

Index

ACCESSIBILITY

- Generally, § 89, 90
- Civil unrest, § 90, 90.1
- Disability accommodation, request for, § 89.2
- Interpreters, § 89.1
- Language and disability accommodation
 - Generally, § 89
 - Interpreters, § 89.1
 - Request for disability accommodation, § 89.2

ACCOMMODATION, LANGUAGE AND DISABILITY

- Generally, § 89
- Interpreters, § 89.1
- Request for disability accommodation, § 89.2

ADMINISTRATIVE AGENCIES, APPEALS FROM

- Venue, § 13.13

ADMISSIONS, REQUESTS FOR

- See Requests for Admissions

AFFIRMATIVE DEFENSES

- See Defenses, Affirmative

AGREEMENTS AND STIPULATIONS

- See Stipulations and Similar Agreements

AMENDED AND SUPPLEMENTAL PLEADINGS

- Amendments, generally, § 28.1
 - Amendments to conform to the evidence, § 28.4
 - Procedure for implementing amendments, § 28.9
 - Relation back, § 28.5 to 28.8
 - Response to amended pleading, § 28.3
 - When allowed, § 28.2
- Forms, § 28.12
- Interlineations, § 28.11
- Service and filing of amended pleadings
 - Generally, § 28.9
 - New parties, § 31.8, 32.4
- Statute of limitations, effect of amended pleadings, § 3.8
- Supplemental pleadings, § 28.10

AMICUS CURIAE

- Filing by, § 34.11

ANSWER

- Amendments to, see Amended and Supplemental Pleadings
- Appearance and Default, this index
- Consolidation and waiver requirements under CR 12, § 25.7, 27.9
- Form of, generally, § 25.11
- Forms, § 25.13, 27.10
- Pleading defenses under CR 12, see Pleadings, Challenges To Sufficiency
- Pleading specific defenses, see Pleadings
- Third Party Practice, this index
- Time limits, § 25.6

APPEAL, FOUNDATIONS FOR

- Appealability
 - Appealable decisions, § 85.1 to 85.7
 - Direct review by Supreme Court, § 85.16
 - Discretionary review, § 85.14
 - Errors in determining appealability, § 85.15
 - Moot issues, § 85.1
 - Nonappealable orders, § 85.8 to 85.12
 - Orders declining to compel arbitration, § 85.7
 - Partial judgments, § 85.13
- Cross-review, § 85.17
- Preservation of error at trial level
 - Generally, § 88.1
 - Affirm on any ground, § 88.2
 - Exceptions to doctrine of nonreviewability, § 88.10 to 88.17
 - Issues raised by the court, § 88.19
 - Objection at trial level, necessity of, § 88.1
 - Post-trial motions as means of preserving error, § 88.18
 - Specific applications, § 88.3 to 88.9
- Procedure for commencing review
 - Filing fee, § 87.4
 - Notice, content, § 87.3
 - Notice, form of, § 87.1
 - Place of filing, § 87.2
 - Premature notice, § 87.9
 - Service of notice, § 87.11
 - Special proceedings, § 87.8
 - Time for filing, extensions of time, § 87.10
 - Time for filing notice for discretionary review, § 87.6
 - Time for filing notice of appeal, § 87.5
 - Time for filing notice of cross review, § 87.7
 - Transmittal to appellate court, § 87.11
- Scope of review
 - Attorney fees, appeal from award, § 86.6
 - Decisions not designated in notice, § 86.2
 - In general, § 86.1
 - Multiple review proceedings, § 86.4

INDEX

APPEAL, FOUNDATIONS FOR—Cont'd

Scope of review—Cont'd

- Postjudgment order, appeal from, may bring judgment up for review, § 86.3
- Postjudgment orders, generally, § 86.5

APPEARANCE AND DEFAULT

Appearance

- Generally, § 22.1
- Attorney, appearance on behalf of client, § 22.5
- Challenge to jurisdiction not waived by appearance, § 22.3
- Death, removal, or suspension of attorney, effect, § 22.8
- Forms, § 22.9
- Limited scope representation, § 22.6
- Pro se parties, § 22.4
- What constitutes an appearance, § 22.2
- Withdrawal, § 22.7

Default

- Generally, § 23.1
- Appealability, § 23.7
- Entry of default, § 23.3
- Forms, § 23.9
- Judgment by default, § 23.4 to 23.6
- Motion for default, § 23.2
- Venue and default judgments, § 13.20

Vacating orders of default and default judgments

- Costs and terms, § 24.12
- Diligence, § 24.6
- Forms, § 24.14
- Jurisdiction, challenge to, after default, § 24.9
- Meritorious defense, requirement of, § 24.4
- Procedure and timing, § 24.11
- Reason for defendant's failure to appear, § 24.5
- Vacating judgment, § 24.2 to 24.8
- Vacating order of default, § 24.1
- Venue, challenge to, after default, § 24.10

ARBITRATION, MANDATORY

Introduction and overview, § 75.1

Arbitrability

- Generally, § 76.1
- Multiple claims, § 76.3
- Quantifying the claim, § 76.2
- Stipulations as to arbitration, § 76.5
- Waiver of monetary threshold, § 76.4

Authority of arbitrator

- Express powers, § 77.6
- Implied powers, § 77.8
- Local rules, § 77.9
- Prohibited acts, § 77.7

ARBITRATION, MANDATORY—Cont'd

Authority of arbitrator—Cont'd

Termination of authority, § 77.10

Award

Costs and attorney fees, § 79.2

Filing the award, § 79.3

Form of award, § 79.1

Judgment on award, § 79.4

Costs and attorney fees

Comparing awards, § 79.19

Multiple fee-shifting statutes, § 79.20

Discovery, § 78.3

Hearing

Absence of party from hearing, § 78.10

Conduct of hearing, § 78.7

Evidence, rules of, § 78.8, 78.9

Prehearing procedures, § 78.1

Prehearing statement of proof, § 78.5

Scheduling of hearing, § 78.2

Subpoenas, discovery, § 78.3, 78.4

Law governing, § 75.1, 75.2

Local rules, § 75.3

Settlement, § 78.6

Transfer to arbitration

Generally, § 77.1

Assignment to arbitrator, § 77.4, 77.5

Challenges to transfer, § 77.2

When transfer occurs, § 77.3

Trial de novo

Costs and attorney fees, when awarded (whether party improved position),
§ 79.14 to 79.19

In general, § 79.5

Postarbitration offer of compromise, § 79.12

Request for, filing, § 79.8

Request for, form, § 79.7

Request for, proof of service, § 79.10

Request for, service, § 79.9

Scope of issues, § 79.6

Transfer to trial calendar, § 79.11

ATTORNEY-CLIENT PRIVILEGE

Distinguished from work product rule, § 40.3

ATTORNEY-DEATH, REMOVAL, OR SUSPENSION

Effect, generally, § 22.8

ATTORNEY FEES

See Costs and Attorney Fees

INDEX

ATTORNEY, LIMITED SCOPE REPRESENTATION

Generally, § 22.6

Responsibilities under Rule 11, § 8.1

ATTORNEY, WITHDRAWAL BY

See Withdrawal by Attorney

BUSINESS RECORDS

Option to produce, see Interrogatories

CAPACITY OF PARTIES

Generally, § 30.6

Businesses and other entities, § 30.6

Forms, § 30.9

Minors and incompetents, § 30.7

Pleading capacity, § 30.8

Substitution of Parties, this index

CASE SCHEDULE

Local rules and procedures, § 58

Upon filing action, § 14.8

CERTIFICATE OF MERIT

Claims against health care providers, § 1.10

CHANGE OF JUDGE

See Notice of Disqualification

CHANGE OF VENUE

See Venue and Change of Venue

CHILD CUSTODY

Statutes affecting personal jurisdiction, § 10.6, 10.12

CHILDREN AS PARTIES

Capacity of Parties, this index

Settlements involving, see Settlement of Cases

CHILD SUPPORT

Statutes affecting personal jurisdiction, § 10.6, 10.11

CHOICE OF LAW

As to statute of limitations, see Statute of Limitations

Forum selection clause and stipulations, § 13.14

CITIES, ACTIONS AGAINST

See Governmental Entities, Actions Against

CIVIL UNREST

Generally, § 90, 90.1

CLAIM, NOTICE OF

See Notice-of-Claim Requirements

CLAIMS, NONJUDICIAL

See Governmental Entities, Actions Against

CLAIM SPLITTING

Prohibited, § 25.4

CLASS ACTIONS

Generally, § 14.12

COMMENCEMENT OF ACTION

Generally, § 14.1

Appearance and Default, this index

Community property considerations, § 15.21

Counterclaims and cross-claims, § 14.3

District court, special rules, § 14.1

Family law cases, § 14.2

Filing vs. service of process, § 14.1

Filing with court

Case information cover sheet, § 14.7

Case schedule, § 14.8

Electronic filing, § 60.4

Filing fee, § 14.5

Mechanics, § 14.5

Forms, § 14.14

Governmental Entities, Actions Against, this index

Jurisdiction, In Rem, this index

Jurisdiction, Personal, this index

Jurisdiction, Subject Matter, this index

Jury trial, demand for, § 14.9

Lis Pendens, notice of, § 14.10

Local rules, § 14.13

Multiple courts, filing in, § 14.11

Service of Process, this index

Statute of limitations, commencement for purposes of, § 14.4

Tentative commencement, 90-day rule, § 14.1

Venue and Change of Venue, this index

COMMISSIONERS, COURT

See Court Commissioners

COMMUNITY PROPERTY

Service of process, community property considerations, § 15.21

COMPELLING DISCOVERY

See Orders to Compel Discovery

COMPETENCY OF PARTIES

See Capacity of Parties

COMPLAINT

Generally, § 25.2

Amendments to, see Amended and Supplemental Pleadings

INDEX

COMPLAINT—Cont'd

- Amount of specificity required, § 25.3
- Failure to state a claim, see Pleadings, Challenges to Sufficiency
- Form generally, § 25.11
- Forms, § 25.13
- Jane Doe defendants, whether statute of limitations is tolled, § 25.11, 28.7
- Joinder of claims, § 25.4
- Specific claims, see Pleadings
- Third Party Practice, this index

COMPROMISE AND SETTLEMENT

- See Settlement of Cases

COMPULSORY JOINDER

- See Joinder and Severance of Parties

COMPUTATION OF TIME

- See Time, Computation and Enlargement of

COMPUTER-BASED RESEARCH

- See Costs and Attorney Fees

COMPUTERS

- Discovery of electronically stored information, § 49.3
- Long-arm jurisdiction over defendants doing business on Internet, § 10.5

CONFERENCE, PRETRIAL

- See Pretrial Conference

CONFLICT OF LAW

- Choice of law, as to statute of limitations, § 1.7, 1.8

CONSOLIDATION

- Of cases, § 37.4
- Of defenses, under CR 12, § 27.9

CONSTITUTIONAL LAW

- Constitutional restrictions on discovery and discovery sanctions, § 53.4

CONSULTANTS, DISCOVERY WITH RESPECT TO

- See Experts, Discovery With Respect To

CORONAVIRUS

- Covid-19 Pandemic, this index

CORPORATIONS

- Service upon, § 15.9

COSTS AND ATTORNEY FEES

- Introduction and overview, § 71.1
- Attorney fees, amount awarded
 - Award only for work already performed, § 71.16
 - Computer-based research, § 71.19
 - Consultants and experts, § 71.19

COSTS AND ATTORNEY FEES—Cont'd

Attorney fees, amount awarded—Cont'd

Lodestar method, § 71.16

Paralegal expenses, clerical expenses, § 71.19

Attorney fees, basis for award

Contract between parties, § 71.9

Damages distinguished, § 71.17

Defense verdict on small claim, § 71.11

Equitable basis, § 71.13

Frivolous claim or defense, § 71.10

General rules, § 71.18

Insurance disputes, § 71.14

Offer of judgment or settlement, § 71.18

Other specialized statutes, § 71.12

Prevailing party, defined for purposes of attorney fees, § 71.15

Attorney fees, pleading entitlement to, § 26.4

Prevailing party, defined, § 71.2 to 71.6 (costs), 71.15 (attorney fees)

Procedure

Claiming costs and attorney fees, § 71.24

Enforcement, § 71.24

Forms, § 71.26

Multiple-party cases, § 71.25

Objections, § 71.24

Review on appeal, § 71.24, 86.6

Specific applications

Dismissal, involuntary, § 71.21

Dismissal, some but not all parties, § 71.24

Dismissal, voluntary, § 71.20

Judgment as a matter of law, § 71.23

Summary judgment, § 71.22

Traditional costs (filing fees, etc.), § 717

COUNTERCLAIMS

Counterclaims and replies thereto, § 25.8

Effect upon plaintiff's right to voluntary dismissal, § 67.19

Statute of limitations, § 3.7

Whether summons is necessary, § 14.3

COUNTIES, ACTIONS AGAINST

See Governmental Entities, Actions Against

COURT COMMISSIONERS

Review of, § 70.7

COURTS OF LIMITED JURISDICTION

See Jurisdiction, Subject Matter

COVER SHEET

Upon filing action, § 14.7

INDEX

COVID-19 PANDEMIC

Emergency judicial powers, § 91.2

CROSS-CLAIMS

Cross-claims and answers thereto, § 25.9

Statute of limitations, § 3.7

Whether summons is necessary, § 14.3

DEATH OF ATTORNEY

Effect, generally, § 22.8

DEATH OF PARTY

See Substitution of Parties

DECORUM, COURTROOM

Guidelines, Chap. 3

DEFAULT

See Appearance and Default

DEFENSES, AFFIRMATIVE

Consolidation and waiver under CR 12, § 27.9

Pleading, § 26.5

Setoff, recoupment, § 26.5

Statute of limitations, § 3.7

DEPOSITIONS

Generally, § 43.1

Conduct of deposition

Conduct of counsel, parties, and deponent, § 45.5

Depositions by remote means, § 45.3

Errors and irregularities, § 45.7

Objections to questions and instructions not to answer, § 45.6

Persons before whom deposition may be taken, § 45.1

Record of testimony, generally, § 45.2

Telephone, deposition by, § 43.3

Videotaping, § 45.4

Who may attend, § 45.8

Forms, § 43.6

Initiating a deposition

Compelling attendance of nonparty, § 44.5 to 44.7

Compelling attendance of party, § 44.4

Compelling production of documents, § 44.8, 44.9

Date, time, and location, § 44.2, 44.3

Errors and irregularities, § 44.11

Notice, § 44.1

When deposition may be taken, § 43.2

Local rules, § 43.5

Oral deposition vs. written questions, § 43.4

Perpetuation of testimony vs. discovery, § 43.3

DEPOSITIONS—Cont'd

- Post-deposition procedures
 - Change of testimony, § 46.1
 - Filing with court, § 46.3
 - Service of transcript, § 46.2
 - Signing or waiver of signature, § 46.1
- Recording by video or other nonstenographic means
 - Depositions by remote means, § 44.10
- Use of depositions in subsequent proceedings
 - Generally, § 47.1
 - Admissibility at trial, § 47.2 to 47.7
 - Credibility of deponent, § 47.9
 - Depositions for impeachment, § 47.7
 - Experts, depositions of, § 47.4
 - Objections to statements within deposition, § 47.8
- Who may attend deposition, § 45.8

DESTRUCTION OF EVIDENCE (SPOILIATION)

- Generally, § 56.15

DIRECTED VERDICT

- See Judgment as a Matter of Law

DISABILITY ACCOMMODATION

- Request for, § 89.2

DISCOVERY

- Introduction and overview, § 38.1 to 38.3
- Arbitration, discovery in context of, § 78.3
- Compelling, see Orders to Compel Discovery, this index
- Constitutional limitations on discovery, § 53.4
- Discovery conference, § 38.17
- District court, special rules, § 38.1
- Ex parte contacts vs. formal discovery, § 41.1, 41.2
- Experts, Discovery With Respect To, this index
- Fisons*, effect, § 53.3
- Forms, § 38.22
- Judicial regulation of discovery
 - Orders to Compel Discovery, this index
 - Protective Orders, this index
 - Sanctions for Discovery Violations, this index
- Law governing, § 38.1, 38.5
- Local rules, § 38.22
- Meet-and-confer requirement, § 53.2
- Methods and scope
 - Generally, § 38.2, 38.3
 - Constitutional restrictions on discovery, § 53.4
 - Electronically stored information, § 49.3
 - Federal restrictions on discovery, § 38.5
 - Fisons*, effect, § 53.3

INDEX

DISCOVERY—Cont'd

Methods and scope—Cont'd

- Health care information, § **38.9 to 38.13**
- Insurance documents, § **38.6**
- Privileged matters, § **38.4**
- Right-to-know legislation, effect, § **38.20**
- Structured settlements and awards, § **38.7, 80.8**
- Tax returns and financial information, § **38.8**
- Work Product Rule, this index

Motion to compel, see Orders to Compel Discovery, this index

Public access to discovery materials, § **38.20, 53.5**

Sanctions for Discovery Violations, this index

Sealing discovery materials and court files, § **38.20 to 38.27**

Sequence and timing, § **38.15**

Signing of discovery requests and certification, § **38.18**

Specific forms of discovery

Depositions, this index

Documents and Tangible Things, Discovery With Respect To, this index

Entry Upon Land, this index

Experts, Discovery With Respect To, this index

Interrogatories, this index

Physical and Mental Examinations, this index

Requests for Admission, this index

Stipulations regarding discovery, § **38.21**

Subpoena duces tecum, use of, during discovery, § **49.12**

Supplementation of responses, § **38.16**

Third party access to information, § **38.20, 53.5**

DISCOVERY RULE

In context of statute of limitations, see Statute of Limitations

DISCOVERY SANCTIONS

See Sanctions for Discovery Violations

DISCRETIONARY REVIEW

See Appeal, Foundations For

DISMISSALS (CR 41)

Dismissal as discovery sanction, § **56.6**

Dismissal of inactive case on clerk's motion, § **67.4**

Dismissal vs. judgment as matter of law, § **67.1**

Failure to state a claim, see Pleadings, Challenges to Sufficiency Of Generally, § **67.1**

Involuntary dismissals under CR 41

After all evidence is in, § **67.13**

After plaintiff rests, § **67.11, 67.12**

Appellate review, § **67.17, 67.18**

Costs and attorney fees, § **67.15**

Forms, § **67.19**

Before plaintiff rests, § **67.10**

DISMISSALS (CR 41)—Cont'd

Involuntary dismissals under CR 41—Cont'd

Reconsideration, § 67.16

Vacation of dismissal, § 67.16

For violation of rule or court order, § 67.3

Want of prosecution, § 67.4 to 67.9

Lack of jurisdiction, see Pleadings, Challenges to Sufficiency Of

With or without prejudice

Dismissal after plaintiff rests, § 67.11, 67.12

Dismissal at close of evidence, § 67.13

Dismissal for violation of rule or order, § 67.3

Dismissal for want of prosecution, § 67.9

Voluntary dismissal, § 67.19

Statute of limitations and dismissals, § 67.14

Voluntary dismissal (nonsuit)

Generally, § 67.19

Costs and attorney fees, § 71.20

Counterclaim, effect, § 67.19

DISQUALIFICATION OF JUDGE

Actual prejudice, § 13.22

DISTRICT COURT

See Jurisdiction, Subject Matter

DOCUMENTS AND TANGIBLE THINGS, DISCOVERY WITH RESPECT TO

Introduction and overview, § 49.1

Compelling a nonparty to produce, § 49.12

Compelling a party to produce

Generally, § 49.6

Deposition, production during, § 49.11

Designation of documents, § 49.8

Electronically stored information, § 49.9

Possession, custody, or control, § 49.7

Procedure, objections, § 49.10

Definitions, terminology, § 49.2 to 49.4

Electronically stored information, § 49.3

Party or witness entitled to copy of own statement, § 49.13

Scope of discovery, § 49.5

Subpoena duces tecum, use of, with or without deposition, § 49.12

DOING BUSINESS

Common law basis for personal jurisdiction, § 10.9

DOMICILE

As basis for personal jurisdiction, § 10.2

ELECTRONICALLY STORED INFORMATION

Compelling production, § 49.9

Discovery of, § 49.3

INDEX

ELECTRONIC FILING WITH COURT

Generally, § 60.4

EMERGENCY JUDICIAL POWERS

Generally, § 91, 91.1

Covid-19 Pandemic, § 91.2

ENTRY UPON LAND

Compelling nonparty to permit entry, § 50.3

As form of discovery, generally, § 50.1

Forms, § 50.4

Procedure, § 50.2

EQUITABLE RELIEF

See Injunctions and Restraining Orders

ERROR, PRESERVATION FOR APPEAL

See Appeal, Foundations For

ESTOPPEL

As bar to asserting statute of limitations, § 4.12

EX PARTE CONTACTS

See Discovery

EXPERTS, DISCOVERY WITH RESPECT TO

Generally, § 39.1

Consulting experts, § 39.4

Depositions, admissibility at trial, § 47.4

Ex parte contacts, § 39.2

Fact or “occurrence” experts, § 39.5

Fees for experts, § 39.8

Forms, § 39.9

Lay witnesses who give expert opinion, § 39.7

Testifying experts

Generally, § 39.3

Later redesignated as consultants, § 39.6

Work Product Rule, this index

EXTENSIONS OF TIME

See Time, Computation and Enlargement Of

FAILURE TO STATE A CLAIM

See Pleadings, Challenges to Sufficiency

FAX, SERVICE BY

See Motions Generally

FEES, ATTORNEY

See Costs and Attorney Fees

FEES, FILING

Generally, § 14.5

FILING WITH COURT

- In context of commencing action, see Commencement of Action
- Filing by fax or electronic transmission, § 60.4
- Motions and similar documents, § 60.3
- Prison inmates, filing by, § 60.5

FINANCIAL INFORMATION

- See Tax Returns

FOREIGN LAW OR COUNTRY

- Pleading, § 26.8
- Service of process, § 15.22

FORUM NON CONVENIENS

- Generally, § 9.7

FORUM SELECTION CLAUSES

- Consent to personal jurisdiction, § 10.10

FORUM SELECTION CLAUSES AND STIPULATIONS

- Consent to venue, § 13.14

FOUNDATIONS FOR APPEAL

- See Appeal, Foundations For

GOVERNMENTAL ENTITIES, ACTIONS AGAINST

- Contractual requirements regarding commencement of action, § 14.6
- Notice-of-claim requirements
 - As prerequisite to lawsuit, generally, § 14.6
 - Relationship to statute of limitations, § 4.11
- Service upon local governmental entities, § 15.11
- Service upon State of Washington, § 15.13
- Venue and Change of Venue, this index

IMPLEADER

- See Third Party Practice

INCOME TAX RETURNS

- See Tax Returns

INCOMPETENT PARTIES

- See Capacity of Parties

INDISPENSABLE PARTIES

- See Joinder and Severance of Parties

INDUSTRIAL INSURANCE

- See Worker's Compensation Cases

INJUNCTIONS AND RESTRAINING ORDERS

- Introduction and overview, § 72.1
- Appeal, § 73.13
- Commencement of action, § 73.3
- Coordination with other documents and procedures, § 73.3

INDEX

INJUNCTIONS AND RESTRAINING ORDERS—Cont'd

- Effective date, § 73.11
- Enforcement, § 73.12
- Findings and conclusions, effect, § 73.10
- Forms, § 73.15
- Jurisdiction and procedure generally, § 73.1
- Law governing procedure, § 73.2
- Local rules, § 73.14
- Modification or vacation, § 73.13
- Notice and procedure
 - Generally, § 73.4
 - Permanent injunction, § 73.7
 - Preliminary injunctions, § 73.6
 - Temporary restraining orders, § 73.5
- Persons bound, § 73.11
- Preliminary injunction, form and content, § 73.9
- Sanctions for wrongful injunction, § 73:6A
- Security, § 73.8
- Substantive requirements
 - Defenses, § 74.2
 - For obtaining injunctive relief, § 74.1
- Temporary restraining orders
 - Generally, § 72.1
 - Form and content, § 73.9
 - Forms, § 72.3
 - Notice, § 73.5
 - Procedure, checklist, § 72.2

INMATES

- Service and filing by, § 60.5

IN REM JURISDICTION

- See Jurisdiction, In Rem

INSURANCE COMPANIES

- Service of process upon, § 15.12, 15.15

INTERLINEATIONS IN PLEADINGS

- See Amended and Supplemental Pleadings

INTERNET TRANSACTIONS

- As minimum contacts, for purposes of personal jurisdiction, § 10.5

INTERPLEADER

- Generally, § 35.1
- Forms, § 35.4
- Procedure, § 35.3
- When allowed, § 35.2

INTERPRETERS

- Accommodation, language and disability, § 89.1

INTERROGATORIES

- Generally, § 48.1
- Forms, § 48.17
- Option to produce business records, § 48.16
- Questions posed
 - Nature of questions, § 48.4
 - Number and form of questions, § 48.5
 - Scope of inquiry, § 48.2
- Responses to interrogatories
 - Form of responses, § 48.7 to 48.11
 - Motions to compel, § 48.14
 - Nature of responses, § 48.7
 - Supplementation or amendment or responses, § 48.13
 - Timing, filing, and service of responses, § 48.12
 - Use at trial, § 48.15
- Sanctions in connection with, § 48.14
- Timing, service, and filing of interrogatories, § 48.3

INTERVENTION OF PARTIES

- Generally, § 34.1
- Forms, § 34.11
- Intervention as matter of right, § 34.3 to 34.8
- Permissive intervention, § 34.9
- Procedure, § 34.10
- Timeliness, § 34.2

INVOLUNTARY DISMISSAL

- See Dismissals

JOINDER AND SEVERANCE OF PARTIES

- Compulsory joinder
 - Generally, § 31.1
 - Forms, § 31.9
 - Indispensable parties, § 31.7
 - Necessary parties, § 31.2 to 31.6
 - Procedure, § 31.8
- Permissive joinder
 - Generally, § 32.1
 - Forms, § 32.5
 - Limitations, § 32.2
 - Procedure, § 32.4
 - Separate trials, § 32.3
- Severance and separate trials
 - Generally, § 37.1
 - Forms, § 37.5
 - Separate trials, § 37.2
 - Severance, § 37.3
- Third Party Practice, this index

INDEX

JUDGMENT AS A MATTER OF LAW

- Generally, § 68.1
- Costs and Attorney Fees, this index
- Definitions and terminology, § 68.1, 68.2
- Dismissal distinguished, § 68.4
- General rules vs. special rules, § 68.5
- Law governing, § 68.2
- Motion based upon law rather than sufficiency of evidence, § 68.12
- Motion directed to entire claim vs. narrower issue, § 68.3
- Procedure
 - Generally, § 68.13
 - Alternative motion for new trial, § 68.17
 - Motion at end of all evidence, § 68.15
 - Motion prior to defendant's case in chief, § 68.14
 - Reconsideration or vacation, § 68.19
 - Renewing motion after trial, whether required for appeal, § 68.16
- Test for sufficiency of evidence
 - Circumstantial evidence, § 68.9
 - Credibility disregarded, § 68.10
 - Facts of science and physical facts, § 68.11
 - General rules, § 68.6
 - Scintilla of evidence, § 68.7
 - What evidence will be considered, § 68.8

JUDGMENT NOTWITHSTANDING VERDICT

- See Judgment as a Matter of Law

JUDGMENT ON THE PLEADINGS

- See Pleadings, Challenges to Sufficiency

JUDGMENT, SUMMARY

- See Summary Judgment

JURISDICTION, IN REM

- Generally, § 11.1

JURISDICTION, PERSONAL

- Introduction and overview, § 10.1
- Challenges to
 - Generally, § 10.14
 - Burden of proof on challenge, § 10.16 to 10.19
 - Consolidation and waiver requirements under CR 12, § 27.9
 - Default, effect upon right to challenge jurisdiction, § 24.9
 - Hearing and burden of proof on jurisdictional issue, § 10.16 to 10.19
 - By motion or in answer, § 10.14, 10.15
 - Timing of motion to dismiss, § 10.15
 - Waiver by conduct, § 10.21
 - Waiver by seeking affirmative relief, § 10.20
- Doing business, common law basis for jurisdiction, § 10.9
- Internet transactions, § 10.5

JURISDICTION, PERSONAL—Cont'd

- Long-arm statute, § 10.4 to 10.8
- Minimum contacts, § 10.2
- Notice and opportunity to be heard, generally, § 10.13
- Physical presence in state, § 10.10
- Residence (domicile), § 10.2
- Service of Process, this index
- Stream of commerce rule, § 10.14
- Uniform Child Custody Jurisdiction Act, § 10.12
- Uniform Interstate Family Support Act, § 10.11

JURISDICTION, SUBJECT MATTER

- Generally, § 9.1, 9.2
- Appellate court, § 9.5
- Challenges to
 - Generally, § 9.8
 - Default, effect upon right to challenge jurisdiction, § 24.9
- Forum non conveniens, § 9.7
- Multiple courts, filing in, § 14.11
- Practical considerations in choosing superior court or district court, § 12.1
- Superior court vs. district court, § 9.3, 9.4
- Tribal courts, § 9.6

JURY TRIAL

- Demand for, § 14.9

LACHES

- See Statute of Limitations

LAND, ENTRY UPON

- See Entry Upon Land

LIMITATIONS, STATUTE OF

- See Statute of Limitations

LIMITED JURISDICTION, COURTS OF

- See Jurisdiction, Subject Matter

LIMITED LIABILITY COMPANIES

- Service of process upon, § 15.10

LIMITED SCOPE REPRESENTATION

- Generally, § 22.6
- Responsibilities under Rule 11, § 8.1

LIS PENDENS

- Notice of, § 14.10

LONG-ARM STATUTE

- See Jurisdiction, Personal

MAIL

- Computation of time when papers served by mail, § 6.8, 6.9

INDEX

MAIL—Cont'd

- Filing and service by prison inmates, § 60.5
- Mailing papers to opposing counsel, receipt only presumed, § 69.4
- Service of process by, see Service of Process

MANDATORY ARBITRATION

- See Arbitration, Mandatory

MEDICAL MALPRACTICE CASES

- Certificate of merit, § 1.10
- Sanctions for frivolous filings, § 8.10
- Statute of repose, § 4.7, 5.10

MEET AND CONFER

- Discovery disputes, attorneys required to confer, § 53.2

MENTAL EXAMINATIONS

- See Physical and Mental Examinations

MINIMUM CONTACTS

- See Jurisdiction, Personal

MINORS AND INCOMPETENTS

- Generally, see Capacity of Parties
- Settlements involving, see Settlement of Cases

MOOT DECISIONS

- Appeal from, § 85.1

MORE DEFINITE STATEMENT

- See Pleadings, Challenges to Sufficiency

MOTIONS GENERALLY

- Introduction and overview, § 59.1
- Ex parte motions, § 64.2, 64.3
- General motion practice
 - Content, form, and style of motion, § 62.3, 62.4
 - Cross motions, § 62.14
 - Fax, use of, § 60.4
 - Filing, § 60.3
 - Forms, § 60.5, 61.4, 63.7
 - Hearing and argument, § 63.1 et seq.
 - Notice, § 61.1, 61.2, 62.2
 - Oral testimony on motion, § 62.8
 - Order entered after hearing, § 63.3 to 63.6
 - Response and reply, § 62.12
 - Service, § 60.2, 62.9
 - Shortening time for hearing, § 61.3
 - Supporting affidavits, declarations, and similar evidence, § 62.5 to 62.11
 - Working papers and proposed order, § 62.13
- Local Motion Procedures, § 67
- Oral motions, § 64.1

MOTIONS GENERALLY—Cont'd

Reconsideration and reapplication

Reapplication for same relief, § 65.2

Reconsideration generally, § 65.1

Reconsideration upon granting of dispositive motion, § 70.1 et seq.

Specific motions

Judgment as a Matter of Law, this index

Motions challenging the pleadings, see Pleadings, Challenges to Sufficiency

Motions to dismiss, see Dismissals, this index

Motions to vacate, see Vacation of Orders and Judgments

Motion to compel, see Orders to Compel Discovery, this index

Summary Judgment, this index

Venue and Change of Venue, this index

Stay proceedings, § 66

MOTOR VEHICLE ACCIDENTS

Service of process, § 15.14

NECESSARY PARTIES

See Joinder and Severance of Parties

NEW TRIAL

Alternative to judgment as matter of law, § 68.17

NONCLAIM STATUTES

Generally, § 1.3

NONJUDICIAL CLAIM REQUIREMENTS

See Notice-of-Claim Requirements

NONSUIT (VOLUNTARY DISMISSAL)

See Dismissals (CR 41), this index

NOTICE AND OPPORTUNITY TO BE HEARD

See Jurisdiction, Personal

NOTICE-OF-CLAIM REQUIREMENTS

Notice required in some cases before filing lawsuit, § 14.6

Statute of limitations, relationship to notice requirement, § 4.11

NOTICE OF DISQUALIFICATION

Generally, § 13.21

Proceedings subject to reconsideration over time, § 13.21

NUNC PRO TUNC

Orders, § 63.6

OBJECTION AT TRIAL, AS PREREQUISITE TO APPEAL

See Appeal, Foundations For

OFFER OF JUDGMENT

See Settlement of Cases

INDEX

ORDERS TO COMPEL DISCOVERY

See also Sanctions for Discovery Violations

Generally, § 54.1

Enforcement of order, § 54.4

Expenses, award of, § 54.3

Fisons, effect, § 53.3

Forms, § 54.6

Judicial regulation of discovery, generally, § 53.1 et seq.

Law governing, § 54.2

Meet-and-confer requirement, § 53.2

Third party access to information, § 53.3

ORDERS TO SHOW CAUSE

Must be served in same manner as summons, § 14.1

PARALEGAL FEES

See Costs and Attorney Fees

PARTIES

Introduction and overview, § 29

Capacity of Parties, this index

Impleader, see Third Party Practice

Indispensable, lack of, as a defense, § 27.3

Interpleader, this index

Intervention of Parties, this index

Joinder and Severance of Parties, this index

Necessary parties, see Joinder and Severance of Parties

Real Party in Interest, this index

Substitution of Parties, this index

Third Party Practice, this index

PARTNERSHIPS

Service upon partnerships, § 15.8

PERMISSIVE JOINDER

See Joinder and Severance of Parties

PERPETUATION OF TESTIMONY

See Depositions

PERSONAL JURISDICTION

See Jurisdiction, Personal

PHYSICAL AND MENTAL EXAMINATIONS

Generally, § 51.1

Forms, § 51.15

Order for examination, content, § 51.12

Procedure, generally, § 51.6

Identity of examiner and nature of examination, § 51.8

Number of examinations, § 51.7

Record of examination, § 51.10

Report of examiner, § 51.14

PHYSICAL AND MENTAL EXAMINATIONS—Cont'd

Procedure, generally, § 51.6—Cont'd

Time, location, and cost, § 51.11

Who may be present, § 51.9

Requirements for examination

Condition in controversy, § 51.4

Discretion of court, § 51.3

Good cause, § 51.5

Sanctions, § 51.13

Scope of discovery, § 51.2

PLEADINGS, AMENDMENTS TO

See Amended and Supplemental Pleadings

PLEADINGS, CHALLENGES TO SUFFICIENCY

Introduction and overview, § 27.1

Evidentiary hearing, § 27.5

Motions directed to sufficiency of pleadings

Consolidation and waiver requirements under CR 12, § 27.9

Motion for judgment on the pleadings, § 27.6

Motion for more definite statement, § 27.7

Motion to dismiss for failure to state a claim, § 27.2

Motion to dismiss for lack of jurisdiction, § 27.3, 27.4

Motion to strike, § 27.8

Option of challenging pleadings by motion or in answer, § 27.3, 27.4, 27.9

Timing of challenges, § 27.4

Venue, § 27.3

PLEADINGS, GENERALLY

Introduction and overview, § 25.1

Amended and Supplemental Pleadings, this index

Answer, this index

Complaint, this index

Conforming to evidence, § 28.4

Consolidation and waiver requirements under CR 12, § 27.9

Counterclaims, this index

Cross-Claims, this index

Form and content of, generally, § 25.11

Forms, § 25.13

Personal identifiers (Social Security numbers, etc.), § 25.11

Specific claims and defenses

Affirmative defenses, § 26.5

Attorney fees, § 26.4

Consolidation and waiver requirements under CR 12, § 27.9

Damages, § 26.1 to 26.3

Federal law, applicability, § 26.7

Foreign law, applicability, § 26.8

Forms, § 26.9

Other special matters, § 26.6

INDEX

PLEADINGS, GENERALLY—Cont'd

Third Party Practice, this index

PREJUDICE, AFFIDAVIT OF

Generally, § 13.21

PRELIMINARY INJUNCTIONS

See Injunctions and Restraining Orders

PRESERVATION OF ERROR FOR APPEAL

See Appeal, Foundations For

PRETRIAL CONFERENCE (CR 16)

Generally, § 57.1

Case schedule and related matters, § 58

Initial vs. final conference, § 57.3

Objectives, § 57.2

Pretrial order, effect, § 57.7

Pretrial order, modification, § 57.8

Procedure, § 57.5, 57.6

Sanctions, § 57.9

Settlement conference distinguished, § 57.4

PRISON INMATES

See Inmates

PRIVILEGES, EVIDENTIARY

As limiting scope of discovery, § 38.4

Work product rule distinguished from attorney-client privilege, § 40.3

PROCESS

See Service of Process

PROFESSIONAL COURTESY

Guidelines, Chap. 3

PROTECTIVE ORDERS

Generally, § 55.1

Enforcement of order, § 55.5

Forms, § 53.6

Grounds for motion, § 55.2

Law governing, § 55.2

Meet-and-confer requirement, § 53.2

Modification or vacation of order, § 55.4

Procedure, § 55.3

PUBLIC ACCESS TO COURT FILES AND DISCOVERY MATERIALS

Attendance at deposition, § 38.22, 45.8

Constitutional (First Amendment) considerations, § 38.27

Depositions published but not filed, § 38.25

Discovery materials filed in connection with motion, § 38.23

Discovery materials not filed with court, § 38.21

Discovery materials subject to earlier protective order, § 38.24

PUBLIC ACCESS TO COURT FILES AND DISCOVERY MATERIALS

—Cont'd

Hazardous products or substances, § 38.26
Overview, § 38.20

PUBLICATION, SERVICE BY

See Service of Process

PUBLIC DISCLOSURE ACT

As an alternative to discovery, § 42.1
Whether attorney-client privilege applies, § 42.1
Whether work product protections apply, § 40.15, 42.1

REAL PARTY IN INTEREST

Generally, § 30.1
Objections, § 30.4
Pseudonym, action under, § 30.3
Ratification and joinder, § 30.5
Scope of rule, § 30.2

RECONSIDERATION OF ORDERS AND JUDGMENTS

Order entered upon nondispositive motion, see Motions Generally
Order or judgment entered upon dispositive motion
Default judgments, § 70.6
Forms, § 70.8
Local rules, § 70.7
Motion for reconsideration, § 70.2, 70.3
Motion to vacate, § 70.4, 70.5

RECOUPMENT, SETOFF

Pleading, § 26.5

REMOVAL OF ATTORNEY

Effect, generally, § 22.8

REPOSE, STATUTE OF

See Statute of Repose

REQUESTS FOR ADMISSIONS

Generally, § 52.1
Effect of admissions, § 52.17
Forms, § 52.19
Protective orders, § 52.13
Requests
Nature of, § 52.5 to 52.7
Number and form of requests, § 52.4
Scope of discovery, § 52.2
Timing, service, and filing of requests, § 52.3
Responses
Form of, § 52.8
Nature of, § 52.9, 52.10
Objection to request for admission, § 52.11 to 52.13

INDEX

REQUESTS FOR ADMISSIONS—Cont'd

Responses—Cont'd

Sufficiency of response, challenge to, § 52.15

Supplementation, amendment, or withdrawal, § 52.16

Timing, service, and filing of responses, § 52.14

Sanctions, § 52.18

RESIDENCE

As basis for personal jurisdiction, § 10.2

RESTRAINING ORDERS

See Injunctions and Restraining Orders

RIGHT-TO-KNOW STATUTES

Public access to discovery materials, § 38.20, 53.5

RULE 11

See Sanctions Under Rule 11

SANCTIONS FOR DISCOVERY VIOLATIONS

See also Orders to Compel Discovery

Constitutional limitations, § 53.4

Fisons, effect, § 53.3

Forms, § 56.19

“Harsh” sanctions, definition and effect, § 56.4

Judicial regulation of discovery, generally, § 53.1 *et seq.*

Meet-and-confer requirement, § 53.2

Post-trial sanctions for violations not discovered until after trial, § 56.17

Sanctions for destruction of evidence (spoliation), § 56.15

Sanctions for failure to comply with court order

Amount and nature of sanctions, § 56.3

Default judgment as sanction, § 56.7

Dismissal as sanction, § 56.6

Exclusion of evidence as sanction, § 56.5

Must the violation be “willful”?, § 56.4

Statutes and rules governing, § 56.1

Sanctions for failure to disclose witnesses, § 56.16

Sanctions without violation of specific order

Generally, § 56.8

Court’s inherent power to impose sanctions, § 56.14

Failure to admit, § 56.10

Failure to disclose witness, § 56.16

Failure to participate in plan, § 56.12

Failure to respond, § 56.11

Failure to supplement responses, § 56.13

Violation of attorney’s certification, § 56.9

SANCTIONS FOR WRONGFUL INJUNCTION

Generally, § 73:6A

SANCTIONS UNDER RULE 11

- Generally, § 8.1
- Alternatives to Rule 11 sanctions, § 8.10
- Appellate review, § 8.11
- Kind and amount of sanctions, § 8.7 to 8.9
- Procedure, § 8.8
- Scope of rule, § 8.2
- Signature of attorney or party, implications, § 8.3
- Standards for imposition of sanctions, § 8.4 to 8.6

SARS-COV-2

- Covid-19 Pandemic, this index

SCHEDULING OF CASES

- See Case Schedule

SEALING COURT FILES AND DISCOVERY MATERIALS

- See Public Access to Court Files and Discovery Materials

SEPARATE TRIALS

- See Joinder and Severance of Parties

SERVICE OF MOTIONS AND SIMILAR DOCUMENTS

- See Motions Generally

SERVICE OF PROCESS

- Generally, § 15.1
- Agreements as to time or place of service, § 15.16
- Amendment of service (second attempts), § 20.2
- Amendment of summons, § 15.2
- Burden of proof, when service is challenged, § 10.17
- Challenges to
 - Generally, § 20.1
 - Consolidation and waiver of defenses under CR 12, § 27.9
- Community property considerations, § 15.21
- Foreign country, § 15.22
- Forms, § 21.2
- Mail, service by
 - Generally, § 17.1
 - Jurisdictional effect, § 17.3
- Other methods specially authorized by court, § 18.1
- Personal service upon
 - Businesses, § 15.8, 15.12
 - Corporations, § 15.9
 - Defendants added after action commenced, § 15.19
 - Individuals, hand-to-hand delivery, § 15.5
 - Individuals, service at mailing address, § 15.7
 - Individuals, service at place of abode, § 15.6
 - Insurers, § 15.12, 15.15
 - Limited liability companies, § 15.10

INDEX

SERVICE OF PROCESS—Cont'd

Personal service upon—Cont'd

Local governmental entities, § 15.11

Other, § 15.15

Partnerships, § 15.10

State of Washington, § 15.13

Proof of service, § 19.1, 19.2

Publication, service by

Generally, § 16.1 et seq.

Jurisdictional effect, § 16.9

Mailing, requirement of, § 16.2

Special situations

Family law matters, § 15.15

Foreign country, service in, § 15.22

Insurance companies, § 15.15

Landlord-tenant, § 15.15

Long-arm statute, service outside state, § 15.15

Minors and incompetents, § 15.15

Motor vehicle accidents, service on Secretary of State, § 15.14

Other, § 15.15

Trickery, use of, § 15.17

Uncooperative or evasive defendants, § 15.18

Strict compliance vs. substantial compliance, § 15.3

Summons, form and content, § 15.2

Waiver of error

Consolidation and waiver of defenses under CR 12, § 27.9

Objection must be timely, § 10.14

Waiver by conduct inconsistent with intent to seek dismissal, § 10.21

Waiver by seeking affirmative relief, § 10.20

Who may serve summons and complaint, § 15.20

SETOFF, RECOUPMENT

Pleading, § 26.5

SETTLEMENT CONFERENCE

Distinguished from pretrial conference, § 57.4

SETTLEMENT OF CASES

Generally, § 80.1

Authority to settle, § 80.7

Discovery of structured settlement offers, § 80.8

Enforcement of settlement

Generally, § 83.1

Breach following order of dismissal, § 83.4

Breach if settlement reached before commencement of action, § 83.3

Breach while action pending, § 83.2

Minors and incompetents, cases involving

Generally, § 82.1

Deposit of proceeds and related matters, § 82.7

SETTLEMENT OF CASES—Cont'd

Minors and incompetents, cases involving—Cont'd

Effect of approval, § 82.6

Forms, § 82.9

Guardian ad litem, appointment, § 82.3

Guardian ad litem, report of, § 82.4

Hearing, § 82.5

Initiating the proceedings, § 82.2

Multiple party cases, § 80.6

Offers of judgment

Generally, § 81.1

Acceptance and withdrawal of offer, § 81.4

Consequences of nonacceptance, § 81.5

Form of offer, § 81.2

Forms, § 81.7

Service of offer, § 81.3

Statutory offers of settlement, § 81.6

Procedures generally

Dismissal, § 80.3 to 80.5

Effect on future claims, § 80.5

Forms, § 80.9

Overview, § 80.1

Settlement documents, § 80.2

SEVERANCE OF PARTIES

See Joinder and Severance of Parties

SHOW CAUSE ORDERS

See Orders to Show Cause

SPLITTING CLAIMS

Prohibited, § 25.4

SPOILIATION (DESTRUCTION OF EVIDENCE)

Generally, § 56.15

STANDING

See Real Party in Interest

STATE, ACTIONS AGAINST

See Governmental Entities, Actions Against

STATUTE OF LIMITATIONS

Generally, § 1.1, 5.1

Accrual of cause of action, § 2.1

Amendment of pleadings, effect upon statute of limitations, § 3.8

Amendments, statutory, § 1.11

Choice of law, § 1.7, 1.8

Commencement of action

Generally, § 3.1

Appearance, effect as to defense of statute of limitations, § 3.5

INDEX

STATUTE OF LIMITATIONS—Cont'd

Commencement of action—Cont'd

Computation of time, 90-day rule, § 3.2

Counterclaims, cross claims, and defenses, § 3.7

Extensions of time prohibited, § 3.6

Multiple defendants, § 3.4

Substituted service, § 3.3

When action is deemed commenced, generally, § 14.1

Computation of time, § 1.5

Contract, time limits established by, § 1.9

Discovery rule

Generally, § 2.2

Actual vs. constructive knowledge, § 2.3

Fraud, § 5.17

Specific applications, cases, § 2.5

Specific applications, statutes, § 2.4

Dismissals and the statute of limitations, § 67.14

Estoppel

Generally, § 4.1

As bar to asserting statute of limitations, § 4.12

Governmental entities, claims against, notice-of-claim requirements, § 4.11

Governmental entities, claims by, § 1.6

Introduction and overview, § 1.1

Laches, § 1.4

Nonclaim statutes, § 1.3

Repose, statutes of, § 1.2

Specific kinds of cases

Accounts receivable, § 5.5

Assault, § 5.20

Contracts, oral, § 5.8

Contracts, written, § 5.4

Defamation, § 5.20

Equity, § 1.4

False imprisonment, § 5.20

Fraud, § 5.16, 5.17

Governmental entities, claims by, § 1.6

Judgments, actions on, § 5.3

Medical malpractice, § 5.10

Other, § 5.6

Penalty or forfeiture, § 5.18, 5.21

Personal injury, § 5.9

Personal property, actions concerning, § 5.14

Products liability, § 5.11

Real property, actions concerning, § 5.2, 5.7, 5.12, 5.15

Rents and profits, § 5.6

Sexual abuse, § 5.13

Tax deed, § 5.19

STATUTE OF LIMITATIONS—Cont'd

Specific kinds of cases—Cont'd

Uniform Commercial Code, § 5.4

Waste or trespass, § 5.15

Specific statutes

Five years, § 5.7

Six years, § 5.4 to 5.6

Ten years, § 5.2, 5.3

Three years, § 5.8 to 5.19

Two years, § 5.20 to 5.22

Statutory amendments, when effective, § 1.11

Tolling

Generally, § 4.1

Absence or concealment, § 4.2

Bankruptcy, § 4.11

Death, § 4.9, 4.10

Estoppel, § 4.12

Imprisonment, § 4.6

Incompetency, § 4.5

Medical malpractice and health care claims, § 4.7

Military service, § 4.8

Minority, § 4.4

Other tolling provisions, § 4.13

Personal disabilities, generally, § 4.3

Statutory prohibitions, § 4.11

STATUTE OF REPOSE

Generally, § 1.2

STIPULATIONS

Venue, forum selection clauses, § 13.14

STIPULATIONS AND SIMILAR AGREEMENTS

Introduction and overview, § 7.1

Arbitration, stipulation for, § 76.5

Authority to stipulate, § 7.1

Definitions, § 7.1

Discovery, stipulations as to, § 38.21

Enforceability as matter of contract law, § 7.15

Forms, § 7.16

Law governing, § 7.8

Offer to stipulate distinguished, § 7.2

Permissible subject matter, § 7.3 to 7.7

Relief from stipulation, § 7.14

Whether binding on client, § 7.13

Written agreement, necessity of, § 7.9 to 7.12

STREAM OF COMMERCE

As basis for personal jurisdiction, § 10.4

INDEX

STRIKING MATERIAL FROM PLEADINGS

See Pleadings, Challenges to Sufficiency

SUBJECT MATTER JURISDICTION

See Jurisdiction, Subject Matter

SUBPOENA

Motion to quash subpoena, § 55.1

Subpoena duces tecum, to obtain documents during discovery, § 49.12

SUBSTITUTION OF PARTIES

Generally, § 36.1

Death of party, § 36.2

Forms, § 36.5

Incompetent party, § 36.3

Transfer of interest, § 36.4

SUFFICIENCY OF PLEADINGS

See Pleadings, Challenges to Sufficiency Of

SUMMARY JUDGMENT

Generally, § 69.1

Appeal, § 69.36

Bad faith, affidavits submitted in, § 69.30

Burden on motion, § 69.12

Costs and Attorney Fees, this index

Effect of summary judgment

Content of judgment; relief that can be granted, § 69.32

Granting or denial of motion, generally, § 69.33

Reconsideration or vacation, § 69.35

Forms, § 69.38

Local rules, § 69.37

Nonmoving party, judgment for, § 69.13

Other pretrial motions distinguished, § 69.2

Timing and procedure

Generally, § 69.3

Continuances, § 69.29

Cross-motions, effect, § 69.28

Legal argument, § 69.10

Motion and response, § 69.4 to 69.11

Oral testimony, § 69.11

Order, judgment, findings, and conclusions, § 69.31

Reconsideration or vacation, § 69.35

Supporting materials, generally, § 69.4 to 69.9

Supporting materials, must be admissible as evidence, § 69.7

Time, computation of, § 69.3

Whether case presents genuine issue of material fact

Generally, § 69.14

Credibility, issues of, § 69.16

Quantum of evidence needed to overcome motion, § 69.15

SUMMARY JUDGMENT—Cont'd

- Whether case presents genuine issue of material fact—Cont'd
 - Specific applications (case law), § 69.17 to 69.25
 - When facts are in dispute but law compels particular result, § 69.27
- Whether moving party is entitled to judgment as matter of law, § 69.26

SUMMONS

- Amendment of, § 15.2
- Form and content of, § 15.2
- Service of, see Service of Process, this index
- Whether summons is necessary with counterclaim or cross-claim, § 14.3

SUPPLEMENTAL PLEADINGS

- See Amended and Supplemental Pleadings

SUPPLEMENTATION OF RESPONSES

- See Discovery

SUSPENSION OF ATTORNEY

- Effect, generally, § 22.8

TAX RETURNS

- Access to during discovery, § 38.8, 53.4

TEMPORARY RESTRAINING ORDERS

- See Injunctions and Restraining Orders

TENTATIVE COMMENCEMENT OF ACTION

- See Commencement of Action

THIRD PARTY PRACTICE

- Generally, § 33.1
- Definitions, § 33.1
- Impleader
 - Generally, § 33.1
 - Joinder of additional parties and claims, § 33.4
 - Procedure, § 33.3
 - When allowed, § 33.2
- Interpleader, this index
- Intervention of Parties, this index
- Substitution of Parties, this index

TIME, COMPUTATION AND ENLARGEMENT OF

- A chart summarizing time limits appears in Chapter 1 of Handbook*
- Enlargement of time limits under Civil Rules, § 6.10, 6.11
- Generally, under Civil Rules and applicable statutes
 - Counting backward, § 6.4
 - Exclude first day, § 6.2
 - Exclude some final days, § 6.3
 - Introduction and overview, § 6.1
 - Local rules, § 6.7
 - Mail, when papers served by, § 6.8, 6.9

INDEX

TIME, COMPUTATION AND ENLARGEMENT OF—Cont'd

Generally, under Civil Rules and applicable statutes—Cont'd

Statutes, effect, § 6.6

Substantial compliance, § 6.12

Time limits less than 7 days, § 6.5

Statute of limitations, computation for purposes of, § 1.5

TRIAL DE NOVO

See Arbitration, Mandatory

UNIFORM COMMERCIAL CODE

Statute of limitations provisions, § 5.4

VACATION OF ORDERS AND JUDGMENTS

Default orders and judgments, see Appearance and Default

Order or judgment entered upon dispositive motion, § 70.1 et seq.

VENUE AND CHANGE OF VENUE

Generally, § 13.1, 13.2

Change of specific judge (notice of disqualification), § 13.21

Change of venue

Affidavit of merits, § 13.17

Consolidation and waiver requirements under CR 12, § 27.9

Costs, § 13.19

Forms, § 13.23

Grounds, § 13.15

One change per party, § 13.18

Procedure, § 13.19

Timing, § 13.16

Default judgment

Generally, § 13.20

Effect of default upon right to challenge venue, § 24.10

Disqualification of judge for actual prejudice or unconstitutional risk of bias,
§ 13.22

Forum selection clauses and stipulations, § 13.14

General rules, § 13.2

Jurisdiction distinguished from venue, § 13.1

Specific kinds of cases

Cities, actions against, § 13.10

Corporations, actions against, § 13.4

Counties, actions against, § 13.9

Nonresidents, actions against, § 13.7

Other, § 13.13

Penalties and forfeitures, § 13.12

Personal injury actions, § 13.3

Personal property, actions involving, § 13.3, 13.6

Personal property, damage to, § 13.3

Public officers, actions against, § 13.11

Real property, actions involving, § 13.5

State of Washington, actions against, § 13.8

VOLUNTARY DISMISSAL (NONSUIT)

See Dismissals (CR 41), this index

WITHDRAWAL BY ATTORNEY

Generally, § 22.7

Forms, § 22.8

WITNESSES, FAILURE TO DISCLOSE

See Sanctions for Discovery Violations

WORKER'S COMPENSATION CASES

Ex parte contacts permitted, § 41.2

Venue, § 13.13

WORK PRODUCT RULE

Generally, § 40.1

In anticipation of litigation, § 40.5

Attorney-client privilege distinguished, § 40.3

Forms, § 40.18

Impressions and theories of attorney, § 40.7 to 40.9

Nonparties, assertion of rule by, § 40.16

Nonparty, § 40.11

Party or witness entitled to copy of own statement, § 40.14

Public Disclosure Act, effect, § 40.15

Termination of litigation, effect, § 40.17

Waiver

Generally, § 40.10

Extent of, § 40.13

Other, § 40.12

What is protected, § 40.4, 40.5

When court may order disclosure, § 40.6

Whether work product rule applies during trial, § 40.2