

Table of Contents

Volume 1

PART I. INTERROGATORIES— EMPLOYMENT DISCRIMINATION

CHAPTER 1. WRITTEN INTERROGATORIES

I. IN GENERAL

- § 1:1 Overview
- § 1:2 Rule 33
- § 1:3 Advantages of interrogatories
- § 1:4 Disadvantages of interrogatories
- § 1:5 Procedures and strategy
- § 1:6 Drafting interrogatories
- § 1:7 Subject matters
- § 1:8 Answering interrogatories
- § 1:9 Objections
- § 1:10 Defending interrogatories
- § 1:11 Supplementation of interrogatories
- § 1:12 Use at trial
- §§ 1:13–1:20 *[Reserved]*

II. USE IN EMPLOYMENT DISCRIMINATION CLAIMS

- § 1:21 Use of interrogatories by plaintiffs
- § 1:22 Use of interrogatories by defendants
- § 1:23 Conclusion

CHAPTER 2. DEFENDANT’S CIRCUMSTANCES AND CONDITIONS— PLAINTIFF TO DEFENDANT

I. IDENTIFICATION OF DEFENDANT

- § 2:1 Defendant employer
- § 2:2 Defendant union

- § 2:3 Defendant employment agency
- §§ 2:4–2:10 *[Reserved]*

II. RELEVANT CORPORATE INFORMATION

- § 2:11 Organizational composition
- § 2:12 Affirmative action program
- § 2:13 EEOC complaints filed
- § 2:14 Other complaints of discrimination
- § 2:15 Applicant pool profile
- § 2:16 Labor market profile
- § 2:17 Record keeping
- §§ 2:18–2:20 *[Reserved]*

III. CONTACTS WITH PLAINTIFF

- § 2:21 Defendant’s contact with plaintiff
- § 2:22 Union involvement with the defendant employer
- § 2:23 Employment agency
- §§ 2:24–2:30 *[Reserved]*

IV. RELEVANT DEFENSE INFORMATION

- § 2:31 Identification of witnesses
- § 2:32 Identification of expert witnesses
- § 2:33 Defenses to relief sought

CHAPTER 3. DEFENDANT’S SPECIFIC POLICIES AND PRACTICES—PLAINTIFF TO DEFENDANT

I. PREEMPLOYMENT ACTIVITIES

- § 3:1 Recruitment
- § 3:2 Selection and hiring
- § 3:3 Objective testing
- § 3:4 Subjective evaluations
- §§ 3:5–3:10 *[Reserved]*

II. JOB QUALIFICATION AND ASSIGNMENT

- § 3:11 Position requirements
- § 3:12 Job posting
- § 3:13 Job assignments
- § 3:14 Seniority system
- § 3:15 Training programs/skill acquisition
- § 3:16 Transfer/promotion
- §§ 3:17–3:20 *[Reserved]*

TABLE OF CONTENTS

III. COMPENSATION

- § 3:21 Wage and salary plan
- § 3:22 Merit/bonus programs
- § 3:23 Fringe benefits
- §§ 3:24–3:30 *[Reserved]*

IV. OTHER EMPLOYMENT RELATED ACTIONS

- § 3:31 Discharge/disciplinary action
- § 3:32 Grievance/complaint process
- § 3:33 Layoff/recall/job elimination
- § 3:34 Retirement

CHAPTER 4. SPECIAL CAUSES OF ACTION—PLAINTIFF TO DEFENDANT

I. RACE AND COLOR DISCRIMINATION

- § 4:1 Race and color discrimination—General conditions
- § 4:2 Racial discrimination in hiring and job assignment
- § 4:3 Racial discrimination based on racial characteristics
- § 4:4 Racially hostile environment
- § 4:5 Special criteria resulting in racially disparate impact
- § 4:6 Reverse discrimination
- § 4:7 Racial discrimination during the course of employment
- §§ 4:8–4:10 *[Reserved]*

II. RELIGIOUS DISCRIMINATION

- § 4:11 Religious discrimination in hiring and job assignment
- § 4:12 Accommodation to religion
- § 4:13 Religious exemptions
- §§ 4:14–4:20 *[Reserved]*

III. NATIONAL ORIGIN DISCRIMINATION

- § 4:21 National origin discrimination—General conditions
- § 4:22 Language requirements
- § 4:23 Height, weight and other facially neutral requirements
- §§ 4:24–4:30 *[Reserved]*

IV. GENDER DISCRIMINATION

- § 4:31 Gender discrimination—General conditions
- § 4:32 Pregnancy
- § 4:33 Fetal protection
- § 4:34 Sexual harassment
- § 4:35 Glass ceiling

- § 4:36 Comparable worth
- §§ 4:37–4:40 *[Reserved]*

V. AGE DISCRIMINATION

- § 4:41 Age discrimination—General conditions
- § 4:42 Age discrimination in hiring and job assignment
- § 4:43 Mandatory retirement
- § 4:44 Early retirement incentives
- § 4:45 Age discrimination resulting in constructive discharge
- § 4:46 Age discrimination in job elimination, layoff, or recall
- § 4:47 Wrongful discharge based on age discrimination
- § 4:48 Waivers
- § 4:49 Age discrimination in benefit plans
- § 4:50 *[Reserved]*

VI. DISABILITY DISCRIMINATION

- § 4:51 Disability discrimination—General conditions
- § 4:52 Disability discrimination in hiring and job assignment
- § 4:53 Infectious and communicable disease
- §§ 4:54–4:60 *[Reserved]*

VII. GENERAL DISCRIMINATION ISSUES

- § 4:61 Appearance
- § 4:62 Retaliation

CHAPTER 5. COMPREHENSIVE SETS— PLAINTIFF TO DEFENDANT

I. DEFENDANT’S CIRCUMSTANCES AND CONDITIONS

- § 5:1 In general
- § 5:2 Discrimination in admission and referral by union
- § 5:3 Employment agency as defendant
- §§ 5:4–5:21 *[Reserved]*

II. POLICIES AND PRACTICES OF THE DEFENDANT

- § 5:22 In general
- § 5:23 Recruitment
- § 5:24 Selection and hiring
- § 5:25 Testing
- § 5:26 Promotion
- § 5:27 Compensation
- § 5:28 Fringe benefits

TABLE OF CONTENTS

§§ 5:29–5:52 *[Reserved]*

III. SPECIAL CAUSES OF ACTION

- § 5:53 In general
- § 5:54 Sexual discrimination
- § 5:55 Discrimination based on disability
- § 5:56 Reverse discrimination
- § 5:57 Discrimination based on disability/reasonable accommodation—Plaintiff to defendant
- § 5:58 Age discrimination—Plaintiff to defendant
- § 5:59 Harassment and hostile environment—Plaintiff to defendant
- § 5:60 Religious discrimination
- § 5:61 Racial discrimination
- § 5:62 Age discrimination—Termination
- § 5:63 National origin discrimination
- § 5:64 HIV-positive employee—Plaintiff to defendant
- § 5:65 Disability discrimination pursuant to the Americans with Disabilities Act (ADA)—Plaintiff to defendant
- § 5:66 Transgender discrimination and harassment—Plaintiff to defendant
- § 5:67 Equal pay discrimination—Plaintiff to defendant
- § 5:68 Retaliatory termination—Plaintiff to defendant
- § 5:69 Age discrimination-failure to promote—Plaintiff to defendant
- § 5:70 Wrongful discharge—Public policy exception—Plaintiff to defendant
- § 5:71 Age discrimination-hiring—Plaintiff to defendant
- § 5:72 Obesity discrimination—Plaintiff to defendant
- § 5:73 Workplace bullying—Plaintiff to defendant
- § 5:74 Disparate treatment—Plaintiff to defendant
- § 5:75 Bona fide occupational qualification—Age—Plaintiff to defendant
- § 5:76 Constructive discharge—Intolerable working conditions—Plaintiff to defendant
- § 5:77 Age discrimination under the ADEA—Plaintiff to defendant
- § 5:78 Employer’s discriminatory appearance code—Plaintiff to defendant
- § 5:79 Employer’s discrimination based on vocalized gender preference—Plaintiff to defendant
- § 5:80 Associational discrimination—Plaintiff to defendant
- § 5:81 Punitive damages award against employer in Title VII employment discrimination case—Plaintiff to defendant
- § 5:82 Contingent worker protection under anti-discrimination statutes—Plaintiff to defendant

- § 5:83 Use of class action in litigating employment discrimination—Plaintiff to defendant
- § 5:84 Discrimination based on work-related repetitive strain injury under Americans with Disabilities Act—Plaintiff to defendant
- § 5:85 Business necessity justifying prima facie employment discrimination—Plaintiff to defendant

CHAPTER 6. GENERAL CIRCUMSTANCES AND CONDITIONS—DEFENDANT TO PLAINTIFF

I. RELEVANT PLAINTIFF INFORMATION

- § 6:1 Identification of the plaintiff
- § 6:2 Identification of class members
- § 6:3 Plaintiff's educational/vocational training
- § 6:4 Plaintiff's employment history
- § 6:5 Plaintiff's employment with the defendant
- § 6:6 Plaintiff's employment subsequent to employment with the defendant
- § 6:7 Description of plaintiff's knowledge of defendant's policies and procedures
- § 6:8 Prior complaints of discrimination
- §§ 6:9–6:10 *[Reserved]*

II. INFORMATION RELEVANT TO PLAINTIFF'S CLAIM—DEFENDANT TO PLAINTIFF

- § 6:11 Description of alleged discrimination
- § 6:12 Identification of witnesses
- § 6:13 Identification of expert witnesses
- § 6:14 Statistical basis for claim
- § 6:15 Complaint procedure pursued
- § 6:16 Statutory basis for claim
- §§ 6:17–6:20 *[Reserved]*

III. DAMAGES AND RELIEF

- § 6:21 Description of alleged damages
- § 6:22 Relief sought from defendant employer
- § 6:23 Relief sought from defendant union
- § 6:24 Relief sought from defendant employment agency

Volume 2

CHAPTER 7. POLICIES AND PRACTICES OF THE DEFENDANT—DEFENDANT TO PLAINTIFF

I. PREEMPLOYMENT ACTIVITIES

- § 7:1 Recruitment
- § 7:2 Selection and hiring
- § 7:3 Objective testing and validation
- § 7:4 Subjective evaluations
- §§ 7:5–7:10 *[Reserved]*

II. JOB QUALIFICATION AND ASSIGNMENT

- § 7:11 Position requirements
- § 7:12 Job posting
- § 7:13 Job assignments
- § 7:14 Seniority system
- § 7:15 Training programs/skill acquisition
- § 7:16 Transfer/promotion
- §§ 7:17–7:20 *[Reserved]*

III. COMPENSATION

- § 7:21 Wage and salary plan
- § 7:22 Merit/bonus programs
- § 7:23 Fringe benefits
- §§ 7:24–7:30 *[Reserved]*

IV. OTHER EMPLOYMENT RELATED ACTIONS

- § 7:31 Discharge/disciplinary actions
- § 7:32 Grievance/complaint process
- § 7:33 Layoff/recall/job elimination
- § 7:34 Retirement

CHAPTER 8. SPECIAL CAUSES OF ACTION—DEFENDANT TO PLAINTIFF

I. RACE AND COLOR DISCRIMINATION

- § 8:1 Race and color discrimination—General conditions
- § 8:2 Racial discrimination in hiring and job assignment
- § 8:3 Racial discrimination based on racial characteristics
- § 8:4 Racially hostile environment

- § 8:5 Special criteria resulting in racially disparate impact
- § 8:6 Reverse discrimination
- § 8:7 Racial discrimination during the course of employment
- §§ 8:8–8:10 *[Reserved]*

II. RELIGIOUS DISCRIMINATION

- § 8:11 Religious discrimination in hiring and job assignment
- § 8:12 Accommodation to religion
- § 8:13 Religious exemptions
- §§ 8:14–8:20 *[Reserved]*

III. NATIONAL ORIGIN DISCRIMINATION

- § 8:21 National origin discrimination—General conditions
- § 8:22 Language requirements
- § 8:23 Height, weight and other facially neutral requirements
- §§ 8:24–8:30 *[Reserved]*

IV. GENDER DISCRIMINATION

- § 8:31 Gender discrimination—General conditions
- § 8:32 Pregnancy
- § 8:33 Fetal protection
- § 8:34 Sexual harassment
- § 8:35 Glass ceiling
- § 8:36 Comparable worth
- §§ 8:37–8:40 *[Reserved]*

V. AGE DISCRIMINATION

- § 8:41 Age discrimination—General conditions
- § 8:42 Age discrimination in hiring and job assignment
- § 8:43 Mandatory retirement
- § 8:44 Early retirement incentives
- § 8:45 Age discrimination resulting in constructive discharge
- § 8:46 Age discrimination in job elimination, layoff, or recall
- § 8:47 Wrongful discharge based on age discrimination
- § 8:48 Waivers
- § 8:49 Age discrimination in benefit plans
- § 8:50 *[Reserved]*

VI. DISABILITY DISCRIMINATION

- § 8:51 Disability discrimination
- § 8:52 Disability discrimination in hiring and job assignment
- § 8:53 Infectious and communicable disease
- §§ 8:54–8:60 *[Reserved]*

VII. GENERAL DISCRIMINATION ISSUES

- § 8:61 Appearance

TABLE OF CONTENTS

§ 8:62 Retaliation

**CHAPTER 9. COMPREHENSIVE SETS—
DEFENDANT TO PLAINTIFF**

**I. DEFENDANT’S CIRCUMSTANCES AND
CONDITIONS**

§ 9:1 In general

§ 9:2 Discrimination in admission and referral by union—
Class action

§ 9:3 Employment agency as defendant

§§ 9:4–9:21 *[Reserved]*

**II. POLICIES AND PRACTICES OF THE
DEFENDANT**

§ 9:22 In general

§ 9:23 Recruitment

§ 9:24 Selection and hiring

§ 9:25 Testing

§ 9:26 Promotion

§ 9:27 Compensation

§ 9:28 Fringe benefits

§§ 9:29–9:52 *[Reserved]*

III. SPECIAL CAUSES OF ACTION

§ 9:53 In general

§ 9:54 Sexual discrimination

§ 9:55 Discrimination based on disability

§ 9:56 Reverse discrimination

§ 9:57 Discrimination based on disability/reasonable
accommodation—Defendant to plaintiff

§ 9:58 Age discrimination—Defendant to plaintiff (see also
8:40 PI)

§ 9:59 Harassment and hostile environment—Defendant to
plaintiff

§ 9:60 Religious discrimination

§ 9:61 Racial discrimination

§ 9:62 Age discrimination—Termination

§ 9:63 National origin discrimination

§ 9:64 HIV-positive employee—Defendant to plaintiff

§ 9:65 Disability discrimination pursuant to the Americans
with Disabilities Act (ADA)—Defendant to plaintiff

§ 9:66 Transgender discrimination and harassment—
Defendant to plaintiff

§ 9:67 Equal pay discrimination—Defendant to plaintiff

- § 9:68 Retaliatory termination—Defendant to plaintiff
- § 9:69 Age discrimination-failure to promote—Defendant to plaintiff
- § 9:70 Wrongful discharge—Public policy exception—Defendant to plaintiff
- § 9:71 Age discrimination-hiring—Defendant to plaintiff
- § 9:72 Obesity discrimination—Defendant to plaintiff
- § 9:73 Workplace bullying—Plaintiff to defendant
- § 9:74 Disparate treatment—Defendant to plaintiff
- § 9:75 Bona fide occupational qualification—Age—Defendant to plaintiff
- § 9:76 Constructive discharge—Intolerable work conditions—Defendant to plaintiff
- § 9:77 Age discrimination under the ADEA—Defendant to plaintiff
- § 9:78 Employer’s discriminatory appearance code—Defendant to plaintiff
- § 9:79 Employer’s discrimination based on vocalized gender preference—Defendant to plaintiff
- § 9:80 Associational discrimination—Defendant to plaintiff
- § 9:81 Punitive damages award against employer in Title VII employment discrimination case—Defendant to plaintiff
- § 9:82 Contingent worker protection under anti-discrimination statutes—Defendant to plaintiff
- § 9:83 Use of class action in litigating employment discrimination—Defendant to plaintiff
- § 9:84 Discrimination based on work-related repetitive strain injury under Americans with Disabilities Act—Defendant to plaintiff
- § 9:85 Business necessity justifying prima facie employment discrimination—Defendant to plaintiff

PART II. PRODUCTION OF DOCUMENTS PURSUANT TO RULE 34—EMPLOYMENT DISCRIMINATION

CHAPTER 10. PRODUCTION OF DOCUMENTS PURSUANT TO RULE 34

I. IN GENERAL

- § 10:1 Introduction
- § 10:2 Rule 34 of the Federal Rules of Civil Procedure
- § 10:3 How Rule 34 works

TABLE OF CONTENTS

- § 10:4 Drafting and serving Rule 34 document request
- § 10:5 Responding to Rule 34 document request
- § 10:6 Use in employment discrimination claims
- §§ 10:7–10:10 *[Reserved]*

II. REQUESTS FOR DOCUMENTS PURSUANT TO RULE 34—PLAINTIFF TO DEFENDANT

- § 10:11 In general
- § 10:12 Policies and procedures
- § 10:13 Employment records
- § 10:14 Communications
- §§ 10:15–10:50 *[Reserved]*

III. REQUESTS FOR DOCUMENTS PURSUANT TO RULE 34—DEFENDANT TO PLAINTIFF

- § 10:51 In general
- § 10:52 Medical records
- § 10:53 Employment records
- § 10:54 Education records
- § 10:55 Damages and losses

CHAPTER 11. REQUESTS FOR ADMISSIONS PURSUANT TO RULE 36

I. IN GENERAL

- § 11:1 Overview
- § 11:2 Strategy
- § 11:3 Advantages and disadvantages
- § 11:4 Drafting requests for admissions
- § 11:5 Service of requests for admissions
- § 11:6 Sanctions for improper refusal to admit
- § 11:7 Use of admissions at trial
- § 11:8 Responding to requests
- §§ 11:9–11:10 *[Reserved]*

II. PATTERN FORMS—PLAINTIFF TO DEFENDANT

- § 11:11 Plaintiff's qualifications
- § 11:12 Plaintiff's employment record with defendant
- § 11:13 Plaintiff's wage and salary history
- §§ 11:14–11:20 *[Reserved]*

III. PATTERN FORMS—DEFENDANT TO PLAINTIFF

- § 11:21 Plaintiff's acts

- § 11:22 Failure to notify defendant
- § 11:23 Authenticity of documents
- §§ 11:24–11:30 *[Reserved]*

IV. PATTERN FORMS—OTHER

- § 11:31 Physician treatment of plaintiff
- § 11:32 Physician diagnosis and conclusions
- § 11:33 Authenticity of medical records
- § 11:34 Pattern form of response to request for admission

PART III. DEPOSITIONS— EMPLOYMENT DISCRIMINATION

CHAPTER 12. USING DEPOSITIONS

I. IN GENERAL

- § 12:1 Introduction
- § 12:2 Purpose
- § 12:3 Deposing the adverse party
- § 12:4 Deposing witnesses
- § 12:5 Deposing one's own client
- § 12:6 When to take depositions
- § 12:7 Examining counsel's preparation
- §§ 12:8–12:10 *[Reserved]*

II. PREPARATION OF DEPONENT

- § 12:11 Guidelines for deponent preparation
- § 12:12 Helping the deponent understand the deposition process
- § 12:13 General instructions for deponent
- § 12:14 Common “traps” for deponents to avoid
- § 12:15 Do's and don'ts of testimony
- §§ 12:16–12:20 *[Reserved]*

III. PREDEPOSITION MATTERS

- § 12:21 Production of documents and records
- § 12:22 Predeposition protective orders
- § 12:23 Scheduling procedures and notice
- § 12:24 Stipulation and waiver of formalities
- § 12:25 Deposition subpoena duces tecum
- § 12:26 Pattern subpoena duces tecum
- §§ 12:27–12:30 *[Reserved]*

IV. CONDUCTING THE EXAMINATION

- § 12:31 Thoroughness in examination

TABLE OF CONTENTS

- § 12:32 Demeanor of examining counsel
- § 12:33 Making an accurate record
- § 12:34 Preliminary statement to deponent
- § 12:35 Leading questions to adverse party
- § 12:36 False answers—Possibility of error
- § 12:37 Letting the witness ramble
- § 12:38 Chronological questioning versus skipping around
- § 12:39 How to ask questions
- § 12:40 Deponent’s answers
- § 12:41 Prior inconsistent statements
- § 12:42 Repetition
- § 12:43 Objections and refusal to answer questions
- § 12:44 Off-the-record comments
- § 12:45 Reading into the record
- § 12:46 Using an interpreter
- § 12:47 Deposition exhibits
- § 12:48 Concluding the questioning
- § 12:49 Cross-examination by deponent’s counsel
- § 12:50 *[Reserved]*

V. DEPOSITIONS OF EXPERTS

- § 12:51 Deposing an expert under the federal rules
- § 12:52 Preparation of retained expert for deposition—
Generally
- § 12:53 The retained expert’s familiarity with case, past
writings, statements and testimony
- § 12:54 Materials expert should bring to deposition
- § 12:55 Expected areas of inquiry
- § 12:56 Do’s and don’ts of expert testimony—Letter from
counsel to retained expert
- § 12:57 Deposing the opposing expert—General
- § 12:58 Discovery of relevant facts and obtaining leads from
opposing expert
- § 12:59 The opposing expert’s opinion and basis for that
opinion
- § 12:60 Preparation for cross-examination and impeachment
of opposing expert
- § 12:61 Use of retained expert in preparation for deposition of
opposing expert
- § 12:62 Use of hypothetical questions to opposing expert
- § 12:63 Freezing expert witness’s testimony
- § 12:64 Qualifications of expert witnesses
- § 12:65 Rule 26 nonseasonal supplementation
- §§ 12:66–12:70 *[Reserved]*

VI. OTHER DEPOSITIONS

- § 12:71 The nonexpert treating physician’s deposition for
disabled plaintiff

- § 12:72 Depositions of agents, officers and record keepers
- § 12:73 Nonparty witness deposition
- § 12:74 Videotape deposition
- § 12:75 *[Reserved]*

VII. POSTDEPOSITION FOLLOW-UP

- § 12:76 Postdeposition procedures
- § 12:77 Further investigation
- § 12:78 Motion for summary judgment
- § 12:79 Interrogatories
- § 12:80 Request for admission of facts

VIII. USE OF DEPOSITIONS AT TRIAL

- § 12:81 Use at trial—In general
- § 12:82 Impeachment
- § 12:83 Reading deposition without objection
- §§ 12:84–12:90 *[Reserved]*

IX. USE IN EMPLOYMENT DISCRIMINATION CLAIMS

- § 12:91 In general
- § 12:92 Plaintiff's tactical considerations
- § 12:93 Defendant's tactical considerations
- § 12:94 Conclusion
- § 12:95 Bibliography

CHAPTER 13. DEPOSING THE EMPLOYMENT DISCRIMINATION EXPERT

I. ESTABLISHING THE EXPERT'S QUALIFICATIONS

- § 13:1 Qualifications of opposing expert—In general
- § 13:2 Profession or occupation of opposing expert
- § 13:3 Licenses or certificates held by expert
- § 13:4 Professional education
- § 13:5 Postgraduate education and training
- § 13:6 Associations and affiliations subsequent to professional training
- § 13:7 Current associations, affiliations, and professional memberships
- § 13:8 Specialty or sub-specialty
- §§ 13:9–13:10 *[Reserved]*

II. BASES OF THE EXPERT'S OPINION

- § 13:11 Expert deponent's preparation—In general

TABLE OF CONTENTS

- § 13:12 Sources of knowledge regarding facts of case
- § 13:13 Physical inspection conducted or not conducted
- § 13:14 Physical evidence inspected or examined or not inspected or examined
- § 13:15 Conversations or consultations with witnesses or parties
- § 13:16 Professional literature examined or not examined
- § 13:17 Scholarly or professional articles published
- §§ 13:18–13:20 *[Reserved]*

III. ATTACKING THE EXPERT’S CREDITABILITY

- § 13:21 Bias or interest
- § 13:22 “Hired gun” professional expert witness
- § 13:23 Establishing expert’s opinions regarding other schools of thought
- § 13:24 Attacking documents, records, exhibits and demonstrative evidence
- § 13:25 Treatises or articles acknowledged as authoritative
- § 13:26 Treatises or articles contra to expert’s testimony
- § 13:27 Prior inconsistent statements in expert’s published writings
- § 13:28 Prior inconsistent testimony, speeches, or other statements
- §§ 13:29–13:30 *[Reserved]*

IV. THE STATISTICAL EXPERT

- § 13:31 Source of labor pool/market comparison
- § 13:32 Majority or nonsuspect class employee group selected for comparison
- § 13:33 Minority or suspect class employee population selected for comparison
- § 13:34 Applicant pool
- § 13:35 Determination of qualified applicant pool
- § 13:36 Applicants selected or holding at-issue job
- § 13:37 Instructions from the client
- § 13:38 Modifications of assignment before data examined
- § 13:39 Agreed parameters for assignment
- § 13:40 Number of times statistical analysis processed
- § 13:41 The statistical expert’s conclusions
- §§ 13:42–13:50 *[Reserved]*

V. THE MEDICAL EXPERT

- § 13:51 Treating or examining physician
- § 13:52 Subsequent visits—Prognosis
- § 13:53 Physician consultations with other physicians
- § 13:54 Present prognosis

- § 13:55 Future treatment
- § 13:56 Emotional injury or disability
- § 13:57 Intellectual performance tests
- § 13:58 Extent and causation of alleged emotional injury
- § 13:59 Signs and indications of malingering
- § 13:60 Lack of accuracy in psychological tests
- § 13:61 Destructive cross-examination
- §§ 13:62–13:70 *[Reserved]*

VI. THE ECONOMIC EXPERT

- § 13:71 Data used for economic damage calculations
- § 13:72 Economic loss expert's analysis

CHAPTER 14. DEFENDANT'S CIRCUMSTANCES AND CONDITIONS— PLAINTIFF TO DEFENDANT

I. IDENTIFICATION OF DEFENDANT

- § 14:1 Defendant employer
- § 14:2 Identification of the defendant union
- § 14:3 Identification of defendant employment agency
- § 14:4 Identification of deponent or agent of deponent
- §§ 14:5–14:10 *[Reserved]*

II. RELEVANT CORPORATE INFORMATION

- § 14:11 Organizational composition
- § 14:12 Affirmative action program
- § 14:13 EEOC complaints filed
- § 14:14 Other complaints of discrimination
- § 14:15 Applicant pool profile
- § 14:16 Labor market profile
- § 14:17 Record keeping
- §§ 14:18–14:20 *[Reserved]*

III. CONTACTS WITH PLAINTIFF

- § 14:21 Defendant's contact with plaintiff
- § 14:22 Union involvement with the defendant employer
- § 14:23 Employment agency
- §§ 14:24–14:30 *[Reserved]*

IV. RELEVANT DEFENSE INFORMATION

- § 14:31 Identification of witnesses
- § 14:32 Identification of expert witnesses

TABLE OF CONTENTS

- § 14:33 Defenses to relief sought
- § 14:34 Damages

**CHAPTER 15. DEFENDANT’S SPECIFIC
POLICIES AND PRACTICES—PLAINTIFF TO
DEFENDANT**

I. PREEMPLOYMENT ACTIVITIES

- § 15:1 Recruitment
- § 15:2 Selection and hiring
- § 15:3 Objective testing
- § 15:4 Subjective evaluations
- §§ 15:5–15:10 *[Reserved]*

II. JOB QUALIFICATIONS AND ASSIGNMENT

- § 15:11 Position requirements
- § 15:12 Job posting
- § 15:13 Job assignments
- § 15:14 Seniority system
- § 15:15 Training programs/skill acquisition
- § 15:16 Transfer/promotion
- §§ 15:17–15:20 *[Reserved]*

III. COMPENSATION

- § 15:21 Wage and salary plan
- § 15:22 Merit/bonus programs
- § 15:23 Fringe benefits
- §§ 15:24–15:30 *[Reserved]*

IV. OTHER EMPLOYMENT RELATED ACTIONS

- § 15:31 Discharge/disciplinary action
- § 15:32 Grievance/complaint process
- § 15:33 Layoff/recall/job elimination
- § 15:34 Retirement

**CHAPTER 16. SPECIAL CAUSES OF
ACTION—PLAINTIFF TO DEFENDANT**

I. RACE AND COLOR DISCRIMINATION

- § 16:1 Race and color discrimination—General conditions
- § 16:2 Racial discrimination in hiring and job assignment
- § 16:3 Racial discrimination based on racial characteristics
- § 16:4 Racially hostile environment

- § 16:5 Special criteria resulting in racially disparate impact
- § 16:6 Reverse discrimination
- § 16:7 Racial discrimination during course of employment
- §§ 16:8–16:10 *[Reserved]*

II. RELIGIOUS DISCRIMINATION

- § 16:11 Religious discrimination in hiring and job assignment
- § 16:12 Accommodation to religion
- § 16:13 Religious exemptions
- §§ 16:14–16:20 *[Reserved]*

III. NATIONAL ORIGIN DISCRIMINATION

- § 16:21 National origin discrimination—General conditions
- § 16:22 Language requirements
- § 16:23 Height, weight and other facially neutral requirements
- §§ 16:24–16:30 *[Reserved]*

IV. GENDER DISCRIMINATION

- § 16:31 Gender discrimination—General conditions
- § 16:32 Pregnancy
- § 16:33 Fetal protection—Plaintiff to defendant
- § 16:34 Sexual harassment
- § 16:35 Glass ceiling
- § 16:36 Comparable worth
- §§ 16:37–16:40 *[Reserved]*

V. AGE DISCRIMINATION

- § 16:41 Age discrimination—General conditions
- § 16:42 Age discrimination in hiring and job assignment
- § 16:43 Mandatory retirement
- § 16:44 Early retirement incentives
- § 16:45 Age discrimination resulting in constructive discharge
- § 16:46 Age discrimination in job elimination, layoff, or recall
- § 16:47 Wrongful discharge based on age discrimination
- § 16:48 Waivers
- § 16:49 Age discrimination in benefit plans
- § 16:50 *[Reserved]*

VI. DISABILITY DISCRIMINATION

- § 16:51 Disability discrimination—General conditions
- § 16:52 Disability discrimination in hiring and job assignment
- § 16:53 Infectious and communicable disease

TABLE OF CONTENTS

§§ 16:54–16:60 *[Reserved]*

VII. GENERAL DISCRIMINATION ISSUES

§ 16:61 Appearance

§ 16:62 Retaliation

Volume 3

**CHAPTER 17. COMPREHENSIVE SETS—
PLAINTIFF TO DEFENDANT**

**I. DEFENDANT’S CIRCUMSTANCES AND
CONDITIONS**

§ 17:1 In general

§ 17:2 Discrimination in admission and referral by union

§ 17:3 Employment agency as defendant

§§ 17:4–17:21 *[Reserved]*

**II. POLICIES AND PRACTICES OF THE
DEFENDANT**

§ 17:22 In general

§ 17:23 Recruitment

§ 17:24 Selection and hiring

§ 17:25 Testing

§ 17:26 Promotion

§ 17:27 Compensation

§ 17:28 Fringe benefits

§§ 17:29–17:52 *[Reserved]*

III. SPECIAL CAUSES OF ACTION

§ 17:53 In general

§ 17:54 Sexual discrimination

§ 17:55 Discrimination based on disability

§ 17:56 Reverse discrimination

§ 17:57 Discrimination based on disability/reasonable
accommodation—Plaintiff to defendant

§ 17:58 Age discrimination—Plaintiff to defendant

§ 17:59 Harassment and hostile environment—Plaintiff to
defendant

§ 17:60 Religious discrimination

§ 17:61 Racial discrimination during the course of
employment

§ 17:62 Age discrimination—Termination

- § 17:63 National origin discrimination
- § 17:64 HIV-positive employee—Plaintiff to defendant
- § 17:65 Disability discrimination pursuant to the Americans with Disabilities Act (ADA)—Plaintiff to defendant
- § 17:66 Transgender discrimination and harassment—Plaintiff to defendant
- § 17:67 Equal Pay Discrimination—Plaintiff to defendant
- § 17:68 Retaliatory termination—Plaintiff to defendant
- § 17:69 Age discrimination—Failure to promote—Plaintiff to defendant
- § 17:70 Wrongful discharge—Public policy exception—Plaintiff to defendant
- § 17:71 Age discrimination-hiring—Plaintiff to defendant
- § 17:72 Obesity discrimination—Plaintiff to defendant
- § 17:73 Workplace bullying—Plaintiff to defendant
- § 17:74 Disparate treatment—Plaintiff to defendant
- § 17:75 Bona fide occupational qualification—Age—Plaintiff to defendant
- § 17:76 Constructive discharge—Intolerable working conditions—Plaintiff to defendant
- § 17:77 Age discrimination under the ADEA—Plaintiff to defendant
- § 17:78 Employer’s discriminatory appearance code—Plaintiff to defendant
- § 17:79 Employer’s discrimination based on vocalized gender preference—Plaintiff to defendant
- § 17:80 Associational discrimination—Plaintiff to defendant
- § 17:81 Punitive damages award against employer in Title VII employment discrimination case—Plaintiff to defendant
- § 17:82 Contingent worker protection under anti-discrimination statutes—Plaintiff to defendant
- § 17:83 Use of class action in litigating employment discrimination—Plaintiff to defendant
- § 17:84 Discrimination based on work-related repetitive strain injury under Americans with Disabilities Act—Plaintiff to defendant
- § 17:85 Business necessity justifying prima facie employment discrimination—Plaintiff to defendant

CHAPTER 18. GENERAL CIRCUMSTANCES AND CONDITIONS—DEFENDANT TO PLAINTIFF

I. RELEVANT PLAINTIFF INFORMATION

- § 18:1 Identification of the plaintiff

TABLE OF CONTENTS

- § 18:2 Identification of class members
- § 18:3 Plaintiff's educational/vocational training
- § 18:4 Plaintiff's employment history
- § 18:5 Plaintiff's employment with the defendant
- § 18:6 Plaintiff's employment subsequent to employment with the defendant
- § 18:7 Description of plaintiff's knowledge of defendant's policies and procedures
- § 18:8 Other complaints of discrimination
- §§ 18:9–18:10 *[Reserved]*

II. INFORMATION RELEVANT TO PLAINTIFF'S CLAIM

- § 18:11 Description of alleged discrimination
- § 18:12 Identification of witnesses
- § 18:13 Identification of expert witnesses
- § 18:14 Statistical basis for claim
- § 18:15 Complaint procedure pursued
- § 18:16 Statutory basis for claim
- §§ 18:17–18:20 *[Reserved]*

III. DAMAGES AND RELIEF

- § 18:21 Description of alleged damages
- § 18:22 Relief sought from defendant employer
- § 18:23 Relief sought from defendant union
- § 18:24 Relief sought from defendant employment agency

CHAPTER 19. DEFENDANT'S SPECIFIC POLICIES AND PRACTICES—DEFENDANT TO PLAINTIFF

I. PREEMPLOYMENT ACTIVITIES

- § 19:1 Recruitment
- § 19:2 Selection and hiring
- § 19:3 Objective testing
- § 19:4 Subjective evaluations
- §§ 19:5–19:10 *[Reserved]*

II. JOB QUALIFICATION AND ASSIGNMENT

- § 19:11 Position requirements
- § 19:12 Job posting
- § 19:13 Job assignments
- § 19:14 Seniority system
- § 19:15 Training programs/skill acquisition

- § 19:16 Transfer/promotion
- §§ 19:17–19:20 *[Reserved]*

III. COMPENSATION

- § 19:21 Wage and salary plan
- § 19:22 Merit/bonus programs
- § 19:23 Fringe benefits
- §§ 19:24–19:30 *[Reserved]*

IV. OTHER EMPLOYMENT RELATED ACTIONS

- § 19:31 Discharge/disciplinary actions
- § 19:32 Grievance/complaint process
- § 19:33 Layoff/recall/job elimination
- § 19:34 Retirement

CHAPTER 20. SPECIAL CAUSES OF ACTION—DEFENDANT TO PLAINTIFF

I. RACE AND COLOR DISCRIMINATION

- § 20:1 Race and color discrimination—General conditions
- § 20:2 Racial discrimination in hiring and job assignment
- § 20:3 Racial discrimination based on racial characteristics
- § 20:4 Racially hostile environment
- § 20:5 Special criteria resulting in racially disparate impact
- § 20:6 Reverse discrimination
- § 20:7 Racial discrimination during course of employment
- §§ 20:8–20:10 *[Reserved]*

II. RELIGIOUS DISCRIMINATION

- § 20:11 Religious discrimination in hiring and job assignment
- § 20:12 Accommodation to religion
- § 20:13 Religious exemptions
- §§ 20:14–20:20 *[Reserved]*

III. NATIONAL ORIGIN DISCRIMINATION

- § 20:21 National origin discrimination—General conditions
- § 20:22 Language requirements
- § 20:23 Height, weight and other facially neutral requirements
- §§ 20:24–20:30 *[Reserved]*

IV. GENDER DISCRIMINATION

- § 20:31 Gender discrimination—General conditions

TABLE OF CONTENTS

- § 20:32 Pregnancy
- § 20:33 Fetal protection
- § 20:34 Sexual harassment
- § 20:35 Glass ceiling
- § 20:36 Comparable worth
- §§ 20:37–20:40 *[Reserved]*

V. AGE DISCRIMINATION

- § 20:41 Age discrimination—General conditions
- § 20:42 Age discrimination in hiring and job assignment
- § 20:43 Mandatory retirement
- § 20:44 Early retirement incentives
- § 20:45 Age discrimination resulting in constructive discharge
- § 20:46 Age discrimination in job elimination, layoff, or recall
- § 20:47 Wrongful discharge based on age discrimination
- § 20:48 Waivers
- § 20:49 Age discrimination in benefit plans
- § 20:50 *[Reserved]*

VI. DISABILITY DISCRIMINATION

- § 20:51 Disability discrimination—General conditions
- § 20:52 Disability discrimination in hiring and job assignment
- § 20:53 Infectious and communicable disease
- §§ 20:54–20:60 *[Reserved]*

VII. GENERAL DISCRIMINATION ISSUES

- § 20:61 Appearance
- § 20:62 Retaliation

**CHAPTER 21. COMPREHENSIVE SETS—
DEFENDANT TO PLAINTIFF**

- § 21:1 Introduction

**I. DEFENDANT’S GENERAL CIRCUMSTANCES
AND CONDITIONS**

- § 21:2 In general
- § 21:3 Discrimination in admission and referral by union—
Class action
- § 21:4 Employment agency as defendant
- §§ 21:5–21:22 *[Reserved]*

**II. POLICIES AND PRACTICES OF THE
DEFENDANT**

- § 21:23 Recruitment

- § 21:24 Selection and hiring
- § 21:25 Testing
- § 21:26 Promotion
- § 21:27 Compensation
- § 21:28 Fringe benefits
- §§ 21:29–21:52 *[Reserved]*

III. SPECIAL CAUSES OF ACTION

- § 21:53 Sexual discrimination
- § 21:54 Discrimination based on disability
- § 21:55 Reverse discrimination
- § 21:56 Discrimination based on disability/reasonable accommodation—Defendant to plaintiff
- § 21:57 Age discrimination—Defendant to plaintiff
- § 21:58 Harassment and hostile environment—Defendant to plaintiff
- § 21:59 Religious discrimination
- § 21:60 Racial discrimination during the course of employment
- § 21:61 Age discrimination—Termination—Defendant to plaintiff
- § 21:62 National origin discrimination
- § 21:63 HIV-positive employee—Defendant to plaintiff
- § 21:64 Disability discrimination pursuant to the Americans with Disabilities Act (ADA)—Defendant to plaintiff
- § 21:65 Transgender discrimination and harassment—Defendant to plaintiff
- § 21:66 Equal pay discrimination—Defendant to plaintiff
- § 21:67 Retaliatory termination—Defendant to plaintiff
- § 21:68 Age discrimination-failure to promote—Defendant to plaintiff
- § 21:69 Wrongful discharge—Public policy exception—Defendant to plaintiff
- § 21:70 Age discrimination-hiring—Defendant to plaintiff
- § 21:71 Obesity discrimination—Defendant to plaintiff
- § 21:72 Workplace bullying—Defendant to plaintiff
- § 21:73 Disparate treatment—Defendant to plaintiff
- § 21:74 Bona fide occupational qualification—Age—Defendant to plaintiff
- § 21:75 Constructive discharge—Intolerable working conditions—Defendant to plaintiff
- § 21:76 Age discrimination under the ADEA—Defendant to plaintiff
- § 21:77 Employer’s discriminatory appearance code—Defendant to plaintiff
- § 21:78 Employer’s discrimination based on vocalized gender preference—Defendant to plaintiff

TABLE OF CONTENTS

- § 21:79 Associational discrimination—Defendant to plaintiff
- § 21:80 Punitive damages award against employer in Title VII employment discrimination case—Defendant to plaintiff
- § 21:81 Contingent worker protection under anti-discrimination statutes—Defendant to plaintiff
- § 21:82 Use of class action in litigating employment discrimination—Defendant to plaintiff
- § 21:83 Discrimination based on work-related repetitive strain injury under Americans with Disabilities Act—Defendant to plaintiff
- § 21:84 Business necessity justifying prima facie employment discrimination—Defendant to plaintiff

Index