

Civil Practice Index

All references are to the Rhode Island Superior Court Rules of Civil Procedure.

ABUSE OF DISCRETION

Enlargement of time, § 6:3

ACCORD AND SATISFACTION

Generally, § 8:6

ADDITUR

Generally, § 59:4

ADMINISTRATIVE ACTION, REVIEW OF

Aggrieved party, § 80:1
Appellate review, § 80:5
Comparison with the Federal Rule, § 80:6
Complaint seeking review, § 80:2, 80:3
Exhaustion of administrative remedies, § 80:1
Judgment, § 80:4
Jurisdiction, § 80:1
Municipal agencies, § 80:1
Notice, § 80:3
Pleadings, § 80:2
Purpose and scope of Rule, § 80:1
Service of complaint seeking review, § 80:3
Time limits, § 80:3
Trial or hearing, § 80:4

ADMIRALTY AND MARITIME CLAIMS

Defenses; form of denials, § 8:4
Jury trial of right, § 38:4
Permissive joinder of parties, § 20:5
Third-party practice, § 14:10

ADMISSION REQUESTS

See REQUESTS FOR ADMISSION

ADOPTION OF STATEMENTS BY REFERENCE

Generally, § 10:3

ADVISORY JURY

Generally, § 39:2

AFFIDAVITS

Default, entry of, § 55:2 to 55:4
Injunction, § 43:3
Motions, generally, § 6:6, 43:3

AFFIDAVITS—Cont'd

New trial motion, § 59:5, 59:6

Summary judgment. See SUMMARY JUDGMENT

Trial continuances, absence of material witness, § 40:2

AFFIRMATION IN LIEU OF OATH

Generally, § 43:2

AFFIRMATIVE DEFENSES

Generally, § 8:6

Burden of proof, § 8:7

AGED PERSONS

Use of deposition in court, § 32:2, 32:3

AGENT ORANGE OR HERBICIDE ACTIONS

Statute of limitations, § 2:4

AGENTS FOR PROCESS AND SERVICE OF PROCESS

Chart, statutorily appointed agents for service, § 4:8

Individual or corporate agent appointed to accept service, § 4:7

Statutory designation, § 4:8

AGGRIEVED PARTY

Administrative action, review of, § 80:1

AMENDMENTS

Answer, of, § 8:6

Judgment, alter or amend

motion to, § 6:6, 59:9

newly discovered evidence, § 59:5

remitter and additur, § 59:4

Motions, of, § 7:2

Pleadings, amended. See PLEADINGS

Superior Court Rules, to, § 1:1

Tolling statute of limitations, § 12:10

AMICUS CURIAE

Intervention action, § 24:2

AMOUNT IN CONTROVERSY

See JURISDICTION AND VENUE

ANSWER

Generally, § 7:1

Amendment of, § 8:6

Challenging legal sufficiency of complaint, § 7:3

Defenses. See DEFENSES

Denials

generally, § 7:1, 8:4

adoption by reference, § 10:3

effect of failure to deny allegation, § 8:5

leave to amend, of, § 15:3

CIVIL PRACTICE INDEX

ANSWER—Cont'd

- Denials—Cont'd
 - signature authenticity or validity, of, § 8:4, 8:9
- Discovery
 - interrogatories. See INTERROGATORIES
 - requests for admission, to, § 36:3
- Effect of making motion, § 12:1, 12:3
- Interrogatories. See INTERROGATORIES
- Reply to, § 7:1
- Requests for admission, answer to, § 36:3, 36:4
- Service of, § 5:1, 6:7, 12:1
- Time for making, § 12:1, 12:3

APPEALS

- Administrative action, review of, § 80:5
- Certification of appeal
 - agreed statement of facts, on, § 72:2
 - comparison with the Federal Rule, § 72:5
 - procedure, § 72:4
 - questions of importance, § 72:3
 - superior court, from, § 37:7, 72:1, 72:4
- Certification of class in class action, § 23:1
- Comparison with the Federal Rule on certification, § 72:5
- Counterclaims and cross-claims actions, § 13:12
- Declaratory judgment, review of, § 57:5
- Demand for jury trial, order striking, § 38:3, 39:1
- Discovery orders, review of, § 37:7
- Dismissal of actions, of, § 41:5
- District court appeals, § 81:4
- Entry of judgment, appealability, § 58:1, 58:4
- Findings by the court, review of, § 52:5, 52:7
- Harmless error, § 61:1
- Injunctions and restraining orders
 - appellate review, § 65:4, 65:5
 - pending appeal, § 62:3
- Intervention action, § 24:4
- New trials, review of, § 52:6, 59:4, 59:6, 59:8
- Notice of appeal, filing, § 5:4
- Procedure for certification from superior court, § 72:4
- Relief from judgment or order, review of, § 60:9 to 60:11, 62:2
- Stay of proceedings to enforce judgment on appeal, § 62:3, 62:4
- Summary judgment, review of, § 56:4, 56:6, 56:9, 56:12
- Supersedeas bond, § 62:4, 62:7
- Trial transcript costs, § 78:1, 78:2
- Writ of mandamus, § 81:6

APPEARANCE OF ATTORNEY

- Generally, § 12:2

APPENDIX OF FORMS

Generally, § 84:1, 84:2

APPLICABILITY OF RULES

Generally, § 81:1

Comparison with the Federal Rule, § 81:8

Discovery, § 81:4

District court, § 81:4

Effective date of rules, effect on pending actions, § 86:1, 86:2

Habeas corpus proceedings, nonapplicability, § 81:2, 81:3

Limited applicability, § 81:2

Repleading, § 81:4

Scire facias, § 69:2, 81:5, 81:7

Terminology in statutes, § 81:7

Writ of mandamus, § 81:2, 81:6

APPOINTMENT

Agent, service of process, § 4:7, 4:8

Masters, § 53:1 to 53:3

Receivers, § 66:1 to 66:3

ARBITRATION AND AWARD

Generally, § 8:6

ARREST AND WRIT OF ARREST

Generally, § 4:17, 4:28

ASSIGNMENT

Benefit of creditors, applicability of Rules, § 81:2

Garnishment, § 4:26

Trial, cases for, § 40:1 to 40:3

ASSUMPTION OF RISK

Generally, § 8:6

**ATTACHMENT AND GARNISHMENT (TRUSTEE PROCESS),
PRE-JUDGMENT**

Generally, § 4:18

Amended pleadings' effect on attachment, § 15:8

Arrest and writ of arrest, § 4:28

Assignment and garnishment, § 4:26

Availability of relief, § 2:5, 4:19, 4:25

Bank as trustee (garnishnee), § 4:26

Commencement of action, § 3:2

Counterclaim, cross-claim, or third party complaint, § 4:23

Deposits in court, garnishment of funds, § 67:2

Determination of liability of trustee, § 4:27

Duties of trustee, § 4:26

Execution of judgment, § 69:4, 69:5

Execution of judgment, against attached property, § 69:4

Exemptions, § 4:20

CIVIL PRACTICE INDEX

**ATTACHMENT AND GARNISHMENT (TRUSTEE PROCESS),
PRE-JUDGMENT—Cont'd**

- Ex parte granting, § 4:18
- Failure to make proper disclosure, § 4:26
- Form of writ, § 4:21
- Garnishment
 - Duties of trustee, § 4:26
 - Liability of trustee, determination of, § 4:27
- Granting writ, § 4:21
- Insurers as trustee (garnishnee), § 4:26
- Issuance of writ, § 4:21
- Joinder of claims and remedies, § 18:3
- Jurisdiction, § 4:13, 4:24
- Minimum contacts requirement, § 4:24
- Ne exeat and writ of ne exeat, § 4:29
- Nonresidents, § 4:19
- Notice and hearing, § 4:18
- One form of action rule, effect of, § 2:5
- Pleading exemption, § 4:20
- Procedure, table of important statutes, § 4:25
- Quasi-in-rem jurisdiction, § 4:13, 4:24
- In rem and quasi in rem jurisdiction, § 4:13, 4:24
- Return of service, § 4:21
- Security, need for, § 4:21
- Service of motion, § 4:18
- Service of writ, § 4:2, 4:21, 4:23
- Statute of limitations, garnishee liability, § 4:27
- Statutes, table of important statutes, § 4:25
- Subsequent attachment, § 4:22
- Table of important statutes, § 4:25
- Tort actions, § 4:19
- When sought, § 4:21, 4:22

ATTENDANCE

- Pre-trial conferences, § 16:1

ATTORNEY-CLIENT PRIVILEGE

- Generally, § 26:7

ATTORNEY GENERAL

- Intervention action, § 24:3

ATTORNEYS

- Appearance, § 12:2
- Conflicting engagements, trial continuance, § 40:2
- Cooperation and ethics, discovery matters, § 26:1
- Deposition of, § 26:5
- Drafting assistance to pro se litigants, § 11:6
- Fees. See ATTORNEY'S FEES
- Out-of-state counsel, § 85

ATTORNEYS—Cont'd

Privilege

attorney-client privilege, § 26:7

trial preparation materials; work product rule, § 26:5, 26:6, 33:5, 34:3, 45:5

Relief from judgment or order, neglect of counsel, § 60:3

Signature on papers, § 11:1 et seq.

Trial preparation materials, § 26:5, 26:6, 33:5, 45:5

Work product rule, § 26:5, 26:6, 33:5, 34:3

ATTORNEY'S FEES

Award of, § 54:5, 54:8

Dismissal of actions, § 41:2, 41:7

Interpleader action, § 22:4

Sanctions, as

continuances, § 40:2

depositions, § 30:12, 37:3

signature matters, § 11:1, 11:4

subpoena duces tecum, unduly burdensome, § 45:5

AUDITA QUERELA

Generally, § 60:1, 60:12

AUDITORS

Masters, as, § 53:1

BAD FAITH

Summary judgment, bad faith affidavits, § 56:7

BAILEES

Real party in interest, § 17:2

BANK

Garnishnee, § 4:26

BANKRUPTCY

Discharge in bankruptcy defense, § 8:6

BILLS OF PARTICULARS

Interrogatories, § 33:6, 33:10

More definite statement motion, § 12:15

BILLS OF REVIEW

Generally, § 60:1, 60:12

BLOOD

Physical and mental examination of persons, § 35:1, 35:2, 35:7

BODY ATTACHMENT

Execution of judgment, § 69:5

BOND, POSTING

Appeal bond, § 62:4, 62:7

Contractor's bond, intervention of right, § 24:1

Execution of judgment, § 69:2

CIVIL PRACTICE INDEX

BOND, POSTING—Cont'd

Interpleader action, § 22:3, 22:5

Judgment

staying money damages judgment enforcement, § 62:1

surety of costs, § 54:7

Masters, § 53:3

Replevin action, § 64:2

Stay of proceedings to enforce money damages judgment, § 62:1, 62:7

BURDEN OF PROOF

Generally, § 8:7

Capacity to sue or be sued, § 9:1

Conditions precedent, performance of, § 9:4

Injunctions, § 65:1

Pleadings, § 8:7

Summary judgment, § 56:4, 56:5

BUSINESS RECORDS

Interrogatories, production of business records, § 33:7

CAPACITY TO SUE OR BE SUED

Generally, § 9:1, 17:4

Administrators and executors, § 17:2, 17:4, 25:2

Bailees, § 17:2

Class actions, § 23:1

Comparison with the Federal Rule

Generally, § 17:7

pleading special matters, § 9:7

Corporations, § 17:5

Defined, § 17:4

Executors and administrators, § 17:2, 17:4, 25:2

Guardian ad litem, § 17:6

Guardians, § 17:2, 17:6, 25:3

Infants and incompetent persons, § 17:6

Insurers, § 17:3

Next friend, § 17:6

Partnerships, § 17:5

Real party in interest, § 17:2

Substitution of parties, § 25:3

Trustees, § 17:2

Unincorporated associations, § 17:5

CAPTION

Generally, § 9:1, 10:1, 10:4

CERTIFICATION

Appeal. See APPEALS

Class actions, § 23:1, 23:4

Custodian's certificate, § 44:3, 44:4

Official record, proof of, § 44:1 to 44:4

CERTIFICATION—Cont'd

Recorded documents, admissibility of certified copies of, § 43:5

Trial continuances, physician's certificate of party or witness sickness, § 40:2

CERTIORARI

Discovery orders, review of, § 37:7

CHARTS

See TABLES AND CHARTS

CITATION TO SHOW CAUSE

Execution of judgment, § 69:3

CIVIL ARREST

Generally, § 4:17, 4:28

CLASS ACTIONS

Generally, § 23:1

Certification of class, § 23:1, 23:4

Comparison with the Federal Rule

generally, § 23:4

shareholders' derivative actions, § 23.1:2

unincorporated associations' actions, § 23.2:2

Compromise, § 23:3

Derivative actions

shareholders', § 23.1:1, 23.1:2

unincorporated associations, § 23.2:1, 23.2:2

Dismissal, § 23:3

Joinder of persons

class actions, § 19:4, 23:1

shareholders' derivative action, § 23.1:1

Notice

dismissal or compromise, § 23:3

requirement, § 23:2

Representative of class, § 23:1

Shareholders' derivative actions, § 23.1:1, 23.1:2

Taxpayer's suit, § 23:1

Unincorporated associations, § 23.2:1, 23.2:2

COMMENCEMENT OF ACTION

Generally, § 3:2

Comparison with the Federal Rule, § 3:5

Filing fee, § 3:1, 3:3

Filing the complaint, § 3:1, 3:3, 3:5

History and purpose of the Rule, § 3:1

Judge, filing complaint with, § 3:3

Methods, § 3:1

Statute of limitations, § 3:4

Summons, § 4:1

CIVIL PRACTICE INDEX

COMPARATIVE NEGLIGENCE

Generally, § 8:6

COMPARISON WITH THE FEDERAL RULE

Administrative action, review of, § 80:6

Appeals certification, § 72:5

Appendix of forms, § 84:2

Applicability of the Rules, § 81:8

Capacity to sue or be sued

generally, § 17:7

pleading special matters, § 9:7

Class actions

generally, § 23:4

shareholders' derivative actions, § 23.1:1, 23:1.2

unincorporated associations' derivative actions, § 23.2:2

Commencement of action, § 3:5

Counterclaims and cross-claims, § 13:7, 13:14

Court and clerks (superior)

basic rule, § 77:6

books and records kept by clerk and entries therein, § 79:2

local rules of practice distinct from litigation rules, § 83:2

stenographic reports, transcripts of testimony, § 78:2

Declaratory judgment, § 57:6

Default and default judgment, § 55:7

Defenses, when and how presented, § 12:18

Deposit in court, § 67:3

Depositions

oral examination, depositions upon, § 30:13

perpetuate testimony before action or pending appeal, § 27:7

perpetuation of testimony before action or pending appeal, § 27:7

persons before whom depositions may be taken, § 28:5

stipulations regarding taking depositions, § 29:2

use in court proceedings, § 32:9

written questions, depositions upon, § 31:5

Discovery

generally, § 26:12

depositions, above

interrogatories, § 33:12

physical and mental examination of persons, § 35:7

production of documents and things, § 34:8

requests for admission, § 36:7

sanctions, § 37:8

Dismissal of actions, § 41:8

Effective date of Rules, § 86:2

Failure to state a claim upon which relief can be granted, § 12:9

Forms, appendix of, § 84:2

Injunctions and restraining orders, § 65:8

Interpleader, § 22:5

COMPARISON WITH THE FEDERAL RULE—Cont'd

- Interrogatories, § 33:12
- Intervention, § 24:5
- Joinder of claims and remedies, § 18:5
- Joinder of persons
 - misjoinder and nonjoinder of parties, § 21:5
 - permissive joinder, § 20:5
 - persons needed for just adjudication, § 19:5
- Judges, inability to proceed, § 63:2
- Judgment. See JUDGMENT
- Jurisdiction and venue, § 82:2
- Masters, § 53:6
- Motion practice, generally, § 7:4
- New trials, § 59:10
- One form of action, § 2:7
- Parties
 - parties, Rule 17, § 17:7
 - persons not parties, process in behalf of or against, § 71:2
 - substitution of parties, Rule 25, § 25:6
- Physical and mental examination of persons, § 35:1, 35:7
- Pleadings. See PLEADINGS
- Pre-trial procedure, § 16:1, 16:4
- Process and service of process
 - basic rule, § 4:30
 - persons not parties, process in behalf of or against, § 71:2
- Production of documents and things, § 34:8
- Receivers and receiverships, § 66:4
- Replevin, § 64:4
- Requests for admission, § 36:7
- Scope of rules, § 1:7
- Service of pleadings and other papers, § 5:5
- Subpoena, § 45:7
- Summary judgment, § 56:13
- Third party practice, § 14:10
- Trial. See TRIAL

COMPELLING

- Deposition attendance
 - oral examination, depositions upon, § 30:5, 30:6, 30:12
 - written questions, depositions upon, § 31:3
- Discovery, generally, § 37:8
- Interrogatories answers or further answers, § 33:9, 37:4
- Production of documents and things, § 34:7, 45:5
- Subpoena duces tecum, production of documents and tangible things, § 45:3, 45:5

COMPROMISE

- Class actions, § 23:3

CIVIL PRACTICE INDEX

COMPULSORY COUNTERCLAIMS

See COUNTERCLAIMS AND CROSS-CLAIMS

CONDEMNATION PROCEEDINGS

Applicability of the Rules, § 81:1

CONDITION OF MIND

Pleading, § 9:3

CONDITIONS PRECEDENT

Pleading, § 9:4

CONFERENCES, PRETRIAL

See PRETRIAL PROCEDURE

CONFIDENTIALITY

Privileged matters, § 26:7

Trial preparation and work product rule, § 26:5, 26:6, 45:5

CONSENT

Judgments, counterclaims and cross-claims, § 13:4

Trial by jury or court, § 39:2

CONSOLIDATION

Defenses, of, § 12:17

Trial. See TRIAL

CONSTITUTIONAL ISSUES

Discovery sanctions, due process, § 37:1

Right to jury trial, § 38:1, 38:2, 38:4

CONSTRUCTION OF THE RULES

Generally, § 1:6, 8:1

Amended pleadings, § 15:1, 15:3

Pleadings, § 8:1, 8:2

CONTEMPT

Injunctions and restraining orders violations, § 65:7

Judgment, disobedient party, § 70:1

Subpoena, § 45:6

Summary judgment, bad faith affidavits, § 56:7

Writ of arrest, § 4:28

CONTINUANCES

Amendment of pleadings to conform to evidence, for, § 15:5

Pretrial conferences, § 16:1, 16:2

Summary judgment, § 56:6

Trial, § 40:2

CONTRACTOR'S BOND

Intervention of right, § 24:1

CONTRIBUTION CLAIMS

Third-party practice, § 14:1, 14:4, 14:6, 14:7, 18:4

CONTRIBUTORY NEGLIGENCE

Defense, generally, § 8:6, 8:7, 8:9

COPIES

Certification of official records, § 44:1 to 44:4

Depositions

oral examination, depositions upon, § 30:11

use at trial, § 32:9

written questions, depositions upon, § 31:3

Interrogatories, appending copies of documents, § 33:7

Requests for admission, providing copies of documents, § 36:2

Trial evidence, copies of recorded documents, § 43:5

CORAM NOBIS OR VOBIS

Generally, § 60:1, 60:12

CORPORATIONS

Agent authorized to accept service, § 4:7

Applicability of the Rules, § 81:1

Capacity to sue or be sued, § 17:5

Deposition of, § 30:3, 31:3, 32:2, 32:6

Foreign corporation, process and service of process, § 4:7, 4:11, 4:12

Interrogatories to, § 33:4

Municipal. See MUNICIPAL CORPORATIONS

Process and service of process, § 4:6, 4:9, 4:30

Shareholders' derivative actions, § 23.1:1, 23:1.2

COSTS

Depositions

generally, § 32:8

copies, § 30:11

failure to attend or to serve subpoena, § 30:12

recording, § 30:4, 30:11

sanction, § 30:9, 37:2, 37:3

Deposits in court, payment from, § 22:4

Dismissal of actions

previously dismissed actions, § 41:7

voluntary dismissal, § 41:2

Interpleader action, § 22:4

Interrogatories sanction, § 37:4

Judgment

allowance, § 54:5

procedure for taxation, § 54:6

scope of taxable costs, § 54:5

surety of costs, § 54:7

Masters, compensation of, § 53:2, 53:3

Production of documents and things

compelling discovery, § 34:7

copying for inspection, § 34:5

CIVIL PRACTICE INDEX

COSTS—Cont'd

- Requests for admission, sanctions, § 36:6
- Transcript of trial, costs, § 78:1, 78:2
- Trial continuance, attorney's conflicting engagements, § 40:2

COUNTERCLAIMS AND CROSS-CLAIMS

- Generally, § 7:1, 13:1
- Additional parties
 - generally, § 13:10
 - form, motion under Rule 13(h) for additional party to counterclaim, § 13:17
 - form, order bringing in additional party to counterclaim, § 13:18
- Affirmative defense, mistakenly labeled as, § 8:6
- Affirmative judgment for counterclaimant, § 13:6
- After acquired counterclaims, § 13:8
- Amended pleading, after acquired or omitted counterclaims, § 13:8
- Appealed actions, § 13:12
- Comparison with the Federal Rule, § 13:7, 13:14
- Compulsory counterclaims
 - generally, § 13:2
 - effect of failure to plead, § 13:3
 - exceptions, § 13:4
 - federal rule, § 13:14
 - test of compulsoriness, § 13:2
- Consent judgments, § 13:4
- Cross-claims, generally, § 13:9
- Declaratory relief, § 13:6
- Dismissal of action, § 13:6, 41:1, 41:6
- Distinguishing between counterclaim and cross-claim, § 13:9
- Exhibits, incorporation by reference, § 10:3
- Forms of pleading
 - generally, § 13:15
 - motion under Rule 13(h) for additional party to counterclaim, form, § 13:17
 - motion under Rule 13(f) for omitted counterclaim, form, § 13:16
 - order bringing in additional party to counterclaim, form, § 13:18
- Incorporation by reference, § 10:3
- Interpleader availability, § 22:1
- Judgments, separate, § 13:11
- Jurisdiction and venue, § 12:5, 12:6, 13:13
- Mail service of process, § 13:15
- Mistakenly labeled as affirmative defense, § 8:6
- Motor vehicle tort cases, § 13:4, 13:14
- Omitted counterclaims
 - generally, § 13:8, 13:15
 - form, motion under Rule 13(f) for omitted counterclaim, § 13:16
- Permissive counterclaims, § 13:5, 13:12
- Purpose of the Rule 13, § 13:1
- Replevin action, § 64:2, 64:3
- Reply, § 13:7, 13:15

COUNTERCLAIMS AND CROSS-CLAIMS—Cont'd

Separate trials and judgments, § 13:11

Service of process, § 13:15

Statute of limitations, § 13:7

Supplemental pleading, § 13:8

Third-party practice, § 14:1, 14:9

Time of pleading, § 13:7

Venue. Jurisdiction and venue, above

COURT AND CLERKS (SUPERIOR)

Always open, court, § 77:1

Appeals, certification from superior court, § 72:1, 72:4

Applicability of the Rules. See APPLICABILITY OF THE RULES

Books, papers, documents, plats, and things introduced into evidence, § 43:8

Books and records kept by clerk and entries therein

generally, § 79:1

comparison with the Federal Rule, § 79:2

Chambers, action in, § 77:2

Clerk's office; orders, § 77:3

Comparison with the Federal Rule

basic rule, § 77:6

books and records kept by clerk and entries therein, § 79:2

local rules of practice distinct from litigation rules, § 83:2

stenographic reports, transcripts of testimony, § 78:2

Court always open, § 77:1

Default and default judgment, entry of, § 55:1 to 55:3

Docket entries, § 79:1

Filing papers. See FILING PAPERS

Forms appendix, § 84:1

Holidays, § 77:1

Hours clerk's office open, § 77:3

Housekeeping rules of practice, § 83:1

Jacket entries, § 79:1

Local rules distinct from litigation rules, § 83:1, 83:2

Notice of orders or judgments, § 77:4

Open court, trials and hearings in, § 77:2

Orders by clerk, § 77:3, 77:4

Orders in chambers, § 77:2

Sliding documents under door, § 77:1

Stenographic reports, transcripts of testimony

generally, § 78:1

comparison with the Federal Rule, § 78:2

Subpoena issuance, § 45:1, 45:7

Transmittal of papers from one county to another, § 77:5

Trials and hearings in open court, § 77:2

Venue change, § 77:5

CIVIL PRACTICE INDEX

CROSS-CLAIMS

See COUNTERCLAIMS AND CROSS-CLAIMS

DAMAGES

Comparative negligence, § 8:6
Default and default judgment, § 55:3
Definitions of general and special damages, § 9:6
Demand for judgment, § 8:3, 8:9, 9:2
Excessive or inadequate damages, verdict, § 59:4
Failure to deny allegation, effect of, § 8:5
Pleading special damages, § 9:6
Replevin conduct, § 64:1
Stay of proceedings to enforce judgment, money damages, § 62:1

DEATH

Judge's inability to proceed, § 63:1, 63:2
Substitution of parties, § 25:2
Use of deposition in court, § 32:2, 32:3

DECLARATORY JUDGMENT

Appellate review, § 57:5
Availability of remedy, § 57:2
Comparison with the Federal Rule, § 57:6
Counterclaims, § 13:6
Important public question cases, § 57:2, 57:5
Injunctive relief, § 57:3
Joinder with other remedies, § 57:3
Purpose and scope of the Rule, § 57:1
Right of trial by jury, § 38:1, 57:4, 57:5

DEFAULT AND DEFAULT JUDGMENT

Generally, § 8:3
Affidavits
 capacity, § 55:2
 damages, § 55:3
 military, § 55:4
Applicability of Rules, § 81:2
Clerical mistakes, § 60:2
Comparison with the Federal Rule, § 55:7
Compulsory counterclaims rule exception, § 13:4
Damages amount, § 55:3
Demand for judgment in complaint, § 54:4
Discovery sanction, § 37:1, 37:5, 37:7
Entry of default by clerk, § 55:1
Entry of default judgment by
 clerk, § 55:2
 court, § 55:3
Excusable neglect, § 6:3, 12:3, 55:5
Good cause for setting aside, § 55:5

DEFAULT AND DEFAULT JUDGMENT—Cont'd

Hearing, § 55:3
Military persons, § 55:2 to 55:4, 55:7
Multiple claims or parties, § 55:6
No right to trial by jury, § 55:3
Notice, § 12:2, 55:2, 55:3, 55:7
Parties entitled to default judgment, § 55:6
Procedure, § 55:1 to 55:3
Relief from judgment, § 55:5, 60:2, 60:3
Setting aside, § 55:5, 55:7
Void, § 55:5

DEFECTS

Deposition errors and irregularities, § 28:4, 29:1, 32:5, 32:7
Filing papers with court, defective filings, § 5:4
Requests for admission, defective answer, § 36:3, 37:6
Service of process, defective, § 4:1

DEFENSES

Generally, § 8:4, 12:1
Affirmative defenses, § 8:6, 8:7
Alternative and hypothetical pleading, § 8:8
Appearance, § 12:2
Capacity, § 9:1
Comparison with the Federal Rule, § 12:18
Consolidation of defenses, § 12:17
Contributory negligence, § 8:6, 8:7, 8:9
Defenses presented by answer, § 12:4
Denials, § 8:4, 8:5, 10:3
Disclosed by complaint, § 12:10
Dismiss, motion to
 generally, § 12:5 to 12:12
 defenses disclosed by complaint, § 12:10
 failure to join indispensable party, § 12:11, 17:1, 19:3
 failure to state a claim, § 8:6, 12:9, 12:10, 12:12
 improper venue, § 12:7, 12:17
 insufficiency of process and service of process, § 12:8
 judgment on pleadings, § 12:13
 lack of personal jurisdiction, § 12:6, 12:17
 lack of subject matter jurisdiction, § 12:5
 matters outside the pleadings (summary judgment), § 12:12
Failure to join indispensable party, § 12:11, 17:1, 19:3
Failure to state a claim, § 8:6, 12:9, 12:10, 12:12
Improper venue, § 12:7, 12:17
Judgment on pleadings, § 12:13
Judgment on the pleadings, motion for, § 12:13
Lack of jurisdiction
 personal jurisdiction, § 12:6, 12:17

CIVIL PRACTICE INDEX

DEFENSES—Cont'd

- Lack of jurisdiction—Cont'd
 - subject matter jurisdiction, § 12:5
- List of affirmative defenses, § 8:6
- More definite statement, motion for, § 12:15
- Piecemeal presentation by successive motions prohibition, § 12:17
- Preliminary hearings, § 12:14
- Privilege, § 12:10
- Purpose of rule, § 12:1
- Replevin action, § 64:2
- Res judicata, § 8:6
- Statute of frauds, § 8:7, 12:10
- Statute of limitations, § 9:5, 12:10
- Strike, motion to, § 12:16
- Successive motions prohibition, § 12:17
- Summary judgment, to, § 56:4
- Time for answer, § 12:3
- Venue improper, § 12:7
- Waiver of, § 12:4 to 12:8, 12:17
- When and how presented
 - generally, § 7:3, 12:1, 12:4
 - alternative and hypothetical pleading, § 8:8
 - appearance, § 12:2
 - comparison with the Federal Rule, § 12:18
 - consolidation of defenses, § 12:17
 - defenses presented by answer, § 12:4
 - motion for judgment on the pleadings, § 12:13
 - motion for more definite statement, § 12:15
 - motion to dismiss, § 12:5 to 12:12
 - motion to strike, § 12:16
 - preliminary hearings, § 12:14
 - time for answer, § 12:3
 - waiver of defenses, § 12:4, 12:17

DEFINITIONS

- Aggrieved party in administrative action, § 80:1
- Capacity to sue or be sued, § 17:4
- Class action, § 23:1
- Excusable neglect, § 6:3
- General damages, § 9:6
- General jurisdiction, § 4:11
- Indispensable parties, § 19:1
- Intervention, § 24:1
- Judgment, § 54:1
- Jurisdiction, § 82:1
- Master, § 53:1
- Official record, § 44:1
- Real party in interest, § 17:1

DEFINITIONS—Cont'd

Service of process, § 5:1

Special damages, § 9:6

DEMAND FOR JUDGMENT

Generally, § 8:3, 9:2, 54:4

DEMAND FOR JURY TRIAL

Generally, § 38:3, 39:1, 54:4

DEMURRERS

Generally, § 7:3

DENIALS

Answer. See ANSWER

Defenses, § 8:4, 8:5, 10:3

Pleadings. See PLEADINGS

Right to trial by jury, denial as reversible error, § 38:3

Summary judgment motion denial, nonappealability, § 56:4, 56:12

DEPOSIT IN COURT

Generally, § 67:1

Checks, § 67:2

Clerk of court as registrar, § 67:2

Comparison with the Federal Rule, § 67:3

Garnishment of funds, § 67:2

Interpleader action. See INTERPLEADER

Offer of judgment, § 68:2

Registry funds, § 67:2

Trial transcript costs, § 78:1

Withdrawal of the funds, § 67:2, 67:3

DEPOSITIONS

Generally, § 28:1 et seq.

Before action

generally, § 27:1

certification of, § 27:4

comparison with the Federal Rule, § 27:7

contents of petition, § 27:2

delivery of concluded deposition, § 27:4

duties of officer designated to take deposition, § 27:2

fees for recording with clerk of court, § 27:4

notice to take deposition, § 27:2

order to take deposition, § 27:2

petition to take deposition, § 27:2

recording with clerk of court, § 27:4

service and return of service of notice, § 27:2

signing, sealing, delivery, and recording of deposition, § 27:4

subpoena, § 27:2

swearing of deponent, § 27:3

taking the deposition, § 27:3

CIVIL PRACTICE INDEX

DEPOSITIONS—Cont'd

Before action—Cont'd

transcribed stenographically, § 27:3, 27:4
use of deposition, § 27:4, 27:5

Associations, § 30:5, 30:6, 32:6

Attorneys, deposition of, § 26:5

Comparison with the Federal Rule

oral examination, depositions upon, § 30:13
perpetuation of testimony before action or pending appeal, § 27:7
persons before whom depositions may be taken, § 28:5
stipulations regarding taking depositions, § 29:2
use in court proceedings, § 32:9
written questions, depositions upon, § 31:5

Compelling attendance

oral examination, depositions upon, § 30:5, 30:6, 30:12
written questions, depositions upon, § 31:3

Conduct of examination

before action, taking deposition, § 27:3
oral examination, depositions upon, § 30:8 to 30:10
pending appeal, taking deposition, § 27:6
written questions, depositions upon, § 31:3

Copies

oral examination, depositions upon, § 30:11
use at trial, § 32:9
written questions, depositions upon, § 31:3

Corporations, § 30:3, 31:3, 32:2, 32:6

Costs

generally, § 32:8
copies, § 30:11
failure to attend or to serve subpoena, § 30:12
recording, § 30:4, 30:11
sanction, § 30:9, 37:3

Errors and irregularities: raise it or waive it, § 28:4, 29:1, 30:8, 32:7

Evidence on motions, § 43:3

Evidence rules applicability, § 27:4, 27:5, 32:1 to 32:3, 32:8

Forms

notice to take deposition upon written interrogatories, § 31:6
notice to take oral deposition, § 30:14

Government body, § 30:3

Inspection of filed depositions

oral examination, depositions upon, § 30:11
written questions, depositions upon, § 31:3

Objections

admissibility of deposition in court, § 32:5
oral examination, deposition upon, § 30:8, 30:9, 30:11, 32:5
persons taking deposition, disqualification for interest, § 28:4, 32:7
stipulations regarding taking deposition, § 29:1

DEPOSITIONS—Cont'd

Objections—Cont'd

written questions, deposition upon, § 31:3, 31:4, 32:5

Officer taking deposition, duties

oral examination, depositions upon, § 30:7, 30:8

written questions, depositions upon, § 31:3

Oral examination, depositions upon

generally, § 30:1 et seq.

amending transcript testimony, § 30:10

annexing materials to deposition, § 30:11, 34:2

associations, § 30:5, 30:6, 32:6

attorney's fees, § 30:12, 37:3

certification, § 30:2, 30:10, 30:11

changes to transcript, deponent's, § 30:10

comparison with the Federal Rules, § 30:13

compelling attendance, § 30:5, 30:6, 30:12

conduct of examination, § 30:8 to 30:10

copies of deposition transcript, § 30:11

corporations, § 30:3, 30:5, 30:6

costs. Costs, above

electronic means, § 30:4, 30:7

exhibits, § 30:11, 34:2

failure to attend or to serve subpoena; expenses, § 30:12

filing by officer, § 30:11

form, notice to take oral deposition, § 30:14

government body, § 30:3

inspection of filed depositions, § 30:11

instructing witness not to answer, § 30:8

leave of court, when required, § 30:2

limiting examination, § 30:9, 30:13

nonappearance of witness or party, § 30:12

notice of examination

generally, § 30:2, 30:3

compelling attendance, § 30:5

form, notice to take oral deposition, § 30:14

organization, § 30:6

oath and objections, § 30:8

objections, § 30:8, 30:9, 30:11, 32:5

officer taking deposition, duties of, § 30:7, 30:8

organization, deposition of an, § 30:5, 30:6

partnerships, § 30:5, 32:6

persons present, § 30:8

protective orders, § 30:9, 37:3

purpose of Rule 30, § 30:1

recording of deposition, § 30:4

record of examination, § 30:7

review of transcript by deponent, § 30:10

CIVIL PRACTICE INDEX

DEPOSITIONS—Cont'd

- Oral examination, depositions upon—Cont'd
 - sanctions, § **30:9, 37:3**
 - sealing original deposition transcript, § **30:11**
 - signing deposition, § **30:10**
 - stenographer, § **30:4, 30:7**
 - subpoena compelling attendance, § **30:5, 30:6, 30:12**
 - subpoena duces tecum, § **30:3, 34:2, 45:3, 45:5**
 - taking of examination, § **30:7**
 - telephonic, § **30:4**
 - terminating examination, § **30:9, 37:3**
 - time permitted for deposition, limiting, § **30:9, 30:13**
 - videotaped, § **30:4, 30:7, 30:11, 32:7**
 - when depositions may be taken, § **30:2**
 - who may be deposed, § **30:2**
 - witness expected to leave state, § **30:2**
- Partnerships, § **30:5, 31:3, 32:6**
- Pending appeal, taking, § **27:1, 27:6, 27:7**
- Perpetuation of testimony
 - before action, taking, § **27:2 to 27:5, 27:7**
 - comparison with the Federal Rule, § **27:7**
 - oral deposition purpose, generally, § **30:1**
 - pending appeal, taking, § **27:6, 27:7**
 - purpose of rule, § **27:1**
- Persons before whom depositions may be taken
 - before action, deposition, § **27:2**
 - comparison with the Federal Rules, § **28:5**
 - disqualification for interest, § **28:4, 32:7**
 - elsewhere within the United States, depositions taken, § **28:2**
 - foreign countries, depositions taken in, § **28:3**
 - within Rhode Island, depositions taken, § **28:1**
- Protective orders, § **26:8, 30:9, 31:4, 32:7, 37:3**
- Recording deposition
 - before action, taken, § **27:4**
 - oral examination, depositions upon, § **30:4**
- Review of transcript by deponent
 - oral examination, depositions upon, § **30:10**
 - written questions, depositions upon, § **31:3**
- Sanctions, § **30:9, 37:2, 37:3, 37:5**
- Sealing deposition, § **27:4, 30:11**
- Sequence and timing of discovery, § **26:6, 26:9**
- Signing deposition
 - before action, taken, § **27:4**
 - oral examination, depositions upon, § **30:10**
 - stipulation, § **29:1**
- Stipulations regarding taking depositions
 - comparison with the Federal Rules, § **29:2**

DEPOSITIONS—Cont'd

Stipulations regarding taking depositions—Cont'd
purpose of Rule 29, § **29:1**

Subpoena

before action deposition, § **27:2**

duces tecum, § **30:3, 34:2, 45:3, 45:5**

failure to appear in court under subpoena, use when, § **32:2, 32:3**

issuance, § **45:1, 45:4**

oral deposition, § **30:5, 30:6, 30:12**

taking deposition, § **45:1, 45:4**

written deposition, § **31:3**

Tactical considerations in use of discovery, § **32:8**

Use in court proceedings

generally, § **32:1 et seq.**

before action, depositions taken, § **27:4, 27:5**

changes made to deposition transcript, § **30:10**

comparison with the Federal Rule, § **32:9**

effect of using deposition, § **32:6**

errors and irregularities: raise it or waive it, § **28:4, 29:1, 32:5, 32:7**

evidence rules applicability, § **27:4, 27:5, 32:1 to 32:3, 32:8**

failure to appear under subpoena, when, § **32:2, 32:3**

objections to admissibility or otherwise, § **32:5**

party's deposition, § **32:2**

pending appeal, depositions taken, § **27:6**

portion of deposition, § **32:1, 32:2**

purpose of Rule, § **32:1**

rebutting deposition evidence, § **32:6, 32:9**

stipulation, § **29:1**

substitution of parties, § **32:4**

tactical considerations, § **32:8**

video-taped deposition of medical or expert witness, § **32:3, 32:9**

when deponent is unavailable, § **32:2, 32:3**

when deposition may be used, § **32:2**

Videotaped deposition

generally, § **30:4, 30:7**

certification, § **30:11**

medical or expert witness, use in court proceedings, § **32:3, 32:9**

use in court, § **32:7**

Witnesses

instructing witness not to answer, § **30:8**

medical or expert witness, using videotaped deposition in court proceedings,
§ **32:3**

nonappearance of witness or party, § **30:12**

witness expected to leave state, § **30:2**

Written questions, depositions upon

generally, § **31:1 et seq.**

comparison with the Federal Rule, § **31:5**

distinguished from interrogatories to parties, § **31:2**

CIVIL PRACTICE INDEX

DEPOSITIONS—Cont'd

Written questions, depositions upon—Cont'd

filing of deposition, § 31:3, 31:5

form, notice to take deposition upon written interrogatories, § 31:6

procedural mechanics, § 31:3

protective orders, § 31:4

purpose of Rule, § 31:1

Written stipulations regarding taking depositions, § 29:1, 29:2

DERIVATIVE ACTIONS

See CLASS ACTIONS

DESCRIPTION

Pleading

special damages, § 9:6

time and place, § 9:5

Production of documents and things, § 34:4

DISABLED PERSONS

Judge's inability to proceed, § 63:1, 63:2

DISCHARGE IN BANKRUPTCY

Generally, § 8:6

DISCOVERY

Generally, § 26:1 et seq.

Applicability of the Rules, § 81:4

Attorney-client privilege, § 26:7

Attorney signature of documents, § 26:11

Attorney's work product rule, § 26:5, 26:6, 33:5

Certification by signature on, § 26:11

Comparison with Federal Rule

generally, § 26:12

sanctions, § 37:8

sequence of discovery, § 26:9

Costs and expenses liability

expert's fees, § 26:6

protective orders, § 26:8

refusal of discovery, § 26:5

sanctions relating to signature requirement, § 26:11

Depositions. See DEPOSITIONS

District court appeals, § 81:4

Duty to supplement or amend, § 26:10

Execution of judgment, aiding, § 69:3

Experts, § 26:6

Failure to make or cooperate in discovery, sanctions for. See DISCOVERY

SANCTIONS

Good faith attempt to resolve disputes, § 26:8, 37:8

Identity and location of any person having knowledge of discoverable matters,
§ 26:10

DISCOVERY—Cont'd

- Income tax papers, § 26:3, 34:2
- Insurance agreements or applications, § 26:4
- Intangibles, § 26:3
- Intent of party or witness, § 26:3
- Interrelation of rules, § 26:2
- Interrogatories. See INTERROGATORIES
- Limitations
 - generally, § 26:3
 - experts, § 26:6
 - insurance agreements or applications, § 26:4
 - privileged matters, § 26:7
 - protective orders, § 26:8
 - sequence of discovery, § 26:9
 - supplementation of responses, § 26:10
 - trial preparation materials; work product rule, § 26:5
- Mental impressions, § 26:3, 26:5
- Methods, § 26:2, 26:3
- Methods, list of, § 26:2, 26:3
- Nontestifying experts, § 26:6
- Peer review privilege, § 26:7
- Physical and mental examination of persons. See PHYSICAL AND MENTAL EXAMINATION OF PERSONS
- Pretrial conferences, § 16:1, 16:2
- Privileged matters, § 26:7, 45:5
- Privilege log, § 45:5
- Production of documents and things. See PRODUCTION OF DOCUMENTS AND THINGS
- Professional cooperation and ethics, § 26:1
- Pro se litigants, § 26:11
- Protective orders, § 26:8
- Purposes, § 26:1
- Qualified immunity. Limitations, above
- Requests for admission. See REQUESTS FOR ADMISSION
- Sanctions. See DISCOVERY SANCTIONS
- Scope and limits of discovery, § 26:3 et seq.
- Scope of examination
 - privileged matters, § 26:7
 - trial preparation materials; work product rule, § 26:5, 26:6, 45:5
- Scope of rules, § 26:2
- Self-incrimination privilege, § 26:7
- Sequence and timing of discovery, § 26:6, 26:9
- Sequence of methods, § 26:3
- Signing of discovery requests, responses, and objections, § 11:5, 26:11
- Supplementation of responses, § 26:10
- Surveillance photographs, § 26:5
- Tactical considerations in use of discovery, § 32:8
- Tax returns and papers, § 26:3, 34:2

CIVIL PRACTICE INDEX

DISCOVERY—Cont'd

- Trade secrets, § 26:7, 26:8
- Trial preparation materials, § 26:5, 26:6, 33:5, 45:5
- Undue hardship, § 26:5
- Unsigned request, response, or objection, § 11:5, 26:11
- Uses, § 26:1
- Witness statements, § 26:5

DISCOVERY SANCTIONS

- Generally, § 37:1 *et seq.*
- Appellate review of discovery orders, § 37:7
- Comparison with the Federal Rule, § 37:1, 37:8
- Constitutional issues of due process, § 37:1
- Contempt, § 37:3
- Default, § 37:1, 37:5, 37:7
- Depositions, § 30:9, 37:2, 37:3, 37:5
- Discretion of court, § 37:1
- Dismissal, § 37:1, 37:5, 37:7
- Failure to comply with order, § 37:5
- Interrogatories, § 33:9, 33:11, 37:2, 37:4, 37:5
- Physical and mental examination of persons, § 35:6, 37:2, 37:5
- Production of documents and things, refusal, § 34:7, 37:2, 37:5
- Purpose of Rule, § 37:1
- Requests for admission, § 36:6, 37:6
- Signatures on discovery papers, § 11:5
- Total failure to comply with discovery rules, § 37:2

DISMISSAL OF ACTIONS

- Generally, § 41:1 to 41:8
- Abuse of discretion, § 41:5
- Attorney's fees, § 41:2, 41:7
- Challenging legal sufficiency of complaint, § 7:3
- Class actions, § 23:3
- Comparison with the Federal Rule, § 41:8
- Conditions of voluntary dismissal, § 41:1, 41:2
- Costs
 - previously dismissed actions, § 41:7
 - voluntary dismissal, § 41:2
- Counterclaim or cross-claim, § 13:6, 41:2, 41:6, 41:8
- Discovery sanction, § 37:1, 37:5, 37:7
- Effect
 - involuntary dismissal, § 41:4
 - voluntary dismissal, § 41:3
- Failure of service, § 4:16
- Failure to join indispensable party grounds, § 12:11, 17:1, 19:3
- Failure to state a claim, § 8:6, 12:9, 12:10, 12:12
- Improper venue grounds, § 12:7, 12:17
- Insufficiency of process and service of process, grounds, § 12:8, 41:5

DISMISSAL OF ACTIONS—Cont'd

- Involuntary dismissal
 - effect, § **41:4**
 - federal rule, § **41:8**
 - grounds, § **41:5**
 - in lieu of judgment as matter of law, § **50:1, 52:7**
- Judgment as matter of law, § **50:1, 52:7**
- Judgment on pleadings, § **12:13**
- Lack of jurisdiction, grounds
 - personal jurisdiction, § **12:6, 12:17, 56:8**
 - subject matter jurisdiction, § **12:5**
- Lack of prosecution, grounds, § **4:16, 25:6, 41:5, 41:8**
- Mandamus, writ of, § **81:6**
- Matters outside the pleadings (summary judgment), § **12:12**
- Notice
 - involuntary dismissal, § **41:5**
 - voluntary dismissal, § **41:1, 41:3**
- Order of court required for voluntary dismissal, § **41:1, 41:3**
- Partial judgment as matter of law, § **52:7**
- Preclusive effect in subsequent proceedings when voluntary dismissal with prejudice, § **41:3**
- Previously dismissed actions, costs of, § **41:7**
- Publication of notice to dismiss, § **41:5**
- Reinstating action dismissed for lack of prosecution, § **41:5**
- Res judicata principles, § **41:3**
- Statute of limitations, § **12:10**
- Stay of proceedings until payment of previously dismissed action's costs, § **41:7**
- Stipulation of voluntary dismissal, § **41:1, 41:3**
- Substitution of parties, want of prosecution, federal rule on, § **25:6**
- Summary judgment motion distinguished, § **56:8**
- Third-party claim, § **41:6, 41:8**
- Time
 - lack of prosecution, § **4:16, 41:5**
- Two dismissal rule, § **41:3**
- Venue improper grounds, § **12:7**
- Voluntary dismissal
 - generally, § **41:1 to 41:3**
 - attorney's fees, § **41:2**
 - costs, judgment for, § **41:2, 41:7**
 - counterclaim, effect on, § **41:1, 41:6, 41:8**
 - effect, § **41:3**
 - notice of, § **41:1**
 - stipulation of, § **41:1**
 - terms and conditions, § **41:1, 41:2**
 - third-party claim, § **41:6, 41:8**
 - time for making motion, § **41:1**
 - two dismissal rule, § **41:3**
 - when court order required, § **41:1, 41:3**

CIVIL PRACTICE INDEX

DISMISSAL OF ACTIONS—Cont'd

Want of prosecution, federal rule on substitution of parties, § 25:6

DISTRICT COURT

Appeals, § 81:4

Governing rules, § 1:1

Motion procedure, § 7:4

DOCTRINE OF DUPLICITY

Generally, § 10:2

DOMESTIC RELATIONS

Governing rules, § 1:1

DUE PROCESS

Minimum contacts doctrine, § 4:11

Sanctions, imposing, § 11:4

Service outside the state, § 4:10, 4:11

DURESS

Generally, § 8:6

EFFECTIVE DATE OF RULES

Generally, § 86:1

Comparison with the Federal Rule, § 86:2

Pending proceedings, effect on, § 86:1

ELECTRONIC FILING

Generally, § 5:5

ENLARGEMENT OF TIME

See TIME

ENTRY OF JUDGMENT

See JUDGMENT

ESTOPPEL

Generally, § 8:6, 13:3

EVIDENCE

Affirmation in lieu of oath, § 43:2

Amendment of pleadings to conform to evidence, § 15:5, 16:3

Attachment and garnishment (trustee) process, pre-judgment, § 4:18

Burden of proof. See BURDEN OF PROOF

Certified copies of recorded documents, § 43:5

Comparison with the Federal Rule

foreign law, determination of, § 44.1:2

official record, proof of, § 44:4

trial evidence, § 43:8

Depositions

before action, taken, § 27:4, 27:5

use of, generally, § 32:1 to 32:3, 32:8

Failure to state a claim upon which relief can be granted, § 12:9, 12:12

EVIDENCE—Cont'd

- Foreign law, determination of
 - comparison with the Federal Rule, § 44.1:2
 - purpose and scope of Rule, § 44.1:1
- Insurance agreements, § 26:4
- Interrogatories, § 33:5, 33:10
- Judgment as matter of law, § 50:2
- Judgment on pleadings, § 12:13
- Lack of record, proving, § 44:3
- Motions, evidence on, § 43:3
- Oath of witness, § 43:2
- Offer of judgment, § 68:1
- Official record, proof of
 - comparison with the Federal Rule, § 44:4
 - proof of lack of record, § 44:3
 - purpose and scope of Rule, § 44:1
 - when certificate required, § 44:2
- Pretrial orders, § 16:3
- Public record, authentication of, § 44:1
- Quashing or modifying subpoena or subpoena duces tecum, § 45:5
- Return of service, § 4:14
- Trial evidence
 - generally, § 43:1 et seq.
 - affirmation in lieu of oath, § 43:2
 - amendment of pleadings to conform to evidence, § 15:5, 16:3
 - comparison with the Federal Rule, § 43:8
 - copies of recorded documents, § 43:5
 - examination of witnesses, § 43:4
 - form and admissibility, § 43:1
 - instructions to jury, comment on evidence, § 51:2
 - insurance agreements, § 26:4
 - motions, evidence on, § 43:3
 - oath of witness, § 43:2
 - official record. Official record, proof of, above
 - order of trial presentation, § 43:6
 - striking trial evidence, § 46:2
 - withdrawal of evidence from court, § 43:7
- Withdrawal from court: books, papers, documents, plats, and things introduced into evidence, § 43:8

EXCUSABLE NEGLIGENCE

- Default and default judgment, § 6:3, 12:3, 55:5
- Enlargement of time, § 6:3, 6:4, 6:10
- Relief from judgment or order, § 12:3, 60:3

EXECUTION OF JUDGMENT

- See JUDGMENT

CIVIL PRACTICE INDEX

EXECUTORS

Capacity to sue or be sued, § 17:2, 17:4, 25:2

EXHAUSTION OF ADMINISTRATIVE REMEDIES

Generally, § 80:1

EXHIBITS

Pleadings, incorporation by reference, § 10:3

Pretrial conferences, § 16:1

Trial evidence, withdrawal from court, § 43:7

EX PARTE

Attachment proceedings, § 4:18

Motions, § 6:6

Receivers, appointment, § 66:3

EXTRAORDINARY WRITS

Applicability of Rules, § 81:2

FAILURE OF CONSIDERATION

Generally, § 8:6

FAILURE TO JOIN INDISPENSABLE PARTY

Generally, § 12:11

FAILURE TO STATE A CLAIM

Generally, § 8:6, 12:9, 12:10, 12:12

Amended pleadings after dismissal for, § 15:4

FEDERAL RULES COMPARED

See COMPARISON WITH THE FEDERAL RULE

FEES

Attorney. See ATTORNEY'S FEES

Witness fees, § 45:2, 54:6

FILING PAPERS WITH COURT

Generally, § 5:4

Complaint, § 3:1, 3:3, 3:5

Defective filings, § 5:4

Federal rules compared, § 5:5

Proof of service, filing, § 4:14, 5:4, 27:2

Signature, significance of, § 11:3

FILING PAPERS WITH JUDGE

Generally, § 3:3, 5:4

FINDINGS

Court findings and conclusions. See TRIAL

Physical and mental examination of persons, report of findings, § 35:4

FINDINGS AND CONCLUSIONS BY THE COURT

See TRIAL

FINDINGS BY THE COURT

See TRIAL

FINES

Signature rule violations, § 11:4

FOREIGN CORPORATION

Process and service of process, § 4:7, 4:11, 4:12

FOREIGN COUNTRY

Depositions taken in, § 28:3

Official record, certification of, § 44:2

Service in, § 4:12

FOREIGN LAW

Determination of, § 44.1:1, 44.1:2

FORMS

Appendix of forms, purpose and effect of, § 84:1, 84:2

Counterclaims and cross-claims

motion under Rule 13(h) for additional party to counterclaim, form, § 13:17

motion under Rule 13(f) for omitted counterclaim, form, § 13:16

order bringing in additional party to counterclaim, form, § 13:18

Depositions

notice to take deposition upon written interrogatories, § 31:6

notice to take oral deposition, § 30:14

Enlargement of time. See TIME

Pleadings

motion for leave to file supplemental complaint, § 15:12, form

motion to amend, form, § 15:11

Third party practice, summons and complaint against third-party defendant;

motion, § 14:11

FRAUD

Generally, § 8:6

Induced into state, service of process, § 4:17

Pleading, § 9:2

Relief from judgment or order, § 60:1, 60:5

FRAUDS, STATUTE OF

See STATUTE OF FRAUDS

GARNISHMENT

See ATTACHMENT AND GARNISHMENT (TRUSTEE) PROCESS

GOOD CAUSE

Default and default judgment, setting aside, § 55:5

Protective orders, § 26:8

GOOD FAITH

Discovery disputes, good faith attempt to resolve, § 26:8, 37:8

Signature on filings, significance of, § 11:2, 11:4, 11:5

CIVIL PRACTICE INDEX

GUARDIAN AD LITEM

Capacity to sue or be sued, § 17:6

Process and service of process, § 4:5

GUARDIANS

Process and service of process, § 4:5

Real party in interest, § 17:2, 17:6, 25:3

HABEAS CORPUS PROCEEDINGS

Generally, § 81:2, 81:3

HARMLESS ERROR

Generally, § 61:1

Comparison with the Federal Rule, § 61:2

HEALTH CARE ACTIONS

Peer review privilege, § 26:7

HEARINGS

Administrative action, review of, § 80:4

Assignment of cases for trial. motion, § 40:1

Default, entry of, § 55:3

Defenses, preliminary hearings, § 12:14

Execution of judgment, § 69:3

Motions, § 6:6, 12:14

Receivers and receiverships, § 66:2, 66:3

Replevin action, § 64:2

Summary judgment motion, § 56:3

HOLIDAY

See SATURDAY, SUNDAY, OR HOLIDAY

ILLEGALITY

Generally, § 8:6

ILLNESS

Judge's inability to proceed, § 63:1, 63:2

Trial continuances, physician's certificate of party or witness sickness, § 40:2

Use of deposition in court, § 32:2, 32:3

IMPLEADER

See THIRD PARTY PRACTICE

IMPRISONED PERSONS

Use of deposition in court, § 32:2, 32:3

INCOMPETENT PARTIES

Capacity to sue or be sued, § 17:6

Federal rule, § 17:7

Process and service of process, § 4:5, 4:30

Substitution of parties, § 25:3

Use of deposition in court, § 32:2, 32:3

INCORPORATION BY REFERENCE

Statements or exhibits, § 10:3

INDEMNITY CLAIMS

Discovery of insurance agreements, § 26:4

Third-party practice, § 14:1, 14:4, 14:6, 14:8, 18:4

INFANTS

Capacity to sue or be sued, § 17:6

Process and service of process, § 4:5, 4:30

INJUNCTIONS AND RESTRAINING ORDERS

Generally, § 65:1

Affidavit, § 43:3

Appellate review, § 65:4, 65:5

Application, § 65:1

Bond, § 65:2, 65:3

Burden of proof, § 65:1

Comparison with the Federal Rule, § 65:8

Contempt, § 65:7

Declaratory relief, § 57:3

Form and content of, § 65:4, 65:8

Hearing, § 65:1 to 65:3, 65:6

Interpleader action, injunctive relief, § 22:3

Labor disputes, § 65:6

Mandatory, § 65:1

Modification, § 62:3

Notice, § 65:2, 65:3

Order or judgment, § 65:4

Pending appeal, § 62:3

Preliminary injunction, § 65:1, 65:3

Replevin, § 64:2

Scope of, § 65:4

Standards, § 65:1

Stay pending appeal, § 62:3

Temporary restraining orders

generally, § 65:1, 65:2

labor disputes, § 65:6

Types, § 65:1

INJURY BY FELLOW SERVANT

Generally, § 8:6

INSTRUCTIONS TO JURY

See TRIAL

INSURANCE

Discovery of insurance agreements or applications, § 26:4

Interrogatories, liability insurance limits, § 33:5

CIVIL PRACTICE INDEX

INSURERS

- Capacity to sue or be sued, § 17:3
- Statute of limitations, § 4:16
- Third-party practice, § 14:4, 14:8, 18:4
- Trustee (garnishnee), as, § 4:26

INTENT

- Discovery of intent of party or witness, § 26:3
- Pleading, § 9:3

INTERPLEADER

- Generally, § 22:1 to 22:5
- Attorney's fees, § 22:4
- Bond, posting, § 22:3, 22:5
- Comparison with the Federal Rule, § 22:5
- Costs of action, § 22:4
- Deposit in court
 - costs and fees paid from, § 22:4
 - federal rule, § 22:5
 - requirement, § 22:3
 - use of, § 67:1
- Federal Interpleader Act, § 22:5
- Form of trial, judge versus jury, § 22:2
- Injunctive relief, § 22:3
- Jury trial, § 22:2
- Procedure, § 22:2
- Purpose and scope of remedy, § 22:1
- Test of interpleader, § 22:1
- Trial, form of, § 22:2

INTERPRETERS AT TRIAL

- Generally, § 43:8

INTERROGATORIES

- Generally, § 33:1 et seq.
- Admissibility in evidence, § 33:5, 33:10
- Amending answers, continuing duty, § 33:11, 37:4
- Answer
 - continuing duty to answer or amend answer, § 26:10, 33:11, 33:12, 37:4
 - effect of failure to answer; sanctions, § 33:9
 - how to answer, § 33:8
 - service of answer, § 6:7, 33:8, 33:12
 - use of answers; limiting effect on proof, § 33:10
- Appending relevant documents, § 33:7
- Association, to, § 33:4
- Business records, production of, § 33:7
- Comparison with the Federal Rule, § 33:12
- Compelling answers or further answers, § 33:9, 37:4
- Conclusions, opinions, and contentions, § 33:6

INTERROGATORIES—Cont'd

Continuing duty to answer interrogatories, § 26:10, 33:11, 33:12, 37:4

Copies of documents, appending, § 33:7

Corporations, to, § 33:4

Costs sanctions, § 37:4

Depositions upon written questions distinguished, § 31:2

Distinguished from requests for admission, § 36:1

Enlargement of time, § 33:8, 33:9

Evidence rules applicability, § 33:5, 33:10

Failure to answer, § 33:9, 37:4

Government entity, to, § 33:4

Incompleteness of answer, § 33:11, 37:4

Leave of court, § 33:5, 33:8, 33:12

Liability insurance limits, § 33:5

Limitations

number of questions, § 33:1, 33:3, 33:8, 33:12

parties, § 33:2

production of documents, § 33:7

Motion to suppress, § 33:8

Number of questions, § 33:1, 33:3, 33:8, 33:12

Objections

generally, § 33:9

copies of documents, appending, § 33:7

raising objection to interrogatory, § 33:8

sanctions, § 37:4

service of, § 33:8

Opinions, conclusions, and contentions, § 33:6

Order to answer, § 33:8, 37:4

Partnerships, to, § 33:4

Party limitation, § 33:2

Privileged documents, § 33:7

Procedure, generally, § 33:1, 37:4

Protective order, § 33:3, 33:5

Purpose of Rule, § 33:1

Sanctions

generally, § 37:2, 37:4, 37:5

amending answer, duty, § 33:11, 37:4

failure to answer, § 33:9, 37:5

Scope of inquiry

generally, § 33:5

appending copies of documents, § 33:7

opinions, conclusions, and contentions, § 33:6

production of business records, § 33:7

time of service, § 33:5

Service

amended answer, § 33:11

answer, § 6:7, 33:1, 33:8

CIVIL PRACTICE INDEX

INTERROGATORIES—Cont'd

- Service—Cont'd
 - federal rule, § **33:12**
 - interrogatories, § **33:5, 33:8**
- Subsidiary questions, counting, § **33:3**
- Suppressing interrogatories, § **33:8**
- Time
 - amending answers to interrogatories, § **33:11**
 - enlargement of time, § **33:8, 33:9**
 - service of interrogatories, answers, and objections, § **33:8**
- Trial preparation materials, § **26:5, 33:5**
- Unduly burdensome, § **33:5, 33:7**
- Use of, § **32:8**
- Waiver of objection, § **33:8**
- Work-product immunity, § **26:5, 33:5**

INTERROGATORIES, GENERAL VERDICT WITH

- Generally, § **49:3**

INTERVENTION

- Generally, § **24:1 to 24:5**
- Amicus brief, § **24:2**
- Appeal, § **24:4**
- Attorney General, by, § **24:3**
- Comparison with the Federal Rule, § **24:5**
- Controlling law, § **24:1, 24:2**
- Permissive intervention, § **24:2**
- Procedure, § **24:4**
- Right, intervention of, § **24:1**
- Service, § **24:3, 24:4**

INVOLUNTARY DISMISSAL

- See DISMISSAL OF ACTIONS

JOHN DOE (PARTIES)

- Generally, § **9:1, 10:1**

JOINDER OF CLAIMS

- Generally, § **18:1**
- Attachment, § **18:3**
- Comparison with the Federal Rule, § **18:5**
- Consolidation of actions. See TRIAL
- Declaratory judgment actions, § **57:3**
- Family members' derivative claims, § **19:2**
- Judgment, multiple claims and multiple parties, § **54:3**
- Jurisdiction, § **18:2**
- Jury trial, right of, § **38:1**
- Multiple claims and multiple parties, joinder of, § **20:3, 54:3**
- Permissive nature, § **18:1**
- Remedies, joinder of, § **18:4**

JOINDER OF CLAIMS—Cont'd

Separate counts in complaint, § 10:2, 18:1, 18:3

Separate trials. See TRIAL

Statute of limitations, § 18:1

JOINDER OF PERSONS

Class actions, § 19:4, 23:1

Comparison with the Federal Rule

indispensable persons needed for just adjudication, § 19:5

misjoinder and nonjoinder of conditionally necessary parties, § 21:5

permissive joinder of conditionally necessary parties, § 20:5

Conditionally necessary parties

misjoinder and nonjoinder of, below

permissive joinder of, below

Defense, failure to join indispensable party, § 12:11, 17:1, 19:3

Family members' derivative claims, § 19:2

Indispensable. Needed for just adjudication, below

Intervention, § 24:2

Joint obligors or obligees, § 19:2

Judgment, multiple claims and multiple parties, § 54:3

Jurisdiction issue, § 19:5

Misjoinder and nonjoinder of parties conditionally necessary

Generally, § 21:1

comparison with the Federal Rule, § 21:5

defense, failure to join indispensable party, § 12:11

misjoinder of parties, generally, § 21:2

nonjoinder of additional non-indispensable parties, § 21:3

severance of claims, § 21:2, 42:4

substitution of parties, § 21:4

Multiple claims and multiple parties, joinder of, § 20:3, 54:3

Necessary parties, generally, § 19:2

Needed for just adjudication (necessary or indispensable parties)

Generally, § 19:1

class actions exception, § 19:4, 23:1

comparison with the Federal Rule, § 19:5

defense, failure to join indispensable party, § 12:11

determination by court whenever joinder not feasible, § 12:11, 19:2

persons to be joined if feasible, § 19:1

pleading reasons for nonjoinder, § 19:3

remedies, generally, § 21:3

shareholders' derivative suit, § 23:1:1

Nonjoinder of parties

conditionally necessary parties, § 21:3

necessary or indispensable party

determination by court whenever joinder not feasible, § 19:2

pleading reasons for nonjoinder, § 19:3

Owner and operator of motor vehicle, § 20:2

Party having claims in two capacities, § 20:1

CIVIL PRACTICE INDEX

JOINDER OF PERSONS—Cont'd

- Passengers injured in a single accident, § 20:1
- Permissive joinder
 - Generally, § 20:1 to 20:5
 - comparison with the Federal Rule, § 20:5
 - defendants, of, § 20:2
 - multiple claims and multiple parties, joinder of, § 20:3
 - plaintiffs, of, § 20:1
 - separate trials, § 20:4
- Persons to be joined if feasible, § 19:1
- Pleading reasons for nonjoinder, § 19:3
- Products liability case, manufacturer and retailer, § 20:2
- Separate trials, § 20:4
- Separate trials distinguished from severance of claims, § 21:2
- Servant and master joined, § 20:2
- Severance of claims, misjoinder and nonjoinder of parties conditionally necessary, § 21:2, 42:4
- Shareholders' derivative suit, § 23.1:1
- Substitution of parties, § 21:4
- Waiver of nonjoinder of parties
 - conditionally necessary parties, § 21:3
 - indispensable parties, § 19:3

JOINDER OF REMEDIES

- Generally, § 18:4

JOINT TRIALS OR CONSOLIDATED ACTIONS

- See TRIAL

JUDGES

- Filing papers with judge, § 3:3, 5:4
- Inability to proceed
 - generally, § 63:1
 - comparison with the Federal Rule, § 63:2

JUDGMENT

- Additur and remittitur, § 59:4
- Administrative action, review of, § 80:4
- Alter or amend judgment, motion to, § 6:6, 59:9
- Comparison with the Federal Rule
 - basic rule, § 54:8
 - entry of judgment, § 58:5
 - execution of judgment, § 69:6
 - harmless error, § 61:2
 - offer of judgment; payment into court, § 68:3
 - relief from judgment or order, § 60:13
 - specific acts, judgment for, § 70:2
 - stay of proceedings to enforce judgment, § 62:7
- Consent judgments, § 13:4
- Contempt, disobedient party, § 70:1

JUDGMENT—Cont'd

Conveyance of land, § 70:1

Costs

allowance, § 54:5

bill of costs, § 54:6

disobedient party, § 70:1

entry of judgment, § 58:2

notice of taxation of, § 54:6

offer of judgment, § 68:1

procedure for taxation, § 54:6

scope of taxable costs, § 54:5

surety of costs, § 54:7

Declaratory. See DECLARATORY JUDGMENT

Default. See DEFAULT AND DEFAULT JUDGMENT

Defined, § 54:1

Definition, § 54:1

Deliver deeds or other documents, § 70:1

Demand for judgment in complaint, effect of, § 54:4

Directed verdict. Matter of law, below

Disobedient party, § 70:1

Divesting party of title and vesting it in others, § 70:1

Entry of judgment

generally, § 58:1

agreement of parties, § 58:2

appellate review, § 58:1, 58:4

clerk's entry, § 58:2

comparison with the Federal Rule, § 58:5

form, § 58:1

multiple claims or parties involved, § 58:2

necessity for court approval, § 58:3

notice of entry, § 58:4

separate document requirement, § 52:4, 54:1, 58:1, 58:5

service of notice of entry, § 58:4

taxing of costs, § 58:2

verdict, on, § 58:1, 58:3

Execution of judgment

generally, § 69:1

attached property, execution against, § 69:4

body of defendant execution, § 69:5

bond, § 69:2

citation to show cause, § 69:3

comparison with the Federal Rule, § 69:6

decree respecting payment of judgment, § 69:3

discovery aiding, § 69:3

exempt property, § 69:1

hearing on citation to show cause, § 69:3

issuance of execution, § 69:2

CIVIL PRACTICE INDEX

JUDGMENT—Cont'd

Execution of judgment—Cont'd

- list of principal statutes, § **69:1**
- show cause citation, § **69:3**
- statute of limitations, § **69:2**
- stay, § **69:2**
- supplementary proceedings, § **69:3**
- trustee process and garnishment, § **69:4**
- use of discovery, § **69:3**

Finality of judgment, test of, § **54:1**

Findings and conclusions by court set forth in separate document, § **52:4, 54:1, 58:1, 58:5**

Form of judgment, § **54:1**

Harmless error

- generally, § **61:1**
- comparison with the Federal Rule, § **61:2**

Interlocutory appeals, § **54:3**

Interrelation of Rules 54 to 62, § **54:2**

Matter of law, as, § **6:6, 6:8, 50:1 to 50:4, 52:7**

Multiple claims; multiple parties, § **54:3, 62:5, 62:7**

Offer of judgment

- generally, § **68:1**
- comparison with the Federal Rule, § **68:3**
- deposit in court, § **68:2**
- nonacceptance, effect of, § **68:1, 68:2**

Partial judgment as matter of law

- entry of judgment, § **58:2, 62:5**
- findings and conclusions of court, § **52:7**
- stay of proceedings to enforce, § **62:5**
- summary judgments, § **56:9, 56:12**

Performance of act to obtain fruits of judgment when party refuses, § **70:1**

Pleadings, judgment on, § **12:13, 56:8**

Relief from judgment or order

- generally, § **60:1 et seq.**
- alter or amend judgment distinguished from, § **59:9**
- appellate review, § **60:9 to 60:11, 62:2**
- attorney neglect, § **60:3**
- clerical mistakes, § **60:2**
- comparison with the Federal Rule
 - basic rule, § **60:13**
 - harmless error, § **61:2**
- default judgment, § **55:5, 60:2, 60:3**
- denial of “full, fair, and impartial” trial grounds, § **60:11**
- discharged judgment, § **60:7**
- discretion of court, generally, § **60:1**
- effect of motion, § **60:9**
- excusable neglect, § **60:3**
- fraud, § **60:1, 60:5**

JUDGMENT—Cont'd

Relief from judgment or order—Cont'd

harmless error

comparison with the Federal Rule, § 61:2

purpose and scope of Rule, § 61:1

inadvertence, § 60:3

independent civil action for relief, § 60:12

judgment no longer equitable, § 60:7

judicial error of trial judge, § 60:3

mistakes

generally, § 60:3

clerical mistakes, § 60:2

neglect of counsel, § 60:3

newly discovered evidence, § 60:4

other reasons for vacating judgment, § 60:8

perjured testimony, § 60:5

petition in Supreme Court, § 60:11

purpose of Rule, § 60:1

reinstating action dismissed for lack of prosecution, § 41:5

released judgment, § 60:7

satisfied judgment, § 60:7

scope of Rule, § 60:1

stay on motion, § 62:2

surprise, § 60:3

time for motion, § 6:6, 60:5 to 60:7, 60:9, 60:12, 60:13

void judgment, § 60:6

Remittitur and additur, § 59:4

Specific acts, judgment for

comparison with the Federal Rule, § 70:2

purpose and scope of Rule, § 70:1

Stay of proceedings to enforce judgment

generally, § 62:1 et seq.

appeal, stay upon, § 62:4

automatic stay; exceptions, § 62:1, 62:7

bond requirement, § 62:1, 62:7

comparison with the Federal Rule, § 62:7

exceptions, § 62:1

general power to stay execution, § 62:6

injunction pending appeal, § 62:3

money damages, § 62:1

motion to vacate judgment, stay on, § 62:2

multiple claims or parties, stay as to, § 62:5, 62:7

payment of costs of previously dismissed action, § 41:7

relief from judgment, effect of, § 60:9

time limitation, § 62:1, 62:7

Summary. See SUMMARY JUDGMENT

CIVIL PRACTICE INDEX

JUDGMENT—Cont'd

- Vacate judgment
 - alter or amend judgment motion, § 59:9
 - relief from judgment or order, above
 - stay on motion to, § 62:2
- Void judgment for want of jurisdiction, § 60:6
- Writs of assistance, § 70:1

JURISDICTION AND VENUE

- Administrative action, review of, § 80:1
- Amount in controversy
 - generally, § 12:5
 - counterclaims, § 13:13
 - joinder of claims, § 18:2
 - replevin action, § 64:1
- Attachment and garnishment (trustee process), § 4:13, 4:24
- Change of venue, § 77:5
- Comparison with the Federal Rule, § 82:2
- Counterclaims and cross-claims, § 12:5, 12:6, 13:13
- Defined, § 82:1
- Executors and administrators, § 17:2
- General jurisdiction, defined, § 4:11
- Improper venue defense, § 12:7, 12:17
- Interpleader action, § 22:1
- Joinder of claims and remedies, § 18:2
- Joinder of persons, § 19:5
- Lack of jurisdiction defense
 - personal jurisdiction, § 12:6, 12:17
 - subject matter jurisdiction, § 12:5
- Purpose of Rule, § 82:1
- Receivers and receiverships, § 66:2
- In rem and quasi in rem jurisdiction, § 4:13, 4:24, 12:2
- Replevin action, § 64:1
- Scope of Rule, § 82:1
- Third-party claims, § 14:5
- Transmittal of papers from one county to another, § 77:5
- Void judgment for want of jurisdiction, § 60:6

JURORS AND RIGHT TO JURY TRIAL

- See TRIAL

JUSTIFICATION

- Generally, § 8:6

KNOWLEDGE

- Defense, without knowledge or information sufficient to form a belief as to truth of averment, § 8:4, 9:1
- Pleading, § 9:3

LACHES

Generally, § 8:6

LACK OF JURISDICTION

Personal jurisdiction, § 12:6, 12:17, 56:8

Subject matter jurisdiction, § 12:5

LACK OF PROSECUTION

Dismissal of actions, grounds, § 41:5, 41:8

Statute of limitations, § 4:16, 41:5

Substitution of parties, federal rule, § 25:6

LAW OF THE CASE DOCTRINE

Summary judgment motions, § 56:11

LIBEL ACTIONS

Privilege, § 8:6

LIBERAL CONSTRUCTION OF PLEADINGS

See PLEADINGS

LICENSE DEFENSE

Generally, § 8:6

LIMITATION OF ACTIONS

See STATUTE OF LIMITATIONS

LOCATION OR PLACE

Discovery, inspection of documents and things, § 34:5

Pleading, § 9:5

Service of process, usual place of abode, § 4:5, 4:10

MAIL

Counterclaims and cross-claims, § 13:15

Filing complaint, § 3:3, 3:4

Papers other than complaint, service of, § 5:3, 6:6 to 6:8

MALICE

Pleading, § 9:3

MALPRACTICE ACTIONS

Peer review privilege, § 26:7

Pre-trial conferences, § 16:1, 16:2

Statute of limitations, § 2:4

MANDAMUS WRIT

Generally, § 81:2, 81:6

MARITIME CLAIMS

See ADMIRALTY AND MARITIME CLAIMS

MASTERS

Generally, § 53:1 et seq.

Agreement of parties regarding procedure, § 53:2

Appointment of, § 53:1 to 53:3

CIVIL PRACTICE INDEX

MASTERS—Cont'd

- Authority to refer, § 53:2
- Bond requirement, § 53:3
- Comparison with the Federal Rule, § 53:6
- Compensation, § 53:2, 53:3
- Court's options as to report, § 53:5
- Disadvantages and impact on litigation, § 53:2
- Filing report, § 53:5
- Findings of master, § 53:5, 53:6
- First meeting, § 53:4
- Objections to report, § 53:5
- Order of reference, § 53:3, 53:4
- Powers and proceedings, § 53:4
- Reference to master, § 53:2
- Report; effect, § 53:3, 53:5
- Scope and purpose of Rule, § 53:1
- Stipulating findings as final, § 53:5
- Subpoena of witnesses, § 53:4
- Transcript of evidence, § 53:4, 53:5
- Who is master, § 53:1

MATTER OF LAW, MOTION FOR AND JUDGMENT AS

- Generally, § 6:6, 6:8, 50:1 to 50:4

MECHANICS' LIENS ENFORCEMENT

- Applicability of the Rules, § 81:2

MERGER DOCTRINE

- Generally, § 2:1, 2:3, 13:3

MILITARY PERSONS

- Default and default judgment, § 55:2 to 55:4, 55:7
- Process and service of process, § 4:17

MINIMUM CONTACTS ACT

- Due process, § 4:11, 4:12

MISTAKE

- Clerical mistakes, effect on judgment, § 60:2
- Labeling affirmative defense as counterclaim, or vice versa, § 8:6
- Pleading, § 9:2
- Relief from judgment or order, § 60:2, 60:3

MOTIONS

- Generally, § 6:6 to 6:8, 7:2
- Assign case for trial, motion to, § 40:1
- Caption, § 10:1
- Consolidate actions, to, § 7:2, 42:2
- Defenses disclosed by complaint, § 12:10
- Evidence on motions, § 43:3
- Failure to state a claim, § 12:9, 12:10, 12:12

MOTIONS—Cont'd

- Improper venue grounds, § 12:7, 12:17
- Insufficiency of process and service of process, § 12:8
- Judgment as matter of law, § 50:1 to 50:4
- Judgment on pleadings, motion for, § 12:13
- Lack of personal jurisdiction grounds, § 12:6, 12:17
- Lack of subject matter jurisdiction grounds, § 12:5
- More definite statement, motion for, § 10:2, 12:15
- Quashing or modifying subpoena, § 45:5, 45:6
- Separate trials, for, § 42:4
- Striking pleading, § 11:1, 11:2, 12:16
- Time issues. See TIME

MOTOR VEHICLE TORT CASES

- Compulsory counterclaims, § 13:4, 13:14

MUNICIPAL CORPORATIONS

- Administrative action, review of, § 80:1
- Conditions precedent, notice to municipality, § 9:4
- Service on, § 4:9, 4:30

NAMES OF PARTIES

- Pleadings, § 9:1, 10:1

NE EXEAT AND WRIT OF NE EXEAT

- Generally, § 4:29

NEWLY DISCOVERED EVIDENCE

- New trials, § 59:5
- Relief from judgment or order, § 60:4

NEW TRIALS

- Generally, § 59:1
- Advisory jury verdict, challenging, § 39:2
- Affidavits for motion
 - generally, § 59:6
 - newly discovered evidence, § 59:5
- Appellate review, § 52:6, 59:4, 59:6, 59:8
- Comparison with the Federal Rule, § 59:2, 59:10
- Contrariness of verdict, § 59:3, 59:4
- Damages excessive or inadequate, § 59:4
- Error of law grounds, § 59:3, 59:4, 61:1
- Evidence, verdict contrary to, § 59:3, 59:4
- Findings and conclusions by court, applicability, § 52:6, 59:3
- Form and content of motion, § 59:6
- Grounds, § 59:1, 59:2 to 59:4, 59:6
- Harmless error, § 61:1
- Initiative of the court, § 59:7
- Judge's inability to proceed, § 63:1
- Motion as matter of law joined with motion for new trial, § 50:1, 50:3
- Motion to alter or amend judgment, § 59:9

CIVIL PRACTICE INDEX

NEW TRIALS—Cont'd

- Newly discovered evidence, § 59:5, 60:4
- Order of court, § 59:7, 59:8
- Remittitur or additur, § 59:4
- Service of motion, § 59:6
- Standard of review for determining, § 59:3, 59:4
- Summary of grounds, § 59:2
- Time for appeal, § 59:8
- Time for motion, § 6:6, 59:6, 59:7, 60:4
- Verdict contrary to law or evidence, § 59:3

NEXT FRIEND

- Capacity to sue or be sued, § 17:6

NOTICE

- Administrative action, review of, § 80:3
- Appeal, notice of filing, § 5:4
- Attachment and garnishment (trustee process), pre-judgment, § 4:18
- Class actions
 - dismissal or compromise, § 23:3
 - requirement, § 23:2
- Clerk of court, notice of orders or judgments, § 77:4
- Conditions precedent, notice to municipality, § 9:4
- Default and default judgment, § 12:2, 55:2, 55:3, 55:7
- Depositions
 - before action, § 27:2
 - oral examination, § 30:2, 30:3, 30:5, 30:6, 30:14
 - pending appeal, § 27:6
 - subpoena, notice accompanying, § 45:1, 45:5
 - written questions, § 31:3, 31:6
 - written stipulations, § 29:1
- Dismissal, notice of, § 41:1, 41:3
- Entry of judgment, § 58:4
- Entry of judgment notice, § 58:4
- Foreign law issue, of, § 44.1:1, 44.1:2
- Judgment, taxation of costs, § 54:6
- Judgments
 - clerk of court, notice of orders or judgments, § 77:4
 - entry of judgment, notice of, § 58:4
- Receivers, notice to creditors, § 66:3
- Receivers and receiverships, notice to creditors, § 66:3
- Replevin action, § 64:2
- Substitution of party, death of party, § 25:2
- Summary judgment hearing, § 56:3
- Third-party practice, § 14:1, 14:2

NUMBERS AND NUMBERING

- Interrogatories, number of questions, § 33:1, 33:3, 33:8, 33:12
- Jurors, number of, § 47:1 to 47:3, 48:1, 48:2

NUMBERS AND NUMBERING—Cont'd

Pleadings' paragraphs, § 10:2, 10:3

OATH

Deposition examination, § 30:8

Jurors, examination under, § 47:1

Trial witnesses, § 43:2

OBJECTIONS

Depositions. See DEPOSITIONS

Discovery, generally, § 11:5, 26:11

Interrogatories. See INTERROGATORIES

Master's report, § 53:5

Motions, generally, § 7:2

Nonjoinder of parties, § 19:3

Process and service of process, to, § 4:17

Production of documents and things, to, § 34:4 to 34:6, 45:5

Real party in interest, § 17:1

Requests for admission, to, § 36:3, 36:4, 36:7

Subpoena or subpoena duces tecum, § 45:5

Summary judgment motion, § 56:3, 56:5

Taxation of costs, § 54:6

Trial objections. See TRIAL

OFFER OF JUDGMENT

See JUDGMENT

OFFICIAL RECORD, PROOF OF

See EVIDENCE

OMISSIONS

Counterclaims, § 13:8, 13:15, 13:16

Verdict of jury, omitted issues, § 49:2

ONE FORM OF ACTION

Generally, § 2:1 et seq.

Comparison with the Federal Rule, § 2:7

Effect of the Rule

Availability of attachment, § 2:5

Legal and equitable relief in same action, § 2:1, 2:3

Relation to substantive law, § 2:2

Statute of limitations, § 2:4

Trial by jury, § 2:6

Merger of law and equity, § 2:1, 2:3, 13:3

Purpose of the Rule, § 2:1

ORDERS

Pretrial conference orders, § 16:3

PARENT

Capacity to sue or be sued, § 17:6

CIVIL PRACTICE INDEX

PARTIAL JUDGMENT AS MATTER OF LAW

See JUDGMENT

PARTIES

- Administrative action review, aggrieved party, § 80:1
- Administrators and executors, § 17:2, 17:4, 25:2
- Amended pleadings
 - attachment proceedings, § 15:8
 - relation back of, § 15:6
- Bailees, § 17:2
- Capacity. See CAPACITY TO SUE OR BE SUED
- Caption, § 9:1, 10:1, 10:4
- Comparison with the Federal Rule
 - parties, Rule 17, § 17:7
 - persons not parties, process in behalf of or against, § 71:2
 - substitution of parties, Rule 25, § 25:6
- Counterclaims and cross-claims, additional parties
 - generally, § 13:10
 - form, motion under Rule 13(h) for additional party to counterclaim, § 13:17
 - form, order bringing in additional party to counterclaim, § 13:18
- Death, § 25:2
- Default judgment, entitled to, § 55:6
- Executors and administrators, § 17:2, 17:4, 25:2
- Guardian ad litem, § 17:6
- Guardians, § 17:2, 17:6, 25:3
- Incompetency. See INCOMPETENT PARTIES
- Insurers, real party in interest, § 17:3
- Interpleader. See INTERPLEADER
- Intervention. See INTERVENTION
- John Doe, § 9:1, 10:1
- Joinder. See JOINDER OF PERSONS
- Litigating capacity. See CAPACITY TO SUE OR BE SUED
- Misnomer, § 10:1
- Naming defendant, § 9:1, 10:1
- Partnerships, § 17:5
- Persons not parties, process in behalf of or against
 - comparison with the Federal Rule, § 71:2
 - purpose and scope of rule, § 71:1
- Public officers, substitution of parties, § 25:5
- Real party in interest
 - generally, § 17:1
 - executors, administrators, guardians, bailees, and trustees, § 17:2, 25:2, 25:3
 - federal rule, § 17:7
 - insurers, § 17:3
- Substitution of parties
 - generally, § 25:1 to 25:6
 - comparison with the Federal Rule, § 25:6
 - conditionally necessary parties misjoined or not joined, § 21:4

PARTIES—Cont'd

Substitution of parties—Cont'd

death, § 25:2

depositions, use in court proceedings, § 32:4

incompetency, § 25:3

public officers, § 25:5

purpose and scope of Rule 25, § 25:1

service of motion, § 25:1

transfer of interest, § 25:4

Third-party practice. See THIRD-PARTY PRACTICE

Transfer of interest, substituting or adding parties, § 25:4

Trustees, § 17:2

PARTNERSHIPS

Capacity to sue or be sued, § 17:5

Depositions, § 30:5, 31:3, 32:6

Interrogatories to, § 33:4

Process and service of process, § 4:6, 4:11

PAYMENT DEFENSE

Generally, § 8:6

PEER REVIEW PRIVILEGE

Generally, § 26:7

PERPETUATION OF TESTIMONY

See DEPOSITIONS

PHYSICAL AND MENTAL EXAMINATION OF PERSONS

Generally, § 35:1 et seq.

Admissibility in evidence, § 35:1

Attorney attendance, § 35:3

Blood examination, § 35:1, 35:2, 35:7

Comparison with the Federal Rule, § 35:1, 35:7

Compel exchange of medical reports, § 35:4

Delivery of report of findings, § 35:4, 35:5

Examination without court order, § 35:5

Good cause, § 35:2

History taken from examined party, § 35:3

Motion, § 35:2

New procedure or a novel technique, § 35:2

Notice requirement, § 35:2

Number of examiners, § 35:2

Order for examination

generally, § 35:2

sanctions for violations, § 35:6

voluntarily undergoing examination without order, § 35:5

Pending appeal, § 27:6

Persons present during examination, § 35:3

Purpose of Rule, § 35:1

CIVIL PRACTICE INDEX

PHYSICAL AND MENTAL EXAMINATION OF PERSONS—Cont'd

- Report of findings, § 35:4, 35:5, 35:7
- Sanctions, § 35:6, 37:2, 37:5
- Scope of Rule, § 35:1
- Type of examination permitted, § 35:2
- Voluntarily undergoing examination, § 35:5
- Who is examiner, § 35:1, 35:2
- Witness, examiner as, § 35:1

PHYSICIANS

- Certificate of party or witness sickness, trial continuances, § 40:2
- Physical and mental examination of persons, examiner as trial witness, § 35:1

PLACE

- See LOCATION OR PLACE

PLEADINGS

- Generally, § 7:1
- Address and phone number of attorney, § 11:2
- Administrative action, review of, § 80:2
- Adoption of statements by reference, § 10:3
- Affirmative defenses
 - generally, § 8:6
 - burden of proof, § 8:7
- Alternative pleading, § 8:8
- Amended pleadings
 - generally, § 15:1
 - after dismissal of complaint, § 15:4
 - answer, § 8:6
 - attachment, effect on, § 15:8
 - comparison with the Federal Rule, § 15:10
 - conform to evidence, amendments to, § 15:5, 16:3
 - consent of adverse party, by, § 15:2, 15:3
 - discretion of court, § 15:1
 - distinguished from supplemental pleadings, § 15:9
 - effect of amendment
 - generally, § 15:7
 - attachment, on, § 15:8
 - forms
 - motion for leave to file supplemental complaint, § 15:12, form
 - motion to amend, form, § 15:11
 - leave of court, by
 - generally, § 15:3
 - form, motion for leave to file supplemental complaint, § 15:12
 - liberality, § 15:1, 15:3
 - parties, change of, § 15:6, 15:8
 - pretrial conference issue, § 16:2
 - purpose and scope of rule, § 15:1
 - real party in interest, adding, § 17:1

PLEADINGS—Cont'd

Amended pleadings—Cont'd

- relation back of amendments, § 15:6
- right to amend as of course, § 15:2
- statute of limitations, relation back of amendments, § 15:6
- subsequent proceedings, generally, § 15:7
- supplemental pleadings
 - generally, § 15:9
 - form, motion for leave to file supplemental complaint, § 15:12
 - time, § 15:2

Applicability of Rules, § 81:2

Attorney signature, § 11:2

Burden of pleading, § 8:7

Capacity, § 9:1, 9:7

Caption, § 10:1, 10:4

Claims for relief

- demand for judgment (relief), § 8:3, 9:2
- statement of facts, § 8:2

Comparison with the Federal Rule

- amended and supplemental pleadings, § 15:10
- form of pleadings, § 10:4
- general rules of pleading, § 8:9
- pleadings and motions, generally, § 7:4
- signing of pleadings and other papers, § 11:7
- special matters, pleading, § 9:7

Condition of mind, § 9:3

Conditions precedent, § 9:4

Counterclaims and cross-claims. See COUNTERCLAIMS AND CROSS-CLAIMS

Defenses. See DEFENSES

Demand for judgment (relief), § 8:3, 9:2

Demurrers and pleas challenging complaint's legal sufficiency, § 7:3

Denials

- generally, § 8:4
- adoption by reference, § 10:3
- effect of failure to deny damages allegation, § 8:5
- leave to amend, of, § 15:3
- signatures, authenticity or validity, § 8:4, 8:9

Doctrine of duplicity, § 10:2

Exhibits, § 10:3

Form of pleadings

- adoption by reference; exhibits, § 10:3
- caption; names of parties, § 10:1
- comparison with the Federal Rule, § 10:4
- paragraphs; separate statements, § 10:2, 10:3

Forms

- motion for leave to file supplemental complaint, § 15:12, **form**
- motion to amend, form, § 15:11

CIVIL PRACTICE INDEX

PLEADINGS—Cont'd

Fraud, § 9:2

General rules

alternative and hypothetical pleading, § 8:8

claims for relief, § 8:2, 8:3

comparison with the Federal Rule, § 8:9

consistency, § 8:8

defenses, § 8:4 to 8:7

purpose of pleading, § 8:1

Harmless error, § 61:1

Hypothetical pleading, § 8:8

Incorporation by reference, § 10:3

Intent, § 9:3

Intervention, § 24:4

Joinder of claims, § 9:2

Judgment on pleadings, motion for, § 12:13, 56:8

Knowledge, § 9:3

Liberal construction

generally, § 8:1, 8:2

amended pleadings, § 15:1, 15:3

Malice, § 9:3

Mistake, § 9:2

More definite statement, motion for, § 10:2, 12:15

Motions, generally, § 7:2

Multiple theories, pleading, § 8:8, 10:2

Names of parties, § 9:1, 10:1

Nonjoinder of persons, § 19:3

Number allowed, § 7:1

Numbered paragraphs, § 10:2, 10:3

Offer of judgment, § 68:2

Paragraphs, § 10:2, 10:3

Particularity, § 8:2

Place and time, § 9:5

Purpose of pleading, § 8:1

Repleading, district court appeal, § 81:4

Replevin, § 64:2

Reply, § 7:1

Separate counts in complaint, § 10:2, 18:1, 18:3

Service of. See SERVICE OF PROCESS

Shareholders' derivative suit, § 23.1:1

Signatures

applicability to discovery, § 11:5

attorney or party signature, § 11:2

certificate, signature as, § 11:1, 11:3

comparison with the Federal Rule, § 11:7

denial of authenticity or validity, § 8:4, 8:9

history of Rule 11 and its federal antecedents, § 11:1

PLEADINGS—Cont'd

Signatures—Cont'd

pro se litigants, drafting assistance to, § 11:6
sanctions; attorney's fees, § 11:4

Special damages, § 9:6

Special matters, pleading

capacity, § 9:1
comparison with the Federal Rule, § 9:7
conditions precedent, § 9:4
fraud and mistake, § 9:2
malice, intent, knowledge, and condition of mind, § 9:3
special damages, § 9:6
time and place, § 9:5

Statement of facts/claim, § 8:2

Statute of frauds, § 8:7, 12:10

Statute of limitations

generally, § 9:5
relation back of amendments, § 15:6

Striking pleadings, § 11:1, 11:2, 12:16

Supplemental pleadings

generally, § 15:9
comparison with the Federal Rule, § 15:10
counterclaims, § 13:8
form, motion for leave to file supplemental complaint, § 15:12

Third party practice. See THIRD PARTY PRACTICE

Time

amended pleadings, § 15:2
response, § 12:1

Time and place, § 9:5

PLEAS CHALLENGING COMPLAINT'S LEGAL SUFFICIENCY

Generally, § 7:3

PREJUDICE

Amended counterclaims, § 13:8

PREROGATIVE WRITS

Applicability of Rules, § 81:2

PRETRIAL PROCEDURE

Comparison with the Federal Rule, § 16:1, 16:4

Conferences

generally, § 16:1, 16:2
jury cases; administrative orders, § 16:2
requests for admission, § 36:1, 36:7
separate trials issue, § 42:4

History of the Rule, § 16:1

Orders

administrative, § 16:2
pretrial, § 16:3

CIVIL PRACTICE INDEX

PRETRIAL PROCEDURE—Cont'd

Purposes, § 16:1 to 16:3

PRIVILEGE

Defense raised in complaint, § 12:10
Discovery, privileged matters, § 26:7, 26:8, 45:5
Health care actions, peer review privilege, § 26:7
Interrogatories, privileged documents, § 33:7
Libel actions, § 8:6
Log, privilege log, § 45:5
Process and service of process, § 4:17
Production of documents and things, § 34:6

PROBATE APPEALS

Applicability of the Rules, § 81:1

PROCESS AND SERVICE OF PAPERS

Administrative action review, § 80:3
Applicability of Rules, § 81:2

PROCESS AND SERVICE OF PROCESS

Generally, § 4:1 et seq.
Additional summons, issuing, § 4:1
Agents, service
 chart, statutorily appointed agents for service, § 4:8
 individual or corporate agent appointed to accept service, § 4:7
 statutory designation, § 4:8
Amendment of process, § 4:15
Arrest; writ of arrest, § 4:28, 4:30
Attachment process. See ATTACHMENT AND GARNISHMENT (TRUSTEE)
 PROCESS
Charts, tabular summary
 individual or corporate agent authorized to accept service, § 4:7
 methods of service, § 4:4
 statutorily appointed agents for service, § 4:8
Civil arrest, § 4:17, 4:28
Comparison with the Federal Rule
 basic rule, § 4:30
 persons not parties, process in behalf of or against, § 71:2
Complaint, generally, § 5:2
Conservator, § 4:5
Counterclaims and cross-claims, § 13:15
Defective service, § 4:1
Dwelling house, § 4:5, 4:10
Exempt circumstances, § 4:17
Extradition on criminal charge, § 4:17
Foreign corporations, § 4:7, 4:11, 4:12
Foreign country, service in, § 4:12
Form and issuance of summons, § 4:1
Fraudulently induced into state, § 4:17

PROCESS AND SERVICE OF PROCESS—Cont'd

- Guardian, § 4:5, 25:3
- Guardian ad litem, § 4:5
- Immunity from service, § 4:17
- Incompetent person, § 4:5, 4:30
- Individuals, § 4:5
- Infant, § 4:5, 4:30
- Insufficiency of process and service of process, defense, § 12:8, 41:5
- Juror, on, § 4:17
- Methods of service, summary table, § 4:4
- Military duty, § 4:17
- Minimum contacts, § 4:11 to 4:13
- Municipal corporations, service on, § 4:9, 4:30
- Ne exeat, § 4:29
- Nonresident individual or foreign corporation, § 4:7, 4:10, 4:11
- Nonresident witness, § 4:17
- Objection to service, § 4:17
- Outside the state, § 4:10, 4:13
- Papers other than complaint. See SERVICE OF PAPERS
- Partnerships, § 4:6, 4:11
- Personal service
 - Generally, § 4:4
 - agents, § 4:7
 - agents designated by statute, § 4:8
 - individuals, § 4:5
 - methods, § 4:4
 - outside the state, § 4:10
 - private corporations, § 4:6
 - state and public bodies, § 4:9
- Persons not parties, process in behalf of or against, § 71:1, 71:2
 - comparison with the Federal Rule, § 71:2
 - purpose and scope of rule, § 71:1
- Private corporations, § 4:6
- Privileges and exemptions from service, § 4:17
- Proof of service, § 4:14
- Publication, service by, § 4:13
- Public bodies or corporations, service on, § 4:9, 4:30
- Quasi in rem and in rem jurisdiction, service outside the state, § 4:13, 4:24
- Return of service
 - generally, § 4:14
 - amendment of, § 4:15
- Savings statute, § 4:16
- Seizure of property in federal court, § 4:30
- State, service on, § 4:9, 4:30
- Sufficiency of process, defense, § 12:8
- Summons and complaint, generally, § 4:1, 4:16
- Sunday service, § 4:17

CIVIL PRACTICE INDEX

PROCESS AND SERVICE OF PROCESS—Cont'd

Time limit

return or proof of service, § 4:14

service of summons and complaint, § 4:1, 4:3, 4:16

Trustee process. See ATTACHMENT AND GARNISHMENT (TRUSTEE)

PROCESS

Turnpike and Bridge Authority, § 4:9

Unincorporated associations, § 4:6, 4:11, 4:30

Usual place of abode, § 4:5, 4:10

Waiver of objection to service, § 4:17

Waiver of service, § 4:3

By whom served, § 4:2

Writ of ne exeat, § 4:29

PRODUCTION OF DOCUMENTS AND THINGS

Generally, § 34:1 et seq.

Ability to obtain documents, § 34:2

Comparison with the Federal Rule, § 34:8

Compelling discovery, § 34:7, 45:5

Control, custody, or possession, § 34:2

Costs

compelling discovery, § 34:7

copying for inspection, § 34:5, 45:5

Description of documents, § 34:4

Enlargement of time, § 34:6

Good cause requirement, § 34:3, 34:8

Incorporated by reference documents, of, § 34:3

Inspection and copying request

description of items, § 34:4

time, place, and manner, § 27:6, 34:5

Labeling documents, § 34:5

Limitations of discovery, § 34:3

Limitation to parties, § 34:2

Objections to production

generally, § 34:6, 45:5

inspection matters, § 34:5

overbroad description, § 34:4

Pending appeal, § 27:6

Place of inspection, § 34:5

Possession, custody, or control, § 34:2

Privilege, § 34:6, 45:5

Procedure:

request for production; description of documents, § 34:4

time, place, and manner of inspection, § 27:6, 34:5

Purpose of Rule 34, § 34:1

Refusal to make discovery; sanctions, § 34:7

Relevancy requirement, § 34:3

Request for production, § 34:4

PRODUCTION OF DOCUMENTS AND THINGS—Cont'd

- Sanctions; refusal to make discovery, § 34:7, 37:2, 37:5
- Scope of discovery, § 34:3
- Service of request for
 - inspection and copying, § 34:5
 - production, § 34:4
- Subpoena duces tecum, § 45:2, 45:5
- Tax returns and statements, § 26:3, 34:2
- Trial preparation materials, § 26:5, 34:3, 45:5
- Use of method, § 32:8
- Witness statements, § 26:5
- Work product rule, § 26:5, 34:3, 45:5

PROOF OF SERVICE

- Generally, § 4:14, 5:4
- Notice of deposition taken before action, § 27:2

PROTECTIVE ORDERS

- Depositions, § 26:8, 30:9, 31:4, 32:7, 37:3
- Discovery, generally, § 26:8
- Interrogatories, § 33:3, 33:5
- Subpoena duces tecum, unduly burdensome, § 45:5

PUBLIC OFFICERS

- Substitution of parties, § 25:5

PUBLIC RECORDS

- Distinguished from official records, § 44:1

QUASI-IN-REM JURISDICTION

- Appearance, § 12:2
- Attachment and sequestration, § 4:13, 4:24

QUO WARRANTO WRIT

- Generally, § 81:2

REAL PARTY IN INTEREST

- See PARTIES

RECEIVERS AND RECEIVERSHIPS

- Applicability of Rules, § 81:1
- Appointment, § 66:1 to 66:3
- Authority, § 66:2
- Comparison with the Federal Rule, § 66:4
- Ex parte appointment, § 66:3
- Hearing, § 66:2, 66:3
- Intervention, § 24:2
- Inventory and financial condition, § 66:3
- Jurisdiction of court to appoint, § 66:2
- Notice to creditors, § 66:3
- Procedure, § 66:3, 66:4
- Purpose and scope of Rule, § 66:1

CIVIL PRACTICE INDEX

RECEIVERS AND RECEIVERSHIPS—Cont'd

Reports, § 66:3

Who to appoint, § 66:3

RECORDS

Books, papers, documents, plats, and things introduced into evidence, § 43:8

Books and records kept by clerk and entries therein, § 79:1, 79:2

Lack of record, proof of, § 44:3

Official record, proof of, § 44:1 to 44:4

Production of business records, interrogatories, § 33:7

Trial evidence, copies of recorded documents, § 43:5

REFEREES

Masters, as, § 53:1

RELATION BACK

Amended pleadings, § 15:6

RELEASE DEFENSE

Generally, § 8:6

RELEASED JUDGMENT

Generally, § 60:7

RELIEF, CLAIMS IN PLEADINGS

Demand for judgment (relief), § 8:3, 9:2

Statement of facts, § 8:2

RELIEF FROM JUDGMENT OR ORDER

See JUDGMENT

REMEDIES

Declaratory judgment, availability of remedy, § 57:2, 57:3

Exhaustion of administrative remedies, § 80:1

Interpleader, purpose and scope of remedy, § 22:1

Joinder of remedies, § 18:4

REMITTITUR

Generally, § 59:4

REPLEADING

Applicability of Rules, § 81:4

REPLEVIN

Generally, § 64:1

Comparison with the Federal Rule, § 64:4

Counterclaim, cross-claim, or third-party complaint, § 64:3

Pleading rules, § 64:2

REPLY

Counterclaims, § 13:7

Pleadings, § 7:1

REPORTS

- Master's report, § 53:3, 53:5
- Physical and mental examination of persons, § 35:4, 35:5, 35:7
- Receivers and receiverships, § 66:3

REQUESTS FOR ADMISSION

- Generally, § 36:1 et seq.
- Amendment of admission, § 36:5
- Answer to request
 - generally, § 36:3
 - objections, § 36:4
- Broad requests, § 36:1
- Comparison with the Federal Rule, § 36:7
- Conclusivity of admission, § 36:5
- Copies of documents, providing, § 36:2
- Costs sanctions, § 36:6, 37:6
- Defective answer, § 36:3, 37:6
- Distinguished from interrogatories, § 36:1
- Effect of admission, § 36:5
- Form of requests, § 36:2
- Genuineness of documents, § 36:2, 37:6
- Hearsay exception aspect, § 36:5
- Inspection of documents, providing, § 36:2
- Lack of personal knowledge, § 36:4
- Objections, § 36:3, 36:4, 36:7
- Options of answering party, § 36:3
- Other proceedings, use in, § 36:5
- Pretrial conference, § 36:1, 36:7
- Purpose of Rule, § 36:1
- Reasonable inquiry, § 36:4
- Request for admission, § 36:2
- Retractability of admission, § 36:5
- Sanctions, § 36:6, 37:6
- Scope of Rule, § 36:1
- Service
 - answer, § 36:3, 36:7
 - objections, § 36:4, 36:7
 - requests, § 36:2, 36:7
- Signed answer to request, § 36:3
- Sufficiency of answers or objections, motion to determine, § 36:4
- Unreasonable effort to acquire information, § 36:4
- Withdrawal of admission, § 36:5

RES JUDICATA

- Generally, § 8:6, 13:3, 18:1

RESTRAINING ORDERS

- See INJUNCTIONS AND RESTRAINING ORDERS

CIVIL PRACTICE INDEX

RIGHT TO TRIAL BY JURY

See TRIAL

SANCTIONS

Attorney's fees, § 11:1, 11:4, 40:2

Discovery papers, signatures on, § 11:5

Due process, § 11:4

Failure to make or cooperate in discovery. See DISCOVERY SANCTIONS

Signatures on papers, not in good faith, § 11:4, 11:5

Subpoena duces tecum, undue hardship, § 45:5

Trial attorney conflicting engagements, § 40:2

SATISFIED JUDGMENT

Accord and satisfaction, § 8:6

Relief from judgment or order, § 60:7

SATURDAY, SUNDAY, OR HOLIDAY

Court holidays, § 77:1

Time computation, § 4:17, 6:1, 6:7, 6:8

SCIRE FACIAS

Generally, § 69:2, 81:5, 81:7

SCOPE OF RULES

Generally, § 1:1

Amendments, § 1:1

Comparison with Federal Rule, § 1:7

Construction of the Rules, § 1:6, 8:1

Enabling Act, § 1:2 to 1:4, 1:6

Procedure and substance, § 1:3

Purpose of the Rules, § 1:5

Relation of rules to statutes, § 1:4

Source of rules, § 1:2, 1:6

Statutes, relation of rules to, § 1:4

Statutory authority, § 1:2

SEALED DOCUMENTS

Deposition, § 27:4, 30:11

SECURITY

Attachment and garnishment (trustee process), § 4:21

Interpleader action, posting bond, § 22:3, 22:5

SEIZURE OF PROPERTY

Attachment and garnishment. See ATTACHMENT AND GARNISHMENT
(TRUSTEE PROCESS)

Execution of judgment. See JUDGMENT

Replevin. See REPLEVIN

SEPARATE TRIALS

See TRIAL

SERVICE OF PAPERS

- Generally, § 5:2
- Additional time after service by mail, § 6:7
- Answer, § 5:1, 6:7, 12:1
- Assignment of cases for trial, motion, § 40:1
- Attorney General, § 24:3
- Certificate of service, § 5:4
- Comparison with the Federal Rule, § 5:5
- Complaint. See PROCESS AND SERVICE OF PROCESS.
- Consolidate actions, motion to, § 42:2
- Counterclaims and cross-claims, § 13:15
- Definition of service of process, § 5:1
- Delivery, defined, § 5:3
- Demand for jury trial, § 38:3
- Depositions, notice of
 - before action, § 27:2
 - pending appeal, § 27:6
- Entry of judgment notice, § 58:4
- Exceptions to service requirement, § 5:2
- Failure to file papers, § 5:4
- Filing distinguished from service, § 5:1
- Filing with the court, § 5:4
- Interrogatories. See INTERROGATORIES
- Intervention action, § 24:3, 24:4
- Mail service, § 5:3, 6:7, 6:8
- Meaning and significance of “service,” § 5:1
- Methods of service, § 5:3, 6:7
- New trial motion, § 59:6
- Notice of appeal, filing, § 5:4
- Notice of depositions
 - before action, § 27:2
 - pending appeal, § 27:6
- Proof of service, § 4:14, 5:4, 27:2
- Replevin action, § 64:1, 64:2
- Requests for admission, § 36:2 to 36:4, 36:7
- Requirement of service, § 5:2
- Subpoena, § 45:2
- Subpoena duces tecum, § 45:5
- Substitution of parties, motion, § 25:1
- Summary judgment motion, § 56:3
- Time issues. See TIME
- Waiver of service of process, § 12:1
- Written motions, § 6:6

SERVICE OF PROCESS

- Complaint. See PROCESS AND SERVICE OF PROCESS.
- Other papers. See SERVICE OF PAPERS
- Persons not parties, process in behalf of or against, § 71:1, 71:2

CIVIL PRACTICE INDEX

SHAREHOLDERS' DERIVATIVE ACTIONS

- Generally, § 23:1.1
- Comparison with the Federal Rule, § 23:1.2

SHOW CAUSE

- Execution of judgment, show cause citation, § 69:3

SIGNATURES

- Depositions, signing, § 27:4, 29:1, 30:10
- Discovery requests, responses, and objections, § 11:5, 26:11
- Pleadings. See PLEADINGS
- Requests for admission, signed answer to, § 36:3

SOLDIERS' AND SAILORS' CIVIL RELIEF ACT OF 1940

- Default and default judgment, § 55:2 to 55:4, 55:7

SPECIAL APPEARANCE OF ATTORNEY

- Generally, § 12:2

STATUTE OF FRAUDS

- Generally, § 8:6, 8:7, 12:10

STATUTE OF LIMITATIONS

- Generally, § 2:4
- Affirmative defense, § 8:6
- Amended pleadings, relation back of, § 15:6
- Commencement of action, § 3:4
- Counterclaims and cross-claims, § 13:7
- Disclosed by complaint, defense, § 12:10
- Effect of service, § 4:16
- Execution of judgment, § 69:2
- Garnishee liability, § 4:27
- Insurers, § 4:16
- Lack of prosecution, § 4:16, 41:5
- Malpractice actions, § 2:4
- One form of action rule, effect of, § 2:4
- Pleading and defense, § 9:5, 15:6
- Relation back of amended pleadings, § 15:6
- Savings statute, § 4:16
- Separate claims, § 18:1
- Third party practice, § 14:4
- Tolling. See TOLLING STATUTE OF LIMITATIONS
- Trespass actions, § 2:4

STAY OF PROCEEDINGS

- Dismissed actions, stay of proceedings until payment of previously dismissed action's costs, § 41:7
- Enforce judgment. See JUDGMENT

STENOGRAPHIC REPORTS, TRANSCRIPTS OF TESTIMONY

- Depositions
 - oral deposition, § 30:4, 30:7

STENOGRAPHIC REPORTS, TRANSCRIPTS OF TESTIMONY—Cont'd

- Depositions—Cont'd
 - stipulation, by, § 29:1
 - taken before action, § 27:3, 27:4
- Trial court and clerks (superior), § 78:1, 78:2

STIPULATIONS

- Dismissal, voluntary, § 41:1, 41:3
- Enlargement of time, § 6:4, 6:8, 6:11
- Jury, verdict or number of jurors, § 48:1
- Taking depositions, § 29:1, 29:2

STRIKING DEMAND FOR JURY TRIAL

- Generally, § 38:3, 39:1

STRIKING PLEADINGS

- Generally, § 11:1, 11:2, 12:16
- Third-party claim, § 14:3

STRIKING TRIAL EVIDENCE

- Generally, § 46:2

SUBPOENA

- Generally, § 45:1 et seq.
- Comparison with the Federal Rule, § 45:7
- Contempt, § 45:6
- Contents, § 45:1
- Depositions. See DEPOSITIONS
- Duces tecum, § 30:3, 34:2, 45:3, 45:5
- Fees of witness, § 45:2
- Form of, § 45:1
- Issuance, § 45:1, 45:7
- Masters' hearings witnesses, § 53:4
- No effect on persons outside state, § 45:1
- Protection of persons subject to subpoenas, § 45:5
- Quashing or modifying subpoena, § 45:5, 45:6
- Service and proof of service, § 45:2, 45:5
- Use of, § 45:1

SUBSEQUENT MODIFICATION OF CONTRACT

- Generally, § 8:6

SUBSTITUTION OF PARTIES

- See PARTIES

SUMMARY JUDGMENT

- Generally, § 56:1
- Absence of genuine issue about any material fact, § 56:4, 56:5, 56:10
- Actions to which applicable, § 56:2
- Affidavits
 - generally, § 56:3
 - availability, § 12:12

CIVIL PRACTICE INDEX

SUMMARY JUDGMENT—Cont'd

Affidavits—Cont'd

- bad faith, § 56:7
- form and content of, § 56:5
- grounds for judgment, § 56:4
- unavailable, § 56:6
- Appellate review, § 56:4, 56:6, 56:9, 56:12
- Applicability to parties and actions, § 56:2
- Burden of proof, § 56:4, 56:5
- Comparison with the Federal Rule, § 56:13
- Considered matters, § 12:12, 56:4
- Contempt, bad faith affidavits, § 56:7
- Continuance, § 56:6
- Credibility matters, § 56:4
- Cross-motions, § 56:10
- Defenses, § 56:4
- Denial of motion, nonappealability, § 56:4, 56:12
- Dismissal motion, relationship to, § 56:8
- Final judgment on the merits, § 56:4
- Form of affidavits, § 56:5
- Form of motion, § 56:3
- Grounds for granting, § 56:4
- Hearing, § 56:3
- Judgment on the pleadings motion, relationship to, § 56:8
- Law of the case doctrine, § 56:11
- Against moving party, § 56:10
- Notice of hearing, § 56:3
- Objections, § 56:3, 56:5
- Partial summary judgment, § 56:9, 56:12
- Parties to which applicable, § 56:2
- Purpose of Rule, § 56:1
- Relationship to dismissal and judgment on the pleadings motions, § 56:8
- Role of court, § 56:4
- Scope of Rule, § 56:1
- Service of motion, § 56:3
- Standards for granting, § 56:4
- State of mind, § 56:2
- Successive motions, § 56:11
- Time for motion, § 56:3

SUMMONS

See PROCESS AND SERVICE OF PROCESS.

SUPPLEMENTAL PLEADINGS

See PLEADINGS

SURETY

Bond. See BOND, POSTING

Judgment, surety of costs, § 54:7

SURVEILLANCE PHOTOGRAPHS

Discoverability, § 26:5

TABLES AND CHARTS

Attachment and garnishment (trustee process), important statutes, § 4:25

Process and service of process

individual or corporate agent authorized to accept service, § 4:7

methods of service, § 4:4

statutorily appointed agents for service, § 4:8

TAXATION OF COSTS (JUDGMENT PROCEDURE)

Generally, § 54:4 to 54:7

TAXPAYERS

Class actions, § 23:1

Discovery of income tax papers, § 26:3, 34:2

THIRD-PARTY PRACTICE

Generally, § 7:1, 14:1

Acceleration of determination of liability, § 14:6

Additional pleadings, § 14:9

Comparison with the Federal Rule, § 14:10

Contribution claims, § 14:1, 14:4, 14:6, 14:7, 18:4

Counterclaims, § 14:1, 14:9

Defendant's insurer, impleader of, § 14:4, 14:8, 18:4

Discretion of court, § 14:3

Dismissal of action, § 41:6

Form: summons and complaint against third-party defendant; motion, § 14:11

Impleader, generally, § 14:1

Indemnity claims, § 14:1, 14:4, 14:6, 14:8, 18:4

Interests sought, § 14:1

Joinder of remedies limitation, § 18:4

Jurisdiction and venue, § 14:5

Leave of court, § 14:3

Motion, § 14:2

Need for motion; time, § 14:2

Notice, § 14:1, 14:2

Permissive counterclaims, § 13:5

Permissive nature of, § 14:1

Person already party, impleader of, § 14:7

Purpose of Rule 14, § 14:1, 14:3

Replevin action, § 64:3

Separate trials, § 14:3, 16:2

Service of summons and complaint, § 14:3, 14:7

Statute of limitations, § 14:4

Striking third-party claim, § 14:3

Subrogation claims, § 14:1, 14:4

Subsequent pleadings; counterclaims, § 14:9

Summons and complaint, § 14:2, 14:3

CIVIL PRACTICE INDEX

THIRD-PARTY PRACTICE—Cont'd

Time, § 14:2, 14:3

TIME

Administrative action, review of, § 80:3

Answer, making, § 12:3

Assign case for trial, motion to, § 40:1

Computation of time, generally, § 6:1

Effective date of rules, effect on pending actions, § 86:1, 86:2

Enlargement of time

after expiration, § 6:3, 6:10

answer, making, § 12:1, 12:3

exceptions and limitations, § 6:5

excusable neglect, § 6:3, 6:4, 6:10

before expiration, § 6:2, 6:9

federal rules, § 6:8

forms. Forms, enlargement of time, below

interrogatories, § 33:8, 33:9

list of limitations on extension, § 6:5

motion to enlarge time, forms, § 6:9 to 6:11

new trial motion, § 59:6, 59:7

order enlarging time, form, § 6:12

production of documents and things, § 34:6

responsive pleadings or papers, § 12:1

stipulation, § 6:4, 6:8, 6:11

Forms, enlargement of time

motion to enlarge time, stipulation, § 6:11

motion to enlarge time after expiration, excusable neglect, § 6:10

motion to enlarge time before expiration, § 6:9

order enlarging time, § 6:12

Interrogatories

amending answers to interrogatories, § 33:11

enlargement of time, § 33:8, 33:9

service of interrogatories, answers, and objections, § 33:8

Motions, generally

enlargement of time, forms, § 6:9 to 6:11

serving written motions; affidavits, § 6:6

New trial motion, § 6:6, 59:6, 59:7

Offer of judgment, § 68:1

Proof of service, filing, § 4:14, 5:4, 27:2

Relief from judgment or order motion, § 6:6, 60:5 to 60:7, 60:9, 60:12, 60:13

Responsive pleadings, § 12:1

Saturday, Sunday, or holiday, § 4:17, 6:1, 6:7, 6:8

Service of answer, § 5:1

Service of summons, § 4:1, 4:3

Serving written motions; affidavits, § 6:6

Summary judgment motion, § 56:3

TOLLING STATUTE OF LIMITATIONS

Amendment of complaint, § 12:10

Extension of time, effect of, § 6:5

Service, effect of, § 4:16

TRADE SECRETS

Discovery, § 26:7, 26:8

TRESPASS ACTIONS

Statute of limitations, § 2:4

TRIAL

Generally, § 38:1 et seq.

Administrative action, review of, § 80:4

Advisory jury trial, § 39:2

Argument of counsel, § 51:1

Assignment of cases for trial

generally, § 40:1

comparison with the Federal Rule, § 40:3

continuances, § 40:2

methods, § 40:1

Attorney

argument of counsel, § 51:1

conflicting engagements, trial continuance, § 40:2

Calendar. Assignment of cases for trial, above

Comparison with the Federal Rule

assignment of cases for trial, § 40:3

consolidation; separate trials, § 42:5

findings by the court, § 52:9

foreign law, determination of, § 44.1:2

instructions to jury, § 51:5

judgment as matter of law in actions tried by jury, § 50:4

jurors

generally, § 47:2

number of jurors, § 48:2

right to trial by jury, § 38:4

stenographic reports, transcripts of testimony, § 78:2

trial by jury or by the court, § 39:3

verdict of jury, § 49:5

Consolidation

generally, § 42:2

change of venue, § 42:3

comparison with the Federal Rule, § 42:5

pretrial conference issue, § 16:1, 16:2

purpose and scope of Rule, § 42:1

separate trial, below

Continuances, § 40:2

Dismissal of actions. See DISMISSAL OF ACTIONS

Evidence. See EVIDENCE

CIVIL PRACTICE INDEX

TRIAL—Cont'd

- Findings and conclusions by the court
 - generally, § 52:1 et seq.
 - additional findings, motion for, § 52:8
 - adopted directly from counsel's proposals, § 52:2
 - amendment of, § 6:6, 52:8
 - appellate review, scope of, § 52:5, 52:7, 52:8
 - comparison with the Federal Rule, § 52:9
 - filing, § 52:4
 - form of statement, § 52:4
 - judgment as matter of law, § 52:7
 - judgment on partial findings, § 52:7
 - judgment set forth in separate document, § 52:4, 54:1, 58:1, 58:5
 - new trial motion, applicability, § 52:6, 59:3
 - obligation to set forth, § 52:2
 - partial findings, judgment on, § 52:7
 - preparation of, § 52:2
 - scope and purpose of Rule, § 52:1
 - stated orally and recorded in open court, § 52:4
 - sufficiency of, § 52:3
 - written opinion or memorandum of decision, § 52:4
- Foreign law, determination of
 - comparison with the Federal Rule, § 44.1:2
 - purpose and scope of Rule, § 44.1:1
- Instructions to jury
 - generally, § 51:2
 - comment on evidence, § 51:2
 - comparison with the Federal Rule, § 51:5
 - disregard prejudicial attorney argument, § 51:1
 - errors, § 51:4
 - failure to give instructions, § 51:4
 - objections to instructions, § 51:4, 51:5
 - proffered by parties, § 51:2, 51:3
 - requests for instructions, § 51:3, 51:5
- Interpleader action, form of trial, § 22:2
- Interpreters, § 43:8
- Joint. Consolidation, above
- Judgment as matter of law in actions tried by jury
 - generally, § 50:1 to 50:4
 - comparison with the Federal Rule, § 50:4
 - conditional rulings on grant of motion, § 50:3
 - standard for judgment, § 50:2
 - time for motion; effect; statement of grounds, § 6:6, 50:1
- Jurors
 - alternate jurors, § 47:2, 47:3
 - challenges, for cause and peremptory, § 47:1, 47:3

TRIAL—Cont'd

Jurors—Cont'd

- comparison with the Federal Rule
 - generally, § 47:3
 - number of jurors, § 48:2
- emergency panel of jurors, § 47:1
- examination of jurors, § 47:1
- excusing person from jury, § 47:1
- instructions to jury, above
- number of jurors
 - generally, § 47:1, 48:1
 - alternate jurors, § 47:2, 47:3
 - comparison with the Federal Rule, § 48:2
- oath, examination under, § 47:1
- purpose of voir dire, § 47:1
- stipulating to number of jurors, § 48:1
- verdict. Verdict of jury, below

By jury or by the court

- advisory jury, § 39:2
- comparison with the Federal Rule, § 39:3
- consent, trial by, § 39:2
- determination of mode of trial, § 39:1
- interpleader action, § 22:2
- mistrial, § 51:1
- right to argue case to jury, § 51:1

Masters. See MASTERS

Mistrial, § 51:1

Mode of trial, determination of, § 39:1

New trials. See NEW TRIALS

Objections and exceptions

- abolishment of exceptions in civil cases, § 46:1
- assignments of error alleged with particularity, § 46:2
- comparison with the Federal Rule, § 46:3
- contemporaneous objection rule, § 46:2
- continuing objection principle, § 46:2
- instructions to jury, § 51:4, 51:5
- necessity and sufficiency of objections, § 46:1, 46:2
- verdict interrogatories, objecting to, § 49:2, 49:3

Order of presentation at trial, § 43:6

Right to trial by jury

- generally, § 2:6, 38:1
- appellate review, § 38:3, 39:1
- comparison with the Federal Rule, § 38:4
- consent, § 39:1
- constitutional issues, § 38:1, 38:2, 38:4
- declaratory judgment actions, § 38:1, 57:4, 57:5
- demand for jury trial, § 38:3, 39:1, 54:4, 57:4

CIVIL PRACTICE INDEX

TRIAL—Cont'd

Right to trial by jury—Cont'd

- denial as reversible error, § 38:3
- historical perspective, § 38:2
- legal and equitable issues, § 38:2
- new issues raised, § 39:1
- order of trial, § 38:2
- prior demand, waiver of, § 38:3, 39:1
- reliance on another's jury trial demand, § 38:3
- right to argue case to jury, § 51:1
- separate trials, § 42:4
- striking demand for jury trial, § 38:3, 39:1
- waiver, § 38:3, 39:1, 42:4
- withdrawal of jury trial demand, § 38:3

Separate trials

- generally, § 42:4
- comparison with the Federal Rule, § 42:5
- counterclaims and cross-claims, § 13:11
- distinguished from severing actions, § 42:4
- intervention, § 24:2
- permissive joinder of persons, § 20:4
- pretrial conference issue, § 16:1, 16:2, 42:4
- purpose and scope of Rule, § 42:1
- right to jury trial, § 42:4
- third-party practice, § 14:3, 16:2

Sequence of presentation at trial, § 43:6

Stenographic reports, transcripts of testimony

- generally, § 78:1
- comparison with the Federal Rule, § 78:2

Transcript, § 78:1, 78:2

Verdict of jury

- generally, § 49:1
- advisory jury, § 39:2
- comparison with the Federal Rule, § 49:5
- contrary to law or evidence, § 59:3
- directed verdict, judgment as matter of law, § 50:1 to 50:4
- entry of judgment, § 58:1, 58:3
- excessive or inadequate damages, § 59:4
- general verdict with written interrogatories, § 49:1, 49:3
- multiple counts, verdicts on, § 18:3, 49:4
- new trial grounds, § 59:2 to 59:4
- objecting to verdict interrogatories, § 49:2, 49:3
- omitted issues, § 49:2
- purpose of Rule, § 49:1
- special verdict, § 49:1, 49:2
- stipulating to less than unanimous, § 48:1

TRIAL PREPARATION MATERIALS

Generally, § 26:5

Experts, § 26:6

Interrogatories, § 33:5

Privilege log, § 45:5

TRUSTEE PROCESS

See ATTACHMENT AND GARNISHMENT (TRUSTEE PROCESS)

TRUSTEES

Real party in interest, § 17:2

UNDUE HARDSHIP

Discovery, § 26:5

Interrogatories, unduly burdensome, § 33:5, 33:7

Subpoena or subpoena duces tecum, § 45:5

UNINCORPORATED ASSOCIATIONS

Actions related to, generally, § 23.2:1, 23.2:2

Capacity to sue or be sued, § 17:5

Class actions, § 23.2:1

Depositions, § 30:5, 30:6, 32:6

Interrogatories to, § 33:4

Process and service of process, § 4:6, 4:11, 4:30

VENUE

See JURISDICTION AND VENUE

VIDEOTAPED DEPOSITION

See DEPOSITIONS

VOLUNTARY DISMISSAL

See DISMISSAL OF ACTIONS

WAIVER

Affirmative defenses, of, § 8:6

Defenses, of, § 8:6, 12:17

Deposition errors and irregularities, § 28:4, 29:1, 32:5, 32:7

Privileged matters, § 26:7

Right to trial by jury, § 38:3

Service of process, § 4:3, 12:1

WITHDRAWAL

Deposits in court, withdrawal of the funds, § 67:2, 67:3

Jury trial demand, § 38:3

Offer of judgment, § 68:1

Requests for admission, withdrawal of admission, § 36:5

Trial evidence, withdrawal from court, § 43:7

WITNESSES

Discovery

depositions. See DEPOSITIONS

intent of witness, § 26:3

CIVIL PRACTICE INDEX

WITNESSES—Cont'd

Discovery—Cont'd

- physical and mental examination of persons, examiner as trial witness, § 35:1
- production of witness statements, § 26:5

Fees

- subpoenaed witness, § 45:2
- taxation of costs, § 54:6

Oath or affirmation of witnesses, § 43:2

Perjured testimony, § 60:5

Process and service of process, nonresident witness, § 4:17

Summary judgment, witness credibility, § 56:4

Trial continuances, affidavit of material witness absence, § 40:2

Trial evidence

- competency of witnesses, § 43:1
- examination of witnesses, § 43:1, 43:4
- oath or affirmation of witnesses, § 43:2

WORK PRODUCT RULE

Generally, § 26:5

Interrogatories, § 33:5

Production of documents request, § 34:3

WRIT OF ARREST

Generally, § 4:28

WRIT OF CORAM NOBIS

Generally, § 60:1, 60:12

WRIT OF MANDAMUS

Generally, § 81:2, 81:6

WRIT OF NE EXEAT

Generally, § 4:29

WRIT OF QUO WARRANTO

Generally, § 81:2

WRIT OF REPLEVIN

Generally, § 64:1 to 64:4

WRIT OF SCIRE FACIAS

Generally, § 69:2, 81:5, 81:7

WRIT OF SEQUESTRATION

Tort actions, § 4:19

WRITS OF ASSISTANCE

Generally, § 70:1