Index

Unless otherwise indicated, references are to sections.

A

Agreements

See also Contracts; Dealerships; Settlements Defined, 4.15 Limited term, 7.8

Amendment of Dealerships

Changes not constituting, 5.8 Defined, 5.6 New agreement effected by, 5.8; 5.11 Unwritten, 5.8

Antidiscrimination Clause

See Discrimination

Antitrust

Cure requirement and vertical restraints, 8.22–.24

Appeal

Attorney fees on, 13.3 Orders regarding preliminary injunctive relief, 11.5

Arbitration

Generally, ch. 10 Agreements

- -enforcement, 10.6; 10.11
- -foreign grantors, 10.1; 10.3
- —inducement by fraud, 10.5
- —intrastate, 10.1; 10.11–.12
- —liberal construction, 10.5
- -oral, 10.11

Chapter 135 provisions, 10.1; 10.10–.12

Dealer's and grantor's interests, 10.3; 10.6 Decree, conclusiveness, 10.8; 10.12

Federal Arbitration Act, 10.4–.9

—oral agreements, 10.11

---preemption, 5.28; 10.2; 10.12

Injunctive relief pending arbitration,

Waiver of right to, 10.9

Assignment

For benefit of creditors, 6.5–.8; 8.5 Of rights, pursuant to sale of assets, 5.35

Attorney Fees

Generally, 13.1–.5
Contingent, 11.12; 13.4
Defective notice of termination, injunction against, 8.28
Measurement of, 13.5
Motor vehicle dealerships, 5.22
Reasonable, 13.5
Settlement offers, rejected, 13.6–.8

Audit

Dealer misconduct, 8.21

В

Bad Faith

Ground for termination, 6.13 Rescission of defective notice of termination, 8.30

Bankruptcy

Bankruptcy Code, effect on grantor's rights, 6.8

Bankruptcy court termination of franchise-related lease agreement, 11.5

Ground for termination, 6.3; 6.5–.8 Notice of termination and cure, 6.7; 8.5–.6

Beer Wholesalers

Compensation of, 5.27 Whether protected under WFDL, 4.34

Bookkeeping

Disputes regarding sums due, 6.11

Burden of Proof

See Presumptions and Burden of Proof

Business Methods, Change of

See Change of Business Methods

 \mathbf{C}

Cancellation of Dealership

See generally Termination of Dealerships Definition, 7.3; 7.4 Inventory repurchase, 9.7

Cause

See Good Cause

Change of Business Methods

Change of competitive circumstances. *See* Competitive Circumstances, Change of Discontinuation of products, 7.8; 7.14 Good-cause requirement, 6.26–.29;

Choice of Forum

See Forum

Choice of Law

Generally, ch. 3; 14.10
Declaratory-judgment actions by grantor, 14.12
Multistate dealerships, ch. 3
—commerce clause, 3.3
Situated-in-this-state test, 3.2

Collateral Setoffs

See Setoffs

Commerce Clause

See Constitution

Commissions

Dealership, definition of, 4.24

Common Law

Common-law defenses, 14.6

Community of Interest

Generally, 4.2–.12
Defined, 1.2; 4.3; 4.22
Destruction, 4.8
Existence of, 4.7
Implied abandonment of dealership, 8.21
Jury instruction, 4.12

Competitive Circumstances, Change of

Generally, 7.9–.15 Insolvency, action prompted by, 8.6 Inventory repurchase, 9.7 Notice. *See* Notice

Conflict of Laws

See Choice of Laws; Forum

Consolidation

Successorship, 5.34

6.36

Constitution

See also Preemption Generally, ch. 2 Commerce clause, 2.6; 6.34 Contract clause, 2.4; 2.10; 5.4; 5.8 Due process, 2.3-.4; 6.34 Equal Protection clause, 2.5 First Amendment, 2.7 Fourteenth Amendment, 6.34 Good-cause definition, vagueness of, 2.12 Irreparable injury, presumption of, 2.13; 6.32; 11.18-.21 Retroactivity of Wis. Stat. ch. 135, 2.10; 5.4; 5.6; 5.8; 5.11 Separation of powers, 11.20 Substantive due process, 6.34 Supremacy clause, 2.3; 2.11; 5.26; 5.28 Trademark law, 2.3; 2.11; 5.30 Withdrawal from market, 2.6; 6.34

Construction, Statutory

See Statutory Construction

Continuing Financial Interest

Definition of dealership, 4.3–.7

Contracts

See also Dealerships

Agreements distinguished, 4.15
Amendment, unwritten, 5.8
Conduct inconsistent with,
determination of dealership, 4.6;
4.26
Constitution, 2.4; 2.10; 5.4; 5.8
Course of dealing, 4.16
Dealerships as contracts, 4.15
Declaring void, 7.3
Defined, 4.15
Implied, 4.19; 5.14–.16
Split dealerships, 5.19

Costs and Expenses

Generally, ch. 13 Computer-aided research, 13.4 Dealers unable to afford, 11.12 Expert witnesses, 11.12; 13.4 Motor vehicle dealerships, 5.22 Recoverable items, 13.4 Settlement offers, rejected, 13.6–.8

Courts

See also Forum

Determination of dealership as
question of law, 4.11–.12

Determination of scope of statute,
1.9. See also Statutory
Construction

Cure

Generally, 8.14-.24 Bankruptcy, insolvency, or assignment for benefit of creditors, 8.5-.6 Dealer's strategy, 8.19 Exceptions to right to cure, 8.20-.24 Grantor's opportunities to cure defective notice, 8.27-.29 Grantor's strategy, 8.18; 8.21 Nonpayment of sums due -cure of, 8.5; 8.7; 8.10; 8.12 —vitiating cure, 6.11 Other deficiencies, 8.5; 8.8; 8.11-.12 "Reasonableness" of cure requirements, 8.17 Time, 8.4-.11; 8.17

D

Damages

Generally, ch. 12
Defective notice of termination, 8.25–30
Election of remedies, 12.2
Future damages, problems in measuring, 12.5–.8
Injunction wrongfully issued, 11.22
Irreparable injury, relationship to, 6.32; 11.12; 11.21
Measurement, 12.4–.8

Mitigate, duty to, 8.30; 11.22; 12.9 Punitive, 12.10 Sales lost outside Wisconsin, 2.6, 3.3, 12.3 Settlement offers and awards of costs, 13.6 - .8

Withdrawal from market, 6.30-.35

Dealers

See also Dealerships; Manufacturer's Representative Change of management, ground for termination, 5.34 Definitions, 1.2; 1.6; 4.13 Differential treatment, 6.43-.45 Financially unable to pursue litigation, 11.12; 11.17 Misconduct, 6.13; 8.21 Model dealer, 4.32 Multiline sellers, 4.37 Multistate, 5.19 New appointments in existing territories, 7.12; 7.14; 12.8 Nonprofits, 4.38 Out of state, 1.10; 5.17-.19 Principal as party plaintiff, 12.6 Replacement dealers, parties to action, 14.16 Requirements imposed upon by grantor. See Good Cause-

Dealership Agreements

See Dealerships

Dealerships

See also Dealers Generally, ch. 4 Abandonment, 8.21; 9.7 Amendment. See Amendment of Dealerships Changes -competitive circumstances, 7.9-.12: 8.6: 9.7 Contracts, as, 4.15

Requirements imposed by grantor

Definition, 1.2; ch. 4

—statutory construction, 4.13

Determination of, as question of law, 4.11; 4.12

Distributorships

—assignability, 5.35

—implied exclusive, 4.19

Door-to-door sales, 5.24

Duration, projected future, 12.7

Forced sale, de facto, 12.4

Insurance business, 5.23

Limited term, 7.8

Motor vehicle, 5.22

Multiple, between two parties, 4.18; 9.5

Multistate, 5.19

New agreements

-effected by amendment or renewal, 5.8; 5.11

—implied, 5.14—.16

—written, 5.13

Out of state, 1.10; 5.17-.19

Reinstatement. See Reinstatement of **Dealerships**

Relationships, as, 4.15

Renewal. See Renewal of Dealerships

Termination. See Termination of

Dealerships

Written, incorporating oral agreement, 5.9; 5.15

Declaratory Judgment

Defensive action, 14.12

Defenses

Generally, ch. 14. See also individual defenses

Definitions

See Words and Phrases

Discrimination

In-state and out-of-state dealers, 6.45 Similarly situated qualification, 6.3; 6.43 - .45

Specification of reasons for action, relationship to, 8.13

Dishonesty

Ground for termination, 6.13

Distribution

Distributorships
—assignability, 5.35
—implied exclusive, 4.19
Integration of distribution system, 6.36
Right to distribute goods, 4.30
Right to distribute services, 4.31

Door-to-Door Sales

Statutory exclusion, 5.24

Due Process

See Constitution

E

Economic Impact

Dealership, determination of, 4.4; 4.37

Effective-Date Limitation

See Retroactivity of Wis. Stat. Ch. 135

Employees

Wis. Stat. ch. 135 inapplicability, 4.25; 4.28; 4.36

Equity

Equitable defenses, 14.6

Estoppel

Against dealer, 14.6 Against grantor, 14.5

Evidence

Dealership, existence of, 4.17; 4.19 Expert testimony, 11.12; 12.6; 13.4 Extrinsic, 4.17 Implied exclusive distributorship, 4.19 Parol evidence rule, 4.17; 4.19 Profits, lost, 12.8

Exclusivity

Generally, 4.19 Exclusive territory, 4.19

Expansion Targets

Failure to meet as grounds for termination, 6.22

Expenses

See Costs and Expenses

F

Federal Arbitration Act

See Arbitration

Financial Interest, Continuing

Definition of dealership, 4.3

Forum

See also Choice of Law
Generally, 14.7–.12
Certification of state-law question,
6.35
Choice of forum, 14.11
Choice of law, ch. 3; 14.10
Concurrent jurisdiction, 14.14
Dealership agreement provisions
regarding, 14.9
Declaratory judgment actions by
grantor, 14.12
Injunctions, generally, 11.3
Market withdrawal exception to
good-cause requirement, 6.35
Orders compelling arbitration, 10.6

Removal to federal court, ex parte motion for injunctive relief, 14.16 Shopping, 14.13–.17 Strategies, 14.16 Summary judgment, 14.15 Temporary restraining orders, 11.4

Franchises

See Dealerships

Fraud

Arbitration clauses, 10.5 Statute of frauds, and unwritten agreements, 4.19

GH

Good Cause

Generally, ch. 6 As jury issue, 6.15 Change of business methods, 6.40 Change of management, 5.33 Definition, 1.2; 6.14-.24 —vagueness, unconstitutional, 2.12 Discrimination, 6.43–.45 Exceptions -market withdrawal, 6.30-.35 —systemic change, 6.26–.29; 6.36 Failure to meet expansion targets, 6.22 Incompetence, deficiencies arising from, 6.13 Insubordination, 6.13 Markup requirement, failure to comply with, 8.24 Misconduct, 6.13; 8.21 Negligence, deficiencies arising from, 6.13 Nonmarketing deficiencies, 6.16–.23

Orders, failure to place, 8.29

-bankruptcy, insolvency, or

creditors, 6.3; 6.5-.8

assignment for benefit of

Per se, 6.4–.12 —bad faith, 6.3; 6.13 —nonpayment of sums due, 6.3; 6.9—.12

Requirements imposed by grantor

- —discriminatory, 6.43–.45
- —essentiality, 6.3; 6.23–.24; 6.28–.29
- -imposition, 6.26-.29
- —nonmarketing requirements, 6.16–.23

Goods

Right to distribute, 4.30 Right to sell

- —generally, 4.22
- -employees, 4.25
- —inconsistency between conduct and contract, 4.26
- —manufacturers' representatives, 4.24

Goodwill

Irreparable injury, 11.12 Lost business value, 12.4

Grantors

Defined, 1.2, 1.7
Foreign, 10.1; 10.3
Municipality as, 1.7, 4.3, 4.20, 4.27
Requirements imposed by. *See* Good
Cause—Requirements imposed by
grantor

I

Income

Percentage from grantor's products, 4.4; 4.6; 4.11; 4.37–.38

Incompetence

Deficiencies arising from, 6.13

Injunctive Relief

Generally, ch. 11 Balance of harms, 11.14 Bond requirements, 11.4; 11.22

Index-6

Defective notice of termination, 8.28; 8.30 Irreparable injury —generally, 11.12 —application of test, 11.17 ---presumption, 2.13; 6.32; 11.18-.21 Legislative intent, 8.29; 8.30 Pending arbitration, 10.7 Permanent injunctions, 8.30; 11.3; 11.6; 11.12; 12.9 Preliminary injunctions, 11.3; 11.5; 11.7-.22 —criteria and application, 11.5; 11.10-.17 Public interest, 11.14 Success, probability of, 11.13; 11.17 Temporary restraining orders, 11.3-.4 Waiver or failure to seek, 8.30; 12.8 Withdrawal from market, 2.6; 6.30-.35

Injury, Irreparable

See Injunctive Relief

Insolvency

Ground for termination, 6.3; 6.5–.8 Notice of termination and cure, 6.7; 8.5–.6

In-State Limitation

Generally, 1.10; 5.17-.19

Insubordination

Ground for termination, 6.13

Insurance

Statutory exclusion, 5.23

Integration Clause

Defined, 4.17

Interdependence

Dealership, definition of, 4.16

Interest, Community of

See Community of Interest

Intoxicating Liquor Dealerships

Generally, 4.34 Legislative history, 1.8 Wis. Stat. ch. 135 provision, 1.2

Inventory, Repurchase of

See Repurchase of Inventory

Investment

Dealership, definition of, 4.15; 4.37 Financial, 4.15

JΚ

Jurisdiction

See also Forum Consent to, in dealership agreement, 10.6

Jury

Arbitrators contrasted, 10.3 Instructions, 4.12 Right to trial by, 4.12

L

Laches

Defense, 14.6

Lanham Act

Preemption, 2.11; 5.30

Legislative History

Market withdrawal, 6.33 Wis. Stat. ch. 135, generally, 1.4–1.11

Limitation, Statute of

See Statute of Limitation

M

Manufacturer's Representative

Generally, under Wis. Stat. ch. 135, 4.24; 4.35 Continuing financial interest, 4.24 Defined, 4.24; 4.35 Right to distribute, 4.30 Right to sell, 4.24 Right to use trade name, etc., 4.32

Marketing

See Sales

Market Withdrawal

Generally, as exception to good-cause requirement, 6.25–.36 Constitutional issues, 2.6; 6.34

Markup Requirement

See Price Restraints

Merger

Successorship, 5.32-.35

Misconduct

Good-cause requirement, 6.5 Right to cure, 8.21

Motor Carriers, 5.31

Motor Vehicle Dealerships

Statutory exclusion, 5.22

Multiline Sellers

Generally, 4.18; 4.37

Municipality

As grantor, 1.7, 4.3, 4.20, 4.27 Class of dealers, 4.39 Whether "person" under WFDL, 4.3, 4.20 N

Negligence

Deficiencies arising from, 6.13

Nonpayment of Sums Due

Collateral transactions, 8.7 Continued sales on credit to dealer, 8.7 Ground for termination, 6.3; 6.9–.12 Notice and cure, 6.11; 8.5; 8.7; 8.10; 8.12

Nonprofit Organizations

Generally, 4.38

Nonrenewal of Dealership

See Renewal of Dealerships

Nonretroactivity

See Retroactivity of Wis. Stat. Ch. 135

Notice of Termination,

Cancellation, Nonrenewal, or Substantial Change in Competitive Circumstances

Generally, 8.2-.13

Bankruptcy, insolvency, or assignment for benefit of creditors, 6.7; 8.5–.6

Combination notices, 8.12

Defective, 8.3; 8.25-.30

Imposition of requirement by grantor, simultaneous, 6.41

Nonpayment of sums due, 6.11; 8.5; 8.7; 8.10; 8.12

Relationships not subject to Wis. Stat. ch. 135, 8.26

Rescission and second notice, 8.29–30

Samples, app. C

Specification of reasons for action, 8.13

Time, 8.4-.11; 14.4

Withdrawal from market, 6.32

Index-8

© April 2022, State Bar of Wisconsin

 \mathbf{o}

Offsets

See Setoffs

Oil

See Petroleum

Order of Proof

Sample, app. C

Orders

See also Injunctive Relief Compelling arbitration, 10.6

P

Parties

Dealership contract or agreement, 4.20 Dealer's principal as party plaintiff, 12.6 Forum shopping, 14.16

Payment Defaults

See Nonpayment of Sums Due

Person

Defined, 1.7, 4.18; 4.20; 4.37 Municipality as, 4.3, 4.20

Petroleum

Distribution networks, history of, 1.3 Petroleum Marketing Practices Act preemption, 5.29

Pleadings

Samples, app. B

Preemption

Generally, 5.25–.31 Bankruptcy Code, 6.8 Beer Brand Compensation Act, 5.27 Federal Arbitration Act, 5.28; 10.1; 10.12

Federal Rules of Civil Procedure, 11.20–.21

Lanham Act (trademarks), 2.3; 2.11; 5.30

Of WFDL by 49 U.S.C. § 14501,

Sherman Antitrust Act, 8.22-.24

Preliminary Injunctions

Four-factor test, 11.5; 11.11; 11.16

Presumptions and Burden of Proof

Good cause, 6.3 Irreparable injury, 2.13; 6.40; 11.18–21 Profits, lost, 12.8

Price Restraints

Cure requirement and preemption, 8.22–.24

Products

Discontinuation of, 7.8; 7.14 Replacement of line, mitigating damages, 12.9

Profits, Loss of

Damages, 8.30; 12.4–.8 Duty to mitigate, 12.9 Irreparable injury and lack of legal remedy, 11.12

Proof Burden

See Presumptions and Burden of Proof

Q

Questions of Fact

Certification to Wisconsin Supreme Court by Seventh Circuit, 6.35 Determination of dealership, 4.11 Jury trial, 4.10–.12

© April 2022, State Bar of Wisconsin

Index-9

R

Reinstatement of Dealerships

Defective notice of termination rescinded, 8.29–.30 Refusal of, by dealer, 8.29–.30; 12.9

Remedies

Generally, chs. 10–14. See also individual remedies

Arbitration agreements, enforcement of, 10.6; 10.11

Collateral transactions, 6.13

Defective notice of termination, 8.25–30

Election of, 12.2

Inadequate legal remedy, 11.12

Withdrawal from market, 6.33

Removal to Federal Court

See Forum

Renewal of Dealerships

Automatic, 5.12
Defined, 5.6
New agreement effected by, 5.11
Nonrenewal, 7.6–.8
—defined, 7.3; 7.7
—inventory repurchase, 9.7
—notice. See as separate heading

Repurchase of Inventory

Generally, ch. 9 As dealer's option, 9.11 Damages for failure to repurchase, 9.12 Qualifying inventory, 9.2–.6 Repurchase price, 9.8–.10 Termination as precondition, 9.7

Retroactivity of Wis. Stat. Ch. 135

Generally, 5.2–.16 Constitutionality, 2.10; 5.4; 5.6; 5.8; 5.11 Legislative history, 1.9; 5.3

Rights

Assignment of, pursuant to sale of assets, 5.35
Right to cure, 8.14–.24
Right to distribute goods, 4.30
Right to distribute services, 4.31
Right to sell goods, 4.21–.26
Right to sell services, 4.27
Right to use trade name, trademark, etc., 4.32
Waiver. See as separate heading

Rules of Decision Act

Presumption of irreparable injury, application to, 11.20

\mathbf{S}

Sales

Grantor's requirements, 6.15; 6.42 Refusal to fill orders, 7.3; 7.5 Right to sell, 4.21–.28

Services

Dealerships involving, 4.31 Right to distribute, 4.31 Right to sell, 4.27

Setoffs

Disputes regarding, 6.12 Restocking charges, 9.10

Settlement

Generally, ch. 15
Awards of costs, and rejected offers, 13.6–.8
Estoppel by promise of, 14.5
Interest recovery, 13.8
Offers under Wis. Stat. § 807.01, 13.6–.8
Preliminary injunction leading to, 11.5; 11.8
Voidability, 15.2–.4

Sherman Antitrust Act

Cure requirement and vertical restraints, 8.22–.24

Situated-in-State Limitation

Generally, 1.10; 3.2; 5.17–.19

Statute of Frauds

Unwritten agreements, 4.19

Statute of Limitation

Generally, 14.2–.5 Defenses to, 14.6 Estoppel, 14.5

Statutory Construction

"Dealership," 4.13
Gross misconduct and right to cure,
8.21
Irreparable injury, presumption of,
11.21
Nonpayment of sums due, notice
requirement, 8.7
Settlement and offers and costs, 13.8
Wis. Stat. ch. 135, generally, 1.11;
7.14
Withdrawal from market, 6.33

Stay of Proceedings

Pending arbitration, 10.6–.7

Successorship

Generally, 5.32-.35

Summary Judgment

Community of interest, 4.7 Forum, effect of, 14.15 Preliminary injunction and likelihood of, 11.13; 11.17 Withdrawal from market, 6.32

Sums Due

See Nonpayment of Sums Due

Supremacy Clause

See Constitution

Systemic Change

Exception to good-cause requirement, 6.26–.29, 6.36

T

Termination of Dealerships

See also Cause; Notice of Termination Bankruptcy, insolvency, or assignment for benefit of creditors, 6.3; 6.5-.8; 8.5-.6 De facto, 7.3; 7.5; 7.12; 7.14; 9.7 Definition, 7.3; 7.4; 7.7 Grounds for. See Good Cause Imposition of requirements, timing of, 6.41 Inventory repurchase conditioned upon, 9.7 Mutually agreed to, 9.7 Nonpayment of sums due, 6.3; 6.9-.12; 8.5; 8.7; 8.10; 8.12 Nonrenewal distinguished, 7.7 Notice. See as separate heading Second attempt at, 8.27-.30

Third-Party Beneficiary

Generally, 4.20

Time

Accrual of cause of action, 14.4 Computation, 8.9–.11 Cure, 8.4–.11; 8.17 Imposition of requirements by grantor, 6.41 Laches defense, 14.6 Notice of termination, 8.4–.11; 14.4 Removal to federal court, 14.16 Statute of limitation, 14.2–.5 Temporary restraining orders, 11.4

Trademarks, Trade Names, Etc.

Preemption, 2.3; 2.11; 5.30 Repurchase of inventory bearing, 9.6 Right to use, 4.32

U

Uniform Commercial Code

Cancellation and termination under, 7.4 Unwritten agreements, 4.19 Unwritten modification of agreements, 5.8

V

Vendor-Vendee Relationship

Community of interest, 4.3

Venue

See Forum

WXYZ

Waiver

Arbitration, right to, 10.9 Contract modification, unwritten, 5.8 Injunctive relief, 8.30; 12.9 Rights under Wis. Stat. ch. 135, generally, 4.15; 14.16; 15.2-.4

Warranty

Setoffs, 6.12

Wine Wholesalers

Whether protected under WFDL, 4.34

Wis. Stat. Ch. 135 (Wisconsin Fair Dealership Law)

Generally, ch. 1 Limitations on application, ch. 5 Statement of purpose, 1.2; 4.3 Text, 1.2; app. A

Wisconsin Fair Dealership Law

See Wis. Stat. Ch. 135 (Wisconsin Fair Dealership Law)

Witnesses

Expenses for expert testimony, 11.12; 13.4 Profits, lost, 12.6

Words and Phrases Actual costs of the action, 13.4 Agreement, 4.15 Amendments, 5.6; 5.8 Assignment for benefit of creditors, 6.6 Bankrupt, 6.6 Cancellation, 7.3–.4 Community of interest, 1.2; 4.3 Competitive circumstances, 7.11–.12 Contract, 4.15 Cure, 8.16 Dealer, 1.2; 1.6; 4.3 Dealership, 1.2; ch. 4 Dealership agreement, 7.10 Delivery, 8.11 Discrimination, 6.3; 6.43-.45 Distribute, 4.30 Door-to-door, 5.24 Entity, 4.18 Exclusive territory, 4.19 Ex parte restraining order, 11.3 Fair wholesale market value, 9.9 Good cause, 1.2; 6.2-.32 Grantor, 1.2; 1.7 Insolvent, 6.6 Integration clause, 4.17 Intoxicating liquor, 1.2 Inventory, 9.4 Irreparable injury, 11.12 Lost business value, 12.4 Lost profits, 12.4 Manufacturer's representative, 4.24; 4.35 Motor vehicle, 5.22 Multiline seller, 4.37

Nonrenewal, 7.3; 7.7

Permanent injunction, 11.3
Person, 1.2; 4.18; 4.20
Posting, 8.10
Preliminary injunction, 11.3
Probability of success, 11.13
Reasonable, 13.5
Renewals, 5.6
Right to sell, 4.24
Rigorous enforcement of terms, 8.7
Sales out of trust, 6.13
Sell, 4.24
Situated, 1.10; 5.19
Substantial change, 7.11

Substantive due process, 6.34

Sums due, 6.12 Temporary injunction, 11.3 Temporary restraining order, 11.3 Termination, 7.3–.4; 7.7 Vertical price fixing, 8.23

Ziegler Guideposts

Generally, 4.4–.9
Broader application, 4.6
Community of interest, 4.8; 4.10–.12
—judge or jury, 4.12
—question of law or fact, 4.11
Narrow application, 4.5; 4.7