Index

References are to sections.

A

Ad Hoc Proceedings See Nonadministered (Ad Hoc) Programs

Administered (Institutional) Proceedings

Arbitration, 5.19, 5.21, 5.23, 5.26, 5.31, 5.37, 5.52, 5.61, 5.87 Mediation, 6.14, 6.18, 6.26, 6.30, 6.40, 6.46, 6.49

Advertising

Fraudulent advertising claims, Deceptive Trade Practices Act, 1.23 Misappropriation of advertising ideas, 1.35

Agents

Corporate officers and directors as actual authority, 2.20 -apparent authority, 2.21 -board action, 2.16 -duty of care, 2.42 -generally, 2.13, 2.40 -implied authority, 2.21 -liability, 2.19 -ratification, 2.23 -respondeat superior, 2.21 Crimes of agent, corporate liability for, 3.4 Respondeat superior, 2.21, 3.4 Rules of agency, applicability to corporations of, 2.3, 2.13, 2.40, 2.42

© April 2019, State Bar of Wisconsin

(Alternative) Dispute Resolution ((A)DR)

See also Arbitration, Mediation Generally, 5.34 Defined, Wisconsin, 5.16

American Arbitration Association (AAA), 5.19, 5.37, 5.47, 5.120, 6.6, 6.30

American Bar Association Section of Dispute Resolution

Generally, 6.6 Committee on Mediator Ethical Guidance, 6.38

Arbitral Systems

Ad hoc (nonadministered), 5.21 Administered (institutional) -generally, 5.19 —American Arbitration Association, 5.19 Administration, 5.18 Choosing a system, 5.37 Institutional (administered), 5.19 Nonadministered (ad hoc) -generally, 5.21 -CPR of International Institute for Conflict Prevention and Resolution (CPR), 5.22 -large cases, 5.22 -smaller cases, 5.23 -Wisconsin Ad Hoc Arbitration Rules, 5.23

Arbitration Generally, Ch. 5 Advocacy in -briefs, 5.86 -closing arguments, 5.86 -consolidation, 5.63 -discovery -generally, 5.66, 5.42, 5.88 -depositions, 5.67 -extraordinary circumstances test, 5.66 -errors, common, 5.88 -evidentiary rules -generally, 5.72 -cross-examination, 5.74 -documents, 5.82 -privileged matter, 5.81 -subpoenas, 5.84, 5.62 -witnesses, 5.75-.80, 5.85, 5.88 -motion practice, 5.70 -opening statements, 5.86 -pleadings, 5.61 -statement of claim, 5.61, 5.88 -notice of arbitration, 5.61 -response, 5.61 -prehearing conferences, 5.62 -record of hearing, 5.87 -severance, 5.63 Appeals -from orders and judgments, 5.118 -of judicial decisions, 5.119 Arbitrators, 5.44-.52. See also Arbitrators Authority to bind party to arbitrate, 5.27 Awards -generally, 5.2, 5.97 -distinguished from orders and directions, 5.98 -final awards, 5.99 5.105 -reasoned, 5.101, 5.100 -requisites, 5.100

Index-2

-unreasoned, 5.101 -vacation of, 5.106-.116 -where made, 5.104 -zero awards, 5.70 Binding, 5.2 Briefs, 5.86 Claim preclusion and, 5.105, 5.28 Claimant, 5.61 Class actions, 5.120, 5.63 Clauses, sample, 5.93, app. A Closing arguments, 5.86 Consolidation, 5.63 Contract -generally, 5.25 -arbitrability, 5.28 -arbitrator, powers of, 5.30 -attorney fees, 5.93 -challenges to, 5.38 -class action shield provision, 5.120 -fraud, 5.55 -governance of process, 5.31 -law of, 5.32, 5.62 -party autonomy, 5.26 -record, in a, 5.4 -sample language, 5.93, app. A -types -generally, 5.34 -postdispute agreements, 5.36 -predispute agreements, 5.35 -submission agreements, 5.36 -unconscionability, 5.38 Defined, 5.2 -appraisal, comparison to, 5.2 -binding, 5.2 -nonbinding, 5.2 Discovery -generally, 5.66, 5.42, 5.88 -depositions, 5.67 -extraordinary circumstances test, 5.66 Errors, common, 5.88 Estoppel, 5.28, 5.56, 5.114

Evidentiary rules -generally, 5.72 -cross-examination, 5.74 -documents, 5.82 -offers of proof, 5.83 -privileged matter, 5.69, 5.81 -witnesses -generally, 5.76, 5.88 -by affidavit, 5.79 -by deposition, 5.78 -by telephone, 5.77 -expert, 5.80 -fees, 5.85 Federal -Federal Arbitration Act (FAA), 5.4-.10, 5.38, 5.12, 5.14, 5.36, 5.42, 5.66, 5.72, 5.81, 5.84, 5.90, 5.100, 5.119 -Federal Rule of Evidence 408, 6.6 Frivolous motions to vacate award, 5.117 Issue preclusion and, 5.105, 5.28 Legal environment, 5.3-.16 Location, 5.62, 5.22, 5.30 Motion practice, 5.70, 5.62 Nonbinding, 5.2 Opening statements, 5.86 Pleadings, 5.61 Prehearing conferences, 5.62 Proceedings -appeals of judicial decisions in aid of arbitration, 5.119 -post-award proceedings -generally, 5.103 -appeals from orders and judgments, 5.118 -confirmation and enforcement of award, 5.105 -correction or modification of award, 5.104 -vacation (vacatur) of award, 5.88, 5.106-.116, 5.98

-pre-arbitration judicial proceedings -appointing arbitrator, 5.57 -compelling arbitration, 5.56 -enforcing arbitral subpoenas and orders, 5.58 -staying civil action pending arbitration, 5.55 Record of hearing, 5.87 Remedies -generally, 5.90 -attorney fees, 5.93 -costs, 5.94 -equitable relief, 5.91 -provisional remedies, 5.95 -punitive damages, 5.92 Respondent, 5.61 Response, 5.61 **Revised Uniform Arbitration Act** (RUAA), 5.15, 5.58, 5.63, 5.66, 5.70, 5.72, 5.78, 5.81, 5.87, 5.90, 5.92, 5.93, 5.104 Sanctions, frivolous motions to vacate award, 5.117 Severance, 5.63 Statement of claim, 5.61 Suitability of case for -generally, 5.40 -general considerations, 5.41 -economic factors, 5.43 -legal implications, 5.42 Systems. See Arbitral Systems Uniform Arbitration Act (UAA), 5.11-.14, 5.62, 5.4, 5.36, 5.42, 5.66, 5.119 Vacation (vacatur) of award -generally, 5.88, 5.107, 5.70, 5.98 -estoppel, 5.114 -evident partiality, 5.110, 5.107, 5.116 -expanded scope of judicial review by contract, 5.111 -exceeding arbitrator's powers, 5.112 -fraud, 5.109 -frivolous motions, 5.117

© April 2019, State Bar of Wisconsin

manifest disregard of the law, 5.113
post-vacatur proceedings, 5.115
sanctions, 5.117
success in obtaining, 5.116
undue means, 5.108
waiver, 5.114
Waiver, 5.56, 5.114, 5.120
Wisconsin
Wisconsin Arbitration Act (WAA), 5.12, 5.14, 5.15, 5.42, 5.66, 5.67, 5.72, 5.81, 5.84, 5.100
Wis. Stat. § 802.12, 5.16

Arbitrators

Alternate, 5.51 Appointing, 5.57 Canon X, 5.48 Evident partiality of, 5.110, 5.48, 5.116 Ethics of, 5.46–.50 Fees and costs, 5.52 *Functus officio*, 5.30, 5.42, 5.104 Powers of, 5.30 Relations with, generally, 5.45 Selecting, 5.51

Attorney Fees

Generally, 5.93, 6.69 American rule, 5.93 Corporate crime investigation, payment of fees for employee in, 3.13 Invasion of privacy claim, 1.26 Shareholder litigation, 2.38 Unfair competition claim, 1.33

Attorneys' Caucus, 5.41, 5.56

В

Board of Directors, Actions Against See Corporations, Actions Against

Index-4

Bribery

Corporations, criminal conduct by, 3.3

Business Torts

See also Products Liability Competitors, injuries to -civil conspiracy, 1.30 -contract, interference with, 1.29 -generally, 1.4, 1.28 -prospective business relationship, interference with, 1.29 -trade libel, product disparagement, and commercial defamation, 1.37 -unfair competition. misappropriation, and infringement, 1.31-.36 Contract versus tort -economic loss doctrine, 1.1, 1.6-.9 -generally, 1.6 -punitive damages, 1.10 Corporations, liability of -generally, 2.13 -preincorporation torts, 2.10 -respondeat superior, 2.24 Customers, injuries to -fiduciary duty, breach of, 1.25 -fraudulent advertising, Deceptive Trade Practices Act, 1.23 -generally, 1.4, 1.12 -misrepresentation, 1.17-.22 -privacy, invasion of, 1.26 -products liability, 1.13-.16 -services, negligently provided, 1.9, 1.24 Damages -generally, 4.1 -lost profits, recovery of, 4.4 -misrepresentation, intentional and strict liability, 1.22 -products liability negligence action, 1.16

Definitions -business tort, 1.4 -tort, 1.3 Generally, 1.1 Intentional torts -civil conspiracy, 1.30 -contract, interference with, 1.29 -examples, 1.3 -invasion of privacy, 1.26 -prospective business relationship, interference with, 1.29 —punitive damages, 1.10 -statute of limitation, 1.26 Negligence, 1.3 -contributory negligence, rule on, 1.24 -customers, transactions with, 1.9, 1.20, 1.24 -misrepresentation, 1.20 -products liability, 1.16 -services, provision of, 1.9, 1.24

С

Caucus Process, 6.37, 6.45, 6.53, 6.56 Attorneys' caucus, 5.41, 5.56

Civil Conspiracy Statute

Business tort action brought under, 1.30

Claim Preclusion Arbitration and, 5.48, 5.105

Class Actions

Arbitration, 5.120, 5.63 —class action shield provision, 5.120 Mediation, 6.69

Code of Ethics for Arbitrators in Commercial Disputes, 5.47

Commercial Defamation, 1.37

Common Law

Agency, rules of. *See* Agents Corporate officers and directors, conflict of interest of, 2.52 Ultra vires, applicability to corporate board action of, 2.16

Competitors, Business Tort Claims by See Business Torts

Conciliation, 6.2 *See* Mediation

Conspiracy, Civil Business tort action brought under statute, 1.30

Contracts

Arbitration -generally, 5.25 -arbitrability, 5.28 -arbitrator, powers of, 5.30 -challenges to, 5.38 -governance of process, 5.31 -law of, 5.32 -party autonomy, 5.26 -record, in a, 5.4 -sample language, 5.93, app. A -scope of agreement, 5.29 -separability doctrine, 5.55, 5.28 -types -generally, 5.34 -postdispute (submission) agreements, 5.36 -predispute agreements, 5.35 -unconscionability, 5.38 Corporations, liability of See also Corporations, Actions Against -generally, 2.13

© April 2019, State Bar of Wisconsin

Documents

—internal investigation,

-preincorporation contracts, 2.9 Damages, contract disputes See also Damages, Business Litigation -economic loss doctrine, damages limited by, 1.1, 1.7-.9, 1.24, 4.18-generally, 4.1 -lost profits, recovery of, 4.4 -net benefit to defendant, 4.12 -punitive damages, 1.6 -service contracts, 1.9, 1.24, 4.18 Interference with -competition as basis for, 1.29 -right to interfere (privilege), 1.29 -tortious interference, action for, 1.29, 4.12 Mediation -generally, 6.25 -electing style, 6.31 -electing system, 6.30 -mediator, 6.27-.29 -sample language, 5.93, app. A -self-determination, 6.26, 6.25, 6.31 Sample clauses, 5.93, app. A Service contracts, actions for breach of, 1.9, 1.24, 4.18 Theft by contractor, director/officer liability for, 2.58 Torts versus. See Business Torts **Corporate Crimes, Addressing** Allegations of Agent's crimes, corporate liability for, 3.4 Briberv, 3.3 Civil actions by government or

victims, possibility of, 3.14 Civil actions by victims, possibility of, 3.11 Corporate compliance program, effectiveness of, 3.11, 3.16

Corporate duty to prevent employee's criminal acts, 3.4

documentation of, 3.14 -preservation, including electronic documents, 3.15 Employment status of alleged wrong-doer, addressing, 3.11 Evidence, preservation of, 3.15 Factors to consider, company's, 3.11 Facts support allegation, determining if, 3.3 Failure to report crimes, effect of, 3.11 Federal Sentencing Guidelines, consideration of, 3.9, 3.11, 3.15-.16 Fraud, including mail and wire fraud, 3.3 Generally, 3.1 Hypothetical situation, 3.2 Investigation, internal corporate, 3.11 -documentation, 3.14 -evidence, preservation of, 3.15 -team for, 3.14 Investigative tools, government's, 3.10 Legal representation of corporation -corporate Mirandas, use of, 3.13 -joint defense agreements, 3.13 -multiple representation issues, 3.13 -representation team, formation of, 3.14 -whistle-blowing employee, interview of, 3.13 Obstruction of justice offenses, 3.15 Prosecuting office, government's

choice of, 3.9 Prosecutor's decision to charge corporation

—benefits of prosecution, 3.7

-federal prosecutor, 3.6

Index-6

Principles of Federal Prosecution of Business Organizations (Thompson Memorandum), 3.8, 3.9, 3.11, 3.13–.16
prosecutorial discretion, 3.6
Regulated industries, affirmative action to report certain events in, 3.11
Thompson Memorandum, 3.8
Voluntary reporting of possible crimes, 3.11
Waiver of corporate attorney-client and work product privileges, 3.11, 3.13–.14

Corporate Officers

Conflict of interest -authorized, approved, or ratified transactions, 2.54 -common law, 2.52 -fair to corporation transactions, 2.55 -generally, 2.51 -loans to officers, 2.56 Corporate opportunity doctrine, applicability of, 2.57 Duties -care, generally, 2.42 —generally, 2.40 —loyalty, good faith, and fair dealing, 2.42, 2.44 Indemnification -mandatory, 2.66, 2.68 -modification of statutory indemnification, corporation's, 2.68 -permissive, 2.67 Liability, 2.19 Statutory liability, 2.58

Corporations, Actions Against See also Corporate Officers Agency, rules of, 2.3 Board decisions, liability for. See also Directors' liability this heading -authority of board, 2.15-.16 -business judgment rule, 2.36, 2.48 -delegating board authority, 2.17 -generally, 2.13, 2.15, 2.40 -ultra vires, doctrine of, 2.16 Corporate authority -actual authority of officers, 2.20 -agents, officers and directors as, 2.19 -apparent authority of officers, 2.22 -generally, 2.19 ----implied authority of officers, 2.21 -ratification of agent's actions, 2.23 -respondeat superior, 2.24 -successor liability, 2.25 Corporate opportunity, doctrine of, 2.57 Directors' liability See also Board decisions, liability for *this heading* -business judgment rule, applicability of, 2.48 -conflicts of interest, 2.50-.56 -corporate opportunity, doctrine of, 2.57 -duty of care, statutory, 2.45-.46 -fiduciary duty of loyalty, 2.44, 2.46 -function of director, 2.45 -generally, 2.40, 2.43 -inaction or lack of attention, 2.49 ---indemnification, 2.66-.68 -limitations, 2.47 -third parties, fiduciary duty to, 2.40

© April 2019, State Bar of Wisconsin

Dissolved corporations, 2.63 Foreign corporations, 2.6, 2.8 Generally, 2.1, 2.3, 2.13 Incorporation, defective, 2.11 Indemnification -mandatory, 2.66, 2.68 ----modification of statutory indemnification, 2.68 -permissive, 2.67 Jurisdiction, 2.6 Preincorporation liability -contracts, preincorporation, 2.9 -defective incorporation, 2.11 -torts, preincorporation, 2.10 Residency of corporation, 2.6 Separate legal entity, corporation as -jurisdiction over corporation, 2.6 -residency of corporation, 2.6 Service on corporation, 2.8 Shareholder litigation. See Shareholder Action Against Corporations; Shareholders, Actions Against Taxes, director/officer liability for corporate failure to pay, 2.58 Theft by contractor, director/officer liability for, 2.58 Unemployment insurance, director/officer liability for failure to pay, 2.58 Wages, director/officer liability for unpaid, 2.58 Wisconsin Consumer Act violations, director/officer liability for, 2.58 **CPR International Institute for**

Conflict Prevention and

5.31, 5.37, 6.17, 6.18, 6.30

See Corporate Crimes, Addressing

Crimes, Corporate

Allegations of

Resolution (CPR), 5.22, 5.23,

Customers, Business Torts Claims by See Business Torts

D

Damages, Business Litigation Experts -consultants versus expert witnesses, 4.24 -Daubert challenges, 4.26 -generally, 4.23 -retaining consultant or expert, 4.25 Generally, 4.1-.2 Lost profits -amount of loss, determining, 4.7 -analysis, 4.4 --- "but-for" analysis, 4.7, 4.16 -damaging event as cause of loss, determining, 4.5 -economic loss doctrine, effect of, 4.18-generally, 4.2, 4.4 -mitigation of damage, duty of, 4.9 -net lost profits, 4.10 -new business, recovery for, 4.8 -present value of projected lost profits, 4.21 -taxability of, 4.11 -time period for, 4.7 Lost value, 4.13 Net benefit to defendant, 4.12 Proof of damages -generally, 4.20 -present value of projected lost profits, 4.21 Restitution, payment of, 4.12 Royalties, 4.16 Specialized causes of action -generally, 4.15 -intellectual property actions, 4.16 Torts. See Business Torts

Index-8

Deceptive Trade Practices Act Fraudulent advertising (section 100.18), 1.23

Defamation, Commercial, 1.37

Department of Agriculture, Trade and Consumer Protection (DATCP), 1.33

Directors, Corporate See Corporations, Actions Against

Discovery Arbitration, 5.42, 5.64–.68, 5.88 Mediation, 6.54

Е

Economic Loss Doctrine Defined, 1.7 Development of doctrine in Wisconsin, 1.8, 4.18 Exceptions to rule, 1.8 Generally, 1.1, 1.6, 4.18 Service contracts, applicability to, 1.9, 1.24, 4.18

Employees/Employers

Criminal acts by employee, effect on corporation of. *See* Corporate Crimes, Addressing Allegations of Employee contract, action for third party's tortious interference with, 1.29 Invasion of privacy, claim by employee for, 1.26 Shareholders, employee's fiduciary duty to, 2.44 Unemployment insurance, corporate director/officer liability for corporate failure to pay, 2.58

© April 2019, State Bar of Wisconsin

Wages, corporate director/officer liability for unpaid, 2.58

Estoppel

Corporate officer, corporate denial of authority of, 2.20

Ethics

Arbitrator -generally, 5.47 -Code of Ethics for Arbitrators in Commercial Disputes, 5.47 -confidentiality, 5.49 -disclosures, required, 5.48 -evident partiality, 5.48, 5.110, 5.116, 5.107 -ex parte communications, 5.50, 5.52, 5.88, 5.108 -neutrality and conflicts of interest, 5.48, 5.52, 5.88 Mediator -advocacy and dealing with deception, 6.57 -Committee on Mediator Ethical Guidance, 6.38 -confidentiality, 6.36, 6.53, 6.30 -ex parte communications, 6.37 -guidance for mediators, 6.38 ---Model Standards of Conduct for Mediators, 6.6, 6.34-.37 -neutrality, 6.35, 6.30 -permissible communications, 6.37, 6.53

F

Federal Arbitration Act (FAA) Overview, 5.4–.10, 5.38, 5.12, 5.14, 5.36, 5.42, 5.66, 5.72, 5.81, 5.84, 5.90, 5.100, 5.119

Federal Sentencing Guidelines, 3.9, 3.11, 3.15–.16

Fiduciary Duty

Corporate officers and directors

- -business judgment rule, effect of, 2.48
- —corporate opportunity, doctrine of, 2.57
- -corporation, duty to, 2.42, 2.44
- —inaction or lack of attention as breach, 2.49
- -shareholders, duty to, 2.44, 2.46
- -third parties, duty to, 2.40
- Customer, breach of duty to, 1.25 Employees, 2.44

Fraud

See also Misrepresentation Advertising, fraudulent, Deceptive Trade Practices Act claims, 1.23 Corporations, criminal conduct by —business judgment rule, applicability of, 2.48 —generally, 3.3 —mail and wire fraud, 3.3 Economic loss doctrine, exception to, 1.8

I

Institutional Proceedings See Administered Proceedings

Intellectual Property Actions Damages, 4.1, 4.16

Issue Preclusion

Arbitration and, 5.105, 5.28

J

Juries "Ostrich instruction" to, 3.11 Products liability cases, question of fact in, 1.15

Index-10

Jurisdiction

Corporations, jurisdiction of Wisconsin courts over domestic and foreign, 2.6 Federal criminal jurisdiction, 3.6

L

Libel, Trade, 1.37

М

Mail Fraud, 3.3

Mediation

Generally, Ch. 6 Advocacy in -generally, 6.43 -agreement to mediate, 6.46 -caucus process, 6.37, 6.45, 6.53, 6.56 -confidential communications, 6.53 -escalation of commitment, avoiding, 6.55 -ethics and deception, 6.57 -failure of, reasons for, 6.67 -gauging mediation setting, 6.48 -opening statements, 6.52, 6.59 -preparation -by attorney, 6.47 -by client, 6.49 -presession submissions, 6.51, 6.59 -reaching agreement, 6.58-.64 -timing, 6.44 Caucus process, 6.37, 6.45, 6.53, 6.56 Class actions, 6.69 Clauses, sample, app. A Clients' expectations of counsel, 6.50 Co-mediation, 6.66

Communications made in, 6.5, 6.53 Contract -generally, 6.25 -electing style, 6.31 -electing system, 6.30 -mediator, 6.27-.29 -predispute agreement, 6.46 -self-determination, 6.26, 6.25 -submission agreement, 6.46 Court-annexed or -connected, 6.2 Court-ordered or -directed, 6.2 Court supervision of, 6.68 Deception in, 6.57 Defined, 6.2, 6.5 Discovery in, 6.54 Distributive mediations, 6.60 Escalation of commitment in, 6.55 Fairness hearing, 6.69 Legal environment —generally, 6.4 —Uniform Mediation Act (UMA), 6.6, 6.45 -Wis. Stat. § 802.12, 6.5 -Wis. Stat. § 904.085, 6.5, 6.6, 6.45, 6.53 Mediators, 6.32-.41. See Mediators Pure-dollar mediations, 6.60 Rules. 6.30 Self-determination, 6.2, 6.26, 6.25, 6.31 Settings, 6.48 -relational, 6.48 -transactional, 6.48, 6.55 Suitability -generally, 6.8 -general considerations, 6.9 -economic factors, 6.11 -legal implications, 6.10 Styles -generally, 6.20 -combined facilitative-evaluative style, 6.23, 6.35, 6.39, 6.49 -directive, 6.20 -electing, 6.31

© April 2019, State Bar of Wisconsin

-evaluative methodology, 6.20, 6.22, 6.28, 6.35, 6.39, 6.56, 6.31, 6.49 -facilitative methodology, 6.20, 6.21, 6.28, 6.31, 6.39, 6.49 -transformative, 6.20 Systems —generally, 6.13 —administered (institutional), 6.14, 6.18, 6.26, 6.30, 6.40, 6.46, 6.49 -electing, 6.32 -generally, 6.14, 6.16, 6.26, 6.27, 6.30, 6.40, 6.46, 6.49 -large cases, 6.17 -smaller cases, 6.18 Uniform Mediation Act (UMA), 6.6, 6.45

Mediators

Co-mediators, 6.66 Escalation of commitment, avoiding, 6.55 Ethics of, 6.27, 6.34–.38, 6.52, 6.57. See Ethics Fees and costs, 6.40 Golden rules for, 6.41 Immunity of, 6.29 Powers of, 6.28 Proposal, 6.63 Relations with, generally, 6.25 Responsibilities of, 6.27 Selecting, 6.39, 6.23, 6.30

Misrepresentation

Customer transactions —generally, 1.12, 1.18 —intentional misrepresentation, 1.19, 1.22 —negligent misrepresentation, 1.20 —procedural matters, 1.22 —strict liability misrepresentation, 1.21–.22

Model Standards of Conduct for Mediators, 6.6, 6.34–.37

Ν

National Conference of Commissioners on Uniform State Laws (NCCUSL), 5.12, 5.15, 6.6

Nonadministered (Ad Hoc)

Programs Arbitration, 5.20–.23, 5.19, 5.31, 5.36, 5.37 Mediation, 6.14–.18, 6.26, 6.27, 6.30, 6.40, 6.46, 6.49

Notice

Corporation, dissolution of, 2.63 Shareholder, demand for corporate action by, 2.34–.35

0

Officers, Corporate *See* Corporate Officers

Р

Patent Infringement Actions Damages, 4.16

Product Disparagement, 1.37

Products Liability

Generally, 1.12, 1.14 Negligence, 1.16 Strict liability for product defects, 1.15 Unreasonably dangerous product, sale of —economic loss doctrine exception for, 1.8 —strict liability, 1.15 Warning labels, effect of, 1.15

R

Remedies Arbitration, 5.89–.95, 5.88

Respondeat Superior

Corporate liability for agents' actions, 2.25, 3.4

Revised Uniform Arbitration Act (**RUAA**), 5.15, 5.58, 5.63, 5.66, 5.70, 5.72, 5.78, 5.81, 5.87, 5.90, 5.92, 5.93, 5.104

S

Sanctions Frivolous motions to vacate arbitration award, 5.117

Shareholder Action Against

Corporations Business judgment rule, 2.36 Damages, fair value of ownership interest, 4.1, 4.17 Derivative claims -defenses to, 2.29, 2.33-.37 -generally, 2.29 -overlap with direct claim, 2.31 -prerequisites to, 2.32 -relationship with direct claim, 2.30 Direct claims -generally, 2.29 -overlap with derivative claim, 2.31 -relationship with derivative claim, 2.30 Expenses, 2.38 Generally, 2.3, 2.27 Officers and directors' fiduciary duty to shareholders, 2.44, 2.46

Shareholders, Actions Against

Debts of corporation, liability for, 2.60
Dissolution, shareholder liability after, 2.63
Limitations on shareholder distributions, 2.62
Piercing corporate veil, 2.64
Shareholder duties, 2.61

Statute of Limitation

Dissolved corporation, creditors' claims against, 2.63 Intentional torts, 1.26

Т

Taxes

Corporate failure to pay, director/officer liability for, 2.58 Corporate tax violations, other corporate crime as indicator of, 3.3 Damages for lost profits, taxability of, 4.11

Trade Libel, 1.37

Trade Secrets

Customer lists, protection of, 1.36 Uniform Trade Secret Act, Section 134.90, trade secrets misappropriated under, 1.36

Trademarks Infringement, action for, 1.34

U

Unfair Competition Generally, 1.32 Misappropriation —common law, 1.35 —Uniform Trade Secret Act, section 134.90, trade secrets misappropriated under, 1.36 Trademark infringement, 1.34 Wisconsin Statute § 100.20, 1.33

Uniform Arbitration Act (UAA), 5.11–.14, 5.62, 5.4, 5.36, 5.42, 5.66, 5.119

Uniform Commercial Code (UCC), 1.1, 4.1–.2

Uniform Mediation Act (UMA), 6.6, 6.45

Uniform Trade Secret Act (UTSA), 1.36

U. S. Attorney Corporate criminal cases prosecuted by, 3.9–.10

W

Whistleblower Protections, 3.11

Wire Fraud, 3.3

Wisconsin Arbitration Act

(WAA), 5.12, 5.14, 5.15, 5.42, 5.66, 5.67, 5.72, 5.81, 5.84, 5.100

Wisconsin Ad Hoc Arbitration Rules, 5.23

© April 2019, State Bar of Wisconsin

Wisconsin Attorney General's Office

Corporate criminal cases prosecuted by, 3.9

Wisconsin Consumer Act

Corporate violations, director/officer liability for damages awarded for, 2.58 Wisconsin Department of Agriculture, Trade and Consumer Protection (DATCP), 1.33