENERAL

Service of process on, 7:113

ATTORNEYS AT LAW

Generally, 1:65 to 1:116

Admission to bar

generally, **1:72 to 1:92**

age, evidence of, 1:78

alternate procedure, 1:82 to 1:92

answer, alternate procedure, 1:84, 1:85

application, generally, 1:74 to 1:78

bar examination, 1:81

certification, 1:75

character, evidence of, 1:78

citizenship, evidence of, 1:78

commissioner, alternate procedure, 1:87 to 1:92

compensation of commissioner, alternate procedure, 1:88

fee, 1:75

foreign law school graduation, 1:80

law school graduation, 1:79, 1:80

petition, alternate procedure, 1:83

pleading or answer of committee, alternate procedure, 1:84, 1:85

qualifications of commissioner, alternate procedure, 1:89

ATTORNEYS AT LAW—Cont'd Admission to bar—Cont'd report, alternate procedure, 1:91, 1:92 requirements, generally, 1:72 to 1:81 resident alien status, evidence of, 1:78 ruling or remand, alternate procedure, 1:86 service of petition, alternate procedure, 1:83 signature on application, 1:76 sound mind requirement, 1:77 swearing, **1:76** testimony of absent or nonresident witnesses, alternate procedure, 1:90 Age, evidence of, 1:78 Alternate procedure for admission to bar, 1:82 to 1:92 Answer, alternate procedure for admission to bar, 1:84, 1:85 Appearance of out of state attorney, requirements for, 1:97 to 1:101 Application for admission to bar, 1:74 to 1:78 Appointment of attorney for unrepresented defendant, 1:102 to 1:109 Assessment of case. See index heading Interview, Investigation and Assessment Assignment of cases, recusal of judge associated as attorney, 12:9 to 12:11 Attorneys' fees. See index heading Attorneys' Fees Bar examination, 1:81 Certification of admission to bar, 1:75 Character, evidence of, 1:78 Citizenship, evidence of, 1:78 Commissioner, alternate procedure for admission to bar, 1:87 to 1:92 Continuing legal education, 1:93 to 1:96 Corporations practice of law by, 1:67, 1:68 service of process on counsel of record, 7:60 Costs, security for, 1:108 Court approval for withdrawal of attorney, 1:115 Court order for appearance of out of state attorney, 1:100 Declining representation, 1:110 to 1:115 Default judgments, 8:40 Depositions, 11:95 Diligence requirement, appointment of attorney for unrepresented defendant, 1:104 to 1:106 Discipline. See index heading Disciplinary Matters Discovery proceedings. See index heading Discovery Proceedings Disqualification proceedings, requirements for appearance of out-of-state attorney, 1:101 Ethics requirement, continuing legal education, 1:96 Fees admission to bar, fee for, 1:75 attorneys' fees. See index heading Attorneys' Fees Foreign law school graduation, 1:80 Foreign state attorney, requirements for appearance of, 1:97 to 1:101

```
ATTORNEYS AT LAW—Cont'd
  Hours required for continuing legal education, 1:93
  Illegal practice of law, 1:69 to 1:71
  Individuals, practice of law by, 1:66
  Interview and investigation. See index heading Interview, Investigation and
       Assessment of Case
  Law school graduation, 1:79, 1:80
  License to practice, practicing without, 1:69
  Limited liability companies, practice of law by, 1:67, 1:68
  Malpractice claims
    pleadings, 5:34
    prescription. See index heading Prescription
    suspension of prescriptive period, 6:105
     venue, 3:65
  Newly admitted attorneys, continuing legal education, 1:95
  Out of state attorney, requirements for appearance of, 1:97 to 1:101
  Partnerships, practice of law by, 1:67, 1:68
  Penalties for illegal practice of law, 1:71
  Petition for admission to bar, 1:83
  Pleadings
    committee on admission to bar, pleadings of, 1:84, 1:85
    designating of attorney for trial, 5:27
  Practice of law, generally, 1:65 to 1:71
  Prescription for malpractice claims, suspension of, 6:105
  Pretrial conference. See index heading Pretrial Conference
  Reciprocity, 1:98 to 1:101
  Report on admission to bar, 1:91, 1:92
  Resident alien status, evidence of, 1:78
  Retention of appointed attorney by defendant, 1:109
  Ruling or remand, admission to bar, 1:86
  Security for costs and fees, 1:108
  Service of process and papers
    alternate procedure for admission to bar, 1:83
    corporations, service of process on counsel of record, 7:60
  Settlement, authority as to, 15:19 to 15:24
  Signature on application for admission to bar, 1:76
  Sound mind requirement, admission to bar, 1:77
  Swearing, admission to bar, 1:76
  Terminating representation, 1:110 to 1:115
  Trial preparation materials, discovery of, 11:51 to 11:58
  Withdrawal of attorney, 1:110 to 1:115, 6:193
ATTORNEYS' FEES
  Appointment of attorney for unrepresented defendant, 1:103, 1:107, 1:108
  Contingent fees. See index heading Contingent Fees
  Discovery proceedings, sanctions for failure to make discovery, 11:261, 11:262,
```

11:280

ATTORNEYS' FEES—Cont'd

Interview and investigation. See index heading Interview, Investigation and Assessment of Case

Settlement, apportionment of attorneys' fees, 15:24

AUTHORITY AND AUTHORIZATION

Interview, investigation and assessment of case, 2:12 Pretrial conference, 12:78
Service of process, 7:70 to 7:78
Settlement, 15:18 to 15:24

AWARD

Arbitration. See index heading Arbitration

BAD FAITH

Good or bad faith. See index heading Good FAITH

BANKRUPTCY OR INSOLVENCY

Responsive pleadings and papers, 9:35 Settlement with insolvent party, 15:29, 15:30

BANKS AND BANKING

Discovery proceedings, 11:174, 11:175, 11:259 Service of process, 7:61

BAR, ADMISSION TO

Attorneys at law. See index heading Attorneys at Law

BAR EXAMINATION

Attorneys at law, 1:81

BIAS OR PREJUDICE

Arbitration, partiality of arbitrator, **15:128**Assignment of cases, recusal of judge for bias, **12:14 to 12:18**Change of venue, **3:73 to 3:76**Consolidation and severance, **12:41**

BONDS AND UNDERTAKINGS

Attorneys at law, security for costs and fees, 1:108 Motion practice, 13:59
Pleadings. See index heading PLEADINGS
Venue, 3:44, 3:45

BRIEFS

Summary judgment motion, 14:54

BURDEN OF PROOF

Presumptions. See index heading Presumptions and Burden of Proof

BUSINESS AND BUSINESSES

Long-arm service, 7:94

Parties, capacity of business entities as, 4:13 to 4:22

CALCULATIONS

Arbitration, calculation mistake as ground for modification or correction of award, 15:134

CALENDAR

Court calendar. See index heading Docket and Calendar of Court

CANCELLATION

Pretrial conference, cancellation of conference request for, 12:65

CAPACITY TO SUE AND BE SUED

Parties. See index heading Parties

CAPTION

Answers, 9:22 Incidental demands, 10:7 Motion practice, 13:4, 13:5 Petition, 6:162, 6:163

Pleadings, generally, 5:22 to 5:24

CARRIERS

Venue of action against, 3:20

CAUSE OF ACTION

Concise statement of, **6:169 to 6:171** Pleadings, no cause of action, **5:14**

CERTAINTY AND DEFINITENESS

Responsive pleadings and papers, 9:17

CERTIFICATE OF COMPLIANCE

Default judgments, 8:53

CERTIFICATES AND CERTIFICATION

Attorneys at law, admission to bar, 1:75

Depositions, 11:149

Discovery proceedings. See index heading Discovery Proceedings

Long-arm service, registered or certified mail, 7:107

Motion practice. See index heading Motion Practice

Responsive pleadings, certificate of service, 9:134

CHANGE

Generally. See index heading Modification or Change

CHANGE OF VENUE

Generally, 3:72 to 3:80

Consolidation and severance, 12:33

Dismissal or transfer of case, 3:71

Effect of transfer, 3:80

Fees, payment of, 3:77, 3:78

Mechanics of transfer, 3:79, 3:80

Motion, 3:74

Parish to which transfer may be made, 3:75

CHANGE OF VENUE—Cont'd

Prejudice, 3:73 to 3:76

CHARACTER

Attorneys at law, admission to bar, 1:78

CHILDREN OR MINORS

Judicial approval of settlement involving, **15:61**, **15:62** Parties, capacity of, **4:2 to 4:5**

CHOICE OF LAW

Generally, 1:1 to 1:12

Arbitration, 15:84 to 15:86

Civil law system, generally, 1:1 to 1:6

Code of Civil Procedure, 1:4

Code of Evidence, 1:7

Common law concepts, migration of, 1:3

Federal Rules of Civil Procedure, effect of, 1:5

France and Spain, effect of law of, 1:2

Interview, investigation and assessment of case, 2:74

Local rules, 1:10 to 1:12

Revised statutes, 1:9

Rules outside of Codes, 1:8 to 1:12

Venue rules, resolving conflicts among, 3:66 to 3:67

CITATION

Generally, **7:17 to 7:25**

Commencement of action, service of citation as, 6:10

Form, 7:21, 7:22

Multiple defendants, 7:24

Necessity, 7:17, 7:18

Process and personal jurisdiction. See index heading Process and Personal Jurisdiction

Representative of multiple defendant, citation to, 7:24

Responsive pleadings and papers, 9:11

Return of service, 7:25

Summary proceedings, 6:10

Third-party claims, 10:97

Third party claims, 10:98

Third-party claims, 10:98

Waiver, 7:19, 7:20

Who may issue, 7:23

CITIZENSHIP

Attorneys at law, admission to bar, 1:78

CITY COURTS

Court system. See index heading Courts and Court System

CIVIL DISTRICT COURT PILOT MEDIATION PROGRAM

Mediation. See index heading Mediation

CIVIL RIGHTS

Pleadings, 5:57

Prescription, 6:32

CLASS ACTIONS

Prescription, suspension of prescriptive period, 6:97

Settlement, 15:65, 15:66

CLERKS

Court clerks. See index heading Courts and Court System

CODE OF CIVIL PROCEDURE

Governing law, 1:4

CODE OF EVIDENCE

Governing law, 1:7

COLLECTABILITY OF POTENTIAL JUDGMENT

Settlement offers, 15:46

COMBINATION OR COMBINATIONS

Discovery proceedings, combination of methods, 11:11

Responsive pleadings and papers, 9:92, 9:93

CO-MEDIATION

Generally, 15:72

COMMENCEMENT OF ACTION

Generally, **6:1 to 6:203**

Abandonment of suit or action. See index heading Abandonment of Suit or Action

Amicable demand requirement, 6:3 to 6:6

Citation and service of citation, 6:10

Court of competent jurisdiction, 6:2

Discovery depositions after, 11:106 to 11:110

Dismissal, voluntary, 6:189

Exclusive list, summary proceedings, 6:9

Petition, commencement of action by. See index heading Petition

Process. See index heading Process and Personal Jurisdiction

Summary proceedings, 6:7 to 6:11

Time, commencement barred by passage of. See index heading Prescription

COMMISSIONERS

Attorneys at law, admission to bar, 1:87 to 1:92

COMMON ISSUES OF LAW AND FACT

Consolidation, 12:31

COMMON LAW DEFENSES

Responsive pleadings and papers, 9:44

COMMUNITY OF INTEREST

Joinder of parties, 4:70

COMMUNITY PROPERTY OR RIGHTS

Real party in interest, **4:34 to 4:38**Venue of action for partition of, **3:34**

COMPENSATION

Prescription of actions for, 6:58 to 6:61

COMPETENCY

Depositions, competency of testimony, 11:92 Summary judgment motion, competency of affiant, 14:58

COMPLETION

Deposition, completion and return of, 11:94

COMPROMISE

Settlement and compromise. See index heading Settlement

COMPULSORY OR PERMISSIVE MATTERS

Cross-claims, 10:55

Depositions, compelling deponent to appear, 11:120 to 11:127 Joinder of parties. See index heading Joinder of Parties Reconvention, 10:28 to 10:35

COMPUTATION

Courts and court system, computing jurisdictional amount, **1:27** Prescription, computation of accrual of cause of action, **6:90**, **6:91**

COMPUTERS AND COMPUTER INFORMATION

Discovery proceedings, 11:47 Interview, investigation and assessment of case, 2:45, 2:58

CONCISENESS

Pleadings, 5:31 to 5:35

CONCURRENT JURISDICTION

Courts and court system, 1:19 to 1:28

CONCURSUS

Interview, investigation and assessment of case, 2:68 to 2:70

CONDITIONAL DEMANDS

Cross-claims, 10:64

CONDITIONS PRECEDENT

Pleadings, 5:42 to 5:44

CONFERENCES

Discovery, certificate of conference, 11:307
Pretrial conference. See index heading Pretrial Conference

Status conferences. See index heading Status Conferences

CONFIDENTIALITY

Discovery proceedings, protective orders, **11:81** Mediation, **15:71**, **15:83**

CONFIRMATION

Arbitration award, **15:121**, **15:122**, **15:125** Default judgments, **8:53**

CONFLICT OF LAWS

Governing law. See index heading Governing Law

CONFLICTS OF INTEREST

Interview, investigation and assessment of case, 2:27 to 2:33

CONSENT OR APPROVAL

Amendment of pleadings by, **5:109, 9:98**Court approval by minor's parents, actions, venue, **3:43**Leave of court. See index heading Leave of Court

CONSIDERATION

Responsive pleadings and papers, defenses, **9:40** Settlement, **15:54**

CONSOLIDATION AND SEVERANCE

Generally, 12:28 to 12:43

Change of venue, motion for consolidation not used for, 12:33

Common issues of law and fact, consolidation, 12:31

Consolidation, generally, 12:28 to 12:43

Cumulated actions, severance of, 12:42

Effect of consolidation, 12:36 to 12:38

Improper consolidation, 12:38

Motion and order for consolidation, 12:32 to 12:35

Prejudice, severance, 12:41

Purpose of consolidation, 12:28 to 12:30

Severance

generally, 12:39 to 12:43

considerations, 12:40, 12:41

cumulated actions, severance of, 12:42

prejudice, 12:41

Venue, motion for consolidation not used for change of, 12:33

CONSORTIUM, LOSS OF

Prescriptive periods, 6:57

CONSTABLE

Service of process by, 7:72

CONSTITUTIONAL LAW

Incidental demands, 10:5

Long-arm service, **7:92**, **7:102**, **7:103**

Process and personal jurisdiction, 7:12

CONSTRUCTION OF PLEADINGS

Judgment on the pleadings, motion for, 9:122

CONSTRUCTION PROJECTS

Breach of contract, petitions, 5:123

CONSTRUCTION PROJECTS—Cont'd

Prescription of claims relating to, 6:83 to 6:85

CONTACTS

Long-arm service, 7:93 to 7:104

CONTEMPT OF COURT

Discovery, sanctions for failure to make, 11:278, 11:279

Pretrial conference, 12:96

Summary judgment motion, 14:77

CONTESTED ISSUES OF LAW

Admissions, requests for, 11:223

CONTINGENT FEES

Generally, 2:36 to 39

Settlement, effect of, 15:22 to 15:24

CONTINUANCE

Summary judgment. See index heading Summary Judgment Motion

CONTINUING LEGAL EDUCATION

Attorneys at law, 1:93 to 1:96

CONTINUING TORTS

Prescription, 6:30 to 6:36, 6:50

CONTRACTS AND AGREEMENTS

Arbitration, 15:90 to 15:108, 15:144

Breach of, petitions, **5:122**, **5:123**

Construction, breach of, petitions, 5:123

Discovery proceedings. See index heading Discovery Proceedings

Mediation, agreement to mediate, 15:141

Oral, breach of, petitions, 5:122

Prescription, 6:20

Settlement, 15:142

Settlement or compromise, 15:51 to 15:58

Summary judgment motion, contract interpretation, 14:32

Termination agreement, release of claims, 15:145

Venue of contract actions, 3:47 to 3:49

CONTRA NON VALENTEM DOCTRINE

Prescriptive period. See index heading Prescription

CONTRIBUTION

Cross-claims, 10:64

Settlement, 15:35

Third-party claims. See index heading Third-Party Claims

CO-PARTIES

Joint parties. See index heading Joint or Several Parties

COPIES AND COPYING

Discovery. See index heading Discovery Proceedings

COPIES AND COPYING—Cont'd

Interview, investigation and assessment of case, 2:52

CORONERS

Venue, suits against coroners, 3:58

CORPORATIONS

Attorneys. See index heading Attorneys at Law

Foreign corporations. See index heading Foreign Corporations

Parties, 4:14 to 4:17

Petition, domicile of corporate entities, 6:166

Venue. See index heading Venue

CORRECTIONS AND CORRECTING

Arbitration. See index heading Arbitration Settlement agreements, **15:58**

CORRUPTION

Arbitration award, vacation of, 15:127, 15:128, 15:132

COSTS AND EXPENSES

Alternative dispute resolution, 15:16

Attorneys at law, 1:108

Depositions. See index heading Depositions

Discovery proceedings. See index heading Discovery Proceedings

Fees. See index heading FEEs

Mediation, 15:81

Motion practice, 13:32

Pleadings, time to respond to, 8:13 to 8:18

Service of process, 7:33

Settlement, 15:47, 15:48

Summary judgment motion, 14:76

COUNSEL

Attorneys. See index heading Attorneys at Law

COURT OF APPEALS

Recusal of judge, assignment of cases, 12:26

COURTS AND COURT SYSTEM

Generally, 1:13, 1:14

Appeals. See index heading Appeal and Review

Arbitration. See index heading Arbitration

Assignment of cases. See index heading Assignment of Cases

Attorneys. See index heading Attorneys at Law

City courts

appeals from, 1:58, 1:59

concurrent jurisdiction of various inferior trial courts, 1:23 to 1:27

limitations on jurisdiction of various inferior trial courts, 1:31

procedure in the inferior trial courts, 1:48 to 1:55

Clerks

contacting. See "Contacting judges and clerks" under this heading

```
COURTS AND COURT SYSTEM—Cont'd
  Clerks—Cont'd
    motion practice, 13:52 to 13:59
    responsive pleadings and papers, service of, 9:131
  Computing jurisdictional amount, 1:27
  Concurrent jurisdiction of various inferior trial courts, 1:19 to 1:28
  Court approval by minor's parents, actions, venue, 3:43
  Default, 1:52
  Delay or laches, 1:51, 1:59, 1:62
  Disclosures required of judge, assignment of cases, 12:5
  Discretion. See index heading Discretion of Court or Judge
  District courts
    generally, 1:14
    exclusive jurisdiction, 1:17
    general jurisdiction, 1:16
    time to answer after transfer of case to, 8:10
    transfer of action to District Court
       generally, 1:36 to 1:46
       demand for jury, 1:46
       effect of transfer, 1:45, 1:46
       motion to transfer, 1:37 to 1:41
       procedure after transfer, 1:42 to 1:44
    venue rules applicable, 3:3, 3:74 to 3:80
  Eviction proceedings, concurrent jurisdiction of various inferior trial courts, 1:27
  Eviction proceedings, parish and city courts in eviction proceedings, 1:26
  Family and Juvenile Courts
    assignment of cases, 12:13
    jury trial in, 5:93
  Judges
    assignment of cases, recusal of judge. See index heading Assignment of Cases
    contacting judges. See "contacting judges and clerks" under this heading
  Judgments. See index heading Judgments and Decrees
  Jurisdiction, allocation between trial courts, generally, 1:15 to 1:64
  Jury and jury trial
    generally, 1:33 to 1:46
    prohibition, 1:34
    transfer of action to District Court. See "District Courts" under this heading
    waiver of right to jury trial, 1:35
  Justice of the peace courts
    appeals from, 1:60 to 1:64
    concurrent jurisdiction of various inferior trial courts, 1:28
    limitations on jurisdiction of various inferior trial courts, 1:32
    procedure in the inferior trial courts, 1:56
  Juvenile courts. See "Family and Juvenile Courts" under this heading
  Limitations on jurisdiction of various inferior trial courts, 1:29 to 1:32
  Mediation. See index heading Mediation
  Motions. See index heading Motion Practice
```

COURTS AND COURT SYSTEM—Cont'd New trial, motion for, 1:55, 1:59, 1:62

Orders. See index heading Orders of Court

Parish Courts

appeals from, 1:58, 1:59

concurrent jurisdiction of various inferior trial courts, 1:19 to 1:22, 1:27

eviction proceedings, 1:26

limitations on jurisdiction of various inferior trial courts, 1:30

procedure in the inferior trial courts, 1:48 to 1:55

Procedure in the inferior trial courts, 1:47 to 1:56

Prohibition, jury trial issues in the inferior trial courts, 1:34

Service of process by court appointed process servers, 7:76, 7:77

Subject matter jurisdiction, generally, 1:15

Summary judgment. See index heading Summary Judgment Motion

Supervisory jurisdiction, 1:64

Supreme court

assignment of cases, recusation by Supreme Court, 12:19

Transfer of actions between trial courts, 1:15 to 1:64

Trial courts

generally, 1:13 to 1:93

allocation of jurisdiction and transfer of actions between trial courts, 1:15 to

Waiver of right to jury trial, 1:35

CREDIBILITY

Summary judgment motion, 14:41

CROSS-CLAIMS

Generally, 10:55 to 10:67

Additional parties, 10:59

Conditional demands, 10:64

Consolidation and severance, 12:43

Contribution, 10:64

Co-party, claim against, 10:57 to 10:59

Federal rule, **10:61**, **10:63**

Indemnity, 10:64

Manner of assertion, 10:65

Permissive, 10:56

Prescription, effect of, 10:67

Property, cross-claims relating to, 10:62, 10:63

Recently introduced in Louisiana, 10:55

Separate trials or judgments, 10:25

Service, 10:58

Third-party claims distinguished, 10:83

Transaction or occurrence requirement, 10:60, 10:61

Treatment of, 10:66, 10:67

CUMULATIVE MATTERS

Consolidation and severance, 12:42

CUMULATIVE MATTERS—Cont'd

Joinder of parties, **4:66**, **4:68**, **4:69**

Pleadings. See index heading PLEADINGS

CURATOR FOR MENTAL INCOMPETENT

Parties, 4:7, 4:8

DAMAGES

Amount of damages, ban on pleading, 6:183 to 6:185

Settlement, potential damage award, 15:44

Special, 5:48, 5:49

Summary judgment motion, 14:7, 14:8, 14:44

DEATH AND DEATH ACTIONS

Service of process, 7:42

Substitution of parties. See index heading Substitution of Parties

DECEDENTS' ESTATES

Substitution of parties. See index heading Substitution of Parties

DECEIT

Fraud and deceit. See index heading Fraud and Deceit

DECLARATIONS

Admissions and declarations. See index heading Admissions and Declarations

DECLINATORY EXCEPTIONS

Pleadings. See index heading Pleadings

DECLINING REPRESENTATION

Attorneys at law, 1:110 to 1:115

DECREES

Judgments. See index heading Judgments and Decrees

DEFAMATION

See index heading LIBEL AND SLANDER

DEFAULT JUDGMENTS

Generally, 8:26 to 8:42

Generally, 8:19 to 8:47

Affidavits, 8:32, 8:42

Answer, delay to allow state to file, 8:41

Attorney general, notice to, 8:40

Calendar of court, placing default motions on, 8:23

Certificate of compliance with Louisiana Code of Civil Procedure, 8:53

Confirmation of default judgment, 8:26 to 8:42, 8:53

Conventional obligation, demand based on, 8:30

Correctness of account and nonmilitary service, affidavit of, 8:52

Courts and court system, 1:52

Definition, 8:19

Delay to allow state to file answer, 8:41

Delictual obligation, demand based on, 8:31

DEFAULT JUDGMENTS—Cont'd

Discovery proceedings, 11:276

Effect of, 8:44

Entry of default, **8:21 to 8:25**

Forms

confirmation, motion to confirm default, 8:53

correctness of account and nonmilitary service, affidavit of, 8:52

long-arm statutes, affidavit of service by, 8:51

Hearing, 8:35 to 8:37

Instrumentalities of the state, 8:39

Liquidated obligations, hearing not required on, 8:35 to 8:37

Local rules as affecting confirmation of default judgment, 8:28

Long-arm statute

affidavit of service by, 8:51

special requirements involving, 8:24, 8:25

Military affidavit, 8:42

Motion practice, 8:22, 8:23, 13:53

Notice of signing, service of, 8:45

Physician, narrative report of, 8:34

Prerequisites to confirmation of default judgment, 8:38 to 8:41

Pretrial conference, 12:97

Prima facie case, 8:20

Proof required to confirm default judgment, 8:29 to 8:34

Relief allowable, 8:43

Service of notice of signing, 8:45

Setting aside, **8:46**, **8:47**

Signing, service of notice of, 8:45

Substitution of parties, 4:99

Time for confirmation of default judgment, 8:27, 8:28

Tort cases, proof required to confirm default judgment in, 8:33, 8:34

DEFENSES

Pleadings, 5:92

Prescription, 6:157 to 6:160

Settlement, 15:70

Third-party claims, 10:100

Third party claims, 10:101

Third-party claims, 10:101

DEFINITENESS AND CERTAINTY

Responsive pleadings and papers, 9:17

DEFINITIONS

Action on insurance policy, **3:51**

Compromise, 15:17

Default judgments, 8:19

Legal successor, 4:91

Process and personal jurisdiction, 7:1

Responsive pleadings and papers, 9:52

DEFINITIONS—Cont'd

Venue, 3:1

DELAY AND LACHES

Courts and court system, 1:51, 1:59, 1:62 Default judgments, 8:41 Settlement offer, 15:48

DELIVERY

Long-arm service, 7:109
Written questions, depositions on, 11:159

DEMAND NOTES

Prescription of actions based on, **6:66**, **6:67**

DEMAND OR REQUEST

Amicable demand requirement. See index heading Amicable Demand Require-MENT

Arbitration, demand for, 15:109 to 15:111

Commencement of action, amicable demand requirement, 6:3 to 6:6

Discovery. See index heading Discovery Proceedings

Incidental demands. See index heading Incidental Demand

Jury trial, demand for. See index heading PLEADINGS

Pleadings. See index heading PLEADINGS

Pretrial conference. See index heading Pretrial Conference

Principal demand. See index heading Principal Demand

Security for costs, demand for, 8:13 to 8:18

Status conferences, 12:48, 12:49

Summary judgment motion, request for written reasons, 14:95

DENIAL OR REFUSAL

Admissions, requests for, 11:233

Motion practice, denial of oral argument, 13:31

Pleadings, 5:44

Service of process, mailed papers, 7:47

DENTAL MALPRACTICE CLAIMS

Arbitration of, 15:87 to 15:89

Suspension of prescriptive period, 6:109

DEPARTMENT OF NATURAL RESOURCES DEPARTMENT

Service of process on Secretary of, 7:117

DEPARTURE FROM STATE

Depositions, 11:109

DEPOSITIONS

Generally, 11:83 to 11:160, 11:161

Arbitration, 15:117

Attorney, deposing of, 11:95

Certification by officer, 11:149

Changes, notation of, 11:146

DEPOSITIONS—Cont'd Checklists court requests, notices, and applications notice of deposition, 11:299 preparing to conduct depositions, 11:296 representing a deponent, 11:29 Commencement of action, discovery depositions after, 11:106 to 11:110 Compelling deponent to appear, 11:120 to 11:127 Competency of testimony, errors and irregularities, 11:92 Completion and return of deposition, 11:94 Copies of deposition, furnishing of, 11:153, 11:154 Costs and expenses agreement as to, 11:134 copies of deposition, cost of, 11:154 motion to terminate or limit examination, 11:144 notice of deposition, costs resulting from failure to proceed, 11:118 subpoena, costs resulting from failure to serve, 11:126 Court discretion in granting, 11:119 Delivery of questions to officer, 11:159 Departure of deponent from state, discovery depositions after commencement of action, 11:109 Designation of deponent by deposition-organization, 11:301 Disinterest of officer, requirement of, 11:131 Disposition of deposition to perpetuate testimony, 11:102 Disqualification of officer, errors and irregularities, 11:91 Errors and irregularities, effect of, 11:88 to 11:94 Exhibits attached to transcript, 11:150 Ex parte order, deposition to perpetuate testimony, 11:103 Expenses. See "Costs and expenses" under this heading Fees of non-party witnesses, payment of, 11:127 Filing. See "Recording and filing" under this heading Foreign state or country compelling attendance of witnesses from, 11:124, 11:125 perpetuation of testimony, 11:104 persons before who depositions may be taken, 11:132 place of deposition, 11:87 Leave of court required for discovery depositions after commencement of action, 11:106 to 11:110 Limitation on examination, 11:142 to 11:144 Manner of taking deposition, errors and irregularities, 11:93 Mechanics of taking deposition, 11:133 to 11:141 Motion to terminate of limit examination, 11:142 to 11:144 Nature and purpose, generally, 11:83 Non stenographic recording of testimony, 11:139 generally, 11:111 to 11:118, 11:300 costs resulting from failure to proceed, 11:118 designation of deponent by deposition-organization, 11:301 errors and irregularities, 11:90

```
DEPOSITIONS—Cont'd
  Notice—Cont'd
     forms
       generally, 11:300
       designation of deponent by deposition-organization, 11:301
     materials to be produced by non-party witness, designation of, 11:113
     organization named as deponent, 11:116, 11:117
     perpetuation of testimony, 11:99 to 11:101
    place for deposition, designation of, 11:115
     production of documents or things, 11:112
    time for deposition, designation of, 11:114
     written questions, depositions on, 11:157
  Notice of deposition
     organization named as deponent, 11:117
  Oath, 11:135
  Objections, noting of, 11:141
  Officer
     certification by, 11:149
    defined, 11:129, 11:130
  Oral questions, manner of taking, 11:136
  Out-of-state. See "Foreign state or country" under this heading
  Perpetuation of testimony, depositions for purpose of, generally, 11:96 to 11:104
  Persons before whom deposition may be taken, 11:128 to 11:132
  Place of deposition
     generally, 11:86, 11:87
    compelling resident to appear, 11:123
     notice of deposition, 11:115
  Potential uses of, 11:160, 11:161
  Prisoner, deposition of, 11:110
  Production of documents or things, 11:112
  Protective order, motion for, quash, 11:309
  Public officers. See "Officer" under this heading
  Purpose of deposition to perpetuate testimony, 11:97
  Quash deposition, motion for protective order, 11:309
  Recording and filing
    deposition, generally, 11:152
     testimony, recording of, 11:138 to 11:140
  Representation of respondents, deposition to perpetuate testimony, 11:101
  Return of deposition, 11:94
  Sanctions for failure to attend, 11:286 to 11:290
  Sealing of deposition, 11:151, 11:152
  Service of papers
     deposition to perpetuate testimony, 11:100, 11:101
     written questions, depositions on, 11:158
  Shorthand reporter's charges for copies of deposition, 11:154
  Signature of witness, 11:147, 11:148
  Stipulations regarding, 11:84, 11:85
```

DEPOSITIONS—Cont'd

Submitting transcript to witness, 11:145 to 11:152

Subpoena to appear, generally, 11:120 to 11:127

Telephone stipulations regarding, 11:85

Termination of examination, 11:142 to 11:144

Time

notice of deposition, 11:114

service of subpoena, 11:122

Transmitting written questions for officer to administer, 11:137

Unavailability of witness, 11:161

"Usual stipulation" regarding objections, 11:89

Verified petition, deposition to perpetuate testimony, 11:98

Videotapes, 11:130, 11:140, 11:148

Waiver of errors and irregularities, 11:88 to 11:94

Written questions, depositions on

generally, 11:4, 11:155 to 11:159

availability of, 11:156

delivery of questions to officer, 11:159

notice, 11:157

service of questions, 11:158

DEPOSITS

Motion practice, 13:59

DERIVATIVE SUITS

Settlement, approval of, 15:65, 15:66

DESCRIPTION

Identification. See index heading Identification or Description

DESIGNATION OF TRIAL ATTORNEY

Pleadings, 5:27

DILATORY EXCEPTIONS

Pleadings. See index heading Pleadings

DILIGENCE REQUIREMENT

Attorneys at law, 1:104 to 1:106

DIRECT CLAIMS

Third-party claims, 10:96

DIRECTNESS

Pleadings, 5:31 to 5:35

DISCHARGED ATTORNEY

Settlement, 15:23

DISCIPLINARY MATTERS

Attorneys at law, generally, 1:116

Merit of case, possible disciplinary action if sign unmeritorious pleading, 2:24

Motion practice, 13:13

DISCLOSURES

Experts, OB/GYN medical malpractice case, 11:310 Mediation, initial disclosure by mediator, 15:147 Required of judge, assignment of cases, 12:5

DISCONTINUANCE

Dismissal. See index heading Dismissal of Action or Suit

DISCOVERY PROCEEDINGS

Generally, 11:1 to 11:305

Abandonment of case, service of papers as avoiding, 11:31

Accident victim's statement, duty to disclose, 11:39

Additional or supplemental matters
experts, additional discovery on motion, 11:63
responses, duty as to supplementing of, 11:32 to 11:38

Admissions, requests for
generally, 11:10, 11:220 to 11:243
amendment of admission, motion for, 11:243
contents of request
generally, 11:226

response to request, 11:230 to 11:235 contested issues of law, 11:223 copies, motion to determine sufficiency of response, 11:239 effect of admission, 11:242 equivocal response as admission, 11:232

expenses, motion to determine sufficiency of response, 11:241 failure to timely respond, consequences of, 11:236, 11:237

forms, **11:305**, **11:306** function, **11:220** genuineness of documents

genuineness of documents, 11:222

motions, 11:241 to 11:243 objection, 11:234, 11:235 partial denial, 11:231 proper uses, 11:221 to 11:223

refusal to admit or deny, 11:233 request, generally, 11:224 to 11:226

response to request

generally, 11:227 to 11:237

motion to determine sufficiency of, 11:238 to 11:241

sanctions for failure to timely respond, 11:237 sufficiency of response, 11:238 to 11:241

time for request, 11:225

time to respond to request, 11:228, 11:229

withdrawal of admission, motion for, 11:243

Agreements

duty to supplement responses, 11:38

physical or mental examination by agreement of parties, 11:205

Amendment of admission, motion for, 11:243

```
DISCOVERY PROCEEDINGS—Cont'd
  Appeal, filing required for, 11:30
  Attempt to resolve matter, certificate of, 11:256
  Attendance at deposition, failure as to, 11:286 to 11:290
  Attorneys
    attorney-client privilege, 11:245
    attorneys' fees, award of, 11:261, 11:262, 11:280
    work-product privileges, 11:244
  Attorneys' fees, award of, 11:261, 11:262, 11:280
  Available methods of discovery, 11:2 to 11:10
  Bank records, 11:174, 11:175, 11:259
  Books discoverable, 11:46
  Case law illustrations, items discoverable, 11:50
  Certificates and certification
    conference, certificate of, 11:307
    depositions, 11:149
    sanctions for failure to make discovery, 11:256
    signature as certification, 11:18 to 11:22
  Checklists
    preparing to conduct depositions, 11:296
    representing a deponent, 11:297
    sample outline for deposing witnesses, 11:298
  Combination of methods, 11:11
  Computer-stored information, items discoverable, 11:47
  Confidentiality of protective orders, 11:81
  Contempt of court, 11:278, 11:279
  Contested issues of law, 11:223
  Contracts. See "Agreements" under this heading
  Copies
    deposition, furnishing copy of, 11:153, 11:154
    medical records, copies of request for release of, 11:199, 11:200
    motion to determine sufficiency of response, 11:239
    sanctions for failure to make discovery, 11:255
  Costs and expenses
    award of, 11:261, 11:262, 11:280
    motion to determine sufficiency of response, 11:241
  Court orders. See "Orders of court" under this heading
  Default judgment, sanctions for failure to make discovery, 11:276
  Demand or request. See "Requests" under this heading
  Depositions. See index heading Depositions
  Discretion of court
     failure to comply with discovery order, illustrations of abuse of discretion,
         11:281
    protective orders, 11:71
    restriction of evidence, 11:269
  Dismissal of action, sanctions for failure to make discovery, 11:273 to 11:275
  DNA tests, 11:206
  Documents. See "Production of documents and things" under this heading
```

DISCOVERY PROCEEDINGS—Cont'd Domestic violence privilege, 11:246 Entry on land. See "Production of documents and things" under this heading Equivocal response as admission, 11:232 Evasive answers, sanctions for failure to make discovery, 11:251 Evidence inadmissible matters, scope of discovery, 11:44 sanctions for failure to make discovery, 11:268 to 11:270 Examinations. See "Physical and mental examinations" under this heading Expenses. See "Costs and expenses" under this heading **Experts** facts and opinions of, 11:59 to 11:66 OB/GYN, medical malpractice case, 11:310 physical and mental examinations, 11:213 sanctions for failure to disclose expert witness, 11:294 Extending discovery cutoff dates, 11:40 Failure to make discovery. See "Sanctions for failure to make discovery" under this heading Fees, 11:65, 11:66 Filing requirement, 11:26 to 11:30 Formal requirements, 11:15 to 11:22 admissions request, 11:305, 11:306 certificate of conference, 11:307 depositions, notice, 11:300, 11:301 medical malpractice, OB/GYN, disclosure of experts, 11:310 oral examination, rule to compel answers on, 11:308 physical examination, directing plaintiff to submit to, 11:302 quash deposition, motion to, 11:309 responses to discovery requests, motions to compel, 11:304 Frequency of use, 11:12, 11:13 Genuineness of documents, 11:222 Good cause, physical and mental examinations, 11:204 Identification of experts, 11:33, 11:34, 11:61 to 11:63 Inadmissible matters, scope of discovery, 11:44 "In controversy" requirement, 11:203 Inspection, request for, generally, 11:292, 11:303 Insurance matters, 11:49, 11:55 Interrogatories. See index heading Interrogatories Introduction, 11:1 to 11:41 Items discoverable, 11:45 to 11:50 Knowledge. See "Notice or knowledge" under this heading Legislators, motion to compel discovery, 11:253 Limitations and restrictions medical peer review committee records, 11:176, 11:177 order of court, 11:258, 11:259 subpoenas, limits on, 11:173 to 11:175 Medical malpractice, OB/GYN, disclosure of experts, forms, 11:310

```
DISCOVERY PROCEEDINGS-Cont'd
  Medical records
    limitations on orders of court involving, 11:258
    production of documents and things, 11:173, 11:176, 11:177
    request for, generally, 11:9, 11:193 to 11:201
  Mental examinations. See "Physical and mental examinations" under this head-
  Mental impressions and theories protected against disclosure, 11:56
  Monopolies, specialized discovery procedures, 11:41
  Motions
    generally, 13:60 to 13:62
    compelling discovery, 11:249 to 11:262
    physical and mental examinations, 11:208
    production of documents and things, 11:190
    sanctions for failure to make discovery, 11:249 to 11:262, 13:48
  Non-witness expert, discovery from, 11:64
  Notice or knowledge
    discoverable matter, 11:48
    physical and mental examinations, 11:209
    production of documents and things, 11:185
    sanctions for failure to make discovery, 11:254
  OB/GYN, medical malpractice case, experts, 11:310
  Objections
    admissions, requests for, 11:234, 11:235
    release of medical records. 11:197, 11:198
  Oral examination, generally, 11:3
  Oral examination, rule to compel answers on, 11:308
  Orders of court
    disclosure of trial preparation materials, 11:54, 11:55
    filing by, 11:28
    sanctions for violating. See "Sanctions for failure to make discovery" under
         this heading
    supplementing responses, 11:37
  Own statements of person, discovery of, 11:57
  Physical and mental examinations
    generally, 11:8, 11:202 to 11:219
    agreement, examination by, 11:205
    contents of order, 11:210 to 11:213
    DNA tests. 11:206
    expert or non-physician, performance of examination by, 11:213
    failure to make report of examiner, 11:216
    form directing plaintiff to submit to, 11:302
    good cause, 11:204
     "in controversy" requirement, 11:203
    manner and conditions of examination, 11:211
    motion, 11:208
    notice, 11:209
    person to perform examination, 11:212, 11:213
```

```
DISCOVERY PROCEEDINGS—Cont'd
  Physical and mental examinations—Cont'd
    procedure for obtaining order, 11:207 to 11:209
    reciprocal disclosure of reports, 11:217 to 11:219
    report of examiner, 11:214 to 11:219
    time for, 11:202 to 11:204
    use of other discovery devices to obtain reports, 11:219
    vocational expert or non-physician, performance of examination by, 11:213
    waiver of privilege by requesting report of examiner, 11:218
  Pretrial motion, filing required for, 11:29
  Privileges, 11:58, 11:244 to 11:246
  Production of documents and things
    generally, 11:6, 11:171 to 11:201
    bank records, limits on subpoenas of, 11:174, 11:175
    communication with healthcare provider, prohibition from, 11:201
    copy of request for release of medical records, 11:199, 11:200
    depositions, 11:112
    electronically stored information, noncomplying production of, 11:192
    entry on designated lands or property, generally, 11:7
    form of motion, 11:303
    limits on subpoenas, 11:173 to 11:175
    medical records, 11:173, 11:193 to 11:201
    method of producing documents, 11:191
     motion to compel discovery, 11:190
    noncomplying production of electronically stored information, 11:192
    nonparties, subpoena to, 11:183 to 11:186
    notice to other parties, 11:185
    objections to release of medical records, 11:197, 11:198
    request for, 11:178 to 11:182
    response, 11:187 to 11:189
    service of papers, 11:188, 11:194, 11:195
       release of medical records, 11:196
       request, time for, 11:179, 11:180
       service of response, 11:188
    use as discovery device or in independent action, 11:172
  Protective orders
    generally, 11:70 to 11:82
    case law illustrations, 11:80
    confidentiality, 11:81
    denial of motion, effect of, 11:82
    discretion of court, 11:71
    exclusion of particular matters, 11:79
    exclusion of persons, 11:78
    frequency of use under, 11:13
    function, 11:70
    particular orders, 11:74 to 11:80
```

```
DISCOVERY PROCEEDINGS—Cont'd
  Protective orders—Cont'd
     quash deposition, motion for, 11:309
     sanctions for failure to make discovery, 11:260
     standard of proof, 11:72
  Purpose of discovery, 11:1
  Quash deposition, motion for protective order, 11:309
  Questions of law, 11:43
  Reciprocal disclosure of reports, 11:217 to 11:219
  Refusal to admit or deny admissions, 11:233
  Reimbursement for fees, 11:66
  Release of medical records, request for, generally, 11:9
  Remediation. 11:69
  Reports
    examiner's report of physical and mental examinations, 11:214 to 11:216
     reciprocal disclosure of, 11:217 to 11:219
  Requests
     admissions, requests for. See "Admissions, requests for" under this heading
    production of documents and things, request for, 11:178 to 11:182
    responding to. See "Responding to requests" under this heading
  Responding to requests
     admissions, requests for, generally, 11:227 to 11:237
     production of documents and things, generally, 11:187 to 11:189
     sanctions for failure to make discovery, 11:292
     supplementing, duty as to, 11:32 to 11:38
  Restrictions. See "Limitations and restrictions" under this heading
  Sanctions
     admissions, sanctions for failure to timely respond to request for, 11:237
     failure to make discovery, sanctions for. See "Sanctions for failure to make
         discovery
     improper discovery requests, 11:68
     signature as certification, sanctions for bad faith, 11:22
  Sanctions for failure to make discovery
     generally, 11:247 to 11:295, 11:294, 11:295
     admit, failure to, 11:282 to 11:285
     amicable resolution, need for attempt at, 11:248
     apportionment of expenses and attorneys' fees. 11:262
     attendance at deposition, failure as to, 11:286 to 11:290
    attorneys' fees, award of, 11:261, 11:262, 11:280
     bank records, limitations on orders of court involving, 11:259
    certificate of attempt to resolve matter, 11:256
    contempt of court, 11:278, 11:279
    copies of papers in dispute, need to file, 11:255
    default judgment, 11:276
    deposition, failure to attend, 11:286 to 11:290
     discretion of court as to restriction of evidence, 11:269
     dismissal of action, 11:273 to 11:275
    established matters, 11:266
```

```
DISCOVERY PROCEEDINGS—Cont'd
  Sanctions for failure to make discovery—Cont'd
    evasive answers, 11:251
     evidence, restriction of, 11:268 to 11:270
    expenses, award of, 11:261, 11:262, 11:280
    expert witness, failure to disclose, 11:294
     grounds for motion to compel discovery, 11:250 to 11:252, 11:251
    illustrations, 11:285
    inspection, failure to respond to request for, 11:292
     interrogatories, failure to answer, 11:293
     limitations on order of court, 11:258, 11:259
     medical records, limitations on orders of court involving, 11:258
     motion practice, 11:249 to 11:262, 13:48
     notice, 11:254
    orders of court
       generally, 11:257 to 11:260
       failure to comply with discovery order, generally, 11:265 to 11:281, 11:281
     overview of enforcement process, 11:247, 11:248
    protective order on denial of motion, 11:260
    remedies for failure to comply with discovery order, generally, 11:265 to
         11:281
     resolution of matter, certificate of attempt at, 11:256
    responding to request for inspection, failure as to, 11:292
    spoliation of evidence, 11:295
     stay of proceedings, 11:272
    striking pleadings in whole or in part, 11:271
     support or opposition for certain claims, restrictions of, 11:267
  Scope of discovery, 11:42 to 11:69
  Sequence of discovery, 11:14
  Service of papers
     discovery papers, generally, 11:24 to 11:31
    request for release of medical records, 11:194, 11:195
    response to request for production of documents, time for service of, 11:188
  Signature, 11:16 to 11:22
  Specialized discovery procedures, monopolies, 11:41
  Spoliation of evidence, sanctions for failure to make discovery, 11:295
  Status conferences, 12:44 to 12:51
  Stay of proceedings for failure to make discovery, 11:272
  Striking pleadings in whole or in part, 11:271
  Subpoenas. See "Production of documents or things" under this heading
  Summary judgment. See index heading Summary Judgment Motion
  Supplemental matters. See "Additional or supplemental matters" under this
       heading
  Surveillance films, 11:53
  Time requirements
     admissions, requests for, 11:225
    discovery, timing of, generally, 11:14
     extending discovery cutoff dates, 11:40
```

DISCOVERY PROCEEDINGS-Cont'd

Time requirements—Cont'd

physical and mental examinations, 11:202 to 11:204

production of documents and things. See "Production of documents and things" under this heading

responding to request for admissions, 11:228, 11:229

Trial preparation materials, discovery of, 11:51 to 11:58

Vocational expert or non-physician, performance of examination by, 11:213

Waiver of privilege by requesting report of examiner, 11:218

Withdrawal of admission, motion for, 11:243

Work-product privileges, 11:58, 11:244

Written interrogatories, 11:5

Written questions, deposition upon, 11:4

DISCRETION OF COURT OR JUDGE

Depositions, 11:119

Discovery proceedings. See index heading Discovery Proceedings

Pretrial conference, 12:58

DISMISSAL OF ACTION OR SUIT

Generally, 6:189

Discovery, sanctions for failure to make, 11:273 to 11:275

Incidental demands, 10:21

Motion practice, 13:2, 13:30

Pleadings. See index heading Pleadings

Prescriptive period, interruption of, 6:135

Pretrial conferences, 12:97

Rescission of dismissal, 6:199

Settlement, 15:69

Third-party claims, 10:87

Venue. See index heading VENUE

DISQUALIFICATION

Qualification. See index heading Qualification or Disqualification

DISSOLUTION OF PARTNERSHIP

Venue of action, 3:53, 3:54

DISTRICT COURTS

Court system. See index heading Courts and Court System

DIVISION

Defenses in answers to pleadings, 9:36

DIVORCE OR SEPARATION

Real parties in interest, 4:37

DNA TESTS

Discovery proceedings, 11:206

DOCKET AND CALENDAR OF COURT

Assignment of cases, 12:1 to 12:4

DOCKET AND CALENDAR OF COURT—Cont'd

Default judgments, 8:23

Motion practice, generally, 13:52 to 13:59

DOCTORS

Physicians. See index heading Physicians and Surgeons

DOCUMENTARY EVIDENCE

Arbitration, 15:115 to 15:117

DOCUMENTS AND INSTRUMENTS

Motion practice, 13:23

Prescription of actions, 6:64 to 6:70

DOMESTIC VIOLENCE

Privilege, 11:246

DOMICILE

Residence or domicile. See index heading Residence or Domicile

DUE PROCESS REQUIREMENT

Process and personal jurisdiction, 7:13

DURESS AND COERCION

Responsive pleadings and papers, 9:37

EARLY NEUTRAL EVALUATION ("ENE")

Alternative dispute resolution, 15:11

ELECTRONICALLY STORED INFORMATION

Production of documents and things, 11:192

ELECTRONIC FILING

Motion practice, 13:34

ELECTRONIC SERVICE

Responsive pleadings and papers, 9:130

EMPLOYMENT CONTRACT

Arbitration, exclusion of employment contract, 15:96

ENFORCEMENT

Arbitration award, 15:137, 15:138

ENTRY ON LAND

Discovery proceedings. See index heading Discovery Proceedings

EQUIVOCAL RESPONSE

Discovery proceedings, 11:232

ERIE DOCTRINE

Interview, investigation and assessment of case, 2:72

ERRORS

Mistakes. See index heading Mistakes, Accidents, or Surprises

ESTOPPEL

Waiver and estoppel. See index heading Waiver and Estoppel

ETHICAL MATTERS

Continuing legal education, 1:96

Interview, investigation and assessment of case, 2:21

EVASIVE ANSWERS

Sanctions for failure to make discovery, 11:251

EVICTION PROCEEDINGS

Concurrent jurisdiction of various inferior trial courts, 1:27

Parish and city courts, 1:26

EVIDENCE

Admissions. See index heading Admissions and Declarations

Arbitration, 15:115 to 15:117

Code of Evidence, 1:7

Default judgments, proof required to confirm, 8:29 to 8:34

Discovery. See index heading Discovery Proceedings

Documentary evidence, arbitration, 15:115 to 15:117

Exhibits attached to transcript, 11:150

Presumptions. See index heading Presumptions and Burden of Proof

Pretrial conference, 12:83, 12:84, 12:98

Responsive pleadings and papers, 9:100

Service of process. See index heading Service of Process

Spoliation of evidence, sanctions for failure to make discovery, 11:295

EXAMINATIONS

Discovery proceedings. See index heading Discovery Proceedings

EXCEPTIONS

Incidental demands, 10:14 to 10:17

Motion practice, 13:38

Pleadings. See index heading PLEADINGS

Prescription. See index heading Prescription

Reconvention, 10:35, 10:39

Strike, motion to, 9:109

Summary judgment motion, 14:12, 14:16

Venue, proper, 3:68

EXCESS OF PRINCIPAL DEMAND

Third-party claims, 10:86

EXCLUSIONS

Arbitration, exclusion of employment contract, 15:96

EXECUTORY PROCEEDINGS

Pleadings, 5:68

EXHIBITS

Depositions, exhibits attached to transcript, 11:150

INDEX

EX PARTE MATTERS

Abandonment of action, **6:203**Depositions, **11:103**Motions. See index heading Motion Practice Substitution of parties, **4:105**

EXPENSES

Costs. See index heading Costs and Expenses

EXPERTS

Discovery. See index heading Discovery Proceedings Summary judgment motion, 14:62 to 14:65, 14:82

EXPIRATION

Termination. See index heading Termination and Expiration

EXTENSION OF TIME

Pleading, 8:48

EXTINGUISHMENT OF OBLIGATION

Responsive pleadings and papers, 9:39

EXTRAJUDICIAL BIAS

Recusal of judge, 12:15

FAA

Validity and effect of agreement under, 15:94

FAMILY AND JUVENILE COURTS

Court system. See index heading Courts and Court System

FAMILY AND RELATIVES

Alternative dispute resolution, relationship of parties, **15:15**Assignment of cases, **12:13**Courts. See index heading Courts AND COURT SYSTEM

FARM LABOR OR MATERIALS

Venue of action involving, 3:60 to 3:61

FATHER

Parents. See index heading Parent and Child

FAXES AND FAXING

Motion practice, **13:18 to 13:22**Prescription, filing of petition as interrupting, **6:127**

FEDERAL PREEMPTION

Arbitration, 15:86

Interview, investigation and assessment of case, 2:73

FEDERAL RULES

Cross-claims, 10:61, 10:63 Governing law, 1:5 Motion practice, 13:16 Pleadings, 5:24

FEDERAL RULES—Cont'd

Reconvention, 10:32

Third-party claims, **10:70**

FEES

Admission to bar, requirements for, 1:75

Attorneys' fees. See index heading Attorneys' Fees

Depositions, 11:127

Discovery proceedings, 11:65, 11:66

Motion practice, 13:20, 13:21

Pleadings, 5:83 to 5:87

Venue, change of, 3:77, 3:78

FELLOW EMPLOYEES

Responsive pleadings and papers, 9:42

FIDUCIARIES AND PERSONAL REPRESENTATIVES

Depositions, representation of respondents, 11:101

Representative capacity, parties in, 4:26 to 4:28

Service of process on representatives, 7:38

Substitution of parties. See index heading Substitution of Parties

Suspension of prescriptive period, 6:106

FILIATION ACTION

Pleadings, 5:54

FILING

Recording. See index heading RECORDING AND FILING

FILING OF PRETRIAL STATEMENT OR PROPOSED ORDER

Pretrial conference, 12:67 to 12:72

FINAL REPORT

Mediator, final report to the court, 15:148

FINANCIAL INSTITUTIONS

Banks. See index heading Banks and Banking

FINANCIAL INTEREST

Interview, investigation and assessment of case, 2:31

FOREIGN CORPORATIONS

Parties, capacity of, 4:16

Venue matters, 3:13 to 3:18

FOREIGN LIMITED LIABILITY COMPANY

Venue matters, 3:13 to 3:18

FOREIGN STATE OR COUNTRY

Attorneys at law. See index heading Attorneys at Law

Depositions. See index heading Depositions

FORMAT

Pleadings, 5:28, 5:29

INDEX

FORM OF MOTION

Generally, **13:3 to 13:16**

FORUM

Interview, investigation and assessment of case, 2:75 to 2:77

FORUM NON CONVENIENS

Venue. See index heading VENUE

FRANCE

Governing law, 1:2

FRAUD AND DECEIT

Arbitration award, vacation of, 15:127

Pleadings, 5:41, 5:56

Prescription of malpractice claims, 6:48, 6:53, 6:55

Responsive pleadings and papers, 9:41

FRAUDS, STATUTE OF

Pleading of, 9:45

FREE SPEECH ACTIONS

Striking pleadings, 9:114

FUTURE CONTROVERSIES

Arbitration, 15:98

GENERAL APPEARANCE

Process and personal jurisdiction, 7:4 Responsive pleadings and papers, 9:8

GENUINENESS OF DOCUMENTS

Discovery proceedings, 11:222

GOOD CAUSE

Discovery proceedings, 11:204

Service of process, failure to make service, 7:86

GOOD FAITH

Prescription, 6:72 to 6:77

Settlement, 15:25

Summary judgment motion, affidavits made in bad faith, 14:74 to 14:77

"GOOD GROUND" REQUIREMENT

Pleadings, 5:37

GOVERNING LAW

Generally, 1:1 to 1:12

Arbitration, 15:84 to 15:86

Civil law system, generally, 1:1 to 1:6

Code of Civil Procedure, 1:4

Code of Evidence, 1:7

Common law concepts, migration of, 1:3

Federal Rules of Civil Procedure, effect of, 1:5

GOVERNING LAW-Cont'd

France and Spain, effect of law of, 1:2

Interview, investigation and assessment of case, 2:74

Local rules, 1:10 to 1:12

Revised statutes, 1:9

Rules outside of Codes, 1:8 to 1:12

Venue rules, resolving conflicts among, 3:66 to 3:67

"GREENSLIP"

Motion practice, filing rules and regulations, 13:57

GUARANTOR AND DEBTOR

Settlement, 15:36 to 15:38

HAND DELIVERY

Responsive pleadings and papers, 9:129

HEALTH INSURANCE

Venue, 3:52

HEARINGS

Arbitration. See index heading Arbitration

Default judgments, 8:35 to 8:37

Interrogatories, 11:169

Motion practice. See index heading Motion Practice

Pleadings, 5:79, 5:80

Settlement, 15:62

HOSPITAL RECORDS

Interview, investigation and assessment of case, 2:46

HOURLY BASIS

Attorneys' fees, 2:40

HUSBAND AND WIFE

Matrimonial matters. See index heading Matrimonial Matters

IDENTIFICATION OR DESCRIPTION

Arbitration, description mistake as ground for modification or correction of award, 15:134

Discovery proceedings, 11:33, 11:34, 11:61 to 11:63, 11:170

Motion practice, 13:28

ILLEGALITY

Attorneys at law, 1:69 to 1:71

Responsive pleadings and papers, 9:41

ILLUSTRATIONS

Case law, Protective orders, discovery proceedings, 11:80

IMMATERIAL MATTER

Strike, motion to, 9:112

IMMOVABLE PROPERTY

Long-arm service, 7:99 Prescription, 6:27, 6:28

IMPERTINENT MATTER

Strike, motion to, 9:112

IMPLEADING NONPARTIES

Third-party claims, 10:104

IMPROPER CONSOLIDATION

Generally, 12:38

IMPROPER DESIGNATION

Responsive pleadings and papers, 9:46, 9:47

IMPROPER JOINDER

Pleading, 4:71

INADMISSIBLE MATTERS

Scope of discovery, 11:44

INCARCERATED PERSONS

Prisoners. See index heading Prisoners

INCIDENTAL DEMANDS

Generally, 10:1 to 10:104

Amended or supplemental petition, 10:3

Answers

answer and cross-claim

generally, 10:108

motion for leave to amend answer to assert cross-claim, 10:109

answer and reconventional demand

generally, 10:105

motion for leave to amend answer to assert reconventional demand, 10:106

motion for leave to supplement answer to assert reconventional demand,

10:107

answer and third-party claim

generally, 10:110

motion for leave to file amended answer and third-party demand, 10:111

leave of court after answer, 10:9 to 10:11

pleading incidental demand in, 10:6, 10:7

response to demand, generally, 10:19

Caption, 10:7

Constitutional law, 10:5

Cross-claims. See index heading Cross-Claims

Dismissal of principal action, effect of, 10:21

Distinguished from "principal demand," 10:2

Exceptions, availability of, 10:14 to 10:17

Failure to assert, 10:12

INCIDENTAL DEMANDS—Cont'd **Forms** answer and cross-claim generally, 10:108 amend answer to assert cross-claim, motion for leave to, 10:109 answer and reconventional demand generally, 10:105 amend answer to assert reconventional demand, motion for leave to, 10:106 supplement answer to assert reconventional demand, motion for leave to, 10:107 answer and third-party claim generally, 10:110 amended answer and third-party demand, motion for leave to file, 10:111 motion for leave to file amended answer and third-party demand, 10:111 Jurisdiction, existence of, 10:4, 10:5 Leave of court, 10:9 to 10:11 Motions, 10:18 Nature and types of, 10:1 to 10:3 Petition, pleading in, 10:6, 10:7 Pleadings. See index heading PLEADINGS "Principal demand" distinguished, 10:2 Reconvention. See index heading Reconvention Response to demand, generally, 8:3, 10:13 to 10:20 Retroactive effect of allowance, 10:11 Separate trials or judgments, 10:22 to 10:25 Supplemental demands, 10:10 Supplemental petition, 10:3 Third-party claims. See index heading Third-Party Claims Time requirements generally, 10:8 to 10:11 response to demand, **8:3, 10:20** Venue, impropriety of, 10:15 to 10:17 Withholding judgment pending second trial, 10:24 INCOME TAX RECORDS Authorization to obtain, form of, 2:84 INCOMPETENT AND INSANE PERSONS Parties, capacity of, 4:6 to 4:12 Real party in interest, 4:38 Settlement involving incompetents, judicial approval of, 15:61, 15:62 INCOMPETENT COURT Interruption of prescriptive period, 6:123 to 6:126 **INCONSISTENT CLAIMS** Pleadings, 5:61

Index-42

"IN CONTROVERSY" REQUIREMENT

Discovery proceedings, 11:203

INDEMNITY

Cross-claims, **10:64**Third-party claims, **10:81**

INDIGENTS

Pleading request to proceed as indigent, **5:84 to 5:87** Time to respond to in forma pauperis actions, **8:15**

INFANTS

Children. See index heading Children or Minors

IN FORMA PAUPERIS PROCEEDINGS

Indigents. See index heading Indigents

INFORMING AND INFORMATION

Pretrial conferences, **12:79** Settlements, **15:59**

INHERITANCE

Substitution of parties. See index heading Substitution of Parties

INJUNCTIONS

Arbitration, injunction against invalid procedure, **15:111**Proprietary information, venue in action to enjoin use of, **3:63**, **3:64**

IN REM JURISDICTION

Interview, investigation and assessment of case, **2:76** Process and personal jurisdiction, **7:7**

INSANE PERSONS

Incompetent persons. See index heading Incompetent and Insane Persons

INSOLVENCY

Bankruptcy. See index heading Bankruptcy or Insolvency

INSPECTION

Discovery proceedings. See index heading Discovery Proceedings

INSTALLMENT NOTES

Prescription of actions based on, 6:68 to 6:70

INSTRUMENTS

Documents and instruments. See index heading Documents and Instruments

INSURANCE

Discovery proceedings, 11:49, 11:55

Interview, investigation and assessment of case, 2:69

Prescription, 6:79 to 6:81

Real party in interest. See index heading Real Party in Interest

Settlement of case. See index heading Settlement

Summary judgment motion, 14:9, 14:10, 14:42, 14:85, 14:89

Venue. See index heading Venue

INTENTIONAL OR WILLFUL ACTS

Pleadings, willful violation of verification, 5:77

INTENTIONAL OR WILLFUL ACTS—Cont'd

Summary judgment motion, 14:40

INTEREST IN SUBJECT MATTER

Settlement of case, 15:41

INTERROGATORIES

Generally, 11:162 to 11:170

Abandonment of suit or action, 6:192

Answers, 11:167 to 11:169

Filing answers or objections, time for, 11:167

Hearing on objections or adequacy of answers, 11:169

Identity of witnesses and others, 11:170

Local rules affecting number allowable, 11:166

Location of witnesses and others, 11:170

Manner of answering, 11:168

Nature and purpose, 11:162

Number allowable, 11:165, 11:166

Objections, 11:167, 11:169

Sanctions for failure to answer, 11:293

Time for filing answers or objections, 11:167

Who may propound, 11:164

To whom directed, 11:164

INTERRUPTION

Prescriptive period, interruption of. See index heading Prescription

INTERVENTION

Generally, 4:72 to 4:88

Admission of claim, 4:81

Article 1091, scope of, **4:75**

"As of right" or permissive distinction, 4:72, 4:74, 4:75

Assertion of third-party claim by intervenor, 10:74

Forms, parties, 4:114, 4:115

Interest of third parties, 4:74, 4:76, 4:77

Interview, investigation and assessment of case, 2:67

Mortgage interest, 4:77, 4:79, 4:80

Options of third parties, 4:82

Ownership or interest in seized property, 4:78 to 4:81

Prescription period, 4:73

Procedure, 4:83 to 4:88

Questioning proceeding, **4:84**, **4:86**, **4:87**

Seized property

ownership or interest in, 4:78 to 4:81

service of petition regarding, 4:84

Service of petition, **4:82**, **4:84**, **4:85**

Third parties

generally as to third-party claims. See index heading Third-Party Claims assertion of third-party claim by intervenor, **10:74**

interest of, 4:74, 4:76, 4:77

INTERVENTION—Cont'd Third parties—Cont'd interview, investigation and assessment of case, 2:67 options, 4:82 Type of incidental action, 4:70, 4:72, 4:73 INTERVIEW, INVESTIGATION AND ASSESSMENT OF CASE Generally, 2:1 to 2:78 Ability of attorney to handle matter, 2:19 to 2:23 Ability of client to pay, 2:26 Accepting the case, generally, 2:1 to 2:33 Additional parties, possibility of, **2:66 to 2:70** Alternative Dispute Resolution, potential for, 2:78 Applicable law, **2:71 to 2:74** Attitude and demeanor of client, 2:25 Attorneys' fees bases for fee agreement, 2:35 to 2:40 computation of contingent fee, 2:39 concursus to determine, 2:70 contingency basis, 2:36 to 39 ethical restrictions on referral fees, 2:21 hourly basis, 2:40 legality, 2:38 reasonableness, 2:34 statutory requirements, 2:37 Authorizations to be signed by client, 2:12 Candidness of client, 2:13 to 2:15 Checking for conflicts of interest, 2:33 Checklist, investigation checklist, 2:79 Client interview form, 2:80 Computers and computerized information, 2:45, 2:58 Concursus, 2:68 to 2:70 Conflict of laws between states, 2:74 Conflicts of interest, 2:27 to 2:33 Contingency basis for attorneys' fees, 2:36 to 39 Copying statement of witness, 2:52 Decision to take case, factors affecting, 2:18 to 2:33 Disciplinary action, potential for, 2:24 Documents required, 2:3 Erie doctrine, 2:72 Ethical restrictions on referral fees, 2:21 Existence of cause of action, determination of, 2:60, 2:61 Experience with similar cases, 2:20 Federal preemption, 2:73 Financial ability of client to pay, 2:26

Financial interest in outcome, conflicts of interest, 2:31 Formalities of taking statement from witness, 2:51

INTERVIEW, INVESTIGATION AND ASSESSMENT OF CASE—Cont'd

Forms

client interview form, 2:80

income tax records, authorization to obtain, 2:84

medical authorization, 2:81

Social Security records, authorization to obtain, 2:82

tax records, form of authorization to obtain, 2:84

Veterans Administration or service records, authorization to obtain, 2:83

Forms for interviews, use of, 2:11

Forum. 2:75 to 2:77

Hospital records, 2:46

Hourly basis for attorneys' fees, 2:40

Income tax records, form of authorization to obtain, 2:84

Information obtained from client, 2:10 to 2:15

Insurance cases, 2:69

Intervention by third parties, 2:67

Introduction to potential client, 2:1 to 2:9

Legal process, explanation of, 2:16, 2:17

Legal research, 2:56 to 2:58

"Line of sight" issues, 2:54

Literature, 2:44

Medical authorization, form, 2:81

Merit of case, 2:23, 2:24

Methods of investigation, 2:41 to 2:55

Multiple clients, conflicts of interest, 2:30

On-site investigation, 2:53, 2:54

Personal injury case, information needed for, 2:4

Photographs, 2:43

Potential plaintiffs and defendants, 2:62 to 2:65

Potential value of claim, 2:17

Preexisting injuries of client, 2:15

Preliminary investigation and evaluation, 2:41 to 2:78

Preparation for interview of witnesses, 2:49

Prescription, 2:61

Product manuals, 2:44

Promptness, 2:5, 2:6

Rapport with client, establishing, 2:8, 2:9

In rem or quasi in rem jurisdiction, 2:76

Respectful treatment of client, 2:7

Scientific testing, 2:55

Settlement potential, 2:78

Shotgun approach, risk of, 2:65

Social Security records, form of authorization to obtain, 2:82

Statutory requirements for attorneys' fees, 2:37

Tax records, form of authorization to obtain, 2:84

Time and effort required in relation to attorney's caseload, 2:22

Unfavorable witnesses, handling of, 2:50

INTERVIEW, INVESTIGATION AND ASSESSMENT OF CASE—Cont'd

Venue, 2:77

Veterans Administration or service records, form of authorization to obtain, 2:83 Witness interviews, 2:47 to 2:52

INVESTIGATION

Interview and investigation. See index heading Interview, Investigation and Assessment of Case

JOINDER OF PARTIES

Generally, 4:51 to 4:71

Amendment of petition to cure joinder defect, 4:63

Application of laws, 4:54 to 4:56

Articles 642 and prior provisions of 641, 4:54

Community of interest, 4:70

Compulsory or permissive matters

compulsory joinders, 4:51 to 4:57

permissive joinder, 4:67 to 4:71

Cumulation of action rules, **4:66**, **4:68**, **4:69**

Improper joinder, pleading, 4:71

Mortgage, judgment creditor in suit to cancel, 4:66

Nonfeasability of compulsory joinders, 4:53

Non-joinder

pleading, generally, 4:62

responsive pleadings and papers, 9:77, 9:78

Permissive joinder. See "Compulsory or permissive matters" under this heading

Plaintiff who refuses or fails to sue, 4:61

Pleadings

illustrations of joined claims, 5:62

improper joinder, 4:71

non-joinder. See "Non-joinder" under this heading

responsive pleadings. See index heading Responsive Pleadings and Papers

Reconvention, 10:41, 10:42

Responsive pleadings. See index heading Responsive Pleadings and Papers

Revisions, overall effect of, 4:64 to 4:66

Solidary obligors and obligees, 4:58 to 4:60

JOINT OR SEPARATE TRIAL OF ACTIONS

Consolidation or severance. See index heading Consolidation and Severance

JOINT OR SEVERAL PARTIES

Consolidation or severance of action. See index heading Consolidation and Severance

Cross-claims, 10:57 to 10:59

Incidental demands, 10:22 to 10:25

Interview, investigation and assessment of case, 2:30

Joinder of parties. See index heading Joinder of Parties

Mediation, 15:73

Pleadings. See index heading Pleadings

Process and personal jurisdiction, 7:24

JOINT OR SEVERAL PARTIES—Cont'd

Settlement of action or suit, 15:32 to 15:38

Third-party claims, 10:82

Third party claims, 10:83

Third-party claims, 10:83

Venue, joint or solidary obligors, 3:22 to 3:27

JOINT TORTFEASORS

Prescription, interruption of prescriptive period, 6:140

JUDGES

Courts. See index heading Courts and Court System

JUDGMENT ON THE PLEADINGS, MOTION FOR

Generally, 9:120 to 9:124

Appeal, denial of, 9:124

Construction of pleadings, 9:122

Effect of, 9:123

Function, 9:120

Time for motion, 9:121

JUDGMENTS AND DECREES

Default judgments. See index heading Default Judgments

Notice of judgment

generally, 1:54

default judgment, service of notice of signing, 8:45

Open court, judgment without hearing in, 1:53

Petition, 6:180 to 6:185

Pleadings

generally, 5:46

judgment on the pleadings. See index heading Judgment on the Pleadings

Summary judgment, motion for. See index heading Summary Judgment Motion

JUDICIAL ACTS, POWERS, OR MATTERS

Authorization, venue, marriage, related by adoption, 3:39

Settlement, judicial approval of, 15:60 to 15:66

Third-party claims, considerations of judicial economy, 10:85

Venue, action on judicial bond, 3:44

JURISDICTION

Courts. See index heading Courts and Court System

Personal jurisdiction. See index heading Process and Personal Jurisdiction

JURY AND JURY TRIAL

Alternative dispute resolution, 15:12

Court system. See index heading Courts and Court System

Demand for. See index heading Pleadings

Petition, 6:176, 6:177

Pleadings. See index heading PLEADINGS

Reconvention, 10:54

JUSTICE OF THE PEACE COURTS

Court system. See index heading Courts and Court System

JUVENILE COURTS

Court system. See index heading Courts and Court System

KNOWLEDGE

Notice. See index heading Notice and Knowledge

LABELS AND LABELING

Motion practice, labeling supporting memoranda, 13:28

LACHES

Delay. See index heading Delay and Laches

LANDLORD AND TENANT

Pleadings, 5:53

LAW SCHOOL GRADUATION

Admission to bar, requirements for, 1:79, 1:80

LEAP YEARS

Prescription, computation of, 6:91

LEAVE OF COURT

Depositions, 11:106 to 11:110 Incidental demands, 10:9 to 10:11 Pleadings, amendment of, 5:109

LEGAL MALPRACTICE CLAIMS

Malpractice. See index heading Attorneys at Law Petitions, **5:126**

LEGAL REPRESENTATIVES

Fiduciaries. See index heading Fiduciaries and Personal Representatives

LEGAL RESEARCH

Interview, investigation and assessment of case, 2:56 to 2:58

LEGISLATIVE ACTS OR MATTERS

Discovery, motion to compel discovery, **11:253**Prescription, suspension of prescriptive period, legislatively enumerated instances, **6:94 to 6:97**

LIABILITY INSURANCE

Insurance. See index heading Insurance

LIBEL AND SLANDER

Pleadings, **5:51**, **5:52** Prescription, **6:31**

LICENSES AND PERMITS

Attorneys at law, practicing without license, **1:69** Marriage license requirements, waiver, venue, **3:40**

LIMITATIONS AND RESTRICTIONS

Courts and court system, 1:29 to 1:32

Depositions, 11:142 to 11:144

Discovery proceedings

production of documents and things, 11:173 to 11:177

sanctions for failure to make discovery, 11:258, 11:259

Pretrial conference, 12:53

LIMITATIONS OF TIME

Commencement of action barred by passage of time. See index heading Prescrip-

LIMITED LIABILITY COMPANIES

Parties, capacity of, 4:17

Practice of law by, 1:67, 1:68

Venue. See index heading Venue

"LINE OF SIGHT" ISSUES

Interview, investigation and assessment of case, 2:54

LIQUIDATED OBLIGATIONS

Default judgments, 8:35 to 8:37

LIQUIDATOR

Real party in interest, 4:39

LISTING SUPPORTING MEMORANDA

Motion practice, 13:28

LITERATURE

Interview, investigation and assessment of case, 2:44

LOCAL RULES

Default judgments, 8:28

Governing law, 1:10 to 1:12

Interrogatories, 11:166

Motion practice, 13:66, 13:67

Petition, filing of, 6:187

LOCATION

Place or location. See index heading Place or Location

LONG-ARM SERVICE

Generally, 7:87 to 7:111

Business transactions, 7:94

Commercial courier, 7:110

Constitutional requirements, 7:92, 7:102, 7:103

Contacts sufficient to justify long-arm service, 7:93 to 7:104

Default judgments, 8:24, 8:25, 8:51

Delivery, 7:109

Effect of, **7:111**

Goods or services, supplying of, 7:96

Immovable property, interest in, 7:99

LONG-ARM SERVICE—Cont'd

Injury or damage, 7:97, 7:98

Mail, 7:107

Manufacturing product or component in state, 7:101

Methods of service, 7:106 to 7:111

Necessity of, 7:88 to 7:90

Nonresidents, generally, 7:91

Nonsupport, 7:100

Parentage, 7:100

Real property, interest in, 7:99

Registered or certified mail, 7:107

Time to respond to pleadings, 8:4

Venue of action, 3:29

LOSS OF CONSORTIUM

Prescriptive periods, 6:57

MAIL OR MAILING

Service of process by mail. See index heading Service of Process and Papers

MALPRACTICE CLAIMS

Arbitration of medical malpractice claims, 15:87 to 15:89

Dentists. See index heading Dental Malpractice Claims

Legal malpractice. See index heading Attorneys at Law

OB/GYN, expert disclosures, form, 11:310

Prescription. See index heading Prescription

MANAGEMENT

Pretrial scheduling and management. See index heading Pretrial Scheduling and Management

MANUFACTURERS AND MANUFACTURING

Long-arm service, 7:101

Prescription, action in redhibition, 6:76

MARRIAGE

Related by adoption, seeking judicial authorization, venue, 3:39

MATRIMONIAL MATTERS

Real party in interest, marital community as, 4:34 to 4:38

Summary judgment motion, 14:11 to 14:14

MEDIATION

Generally, 15:71 to 15:83

Agreement to mediate, 15:141

Alternative to civil litigation, generally, 15:4

Appointment of mediator, acceptance of, 15:147

Co-mediation, 15:72

Confidentiality, 15:71, 15:83

Costs of mediation, 15:81

Court annexed mediation, generally, 15:75 to 15:83

Fact-based mediation, 15:74

MEDIATION—Cont'd

Final report of mediator to the court, 15:148

Forms

agreement to mediate, 15:141

appointment of mediator, acceptance of, 15:147

final report of mediator to the court, 15:148

initial disclosure by mediator, 15:147

sample mediation rules, 15:140

sample order of mediation, 15:146

Initial disclosure by mediator, 15:147

Med-arb, 15:9, 15:10

Multiparty mediation, 15:73

Nature of proceedings, 15:71

Sample mediation rules, 15:140

Sample order of mediation, 15:146

Selection of mediator, 15:79

Service of process following mediation in workers' compensation matter, **7:120**, **7:121**

MEDICAL MALPRACTICE CLAIMS

Malpractice. See index heading Malpractice Claims Vicarious liability stemming from spinal surgery, **5:129**

MEDICAL RECORDS

Discovery. See index heading Discovery Proceedings

MEMORANDUM OF LAW

Pretrial conferences, 12:69

MENTAL CONDITION

Discovery proceedings, mental impressions and theories, 11:56
Insane persons. See index heading Incompetent and Insane Persons

Pleadings, 5:41

MENTAL EXAMINATIONS

Discovery proceedings. See index heading Discovery Proceedings

MENTAL INCOMPETENTS

Incompetent persons. See index heading Incompetent and Insane Persons

MILITARY AFFIDAVIT

Default judgments, 8:42

MILITARY SERVICE RECORDS

Authorization to obtain, form of, 2:83

MINI TRIALS

Alternative dispute resolution, 15:7

MINORS

Children. See index heading Children or Minors

MISCAPTIONED PLEADING

Reconvention, 10:52

MISCONDUCT

Arbitrator, vacation of award for misconduct of, 15:129

MISTAKES, ACCIDENTS, OR SURPRISES

Arbitration, mistake as ground for modification or correction of award, 15:134

Depositions, 11:88 to 11:94

Pleadings, 5:41

Pretrial conference, elimination of surprise, 12:54

MODIFICATION OR CHANGE

Arbitration. See index heading Arbitration

Depositions, 11:146

Prescription, 6:20

Pretrial conference, 12:94

Venue, change of. See index heading Venue

MONETARY STAKE

Real party in interest, 4:24

MONOPOLIES

Discovery, specialized discovery procedures, 11:41

MORTGAGES

Intervention, mortgage interest, 4:77, 4:79, 4:80

Joinder of parties, judgment creditor in suit to cancel mortgage, 4:66

MOTHER

Parents. See index heading Parent and Child

MOTION PRACTICE

Generally, 13:1 to 13:67

Abandonment of action, 6:203

Answer and reconventional demand, motion for leave to assert, 10:106

Appearance, waiver of, 13:65

Arbitration, motion for vacation, modification or correction of award, **15:124**, **15:125**, **15:128**

Assignment of cases, motion to recuse, 12:20 to 12:24

Bond or deposit in advance, 13:59

Calendar, placing motion on, 13:52 to 13:59

Caption, 13:4, 13:5

Certificates and certification

compliance with discovery conferences, 13:61, 13:62

no opposition to ex parte motions, certificate of, 13:40

signature as certification, 13:8 to 13:16

Clerk, informing, 13:52 to 13:59

Consolidation and severance, 12:22 to 12:35

Contradictory motions

defined, 13:41 to 13:45

service of, 13:46 to 13:50

```
Costs, failure to file supporting memoranda as ground for, 13:32
Courts
  authority as to no oral argument, 13:64
  preference for written motions, 13:1, 13:2
Default judgments, 8:22, 8:23, 8:53, 13:53
Denial of oral argument, failure to file supporting memoranda as ground for,
    13:31
Deposit in advance, 13:59
Depositions
  motion to terminate of limit examination, 11:142 to 11:144
  protective order, motion for, quash, 11:309
  quash, 11:309
Disadvantage of filing close to hearing date, 13:36
Disciplinary action, signature as certificate, 13:13
Discovery. See index heading Discovery Proceedings
Dismissal motions, 13:2, 13:30
Documents to submit for filing, 13:23
Electronic filing, 13:34
Exceptions, oral motion made in open court, 13:38
Ex parte and contradictory motions, generally, 13:39 to 13:50
Extension of time within which to plead, 8:48
Failure to file supporting memoranda, 13:29 to 13:33
Fax, filing by, 13:18 to 13:22
Federal rule, signature as certificate, 13:16
Fees, filing by fax, 13:20, 13:21
Filing requirements
  generally, 13:17 to 13:34
  disadvantage of filing close to hearing date, 13:36
  electronic filing, 13:34
  rules and regulations, 13:53 to 13:57
Form of motion, generally, 13:3 to 13:16
"Greenslip," filing rules and regulations, 13:57
Hearing requirement
  generally, 13:12
  oral argument, hearing on, 13:51
  time given at hearing, 13:63 to 13:65
Identifying supporting memoranda, 13:28
Importance of submitting documents, 13:24
Incidental demands, 10:18
Labeling supporting memoranda, 13:28
Listing supporting memoranda, 13:28
Local rules, compliance with, 13:66, 13:67
Names on caption, 13:5
Notice
  contradictory motions, 13:47
  signature as certificate, 13:15
Numbering supporting memoranda, 13:28
```

MOTION PRACTICE—Cont'd

MOTION PRACTICE—Cont'd

Numerous litigants, service of contradictory motions, 13:49

Opposition, 13:35, 13:36

Oral argument or motion, 13:37, 13:38, 13:64

Paragraphs and particularization, 13:7

Party names on caption, 13:5

Physical examination, order directing plaintiff to submit to, 11:302

Pleadings

supplemental pleadings, motion for leave to file, 5:117

written motions, 5:17

Pretrial motions. See index heading Pretrial Motions or Orders

Proof of service of contradictory motion, 13:50

Recording. See "Filing requirements" under this heading

Rule days or hours, generally, 13:51 to 13:67

Sanctions for failure to comply with discovery order, motion for, 13:48

Security for costs, 8:50

Service of contradictory motions, 13:46 to 13:50

Show cause rule, 13:42

Signature

generally, 13:6

certificate, signature as, 13:8 to 13:16

Strike, motions to. See index heading Striking Pleadings

Summary disposition, failure to file supporting memoranda as ground for, 13:33

Summary judgment. See index heading Summary Judgment Motion

Supporting memoranda, filing requirements, 13:25 to 13:33

Time requirements

hearing, time given at, 13:63 to 13:65

judgment on the pleadings, 9:121

preliminary default, time deadlines for filing motion, 13:53

Venue. See index heading Venue

Waiver of appearance, 13:65

Written motions, generally, 13:1 to 13:36

MOTIVE

Intentional acts. See index heading Intentional or Willful Acts

MOTORISTS

Service of process, 7:41 to 7:47

MULTIPLE INSURERS

Settlement, 15:27, 15:28

MULTIPLE PARISHES

Venue, 3:35

MULTIPLE PARTIES

Several parties. See index heading Joint or Several Parties

NAMES

Motion practice, names on caption, 13:5

Petition, names of all parties, 6:164

NAMES—Cont'd

Pleadings, contents, 5:33

NATURAL RESOURCES DEPARTMENT

Service of process, 7:117

NECESSARY PARTIES

Real party in interest, 4:36

NEGLIGENCE

Asbestos, against contractors, 5:127

Destruction of property during construction project, 5:128

Responsive pleadings and papers, 9:34

Suspension of prescriptive period, contra non valentem doctrine, 6:108

NEGOTIABLE INSTRUMENTS

Prescriptive period. See index heading Prescription

NEGOTIATION METHODS

Settlement, 15:39 to 15:41

NEW HOME WARRANTY ACT

Prescription, 6:80

NEWLY ADMITTED ATTORNEYS

Continuing legal education, 1:95

NEW PROMISE TO PAY

Renunciation of prescription, 6:154

NEW TRIAL

Motion for, 1:55, 1:59, 1:62

NO CAUSE OF ACTION

Responsive pleadings and papers, 9:79 to 9:85, 9:141

NONJOINDER

Joinder. See index heading Joinder of Parties

NONRESIDENTS

Residence or domicile. See index heading Residence or Domicile

NON STENOGRAPHIC RECORDING

Depositions, 11:139

NONSUIT

Dismissal. See index heading Dismissal of Action or Suit

NONSUPPORT

Long-arm service, 7:100

NO RIGHT OF ACTION

Responsive pleadings and papers, 9:86

NOTARIES PUBLIC

Malpractice, 6:56

NOTICE AND KNOWLEDGE

Admissions request, 11:306

Arbitration. See index heading Arbitration

Default judgments, notice of signing, 8:45

Depositions. See index heading Depositions

Discovery. See index heading Discovery Proceedings

Judgments. See index heading Judgments and Decrees

Motion practice. See index heading Motion Practice

Petition, **6:188**

Physical examination, order directing plaintiff to submit to, 11:302

Prescription. See index heading Prescription

Pretrial conference, notice to counsel and parties, 12:64

Responsive pleadings and papers, 9:29

Settlement, notice to court of, 15:59

Status conferences, 12:49

Summary judgment. See index heading Summary Judgment Motion

NUMBERS AND NUMBERING

Interrogatories, 11:165, 11:166

Motion practice, numbering supporting memoranda, 13:28

Pleadings, numbered paragraphs, 5:25

OATH OR AFFIRMATION

Attorneys at law, admission to bar, 1:76

Depositions, 11:135

OB/GYN

Malpractice claims, expert disclosures, 11:310

OBJECTIONS

Depositions, 11:141

Discovery proceedings. See index heading Discovery Proceedings

Interrogatories, 11:167, 11:169

Pretrial conference, 12:84, 12:98

Summary judgment motion, 14:52, 14:53

Venue, 3:27

OFFERS

Settlement offers. See index heading Settlement

OFFICERS

Public officers. See index heading Public Officers

OFFICIAL DOCUMENT OR ACT

Pleadings, **5:45**

OFFSETTING OBLIGATIONS

Reconvention, 10:44, 10:45

ONE YEAR/THREE YEAR RULE

Prescription of malpractice claims, 6:38 to 6:50

ON-SITE INVESTIGATION

Interview, investigation and assessment of case, 2:53, 2:54

OPEN ACCOUNT

Accounts. See index heading Accounts and Accounting

OPPOSITION

Motion practice, 13:35, 13:36

OPTION CONTRACTS

Venue, 3:48

ORDERS

Abandonment of action, 6:203

Arbitration, 15:104, 15:139

Attorneys at law, 1:100

Discovery proceedings. See index heading Discovery Proceedings

Mediation, sample order of mediation, 15:146

Physical examination, order directing plaintiff to submit to, 11:302

Pretrial conference, 12:87 to 12:92

Pretrial motions. See index heading Pretrial Motions or Orders

Security for costs, 8:50

Status conferences, 12:49

Substitution of parties, 4:109

ORLEANS PARISH

Demand for security for costs in, 8:14

Security for costs, 8:14, 8:50

OUT-OF-STATE MATTERS

Foreign state. See index heading Foreign State or Country

OWNERSHIP

Intervention, ownership or interest in seized property, 4:78 to 4:81

OWN STATEMENTS OF PERSON

Discovery of, 11:57

PARENT AND CHILD

Long-arm service, nonsupport or parentage, 7:100

Parties to action, father or mother of minor as, 4:4

Pleadings, filiation actions, 5:54

PARISH COURTS

Court system. See index heading Courts and Court System

PARTIALITY

Bias. See index heading Bias or Prejudice

PARTIAL SUMMARY JUDGMENT

Review of, 14:88, 14:89

PARTIES

Generally, 4:1 to 4:115

PARTIES—Cont'd

Adding parties. See index heading Adding or Additional Parties

Arbitration, selection of arbitrators by parties, 15:113

Business entities, capacity of, 4:13 to 4:22

Capacity to sue and be sued

generally, 4:1 to 4:22

pleadings, 5:39

waiver of defense of lack of capacity, 9:18

Corporations, capacity of, 4:14 to 4:17

Curator for mental incompetent, lack of, 4:7, 4:8

Father of minor, suit by or against, 4:3

Foreign corporations, capacity of, 4:16

Interdiction, full or limited, 4:10

Intervention. See index heading Intervention

Joinder of parties. See index heading Joinder of Parties

Limited liability companies, capacity of, 4:17

Mental incompetents, capacity of, 4:6 to 4:12

Minors, capacity of, 4:2 to 4:5

Mother of minor, suit by or against, 4:4

Motion practice, names on caption, 13:5

Partnerships and unincorporated associations, capacity of, 4:17 to 4:20

Petition. See index heading Petition

Prescription period

interruption of, 4:22

mental incompetents, 4:10 to 4:12

Presumption of incapacity of mental incompetent, 4:9

Real party in interest. See index heading Real Party in Interest

Responsive pleadings and papers, service of, 9:127 to 9:131

Substitution of parties. See index heading Substitution of Parties

Summary judgment motion, 14:18

Trade name, capacity of person doing business under, 4:19, 4:21, 4:22

Tutor of minor, suit by or against, 4:5

PARTITION

Service of process, 7:15

Summary judgment motion, 14:13

Venue of action, 3:33, 3:34, 3:54

PARTNERS AND PARTNERSHIPS

Attorneys at law, 1:67, 1:68

Parties, 4:17 to 4:20

Service of process, 7:62 to 7:65

Settlement, 15:31

Venue of action. See index heading Venue

PENALTIES

Attorneys at law, 1:71

PENDENCY OF ANOTHER ACTION

Responsive pleadings and papers, 9:13, 9:55

PEREMPTION

Prescription. See index heading Prescription

PEREMPTORY EXCEPTIONS

Pleadings. See index heading Pleadings

Prescription, 6:158

Responsive pleadings and papers. See index heading responsive pleadings and papers

PERFORMANCE OR OCCURRENCE

Pleadings, 5:43

PERMISSIVE MATTERS

Compulsory or permissive matters. See index heading Compulsory or Permissive Matters

PERPETUATION OF TESTIMONY

Depositions. See index heading Depositions

PERSONAL JURISDICTION

Process and personal jurisdiction. See index heading Process and Personal Jurisdiction

PERSONAL REPRESENTATIVES

Depositions, representation of respondents, 11:101

Representative capacity, parties in, 4:26 to 4:28

Service of process on representatives, 7:38

Substitution of parties. See index heading Substitution of Parties

Suspension of prescriptive period, 6:106

PERSONAL SERVICE

Service of process. See index heading Service of Process

PETITIONS

Generally, 5:2, 5:3, 6:161 to 6:188

As to pleadings in general, see index heading Pleadings

Address for service of process, **6:172 to 6:175**

Alternative causes of action, **6:178**, **6:179**

Ambiguity, 9:63

Amendment

incidental demands, 10:3

joinder of parties, amendment of petition to cure, 4:63

order to amend petition, 9:102

time, 8:8

Amount of damages, ban on pleading, 6:183 to 6:185

Article 863, obligations under, 6:179

Asbestos, negligence against contractors, 5:127

Attorneys at law, alternate procedure for admission to bar, 1:83

Caption, 6:162, 6:163

Cause of action, concise statement of, 6:169 to 6:171

Construction contract, breach of, 5:123

Copy versus original, 6:186

PETITIONS—Cont'd Corporate entities, domicile of, **6:166**

Deposition to perpetuate testimony, verified petition, 11:98

Destruction of property during construction project, negligence, 5:128

Domicile of parties, 6:165 to 6:168

Fact pleading, 6:171

Filing of petition, **6:187**, **6:188**

Formal requirements, 6:161 to 6:164

Forms, 5:119 to 5:129

Incidental demands, 10:6, 10:7

Individual defendants, domicile of, 6:167

Intervention, 4:82, 4:84, 4:85, 4:115

Joinder of parties, amendment of petition to cure, 4:63

Judgment, prayer for, 6:180 to 6:185

Jury request, 6:176, 6:177

Legal malpractice, form, 5:126

Local rules for filing of petition, 6:187

Medical malpractice alleging vicarious liability, spinal surgery, 5:129

Medical malpractice claim, joint petition to settle, 15:143

Names of all parties, 6:164

Notice, filing request for, 6:188

Open account, 5:124

Oral contract, breach of, 5:122

Original versus copy, **6:186**

Parties

domicile of, 6:165 to 6:168

joinder of parties, amendment of petition to cure, 4:63

names of, 6:164

Power of attorney, allegation of self-dealing, 5:120

Prayer for judgment, 6:180 to 6:185

Premises liability, 5:125

Rationale, 6:170

Request for jury, 6:176, 6:177

Section of court, 6:163

Service of process, address for, 6:172 to 6:175

Settlement, petition for judicial approval, 15:62

Specific amount of damages, ban on pleading, 6:183 to 6:185

Spinal surgery, medical malpractice alleging vicarious liability, 5:129

State as party, address for service of process, 6:175

Statement of cause of action, 6:169 to 6:171

Taking of property, action against sewage and water board for, 5:121

Time for service of process, 6:173

Vagueness of petition, 9:136

Vehicular collision, negligence in, 5:119

Vicarious liability stemming from spinal surgery, medical malpractice, 5:129

Waiver of defenses, 9:16

PHOTOGRAPHS

Discovery, motion to produce and permit entry to inspect and photograph, 11:303

Interview, investigation and assessment of case, 2:43

PHYSICAL EXAMINATIONS

Discovery proceedings. See index heading Discovery Proceedings

PHYSICIANS AND SURGEONS

Default judgments, **8:34** Service of process, **7:39**

PLACE OR LOCATION

Depositions. See index heading Depositions

Interrogatories, location of witnesses and others, 11:170

Pleadings, 5:47

Pretrial conference, 12:73, 12:74

Service of process. See index heading Service of Process

PLEADINGS

Generally, 5:1 to 5:126

Additional pleadings. See index heading Additional or Supplemental Pleadings or Matters

Administrative review, demand for jury trial, 5:94

Admiralty claim, demand for jury trial, 5:95

Adoption by reference, 5:26

Affidavit of poverty, 5:85

Alternative pleadings

inconsistent claims pleaded in alternative, 5:61

petitions, 5:3, 6:178, 6:179

responsive pleadings and papers, defenses, 9:49

statements of claim or defense, 5:36, 5:37

Amended pleadings

generally, 5:104 to 5:115

consent or leave of court, amendment by, 5:109

exception sustained, amendment ordered after, 5:108

petitions. See index heading Petitions

prayer, amending prayer, 5:110

relation back of amendments, 5:111

responses to. See index heading Responsive Pleadings and Papers

right, amendment by, 5:105 to 5:107

time to respond to, 8:8

Answers

generally, see index heading Responsive Pleadings and Papers

time for. See "Time to respond to pleadings" under this heading

Attachment, verification, 5:73

Attorneys at law. See index heading Attorneys at Law

Bonds and undertakings

costs, demand for security for, 8:16 to 8:18

forms, 8:49, 8:50

```
PLEADINGS—Cont'd
  Bonds and undertakings-Cont'd
    jury trial, demand for, 5:99
  Capacity of party, 5:39
  Caption, 5:22 to 5:24
  Checklist, reviewing the complaint, 9:135
  Civil rights, 5:57
  Conciseness, 5:31 to 5:35
  Conditions precedent, 5:42 to 5:44
  Confirmation of default, 8:2
  Consent, amendment by, 5:109
  Contents, 5:30 to 5:56
  Costs, demand for security for, 8:13 to 8:18
  Cumulation of actions
     generally, 5:58 to 5:68
    illustrative claims, 5:62
    improper cumulation, 5:66
     plural plaintiffs or defendants, 5:63, 5:65
    responsive pleadings and papers, 9:19, 9:66, 9:138
    separate trials, 5:67, 5:68
     single opposing party, 5:59 to 5:61
  Declinatory exceptions
     generally, 5:5 to 5:8
     responsive pleadings. See index heading Responsive Pleadings and Papers
     time to respond to pleadings, 8:5, 8:6
  Decrees. See index heading Judgments and Decrees
  Defenses on which jury trial is available, 5:92
  Demand for jury trial
     generally, 5:88 to 5:103
    petition, 6:176, 6:177
    responsive pleadings and papers, 9:50
  Demand for security for costs, 8:13 to 8:18
  Denial, 5:44
  Designation of trial attorney, 5:27
  Dilatory exceptions
    generally, 5:9 to 5:12
    arbitration, 15:108
    responsive pleadings and papers, 9:58 to 9:67
  Directness, 5:31 to 5:35
  Dismissal of action or suit
    responsive pleadings and papers, 9:104
     time to respond to pleadings, 8:16
  District court, time to answer after transfer of case to, 8:10
  Exceptions
     generally, 5:4 to 5:16
    amendment after sustaining of exception, 5:108
     declinatory exceptions. See "Declinatory exceptions" under this heading
```

```
PLEADINGS—Cont'd
  Exceptions—Cont'd
    dilatory exceptions. See "Dilatory exceptions" under this heading
    peremptory exceptions. See "Peremptory exceptions" under this heading
    responsive pleadings. See index heading Responsive Pleadings and Papers
    time to answer after, 8:7 to 8:9
  Executory proceedings, 5:68
  Extension of time to respond to pleadings, 8:11, 8:12
  Extension of time within which to plead, 8:48
  Fact pleading, 5:32
  Family law proceedings, jury trial in, 5:93
  Federal rule for caption, 5:24
  Fees and costs, 5:83 to 5:87
  Filing, 5:82
  Formal requirements, 5:21 to 5:27
  Format, 5:28, 5:29
  Forms
    extension of time within which to plead, 8:48
    petition, 5:119 to 5:130
    security for costs, 8:49, 8:50
  Forms, petition
    wrongful distributions by member of limited liability company, 5:130
  Fraud. 5:41
  "Good ground" requirement, 5:37
  Hearing on sanctions for defects in verification, 5:79, 5:80
  Improper cumulation, effect of, 5:66, 9:138
  Incidental demands
    generally, 10:6, 10:7
    time to respond to pleadings, 8:3
  Inconsistent claims pleaded in alternative, 5:61
  Indigents or in forma pauperis. See index heading Indigents
  Joinder of parties. See index heading Joinder of Parties
  Joint or several parties
    cumulation as to plural plaintiffs or defendants, 5:63, 5:65
    joinder of parties. See index heading Joinder of Parties
    separate trials, 5:67, 5:68
  Judgment on the pleadings, motion for. See index heading Judgment on the
       PLEADINGS, MOTION FOR
  Judgments. See index heading Judgments and Decrees
  Jury trial, demand for. See "Demand for jury trial" under this heading
  Leave of court, amendment by, 5:109
  Legal malpractice, 5:34
  Mental condition, 5:41
  Mistake, 5:41
  Motions
    strike, motion to. See index heading Striking Pleadings
    supplemental pleadings, motion for leave to file, 5:117
    written motions, 5:17
```

INDEX

PLEADINGS—Cont'd Name, 5:33 No cause of action, 5:14 Numbered paragraphs, 5:25 Official document or act, 5:45 Order to proceed as an indigent, 5:87 Orleans Parish, demand for security for costs in, 8:14 Peremptory exceptions generally, 5:13 to 5:16 responsive pleadings. See index heading Responsive Pleadings and Papers Performance or occurrence, 5:43 Petitions. See index heading Petitions Place or location, 5:47 Plural plaintiffs or defendants, cumulation as to, 5:63, 5:65 Poor persons. See index heading Indigents Prescription, pleading defense of, 6:159 Pretrial conference, 12:82 Reference, adoption by, 5:26 Relation back of amendments, 5:111 Reply or replicatory pleading generally, 5:18 summary judgment motion, 14:26 Responding to pleadings generally, See index heading Responsive Pleadings and Papers time for. See "Time to respond to pleadings" under this heading Reviewing the complaint, checklist, 9:135 Right, amendment by, 5:105 to 5:107 Sanctions for defects in verification, 5:78 to 5:81 "Saving to suitors" clause, admiralty claim under, 5:95 Security for costs. See "Bonds and undertakings" under this heading Separate trials. See "Joint or several parties" under this heading Sequestration, verification, 5:73 Settlement as defense, 15:70 Signature, 5:70, 5:75 to 5:81 Simplicity, **5:31 to 5:35** Size, 5:29 Special damage, 5:48, 5:49 Special matters, 5:38 to 5:40, 5:38 to 5:41 Unconstitutionality of state law, 5:40 Special proceedings, jury trial in, 5:93 Specification of issues, demand for jury trial, 5:100, 5:101 Stipulation, demand for jury trial, 5:101 Strike, motion to. See index heading Striking Pleadings Summary proceedings. See index heading Summary Proceedings Supplemental pleadings. See index heading Additional or Supplemental Plead-Suspensive conditions, 5:42 to 5:44 Third-party claims, 10:100, 10:101

PLEADINGS-Cont'd Time requirements contents of pleadings, 5:47 demand for jury trial, 5:98 dilatory exceptions, 5:10 extension of time within which to plead, 8:48 peremptory exceptions, 5:15 response to pleadings, time for. See "Time to respond to pleadings" under this heading Time to respond to pleadings generally, 8:1 to 8:18 amended petition, filing of, 8:8 answer, generally, 8:1 to 8:10 bond or undertaking for costs, 8:16 to 8:18 confirmation of default, 8:2 costs, demand for security for, 8:13 to 8:18 declinatory and dilatory exceptions, 8:5, 8:6 demand for security for costs, 8:13 to 8:18 dismissal of suit for failure to post bond for costs, 8:16 district court, time to answer after transfer of case to, 8:10 exception, time to answer after, 8:7 to 8:9 extension of time, **8:11, 8:12** in forma pauperis actions, 8:15 incidental demand, time for answering, 8:3 long arm statute, 8:4 Orleans Parish, demand for security for costs in, 8:14 security for costs, demand for, 8:13 to 8:18 transfer of case to district court, time to answer after. 8:10 Transfer of case to district court, time to answer after, 8:10 Traverse, 5:86 Trial of peremptory exceptions, 5:16 Unjust enrichment, 5:35 Venues, difference in, 5:60 Verification, 5:69 to 5:81 Waiver exceptions, waiver of, 5:6, 5:11 jury trial, waiver of right to, 5:103 responsive pleadings. See index heading Responsive Pleadings and Papers Willful violation of verification, **5:77** Withdrawal demand for jury trial, 5:102 pleading, 5:81 Written motions, 5:17 PLEDGORS AND PLEDGEES Real party in interest, 4:44 **PLURAL PARTIES**

Several parties. See index heading Joint or Several Parties

POLITICAL SUBDIVISIONS

Venue of suits against, 3:57

POOR PERSONS

Indigents. See index heading Indigents

POSITIONAL BARGAINING

Settlement, 15:40

POTENTIAL DAMAGE AWARD

Settlement, 15:44

POWER OF ATTORNEY

Self-dealing, petition alleging, **5:120**

PRACTICE OF LAW

Attorneys. See index heading Attorneys at Law

PRAYER FOR JUDGMENT

Petition, 6:180 to 6:185

PRECLUSION

Pretrial conference, preclusion of evidence, 12:98 Reconvention, preclusion of claim, 10:33 to 10:35

PREEMPTION

Federal law, preemption of. See index heading Federal Preemption

PREEXISTING INJURIES OF CLIENT

Interview, investigation and assessment of case, 2:15

PREJUDICE

Bias. See index heading Bias or Prejudice

PREMATURE COMMENCEMENT OF ACTION

Responsive pleadings and papers, 9:15, 9:59

PREMISES LIABILITY

Petitions, **5:125**

PRESCRIPTION

Generally, 6:12 to 6:160

Abandonment of suit, effect of, 6:130 to 6:135

Acceleration of installment note, 6:70

Accrual, computation of, 6:90, 6:91

Acknowledgment

interruption of prescriptive period, 6:142 to 6:148

renunciation of prescription distinguished from, 6:151

Adding parties, interruption of prescriptive period, 6:138

Applicable prescriptive periods, generally, 6:22 to 6:89

Arbitration, 15:110

Class actions, suspension of prescriptive period, 6:97

Commencement of action barred passage of time, generally, 6:12 to 6:160

Compensation or money owed, actions for, 6:58 to 6:61

```
PRESCRIPTION—Cont'd
  Compromise, 6:114
  Computation of accrual, 6:90, 6:91
  Consortium, loss of, 6:57
  Construction projects, claims relating to, 6:83 to 6:85
  Continuing torts, 6:30 to 6:36, 6:50
  Contract, modification by, 6:20
  Contra non valentem doctrine, generally, 6:98 to 6:113
  Cross-claims, 10:67
  Defamation, 6:31
  Defense, prescription as, 6:157 to 6:160
  Demand notes, actions based on, 6:66, 6:67
  Dismissals, interruption of prescriptive period, 6:135
  Exceptions
     compensation or money owed, actions for, 6:59, 6:60
     malpractice claims, 6:44 to 6:55
  Fiduciary relationships, contra non valentem doctrine, 6:106
  Filing of action as interrupting prescription, generally, 6:117 to 6:140
  Fraud, malpractice claims based on, 6:48, 6:53, 6:55
  Good faith or bad faith of seller, action in redhibition, 6:72 to 6:77
  Hazardous waste, 6:81
  Immovable property, damage to, 6:27, 6:28
  Incompetent court or improper venue, commencement in, 6:123 to 6:126
  Installment notes, actions based on, 6:68 to 6:70
  Instruments, actions based on, 6:64 to 6:70
  Insurance
     action in redhibition, 6:79 to 6:81
    legal malpractice, 6:54
  Interruption of prescriptive period
     generally, 6:21, 6:116 to 6:149
     abandonment of suit, effect of, 6:130 to 6:135
     acknowledgment as interrupting prescription, 6:142 to 6:148
    adding parties, 6:138
     arbitration, 15:110
    court of competent jurisdiction, 6:120
    dismissals, 6:135
     filing of action as interrupting prescription, 6:117 to 6:140
     forms of acknowledgments, 6:145
     incompetent court or improper venue, commencement in, 6:123 to 6:126
    joint tortfeasors, 6:140
    length of interruption, 6:128, 6:129
     process, sufficiency of, 6:124
    redhibition, action in, 6:78
    solidary obligors, effect of filing of action on, 6:136 to 6:139
    supervisory writs, 6:122
    time of proper venue, 6:121, 6:122
     venue, propriety of, 6:121 to 6:126
```

PRESCRIPTION—Cont'd Interruption of prescriptive period—Cont'd voluntary dismissals, **6:135** Intervention, 4:73 Joint tortfeasors, 6:140 Knowledge. See "Notice or knowledge" under this heading Leap year, computation of accrual, 6:91 Legal malpractice claims. See "Malpractice claims" under this heading Legislatively enumerated instances for suspension of prescriptive period, 6:94 to Length of interruption of prescriptive period, 6:128, 6:129 Libel and slander, 6:31 Loss of consortium, 6:57 Malpractice claims generally, 6:37 to 6:56 acknowledgment as interrupting prescription, 6:148 suspension of prescriptive period, 6:105, 6:107, 6:109, 6:111 Manufacturers, action in redhibition, 6:76 Medical malpractice claims. See "Malpractice claims" under this heading Miscellaneous prescriptive periods, 6:87 Modification by contract, 6:20 Money judgment, action on, 6:86 Negotiable instruments generally, 6:65 interruption of prescriptive period, 6:149 New Home Warranty Act, 6:80 New promise to pay, renunciation of prescription, 6:154 Notice or knowledge contra non valentem doctrine, 6:110 to 6:113 injury, knowledge of, 6:29 professional malpractice claims, constructive knowledge, 6:39 One year/three year rule, malpractice claims, 6:38 to 6:50 Open account debtor, negotiations with, 6:60 Parties, 4:10 to 4:12, 4:19, 4:22 Parties. See index heading Parties Peremption compared and distinguished, 6:12 to 6:19 malpractice claims, peremptive nature of three year rule for, 6:43 Peremptory exception, prescription as defense, 6:158 Personal actions not otherwise enumerated, 6:88, 6:89 Pleading defense of prescription, 6:159 Professional malpractice claims, 6:37 to 6:56 Quality of professional services, malpractice claims based on, 6:45 Reconvention, 10:36 to 10:39 Recording or filing of action as interrupting prescription, generally, 6:117 to Recovery of removables, 6:82 Redhibition, action in, 6:71 to 6:81

```
PRESCRIPTION—Cont'd
  Renunciation of prescription, 6:21, 6:150 to 6:156
  Residential or commercial immovable property, action in redhibition, 6:74
  Responsive pleadings and papers, 9:70 to 9:74
  Section 1983 civil rights action, 6:32
  Slander, 6:31
  Solidary obligors, effect of filing of action on, 6:136 to 6:139
  Special statutes, construction projects, 6:84
     construction projects, 6:84
    distinction between peremption and prescription, 6:19
    suspension of prescriptive period, 6:99
  Successive torts, 6:30 to 6:36
  Supervisory writs, interruption of prescriptive period, 6:122
  Suspension of prescriptive period
     generally, 6:21, 6:92 to 6:113
    class actions, 6:97
    compromise, 6:114
    contract claims, contra non valentem doctrine, 6:112
    contra non valentem doctrine. 6:98 to 6:113
    courts or officers prevented from taking cognizance of action, contra non
         valentem doctrine, 6:101, 6:102
     debtor/creditor relationships, contra non valentem doctrine, 6:103 et seq.
    emergency suspension, 6:115
     fiduciary relationships, contra non valentem doctrine, 6:106
    legal malpractice claims, contra non valentem doctrine, 6:105
    legislatively enumerated instances, 6:94 to 6:97
     malpractice claims, contra non valentem doctrine, 6:105, 6:107, 6:108, 6:111
    negligence claims, contra non valentem doctrine, 6:108
     notice or knowledge, contra non valentem doctrine, 6:110 to 6:113
     statutory amendment, contra non valentem doctrine, 6:99
     third parties, 6:95
  "Taking" of property actions against government, 6:62, 6:63
  Ten year rule, action in redhibition, 6:77
  Third-party claims
     generally, 10:94
     suspension of prescriptive period, 6:95
  Tort actions, 6:23 to 6:36
  Unfair trade practice, 6:36
  Unilateral act as renunciation of prescription, 6:152
  Venue, 3:89, 3:90, 6:121 to 6:126
  Venue, effect of improper venue on interruption of prescriptive period, 6:121 to
       6:126
  Violence, crimes of, 6:33, 6:34
  Voluntary dismissals, interruption of prescriptive period, 6:135
  Warranty by professional, malpractice claims based on, 6:46
```

PRESENCE

Absence or presence. See index heading Absence or Presence

PRESUMPTIONS AND BURDEN OF PROOF

Acknowledgment as interrupting prescription, 6:147

Documents scrutinized equally, 14:38

Incapacity of mental incompetent, 4:9

Peremptory exceptions, 9:74

Process and personal jurisdiction, presumption of residence, 7:10

Real party in interest, 4:43

Reconvention, 10:53

Summary judgment motion, 14:33 to 14:38

Trial of exceptions, 9:99

PRETRIAL CONFERENCE

Generally, 12:52 to 12:98

Actions to be pretried, 12:56 to 12:58

Amendment of pleadings, 12:82

"Any civil action," pretrial of, 12:57

Attendance at, 12:75 to 12:78

Attornevs

disagreements by opposing counsel, 12:70, 12:71

notice to counsel and parties, 12:64

obligation of counsel to confer first, 12:66

preparation or pretrial order, 12:90

substitute attorney, attendance at conference, 12:76

Authority of participants, 12:78

Cancellation of conference request for, 12:65

Contempt for not complying with requirements or order, 12:96

Contents of pretrial order, 12:91

Default for not complying with requirements or order, 12:97

Demand or request. See, "Request" under this heading

Disagreements by opposing counsel, 12:70, 12:71

Discretion of judge, 12:58

Dismissal for not complying with requirements or order, 12:97

Effect of order, 12:93, 12:94

Evidentiary matters, 12:83, 12:84, 12:98

Facts and issues, 12:81

Failure to attend, consequences of, 12:77

Filing of pretrial statement or proposed order, 12:67 to 12:72

Form of request or pretrial conference, 12:101

Information to bring to, 12:79

Limitation of issues, 12:53

Matters considered, 12:80 to 12:86

Memorandum of law, filing of, 12:69

Modification of order, 12:94

Notice to counsel and parties, 12:64

Objections, 12:84, 12:98

PRETRIAL CONFERENCE—Cont'd

Obligation of counsel to confer first, 12:66

Order, 12:87 to 12:92

Place of conference, 12:73 to 12:74

Pleadings, amendment of, 12:82

Preclusion of evidence for not complying with requirements or order, 12:98

Preparation

pretrial order, 12:88 to 12:90

pretrial statement or proposed order, 12:67 to 12:72

Prerequisite to scheduling of trial, 12:55

Pretrial order, 12:87 to 12:92

Purpose of conference, 12:52 to 12:55

Removal from docket for not complying with requirements or order, 12:97

Request

cancellation of conference, request for, 12:65

form of request, 12:100

party or court, request by, 12:59 to 12:62

Sanctions for not complying with requirements or order, 12:95 to 12:98

Scheduling of conference, 12:63 to 12:65

Service of pretrial statement or proposed order, 12:72

Settlement, 12:85

Signature on pretrial order, 12:92

Status conference, pretrial conference converted into, 12:40, 12:46, 12:47

Substitute attorney, attendance at conference, 12:76

Surprise, elimination of, 12:54

Telephone conferences, 12:74

Time for request by party or court, 12:59

Waiver, 12:58

PRETRIAL MOTIONS OR ORDERS

Discovery proceedings, 11:29, 11:62

Form of pretrial order, 12:101

Judicial district requirements, pretrial orders, 12:102

Pretrial conference. 12:87 to 12:92

PRETRIAL SCHEDULING AND MANAGEMENT

Assignment of cases. See index heading Assignment of Cases

Consolidation of actions. See index heading Consolidation and Severance

Joint or separate trial of actions. See index heading Consolidation and Severance

Joint pretrial outline, 12:103

Pretrial conference. See index heading Pretrial Conference

Severance of actions. See index heading Consolidation and Severance

Status conferences. See index heading Status Conferences

PRINCIPAL DEMAND

Incidental demands, 10:2

Third-party claims, 10:84 to 10:88

PRISONERS

Depositions of, 11:110

PRISONERS—Cont'd

Service of process on incarcerated persons, **7:40** Venue of action against, **3:9**

PRIVATE PROCESS SERVICE

Service of process by, 7:74 to 7:78

PRIVILEGES

Discovery proceedings, 11:58, 11:244 to 11:246

PROCEDURAL CAPACITY

Responsive pleadings and papers, 9:65

PROCESS AND PERSONAL JURISDICTION

Generally, 7:1 to 7:123

Absent defendants, protection of, 7:16

Age, 7:36

Alternative bases of jurisdiction, 7:7 to 7:16

Citation

generally, 7:17 to 7:25

commencement of action, service of citation as, 6:10

form, 7:21, 7:22

multiple defendants, 7:24

necessity, 7:17, 7:18

representative of multiple defendant, citation to, 7:24

responsive pleadings and papers, 9:11

return of service, 7:25

summary proceedings, 6:10

third-party claims, 10:97

third party claims, 10:98

third-party claims, 10:98

waiver, 7:19, 7:20

who may issue, 7:23

Constitutionality of quasi in rem jurisdiction, 7:12

Definition, 7:1

Due process requirement, 7:13

Failure to make service, 7:85, 7:86

Forms

domiciliary service, 7:123

long-arm statutes, affidavit of service by, 8:51

return, 7:122

General appearance, effect of, 7:4

Good cause, failure to make service, 7:86

Incidental demands, 10:4, 10:5

Long-arm statutes, affidavit of service by, 8:51

Methods of acquiring personal jurisdiction, 7:2

Multiple defendants, citation, 7:24

Presumption of residence, 7:10

Quasi in rem jurisdiction, 7:11 to 7:13

In rem jurisdiction, 7:7

PROCESS AND PERSONAL JURISDICTION—Cont'd

Residence, presumption of, 7:10

Responsive pleadings and papers, 9:10 to 9:12

Service of process. See index heading Service of Process and Papers

Status, jurisdiction over, 7:8 to 7:10

Venue, personal jurisdiction distinguished from, 3:2

Waiver

citation, 7:19, 7:20

personal jurisdiction, generally, 7:3, 7:4

PRODUCTION OF DOCUMENTS AND THINGS

Discovery proceedings. See index heading DISCOVERY PROCEEDINGS

PRODUCT MANUALS

Interview, investigation and assessment of case, 2:44

PROFESSIONAL MALPRACTICE CLAIMS

Malpractice. See index heading Malpractice Claims

PROHIBITION

Jury trial issues in the inferior trial courts, 1:34

PROMISSORY NOTES,

Action on, venue, 3:41

PROMPTNESS

Interview, investigation and assessment of case, 2:5, 2:6

PROOF

Evidence. See index heading EVIDENCE

PROPERTY AND PROPERTY ACTIONS

Cross-claims, **10:62**, **10:63**

Destruction of property during construction project, negligence, 5:128

Long-arm service, 7:99

Sewage and water board, action against for taking of property, 5:121

Venue, 3:31 to 3:35

PROTECTIVE ORDERS

Discovery proceedings. See index heading Discovery Proceedings

PUBLICATION

Service by, generally, 7:14, 7:15

PUBLIC CARRIERS

Venue of action against, 3:20

PUBLIC OFFICERS AND EMPLOYEES

Depositions. See index heading Depositions

State officers. See index heading State and State Officials

Substitution of parties, 4:104 to 4:107

QUALIFICATION OR DISQUALIFICATION

Attorneys at law, requirements for appearance of out-of-state attorney, 1:101

QUALIFICATION OR DISQUALIFICATION—Cont'd

Depositions, disqualification of officer, 11:91

QUALITY OF PROFESSIONAL SERVICES

Malpractice claims based on, 6:45

QUANTITY

Amount. See index heading Amount or Quantity

QUASI IN REM JURISDICTION

Process and personal jurisdiction, 7:11 to 7:13

QUESTIONS OF LAW

Discovery proceedings, 11:43

RACIAL DISCRIMINATION

Summary judgment motion, 14:45

RANDOM ALLOTMENT

Assignment of cases, 12:2, 12:3

REAL PARTY IN INTEREST

Generally, 4:23 to 4:50

Absent managing spouse, 4:38

Agents, 4:41 to 4:43

Assignors and assignees, 4:48 to 4:50

Beneficiary rights against trustee, 4:28

Community rights, 4:34 to 4:38

Husband and wife, 4:34 to 4:38

Insurance

carriers, 4:46 to 4:48

Commissioner of, 4:40

Liquidator, 4:39

Marital community, 4:34 to 4:38

Mentally incompetent managing spouse, 4:38

Monetary stake, 4:24

Necessary parties, marital community, 4:36

Pledgors and pledgees, 4:44

Presumption of agent's authority, 4:43

Receiver, 4:39

Representative capacity, parties in, 4:26 to 4:28

Separated spouses, 4:37

Service on succession representative before qualification, **4:33**

Standing, 4:25

Subrogors and subrogees, 4:45 to 4:48

Succession representative, 4:29 to 4:33

Trusts and trustees, 4:26 to 4:28

REAL PROPERTY

Property. See index heading Property and Property Actions

RECEIPTS

Service of process, **7:46**, **7:51**

RECEIVERS

Real party in interest, 4:39

Settlement, 15:30

RECIPROCAL DISCLOSURE

Physical and mental examinations, 11:217 to 11:219

RECIPROCITY

Attorneys at law, 1:98 to 1:101

RECONVENTION

Generally, 10:26 to 10:52

Abolition of Old Code of Practice requirements, 10:27

Amendments, 10:37, 10:48

Answer, pleading offsetting obligations in, 10:45

Burden of proof, 10:53

Compensation, pleading of, 10:44, 10:45

Compulsory or permissive, 10:28 to 10:35

Demand that diminished recovery or is in excess of plaintiff's demand, 10:43

Exceptions, 10:35, 10:39

Failure to assert compulsory demand, 10:33 to 10:35

Federal rule, 10:32

Form and content, 10:48

Function, 10:26, 10:27

Joinder of additional defendants, 10:41, 10:42

Jury trial, right to, 10:54

Manner of assertion, 10:47 to 10:52

Miscaptioned pleading, 10:52

Offsetting obligations, pleading of, 10:44, 10:45

Preclusion of claim, 10:33 to 10:35

Prescription, effect of, 10:36 to 10:39

Res judicata statute, effect of, 10:34, 10:35

Service, **10:46**

Statutory exceptions to res judicata, 10:35

Supplemental pleading, assertion in, 10:50, 10:51

Third-party claims, 10:73

Third party claims, 10:102

Third-party claims, 10:102

Third party claims, 10:103

Third-party claims, 10:103

Transaction or occurrence, 10:31, 10:32

RECORDING AND FILING

Depositions. See index heading Depositions

Discovery proceedings, 11:26 to 11:30

Interrogatories, 11:167

Motion practice. See index heading Motion Practice

RECORDING AND FILING-Cont'd

Petition, 6:187, 6:188

Pleadings, 5:82

Prescription. See index heading Prescription

Service of process, 7:46, 7:51, 7:84

RECUSAL OF JUDGE

Assignment of cases. See index heading Assignment of Cases

REDHIBITION

Pleadings, 5:55

Prescription, 6:71 to 6:81

REDUNDANT MATTER

Strike, motion to, 9:112

REFERENCE, ADOPTION BY

Pleadings, generally, **5:26**

Responsive pleadings and papers, 9:25

REFUSAL

Denial. See index heading Denial or Refusal

REGISTERED OR CERTIFIED MAIL

Long-arm service, 7:107

REHEARINGS

Arbitration, 15:132

REIMBURSEMENT

Discovery proceedings, 11:66

RELATION BACK

Retroactive matters. See index heading Retroactive and Retrospective Matters

RELATIVES

Family or relatives. See index heading Family or Relatives

RELEASE OF CLAIMS

Termination agreement, 15:145

RELEASE OF MEDICAL RECORDS

Discovery proceedings, 11:9

REMOVAL FROM DOCKET

Pretrial conferences, 12:97

RENT-A-JUDGE

Alternative dispute resolution, **15:8**

RENUNCIATION

Prescription, 6:21, 6:150 to 6:156

REPLY OR REPLICATORY PLEADING

Pleadings. See index heading Pleadings

REPORTS

Attorneys at law, admission to bar, **1:91, 1:92**Discovery proceedings. See index heading Discovery Proceedings Mediator, final report to the court, **15:148**

REPRESENTATIVES

Fiduciaries and personal representatives. See index heading Fiduciaries and Personal Representatives

REQUEST

Demand or request. See index heading Demand or Request

RESCISSION

Dismissal, rescission of, **6:199** Settlement, **15:56**

RESIDENCE OR DOMICILE

Attorneys at law, admission to bar, **1:78**Petition, **6:165 to 6:168**Process and personal jurisdiction, **7:10**Service of process, **7:34 to 7:36**Venue of action. See index heading Venue

RES JUDICATA

Reconvention, 10:34, 10:35 Responsive pleadings and papers, 9:75, 9:76 Summary judgment motion, 14:80

RESPONSIVE PLEADINGS AND PAPERS

Generally, 9:1 to 9:143 Admissions and denials, 9:27 to 9:29 Adoption by reference, 9:25 Alternate defenses, 9:49 Ambiguity of petition, 9:63 Amended and supplemental pleadings generally, 5:115, 9:51 exceptions, 9:94 to 9:97, 9:102 Amicable demand, want of, 9:61 Answers generally, 9:21 to 9:51 admissions and denials, 9:27 to 9:29 adoption by reference, 9:25 caption, 9:22 default judgments, delay to allow state to file answer, 8:41 defenses. See "Defenses" under this heading demand for jury trial, 9:50 form, requirements as to, 9:21 to 9:26 format, 9:23, 9:24 incidental demands. See index heading Incidental Demands interrogatories, 11:167 to 11:169 jury trial, demand for, 9:50

RESPONSIVE PLEADINGS AND PAPERS—Cont'd Answers—Cont'd knowledge or information, denial on lack of, 9:29 manner of presentation, generally, 9:3 paragraphs, 9:24 reference, adoption by, 9:25 signature, 9:26 time for. See index heading Pleadings Arbitration and award, 9:32, 9:60 Bankruptcy, discharge in, 9:35 Burden of proof, trial of exceptions, 9:99 Capacity, waiver of defense of lack of, 9:18 Caption, answer, 9:22 Certificate of service, 9:134 Citation, insufficiency of, **9:11** Clerk, service on, 9:131 Combination of exceptions, 9:92, 9:93 Common law defenses recognized, generally, 9:44 Consent or leave for amendment of, 9:95 Consideration, failure of, 9:40 Cumulation of actions, impropriety in, 9:19, 9:66, 9:138 Declinatory exceptions generally, 9:54 to 9:57 lis pendens, 9:140 waiver, 9:6 to 9:19, 9:57 Defenses alternate defenses, 9:49 arbitration and award, 9:32 assertion of defenses, waiver by failure to make, 9:31 to 9:45 bankruptcy, discharge in, 9:35 cause of action, 9:47 common law defenses recognized, generally, 9:44 consideration, failure of, 9:40 division, 9:36 duress and error, 9:37 estoppel, 9:38 extinguishment of obligation, 9:39 failure of consideration, 9:40 fellow employee, injury by, 9:42 fraud, 9:41 illegality, 9:41 improper designation as defense, 9:46, 9:47 negligence or fault, 9:34 special matters, 9:48 statute of frauds, pleading of, 9:45 waiver of. See "Waiver of defenses" under this heading Demand for jury trial, 9:50

RESPONSIVE PLEADINGS AND PAPERS—Cont'd

Dilatory exceptions, 9:58 to 9:67, 9:136 to 9:139

Discovery proceedings. See index heading Discovery Proceedings

Discussion of exceptions, 9:67

Dismissal of action, 9:104

Division, defenses, 9:36

Duress, defense of, 9:37

Electronic service, 9:130

Estoppel. See "Waiver of defenses" under this heading

Evidence, introduction of, 9:100

Exceptions

generally, 9:52 to 9:107

ambiguity of petition, 9:63

amendment of, 9:94 to 9:97

amend petition, order to, 9:102

amicable demand, want of, 9:61

arbitration agreements, 9:60

combination of, **9:92**, **9:93**

consent or leave for amendment of, 9:95

cumulation of actions, impropriety in, 9:66, 9:138

declinatory exceptions. See "Declinatory exceptions" under this heading

definition, 9:52

dilatory exceptions, 9:136 to 9:139

discussion, 9:67

dismissal of action, 9:104

evidence, introduction of, 9:100

form of, 9:89 to 9:91

joinder of parties, impropriety in, 9:66

limit on amendment of, 9:97

manner of presentation, generally, 9:2

no cause of action, 9:79 to 9:85, 9:141

nonjoinder of necessary parties, 9:77, 9:78

no right of action, 9:86

order to amend petition, 9:102

pendency of another action, declinatory exception, 9:55

peremptory exceptions. See "Peremptory exceptions" under this heading

pleading peremptory exceptions, need for, 9:69

premature commencement of action, 9:59

prescription, 9:70 to 9:74

procedural capacity, lack of, 9:65

res judicata, 9:75, 9:76

setting aside, 9:105

subsequent proceedings, disposition of, 9:101 to 9:107

summary proceedings, unauthorized use of, 9:62

transfer of case, 9:103

trial of, 9:98 to 9:100

Unfair Trade Practices Act, 9:85

RESPONSIVE PLEADINGS AND PAPERS—Cont'd Exceptions—Cont'd vagueness of petition, 9:136 waiver of defenses by failure to file declinatory or dilatory exceptions, 9:6 to Extinguishment of obligation, 9:39 Failure of consideration, 9:40 Fellow employee, injury by, 9:42 Formal requirements, waiver of defense that petition does not meet, 9:16 Fraud, defenses, 9:41 "General appearance," waiver of defenses by, 9:8 Hand delivery, service by, 9:129 Illegality, defenses, 9:41 Improper designation as defense, 9:46, 9:47 Incidental demands. See index heading Incidental Demands Joinder of parties dilatory exception, improper joinder as, 9:66 peremptory exception, nonjoinder, 9:77, 9:78, 9:142 waiver of defenses, 9:19 Judgment on the pleadings, motion for. See index heading Judgment on the PLEADINGS, MOTION FOR Jury trial, demand for, 9:50 Knowledge or information, denial on lack of, 9:29 Lis pendens, declinatory exceptions, 9:140 Mail, service by, 9:128 Negligence or fault, 9:34 No cause of action, 9:79 to 9:85, 9:141 Nonjoinder of necessary parties, 9:77, 9:78, 9:142 No right of action, 9:86 Particular defenses waived, 9:9 to 9:19 Party, service by, 9:127 to 9:131 Pendency of another action, 9:13, 9:55 Peremptory exceptions generally, 9:68 to 9:88 defenses not waived by failure to file, 9:20 forms, 9:141 to 9:143 no cause of action, 9:79 to 9:85, 9:141 nonioinder of necessary parties, 9:77, 9:78, 9:142 no right of action or no interest in plaintiff to institute suit, 9:86 to 9:88 prescription, 9:70 to 9:74, 9:143 res judicata, 9:76 Personal jurisdiction, waiver of defense of lack of, 9:10 to 9:12 Premature commencement of action, 9:15, 9:59 Prescription, 9:70 to 9:74, 9:143 Presentation, generally, 9:1 to 9:5 Procedural capacity, lack of, 9:65 Reference, adoption by, 9:25 Res judicata, 9:75, 9:76

RESPONSIVE PLEADINGS AND PAPERS—Cont'd

Service of generally, 9:125 to 9:134 CCP Arts. 1313 and 1314, 9:125 clerk, service on, 9:131 electronic service, 9:130 hand delivery, service by, 9:129 insufficiency of, 9:12, 9:56 mail, service by, 9:128 party, service by, 9:126 to 9:131 sheriff, service by, **9:126 to 9:133** Setting aside, exceptions, 9:105 Settlement offer, responding to, **15:50** Sheriff, service by, **9:131 to 9:133** Signature, 9:26 Special matters, 9:48 Statute of frauds, pleading of, 9:45 Strike, motion to. See index heading Strike, Motion to Subject matter jurisdiction, waiver of, 9:7 Subsequent proceedings, disposition of, 9:101 to 9:107 Summary judgment motion manner of presentation, 9:4 time for response to, 14:25, 14:26 Summary proceedings generally, 5:20, 9:5 unauthorized use of, exceptions, 9:62 Time to respond to pleadings generally, 8:1 to 8:18 amended petition, filing of, 8:8 answer, generally, 8:1 to 8:10 bond or undertaking for costs, 8:16 to 8:18 confirmation of default, 8:2 costs, demand for security for, 8:13 to 8:18 declinatory and dilatory exceptions, 8:5, 8:6 demand for security for costs, 8:13 to 8:18 dismissal of suit for failure to post bond for costs, 8:16 district court, time to answer after transfer of case to, 8:10 exception, time to answer after, 8:7 to 8:9 extension of time, **8:11**, **8:12** in forma pauperis actions, 8:15 incidental demand, time for answering, 8:3 long arm statute, 8:4 Orleans Parish, demand for security for costs in, 8:14 security for costs, demand for, 8:13 to 8:18 transfer of case to district court, time to answer after, 8:10 Trademark infringement, 9:84

Transfer of case, 9:103

RESPONSIVE PLEADINGS AND PAPERS—Cont'd

Trial of exceptions, **9:98**, **9:100** Unfair Trade Practices Act, **9:85** Vagueness, **9:17**, **9:63**, **9:136**

Venue impropriety, waiver of defenses, 9:14

Waiver of declinatory exceptions, 9:57

Waiver of defenses

assertion of defenses, waiver by failure to make, 9:31 to 9:45 declinatory or dilatory exceptions, defenses waived by failure to file, 9:6 to 9:19

peremptory exceptions, defenses not waived by failure to file, 9:20

RESTRICTIONS

Limitations and restrictions. See index heading Limitations and Restrictions

RETENTION

Attorneys at law, retention of appointed attorney by defendant, 1:109

RETROACTIVE AND RETROSPECTIVE MATTERS

Incidental demands, 10:11

Pleadings, relation back of amendments, 5:111

RETURNS

Depositions, 11:94

Process, return of. See index heading Service of Process and Papers

REVIEW

Appeal. See index heading Appeal and Review

REVISED STATUTES

Governing law, 1:9

REVOCATION

Suspension. See index heading Suspension or Revocation

RULE DAYS OR HOURS

Motion practice. See index heading Motion Practice

RULES

Federal rules. See index heading Federal Rules

Governing law, generally, 1:8 to 1:12

Local rules. See index heading Local Rules

Venue rules, resolving conflicts among, 3:66 to 3:67

RULING OR REMAND

Attorneys at law, admission to bar, 1:86

SANCTIONS

Discovery. See index heading Discovery Proceedings

Motion practice, 11:249 to 11:262, 13:48

Pleadings, 5:78 to 5:81

Pretrial conference, 12:95 to 12:98

"SAVING TO SUITORS" CLAUSE

Admiralty claim under, 5:95

SCANDALOUS MATTER

Strike, motion to, 9:113

SCHEDULING

Pretrial scheduling. See index heading Pretrial Scheduling and Management

SCHOOLS AND EDUCATION

Admission to bar, law school graduation, 1:79, 1:80

Continuing legal education, 1:93 to 1:96

Venue, suits against Louisiana State University Board of Supervisors, 3:59

SCIENTIFIC TESTING

Interview, investigation and assessment of case, 2:55

SEALS OR SEALING

Depositions, 11:151, 11:152

SECRETARY OF STATE

Service of process on. See index heading Service of Process

SECTION OF COURT

Petition, **6:163**

SECURITY

Bonds and undertakings. See index heading Bonds and Undertakings

SEIZED PROPERTY

Intervention. See index heading Intervention

SELECTION OF MEDIATOR

Generally, **15:79**

SELF-DEALING

Power of attorney, petition alleging self-dealing, 5:120

SEPARATE PARTIES OR TRIALS

Joint or several parties. See index heading Joint or Several Parties

SEPARATION OR DIVORCE

Real parties in interest, 4:37

SEQUENCE OF DISCOVERY

Generally, **11:14**

SEQUESTRATION

Pleadings, verification of, 5:73

SERVICE OF PROCESS AND PAPERS

Generally, 7:26 to 7:111

Acceptance of service, 7:81

Agent for service of process

attorney general, service on, 7:113

Natural Resources Department, service on Secretary of, 7:117

SERVICE OF PROCESS AND PAPERS—Cont'd Agent for service of process—Cont'd political subdivision, service on agent of, 7:114, 7:115 secretary of State. See "Secretary of State" under this heading state or public officials, generally, 7:112 to 7:121 Attorney general, service on, 7:113 Attorneys. See index heading Attorneys at Law Authorized persons, service by, 7:70 to 7:78 Bank, service on, 7:61 Business location, 7:54 Citation necessity for service of, 7:18 summary proceedings, 6:10 Constable, service by, 7:72 Corporations, service on generally, 7:52 to 7:61 bank, service on, 7:61 counsel of record, service on, 7:60 foreign corporation not required to have domestic agent, 7:55 location of business, 7:54 no agent for service, 7:53, 7:54 secretary of state, service on, 7:57 to 7:59 Costs that may be charged for mailing of process, 7:33 Counsel. See index heading Attorneys at Law Court appointed process service, service by, 7:76, 7:77 Cross-claims, 10:58 Death of nonresident motorist before service, 7:42 Default judgments, service of notice of signing, 8:45 Depositions. See index heading Depositions Discovery proceedings. See index heading Discovery Proceedings Domiciliary service, 7:34 to 7:36, 7:123 Evidence. See "Proof of service" under this heading Filing and recording, 7:46, 7:51, 7:84 Incarcerated persons, service on, 7:40 Intervention, service of petition, 4:82, 4:84, 4:85 Long-arm service. See index heading Long-Arm Service Mail or mailing long-arm service, 7:107 nonresident motorists, actions involving, 7:45 to 7:47 other officer, mailing process to, 7:32, 7:33 responsive pleadings and papers, 9:128 watercraft, mailing papers to nonresident owner of, 7:50 Mediation in workers' compensation matter, service following, 7:120, 7:121 Methods, generally, 7:26, 7:36 Motion practice, service of contradictory motions, 13:46 to 13:50 Motorists' nonresident in state, service on, 7:41 to 7:47

Natural Resources Department, service on Secretary of, 7:117

```
SERVICE OF PROCESS AND PAPERS—Cont'd
  Partition suits, service by publication in, 7:15
  Partnerships, service on, 7:62 to 7:65
  Personal service, generally, 7:28 to 7:33
  Petition, address, 6:172 to 6:175
  Physicians, service on, 7:39
  Place of personal service, generally, 7:30 to 7:33
  Pretrial statement or proposed order, service of, 12:72
  Private process service, service by, 7:74 to 7:78
  Proof of service
     generally, 7:78
     motion practice, proof of service of contradictory motion, 13:50
  Publication, service by, generally, 7:14, 7:15
  Real party in interest, service on succession representative before qualification,
       4:33
  Receipts, filing of, 7:46, 7:51
  Reconvention, 10:46
  Recording and filing, 7:46, 7:51, 7:84
  Refusal of mailed papers, 7:47
  Representatives, service on, 7:38
  Request for service, 7:27
  Responsive pleadings. See index heading Responsive Pleadings and Papers
  Return of process
    generally, 7:80 to 7:84
     acceptance of service, 7:81
    citation, return of service, 7:25
    conclusive effect, 7:82
     filing and recording, 7:51, 7:84
    form, 7:122
     watercraft, filing return receipt of service on owner of, 7:51
  Secretary of state
     corporations, service on secretary of state, 7:57 to 7:59
     nonresident motorists, actions involving, 7:41 to 7:47
     watercraft operator nonresident in state, service on secretary of state, 7:49
  Sheriff, service by
     generally, 7:71 to 7:73
     responsive pleadings and papers, 9:131 to 9:133
  Special deputy sheriff, service by, 7:73
  State or public officials, service on, 7:112 to 7:121
  Substitution of parties
     service of order, 4:107
     service of summons on legal successor, 4:93, 4:95, 4:96
  Summary judgment motion, service of notice or affidavits, 14:23, 14:55, 14:56
  Summary proceedings, 6:10
  Third-party claims, service of citation and demand, 10:97
  Third party claims, service of citation and demand, 10:98
  Third-party claims, service of citation and demand, 10:98
  Time for, 7:79
```

SERVICE OF PROCESS AND PAPERS—Cont'd

Unincorporated associations, service on, 7:66 to 7:69

Venue, service based on long arm act, 3:29

Watercraft operator nonresident in state, service on, 7:48 to 7:51

Workers' compensation, service following mediation, 7:120, 7:121

SETTING ASIDE

Vacation or setting aside. See index heading Vacation or Setting Aside

SETTLEMENT

Generally, 15:17 to 15:70

Accord and satisfaction as compromise, 15:68

Actual or apparent authority of attorney to settle, 15:20

Agreement, 15:142

Alternative to civil litigation, generally, **15:1**

Amount of offer, 15:49

Apportionment of attorney's fees, 15:24

Attorney's authority to settle, 15:19 to 15:24

Attorney's fees, apportionment of, 15:24

Authority to settle, 15:18 to 15:24

Class actions, approval, **15:65**, **15:66**

Collectability of potential judgment, factors considered in formulating offer, **15:46**

Consideration for contract, 15:54

Contingent fee agreement, effect of, 15:22 to 15:24

Contract, settlement or compromise as, 15:51 to 15:58

Contribution, 15:35

Correcting agreement, 15:55, 15:56, 15:58

Cost of further litigation, factors considered in formulating offer, 15:47, 15:48

Defense, pleading settlement as, 15:70

Definition of compromise, 15:17

Delay and inconvenience of further litigation, factors considered in formulating offer, **15:48**

Derivative suits, approval, 15:65, 15:66

Discharged attorney, effect to contingent fee agreement, 15:23

Dismissal of action, 15:69

Enforceability of contract, 15:53

Form of contract, 15:52, 15:53

Good faith, issues involving liability insurance, 15:25

Guarantor and debtor, 15:36 to 15:38

Hearing on judicial approval, 15:62

Infants or incompetents, judicial approval of settlement involving, 15:61, 15:62

Informing court of settlement, 15:59

Insolvent party, settling with, 15:29, 15:30

Insurance

generally, 15:25 to 15:28

formulation of offer, factors considered, 15:45

good faith, duty of, 15:25

multiple insurers, 15:27, 15:28

SETTLEMENT—Cont'd

Insurance—Cont'd

subrogation rights, impairment of, 15:26

uninsured motorists, 15:28

Interest based on negotiation, 15:41

Interview, investigation and assessment of case, settlement potential, 2:78

Joint petition to settle medical malpractice claim, 15:143

Judicial approval, **15:60 to 15:66**

Liability insurance. See "Insurance" under this heading

Multiple insurers, 15:27, 15:28

Negotiation methods, 15:39 to 15:41

Notice to court of settlement, 15:59

Offer

amount of offer, 15:49

formulating offer, 15:42 to 15:48

responding to, 15:50

Partners and partnerships, 15:31

Petition for judicial approval, 15:62

Pleading settlement as defense, 15:70

Positional bargaining, 15:40

Potential damage award, 15:44

Pretrial conference, 12:85

Receivers, settling with, 15:30

Rescission, 15:56

Responding to offer, 15:50

Revocation of attorney's authority to settle, 15:21

Scope of compromise, 15:67

Setting aside agreement, 15:55 to 15:58

Several interested parties, settling with some of, 15:32 to 15:38

Solidary obligors, settlement with one of several, 15:33 to 15:35

Subrogation rights of insurer, impairment of, 15:26

Success, likelihood of, 15:43

Succession representatives, 15:64

Surety and debtor, 15:36 to 15:38

Trustees, settling with, **15:30**, **15:63**

Uninsured motorists, 15:28

Venue, compromise of suit against joint or solidary obligors, 3:25, 3:26

Voluntary dismissal of action, 15:69

SEVERAL PARISHES, DISTRICTS WITH

Assignment of cases, 12:3

SEVERAL PARTIES

Joint or several parties. See index heading Joint or Several Parties

SEVERANCE OF ACTIONS

Consolidation or severance. See index heading Consolidation and Severance

SEWAGE AND WATER BOARD

Taking of property, action against board for, **5:121**

SHERIFF, SERVICE OF PAPERS BY

Generally, **7:71 to 7:73**

Responsive pleadings and papers, 9:131 to 9:133

SHORTHAND REPORTERS

Depositions, charges for copies of, 11:154

SHOW CAUSE RULE

Motion practice, 13:42

SIGNATURE OR SIGNING

Attorneys at law, application for admission to bar, 1:76

Default judgments, 8:45

Depositions, 11:147, 11:148

Discovery proceedings, 11:16 to 11:22

Motion practice. See index heading Motion Practice

Pleadings, 5:70, 5:75 to 5:81

Pretrial conference, 12:92

Responsive pleadings and papers, 9:26

SIMILAR CASES

Assignment of, 12:4

SIMPLICITY

Pleadings, 5:31 to 5:35

SIZE

Pleadings, 5:29

SLANDER

See index heading LIBEL AND SLANDER

SOCIAL SECURITY RECORDS

Authorization to obtain, form of, 2:82

SOLIDARY OBLIGORS

Joinder of parties, 4:58 to 4:60

Prescriptive, interruption of, 6:136 to 6:139

Settlement with one of several, 15:33 to 15:35

Third-party claims, 10:80

SOUND MIND REQUIREMENT

Attorneys at law, admission to bar, 1:77

SPAIN

Governing law, 1:2

SPECIAL DAMAGE

Generally, 5:48, 5:49

SPECIAL DEPUTY SHERIFF

Service of process by, 7:73

SPECIAL PROCEEDINGS

Jury trial in, 5:93

SPECIAL PROCEEDINGS—Cont'd

Waiver of venue, **3:6**

SPECIAL STATUTES

Prescription, construction projects, 6:84

SPECIFICATION

Damages, ban on pleading specific amount of, **6:183 to 6:185**Issues, specification in demand for jury trial, **5:100, 5:101**Summary judgment motion, specification of uncontroverted facts, **14:85**

SPECIFIC PERFORMANCE

Summary judgment motion, form, 14:93

SPEECH, FREEDOM OF

Striking pleadings, 9:114

SPINAL SURGERY

Medical malpractice alleging vicarious liability, 5:129

SPOUSES

Matrimonial matters. See index heading Matrimonial Matters

STANDING

Real party in interest, 4:25

STATE AND STATE OFFICIALS

Default judgments, instrumentalities of the state, **8:39** Petition, **6:175** Service of process, **7:112 to 7:121** Venue of suits against, **3:45**, **3:56**

STATUS

Conferences. See index heading Status Conferences Process and personal jurisdiction, **7:8 to 7:10**

STATUS CONFERENCES

Generally, **12:38 to 12:45** Court order for, **12:49** Defined, **12:38**

Discovery incomplete, **12:47**Form of scheduling order, **12:51**Matters considered, **12:50**

Notice of, **12:49**

Pretrial conference converted into, 12:40, 12:46, 12:47

Request for, **12:48 to 12:49**When required, **12:39 to 12:41**

STATUTES

Abandonment of action, statutory provision, **6:190** Arbitration, **15:97**

Frauds, pleading statute of, 9:45

Interview, investigation and assessment of case, 2:37

STATUTES—Cont'd

Prescription. See index heading Prescription

Reconvention, 10:35

Revised statutes, 1:9

STAY OF PROCEEDINGS

Arbitration. See index heading Arbitration

Discovery proceedings

sanctions for failure to make discovery, 11:272

STIPULATIONS

Demand for jury trial, 5:101

Depositions, 11:84, 11:85

STRIKING PLEADINGS

Court determination, 9:116, 9:117

Discovery, sanctions for failure to make, 11:271

Exceptions, relationship to, 9:109

Free speech actions, 9:114

Function of motion, 9:108

Insufficient demand or defense, 9:111

Matter that may be stricken from pleading, 9:110 to 9:113

Motion to strike, generally, 9:108 to 9:119

Procedure for motion, 9:118, 9:119

Redundant, immaterial, or impertinent matter, 9:112

Scandalous matter, 9:113

Time for filing motion, **9:119**

Unsigned pleadings, striking of, 5:75, 5:76

SUBJECT MATTER JURISDICTION

Waiver of, 9:7

SUBPOENAS

Depositions, 11:120 to 11:127

SUBROGATION

Real party in interest, 4:45 to 4:48

Settlement, 15:26

SUBSEQUENT PROCEEDINGS

Responsive pleadings and papers, 9:101 to 9:107

SUBSEQUENT REMEDIAL MEASURES

Summary judgment motion, 14:83

SUBSTITUTE ATTORNEY

Abandonment of suit or action, 6:193

Pretrial conference, attendance at, 12:76

SUBSTITUTION OF PARTIES

Generally, 4:89 to 4:110

Affidavits, 4:106

Appearance, successor's failure as to, 4:97 to 4:101

SUBSTITUTION OF PARTIES—Cont'd Death of party generally, **4:90 to 4:101** definition of legal successor, 4:91 failure of successor to appear, effect of, 4:97 to 4:101 survival statute, 4:92 timing of lawsuit, 4:93 to 4:96 Decedents' estates. See "Death of party" under this heading Default, prevention of, 4:99 Ex parte motion, **4:94**, **4:102**, **4:105** Fiduciaries and personal representatives definition of legal successor, 4:91 failure of successor to appear, 4:97 to 4:101 other party, legal representative appointed for, 4:100, 4:102, 4:103 service of summons on legal successor, 4:93, 4:95, 4:96 Forms involuntary substitution, motion and order for, 4:112, 4:113 known legal successor, 4:113 unknown legal successor, 4:112 voluntary substitution, motion and order for, 4:111 Inheritance. See "Death of party" under this heading Legal representative or successor. See "Fiduciaries and personal representatives" under this heading Order of court for transfer of interest, 4:109 Overview of grounds, 4:89 Personal representative. See "Fiduciaries and personal representatives" under this heading Public officer, 4:104 to 4:107 Service of papers order of public officer, 4:107 summons, service on legal successor, 4:93, 4:95, 4:96 Successors. See "Fiduciaries and personal representatives" under this heading Summons on legal successor, **4:93**, **4:95**, **4:96** Survival statute, **4:92** Timing of lawsuit, 4:93 to 4:96 Transfer of interest, 4:108 to 4:110 Undivided interests in land and land titles, inheritance of, 4:99 SUCCESS, LIKELIHOOD OF Settlement, 15:43 SUCCESSIVE TORTS Prescription, 6:30 to 6:36 SUCCESSORS AND SUCCESSION Real party in interest, 4:29 to 4:33 Settlement, 15:64 Substitution of parties. See index heading Substitution of Parties Venue of action involving, 3:55

SUGAR CANE OR SYRUP

Venue of action involving sale of manufacture of, 3:60

SUMMARY DISPOSITION

Motion practice, 13:33

SUMMARY JUDGMENT MOTION

Generally, 14:1 to 14:95

Absence of issue of material fact, 14:29, 14:30

Admissibility of facts as evidence, 14:66

Affidavits

generally, 14:55 to 14:68

admissibility of facts as evidence, 14:66

bad faith, 14:74 to 14:77

competency of affiant, 14:58

discovery, requirement for, 14:50

experts, 14:62 to 14:65

personal knowledge, 14:59 to 14:65

service of, 14:55, 14:56

supplemental affidavits, 14:67

supplementation by other discovery materials, 14:68

Agreed judgment in matrimonial cases, 14:14

Appeal and review

court, review of papers by, 14:73

summary judgment, review of, 14:87 to 14:90

Avoidance of unnecessary trials, 14:3, 14:4

Bad faith, affidavits made in, 14:74 to 14:77

Brief, 14:54

Burden of proof, 14:33 to 14:38

Causation, 14:43

Checklist, preparing or responding to motion for summary judgment, 14:91

Competency of affiant, 14:58

Contempt, finding of, 14:77

Continuance

request for, 14:71

time constraints, 14:27

Contract interpretation, 14:32

Court

judgment by, generally, 14:78 to 14:83

res judicata, 14:80

review of papers by, 14:73

subsequent remedial measures, 14:83

Credibility, issue of, 14:41

Damages, 14:7, 14:8, 14:44

Daubert factors, 14:63

Direction as to further proceeding, 14:86

Discovery

opportunity for, 14:46 to 14:50

```
SUMMARY JUDGMENT MOTION—Cont'd
  Discovery—Cont'd
     supplementation by discovery materials, 14:68
  Documents scrutinized equally, 14:38
  Exceptions
    distinguished from, 14:16
    matrimonial cases, exceptions in, 14:12
  Expenses, award of, 14:76
  Experts, 14:62 to 14:65, 14:82
  Factors affecting disposition, 14:28 to 14:50
    order for hearing, 14:92
    specific performance, 14:93
    suit to quiet tax title, 14:94
  Hearing, form of motion for summary judgment, including order for hearing,
       14:92
  Insurance coverage, 14:9, 14:10, 14:42, 14:85, 14:89
  Intent, issue of, 14:40
  Issue for trial, requirement that opponent show, 14:69 to 14:71
  Judgment
    generally, 14:78
    movant entitled to judgment as matter of law, 14:31
  Knowledge. See "Notice or knowledge" under this heading
  Law, movant entitled to judgment as matter of, 14:31
  Legal questions, 14:15
  Limitation of evidence considered by issues in motion, 14:81 to 14:83
  Matrimonial cases, limitations in, 14:11 to 14:14
  Motive, issue of, 14:40
  Nature of issues involved, 14:39 to 14:45
  Notice or knowledge
    generally, 14:21 to 14:23
    affiant, knowledge of, 14:59 to 14:65
  Objection or opposition, 14:52, 14:53
  Overview, 14:1 to 14:18
  Partial summary judgment, review of, 14:88, 14:89
  Parties in incidental action as movants, 14:18
  Partition, 14:13
  Procedure, generally, 14:51 to 14:90
  Purpose of motion, 14:1 to 14:4
  Racial discrimination. 14:45
  Reasonable doubt, exclusion of, 14:36
  Reasonable person standard, 14:30
  Reply of movant, 14:26
  Request, written reasons for judgment, 14:95
  Res judicata, 14:80
  Responsive pleadings
    manner of presentation, generally, 9:4
    time for, 14:25, 14:26
```

SUMMARY JUDGMENT MOTION—Cont'd Review. See "Appeal and review" under this heading Scope of motion, 14:5 to 14:14 Scope of review of summary judgment, 14:90 Service of notice or affidavits, **14:23**, **14:55**, **14:56** Shifting burden of proof, 14:34 Simplification of issues, 14:84 to 14:86 Specification of uncontroverted facts, 14:85 Specific performance, form, 14:93 Subsequent remedial measures, 14:83 Suit to quiet tax title, form, 14:94 Supplemental summary judgment on damages, 14:8 Supplementation by other discovery materials, 14:68 Time constraints generally, 14:19 to 14:27 continuance, 14:27 notice before hearing on motion, 14:21 to 14:23 response to motion, 14:25, 14:26 before trial, 14:20 waiver of formal service, 14:23 Ultimate burden of proof, 14:35 to 14:37 Waiver of formal service of notice, 14:23 Who may move for summary judgment, 14:17, 14:18 Written reasons for judgment, request for, 14:95 **SUMMARY JURY TRIALS** Alternative dispute resolution, 15:12 SUMMARY PROCEEDINGS Commencement of action, 6:7 to 6:11 Jury trial, 5:93 Pleadings generally, 5:19, 5:20 jury trial, 5:93 responsive pleadings. See "Responsive pleadings and papers" under this heading separate trials, 5:68 Responsive pleadings and papers generally, 5:20, 9:5 unauthorized use of, 9:62 Separate trials, 5:68 **SUMMONS** Substitution of parties, service of summons on legal successor, 4:93, 4:95, 4:96 SUPERVISORY WRITS Prescriptive period, interruption of, 6:122 SUPPLEMENTATION BY OTHER DISCOVERY MATERIALS Summary judgment motion, 14:68

SUPPORTING MEMORANDA

Motion practice, 13:25 to 13:33

SUPPORT OR PERSONS

Long-arm service, 7:100

SUPREME COURT

Court system. See index heading Courts and Court System Judge recusal, assignment of cases, 12:25

SURETY AND DEBTOR

Settlement, 15:36 to 15:38

SURGEONS

Physicians. See index heading Physicians and Surgeons

SURPRISE

Mistakes. See index heading Mistakes, Accidents, or Surprises

SURVEILLANCE FILMS

Discovery proceedings, 11:53

SURVIVAL STATUTE

Substitution of parties, 4:92

SUSPENSION OR REVOCATION

Pleadings, suspensive conditions, 5:42 to 5:44

Prescriptive period, suspension of. See index heading Prescription

Settlement, revocation of attorney's authority as to, 15:21

SWEARING

Oath or affirmation. See index heading Oath or Affirmation

TAX RECORDS

Authorization to obtain, form of, 2:84

TELECOMMUNICATIONS

Depositions, 11:85

Pretrial conferences, 12:74

TEN YEAR RULE

Prescription, action in redhibition, 6:77

TERMINATION AND EXPIRATION

Attorneys at law, terminating representation, 1:110 to 1:115 Depositions, termination of examination, 11:142 to 11:144 Release of claims, termination agreement and, 15:145

THIRD PARTIES

Claims of. See index heading Third-Party Claims Intervention. See index heading Intervention

THIRD-PARTY CLAIMS

Generally, 10:68 to 10:104

Allegations, necessity of, 10:90

THIRD-PARTY CLAIMS—Cont'd

Appeal, preserving right of, 10:95

Citation and demand, service of, 10:97, 10:98

Co-defendants, persons who may be brought in, 10:82, 10:83

Contribution

defendants who may be brought in, 10:79 to 10:81

failure to bring in third party, potential contribution, 10:93 to 10:95

Cross-claim distinguished, 10:83

Defenses and objections, pleading of, 10:100, 10:101

Direct claim by original plaintiff, 10:96

Dismissal of principal demand, effect of, 10:87

Excess of principal demand, third-party claim in, 10:86

Failure to bring in third party, effect of, 10:91 to 10:95

Federal rule, 10:70

Impleading nonparties, 10:104

Indemnitors, persons who may be brought in, 10:81

Intervention. See index heading Intervention

Judicial economy, considerations of, 10:85

Manner of assertion, 10:89, 10:90

Nature of, 10:68 to 10:70

Origins of Louisiana third-party demand, 10:69

Persons who may be brought in, 10:75 to 10:83

Pleading defenses and objections, 10:100, 10:101

Potential contribution, 10:93 to 10:95

Prescription

generally, 10:94

suspension of prescriptive period, 6:95

Principal demand, relation to, 10:84 to 10:88

Reconvention, 10:73, 10:102, 10:103

Rights of third party defendant, 10:99 to 10:104

Service of citation and demand, 10:97, 10:98

Solidary obligor, persons who may be brought in, 10:80

Warrantors, persons who may be brought in, 10:78

Who can assert, 10:71 to 10:74

TIME OR DATE

Alternative dispute resolution, 15:14

Arbitration, 15:120

Commencement of action barred by passage of time. See index heading Prescription

Default judgments, 8:27, 8:28

Depositions. See index heading Depositions

Discovery proceedings. See index heading Discovery Proceedings

Incidental demands. See index heading Incidental Demands

Interrogatories, 11:167

Judgment on the pleadings, motion for, 9:121

Motion practice. See index heading Motion Practice

Petition, **6:173**

TIME OR DATE—Cont'd

Pleadings. See index heading PLEADINGS

Prescription, **6:14**

Prescription. See index heading Prescription

Pretrial conference, 12:60

Service of process, 7:79

Strike, motion to, 9:119

Substitution of parties, 4:93 to 4:96

Summary judgment motion. See index heading Summary Judgment Motion

TORT ACTIONS

Default judgments, 8:33, 8:34

Prescription, 6:23 to 6:36

Responsive pleadings and papers, 9:83

Venue, 3:36

TRADEMARK INFRINGEMENT

Responsive pleadings and papers, 9:84

TRADE NAME

Capacity of person doing business under, 4:19, 4:21, 4:22

TRANSFER OF CASE

Exceptions, responsive pleadings and papers, 9:103

Time to answer after, 8:10

TRANSFER OF INTEREST

Substitution of parties, 4:108 to 4:110

TRANSMITTING WRITTEN QUESTIONS

Depositions, 11:137

TRIAL COURTS

Court system. See index heading Courts and Court System

TRIAL PREPARATION MATERIALS

Discovery of, 11:51 to 11:58

TRUSTS AND TRUSTEES

Real party in interest, 4:26 to 4:28

Settlement, 15:30, 15:63

TUTOR OF MINOR

Parties, 4:5

UNDERTAKINGS

Bonds. See index heading Bonds and Undertakings

UNDUE MEANS

Arbitration award procured by, 15:127

UNFAIR TRADE PRACTICE

Prescriptive periods, 6:36

UNFAIR TRADE PRACTICES ACT

Responsive pleadings and papers, 9:85

UNILATERAL ACT

Prescription, renunciation of, 6:152

UNINCORPORATED ASSOCIATIONS

Service of process on, 7:66 to 7:69

UNINSURED MOTORISTS

Settlement, 15:28

UNJUST ENRICHMENT

Pleadings, 5:35, 5:50

VACATION OR SETTING ASIDE

Arbitration. See index heading Arbitration Default judgments, **8:46**, **8:47**

Exceptions, 9:105

Settlement agreement, 15:55 to 15:58

VAGUENESS

Responsive pleadings and papers, 9:17, 9:63, 9:136

VALIDITY

Arbitration, validity and effect of agreement, 15:93, 15:94, 15:97

VEHICLES

Petitions, collision, negligence in, 5:119

VENUE

Generally, 3:1 to 3:91

Account, action on, 3:46

Adult adoptions, 3:42

Ancillary venue, 3:69, 3:70

Aquatic life in Gulf, action to enforce laws to protect, 3:62

Bond or undertaking, actions on, 3:44, 3:45

Business office or establishment in another parish, 3:28

Change of domicile within Louisiana, effect of, 3:21

Change of venue

generally, 3:72 to 3:80

consolidation and severance, 12:33

dismissal or transfer of case, 3:71

effect of transfer, 3:80

fees, payment of, **3:77**, **3:78**

mechanics of transfer, 3:79, 3:80

motion, 3:74

parish to which transfer may be made, 3:75

prejudice, 3:73 to 3:76

Checklist, potential sites for venue, 3:90

Community property, action for partition of, 3:34

Compromise of suit against joint or solidary obligors, 3:25, 3:26

```
VENUE—Cont'd
  Conflicts among venue rules, resolving, 3:67
  Consolidation and severance, 12:33
  Contract actions, 3:47 to 3:49
  Coroners, suits against, 3:58
  Corporation, action against
    generally, 3:10
    foreign corporations, 3:13 to 3:18
  Court approval by minor's parents, actions, 3:43
  Custody and support proceedings, 3:38
  Definitions, 3:1
  Disavowing filiation, action, 3:37
  Dismissal of suit
    change of venue, dismissal or transfer of case, 3:71
    joint or solidary obligors, 3:25, 3:26
  Dissolution of partnership, 3:53, 3:54
  District and inferior courts
    motion for transfer to another District court, 3:83 to 3:87
    rules applicable in, 3:3
  Establishing filiation, action, 3:37
  Farm labor or materials, action for, 3:61
  Fees, payment of, 3:77, 3:78
  Foreign corporation, action against, 3:13 to 3:18
  Forum non conveniens
    generally, 3:81 to 3:91
    basis in Louisiana practice, 3:82
    more convenient venue outside of Louisiana, 3:88 to 3:90
    motion for transfer to another District court, 3:83, 3:86
    nature and purpose of doctrine, 3:81
    transfer to another District court, 3:83 to 3:87
    waiver of prescription, 3:89, 3:90
  Health insurance, action on policy, 3:52
  Incidental demands, impropriety of venue, 10:15 to 10:17
  Insurance
    action on policy, generally, 3:50, 3:52
    foreign corporations, actions against, 3:17, 3:18
  Interest in real property, 3:32
  Interview, investigation and assessment of case, 2:77
  Joint or solidary obligors, 3:22 to 3:27
  Judicial bond, action on, 3:44
  Legal malpractice, 3:65
  Limited liability company, action against
    generally, 3:10
    foreign limited liability company, 3:13 to 3:18
  Long arm act, service based on, 3:29
  Malpractice, legal, 3:65
```

VENUE—Cont'd Marriage license requirements, waiver, 3:40 related by adoption, seeking judicial authorization, 3:39 Mechanics of transfer, 3:79, 3:80 More than one parish, property in, 3:35 Motions change of venue, 3:74 transfer to another District court, 3:83 to 3:87 Multiple parishes, property in, 3:35 Nonresidents, action against, 3:19 Objections, 3:27 Open account action by government, 3:46 action on, 3:41 Option contracts, 3:48 Parish to which transfer may be made, 3:75 Partition actions, 3:33, 3:34, 3:54 Partnership action against, 3:11, 3:12 dissolution of, 3:53, 3:54 Personal jurisdiction distinguished, 3:2 Pleadings, difference in venues, **5:60** Political subdivisions, suits against, 3:57 Prejudice, change of venue, 3:73 to 3:76 Prescriptive period, interruption of, 3:71, 6:121 to 6:126 Prison inmates, action against, 3:9 Promissory note, action on, 3:41 Property actions, 3:31 to 3:35 Proper venue, generally, 3:7 to 3:71 Proprietary information, action to enjoin use of, 3:63, 3:64 Public carriers, action against, 3:20 Resident or domiciled individuals, action against, 3:8, 3:9 Responsive pleadings and papers, 9:14 Service based on long arm act, 3:29 Special proceedings where venue cannot be waived, 3:6 State or state officials, suits against, 3:45, 3:56 Succession, action involving, 3:55 Sugar cane or syrup, action involving sale of manufacture of, 3:60 Tort actions, 3:36 Transfer to another District court, 3:83 to 3:87 University, suits against Louisiana State University Board of Supervisors, 3:59 Waiver, 3:4 to 3:6, 3:89, 3:90 marriage license requirements, 3:40

VERIFICATION

Depositions, **11:98** Pleadings, **5:69 to 5:81**

VETERANS ADMINISTRATION RECORDS

Authorization to obtain, form of, 2:83

VICARIOUS LIABILITY

Spinal surgery, medical malpractice, 5:129

VIDEOTAPES AND VIDEOTAPING

Depositions, 11:130, 11:140, 11:148

VIOLENCE, CRIMES OF

Prescription, **6:33**, **6:34**

VOCATIONAL EXPERTS

Physical and mental examinations, 11:213

VOLUNTARY DISMISSAL

Dismissal. See index heading Dismissal of Action or Suit

WAIVER AND ESTOPPEL

Abandonment of action, waiver of right to assert abandonment, 6:197 to 6:199

Arbitration, 15:105, 15:106, 15:110

Depositions, 11:88 to 11:94

Jury trial issues in the inferior trial courts, 1:35

Marriage license requirements, venue, 3:40

Motion practice, 13:65

Physical and mental examinations, 11:218

Pleadings. See index heading PLEADINGS

Pretrial conference, 12:58

Process and personal jurisdiction. See index heading Process and Personal Jurisdiction

Responsive pleadings. See index heading Responsive Pleadings and Papers

Summary judgment motion, 14:23

Venue, 3:4 to 3:6, 3:89, 3:90

WARRANTIES

Prescription, 6:46

Third-party claims, 10:78

WIFE

Matrimonial matters. See index heading Matrimonial Matters

WILLFUL ACTS

Intentional acts. See index heading Intentional or Willful Acts

WITHDRAWAL

Admissions, withdrawal of requests for, 11:243

Attorneys at law, 1:110 to 1:115, 6:193

Pleadings. See index heading PLEADINGS

WITHHOLDING JUDGMENT

Incidental demands, 10:24

WITNESSES

Arbitration, 15:115 to 15:117

INDEX

WITNESSES—Cont'd

Assignment of cases, 12:8

Depositions, unavailability of witness, 11:161

Interrogatories, location of witnesses and others, 11:170

Interview, investigation and assessment of case, 2:47 to 2:52

Sanctions for failure to comply with discovery order, 11:270

WORKERS' COMPENSATION

Service of process following mediation in workers' compensation matter, **7:120**, **7:121**

WORK-PRODUCT PRIVILEGES

Discovery proceedings, 11:58, 11:244

WRITING

Arbitration, necessity for writing, 15:92

Assignment of cases, 12:21

Pleadings, written motions, 5:17

Summary judgment motion, request for written reasons, 14:95

WRITTEN INTERROGATORIES

Discovery proceedings, 11:5

WRITTEN QUESTIONS

Depositions on. See index heading Depositions