INDEX

References are to Pages

"E-Chap." refers to electronic supplement

ALTERNATIVE DISPUTE RESOLUTION, E-Chap. 9

Arbitration, E-Chap. 9.B.1 Mediation, E-Chap. 9.B.2

APPEALS, 691

Final judgment rule, E-Chap. 14.B Interlocutory appeals, E-Chap. 14.B Scope of review, 696 Supreme Court review, E-Chap. 14.D Timing, E-Chap 14.B Who may appeal, 691

APPLICABLE LAW, 263

Choice of law, 264 *Erie* doctrine, 272

CASE MANAGEMENT, 495, E-Chap. 9

Court-annexed ADR, E.Chap. 9.C Discovery conference, 495, 521 Judicial settlement conference, E-Chap. 9.C Pre-trial conference, E-Chap. 9.C

COLLATERAL ESTOPPEL, 671

DEFAULT JUDGMENTS, 477

DISCOVERY, 493

Depositions, 521
Experts, 516
Inspection of documents, 537
Interrogatories, 529
Mandatory disclosure, 494
Physical and mental examinations, 548
Privileged matter, 501
Production of documents, 537
Relevant matter, 496
Request for admission, 543
Sanctions, 552
Scope of discovery, 496
Work product, 504

DISMISSALS, 431

Involuntary dismissal, 440 Voluntary dismissal, 432

DISPOSITIVE MOTIONS, 454, 486, 495, 561

Default judgment, 495 Failure to state a claim, 454 Judgment as a matter of law, 583 Judgment on the pleadings, 486 Summary judgment, 562

DISPUTES, 8

JOINDER OF CLAIMS AND PARTIES,

27, E-Chap. 8
Class actions, E-Chap. 8.E
Counterclaims, 28
Cross-claims, 42
Defendants, joinder by, E-Chap. 8.A
Defendants, joinder of, 35
Impleader, E-Chap. 8.A
Interpleader, E-Chap. 8.D
Intervention, E-Chap. 8.B
Multiple claims, 46
Multiple parties, 35
Necessary parties, E-Chap. 8.C
Plaintiffs, joinder of, 35

JURY TRIAL, 595

Challenge for cause, 604
Constitutional right, E-Chap. 12.A
Demanding a jury trial, 596
Jury instructions, 623
Peremptory challenge, 616
Selecting group of prospective jurors, 599
Verdicts, 628
Voir dire of prospective jurors, 604

LITIGATION TIMELINE, 19

PERSONAL JURISDICTION, 53

Change of venue, 151 Forum non conveniens, 158 Personal jurisdiction, 53 Rule 12(b) challenges, 449 Service of process, 373 Venue, 144

PLEADING, 323, 431

Affirmative defenses, 467
Answer, 459
Amending pleadings, 415
Complaint, form of, 333
Federal rules, 333
Heightened pleading standards, 362
Objecting to statement of a claim, 454
Philosophy and history of pleading, 323
Pleading standards, 339
Prayer for relief, 371
Responding to the answer, 473

706 INDEX

Responding to the complaint, 448, 459 Supplemental pleadings, 427 Veracity standards for filed documents, 396

POST-TRIAL MOTIONS, 583, 635

Judgment as a matter of law, 583 New trial, 635

Relief from judgment, 647

PRE-ANSWER MOTION, 448

PRECLUSION, 657

Applying preclusion across state lines, E-Chap. 13.F
Claim preclusion, 659
Doctrines similar to preclusion, E-Chap. 13.G
Issue preclusion, 671
Judicial estoppel, E-Chap. 13.G
Law of the case, E-Chap. 13.G
Merger and bar, 659
Parties affected by preclusion, E-Chap.

13.E **REMOVAL,** 241

RES JUDICATA, 659

SERVICE OF PROCESS, 373

SETTLEMENT, E-Chap, 9.C Court-annexed ADR, E-Chap. 9.C.2 Judicial settlement conferences, E-Chap. 9.C.1 Offer of judgment, E-Chap. 9.D

SUBJECT MATTER JURISDICTION,

173

Amount in controversy, 206 Challenging subject matter jurisdiction, 452

Diversity of citizenship, 186 Federal question, 176 Removal, 241 Supplemental jurisdiction, 218

VENUE, 144

Change of venue, 151 Federal statutory standards, 145 Forum non conveniens, 158 Transfer, 151