Index

References are to sections, not pages.

A

Abatement of Actions See Death of Party; Substitution of Parties

Administrative Proceedings

Condemnation proceedings, 6.56 Licensing proceedings, 6.55 Service of process, 6.48–.53 Subject-matter jurisdiction, 3.19 Worker's compensation, 6.54

Admissibility

See Evidence

Admissions

See also Answer Requests for, 10.27

Affidavits

Default judgment —affidavits in opposition to, 9.45 —affidavits in support of, 9.36 Summary judgment —affidavits in opposition to, 9.77– .79 —affidavits in support of, 9.63, 9.66–.75

Affirmative Defenses, 5.97

See also Defenses

Aliens

Country at war, effect on statutes of limitation, 2.86, 2.93

© May 2021, State Bar of Wisconsin

Alternative Dispute Resolution

(ADR), ch. 11 See also Settlement Actions affecting the family, 11.35-.38 Admissibility of ADR communications, 11.41-.43 Before filing complaint, 5.32 Discovery, 11.34 Effect on pending litigation, 11.40 Medical mediation, 11.45-.64. See also Medical Malpractice Claims Neutral third person (facilitator), 11.28-.33 Settlement alternatives, 11.4-.27 —binding arbitration, 11.7–.12, 11.37 -direct negotiation, 11.13 -early neutral evaluation, 11.14 -focus group, 11.15 -mediation, 11.16-.18 -mini-trial, 11.19 -moderated settlement conference, 11.20 -nonbinding arbitration, 11.21 -summary jury trial, 11.22–.24 ____ Settlement offers, 11.66–.100. See also Settlement Offers Statutory ADR (Wis. Stat. § 802.12), 11.2-.44

Amended Pleadings

Service of, 5.122

Amendment of Pleadings, 5.11, 5.112-.123 See also Pleadings Amendment as matter of course, 5.113, 8.47 Amendment by leave of court, 5.114-.117, 8.51 -procedure for seeking, 5.115 -standard for, 5.117 —when allowed, 5.116 Amendment by written consent, 8.50 Amendment to conform to evidence, 5.118 Motion to amend pleadings, 8.45-.51 Relation back of amendments, 2.79, 5.119-.121 Response to amendments, 5.123 Service of amended pleadings, 5.122

Amount in Controversy, 3.45 *See also* Diversity Jurisdiction

Answer, 5.5, 5.65–.97 See also Pleadings Admissions, 5.91 Affirmative defenses. See Defenses, infra Appearance, 5.68 Contents, 5.87-.97 Counterclaim, answer to, 5.7, 5.102 Cross-claim, answer to, 5.7, 5.105 Default, 5.86, 9.27-.29. See also Default and Default Judgments Defenses, 5.78-.80, 5.94-.97. See also Defenses Denials, 5.92, 5.93 Drafting, 5.66-.80 -checklist, 5.67 Failure to answer, 5.86, 9.27-.29 Forum and venue, challenge to, 5.69-.73 Insufficient defense as ground for motion to strike, 8.112

Index-2

Interpleader, answer to complaint, 4.53 Motions, response to, 8.27–.31 Third-party complaint, answer to, 5.8 Time for filing, 5.81–.86 —extensions, 5.83–.85 Venue, challenge to. *See* Forum and venue, *supra*

Appeal

Declaratory relief, 7.92–.96 Discovery orders, 10.70 Nonfinal orders, 7.28, 10.70 Preservation of issues for, 8.121 Substitution of judge on remand, 8.71, 8.80 Summary judgment, 9.84 Temporary injunction, 7.28

Appearance

Answer, 5.68 Motion hearings, 8.33 Special appearance abolished, 5.68

Arbitration, 11.7–.12, 11.21, 11.37 See also Alternative Dispute Resolution

Arbitration Guidelines, app. 11A

Armed Forces

See Military Service

Assignment

Claims arising by —joinder of parties, 4.15–.18

Attachment, 3.129

Attorney, Substitution of *See* Substitution of Counsel

Attorney Fees, 1.35-.66 Advances on costs and expenses, 1.52 Advances on fees, 1.67 Allocation of attorney fee awards, 1.49 Class actions, 4.115 Contingent, 1.44-.47 Delinquency charges, 1.51 Fixed, 1.42 Fee agreements, 1.35-.53 Fee-splitting and referral fees, 1.60-.66 Hourly, 1.44 Interest on, 1.51 Medical malpractice claims, 2.46 Reasonableness, 1.40, 1.66 Recovery opportunities, 1.54-.59 Reimbursement for advance disbursements, 1.53 Retainers, 1.43 Security for, 1.50 Voluntary dismissal of action, 9.8

Attorney–Client Privilege, 10.45– .47, 10.61 Initial client conference, 1.25 Waiver, 10.61 Work-product protection, 10.48

Attorney–Client Relationship, ch. 1 See also Client Conference

Authentication Summons and complaint, 6.9

B

Bifurcation, 12.82

Bonds Receiverships, 7.31 Temporary injunctions, 7.26

© May 2021, State Bar of Wisconsin

Borrowing Statute, 2.66, 2.75, 5.38 See also Statutes of Limitation

Breach of Contract Accrual of cause of action, 2.73

С

Capacity to Sue and Be Sued Ground for motion to dismiss, 9.15 Parties -corporations, 2.14 -governmental units and officials, 2.18-.41 -limited liability companies, 2.17 -limited liability partnerships, 2.17 -minors and mentally incompetent persons, 2.7-.9 -municipalities, 2.33-.41 -partnerships, 2.15 -state officers or employees, 2.24-.32 -unincorporated associations, 2.16 Pleading, 5.52

Caption, 5.17–.22 *See also* Pleadings

Case Classification and Code Numbers, 5.19

Case Management, ch. 12

Change of Venue See Venue

Citizenship Diversity. See Diversity Jurisdiction

Claim Joinder See Joinder of Claims

Claim Preclusion (Res Judicata)

Compulsory counterclaim rule, 4.5, 5.101 Declaratory relief, 7.89 Ground for motion to dismiss, 9.21

Class Actions, 4.80-.116

Attorney fees, 4.115 Class certification, 4.107–.112 Consumer rights violations, 4.116 Discovery, 4.106 Joinder and, 4.24, 4.88 Judgment, 4.114 Prerequisites: --Old Wis. Stat. § 803.08, 4.82– .88 --New Wis. Stat. § 803.08, 4.89– .103 Procedures, 4.104–.106 Settlement or compromise, 4.113

Client Conference, 1.14–.31

Checklist for, 1.15 Confidentiality, 1.25 Fee agreement, 1.28 Identification of client, 1.17 Notice to client not accepted, 1.32– .34

Client Trust Accounts, 1.67

Collateral Estoppel

See Issue Preclusion

Commencement of Actions

Service of process, 6.3 Standing to sue, 2.101 Tolling of statutes of limitation, 2.76–.80

Compensation

See Attorney Fees

Index-4

Complaint, 5.4, 5.30-.64 See also Pleadings Contents, 5.40-.49 Defects -failure to state claim, 9.19 -insufficient cause of action, 9.51 Demand for judgment, 5.44-.48 Drafting, 5.31-.39 Filing, 5.63 Forum, 5.33 Interpleader, 4.53 Judge, assignment and substitution, 5.64 Jury demand, 5.49 Pleading special matters (e.g., capacity; fraud), 5.50-.61 Service, 5.62, ch. 6 Statutes of limitation, 5.35–.38 Third-party complaint, 4.43, 5.6 Venue, 5.34

Compromise

See also Settlement Class actions, 4.113

Concurrent Jurisdiction

See also Jurisdiction Generally, 3.51–.54 Personal, 3.119 Types of cases, 3.53

Condemnation

See Eminent Domain Actions

Confidentiality

See Attorney-Client Privilege

Conflicts of Interest, 1.2–.13

Attorneys in firm as witnesses, 1.13 Avoiding (checklist), 1.10 Checking for, 1.10 Current and former clients, 1.7, 1.12 Ethical rules, 1.4–.9 Imputed disqualification, 1.9

Prohibited transactions, 1.6 Prospective clients, 1.5

Consent

Amendment of pleadings, 8.50 Arbitration, 11.8 Fee-splitting, 1.60–.61 Personal jurisdiction, 3.114–.117 Substitution of counsel, 1.72–.73

Consolidation of Actions, 12.60–

.79 Actions pending in different courts, 12.67, 12.73 Actions pending in same court, 12.66, 12.72 Checklist, 12.79 Discretionary consolidation, arguments for (checklist), 12.65 Effect of, 12.74-.78 Power to consolidate, 12.63-.68 -court's discretion, 12.65 -courts of equity, 12.68 Procedure, 12.71-.73 True consolidation distinguished from consolidation for trial, 12.62 When proper and improper (checklists), 12.69-.70

Constitutional Law

Basis of subject-matter jurisdiction, 3.13, 3.32
Due process
—grounds for disqualification of judge, 8.93
—personal jurisdiction, 3.62
—service of process, 6.4

Construction Lien Actions

Lis pendens, 2.115

Contingent Fees, 1.45–.47 *See also* Attorney Fees **Contract Actions** Accrual of cause of action, 2.73

Corporations

As parties, 2.14 Citizenship and diversity jurisdiction, 3.43 Personal jurisdiction over, 3.66, 3.86–.88, 3.109–.113 —consent to, 3.115, 3.116 Service on, 6.16

Costs and Expenses

Advances by attorney, 1.52–.53 Consolidation of actions, 12.78 Declaratory relief, 7.90 Reimbursement, 1.53 Voluntary dismissal of action, 9.8

Counterclaim, 5.6, 5.98–.102

See also Pleadings Compulsory counterclaim rule, 4.5, 5.101 Content, 5.100 Impleader, 4.40 Interpleader, 4.54 Joinder of claims, 4.5 Joinder of parties, 4.29 Relation back to original pleading, 2.79 Reply to, 5.7, 5.102 Right to jury trial, 5.108

Credit and Creditors

Marital property considerations, 2.6 Receiverships, 7.30–.69

Cross-Claim, 5.6, 5.103–.105 See also Pleadings Answer to, 5.7, 5.105 Interpleader, 4.54 Joinder of claims, 4.6 Joinder of parties, 4.29

© May 2021, State Bar of Wisconsin

D

Damages

Advance payment to plaintiff and statute of limitation, 2.82 Demand for judgment, 5.44–.48 Limitation —suits against health-care providers, 2.45 —suits against municipalities, 2.41 Offer of, 11.80–.84 Punitive damages, 2.122, 5.48 Slander of title, 2.122 Tort actions, 5.47 Wrongful injunction, 7.27

Death of Party

See also Substitution of Parties Effect on statute of limitation, 2.84, 2.92 Personal jurisdiction over personal representative, 3.97–.99 Public officials, 2.11, 4.78 Substitution of party, 2.12, 4.71– .76, 8.97 Suggestion of death on record, 2.12, 4.75 Survival of cause of action, 2.10– .12

Declaratory Relief, 7.70–.96 Appeal, 7.92–.96 Burden of proof, 7.86 Claim preclusion, 7.89 Jury trial, 7.85 Parties, 7.83 Right to, 7.76 —limitations, 7.77–.82 Scope of relief, 7.87–.89 —costs, 7.90 —supplemental relief, 7.91 Statutory authority, 7.72–.73 —checklist, 7.73

Index-6

Default and Default Judgments,

9.24-.47 Affidavit of default, 9.36 Entry of judgment, 9.38-.41 -action on contract for liquidated amount, 9.41 —time for, 9.40 Grounds for -failure to answer, 5.86, 9.27-.29 -failure to obey court order, 9.30 Relief from, 9.42-.47 -mistake or excusable neglect, 9.46 -motion for, 9.44 -opening of judgment, 9.47 Requirements, 9.31-.37 -supporting documents, 9.33-.37 Vacating, 9.42-.46

Defenses

See also Answer Affirmative defenses (checklist), 5.97 Defenses in specific pleadings -answer to complaint in interpleader, 4.53 -answer to third-party complaint, 4.43-.45 Insufficient defense -ground for judgment on pleadings, 9.51 -ground for motion to strike, 8.111 Relation back to original pleading, 2.79Specific defenses See also Motion to Dismissgrounds for -defective service of process, 6.39-.46, 9.18 -failure to join party, 4.14, 9.20 -lack of personal jurisdiction, 3.118-.123, 9.17

—lack of subject-matter jurisdiction, 3.21–.28, 9.16Waiver, 5.79–.80

Denials

See Answer

Deposit in Court

See Interpleader

Depositions, 10.24–.25 See also Discovery Motion for summary judgment, 9.65 Oral, 10.24 Rulings on objections, 12.56 Written, 10.25

Derivative Claims

Joinder of parties, 4.15–.18

Disclosure

See Discovery

Discovery, ch. 10 Appellate review, 10.70 Compelling, 10.68 Depositions, 10.24-.25 -oral, 10.24 -written, 10.25 Enforcement, 10.63-.70 Formal, 10.12-.36 Informal, 10.37-.41 Interrogatories, 10.22 Methods, 10.21-.27 Motions, 8.124 Municipal court, 10.15 Objectives, 10.2-.11 Order to compel, 10.68 -sanctions for failure to obey, 10.69 Physical, mental, and vocational examinations, 10.26 Privileges, 10.44-.47 -list of, app. 10A -waiver of, 10.50-.62

© May 2021, State Bar of Wisconsin

-waiver or forfeiture of, 10.50-.62 Proportionality, 10.31 Protective orders, 10.67 Relevance, 10.29-.31 Requests for admission, 10.27 Requests for inspection, 10.23 Right to access, 10.20 Sanctions for failure to provide, 10.69 Specific proceedings -alternative dispute resolution, 11.34 -class action, 4.106 -medical mediation, 11.61 -summary judgment, 9.65 -temporary restraining order, 7.11 Specific types of information -communication with employees, 10.41 -expert opinions, 10.35 -insurance information, 10.33 -privileged information, 10.34 Statements, 10.39 Stipulations, 10.28, 10.62 Supplementation of responses, 10.36 Timing, 10.65, 12.31 Uses, 10.2-.11 Work-product protection, 10.48

Dismissal of Actions, 9.2–.23

Failure to prosecute, 9.48
Involuntary, 9.10
Motion to dismiss, 9.11–.23. See also Motion to Dismiss
—treatment as motion for summary judgment, 9.19, 9.21, 9.22
Voluntary, 9.2–.9
—attorney fees and costs
—conditions, 9.9
—court order, 9.6–.9
—motion for, 9.7
—stipulation, 9.5
—unilateral, 9.4

Dispute Resolution, ch. 11 See also Alternative Dispute Resolution; Medical Malpractice Claims; Settlement

Disqualification of Judge, 8.88–

.94 Answer, 5.76 Change of venue, 8.57 Due process grounds, 8.93 Motion for, 8.94 Statutory grounds, 8.91–.92

Diversity Jurisdiction, 3.38–.45

Amount in controversy —jurisdictional requirement, 3.45 —rules for calculating (checklist), 3.45 Complete diversity requirement, 3.40 Determination of citizenship, 3.41– .44 —corporations, 3.43 —individuals, 3.42 Jurisdictional amount requirement, 3.45

Divorce Actions See Family Law Actions

Doctors See Health-Care Providers

Domicile See Residence and Domicile

Due Process See Constitutional Law

Е

Electronic Filing, 5.29, 8.23 Summons, 6.10

Index-8

Electronic Mail Service by, 6.19, 8.14–.20

Eminent Domain Actions

In rem jurisdiction, 3.126 Lis pendens, 2.114

Employers and Employees

Discovery of communications, 10.41

Estoppel

See Issue Preclusion

Ethics

Attorney conflicts of interest, 1.4-.9 Attorney fees, 1.35-.53 --contingent fees, 1.45-.47 --fee agreements, 1.35-.40 --fee-splitting and referral fees, 1.60-.66 --reasonableness of fees, 1.40, 1.66 Declining representation, 1.32-.34 Ex parte proceedings --temporary restraining orders, 7.8 Frivolous claims, 1.75, 5.27 Identification of client, 1.17 Withdrawal by attorney, 1.69

Evidence

See also Discovery
Admissibility
—communications in alternative dispute resolution, 11.41–.43
—discovery, 10.31
—objections to (motion for summary judgment), 9.76
—pretrial conferences, 12.32, 12.42
—ruling on (motion in limine), 8.116–.121
Amendment of pleadings to conform to, 5.118

Motion for summary judgment, 9.64, 9.71–.74 Preservation of, 1.26, 10.6

Ex Parte Proceedings Motions, 8.26 Temporary restraining orders, 7.8

Exclusive Federal Jurisdiction, 3.49

Excusable Neglect See Mistake, Inadvertence, Surprise, or Excusable Neglect

Expenses See Costs and Expenses; Fees

Experts, 10.16, 10.35 *See also* Discovery

Extraordinary Writs See Writs

F

Fax Filing motions, 8.24 Service of pleadings and other papers, 6.30

Failure to Prosecute, 9.48

Family Law Actions

See also Marital Property Alternative dispute resolution, 11.35–.38 Joinder of parties, 4.31–.33 Lis pendens, 2.116 Personal jurisdiction, 3.91–.93 Substitution of judge, 8.67 Federal-Question Jurisdiction, 3.34–.37 See also Subject-Matter Jurisdiction Pleading requirements, 5.61 Types of cases, 3.37

Fee Agreements, 1.35–.53 *See also* Attorney Fees Allocation of fee awards, 1.49

Fee Recovery, 1.54–.59 See also Attorney Fees Amount of award, 1.57 Under statute or contract, 1.56

Fee-Splitting and Referral Fees, 1.60–.66

See also Attorney Fees Ethical rules, 1.62 Reasonableness of fees, 1.66

Fees

See also Attorney Fees Circuit court fee summary, 5.63, 5.110 Jury fee, 5.110 Neutral third person (alternative dispute resolution), 11.33 Venue, change of, 8.59–.60

Fictitiously Named Parties, 2.5, 5.22

Service on, 6.20

Fixed Attorney Fees, 1.42 *See also* Attorney Fees

Foreclosure

In rem or quasi in rem jurisdiction, 3.126 Lis pendens, 2.113 Meritless claims, 3.36 Personal jurisdiction over defendant, 3.83–.85

© May 2021, State Bar of Wisconsin

Pleading, 5.61

Foreign Corporations and Limited Liability Companies

See Corporations; Limited Liability Companies

Foreign States

Service in, 6.32 Statutes of limitation, 2.66, 2.80, 5.38 Stay of proceedings to permit trial in, 5.73

Forfeiture Privileges and immunities, 10.50– .62

Formal Discovery

See Discovery

Forum

See also Jurisdiction; Venue Choice of —answer, 5.69–.73 —complaint, 5.33 —factors to consider (checklist), 3.8

Forum Non Conveniens, 2.61, 8.54, 8.56

Fraud and Misrepresentation

Effect on statutes of limitation, 2.98 Pleading, 5.53

Frivolous Claims and Defenses,

1.75–.82 Amount of fee award, 1.82 Lack of subject-matter jurisdiction and, 3.26 Motions for sanctions, 8.125–.136 Under Wis. Stat. § 802.05, 1.77– .80, 5.27, 8.127–.131 —Fed. R. Civ. P. 11, 1.80 —safe harbor, 1.76 —sanctions, 1.79 Under former Wis. Stat. § 814.025, 1.80–.82, 5.27 —sanctions, 1.79–.82

G

Garnishment Actions, 3.129 Service of process, 6.58–.61

Governmental Units and Officials

As parties, 2.18–.41 Immunity from suit, 2.21, 2.25, 2.35–.38 Required notice, 2.26–.31, 2.39 Service on, 6.17–.18 Substitution of party on death of public official, 2.11, 4.78

Guarantee

Effect on statutes of repose, 2.97

Guardian ad Litem

Alternative dispute resolution in family law actions, 11.38 Minors and mentally incompetent persons as parties, 2.8

Guardianship

Proceedings and lis pendens, 2.119 Service on guardian of person under disability, 2.9

H

Hague Convention on Service Abroad, 6.33

Index-10

Health-Care Providers

See also Medical Malpractice Claims As parties, 2.42–.46 Discovery and, 10.16, 10.26 Health-care provider–patient privilege, 10.40, 10.47 —waiver, 10.61

Hourly Attorney Fees, 1.44, 1.48 *See also* Attorney Fees

I

Immunity from Suit

See also Privileges and Immunities Indian tribal sovereignty, 3.46 Medical malpractice claims, 2.21 Municipalities and other governmental bodies, 2.35–.38 Schools, 2.37 State officers or employees, 2.25 State sovereign immunity, 2.21 —independent-going-concern exception, 2.21

Impleader, 4.36–.46 Procedure, 4.41–.45 Uses, 4.38–.40

In Limine Motion

See Motion in Limine

In Personam Jurisdiction *See* Personal Jurisdiction

In Rem Jurisdiction, 3.126

See also Jurisdiction Minimum contacts requirement, 3.130 Quasi in rem jurisdiction and, 3.125

Incompetent Persons

Capacity to be sued, 2.7–.9 —motion to dismiss, 9.15 Guardians ad litem, 1.17, 2.8 Service on, 2.9 Statute of limitation, extension of, 2.85 Substitution of parties, 4.77, 8.98

Indian Tribal Sovereignty

Jurisdiction and, 3.46 Service of process and, 6.14

Informal Discovery

See Discovery

Initial Client Conference

See Client Conference

Injunctions, 7.12–.29

See also Temporary Restraining Order Jurisdiction, 3.94–3.96 Permanent, 7.29 Temporary, 7.12–.28. See also Temporary Injunction

Inspection of Documents, 10.23 *See also* Discovery

Interpleader, 4.47–.55 Attorney Fees and Costs, 4.55 Procedure, 4.51–.54

Purpose, 4.49 Requirements, 4.50 Use, 4.49

Interrogatories, 10.22 *See also* Discovery

Intervenor, 4.60–.62, 4.68

Intervention, 4.56–.68 Intervention of right, 4.58–.62 Permissive intervention, 4.63

© May 2021, State Bar of Wisconsin

Procedure, 4.65–.67 Special intervention statutes, 4.64

Involuntary Dismissal of Actions, 9.10 See also Dismissal of Actions

Issue Preclusion (Collateral Estoppel)

Challenge to subject-matter jurisdiction, 3.28 Compulsory counterclaim rule, 4.5, 5.101

J

Joinder of Claims, 4.2–.6 Counterclaims, 4.5 Cross-claims, 4.6 Personal jurisdiction and, 3.100

Joinder of Parties, ch. 4 See also Parties Impracticability of, 4.88 Mandatory joinder, 4.12-.21 -claims arising by subrogation, derivation and assignment, 4.15-.18 -exception for class actions, 4.21 Misjoinder, 4.35 Nonjoinder, 4.19, 4.20, 4.35 -motion to dismiss, 9.20 Permissive joinder, 4.22-.34 -common questions of law and fact, 4.27 -counterclaims and cross-claims, 4.29 -insurers, 4.30 -marital property considerations, 4.31 - .33

- -separate trials, 4.34
- —several and alternative joinder, 4.25

Real party in interest, 4.9-.11

Judges

Assignment, 5.64 Disqualification, 5.76, 8.88–.94. See also Disqualification of Judge Substitution, 5.64, 5.77, 8.62–.87. See also Substitution of Judge

Judgment on the Pleadings, 9.49– .51

Jurisdiction

Concurrent, 3.51-.53 Concurrent personal, 3.119 Declaratory relief and, 7.79-.81 Distinguished from venue, 3.5 Exclusive, 3.50 In rem jurisdiction, 3.124–.133. See also In Rem Jurisdiction Jurisdictional amount, 3.45 Justiciability and, 7.79-.81 Personal jurisdiction, 3.55-.123. See also Personal Jurisdiction Quasi in rem jurisdiction, 3.124-.133. See also Quasi in Rem Jurisdiction Removal jurisdiction, 3.54 Subject-matter jurisdiction, 3.9-.54. See also Subject-Matter Jurisdiction Supplemental jurisdiction, 3.50

Jury Trial

Demand for, 5.49, 5.109 Fee, 5.110 Issues addressed at pretrial conference, 12.46–.54 Jury instructions, 12.54 Right to, 5.108 —declaratory relief, 7.85 Size of jury, 5.111 Summary jury trial, 11.22–.24 Voir dire, 12.50–.52

Waiver, 5.49, 5.109 —cross-motions for summary judgment, 9.87 —declaratory relief, 7.85

Justiciability, 2.103 Declaratory relief, 7.79–.81, 7.94

L

Liens and Encumbrances Attorney liens, 1.50 Construction liens

—lis pendens, 2.115Limitation of Actions

See Statutes of Limitation

Limited Liability Companies As parties, 2.17 Personal jurisdiction over, 3.66,

3.86–.88 Service on, 6.16, 6.30

Limited Liability Partnerships As parties, 2.17 Personal jurisdiction over, 3.66 Service on, 6.16, 6.30

Lis Pendens, 2.106–.130 Common-law rule, 2.109 Discharge of, 2.128–.130 Duration, 2.127 Effect, 2.111 Procedure, 2.123–.126 —checklist, 2.124 —filing or recording, 2.126 —notice, 2.125 Slander of title, liability for, 2.122 Specific proceedings, 2.112–.121 —construction lien actions, 2.115 —contract for purchase, actions for, 2.120 —divorce actions, 2.116

© May 2021, State Bar of Wisconsin

—eminent domain proceedings, 2.114
—guardianship proceedings, 2.119
—mortgage foreclosure actions, 2.113
—nuisance abatement actions, 2.117
—specific performance, actions for, 2.120
—tax certificates, actions relating to, 2.118

Local Court Rules Motion practice, 8.7

Long-Arm Statutes See Personal Jurisdiction

М

Mail

See Service of Process and Other Papers

Mandatory Joinder

See Joinder of Parties

Marital Property

Agreement, effect on statutes of limitation, 2.88, 2.94 Joinder of parties, 4.31–.33 Obligations of spouses, 2.6

Mediation

See Alternative Dispute Resolution; Medical Malpractice Claims

Medical Malpractice Claims,

11.45–.64Determining beginning of statuteof-limitation period, 2.70Limitation on damages and attorney fees, 2.44–.46

Mediation, 2.42, 11.33–.65 —discovery, 11.62 —effect on statutes of limitation, 11.54 —mediation panel, 11.56 —mediation period, 11.55 —oral presentation, 11.63 —patient health-care records, 11.60 —preemption, 11.65 —procedure, 11.57–.64 —record of, 11.61 —request for, 11.47–.54 —settlement, 11.64 —timing, 11.50–.53 Notice of claim, 2.21, 2.39

Medical Professionals See Health-Care Providers

Mental Examinations, 10.26 *See also* Discovery

Mentally Incompetent Persons See Incompetent Persons

Military Service

Effect on statutes of limitation, 2.87, 2.94 Proof of non-military service, 9.34, 9.41

Minimum Contacts Requirement

See also Personal Jurisdiction Generally, 3.86–.88, 3.103 In rem jurisdiction, 3.130

Minors

Capacity to be sued, 2.7–.9 —motion to dismiss, 9.13 Guardians ad litem, 1.17, 2.8 Service on, 2.9 Statute of limitation, extension of, 2.85 **Misjoinder of Parties**, 4.35 *See also* Parties

Misrepresentation See Fraud and Misrepresentation

Mistake, Inadvertence, Surprise,

or Excusable Neglect Pleading, 5.53 Relief from default judgment, 9.46

Mootness, 2.104

Exceptions (checklist), 2.104

More Definite Statement, Motion

for, 8.100–.105 See also Motions Content, 8.104 Order, 8.105 Sanctions for noncompliance, 8.105 Standard for granting, 8.102 Time for bringing, 8.103

Motion for Default Judgment

See Default and Default Judgments

Motion for Summary Judgment

See Summary Judgment

Motion in Limine, 8.114–.123 See also Motions

Pretrial conference, 12.55 Sanctions for violating order, 8.123 Uses, 8.116–.122 —advance rulings on admissibility of evidence, 8.116–.121

Motion Practice

Local court rules, 8.7

Motion to Dismiss, 9.11-.23 See also Motions Grounds for, 9.13-.23 -another action pending between same parties, 9.23 -claim preclusion, 9.21 -failure to join party, 9.20 -failure to state claim, 9.19 -insufficiency of process, 9.18 -lack of capacity to sue or be sued, 9.15 -lack of personal jurisdiction, 9.17 -lack of subject-matter jurisdiction, 9.16 -statute of limitation, 9.22 service of process, 9.18 Notice requirements, 9.12 Time for bringing, 9.12 Treatment as motion for summary judgment, 9.19, 9.21, 9.22 Motions, ch. 8 Content, 8.11 Distinguished from pleadings, 5.10 Ex parte, 8.26 Filing, 8.21-.23 -electronic, 8.23 Form, 8.10 Function, 8.3 Hearings, 8.23, 8.32-.35 -appearances, 8.33 -oral argument, 8.35 Law governing, 8.5-.7 Notice, 8.8-.25 Order, 8.36-.40 -contents, 8.39 -entry and service, 8.40 -signing, 8.38 Response to, 8.27-.31 -grounds for opposition, 8.30 -service and filing, 8.31

Specific motions -amend pleadings, 8.45–.51. See also Amendment of Pleadings -amend scheduling order, 12.18 -certify class, 4.108. See also **Class Actions** -change venue, 8.53-.61. See also Venue -default judgment, 9.24-.47. See also Default and Default Judgments -discovery motions, 8.124. See also Discovery dismiss action, 2.12, 9.11-.23. See also Motion to Dismiss -disqualify judge, 8.88–.94. See also Disgualification of Judge See also Intervention -more definite statement, 8.100-.105 -motion in limine, 8.114–.123. See also Motion in Limine -rehearing or reconsideration, 8.42-.44 Scheduling Order -substitute judge, 8.62-.87. See also Substitution of Judge -substitute parties, 2.11, 4.69-.79, 8.95-.99. See also Substitution of Parties -summary judgment, 9.52-.87. See also Summary Judgment -supplement pleadings, 8.52. See also Supplementation of Pleadings -temporary injunction, 7.24. See also Temporary Injunction -temporary restraining order, 7.7. See also Temporary Restraining Order

© May 2021, State Bar of Wisconsin

Service, 8.12-.17

Supporting papers, 8.35

Multiple Defendants Settlement offer —multiple theories of liability, 11.96 —single theory of liability, 11.97– .99

Municipal Courts Subject-matter jurisdiction, 3.18

Municipalities

As parties, 2.33–.41 Claim procedure, 2.40 Damage limitations, 2.41 Immunity from suit, 2.35–.38

Ν

Names (Parties), 5.20–.22 Fictitious, 2.5, 5.22 Partners', 5.22

Negative Pregnant, 5.92

Negligence Actions Joinder of parties, 4.30

Nonfinal Orders, Appeal, 7.28, 10.70

Nonjoinder of Parties, 4.19, 4.20, 4.35

Nonresidents Personal jurisdiction. See Personal Jurisdiction

Nonsuit, 9.3 *See also* Dismissal of Actions

Notice

Class actions, 4.110 Failure to prosecute, 9.48 Lis pendens, 2.106–.130. See also Lis Pendens Motions, 8.8–.25 —default judgment, 9.32 —dismiss, 9.12 —summary judgment, 9.59 Notice pleading, 5.13 Service of process, 6.4 Suit against municipality or other governmental body, 2.39, 5.39 Suits affecting validity of state statutes, 2.131 Temporary restraining order, 7.8

0

Offer of Damages, 11.80–.84 *See also* Settlement Offers

Offer of Judgment, 11.73–.79 *See also* Settlement Offers

Offer of Settlement, 11.85–.100 *See also* Settlement Offers

Р

Parties, 2.2–.46 Consolidation of actions, 12.76 Corporations as, 2.14 Death of party, 2.10–.12, 2.84, 2.92 Defendants, considerations in selecting (checklist), 2.3 Governmental health-care providers, 2.21, 2.31, 2.39 Governmental units and officials as, 2.18–.41 —general, 2.19 —municipalities, 2.33–.41 —state, 2.20–.23

© May 2021, State Bar of Wisconsin

-state officers or employees, 2.24 - .32Health-care providers as, 2.42-.46 Immunity from suit, 2.21, 2.25, 2.35 - .38Individuals as, 2.4-.12 -deceased, 2.10-.12 -minors and mentally incompetent, 2.7-.9 Joinder, ch. 4. See also Joinder of Parties Limited liability companies as, 2.17 Limited liability partnerships as, 2.17 Marital property, 2.6 Names, 5.20-.22 Notice to governmental bodies and employees, 1.31, 2.26-.31, 2.39 Partnerships as, 2.15 Real party in interest, 4.10 Substitution of, 2.12, 4.69–.79. See also Substitution of Parties Unincorporated associations as, 2.16

Partnerships

See also Limited Liability Partnerships As parties, 2.15 Partners' names in pleadings, 5.22 Service on, 6.15

Peremptory Challenges, 12.49

Permanent Injunctions, 7.29 See also Injunctions

Permissive Joinder See Joinder of Parties

Personal Jurisdiction, 3.55–.123 See also Jurisdiction Challenge to, 3.120–.123 Concurrent, 3.119 Consent to, 3.114-.117 -corporations and individuals, 3.115 -state, 3.117 Domicile, 3.65 Due process, 3.103 General vs. specific personal jurisdiction, 3.56 -general personal jurisdiction, bases for, 3.62-.67 -specific personal jurisdiction, bases for, 3.69-.100 Lack of personal jurisdiction (defense), 3.118-.123 -defect in service of process, 6.39-.46 -motion to dismiss, 9.18 -waiver, 9.17 Long-arm statute. See Wisconsin long-arm statute, infra Minimum contacts requirement, 3.103, 3.130 Over specific entities -corporations, 3.66 -limited liability companies, 3.66 -limited liability partnerships, 3.66 Principal place of business, 3.43 Service of process, 3.57-.59, 6.5 Special jurisdictional statutes, 3.68 Substantial business in state, 3.67, 3.77-.79 Waiver of defense, 3.118 Wisconsin long-arm statute, 3.60-.100 general personal jurisdiction, bases for, 3.62-.67 -minimum contacts requirement, 3.103 restraining orders or injunctions, 3.94-3.96 -specific personal jurisdiction, bases for, 3.69-.100

© May 2021, State Bar of Wisconsin

Personal Service See Service of Process and Other Papers

Physical Examinations, 10.26 *See also* Discovery

Physicians

See Health-Care Providers

Pleadings, ch. 5

See also specific pleadings, e.g., Answer; Complaint Alternative or inconsistent, 5.14 Amended, service of, 5.122 Amendment, 5.11, 5.112-.123 Answer, 5.65-.97 Caption, 5.17-.22 -classification type and code, 5.19 -parties' names, 5.20 Complaint, 5.30-.64 Consolidated actions, 12.77 Counterclaim, 5.98-.102 Cross-claim, 5.103-.105 Form, 5.29 General rules, 5.12-.15 Judgment on, 9.49-.51 Jury demand, 5.49, 5.106-.111 Motion for default judgment, 9.33-.37 Motion to strike, 8.106–.112 Motions distinguished from pleadings, 5.10 Notice pleading, 5.115 Supplemental, 5.11, 5.124 Types, 5.3-.11 Verification, 5.28

Preemption, 3.49

Exclusive federal jurisdiction, 3.49 Indian sovereignty, 3.46 Medical malpractice claims, 11.65

Preliminary Injunctions

See Injunctions

Pretrial Conferences, 12.20–.59 Final pretrial conference, 12.37-.59 Matters covered, 12.26, 12.29-.33, 12.39-.56 -discovery, 12.31 -evidence, 12.32, 12.42 -exhibits, 12.45 -joinder of parties, 4.18 —jury issues, 12.46–.54 -motions in limine, 12.55 -number of parties and disputed issues, 12.33 -objections in deposition, 12.56 -settlement, 12.41 —voir dire, 12.49–.52 -witnesses, 12.44 Participants, 12.25 Pretrial orders, 12.57-.59 Status conference, 12.27–.36 Statutory authority, 12.22 Timing, 12.24

Principal Place of Business, 3.43

Privileges and Immunities

See also Discovery; Immunity from Suit Generally, 10.34, 10.40, 10.42–.49 Waiver, 10.50–.62 Waiver or forfeiture, 10.50–.62

Probate Actions

Substitution of judge, 8.66, 8.81

Process

See Service of Process and Other Papers

Protective Orders, 10.67

See also Discovery

Provisional Remedies, ch. 7 See also Injunctions; Receivers; Temporary Restraining Order

Public Entities and Employees See Governmental Units and Officials

Publication See Service of Process and Other Papers

Punitive Damages See also Damages Demand for judgment, 5.48 Slander of title, 2.122

Q

Quantum Meruit, 1.73

Quasi in Rem Jurisdiction,

3.127–.129 See also Jurisdiction Garnishment and attachment, 3.129 In rem jurisdiction and, 3.125, 3.126 Minimum contacts requirement, 3.130

Quiet Title Actions In rem jurisdiction, 3.126

R

Real Party in Interest, 4.8–.11 *See also* Parties Challenging, 4.11 Representatives, 4.10

Real Property Guarantee or warranty, 2.97 In rem jurisdiction, 3.124–.133

© May 2021, State Bar of Wisconsin

Location as basis for personal jurisdiction, 3.80–.82 Location as basis for venue, 2.54

Receivers, 7.30–.69 Appointment, 7.34-.39, 7.43, 7.48-.50 Powers and duties, 7.40, 7.44, 7.51-.57 Types -general receivers, 7.32-.40 -receiver for defendant interested as heir, 7.69 -receiver for missing person, 7.66 -receiver over money due partner, 7.68 -receiver to liquidate corporation, 7.67 .45

Reconsideration, Motion for, 8.42–.44 *See also* Motions

Referral Fees See Fee-Splitting and Referral Fees

Rehearing, Motion for, 8.42–.44 *See also* Motions

Relevance

See Discovery

Remand

Substitution of judge, 8.71, 8.80

Removal Jurisdiction, 3.54, 5.71

Requests for Admission, 10.27 *See also* Discovery

Requests to Inspect Documents, Things, and Places, 10.23 See also Discovery

Res Judicata *See* Claim Preclusion

Residence and Domicile Basis for personal jurisdiction, 3.64 Basis for venue, 2.55

Restraining Orders Jurisdiction, 3.94–3.96

Retainers, 1.43 *See also* Attorney Fees

Ripeness Doctrine, 2.102

\mathbf{S}

Scheduling Conference, 12.9–.13

Scheduling Order, 8.7, 12.2–.19 Amendments and extensions, 12.15–.18 —by motion and order, 12.18 —by stipulation and order, 12.17 Court's consultation with attorneys, 12.7–.13 —scheduling conference, 12.9–.13 Form of order, 12.14 Matters covered, 12.4–.6 —discovery, 10.65, 12.6 —trial date, 12.5 Sanctions for violating, 12.19

Schools

Immunity —recreational agreements, 2.37 —school boards, 2.37 —school officials, 2.37 —volunteers, 2.37

Index-20

Separate Trials, 4.34 *See also* Bifurcation

Service of Amended Pleadings, 5.122

Service of Process and Other Papers, ch. 6 Challenge to, 6.39-.46 —hearing on, 6.42 -proof of service, 6.43-.45 Defective, 6.46 -amendment of summons, 2.78 -motion to dismiss, 9.18 Electronic, 6.19, 8.14-.20 Importance of, 3.59, 6.2-.5 Indian tribal sovereignty and, 6.14 Methods, 6.21-.30 -mail. 6.30 -personal service, 6.23 —publication, 6.27–.29 Motions, 8.12-.20 -response to motions, 8.31 Outside Wisconsin, 6.31-.33 Personal jurisdiction and, 3.59, 6.5 Persons and entities served, 6.13-.20 -persons under disability, 2.9 Persons who may serve, 6.12 Proof of, 6.35-.38 -affidavit of service, 6.37-.38 -motion for default judgment, 9.35 -upon challenge, 6.43-.45 Reasonable-diligence standard, 6.26, 6.29, 6.45 Specific proceedings -administrative agency actions, 6.48-.53 -extraordinary writs, 6.56 -garnishment actions, 6.58-.61 -licensing, 6.55 Summons, 6.6–.10 Temporary restraining orders, 7.9

Time for, 6.34 —motion to dismiss for untimeliness, 9.18 Waiver of personal service, 9.32

Settlement

See also Alternative Dispute Resolution Before filing complaint, 5.32 Class actions, 4.113 Medical malpractice claims, 11.63. See also Medical Malpractice Claims Role of discovery, 10.10 Role of pretrial conferences, 12.41 Settlement alternatives, 11.4–.27. See also Alternative Dispute Resolution Settlement Offers, 11.65–.98. See also Settlement Offers

Settlement Offers, 11.66–.100

Acceptance of, 11.72, 11.75, 11.82, 11.87 Form, 11.70 Multiple defendants, 11.95-.99 Multiple parties, 11.77-.79, 11.84, 11.92-.99 Multiple theories of liability, with one defendant, 11.100 Nonacceptance, effect of, 11.76, 11.83, 11.88-.91 Purpose, 11.69 Single theory of liability, with multiple defendants, 11.97-.99 Time for service, 11.71 Types -offers of judgment, 11.73-.79 -offers of settlement, 11.85-.100

Severance, 12.80–.88 See also Bifurcation; Separate Trials Checklist, 12.88

© May 2021, State Bar of Wisconsin

Distinguished from bifurcation and splitting causes of action, 12.82 Effect of, 12.87 Misjoinder of parties and, 4.35 Power to order, 12.83 Procedure, 12.86 When proper and improper, 12.84– .85

Show Cause Orders

Appearance at motion hearings, 8.3 Temporary restraining orders, 7.10

Signatures

See Frivolous Claims and Defenses

Slander of Title, 2.122

Small Claims

Motion to vacate default judgment, 9.44 Service of process, 6.62–.66 Subject-matter jurisdiction, 3.17

Sovereign Immunity

See also Immunity from Suit Generally, 2.21 Consent to personal jurisdiction by state, 3.117 Governmental immunity, comparison to, 2.25

Special Appearance Abolished, 5.68

Splitting Cause of Action, 4.3, 12.82

Stakeholder See Interpleader

Standing to Sue, 2.101

State

As party, 2.20–.23 Consent to personal jurisdiction, 3.117 Consent to suit, 2.21 Sovereign immunity, 2.21 State officers or employees —as parties, 2.24–.32 —immunity, 2.25 —limitations on damages, 2.32 —notice required to sue, 2.26–.31 —time limits for suit, 2.31 Wisconsin Claims Board procedure, 2.22

State Bar of Wisconsin Attorney State Bar number (on pleadings), 5.26, 6.7, 8.10

State Statutes, Validity of

Notice in actions affecting, 2.131

Statements

See Discovery

Status Conference

See Pretrial Conferences

Statutes of Limitation, 2.62–.99

Accrual of cause of action, 2.71-.73 Advance payment of damages, effect on, 2.82 Advice to client, 1.27 Checklist for analyzing, 2.63 Commencement of action and, 2.76-.80, 5.35-.38 Computation of time, 2.69, 8.16 -enlarging time, 5.83-.85, 8.138-.139, 9.29 Death of party, effect on, 2.84, 2.92 Defendant's absence from state, effect on, 2.91 Disability, effect on, 2.85 Foreign, 2.66, 5.38

Index-22

Fraudulent concealment, effect on, 2.98Ground for motion to dismiss, 9.22 Marital property agreement, effect on, 2.88, 2.95 Military service, effect on, 2.87, 2.94 Nonsuit and, 9.3 Notice to client not accepted, 1.34 Specific statutes of limitation -default judgment, motion for, 9.40 -default judgment, motion to vacate, 9.44 -dismiss action, motion to, 9.12 -lists of, Apps. 2B, 2C -medical mediation, 11.49-.53 -motions generally, 8.12-.23 —service of process, 6.34, 6.51 -settlement offers, 11.70-.71 -summary judgment, appeal from, 9.84 -summary judgment, motion for, 9.59, 9.78 -temporary injunction, motion for, 7.24 Statutes imposing (list), app. 2B Statutes tolling or extending (list), app. 2C Subject-matter jurisdiction and, 3.20 Time, computation of. See Computation of time, supra Tolling or extending, 2.74–.99 -action commenced in non-Wisconsin forum, 2.80 -commencement of action, effect on, 2.76-.80 -court conduct, effect on, 2.99 -defendant's conduct or status. effect on, 2.89-.97 -list of statutes, app. 2C -medical mediation, effect on, 11.54

---plaintiff's conduct or status, effect on, 2.81-.88 Voluntary dismissal and, 9.3

Statutes of Repose, 2.63, 2.69, 2.97

Stay of Proceedings, 5.73

Stipulations

Admissibility of evidence, 12.42 Amendment of pleadings, 8.50 Amendment of scheduling order, 12.17 Appeal, reserving right to, 11.12 Change of venue, 2.49, 2.61, 5.72, 8.56 Discovery, 10.28, 10.38, 10.62 Physical examination, 10.26 Substitution of judge, 8.87 Supplementation of pleadings, 8.52 Voluntary dismissal, 9.5 Waiver of privilege, 10.62

Strike, Motion to, 8.106–.113 See also Motions Grounds for, 8.111–.113 Pleadings subject to, 8.108 Time for bringing, 8.109

Subject-Matter Jurisdiction, 3.9– .54

See also Jurisdiction Challenges to, 3.21–.28, 9.16 Constitutional bases of, 3.13, 3.32 Federal, 3.29–.45 —concurrent jurisdiction, 3.51–.53 —diversity jurisdiction, 3.38–.45. See also Diversity Jurisdiction —exclusive jurisdiction, 3.49 —federal-question jurisdiction, 3.34–.35 —legal basis, 3.31–.33 —supplemental jurisdiction, 3.50 Indian tribe, 3.46

© May 2021, State Bar of Wisconsin

Lack of subject-matter jurisdiction (defense), 3.21-.28 -basis for motion to dismiss, 9.16 -time for raising, 3.24-.28, 9.16 -waiver, 3.25 Legal basis -federal, 3.30-.32 -Wisconsin, 3.12-.14 Relationship between state and federal, 3.47-.54 Removal of state actions to federal court, 3.54 Wisconsin, 3.11-.28 -challenges to, 3.21-.28 -concurrent jurisdiction, 3.51-.53 -legal basis, 3.12-.14 -Wisconsin circuit courts, limits on jurisdiction, 3.15–.20 -Wisconsin Court of Appeals, 3.13-.14 -Wisconsin Supreme Court, 3.13-.14

Subrogated Claims

Joinder of parties, 4.15-.18

Substantial Business in State

Basis for personal jurisdiction, 3.67, 3.77–.79 Basis for venue, 2.55

Substituted Service

See Service of Process and Other Papers

Substitution of Counsel, 1.68-.74

Fee disputes, 1.74 Procedure, 1.70–.73 Right to, 1.69

Substitution of Judge, 8.62-.87

Answer (raised in), 5.77 Complaint (raised in), 5.64 Divorce actions, 8.67 Filing procedure, 8.82

Judge's determination, 8.84 —Relief from, 8.85–.87 Opposition to, 8.82 Parties united in interest, 8.70 Preliminary contested matters, 8.76 Probate actions, substitution as to single issue, 8.66, 8.79 Remand after appeal, 8.71, 8.80 Time for filing, 8.73–.81 —new judge assigned to trial, 8.78 —original assigned judge, 8.74–.77

Substitution of Parties, 4.69-.79

See also Parties
Events triggering
—death of party, 4.71–.76. See also Death of Party
—incompetency of party, 4.77, 8.98
—transfer of interest by party, 4.78, 8.99
Motion for, 4.76, 8.95–.99
Public officials, 2.11, 4.79

Successor in Interest, 4.78

Suggestion of Death on Record, 2.12, 4.74

Summary Judgment, 9.52-.87 Affidavits in opposition to, 9.74, 9.77-.79 Affidavits in support of, 9.63, 9.66-.75 -effect of failure to file, 9.75 -evidentiary facts, 9.73 -purpose, 9.67 -requirements, 9.69-.74 Appeal, 9.84 Cross-motions for, 9.87 Evidence -documents, 9.64 -evidentiary facts in affidavit, 9.71-.74 -objections to admissibility, 9.76

Grounds for, 9.54-.57 -absence of issue of fact, 9.55 -entitlement to judgment as matter of law, 9.57 -presence of question of law, 9.56 Interlocutory, 9.58 Motion for summary judgment, 9.59 -motion for judgment on pleadings treated as, 9.50 -motion to dismiss treated as, 9.19, 9.21, 9.22 Opposition to, 9.77-.79 -movant's reply, 9.80 Order for summary judgment, 9.83 -for opponent, 9.86 Partial summary judgment, 9.58 Relief from, motion for, 9.85 Statutes of limitation -appeal, 9.84 -motion, 9.59 -opposing papers, 9.78 Supporting documents, 9.60-.65 -affidavits, 9.63, 9.66-.75 -discovery responses and depositions, 9.65 -evidentiary documents, 9.64 -memorandum of law, 9.62

Summons, 6.6-.10

See also Service of Process and Other Papers Authentication, 6.9 Contents, 6.7 Electronically filed cases, 6.10 Form, 6.8 Notice of assistance available to elderly and disabled, 6.7 Small claims, 6.64–.66

Supplemental Jurisdiction, 3.50 *See also* Subject-Matter

Jurisdiction

Supplementation of Discovery, 10.36 See also Discovery

Supplementation of Pleadings

See also Pleadings Generally, 5.11, 5.124 Motion for, 8.52

Т

Temporary Injunction, 7.12–.28 Appeal rights, 7.28 Bond, 7.26 Hearing on, 7.25 Motion for, 7.23–.25 Procedure, 7.22–.26 Requirements, 7.14–.21 —checklist, 7.15 Wrongful, 7.27

Temporary Restraining Order,

7.4–.11 Duration, 7.10 Expedited discovery, 7.11 Notice, 7.8 Request for, 7.7 Service, 7.9

Third-Party Practice

(Impleader), 4.36–.46 Procedure, 4.41–.45 Uses, 4.38–.40

Time Limits See Statutes of Limitation

Tort Actions

Accrual of cause of action, 2.72 Damages, 5.47 Tortious conduct as basis for personal jurisdiction, 3.74–.76

Trust Accounts, 1.67

© May 2021, State Bar of Wisconsin

U

Unincorporated Associations As parties, 2.16

V

Venue, 2.47-.61 See also Forum Change of, 2.58-.61, 5.72 -discretionary, 8.56 -judge disqualified by interest, 8.57 -motion, 8.53-.61 -proceedings after change of venue, 8.58-.61 Choice of -complaint, 5.34 -factors to consider (checklist), 2.50 Distinguished from jurisdiction, 2.49 General venue statute, 2.51-.56 Improper, 2.61, 8.55 Proper, 2.61 Special venue statutes, 2.57, app. 2A Waiver, 2.48

Verification, 5.28

Vocational Examinations, 10.26 *See also* Discovery

Voir Dire, 12.50–.52 *See also* Jury Trial

Voluntary Dismissal of Actions, 9.2–.9

See also Dismissal of Actions

W

Waiver

Compulsory counterclaim rule, 4.5, 5.101

Defenses

- -another action pending between parties, 9.23
- -insufficiency of process, 9.18
- —lack of personal jurisdiction, 3.118, 9.17
- —lack of subject-matter jurisdiction, 3.25
 Objection to admissibility of
- evidence (summary judgment), 9.76
- Personal service of process, 9.32
- Privileges and immunities, 10.50–.62

Statutory damage limits (suits against municipalities), 2.41 Venue, 2.48

Waiver or Forfeiture

Privileges, and immunities, 10.50–.62

Warranty

Effect on statutes of repose, 2.97

Wisconsin Claims Board, 2.22

Wisconsin Long-Arm Statute, 3.61, 3.63–.86

See also Personal Jurisdiction

Withdrawal of Attorney, 1.32-

.34, 1.69 See also Conflicts of Interest; Fee-Splitting and Referral Fees; Substitution of Counsel

Witnesses

Attorney conflicts of interest, 1.13 Discovery, ch. 10 Statements, 10.39

Work-Product Protection, 10.48 *See also* Discovery

Writs

Prohibition, request for substitution of judge, 8.86–.87 Service of process and, 6.57