**100.**

Preliminary Admonitions 101.

Overview of Trial 102.

Taking Notes During the Trial 103.

Multiple Parties 104.

Nonperson Party 105.

Insurance 106.

Evidence 107.

Witnesses 108.

Duty to Abide by Translation Provided in Court 109.

Removal of Claims or Parties 110.

Service Provider for Juror With Disability 111.

Instruction to Alternate Jurors 112.

Questions From Jurors 113.

Bias 114.

Bench Conferences and Conferences in Chambers 115. “Class Action” Defined (Plaintiff Class) 116.

Why Electronic Communications and Research Are Prohibited 117.

Wealth of Parties 118.

Personal Pronouns 119–199.

Reserved for Future Use SERIES 200 EVIDENCE 200.

Obligation to Prove—More Likely True Than Not True 201.

Highly Probable—Clear and Convincing Proof 202.

Direct and Indirect Evidence 203.

Party Having Power to Produce Better Evidence 204.

Willful Suppression of Evidence 205.

Failure to Explain or Deny Evidence 206.

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**101.**

Overview of Trial 102.

Taking Notes During the Trial 103.

Multiple Parties 104.

Nonperson Party 105.

Insurance 106.

Evidence 107.

Witnesses 108.

Duty to Abide by Translation Provided in Court 109.

Removal of Claims or Parties 110.

Service Provider for Juror With Disability 111.

Instruction to Alternate Jurors 112.

Questions From Jurors 113.

Bias 114.

Bench Conferences and Conferences in Chambers 115. “Class Action” Defined (Plaintiff Class) 116.

Why Electronic Communications and Research Are Prohibited 117.

Wealth of Parties 118.

Personal Pronouns 119–199.

Reserved for Future Use SERIES 200 EVIDENCE 200.

Obligation to Prove—More Likely True Than Not True 201.

Highly Probable—Clear and Convincing Proof 202.

Direct and Indirect Evidence 203.

Party Having Power to Produce Better Evidence 204.

Willful Suppression of Evidence 205.

Failure to Explain or Deny Evidence 206.

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**102.**

Taking Notes During the Trial 103.

Multiple Parties 104.

Nonperson Party 105.

Insurance 106.

Evidence 107.

Witnesses 108.

Duty to Abide by Translation Provided in Court 109.

Removal of Claims or Parties 110.

Service Provider for Juror With Disability 111.

Instruction to Alternate Jurors 112.

Questions From Jurors 113.

Bias 114.

Bench Conferences and Conferences in Chambers 115. “Class Action” Defined (Plaintiff Class) 116.

Why Electronic Communications and Research Are Prohibited 117.

Wealth of Parties 118.

Personal Pronouns 119–199.

Reserved for Future Use SERIES 200 EVIDENCE 200.

Obligation to Prove—More Likely True Than Not True 201.

Highly Probable—Clear and Convincing Proof 202.

Direct and Indirect Evidence 203.

Party Having Power to Produce Better Evidence 204.

Willful Suppression of Evidence 205.

Failure to Explain or Deny Evidence 206.

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**103.**

Multiple Parties 104.

Nonperson Party 105.

Insurance 106.

Evidence 107.

Witnesses 108.

Duty to Abide by Translation Provided in Court 109.

Removal of Claims or Parties 110.

Service Provider for Juror With Disability 111.

Instruction to Alternate Jurors 112.

Questions From Jurors 113.

Bias 114.

Bench Conferences and Conferences in Chambers 115. “Class Action” Defined (Plaintiff Class) 116.

Why Electronic Communications and Research Are Prohibited 117.

Wealth of Parties 118.

Personal Pronouns 119–199.

Reserved for Future Use SERIES 200 EVIDENCE 200.

Obligation to Prove—More Likely True Than Not True 201.

Highly Probable—Clear and Convincing Proof 202.

Direct and Indirect Evidence 203.

Party Having Power to Produce Better Evidence 204.

Willful Suppression of Evidence 205.

Failure to Explain or Deny Evidence 206.

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**104.**

Nonperson Party 105.

Insurance 106.

Evidence 107.

Witnesses 108.

Duty to Abide by Translation Provided in Court 109.

Removal of Claims or Parties 110.

Service Provider for Juror With Disability 111.

Instruction to Alternate Jurors 112.

Questions From Jurors 113.

Bias 114.

Bench Conferences and Conferences in Chambers 115. “Class Action” Defined (Plaintiff Class) 116.

Why Electronic Communications and Research Are Prohibited 117.

Wealth of Parties 118.

Personal Pronouns 119–199.

Reserved for Future Use SERIES 200 EVIDENCE 200.

Obligation to Prove—More Likely True Than Not True 201.

Highly Probable—Clear and Convincing Proof 202.

Direct and Indirect Evidence 203.

Party Having Power to Produce Better Evidence 204.

Willful Suppression of Evidence 205.

Failure to Explain or Deny Evidence 206.

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**105.**

Insurance 106.

Evidence 107.

Witnesses 108.

Duty to Abide by Translation Provided in Court 109.

Removal of Claims or Parties 110.

Service Provider for Juror With Disability 111.

Instruction to Alternate Jurors 112.

Questions From Jurors 113.

Bias 114.

Bench Conferences and Conferences in Chambers 115. “Class Action” Defined (Plaintiff Class) 116.

Why Electronic Communications and Research Are Prohibited 117.

Wealth of Parties 118.

Personal Pronouns 119–199.

Reserved for Future Use SERIES 200 EVIDENCE 200.

Obligation to Prove—More Likely True Than Not True 201.

Highly Probable—Clear and Convincing Proof 202.

Direct and Indirect Evidence 203.

Party Having Power to Produce Better Evidence 204.

Willful Suppression of Evidence 205.

Failure to Explain or Deny Evidence 206.

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**106.**

Evidence 107.

Witnesses 108.

Duty to Abide by Translation Provided in Court 109.

Removal of Claims or Parties 110.

Service Provider for Juror With Disability 111.

Instruction to Alternate Jurors 112.

Questions From Jurors 113.

Bias 114.

Bench Conferences and Conferences in Chambers 115. “Class Action” Defined (Plaintiff Class) 116.

Why Electronic Communications and Research Are Prohibited 117.

Wealth of Parties 118.

Personal Pronouns 119–199.

Reserved for Future Use SERIES 200 EVIDENCE 200.

Obligation to Prove—More Likely True Than Not True 201.

Highly Probable—Clear and Convincing Proof 202.

Direct and Indirect Evidence 203.

Party Having Power to Produce Better Evidence 204.

Willful Suppression of Evidence 205.

Failure to Explain or Deny Evidence 206.

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**107.**

Witnesses 108.

Duty to Abide by Translation Provided in Court 109.

Removal of Claims or Parties 110.

Service Provider for Juror With Disability 111.

Instruction to Alternate Jurors 112.

Questions From Jurors 113.

Bias 114.

Bench Conferences and Conferences in Chambers 115. “Class Action” Defined (Plaintiff Class) 116.

Why Electronic Communications and Research Are Prohibited 117.

Wealth of Parties 118.

Personal Pronouns 119–199.

Reserved for Future Use SERIES 200 EVIDENCE 200.

Obligation to Prove—More Likely True Than Not True 201.

Highly Probable—Clear and Convincing Proof 202.

Direct and Indirect Evidence 203.

Party Having Power to Produce Better Evidence 204.

Willful Suppression of Evidence 205.

Failure to Explain or Deny Evidence 206.

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**108.**

Duty to Abide by Translation Provided in Court 109.

Removal of Claims or Parties 110.

Service Provider for Juror With Disability 111.

Instruction to Alternate Jurors 112.

Questions From Jurors 113.

Bias 114.

Bench Conferences and Conferences in Chambers 115. “Class Action” Defined (Plaintiff Class) 116.

Why Electronic Communications and Research Are Prohibited 117.

Wealth of Parties 118.

Personal Pronouns 119–199.

Reserved for Future Use SERIES 200 EVIDENCE 200.

Obligation to Prove—More Likely True Than Not True 201.

Highly Probable—Clear and Convincing Proof 202.

Direct and Indirect Evidence 203.

Party Having Power to Produce Better Evidence 204.

Willful Suppression of Evidence 205.

Failure to Explain or Deny Evidence 206.

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**109.**

Removal of Claims or Parties 110.

Service Provider for Juror With Disability 111.

Instruction to Alternate Jurors 112.

Questions From Jurors 113.

Bias 114.

Bench Conferences and Conferences in Chambers 115. “Class Action” Defined (Plaintiff Class) 116.

Why Electronic Communications and Research Are Prohibited 117.

Wealth of Parties 118.

Personal Pronouns 119–199.

Reserved for Future Use SERIES 200 EVIDENCE 200.

Obligation to Prove—More Likely True Than Not True 201.

Highly Probable—Clear and Convincing Proof 202.

Direct and Indirect Evidence 203.

Party Having Power to Produce Better Evidence 204.

Willful Suppression of Evidence 205.

Failure to Explain or Deny Evidence 206.

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**110.**

Service Provider for Juror With Disability 111.

Instruction to Alternate Jurors 112.

Questions From Jurors 113.

Bias 114.

Bench Conferences and Conferences in Chambers 115. “Class Action” Defined (Plaintiff Class) 116.

Why Electronic Communications and Research Are Prohibited 117.

Wealth of Parties 118.

Personal Pronouns 119–199.

Reserved for Future Use SERIES 200 EVIDENCE 200.

Obligation to Prove—More Likely True Than Not True 201.

Highly Probable—Clear and Convincing Proof 202.

Direct and Indirect Evidence 203.

Party Having Power to Produce Better Evidence 204.

Willful Suppression of Evidence 205.

Failure to Explain or Deny Evidence 206.

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**111.**

Instruction to Alternate Jurors 112.

Questions From Jurors 113.

Bias 114.

Bench Conferences and Conferences in Chambers 115. “Class Action” Defined (Plaintiff Class) 116.

Why Electronic Communications and Research Are Prohibited 117.

Wealth of Parties 118.

Personal Pronouns 119–199.

Reserved for Future Use SERIES 200 EVIDENCE 200.

Obligation to Prove—More Likely True Than Not True 201.

Highly Probable—Clear and Convincing Proof 202.

Direct and Indirect Evidence 203.

Party Having Power to Produce Better Evidence 204.

Willful Suppression of Evidence 205.

Failure to Explain or Deny Evidence 206.

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**112.**

Questions From Jurors 113.

Bias 114.

Bench Conferences and Conferences in Chambers 115. “Class Action” Defined (Plaintiff Class) 116.

Why Electronic Communications and Research Are Prohibited 117.

Wealth of Parties 118.

Personal Pronouns 119–199.

Reserved for Future Use SERIES 200 EVIDENCE 200.

Obligation to Prove—More Likely True Than Not True 201.

Highly Probable—Clear and Convincing Proof 202.

Direct and Indirect Evidence 203.

Party Having Power to Produce Better Evidence 204.

Willful Suppression of Evidence 205.

Failure to Explain or Deny Evidence 206.

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**113.**

Bias 114.

Bench Conferences and Conferences in Chambers 115. “Class Action” Defined (Plaintiff Class) 116.

Why Electronic Communications and Research Are Prohibited 117.

Wealth of Parties 118.

Personal Pronouns 119–199.

Reserved for Future Use SERIES 200 EVIDENCE 200.

Obligation to Prove—More Likely True Than Not True 201.

Highly Probable—Clear and Convincing Proof 202.

Direct and Indirect Evidence 203.

Party Having Power to Produce Better Evidence 204.

Willful Suppression of Evidence 205.

Failure to Explain or Deny Evidence 206.

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**114.**

Bench Conferences and Conferences in Chambers 115. “Class Action” Defined (Plaintiff Class) 116.

Why Electronic Communications and Research Are Prohibited 117.

Wealth of Parties 118.

Personal Pronouns 119–199.

Reserved for Future Use SERIES 200 EVIDENCE 200.

Obligation to Prove—More Likely True Than Not True 201.

Highly Probable—Clear and Convincing Proof 202.

Direct and Indirect Evidence 203.

Party Having Power to Produce Better Evidence 204.

Willful Suppression of Evidence 205.

Failure to Explain or Deny Evidence 206.

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**115.**

“Class Action” Defined (Plaintiff Class) 116.

Why Electronic Communications and Research Are Prohibited 117.

Wealth of Parties 118.

Personal Pronouns 119–199.

Reserved for Future Use SERIES 200 EVIDENCE 200.

Obligation to Prove—More Likely True Than Not True 201.

Highly Probable—Clear and Convincing Proof 202.

Direct and Indirect Evidence 203.

Party Having Power to Produce Better Evidence 204.

Willful Suppression of Evidence 205.

Failure to Explain or Deny Evidence 206.

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**116.**

Why Electronic Communications and Research Are Prohibited 117.

Wealth of Parties 118.

Personal Pronouns 119–199.

Reserved for Future Use SERIES 200 EVIDENCE 200.

Obligation to Prove—More Likely True Than Not True 201.

Highly Probable—Clear and Convincing Proof 202.

Direct and Indirect Evidence 203.

Party Having Power to Produce Better Evidence 204.

Willful Suppression of Evidence 205.

Failure to Explain or Deny Evidence 206.

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**200.**

Obligation to Prove—More Likely True Than Not True 201.

Highly Probable—Clear and Convincing Proof 202.

Direct and Indirect Evidence 203.

Party Having Power to Produce Better Evidence 204.

Willful Suppression of Evidence 205.

Failure to Explain or Deny Evidence 206.

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**201.**

Highly Probable—Clear and Convincing Proof 202.

Direct and Indirect Evidence 203.

Party Having Power to Produce Better Evidence 204.

Willful Suppression of Evidence 205.

Failure to Explain or Deny Evidence 206.

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**202.**

Direct and Indirect Evidence 203.

Party Having Power to Produce Better Evidence 204.

Willful Suppression of Evidence 205.

Failure to Explain or Deny Evidence 206.

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**203.**

Party Having Power to Produce Better Evidence 204.

Willful Suppression of Evidence 205.

Failure to Explain or Deny Evidence 206.

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**204.**

Willful Suppression of Evidence 205.

Failure to Explain or Deny Evidence 206.

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**205.**

Failure to Explain or Deny Evidence 206.

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**206.**

Evidence Admitted for Limited Purpose 207.

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**207.**

Evidence Applicable to One Party 208.

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**208.**

Deposition as Substantive Evidence 209.

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**209.**

Use of Interrogatories of a Party xxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 210.

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**210.**

Requests for Admissions 211.

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 319.

Interpretation—Reasonable Time 320.

Interpretation—Construction Against Drafter 321.

Existence of Condition Precedent Disputed 322.

Occurrence of Agreed Condition Precedent 323.

Waiver of Condition Precedent 324.

Anticipatory Breach 325.

Breach of Implied Covenant of Good Faith and Fair Dealing—Essential Factual Elements 326.

Assignment Contested 327.

Assignment Not Contested 328.

Breach of Implied Duty to Perform With Reasonable Care—Essential Factual Elements 329.

Reserved for Future Use 330.

Affirmative Defense—Unilateral Mistake of Fact 331.

Affirmative Defense—Bilateral Mistake 332.

Affirmative Defense—Duress 333.

Affirmative Defense—Economic Duress 334.

Affirmative Defense—Undue Influence 335.

Affirmative Defense—Fraud 336.

Affirmative Defense—Waiver 337.

Affirmative Defense—Novation 338.

Affirmative Defense—Statute of Limitations 339–349.

Reserved for Future Use 350.

Introduction to Contract Damages 351.

Special Damages 352.

Loss of Profits—No Profits Earned 353.

Loss of Profits—Some Profits Earned 354.

Owner’s/Lessee’s Damages for Breach of Contract to Construct Improvements on Real Property 355.

Obligation to Pay Money Only 356.

Buyer’s Damages for Breach of Contract for Sale of Real Property (Civ. Code, § 3306) 357.

Seller’s Damages for Breach of Contract to Purchase Real Property 358.

Mitigation of Damages 359.

Present Cash Value of Future Damages 360.

Nominal Damages 361.

Reliance Damages 362–369.

Reserved for Future Use 370.

Common Count: Money Had and Received Volume 1 Table of Contents xxvii This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**211.**

Prior Conviction of a Felony 212.

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 319.

Interpretation—Reasonable Time 320.

Interpretation—Construction Against Drafter 321.

Existence of Condition Precedent Disputed 322.

Occurrence of Agreed Condition Precedent 323.

Waiver of Condition Precedent 324.

Anticipatory Breach 325.

Breach of Implied Covenant of Good Faith and Fair Dealing—Essential Factual Elements 326.

Assignment Contested 327.

Assignment Not Contested 328.

Breach of Implied Duty to Perform With Reasonable Care—Essential Factual Elements 329.

Reserved for Future Use 330.

Affirmative Defense—Unilateral Mistake of Fact 331.

Affirmative Defense—Bilateral Mistake 332.

Affirmative Defense—Duress 333.

Affirmative Defense—Economic Duress 334.

Affirmative Defense—Undue Influence 335.

Affirmative Defense—Fraud 336.

Affirmative Defense—Waiver 337.

Affirmative Defense—Novation 338.

Affirmative Defense—Statute of Limitations 339–349.

Reserved for Future Use 350.

Introduction to Contract Damages 351.

Special Damages 352.

Loss of Profits—No Profits Earned 353.

Loss of Profits—Some Profits Earned 354.

Owner’s/Lessee’s Damages for Breach of Contract to Construct Improvements on Real Property 355.

Obligation to Pay Money Only 356.

Buyer’s Damages for Breach of Contract for Sale of Real Property (Civ. Code, § 3306) 357.

Seller’s Damages for Breach of Contract to Purchase Real Property 358.

Mitigation of Damages 359.

Present Cash Value of Future Damages 360.

Nominal Damages 361.

Reliance Damages 362–369.

Reserved for Future Use 370.

Common Count: Money Had and Received Volume 1 Table of Contents xxvii This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**212.**

Statements of a Party Opponent 213.

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 319.

Interpretation—Reasonable Time 320.

Interpretation—Construction Against Drafter 321.

Existence of Condition Precedent Disputed 322.

Occurrence of Agreed Condition Precedent 323.

Waiver of Condition Precedent 324.

Anticipatory Breach 325.

Breach of Implied Covenant of Good Faith and Fair Dealing—Essential Factual Elements 326.

Assignment Contested 327.

Assignment Not Contested 328.

Breach of Implied Duty to Perform With Reasonable Care—Essential Factual Elements 329.

Reserved for Future Use 330.

Affirmative Defense—Unilateral Mistake of Fact 331.

Affirmative Defense—Bilateral Mistake 332.

Affirmative Defense—Duress 333.

Affirmative Defense—Economic Duress 334.

Affirmative Defense—Undue Influence 335.

Affirmative Defense—Fraud 336.

Affirmative Defense—Waiver 337.

Affirmative Defense—Novation 338.

Affirmative Defense—Statute of Limitations 339–349.

Reserved for Future Use 350.

Introduction to Contract Damages 351.

Special Damages 352.

Loss of Profits—No Profits Earned 353.

Loss of Profits—Some Profits Earned 354.

Owner’s/Lessee’s Damages for Breach of Contract to Construct Improvements on Real Property 355.

Obligation to Pay Money Only 356.

Buyer’s Damages for Breach of Contract for Sale of Real Property (Civ. Code, § 3306) 357.

Seller’s Damages for Breach of Contract to Purchase Real Property 358.

Mitigation of Damages 359.

Present Cash Value of Future Damages 360.

Nominal Damages 361.

Reliance Damages 362–369.

Reserved for Future Use 370.

Common Count: Money Had and Received Volume 1 Table of Contents xxvii This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**213.**

Adoptive Admissions 214.

Reserved for Future Use 215.

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 319.

Interpretation—Reasonable Time 320.

Interpretation—Construction Against Drafter 321.

Existence of Condition Precedent Disputed 322.

Occurrence of Agreed Condition Precedent 323.

Waiver of Condition Precedent 324.

Anticipatory Breach 325.

Breach of Implied Covenant of Good Faith and Fair Dealing—Essential Factual Elements 326.

Assignment Contested 327.

Assignment Not Contested 328.

Breach of Implied Duty to Perform With Reasonable Care—Essential Factual Elements 329.

Reserved for Future Use 330.

Affirmative Defense—Unilateral Mistake of Fact 331.

Affirmative Defense—Bilateral Mistake 332.

Affirmative Defense—Duress 333.

Affirmative Defense—Economic Duress 334.

Affirmative Defense—Undue Influence 335.

Affirmative Defense—Fraud 336.

Affirmative Defense—Waiver 337.

Affirmative Defense—Novation 338.

Affirmative Defense—Statute of Limitations 339–349.

Reserved for Future Use 350.

Introduction to Contract Damages 351.

Special Damages 352.

Loss of Profits—No Profits Earned 353.

Loss of Profits—Some Profits Earned 354.

Owner’s/Lessee’s Damages for Breach of Contract to Construct Improvements on Real Property 355.

Obligation to Pay Money Only 356.

Buyer’s Damages for Breach of Contract for Sale of Real Property (Civ. Code, § 3306) 357.

Seller’s Damages for Breach of Contract to Purchase Real Property 358.

Mitigation of Damages 359.

Present Cash Value of Future Damages 360.

Nominal Damages 361.

Reliance Damages 362–369.

Reserved for Future Use 370.

Common Count: Money Had and Received Volume 1 Table of Contents xxvii This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**215.**

Exercise of a Communication Privilege 216.

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 319.

Interpretation—Reasonable Time 320.

Interpretation—Construction Against Drafter 321.

Existence of Condition Precedent Disputed 322.

Occurrence of Agreed Condition Precedent 323.

Waiver of Condition Precedent 324.

Anticipatory Breach 325.

Breach of Implied Covenant of Good Faith and Fair Dealing—Essential Factual Elements 326.

Assignment Contested 327.

Assignment Not Contested 328.

Breach of Implied Duty to Perform With Reasonable Care—Essential Factual Elements 329.

Reserved for Future Use 330.

Affirmative Defense—Unilateral Mistake of Fact 331.

Affirmative Defense—Bilateral Mistake 332.

Affirmative Defense—Duress 333.

Affirmative Defense—Economic Duress 334.

Affirmative Defense—Undue Influence 335.

Affirmative Defense—Fraud 336.

Affirmative Defense—Waiver 337.

Affirmative Defense—Novation 338.

Affirmative Defense—Statute of Limitations 339–349.

Reserved for Future Use 350.

Introduction to Contract Damages 351.

Special Damages 352.

Loss of Profits—No Profits Earned 353.

Loss of Profits—Some Profits Earned 354.

Owner’s/Lessee’s Damages for Breach of Contract to Construct Improvements on Real Property 355.

Obligation to Pay Money Only 356.

Buyer’s Damages for Breach of Contract for Sale of Real Property (Civ. Code, § 3306) 357.

Seller’s Damages for Breach of Contract to Purchase Real Property 358.

Mitigation of Damages 359.

Present Cash Value of Future Damages 360.

Nominal Damages 361.

Reliance Damages 362–369.

Reserved for Future Use 370.

Common Count: Money Had and Received Volume 1 Table of Contents xxvii This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**216.**

Exercise of Right Not to Incriminate Oneself (Evid. Code, § 913) 217.

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 319.

Interpretation—Reasonable Time 320.

Interpretation—Construction Against Drafter 321.

Existence of Condition Precedent Disputed 322.

Occurrence of Agreed Condition Precedent 323.

Waiver of Condition Precedent 324.

Anticipatory Breach 325.

Breach of Implied Covenant of Good Faith and Fair Dealing—Essential Factual Elements 326.

Assignment Contested 327.

Assignment Not Contested 328.

Breach of Implied Duty to Perform With Reasonable Care—Essential Factual Elements 329.

Reserved for Future Use 330.

Affirmative Defense—Unilateral Mistake of Fact 331.

Affirmative Defense—Bilateral Mistake 332.

Affirmative Defense—Duress 333.

Affirmative Defense—Economic Duress 334.

Affirmative Defense—Undue Influence 335.

Affirmative Defense—Fraud 336.

Affirmative Defense—Waiver 337.

Affirmative Defense—Novation 338.

Affirmative Defense—Statute of Limitations 339–349.

Reserved for Future Use 350.

Introduction to Contract Damages 351.

Special Damages 352.

Loss of Profits—No Profits Earned 353.

Loss of Profits—Some Profits Earned 354.

Owner’s/Lessee’s Damages for Breach of Contract to Construct Improvements on Real Property 355.

Obligation to Pay Money Only 356.

Buyer’s Damages for Breach of Contract for Sale of Real Property (Civ. Code, § 3306) 357.

Seller’s Damages for Breach of Contract to Purchase Real Property 358.

Mitigation of Damages 359.

Present Cash Value of Future Damages 360.

Nominal Damages 361.

Reliance Damages 362–369.

Reserved for Future Use 370.

Common Count: Money Had and Received Volume 1 Table of Contents xxvii This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**217.**

Evidence of Settlement 218.

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 319.

Interpretation—Reasonable Time 320.

Interpretation—Construction Against Drafter 321.

Existence of Condition Precedent Disputed 322.

Occurrence of Agreed Condition Precedent 323.

Waiver of Condition Precedent 324.

Anticipatory Breach 325.

Breach of Implied Covenant of Good Faith and Fair Dealing—Essential Factual Elements 326.

Assignment Contested 327.

Assignment Not Contested 328.

Breach of Implied Duty to Perform With Reasonable Care—Essential Factual Elements 329.

Reserved for Future Use 330.

Affirmative Defense—Unilateral Mistake of Fact 331.

Affirmative Defense—Bilateral Mistake 332.

Affirmative Defense—Duress 333.

Affirmative Defense—Economic Duress 334.

Affirmative Defense—Undue Influence 335.

Affirmative Defense—Fraud 336.

Affirmative Defense—Waiver 337.

Affirmative Defense—Novation 338.

Affirmative Defense—Statute of Limitations 339–349.

Reserved for Future Use 350.

Introduction to Contract Damages 351.

Special Damages 352.

Loss of Profits—No Profits Earned 353.

Loss of Profits—Some Profits Earned 354.

Owner’s/Lessee’s Damages for Breach of Contract to Construct Improvements on Real Property 355.

Obligation to Pay Money Only 356.

Buyer’s Damages for Breach of Contract for Sale of Real Property (Civ. Code, § 3306) 357.

Seller’s Damages for Breach of Contract to Purchase Real Property 358.

Mitigation of Damages 359.

Present Cash Value of Future Damages 360.

Nominal Damages 361.

Reliance Damages 362–369.

Reserved for Future Use 370.

Common Count: Money Had and Received Volume 1 Table of Contents xxvii This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**218.**

Statements Made to Physician (Previously Existing Condition) 219.

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 319.

Interpretation—Reasonable Time 320.

Interpretation—Construction Against Drafter 321.

Existence of Condition Precedent Disputed 322.

Occurrence of Agreed Condition Precedent 323.

Waiver of Condition Precedent 324.

Anticipatory Breach 325.

Breach of Implied Covenant of Good Faith and Fair Dealing—Essential Factual Elements 326.

Assignment Contested 327.

Assignment Not Contested 328.

Breach of Implied Duty to Perform With Reasonable Care—Essential Factual Elements 329.

Reserved for Future Use 330.

Affirmative Defense—Unilateral Mistake of Fact 331.

Affirmative Defense—Bilateral Mistake 332.

Affirmative Defense—Duress 333.

Affirmative Defense—Economic Duress 334.

Affirmative Defense—Undue Influence 335.

Affirmative Defense—Fraud 336.

Affirmative Defense—Waiver 337.

Affirmative Defense—Novation 338.

Affirmative Defense—Statute of Limitations 339–349.

Reserved for Future Use 350.

Introduction to Contract Damages 351.

Special Damages 352.

Loss of Profits—No Profits Earned 353.

Loss of Profits—Some Profits Earned 354.

Owner’s/Lessee’s Damages for Breach of Contract to Construct Improvements on Real Property 355.

Obligation to Pay Money Only 356.

Buyer’s Damages for Breach of Contract for Sale of Real Property (Civ. Code, § 3306) 357.

Seller’s Damages for Breach of Contract to Purchase Real Property 358.

Mitigation of Damages 359.

Present Cash Value of Future Damages 360.

Nominal Damages 361.

Reliance Damages 362–369.

Reserved for Future Use 370.

Common Count: Money Had and Received Volume 1 Table of Contents xxvii This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**219.**

Expert Witness Testimony 220.

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 319.

Interpretation—Reasonable Time 320.

Interpretation—Construction Against Drafter 321.

Existence of Condition Precedent Disputed 322.

Occurrence of Agreed Condition Precedent 323.

Waiver of Condition Precedent 324.

Anticipatory Breach 325.

Breach of Implied Covenant of Good Faith and Fair Dealing—Essential Factual Elements 326.

Assignment Contested 327.

Assignment Not Contested 328.

Breach of Implied Duty to Perform With Reasonable Care—Essential Factual Elements 329.

Reserved for Future Use 330.

Affirmative Defense—Unilateral Mistake of Fact 331.

Affirmative Defense—Bilateral Mistake 332.

Affirmative Defense—Duress 333.

Affirmative Defense—Economic Duress 334.

Affirmative Defense—Undue Influence 335.

Affirmative Defense—Fraud 336.

Affirmative Defense—Waiver 337.

Affirmative Defense—Novation 338.

Affirmative Defense—Statute of Limitations 339–349.

Reserved for Future Use 350.

Introduction to Contract Damages 351.

Special Damages 352.

Loss of Profits—No Profits Earned 353.

Loss of Profits—Some Profits Earned 354.

Owner’s/Lessee’s Damages for Breach of Contract to Construct Improvements on Real Property 355.

Obligation to Pay Money Only 356.

Buyer’s Damages for Breach of Contract for Sale of Real Property (Civ. Code, § 3306) 357.

Seller’s Damages for Breach of Contract to Purchase Real Property 358.

Mitigation of Damages 359.

Present Cash Value of Future Damages 360.

Nominal Damages 361.

Reliance Damages 362–369.

Reserved for Future Use 370.

Common Count: Money Had and Received Volume 1 Table of Contents xxvii This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**220.**

Experts—Questions Containing Assumed Facts 221.

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 319.

Interpretation—Reasonable Time 320.

Interpretation—Construction Against Drafter 321.

Existence of Condition Precedent Disputed 322.

Occurrence of Agreed Condition Precedent 323.

Waiver of Condition Precedent 324.

Anticipatory Breach 325.

Breach of Implied Covenant of Good Faith and Fair Dealing—Essential Factual Elements 326.

Assignment Contested 327.

Assignment Not Contested 328.

Breach of Implied Duty to Perform With Reasonable Care—Essential Factual Elements 329.

Reserved for Future Use 330.

Affirmative Defense—Unilateral Mistake of Fact 331.

Affirmative Defense—Bilateral Mistake 332.

Affirmative Defense—Duress 333.

Affirmative Defense—Economic Duress 334.

Affirmative Defense—Undue Influence 335.

Affirmative Defense—Fraud 336.

Affirmative Defense—Waiver 337.

Affirmative Defense—Novation 338.

Affirmative Defense—Statute of Limitations 339–349.

Reserved for Future Use 350.

Introduction to Contract Damages 351.

Special Damages 352.

Loss of Profits—No Profits Earned 353.

Loss of Profits—Some Profits Earned 354.

Owner’s/Lessee’s Damages for Breach of Contract to Construct Improvements on Real Property 355.

Obligation to Pay Money Only 356.

Buyer’s Damages for Breach of Contract for Sale of Real Property (Civ. Code, § 3306) 357.

Seller’s Damages for Breach of Contract to Purchase Real Property 358.

Mitigation of Damages 359.

Present Cash Value of Future Damages 360.

Nominal Damages 361.

Reliance Damages 362–369.

Reserved for Future Use 370.

Common Count: Money Had and Received Volume 1 Table of Contents xxvii This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**221.**

Conflicting Expert Testimony 222.

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 319.

Interpretation—Reasonable Time 320.

Interpretation—Construction Against Drafter 321.

Existence of Condition Precedent Disputed 322.

Occurrence of Agreed Condition Precedent 323.

Waiver of Condition Precedent 324.

Anticipatory Breach 325.

Breach of Implied Covenant of Good Faith and Fair Dealing—Essential Factual Elements 326.

Assignment Contested 327.

Assignment Not Contested 328.

Breach of Implied Duty to Perform With Reasonable Care—Essential Factual Elements 329.

Reserved for Future Use 330.

Affirmative Defense—Unilateral Mistake of Fact 331.

Affirmative Defense—Bilateral Mistake 332.

Affirmative Defense—Duress 333.

Affirmative Defense—Economic Duress 334.

Affirmative Defense—Undue Influence 335.

Affirmative Defense—Fraud 336.

Affirmative Defense—Waiver 337.

Affirmative Defense—Novation 338.

Affirmative Defense—Statute of Limitations 339–349.

Reserved for Future Use 350.

Introduction to Contract Damages 351.

Special Damages 352.

Loss of Profits—No Profits Earned 353.

Loss of Profits—Some Profits Earned 354.

Owner’s/Lessee’s Damages for Breach of Contract to Construct Improvements on Real Property 355.

Obligation to Pay Money Only 356.

Buyer’s Damages for Breach of Contract for Sale of Real Property (Civ. Code, § 3306) 357.

Seller’s Damages for Breach of Contract to Purchase Real Property 358.

Mitigation of Damages 359.

Present Cash Value of Future Damages 360.

Nominal Damages 361.

Reliance Damages 362–369.

Reserved for Future Use 370.

Common Count: Money Had and Received Volume 1 Table of Contents xxvii This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**222.**

Evidence of Sliding-Scale Settlement 223.

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 319.

Interpretation—Reasonable Time 320.

Interpretation—Construction Against Drafter 321.

Existence of Condition Precedent Disputed 322.

Occurrence of Agreed Condition Precedent 323.

Waiver of Condition Precedent 324.

Anticipatory Breach 325.

Breach of Implied Covenant of Good Faith and Fair Dealing—Essential Factual Elements 326.

Assignment Contested 327.

Assignment Not Contested 328.

Breach of Implied Duty to Perform With Reasonable Care—Essential Factual Elements 329.

Reserved for Future Use 330.

Affirmative Defense—Unilateral Mistake of Fact 331.

Affirmative Defense—Bilateral Mistake 332.

Affirmative Defense—Duress 333.

Affirmative Defense—Economic Duress 334.

Affirmative Defense—Undue Influence 335.

Affirmative Defense—Fraud 336.

Affirmative Defense—Waiver 337.

Affirmative Defense—Novation 338.

Affirmative Defense—Statute of Limitations 339–349.

Reserved for Future Use 350.

Introduction to Contract Damages 351.

Special Damages 352.

Loss of Profits—No Profits Earned 353.

Loss of Profits—Some Profits Earned 354.

Owner’s/Lessee’s Damages for Breach of Contract to Construct Improvements on Real Property 355.

Obligation to Pay Money Only 356.

Buyer’s Damages for Breach of Contract for Sale of Real Property (Civ. Code, § 3306) 357.

Seller’s Damages for Breach of Contract to Purchase Real Property 358.

Mitigation of Damages 359.

Present Cash Value of Future Damages 360.

Nominal Damages 361.

Reliance Damages 362–369.

Reserved for Future Use 370.

Common Count: Money Had and Received Volume 1 Table of Contents xxvii This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**223.**

Opinion Testimony of Lay Witness 224.

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 319.

Interpretation—Reasonable Time 320.

Interpretation—Construction Against Drafter 321.

Existence of Condition Precedent Disputed 322.

Occurrence of Agreed Condition Precedent 323.

Waiver of Condition Precedent 324.

Anticipatory Breach 325.

Breach of Implied Covenant of Good Faith and Fair Dealing—Essential Factual Elements 326.

Assignment Contested 327.

Assignment Not Contested 328.

Breach of Implied Duty to Perform With Reasonable Care—Essential Factual Elements 329.

Reserved for Future Use 330.

Affirmative Defense—Unilateral Mistake of Fact 331.

Affirmative Defense—Bilateral Mistake 332.

Affirmative Defense—Duress 333.

Affirmative Defense—Economic Duress 334.

Affirmative Defense—Undue Influence 335.

Affirmative Defense—Fraud 336.

Affirmative Defense—Waiver 337.

Affirmative Defense—Novation 338.

Affirmative Defense—Statute of Limitations 339–349.

Reserved for Future Use 350.

Introduction to Contract Damages 351.

Special Damages 352.

Loss of Profits—No Profits Earned 353.

Loss of Profits—Some Profits Earned 354.

Owner’s/Lessee’s Damages for Breach of Contract to Construct Improvements on Real Property 355.

Obligation to Pay Money Only 356.

Buyer’s Damages for Breach of Contract for Sale of Real Property (Civ. Code, § 3306) 357.

Seller’s Damages for Breach of Contract to Purchase Real Property 358.

Mitigation of Damages 359.

Present Cash Value of Future Damages 360.

Nominal Damages 361.

Reliance Damages 362–369.

Reserved for Future Use 370.

Common Count: Money Had and Received Volume 1 Table of Contents xxvii This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**224.**

Testimony of Child 225–299.

Reserved for Future Use SERIES 300 CONTRACTS 300.

Breach of Contract—Introduction 301.

Third-Party Beneficiary 302.

Contract Formation—Essential Factual Elements 303.

Breach of Contract—Essential Factual Elements 304.

Oral or Written Contract Terms 305.

Implied-in-Fact Contract 306.

Unformalized Agreement 307.

Contract Formation—Offer 308.

Contract Formation—Revocation of Offer 309.

Contract Formation—Acceptance 310.

Contract Formation—Acceptance by Silence 311.

Contract Formation—Rejection of Offer 312.

Substantial Performance 313.

Modification 314.

Interpretation—Disputed Words 315.

Interpretation—Meaning of Ordinary Words 316.

Interpretation—Meaning of Technical Words 317.

Interpretation—Construction of Contract as a Whole 318.

Interpretation—Construction by Conduct Volume 1 Table of Contents xxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 319.

Interpretation—Reasonable Time 320.

Interpretation—Construction Against Drafter 321.

Existence of Condition Precedent Disputed 322.

Occurrence of Agreed Condition Precedent 323.

Waiver of Condition Precedent 324.

Anticipatory Breach 325.

Breach of Implied Covenant of Good Faith and Fair Dealing—Essential Factual Elements 326.

Assignment Contested 327.

Assignment Not Contested 328.

Breach of Implied Duty to Perform With Reasonable Care—Essential Factual Elements 329.

Reserved for Future Use 330.

Affirmative Defense—Unilateral Mistake of Fact 331.

Affirmative Defense—Bilateral Mistake 332.

Affirmative Defense—Duress 333.

Affirmative Defense—Economic Duress 334.

Affirmative Defense—Undue Influence 335.

Affirmative Defense—Fraud 336.

Affirmative Defense—Waiver 337.

Affirmative Defense—Novation 338.

Affirmative Defense—Statute of Limitations 339–349.

Reserved for Future Use 350.

Introduction to Contract Damages 351.

Special Damages 352.

Loss of Profits—No Profits Earned 353.

Loss of Profits—Some Profits Earned 354.

Owner’s/Lessee’s Damages for Breach of Contract to Construct Improvements on Real Property 355.

Obligation to Pay Money Only 356.

Buyer’s Damages for Breach of Contract for Sale of Real Property (Civ. Code, § 3306) 357.

Seller’s Damages for Breach of Contract to Purchase Real Property 358.

Mitigation of Damages 359.

Present Cash Value of Future Damages 360.

Nominal Damages 361.

Reliance Damages 362–369.

Reserved for Future Use 370.

Common Count: Money Had and Received Volume 1 Table of Contents xxvii This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**4300.**

Introductory Instruction 4301.

Expiration of Fixed-Term Tenancy—Essential Factual Elements 4302.

Termination for Failure to Pay Rent—Essential Factual Elements 4303.

Sufficiency and Service of Notice of Termination for Failure to Pay Rent 4304.

Termination for Violation of Terms of Lease/Agreement—Essential Factual Elements 4305.

Sufficiency and Service of Notice of Termination for Violation of Terms of Agreement 4306.

Termination of Month-to-Month Tenancy—Essential Factual Elements 4307.

Sufficiency and Service of Notice of Termination of Month-to-Month Tenancy 4308.

Termination for Nuisance or Unlawful Use—Essential Factual Elements (Code Civ.

Proc., § 1161(4)) 4309.

Sufficiency and Service of Notice of Termination for Nuisance or Unlawful Use 4310–4319.

Reserved for Future Use 4320.

Affirmative Defense—Implied Warranty of Habitability 4321.

Affirmative Defense—Retaliatory Eviction—Tenant’s Complaint (Civ. Code, § 1942.5) 4322.

Affirmative Defense—Retaliatory Eviction—Engaging in Legally Protected Activity (Civ. Code, § 1942.5(d)) 4323.

Affirmative Defense—Discriminatory Eviction (Unruh Act) 4324.

Affirmative Defense—Waiver by Acceptance of Rent 4325.

Affirmative Defense—Failure to Comply With Rent Control Ordinance/Tenant Protection Act 4326.

Affirmative Defense—Repair and Deduct 4327.

Affirmative Defense—Landlord’s Refusal of Rent 4328.

Affirmative Defense—Tenant Was Victim of Domestic Violence, Sexual Assault, Stalking, Elder/Dependent Adult Abuse, or Human Trafficking (Code Civ. Proc., § 1161.3) 4329.

Affirmative Defense—Failure to Provide Reasonable Accommodation 4330.

Denial of Requested Accommodation 4331–4339.

Reserved for Future Use 4340.

Damages for Reasonable Rental Value 4341.

Statutory Damages on Showing of Malice (Code Civ. Proc., § 1174(b)) 4342.

Reduced Rent for Breach of Habitability 4343–4399.

Reserved for Future Use VF-4300.

Termination Due to Failure to Pay Rent VF-4301.

Termination Due to Failure to Pay Rent—Affirmative Defense—Breach of Implied Warranty of Habitability VF-4302.

Termination Due to Violation of Terms of Lease/Agreement Volume 2 Table of Contents lxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use VF-4303–VF-4327.

Reserved for Future Use VF-4328.

Affirmative Defense—Victim of Abuse or Violence VF-4329–VF-4399.

Reserved for Future Use SERIES 4400 TRADE SECRETS 4400.

Misappropriation of Trade Secrets—Introduction 4401.

Misappropriation of Trade Secrets—Essential Factual Elements 4402. “Trade Secret” Defined 4403.

Secrecy Requirement 4404.

Reasonable Efforts to Protect Secrecy 4405.

Misappropriation by Acquisition 4406.

Misappropriation by Disclosure 4407.

Misappropriation by Use 4408.

Improper Means of Acquiring Trade Secret 4409.

Remedies for Misappropriation of Trade Secret 4410.

Unjust Enrichment 4411.

Punitive Damages for Willful and Malicious Misappropriation 4412. “Independent Economic Value” Explained 4413–4419.

Reserved for Future Use 4420.

Affirmative Defense—Information Was Readily Ascertainable by Proper Means 4421.

Affirmative Defense—Statute of Limitations—Three-Year Limit (Civ. Code, § 3426.6) 4422–4499.

Reserved for Future Use VF-4400.

Misappropriation of Trade Secrets VF-4401–VF-4499.

Reserved for Future Use SERIES 4500 CONSTRUCTION LAW 4500.

Breach of Implied Warranty of Correctness of Plans and Specifications—Essential Factual Elements 4501.

Owner’s Liability for Failing to Disclose Important Information Regarding a Construction Project—Essential Factual Elements 4502.

Breach of Implied Covenant to Provide Necessary Items Within Owner’s Control—Essential Factual Elements 4503–4509.

Reserved for Future Use 4510.

Breach of Implied Covenant to Perform Work in a Good and Competent Manner—Essential Factual Elements 4511.

Affirmative Defense—Contractor Followed Plans and Specifications 4512–4519.

Reserved for Future Use 4520.

Contractor’s Claim for Changed or Extra Work Volume 2 Table of Contents lxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**4301.**

Expiration of Fixed-Term Tenancy—Essential Factual Elements 4302.

Termination for Failure to Pay Rent—Essential Factual Elements 4303.

Sufficiency and Service of Notice of Termination for Failure to Pay Rent 4304.

Termination for Violation of Terms of Lease/Agreement—Essential Factual Elements 4305.

Sufficiency and Service of Notice of Termination for Violation of Terms of Agreement 4306.

Termination of Month-to-Month Tenancy—Essential Factual Elements 4307.

Sufficiency and Service of Notice of Termination of Month-to-Month Tenancy 4308.

Termination for Nuisance or Unlawful Use—Essential Factual Elements (Code Civ.

Proc., § 1161(4)) 4309.

Sufficiency and Service of Notice of Termination for Nuisance or Unlawful Use 4310–4319.

Reserved for Future Use 4320.

Affirmative Defense—Implied Warranty of Habitability 4321.

Affirmative Defense—Retaliatory Eviction—Tenant’s Complaint (Civ. Code, § 1942.5) 4322.

Affirmative Defense—Retaliatory Eviction—Engaging in Legally Protected Activity (Civ. Code, § 1942.5(d)) 4323.

Affirmative Defense—Discriminatory Eviction (Unruh Act) 4324.

Affirmative Defense—Waiver by Acceptance of Rent 4325.

Affirmative Defense—Failure to Comply With Rent Control Ordinance/Tenant Protection Act 4326.

Affirmative Defense—Repair and Deduct 4327.

Affirmative Defense—Landlord’s Refusal of Rent 4328.

Affirmative Defense—Tenant Was Victim of Domestic Violence, Sexual Assault, Stalking, Elder/Dependent Adult Abuse, or Human Trafficking (Code Civ. Proc., § 1161.3) 4329.

Affirmative Defense—Failure to Provide Reasonable Accommodation 4330.

Denial of Requested Accommodation 4331–4339.

Reserved for Future Use 4340.

Damages for Reasonable Rental Value 4341.

Statutory Damages on Showing of Malice (Code Civ. Proc., § 1174(b)) 4342.

Reduced Rent for Breach of Habitability 4343–4399.

Reserved for Future Use VF-4300.

Termination Due to Failure to Pay Rent VF-4301.

Termination Due to Failure to Pay Rent—Affirmative Defense—Breach of Implied Warranty of Habitability VF-4302.

Termination Due to Violation of Terms of Lease/Agreement Volume 2 Table of Contents lxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use VF-4303–VF-4327.

Reserved for Future Use VF-4328.

Affirmative Defense—Victim of Abuse or Violence VF-4329–VF-4399.

Reserved for Future Use SERIES 4400 TRADE SECRETS 4400.

Misappropriation of Trade Secrets—Introduction 4401.

Misappropriation of Trade Secrets—Essential Factual Elements 4402. “Trade Secret” Defined 4403.

Secrecy Requirement 4404.

Reasonable Efforts to Protect Secrecy 4405.

Misappropriation by Acquisition 4406.

Misappropriation by Disclosure 4407.

Misappropriation by Use 4408.

Improper Means of Acquiring Trade Secret 4409.

Remedies for Misappropriation of Trade Secret 4410.

Unjust Enrichment 4411.

Punitive Damages for Willful and Malicious Misappropriation 4412. “Independent Economic Value” Explained 4413–4419.

Reserved for Future Use 4420.

Affirmative Defense—Information Was Readily Ascertainable by Proper Means 4421.

Affirmative Defense—Statute of Limitations—Three-Year Limit (Civ. Code, § 3426.6) 4422–4499.

Reserved for Future Use VF-4400.

Misappropriation of Trade Secrets VF-4401–VF-4499.

Reserved for Future Use SERIES 4500 CONSTRUCTION LAW 4500.

Breach of Implied Warranty of Correctness of Plans and Specifications—Essential Factual Elements 4501.

Owner’s Liability for Failing to Disclose Important Information Regarding a Construction Project—Essential Factual Elements 4502.

Breach of Implied Covenant to Provide Necessary Items Within Owner’s Control—Essential Factual Elements 4503–4509.

Reserved for Future Use 4510.

Breach of Implied Covenant to Perform Work in a Good and Competent Manner—Essential Factual Elements 4511.

Affirmative Defense—Contractor Followed Plans and Specifications 4512–4519.

Reserved for Future Use 4520.

Contractor’s Claim for Changed or Extra Work Volume 2 Table of Contents lxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**4302.**

Termination for Failure to Pay Rent—Essential Factual Elements 4303.

Sufficiency and Service of Notice of Termination for Failure to Pay Rent 4304.

Termination for Violation of Terms of Lease/Agreement—Essential Factual Elements 4305.

Sufficiency and Service of Notice of Termination for Violation of Terms of Agreement 4306.

Termination of Month-to-Month Tenancy—Essential Factual Elements 4307.

Sufficiency and Service of Notice of Termination of Month-to-Month Tenancy 4308.

Termination for Nuisance or Unlawful Use—Essential Factual Elements (Code Civ.

Proc., § 1161(4)) 4309.

Sufficiency and Service of Notice of Termination for Nuisance or Unlawful Use 4310–4319.

Reserved for Future Use 4320.

Affirmative Defense—Implied Warranty of Habitability 4321.

Affirmative Defense—Retaliatory Eviction—Tenant’s Complaint (Civ. Code, § 1942.5) 4322.

Affirmative Defense—Retaliatory Eviction—Engaging in Legally Protected Activity (Civ. Code, § 1942.5(d)) 4323.

Affirmative Defense—Discriminatory Eviction (Unruh Act) 4324.

Affirmative Defense—Waiver by Acceptance of Rent 4325.

Affirmative Defense—Failure to Comply With Rent Control Ordinance/Tenant Protection Act 4326.

Affirmative Defense—Repair and Deduct 4327.

Affirmative Defense—Landlord’s Refusal of Rent 4328.

Affirmative Defense—Tenant Was Victim of Domestic Violence, Sexual Assault, Stalking, Elder/Dependent Adult Abuse, or Human Trafficking (Code Civ. Proc., § 1161.3) 4329.

Affirmative Defense—Failure to Provide Reasonable Accommodation 4330.

Denial of Requested Accommodation 4331–4339.

Reserved for Future Use 4340.

Damages for Reasonable Rental Value 4341.

Statutory Damages on Showing of Malice (Code Civ. Proc., § 1174(b)) 4342.

Reduced Rent for Breach of Habitability 4343–4399.

Reserved for Future Use VF-4300.

Termination Due to Failure to Pay Rent VF-4301.

Termination Due to Failure to Pay Rent—Affirmative Defense—Breach of Implied Warranty of Habitability VF-4302.

Termination Due to Violation of Terms of Lease/Agreement Volume 2 Table of Contents lxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use VF-4303–VF-4327.

Reserved for Future Use VF-4328.

Affirmative Defense—Victim of Abuse or Violence VF-4329–VF-4399.

Reserved for Future Use SERIES 4400 TRADE SECRETS 4400.

Misappropriation of Trade Secrets—Introduction 4401.

Misappropriation of Trade Secrets—Essential Factual Elements 4402. “Trade Secret” Defined 4403.

Secrecy Requirement 4404.

Reasonable Efforts to Protect Secrecy 4405.

Misappropriation by Acquisition 4406.

Misappropriation by Disclosure 4407.

Misappropriation by Use 4408.

Improper Means of Acquiring Trade Secret 4409.

Remedies for Misappropriation of Trade Secret 4410.

Unjust Enrichment 4411.

Punitive Damages for Willful and Malicious Misappropriation 4412. “Independent Economic Value” Explained 4413–4419.

Reserved for Future Use 4420.

Affirmative Defense—Information Was Readily Ascertainable by Proper Means 4421.

Affirmative Defense—Statute of Limitations—Three-Year Limit (Civ. Code, § 3426.6) 4422–4499.

Reserved for Future Use VF-4400.

Misappropriation of Trade Secrets VF-4401–VF-4499.

Reserved for Future Use SERIES 4500 CONSTRUCTION LAW 4500.

Breach of Implied Warranty of Correctness of Plans and Specifications—Essential Factual Elements 4501.

Owner’s Liability for Failing to Disclose Important Information Regarding a Construction Project—Essential Factual Elements 4502.

Breach of Implied Covenant to Provide Necessary Items Within Owner’s Control—Essential Factual Elements 4503–4509.

Reserved for Future Use 4510.

Breach of Implied Covenant to Perform Work in a Good and Competent Manner—Essential Factual Elements 4511.

Affirmative Defense—Contractor Followed Plans and Specifications 4512–4519.

Reserved for Future Use 4520.

Contractor’s Claim for Changed or Extra Work Volume 2 Table of Contents lxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**4303.**

Sufficiency and Service of Notice of Termination for Failure to Pay Rent 4304.

Termination for Violation of Terms of Lease/Agreement—Essential Factual Elements 4305.

Sufficiency and Service of Notice of Termination for Violation of Terms of Agreement 4306.

Termination of Month-to-Month Tenancy—Essential Factual Elements 4307.

Sufficiency and Service of Notice of Termination of Month-to-Month Tenancy 4308.

Termination for Nuisance or Unlawful Use—Essential Factual Elements (Code Civ.

Proc., § 1161(4)) 4309.

Sufficiency and Service of Notice of Termination for Nuisance or Unlawful Use 4310–4319.

Reserved for Future Use 4320.

Affirmative Defense—Implied Warranty of Habitability 4321.

Affirmative Defense—Retaliatory Eviction—Tenant’s Complaint (Civ. Code, § 1942.5) 4322.

Affirmative Defense—Retaliatory Eviction—Engaging in Legally Protected Activity (Civ. Code, § 1942.5(d)) 4323.

Affirmative Defense—Discriminatory Eviction (Unruh Act) 4324.

Affirmative Defense—Waiver by Acceptance of Rent 4325.

Affirmative Defense—Failure to Comply With Rent Control Ordinance/Tenant Protection Act 4326.

Affirmative Defense—Repair and Deduct 4327.

Affirmative Defense—Landlord’s Refusal of Rent 4328.

Affirmative Defense—Tenant Was Victim of Domestic Violence, Sexual Assault, Stalking, Elder/Dependent Adult Abuse, or Human Trafficking (Code Civ. Proc., § 1161.3) 4329.

Affirmative Defense—Failure to Provide Reasonable Accommodation 4330.

Denial of Requested Accommodation 4331–4339.

Reserved for Future Use 4340.

Damages for Reasonable Rental Value 4341.

Statutory Damages on Showing of Malice (Code Civ. Proc., § 1174(b)) 4342.

Reduced Rent for Breach of Habitability 4343–4399.

Reserved for Future Use VF-4300.

Termination Due to Failure to Pay Rent VF-4301.

Termination Due to Failure to Pay Rent—Affirmative Defense—Breach of Implied Warranty of Habitability VF-4302.

Termination Due to Violation of Terms of Lease/Agreement Volume 2 Table of Contents lxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use VF-4303–VF-4327.

Reserved for Future Use VF-4328.

Affirmative Defense—Victim of Abuse or Violence VF-4329–VF-4399.

Reserved for Future Use SERIES 4400 TRADE SECRETS 4400.

Misappropriation of Trade Secrets—Introduction 4401.

Misappropriation of Trade Secrets—Essential Factual Elements 4402. “Trade Secret” Defined 4403.

Secrecy Requirement 4404.

Reasonable Efforts to Protect Secrecy 4405.

Misappropriation by Acquisition 4406.

Misappropriation by Disclosure 4407.

Misappropriation by Use 4408.

Improper Means of Acquiring Trade Secret 4409.

Remedies for Misappropriation of Trade Secret 4410.

Unjust Enrichment 4411.

Punitive Damages for Willful and Malicious Misappropriation 4412. “Independent Economic Value” Explained 4413–4419.

Reserved for Future Use 4420.

Affirmative Defense—Information Was Readily Ascertainable by Proper Means 4421.

Affirmative Defense—Statute of Limitations—Three-Year Limit (Civ. Code, § 3426.6) 4422–4499.

Reserved for Future Use VF-4400.

Misappropriation of Trade Secrets VF-4401–VF-4499.

Reserved for Future Use SERIES 4500 CONSTRUCTION LAW 4500.

Breach of Implied Warranty of Correctness of Plans and Specifications—Essential Factual Elements 4501.

Owner’s Liability for Failing to Disclose Important Information Regarding a Construction Project—Essential Factual Elements 4502.

Breach of Implied Covenant to Provide Necessary Items Within Owner’s Control—Essential Factual Elements 4503–4509.

Reserved for Future Use 4510.

Breach of Implied Covenant to Perform Work in a Good and Competent Manner—Essential Factual Elements 4511.

Affirmative Defense—Contractor Followed Plans and Specifications 4512–4519.

Reserved for Future Use 4520.

Contractor’s Claim for Changed or Extra Work Volume 2 Table of Contents lxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**4304.**

Termination for Violation of Terms of Lease/Agreement—Essential Factual Elements 4305.

Sufficiency and Service of Notice of Termination for Violation of Terms of Agreement 4306.

Termination of Month-to-Month Tenancy—Essential Factual Elements 4307.

Sufficiency and Service of Notice of Termination of Month-to-Month Tenancy 4308.

Termination for Nuisance or Unlawful Use—Essential Factual Elements (Code Civ.

Proc., § 1161(4)) 4309.

Sufficiency and Service of Notice of Termination for Nuisance or Unlawful Use 4310–4319.

Reserved for Future Use 4320.

Affirmative Defense—Implied Warranty of Habitability 4321.

Affirmative Defense—Retaliatory Eviction—Tenant’s Complaint (Civ. Code, § 1942.5) 4322.

Affirmative Defense—Retaliatory Eviction—Engaging in Legally Protected Activity (Civ. Code, § 1942.5(d)) 4323.

Affirmative Defense—Discriminatory Eviction (Unruh Act) 4324.

Affirmative Defense—Waiver by Acceptance of Rent 4325.

Affirmative Defense—Failure to Comply With Rent Control Ordinance/Tenant Protection Act 4326.

Affirmative Defense—Repair and Deduct 4327.

Affirmative Defense—Landlord’s Refusal of Rent 4328.

Affirmative Defense—Tenant Was Victim of Domestic Violence, Sexual Assault, Stalking, Elder/Dependent Adult Abuse, or Human Trafficking (Code Civ. Proc., § 1161.3) 4329.

Affirmative Defense—Failure to Provide Reasonable Accommodation 4330.

Denial of Requested Accommodation 4331–4339.

Reserved for Future Use 4340.

Damages for Reasonable Rental Value 4341.

Statutory Damages on Showing of Malice (Code Civ. Proc., § 1174(b)) 4342.

Reduced Rent for Breach of Habitability 4343–4399.

Reserved for Future Use VF-4300.

Termination Due to Failure to Pay Rent VF-4301.

Termination Due to Failure to Pay Rent—Affirmative Defense—Breach of Implied Warranty of Habitability VF-4302.

Termination Due to Violation of Terms of Lease/Agreement Volume 2 Table of Contents lxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use VF-4303–VF-4327.

Reserved for Future Use VF-4328.

Affirmative Defense—Victim of Abuse or Violence VF-4329–VF-4399.

Reserved for Future Use SERIES 4400 TRADE SECRETS 4400.

Misappropriation of Trade Secrets—Introduction 4401.

Misappropriation of Trade Secrets—Essential Factual Elements 4402. “Trade Secret” Defined 4403.

Secrecy Requirement 4404.

Reasonable Efforts to Protect Secrecy 4405.

Misappropriation by Acquisition 4406.

Misappropriation by Disclosure 4407.

Misappropriation by Use 4408.

Improper Means of Acquiring Trade Secret 4409.

Remedies for Misappropriation of Trade Secret 4410.

Unjust Enrichment 4411.

Punitive Damages for Willful and Malicious Misappropriation 4412. “Independent Economic Value” Explained 4413–4419.

Reserved for Future Use 4420.

Affirmative Defense—Information Was Readily Ascertainable by Proper Means 4421.

Affirmative Defense—Statute of Limitations—Three-Year Limit (Civ. Code, § 3426.6) 4422–4499.

Reserved for Future Use VF-4400.

Misappropriation of Trade Secrets VF-4401–VF-4499.

Reserved for Future Use SERIES 4500 CONSTRUCTION LAW 4500.

Breach of Implied Warranty of Correctness of Plans and Specifications—Essential Factual Elements 4501.

Owner’s Liability for Failing to Disclose Important Information Regarding a Construction Project—Essential Factual Elements 4502.

Breach of Implied Covenant to Provide Necessary Items Within Owner’s Control—Essential Factual Elements 4503–4509.

Reserved for Future Use 4510.

Breach of Implied Covenant to Perform Work in a Good and Competent Manner—Essential Factual Elements 4511.

Affirmative Defense—Contractor Followed Plans and Specifications 4512–4519.

Reserved for Future Use 4520.

Contractor’s Claim for Changed or Extra Work Volume 2 Table of Contents lxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**4305.**

Sufficiency and Service of Notice of Termination for Violation of Terms of Agreement 4306.

Termination of Month-to-Month Tenancy—Essential Factual Elements 4307.

Sufficiency and Service of Notice of Termination of Month-to-Month Tenancy 4308.

Termination for Nuisance or Unlawful Use—Essential Factual Elements (Code Civ.

Proc., § 1161(4)) 4309.

Sufficiency and Service of Notice of Termination for Nuisance or Unlawful Use 4310–4319.

Reserved for Future Use 4320.

Affirmative Defense—Implied Warranty of Habitability 4321.

Affirmative Defense—Retaliatory Eviction—Tenant’s Complaint (Civ. Code, § 1942.5) 4322.

Affirmative Defense—Retaliatory Eviction—Engaging in Legally Protected Activity (Civ. Code, § 1942.5(d)) 4323.

Affirmative Defense—Discriminatory Eviction (Unruh Act) 4324.

Affirmative Defense—Waiver by Acceptance of Rent 4325.

Affirmative Defense—Failure to Comply With Rent Control Ordinance/Tenant Protection Act 4326.

Affirmative Defense—Repair and Deduct 4327.

Affirmative Defense—Landlord’s Refusal of Rent 4328.

Affirmative Defense—Tenant Was Victim of Domestic Violence, Sexual Assault, Stalking, Elder/Dependent Adult Abuse, or Human Trafficking (Code Civ. Proc., § 1161.3) 4329.

Affirmative Defense—Failure to Provide Reasonable Accommodation 4330.

Denial of Requested Accommodation 4331–4339.

Reserved for Future Use 4340.

Damages for Reasonable Rental Value 4341.

Statutory Damages on Showing of Malice (Code Civ. Proc., § 1174(b)) 4342.

Reduced Rent for Breach of Habitability 4343–4399.

Reserved for Future Use VF-4300.

Termination Due to Failure to Pay Rent VF-4301.

Termination Due to Failure to Pay Rent—Affirmative Defense—Breach of Implied Warranty of Habitability VF-4302.

Termination Due to Violation of Terms of Lease/Agreement Volume 2 Table of Contents lxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use VF-4303–VF-4327.

Reserved for Future Use VF-4328.

Affirmative Defense—Victim of Abuse or Violence VF-4329–VF-4399.

Reserved for Future Use SERIES 4400 TRADE SECRETS 4400.

Misappropriation of Trade Secrets—Introduction 4401.

Misappropriation of Trade Secrets—Essential Factual Elements 4402. “Trade Secret” Defined 4403.

Secrecy Requirement 4404.

Reasonable Efforts to Protect Secrecy 4405.

Misappropriation by Acquisition 4406.

Misappropriation by Disclosure 4407.

Misappropriation by Use 4408.

Improper Means of Acquiring Trade Secret 4409.

Remedies for Misappropriation of Trade Secret 4410.

Unjust Enrichment 4411.

Punitive Damages for Willful and Malicious Misappropriation 4412. “Independent Economic Value” Explained 4413–4419.

Reserved for Future Use 4420.

Affirmative Defense—Information Was Readily Ascertainable by Proper Means 4421.

Affirmative Defense—Statute of Limitations—Three-Year Limit (Civ. Code, § 3426.6) 4422–4499.

Reserved for Future Use VF-4400.

Misappropriation of Trade Secrets VF-4401–VF-4499.

Reserved for Future Use SERIES 4500 CONSTRUCTION LAW 4500.

Breach of Implied Warranty of Correctness of Plans and Specifications—Essential Factual Elements 4501.

Owner’s Liability for Failing to Disclose Important Information Regarding a Construction Project—Essential Factual Elements 4502.

Breach of Implied Covenant to Provide Necessary Items Within Owner’s Control—Essential Factual Elements 4503–4509.

Reserved for Future Use 4510.

Breach of Implied Covenant to Perform Work in a Good and Competent Manner—Essential Factual Elements 4511.

Affirmative Defense—Contractor Followed Plans and Specifications 4512–4519.

Reserved for Future Use 4520.

Contractor’s Claim for Changed or Extra Work Volume 2 Table of Contents lxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**4306.**

Termination of Month-to-Month Tenancy—Essential Factual Elements 4307.

Sufficiency and Service of Notice of Termination of Month-to-Month Tenancy 4308.

Termination for Nuisance or Unlawful Use—Essential Factual Elements (Code Civ.

Proc., § 1161(4)) 4309.

Sufficiency and Service of Notice of Termination for Nuisance or Unlawful Use 4310–4319.

Reserved for Future Use 4320.

Affirmative Defense—Implied Warranty of Habitability 4321.

Affirmative Defense—Retaliatory Eviction—Tenant’s Complaint (Civ. Code, § 1942.5) 4322.

Affirmative Defense—Retaliatory Eviction—Engaging in Legally Protected Activity (Civ. Code, § 1942.5(d)) 4323.

Affirmative Defense—Discriminatory Eviction (Unruh Act) 4324.

Affirmative Defense—Waiver by Acceptance of Rent 4325.

Affirmative Defense—Failure to Comply With Rent Control Ordinance/Tenant Protection Act 4326.

Affirmative Defense—Repair and Deduct 4327.

Affirmative Defense—Landlord’s Refusal of Rent 4328.

Affirmative Defense—Tenant Was Victim of Domestic Violence, Sexual Assault, Stalking, Elder/Dependent Adult Abuse, or Human Trafficking (Code Civ. Proc., § 1161.3) 4329.

Affirmative Defense—Failure to Provide Reasonable Accommodation 4330.

Denial of Requested Accommodation 4331–4339.

Reserved for Future Use 4340.

Damages for Reasonable Rental Value 4341.

Statutory Damages on Showing of Malice (Code Civ. Proc., § 1174(b)) 4342.

Reduced Rent for Breach of Habitability 4343–4399.

Reserved for Future Use VF-4300.

Termination Due to Failure to Pay Rent VF-4301.

Termination Due to Failure to Pay Rent—Affirmative Defense—Breach of Implied Warranty of Habitability VF-4302.

Termination Due to Violation of Terms of Lease/Agreement Volume 2 Table of Contents lxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use VF-4303–VF-4327.

Reserved for Future Use VF-4328.

Affirmative Defense—Victim of Abuse or Violence VF-4329–VF-4399.

Reserved for Future Use SERIES 4400 TRADE SECRETS 4400.

Misappropriation of Trade Secrets—Introduction 4401.

Misappropriation of Trade Secrets—Essential Factual Elements 4402. “Trade Secret” Defined 4403.

Secrecy Requirement 4404.

Reasonable Efforts to Protect Secrecy 4405.

Misappropriation by Acquisition 4406.

Misappropriation by Disclosure 4407.

Misappropriation by Use 4408.

Improper Means of Acquiring Trade Secret 4409.

Remedies for Misappropriation of Trade Secret 4410.

Unjust Enrichment 4411.

Punitive Damages for Willful and Malicious Misappropriation 4412. “Independent Economic Value” Explained 4413–4419.

Reserved for Future Use 4420.

Affirmative Defense—Information Was Readily Ascertainable by Proper Means 4421.

Affirmative Defense—Statute of Limitations—Three-Year Limit (Civ. Code, § 3426.6) 4422–4499.

Reserved for Future Use VF-4400.

Misappropriation of Trade Secrets VF-4401–VF-4499.

Reserved for Future Use SERIES 4500 CONSTRUCTION LAW 4500.

Breach of Implied Warranty of Correctness of Plans and Specifications—Essential Factual Elements 4501.

Owner’s Liability for Failing to Disclose Important Information Regarding a Construction Project—Essential Factual Elements 4502.

Breach of Implied Covenant to Provide Necessary Items Within Owner’s Control—Essential Factual Elements 4503–4509.

Reserved for Future Use 4510.

Breach of Implied Covenant to Perform Work in a Good and Competent Manner—Essential Factual Elements 4511.

Affirmative Defense—Contractor Followed Plans and Specifications 4512–4519.

Reserved for Future Use 4520.

Contractor’s Claim for Changed or Extra Work Volume 2 Table of Contents lxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**4307.**

Sufficiency and Service of Notice of Termination of Month-to-Month Tenancy 4308.

Termination for Nuisance or Unlawful Use—Essential Factual Elements (Code Civ.

Proc., § 1161(4)) 4309.

Sufficiency and Service of Notice of Termination for Nuisance or Unlawful Use 4310–4319.

Reserved for Future Use 4320.

Affirmative Defense—Implied Warranty of Habitability 4321.

Affirmative Defense—Retaliatory Eviction—Tenant’s Complaint (Civ. Code, § 1942.5) 4322.

Affirmative Defense—Retaliatory Eviction—Engaging in Legally Protected Activity (Civ. Code, § 1942.5(d)) 4323.

Affirmative Defense—Discriminatory Eviction (Unruh Act) 4324.

Affirmative Defense—Waiver by Acceptance of Rent 4325.

Affirmative Defense—Failure to Comply With Rent Control Ordinance/Tenant Protection Act 4326.

Affirmative Defense—Repair and Deduct 4327.

Affirmative Defense—Landlord’s Refusal of Rent 4328.

Affirmative Defense—Tenant Was Victim of Domestic Violence, Sexual Assault, Stalking, Elder/Dependent Adult Abuse, or Human Trafficking (Code Civ. Proc., § 1161.3) 4329.

Affirmative Defense—Failure to Provide Reasonable Accommodation 4330.

Denial of Requested Accommodation 4331–4339.

Reserved for Future Use 4340.

Damages for Reasonable Rental Value 4341.

Statutory Damages on Showing of Malice (Code Civ. Proc., § 1174(b)) 4342.

Reduced Rent for Breach of Habitability 4343–4399.

Reserved for Future Use VF-4300.

Termination Due to Failure to Pay Rent VF-4301.

Termination Due to Failure to Pay Rent—Affirmative Defense—Breach of Implied Warranty of Habitability VF-4302.

Termination Due to Violation of Terms of Lease/Agreement Volume 2 Table of Contents lxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use VF-4303–VF-4327.

Reserved for Future Use VF-4328.

Affirmative Defense—Victim of Abuse or Violence VF-4329–VF-4399.

Reserved for Future Use SERIES 4400 TRADE SECRETS 4400.

Misappropriation of Trade Secrets—Introduction 4401.

Misappropriation of Trade Secrets—Essential Factual Elements 4402. “Trade Secret” Defined 4403.

Secrecy Requirement 4404.

Reasonable Efforts to Protect Secrecy 4405.

Misappropriation by Acquisition 4406.

Misappropriation by Disclosure 4407.

Misappropriation by Use 4408.

Improper Means of Acquiring Trade Secret 4409.

Remedies for Misappropriation of Trade Secret 4410.

Unjust Enrichment 4411.

Punitive Damages for Willful and Malicious Misappropriation 4412. “Independent Economic Value” Explained 4413–4419.

Reserved for Future Use 4420.

Affirmative Defense—Information Was Readily Ascertainable by Proper Means 4421.

Affirmative Defense—Statute of Limitations—Three-Year Limit (Civ. Code, § 3426.6) 4422–4499.

Reserved for Future Use VF-4400.

Misappropriation of Trade Secrets VF-4401–VF-4499.

Reserved for Future Use SERIES 4500 CONSTRUCTION LAW 4500.

Breach of Implied Warranty of Correctness of Plans and Specifications—Essential Factual Elements 4501.

Owner’s Liability for Failing to Disclose Important Information Regarding a Construction Project—Essential Factual Elements 4502.

Breach of Implied Covenant to Provide Necessary Items Within Owner’s Control—Essential Factual Elements 4503–4509.

Reserved for Future Use 4510.

Breach of Implied Covenant to Perform Work in a Good and Competent Manner—Essential Factual Elements 4511.

Affirmative Defense—Contractor Followed Plans and Specifications 4512–4519.

Reserved for Future Use 4520.

Contractor’s Claim for Changed or Extra Work Volume 2 Table of Contents lxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**4308.**

Termination for Nuisance or Unlawful Use—Essential Factual Elements (Code Civ.

Proc., § 1161(4)) 4309.

Sufficiency and Service of Notice of Termination for Nuisance or Unlawful Use 4310–4319.

Reserved for Future Use 4320.

Affirmative Defense—Implied Warranty of Habitability 4321.

Affirmative Defense—Retaliatory Eviction—Tenant’s Complaint (Civ. Code, § 1942.5) 4322.

Affirmative Defense—Retaliatory Eviction—Engaging in Legally Protected Activity (Civ. Code, § 1942.5(d)) 4323.

Affirmative Defense—Discriminatory Eviction (Unruh Act) 4324.

Affirmative Defense—Waiver by Acceptance of Rent 4325.

Affirmative Defense—Failure to Comply With Rent Control Ordinance/Tenant Protection Act 4326.

Affirmative Defense—Repair and Deduct 4327.

Affirmative Defense—Landlord’s Refusal of Rent 4328.

Affirmative Defense—Tenant Was Victim of Domestic Violence, Sexual Assault, Stalking, Elder/Dependent Adult Abuse, or Human Trafficking (Code Civ. Proc., § 1161.3) 4329.

Affirmative Defense—Failure to Provide Reasonable Accommodation 4330.

Denial of Requested Accommodation 4331–4339.

Reserved for Future Use 4340.

Damages for Reasonable Rental Value 4341.

Statutory Damages on Showing of Malice (Code Civ. Proc., § 1174(b)) 4342.

Reduced Rent for Breach of Habitability 4343–4399.

Reserved for Future Use VF-4300.

Termination Due to Failure to Pay Rent VF-4301.

Termination Due to Failure to Pay Rent—Affirmative Defense—Breach of Implied Warranty of Habitability VF-4302.

Termination Due to Violation of Terms of Lease/Agreement Volume 2 Table of Contents lxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use VF-4303–VF-4327.

Reserved for Future Use VF-4328.

Affirmative Defense—Victim of Abuse or Violence VF-4329–VF-4399.

Reserved for Future Use SERIES 4400 TRADE SECRETS 4400.

Misappropriation of Trade Secrets—Introduction 4401.

Misappropriation of Trade Secrets—Essential Factual Elements 4402. “Trade Secret” Defined 4403.

Secrecy Requirement 4404.

Reasonable Efforts to Protect Secrecy 4405.

Misappropriation by Acquisition 4406.

Misappropriation by Disclosure 4407.

Misappropriation by Use 4408.

Improper Means of Acquiring Trade Secret 4409.

Remedies for Misappropriation of Trade Secret 4410.

Unjust Enrichment 4411.

Punitive Damages for Willful and Malicious Misappropriation 4412. “Independent Economic Value” Explained 4413–4419.

Reserved for Future Use 4420.

Affirmative Defense—Information Was Readily Ascertainable by Proper Means 4421.

Affirmative Defense—Statute of Limitations—Three-Year Limit (Civ. Code, § 3426.6) 4422–4499.

Reserved for Future Use VF-4400.

Misappropriation of Trade Secrets VF-4401–VF-4499.

Reserved for Future Use SERIES 4500 CONSTRUCTION LAW 4500.

Breach of Implied Warranty of Correctness of Plans and Specifications—Essential Factual Elements 4501.

Owner’s Liability for Failing to Disclose Important Information Regarding a Construction Project—Essential Factual Elements 4502.

Breach of Implied Covenant to Provide Necessary Items Within Owner’s Control—Essential Factual Elements 4503–4509.

Reserved for Future Use 4510.

Breach of Implied Covenant to Perform Work in a Good and Competent Manner—Essential Factual Elements 4511.

Affirmative Defense—Contractor Followed Plans and Specifications 4512–4519.

Reserved for Future Use 4520.

Contractor’s Claim for Changed or Extra Work Volume 2 Table of Contents lxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**4309.**

Sufficiency and Service of Notice of Termination for Nuisance or Unlawful Use 4310–4319.

Reserved for Future Use 4320.

Affirmative Defense—Implied Warranty of Habitability 4321.

Affirmative Defense—Retaliatory Eviction—Tenant’s Complaint (Civ. Code, § 1942.5) 4322.

Affirmative Defense—Retaliatory Eviction—Engaging in Legally Protected Activity (Civ. Code, § 1942.5(d)) 4323.

Affirmative Defense—Discriminatory Eviction (Unruh Act) 4324.

Affirmative Defense—Waiver by Acceptance of Rent 4325.

Affirmative Defense—Failure to Comply With Rent Control Ordinance/Tenant Protection Act 4326.

Affirmative Defense—Repair and Deduct 4327.

Affirmative Defense—Landlord’s Refusal of Rent 4328.

Affirmative Defense—Tenant Was Victim of Domestic Violence, Sexual Assault, Stalking, Elder/Dependent Adult Abuse, or Human Trafficking (Code Civ. Proc., § 1161.3) 4329.

Affirmative Defense—Failure to Provide Reasonable Accommodation 4330.

Denial of Requested Accommodation 4331–4339.

Reserved for Future Use 4340.

Damages for Reasonable Rental Value 4341.

Statutory Damages on Showing of Malice (Code Civ. Proc., § 1174(b)) 4342.

Reduced Rent for Breach of Habitability 4343–4399.

Reserved for Future Use VF-4300.

Termination Due to Failure to Pay Rent VF-4301.

Termination Due to Failure to Pay Rent—Affirmative Defense—Breach of Implied Warranty of Habitability VF-4302.

Termination Due to Violation of Terms of Lease/Agreement Volume 2 Table of Contents lxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use VF-4303–VF-4327.

Reserved for Future Use VF-4328.

Affirmative Defense—Victim of Abuse or Violence VF-4329–VF-4399.

Reserved for Future Use SERIES 4400 TRADE SECRETS 4400.

Misappropriation of Trade Secrets—Introduction 4401.

Misappropriation of Trade Secrets—Essential Factual Elements 4402. “Trade Secret” Defined 4403.

Secrecy Requirement 4404.

Reasonable Efforts to Protect Secrecy 4405.

Misappropriation by Acquisition 4406.

Misappropriation by Disclosure 4407.

Misappropriation by Use 4408.

Improper Means of Acquiring Trade Secret 4409.

Remedies for Misappropriation of Trade Secret 4410.

Unjust Enrichment 4411.

Punitive Damages for Willful and Malicious Misappropriation 4412. “Independent Economic Value” Explained 4413–4419.

Reserved for Future Use 4420.

Affirmative Defense—Information Was Readily Ascertainable by Proper Means 4421.

Affirmative Defense—Statute of Limitations—Three-Year Limit (Civ. Code, § 3426.6) 4422–4499.

Reserved for Future Use VF-4400.

Misappropriation of Trade Secrets VF-4401–VF-4499.

Reserved for Future Use SERIES 4500 CONSTRUCTION LAW 4500.

Breach of Implied Warranty of Correctness of Plans and Specifications—Essential Factual Elements 4501.

Owner’s Liability for Failing to Disclose Important Information Regarding a Construction Project—Essential Factual Elements 4502.

Breach of Implied Covenant to Provide Necessary Items Within Owner’s Control—Essential Factual Elements 4503–4509.

Reserved for Future Use 4510.

Breach of Implied Covenant to Perform Work in a Good and Competent Manner—Essential Factual Elements 4511.

Affirmative Defense—Contractor Followed Plans and Specifications 4512–4519.

Reserved for Future Use 4520.

Contractor’s Claim for Changed or Extra Work Volume 2 Table of Contents lxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**4320.**

Affirmative Defense—Implied Warranty of Habitability 4321.

Affirmative Defense—Retaliatory Eviction—Tenant’s Complaint (Civ. Code, § 1942.5) 4322.

Affirmative Defense—Retaliatory Eviction—Engaging in Legally Protected Activity (Civ. Code, § 1942.5(d)) 4323.

Affirmative Defense—Discriminatory Eviction (Unruh Act) 4324.

Affirmative Defense—Waiver by Acceptance of Rent 4325.

Affirmative Defense—Failure to Comply With Rent Control Ordinance/Tenant Protection Act 4326.

Affirmative Defense—Repair and Deduct 4327.

Affirmative Defense—Landlord’s Refusal of Rent 4328.

Affirmative Defense—Tenant Was Victim of Domestic Violence, Sexual Assault, Stalking, Elder/Dependent Adult Abuse, or Human Trafficking (Code Civ. Proc., § 1161.3) 4329.

Affirmative Defense—Failure to Provide Reasonable Accommodation 4330.

Denial of Requested Accommodation 4331–4339.

Reserved for Future Use 4340.

Damages for Reasonable Rental Value 4341.

Statutory Damages on Showing of Malice (Code Civ. Proc., § 1174(b)) 4342.

Reduced Rent for Breach of Habitability 4343–4399.

Reserved for Future Use VF-4300.

Termination Due to Failure to Pay Rent VF-4301.

Termination Due to Failure to Pay Rent—Affirmative Defense—Breach of Implied Warranty of Habitability VF-4302.

Termination Due to Violation of Terms of Lease/Agreement Volume 2 Table of Contents lxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use VF-4303–VF-4327.

Reserved for Future Use VF-4328.

Affirmative Defense—Victim of Abuse or Violence VF-4329–VF-4399.

Reserved for Future Use SERIES 4400 TRADE SECRETS 4400.

Misappropriation of Trade Secrets—Introduction 4401.

Misappropriation of Trade Secrets—Essential Factual Elements 4402. “Trade Secret” Defined 4403.

Secrecy Requirement 4404.

Reasonable Efforts to Protect Secrecy 4405.

Misappropriation by Acquisition 4406.

Misappropriation by Disclosure 4407.

Misappropriation by Use 4408.

Improper Means of Acquiring Trade Secret 4409.

Remedies for Misappropriation of Trade Secret 4410.

Unjust Enrichment 4411.

Punitive Damages for Willful and Malicious Misappropriation 4412. “Independent Economic Value” Explained 4413–4419.

Reserved for Future Use 4420.

Affirmative Defense—Information Was Readily Ascertainable by Proper Means 4421.

Affirmative Defense—Statute of Limitations—Three-Year Limit (Civ. Code, § 3426.6) 4422–4499.

Reserved for Future Use VF-4400.

Misappropriation of Trade Secrets VF-4401–VF-4499.

Reserved for Future Use SERIES 4500 CONSTRUCTION LAW 4500.

Breach of Implied Warranty of Correctness of Plans and Specifications—Essential Factual Elements 4501.

Owner’s Liability for Failing to Disclose Important Information Regarding a Construction Project—Essential Factual Elements 4502.

Breach of Implied Covenant to Provide Necessary Items Within Owner’s Control—Essential Factual Elements 4503–4509.

Reserved for Future Use 4510.

Breach of Implied Covenant to Perform Work in a Good and Competent Manner—Essential Factual Elements 4511.

Affirmative Defense—Contractor Followed Plans and Specifications 4512–4519.

Reserved for Future Use 4520.

Contractor’s Claim for Changed or Extra Work Volume 2 Table of Contents lxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**4321.**

Affirmative Defense—Retaliatory Eviction—Tenant’s Complaint (Civ. Code, § 1942.5) 4322.

Affirmative Defense—Retaliatory Eviction—Engaging in Legally Protected Activity (Civ. Code, § 1942.5(d)) 4323.

Affirmative Defense—Discriminatory Eviction (Unruh Act) 4324.

Affirmative Defense—Waiver by Acceptance of Rent 4325.

Affirmative Defense—Failure to Comply With Rent Control Ordinance/Tenant Protection Act 4326.

Affirmative Defense—Repair and Deduct 4327.

Affirmative Defense—Landlord’s Refusal of Rent 4328.

Affirmative Defense—Tenant Was Victim of Domestic Violence, Sexual Assault, Stalking, Elder/Dependent Adult Abuse, or Human Trafficking (Code Civ. Proc., § 1161.3) 4329.

Affirmative Defense—Failure to Provide Reasonable Accommodation 4330.

Denial of Requested Accommodation 4331–4339.

Reserved for Future Use 4340.

Damages for Reasonable Rental Value 4341.

Statutory Damages on Showing of Malice (Code Civ. Proc., § 1174(b)) 4342.

Reduced Rent for Breach of Habitability 4343–4399.

Reserved for Future Use VF-4300.

Termination Due to Failure to Pay Rent VF-4301.

Termination Due to Failure to Pay Rent—Affirmative Defense—Breach of Implied Warranty of Habitability VF-4302.

Termination Due to Violation of Terms of Lease/Agreement Volume 2 Table of Contents lxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use VF-4303–VF-4327.

Reserved for Future Use VF-4328.

Affirmative Defense—Victim of Abuse or Violence VF-4329–VF-4399.

Reserved for Future Use SERIES 4400 TRADE SECRETS 4400.

Misappropriation of Trade Secrets—Introduction 4401.

Misappropriation of Trade Secrets—Essential Factual Elements 4402. “Trade Secret” Defined 4403.

Secrecy Requirement 4404.

Reasonable Efforts to Protect Secrecy 4405.

Misappropriation by Acquisition 4406.

Misappropriation by Disclosure 4407.

Misappropriation by Use 4408.

Improper Means of Acquiring Trade Secret 4409.

Remedies for Misappropriation of Trade Secret 4410.

Unjust Enrichment 4411.

Punitive Damages for Willful and Malicious Misappropriation 4412. “Independent Economic Value” Explained 4413–4419.

Reserved for Future Use 4420.

Affirmative Defense—Information Was Readily Ascertainable by Proper Means 4421.

Affirmative Defense—Statute of Limitations—Three-Year Limit (Civ. Code, § 3426.6) 4422–4499.

Reserved for Future Use VF-4400.

Misappropriation of Trade Secrets VF-4401–VF-4499.

Reserved for Future Use SERIES 4500 CONSTRUCTION LAW 4500.

Breach of Implied Warranty of Correctness of Plans and Specifications—Essential Factual Elements 4501.

Owner’s Liability for Failing to Disclose Important Information Regarding a Construction Project—Essential Factual Elements 4502.

Breach of Implied Covenant to Provide Necessary Items Within Owner’s Control—Essential Factual Elements 4503–4509.

Reserved for Future Use 4510.

Breach of Implied Covenant to Perform Work in a Good and Competent Manner—Essential Factual Elements 4511.

Affirmative Defense—Contractor Followed Plans and Specifications 4512–4519.

Reserved for Future Use 4520.

Contractor’s Claim for Changed or Extra Work Volume 2 Table of Contents lxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**4322.**

Affirmative Defense—Retaliatory Eviction—Engaging in Legally Protected Activity (Civ. Code, § 1942.5(d)) 4323.

Affirmative Defense—Discriminatory Eviction (Unruh Act) 4324.

Affirmative Defense—Waiver by Acceptance of Rent 4325.

Affirmative Defense—Failure to Comply With Rent Control Ordinance/Tenant Protection Act 4326.

Affirmative Defense—Repair and Deduct 4327.

Affirmative Defense—Landlord’s Refusal of Rent 4328.

Affirmative Defense—Tenant Was Victim of Domestic Violence, Sexual Assault, Stalking, Elder/Dependent Adult Abuse, or Human Trafficking (Code Civ. Proc., § 1161.3) 4329.

Affirmative Defense—Failure to Provide Reasonable Accommodation 4330.

Denial of Requested Accommodation 4331–4339.

Reserved for Future Use 4340.

Damages for Reasonable Rental Value 4341.

Statutory Damages on Showing of Malice (Code Civ. Proc., § 1174(b)) 4342.

Reduced Rent for Breach of Habitability 4343–4399.

Reserved for Future Use VF-4300.

Termination Due to Failure to Pay Rent VF-4301.

Termination Due to Failure to Pay Rent—Affirmative Defense—Breach of Implied Warranty of Habitability VF-4302.

Termination Due to Violation of Terms of Lease/Agreement Volume 2 Table of Contents lxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use VF-4303–VF-4327.

Reserved for Future Use VF-4328.

Affirmative Defense—Victim of Abuse or Violence VF-4329–VF-4399.

Reserved for Future Use SERIES 4400 TRADE SECRETS 4400.

Misappropriation of Trade Secrets—Introduction 4401.

Misappropriation of Trade Secrets—Essential Factual Elements 4402. “Trade Secret” Defined 4403.

Secrecy Requirement 4404.

Reasonable Efforts to Protect Secrecy 4405.

Misappropriation by Acquisition 4406.

Misappropriation by Disclosure 4407.

Misappropriation by Use 4408.

Improper Means of Acquiring Trade Secret 4409.

Remedies for Misappropriation of Trade Secret 4410.

Unjust Enrichment 4411.

Punitive Damages for Willful and Malicious Misappropriation 4412. “Independent Economic Value” Explained 4413–4419.

Reserved for Future Use 4420.

Affirmative Defense—Information Was Readily Ascertainable by Proper Means 4421.

Affirmative Defense—Statute of Limitations—Three-Year Limit (Civ. Code, § 3426.6) 4422–4499.

Reserved for Future Use VF-4400.

Misappropriation of Trade Secrets VF-4401–VF-4499.

Reserved for Future Use SERIES 4500 CONSTRUCTION LAW 4500.

Breach of Implied Warranty of Correctness of Plans and Specifications—Essential Factual Elements 4501.

Owner’s Liability for Failing to Disclose Important Information Regarding a Construction Project—Essential Factual Elements 4502.

Breach of Implied Covenant to Provide Necessary Items Within Owner’s Control—Essential Factual Elements 4503–4509.

Reserved for Future Use 4510.

Breach of Implied Covenant to Perform Work in a Good and Competent Manner—Essential Factual Elements 4511.

Affirmative Defense—Contractor Followed Plans and Specifications 4512–4519.

Reserved for Future Use 4520.

Contractor’s Claim for Changed or Extra Work Volume 2 Table of Contents lxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**4323.**

Affirmative Defense—Discriminatory Eviction (Unruh Act) 4324.

Affirmative Defense—Waiver by Acceptance of Rent 4325.

Affirmative Defense—Failure to Comply With Rent Control Ordinance/Tenant Protection Act 4326.

Affirmative Defense—Repair and Deduct 4327.

Affirmative Defense—Landlord’s Refusal of Rent 4328.

Affirmative Defense—Tenant Was Victim of Domestic Violence, Sexual Assault, Stalking, Elder/Dependent Adult Abuse, or Human Trafficking (Code Civ. Proc., § 1161.3) 4329.

Affirmative Defense—Failure to Provide Reasonable Accommodation 4330.

Denial of Requested Accommodation 4331–4339.

Reserved for Future Use 4340.

Damages for Reasonable Rental Value 4341.

Statutory Damages on Showing of Malice (Code Civ. Proc., § 1174(b)) 4342.

Reduced Rent for Breach of Habitability 4343–4399.

Reserved for Future Use VF-4300.

Termination Due to Failure to Pay Rent VF-4301.

Termination Due to Failure to Pay Rent—Affirmative Defense—Breach of Implied Warranty of Habitability VF-4302.

Termination Due to Violation of Terms of Lease/Agreement Volume 2 Table of Contents lxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use VF-4303–VF-4327.

Reserved for Future Use VF-4328.

Affirmative Defense—Victim of Abuse or Violence VF-4329–VF-4399.

Reserved for Future Use SERIES 4400 TRADE SECRETS 4400.

Misappropriation of Trade Secrets—Introduction 4401.

Misappropriation of Trade Secrets—Essential Factual Elements 4402. “Trade Secret” Defined 4403.

Secrecy Requirement 4404.

Reasonable Efforts to Protect Secrecy 4405.

Misappropriation by Acquisition 4406.

Misappropriation by Disclosure 4407.

Misappropriation by Use 4408.

Improper Means of Acquiring Trade Secret 4409.

Remedies for Misappropriation of Trade Secret 4410.

Unjust Enrichment 4411.

Punitive Damages for Willful and Malicious Misappropriation 4412. “Independent Economic Value” Explained 4413–4419.

Reserved for Future Use 4420.

Affirmative Defense—Information Was Readily Ascertainable by Proper Means 4421.

Affirmative Defense—Statute of Limitations—Three-Year Limit (Civ. Code, § 3426.6) 4422–4499.

Reserved for Future Use VF-4400.

Misappropriation of Trade Secrets VF-4401–VF-4499.

Reserved for Future Use SERIES 4500 CONSTRUCTION LAW 4500.

Breach of Implied Warranty of Correctness of Plans and Specifications—Essential Factual Elements 4501.

Owner’s Liability for Failing to Disclose Important Information Regarding a Construction Project—Essential Factual Elements 4502.

Breach of Implied Covenant to Provide Necessary Items Within Owner’s Control—Essential Factual Elements 4503–4509.

Reserved for Future Use 4510.

Breach of Implied Covenant to Perform Work in a Good and Competent Manner—Essential Factual Elements 4511.

Affirmative Defense—Contractor Followed Plans and Specifications 4512–4519.

Reserved for Future Use 4520.

Contractor’s Claim for Changed or Extra Work Volume 2 Table of Contents lxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**4324.**

Affirmative Defense—Waiver by Acceptance of Rent 4325.

Affirmative Defense—Failure to Comply With Rent Control Ordinance/Tenant Protection Act 4326.

Affirmative Defense—Repair and Deduct 4327.

Affirmative Defense—Landlord’s Refusal of Rent 4328.

Affirmative Defense—Tenant Was Victim of Domestic Violence, Sexual Assault, Stalking, Elder/Dependent Adult Abuse, or Human Trafficking (Code Civ. Proc., § 1161.3) 4329.

Affirmative Defense—Failure to Provide Reasonable Accommodation 4330.

Denial of Requested Accommodation 4331–4339.

Reserved for Future Use 4340.

Damages for Reasonable Rental Value 4341.

Statutory Damages on Showing of Malice (Code Civ. Proc., § 1174(b)) 4342.

Reduced Rent for Breach of Habitability 4343–4399.

Reserved for Future Use VF-4300.

Termination Due to Failure to Pay Rent VF-4301.

Termination Due to Failure to Pay Rent—Affirmative Defense—Breach of Implied Warranty of Habitability VF-4302.

Termination Due to Violation of Terms of Lease/Agreement Volume 2 Table of Contents lxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use VF-4303–VF-4327.

Reserved for Future Use VF-4328.

Affirmative Defense—Victim of Abuse or Violence VF-4329–VF-4399.

Reserved for Future Use SERIES 4400 TRADE SECRETS 4400.

Misappropriation of Trade Secrets—Introduction 4401.

Misappropriation of Trade Secrets—Essential Factual Elements 4402. “Trade Secret” Defined 4403.

Secrecy Requirement 4404.

Reasonable Efforts to Protect Secrecy 4405.

Misappropriation by Acquisition 4406.

Misappropriation by Disclosure 4407.

Misappropriation by Use 4408.

Improper Means of Acquiring Trade Secret 4409.

Remedies for Misappropriation of Trade Secret 4410.

Unjust Enrichment 4411.

Punitive Damages for Willful and Malicious Misappropriation 4412. “Independent Economic Value” Explained 4413–4419.

Reserved for Future Use 4420.

Affirmative Defense—Information Was Readily Ascertainable by Proper Means 4421.

Affirmative Defense—Statute of Limitations—Three-Year Limit (Civ. Code, § 3426.6) 4422–4499.

Reserved for Future Use VF-4400.

Misappropriation of Trade Secrets VF-4401–VF-4499.

Reserved for Future Use SERIES 4500 CONSTRUCTION LAW 4500.

Breach of Implied Warranty of Correctness of Plans and Specifications—Essential Factual Elements 4501.

Owner’s Liability for Failing to Disclose Important Information Regarding a Construction Project—Essential Factual Elements 4502.

Breach of Implied Covenant to Provide Necessary Items Within Owner’s Control—Essential Factual Elements 4503–4509.

Reserved for Future Use 4510.

Breach of Implied Covenant to Perform Work in a Good and Competent Manner—Essential Factual Elements 4511.

Affirmative Defense—Contractor Followed Plans and Specifications 4512–4519.

Reserved for Future Use 4520.

Contractor’s Claim for Changed or Extra Work Volume 2 Table of Contents lxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**4325.**

Affirmative Defense—Failure to Comply With Rent Control Ordinance/Tenant Protection Act 4326.

Affirmative Defense—Repair and Deduct 4327.

Affirmative Defense—Landlord’s Refusal of Rent 4328.

Affirmative Defense—Tenant Was Victim of Domestic Violence, Sexual Assault, Stalking, Elder/Dependent Adult Abuse, or Human Trafficking (Code Civ. Proc., § 1161.3) 4329.

Affirmative Defense—Failure to Provide Reasonable Accommodation 4330.

Denial of Requested Accommodation 4331–4339.

Reserved for Future Use 4340.

Damages for Reasonable Rental Value 4341.

Statutory Damages on Showing of Malice (Code Civ. Proc., § 1174(b)) 4342.

Reduced Rent for Breach of Habitability 4343–4399.

Reserved for Future Use VF-4300.

Termination Due to Failure to Pay Rent VF-4301.

Termination Due to Failure to Pay Rent—Affirmative Defense—Breach of Implied Warranty of Habitability VF-4302.

Termination Due to Violation of Terms of Lease/Agreement Volume 2 Table of Contents lxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use VF-4303–VF-4327.

Reserved for Future Use VF-4328.

Affirmative Defense—Victim of Abuse or Violence VF-4329–VF-4399.

Reserved for Future Use SERIES 4400 TRADE SECRETS 4400.

Misappropriation of Trade Secrets—Introduction 4401.

Misappropriation of Trade Secrets—Essential Factual Elements 4402. “Trade Secret” Defined 4403.

Secrecy Requirement 4404.

Reasonable Efforts to Protect Secrecy 4405.

Misappropriation by Acquisition 4406.

Misappropriation by Disclosure 4407.

Misappropriation by Use 4408.

Improper Means of Acquiring Trade Secret 4409.

Remedies for Misappropriation of Trade Secret 4410.

Unjust Enrichment 4411.

Punitive Damages for Willful and Malicious Misappropriation 4412. “Independent Economic Value” Explained 4413–4419.

Reserved for Future Use 4420.

Affirmative Defense—Information Was Readily Ascertainable by Proper Means 4421.

Affirmative Defense—Statute of Limitations—Three-Year Limit (Civ. Code, § 3426.6) 4422–4499.

Reserved for Future Use VF-4400.

Misappropriation of Trade Secrets VF-4401–VF-4499.

Reserved for Future Use SERIES 4500 CONSTRUCTION LAW 4500.

Breach of Implied Warranty of Correctness of Plans and Specifications—Essential Factual Elements 4501.

Owner’s Liability for Failing to Disclose Important Information Regarding a Construction Project—Essential Factual Elements 4502.

Breach of Implied Covenant to Provide Necessary Items Within Owner’s Control—Essential Factual Elements 4503–4509.

Reserved for Future Use 4510.

Breach of Implied Covenant to Perform Work in a Good and Competent Manner—Essential Factual Elements 4511.

Affirmative Defense—Contractor Followed Plans and Specifications 4512–4519.

Reserved for Future Use 4520.

Contractor’s Claim for Changed or Extra Work Volume 2 Table of Contents lxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**4326.**

Affirmative Defense—Repair and Deduct 4327.

Affirmative Defense—Landlord’s Refusal of Rent 4328.

Affirmative Defense—Tenant Was Victim of Domestic Violence, Sexual Assault, Stalking, Elder/Dependent Adult Abuse, or Human Trafficking (Code Civ. Proc., § 1161.3) 4329.

Affirmative Defense—Failure to Provide Reasonable Accommodation 4330.

Denial of Requested Accommodation 4331–4339.

Reserved for Future Use 4340.

Damages for Reasonable Rental Value 4341.

Statutory Damages on Showing of Malice (Code Civ. Proc., § 1174(b)) 4342.

Reduced Rent for Breach of Habitability 4343–4399.

Reserved for Future Use VF-4300.

Termination Due to Failure to Pay Rent VF-4301.

Termination Due to Failure to Pay Rent—Affirmative Defense—Breach of Implied Warranty of Habitability VF-4302.

Termination Due to Violation of Terms of Lease/Agreement Volume 2 Table of Contents lxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use VF-4303–VF-4327.

Reserved for Future Use VF-4328.

Affirmative Defense—Victim of Abuse or Violence VF-4329–VF-4399.

Reserved for Future Use SERIES 4400 TRADE SECRETS 4400.

Misappropriation of Trade Secrets—Introduction 4401.

Misappropriation of Trade Secrets—Essential Factual Elements 4402. “Trade Secret” Defined 4403.

Secrecy Requirement 4404.

Reasonable Efforts to Protect Secrecy 4405.

Misappropriation by Acquisition 4406.

Misappropriation by Disclosure 4407.

Misappropriation by Use 4408.

Improper Means of Acquiring Trade Secret 4409.

Remedies for Misappropriation of Trade Secret 4410.

Unjust Enrichment 4411.

Punitive Damages for Willful and Malicious Misappropriation 4412. “Independent Economic Value” Explained 4413–4419.

Reserved for Future Use 4420.

Affirmative Defense—Information Was Readily Ascertainable by Proper Means 4421.

Affirmative Defense—Statute of Limitations—Three-Year Limit (Civ. Code, § 3426.6) 4422–4499.

Reserved for Future Use VF-4400.

Misappropriation of Trade Secrets VF-4401–VF-4499.

Reserved for Future Use SERIES 4500 CONSTRUCTION LAW 4500.

Breach of Implied Warranty of Correctness of Plans and Specifications—Essential Factual Elements 4501.

Owner’s Liability for Failing to Disclose Important Information Regarding a Construction Project—Essential Factual Elements 4502.

Breach of Implied Covenant to Provide Necessary Items Within Owner’s Control—Essential Factual Elements 4503–4509.

Reserved for Future Use 4510.

Breach of Implied Covenant to Perform Work in a Good and Competent Manner—Essential Factual Elements 4511.

Affirmative Defense—Contractor Followed Plans and Specifications 4512–4519.

Reserved for Future Use 4520.

Contractor’s Claim for Changed or Extra Work Volume 2 Table of Contents lxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**4327.**

Affirmative Defense—Landlord’s Refusal of Rent 4328.

Affirmative Defense—Tenant Was Victim of Domestic Violence, Sexual Assault, Stalking, Elder/Dependent Adult Abuse, or Human Trafficking (Code Civ. Proc., § 1161.3) 4329.

Affirmative Defense—Failure to Provide Reasonable Accommodation 4330.

Denial of Requested Accommodation 4331–4339.

Reserved for Future Use 4340.

Damages for Reasonable Rental Value 4341.

Statutory Damages on Showing of Malice (Code Civ. Proc., § 1174(b)) 4342.

Reduced Rent for Breach of Habitability 4343–4399.

Reserved for Future Use VF-4300.

Termination Due to Failure to Pay Rent VF-4301.

Termination Due to Failure to Pay Rent—Affirmative Defense—Breach of Implied Warranty of Habitability VF-4302.

Termination Due to Violation of Terms of Lease/Agreement Volume 2 Table of Contents lxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use VF-4303–VF-4327.

Reserved for Future Use VF-4328.

Affirmative Defense—Victim of Abuse or Violence VF-4329–VF-4399.

Reserved for Future Use SERIES 4400 TRADE SECRETS 4400.

Misappropriation of Trade Secrets—Introduction 4401.

Misappropriation of Trade Secrets—Essential Factual Elements 4402. “Trade Secret” Defined 4403.

Secrecy Requirement 4404.

Reasonable Efforts to Protect Secrecy 4405.

Misappropriation by Acquisition 4406.

Misappropriation by Disclosure 4407.

Misappropriation by Use 4408.

Improper Means of Acquiring Trade Secret 4409.

Remedies for Misappropriation of Trade Secret 4410.

Unjust Enrichment 4411.

Punitive Damages for Willful and Malicious Misappropriation 4412. “Independent Economic Value” Explained 4413–4419.

Reserved for Future Use 4420.

Affirmative Defense—Information Was Readily Ascertainable by Proper Means 4421.

Affirmative Defense—Statute of Limitations—Three-Year Limit (Civ. Code, § 3426.6) 4422–4499.

Reserved for Future Use VF-4400.

Misappropriation of Trade Secrets VF-4401–VF-4499.

Reserved for Future Use SERIES 4500 CONSTRUCTION LAW 4500.

Breach of Implied Warranty of Correctness of Plans and Specifications—Essential Factual Elements 4501.

Owner’s Liability for Failing to Disclose Important Information Regarding a Construction Project—Essential Factual Elements 4502.

Breach of Implied Covenant to Provide Necessary Items Within Owner’s Control—Essential Factual Elements 4503–4509.

Reserved for Future Use 4510.

Breach of Implied Covenant to Perform Work in a Good and Competent Manner—Essential Factual Elements 4511.

Affirmative Defense—Contractor Followed Plans and Specifications 4512–4519.

Reserved for Future Use 4520.

Contractor’s Claim for Changed or Extra Work Volume 2 Table of Contents lxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**4340.**

Damages for Reasonable Rental Value 4341.

Statutory Damages on Showing of Malice (Code Civ. Proc., § 1174(b)) 4342.

Reduced Rent for Breach of Habitability 4343–4399.

Reserved for Future Use VF-4300.

Termination Due to Failure to Pay Rent VF-4301.

Termination Due to Failure to Pay Rent—Affirmative Defense—Breach of Implied Warranty of Habitability VF-4302.

Termination Due to Violation of Terms of Lease/Agreement Volume 2 Table of Contents lxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use VF-4303–VF-4327.

Reserved for Future Use VF-4328.

Affirmative Defense—Victim of Abuse or Violence VF-4329–VF-4399.

Reserved for Future Use SERIES 4400 TRADE SECRETS 4400.

Misappropriation of Trade Secrets—Introduction 4401.

Misappropriation of Trade Secrets—Essential Factual Elements 4402. “Trade Secret” Defined 4403.

Secrecy Requirement 4404.

Reasonable Efforts to Protect Secrecy 4405.

Misappropriation by Acquisition 4406.

Misappropriation by Disclosure 4407.

Misappropriation by Use 4408.

Improper Means of Acquiring Trade Secret 4409.

Remedies for Misappropriation of Trade Secret 4410.

Unjust Enrichment 4411.

Punitive Damages for Willful and Malicious Misappropriation 4412. “Independent Economic Value” Explained 4413–4419.

Reserved for Future Use 4420.

Affirmative Defense—Information Was Readily Ascertainable by Proper Means 4421.

Affirmative Defense—Statute of Limitations—Three-Year Limit (Civ. Code, § 3426.6) 4422–4499.

Reserved for Future Use VF-4400.

Misappropriation of Trade Secrets VF-4401–VF-4499.

Reserved for Future Use SERIES 4500 CONSTRUCTION LAW 4500.

Breach of Implied Warranty of Correctness of Plans and Specifications—Essential Factual Elements 4501.

Owner’s Liability for Failing to Disclose Important Information Regarding a Construction Project—Essential Factual Elements 4502.

Breach of Implied Covenant to Provide Necessary Items Within Owner’s Control—Essential Factual Elements 4503–4509.

Reserved for Future Use 4510.

Breach of Implied Covenant to Perform Work in a Good and Competent Manner—Essential Factual Elements 4511.

Affirmative Defense—Contractor Followed Plans and Specifications 4512–4519.

Reserved for Future Use 4520.

Contractor’s Claim for Changed or Extra Work Volume 2 Table of Contents lxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**4341.**

Statutory Damages on Showing of Malice (Code Civ. Proc., § 1174(b)) 4342.

Reduced Rent for Breach of Habitability 4343–4399.

Reserved for Future Use VF-4300.

Termination Due to Failure to Pay Rent VF-4301.

Termination Due to Failure to Pay Rent—Affirmative Defense—Breach of Implied Warranty of Habitability VF-4302.

Termination Due to Violation of Terms of Lease/Agreement Volume 2 Table of Contents lxv This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use VF-4303–VF-4327.

Reserved for Future Use VF-4328.

Affirmative Defense—Victim of Abuse or Violence VF-4329–VF-4399.

Reserved for Future Use SERIES 4400 TRADE SECRETS 4400.

Misappropriation of Trade Secrets—Introduction 4401.

Misappropriation of Trade Secrets—Essential Factual Elements 4402. “Trade Secret” Defined 4403.

Secrecy Requirement 4404.

Reasonable Efforts to Protect Secrecy 4405.

Misappropriation by Acquisition 4406.

Misappropriation by Disclosure 4407.

Misappropriation by Use 4408.

Improper Means of Acquiring Trade Secret 4409.

Remedies for Misappropriation of Trade Secret 4410.

Unjust Enrichment 4411.

Punitive Damages for Willful and Malicious Misappropriation 4412. “Independent Economic Value” Explained 4413–4419.

Reserved for Future Use 4420.

Affirmative Defense—Information Was Readily Ascertainable by Proper Means 4421.

Affirmative Defense—Statute of Limitations—Three-Year Limit (Civ. Code, § 3426.6) 4422–4499.

Reserved for Future Use VF-4400.

Misappropriation of Trade Secrets VF-4401–VF-4499.

Reserved for Future Use SERIES 4500 CONSTRUCTION LAW 4500.

Breach of Implied Warranty of Correctness of Plans and Specifications—Essential Factual Elements 4501.

Owner’s Liability for Failing to Disclose Important Information Regarding a Construction Project—Essential Factual Elements 4502.

Breach of Implied Covenant to Provide Necessary Items Within Owner’s Control—Essential Factual Elements 4503–4509.

Reserved for Future Use 4510.

Breach of Implied Covenant to Perform Work in a Good and Competent Manner—Essential Factual Elements 4511.

Affirmative Defense—Contractor Followed Plans and Specifications 4512–4519.

Reserved for Future Use 4520.

Contractor’s Claim for Changed or Extra Work Volume 2 Table of Contents lxvi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**5000.**

Duties of the Judge and Jury 5001.

Insurance 5002.

Evidence 5003.

Witnesses 5004.

Service Provider for Juror With Disability 5005.

Multiple Parties 5006.

Nonperson Party 5007.

Removal of Claims or Parties and Remaining Claims and Parties 5008.

Duty to Abide by Translation Provided in Court 5009.

Predeliberation Instructions 5010.

Taking Notes During the Trial 5011.

Reading Back of Trial Testimony in Jury Room 5012.

Introduction to Special Verdict Form 5013.

Deadlocked Jury Admonition Volume 2 Table of Contents lxix This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 5014.

Substitution of Alternate Juror 5015.

Instruction to Alternate Jurors on Submission of Case to Jury 5016.

Judge’s Commenting on Evidence 5017.

Polling the Jury 5018.

Audio or Video Recording and Transcription 5019.

Questions From Jurors 5020.

Demonstrative Evidence 5021.

Electronic Evidence 5022.

Introduction to General Verdict Form 5023–5029.

Reserved for Future Use 5030.

Implicit or Unconscious Bias 5031–5089.

Reserved for Future Use 5090.

Final Instruction on Discharge of Jury 5091–5099.

Reserved for Future Use VF-5000.

General Verdict Form—Single Plaintiff—Single Defendant—Single Cause of Action VF-5001.

General Verdict Form—Single Plaintiff—Single Defendant—Multiple Causes of Action VF-5002–VF-5099.

Reserved for Future Use Volume 2 Table of Contents lxx This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**5001.**

Insurance 5002.

Evidence 5003.

Witnesses 5004.

Service Provider for Juror With Disability 5005.

Multiple Parties 5006.

Nonperson Party 5007.

Removal of Claims or Parties and Remaining Claims and Parties 5008.

Duty to Abide by Translation Provided in Court 5009.

Predeliberation Instructions 5010.

Taking Notes During the Trial 5011.

Reading Back of Trial Testimony in Jury Room 5012.

Introduction to Special Verdict Form 5013.

Deadlocked Jury Admonition Volume 2 Table of Contents lxix This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 5014.

Substitution of Alternate Juror 5015.

Instruction to Alternate Jurors on Submission of Case to Jury 5016.

Judge’s Commenting on Evidence 5017.

Polling the Jury 5018.

Audio or Video Recording and Transcription 5019.

Questions From Jurors 5020.

Demonstrative Evidence 5021.

Electronic Evidence 5022.

Introduction to General Verdict Form 5023–5029.

Reserved for Future Use 5030.

Implicit or Unconscious Bias 5031–5089.

Reserved for Future Use 5090.

Final Instruction on Discharge of Jury 5091–5099.

Reserved for Future Use VF-5000.

General Verdict Form—Single Plaintiff—Single Defendant—Single Cause of Action VF-5001.

General Verdict Form—Single Plaintiff—Single Defendant—Multiple Causes of Action VF-5002–VF-5099.

Reserved for Future Use Volume 2 Table of Contents lxx This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**5002.**

Evidence 5003.

Witnesses 5004.

Service Provider for Juror With Disability 5005.

Multiple Parties 5006.

Nonperson Party 5007.

Removal of Claims or Parties and Remaining Claims and Parties 5008.

Duty to Abide by Translation Provided in Court 5009.

Predeliberation Instructions 5010.

Taking Notes During the Trial 5011.

Reading Back of Trial Testimony in Jury Room 5012.

Introduction to Special Verdict Form 5013.

Deadlocked Jury Admonition Volume 2 Table of Contents lxix This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 5014.

Substitution of Alternate Juror 5015.

Instruction to Alternate Jurors on Submission of Case to Jury 5016.

Judge’s Commenting on Evidence 5017.

Polling the Jury 5018.

Audio or Video Recording and Transcription 5019.

Questions From Jurors 5020.

Demonstrative Evidence 5021.

Electronic Evidence 5022.

Introduction to General Verdict Form 5023–5029.

Reserved for Future Use 5030.

Implicit or Unconscious Bias 5031–5089.

Reserved for Future Use 5090.

Final Instruction on Discharge of Jury 5091–5099.

Reserved for Future Use VF-5000.

General Verdict Form—Single Plaintiff—Single Defendant—Single Cause of Action VF-5001.

General Verdict Form—Single Plaintiff—Single Defendant—Multiple Causes of Action VF-5002–VF-5099.

Reserved for Future Use Volume 2 Table of Contents lxx This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**5003.**

Witnesses 5004.

Service Provider for Juror With Disability 5005.

Multiple Parties 5006.

Nonperson Party 5007.

Removal of Claims or Parties and Remaining Claims and Parties 5008.

Duty to Abide by Translation Provided in Court 5009.

Predeliberation Instructions 5010.

Taking Notes During the Trial 5011.

Reading Back of Trial Testimony in Jury Room 5012.

Introduction to Special Verdict Form 5013.

Deadlocked Jury Admonition Volume 2 Table of Contents lxix This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 5014.

Substitution of Alternate Juror 5015.

Instruction to Alternate Jurors on Submission of Case to Jury 5016.

Judge’s Commenting on Evidence 5017.

Polling the Jury 5018.

Audio or Video Recording and Transcription 5019.

Questions From Jurors 5020.

Demonstrative Evidence 5021.

Electronic Evidence 5022.

Introduction to General Verdict Form 5023–5029.

Reserved for Future Use 5030.

Implicit or Unconscious Bias 5031–5089.

Reserved for Future Use 5090.

Final Instruction on Discharge of Jury 5091–5099.

Reserved for Future Use VF-5000.

General Verdict Form—Single Plaintiff—Single Defendant—Single Cause of Action VF-5001.

General Verdict Form—Single Plaintiff—Single Defendant—Multiple Causes of Action VF-5002–VF-5099.

Reserved for Future Use Volume 2 Table of Contents lxx This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**5004.**

Service Provider for Juror With Disability 5005.

Multiple Parties 5006.

Nonperson Party 5007.

Removal of Claims or Parties and Remaining Claims and Parties 5008.

Duty to Abide by Translation Provided in Court 5009.

Predeliberation Instructions 5010.

Taking Notes During the Trial 5011.

Reading Back of Trial Testimony in Jury Room 5012.

Introduction to Special Verdict Form 5013.

Deadlocked Jury Admonition Volume 2 Table of Contents lxix This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 5014.

Substitution of Alternate Juror 5015.

Instruction to Alternate Jurors on Submission of Case to Jury 5016.

Judge’s Commenting on Evidence 5017.

Polling the Jury 5018.

Audio or Video Recording and Transcription 5019.

Questions From Jurors 5020.

Demonstrative Evidence 5021.

Electronic Evidence 5022.

Introduction to General Verdict Form 5023–5029.

Reserved for Future Use 5030.

Implicit or Unconscious Bias 5031–5089.

Reserved for Future Use 5090.

Final Instruction on Discharge of Jury 5091–5099.

Reserved for Future Use VF-5000.

General Verdict Form—Single Plaintiff—Single Defendant—Single Cause of Action VF-5001.

General Verdict Form—Single Plaintiff—Single Defendant—Multiple Causes of Action VF-5002–VF-5099.

Reserved for Future Use Volume 2 Table of Contents lxx This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**5005.**

Multiple Parties 5006.

Nonperson Party 5007.

Removal of Claims or Parties and Remaining Claims and Parties 5008.

Duty to Abide by Translation Provided in Court 5009.

Predeliberation Instructions 5010.

Taking Notes During the Trial 5011.

Reading Back of Trial Testimony in Jury Room 5012.

Introduction to Special Verdict Form 5013.

Deadlocked Jury Admonition Volume 2 Table of Contents lxix This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 5014.

Substitution of Alternate Juror 5015.

Instruction to Alternate Jurors on Submission of Case to Jury 5016.

Judge’s Commenting on Evidence 5017.

Polling the Jury 5018.

Audio or Video Recording and Transcription 5019.

Questions From Jurors 5020.

Demonstrative Evidence 5021.

Electronic Evidence 5022.

Introduction to General Verdict Form 5023–5029.

Reserved for Future Use 5030.

Implicit or Unconscious Bias 5031–5089.

Reserved for Future Use 5090.

Final Instruction on Discharge of Jury 5091–5099.

Reserved for Future Use VF-5000.

General Verdict Form—Single Plaintiff—Single Defendant—Single Cause of Action VF-5001.

General Verdict Form—Single Plaintiff—Single Defendant—Multiple Causes of Action VF-5002–VF-5099.

Reserved for Future Use Volume 2 Table of Contents lxx This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**5006.**

Nonperson Party 5007.

Removal of Claims or Parties and Remaining Claims and Parties 5008.

Duty to Abide by Translation Provided in Court 5009.

Predeliberation Instructions 5010.

Taking Notes During the Trial 5011.

Reading Back of Trial Testimony in Jury Room 5012.

Introduction to Special Verdict Form 5013.

Deadlocked Jury Admonition Volume 2 Table of Contents lxix This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 5014.

Substitution of Alternate Juror 5015.

Instruction to Alternate Jurors on Submission of Case to Jury 5016.

Judge’s Commenting on Evidence 5017.

Polling the Jury 5018.

Audio or Video Recording and Transcription 5019.

Questions From Jurors 5020.

Demonstrative Evidence 5021.

Electronic Evidence 5022.

Introduction to General Verdict Form 5023–5029.

Reserved for Future Use 5030.

Implicit or Unconscious Bias 5031–5089.

Reserved for Future Use 5090.

Final Instruction on Discharge of Jury 5091–5099.

Reserved for Future Use VF-5000.

General Verdict Form—Single Plaintiff—Single Defendant—Single Cause of Action VF-5001.

General Verdict Form—Single Plaintiff—Single Defendant—Multiple Causes of Action VF-5002–VF-5099.

Reserved for Future Use Volume 2 Table of Contents lxx This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**5007.**

Removal of Claims or Parties and Remaining Claims and Parties 5008.

Duty to Abide by Translation Provided in Court 5009.

Predeliberation Instructions 5010.

Taking Notes During the Trial 5011.

Reading Back of Trial Testimony in Jury Room 5012.

Introduction to Special Verdict Form 5013.

Deadlocked Jury Admonition Volume 2 Table of Contents lxix This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 5014.

Substitution of Alternate Juror 5015.

Instruction to Alternate Jurors on Submission of Case to Jury 5016.

Judge’s Commenting on Evidence 5017.

Polling the Jury 5018.

Audio or Video Recording and Transcription 5019.

Questions From Jurors 5020.

Demonstrative Evidence 5021.

Electronic Evidence 5022.

Introduction to General Verdict Form 5023–5029.

Reserved for Future Use 5030.

Implicit or Unconscious Bias 5031–5089.

Reserved for Future Use 5090.

Final Instruction on Discharge of Jury 5091–5099.

Reserved for Future Use VF-5000.

General Verdict Form—Single Plaintiff—Single Defendant—Single Cause of Action VF-5001.

General Verdict Form—Single Plaintiff—Single Defendant—Multiple Causes of Action VF-5002–VF-5099.

Reserved for Future Use Volume 2 Table of Contents lxx This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**5008.**

Duty to Abide by Translation Provided in Court 5009.

Predeliberation Instructions 5010.

Taking Notes During the Trial 5011.

Reading Back of Trial Testimony in Jury Room 5012.

Introduction to Special Verdict Form 5013.

Deadlocked Jury Admonition Volume 2 Table of Contents lxix This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 5014.

Substitution of Alternate Juror 5015.

Instruction to Alternate Jurors on Submission of Case to Jury 5016.

Judge’s Commenting on Evidence 5017.

Polling the Jury 5018.

Audio or Video Recording and Transcription 5019.

Questions From Jurors 5020.

Demonstrative Evidence 5021.

Electronic Evidence 5022.

Introduction to General Verdict Form 5023–5029.

Reserved for Future Use 5030.

Implicit or Unconscious Bias 5031–5089.

Reserved for Future Use 5090.

Final Instruction on Discharge of Jury 5091–5099.

Reserved for Future Use VF-5000.

General Verdict Form—Single Plaintiff—Single Defendant—Single Cause of Action VF-5001.

General Verdict Form—Single Plaintiff—Single Defendant—Multiple Causes of Action VF-5002–VF-5099.

Reserved for Future Use Volume 2 Table of Contents lxx This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**5009.**

Predeliberation Instructions 5010.

Taking Notes During the Trial 5011.

Reading Back of Trial Testimony in Jury Room 5012.

Introduction to Special Verdict Form 5013.

Deadlocked Jury Admonition Volume 2 Table of Contents lxix This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 5014.

Substitution of Alternate Juror 5015.

Instruction to Alternate Jurors on Submission of Case to Jury 5016.

Judge’s Commenting on Evidence 5017.

Polling the Jury 5018.

Audio or Video Recording and Transcription 5019.

Questions From Jurors 5020.

Demonstrative Evidence 5021.

Electronic Evidence 5022.

Introduction to General Verdict Form 5023–5029.

Reserved for Future Use 5030.

Implicit or Unconscious Bias 5031–5089.

Reserved for Future Use 5090.

Final Instruction on Discharge of Jury 5091–5099.

Reserved for Future Use VF-5000.

General Verdict Form—Single Plaintiff—Single Defendant—Single Cause of Action VF-5001.

General Verdict Form—Single Plaintiff—Single Defendant—Multiple Causes of Action VF-5002–VF-5099.

Reserved for Future Use Volume 2 Table of Contents lxx This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**5010.**

Taking Notes During the Trial 5011.

Reading Back of Trial Testimony in Jury Room 5012.

Introduction to Special Verdict Form 5013.

Deadlocked Jury Admonition Volume 2 Table of Contents lxix This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 5014.

Substitution of Alternate Juror 5015.

Instruction to Alternate Jurors on Submission of Case to Jury 5016.

Judge’s Commenting on Evidence 5017.

Polling the Jury 5018.

Audio or Video Recording and Transcription 5019.

Questions From Jurors 5020.

Demonstrative Evidence 5021.

Electronic Evidence 5022.

Introduction to General Verdict Form 5023–5029.

Reserved for Future Use 5030.

Implicit or Unconscious Bias 5031–5089.

Reserved for Future Use 5090.

Final Instruction on Discharge of Jury 5091–5099.

Reserved for Future Use VF-5000.

General Verdict Form—Single Plaintiff—Single Defendant—Single Cause of Action VF-5001.

General Verdict Form—Single Plaintiff—Single Defendant—Multiple Causes of Action VF-5002–VF-5099.

Reserved for Future Use Volume 2 Table of Contents lxx This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**5011.**

Reading Back of Trial Testimony in Jury Room 5012.

Introduction to Special Verdict Form 5013.

Deadlocked Jury Admonition Volume 2 Table of Contents lxix This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 5014.

Substitution of Alternate Juror 5015.

Instruction to Alternate Jurors on Submission of Case to Jury 5016.

Judge’s Commenting on Evidence 5017.

Polling the Jury 5018.

Audio or Video Recording and Transcription 5019.

Questions From Jurors 5020.

Demonstrative Evidence 5021.

Electronic Evidence 5022.

Introduction to General Verdict Form 5023–5029.

Reserved for Future Use 5030.

Implicit or Unconscious Bias 5031–5089.

Reserved for Future Use 5090.

Final Instruction on Discharge of Jury 5091–5099.

Reserved for Future Use VF-5000.

General Verdict Form—Single Plaintiff—Single Defendant—Single Cause of Action VF-5001.

General Verdict Form—Single Plaintiff—Single Defendant—Multiple Causes of Action VF-5002–VF-5099.

Reserved for Future Use Volume 2 Table of Contents lxx This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**5012.**

Introduction to Special Verdict Form 5013.

Deadlocked Jury Admonition Volume 2 Table of Contents lxix This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 5014.

Substitution of Alternate Juror 5015.

Instruction to Alternate Jurors on Submission of Case to Jury 5016.

Judge’s Commenting on Evidence 5017.

Polling the Jury 5018.

Audio or Video Recording and Transcription 5019.

Questions From Jurors 5020.

Demonstrative Evidence 5021.

Electronic Evidence 5022.

Introduction to General Verdict Form 5023–5029.

Reserved for Future Use 5030.

Implicit or Unconscious Bias 5031–5089.

Reserved for Future Use 5090.

Final Instruction on Discharge of Jury 5091–5099.

Reserved for Future Use VF-5000.

General Verdict Form—Single Plaintiff—Single Defendant—Single Cause of Action VF-5001.

General Verdict Form—Single Plaintiff—Single Defendant—Multiple Causes of Action VF-5002–VF-5099.

Reserved for Future Use Volume 2 Table of Contents lxx This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**5013.**

Deadlocked Jury Admonition Volume 2 Table of Contents lxix This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use 5014.

Substitution of Alternate Juror 5015.

Instruction to Alternate Jurors on Submission of Case to Jury 5016.

Judge’s Commenting on Evidence 5017.

Polling the Jury 5018.

Audio or Video Recording and Transcription 5019.

Questions From Jurors 5020.

Demonstrative Evidence 5021.

Electronic Evidence 5022.

Introduction to General Verdict Form 5023–5029.

Reserved for Future Use 5030.

Implicit or Unconscious Bias 5031–5089.

Reserved for Future Use 5090.

Final Instruction on Discharge of Jury 5091–5099.

Reserved for Future Use VF-5000.

General Verdict Form—Single Plaintiff—Single Defendant—Single Cause of Action VF-5001.

General Verdict Form—Single Plaintiff—Single Defendant—Multiple Causes of Action VF-5002–VF-5099.

Reserved for Future Use Volume 2 Table of Contents lxx This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**5014.**

Substitution of Alternate Juror 5015.

Instruction to Alternate Jurors on Submission of Case to Jury 5016.

Judge’s Commenting on Evidence 5017.

Polling the Jury 5018.

Audio or Video Recording and Transcription 5019.

Questions From Jurors 5020.

Demonstrative Evidence 5021.

Electronic Evidence 5022.

Introduction to General Verdict Form 5023–5029.

Reserved for Future Use 5030.

Implicit or Unconscious Bias 5031–5089.

Reserved for Future Use 5090.

Final Instruction on Discharge of Jury 5091–5099.

Reserved for Future Use VF-5000.

General Verdict Form—Single Plaintiff—Single Defendant—Single Cause of Action VF-5001.

General Verdict Form—Single Plaintiff—Single Defendant—Multiple Causes of Action VF-5002–VF-5099.

Reserved for Future Use Volume 2 Table of Contents lxx This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use Related Publications from LexisNexis Matthew Bender Litigation California Forms of Pleading and Practice California Points and Authorities California Forms of Jury Instruction LexisNexis Automated Judicial Council of California Civil Jury Instructions (CACI) Judicial Council of California Criminal Jury Instructions (CALCRIM) (LexisNexis Matthew Bender, Official Publisher) LexisNexis Automated Judicial Council of California Criminal Jury Instructions (CALCRIM) California Pretrial Civil Procedure Practice Guide: The Wagstaffe Group Matthew Bender Practice Guide: California Civil Discovery Matthew Bender Practice Guide: California Contract Litigation Matthew Bender Practice Guide: California Insurance Litigation Matthew Bender Practice Guide: California E-Discovery and Evidence Matthew Bender Practice Guide: California Trial and Post-Trial Civil Procedure Matthew Bender Practice Guide: California Debt Collection and Enforcement of Judgments Matthew Bender Practice Guide: California Civil Appeals and Writs Matthew Bender Practice Guide: California Landlord-Tenant Litigation Matthew Bender Practice Guide: California Trust Litigation Matthew Bender Practice Guide: Federal Pretrial Civil Procedure in California Johnson, California Trial Guide Cotchett, California Courtroom Evidence Imwinkelried & Leach, California Evidentiary Foundations Cabraser, California Class Actions and Coordinate Proceedings, 2d ed.

DeMeo, California Deposition and Discovery Practice Hogan & Weber, California Civil Discovery Johns, California Damages: Law & Proof, 5th ed.

California Judicial Council Forms on HotDocs Moore’s Federal Practice, 3d ed.

Codes Deering’s California Codes Annotated Matthew Bender and Deering’s Desktop Codes Citations lxxi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**5015.**

Instruction to Alternate Jurors on Submission of Case to Jury 5016.

Judge’s Commenting on Evidence 5017.

Polling the Jury 5018.

Audio or Video Recording and Transcription 5019.

Questions From Jurors 5020.

Demonstrative Evidence 5021.

Electronic Evidence 5022.

Introduction to General Verdict Form 5023–5029.

Reserved for Future Use 5030.

Implicit or Unconscious Bias 5031–5089.

Reserved for Future Use 5090.

Final Instruction on Discharge of Jury 5091–5099.

Reserved for Future Use VF-5000.

General Verdict Form—Single Plaintiff—Single Defendant—Single Cause of Action VF-5001.

General Verdict Form—Single Plaintiff—Single Defendant—Multiple Causes of Action VF-5002–VF-5099.

Reserved for Future Use Volume 2 Table of Contents lxx This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use Related Publications from LexisNexis Matthew Bender Litigation California Forms of Pleading and Practice California Points and Authorities California Forms of Jury Instruction LexisNexis Automated Judicial Council of California Civil Jury Instructions (CACI) Judicial Council of California Criminal Jury Instructions (CALCRIM) (LexisNexis Matthew Bender, Official Publisher) LexisNexis Automated Judicial Council of California Criminal Jury Instructions (CALCRIM) California Pretrial Civil Procedure Practice Guide: The Wagstaffe Group Matthew Bender Practice Guide: California Civil Discovery Matthew Bender Practice Guide: California Contract Litigation Matthew Bender Practice Guide: California Insurance Litigation Matthew Bender Practice Guide: California E-Discovery and Evidence Matthew Bender Practice Guide: California Trial and Post-Trial Civil Procedure Matthew Bender Practice Guide: California Debt Collection and Enforcement of Judgments Matthew Bender Practice Guide: California Civil Appeals and Writs Matthew Bender Practice Guide: California Landlord-Tenant Litigation Matthew Bender Practice Guide: California Trust Litigation Matthew Bender Practice Guide: Federal Pretrial Civil Procedure in California Johnson, California Trial Guide Cotchett, California Courtroom Evidence Imwinkelried & Leach, California Evidentiary Foundations Cabraser, California Class Actions and Coordinate Proceedings, 2d ed.

DeMeo, California Deposition and Discovery Practice Hogan & Weber, California Civil Discovery Johns, California Damages: Law & Proof, 5th ed.

California Judicial Council Forms on HotDocs Moore’s Federal Practice, 3d ed.

Codes Deering’s California Codes Annotated Matthew Bender and Deering’s Desktop Codes Citations lxxi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**5016.**

Judge’s Commenting on Evidence 5017.

Polling the Jury 5018.

Audio or Video Recording and Transcription 5019.

Questions From Jurors 5020.

Demonstrative Evidence 5021.

Electronic Evidence 5022.

Introduction to General Verdict Form 5023–5029.

Reserved for Future Use 5030.

Implicit or Unconscious Bias 5031–5089.

Reserved for Future Use 5090.

Final Instruction on Discharge of Jury 5091–5099.

Reserved for Future Use VF-5000.

General Verdict Form—Single Plaintiff—Single Defendant—Single Cause of Action VF-5001.

General Verdict Form—Single Plaintiff—Single Defendant—Multiple Causes of Action VF-5002–VF-5099.

Reserved for Future Use Volume 2 Table of Contents lxx This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use Related Publications from LexisNexis Matthew Bender Litigation California Forms of Pleading and Practice California Points and Authorities California Forms of Jury Instruction LexisNexis Automated Judicial Council of California Civil Jury Instructions (CACI) Judicial Council of California Criminal Jury Instructions (CALCRIM) (LexisNexis Matthew Bender, Official Publisher) LexisNexis Automated Judicial Council of California Criminal Jury Instructions (CALCRIM) California Pretrial Civil Procedure Practice Guide: The Wagstaffe Group Matthew Bender Practice Guide: California Civil Discovery Matthew Bender Practice Guide: California Contract Litigation Matthew Bender Practice Guide: California Insurance Litigation Matthew Bender Practice Guide: California E-Discovery and Evidence Matthew Bender Practice Guide: California Trial and Post-Trial Civil Procedure Matthew Bender Practice Guide: California Debt Collection and Enforcement of Judgments Matthew Bender Practice Guide: California Civil Appeals and Writs Matthew Bender Practice Guide: California Landlord-Tenant Litigation Matthew Bender Practice Guide: California Trust Litigation Matthew Bender Practice Guide: Federal Pretrial Civil Procedure in California Johnson, California Trial Guide Cotchett, California Courtroom Evidence Imwinkelried & Leach, California Evidentiary Foundations Cabraser, California Class Actions and Coordinate Proceedings, 2d ed.

DeMeo, California Deposition and Discovery Practice Hogan & Weber, California Civil Discovery Johns, California Damages: Law & Proof, 5th ed.

California Judicial Council Forms on HotDocs Moore’s Federal Practice, 3d ed.

Codes Deering’s California Codes Annotated Matthew Bender and Deering’s Desktop Codes Citations lxxi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**5017.**

Polling the Jury 5018.

Audio or Video Recording and Transcription 5019.

Questions From Jurors 5020.

Demonstrative Evidence 5021.

Electronic Evidence 5022.

Introduction to General Verdict Form 5023–5029.

Reserved for Future Use 5030.

Implicit or Unconscious Bias 5031–5089.

Reserved for Future Use 5090.

Final Instruction on Discharge of Jury 5091–5099.

Reserved for Future Use VF-5000.

General Verdict Form—Single Plaintiff—Single Defendant—Single Cause of Action VF-5001.

General Verdict Form—Single Plaintiff—Single Defendant—Multiple Causes of Action VF-5002–VF-5099.

Reserved for Future Use Volume 2 Table of Contents lxx This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use Related Publications from LexisNexis Matthew Bender Litigation California Forms of Pleading and Practice California Points and Authorities California Forms of Jury Instruction LexisNexis Automated Judicial Council of California Civil Jury Instructions (CACI) Judicial Council of California Criminal Jury Instructions (CALCRIM) (LexisNexis Matthew Bender, Official Publisher) LexisNexis Automated Judicial Council of California Criminal Jury Instructions (CALCRIM) California Pretrial Civil Procedure Practice Guide: The Wagstaffe Group Matthew Bender Practice Guide: California Civil Discovery Matthew Bender Practice Guide: California Contract Litigation Matthew Bender Practice Guide: California Insurance Litigation Matthew Bender Practice Guide: California E-Discovery and Evidence Matthew Bender Practice Guide: California Trial and Post-Trial Civil Procedure Matthew Bender Practice Guide: California Debt Collection and Enforcement of Judgments Matthew Bender Practice Guide: California Civil Appeals and Writs Matthew Bender Practice Guide: California Landlord-Tenant Litigation Matthew Bender Practice Guide: California Trust Litigation Matthew Bender Practice Guide: Federal Pretrial Civil Procedure in California Johnson, California Trial Guide Cotchett, California Courtroom Evidence Imwinkelried & Leach, California Evidentiary Foundations Cabraser, California Class Actions and Coordinate Proceedings, 2d ed.

DeMeo, California Deposition and Discovery Practice Hogan & Weber, California Civil Discovery Johns, California Damages: Law & Proof, 5th ed.

California Judicial Council Forms on HotDocs Moore’s Federal Practice, 3d ed.

Codes Deering’s California Codes Annotated Matthew Bender and Deering’s Desktop Codes Citations lxxi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**5018.**

Audio or Video Recording and Transcription 5019.

Questions From Jurors 5020.

Demonstrative Evidence 5021.

Electronic Evidence 5022.

Introduction to General Verdict Form 5023–5029.

Reserved for Future Use 5030.

Implicit or Unconscious Bias 5031–5089.

Reserved for Future Use 5090.

Final Instruction on Discharge of Jury 5091–5099.

Reserved for Future Use VF-5000.

General Verdict Form—Single Plaintiff—Single Defendant—Single Cause of Action VF-5001.

General Verdict Form—Single Plaintiff—Single Defendant—Multiple Causes of Action VF-5002–VF-5099.

Reserved for Future Use Volume 2 Table of Contents lxx This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use Related Publications from LexisNexis Matthew Bender Litigation California Forms of Pleading and Practice California Points and Authorities California Forms of Jury Instruction LexisNexis Automated Judicial Council of California Civil Jury Instructions (CACI) Judicial Council of California Criminal Jury Instructions (CALCRIM) (LexisNexis Matthew Bender, Official Publisher) LexisNexis Automated Judicial Council of California Criminal Jury Instructions (CALCRIM) California Pretrial Civil Procedure Practice Guide: The Wagstaffe Group Matthew Bender Practice Guide: California Civil Discovery Matthew Bender Practice Guide: California Contract Litigation Matthew Bender Practice Guide: California Insurance Litigation Matthew Bender Practice Guide: California E-Discovery and Evidence Matthew Bender Practice Guide: California Trial and Post-Trial Civil Procedure Matthew Bender Practice Guide: California Debt Collection and Enforcement of Judgments Matthew Bender Practice Guide: California Civil Appeals and Writs Matthew Bender Practice Guide: California Landlord-Tenant Litigation Matthew Bender Practice Guide: California Trust Litigation Matthew Bender Practice Guide: Federal Pretrial Civil Procedure in California Johnson, California Trial Guide Cotchett, California Courtroom Evidence Imwinkelried & Leach, California Evidentiary Foundations Cabraser, California Class Actions and Coordinate Proceedings, 2d ed.

DeMeo, California Deposition and Discovery Practice Hogan & Weber, California Civil Discovery Johns, California Damages: Law & Proof, 5th ed.

California Judicial Council Forms on HotDocs Moore’s Federal Practice, 3d ed.

Codes Deering’s California Codes Annotated Matthew Bender and Deering’s Desktop Codes Citations lxxi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**5019.**

Questions From Jurors 5020.

Demonstrative Evidence 5021.

Electronic Evidence 5022.

Introduction to General Verdict Form 5023–5029.

Reserved for Future Use 5030.

Implicit or Unconscious Bias 5031–5089.

Reserved for Future Use 5090.

Final Instruction on Discharge of Jury 5091–5099.

Reserved for Future Use VF-5000.

General Verdict Form—Single Plaintiff—Single Defendant—Single Cause of Action VF-5001.

General Verdict Form—Single Plaintiff—Single Defendant—Multiple Causes of Action VF-5002–VF-5099.

Reserved for Future Use Volume 2 Table of Contents lxx This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use Related Publications from LexisNexis Matthew Bender Litigation California Forms of Pleading and Practice California Points and Authorities California Forms of Jury Instruction LexisNexis Automated Judicial Council of California Civil Jury Instructions (CACI) Judicial Council of California Criminal Jury Instructions (CALCRIM) (LexisNexis Matthew Bender, Official Publisher) LexisNexis Automated Judicial Council of California Criminal Jury Instructions (CALCRIM) California Pretrial Civil Procedure Practice Guide: The Wagstaffe Group Matthew Bender Practice Guide: California Civil Discovery Matthew Bender Practice Guide: California Contract Litigation Matthew Bender Practice Guide: California Insurance Litigation Matthew Bender Practice Guide: California E-Discovery and Evidence Matthew Bender Practice Guide: California Trial and Post-Trial Civil Procedure Matthew Bender Practice Guide: California Debt Collection and Enforcement of Judgments Matthew Bender Practice Guide: California Civil Appeals and Writs Matthew Bender Practice Guide: California Landlord-Tenant Litigation Matthew Bender Practice Guide: California Trust Litigation Matthew Bender Practice Guide: Federal Pretrial Civil Procedure in California Johnson, California Trial Guide Cotchett, California Courtroom Evidence Imwinkelried & Leach, California Evidentiary Foundations Cabraser, California Class Actions and Coordinate Proceedings, 2d ed.

DeMeo, California Deposition and Discovery Practice Hogan & Weber, California Civil Discovery Johns, California Damages: Law & Proof, 5th ed.

California Judicial Council Forms on HotDocs Moore’s Federal Practice, 3d ed.

Codes Deering’s California Codes Annotated Matthew Bender and Deering’s Desktop Codes Citations lxxi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**5020.**

Demonstrative Evidence 5021.

Electronic Evidence 5022.

Introduction to General Verdict Form 5023–5029.

Reserved for Future Use 5030.

Implicit or Unconscious Bias 5031–5089.

Reserved for Future Use 5090.

Final Instruction on Discharge of Jury 5091–5099.

Reserved for Future Use VF-5000.

General Verdict Form—Single Plaintiff—Single Defendant—Single Cause of Action VF-5001.

General Verdict Form—Single Plaintiff—Single Defendant—Multiple Causes of Action VF-5002–VF-5099.

Reserved for Future Use Volume 2 Table of Contents lxx This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use Related Publications from LexisNexis Matthew Bender Litigation California Forms of Pleading and Practice California Points and Authorities California Forms of Jury Instruction LexisNexis Automated Judicial Council of California Civil Jury Instructions (CACI) Judicial Council of California Criminal Jury Instructions (CALCRIM) (LexisNexis Matthew Bender, Official Publisher) LexisNexis Automated Judicial Council of California Criminal Jury Instructions (CALCRIM) California Pretrial Civil Procedure Practice Guide: The Wagstaffe Group Matthew Bender Practice Guide: California Civil Discovery Matthew Bender Practice Guide: California Contract Litigation Matthew Bender Practice Guide: California Insurance Litigation Matthew Bender Practice Guide: California E-Discovery and Evidence Matthew Bender Practice Guide: California Trial and Post-Trial Civil Procedure Matthew Bender Practice Guide: California Debt Collection and Enforcement of Judgments Matthew Bender Practice Guide: California Civil Appeals and Writs Matthew Bender Practice Guide: California Landlord-Tenant Litigation Matthew Bender Practice Guide: California Trust Litigation Matthew Bender Practice Guide: Federal Pretrial Civil Procedure in California Johnson, California Trial Guide Cotchett, California Courtroom Evidence Imwinkelried & Leach, California Evidentiary Foundations Cabraser, California Class Actions and Coordinate Proceedings, 2d ed.

DeMeo, California Deposition and Discovery Practice Hogan & Weber, California Civil Discovery Johns, California Damages: Law & Proof, 5th ed.

California Judicial Council Forms on HotDocs Moore’s Federal Practice, 3d ed.

Codes Deering’s California Codes Annotated Matthew Bender and Deering’s Desktop Codes Citations lxxi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use

**5090.**

Final Instruction on Discharge of Jury 5091–5099.

Reserved for Future Use VF-5000.

General Verdict Form—Single Plaintiff—Single Defendant—Single Cause of Action VF-5001.

General Verdict Form—Single Plaintiff—Single Defendant—Multiple Causes of Action VF-5002–VF-5099.

Reserved for Future Use Volume 2 Table of Contents lxx This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use Related Publications from LexisNexis Matthew Bender Litigation California Forms of Pleading and Practice California Points and Authorities California Forms of Jury Instruction LexisNexis Automated Judicial Council of California Civil Jury Instructions (CACI) Judicial Council of California Criminal Jury Instructions (CALCRIM) (LexisNexis Matthew Bender, Official Publisher) LexisNexis Automated Judicial Council of California Criminal Jury Instructions (CALCRIM) California Pretrial Civil Procedure Practice Guide: The Wagstaffe Group Matthew Bender Practice Guide: California Civil Discovery Matthew Bender Practice Guide: California Contract Litigation Matthew Bender Practice Guide: California Insurance Litigation Matthew Bender Practice Guide: California E-Discovery and Evidence Matthew Bender Practice Guide: California Trial and Post-Trial Civil Procedure Matthew Bender Practice Guide: California Debt Collection and Enforcement of Judgments Matthew Bender Practice Guide: California Civil Appeals and Writs Matthew Bender Practice Guide: California Landlord-Tenant Litigation Matthew Bender Practice Guide: California Trust Litigation Matthew Bender Practice Guide: Federal Pretrial Civil Procedure in California Johnson, California Trial Guide Cotchett, California Courtroom Evidence Imwinkelried & Leach, California Evidentiary Foundations Cabraser, California Class Actions and Coordinate Proceedings, 2d ed.

DeMeo, California Deposition and Discovery Practice Hogan & Weber, California Civil Discovery Johns, California Damages: Law & Proof, 5th ed.

California Judicial Council Forms on HotDocs Moore’s Federal Practice, 3d ed.

Codes Deering’s California Codes Annotated Matthew Bender and Deering’s Desktop Codes Citations lxxi This version provided by LexisNexis® Matthew Bender®, Official Publisher, 800-533-1637, store.lexisnexis.com, for public and internal court use