

Index

• A •

ABA (American Bar Association)
described, 23
Rules of Professional Conduct, 229–234
accounting software, 289
acquittal, 64, 309
action, 309
active voice in sentence structure of legal documents, using, 253
acts, 45
ad damnum clause, 309
ad hoc, 309
additur, 309
adjourn, 309
adjudicatory hearings, 46
administrative agency, 45–46, 58–59, 309
administrative hearings, 60–61
administrative law
administrative law practices, 59–61
federal cabinet departments, 58
formal advocacy, 62–63
informal advocacy, 61–62
overview, 58
Administrative Procedure Act (APA), 59–60
administrative regulation, 45, 310
admissible evidence, 310
admission, 310
admission and denial, 310
adversarial hearing, 310
adverse judgment, 310
advocacy, 61–63
affiant, 310
affidavit, 310
affidavit of service, 310
affirm, 311
affirmative defense
defined, 311
diminished capacity, 64
duress, 65
entrapment, 65
overview, 64
self-defense, 64
aggravated assault, 66
allegation, 311
altered quotations, 263–264
alternate, 311

American Bar Association (ABA)
described, 23
Rules of Professional Conduct, 229–234
American Jurisprudence 2d, 198–199
American Law Reports (ALR), 199–200
answer
defined, 311
described, 93
document drafting, 153–155
as preliminary document, 142
sample, 154–155
APA (Administrative Procedure Act), 59–60
appeal, 87–89, 311
appeal as a matter of right, 52, 311
appearance, 311
appellant, 52, 87, 311
appellate brief, 311
appellate court, 311
appellate jurisdiction, 311
appellate review, 312
appellee, 87, 312
applicable law, searching for, 194–196
arbitration, 312
arraignment, 85, 312
arrest, 312
arrest records and warrants, 173
arson, 66
assault, 70
assigned counsel, 312
associate's degree programs, 19
at issue, 312
attorney general, 63
attorney of record, 312
attorney work product, 312
attorney-client privilege, 312
attorneys
demands on paralegals and Rules of Professional Conduct, 232–233
paralegal career compared, 12
as resource for legal research, 204–205
authentication, 312

• B •

bachelor's degree programs, 19
background questions, 183, 184
bad faith, 78

- badmouthing other paralegals and attorneys, refraining from, 305
 - bail, 312
 - bankruptcy law, 129–130
 - banks and other financial institutions as sources of information, 174
 - bar, 312
 - bar association referral services, 28
 - Bates stamping, 214
 - battery, 70
 - Beatty, Richard H. (*The Resume Kit*), 30
 - below, 313
 - bench, 313
 - bench conference, 313
 - bench trial, 55
 - best evidence rule, 313
 - beyond a reasonable doubt, 56, 313
 - bias, 313
 - bicameral legislature, 44
 - big firms, working at, 13
 - bill becoming law, steps for, 44–45
 - bill of particulars, 313
 - billable hours, 277
 - billing systems
 - accounting software, 289
 - invoices, creating, 288–289
 - overview, 287–288
 - time spent on tasks, recording, 288
 - The Bluebook*, 208
 - body of the complaint, 313
 - bond, 313
 - branches of government
 - executive branch, 45–46
 - judicial branch, 46
 - legislative branch, 44–45
 - overview, 41–44
 - breach of contract, 78
 - breach of fiduciary duty, 78
 - brief, 40, 266, 313
 - brief of a case, 313
 - brief of an opinion, 313
 - brief of appellee, 88
 - brief of the appellant, 88
 - burden of proof, 314
 - Bureau of Vital Statistics as source of information, 174
 - burglary, 66
 - business entries, 314
 - business law, 128–129
- C •
- Caher, James P. and John M. (*Personal Bankruptcy Laws For Dummies*), 130
 - calendar system, 282–284
 - capitalization in correspondence, 259–262
 - caption of pleading, 314
 - career objective stated on résumé, 32
 - cartwheeling, 194
 - case
 - administration, 11
 - citation format, 209–210
 - case brief, 314
 - case of first impression, 41, 116
 - cause of action, 89, 314
 - CD
 - accessing, 336
 - contents, 336–337
 - criminal complaint and accompanying documents Web sites on, 342
 - discovery documents on, 339
 - documents on, 337–340
 - ethics rules Web sites on, 341
 - fundamental legal documents on, 338–339
 - interview documents on, 339
 - investigation documents on, 339
 - job search documents on, 337
 - job search Web sites on, 341–342
 - law firm software Web sites on, 344–345
 - law office administration documents on, 340
 - legal process documents on, 338
 - online investigation and asset searches Web sites on, 343
 - online research Web sites on, 343–344
 - paralegal associations, 337, 341
 - reading files on, 337
 - research documents on, 339–340
 - rules of evidence and procedure documents on, 340
 - rules of evidence and procedures Web sites on, 342
 - system requirements, 335
 - trial procedures documents on, 340
 - troubleshooting, 345
 - Web site links on, 341–345
 - CD-ROM law libraries, 205
 - certificate programs, 18–19
 - certification, 24–26
 - certification exams, 24–26
 - Certified Legal Assistant (CLA), 22
 - challenge for cause, 218, 314

- challenge to the array, 218, 314
- Chambers, Mark L. (*iMacs For Dummies*), 335
- change of venue, 314
- characteristics of paralegals, 16–17
- charge to jury, 314
- charging the defendant
 - complaint, filing, 81
 - indictments, 80–81
 - overview, 79–80
- charter, 314
- checklists
 - initial client interviews, 182–186
 - legal investigation, 169–171
- choice of venue, 314
- chronological organization of evidence, 178
- circuit courts, 51
- circuits, 48
- circumstantial evidence, 315
- citation, 93
- citation format
 - The Bluebook*, 208
 - for cases, 209–210
 - overview, 208–209
 - for statutes, 209
 - A Uniform System of Citation*, 208
- city courts, 53
- civil law
 - contract law, 76–78
 - defined, 315
 - equitable relief suits, 68–69
 - injunctions, 68–69
 - monetary damages, 69
 - overview, 68
 - specific performance, 69
 - tort law, 69–76
- civil suit, 315
- CLA (Certified Legal Assistant), 22
- CLA/CP exam, 25
- claim for relief, 315
- class action suit, 76
- clergy-penitent privilege, 315
- clerk, 315
- client-lawyer relationship, 230–232
- clients
 - confidentiality, maintaining, 296
 - meeting with, 83
 - relationship with, 11
- closed questions, 182
- closing statements or arguments, 97, 315
- codefendant, 315
- coercion, 66
- Coleman Legal, 28
- collection of judgment, 315
- communication
 - practicing effective, 300
 - skills needed by paralegals, 17
- comparative negligence, 41, 73
- competency, 315
- complainants, 68
- complaint
 - caption, 150
 - defined, 315
 - described, 93
 - document drafting, 150–152
 - establishing parties and jurisdictions, 150–151
 - filing, 81
 - format of, 150
 - opening statement, 150
 - prayer for relief, 151
 - preliminary documents, 141–142
 - sample, 152
 - stating the case, 151
 - subscription, 151
 - text, 150–151
- computer hardware, 270–271
- computerized calendars, 274
- computerized legal research
 - CD-ROM law libraries, 205
 - Internet, 207–208
 - Internet Legal Research Group, 207
 - Law Guru, 207
 - LexisNexis, 206–207
 - overview, 205
 - Westlaw, 205–206
- concurring opinion, 315
- conflicts of interest, avoiding, 297
- Congress, 44, 315
- congresspersons, 44
- consequential damages, 73
- consideration, 76, 77
- constitution, 316
- contempt, 316
- contest, 316
- contingent fee agreement, 140
- contract law
 - bad faith, 78
 - breach of contract, 78
 - breach of fiduciary duty, 78
 - consideration, 76, 77
 - elements of a valid contract, 77
 - overview, 76
 - quid pro quo*, 76
 - types of, 78
- contributory negligence, 41, 73
- conversion, 71
- coordinating conjunctions, 246
- corporate law and salary, 13

- corporation counsel, 316
 - correlative conjunctions, 246–247
 - correspondence, 242–243
 - corroborate, 316
 - cost bill, preparing, 222–223
 - counterclaim, 93, 316
 - county assessor’s office as source of information, 173
 - county clerk’s office as source of information, 174
 - county courts, 51
 - court clerks, interaction with, 304
 - court documents as source of information, 172
 - courts of appellate jurisdiction, 48–49
 - courts of general jurisdiction, 51
 - courts of last resort, 49–50
 - courts of limited jurisdiction, 51
 - courts of original jurisdiction, 47–48
 - cover letters, 30–32
 - Cover Letters For Dummies* (Kennedy), 30
 - credit card companies as source of information, 173
 - credit reporting agencies as source of information, 174
 - criminal law
 - affirmative defenses, 64–65
 - defined, 316
 - elements of criminal liability, 64–65
 - felonies, 65–67
 - misdemeanors, 67–68
 - overview, 63
 - presumption of innocence, 64
 - reasonable doubt, 64
 - criminal trespass, 66
 - criminal trial procedure, 86
 - cross claim, 94, 316
 - cross-examination, 97, 316
- **D** ●
- damage hearing, 316
 - damages, 316
 - database programs, 272–273
 - deadlines, keeping track of, 85
 - declaration against interest, 316
 - declaration of bodily feelings, 317
 - declaration of mental state of mind, 317
 - declaration of present sense impression, 317
 - declaratory judgment, 317
 - defamation, 74
 - default judgment, 317
 - defendant, 63, 317
 - defense, 317
 - defining ethics in the field of law, 226–227
 - demand letter
 - factual information in, 147
 - format of, 147–149
 - margins, 147–148
 - preliminary documents, 141
 - sample, 149
 - sending, 90
 - demonstrative evidence, 317
 - Department of Motor Vehicles as source of information, 175
 - deponent, 317
 - deposition
 - defined, 317
 - described, 95–96
 - digesting, 163–165
 - in discovery, 145–146
 - digesting a document, 317
 - digests, 200–201
 - diminished capacity, 64
 - direct evidence, 318
 - direct examination, 97, 318
 - directed verdict, 318
 - disclosing information to prevent death or serious bodily harm, 296–297
 - discovery
 - defined, 318
 - depositions, 145–146, 163–165
 - document drafting, 161–165
 - Federal Rules of Civil Procedure (FRCP), 104–108
 - interrogatories, 145
 - overview, 94–96
 - preliminary documents, 145–146
 - request for a physical or mental examination, 145
 - request for admissions, 145
 - request for production of documents, 145
 - subscription, 163
 - written discovery, preparing, 161–163
 - written records, 145
 - discretion as characteristic of paralegals, 16
 - discretionary review, 52
 - disinterested sources as sources of information, 176
 - dismissal with prejudice, 318
 - dismissal without prejudice, 318
 - dissenting opinion, 318
 - district attorney, 63
 - district courts, 51
 - diversity of citizenship, 47, 92, 318
 - Divorce For Dummies* (Ventura and Reed), 125
 - docket, 318
 - doctor-patient privilege, 318

- document drafting
 - answer, 153–155
 - complaint, 150–152
 - demand letter, format of, 147–149
 - discovery, 161–165
 - legal memorandum, 155–160
 - motions, 160–161
 - overview, 146–147
 - trial documents, 165
 - documentation. *See also* document drafting
 - for job hunting, 30–35
 - jury instructions, 146
 - keeping track of, 85
 - knowing how to draft fundamental, 302
 - overview, 139
 - post-trial documents, 146
 - preliminary documents, 140–146
 - pre-trial statement, 146
 - trial brief, 146
 - trial documents, 146, 165
 - types of legal documents, 139–146
 - domestic law, 123–124
 - domicile, 319
 - draft, 319
 - Drake, Susan M. (*Freelancing For Dummies*), 36
 - driving under the influence (DUI), 68
 - due process, 60, 319
 - duress, 65
 - duties performed by paralegals, NALA
 - designating, 236
 - dying declaration, 319
- E •**
- education
 - continuing, 303
 - formal education, 18–19
 - résumés, listing on, 33
 - election commission as source of information, 174
 - e-mail
 - legal writing style, 243
 - software, 273–274
 - eminent domain, 319
 - en banc, 319
 - enacted law, following rules of, 118–119
 - entertainment law, 134–135
 - entrapment, 65
 - environmental protection and salary, 13
 - equal protection, 319
 - equitable relief suits, 68–69
 - error of law, 52
 - escheat, 319
 - establishing parties and jurisdictions, 150–151
 - estate, 319
 - estate planning
 - frauds and forgeries, 126
 - nonprobate instruments, acknowledging, 126
 - overview, 125–128
 - wills, 125–127
 - ethics
 - client confidentiality, maintaining, 296
 - conflicts of interest, avoiding, 297
 - defining ethics in the field of law, 226–227
 - disclosing information to prevent death or serious bodily harm, 296–297
 - improvements to legal system, supporting efforts for, 298
 - NALS, 237–238
 - National Association of Legal Assistants (NALA), 235–236
 - National Federation of Paralegal Associations (NFPA), 236–237
 - obeying all applicable attorneys’ ethics rules, 297–298
 - overview, 226
 - paralegal associations, ethical codes of, 235–238
 - paralegal status, disclosing your, 296
 - pro bono services, 298
 - real-world ethics, 238
 - reporting ethics violations of other legal professionals, 296
 - responsibility of lawyer for paralegal, 228–229
 - Rules of Professional Conduct, 229–234
 - sharing information with your supervising attorney, 297
 - unauthorized practice of law, 227–228, 295
 - event questions at initial client interviews, 183, 185
 - evidence. *See also* Federal Rules of Evidence
 - chronological organization of, 178
 - defined, 319
 - excited utterance exception, 114
 - expert opinions, 112–113
 - hearsay, 113–114
 - identifying, 177
 - inconsistencies, organization by, 178
 - lay witnesses, 112
 - obtaining tangible, 84–85
 - organizing, 177–178
 - overview, 109–110
 - protecting, 177
 - versions, organization by, 178
 - ex parte hearing, 319
 - examiner, 320
 - excited utterance, 114, 320

executive branch, 45–46, 319
 exhibit, 320
 experience and salary, 13
 expert opinions, 112–113
 expert witness, 320
 external memos, 155

• F •

factual information in demand letter, 147
 failure to state a cause of action, 320
 false imprisonment, 66, 70
 family law practice, common types of cases handled by, 124
 Federal Aviation Administration as source of information, 175
 federal cabinet departments, 58
 federal court matters, legal research for, 195
 federal holidays, 103
 federal judicial system
 administrative agencies, 58
 courts of appellate jurisdiction, 48–49
 courts of last resort, 49–50
 courts of original jurisdiction, 47–48
 diagram of, 53
 overview, 47
 U.S. Courts of Appeals, 48
 U.S. District Courts, 47–48
 U.S. Supreme Court, 49–50
 federal question jurisdiction, 47
 Federal Rules of Civil Procedure (FRCP)
 defined, 320
 discovery process, 104–108
 overview, 100
 Rule 3 (beginning an action), 100–101
 Rule 4 (serving process), 101–102
 Rule 6 (deadlines), 102–103
 Rule 8 (drafting pleadings), 103–104
 Rule 11 (responsibility for filing a case), 104
 Rule 12 (responding on time), 104
 Rule 26 (disclosing information), 105
 Rule 27 (conducting depositions), 105–106
 Rule 30 (conducting depositions), 105–106
 Rule 33 (interrogatories), 106–107
 Rule 36 (requesting admissions), 107
 Rule 37 (failing to discover), 107–108
 Rule 56 (requesting a summary judgment), 108
 Federal Rules of Evidence (FRE)
 authenticity (Article IX), 114
 competency to testify (Article VI), 112
 hearsay (Article VIII), 113–114
 originality (Article X), 114
 overview, 110
 privilege (Article V), 111–112

 reasonableness of opinion (Article VII), 112–113
 relevancy (Article IV), 110–111
 federalism, 42
 felonies, 66–67, 320
 felony assault, 66
 felony murder rule, 66
 file management
 maintaining a filing system, 290
 organizing documents in a file folder, 290–291
 overview, 289
 storing old files, 291–292
 tracking popular files, 291
 filed (in court), 320
 filing motions, 144
 firewalls, 270
 formal advocacy, 62–63
 formal education
 associate's degree programs, 19
 bachelor's degree programs, 19
 certificate programs, 18–19
 overview, 18
 paralegals, 18–19
 forum, 320
forum non conveniens, 320
 foundation for evidence, 320
 frauds and forgeries in wills, 126
 FRCP. *See* Federal Rules of Civil Procedure
 FRE. *See* Federal Rules of Evidence
 freelance paralegals, 15, 35–36
Freelancing For Dummies (Drake), 36

• G •

garnishment, 321
 general damages, 73
 general verdict, 321
 general verdict with interrogatories, 321
 Gibson Arnold & Associates, 28
 good time, 321
 Gookin, Dan
 Microsoft Office Word 2003 For Dummies, 272, 289
 PCs For Dummies, 335
 gossiping about clients, 305
 grammar and legal writing style, 243–250
 grand jury, 81, 321
 granting cert, 48

• H •

hard drives, backing up data on, 271
 harm, 132

Harvey, Greg (*Microsoft Office Excel 2003 For Dummies*), 273
 health department records as source of information, 173
 hearing, 321
 hearing officer, 321
 hearsay, 113–114, 321
 help, how to ask for, 299
 homicide
 felony murder rule, 66
 manslaughter, 66
 murder, 65
 negligent homicide, 66
 overview, 65
 premeditated murder, 65
 honors and distinctions, listing on résumés, 33
 House of Representatives, 44
 hung jury, 87

● 1 ●

iMacs For Dummies (Chambers), 335
 impanel, 321
 impeach a witness, 321
 impeachment, 84
 improvements to legal system, supporting efforts for, 298
 in camera, 321
 in issue, 322
 in personam jurisdiction, 90–91, 322
 in question, 322
 in rem jurisdiction, 91, 322
 inconsistencies, organization of evidence by, 178
 indecent liberties, 66
 indictment, 80–81, 322
 individual calendars, 282–282
 inferior courts, 51
 informal advocacy, 61–62
 information and belief, 322
 infra, 322
 initial appearance, 322
 initial client interviews
 background questions, 183, 184
 checklist, 182–186
 closed questions, 182
 ending, 187
 event questions, 183, 185
 location for, 180–181
 open-ended questions, 182
 overview, 179–180
 post-event questions, 183, 185–186
 pre-event questions, 183, 184–185
 seating arrangement for, 180–181

injunctions, 68–69
 injunctive relief, 76
 intake memo, 140
 integrity
 overview, 304
 Rules of Professional Conduct, 234
 intent, 322
 intentional harm to a person, 70
 intentional harm to property, 71
 intentional infliction of emotional distress, 71
 intentional misrepresentation, 75
 intentional torts, 70–71
 interlocutory appeal, 322
 intermediate courts of appeals, 52–53
 intermediate courts of last resort, 52–53
 internal memos, 155
 Internal Revenue Service (IRS), 60
 Internet
 computerized legal research, 207–208
 job listings, 29–30
 research using, 276–277
 search services as source of information, 176
 Internet Legal Research Group, 207
 interpretations of law, 39
 interrogatories, 145, 322
 interviewing. *See* legal interviewing
 intranet, 270
 introduce into evidence, 322
 invasion of privacy, 74
 investigative skills of paralegals, 10–11
 invoices, creating, 288–289
 IRS (Internal Revenue Service), 60
 issues on appeal, 323

● J ●

JNOV (judgment *non obstante verdicto*), 323
 job hunting
 bar association referral services, 28
 cover letters, 30–32
 documentation needed for, 30–35
 Internet job listings, 29–30
 networking, 29
 newspaper ads used for, 28
 overview, 27–28
 placement services used for, 28
 résumés, 32–35
 telephone book used for, 29
 traditional resources for, 28
 joint and several liability, 73, 323
 judge-made law, handing down, 118
 judgment, 323
 judgment, collecting on a difficult, 223–224
 judgment creditor, 323

judgment debtor, 323
 judgment *non obstante verdicto* (JNOV), 323
 judgment notwithstanding the verdict, 323
 judgment on the merits, 323
 judgment-proof, 323
 judicial branch, 46, 323
 judicial review, 61
 jurisdiction
 appellate jurisdiction, 311
 courts of appellate jurisdiction, 48–49
 courts of general jurisdiction, 51
 courts of limited jurisdiction, 51
 courts of original jurisdiction, 47–48
 defined, 323
 determining, 90–92
 establishing parties and jurisdictions, 150–151
 federal question jurisdiction, 47
 in personam jurisdiction, 90–91, 322
 in rem jurisdiction, 91, 322
 overview, 90
 quasi in rem jurisdiction, 91, 328
 by subject matter of case, 91–92
 jury, 54–56, 323
 jury charge, 323
 jury instructions
 defined, 324
 overview, 146
 trial notebook, 165
 jury nullification, 54
 jury panel, 324
 jury selection
 challenge for cause, 218
 challenge to the array, 218
 monitoring, 218–219
 overview, 214–217
 peremptory challenges, 217
 voir dire, 214–217
 jury trial, 55–56
 justices of the peace, 51

• K •

Kaufeld, John (*Microsoft Office Access 2003 For Dummies*), 273
 Kay, David (*WordPerfect 12 For Dummies*), 272, 289
 Kennedy, Joyce Lain
 Cover Letters For Dummies, 30
 Resumes For Dummies, 30
 kidnapping, 66

• L •

landlord/tenant law, 136
 laptops and wireless Internet access in
 courtrooms, 278–279
Law For Dummies (Ventura), 125, 128, 129, 136
 Law Guru, 207
 lay witnesses, 112
 leading question, 324
 legal assistant. *See* paralegals
 legal authority
 mandatory authority, 119–121
 overview, 115
 persuasive authority, 121–122
 primary authority, 116–119
 secondary authority, 117, 119
 legal dictionary, access to, 303
 legal documents, capitalization of, 260
 legal encyclopedias, 197–199
 legal interviewing
 initial client interviews, 179–187
 overview, 179
 preparing clients and witnesses for testimony, 188–191
 skills needed for, 10–11
 witness interviews, 187–188
 legal investigation
 checklists, 169–171
 evidence, identifying, 177
 evidence, organizing, 177–178
 evidence, protecting, 177
 overview, 167–168
 relevant issues, being able to spot, 169
 sources of information, 171–176
 legal memorandum
 analysis, process of legal, 158–160
 caption, 155–156
 components of, 155–157
 document drafting, 155–160
 external memos, 155
 internal memos, 155
 overview, 155
 structure of documents, 266
 legal nurse consultant, 134
 legal precedence, 40–41
 legal research
 American Jurisprudence 2d, 198–199
 American Law Reports (ALR), 199–200
 applicable law, searching for, 194–196
 attorneys as resource, 204–205
 cartwheeling, 194

- citation format, 208–210
- computerized legal research, 205–208
- digests, 200–201
- for federal court matters, 195
- legal encyclopedias, 197–199
- overview, 193–194
- reporters, 201–202
- Shepard's Citations*, 195–196, 202–204
- Shepard's EXPRESS Citations*, 203–204
- for state court matters, 195
- time spent on, 196–197
- tools for, 197–205
- legal software programs, 274–275
- legal writing style
 - correspondence, 242–243
 - grammar, 243–250
 - mechanics, 258–264
 - overview, 241
 - plagiarism, avoiding, 267–268
 - proofreading, 266–267
 - punctuation, 253–258
 - sentence structure, 250–253
 - structure of documents, 264–266
- legislative branch, 44–45, 324
- legislative oversight, 60
- letters, legal writing style, 242
- letters rogatory, 95
- LexisNexis, 206–207, 344
- liable, 324
- libel, 74
- limitations, knowing your, 301
- lis pendens*, 324
- litigation
 - defined, 324
 - salary, 13
 - wills, 126
- litigation process for civil case
 - closing arguments, 97
 - cross-examination, 97
 - demand letter, sending, 90
 - direct examination, 97
 - initiating the civil process, 89–93
 - jurisdiction, determining, 90–92
 - overview, 89
 - peremptory challenges, 97
 - post-trial procedures, 98
 - pre-trial procedures, 93–96
 - redirect, 97
 - trial notebooks, 97
 - venue, deciding on, 92–93
 - voir dire, 97
- litigation process for criminal case
 - charging the defendant, 79–81
 - criminal trial procedure, 86
 - overview, 79
 - post-trial procedure, 87–89
 - pre-trial procedures, 82–85
- Lloyd's Registered Yacht as source of information, 175
- local actions, 91
- local judicial systems, 53–54, 59
- local paralegal associations, 23
- location for initial client interviews, 180–181
- Lowe, Doug (*Microsoft Office PowerPoint 2003 For Dummies*), 274

• M •

- Macs For Dummies* (Pogue), 335
- magistrate, 324
- majority opinion, 324
- malicious prosecution, 75
- management systems
 - calendar system, 282–284
 - individual calendars, 282–282
 - master calendar, 282
 - overview, 281
 - tickler system, 284–285
 - to-do lists, 285–287
- mandate of court, 324
- mandatory authority, 119–121
- manslaughter, 66
- marital communications privilege, 324
- Marshall, Thurgood, 41
- master calendar, 282
- matter of right, 52
- mechanics of writing, 258–264
- medical malpractice, 13, 131–134
- memorandum of law in support of the motion, 161
- Microsoft Office 2003 For Dummies* (Wang), 273
- Microsoft Office Access 2003 For Dummies* (Kaufeld), 273
- Microsoft Office Excel 2003 For Dummies* (Harvey), 273
- Microsoft Office PowerPoint 2003 For Dummies* (Lowe), 274
- Microsoft Office Word 2003 For Dummies* (Gookin), 272, 289
- Microsoft Windows Me Millennium Edition For Dummies* (Rathbone), 335
- misdemeanor
 - defined, 324
 - overview, 67–68
 - traffic offenses, 68
- monetary damages, 69

motion. *See also specific motions*
 defined, 325
 document drafting, 160–161
 filing, 144
 format of, 160–161
 memorandum of law in support of the
 motion, 161
 notice of hearing on motion, 161
 notice to set hearing, 161
 order, 161
 overview, 142–143
 preliminary documents, 142–144
 structure of documents, 266
 during trial, 144
 motion for a judgment notwithstanding the
 verdict, 144
 motion for a more definite statement, 94
 motion for a new trial, 144, 325
 motion for change of venue, 143
 motion for directed verdict, 144
 motion for enlargement of time, 143
 motion for judgment on the pleadings, 144
 motion for more definite statement, 143
 motion for protective order, 143
 motion for summary judgment, 144, 325
 motion *in limine*, 143, 325
 motion to amend judgment, 144
 motion to compel, 96, 143
 motion to dismiss, 94, 325
 motion to file an amended pleading, 143
 motion to quash, 143
 motion to quash service of summons, 94
 motion to rescue, 143
 motion to strike, 94, 143
 motion to suppress, 325
 movant, 325
 move into evidence, 325
 moving companies as source of information, 174
 multiple users accessing files, 270
 municipal courts, 53
 murder, 65

• N •

National Association for the Advancement of
 Colored People (NAACP), 41
 National Association of Legal Assistants (NALA)
 CLA/CP exam, 25
 client relationship, 236
 duties performed by paralegals, designating,
 236
 ethics, 235–236
 overview, 22
 qualifications of a paralegal, defining, 235–236

National Federation of Paralegal Associations
 (NFPA)
 ethics, 236–237
 overview, 22
 PACE exam, 22
 national paralegal associations, 22
 natural law, 39
 negligence
 medical malpractice, 133
 personal injury law, 132
 negligence per se, 72
 negligent homicide, 66
 negligent torts
 comparative negligence, 73
 contributory negligence, 73
 defenses to, 73–74
 elements of, 72–73
 joint and several liability, 73
 overview, 71–72
 vicarious liability, 74
 networking, 29, 270–271
 newspaper ads used for job hunting, 28
 no bill, 81
 no contest, 84
 nolle prosequi, 325
 nolo contendere, 84, 325
 nonauthority, 122
 nonrestrictive clauses, 250, 256
 notice of appeal, 325
 notice of hearing on motion, 161
 notice to set hearing, 161
 nuisance, 76
 numbers and capitalization, 260
nunc pro tunc, 325

• O •

obiter dicta, 121
 objection to evidence, 326
 off the record, 326
 office management
 billing systems, 287–289
 file management, 289–292
 management systems, 281–287
 overview, 281
 online resources
 Internet, research using, 276–277
 overview, 276
 Web conferencing, 277–278
 on-the-job training, 20
 open-ended questions, 182
 opening statement, 150, 326
 opinion evidence, 326
 opinion of the attorney general, 326

opinion of the court, 326
order, 161
ordinances
 overview, 53
 as primary authority, 118

• p •

PACE exam, 25
PACE Registered Paralegal (RP), 22
paralegal associations
 on CD, 337, 341
 ethical codes of, 235–238
 joining, deciding on, 24
 local paralegal associations, 23
 National Association of Legal Assistants (NALA), 22, 25, 235–236
 National Federation of Paralegal Associations (NFPA), 22, 236–237
 national paralegal associations, 22
 overview, 21
 paralegal divisions of bar associations, 23
 state paralegal associations, 22–23
 types of, 22–23
paralegal status, disclosing your, 296
paralegals
 attorney career compared, 12
 big firms, working at, 13
 case administration, 11
 characteristics of, 16–17
 client relationships, 11
 communication, 17, 300
 discretion as characteristic of, 16
 documents, knowing how to draft
 fundamental, 302
 formal education, 18–19
 freelance paralegals, 15
 help, how to ask for, 299
 as independent contractors, 15
 interview skills of, 10–11
 investigative skills of, 10–11
 limitations, knowing your, 301
 on-the-job training, 20
 organization, 300–301
 pro bono work, 14
 professional responsibility, 302
 in public sector, 14–15
 reason, ability to, 16
 regulating paralegals, 19
 reliability as characteristic of, 16
 research, 9–10, 17, 301
 resilience as characteristic of, 17
 skills needed by, 17
 small firm, working at, 14
 tasks performed by, 9–12
 technology, knowing how to use, 301
 thorough work as characteristic of, 16
 trustworthiness as characteristic of, 16
 value of paralegal organizations, knowing how to weigh, 302
 where they work, 12–15
 writing skills needed by, 17
 your role as, 300
parol evidence rule, 326
patent law and salary, 13
PCs For Dummies (Gookin), 335
people's court, 51
peremptory challenge, 97, 217, 326
Personal Bankruptcy Laws For Dummies (Caher and Caher), 130
personal injury law, 131–133
personal recognizance, 326
personal service, 102, 326
persuasive authority, 121–122
petition, 93, 326
Petition for Certiorari, 48
Petition for Review, 48, 89
petitioner, 87, 327
phone directories as source of information, 171–172
physical evidence, 327
placement services used for job hunting, 28
plagiarism, avoiding, 267–268
plaintiff, 68, 327
plea bargaining, 84, 327
plead, 327
pleadings
 answer, 93
 complaint, 93
 counterclaim, 93
 cross claim, 94
 defined, 327
 preliminary documents, 141–142
 reply, 94
 structure of documents, 266
Plessy v. Ferguson, 40–41
Pogue, David (*Macs For Dummies*), 335
police department incident or offense records
 as sources of information, 173
police reports, gathering, 82–83
poll the jury, 87, 327
post office as source of information, 173
post-event questions, 183, 185–186
post-trial documents, 146
post-trial motions, 87, 144

- post-trial procedure for criminal cases
 - appealing the decision, 87–89
 - overview, 87
 - polling the jury, 87
- post-trial procedures, 98
- prayer for relief, 151, 327
- precedent, 40
- pre-event questions, 183, 184–185
- preliminary documents
 - answers and replies, 142
 - complaints, 141–142
 - contingent fee agreement, 140
 - demand letter, 141
 - discovery, 145–146
 - documentation, 140–146
 - intake memo, 140
 - motions, 142–144
 - not representing a client, communicating in writing you are, 140
 - overview, 140–141
 - pleadings, 141–142
 - retainer agreement, 140
 - third-party complaints, 142
- preliminary hearing, 81, 327
- premeditated murder, 65
- preparing clients and witnesses for testimony, 188–191
- preponderance of the evidence, 56, 327
- presentation software, 274
- presumption, 327
- presumption of innocence, 64
- pre-trial conference, 96, 328
- pre-trial motions, 143–144
- pre-trial procedures for civil cases
 - discovery, 94–96
 - pleadings and motion documents, 93–94
 - pre-trial conferences, 96
- pre-trial procedures for criminal cases
 - clients, meeting with, 83
 - deadlines, keeping track of, 85
 - documents, keeping track of, 85
 - evidence, obtaining tangible, 84–85
 - overview, 82
 - police reports, gathering, 82–83
 - victims, meeting with, 83
 - witnesses, meeting with, 83–84
- pre-trial statement, 146
- prima facie case, 69, 328
- primary authority
 - enacted law, following rules of, 118–119
 - judge-made law, handing down, 118
 - overview, 116–117
- private nuisance, 76
- privilege, 328
 - privilege against self-incrimination, 328
 - pro bono services, 14, 298
 - pro se, 328
 - probable cause, 80, 328
 - probation, 328
 - problem solving, 304
 - procedural law. *See also* Federal Rules of Civil Procedure
 - defined, 328
 - state procedural rules, 108–109
 - substantive law compared, 99–100
 - process, 328
 - product liability law
 - overview, 75–76
 - salary, 13
 - professional responsibility, 302
 - professional trade association and union
 - records as sources of information, 174
 - proof, 328
 - proof of service, 102
 - property, crimes against only, 67, 68
 - prosecute, 328
 - proximate cause, 72
 - public nuisance, 76
 - public prosecutor, 63
 - public school records as source of information, 174
 - public sector, 14–15
 - punitive damages, 73

• Q •

- qualifications of a paralegal, defining, 235–236
- qualify a witness, 328
- quasi in rem jurisdiction, 91, 328
- quasi-intentional torts
 - defamation, 74
 - intentional misrepresentation, 75
 - invasion of privacy, 74
 - overview, 74
 - wrongful institution of legal proceedings, 75
- quasi-judicial, 329
- questions for direct examination of witness, preparing, 222
- quid pro quo*, 76

• R •

- rape, 66
- Rathbone, Andy
 - Microsoft Windows Me Millennium Edition For Dummies*, 335
 - Windows 95 For Dummies*, 335

- Windows 98 For Dummies*, 335
Windows 2000 Professional For Dummies, 335
Windows XP For Dummies, 335
- real estate law
 duties, 135
 overview, 135–136
 zoning issues, 136
- real-world ethics, 238
- reason, ability to, 16
- reasonable doubt, 64
- recidivist, 329
- reckless burning, 66
- record, 329
- records as source of information, 172–175
- redirect examination, 97, 329
- Reed, Mary (*Divorce For Dummies*), 125
- referee, 329
- references, listing on résumés, 33
- Registered Paralegal (RP), 22
- regulating paralegals, 19
- regulations, 118–119
- relevant, 329
- relevant issues, being able to spot, 169
- reliability as characteristic of paralegals, 16
- remand, 329
- remittitur*, 329
- reply, 94, 329
- reporters, 201–202
- reporting ethics violations of other legal professionals, 296
- request for a physical or mental examination, 145
- request for admissions, 107, 145, 329
- request for physical or mental examination, 329
- request for production and inspection of documents, 145, 329
- res gestae*, 329
- res ipsa loquitur*, 72
- res judicata*, 330
- research
 analyzing the law, 9–10
 knowing how to, 301
 skills needed by paralegals, 17
- resilience as characteristic of paralegals, 17
- respondeat superior*, 74
- respondent, 68, 87, 330
- responsibilities of job and salary, 13
- responsibility of lawyer for paralegal, 228–229
- restitution, 330
- restraining order, 68–69
- restrictive clauses, 250
- The Resume Kit* (Beatty), 30
- résumés
 career objective, stating, 32
 education, listing, 33
 honors and distinctions, listing, 33
 overview, 32–33
 references, listing, 33
 sample, 34, 35
 special skills, listing, 33
 work experience, listing, 32–33
- Resumes For Dummies* (Kennedy), 30
- retainer agreement, 89, 140, 330
- review, 330
- robbery, 66
- RP (Registered Paralegal), 22
- rule on witnesses, 330
- rulemaking, 60
- rules of court, 330
- Rules of Professional Conduct
 attorneys' demands on paralegals, 232–233
 client-lawyer relationship, 230–232
 court communications, 233–234
 ethics, 229–234
 integrity of the profession, 234
 law office activity, 232–233
 overview, 229–230
- S •
- salary, 13, 35–36
- satisfy, 330
- schedule for work, 305
- seating arrangement for initial client interviews, 180–181
- secondary authority, 117, 119
- secretary of state as source of information, 175
- secular law, 39
- self-defense, 64
- Senate, 44
- senators, 44
- sense of humor, need for, 304
- sentence, 330
- sentence structure in legal writing
 active voice, using, 253
 legal writing style, 250–253
 modifiers, positioning, 252
 overview, 250–251
 parallel structure, using, 253
 wordiness, eliminating, 251–252
- serve, 330
- servers, 270–271
- service of process, 330
- set for trial, 330
- settlement, 330–331
- sharing information with your supervising attorney, 297
- Shepard's Citations*, 122, 195–196, 202–204
- Shepard's EXPRESS Citations*, 203–204

- skills needed by paralegals, 17
- slander, 74
- small firm, working at, 14
- software programs
 - accounting software, 289
 - computerized calendars, 274
 - database programs, 272–273
 - e-mail software, 273–274
 - legal software programs, 274–275
 - overview, 271
 - presentation software, 274
 - spreadsheets, 272–273
 - standard office software, 271–274
 - word processing programs, 272
- sources of information
 - arrest records and warrants, 173
 - banks and other financial institutions, 174
 - Bureau of Vital Statistics, 174
 - county assessor's office, 173
 - county clerk's office, 174
 - court documents, 172
 - credit card companies, 173
 - credit reporting agencies, 174
 - Department of Motor Vehicles, 175
 - disinterested sources, 176
 - election commission, 174
 - Federal Aviation Administration, 175
 - health department records, 173
 - Internet search services, 176
 - legal investigation, 171–176
 - Lloyd's Registered Yacht, 175
 - moving companies, 174
 - overview, 171
 - phone directories, 171–172
 - police department incident or offense records, 173
 - post office, 173
 - professional trade association and union records, 174
 - public school records, 174
 - records, 172–175
 - secretary of state, 175
 - telephone company records, 173
 - traffic accident reports, 173
 - U.S. Citizenship and Immigration Services, 175
 - utility companies, 175
- sovereignty, 42
- special damages, 73
- special skills, listing on résumés, 33
- special verdict, 331
- special verdict form, 165
- specialization area and salary, 13
- spontaneous declaration, 331
- spreadsheets, 272–273
- stalking, 66
- standard of proof, 331
- standard office software, 271–274
- stare decisis doctrine, 40–41, 115–116, 331
- state a cause of action, 331
- state and local certification options, 26
- state court matters, legal research for, 195
- state courts, 51
- state judicial system
 - administrative agencies, 59
 - diagram of, 53
 - intermediate courts of appeals, 52–53
 - intermediate courts of last resort, 52–53
 - overview, 50–51
 - state trial courts, 51–52
- state paralegal associations, 22–23
- state procedural rules, 108–109
- state trial courts, 51–52
- stating the case, 151
- statute of limitations, 101, 331
- statutes
 - citation format, 209
 - overview, 44
 - as primary authority, 118
- statutory law, 44
- stay execution of the judgment, 331
- stipulate, 331
- storing old files, 291–292
- strict liability, 75
- structure of documents
 - briefs, 266
 - legal memos, 266
 - legal writing style, 264–266
 - motions, 266
 - outlines, 264–265
 - overview, 264
 - paragraphs, 265–266
 - pleadings, 266
 - specific documents, 266
- subject-matter jurisdiction, 91–92, 331
- subordinating conjunctions, 247
- subpoena, 331
- subpoena *duces tecum*, 332
- subscription
 - complaint, 151
 - defined, 332
 - discovery, 163
- substantive law
 - administrative law, 58–63
 - criminal law, 63–68
 - defined, 332
 - overview, 57
 - procedural law compared, 99–100
- substitute service, 102, 332

summary, 332
 summary judgment, 108
 summons, 93, 332
 superior courts, 51
 supermajority, 44
 supra, 332
 Supremacy Clause, 332
 suspicious wills, 127
 sustain, 332

• T •

take under advisement, 332
 tangible evidence, 332
 tasks performed by paralegals, 9–12
 technology in law
 computer hardware, 270–271
 files, saving, 270
 firewalls, 270
 hard drives, backing up data on, 271
 intranet, 270
 knowing how to use, 301
 multiple users accessing files, 270
 networking, 270–271
 online resources, 276–278
 overview, 269
 servers, 270–271
 software programs, 271–275
 virus protection, 270–271
 wireless Internet access in courtrooms,
 278–280
 telephone book used for job hunting, 29
 telephone company records as source of
 information, 173
 testimonial evidence
 defined, 332
 jury's reaction to, 220–221
 preparing clients and witnesses for testimony,
 188–191
 text of complaint, 150–151
 third-party complaint
 defined, 332
 preliminary documents, 142
 tickler system
 defined, 333
 overview, 284–285
 time spent on legal research, 196–197
 time spent on tasks, recording, 288
 to-do lists, 285–287
 tools for legal research, 197–205
 tort, 333
 tort law
 intentional torts, 70–71
 negligent torts, 71–74

 nuisance, 76
 overview, 69–70
 prima facie case, 69
 product liability, 75–76
 quasi-intentional torts, 74–75
 strict liability, 75
 tortfeasor, 69, 333
 town courts, 53
 trademark law and salary, 13
 traditional resources for job hunting, 28
 traffic accident reports as source of
 information, 173
 traffic offenses, 68
 transcript, 333
 transitory actions, 91
 trespass to chattels, 71
 trespass to land, 71
 trial brief, 146
 trial court, 333
 trial de novo, 52, 333
 trial documents
 document drafting, 165
 overview, 146
 trial notebook
 contents of, 165
 jury instructions, 165
 organizing, 212–214
 overview, 97, 211–212
 preparation of, 211–214
 special verdict form, 165
 trial process
 cost bill, preparing, 222–223
 judgment, collecting on a difficult, 223–224
 jury selection, 214–219
 questions for direct examination of witness,
 preparing, 222
 testimony, jury's reaction to, 220–221
 trial notebook, 211–214
 witnesses, keeping track of, 219–220
 tribunal, 333
 true bill, 81, 333
 trustworthiness as characteristic of
 paralegals, 16

• U •

unauthorized practice of law, 227–228, 295
 undue influence and wills, 127
A Uniform System of Citation, 122, 208
 United States Bankruptcy Court, 48
 United States Citizenship and Immigration
 Services as source of information, 175
 United States Court of Appeals, 48, 333
 United States Court of Claims, 48

United States Court of International Trade, 48
 United States District Court
 defined, 333
 overview, 47–48
 requirements for case in, 92
 United States Supreme Court, 48–50
 United States Tax Court, 48
 utility companies as source of information, 175

• U •

Ventura, John
 Divorce For Dummies, 125
 Law For Dummies, 125, 128, 129, 136
 venue
 deciding on, 92–93
 defined, 333
 verdict, 333
 verification of pleadings, 333–334
 versions, organization of evidence by, 178
 vicarious liability, 74
 victimless crimes, 67
 victims, meeting with, 83
 village courts, 53
 virus protection, 270–271
 voir dire, 97, 214–217, 334

• W •

Wang, Wallace (*Microsoft Office 2003 For Dummies*), 273
 warrant, 334
 Web conferencing, 277–278
Webster's New World Letter Writing Handbook (Wiley), 149
 Westlaw, 205–206, 344
 wherefore clause, 334
 wills
 creating, 125–126
 frauds and forgeries, 126

litigating, 126
 no will, helping relatives when there is, 126
 suspicious wills, 127
 undue influence, 127
Windows 95 For Dummies (Rathbone), 335
Windows 98 For Dummies (Rathbone), 335
Windows 2000 Professional For Dummies (Rathbone), 335
Windows XP For Dummies (Rathbone), 335
 wireless Internet access in courtrooms
 disadvantages of, 280
 laptops and, 278–279
 overview, 278
 witnesses
 interviewing, 187–188
 keeping track of, 219–220
 meeting with, 83–84
 word processing programs, 272
 wordiness in documents, eliminating, 251–252
WordPerfect 12 For Dummies (Young and Kay), 272, 289
 work experience, listing on résumés, 32–33
 writ, 334
 writ of certiorari, 48, 334
 writing skills needed by paralegals, 17
 written discovery, preparing, 161–163
 wrongful institution of legal proceedings, 75

• Y •

Young, Margaret Levine (*WordPerfect 12 For Dummies*), 272, 289

• Z •

Zenger, John Peter (criminal defendant), 54
 zoning issues, 136