

Table of Contents

PART I. RULES PRACTICE

CHAPTER 1. INTRODUCTION TO *METHODS OF PRACTICE*

- § 1:1 Scope of *Methods of Practice*
- § 1:2 General description
- § 1:3 Application of *Methods of Practice* to attorney research activity
- § 1:4 Background analyses regarding the search strategies developed for *Methods of Practice*
- § 1:5 Application of search strategies

CHAPTER 1A. SAMPLE APPLICATIONS OF *METHODS OF PRACTICE*

- § 1A:1 Introduction
- § 1A:2 The LLLT Program was rescinded in 2020.
- § 1A:3 Application example—Legal malpractice as reflected in the *Washington Pattern Jury Instructions*
- § 1A:4 —Social Purpose Corporations
- § 1A:5 —Contractual provisions for mandatory arbitration
- § 1A:6 —Summons and complaint lost in service
- § 1A:7 —Divisible and indivisible contracts
- § 1A:8 —Use of limiting instructions

CHAPTER 2. INTRODUCTION TO PART I

- § 2:1 Relationship between Part I of *Methods of Practice* and the seven volumes of *Rules Practice* by Turner
- § 2:2 Overview of *Rules Practice* (Vols. 2-2A-3-3A-4-4A-4B) by Turner
- § 2:3 Background analyses regarding the search strategies developed for *Methods of Practice* and applied to *Rules Practice*

CHAPTER 3. GENERAL RULES (GR)

PART A. OVERVIEW

- § 3:1 Overview
- § 3:2 General rules

PART B. GENERAL RULES

- § 3:3 GR 1. Classification system for court rules
- § 3:4 GR 2. Holidays
- § 3:5 GR 3. Filings and hearings—Time extended
- § 3:6 GR 3.1. Service and filing by an incarcerated person
- § 3:7 GR 4. Law librarian
- § 3:8 GR 5. Audits
- § 3:9 GR 6. Sessions of courts
- § 3:10 GR 7. Local rules—Filing and effective date (selected portion)
- § 3:11 GR 8. Reserved, Chapter 136, Laws 2002
- § 3:12 GR 9. Supreme court rulemaking (selected portion)
- § 3:13 GR 10. Ethics advisory committee regarding advisory opinions on judicial conduct (selected portion)
- § 3:14 GR 11. Interpreting and Language Access (selected portion)
- § 3:15 GR 12. Regulation of the practice of law (selected portion)
- § 3:16 GR 12.2. Washington State Bar Association: purposes, authorized activities, and prohibited activities (selected portion)
- § 3:17 GR 12.3. Washington State Bar Association administration of Supreme Court-created boards and committees (selected portion)
- § 3:18 GR 12.4. Washington State Bar Association Access to Records (Selected Portion) [Right of access to WSBA Records]
- § 3:19 GR 13. Use of unsworn statement in lieu of affidavit
- § 3:20 GR 14. Format for pleadings and other papers (selected portion)
- § 3:21 GR 14.1. Citation to unpublished opinions (selected portion)
- § 3:22 GR 15. Destruction, sealing, and redaction of court records (selected portion)
- § 3:23 GR 16. Courtroom photography and recording by the news media
- § 3:24 GR 17. Facsimile transmission (selected portion)
- § 3:25 GR 18. Jury source list (selected portion)
- § 3:26 GR 19. Video conference proceedings
- § 3:27 GR 20. Security in handling court exhibits (selected portion)
- § 3:28 GR 21. Emergency court closure (selected portion)
- § 3:29 GR 22. Access to family law, protection order, guardianship, and therapeutic court records (selected portion)

TABLE OF CONTENTS

- § 3:30 GR 23. Rule for certifying professional guardians and conservators (selected portion)
- § 3:31 GR 24. Definition of the practice of law (selected portion)
- § 3:32 GR 25. Practice of law board (selected portion)
- § 3:33 GR 26. Mandatory continuing judicial education (selected portion)
- § 3:34 GR 27. Family law [and guardianship] courthouse facilitators (selected portion)
- § 3:35 GR 28. Jury service postponement, excusal, and disqualification (selected portion)
- § 3:36 GR 29. Presiding judge in Superior Court District and Limited Jurisdiction Court District (selected portion)
- § 3:37 GR 30. Electronic filing and service (selected portion)
- § 3:38 GR 31. Access to court records (selected portion)
- § 3:39 GR 31.1. Access to Administrative Records (selected portion)
- § 3:40 GR 32. Court performance audits
- § 3:41 GR 33. Requests for accommodation by persons with disabilities (selected portion)
- § 3:42 GR 34. Waiver of Court and Clerks Fees and Charges in Civil Matters on the Basis of Indigency
- § 3:43 GR 35. Official Certified Superior Court Transcripts (selected portion)
- § 3:44 GR 36. Trial Court Security (selected portion)
- § 3:45 GR 37. Jury Selection (selected portion)
- § 3:46 GR 38 Open Access to Courts (selected portion)
- § 3:47 GR 39. Remission of Legal Financial Obligations (selected portion)
- § 3:48 GR 40. Informal Family Law Trials (IFLT) (selected portion)
- § 3:49 GR 41. Jury Selection by Using Remote Technology (Selected Portion)
- § 3:50 GR 42. Independence of public defense services (selected portion)
- § 3:51 GR 43 Personal Pronouns (selected portion)

CHAPTER 4. JUDICIAL RULES (CJC, DRJ AND BJAR)

PART A. OVERVIEW

- § 4:1 Overview
- § 4:2 Judicial rules

PART B. JUDICIAL RULES

CODE OF JUDICIAL CONDUCT (CJC)

- § 4:3 PREAMBLE (selected portion)
- § 4:4 SCOPE (selected portion)
- § 4:5 APPLICATION
- § 4:6 TERMINOLOGY (SELECTED PORTION)
- § 4:7 CANON 1. A judge shall uphold and promote the independence, integrity, and impartiality of the judiciary, and shall avoid impropriety and the appearance of impropriety
- § 4:8 CANON 2. A judge should perform the duties of judicial office impartially, competently, and diligently (selected portion)
- § 4:9 CANON 3. A judge shall conduct the judge’s personal and extrajudicial activities to minimize the risk of conflict with the obligations of judicial office (selected portion)
- § 4:10 CANON 4. A judge or candidate for judicial office shall not engage in political or campaign activity that is inconsistent with the independence, integrity, or impartiality of the judiciary (selected portion)

DISCIPLINE RULES FOR JUDGES (DRJ)

- § 4:11 DRJ 1. Scope of rules; parties (selected portion)
- § 4:12 DRJ 2. Initiating Supreme Court consideration (selected portion)
- § 4:13 DRJ 3. Contesting commission decision (selected portion)
- § 4:14 DRJ 4. Record on review (selected portion)
- § 4:15 DRJ 5. Briefs (selected portion)
- § 4:16 DRJ 6. Hearing
- § 4:17 DRJ 7. Additional evidence or findings—Remand
- § 4:18 DRJ 8. Motion
- § 4:19 DRJ 9. Decision and reconsideration (selected portion)
- § 4:20 DRJ 10. Effect of discipline (selected portion)
- § 4:21 DRJ 11. Reinstatement of eligibility to hold judicial office (selected portion)
- § 4:22 DRJ 12. Stipulated resolutions by commission
- § 4:23 DRJ 13. Substitute panel (selected portion)
- § 4:24 DRJ 14. Supplemental provisions (selected portion)

BOARD FOR JUDICIAL ADMINISTRATION RULES (BJAR)

- § 4:25 Preamble

TABLE OF CONTENTS

- § 4:26 BJAR 1. Board for judicial administration
- § 4:27 BJAR 2. Composition (selected portion)
- § 4:28 BJAR 3. Structure (selected portion)
- § 4:29 BJAR 4. Staff
- § 4:30 BJAR 5. Bylaws

CHAPTER 5. ADMISSION TO PRACTICE RULES (APR)

PART A. OVERVIEW

- § 5:1 Overview
- § 5:2 Admission to practice rules

PART B. ADMISSION TO PRACTICE RULES

- § 5:3 APR 1. In general; supreme court; prerequisites to the practice of law . . . Confidentiality . . .
- § 5:4 APR 2. Board of governors (selected portion)
- § 5:5 APR 3. Applicants for admission to practice law (selected portion)
- § 5:6 APR 4. Examinations for admission; notification of results (selected portion)
- § 5:7 APR 5. Pre-Admission Requirements (selected portion)
- § 5:8 APR 6. Law clerk program (selected portion)
- § 5:9 APR 7. *[Reserved]*
- § 5:10 APR 8. Nonmember Lawyer Licenses (selected portion)
- § 5:11 APR 9. Licensed legal interns (selected portion)
- § 5:12 APR 10. *[Reserved]*
- § 5:13 APR 11. Mandatory Continuing Legal Education (MCLE)
- § 5:14 APR 11.1 to APR 11.7
- § 5:15 APR 12. Limited practice rule for limited practice officers (selected portion)
- § 5:16 APR 12.1. Preserving identity of funds and property in transactions closed by limited practice officers (selected portion)
- § 5:17 APR 13. Signing of pleadings and other papers; address of record; electronic mail address; notice of change of address, telephone number, or name; resident agent (selected portion)
- § 5:18 APR 14. Limited practice rule for foreign law consultants (selected portion)
- § 5:19 APR 15. Client protection fund (selected portion)

- § 5:20 APR 16. *[Reserved]*
- § 5:21 APR 17. Administrative suspension from practice (selected portion)
- § 5:22 APR 18. Admission of lawyers licensed in other states or territories of the United States or the District of Columbia to Practice Law in Washington (selected portion)
- § 5:23 APR 19. Lawyer, LLLT and LPO services (selected portion)
- § 5:24 APR 20. Definitions relating to character and fitness determinations (selected portion)
- § 5:25 APR 21. Factors considered when determining character and fitness (Selected Portion)
- § 5:26 APR 22. Character and fitness review (Selected Portion)
- § 5:27 APR 23. Character and Fitness Board (Selected Portion)
- § 5:28 APR 24. Character and Fitness Board hearings (selected portion)
- § 5:29 APR 25. Petitions for reinstatement after disbarment (selected portion)
- § 5:30 APR 26. Insurance disclosure
- § 5:31 APR 27. Provision of Legal Services Following Determination of Major Disaster (selected portion)
- § 5:32 APR 28. Limited Practice Rule for Limited License Legal Technicians (selected portion)
- § 5:33 Appendix APR 28. Regulations of the APR 28 LLLT Board
- § 5:34 Limited License Legal Technician Rules of Professional Conduct (LLLT RPC)

CHAPTER 6. DISCIPLINARY RULES FOR LIMITED PRACTICE OFFICERS (LPO)

- § 6:1 Overview

CHAPTER 7. RULES OF PROFESSIONAL CONDUCT (RPC)

PART A. OVERVIEW

- § 7:1 Overview
- § 7:2 Rules of Professional Conduct

PART B. RULES OF PROFESSIONAL CONDUCT

- § 7:3 Fundamental Principles

TABLE OF CONTENTS

§ 7:4 RPC 1.0A-RPC 1.0B Terminology (selected portion)

TITLE 1. CLIENT-LAWYER RELATIONSHIP

- § 7:5 RPC 1.1. Competence
- § 7:6 RPC 1.2. Scope of representation and allocation of authority between client and lawyer (selected portion)
- § 7:7 RPC 1.3. Diligence
- § 7:8 RPC 1.4. Communication
- § 7:9 RPC 1.5. Fees (selected portion)
- § 7:10 RPC 1.6. Confidentiality of information (selected portion)
- § 7:11 RPC 1.7. Conflict of interest: Current Clients (selected portion)
- § 7:12 RPC 1.8. Conflict of interest; current client; specific rules (selected portion)
- § 7:13 RPC 1.9. Duties to former clients (selected portion)
- § 7:14 RPC 1.10. Imputation of conflicts of interest: General Rule (selected portion)
- § 7:15 RPC 1.11. Special conflicts of interest for former and current government officers and employees (selected portion)
- § 7:16 RPC 1.12. Former judge, arbitrator, mediator or other third-party neutral (selected portion)
- § 7:17 RPC 1.13. Organization as client (selected portion)
- § 7:18 RPC 1.14. Client with diminished capacity (selected portion)
- § 7:19 RPC 1.15A. Safeguarding property . . . (selected portion)
- § 7:20 RPC 1.15B. Required trust account records . . . (selected portion)
- § 7:21 RPC 1.16. Declining or terminating representation (selected portion)
- § 7:22 RPC 1.17. Sale of law practice (selected portion)
- § 7:23 RPC 1.18. Duties to prospective client (selected portion)

TITLE 2. COUNSELOR

- § 7:24 RPC 2.1. Advisor
- § 7:25 RPC 2.2. (Deleted)
- § 7:26 RPC 2.3. Evaluation for use by third persons (selected portion)
- § 7:27 RPC 2.4. Lawyer serving as third-party neutral (selected portion)

TITLE 3. ADVOCATE

- § 7:28 RPC 3.1. Meritorious claims and contentions

- § 7:29 RPC 3.2. Expediting litigation
- § 7:30 RPC 3.3. Candor toward the tribunal (selected portion)
- § 7:31 RPC 3.4. Fairness to opposing party and counsel
(selected portion)
- § 7:32 RPC 3.5. Impartiality and decorum of the tribunal
(selected portion)
- § 7:33 RPC 3.6. Trial publicity (selected portion)
- § 7:34 RPC 3.7. Lawyer as witness (selected portion)
- § 7:35 RPC 3.8. Special responsibilities of a prosecutor
(selected portion)
- § 7:36 RPC 3.9. Advocate in nonadjudicative proceedings
(selected portion)

TITLE 4. TRANSACTIONS WITH PERSONS OTHER THAN CLIENTS

- § 7:37 RPC 4.1. Truthfulness in statements to others
- § 7:38 RPC 4.2. Communication with person represented by
counsel
- § 7:39 RPC 4.3. Dealing with person not represented by a
lawyer
- § 7:40 RPC 4.4. Respect for rights of third persons (selected
portion)

TITLE 5. LAW FIRMS AND ASSOCIATIONS

- § 7:41 RPC 5.1. Responsibilities of partners, managers, or
supervisory lawyers (selected portion)
- § 7:42 RPC 5.2. Responsibilities of a subordinate lawyer
(selected portion)
- § 7:43 RPC 5.3. Responsibilities regarding nonlawyer
assistants (selected portion)
- § 7:44 RPC 5.4. Professional independence of a lawyer
(selected portion)
- § 7:45 RPC 5.5. Unauthorized practice of law;
multijurisdictional practice of law (selected portion)
- § 7:46 RPC 5.6. Restrictions on right to practice
- § 7:47 RPC 5.7. Responsibilities regarding law-related
services (selected portion)
- § 7:48 RPC 5.8. Misconduct involving lawyers and LLLTs not
actively licensed to practice law (selected portion)
- § 7:49 RPC 5.9. Business structures involving LLLT and
lawyer ownership (selected portion)
- § 7:50 RPC 5.10. Responsibilities regarding other legal
practitioners (selected portion)

TITLE 6. PUBLIC SERVICE

- § 7:51 RPC 6.1. Pro bono publico service (selected portion)

TABLE OF CONTENTS

- § 7:52 RPC 6.2. Accepting appointments (selected portion)
- § 7:53 RPC 6.3. Membership in legal services organization (selected portion)
- § 7:54 RPC 6.4. Law reform activities affecting client Interests
- § 7:55 RPC 6.5. Nonprofit and court-annexed limited legal service programs (selected portion)

TITLE 7. INFORMATION ABOUT LEGAL SERVICES

- § 7:56 RPC 7.1. Communications concerning a lawyer's services
- § 7:57 RPC 7.2. Reserved
- § 7:58 RPC 7.3. Solicitation of clients (selected portion)
- § 7:59 RPC 7.4. Communication of fields of practice and specialization
- § 7:60 RPC 7.5. Firm names and letterheads
- § 7:61 RPC 7.6. Political contributions to obtain government legal engagements or appointments by judges

TITLE 8. MAINTAINING THE INTEGRITY OF THE PROFESSION

- § 7:62 RPC 8.1. Bar admission and disciplinary matters
- § 7:63 RPC 8.2. Judicial and legal officials (selected portion)
- § 7:64 RPC 8.3. Reporting professional misconduct (selected portion)
- § 7:65 RPC 8.4. Misconduct (selected portion)
- § 7:66 RPC 8.5. Disciplinary authority; choice of law (selected portion)

CHAPTER 8. RULES FOR ENFORCEMENT OF LAWYER CONDUCT (ELC)

PART A. OVERVIEW

- § 8:1 Overview
- § 8:2 Rules for Enforcement of Lawyer Conduct

PART B. RULES FOR ENFORCEMENT OF LAWYER CONDUCT

TITLE 1. SCOPE, JURISDICTION, AND DEFINITIONS

- § 8:3 ELC 1.1. Scope of rules

- § 8:4 ELC 1.2. Disciplinary authority
- § 8:5 ELC 1.3. Definitions (selected portion)
- § 8:6 ELC 1.4. No statute of limitation
- § 8:7 ELC 1.5. Violation of duties imposed by these rules
(selected portion)

TITLE 2. ORGANIZATION AND STRUCTURE

- § 8:8 ELC 2.1. Supreme Court
- § 8:9 ELC 2.2. Board of governors; disciplinary selection
panel (selected portion)
- § 8:10 ELC 2.3. Disciplinary board (selected portion)
- § 8:11 ELC 2.4. Review committees (selected portion)
- § 8:12 ELC 2.5. Hearing officers (selected portion)
- § 8:13 ELC 2.6. Hearing officer conduct (selected portion)
- § 8:14 ELC 2.7. Conflicts review officer (selected portion)
- § 8:15 ELC 2.8. Disciplinary counsel; special disciplinary
counsel (selected portion)
- § 8:16 ELC 2.9. Adjunct disciplinary counsel (selected
portion)
- § 8:17 ELC 2.10. Removal of appointees (selected
portion)
- § 8:18 ELC 2.11. Compensation and expenses (selected
portion)
- § 8:19 ELC 2.12. Communications to the Association
privileged
- § 8:20 ELC 2.13. Respondent lawyer (selected portion)
- § 8:21 ELC 2.14. Restrictions on representing or advising
respondents or grievants

TITLE 3. ACCESS AND NOTICE

- § 8:22 ELC 3.1. Open meetings and public disciplinary
information (selected portion)
- § 8:23 ELC 3.2. Confidential disciplinary information
(selected portion)
- § 8:24 ELC 3.3. Application to stipulations, disability
proceedings, custodianships, and diversion contracts
. . . . (selected portion)
- § 8:25 ELC 3.4. Release or disclosure of otherwise
confidential information (selected portion)
- § 8:26 ELC 3.5. Notice of disciplinary action (selected
portion)
- § 8:27 ELC 3.6. Maintenance of records (selected
portion)

TITLE 4. GENERAL PROCEDURAL RULES

- § 8:28 ELC 4.1. Service of papers (selected portion)

TABLE OF CONTENTS

- § 8:29 ELC 4.2. Filing; orders (selected portion)
- § 8:30 ELC 4.3. Papers (selected portion)
- § 8:31 ELC 4.4. Computation of time (selected portion)
- § 8:32 ELC 4.5. Stipulation to extension or reduction of time
. . . . (selected portion)
- § 8:33 ELC 4.6. Subpoena under the law of another
jurisdiction (selected portion)
- § 8:34 ELC 4.7. Enforcement of subpoenas (selected portion)

TITLE 5. GRIEVANCE INVESTIGATIONS AND DISPOSITION

- § 8:35 ELC 5.1. Grievants (selected portion)
- § 8:36 ELC 5.2. Confidential sources (selected portion)
- § 8:37 ELC 5.3. Investigation of grievance (selected portion)
- § 8:38 ELC 5.4. Privileges (selected portion)
- § 8:39 ELC 5.5. Investigatory subpoenas (selected
portion)
- § 8:40 ELC 5.6. Review of objections (selected portion)
- § 8:41 ELC 5.7. Disposition of grievance (selected portion)
- § 8:42 ELC 5.8. Advisory letter (selected portion)

TITLE 6. DIVERSION

- § 8:43 ELC 6.1. Referral to diversion
- § 8:44 ELC 6.2. Less serious misconduct (selected
portion)
- § 8:45 ELC 6.3. Factors for diversion (selected portion)
- § 8:46 ELC 6.4. Notice to grievant (selected portion)
- § 8:47 ELC 6.5. Diversion contract (selected portion)
- § 8:48 ELC 6.6. Affidavit supporting diversion (selected
portion)
- § 8:49 ELC 6.7. Effect of non-participation in diversion
(selected portion)
- § 8:50 ELC 6.8. Status of grievance (selected portion)
- § 8:51 ELC 6.9. Termination of diversion (selected portion)

TITLE 7. INTERIM PROCEDURES

- § 8:52 ELC 7.1. Interim suspension for conviction of a crime
(selected portion)
- § 8:53 ELC 7.2. Interim suspension in other circumstances
(selected portion)
- § 8:54 ELC 7.3. Automatic suspension when respondent
asserting incapacity (selected portion)
- § 8:55 ELC 7.4. Stipulation to interim suspension
(selected portion)

- § 8:56 ELC 7.5. Interim suspensions expedited
(selected portion)
- § 8:57 ELC 7.6. Effective date of interim suspensions
(selected portion)
- § 8:58 ELC 7.7. Appointment of custodian to protect clients'
interests (selected portion)

TITLE 8. DISABILITY PROCEEDINGS

- § 8:59 ELC 8.1. Action on adjudication of incompetency
(selected portion)
- § 8:60 ELC 8.2. Determination of incapacity to practice law
(selected portion)
- § 8:61 ELC 8.3. Disability proceedings during the course of
disciplinary proceedings (selected portion)
- § 8:62 ELC 8.4. Appeal of disability determinations
(selected portion)
- § 8:63 ELC 8.5. Stipulated transfer to disability inactive
status (selected portion)
- § 8:64 ELC 8.6. Costs in disability proceedings
(selected portion)
- § 8:65 ELC 8.7. Burden and standard of proof (selected
portion)
- § 8:66 ELC 8.8. Reinstatement to active status
(selected portion)
- § 8:67 ELC 8.9. Petition for limited guardianship
(selected portion)
- § 8:68 ELC 8.10. Appointment of Counsel (selected
portion)

TITLE 9. RESOLUTIONS WITHOUT HEARING

- § 8:69 ELC 9.1. Stipulations (selected portion)
- § 8:70 ELC 9.2. Reciprocal discipline and disability inactive
status; duty to self-report (selected portion)
- § 8:71 ELC 9.3. Resignation in lieu of discipline
(selected portion)
- § 8:72 ELC 9.4. Reciprocal resignation (selected
portion)

TITLE 10. HEARING PROCEDURES

- § 8:73 ELC 10.1. General procedure (selected portion)
- § 8:74 ELC 10.2. Hearing officer assignment (selected
portion)
- § 8:75 ELC 10.3. Commencement of proceedings
(selected portion)
- § 8:76 ELC 10.4. Notice to answer (selected portion)

TABLE OF CONTENTS

§ 8:77	ELC 10.5. Answer (selected portion)
§ 8:78	ELC 10.6. Default proceedings (selected portion)
§ 8:79	ELC 10.7. Amendment of formal complaint (selected portion)
§ 8:80	ELC 10.8. Motions (selected portion)
§ 8:81	ELC 10.9. Interim review (selected portion)
§ 8:82	ELC 10.10. Prehearing dispositive motions (selected portion)
§ 8:83	ELC 10.11. Discovery and prehearing procedures (selected portion)
§ 8:84	ELC 10.12. Scheduling of hearing (selected portion)
§ 8:85	ELC 10.13. Disciplinary hearing (selected portion)
§ 8:86	ELC 10.14. Evidence and burden of proof (selected portion)
§ 8:87	ELC 10.15. Bifurcated hearings (selected portion)
§ 8:88	ELC 10.16. Decision of hearing officer (selected portion)

TITLE 11. REVIEW BY BOARD

§ 8:89	ELC 11.1. Scope of title
§ 8:90	ELC 11.2. Decisions subject to board review (selected portion)
§ 8:91	ELC 11.3. Sua sponte review (selected portion)
§ 8:92	ELC 11.4. Transcript of hearing (selected portion)
§ 8:93	ELC 11.5. Record on review (selected portion)
§ 8:94	ELC 11.6. Designation of bar file documents and exhibits (selected portion)
§ 8:95	ELC 11.7. Preparation of bar file documents and exhibits (selected portion)
§ 8:96	ELC 11.8. Briefs for reviews involving suspension or disbarment recommendation [Repealed effective January 1, 2014]
§ 8:97	ELC 11.9. Briefs (selected portion)
§ 8:98	ELC 11.10. Supplementing record on review (selected portion)
§ 8:99	ELC 11.11. Request for additional proceedings (selected portion)
§ 8:100	ELC 11.12. Decision of board (selected portion)
§ 8:101	ELC 11.13. Chair may modify requirements (selected portion)

TITLE 12. REVIEW BY SUPREME COURT

- § 8:102 ELC 12.1. Applicability of Rules of Appellate Procedure
- § 8:103 ELC 12.2. Methods of seeking review (selected portion)
- § 8:104 ELC 12.3. Appeal
- § 8:105 ELC 12.4. Discretionary review (selected portion)
- § 8:106 ELC 12.5. Record to supreme court (selected portion)
- § 8:107 ELC 12.6. Briefs (selected portion)
- § 8:108 ELC 12.7. Argument (selected portion)
- § 8:109 ELC 12.8. Motion for reconsideration (selected portion)
- § 8:110 ELC 12.9. Violation of rules (selected portion)

TITLE 13. SANCTIONS AND REMEDIES

- § 8:111 ELC 13.1. Sanctions and remedies
- § 8:112 ELC 13.2. Effective date of suspensions and disbarments (selected portion)
- § 8:113 ELC 13.3. Suspension (selected portion)
- § 8:114 ELC 13.4. Reprimand (selected portion)
- § 8:115 ELC 13.5. Admonition (selected portion)
- § 8:116 ELC 13.6. Discipline for cumulative admonitions (selected portion)
- § 8:117 ELC 13.7. Restitution (selected portion)
- § 8:118 ELC 13.8. Probation (selected portion)
- § 8:119 ELC 13.9. Costs and expenses (selected portion)

TITLE 14. DUTIES ON SUSPENSION OR DISBARMENT

- § 8:120 ELC 14.1. Notice to clients and others; providing client property (selected portion)
- § 8:121 ELC 14.2. Lawyer to discontinue practice (selected portion)
- § 8:122 ELC 14.3. Affidavit of compliance (selected portion)
- § 8:123 ELC 14.4. Lawyer to keep records of compliance (selected portion)

TITLE 15. IOLTA, AUDITS AND TRUST ACCOUNT OVERDRAFT NOTIFICATION

- § 8:124 ELC 15.1. Random investigation of books and records (selected portion)

TABLE OF CONTENTS

§ 8:125 ELC 15.2. Cooperation of lawyer . . . (selected portion)
§ 8:126 ELC 15.3. Confidentiality . . . (selected portion)
§ 8:127 ELC 15.4. Trust account overdraft notification . . . (selected portion)
§ 8:128 ELC 15.5. Declaration . . . (selected portion)
§ 8:129 ELC 15.6. Regulations . . . (selected portion)
§ 8:130 ELC 15.7. Trust accounts and the Legal Foundation of Washington (selected portion)

TITLE 16. EFFECT OF THESE RULES ON PENDING PROCEEDINGS

§ 8:131 ELC 16.1. Effect on pending proceedings

CHAPTER 9. JUDICIAL INFORMATION SYSTEM COMMITTEE RULES (JISCR)

PART A. OVERVIEW

§ 9:1 Overview
§ 9:2 Judicial Information System Committee Rules

PART B. JUDICIAL INFORMATION SYSTEM COMMITTEE RULES

§ 9:3 JISCR 1. Judicial Information System
§ 9:4 JISCR 2. Composition (selected portion)
§ 9:5 JISCR 3. Staff
§ 9:6 JISCR 4. Budgets . . . (selected portion)
§ 9:7 JISCR 5. Standard data elements . . . (selected portion)
§ 9:8 JISCR 6. Reports . . . (selected portion)
§ 9:9 JISCR 7. Codes and case numbers . . . (selected portion)
§ 9:10 JISCR 8. Retention . . . (selected portion)
§ 9:11 JISCR 9. Communications link with other systems
§ 9:12 JISCR 10. Attorney identification numbers . . . (selected portion)
§ 9:13 JISCR 11. Security, privacy, and confidentiality (selected portion)
§ 9:14 JISCR 12. Dissemination of court information (selected portion)
§ 9:15 JISCR 13. Local court systems . . . (selected portion)
§ 9:16 JISCR 14. Control of data processing equipment . . . (selected portion)

- § 9:17 JISCR 15. Data dissemination of computer-based court information . . . (selected portion)
- § 9:18 JISCR 16. Record and dissemination data processing . . . (selected portion)
- § 9:19 JISCR 17. Effective date . . . (selected portion)
- § 9:20 JISCR 18. Adding records to the judicial information system . . . (selected portion)

CHAPTER 10. SUPREME COURT ADMINISTRATIVE RULES (SAR)

PART A. OVERVIEW

- § 10:1 Overview
- § 10:2 Supreme Court Administrative Rules

PART B. SUPREME COURT ADMINISTRATIVE RULES

- § 10:3 SAR 1. Seal
- § 10:4 SAR 2. Style of process
- § 10:5 SAR 3. Judgments
- § 10:6 SAR 4. Sessions of the Supreme Court
- § 10:7 SAR 5. Adjournments
- § 10:8 SAR 6. Two departments—Assignment of justices (selected portion)
- § 10:9 SAR 7. [Reserved]
- § 10:10 SAR 8. Chief justice, choice of—Duty (selected portion)
- § 10:11 SAR 9. Associate chief justice (selected portion)
- § 10:12 SAR 10. Right of Senior Justice to Act
- § 10:13 SAR 11. Seniority of justices
- § 10:14 SAR 12. Acts in contempt of court
- § 10:15 SAR 13. Minutes—Court business meetings
- § 10:16 SAR 14. Opinions—When filed
- § 10:17 SAR 15. Commissioner of the Supreme Court (selected portion)
- § 10:18 SAR 16. Clerk of the Supreme Court—Appointment—Powers—Duties (selected portion)
- § 10:19 SAR 17. Reporter—Appointment—Duties (selected portion)
- § 10:20 SAR 18. State law library (selected portion)
- § 10:21 SAR 19. Bailiff—Appointment—Duties (selected portion)
- § 10:22 SAR 20. Memorial exercises
- § 10:23 SAR 21. Justices pro tempore (selected portion)

TABLE OF CONTENTS

- § 10:24 SAR 22. Reporting of criminal cases
- § 10:25 SAR 23. Motion for reconsideration

**CHAPTER 11. COURT OF APPEALS
ADMINISTRATIVE RULES (CAR) AND
SUPPLEMENTAL COURT OF APPEALS
ADMINISTRATIVE RULE (SCAR)**

PART A. OVERVIEW

- § 11:1 Overview
- § 11:2 Court of Appeals Administrative Rules and
Supplemental Court of Appeals Administrative Rule

**PART B. COURT OF APPEALS ADMINISTRATIVE
RULES AND SUPPLEMENTAL COURT OF
APPEALS ADMINISTRATIVE RULE**

**COURT OF APPEALS ADMINISTRATIVE RULES
(CAR)**

- § 11:3 CAR 1. Seal
- § 11:4 CAR 2. Style of process
- § 11:5 CAR 3. Judgments
- § 11:6 CAR 4. Sessions
- § 11:7 CAR 5. Adjournments
- § 11:8 CAR 6. Authority
- § 11:9 CAR 7. Appointment of business
- § 11:10 CAR 8. Chief judge (selected portion)
- § 11:11 CAR 9. Acting Chief Judge
- § 11:12 CAR 10. Right of senior judge to act
- § 11:13 CAR 11. Seniority of judges
- § 11:14 CAR 12. Acts in contempt of court
- § 11:15 CAR 13. Minutes—Court business meetings
- § 11:16 CAR 14. Opinions—When filed
- § 11:17 CAR 15. [Finality of decision] rescinded
- § 11:18 CAR 16. Court personnel (selected portion)
- § 11:19 CAR 17. Reporter
- § 11:20 CAR 18. Law librarian
- § 11:21 CAR 19. Bailiff
- § 11:22 CAR 20. Memorial exercises
- § 11:23 CAR 21. Transfer of judges and cases—Judges pro
tempore (selected portion)
- § 11:24 CAR 22. Supreme Court clerk [reserved]
- § 11:25 CAR 23. Administrator for the courts (selected
portion)

- § 11:26 CAR 24. Procedure [rescinded]
- § 11:27 CAR 25. Reporting of criminal cases (selected portion)
- § 11:28 CAR 26. Special panel of judges pro tempore (selected portion)

**SUPPLEMENTAL COURT OF APPEALS
ADMINISTRATIVE RULE (SCAR)**

- § 11:29 SCAR. Presiding chief judge—Executive committee (selected portion)

**CHAPTER 12. RULES OF APPELLATE
PROCEDURE (RAP)**

PART A. OVERVIEW

- § 12:1 Overview
- § 12:2 Rules of Appellate Procedure

PART B. RULES OF APPELLATE PROCEDURE

TITLE 1. SCOPE AND PURPOSE

- § 12:3 RAP 1.1. Scope of rules (selected portion)
- § 12:4 RAP 1.2. Interpretation and waiver of rules by court (selected portion)

**TITLE 2. WHAT TRIAL COURT DECISIONS MAY
BE REVIEWED—SCOPE OF REVIEW**

- § 12:5 RAP 2.1. Methods for seeking review of trial court decision—Generally (selected portion)
- § 12:6 RAP 2.2. Decisions of the Superior Court which may be appealed (selected portion)
- § 12:7 RAP 2.3. Decisions of the trial court which may be reviewed by discretionary review (selected portion)
- § 12:8 RAP 2.4. Scope of review of a trial court decision (selected portion)
- § 12:9 RAP 2.5. Circumstances which may affect scope of review (selected portion)

TITLE 3. PARTIES

- § 12:10 RAP 3.1. Who may seek review
- § 12:11 RAP 3.2. Substitution of parties (selected portion)
- § 12:12 RAP 3.3. Consolidation of cases (selected portion)

TABLE OF CONTENTS

- § 12:13 RAP 3.4. Title of case and designation of parties
(selected portion)

TITLE 4. WHERE TO SEEK REVIEW OF A TRIAL COURT DECISION

- § 12:14 RAP 4.1. Review of trial court decision by court of appeals (selected portion)
§ 12:15 RAP 4.2. Direct review of Superior Court decision by Supreme Court (selected portion)
§ 12:16 RAP 4.3. Direct Review of Decisions of Courts of Limited Jurisdiction (selected portion)
§ 12:17 RAP 4.4. Transfer of cases (selected portion)

TITLE 5. HOW AND WHEN TO INITIATE REVIEW OF TRIAL COURT DECISION: COURT OF APPEALS SETTLEMENT PROCEDURE

- § 12:18 RAP 5.1. Review initiated by filing notice of appeal or notice for discretionary review (selected portion)
§ 12:19 RAP 5.2. Time allowed to file notice (selected portion)
§ 12:20 RAP 5.3. Content of notice—Filing (selected portion)
§ 12:21 RAP 5.4. Filing and service of notice (selected portion)
§ 12:22 RAP 5.5. Settlement conference in court of appeals (selected portion)

TITLE 6. ACCEPTANCE OF REVIEW

- § 12:23 RAP 6.1. Appeal as a matter of right
§ 12:24 RAP 6.2. Discretionary review (selected portion)
§ 12:25 RAP 6.3. Direct review of a final decision of an administrative agency

TITLE 7. AUTHORITY OF TRIAL COURT AND APPELLATE COURT PENDING REVIEW

- § 12:26 RAP 7.1. Authority of trial court before review accepted
§ 12:27 RAP 7.2. Authority of trial court after review accepted (selected portion)
§ 12:28 RAP 7.3. Authority of appellate court

TITLE 8. SUPERSEDEAS, INJUNCTIONS, AND OTHER ORDERS TO INSURE EFFECTIVE REVIEW—BONDS

- § 12:29 RAP 8.1. Supersedeas procedure (selected portion)

- § 12:30 RAP 8.2. Application to criminal or juvenile cases
(selected portion)
- § 12:31 RAP 8.3. Appellate court orders needed for effective
review (selected portion)
- § 12:32 RAP 8.4. Qualifications—Encumbrance (selected
portion)
- § 12:33 RAP 8.5. State as obligee on bond (selected portion)
- § 12:34 RAP 8.6. Termination of supersedeas, injunctions,
and other orders

TITLE 9. RECORD ON REVIEW

- § 12:35 RAP 9.1. Composition of record on review (selected
portion)
- § 12:36 RAP 9.2. Verbatim report of proceedings (selected
portion)
- § 12:37 RAP 9.3. Narrative report of proceedings (selected
portion)
- § 12:38 RAP 9.4. Agreed report of proceedings (selected
portion)
- § 12:39 RAP 9.5. Filing and service of report of proceedings—
Objections (selected portion)
- § 12:40 RAP 9.6. Designation of clerk's papers and exhibits
(selected portion)
- § 12:41 RAP 9.7. Preparing clerk's papers and exhibits for
appellate court (selected portion)
- § 12:42 RAP 9.8. Transmitting clerk's papers and exhibits
(selected portion)
- § 12:43 RAP 9.9. Correcting or supplementing report of
proceedings before transmittal to appellate court
[Rule Withdrawn]
- § 12:44 RAP 9.10. Correcting or supplementing record
(selected portion)
- § 12:45 RAP 9.11. Additional evidence on review (selected
portion)
- § 12:46 RAP 9.12. Special rule for order on summary
judgment (selected portion)
- § 12:47 RAP 9.13 and RAP 9.14. Review of decision relating
to record and Appellate counsel access to trial court
records and exhibits

TITLE 10. BRIEFS

- § 12:48 RAP 10.1. Briefs which may be filed (selected portion)
- § 12:49 RAP 10.2. Time for filing briefs (selected portion)
- § 12:50 RAP 10.3. Content of brief (selected portion)
- § 12:51 RAP 10.4. Preparation and filing of brief by party
(selected portion)

TABLE OF CONTENTS

- § 12:52 RAP 10.5. Reproduction and service of briefs (selected portion)
- § 12:53 RAP 10.6. Amicus curiae brief (selected portion)
- § 12:54 RAP 10.7. Submission of improper brief (selected portion)
- § 12:55 RAP 10.8. Additional authorities (selected portion)
- § 12:56 RAP 10.9. Corresponding briefs on CD-ROM (selected portion)
- § 12:57 RAP 10.10. Statement of additional grounds for review (selected portion)

TITLE 11. ORAL ARGUMENT ON MERITS

- § 12:58 RAP 11.1. Oral arguments to which title applies
- § 12:59 RAP 11.2. Who may present oral argument
- § 12:60 RAP 11.3. Date of argument (selected portion)
- § 12:61 RAP 11.4. Time allowed, order, and conduct of argument (selected portion)
- § 12:62 RAP 11.5. [Rescinded and Reserved]
- § 12:63 RAP 11.6. [Rescinded and Reserved]

TITLE 12. APPELLATE COURT DECISION AND PROCEDURE AFTER DECISION

- § 12:64 RAP 12.1. Basis for decision
- § 12:65 RAP 12.2. Disposition on review (selected portion)
- § 12:66 RAP 12.3. Forms of decision (selected portion)
- § 12:67 RAP 12.4. Motions for reconsideration of decision terminating review (selected portion)
- § 12:68 RAP 12.5. Mandate (selected portion)
- § 12:69 RAP 12.6. Stay of mandate pending decision on application for review by United States Supreme Court
- § 12:70 RAP 12.7. Finality of decision (selected portion)
- § 12:71 RAP 12.8. Effect of reversal on intervening rights
- § 12:72 RAP 12.9. Recall of mandate (selected portion)

TITLE 13. REVIEW BY SUPREME COURT OF COURT OF APPEALS DECISION

- § 12:73 RAP 13.1. Method of seeking review (selected portion)
- § 12:74 RAP 13.2. Decisions reviewed as a matter of right [Rescinded]
- § 12:75 RAP 13.3. Decisions reviewed as a matter of discretion (selected portion)
- § 12:76 RAP 13.4. Discretionary review of decision terminating review (selected portion)

- § 12:77 RAP 13.5. Discretionary review of interlocutory decision (selected portion)
- § 12:78 RAP 13.5A. Motions for discretionary review of specified final decisions (selected portion)
- § 12:79 RAP 13.6. Acceptance of review
- § 12:80 RAP 13.7. Proceedings after acceptance of review (selected portion)

TITLE 14. COSTS

- § 12:81 RAP 14.1. Costs generally (selected portion)
- § 12:82 RAP 14.2. Who is entitled to costs (selected portion)
- § 12:83 RAP 14.3. Expenses allowed as costs (selected portion)
- § 12:84 RAP 14.4. Cost bill (selected portion)
- § 12:85 RAP 14.5. Objections to cost bill
- § 12:86 RAP 14.6. Award of costs (selected portion)

TITLE 15. SPECIAL PROVISIONS RELATING TO RIGHTS OF INDIGENT PARTY

- § 12:87 RAP 15.1. Procedures to which title applies
- § 12:88 RAP 15.2. Determination of indigency and rights of indigent party (selected portion)
- § 12:89 RAP 15.3. Payment of charges for reproducing briefs
- § 12:90 RAP 15.4. Claim for payment of expense for indigent party (selected portion)
- § 12:91 RAP 15.5. Allowance of claim for payment of expense for indigent party (selected portion)
- § 12:92 RAP 15.6. Recovery of public funds (selected portion)

TITLE 16. SPECIAL PROCEEDINGS IN THE SUPREME COURT AND COURT OF APPEALS

- § 12:93 RAP 16.1. Proceedings to which title applies (selected portion)
- § 12:94 RAP 16.2. Original action against state officer (selected portion)
- § 12:95 RAP 16.3. Personal restraint petition—Generally (selected portion)
- § 12:96 RAP 16.4. Personal restraint petition—Grounds for remedy (selected portion)
- § 12:97 RAP 16.5. Personal restraint petition—Where to seek relief (selected portion)
- § 12:98 RAP 16.6. Personal restraint petition—Parties (selected portion)
- § 12:99 RAP 16.7. Personal restraint petition—Form of petition (selected portion)

TABLE OF CONTENTS

§ 12:100	RAP 16.8. Personal restraint petition—Filing and service (selected portion)
§ 12:101	RAP 16.9. Personal restraint petition—Response to petition (selected portion)
§ 12:102	RAP 16.10. Personal restraint petition—Briefs (selected portion)
§ 12:103	RAP 16.11. Personal restraint petition—Consideration of petition (selected portion)
§ 12:104	RAP 16.12. Personal restraint petition—Superior Court hearing (selected portion)
§ 12:105	RAP 16.13. Personal restraint petition—Procedure after reference hearing (selected portion)
§ 12:106	RAP 16.14. Personal restraint petition—Appellate review (selected portion)
§ 12:107	RAP 16.15. Personal restraint petition—Supplemental provisions (selected portion)
§ 12:108	RAP 16.16. Questions certified by Federal Court (selected portion)
§ 12:109	RAP 16.17. Other rules applicable
§ 12:110	RAP 16.18. Post-sentence petitions (selected portion)
§ 12:111	RAP 16.19. Preparation of report of proceedings in capital cases (selected portion)
§ 12:112	RAP 16.20. Transmittal of jury questionnaires and clerk’s papers in capital cases (selected portion)
§ 12:113	RAP 16.21. Clerk’s conference in capital cases (selected portion)
§ 12:114	RAP 16.22. Filing of briefs in capital cases (selected portion)
§ 12:115	RAP 16.23. Oral argument on appeal in capital cases (selected portion)
§ 12:116	RAP 16.24. Stay of execution in capital cases (selected portion)
§ 12:117	RAP 16.25. Appointment of counsel on personal restraint petition in capital cases (selected portion)
§ 12:118	RAP 16.26. Personal restraint petitions in capital cases—Discovery (selected portion)
§ 12:119	RAP 16.27. Personal restraint petition in capital cases—Investigative, expert, and other services (selected portion)

TITLE 17. MOTIONS

§ 12:120	RAP 17.1. Scope (selected portion)
§ 12:121	RAP 17.2. Who decides a motion (selected portion)
§ 12:122	RAP 17.3. Content of motion (selected portion)
§ 12:123	RAP 17.4. Filing and service of motion—Answer to motion (selected portion)

- § 12:124 RAP 17.5. Oral argument of motion (selected portion)
- § 12:125 RAP 17.6. Motion decided by ruling or order (selected portion)
- § 12:126 RAP 17.7. Objection to ruling—Review of decision on motion (selected portion)
- § 12:127 RAP 17.8. Accelerated disposition of review by motion [Rescinded]

TITLE 18. SUPPLEMENTAL PROVISIONS

- § 12:128 RAP 18.1. Attorney fees and expenses (selected portion)
- § 12:129 RAP 18.2. Voluntary withdrawal of review (selected portion)
- § 12:130 RAP 18.3. Withdrawal by counsel (selected portion)
- § 12:131 RAP 18.4. Disposition of exhibits
- § 12:132 RAP 18.5. Service and filing of papers (selected portion)
- § 12:133 RAP 18.6. Computation of time (selected portion)
- § 12:134 RAP 18.7. Signing and dating papers (selected portion)
- § 12:135 RAP 18.8. Waiver of rules and extension and reduction of time (selected portion)
- § 12:136 RAP 18.9. Violation of rules (selected portion)
- § 12:137 RAP 18.10. Forms
- § 12:138 RAP 18.11. Civil Appeal Statement and Settlement Conference in Court of Appeals [Rescinded]
- § 12:139 RAP 18.12. Accelerated review generally (selected portion)
- § 12:140 RAP 18.13. Accelerated review of dispositions in juvenile offense proceedings (selected portion)
- § 12:141 RAP 18.13A. Accelerated review of juvenile dependency disposition orders, orders terminating parental rights, dependency guardianship orders . . . (selected portion)
- § 12:142 RAP 18.14. Motion on the merits (selected portion)
- § 12:143 RAP 18.15. Accelerated review of adult sentencings (selected portion)
- § 12:144 RAP 18.16. Expedited appeal review [Terminated]
- § 12:145 RAP 18.17. Word limitations, preparation and filing of documents. . . .
- § 12:146 RAP 18.18. [Reserved]
- § 12:147 RAP 18.19. [Reserved]
- § 12:148 RAP 18.20. [Reserved]
- § 12:149 RAP 18.21. Title and citation of rules

TABLE OF CONTENTS

- § 12:150 RAP 18.22. Statutes and rules superseded (selected portion)
- § 12:151 RAP 18.23. Mail addressed to appellate courts (selected portion)
- § 12:152 RAP 18.24. Status of references

CHAPTER 13. SUPERIOR COURT ADMINISTRATIVE RULES (AR)

PART A. OVERVIEW

- § 13:1 Overview
- § 13:2 Superior Court Administrative Rules

PART B. SUPERIOR COURT ADMINISTRATIVE RULES

- § 13:3 AR 1. Reporting of criminal cases (selected portion)
- § 13:4 AR 2. Case information cover sheet (selected portion)
- § 13:5 AR 3. One defendant per case (selected portion)
- § 13:6 AR 4. Presiding judge, more than one judge in Superior Court District [Repealed]
- § 13:7 AR 5. Offender financial information
- § 13:8 AR 6. Elected judges pro tempore (selected portion)

CHAPTER 14. SUPERIOR COURT CIVIL RULES (CR)

PART A. OVERVIEW

- § 14:1 Overview
- § 14:2 Superior Court Civil Rules

PART B. SUPERIOR COURT CIVIL RULES

- § 14:3 CR 1. Scope of rules
- § 14:4 CR 2. One form of action
- § 14:5 CR 2A. Stipulations
- § 14:6 CR 3. Commencement of action (selected portion)
- § 14:7 CR 4. Process (selected portion)
- § 14:8 CR 4.1. Process—Domestic relations actions (selected portion)
- § 14:9 CR 4.2. Process—Limited representation (selected portion)
- § 14:10 CR 5. Service and filing of pleadings and other papers (selected portion)

- § 14:11 CR 6. Time (selected portion)
- § 14:12 CR 7. Pleadings allowed; form of motions (selected portion)
- § 14:13 CR 8. General Rules of pleading (selected portion)
- § 14:14 CR 9. Pleading special matters (selected portion)
- § 14:15 CR 10. Form of pleadings and other papers (selected portion)
- § 14:16 CR 11. Signing and drafting of pleadings, motions, and legal memoranda; sanctions (selected portion)
- § 14:17 CR 12. Defenses and objections (selected portion)
- § 14:18 CR 13. Counterclaim and cross claim (selected portion)
- § 14:19 CR 14. Third party practice (selected portion)
- § 14:20 CR 15. Amended and supplemental pleadings (selected portion)
- § 14:21 CR 16. Pretrial procedure and formulating issues (selected portion)
- § 14:22 CR 17. Parties plaintiff and defendant; capacity (selected portion)
- § 14:23 CR 18. Joinder of claims and remedies (selected portion)
- § 14:24 CR 19. Joinder of persons needed for just adjudication (selected portion)
- § 14:25 CR 20. Permissive joinder of parties (selected portion)
- § 14:26 CR 21. Misjoinder and nonjoinder of parties
- § 14:27 CR 22. Interpleader (selected portion)
- § 14:28 CR 23. Class actions (selected portion)
- § 14:29 CR 23.1. Derivative actions by shareholders (selected portion)
- § 14:30 CR 23.2. Actions relating to unincorporated associations (selected portion)
- § 14:31 CR 24. Intervention (selected portion)
- § 14:32 CR 25. Substitution of parties (selected portion)
- § 14:33 CR 26. General provisions governing discovery (selected portion)
- § 14:34 CR 27. Perpetuation of testimony (selected portion)
- § 14:35 CR 28. Persons before whom depositions may be taken (selected portion)
- § 14:36 CR 29. Stipulations regarding discovery procedure
- § 14:37 CR 30. Depositions upon oral examination (selected portion)
- § 14:38 CR 31. Depositions upon written questions (selected portion)
- § 14:39 CR 32. Use of depositions in court proceedings (selected portion)

TABLE OF CONTENTS

§ 14:40	CR 33. Interrogatories to parties (selected portion)
§ 14:41	CR 34. Producing documents, electronically stored information, and things or entry onto land for inspection and other purposes (selected portion)
§ 14:42	CR 35. Physical and mental examination of persons (selected portion)
§ 14:43	CR 36. Requests for admission (selected portion)
§ 14:44	CR 37. Failure to make discovery: sanctions (selected portion)
§ 14:45	CR 38. Jury trial of right (selected portion)
§ 14:46	CR 39. Trial by jury or by the court (selected portion)
§ 14:47	CR 40. Assignment of cases (selected portion)
§ 14:48	CR 41. Dismissal of actions (selected portion)
§ 14:49	CR 42. Consolidation; separate trials
§ 14:50	CR 43. Taking of testimony (selected portion)
§ 14:51	CR 44. Proof of official record (selected portion)
§ 14:52	CR 44.1. Determination of foreign law (selected portion)
§ 14:53	CR 45. Subpoena (selected portion)
§ 14:54	CR 46. Exceptions unnecessary
§ 14:55	CR 47. Jurors (selected portion)
§ 14:56	CR 48. Juries of less than twelve
§ 14:57	CR 49. Verdicts (selected portion)
§ 14:58	CR 50. Judgment as a matter of law in jury trials; alternative motion for new trial; conditional rulings (selected portion)
§ 14:59	CR 51. Instructions to jury and deliberation (selected portion)
§ 14:60	CR 52. Decisions, findings and conclusions (selected portion)
§ 14:61	CR 53. Masters [Reserved]
§ 14:62	CR 53.1. Referees (selected portion)
§ 14:63	CR 53.2. Court commissioners (selected portion)
§ 14:64	CR 53.3. Appointment of masters in discovery matters (selected portion)
§ 14:65	CR 53.4. Procedures for mandatory mediation of health care claims (selected portion)
§ 14:66	CR 54. Judgments and costs (selected portion)
§ 14:67	CR 55. Default and judgment (selected portion)
§ 14:68	CR 56. Summary judgment (selected portion)
§ 14:69	CR 57. Declaratory judgments
§ 14:70	CR 58. Entry of judgment (selected portion)
§ 14:71	CR 59. New trial, reconsideration, and amendment of judgments (selected portion)

- § 14:72 CR 60. Relief from judgment or order (selected portion)
- § 14:73 CR 61. Harmless error [Reserved]
- § 14:74 CR 62. Stay of proceedings to enforce a judgment (selected portion)
- § 14:75 CR 63. Judges (selected portion)
- § 14:76 CR 64. Seizure of person or property (selected portion)
- § 14:77 CR 65. Injunctions (selected portion)
- § 14:78 CR 65.1. Security—Proceedings against sureties (selected portion)
- § 14:79 CR 66. Receivership proceedings (selected portion)
- § 14:80 CR 67. Deposit in court
- § 14:81 CR 68. Offer of judgment (selected portion)
- § 14:82 CR 69. Execution (selected portion)
- § 14:83 CR 70. Judgment for specific acts; vesting title (selected portion)
- § 14:84 CR 70.1. Appearance by attorney (selected portion)
- § 14:85 CR 71. Withdrawal by attorney (selected portion)
- § 14:86 CR 72. [Reserved]
- § 14:87 CR 73. [Reserved]
- § 14:88 CR 74. [Reserved]
- § 14:89 CR 75. [Reserved]
- § 14:90 CR 76. [Reserved]
- § 14:91 CR 77. Superior Courts and judicial officers (selected portion)
- § 14:92 CR 78. Clerks (selected portion)
- § 14:93 CR 79. Books and records kept by the clerk (selected portion)
- § 14:94 CR 80. Court reporters (selected portion)
- § 14:95 CR 80.1. Electronic recording log
- § 14:96 CR 81. Applicability in general (selected portion)
- § 14:97 CR 82. Venue (selected portion)
- § 14:98 CR 82.5. Tribal court jurisdiction (selected portion)
- § 14:99 CR 83. Local Rules of Court
- § 14:100 CR 84. Forms [Reserved]
- § 14:101 CR 85. Title of rules
- § 14:102 CR 86. Effective dates

CHAPTER 15. SUPERIOR COURT CIVIL ARBITRATION RULES (SCCAR)

PART A. OVERVIEW

- § 15:1 Overview

TABLE OF CONTENTS

§ 15:2 Superior Court Civil Arbitration Rules

**PART B. SUPERIOR COURT CIVIL ARBITRATION
RULES**

§ 15:3	SCCAR 1.1. Application of rules
§ 15:4	SCCAR 1.2. Matters subject to arbitration (selected portion)
§ 15:5	SCCAR 1.3. Relationship to Superior Court Jurisdiction and other rules (selected portion)
§ 15:6	SCCAR 2.1. Transfer to arbitration. . . .
§ 15:7	SCCAR 2.2. Court may determine arbitrability
§ 15:8	SCCAR 2.3. Assignment to arbitrator
§ 15:9	SCCAR 3.1. Arbitrations
§ 15:10	SCCAR 3.2. Authority of arbitrators (selected portion)
§ 15:11	SCCAR 4.1. Restrictions on communication between arbitrator and parties
§ 15:12	SCCAR 4.2. Discovery
§ 15:13	SCCAR 4.3. Subpoena
§ 15:14	SCCAR 5.1. Notice of hearing
§ 15:15	SCCAR 5.2. Prehearing statement of proof (selected portion)
§ 15:16	SCCAR 5.3. Conduct of hearing—Witnesses—Rules of Evidence (selected portion)
§ 15:17	SCCAR 5.4. Absence of party at hearing (selected portion)
§ 15:18	SCCAR 6.1. Form and content of award
§ 15:19	SCCAR 6.2. Filing of award (selected portion)
§ 15:20	SCCAR 6.3. Judgment on award
§ 15:21	SCCAR 6.4. Costs and attorney fees
§ 15:22	SCCAR 7.1. Request for trial de novo (selected portion)
§ 15:23	SCCAR 7.2. Procedure after request for trial de novo (selected portion)
§ 15:24	SCCAR 7.3. Costs and attorney fees
§ 15:25	SCCAR 8.1. Stipulations (selected portion)
§ 15:26	SCCAR 8.2. Local rules
§ 15:27	SCCAR 8.3. Effective date
§ 15:28	SCCAR 8.4. Title and citation
§ 15:29	SCCAR 8.5. Status of comments

CHAPTER 16. SUPERIOR COURT SPECIAL PROCEEDINGS RULES (SPR) AND SUPERIOR COURT GUARDIAN AD LITEM RULES (GALR)

PART A. OVERVIEW

- § 16:1 Overview
- § 16:2 Superior Court Special Proceedings Rules and Superior Court Guardian Ad Litem Rules

PART B. SUPERIOR COURT SPECIAL PROCEEDINGS RULES AND SUPERIOR COURT GUARDIAN AD LITEM RULES

SUPERIOR COURT SPECIAL PROCEEDINGS RULES (SPR)

- § 16:3 SPR 90.04W. Attachments—Duties of the sheriff
- § 16:4 SPR 91.04W. Garnishment [Rescinded]
- § 16:5 SPR 93.04W. Disposition of reports—Adoptions
- § 16:6 SPR 94.04W. Divorce actions [Rescinded]
- § 16:7 SPR 94.05. Divorce actions commenced prior to July 16, 1973 [Rescinded]
- § 16:8 SPR 98.04W. Estates—Probate—Notice to heirs, etc. [Rescinded]
- § 16:9 SPR 98.08W. Estates—Settlement of claims by guardian, receiver, or personal representative
- § 16:10 SPR 98.10W. Estates—Receivership—Reports
- § 16:11 SPR 98.12W. Estates—Generally—Fees
- § 16:12 SPR 98.16W. Estates—Guardianship—Settlement of claims of minors and incapacitated persons (selected portion)
- § 16:13 SPR 98.24W Unlawful Detainers—Appointment of Attorney (selected portion)

SUPERIOR COURT GUARDIAN AD LITEM RULES (GALR)

- § 16:14 GALR 1. Scope and definitions (selected portion)
- § 16:15 GALR 2. General responsibilities of guardian ad litem and court visitor (selected portion)
- § 16:16 GALR 3. Roles and responsibilities of guardian ad litem in Title 13 RCW juvenile court proceedings (selected portion)
- § 16:17 GALR 4. Authority of guardian ad litem or court visitor (selected portion)

TABLE OF CONTENTS

- § 16:18 GALR 5. Appointments of guardian ad litem or court visitor
- § 16:19 GALR 6. Limited appointments (selected portion)
- § 16:20 GALR 7. Grievance procedures (selected portion)

CHAPTER 17. SUPERIOR COURT CRIMINAL RULES (CRR)

PART A. OVERVIEW

- § 17:1 Overview
- § 17:2 Superior Court Criminal Rules

PART B. SUPERIOR COURT CRIMINAL RULES

- § 17:3 CrR 1.1. Scope
- § 17:4 CrR 1.2. Purpose and construction
- § 17:5 CrR 1.3. Effect
- § 17:6 CrR 1.4. Prosecuting attorney definition
- § 17:7 CrR 1.5. Style and form [reserved]
- § 17:8 CrR 2.1. The indictment and the information (selected portion)
- § 17:9 CrR 2.2. Warrant of arrest and summons (selected portion)
- § 17:10 CrR 2.3. Search and seizure (selected portion)
- § 17:11 CrR 3.1. Right to and assignment of lawyer (selected portion)
- § 17:12 CrR 3.2. Release of accused (selected portion)
- § 17:13 CrR 3.2A. Procedure following arrest without warrant [repealed]
- § 17:14 CrR 3.2B. Preliminary appearance [repealed]
- § 17:15 CrR 3.2.1. Procedure following warrantless arrest—Preliminary appearance (selected portion)
- § 17:16 CrR 3.3. Time for trial (selected portion)
- § 17:17 CrR 3.4. Presence of the defendant (selected portion)
- § 17:18 CrR 3.5. Confession procedure (selected portion)
- § 17:19 CrR 3.6. Suppression hearings—Duty of court (selected portion)
- § 17:20 CrR 4.1. Arraignment (selected portion)
- § 17:21 CrR 4.2. Pleas (selected portion)
- § 17:22 CrR 4.3. Joinder of offenses and defendants (selected portion)
- § 17:23 CrR 4.3.1. Consolidation for trial (selected portion)
- § 17:24 CrR 4.4. Severance of offenses and defendants (selected portion)
- § 17:25 CrR 4.5. Omnibus hearing (selected portion)

§ 17:26	CrR 4.6. Depositions (selected portion)
§ 17:27	CrR 4.7. Discovery (selected portion)
§ 17:28	CrR 4.8. Subpoenas
§ 17:29	CrR 4.9. Pretrial conference [rescinded]
§ 17:30	CrR 4.10. Material witness (selected portion)
§ 17:31	CrR 5.1. Commencement of actions (selected portion)
§ 17:32	CrR 5.2. Change of venue (selected portion)
§ 17:33	CrR 6.1. Trial by jury or by the court (selected portion)
§ 17:34	CrR 6.2. Jurors' orientation (selected portion)
§ 17:35	CrR 6.3. Selecting the jury
§ 17:36	CrR 6.4. Challenges (selected portion)
§ 17:37	CrR 6.5. Alternate jurors (selected portion)
§ 17:38	CrR 6.6. Jurors' oath
§ 17:39	CrR 6.7. Custody of jury (selected portion)
§ 17:40	CrR 6.8. Note-taking by jurors
§ 17:41	CrR 6.9. View of premises by jury
§ 17:42	CrR 6.10. Discharge of the jury
§ 17:43	CrR 6.11. Judge—Disability
§ 17:44	CrR 6.12. Witnesses (selected portion)
§ 17:45	CrR 6.13. Testimony in lieu of witnesses (selected portion)
§ 17:46	CrR 6.14. Immunity
§ 17:47	CrR 6.15. Instructions and argument (selected portion)
§ 17:48	CrR 6.16. Verdicts and findings (selected portion)
§ 17:49	CrR 7.1. Procedures before sentencing (selected portion)
§ 17:50	CrR 7.2. Sentencing (selected portion)
§ 17:51	CrR 7.3. Judgment (selected portion)
§ 17:52	CrR 7.4. Arrest of judgment (selected portion)
§ 17:53	CrR 7.5. New trial (selected portion)
§ 17:54	CrR 7.6. Probation (selected portion)
§ 17:55	CrR 7.7. Post-conviction relief [rescinded]
§ 17:56	CrR 7.8. Relief from judgment or order (selected portion)
§ 17:57	CrR 8.1. Time
§ 17:58	CrR 8.2. Motions
§ 17:59	CrR 8.3. Dismissal (selected portion)
§ 17:60	CrR 8.4. Service, filing, and signing of papers
§ 17:61	CrR 8.5. Calendars
§ 17:62	CrR 8.6. Exceptions unnecessary
§ 17:63	CrR 8.7. Objections
§ 17:64	CrR 8.8. Discharge
§ 17:65	CrR 8.9. Change of judge

TABLE OF CONTENTS

§ 17:66 CrR 8.10. Electronic recording log

CHAPTER 18. SUPERIOR COURT SPECIAL PROCEEDINGS RULES—CRIMINAL—DEATH PENALTY CASES (SPRC)

PART A. OVERVIEW

§ 18:1 Overview

§ 18:2 Superior court special proceedings rules—Criminal—Death penalty cases

PART B. SUPERIOR COURT SPECIAL PROCEEDINGS RULES—CRIMINAL—DEATH PENALTY CASES

§ 18:3 SPRC 1. Scope of rules

§ 18:4 SPRC 2. Appointment of counsel (selected portion)

§ 18:5 SPRC 3. Court reporters; filing of notes (selected portion)

§ 18:6 SPRC 4. Discovery—Special sentencing proceeding (selected portion)

§ 18:7 SPRC 5. Mental examination of defendant (selected portion)

§ 18:8 SPRC 6. Proportionality questionnaires (selected portion)

§ 18:9 SPRC 7. Destruction of records, exhibits, and stenographic notes (selected portion)

CHAPTER 19. SUPERIOR COURT CIVIL COMMITMENT RULES (CCR)

PART A. OVERVIEW

§ 19:1 Overview

PART B. SUPERIOR COURT CIVIL COMMITMENT RULES

§ 19:2 CCR 1.1. Notice—General

§ 19:3 CCR 1.2. Continuance or postponement

§ 19:4 CCR 1.3. Confidentiality of proceedings

§ 19:5 CCR 1.4. Alternative less restrictive treatment

§ 19:6 CCR 2.1. Summons

§ 19:7 CCR 2.2. Authorization and notice of detention

§ 19:8 CCR 2.2A. Notice of emergency detention

- § 19:9 CCR 2.3. Right to copy court files
- § 19:10 CCR 2.4. Probable cause hearing
- § 19:11 CCR 2.5. Juvenile court proceedings
- § 19:12 CCR 3.1. First court appearance
- § 19:13 CCR 3.2. Preliminary appearance
- § 19:14 CCR 3.3. Jury demand
- § 19:15 CCR 3.4. Hearing
- § 19:16 MPR 3.5. Notice of restrictions
- § 19:17 CCR 4.1. Notice of conditions
- § 19:18 CCR 4.2. Authorization for apprehension and detention
- § 19:19 CCR 4.3. Petition and order of apprehension and detention—Service
- § 19:20 CCR 4.4. Petition for initial detention
- § 19:21 CCR 4.5. Burden of proof
- § 19:22 CCR 5.1. General
- § 19:23 CCR 5.2. Conditional release hearing
- § 19:24 CCR 5.3. Release of records
- § 19:25 CCR 5.4. [Reserved]
- § 19:26 CCR 6.1. Petition for initial detention
- § 19:27 CCR 6.1A. Petition for initial detention of a minor
- § 19:28 CCR 6.2. Petition for fourteen-day involuntary treatment
- § 19:29 CCR 6.2A. Petition for fourteen-day commitment of minors
- § 19:30 CCR 6.3. Petition for ninety-day involuntary treatment
- § 19:31 CCR 6.4. Petition for one hundred eighty-day involuntary treatment
- § 19:32 CCR 6.4A. Petition for one hundred eighty-day involuntary treatment of a minor
- § 19:33 CCR 6.5. Petition for revocation of conditional release or less restrictive treatment
- § 19:34 CCR 6.5A. Petition for revocation of conditional release or less restrictive treatment of a minor

CHAPTER 20. JUVENILE COURT RULES (JUCR)

PART A. OVERVIEW

- § 20:1 Overview
- § 20:2 Juvenile Court Rules

TABLE OF CONTENTS

PART B. JUVENILE COURT RULES

TITLE 1. SCOPE AND APPLICATION OF RULES

- § 20:3 JuCR 1.1. Scope of rules
- § 20:4 JuCR 1.2. Jurisdiction of juvenile court
- § 20:5 JuCR 1.3. Definitions
- § 20:6 JuCR 1.4. Applicability of other rules
- § 20:7 JuCR 1.5. Continuation of actions (selected portion)
- § 20:8 JuCR 1.6. Physical Restraints in the Courtroom

TITLE 2. SHELTER CARE PROCEEDINGS

- § 20:9 JuCR 2.1. Placement of juvenile in shelter care generally (selected portion)
- § 20:10 JuCR 2.2. Release of juvenile from shelter care without hearing
- § 20:11 JuCR 2.3. Right to and notice of shelter care hearing (selected portion)
- § 20:12 JuCR 2.4. Procedure at shelter care hearing (selected portion)
- § 20:13 JuCR 2.5. Amendment of shelter care order

TITLE 3. DEPENDENCY PROCEEDINGS

- § 20:14 JuCR 3.1. Invoking jurisdiction of juvenile court
- § 20:15 JuCR 3.2. Who may file petition—Venue
- § 20:16 JuCR 3.3. Content of dependency petition (selected portion)
- § 20:17 JuCR 3.4. Notice and summons—Scheduling of factfinding hearing (selected portion)
- § 20:18 JuCR 3.5. Amendment of petition
- § 20:19 JuCR 3.6. Answer to petition
- § 20:20 JuCR 3.7. Factfinding hearing
- § 20:21 JuCR 3.8. Disposition hearing (selected portion)
- § 20:22 JuCR 3.9. Review hearing (selected portion)
- § 20:23 JuCR 3.10. Modification of order
- § 20:24 JuCR 3.11. Guardianship in juvenile court (selected portion)

TITLE 4. PROCEEDINGS TO TERMINATE PARENT-CHILD RELATIONSHIP

- § 20:25 JuCR 4.1. Invoking jurisdiction of juvenile court
- § 20:26 JuCR 4.2. Pleadings
- § 20:27 JuCR 4.3. Notice of termination hearing

**TITLE 5. PROCEEDINGS FOR CHILDREN IN
NEED OF SERVICES**

- § 20:28 JuCR 5.1. Invoking jurisdiction of juvenile court
- § 20:29 JuCR 5.2. Pleadings—Release of child (selected portion)
- § 20:30 JuCR 5.3. Scheduling of fact-finding hearing (selected portion)
- § 20:31 JuCR 5.4. Notice of fact-finding hearing (selected portion)
- § 20:32 JuCR 5.5. Procedure at fact-finding hearing
- § 20:33 JuCR 5.6. Disposition hearing
- § 20:34 JuCR 5.7. Review hearing

TITLE 5A. PROCEEDINGS FOR AT-RISK YOUTH

- § 20:35 JuCR 5A.1. Invoking jurisdiction of juvenile court
- § 20:36 JuCR 5A.2. Scheduling of fact-finding hearing (selected portion)
- § 20:37 JuCR 5A.3. Notice of fact-finding hearing
- § 20:38 JuCR 5A.4. Procedure at fact-finding hearing
- § 20:39 JuCR 5A.5. Disposition hearing
- § 20:40 JuCR 5A.6. Review hearing

**TITLE 6. JUVENILE OFFENSE PROCEEDINGS—
DIVERSION AGREEMENTS**

- § 20:41 JuCR 6.1. Eligibility for diversion
- § 20:42 JuCR 6.2. Right to consult with a lawyer
- § 20:43 JuCR 6.3. Waiver of right to lawyer (selected portion)
- § 20:44 JuCR 6.4. Advice about diversion process (selected portion)
- § 20:45 JuCR 6.5. Advice of rights and effect of diversion [Rescinded]
- § 20:46 JuCR 6.6. Termination of diversion agreement (selected portion)

**TITLE 7. JUVENILE OFFENSE PROCEEDINGS
IN JUVENILE COURT**

- § 20:47 JuCR 7.1. Invoking juvenile court jurisdiction
- § 20:48 JuCR 7.2. Information
- § 20:49 JuCR 7.3. Detention and release (selected portion)
- § 20:50 JuCR 7.4. Detention hearing (selected portion)
- § 20:51 JuCR 7.5. Issuance of summons or warrant (selected portion)
- § 20:52 JuCR 7.6. Arraignment and pleas (selected portion)

TABLE OF CONTENTS

- § 20:53 JuCR 7.7. Statement of juvenile on plea of guilty (selected portion)
- § 20:54 JuCR 7.8. Time for adjudicatory hearing (selected portion)
- § 20:55 JuCR 7.9. Joinder of offenses and consolidation of adjudicatory hearings
- § 20:56 JuCR 7.10. Severance of offenses and consolidated hearings
- § 20:57 JuCR 7.11. Adjudicatory hearing (selected portion)
- § 20:58 JuCR 7.12. Disposition hearing (selected portion)
- § 20:59 JuCR 7.13. Release pending appellate review
- § 20:60 JuCR 7.14. Modification of disposition order (selected portion)
- § 20:61 JuCR 7.15. Waiver of right to counsel (selected portion)
- § 20:62 JuCR 7.16 Quashing and Issuing Warrants

TITLE 8. DECLINING JUVENILE COURT JURISDICTION OVER AN ALLEGED JUVENILE OFFENDER

- § 20:63 JuCR 8.1. Time for decline hearing
- § 20:64 JuCR 8.2. Procedure at decline hearing

TITLE 9. RIGHT TO LAWYER AND EXPERTS IN ALL JUVENILE COURT PROCEEDINGS

- § 20:65 JuCR 9.1. Child in need of services and at risk youth petition—Mandatory appointment of lawyer
- § 20:66 JuCR 9.2 Additional Right to Representation by Lawyer (selected portion)
- § 20:67 JuCR 9.3. Right to appointment of experts in juvenile offense proceedings and assignment of lawyer (selected portion)

TITLE 10. JUVENILE COURT RECORDS

- § 20:68 JuCR 10.1. Scope of Title 10
- § 20:69 JuCR 10.2. Recording juvenile court proceedings
- § 20:70 JuCR 10.3. Access of parent to records [Rescinded]
- § 20:71 JuCR 10.4. Motions concerning juvenile records [Rescinded]
- § 20:72 JuCR 10.5. Access to official juvenile court files [Reserved]
- § 20:73 JuCR 10.6. Challenging juvenile court records [Reserved]
- § 20:74 JuCR 10.7. Sealing juvenile court records [Reserved]

- § 20:75 JuCR 10.8. Destruction of juvenile court records
[Reserved]
- § 20:76 JuCR 10.9. Only complete information released
[Reserved]

TITLE 11. SUPPLEMENTAL PROVISIONS

- § 20:77 JuCR 11.1. Computing time
- § 20:78 JuCR 11.2. Notice of proceeding
- § 20:79 JuCR 11.3. Notice to foster parents, preadoptive
parents, nonrelative caregivers or relative caregivers
(selected portion)
- § 20:80 JuCR 11.4. [Reserved]
- § 20:81 JuCR 11.5. [Reserved]
- § 20:82 JuCR 11.6. [Reserved]
- § 20:83 JuCR 11.7. [Reserved]
- § 20:84 JuCR 11.8. [Reserved]
- § 20:85 JuCR 11.9. [Reserved]
- § 20:86 JuCR 11.10. [Reserved]
- § 20:87 JuCR 11.11. [Reserved]
- § 20:88 JuCR 11.12. [Reserved]
- § 20:89 JuCR 11.13. [Reserved]
- § 20:90 JuCR 11.14. [Reserved]
- § 20:91 JuCR 11.15. [Reserved]
- § 20:92 JuCR 11.16. [Reserved]
- § 20:93 JuCR 11.17. [Reserved]
- § 20:94 JuCR 11.18. [Reserved]
- § 20:95 JuCR 11.19. [Reserved]
- § 20:96 JuCR 11.20. [Reserved]
- § 20:97 JuCR 11.21. Title and citation of rules
- § 20:98 JuCR 11.22. Rules superseded
- § 20:99 JuCR 11.23 Proceedings Using Remote Technology
Authorized

CHAPTER 21. ADMINISTRATIVE RULES FOR COURTS OF LIMITED JURISDICTION (ARLJ)

PART A. OVERVIEW

- § 21:1 Overview
- § 21:2 Administrative Rules for Courts of Limited
Jurisdiction

TABLE OF CONTENTS

PART B. ADMINISTRATIVE RULES FOR COURTS OF LIMITED JURISDICTION

- § 21:3 ARLJ 1. Qualifying examination of lay candidates for justice of the peace [Rescinded]
- § 21:4 ARLJ 2. Scope of rules
- § 21:5 ARLJ 3. Definition of terms
- § 21:6 ARLJ 4. Code of Judicial Conduct
- § 21:7 ARLJ 5. Presiding judge, multiple judge court district, multiple district counties [Repealed]
- § 21:8 ARLJ 6. Records: separate dockets—Contents (selected portion)
- § 21:9 ARLJ 7. [Reserved]
- § 21:10 ARLJ 8. Reporting of criminal cases (selected portion)
- § 21:11 ARLJ 9. Disclosure of records (selected portion)
- § 21:12 ARLJ 10. Case information cover sheet (selected portion)
- § 21:13 ARLJ 11. Misdemeanant Probation department
- § 21:14 ARLJ 11.1. Definition
- § 21:15 ARLJ 11.2. Qualifications and core services of probation department personnel (selected portion)
- § 21:16 ARLJ 11.3. Statutory probation service fees to be used for probation services
- § 21:17 ARLJ 12. Registration by courts of limited jurisdiction
- § 21:18 ARLJ 13. Limited jurisdiction courts are required to record all proceedings electronically
- § 21:19 ARLJ 14 Mandatory Continuing Court Administrator Education
- § 21:20 ARLJ 15. Appearances by Participants

CHAPTER 22. RULES FOR APPEAL OF DECISIONS OF COURTS OF LIMITED JURISDICTION (RALJ)

PART A. OVERVIEW

- § 22:1 Overview
- § 22:2 Rules for Appeal of Decisions of Courts of Limited Jurisdiction

PART B. RULES FOR APPEAL OF DECISIONS OF COURTS OF LIMITED JURISDICTION

TITLE 1. SCOPE AND PURPOSE OF RULES

- § 22:3 RALJ 1.1. Scope of rules (selected portion)

§ 22:4 RALJ 1.2. Interpretation and application of rules

TITLE 2. INITIATING AN APPEAL

- § 22:5 RALJ 2.1. Who may appeal
- § 22:6 RALJ 2.2. What may be appealed (selected portion)
- § 22:7 RALJ 2.3. Where to appeal—Change of venue
- § 22:8 RALJ 2.4. How to initiate an appeal (selected portion)
- § 22:9 RALJ 2.5. Time allowed to initiate appeal by filing notice (selected portion)
- § 22:10 RALJ 2.6. Content of notice of appeal (selected portion)
- § 22:11 RALJ 2.7. Advice of right to appeal in criminal case [Reserved]

TITLE 3. ASSIGNMENT OF CASES IN SUPERIOR COURT

- § 22:12 RALJ 3.1. [Reserved]
- § 22:13 RALJ 3.2. Change of Superior Court judge (selected portion)

TITLE 4. AUTHORITY OF COURT OF LIMITED JURISDICTION AND OF SUPERIOR COURT PENDING APPEAL—STAYS

- § 22:14 RALJ 4.1. Authority of courts pending appeal (selected portion)
- § 22:15 RALJ 4.2. Enforcement of judgment
- § 22:16 RALJ 4.3. Stay of enforcement of judgment

TITLE 5. RECORDING PROCEEDINGS IN COURT OF LIMITED JURISDICTION

- § 22:17 RALJ 5.1. Recording generally
- § 22:18 RALJ 5.2. Statements to be made on the record
- § 22:19 RALJ 5.3. Log
- § 22:20 RALJ 5.4. Loss or damage of electronic record

TITLE 6. RECORD ON APPEAL

- § 22:21 RALJ 6.1. Contents of record
- § 22:22 RALJ 6.2. Transmittal of record of proceedings (selected portion)
- § 22:23 RALJ 6.3. Copy of recording for parties
- § 22:24 RALJ 6.3.1. Transcript of electronic record (selected portion)

TABLE OF CONTENTS

- § 22:25 RALJ 6.4. Transmittal of record of proceedings on discretionary review and return following termination of appeal

TITLE 7. BRIEFS

- § 22:26 RALJ 7.1. Generally
- § 22:27 RALJ 7.2. Time for filing briefs (selected portion)
- § 22:28 RALJ 7.3. Format of briefs (selected portion)

TITLE 8. ORAL ARGUMENT

- § 22:29 RALJ 8.1. Who may present argument
- § 22:30 RALJ 8.2. Postponement of argument
- § 22:31 RALJ 8.3. Time allowed and order of argument
- § 22:32 RALJ 8.4. Waiver of oral argument

TITLE 9. SUPERIOR COURT DECISION

- § 22:33 RALJ 9.1. Basis for decision on appeal (selected portion)
- § 22:34 RALJ 9.2. Entry of decision issuance of mandate, and enforcement of judgment (selected portion)
- § 22:35 RALJ 9.2A. Enforcement of judgment following appeal [Repealed]
- § 22:36 RALJ 9.3. Costs (selected portion)

TITLE 10. VIOLATION OF RULES—SANCTIONS AND DISMISSAL

- § 22:37 RALJ 10.1. Violation of rules generally
- § 22:38 RALJ 10.2. Dismissal of appeal
- § 22:39 RALJ 10.3. Extension and reduction of time (selected portion)

TITLE 11. SUPPLEMENTAL PROVISIONS

- § 22:40 RALJ 11.1. Review of Decisions of a Court of Limited Jurisdiction on Matters of Appellate Procedure
- § 22:41 RALJ 11.2. Lawyer's fees and expenses (selected portion)
- § 22:42 RALJ 11.3. Title of case
- § 22:43 RALJ 11.4. Effect of reversal on intervening rights
- § 22:44 RALJ 11.5. Forms
- § 22:45 RALJ 11.6. Service and filing of papers
- § 22:46 RALJ 11.7. Application of other court rules (selected portion)
- § 22:47 RALJ 11.8. Local Court Rules—Availability

§ 22:48 RALJ 11.9. Title and citation of rules

CHAPTER 23. CIVIL RULES FOR COURTS OF LIMITED JURISDICTION (CRLJ)

PART A. OVERVIEW

§ 23:1 Overview

§ 23:2 Civil Rules for Courts of Limited Jurisdiction

PART B. CIVIL RULES FOR COURTS OF LIMITED JURISDICTION

§ 23:3 CRLJ 1. Scope of rules

§ 23:4 CRLJ 2. One form of action

§ 23:5 CRLJ 2A. Stipulations

§ 23:6 CRLJ 3. Commencement of action

§ 23:7 CRLJ 4. Process (selected portion)

§ 23:8 CRLJ 4.2. Process-limited representation (selected portion)

§ 23:9 CRLJ 5. Service and filing of pleadings and other papers (selected portion)

§ 23:10 CRLJ 6. Time (selected portion)

§ 23:11 CRLJ 7. Pleadings allowed: form of motions (selected portion)

§ 23:12 CRLJ 8. General rules of pleading (selected portion)

§ 23:13 CRLJ 9. Pleading special matters (selected portion)

§ 23:14 CRLJ 10. Form of pleadings (selected portion)

§ 23:15 CRLJ 11. Signing and drafting of pleadings, motions, and legal memoranda; sanctions (selected portion)

§ 23:16 CRLJ 12. Defenses and objections (selected portion)

§ 23:17 CRLJ 13. Counterclaim and cross claim (selected portion)

§ 23:18 CRLJ 13.04. Setoffs against assignees [Rescinded]

§ 23:19 CRLJ 14. Third party practice (selected portion)

§ 23:20 CRLJ 14A. Removal to Superior Court (selected portion)

§ 23:21 CRLJ 15. Amended and supplemental pleadings (selected portion)

§ 23:22 CRLJ 16. [Reserved]

§ 23:23 CRLJ 17. Parties plaintiff and defendant; capacity (selected portion)

§ 23:24 CRLJ 18. Joinder of claims and remedies

§ 23:25 CRLJ 19. Joinder of persons needed for just adjudication (selected portion)

TABLE OF CONTENTS

§ 23:26 CRLJ 20. Permissive joinder of parties (selected portion)

§ 23:27 CRLJ 21. Misjoinder and nonjoinder of parties

§ 23:28 CRLJ 22. Interpleader (selected portion)

§ 23:29 CRLJ 23. [Reserved]

§ 23:30 CRLJ 24. Intervention (selected portion)

§ 23:31 CRLJ 25. Substitution of parties (selected portion)

§ 23:32 CRLJ 26. Discovery (selected portion)

§ 23:33 CRLJ 27. [Reserved]

§ 23:34 CRLJ 28. [Reserved]

§ 23:35 CRLJ 29. [Reserved]

§ 23:36 CRLJ 30. [Reserved]

§ 23:37 CRLJ 31. [Reserved]

§ 23:38 CRLJ 32. [Reserved]

§ 23:39 CRLJ 33. [Reserved]

§ 23:40 CRLJ 34. [Reserved]

§ 23:41 CRLJ 35. [Reserved]

§ 23:42 CRLJ 36. [Reserved]

§ 23:43 CRLJ 37. [Reserved]

§ 23:44 CRLJ 38. Jury trial (selected portion)

§ 23:45 CRLJ 39. [Reserved]

§ 23:46 CRLJ 40. Assignment of cases (selected portion)

§ 23:47 CRLJ 41. Dismissal of actions (selected portion)

§ 23:48 CRLJ 42. Consolidation; separate trials (selected portion)

§ 23:49 CRLJ 43. Taking of testimony (selected portion)

§ 23:50 CRLJ 44. Proof of official record (selected portion)

§ 23:51 CRLJ 44.1. Determination of foreign law (selected portion)

§ 23:52 CRLJ 45. Subpoena (selected portion)

§ 23:53 CRLJ 46. Exceptions unnecessary

§ 23:54 CRLJ 47. Jurors (selected portion)

§ 23:55 CRLJ 48. Juries of fewer than six [Reserved]

§ 23:56 CRLJ 49. Verdicts (selected portion)

§ 23:57 CRLJ 50. Judgment as a matter of law in jury trials; alternative motion for new trial; conditional rulings (selected portion)

§ 23:58 CRLJ 51. Instructions to jury and deliberation (selected portion)

§ 23:59 CRLJ 52. Findings by the court [Reserved]

§ 23:60 CRLJ 53. Masters [Reserved]

§ 23:61 CRLJ 53.1. Referees [Reserved]

§ 23:62 CRLJ 53.2. Court commissioners [Reserved]

§ 23:63 CRLJ 54. Judgments; costs (selected portion)

§ 23:64 CRLJ 55. Default (selected portion)

METHODS OF PRACTICE

- § 23:65 CRLJ 56. Summary judgment (selected portion)
- § 23:66 CRLJ 57. [Reserved]
- § 23:67 CRLJ 58. Entry of judgment
- § 23:68 CRLJ 59. New trial, reconsideration, and amendment of judgments (selected portion)
- § 23:69 CRLJ 60. Relief from judgment or order (selected portion)
- § 23:70 CRLJ 61. Harmless error [Reserved]
- § 23:71 CRLJ 62. Stay of proceedings to enforce a judgment (selected portion)
- § 23:72 CRLJ 63. Judges—Disability
- § 23:73 CRLJ 64. Garnishment [Rescinded]
- § 23:74 CRLJ 65. [Reserved]
- § 23:75 CRLJ 66. [Reserved]
- § 23:76 CRLJ 67. [Reserved]
- § 23:77 CRLJ 68. Offer of judgment (selected portion)
- § 23:78 CRLJ 69. [Reserved]
- § 23:79 CRLJ 70. [Reserved]
- § 23:80 CRLJ 70.1. Appearance of attorney (selected portion)
- § 23:81 CRLJ 71. Withdrawal by attorney (selected portion)
- § 23:82 CRLJ 72. Appeal to Superior Court
- § 23:83 CRLJ 73. Trial de novo (selected portion)
- § 23:84 CRLJ 74. [Reserved]
- § 23:85 CRLJ 75. Record on trial de novo (selected portion)
- § 23:86 CRLJ 75A. Electronic recording of small claims proceedings (selected portion)
- § 23:87 CRLJ 76. [Reserved]
- § 23:88 CRLJ 77. [Reserved]
- § 23:89 CRLJ 77.04. Administration of oath
- § 23:90 CRLJ 78. [Reserved]
- § 23:91 CRLJ 79. [Reserved]
- § 23:92 CRLJ 80. [Reserved]
- § 23:93 CRLJ 81. Applicability in general
- § 23:94 CRLJ 82. Jurisdiction and venue—Unaffected
- § 23:95 CRLJ 83. Local rules
- § 23:96 CRLJ 84. [Reserved]
- § 23:97 CRLJ 85. Title
- § 23:98 CRLJ 86. Effective date
- § 23:99 CRLJ 86.04–CRLJ 99.04. [Reserved]

TABLE OF CONTENTS

**CHAPTER 24. CRIMINAL RULES FOR
COURTS OF LIMITED JURISDICTION
(CRRLJ)**

PART A. OVERVIEW

- § 24:1 Overview
- § 24:2 Criminal Rules for Courts of Limited Jurisdiction

**PART B. CRIMINAL RULES FOR COURTS OF
LIMITED JURISDICTION**

- § 24:3 CrRLJ 1.1. Scope
- § 24:4 CrRLJ 1.2. Purpose and construction
- § 24:5 CrRLJ 1.3. Effect (selected portion)
- § 24:6 CrRLJ 1.4. Definitions
- § 24:7 CrRLJ 1.5. Style and form
- § 24:8 CrRLJ 1.6. Conduct of court
- § 24:9 CrRLJ 1.7. Local Court Rules—Availability
- § 24:10 CrRLJ 1.8. Title of rules
- § 24:11 CrRLJ 2.1. Complaint—Citation and notice (selected portion)
- § 24:12 CrRLJ 2.2. Warrant of arrest or summons upon complaint (selected portion)
- § 24:13 CrRLJ 2.3. Search and seizure (selected portion)
- § 24:14 CrRLJ 2.4. Complaint—Citation and notice—Sufficiencies (selected portion)
- § 24:15 CrRLJ 2.5. Procedure on failure to obey citation and notice
- § 24:16 CrRLJ 3.1. Right to and assignment of lawyer (selected portion)
- § 24:17 CrRLJ 3.2. Release of accused (selected portion)
- § 24:18 CrRLJ 3.2.1. Procedure following warrantless arrest—Preliminary hearing (selected portion)
- § 24:19 CrRLJ 3.3. Time for trial (selected portion)
- § 24:20 CrRLJ 3.4. Appearance of the defendant (selected portion)
- § 24:21 CrRLJ 3.5. Confession procedure (selected portion)
- § 24:22 CrRLJ 3.6. Suppression procedure (selected portion)
- § 24:23 CrRLJ 4:1. Arraignment (selected portion)
- § 24:24 CrRLJ 4.2. Pleas and Pretrial Dispositions
- § 24:25 CrRLJ 4.3. Joinder of offenses and defendants (selected portion)
- § 24:26 CrRLJ 4.3.1. Consolidation for trial (selected portion)
- § 24:27 CrRLJ 4.4. Severance of offenses and defendants (selected portion)

- § 24:28 CrRLJ 4.5. Pretrial hearing
- § 24:29 CrRLJ 4.6. Depositions (selected portion)
- § 24:30 CrRLJ 4.7. Discovery (selected portion)
- § 24:31 CrRLJ 4.8 Subpoenas (selected portion)
- § 24:32 CrRLJ 4.9. Process—Criminal
- § 24:33 CrRLJ 4.10. Material witness (selected portion)
- § 24:34 CrRLJ 5.1. Commencement of actions (selected portion)
- § 24:35 CrRLJ 5.2. Change of venue (selected portion)
- § 24:36 CrRLJ 5.3. Several charging documents for same offense—Different courts (selected portion)
- § 24:37 CrRLJ 6.1.1. Trial by jury (selected portion)
- § 24:38 CrRLJ 6.1.2. Trial by the court (selected portion)
- § 24:39 CrRLJ 6.1.3. Order of trial (selected portion)
- § 24:40 CrRLJ 6.2. Jurors' orientation
- § 24:41 CrRLJ 6.3. Selecting the jury
- § 24:42 CrRLJ 6.4. Challenges (selected portion)
- § 24:43 CrRLJ 6.5. Alternate jurors (selected portion)
- § 24:44 CrRLJ 6.6. Jurors' oath
- § 24:45 CrRLJ 6.7. Custody of jury (selected portion)
- § 24:46 CrRLJ 6.8. Notetaking by jurors
- § 24:47 CrRLJ 6.9. View of premises by jury
- § 24:48 CrRLJ 6.10. Discharge of the jury
- § 24:49 CrRLJ 6.11. Judge—Disability
- § 24:50 CrRLJ 6.12. Witnesses (selected portion)
- § 24:51 CrRLJ 6.13. Evidence (selected portion)
- § 24:52 CrRLJ 6.14. Immunity (selected portion)
- § 24:53 CrRLJ 6.15. Instructions and argument (selected portion)
- § 24:54 CrRLJ 6.16. Jury verdicts and findings (selected portion)
- § 24:55 CrRLJ 7.1. [Reserved]
- § 24:56 CrRLJ 7.2. Sentencing (selected portion)
- § 24:57 CrRLJ 7.3. Judgment (selected portion)
- § 24:58 CrRLJ 7.4. Arrest of judgment (selected portion)
- § 24:59 CrRLJ 7.5. New trial (selected portion)
- § 24:60 CrRLJ 7.6. Probation (selected portion)
- § 24:61 CrRLJ 7.7. [Reserved]
- § 24:62 CrRLJ 7.8. Relief from judgment or order (selected portion)
- § 24:63 CrRLJ 8.1. Time (selected portion)
- § 24:64 CrRLJ 8.2. Motions
- § 24:65 CrRLJ 8.3. Dismissal (selected portion)
- § 24:66 CrRLJ 8.4. Service and filing of papers (selected portion)

TABLE OF CONTENTS

- § 24:67 CrRLJ 8.5. [Reserved]
- § 24:68 CrRLJ 8.6. Objections and exceptions
- § 24:69 CrRLJ 8.7. [Reserved]
- § 24:70 CrRLJ 8.8. Discharge
- § 24:71 CrRLJ 8.9. Disqualification of judge (selected portion)
- § 24:72 CrRLJ 8.10. Closure of proceedings and sealing of records (selected portion)
- § 24:73 CrRLJ 8.11. Disclosure of records
- § 24:74 CrRLJ 8.12. Reporting traffic offenses
- § 24:75 CrRLJ 9.1. Perfecting of appeal (selected portion)
- § 24:76 CrRLJ 9.2. Imposition of sentence pending appeal (selected portion)
- § 24:77 CrRLJ 9.3. Prosecution of appeal (selected portion)

CHAPTER 25. INFRACTION RULES FOR COURTS OF LIMITED JURISDICTION (IRLJ)

PART A. OVERVIEW

- § 25:1 Overview
- § 25:2 Infraction Rules for Courts of Limited Jurisdiction

PART B. RULES FOR COURTS OF LIMITED JURISDICTION

TITLE 1. GENERAL PROVISIONS

- § 25:3 IRLJ 1.1. Scope and purpose of rules
- § 25:4 IRLJ 1.2. Definitions (selected portion)
- § 25:5 IRLJ 1.3. Local Court Rules

TITLE 2. PRELIMINARY PROCEEDINGS

- § 25:6 IRLJ 2.1. Notice of infraction (selected portion)
- § 25:7 IRLJ 2.2. Initiation of infraction cases (selected portion)
- § 25:8 IRLJ 2.3. Venue
- § 25:9 IRLJ 2.4. Response to notice (selected portion)
- § 25:10 IRLJ 2.5. Failure to respond
- § 25:11 IRLJ 2.6. Scheduling of hearings (selected portion)

TITLE 3. PROCEDURE AT HEARINGS

- § 25:12 IRLJ 3.1. Contested hearings—Preliminary proceedings (selected portion)

- § 25:13 IRLJ 3.2. Failure to appear (selected portion)
- § 25:14 IRLJ 3.3. Procedure at contested hearing (selected portion)
- § 25:15 IRLJ 3.4. Hearing on mitigating circumstances (selected portion)
- § 25:16 IRLJ 3.5. Decisions on written statements (selected portion)
- § 25:17 IRLJ 3.6. Payment plans

TITLE 4. DISPOSITION PROCEDURES

- § 25:18 IRLJ 4.1. Notification to department of licensing of traffic infraction (selected portion)
- § 25:19 IRLJ 4.2. Failure to pay or complete community service for traffic infraction (selected portion)

TITLE 5. APPEALS

- § 25:20 IRLJ 5.1. What orders may be appealed
- § 25:21 IRLJ 5.2. Appeal to Superior Court

TITLE 6. MISCELLANEOUS PROVISIONS

- § 25:22 IRLJ 6.1. Time
- § 25:23 IRLJ 6.2. Monetary penalty schedule for infractions (selected portion)
- § 25:24 IRLJ 6.3. Title and citation of rules
- § 25:25 IRLJ 6.4. Effective date
- § 25:26 IRLJ 6.5. Rules superseded
- § 25:27 IRLJ 6.6. Speed measuring device: design and construction certification (selected portion)
- § 25:28 IRLJ 6.7. Identity challenges and Relief from judgment

CHAPTER 26. RESOURCE GUIDE FOR RULES PRACTICE—OVERVIEW COMMENTARY

- § 26:1 Introduction
- § 26:2 Format of the Resource Guide
- § 26:3 Resource Guide Table

CHAPTER 27. RESOURCE GUIDE FOR RULES PRACTICE—SELECTED EXTRACTS

- § 27:1 Introduction
- § 27:2 Format of the Resource Guide

TABLE OF CONTENTS

§ 27:3 Resource Guide Table

Table of Contents

PART II. EVIDENCE RULES

CHAPTER 28. INTRODUCTION TO PART II

- § 28:1 Relationship between Part II of Methods of Practice and the five volumes of Evidence by Turner and Tegland
- § 28:2 Overview of evidence (Vols. 5-5A-5B-5C-5D) by Turner and Tegland
- § 28:3 Background analyses regarding the search strategies developed for Methods of Practice and applied to evidence rules

CHAPTER 29. GENERAL PROVISIONS (EVIDENCE RULES 101 TO 106)

PART A. OVERVIEW

- § 29:1 Overview
- § 29:2 General provisions (Evidence Rules 101 to 106)

PART B. GENERAL PROVISIONS (EVIDENCE RULES 101 TO 106)

- § 29:3 Evidence Rule 101. Scope
- § 29:4 Evidence Rule 102. Purpose and construction
- § 29:5 Evidence Rule 103. Rulings on evidence
- § 29:6 Evidence Rule 104. Preliminary questions
- § 29:7 Evidence Rule 105. Limited admissibility
- § 29:8 Evidence Rule 106. Remainder of related writings or recorded statements

CHAPTER 30. JUDICIAL NOTICE (EVIDENCE RULE 201)

PART A. OVERVIEW

- § 30:1 Overview
- § 30:2 Judicial notice (Evidence Rule 201)

PART B. JUDICIAL NOTICE (EVIDENCE RULE 201)

- § 30:3 Evidence Rule 201. Judicial notice of adjudicative facts

CHAPTER 31. BURDEN OF PROOF AND PRESUMPTIONS (EVIDENCE RULE 301—RESERVED)

PART A. OVERVIEW

- § 31:1 Overview
- § 31:2 Burden of proof and presumptions (Evidence Rule 301—Reserved)

PART B. BURDEN OF PROOF AND PRESUMPTIONS (EVIDENCE RULE 301—RESERVED)

- § 31:3 Evidence Rule 301. Presumptions in general in civil and actions and proceedings [Reserved]

CHAPTER 32. RELEVANCY AND ITS LIMITS (EVIDENCE RULES 401 TO 413)

PART A. OVERVIEW

- § 32:1 Overview
- § 32:2 Relevancy and its limits (Evidence Rules 401 to 413)

PART B. RELEVANCY AND ITS LIMITS (EVIDENCE RULES 401 TO 413)

- § 32:3 Evidence Rule 401. Definition of “Relevant Evidence”
- § 32:4 Evidence Rule 402. Relevant evidence generally admissible; irrelevant evidence inadmissible
- § 32:5 Evidence Rule 403. Exclusion of relevant evidence on grounds of prejudice, confusion, or waste of time
- § 32:6 Evidence Rule 404. Character evidence not admissible to prove conduct; exceptions; other crimes
- § 32:7 Evidence Rule 405. Methods of proving character
- § 32:8 Evidence Rule 406. Habit; routine practice
- § 32:9 Evidence Rule 407. Subsequent remedial measures
- § 32:10 Evidence Rule 408. Compromise and offers to compromise
- § 32:11 Evidence Rule 409. Payment of medical and similar expenses
- § 32:12 Evidence Rule 410. Inadmissibility of pleas, offers of pleas, and related statements
- § 32:13 Evidence Rule 411. Liability insurance

TABLE OF CONTENTS

- § 32:14 Evidence Rule 412. Sexual offenses—Victim’s past behavior
- § 32:15 Evidence Rule 413. Immigration Status

CHAPTER 33. PRIVILEGES (EVIDENCE RULES 501 AND 502)

PART A. OVERVIEW

- § 33:1 Overview
- § 33:2 Privileges (Evidence Rules 501 and 502)

PART B. PRIVILEGES (EVIDENCE RULES 501 AND 502)

- § 33:3 Evidence Rule 501. Privileges—General Rule
- § 33:4 Evidence Rule 502. Attorney-client privilege and work product; limitations on waiver

CHAPTER 34. WITNESSES (EVIDENCE RULES 601 TO 615)

PART A. OVERVIEW

- § 34:1 Overview
- § 34:2 Witnesses (Evidence Rules 601 to 615)

PART B. WITNESSES (EVIDENCE RULES 601 TO 615)

- § 34:3 Evidence Rule 601. General Rule of competency
- § 34:4 Evidence Rule 602. Lack of personal knowledge
- § 34:5 Evidence Rule 603. Oath or affirmation
- § 34:6 Evidence Rule 604. Interpreters
- § 34:7 Evidence Rule 605. Competency of judge as witness
- § 34:8 Evidence Rule 606. Competency of juror as witness
- § 34:9 Evidence Rule 607. Who may impeach
- § 34:10 Evidence Rule 608. Evidence of character and conduct of witness
- § 34:11 Evidence Rule 609. Impeachment by evidence of conviction of crime
- § 34:12 Evidence Rule 610. Religious beliefs or opinions
- § 34:13 Evidence Rule 611. Mode and order of interrogation and presentation
- § 34:14 Evidence Rule 612. Writing used to refresh memory
- § 34:15 Evidence Rule 613. Prior statements of witnesses

- § 34:16 Evidence Rule 614. Calling and interrogation of witnesses by court
- § 34:17 Evidence Rule 615. Exclusion of witnesses

CHAPTER 35. OPINIONS AND EXPERT TESTIMONY (EVIDENCE RULES 701 TO 706)

PART A. OVERVIEW

- § 35:1 Overview
- § 35:2 Opinions and expert testimony (Evidence Rules 701 to 706)

PART B. OPINIONS AND EXPERT TESTIMONY (EVIDENCE RULES 701 TO 706)

- § 35:3 Evidence Rule 701. Opinion testimony by lay witnesses
- § 35:4 Evidence Rule 702. Testimony by experts
- § 35:5 Evidence Rule 703. Bases of opinion testimony by experts
- § 35:6 Evidence Rule 704. Opinion on ultimate issue
- § 35:7 Evidence Rule 705. Disclosure of facts or data underlying expert opinion
- § 35:8 Evidence Rule 706. Court-appointed experts

CHAPTER 36. HEARSAY (EVIDENCE RULES 801 TO 807)

PART A. OVERVIEW

- § 36:1 Overview
- § 36:2 Hearsay (Evidence Rules 801 to 807)

PART B. HEARSAY (EVIDENCE RULES 801 TO 807)

- § 36:3 Evidence Rule 801. Hearsay definitions
- § 36:4 Evidence Rule 802. Hearsay rule
- § 36:5 Evidence Rule 803. Hearsay exceptions; availability of declarant immaterial
- § 36:6 Evidence Rule 804. Hearsay exceptions; declarant unavailable
- § 36:7 Evidence Rule 805. Hearsay within hearsay
- § 36:8 Evidence Rule 806. Attacking and supporting credibility of declarant
- § 36:9 Evidence Rule 807. Child victims or witnesses

TABLE OF CONTENTS

**CHAPTER 37. AUTHENTICATION,
IDENTIFICATION, AND ADMISSION OF
EXHIBITS (EVIDENCE RULES 901 TO 904)**

PART A. OVERVIEW

- § 37:1 Overview
- § 37:2 Authentication, identification, and admission of exhibits (Evidence Rules 901 to 904)

**PART B. AUTHENTICATION, IDENTIFICATION,
AND ADMISSION OF EXHIBITS
(EVIDENCE RULES 901 TO 904)**

- § 37:3 Introduction to the authentication and identification rules
- § 37:4 Evidence Rule 901. Requirement of authentication or identification
- § 37:5 Evidence Rule 902. Self-authentication
- § 37:6 Evidence Rule 903. Subscribing witness' testimony unnecessary
- § 37:7 Evidence Rule 904. Admissibility of documents

**CHAPTER 38. CONTENTS OF WRITINGS,
RECORDINGS, AND PHOTOGRAPHS
(EVIDENCE RULES 1001 TO 1008)**

PART A. OVERVIEW

- § 38:1 Overview
- § 38:2 Contents of writings, recordings, and photographs (Evidence Rules 1001 to 1008)

**PART B. CONTENTS OF WRITINGS,
RECORDINGS, AND PHOTOGRAPHS
(EVIDENCE RULES 1001 TO 1008)**

- § 38:3 Introduction to the “best evidence rule”
- § 38:4 Evidence Rule 1001. Definitions
- § 38:5 Evidence Rule 1002. Requirement of original
- § 38:6 Evidence Rule 1003. Admissibility of duplicates
- § 38:7 Evidence Rule 1004. Admissibility of other evidence of contents
- § 38:8 Evidence Rule 1005. Public records
- § 38:9 Evidence Rule 1006. Summaries

- § 38:10 Evidence Rule 1007. Testimony or written admission of party
- § 38:11 Evidence Rule 1008. Functions of court and jury

CHAPTER 39. MISCELLANEOUS RULES (EVIDENCE RULES 1101 TO 1103)

PART A. OVERVIEW

- § 39:1 Overview
- § 39:2 Miscellaneous Rules (Evidence Rules 1101 to 1103)

PART B. MISCELLANEOUS RULES (EVIDENCE RULES 1101 TO 1103)

- § 39:3 Evidence Rule 1101. Applicability of rules (selected portion)
- § 39:4 Evidence Rule 1102. Amendments
- § 39:5 Evidence Rule 1103. Title

CHAPTER 40. THE PAROL EVIDENCE “RULE”

PART A. OVERVIEW

- § 40:1 Overview
- § 40:2 The parol evidence “rule”

PART B. THE PAROL EVIDENCE “RULE”

- § 40:3 The parol evidence “rule”

CHAPTER 41. THE RIGHT TO CONFRONTATION “RULE”

PART A. OVERVIEW

- § 41:1 Overview
- § 41:2 The right to confrontation “rule”

PART B. THE RIGHT TO CONFRONTATION “RULE”

- § 41:3 The right to confrontation “rule”

TABLE OF CONTENTS

**CHAPTER 41A. RESOURCE GUIDE—
OVERVIEW OF *COURTROOM HANDBOOK
ON WASHINGTON EVIDENCE* BY TURNER
AND TEGLAND**

- § 41A:1 Introduction
- § 41A:2 Format of the Resource Guide
- § 41A:3 Resource Guide Table

**CHAPTER 42. RESOURCE GUIDE FOR
EVIDENCE—OVERVIEW COMMENTARY**

- § 42:1 Introduction
- § 42:2 Format of the Resource Guide
- § 42:3 Resource Guide Table

**CHAPTER 43. RESOURCE GUIDE FOR
EVIDENCE—SELECTED EXTRACTS**

- § 43:1 Introduction
- § 43:2 Format of the Resource Guide
- § 43:3 Resource Guide Table

Table of Contents

PART III. CIVIL PRACTICE AND PROCEDURE

CHAPTER 44. INTRODUCTION TO PART III

- § 44:1 Relationship between Part III of *Methods of Practice* and the combined volumes of *Civil Procedure Forms and Commentary* by Heidelberg with pocket parts by Heidelberg and *Civil Procedure* by Ende, supplemented by selected materials from *Rules Practice* by Turner
- § 44:2 Overview of combined resource materials for information searches regarding Civil Practice and Procedure
- § 44:3 Background analyses regarding the search strategies developed for *Methods of Practice* and applied to Civil Practice and Procedure

CHAPTER 45. CIVIL PRACTICE AND PROCEDURE RELATING TO INTRODUCTORY RULES (CR 1 TO 2A)

PART A. OVERVIEW

- § 45:1 Overview
- § 45:2 Civil Practice and Procedure relating to introductory rules (CR 1 to 2A)

PART B. CIVIL PRACTICE AND PROCEDURE RELATING TO INTRODUCTORY RULES (CR 1 TO 2A)

- § 45:3 CR 1. Scope of rules
- § 45:4 CR 2. One form of action
- § 45:5 CR 2A. Stipulations

**CHAPTER 46. CIVIL PRACTICE AND
PROCEDURE RELATING TO RULES FOR
COMMENCEMENT OF ACTION; SERVICE OF
PROCESS, PLEADINGS, MOTIONS AND
ORDERS (CR 3 TO 6)**

PART A. OVERVIEW

- § 46:1 Overview
- § 46:2 Civil Practice and Procedure relating to rules for
Commencement of Action; Service of Process,
Pleadings, Motions and Orders (CR 3 to 6)

**PART B. CIVIL PRACTICE AND PROCEDURE
RELATING TO RULES FOR
COMMENCEMENT OF ACTION; SERVICE
OF PROCESS, PLEADINGS, MOTIONS
AND ORDERS (CR 3 TO 6)**

- § 46:3 CR 3. Commencement of Action (selected portion)
- § 46:4 CR 4. Process (selected portion)
- § 46:5 CR 4.1. Process—Domestic relations actions (selected
portion)
- § 46:6 CR 4.2. Process—Limited representation (selected
portion)
- § 46:7 CR 5. Service and filing of pleadings and other papers
(selected portion)
- § 46:8 CR 6. Time (selected portion)

**CHAPTER 47. CIVIL PRACTICE AND
PROCEDURE RELATING TO RULES FOR
PLEADINGS AND MOTIONS (CR 7 TO 16)**

PART A. OVERVIEW

- § 47:1 Overview
- § 47:2 Civil Practice and Procedure relating to rules for
Pleadings and Motions (CR 7 to 16)

**PART B. CIVIL PRACTICE AND PROCEDURE
RELATING TO RULES FOR PLEADINGS
AND MOTIONS (CR 7 TO 16)**

- § 47:3 CR 7. Pleadings allowed; form of motions (selected
portion)

TABLE OF CONTENTS

- § 47:4 CR 8. General rules of pleading (selected portion)
- § 47:5 CR 9. Pleading special matters (selected portion)
- § 47:6 CR 10. Form of pleadings and other papers (selected portion)
- § 47:7 CR 11. Signing and drafting of pleadings, motions, and legal memoranda; sanctions (selected portion)
- § 47:8 CR 12. Defenses and objections (selected portion)
- § 47:9 CR 13. Counterclaim and cross claim (selected portion)
- § 47:10 CR 14. Third party practice (selected portion)
- § 47:11 CR 15. Amended and supplemental pleadings (selected portion)
- § 47:12 CR 16. Pretrial procedure and formulating issues (selected portion)

CHAPTER 48. CIVIL PRACTICE AND PROCEDURE RELATING TO RULES FOR PARTIES (CR 17 TO 25)

PART A. OVERVIEW

- § 48:1 Overview
- § 48:2 Civil Practice and Procedure relating to Rules for Parties (CR 17 to 25)

PART B. CIVIL PRACTICE AND PROCEDURE RELATING TO RULES FOR PARTIES (CR 17 TO 25)

- § 48:3 CR 17. Parties plaintiff and defendant; capacity (selected portion)
- § 48:4 CR 18. Joinder of claims and remedies (selected portion)
- § 48:5 CR 19. Joinder of persons needed for just adjudication (selected portion)
- § 48:6 CR 20. Permissive joinder of parties (selected portion)
- § 48:7 CR 21. Misjoinder and nonjoinder of parties
- § 48:8 CR 22. Interpleader (selected portion)
- § 48:9 CR 23. Class actions (selected portion)
- § 48:10 CR 23.1. Derivative actions by shareholders (selected portion)
- § 48:11 CR 23.2. Actions relating to unincorporated associations (selected portion)
- § 48:12 CR 24. Intervention (selected portion)
- § 48:13 CR 25. Substitution of parties (selected portion)

**CHAPTER 49. CIVIL PRACTICE AND
PROCEDURE RELATING TO RULES FOR
DEPOSITIONS AND DISCOVERY (CR 26 TO
37)**

PART A. OVERVIEW

- § 49:1 Overview
- § 49:2 Civil Practice and Procedure relating to rules for
Depositions and Discovery (CR 26 to 37)

**PART B. CIVIL PRACTICE AND PROCEDURE
RELATING TO RULES FOR
DEPOSITIONS AND DISCOVERY (CR 26
TO 37)**

- § 49:3 CR 26. General provisions governing discovery
(selected portion)
- § 49:4 CR 27. Perpetuation of testimony (selected portion)
- § 49:5 CR 28. Persons before whom depositions may be
taken (selected portion)
- § 49:6 CR 29. Stipulations regarding discovery procedure
- § 49:7 CR 30. Depositions upon oral examination (selected
portion)
- § 49:8 CR 31. Depositions upon written questions (selected
portion)
- § 49:9 CR 32. Use of depositions in court proceedings
(selected portion)
- § 49:10 CR 33. Interrogatories to parties (selected portion)
- § 49:11 CR 34. Producing of documents, electronically stored
information, and things or entry onto land for
inspection and other purposes (selected portion)
- § 49:12 CR 35. Physical and mental examination of persons
(selected portion)
- § 49:13 CR 36. Requests for admission (selected portion)
- § 49:14 CR 37. Failure to make discovery: sanctions (selected
portion)

**CHAPTER 50. CIVIL PRACTICE AND
PROCEDURE RELATING TO RULES FOR
TRIALS (CR 38 TO 53.4)**

PART A. OVERVIEW

- § 50:1 Overview

TABLE OF CONTENTS

§ 50:2 Civil Practice and Procedure Relating to Rules for Trials (CR 38 to 53.4)

PART B. CIVIL PRACTICE AND PROCEDURE RELATING TO RULES FOR TRIALS (CR 38 TO 53.4)

- § 50:3 CR 38. Jury Trial of right (selected portion)
- § 50:4 CR 39. Trial by Jury or by the Court (selected portion)
- § 50:5 CR 40. Assignment of cases (selected portion)
- § 50:6 CR 41. Dismissal of actions (selected portion)
- § 50:7 CR 42. Consolidation; separate trials
- § 50:8 CR 43. Taking of testimony (selected portion)
- § 50:9 CR 44. Proof of official record (selected portion)
- § 50:10 CR 44.1. Determination of foreign law (selected portion)
- § 50:11 CR 45. Subpoena (selected portion)
- § 50:12 CR 46. Exceptions unnecessary
- § 50:13 CR 47. Jurors (selected portion)
- § 50:14 CR 48. Juries of less than twelve
- § 50:15 CR 49. Verdicts (selected portion)
- § 50:16 CR 50. Judgment as a matter of law in jury trials; alternative motion for new trial; conditional rulings (selected portion)
- § 50:17 CR 51. Instructions to Jury and Deliberation (selected portion)
- § 50:18 CR 52. Decisions, findings and conclusions (selected portion)
- § 50:19 CR 53. Masters [Reserved]
- § 50:20 CR 53.1. Referees (selected portion)
- § 50:21 CR 53.2. Court commissioners (selected portion)
- § 50:22 CR 53.3. Appointment of masters in discovery matters (selected portion)
- § 50:23 CR 53.4. Procedures for mandatory mediation of health care claims (selected portion)

CHAPTER 51. CIVIL PRACTICE AND PROCEDURE RELATING TO RULES FOR JUDGMENT (CR 54 TO 63)

PART A. OVERVIEW

- § 51:1 Overview
- § 51:2 Civil Practice and Procedure Relating to Rules for Judgment (CR 54 to 63)

**PART B. CIVIL PRACTICE AND PROCEDURE
RELATING TO RULES FOR JUDGMENT
(CR 54 TO 63)**

- § 51:3 CR 54. Judgments and costs (selected portion)
- § 51:4 CR 55. Default and judgment (selected portion)
- § 51:5 CR 56. Summary judgment (selected portion)
- § 51:6 CR 57. Declaratory judgments
- § 51:7 CR 58. Entry of judgment (selected portion)
- § 51:8 CR 59. New trial, reconsideration, and amendment of judgments (selected portion)
- § 51:9 CR 60. Relief from judgment or order (selected portion)
- § 51:10 CR 61. Harmless error [reserved]
- § 51:11 CR 62. Stay of proceedings to enforce a judgment (selected portion)
- § 51:12 CR 63. Judges (selected portion)

**CHAPTER 52. CIVIL PRACTICE AND
PROCEDURE RELATING TO RULES FOR
PROVISIONAL AND FINAL REMEDIES (CR
64 TO 71)**

PART A. OVERVIEW

- § 52:1 Overview
- § 52:2 Civil Practice and Procedure Relating to Rules for Provisional and Final Remedies (CR 64 to 71)

**PART B. CIVIL PRACTICE AND PROCEDURE
RELATING TO RULES FOR
PROVISIONAL AND FINAL REMEDIES
(CR 64 TO 71)**

- § 52:3 CR 64. Seizure of person or property (selected portion)
- § 52:4 CR 65. Injunctions (selected portion)
- § 52:5 CR 65.1. Security—Proceedings against sureties (selected portion)
- § 52:6 CR 66. Receivership Proceedings (selected portion)
- § 52:7 CR 67. Deposit in Court
- § 52:8 CR 68. Offer of judgment (selected portion)
- § 52:9 CR 69. Execution (selected portion)
- § 52:10 CR 70. Judgment for specific acts; vesting title (selected portion)

TABLE OF CONTENTS

- § 52:11 CR 70.1. Appearance by attorney (selected portion)
- § 52:12 CR 71. Withdrawal by attorney (selected portion)

**CHAPTER 53. CIVIL PRACTICE AND
PROCEDURE RELATING TO RULES FOR
APPEALS (CR 72 TO 76)**

- § 53:1 Superior Court Rules CR 72 to 76 *[Reserved]*

**CHAPTER 54. CIVIL PRACTICE AND
PROCEDURE RELATING TO RULES FOR
SUPERIOR COURTS AND CLERKS (CR 77
TO 80)**

PART A. OVERVIEW

- § 54:1 Overview
- § 54:2 Civil practice and procedure relating to rules for
superior courts and clerks (CR 77 to 80)

**PART B. CIVIL PRACTICE AND PROCEDURE
RELATING TO RULES FOR SUPERIOR
COURTS AND CLERKS (CR 77 TO 80)**

- § 54:3 CR 77. Superior courts and judicial officers (selected
portion)
- § 54:4 CR 78. Clerks (selected portion)
- § 54:5 CR 79. Books and records kept by the clerk (selected
portion)
- § 54:6 CR 80. Court reporters (selected portion)

**CHAPTER 55. CIVIL PRACTICE AND
PROCEDURE RELATING TO RULES FOR
GENERAL PROVISIONS (CR 81 TO 86)**

PART A. OVERVIEW

- § 55:1 Overview
- § 55:2 Civil practice and procedure relating to rules for
general provisions (CR 81 to 86)

**PART B. CIVIL PRACTICE AND PROCEDURE
RELATING TO RULES FOR GENERAL
PROVISIONS (CR 81 TO 86)**

- § 55:3 CR 81. Applicability in general (selected portion)

- § 55:4 CR 82. Venue (selected portion)
- § 55:5 CR 82.5. Tribal court jurisdiction (selected portion)
- § 55:6 CR 83. Local Rules of Court
- § 55:7 CR 84. Forms [Reserved]
- § 55:8 CR 85. Title of Rules
- § 55:9 CR 86. Effective dates

**CHAPTER 55A. RESOURCE GUIDE—
OVERVIEW OF WASHINGTON HANDBOOK
ON CIVIL PROCEDURE BY ENDE**

- § 55A:1 Introduction
- § 55A:2 Format of the Resource Guide
- § 55A:3 Resource Guide Table

**CHAPTER 56. RESOURCE GUIDE FOR
CIVIL PROCEDURE FORMS AND
COMMENTARY—SELECTED EXTRACTS**

- § 56:1 Introduction
- § 56:2 Format of the resource guide
- § 56:3 Supplemental searches using the Resource Guides for
Rules Practice
- § 56:4 Resource guide table

**CHAPTER 57. RESOURCE GUIDE—
OVERVIEW OF CIVIL PROCEDURE BY
ENDE**

- § 57:1 Introduction
- § 57:2 Format of the Resource Guide
- § 57:3 Supplemental searches using the Resource Guides for
Civil Procedure
- § 57:4 Resource Guide Table

**CHAPTER 57A. RESOURCE GUIDE—
OVERVIEW OF WASHINGTON PATTERN
JURY INSTRUCTIONS—CIVIL BY THE
WASHINGTON SUPREME COURT
COMMITTEE ON JURY INSTRUCTIONS
(WITH HANDBOOK BY DEWOLF)**

- § 57A:1 Introduction
- § 57A:2 Format of the Resource Guide
- § 57A:3 Resource Guide Table

TABLE OF CONTENTS

**CHAPTER 57B. RESOURCE GUIDE—
OVERVIEW OF CIVIL JURY INSTRUCTION
HANDBOOK BY DEWOLF**

- § 57B:1 Introduction
- § 57B:2 Format of the Resource Guide
- § 57B:3 Resource Guide Table

**PART IV. CRIMINAL PRACTICE AND
PROCEDURE**

CHAPTER 58. INTRODUCTION TO PART IV

- § 58:1 Relationship between Part IV of *Methods of Practice* and the combined volumes of *Criminal Practice and Procedure* by Ferguson and *Criminal Law and Sentencing* by Fine, supplemented by selected materials from *Rules Practice* by Turner
- § 58:2 Overview of combined resource materials for information searches regarding Criminal Practice and Procedure
- § 58:3 Background analyses regarding the search strategies developed for *Methods of Practice* and applied to Criminal Practice and Procedure

**CHAPTER 59. CRIMINAL PRACTICE AND
PROCEDURE RELATING TO RULES FOR
SCOPE, PURPOSE AND CONSTRUCTION
(CrR 1.1 TO 1.5)**

PART A. OVERVIEW

- § 59:1 Overview
- § 59:2 Criminal Practice and Procedure relating to rules for Scope, Purpose and Construction (CrR 1.1 to 1.5)

**PART B. CRIMINAL PRACTICE AND PROCEDURE
RELATING TO RULES FOR SCOPE,
PURPOSE AND CONSTRUCTION (CrR 1.1
TO 1.5)**

- § 59:3 CrR 1.1. Scope
- § 59:4 CrR 1.2. Purpose and Construction
- § 59:5 CrR 1.3. Effect
- § 59:6 CrR 1.4. Prosecuting attorney definition

§ 59:7 CrR 1.5. Style and form [reserved]

**CHAPTER 60. CRIMINAL PRACTICE AND
PROCEDURE RELATING TO RULES FOR
PROCEDURES PRIOR TO ARREST AND
OTHER SPECIAL PROCEEDINGS (CrR 2.1
TO 2.3)**

PART A. OVERVIEW

§ 60:1 Overview

§ 60:2 Criminal Practice and Procedure relating to Rules for
Procedures Prior to arrest and other special
proceedings (CrR 2.1 to 2.3)

**PART B. CRIMINAL PRACTICE AND PROCEDURE
RELATING TO RULES FOR
PROCEDURES PRIOR TO ARREST AND
OTHER SPECIAL PROCEEDINGS (CrR 2.1
TO 2.3)**

§ 60:3 CrR 2.1. The Indictment and the Information (selected
portion)

§ 60:4 CrR 2.2. Warrant of arrest and summons (selected
portion)

§ 60:5 CrR 2.3. Search and seizure (selected portion)

**CHAPTER 61. CRIMINAL PRACTICE AND
PROCEDURE RELATING TO RULES FOR
RIGHTS OF DEFENDANTS (CrR 3.1 TO 3.6)**

PART A. OVERVIEW

§ 61:1 Overview

§ 61:2 Criminal Practice and Procedure relating to Rules for
Rights of Defendants (CrR 3.1 to 3.6)

**PART B. CRIMINAL PRACTICE AND PROCEDURE
RELATING TO RULES FOR RIGHTS OF
DEFENDANTS (CrR 3.1 TO 3.6)**

§ 61:3 CrR 3.1. Right to and assignment of lawyer (selected
portion)

§ 61:4 CrR 3.2. Release of accused (selected portion)

§ 61:5 CrR 3.2A. Procedure following arrest without warrant
[repealed]

TABLE OF CONTENTS

- § 61:6 CrR 3.2B. Preliminary appearance [repealed]
- § 61:7 CrR 3.2.1. Procedure following warrantless arrest—
Preliminary appearance (selected portion)
- § 61:8 CrR 3.3. Time for trial (selected portion)
- § 61:9 CrR 3.4. Presence of the defendant (selected portion)
- § 61:10 CrR 3.5. Confession procedure (selected portion)
- § 61:11 CrR 3.6. Suppression hearings—Duty of court
(selected portion)

CHAPTER 62. CRIMINAL PRACTICE AND PROCEDURE RELATING TO RULES FOR PROCEDURES PRIOR TO TRIAL (CrR 4.1 TO 4.10)

PART A. OVERVIEW

- § 62:1 Overview
- § 62:2 Criminal Practice and Procedure relating to Rules for
Procedures Prior to Trial (CrR 4.1 to 4.10)

PART B. CRIMINAL PRACTICE AND PROCEDURE RELATING TO RULES FOR PROCEDURES PRIOR TO TRIAL (CrR 4.1 TO 4.10)

- § 62:3 CrR 4.1. Arraignment (selected portion)
- § 62:4 CrR 4.2. Pleas (selected portion)
- § 62:5 CrR 4.3. Joinder of offenses and defendants (selected
portion)
- § 62:6 CrR 4.3.1. Consolidation for trial (selected portion)
- § 62:7 CrR 4.4. Severance of offenses and defendants
(selected portion)
- § 62:8 CrR 4.5. Omnibus hearing (selected portion)
- § 62:9 CrR 4.6. Depositions (selected portion)
- § 62:10 CrR 4.7. Discovery (selected portion)
- § 62:11 CrR 4.8. Subpoenas
- § 62:12 CrR 4.9. Pretrial conference [Rescinded]
- § 62:13 CrR 4.10. Material witness (selected portion)

CHAPTER 63. CRIMINAL PRACTICE AND PROCEDURE RELATING TO RULES FOR VENUE (CrR 5.1 TO 5.2)

PART A. OVERVIEW

- § 63:1 Overview

- § 63:2 Criminal Practice and Procedure relating to Rules for
Venue (CrR 5.1 to 5.2)

**PART B. CRIMINAL PRACTICE AND PROCEDURE
RELATING TO RULES FOR VENUE (CrR
5.1 TO 5.2)**

- § 63:3 CrR 5.1. Commencement of Actions (selected portion)
§ 63:4 CrR 5.2. Change of venue (selected portion)

**CHAPTER 64. CRIMINAL PRACTICE AND
PROCEDURE RELATING TO RULES FOR
PROCEDURES AT TRIAL (CrR 6.1 TO 6.16)**

PART A. OVERVIEW

- § 64:1 Overview
§ 64:2 Criminal Practice and Procedure relating to Rules for
Procedures at Trial (CrR 6.1 to 6.16)

**PART B. CRIMINAL PRACTICE AND PROCEDURE
RELATING TO RULES FOR
PROCEDURES AT TRIAL (CrR 6.1 TO
6.16)**

- § 64:3 CrR 6.1. Trial by jury or by the court (selected
portion)
§ 64:4 CrR 6.2. Jurors' orientation (selected portion)
§ 64:5 CrR 6.3. Selecting the jury
§ 64:6 CrR 6.4. Challenges (selected portion)
§ 64:7 CrR 6.5. Alternate jurors (selected portion)
§ 64:8 CrR 6.6. Jurors' oath
§ 64:9 CrR 6.7. Custody of jury (selected portion)
§ 64:10 CrR 6.8. Note-taking by jurors
§ 64:11 CrR 6.9. View of premises by jury
§ 64:12 CrR 6.10. Discharge of the jury
§ 64:13 CrR 6.11. Judge—Disability
§ 64:14 CrR 6.12. Witnesses (selected portion)
§ 64:15 CrR 6.13. Testimony in lieu of witnesses (selected
portion)
§ 64:16 CrR 6.14. Immunity
§ 64:17 CrR 6.15. Instructions and argument (selected
portion)
§ 64:18 CrR 6.16. Verdicts and findings (selected portion)

TABLE OF CONTENTS

**CHAPTER 65. CRIMINAL PRACTICE AND
PROCEDURE RELATING TO RULES FOR
PROCEDURES FOLLOWING CONVICTION
(CrR 7.1 TO 7.8)**

PART A. OVERVIEW

- § 65:1 Overview
- § 65:2 Criminal Practice and Procedure relating to Rules for
procedures following conviction (CrR 7.1 to 7.8)

**PART B. CRIMINAL PRACTICE AND PROCEDURE
RELATING TO RULES FOR
PROCEDURES FOLLOWING
CONVICTION (CrR 7.1 TO 7.8)**

- § 65:3 CrR 7.1. Procedures before sentencing (selected
portion)
- § 65:4 CrR 7.2. Sentencing (selected portion)
- § 65:5 CrR 7.3. Judgment (selected portion)
- § 65:6 CrR 7.4. Arrest of Judgment (selected portion)
- § 65:7 CrR 7.5. New trial (selected portion)
- § 65:8 CrR 7.6. Probation (selected portion)
- § 65:9 CrR 7.7. Post-Conviction Relief [Rescinded]
- § 65:10 CrR 7.8. Relief from judgment or order (selected
portion)

**CHAPTER 66. CRIMINAL PRACTICE AND
PROCEDURE RELATING TO
MISCELLANEOUS RULES (CrR 8.1 TO 8.9)**

PART A. OVERVIEW

- § 66:1 Overview
- § 66:2 Criminal Practice and Procedure relating to
Miscellaneous Rules (CrR 8.1 to 8.9)

**PART B. CRIMINAL PRACTICE AND PROCEDURE
RELATING TO MISCELLANEOUS RULES
(CrR 8.1 TO 8.9)**

- § 66:3 CrR 8.1. Time
- § 66:4 CrR 8.2. Motions
- § 66:5 CrR 8.3. Dismissal (selected portion)
- § 66:6 CrR 8.4. Service, filing, and signing of papers

- § 66:7 CrR 8.5. Calendars
- § 66:8 CrR 8.6. Exceptions unnecessary
- § 66:9 CrR 8.7. Objections
- § 66:10 CrR 8.8. Discharge
- § 66:11 CrR 8.9. Change of judge
- § 66:12 CrR 8.10. Electronic Recording Log

**CHAPTER 67. RESOURCE GUIDE—
CRIMINAL PROCEDURE PRACTICE TIPS
(GUEST CHAPTER BY ROYCE A.
FERGUSON)**

- § 67:1 Introduction
- § 67:2 Format of the Resource Guide
- § 67:3 Supplemental searches using the Resource Guides for
Rules Practice
- § 67:4 Resource Guide table—Criminal procedure practice
tips

**CHAPTER 68. RESOURCE GUIDE—
OVERVIEW OF *CRIMINAL PRACTICE AND
PROCEDURE* BY FERGUSON**

- § 68:1 Introduction
- § 68:2 Format of the Resource Guide
- § 68:3 Supplemental searches using the Resource Guides for
Criminal Practice and Procedure
- § 68:4 Resource Guide Table

**CHAPTER 69. RESOURCE GUIDE—
OVERVIEW OF *CRIMINAL LAW AND
SENTENCING* BY FINE**

- § 69:1 Introduction
- § 69:2 Format of the Resource Guide
- § 69:3 Supplemental searches using the Resource Guides for
Criminal Law and Sentencing
- § 69:4 Resource Guide Table

**CHAPTER 69A. RESOURCE GUIDE—
OVERVIEW OF *WASHINGTON PATTERN
JURY INSTRUCTIONS—CRIMINAL* BY THE
WASHINGTON SUPREME COURT
COMMITTEE ON JURY INSTRUCTIONS**

- § 69A:1 Introduction

TABLE OF CONTENTS

- § 69A:2 Format of the Resource Guide
- § 69A:3 Resource Guide Table

**CHAPTER 69B. RESOURCE GUIDE—
OVERVIEW OF *CRIMINAL JURY*
*INSTRUCTION HANDBOOK BY FINE***

- § 69B:1 Introduction
- § 69B:2 Format of the Resource Guide
- § 69B:3 Resource Guide Table

Table of Contents

PART V. PRACTICE APPLICATIONS

CHAPTER 70. INTRODUCTION TO PART V

- § 70:1 Relationship between Part V of *Methods of Practice* and the practice application volumes of *Washington Practice*
- § 70:2 Overview of combined resource materials for information searches regarding practice applications
- § 70:3 Background analyses regarding the search strategies developed for *Methods of Practice* and applied to practice applications

CHAPTER 71. RESOURCE GUIDE— OVERVIEW OF *TORT LAW AND PRACTICE* BY DEWOLF AND ALLEN

- § 71:1 Introduction
- § 71:2 Format of the Resource Guide
- § 71:3 Resource Guide Table

CHAPTER 72. OVERVIEW OF *REAL ESTATE LAW AND PRACTICE*

PART A. OVERVIEW

- § 72:1 Relationship between Chapter 72 of *Methods of Practice* and Vols. 17-18 of *Washington Practice: Real Estate: Property Law and Transactions* by Stoebuck and Weaver
- § 72:2 Overview of *Real Estate: Property Law and Transactions* (Vols. 17-18) by Stoebuck and Weaver

PART B. SEARCH MODULES

- § 72:3 Common law estates in land: *Ch. 1, §§ 1.1–1.2*
Introduction
- § 72:4 Common law estates in land: *Ch. 1, §§ 1.3–1.6*
Present estates
- § 72:5 Common law estates in land: *Ch. 1, §§ 1.7–1.13*
Defeasible estates
- § 72:6 Common law estates in land: *Ch. 1, §§ 1.14–1.22*
Future estates

- § 72:7 Common law estates in land: *Ch. 1, §§ 1.23–1.27*
Doctrines restricting and protecting future estates
- § 72:8 Common law estates in land: *Ch. 1, §§ 1.28–1.33*
Concurrent estates
- § 72:9 Easements and profits: *Ch. 2, § 2.1* Nature of
easements and profits
- § 72:10 Easements and profits: *Ch. 2, § 2.2* Easements and
profits appurtenant and in Gross
- § 72:11 Easements and profits: *Ch. 2, § 2.3* Creation of
easements and profits by express act
- § 72:12 Easements and profits: *Ch. 2, §§ 2.4–2.6* Implied
easements
- § 72:13 Easements and profits: *Ch. 2, § 2.7* Easements by
prescription
- § 72:14 Easements and profits: *Ch. 2, § 2.8* Creation by
estoppel or part performance
- § 72:15 Easements and profits: *Ch. 2, §§ 2.9–2.12* Easements
and profits
- § 72:16 Running covenants: *Ch. 3, §§ 3.1–3.1.70* Introduction
to running covenants
- § 72:17 Running covenants: *Ch. 3, §§ 3.2–3.9* Real covenants
- § 72:18 Running covenants: *Ch. 3, §§ 3.10–3.21* Equitable
restrictions
- § 72:19 Planning and zoning: *Ch. 4, §§ 4.1–4.2* Fundamental
concepts
- § 72:20 Planning and zoning: *Ch. 4, §§ 4.3–4.6* The planning
process
- § 72:21 Planning and zoning: *Ch. 4, §§ 4.7–4.14* Challenges
to zoning actions
- § 72:22 Planning and zoning: *Ch. 4, §§ 4.15–4.21* Zoning and
rezoning
- § 72:23 Planning and zoning: *Ch. 4, §§ 4.22–4.24*
Conditional (special) uses
- § 72:24 Planning and zoning: *Ch. 4, §§ 4.25–4.27* Variances
- § 72:25 Planning and zoning: *Ch. 4, §§ 4.28–4.30* Judicial
review of zoning actions
- § 72:26 Subdividing and platting: *Ch. 5, § 5.1* Introduction
- § 72:27 Subdividing and platting: *Ch. 5, §§ 5.2–5.6*
Processing of applications
- § 72:28 Subdividing and platting: *Ch. 5, §§ 5.7–5.10*
Outcomes and related topics
- § 72:29 Landlord and tenant: *Ch. 6, §§ 6.1–6.5* Nature of
leaseholds in general
- § 72:30 Landlord and tenant: *Ch. 6, §§ 6.6–6.17* Nature and
creation of the four leaseholds
- § 72:31 Landlord and tenant: *Ch. 6, §§ 6.18–6.28* Tenant's
rights of possession and use

TABLE OF CONTENTS

§ 72:32	Landlord and tenant: <i>Ch. 6, §§ 6.29–6.37</i> Interference with tenant's possessory rights
§ 72:33	Landlord and tenant: <i>Ch. 6, §§ 6.38–6.40</i> Repairs and improvements
§ 72:34	Landlord and tenant: <i>Ch. 6, §§ 6.41–6.42</i> Tenant's annexation of improvements
§ 72:35	Landlord and tenant: <i>Ch. 6, §§ 6.43–6.55</i> Rent and security
§ 72:36	Landlord and tenant: <i>Ch. 6, §§ 6.56–6.57</i> Insurance and taxes
§ 72:37	Landlord and tenant: <i>Ch. 6, §§ 6.58–6.60</i> Renewals and extensions
§ 72:38	Landlord and tenant: <i>Ch. 6, §§ 6.61–6.62</i> Purchase options
§ 72:39	Landlord and tenant: <i>Ch. 6, §§ 6.63–6.69</i> Landlord's and tenant's transfers of their estates
§ 72:40	Landlord and tenant: <i>Ch. 6, §§ 6.70–6.92</i> Termination
§ 72:41	Conveyances of title: <i>Ch. 7, §§ 7.1–7.4</i> Conveyance by deed
§ 72:42	Conveyances of title: <i>Ch. 7, §§ 7.5–7.6</i> Requirements for grantor and grantee
§ 72:43	Conveyances of title: <i>Ch. 7, § 7.7</i> Consideration and gift deeds
§ 72:44	Conveyances of title: <i>Ch. 7, § 7.8</i> After-acquired title
§ 72:45	Conveyances of title: <i>Ch. 7, § 7.9</i> Interpretation and construction of deeds
§ 72:46	Conveyances of title: <i>Ch. 7, § 7.10</i> Defective execution of deeds
§ 72:47	Conveyances of title: <i>Ch. 7, § 7.11</i> Delivery and acceptance
§ 72:48	Conveyances of title: <i>Ch. 7, §§ 7.12–7.13</i> Information conveyances and Merger by deed
§ 72:49	Adverse possession and related doctrines: <i>Ch. 8,</i> <i>§§ 8.1</i> Introduction
§ 72:50	Adverse possession and related doctrines: <i>Ch. 8,</i> <i>§§ 8.2–8.8A</i> Adverse possession—General matters
§ 72:51	Adverse possession and related doctrines: <i>Ch. 8,</i> <i>§§ 8.9–8.20</i> Elements of adverse possession
§ 72:52	Adverse possession and related doctrines: <i>Ch. 8,</i> <i>§§ 8.21–8.25</i> Boundary adjustment doctrines
§ 72:53	Eminent domain: <i>Ch. 9, §§ 9.1–9.6</i> The power of eminent domain
§ 72:54	Eminent domain: <i>Ch. 9, §§ 9.7–9.26</i> Constitutional limitations
§ 72:55	Eminent domain: <i>Ch. 9, §§ 9.27–9.31</i> Eminent domain actions

- § 72:56 Rights incident to possession of land: *Ch. 10*, §§ 10.1–10.4 Freedom from interference
- § 72:57 Rights incident to possession of land: *Ch. 10*, §§ 10.5–10.7 Water—Related rights
- § 72:58 Ejectment and quiet title actions: *Ch. 11*, § 11.1 Introduction
- § 72:59 Ejectment and quiet title actions: *Ch. 11*, § 11.2 Nature and purpose of ejectment
- § 72:60 Ejectment and quiet title actions: *Ch. 11*, § 11.3 Nature and purpose of quiet title
- § 72:61 Ejectment and quiet title actions: *Ch. 11*, §§ 11.4–11.11 Action requirements
- § 72:62 Condominiums and Common Interest Communities: *Ch. 12-12A*, §§ 12.1–12.4 Introduction
- § 72:63 Condominiums and Common Interest Communities: *Ch. 12-12A*, §§ 12.5-12A.11
- § 72:64 Land descriptions and boundaries: *Ch. 13*, §§ 13.1–13.3 Land descriptions
- § 72:65 Land descriptions and boundaries: *Ch. 13*, §§ 13.4–13.5 Boundaries
- § 72:66 Land descriptions and boundaries: *Ch. 13*, §§ 13.6–13.7 Mistaken and inconsistent descriptions
- § 72:67 Methods of title assurance: *Ch. 14*, § 14.1 Introduction
- § 72:68 Methods of title assurance: *Ch. 14*, §§ 14.2–14.4 Title covenants in deeds
- § 72:69 Methods of title assurance: *Ch. 14*, §§ 14.5–14.12.50 The Washington recording system
- § 72:70 Methods of title assurance: *Ch. 14*, §§ 14.13–14.15 Registered (Torrens) title
- § 72:71 Methods of title assurance: *Ch. 14*, §§ 14.16–14.20 Title insurance
- § 72:72 Real estate brokers: *Ch. 15*, §§ 15.1–15.3 Introduction
- § 72:73 Real estate brokers: *Ch. 15*, §§ 15.4–15.5 Sellers Listing agreements/Brokerage Services Agreement
- § 72:74 Real estate brokers: *Ch. 15*, §§ 15.6–15.10.70 Broker duties and liabilities
- § 72:75 Real estate brokers: *Ch. 15*, § 15.11 Unauthorized practice of law
- § 72:76 Real estate brokers: *Ch. 15*, §§ 15.12–15.13 Other real estate professionals
- § 72:77 Earnest money agreements: *Ch. 16*, §§ 16.1–16.4 Elements of an agreement
- § 72:78 Earnest money agreements: *Ch. 16*, §§ 16.5–16.5.50

TABLE OF CONTENTS

	Residential and commercial sales—Seller’s disclosures
§ 72:79	Earnest money agreements: <i>Ch. 16, § 16.6</i> Some rules of judicial interpretation
§ 72:80	Earnest money agreements: <i>Ch. 16, §§ 16.7–16.10</i> Remedies for breach
§ 72:81	Mortgages—Formation: <i>Ch. 17, §§ 17.1–17.4</i> Overview of Washington mortgages
§ 72:82	—Formation: <i>Ch. 17, § 17.5</i> Statute of frauds
§ 72:83	—Formation: <i>Ch. 17, §§ 17.6–17.8</i> Mortgage clauses
§ 72:84	—Formation: <i>Ch. 17, §§ 17.9–17.11</i> Equitable mortgages
§ 72:85	—Formation: <i>Ch. 17, § 17.12</i> Recordation and registration
§ 72:86	—Formation: <i>Ch. 17, § 17.13</i> Interests that may be mortgaged
§ 72:87	—Formation: <i>Ch. 17, §§ 17.14–17.16</i> The obligation
§ 72:88	—Between formation and foreclosure: <i>Ch. 18, §§ 18.1–18.8</i> Rights and duties between mortgagor and mortgagee
§ 72:89	—Between formation and foreclosure: <i>Ch. 18, §§ 18.9–18.17</i> Transfers by mortgagor
§ 72:90	—Between formation and foreclosure: <i>Ch. 18, §§ 18.18–18.20</i> Transfers by mortgagee
§ 72:91	—Between formation and foreclosure: <i>Ch. 18, §§ 18.21–18.25</i> Relationships with third persons and priorities
§ 72:92	—Between formation and foreclosure: <i>Ch. 18, §§ 18.26–18.35</i> Payment and discharge
§ 72:93	Judicial foreclosure: <i>Ch. 19, §§ 19.1–19.4</i> Overview of judicial foreclosure
§ 72:94	Judicial foreclosure: <i>Ch. 19, §§ 19.5–19.15</i> Foreclosure procedures
§ 72:95	Judicial foreclosure: <i>Ch. 19, §§ 19.16–19.20</i> Related issues
§ 72:96	Statutory deeds of trust: <i>Ch. 20, §§ 20.1–20.2</i> Introduction
§ 72:97	Statutory deeds of trust: <i>Ch. 20, §§ 20.3–20.7</i> Effect of deed of trust
§ 72:98	Statutory deeds of trust: <i>Ch. 20, §§ 20.8–20.18</i> Trustee’s duties
§ 72:99	Statutory deeds of trust: <i>Ch. 20, § 20.19</i> Judicial foreclosure
§ 72:100	Real estate installment contracts: <i>Ch. 21, §§ 21.1–21.8</i> Formation of real estate contract
§ 72:101	Real estate installment contracts: <i>Ch. 21, §§ 21.9–21.21</i> Incidents of real estate contract

- § 72:102 Real estate installment contracts: *Ch. 21*,
§§ 21.22–21.24 Performance and nonperformance
- § 72:103 Real estate installment contracts: *Ch. 21*,
§§ 21.25–21.42 Remedies for breach

CHAPTER 73. OVERVIEW OF FAMILY/ COMMUNITY PROPERTY LAW AND PRACTICE

PART A. OVERVIEW

- § 73:1 Relationship between Chapter 73 of *Methods of Practice* and Vols. 19-20-21 of *Washington Practice: Family and Community Property Law* by Turner
- § 73:2 Overview of *Family and Community Property Law* (Vols. 19-20-21) by Turner

PART B. SEARCH MODULES

- § 73:3 Initial contact with client or prospective client: *Ch. 1*, §§ 1:1–1:6 The initial interview
- § 73:4 Initial contact with client or prospective client: *Ch. 1*, §§ 1:7–1:13 Issues and forms
- § 73:5 Explaining steps to be taken after the initial interview: *Ch. 2*, §§ 2:1–2:4 Discussing Procedures
- § 73:6 Explaining steps to be taken after the initial interview: *Ch. 2*, §§ 2:5–2:7 Issues and forms
- § 73:7 Client relationships and ethical considerations in family law: *Ch. 3*, §§ 3:1–3:12 Client relationships
- § 73:8 Client relationships and ethical considerations in family law: *Ch. 3*, §§ 3:13–3:21 Forms
- § 73:9 Nature of marriage: *Ch. 4*, §§ 4:1–4:12 Marriage requirements
- § 73:10 Nature of marriage: *Ch. 4*, §§ 4:13–4:21 Marriage Proceedings
- § 73:11 The spousal and registered domestic partner relationship: *Ch. 5*, §§ 5:1–5:12
- § 73:12 *[Reserved]*
- § 73:13 *[Reserved]*
- § 73:14 The defunct marriage doctrine: *Ch. 6*, §§ 6:1–6:10 Overview of defunct marriage doctrine
- § 73:15 The defunct marriage doctrine: *Ch. 6*, §§ 6:11–6:17 Effect of a defunct marriage
- § 73:16 The defunct marriage doctrine: *Ch. 6*, § 6:18 Form—Notice of Written Separation Contract
- § 73:17 History of community property: *Ch. 7*, §§ 7:1–7:2 Introduction

TABLE OF CONTENTS

§ 73:18	History of community property: <i>Ch. 7, §§ 7:3–7:4</i> Community property in Washington
§ 73:19	Community and separate property basics: <i>Ch. 8,</i> §§ 8:1–8:2 Definition of community property
§ 73:20	Community and separate property basics: <i>Ch. 8,</i> §§ 8:3–8:6 Nature of the community
§ 73:21	Various other property estates: <i>Ch. 9, § 9:1</i> The characterization of property
§ 73:22	Various other property estates: <i>Ch. 9, §§ 9:2–9:4</i> Other property estates
§ 73:23	Characterization of assets—Presumptions: <i>Ch. 10,</i> §§ 10:1–10:3 Introduction to presumptions
§ 73:24	—Presumptions: <i>Ch. 10, §§ 10:4–10:7</i> Applying presumptions
§ 73:25	Characterization of assets due to source of asset or manner of acquisition of asset: <i>Ch. 11, § 11:1</i> Assets brought to Washington from a non-community property state
§ 73:26	Characterization of assets due to source of asset or manner of acquisition of asset: <i>Ch. 11, §§ 11:2–11:6</i> Assets acquired through the federal government
§ 73:27	Characterization of assets due to source of asset or manner of acquisition of asset: <i>Ch. 11,</i> §§ 11:7–11:10 Assets acquired through credit transactions
§ 73:28	Characterization of assets due to source of asset or manner of acquisition of asset: <i>Ch. 11,</i> §§ 11:11–11:13 Insurance assets
§ 73:29	Characterization of assets due to source of asset or manner of acquisition of asset: <i>Ch. 11, § 11:14</i> Tracing and commingling
§ 73:30	Characterization of assets due to source of asset or manner of acquisition of asset: <i>Ch. 11,</i> §§ 11:15–11:18 Business and professional assets
§ 73:31	Characterization of assets due to source of asset or manner of acquisition of asset: <i>Ch. 11,</i> §§ 11:19–11:28 Other types of acquisition
§ 73:32	Characterization of assets due to source of asset or manner of acquisition of asset: <i>Ch. 11,</i> §§ 11:29–11:42 Reimbursement and equitable liens
§ 73:33	Characterization of assets due to source of asset or manner of acquisition of asset: <i>Ch. 11, § 11:43</i> The defunct marriage doctrine
§ 73:34	Lifetime management and voluntary disposition of assets: <i>Ch. 12, §§ 12:1–12:15</i> Property transactions
§ 73:35	Lifetime management and voluntary disposition of assets: <i>Ch. 12, §§ 12:16–12:23</i> Exercise of community powers

- § 73:36 Transfers at death or dissolution of marriage or domestic partnership: *Ch. 13, §§ 13:1–13:9* The effect of death upon the community estate
- § 73:37 Transfers at death or dissolution of marriage or domestic partnership: *Ch. 13, § 13:9* Automatic revocation of spouse of a will after divorce
- § 73:38 Involuntary disposition of assets: *Ch. 14, § 14:1* Characterization of debts generally
- § 73:39 Involuntary disposition of assets: *Ch. 14, §§ 14:2–14:11* Responsibility for payment of debts
- § 73:40 General provisions related to spousal agreements: *Ch. 15, §§ 15:1–15:8* Spousal agreements
- § 73:41 General provisions related to spousal agreements: *Ch. 15, § 15:9* Practice tips
- § 73:42 Prenuptial agreements: *Ch. 16, §§ 16:1–16:6* Introduction
- § 73:43 Prenuptial agreements: *Ch. 16, §§ 16:7–16:21* Scope of agreements
- § 73:44 Prenuptial agreements: *Ch. 16, §§ 16:22–16:27* Impact of agreements
- § 73:45 Prenuptial agreements: *Ch. 16, §§ 16:28–16:29* Forms
- § 73:46 Community property agreements: *Ch. 17, §§ 17:1–17:7* Introduction
- § 73:47 Community property agreements: *Ch. 17, §§ 17:8–17:14* Effect of agreements on specific assets
- § 73:48 Community property agreements: *Ch. 17, §§ 17:15–17:17* Related issues
- § 73:49 Community property agreements: *Ch. 17, § 17:18* Form
- § 73:50 Other inter vivos agreements and transactions: *Ch. 18, §§ 18:1–18:2* In general
- § 73:51 Other inter vivos agreements and transactions: *Ch. 18, §§ 18:3–18:11* Subjects of agreements or transactions
- § 73:52 Other inter vivos agreements and transactions: *Ch. 18, §§ 18:12–18:14* Modification and rescission of agreements
- § 73:53 Separation contracts: *Ch. 19, §§ 19:1–19:4* Introduction
- § 73:54 Separation contracts: *Ch. 19, §§ 19:5–19:11* Subjects of separation contracts
- § 73:55 Separation contracts: *Ch. 19, §§ 19:12–19:23* Application of separation contracts
- § 73:56 Separation contracts: *Ch. 19, §§ 19:24–19:26* Forms
- § 73:57 The parent and child relationship: *Ch. 20, §§ 20:1–20:2* Introduction

TABLE OF CONTENTS

§ 73:58 The parent and child relationship: *Ch. 20*, §§ 20:3–20:7 Related issues

§ 73:59 Parents’ duty to support children: *Ch. 21*, §§ 21:1–21:3 Introduction

§ 73:60 Parents’ duty to support children: *Ch. 21*, §§ 21:4–21:10 Related issues

§ 73:61 Legal status of minors—Rights and privileges based upon age: *Ch. 22*, §§ 22:1–22:3 Introduction

§ 73:62 —Rights and privileges based upon age: *Ch. 22*, §§ 22:4–22:15 Rights and privileges based on age

§ 73:63 Statutory emancipation proceedings: *Ch. 23*, § 23:1 In general

§ 73:64 Statutory emancipation proceedings: *Ch. 23*, §§ 23:2–23:6 Legal proceedings

§ 73:65 Jurisdiction in actions involving children: *Ch. 24*, §§ 24:1–24:7 Introduction

§ 73:66 Jurisdiction in actions involving children: *Ch. 24*, §§ 24:8–24:22 Related legal actions

§ 73:67 Temporary orders: jurisdiction, parties, and pleadings: *Ch. 25*, §§ 25:1–25:2 In general

§ 73:68 Temporary orders: jurisdiction, parties, and pleadings: *Ch. 25*, §§ 25:3–25:11 Summary of requirements

§ 73:69 Types of temporary relief that may be granted: *Ch. 26*, §§ 26:1–26:4 Temporary maintenance

§ 73:70 Types of temporary relief that may be granted: *Ch. 26*, §§ 26:5–26:11 Provision for children

§ 73:71 Types of temporary relief that may be granted: *Ch. 26*, §§ 26:12–26:22 Other temporary relief

§ 73:72 Defenses to temporary orders: *Ch. 27*, §§ 27:1–27:2 Introduction

§ 73:73 Defenses to temporary orders: *Ch. 27*, §§ 27:3–27:4 Defenses to duty of payment

§ 73:74 Procedure for temporary orders: *Ch. 28*, §§ 28:1–28:2 Required forms

§ 73:75 Procedure for temporary orders: *Ch. 28*, §§ 28:3–28:12 Procedures

§ 73:76 Dissolution generally: *Ch. 29*, §§ 29:1–29:4 Dissolution generally

§ 73:77 Dissolution generally: *Ch. 30*, §§ 30:1–30:16 Jurisdiction

§ 73:78 Dissolution procedure: *Ch. 31*, §§ 31:1–31:5 Introduction

§ 73:79 Dissolution procedure: *Ch. 31*, §§ 31:6–31:11 Parties

§ 73:80 Dissolution procedure: *Ch. 31*, §§ 31:12–31:21 Preliminary requirements

- § 73:81 Dissolution procedure: *Ch. 31*, §§ 31:22–31:28
Temporary orders
- § 73:82 Dissolution procedure: *Ch. 31*, §§ 31:29–31:46
Dissolution procedures
- § 73:83 Dissolution procedure: *Ch. 31*, §§ 31:47–31:57 Decree
of dissolution
- § 73:84 Division of property and debts: *Ch. 32*, §§ 32:1–32:2
Introduction
- § 73:85 Division of property and debts: *Ch. 32*, §§ 32:3–32:10
Nature and extent of property
- § 73:86 Division of property and debts: *Ch. 32*,
§§ 32:11–32:15 Other factors considered in
distributing property and debts
- § 73:87 Division of property and debts: *Ch. 32*,
§§ 32:16–32:26 Specific assets
- § 73:88 Division of property and debts: *Ch. 32*,
§§ 32:27–32:36 Distribution considerations
- § 73:89 Division of property and debts: *Ch. 32*, § 32:37
Qualified Domestic Relations Orders (QDROs)
- § 73:90 Division of property and debts: *Ch. 32*,
§§ 32:38–32:41 Related issues
- § 73:91 Division of property and debts: *Ch. 32*,
§§ 32:42–32:53 Enforcement of property division
- § 73:92 Division of property and debts: *Ch. 32*, § 32:54 Form
- § 73:93 Parenting plans: *Ch. 33*, §§ 33:1–33:5 Introduction
- § 73:94 Parenting plans: *Ch. 33*, §§ 33:6–33:9 Temporary
parenting plan
- § 73:95 Parenting plans: *Ch. 33*, §§ 33:10–33:13 Permanent
parenting plans
- § 73:96 Parenting plans: *Ch. 33*, §§ 33:14–33:18 Basis for
determination
- § 73:97 Parenting plans: *Ch. 33*, §§ 33:19–33:26 Content and
form of parenting plan
- § 73:98 Parenting plans: *Ch. 33*, §§ 33:27–33:30
Enforcement
- § 73:99 Parenting plans: *Ch. 33*, §§ 33:31–33:51 Modification
or adjustment of parenting plan
- § 73:100 *[Reserved]*
- § 73:101 *[Reserved]*
- § 73:102 Spousal and domestic partner maintenance: *Ch. 34*,
§§ 34:1–34:2 Introduction
- § 73:103 Spousal maintenance: *Ch. 34*, §§ 34:3–34:15 Factors
considered in awarding maintenance
- § 73:104 Spousal maintenance: *Ch. 34*, §§ 34:16–34:23
Preventing loss or modification of maintenance
- § 73:105 Modification of maintenance: *Ch. 35*, §§ 35:1–35:6
Jurisdiction

TABLE OF CONTENTS

§ 73:106 Modification of maintenance: *Ch. 35, §§ 35:7–35:21*
Modification proceeding

§ 73:107 Enforcement of maintenance: *Ch. 36, §§ 36:1–36:6*
Introduction

§ 73:108 Enforcement of maintenance: *Ch. 36, §§ 36:7–36:11*
Remedies available for the enforcement of
maintenance

§ 73:109 Child support: *Ch. 37, §§ 37:1–37:5* Introduction

§ 73:110 Child support: *Ch. 37, §§ 37:6–37:20* Support
schedule and worksheets

§ 73:111 Modification of child support: *Ch. 38, §§ 38:1–38:2*
Introduction

§ 73:112 Modification of child support: *Ch. 38, §§ 38:3–38:11*
Jurisdiction

§ 73:113 Modification of child support: *Ch. 38, §§ 38:12–38:30*
Procedures

§ 73:114 Enforcement of child support: *Ch. 39, §§ 39:1–39:4*
Introduction

§ 73:115 Enforcement of child support: *Ch. 39, §§ 39:5–39:22*

§ 73:116 Attorney fees and other expenses of litigation: *Ch.*
40, § 40:1 Generally

§ 73:117 Attorney fees and other expenses of litigation: *Ch.*
40, §§ 40:2–40:7 Related issues

§ 73:118 Other relief available in dissolution proceedings: *Ch.*
41, § 41:1 In general

§ 73:119 Other relief available in dissolution proceedings: *Ch.*
41, §§ 41:2–41:7 Types of Relief

§ 73:120 Other considerations in dissolution proceedings: *Ch.*
42, §§ 42:1–42:3 Introduction

§ 73:121 Other considerations in dissolution proceedings: *Ch.*
42, §§ 42:4–42:15 Bankruptcy

§ 73:122 The history and effect of the Dissolution Act of
1973—(RCWA 26.09.110): *Ch. 43, §§ 43:1–43:7*
Overview

§ 73:123 —(RCWA 26.09.110): *Ch. 43, §§ 43:8–43:31* Types of
orders

§ 73:124 Adoptions: *Ch. 44, §§ 44:1–44:2* Adoption

§ 73:125 Parentage actions: *Ch. 45, §§ 45:1–45:22*

§ 73:126 *[Reserved]*

§ 73:127 Legal separation: *Ch. 46, §§ 46:1–46:4* Introduction

§ 73:128 Legal separation: *Ch. 46, §§ 46:5–46:31* Procedures

§ 73:129 Separate maintenance: *Ch. 47, §§ 47:1–47:9*
Introduction

§ 73:130 Separate maintenance: *Ch. 47, §§ 47:10–47:20*
Conduct or events that bar or terminate separate
maintenance

- § 73:131 Separate maintenance: *Ch. 47, §§ 47:21–47:40*
Preliminary proceedings
- § 73:132 Separate maintenance: *Ch. 47, §§ 47:41–47:56* Trial
and orders
- § 73:133 Determining the validity or invalidity of marriage or
domestic relationship: *Ch. 48, §§ 48:1–48:7*
Introduction
- § 73:134 Determining the validity or invalidity of marriage:
Ch. 48, §§ 48:8–48:18 Grounds for decree of
invalidity
- § 73:135 Determining the validity or invalidity of marriage:
Ch. 48, §§ 48:19–48:49 Proceedings
- § 73:136 Minor guardianships (Nonparental Custody
Matters): *Ch. 49, §§ 49:1–49:9*
- § 73:137 Minor guardianships (Nonparental Custody
Matters): *Ch. 49, §§ 49:10–49:18*
- § 73:138 Minor guardianships (Nonparental Custody
Matters): *Ch. 49, §§ 49:19–49:29*
- § 73:139 Non-Parental visitation: *Ch. 49A, §§ 49A1–49A:16*
- § 73:140 Appointment of litigation guardian ad litem for
parties in domestic relations proceedings: *Ch. 50,*
§§ 50:1–50:6)
- § 73:141 Appellate review in family law cases: *Ch. 51,*
§§ 51:1–51:5 Introduction
- § 73:142 Appellate review in family law cases: *Ch. 51,*
§§ 51:6–51:11 General considerations
- § 73:143 Appellate review in family law cases: *Ch. 51,*
§§ 51:12–51:35 Review process
- § 73:144 Alternative dispute resolution in family law: *Ch. 52,*
§§ 52:1–52:4 Introduction
- § 73:145 Alternative dispute resolution in family law: *Ch. 53,*
§§ 53:1–53:8 Mediation
- § 73:146 Alternative dispute resolution in family law: *Ch. 54,*
§§ 54:1–54:6 Arbitration
- § 73:147 Collaborative law: *Ch. 55, §§ 55:1–55:7* Introduction
- § 73:148 Contempt proceedings: *Ch. 56, §§ 56:1–56:2*
Introduction
- § 73:149 Contempt proceedings: *Ch. 56, §§ 56:3–56:9*
Sanctions
- § 73:150 Unmarried cohabitants: *Ch. 57, §§ 57:1–57:7*
Introduction
- § 73:151 Unmarried cohabitants: *Ch. 57, §§ 57:8–57:40*
Cohabitation relationships
- § 73:152 Civil protection orders *Ch. 58, §§ 58:1–58:5*
Introduction
- § 73:153 Civil protection orders *Ch. 58, § 58:6–58:11* Types of
Orders

TABLE OF CONTENTS

- § 73:154 Civil protection orders Ch. 58, § 58:12-58:16
Procedures
- § 73:155 Civil protection orders Ch. 58, § 58:17-58:19
Hearings
- § 73:156 Civil protection orders Ch. 58, § 58:20-58:23
Modification or Termination
- § 73:157 Civil protection orders Ch. 58, § 58:24-58:27
Extreme Risk

**CHAPTER 73A. RESOURCE GUIDE—
OVERVIEW OF FAMILY AND COMMUNITY
PROPERTY HANDBOOK: RULES AND
STATUTES BY TURNER**

- § 73A:1 Introduction
- § 73A:2 Format of the Resource Guide
- § 73A:3 Resource Guide Table

**CHAPTER 73B. RESOURCE GUIDE—
OVERVIEW OF FAMILY AND COMMUNITY
PROPERTY HANDBOOK: MANDATORY
DOMESTIC RELATIONS FORMS BY TURNER**

- § 73B:1 Introduction
- § 73B:2 Format of the Resource Guide
- § 73B:3 Resource Guide Table

**CHAPTER 74. OVERVIEW OF
ENVIRONMENTAL LAW AND PRACTICE**

PART A. OVERVIEW

- § 74:1 Relationship between Chapter 74 of *Methods of
Practice* and Vols. 23-24 of *Washington Practice:
Environmental Law and Practice* by Butler and King
with pocket parts by Contributing Practice Experts
- § 74:2 Overview of *Environmental Law and Practice* (Vols.
23-24) by Butler and King, with pocket parts by
Contributing Practice Experts

PART B. SEARCH MODULES

- § 74:3 Organization of Washington environmental agencies:
Ch. 1, §§ 1.1–1.5 Introduction
- § 74:4 Organization of Washington environmental agencies:
Ch. 1, §§ 1.11–1.16 Environmental and Land Use
Hearings Office Overview

- § 74:5 Organization of Washington environmental agencies:
Ch. 1, §§ 1.21–1.22 Department of Ecology
- § 74:6 Organization of Washington environmental agencies:
Ch. 1, §§ 1.31–1.35 Department of Natural Resources
- § 74:7 Organization of Washington environmental agencies:
Ch. 1, §§ 1.41–1.43 Other agencies with environmental responsibilities
- § 74:8 Puget Sound Water Quality Authority: *Ch. 2, §§ 2.1–2.2* Introduction
- § 74:9 Puget Sound Water Quality Authority: *Ch. 2, §§ 2.3–2.9* The Puget Sound Water Quality Management Plan
- § 74:10 Environmental law and tribal rights: *Ch. 3, §§ 3.1–3.4* Jurisdiction over Indian lands
- § 74:11 Environmental law and tribal rights: *Ch. 3, §§ 3.11–3.19* Tribal environmental regulation
- § 74:12 Environmental law and tribal rights: *Ch. 3, §§ 3.31–3.36* Control of natural resources and land use on the reservation
- § 74:13 Environmental regulation under common law: *Ch. 4, §§ 4.1–4.7* Theories of recovery
- § 74:14 Environmental regulation under common law: *Ch. 4, §§ 4.8–4.9* Remedies and defenses
- § 74:15 Air quality regulation in Washington: *Ch. 5, §§ 5.1–5.4* Introduction
- § 74:16 Air quality regulation in Washington: *Ch. 5, §§ 5.11–5.15* Agency jurisdiction over air quality
- § 74:17 Air quality regulation in Washington: *Ch. 5, §§ 5.21–5.26* Major elements of the Federal Clean Air Act applicable to the State of Washington
- § 74:18 Air quality regulation in Washington: *Ch. 5, §§ 5.30–5.48* Controls on stationary sources in Washington
- § 74:19 Air quality regulation in Washington: *Ch. 5, §§ 5.61–5.65* Mobile source control strategies
- § 74:20 Air quality regulation in Washington: *Ch. 5, §§ 5.71–5.74* Miscellaneous sources
- § 74:21 Air quality regulation in Washington: *Ch. 5, §§ 5.81–5.89* Enforcement process
- § 74:22 Noise control: *Ch. 6, §§ 6.1–6.2* Overview
- § 74:23 Noise control: *Ch. 6, §§ 6.3–6.6* Restrictions on noise
- § 74:24 Washington State water pollution control: *Ch. 7, §§ 7.1–7.13* Introduction
- § 74:25 Washington State water pollution control: *Ch. 7, §§ 7.21–7.26* Structure of the Clean Water Act
- § 74:26 Washington State water pollution control: *Ch. 7, §§ 7.31–7.45* Effluent limitations

TABLE OF CONTENTS

§ 74:27	Washington State water pollution control: <i>Ch. 7, §§ 7.5–7.65</i> Water quality standards
§ 74:28	Washington State water pollution control: <i>Ch. 7, §§ 7.71–7.76</i> Groundwater protection
§ 74:29	Washington State water pollution control: <i>Ch. 7, §§ 7.81–7.90</i> Nonpoint source Pollution
§ 74:30	Washington State water pollution control: <i>Ch. 7, §§ 7.101–7.111</i> National Pollutant Discharge Elimination System permit program
§ 74:31	Washington State water pollution control: <i>Ch. 7, §§ 7.121–7.128</i> National Pollutant Discharge Elimination System stormwater permits
§ 74:32	Washington State water pollution control: <i>Ch. 7, §§ 7.141–7.142</i> State Waste Discharge permits
§ 74:33	Washington State water pollution control: <i>Ch. 7, §§ 7.161–7.163</i> Enforcement of water pollution control laws
§ 74:34	Water rights: <i>Ch. 8, §§ 8.1–8.2</i> Historical background
§ 74:35	Water rights: <i>Ch. 8, §§ 8.10–8.14</i> The appropriative right
§ 74:36	Water rights: <i>Ch. 8, §§ 8.20–8.29</i> Acquisition of surface water rights
§ 74:37	Water rights: <i>Ch. 8, §§ 8.30–8.37</i> Acquisition of groundwater rights
§ 74:38	Water rights: <i>Ch. 8, §§ 8.40–8.48</i> Authority of Ecology to regulate water rights
§ 74:39	Water rights: <i>Ch. 8, §§ 8.50–8.52</i> Adjudication of water rights
§ 74:40	Water rights: <i>Ch. 8, §§ 8.61–8.63</i> Minimum instream flows and levels
§ 74:41	Water rights: <i>Ch. 8, §§ 8.70–8.75</i> Water rights and the Growth Management Act
§ 74:42	Water rights: <i>Ch. 8, §§ 8.80–8.81</i> Federal reserved water rights
§ 74:43	Water rights: <i>Ch. 8, §§ 8.90–8.92</i> Public trust doctrine
§ 74:44	Water rights: <i>Ch. 8, §§ 8.100–8.102</i> Family Farm Water Act
§ 74:45	Washington State oil spill liability and regulation: <i>Ch. 9, §§ 9.1–9.5</i> Washington State oil spill legislation and the Oil Pollution Act of 1990
§ 74:46	Washington State oil spill liability and regulation: <i>Ch. 9, §§ 9.11–9.23</i> Agency authorities
§ 74:47	Washington State oil spill liability and regulation: <i>Ch. 9, §§ 9.31–9.51</i> Oil spill prevention and contingency plans

- § 74:48 Washington State oil spill liability and regulation:
Ch. 9, §§ 9.61–9.64 Financial responsibility
- § 74:49 Washington State oil spill liability and regulation:
Ch. 9, §§ 9.71–9.73 Oil spill and incident reporting requirements
- § 74:50 Washington State oil spill liability and regulation:
Ch. 9, §§ 9.81–9.84 Oil spill response
- § 74:51 Washington State oil spill liability and regulation:
Ch. 9, §§ 9.91–9.111 Liability
- § 74:52 Washington State oil spill liability and regulation:
Ch. 9, §§ 9.121–9.130 Natural resource damage assessments
- § 74:53 Wetlands regulation in Washington: *Ch. 10, §§ 10.1–10.10* Jurisdictional reach of the federal and state regulatory programs
- § 74:54 Wetlands regulation in Washington: *Ch. 10, §§ 10.21–10.25* Federal regulation and permitting of activities in wetlands
- § 74:55 Wetlands regulation in Washington: *Ch. 10, §§ 10.31–10.36* State regulation and permitting of activities in wetlands
- § 74:56 Sediment management standards: *Ch. 11, §§ 11.1–11.6* Introduction
- § 74:57 Sediment management standards: *Ch. 11, §§ 11.11–11.17* Sediment quality standards
- § 74:58 Sediment management standards: *Ch. 11, §§ 11.21–11.26* Sediment impact zones
- § 74:59 Sediment management standards: *Ch. 11, §§ 11.31–11.41* Sediment cleanup standards
- § 74:60 Sediment management standards: *Ch. 11, §§ 11.51–11.55* The Puget Sound Dredged Disposal Analysis program
- § 74:61 Hydraulic Code: *Ch. 12, §§ 12.1–12.7* Introduction
- § 74:62 Hydraulic Code: *Ch. 12, §§ 12.8–12.13* Project application process
- § 74:63 Solid waste: *Ch. 13, §§ 13.1–13.5* Overview of solid waste management in Washington
- § 74:64 Solid waste: *Ch. 13, §§ 13.21–13.26* Collection of solid waste
- § 74:65 Solid waste: *Ch. 13, §§ 13.31–13.44* Municipal solid waste landfills
- § 74:66 Solid waste: *Ch. 13, §§ 13.51–13.62* Other solid waste handling facilities
- § 74:67 Solid waste: *Ch. 13, §§ 13.71–13.77* Special kinds of municipal solid waste
- § 74:68 Solid waste: *Ch. 13, §§ 13.81–13.84* Waste reduction and recycling

TABLE OF CONTENTS

§ 74:69	Solid waste: <i>Ch. 13</i> , §§ 13.91–13.94 Other municipal solid waste regulatory authority and limits to such authority
§ 74:70	Hazardous waste management: <i>Ch. 14</i> , §§ 14.1–14.4 Overview of dangerous waste regulation
§ 74:71	Hazardous waste management: <i>Ch. 14</i> , §§ 14.11–14.25 Identification of dangerous wastes
§ 74:72	Hazardous waste management: <i>Ch. 14</i> , §§ 14.31–14.38 Requirements applicable to dangerous wastes
§ 74:73	Hazardous waste management: <i>Ch. 14</i> , §§ 14.41–14.44 Regulation of dangerous waste generators
§ 74:74	Hazardous waste management: <i>Ch. 14</i> , §§ 14.51–14.52 Regulation of transporters
§ 74:75	Hazardous waste management: <i>Ch. 14</i> , §§ 14.61–14.65 Regulation of treatment, storage and disposal facilities
§ 74:76	Hazardous waste management: <i>Ch. 14</i> , §§ 14.71–14.80 Operational standards
§ 74:77	Model Toxics Control Act: <i>Ch. 15</i> , §§ 15.1–15.3 Introduction
§ 74:78	Model Toxics Control Act: <i>Ch. 15</i> , §§ 15.11–15.17 Hazardous substance release reporting
§ 74:79	Model Toxics Control Act: <i>Ch. 15</i> , §§ 15.21–15.28 Cleanup actions
§ 74:80	Model Toxics Control Act: <i>Ch. 15</i> , §§ 15.31–15.34 Cleanup standards
§ 74:81	Model Toxics Control Act: <i>Ch. 15</i> , §§ 15.41–15.44 Public participation requirements
§ 74:82	Model Toxics Control Act: <i>Ch. 15</i> , §§ 15.51–15.60 Enforcement authorities and cost recovery
§ 74:83	Model Toxics Control Act: <i>Ch. 15</i> , § 15.71 Underground storage tanks
§ 74:84	Underground storage tanks: <i>Ch. 16</i> , §§ 16.1–16.3 Introduction
§ 74:85	Underground storage tanks: <i>Ch. 16</i> , §§ 16.4–16.12 Procedures
§ 74:86	State Environmental Policy Act (SEPA): <i>Ch. 17</i> , §§ 17.1–17.3 Overview of the State Environmental Policy Act
§ 74:87	State Environmental Policy Act (SEPA): <i>Ch. 17</i> , §§ 17.11–17.18 The environmental review process
§ 74:88	State Environmental Policy Act (SEPA): <i>Ch. 17</i> , §§ 17.21–17.27 The Environmental Impact Statement
§ 74:89	State Environmental Policy Act (SEPA): <i>Ch. 17</i> ,

- §§ 17.31–17.34 Coordination of the State Environmental Policy Act with other laws
- § 74:90 State Environmental Policy Act (SEPA): *Ch. 17*, § 17.41 State Environmental Policy Act Substantive Authority
- § 74:91 State Environmental Policy Act (SEPA): *Ch. 17*, §§ 17.51–17.59 Appeals of State Environmental Policy Act decisions
- § 74:92 Growth management—Planning by selected counties and cities: *Ch. 18*, §§ 18.1–18.5 Overview of the Growth Management Act
- § 74:93 —Planning by selected counties and cities: *Ch. 18*, §§ 18.11–18.24 Planning Requirements Under the Growth Management Act
- § 74:94 —Planning by selected counties and cities: *Ch. 18*, §§ 18.31–18.34 Local project review
- § 74:95 —Planning by selected counties and cities: *Ch. 18*, §§ 18.41–18.44 Dispute resolution under the Growth Management Act
- § 74:96 —Planning by selected counties and cities: *Ch. 18*, §§ 18.51–18.53 Future developments
- § 74:97 Forest Practices Act: *Ch. 19*, §§ 19.1–19.2 Overview and background
- § 74:98 Forest Practices Act: *Ch. 19*, §§ 19.11–19.12 Scope and structure
- § 74:99 Forest Practices Act: *Ch. 19*, §§ 19.21–19.27 Permitting under the Forest Practices Act
- § 74:100 Forest Practices Act: *Ch. 19*, §§ 19.31–19.35 Related areas of Forest Practices Act regulation
- § 74:101 Forest Practices Act: *Ch. 19*, § 19.41 Reforestation
- § 74:102 Forest Practices Act: *Ch. 19*, §§ 19.51–19.52 Enforcement
- § 74:103 Forest Practices Act: *Ch. 19*, §§ 19.61–19.62 Appeals
- § 74:104 The Shoreline Management Act: *Ch. 20*, §§ 20.1–20.7 Shoreline management in Washington
- § 74:105 The Shoreline Management Act: *Ch. 20*, §§ 20.11–20.18 Shoreline development
- § 74:106 The Shoreline Management Act: *Ch. 20*, §§ 20.21–20.22 Environmental review
- § 74:107 The Shoreline Management Act: *Ch. 20*, §§ 20.31–20.34 Appeals and enforcement
- § 74:108 The Shoreline Management Act: *Ch. 20*, §§ 20.41–20.44 Miscellaneous provisions
- § 74:109 Regulatory takings: *Ch. 21*, §§ 21.1–21.6 Introduction
- § 74:110 Regulatory takings: *Ch. 21*, §§ 21.7–21.14 Application

TABLE OF CONTENTS

- § 74:111 Environmental issues in business transactions: *Ch. 22, §§ 22.1–22.5* Sources of liability—Hazardous waste cleanup statutes
- § 74:112 Environmental issues in business transactions: *Ch. 22, §§ 22.11–22.19* Environmental liability in real estate transactions
- § 74:113 Environmental issues in business transactions: *Ch. 22, §§ 22.31–22.39* Environmental liability in other business transactions
- § 74:114 Environmental issues in business transactions: *Ch. 22, §§ 22.51–22.53* Environmental liability and the corporate form
- § 74:115 Environmental issues in business transactions: *Ch. 22, §§ 22.61–22.63* Acquiring environmental information
- § 74:116 Environmental issues in business transactions: *Ch. 22, §§ 22.71–22.80* Methods of allocating risks and costs
- § 74:117 Environmental issues in business transactions: *Ch. 22, §§ 22.91–22.92* Environmental reporting requirements
- § 74:118 Environmental issues in business transactions: *Ch. 22, §§ 22.101–22.105* Environmental compliance programs
- § 74:119 Environmental issues in business transactions: *Ch. 22, §§ 22.111–22.115* Tax implications of environmental liabilities
- § 74:120 Environmental law issues relating to bankruptcy: *Ch. 23, §§ 23.1–23.15* Introduction
- § 74:121 Environmental law issues relating to bankruptcy: *Ch. 23, §§ 23.21–23.22* The effect of the discharge provisions
- § 74:122 Environmental law issues relating to bankruptcy: *Ch. 23, §§ 23.31–23.32* Effect of the automatic stay on environmental litigation
- § 74:123 Environmental law issues relating to bankruptcy: *Ch. 23, §§ 23.41–23.42* Abandonment of contaminated property
- § 74:124 Insurance coverage for environmental liabilities: *Ch. 24, §§ 24.1–24.5* Overview
- § 74:125 Insurance coverage for environmental liabilities: *Ch. 24, §§ 24.6–24.15* Environmental damage claims
- § 74:126 Practice before Washington environmental agencies, hearing boards and commissions: *Ch. 25, §§ 25.1–25.32* The Administrative Procedure Act
- § 74:127 Practice before Washington environmental agencies, hearing boards and commissions: *Ch. 25, §§ 25.41–25.47* Environmental hearing boards

- § 74:128 Practice before Washington environmental agencies, hearing boards and commissions: *Ch. 25, §§ 25.51–25.66* Practice before the Pollution Control Hearings Board
- § 74:129 Environmental criminal law: *Ch. 26, §§ 26.1–26.4* Environmental criminal law
- § 74:130 Environmental criminal law: *Ch. 26, §§ 26.11–26.16* Constitutional challenges to environmental charges
- § 74:131 Environmental criminal law: *Ch. 26, §§ 26.21–26.22* Defenses to environmental criminal charges
- § 74:132 Wetland Mitigation Banks: *Ch. 27, §§ 27.1–27.3*
- § 74:133 Renewable energy and alternative fuels: *Ch. 28, §§ 28.1–28.9* General issues

CHAPTER 75. OVERVIEW OF CONTRACT LAW AND PRACTICE

PART A. OVERVIEW

- § 75:1 Relationship between Chapter 75 of *Methods of Practice* and Vol. 25 of *Washington Practice: Contract Law and Practice* by DeWolf, Allen and Caruso
- § 75:2 Overview of *Contract Law and Practice* (Vol. 25) by Dewolf, Allen and Caruso

PART B. SEARCH MODULES

- § 75:3 Introduction: *Ch. 1, §§ 1:1–1:3* Definitions
- § 75:4 Introduction: *Ch. 1, §§ 1:4–1:12.75* Types of contracts
- § 75:5 Introduction: *Ch. 1, §§ 1:17–1:20* Sources of contract law
- § 75:6 Introduction: *Ch. 1, §§ 1:21–1:22* Burden of proof
- § 75:7 Formation of contracts: *Ch. 2, §§ 2:1–2:10* Introduction
- § 75:8 Formation of contracts: *Ch. 2, §§ 2:11–2:18* Offer
- § 75:9 Formation of contracts: *Ch. 2, §§ 2:19–2:22* Acceptance
- § 75:10 Formation of contracts: *Ch. 2, §§ 2:23–2:27* Consideration
- § 75:11 Statute of frauds: *Ch. 3, §§ 3:1–3:3* Introduction
- § 75:12 Statute of frauds: *Ch. 3, §§ 3:4–3:19* Applications
- § 75:13 Parol evidence: *Ch. 4, §§ 4:1–4:2* Introduction
- § 75:14 Parol evidence: *Ch. 4, §§ 4:3–4:8* Applications
- § 75:15 Interpretation and construction of contracts: *Ch. 5, §§ 5:1–5:2* Introduction
- § 75:16 Interpretation and construction of contracts: *Ch. 5, §§ 5:3–5:19* Applications

TABLE OF CONTENTS

- § 75:17 Promissory estoppel: *Ch. 6, § 6:1* Overview
- § 75:18 Promissory estoppel: *Ch. 6, §§ 6:2–6:3* Applications
- § 75:19 Contracts violative of public policy: *Ch. 7, § 7:1* Illegal contracts
- § 75:20 Contracts violative of public policy: *Ch. 7, §§ 7:2–7:6* Applications
- § 75:21 Conditions: *Ch. 8, §§ 8:1–8:2* Introduction
- § 75:22 Conditions: *Ch. 8, §§ 8:3–8:8* Applications
- § 75:23 Ignorance, unconscionability and misconduct defenses: *Ch. 9, §§ 9:1–9:6* Ignorance and unconscionability
- § 75:24 Ignorance, unconscionability and misconduct defenses: *Ch. 9, §§ 9:7–9:25* Additional defenses
- § 75:25 Performance and nonperformance: *Ch. 10, §§ 10:1–10:2* Introduction
- § 75:26 Performance and nonperformance: *Ch. 10, §§ 10:3–10:8* Aspects of Performance
- § 75:27 Performance and nonperformance: *Ch. 10, §§ 10:9–10:23* Excuses of nonperformance
- § 75:28 Modification and rescission: *Ch. 11, §§ 11:1–11:5* Introduction
- § 75:29 Modification and rescission: *Ch. 11, §§ 11:6–11:10* Rescission
- § 75:30 Third-party beneficiaries: *Ch. 12, §§ 12:1–12:2* Introduction
- § 75:31 Third-party beneficiaries: *Ch. 12, §§ 12:3–12:7* Applications
- § 75:32 Assignment and delegation: *Ch. 13, §§ 13:1–13:8* Assignment
- § 75:33 Assignment and delegation: *Ch. 13, §§ 13:9–13:11* Delegation
- § 75:34 Damages: *Ch. 14, §§ 14:1–14:3* Introduction
- § 75:35 Damages: *Ch. 14, §§ 14:4–14:8* Compensatory damages
- § 75:36 Damages: *Ch. 14, §§ 14:9–14:24* Additional issues in determining damages
- § 75:37 Damages: *Ch. 14, §§ 14:25–14:28* The Consumer Protection Act
- § 75:38 Specific performance and injunctions: *Ch. 15, §§ 15:1–15:2* Injunctions
- § 75:39 Specific performance and injunctions: *Ch. 15, §§ 15:3–15:4* Specific performance
- § 75:40 Specific performance and injunctions: *Ch. 15, §§ 15:5–15:7* Additional issues
- § 75:41 Discharge of contracts and limitation defenses: *Ch. 16, §§ 16:1–16:15* Discharge of contracts

- § 75:42 Discharge of contracts and limitation defenses: *Ch. 16, §§ 16:16–16:30* Statute of limitations
- § 75:43 Employment contracts: *Ch. 17, §§ 17:1–17:5*
Introduction
- § 75:44 Employment contracts: *Ch. 17, §§ 17:6–17:10*
Additional issues

**CHAPTER 76. RESOURCE GUIDE—
OVERVIEW OF WASHINGTON ELDER LAW
AND HEALTH LAW (PART 1) BY MITCHELL
AND MITCHELL**

- § 76:1 Combined Elder Law and Health Law coverage in
volumes 26 and 26A of *Washington Practice*
- § 76:2 Resource guide table for Volume 26
- § 76:3 Elder Law Forms

**CHAPTER 76A. RESOURCE GUIDE—
OVERVIEW OF WASHINGTON ELDER LAW
AND HEALTH LAW (PART 2) BY MITCHELL
AND MITCHELL**

- § 76A:1 Combined Elder Law and Health Law coverage in
volumes 26 and 26A of *Washington Practice*
- § 76A:2 Resource guide table for Volume 26A

**CHAPTER 77. RESOURCE GUIDE—
OVERVIEW OF PROBATE LAW AND
PRACTICE BY MITCHELL AND MITCHELL**

- § 77:1 Introduction
- § 77:2 Format of the Resource Guide
- § 77:3 Resource Guide Table

**CHAPTER 78. RESOURCE GUIDE—
OVERVIEW OF CREDITORS' REMEDIES—
DEBTORS' RELIEF BY ROMBAUER WITH
POCKET PARTS BY CONTRIBUTING
PRACTICE EXPERTS**

- § 78:1 Introduction
- § 78:2 Format of the Resource Guide
- § 78:3 Resource Guide Table

TABLE OF CONTENTS

**CHAPTER 79. RESOURCE GUIDE—
OVERVIEW OF WASHINGTON ELEMENTS
OF AN ACTION BY DEWOLF**

- § 79:1 Introduction
- § 79:2 Format of the Resource Guide
- § 79:3 Resource Guide Table

**CHAPTER 80. RESOURCE GUIDE—
OVERVIEW OF WASHINGTON MOTIONS IN
LIMINE BY FINLEY AND MCGUIRE**

- § 80:1 Introduction
- § 80:2 Format of the Resource Guide
- § 80:3 Resource Guide Table

**CHAPTER 81. RESOURCE GUIDE—
OVERVIEW OF UNIFORM COMMERCIAL
CODE FORMS BY SHATTUCK AND COSWAY
WITH SUPPLEMENTS BY EXPERTS**

- § 81:1 Introduction
- § 81:2 Format of the Resource Guide
- § 81:3 Resource Guide Table

**CHAPTER 82. RESOURCE GUIDE—
OVERVIEW OF WASHINGTON BUSINESS
LAW**

- § 82:1 Introduction
- § 82:2 Format of the Resource Guide
- § 82:3 Resource Guide Table

**CHAPTER 83. RESOURCE GUIDE—
OVERVIEW OF WASHINGTON DUI
PRACTICE MANUAL BY CALLAHAN**

- § 83:1 Introduction
- § 83:2 Format of the Resource Guide
- § 83:3 Resource Guide Table

**CHAPTER 84. RESOURCE GUIDE—
OVERVIEW OF THE CONSTRUCTION LAW
MANUAL BY DEWOLF AND ALBRECHT**

- § 84:1 Introduction

- § 84:2 Format of the Resource Guide
- § 84:3 Resource Guide Table

**CHAPTER 85. RESOURCE GUIDE—
OVERVIEW OF WASHINGTON SUMMARY
JUDGMENT AND RELATED TERMINATION
MOTIONS BY BAKER**

- § 85:1 Introduction
- § 85:2 Format of the Resource Guide
- § 85:3 Resource Guide Table

**CHAPTER 86. RESOURCE GUIDE—
OVERVIEW OF WASHINGTON INSURANCE
LAW AND LITIGATION BY DEWOLF AND
ALBRECHT**

- § 86:1 Introduction
- § 86:2 Format of the Resource Guide
- § 86:3 Resource Guide Table

**CHAPTER 87. RESOURCE GUIDE—
OVERVIEW OF WASHINGTON LAND USE BY
CONNELLY**

- § 87:1 Introduction
- § 87:2 Format of the Resource Guide
- § 87:3 Resource Guide Table

Table of Laws and Rules

Table of Cases

Index