

## Index

### **ABSENT CLASS MEMBERS**

*see also* CLASS MEMBERS

counterclaims against, 6.7

*cy pres* distributions, 11.7.3

discovery by defendant, 7.4.4

brief in opposition to motion to serve, Appx. M

duty owed by counsel to, 1.6.5

claims released, 12.4.1

duty owed by named plaintiff to, 6.3.1

statement of duty, sample agreement, Appx. E.2

opt-out rights, 9.1, 14.4.1.5, 14.4.2

(b)(2) certifications, 9.4.4.2, 9.4.5

class arbitrations, 2.9.3

party status, 6.7, 7.4.4

releases

NACA guidelines, 12.4.2

overbroad releases, 12.4.1

*res judicata*, 14.4

settlement prior to certification, effect, 11.2.1

### **ACTIONS**

class actions *see* CLASS ACTIONS

individual actions

certification refused, jurisdiction, 2.4.2

federal court jurisdiction, 2.2, 2.3, 2.4.6

opt-outs, representing, 11.5.9, 13.4

“mass actions,” 2.4.5

### **ADDRESSES**

class mailings, selection of return address, 10.7

class members, updating, 10.6, 13.5.4

IRS Letter Forwarding Service, 13.5.4

### **ADMINISTRATORS**

*see* CLAIMS ADMINISTRATORS

### **ADMISSIONS**

requests for admissions, 7.1.3

### **AFFIDAVITS**

motion for summary judgment, attacking, 6.6

### **AGREEMENTS**

attorney fees, *see under* ATTORNEY FEES AND COSTS

binding arbitration, *see* ARBITRATION AGREEMENTS

class action authorization, 1.2.4, Appx. E.1

class settlement, *see* STIPULATION OF PROPOSED

SETTLEMENT

named plaintiff’s statement of duty, Appx. E.2

non-representation of opt-outs, 11.5.9

### **ANNIHILATING DAMAGES**

*see also* CLASS DAMAGES

avoiding potential, 1.5.4

### **APPEALS**

class arbitration rulings, 2.9.4

interlocutory rulings, 2.9.4.3

class certification, 9.7

circuit court standards, 9.7.2–9.7.14

sample pleadings, Appx. O

class settlement, 12.10.5.3

NACA guidelines, Appx. D

remand to federal court, 2.4.3.6

denial of remand, sample petition, Appx. G.3

### **APPENDICES**

attorney fees

award of, documents, Appx. V

co-counsel agreements, Appx. E.3

objectors’ counsel, memorandum in support, Appx. U.5.2

retainer agreement, Appx. E.1

certification

appeals, Appx. O

complaint, Appx. F

cost allocation memoranda, Appx. Q.1.2

motion for, Appx. N.1

notice of, Appx. Q.1.1

notice of certification and settlement, Appx. Q.2

opening memoranda in support, Appx. N.2

post argument memoranda, Appx. N.3.2

reply brief, Appx. N.3.1

class counsel, motion for appointment, Appx. N.4

class motion, Appx. N

injunctive and declaratory relief, Appx. N.1.1

opening memoranda, Appx. N.2

TIL case, Appx. N.1.2, Appx. N.1.3

UDAP case, Appx. N.1.4

class notice, Appx. Q

certification, Rule 23(c), Appx. Q.1.1

combined Rule 23(c) and (e) notices, Appx. Q.2

settlement notices, Rule 23(e), Appx. Q.2

communication, brief in support of motion to restrict, Appx. L.2

complaints, post-CAFA, Appx. F

fraud, Appx. F.1

secret warranty, Appx. F.4

Telephone Consumer Protection Act, Appx. F.2

UDAP, Appx. F.1, Appx. F.3

*cy pres* distributions, Appx. S

amicus brief in support, Appx. S.4

defendant’s motion and memorandum, Appx. S.3

plaintiff’s memorandum in support, Appx. S.2

## References are to sections

**APPENDICES** (*cont.*)

discovery  
 CLA case, Appx. H.2  
 compelling, pleadings, Appx. J  
 FDCPA case, Appx. H.1  
 motion to stay, response, Appx. I  
 permission to serve, brief in opposition, Appx. M  
 state usury case, Appx. H.4  
 UDAP case, Appx. H.2, Appx. H.3  
 document requests, Appx. H  
 CLA case, Appx. H.2.2  
 FDCPA case, Appx. H.1.2  
 state usury case, Appx. H.4.2  
 UDAP case, Appx. H.2.2, Appx. H.3.2  
 federal class action legislation, Appx. B  
 interrogatories, Appx. H  
 car lease case, Appx. H.2.1  
 FDCPA case, Appx. H.1.1  
 state usury case, Appx. H.4.1  
 UDAP case, Appx. H.2.1, Appx. H.3.1  
 VSI insurance case, Appx. H.3.1  
 NACA guidelines, Appx. D  
 named plaintiff's statement of duty to the class, Appx. E.2  
 offers of judgment, challenges to, Appx. P  
 opening memorandum, Appx. N.2  
 ECOA case, Appx. N.2.3  
 FDCPA case, Appx. N.2.2  
 injunctive and declaratory relief, Appx. N.2.1  
 post-argument memorandum, ECOA case, Appx. N.3.2  
 protection of files, Appx. K  
 federal court actions, Appx. K.1  
 state court actions, Appx. K.2  
 remand under CAFA, Appx. G  
 denial, permission to appeal, Appx. G.3  
 memorandum in support, Appx. G.2  
 motion to remand, Appx. G.1  
 reply memorandum, FDCPA case, Appx. N.3.1  
 Rule of Civil Procedure 23, Appx. A  
 settlement  
 memoranda in support, Appx. T  
 notices, Appx. Q.2  
 objections, Appx. U  
 stipulation of proposed settlement, Appx. R  
 settlement approval, Appx. T  
 CLA, Appx. T.4  
 post-2003 amendments to Rule 23n, Appx. T.1  
 predatory lending case, Appx. T.2  
 TIL rescission, Appx. T.3  
 UDAP, Appx. T.4  
 settlement notices, Appx. Q.2  
 campground misconduct, Appx. Q.2.1  
 energy overcharge, Appx. Q.2.7  
 FDCPA, Appx. Q.2.4  
 predatory lending, Appx. Q.2.3  
 TIL disclosure, Appx. Q.2.5  
 used car sales, Appx. Q.2.2  
 usury, Appx. Q.2.6  
 state class action law, Appx. C  
 stipulation of proposed settlement, Appx. R  
 CLA case, Appx. R.4  
 FDCPA case, Appx. R.2  
 predatory lending case, Appx. R.1  
 state usury case, Appx. R.5

TIL case, Appx. R.3  
 UDAP case, Appx. R.4

using, Intro  
 web links, Appx. W

**ARBITRATION AGREEMENTS**

*see also* FEDERAL ARBITRATION ACT (FAA)

ambiguous provisions, 2.8.5  
 amendment, 2.8.6.1  
 arbitration service providers, 2.9.1.1  
 bias of service provider, 2.7.7.3, 2.8.1  
 avoiding, 2.6.3, 2.7  
 barrier to class action, 2.6.1  
 classwide arbitration, *see* CLASS ARBITRATIONS  
 consummation of agreement, 2.7.6  
 CROA, application, 2.7.3.2  
 defense tactics, 2.6.4, 6.1  
 effect, 2.6.1  
 enforceability, 2.6.2, 2.7  
 federal policy, 2.7.2.1  
 forum selection, effect on, 2.1  
 high arbitration costs  
 conflict with federal statutory rights, 2.7.3.3  
 unconscionable fees, 2.7.7.3  
 inconvenient venue, 2.7.7.3  
 limiting statutory remedies, 2.7.3.3, 2.7.7.3  
 federal remedies, 2.7.3.3  
 limits on class action rights, 2.8.6.1  
 Magnuson-Moss Warranty Act, application, 2.7.3.1  
 one-sided agreements, 2.7.7.3, 2.8.6  
 scope, 2.7.2  
 state law restrictions, 2.7.4  
 third party enforcement, 2.7.2.3  
 unconscionability, 2.7.7, 2.8.6  
 challenges, forum selection, 2.7.1, 2.8.6.3  
 NAF as service provider, 2.9.1.4  
 one-sided agreements, 2.7.7.3, 2.8.6  
 procedural unconscionability, 2.7.7.2, 2.8.6.2  
 substantive unconscionability, 2.7.7.3  
 voiding, jurisdiction, 2.7.6  
 waiver, 2.7.5  
 widespread use, 2.6.1

**AGREEMENTS**

arbitration clauses, *see* ARBITRATION AGREEMENTS  
 fee agreements, *see under* ATTORNEY FEES AND COSTS  
 future representation, 11.5.9  
 settlement, *see* STIPULATION OF PROPOSED SETTLEMENT

**ATTORNEY-CLIENT PRIVILEGE**

*see also* ATTORNEYS; CLASS COUNSEL  
 deposition of named plaintiff, objections based on, 8.5.2  
 examples of objectionable questions, 8.5.3  
 interrogatories and document requests, 7.4.2

**ATTORNEY FEES AND COSTS**

*see also* ATTORNEYS; CLASS COUNSEL  
 advancing, 1.1.4, 1.2.4, 9.2.4.3  
 questions at deposition, 8.4.3, 8.5.4  
 arbitration clauses limiting, 2.7.3.3  
 arbitration proceedings, 2.9.3  
 assignment of rights agreements, 1.2.4, 11.9.2  
 tax consequences, 15.5.6  
*Buckhannon* decision, 15.1.3  
 burden, *see* BURDEN OF COST

## References are to sections

**ATTORNEY FEES AND COSTS** (*cont.*)

calculation of fees  
 common fund doctrine, 15.1.1, 15.2  
 competing methods, 11.9.3, 15.2.2  
 general considerations, 15.2.1  
 hourly rate, 15.2.5.2  
 lodestar method, 15.2.2, 15.2.5  
 NACA guidelines, 15.2.3, 15.2.4.1, 15.2.4.5  
 percentage approach, 15.2.2, 15.2.3, 15.2.4  
 percentage benchmarks, 15.2.4.1  
 catalyst fees, 15.1.3  
 charging liens, perfection, 1.2.6  
 “civil rights” cases, 15.5.4  
 class representative, ability to pay, 9.2.4.3  
 discovery by defendant, 7.4.5  
 co-counsel, division among, 15.4  
 disclosure to court, 15.4.2  
 sample co-counsel agreements, Appx. E.3  
 common fund payments, 15.1.1, 15.2  
 negotiation, 11.9.1  
 sample co-counsel agreements, Appx. E.3  
 tax consequences, 15.5  
 compensable time, 15.2.5.3  
 contingent fee arrangements, 15.5.1, 15.5.2  
 costs, deduction before calculation, 15.2.4.7  
 coupon settlements, 11.6.4, 15.2.4.3  
 court approval, 11.9.1, 15.3.2  
*cy pres* distributions, 11.7.5  
 coupons, 11.7.6  
 disclosure, 15.3.2, 15.4.2  
 diversity jurisdiction calculations, 2.3.5.4  
 equitable relief situations, 15.2.4.5  
 fee agreements  
 assignment of rights, 1.2.4, 11.9.2, 15.5.6  
 co-counsel, disclosure, 15.4.2  
 co-counsel, sample agreements, Appx. E.3  
 discovery by defendant, 7.4.5  
 no waiver provision, 1.2.4, 11.9.2  
 sample agreement, Appx. E.1  
 fee negotiations  
 approval of negotiated fee, 11.9.1, 15.3.2  
 circumstances, 15.3.1  
 fee-shifting statutes, 11.9.1  
 lump sum offers, 11.9.2  
 NACA guidelines, 11.9.1  
 percentage cases, 15.2.4  
 separate negotiation, 11.9.1  
 fee petition  
 circumstances, 15.3.1  
 objections to, 12.10.7, Appx. U.4  
 objector’s counsel, Appx. U.5.2  
 sample documents, Appx. V  
 fee-shifting statutes, 11.9.1, 15.1.2  
 hourly rates, 15.2.5.2  
 lump sum offers, 11.9.2  
 mixed results, 15.1.2  
 multipliers, 12.2.5.5  
 fee-shifting statutes, use, 15.1.2  
 NACA guidelines, Appx. D  
 non-cash recoveries, 11.6.4, 15.2.4.3, 15.2.4.5  
 notice to class, 15.3.2  
 objections to, 12.10.7, Appx. U.4  
 objectors’ counsel, 12.10.7, Appx. U.5.2  
 offers of judgment, rejection, 6.3.2

opt-outs, subsequent claims, 14.4.2  
 prevailing party, 15.1.3  
 removal of state court actions, 2.4.3.7  
 right to, 15.1  
 risk multipliers, 12.2.5.5  
 settlement objectors, 12.10.7, Appx. U.5.2  
 settlements  
 administrative costs, 11.5.7  
 approval, 15.3.2  
*Buckhannon* decision, implications, 15.1.3.2, 15.1.3.3  
 clear sailing agreements, 11.9.1  
 expenses, reimbursement, 11.5.8  
 lodestar method, use, 11.9.3, 15.2.5  
 lump sum settlements, 11.9.2  
 negotiating, 11.9, 15.3.1  
 non-cash settlements, 11.6.4, 15.2.4.3, 15.2.4.5  
 notice to class, 15.3.2  
 percentage of recovery, 11.9.3, 15.2.3, 15.2.4  
 post-settlement work, 11.9.4  
 right to, 15.1.3  
 sample objections to, Appx. U.4  
 scrip settlements, 11.6.4, 15.2.4.3  
 separate negotiations, 11.9.1  
 statutory fee awards, 15.1.2  
 additional to common fund, 15.2.4.2  
 tax consequences, 15.5.6  
 supplemental fees, 11.6.4  
 tax consequences, 15.5  
 “civil rights” cases, 15.5.4  
 contingent fee arrangements, 15.5.1, 15.5.2  
 statutory fee awards, 15.5.6  
 time records, 15.2.5.4  
 unclaimed cash awards, 15.2.4.6  
 waiver of fees, agreement not to, 1.2.4, 11.9.2

**ATTORNEYS**

*see also* ATTORNEY-CLIENT PRIVILEGE  
 agreements not to represent, 11.5.9  
 class counsel, *see* CLASS COUNSEL  
 communication with class members by defense  
 duty to advise client, 5.3.2  
 ethical constraints, 5.3.3  
 motion to restrict, brief in support, Appx. L.2  
 delay tactics, ethical constraints, 6.2  
 fees, *see* ATTORNEY FEES AND COSTS  
 legal services attorneys, *see* LEGAL SERVICES ATTORNEYS  
 malpractice, *see* LEGAL MALPRACTICE  
 objections to settlement, advising, 12.10.4  
 opted-out class members, representing, 11.5.9, 13.4

**BAD FAITH**

delaying tactics as, 6.2

**BANKRUPTCY**

class actions involving, federal jurisdiction, 2.2  
 class members, protecting, 5.4.2  
 debt forgiveness, tax consequences, 12.5.2.3.2  
 defendants, effect on settlement negotiations, 11.5.3

**BIFURCATION**

discovery between class and merits issues, 7.2.2

**BINDING ARBITRATION**

*see* ARBITRATION AGREEMENTS

**BRIEFS**

*see* CLASS BRIEFS

## References are to sections

**BURDEN OF COST**

*see also* ATTORNEY FEES AND COSTS

addresses, updating, 10.6  
 administrative costs, 11.5.7  
 advancing by attorney, 1.1.4, 1.2.4, 9.2.4.3  
 class list, assembling, 7.1.2.5, 10.5, 10.9  
 class notice, 10.9  
   combined notices, 10.10  
   fair conduct notices, 10.1.4  
   initial cost, 10.1.2.2, 10.9.1  
   post-judgment, 10.1.4  
   recovery, 10.9.1  
   settlement notice, 10.1.5.1  
   shifting the burden, 10.9.2  
 class representative, 8.5.4, 9.2.4.3  
 deposition questions re, 8.5.4  
 skip tracing, 10.6, 11.5.7

**BURDEN OF PROOF**

arbitration clauses, unconscionability, 2.7.7.1  
 class certification, 9.1  
 class size, 7.1.2.2.1, 9.2.1, 9.6.3  
 federal jurisdiction, 2.3.5.6, 2.4.3.5  
 noncommunication orders, 5.3.1  
 protective order, 7.2.4  
 venue, 2.5.1

**CANCELLATION**

*see* EQUITABLE RELIEF

**CASE LAW**

*see also* RESEARCH AIDS  
 resources, Intro  
 state by state analysis, Appx. C  
 unreported, obtaining, Intro

**CERTIFICATE SETTLEMENTS**

*see* SCRIP SETTLEMENTS

**CERTIFICATION**

*see* CLASS CERTIFICATION

**CHARGING LIENS**

attorney fees, perfection, 1.2.6

**CHARITABLE DISTRIBUTIONS**

*see* *CY PRES* DISTRIBUTIONS

**CHECKS**

distributing to class, 13.5.3  
 undeliverable, 13.5.4

**CHOICE OF LAW**

multistate actions, 3.6.3, 3.6.5  
 manageability of issues, 9.5.1.4

**CIVIL RIGHTS ACTIONS**

attorney fees, tax consequences, 15.5.4  
 class certification, 9.4.2.3, 9.4.3.2  
 waiver of fees, 11.9.2

**CLAIM FORMS**

acknowledgment of receipt, 10.4.2, 13.2  
 opt-out alternative, 10.4.2  
 post-judgment notice, inclusion, 10.1.4  
 processing, 13.1  
 settlement notice, inclusion, 10.4.2

**CLAIMS**

*see* CLAIM FORMS; CLASS ACTIONS; CLASS COMPLAINT; MULTIPLE CLAIMS

**CLAIMS ADMINISTRATORS**

class list, compilation, 10.1.2.2  
 class notice, mailing, 10.1.2.2  
 individual damages, assessment, 9.5.2.6, 14.3.1  
 IRS Letter Forwarding Service, use, 13.5.4  
 retaining, 13.1  
 settlement administrators, 11.5.6, 11.5.7

**CLASS ACTION FAIRNESS ACT OF 2005 (CAFA)**

appeals, 2.4.3.6  
 attorney fees  
   coupon distributions, 11.6.4, 11.7.6, 15.2.4.3  
   wrongful removal, 2.4.3.7  
 burden of proof, 2.4.3.5  
 class action definition, 2.4.2  
 effective date, 2.4.3.2  
 exclusions, 2.4.2, 2.4.4  
   small class actions, 2.4.4.1  
 federal court jurisdiction under, 1.5.6, 2.4.2  
   declining, 2.4.4.3  
 forum state, 2.4.4.2, 2.4.4.3  
 “mass actions,” 2.4.5  
 overview, 2.4.1  
 plaintiffs, opportunities for, 2.4.2  
 removal of state court actions  
   actions that can not be removed, 2.4.4  
   avoiding, 2.4.6  
   procedural issues, 2.4.3  
   sample motion for remand, Appx. G  
 settlements, application  
   attorney fees, 11.6.4, 15.2.4.3, 15.2.4.5  
   coupons, 11.6.1, 11.6.4, 11.7.6  
   geographic discrimination, prohibition, 11.5.5  
   notice requirements, 11.5.11, 14.4.1.5  
 text, Appx. B  
 time limits, 2.4.3.4

**CLASS ACTION GUIDELINES (NACA)**

*see* NATIONAL ASSOCIATION OF CONSUMER ADVOCATES (NACA) GUIDELINES

**CLASS ACTIONS**

administration, generally, 13.1  
 advantages  
   generally, 1.1.1  
   individual damages small, 1.1.2  
 annihilating damages, effect, 1.5.4  
 arbitration differences, 2.8.2  
 arbitration of, *see* CLASS ARBITRATIONS  
 arbitration to avoid, 2.6.1  
   enforceability, 2.7  
 attorney fees, *see* ATTORNEY FEES AND COSTS  
 authorization form  
   generally, 1.2.4  
   sample retainer agreement, Appx. E.1  
 case selection  
   class representative, reliability, 1.2.1  
   defendant, investigating, 1.3  
   facts underlying claim, 1.1.3  
   resources required, 1.1.4  
   suitability, 1.1.3, 1.5  
 certification, *see* CLASS CERTIFICATION

## References are to sections

**CLASS ACTIONS** (*cont.*)

claim selection  
 multiple claims, 1.6  
 well suited claims, 1.5

class benefits, *see* CLASS BENEFITS

class definition, *see* CLASS DEFINITION

class primacy, 11.1

class representative, *see* CLASS REPRESENTATIVE

collateral proceedings, effect, 5.4

complaint, *see* CLASS COMPLAINT

consumer protection device, 1.1.1

contract claims, *see* CONTRACT CLAIMS

costs, *see* ATTORNEY FEES AND COSTS; BURDEN OF COST

counterclaims, effect on manageability, 9.5.1.2

damages, *see* CLASS DAMAGES

defendants, *see* DEFENDANTS

defense tactics, *see* DEFENSE TACTICS

discovery, *see* DISCOVERY

dismissal  
 court approval, 11.2.2  
 motion to dismiss, 6.4, 7.2.3, 9.6.4.2

equitable relief, *see* EQUITABLE RELIEF

federal court, *see* FEDERAL COURT ACTIONS

federal legislation, *see* CLASS ACTION FAIRNESS ACT OF 2005 (CAFA)

filing  
 considerations, 1.1  
 individual settlement attempts prior to, 1.2.3, 11.2.1  
 related law suits, checking first, 1.4

forum selection, considerations, 2.1

fraud claims, *see* FRAUD CLAIMS

guiding principles, 11.1

intervention by settlement objector, 12.10.5.3

joinder alternative, 1.1.6

jurisdiction, *see* JURISDICTION

jury trials, 14.2

leases, *see* CONSUMER LEASING CLASS ACTIONS

limitations, tolling, 9.6.1

limiting of issues, 1.6.1

“mandatory” class actions, 9.1, 9.3

merits, inquiry before certification, 9.6.4

mooting, 6.3.2, 9.6.1

motion for certification, *see* CLASS MOTION

multiple actions, consolidation, 1.1.5, 1.4, 11.4

multiple claims, *see* MULTIPLE CLAIMS

multiple defendants, 11.3

multistate actions, *see* MULTISTATE CLASS ACTIONS

NACA guidelines, *see* NATIONAL ASSOCIATION OF CONSUMER ADVOCATES (NACA) GUIDELINES

NCLC manual, overview, Intro

notice, *see* CLASS NOTICE

numerosity, *see* NUMEROSITY

offers of judgment, 6.3.2  
 challenges to, Appx. P

opt-outs, *see* OPT-OUTS

particular issues, 9.4.4.5

parties, 6.7, 7.4.4

pleadings, *see* CLASS BRIEFS; CLASS COMPLAINT

preliminary motions, *see* PRELIMINARY CLASS MOTIONS

pre-suit demand letters, 4.3

product liability cases, 9.5.2.5

related class actions  
 coordinating with, 1.4

settlement considerations, 11.4

releases, *see* RELEASES

representativeness, *see* REPRESENTATIVENESS

res judicata effect, 14.4

RICO, *see* RICO CLASS ACTIONS

sample pleadings, *see* Appendices

settlement, *see* CLASS SETTLEMENTS

small classes, 1.1.6, 3.7

standard form agreements, 9.5.2.2

state court, *see* STATE COURT ACTIONS

state law survey, Appx. C

superiority, 9.5.1

surveys, use, 7.1.2.2.3

technical claims, 1.5.1

TIL, *see* TIL CLASS ACTIONS

trial of, 14.1

typicality, *see* TYPICALITY

UDAP, *see* UDAP CLASS ACTIONS

usury, *see* USURY CLASS ACTIONS

venue, 2.5

warranty-type claims, 9.5.2.5

web links, Appx. W

**CLASS ADMINISTRATOR**

*see* CLAIMS ADMINISTRATORS

**CLASS ARBITRATIONS**

*see also* ARBITRATION AGREEMENTS

AAA rules, 2.9.1.2

advantages, 2.8.2

ambiguous provisions, 2.8.5

availability, 2.6.4, 2.8  
 jurisdiction to decide, 2.6.4, 2.8.3  
 one-sided agreements, 2.7.7.3, 2.8.6

certification of class, 2.9.1.1

confirmation of final award, 2.9.5

definition of class, 2.9.2

FAA, consistency with, 2.8.3

issues relating to, 2.9.3

JAMS rules, 2.9.1.3

judicial review, 2.9.4  
 applicable law, 2.9.4.1  
 interlocutory rulings, 2.9.4.3  
 limits on, 2.9.4.2

NAF, lack of rules, 2.9.1.4

prevalence, 2.8.1, 2.8.4

unambiguous provisions prohibiting, 2.8.6

**CLASS BENEFITS**

*see also* CLASS DAMAGES; CLASS FUND

*cy pres* distributions, *see* CY PRES DISTRIBUTIONS

distribution of fund, *see* CLASS FUND, distribution fee awards based on, 15.1.1, 15.2

fluid recoveries, 9.5.1.3

individual vs. fund recoveries, 11.5.4

monetary relief, *see* CLASS DAMAGES

programmatic relief, 11.5.2

settlements  
 coupons or certificates, *see* SCRIP SETTLEMENTS  
 forms of relief, 11.5.2  
 NACA guidelines, Appx. D

tax consequences, 12.5.2  
 damages recovery, 12.5.2.2  
 debt forgiveness, 12.5.2.3  
 Form 1099-C, 12.5.2.3.6

## References are to sections

**CLASS BENEFITS** (*cont.*)

value, determination, 11.6.3, 15.2.4

**CLASS BRIEFS**

*see also* CLASS MOTION

*cy pres* distributions, Appx. S

discovery schedule, relationship, 9.6.3

drafting, 9.6.2

filing

prior to discovery, 9.6.3

timeliness, 9.6.1

motion to serve discovery, opposition brief, Appx. M

named plaintiff, familiarity with, 9.2.4.4

opening memorandum

commonality section, 9.5.2.1

drafting, 9.6.2

early filing, 9.6.3

sample, Appx. N.2

reply memorandum

commonality arguments, 9.5.2.1

importance, 9.6.2

sample, Appx. N.3.1

**CLASS CERTIFICATION**

*see also* CLASS ACTIONS

allegations, inquiries into, 7.1.2.2.2

appeals, 9.7

circuit court standards, 9.7.2–9.7.14

sample pleadings, Appx. O

arbitration proceedings, 2.9.1.1, 2.9.3

burden of proof, 9.1

class definition, *see* CLASS DEFINITION

conditional certification, 11.2.2

damages relief, *see* CLASS DAMAGES

declaratory relief, 9.4.2

delay

defense tactics, 6.1, 6.2

effect, 9.6.1

discovery prior to, 7.1.2

bifurcating from merits, 7.2.2

class briefs, timing of filing, 9.6.3

defense resistance, 7.2

information to be sought, 7.1.2.3–7.1.2.5

motion to compel, 7.3

need for, 7.1.2.2

right to, 7.1.2.1

time schedule, 7.1.1

equitable relief, 9.4.2

estoppel effect, 9.6.7

hybrid certification, 9.1, 9.4.4.3

immediate action, benefits, 9.6.1

injunctive relief, 9.4.2

manageability of choice of law issues, 9.5.1.4

memoranda in support, *see* CLASS BRIEFS

merits of claim, 9.6.4

motion for, *see* CLASS MOTION

notice of, *see under* CLASS NOTICE

numerosity, *see* NUMEROSITY

opt-out rights, 9.1, 14.4.2

partial certification, 9.4.4.5

particular issues, 9.4.4.5

predominance of common questions, *see* PREDOMINANCE OF COMMON QUESTIONS

preliminary motions, *see* PRELIMINARY CLASS MOTIONS

prerequisites, 9.2

res judicata, avoiding overbroad effect, 14.4.1.3

Rule 23 procedures

*see also* RULE OF CIVIL PROCEDURE 23 (FEDERAL)

comparison, 9.1, 9.4.1

Rule 23(b)(1), 9.3

Rule 23(b)(2), 9.4

Rule 23(b)(3), 9.5

sequential certification, 9.4.4.4

settlement prior to

classwide settlements, 11.2.2

individual settlements, 11.2.1

settlement purposes, 9.6.5, 9.6.6, 11.2.2

stipulation to certification, 9.6.5

effect on subsequent litigation, 9.6.6

subclasses, 3.7, 9.2.4.7

substantive claims, disposition prior to, 9.6.4

superiority, *see* SUPERIORITY

surveys as support for, 7.1.2.2.3

timeliness, 9.6.1

**CLASS COMPLAINT**

*see also* CLASS ACTIONS

allegations, 4.1.1

sufficiency without discovery, 7.1.2.2.2

class definition, 3.1

drafting the complaint, 4.1

allegations, 4.1.1

arbitration, avoiding, 2.6.3

cause of action, 4.1.1

exhibits, 4.1.2

federal jurisdiction, avoiding, 4.1.1

format, 4.1.1

local rules, 4.1.1

preliminary statement, 4.1.1

preliminary steps, 4.1.1

individual settlement negotiations after filing, 11.2.1

insurance coverage defense, avoiding, 1.5.2

merits, inquiry before certification, 9.6.4

pre-suit notification, 4.3

reviewing with named plaintiff

prior to deposition, 8.2, 8.4.1

prior to filing, 4.2

sample complaints, 4.1.1, Appx. F

fraud, Appx. F.1

secret warranty, Appx. F.4

Telephone Consumer Protection Act, Appx. F.2

UDAP, Appx. F.1, Appx. F.3

**CLASS COUNSEL**

*see also* ATTORNEYS

adequacy of representation, 1.6.5, 9.2.4.1

attorney fees, *see* ATTORNEY FEES AND COSTS

authorization to represent

generally, 1.2.4

named plaintiff's duty, sample agreement, Appx. E.2

sample retainer agreement, Appx. E.1

co-counseling

attorney fees, division, 15.4

circumstances, 1.1.5

sample agreements, Appx. E.3

control over the litigation, effect on certification, 9.2.4.5

costs, advancing, 1.1.4, 1.2.4, 8.4.3, 8.5.4, 9.2.4.3

duty of care, 1.6.5, 11.1

determination of class size and scope of damages, 11.5.1

release of claims, 12.4.1

## References are to sections

**CLASS COUNSEL** (*cont.*)

future representation, 11.5.9  
 history of representation, discovery questions, 8.4.2  
*Janik* decision, 1.6.5  
 keeping track of client, 1.2.5  
 malpractice, *see* LEGAL MALPRACTICE  
 motion for appointment, Appx. N.4  
 multistate class actions, 3.6.2  
 representing named plaintiff at deposition, 8  
 settlement by named plaintiff, ramifications, 6.3.1  
 telephone inquiries, dealing with, 13.3

**CLASS DAMAGES**

*see also* CLASS BENEFITS; CLASS FUND  
 annihilating damages, effect on selection of claim, 1.5.4  
*cy pres* distributions, 11.7  
   sample materials, Appx. S  
 damage curves, 9.5.2.6  
 diversity jurisdiction calculations, 2.3.5  
 fluid recovery, 9.5.1.3  
 individual damages, determination, 9.5.2.6, 14.3  
   individual hearings, 14.3.2  
   standard for reprocessing, 14.3.3  
 individual damages small, 9.5.1.3  
 individual differences, effect, 9.5.2.6  
 insurance coverage, 1.3.3, 1.5.2  
 lump sum payments, 11.5.4, 11.9.2  
 Rule 23(b)(2) certifications, 9.4.3.2  
 Rule 23(b)(3) certifications, 9.1  
 settlement, adequacy, 12.7.1  
   evaluation of damages, 11.5.1  
   scrip settlements, 11.6.1  
 statutory damages, *see* STATUTORY DAMAGES  
 tax consequences, 12.5.2.2  
   characterization, 12.5.3.1  
   seeking additional damages to offset, 12.5.3.2

**CLASS DEFINITION**

*see also* CLASS LIST; CLASS MEMBERS  
 amending after case filed, 3.8  
 arbitration proceedings, 2.9.2  
 ascertainability of class members, 3.2  
 change in defendant's practices, effect, 6.5  
 choosing the definition, 3  
 continuing classes, 3.5.3  
 drafting, generally, 3.1  
 ending date, 3.5.3  
 examples, 3.1, 3.2  
 future members, 3.5.3  
 geographic limitations, 3.6  
 identification of class members, 3.2  
 multiple claims, 1.6.3, 3.5.1  
 multiple classes, 3.5.1  
 multistate actions, 3.6  
 open-ended, 3.5.3  
 redefinition, 3.8, 6.5  
 relief sought, considerations, 3.3  
 reviewing, 3.1  
 simplicity, requirement, 3.4  
 small classes, 1.1.6  
 starting date, 3.5.1, 3.5.2  
 statute of limitations, effect, 3.5.1  
 subclasses, 3.7  
   adequacy of representation, effect, 9.2.4.7  
   multistate actions, 3.6.5

  numerosity, 3.7  
   representative, reexamining, 3.5.3  
   time periods, use in defining, 3.5.1  
 time periods, 3.5  
 transactional facts, 3.3

**CLASS DISCOVERY**

*see* DISCOVERY

**CLASS FUND**

*see also* CLASS BENEFITS  
 attorney fee awards from  
   competing methods, 15.2.2  
   computation, generally, 15.2.1  
   costs, deduction first, 15.2.4.7  
   generally, 15.1.1  
   lodestar method, 15.2.5  
   percentage approach, 15.2.3, 15.2.4  
   sample agreements, Appx. E  
   tax consequences, 15.5  
 deposits by defendant, 13.5.1  
 distribution  
   checks, sending to class, 13.5.3  
   *cy pres* distributions, 11.7, Appx. S  
   delay due to missing members, 10.6  
   deposit of funds, 13.5.1  
   final distribution list, 13.5.2  
   plan, formulating, 13.1  
   settlement agreements, 11.5.6, 11.7.1  
   undeliverable checks, 13.5.4  
 federal diversity jurisdiction, 2.3.5  
 individual recovery alternative, 11.5.4  
 installment payments, 13.5.1  
 interest income, 13.5.1  
 investing, 13.5.1  
 limited funds, 9.3  
 lump sum payments, 11.5.4, 11.9.2  
 payment into, 11.5.4, 13.5.1  
 reversion to defendant, 11.5.6  
 settlement administrators, use, 11.5.6, 11.5.7  
 unclaimed funds, 11.5.6, 11.7.1, 13.5.4  
   attorney fee awards, 15.2.4.6

**CLASS LIST**

*see also* CLASS MEMBERS; NUMEROSITY  
 assembling, 7.1.2.5, 10.5, 13.2  
 compilation by claims administrator, 10.1.2.2, 10.5  
 compilation by defendant, 7.1.2.5, 10.5  
 cost burden, 10.3  
 discovery relating to  
   class size, 7.1.2.3, 9.6.3  
   cost burden, 10.5  
   identification of members, 7.1.2.5  
 final list for distribution, preparation, 13.5.2  
 identification number list, 10.5, 13.2  
 identifying class members, 7.1.2.5, 10.1.2.2, 10.2  
 members' responses, 13.2  
 opt-out list, 13.2  
 size, *see* CLASS SIZE  
 updating addresses, 10.6, 13.5.4

**CLASS MAILINGS**

*see also* CLASS LIST; CLASS NOTICE  
 burden of cost, 10.9  
 claims administrator, use, 10.1.2.2  
 e-mail, by, 10.3

## References are to sections

**CLASS MAILINGS** (*cont.*)

envelope, format, 10.8  
 recording members' responses, 13.2  
 return address  
   e-mail address in addition, 10.3  
   indication of class mailing, 10.8  
   selecting, 10.7

**CLASS MEMBERS**

*see also* CLASS DEFINITION  
 absent class members, *see* ABSENT CLASS MEMBERS  
 ascertainability, 3.2  
 common issues, *see* COMMONALITY  
 communication with defendant  
   after certification, 5.3.3  
   named plaintiff, 1.2.6  
   noncommunication orders, 5.3.1  
   preventing, 1.2.6, 5.3, Appx. L.2  
   putative class members, 5.3.2  
 counterclaims against, 6.7  
 coupons, value to, 11.6.2, 11.6.3  
*cy pres* recipients, relationship, 11.7.3  
 death, payment to estate, 11.5.6  
 discovery by defendant, 7.4.4  
   brief in opposition to motion to serve, Appx. M  
 diversity jurisdiction  
   amount in controversy, 2.3.3  
   citizenship, 2.3.2  
 duty owed by class counsel to, 1.6.5  
   claims released, 12.4.1  
 duty owed by named plaintiff to, 6.3.1  
   statement of duty, sample agreement, Appx. E.2  
 files, *see* RECORDS  
 identifiability, 3.2  
 identification numbers, *see* IDENTIFICATION NUMBERS  
 identifying, *see* CLASS LIST  
 individual damages, determination, 14.3  
 joinder as alternative to certification, 1.1.6, 9.2.1  
 list of, *see* CLASS LIST  
 locating  
   inability to locate, 10.2  
   investigators, use, 10.2  
   media publication, 10.2  
   percentage typically located, 10.6, 11.5.4  
   reasonable effort, 10.1.2.2  
   skip tracing, 10.6, 11.5.7  
   updating addresses, 10.6  
 notice, *see* CLASS NOTICE  
 numerosity, *see* NUMEROSITY  
 opt-outs, *see* OPT-OUTS  
 proof of claim forms, 10.1.4, 10.4.2, 13.2  
 releases  
   generally, 11.5.9  
   NACA guidelines, 12.4.2  
 representative, *see* CLASS REPRESENTATIVE  
 res judicata, 14.4  
 settlement objections  
   attorney fees, 12.10.7  
   notice of rights, 10.1.5.2  
   opting-out, 10.4.2, 12.10.5.5  
   peculiar concerns, 12.10.5.5  
   procedures, 12.10.5  
   right to make, 12.10.1, 12.10.3  
 surveys, 7.1.2.2.3

tax consequences, 12.5.2  
   attorney fees, 15.5  
 telephone inquiries, 13.3  
 typicality 9.5  
 unique defenses, effect, 9.2.3

**CLASS MOTION**

*see also* CLASS CERTIFICATION  
 burden of proof, 9.1  
 discovery schedule, relationship, 9.6.3  
 drafting the motion, 9.6.2  
 filing, time, 9.6.1  
 form, 9.6.2, Appx. N.1  
 merits of case, relevance, 9.6.4.1  
 motion for summary judgment, timing, 9.6.4.2  
 motion to dismiss  
   prior to certification motion, 9.6.4.2  
   prior to discovery, 7.2.3  
 named plaintiff, copy to, 8.2, 8.4.1  
 preliminary motions, *see* PRELIMINARY CLASS MOTIONS  
 ruling on, time, 9.6.1  
 sample motions, Appx. N.1  
   ECOA case, Appx. N.1.6  
   FDCPA case, Appx. N.1.5  
   injunctive and declaratory relief, Appx. N.1.1  
   TIL, Appx. N.1.2, Appx. N.1.3  
   UDAP, Appx. N.1.4  
   VSI, Appx. N.1.4  
 stipulation to certification, 9.6.5  
 supporting memoranda, *see* CLASS BRIEFS

**CLASS NOTICE**

*see also* CLASS LIST; CLASS MAILINGS  
 administrative aspects, 13.2–13.5  
 certification under 23(b)(1) or (2), Rule 23(c)(2)(A)  
   appropriate notice, 9.1, 10.1.3  
   discretionary, 10.1.1, 10.1.3  
   providing when monetary damages sought, 9.4.4.2  
 certification under 23(b)(3), Rule 23(c)(2)(B)  
   best notice practicable, 10.1.2.2  
   content, 10.1.2.1, 10.4.1  
   mailing, 10.1.2.2  
   mandatory, 10.1.1, 10.1.2  
   publication, 10.1.2.2  
   return postcards, inclusion, 10.1.2.1  
   sample notice, Appx. Q.1.1  
 class member protection, Rule 23(d)(2), 10.1.4  
 combined notice of certification and settlement  
   circumstances, 10.1.5.2, 10.10  
   cost burden, 10.10  
   opt-out rights, 10.4.2, 10.10  
   sample notices, Appx. Q.2  
 common problems and inquiries regarding, 10.4.1  
 cost burden, 10.9  
   combined notice, 10.10  
   recovery, 10.9.1  
   Rule 23(c) notice, 10.1.2.2, 10.9.1  
   Rule 23(d) notice, 10.1.4  
   Rule 23(e) notice, 10.1.5.1  
   shifting, 10.9.2  
 discretionary notices, 10.1.1, 10.1.3, 10.1.4  
 drafting the notice, 10.4  
 electronic notice, 10.3  
 e-mail inquiries, 10.3  
 exclusion requests, deadline, 10.1.2.1

## References are to sections

**CLASS NOTICE** (*cont.*)

fair conduct, Rule 23(d)(2), 10.1.4  
 Internet notice, 10.2, 10.3  
 mailing the notice, *see* CLASS MAILINGS  
 mandatory notices, 10.1.1, 10.1.2, 10.1.5  
 motion for summary judgment, effect, 6.6  
 multistate actions, 3.6.3  
   cost considerations, 3.6.2  
 post-judgment, Rule 23(d)(2), 10.1.4  
   proof of claim form, inclusion, 10.1.4  
 publication, 10.2  
 res judicata warning, 14.4.1.3, 14.4.1.5  
 responses, recording, 13.2  
 settlement, Rule 23(e)(1)(A)  
   administrative considerations, 11.5.7  
   attorney fees disclosure, 15.3.2  
   content, 10.1.5.2  
   court approval, 12.7  
   fairness hearing date, 12.9  
   generally, 10.1.5.1  
   mandatory, 10.1.1, 10.1.5  
   NACA guidelines, 10.1.5.2, Appx. D  
   nonpublicity clauses, 11.5.10  
   proof of claim form, 10.4.2  
   publication, 11.5.7  
   sample notices, Appx. Q.2  
   skip tracing costs, deduction, 10.6, 11.5.7  
 specificity as to claims, 14.4.1.3  
 telephone inquiries, 13.3  
 tombstone notice, 10.2  
 translation, 10.4.1  
 types, 10.1.1  
 voluntary dismissal or compromise, Rule 23(e)(1)(A)  
   generally, 10.1.5.1  
   mandatory, 10.1.1, 10.1.5  
 web notice, 10.2, 10.3

**CLASS REPRESENTATIVE**

*see also* CLASS MEMBERS

ability to pay litigation costs, 8.5.4, 9.2.4.3  
 adequacy of representation, 8.4.3, 9.2.4  
   claims released, 12.4.1  
   class arbitrations, 2.9.3  
   necessary for res judicata, 14.4.1.5  
 antagonistic interests, 9.2.4.2  
 attorney fees, tax consequences, 15.5  
   distribution amongst class, 15.5.7  
 authorization to represent  
   generally, 1.2.4  
   sample retainer agreement, Appx. E.1  
 award to, incentive, 11.8  
 binding arbitration agreements, 2.7  
 burden of costs, 9.2.4.3  
 buying-off, 1.2.6, 6.3  
 character, relevance, 9.2.4.4  
 characteristics, desirable, 1.2.1  
 claims, typicality, 9.2.3  
 communication with defendant  
   detering, 1.2.6  
   motion to restrict, brief in support, Appx. L.2  
 complaint, understanding, 4.2, 9.2.4.4  
 conflicts of interest, 9.2.4.2  
 control over litigation, 9.2.4.5

deposition, *see under* DEPOSITIONS  
 duty to class, 6.3.1  
   statement of duty, sample agreement, Appx. E.2  
 federal diversity jurisdiction  
   common fund exception, 2.3.4  
   computing monetary amount, 2.3.5  
   qualifications, 2.3.3  
 history of representation, discovery preparation, 8.4.2  
 incentive awards, 11.8  
 individual settlement, 1.2.3, 1.2.6, 6.3.1, 11.2.1  
 information sheet, 1.2.5  
 keeping track of, 1.2.5  
 mental illness, 9.2.4.4  
 multiple claims, 1.6.5  
 multiple defendants, standing to sue, 1.3.4  
 multiple representatives, 1.2.2  
 offers of judgment, 6.3.2  
 pleadings, familiarity with, 8.2, 8.4.1, 9.2.4.4  
 release of claims, 12.4.1  
 reliability, 1.2.1  
 relief sought, typicality, 9.2.3  
 representativeness, *see* REPRESENTATIVENESS  
 settlement negotiations  
   additional recovery, 11.8  
   expenses, reimbursement, 11.5.8  
   individual settlements, 1.2.6, 6.3.1, 11.2.1  
   pre-certification, 11.2.1  
   pre-filing, 1.2.3  
 subclasses, 3.7, 9.2.4.7  
 substitution, 9.2.4.6  
 typicality, 9.2.3  
 understanding of case, 4.2, 9.2.4.4  
 unique defenses, effect, 9.2.3

**CLASS SETTLEMENTS**

administrative aspects and costs, 11.5.7, 12.6  
 administrators, use, 11.5.6, 11.5.7  
 agreement, *see* STIPULATION OF PROPOSED SETTLEMENT  
 appeals, 12.10.5.3  
 arbitration proceedings, 2.9.3  
 attorney fees  
   approval, 15.3.2  
   *Buckhannon* decision, implications, 15.1.3.2, 15.1.3.3  
   calculation, 11.9.3  
   equitable relief, 15.2.4.5  
   liens, effect, 1.2.6  
   lodestar method, use, 11.9.3, 15.2.2, 15.2.5  
   lump sum offers, effect, 11.9.2  
   negotiating, 11.9, 15.3.1  
   notice to class, 15.3.2  
   percentage of recovery, 11.9.3, 15.2.2, 15.2.3, 15.2.4  
   post-settlement work, 11.9.4  
   right to, 15.1.3  
   sample objection, Appx. U.4  
   scrip settlements, 11.6.4, 15.2.4.3, 15.2.4.5  
   separate negotiation of fees, 11.9.1  
   tax consequences, 15.5  
 bar orders, 11.5.9  
 certification for purposes of, 9.6.5, 9.6.6  
 claim forms, 10.4.2, 13.2  
 class benefits, individual v. fund recoveries, 11.5.4  
 confidentiality clauses, 11.5.9  
 coupon settlements, *see* SCRIP SETTLEMENTS

## References are to sections

**CLASS SETTLEMENTS** (*cont.*)

court approval  
 certified class only, 11.2.1  
 certified or certifiable class, 11.2.2  
 coupon settlements, 11.6.1  
 evaluation of objections, 12.10.6  
 fairness test, 11.2.2, 12.7.1, 12.9, 12.10.6  
 time, 11.5.11  
*cy pres* distributions, 11.7  
 sample materials, Appx. S  
 damages, characterization, 12.5.3.1  
 distribution of benefits, 11.5.6  
 expenses, reimbursement, 11.5.8  
 fairness hearing, 12.9  
 final order, 12.8  
 forms of relief, 11.5.2  
 fund, *see* CLASS FUND  
 future representation, 11.5.8  
 geographic discrimination, 11.5.5  
 guiding principles, 11.1  
 incentive awards, 11.8  
 individual settlements, restrictions, 1.2.6, 6.3.1, 11.2.1  
 installment payments, 13.5.1  
 memorandum in support, samples, Appx. T  
 multiple claims, 1.6.3  
 multiple defendants, 11.3  
 NACA guidelines, 11.4, Appx. D  
 releases, 12.4.2  
 scrip settlements, 11.6.1, 11.6.3  
 named plaintiff  
 additional to class recovery, 11.8  
 restrictions, 1.2.6, 6.3.1, 11.2.1  
 negotiations, timing, 11.2.2, 11.5.1  
 non-monetary benefits, *see* SCRIP SETTLEMENTS  
 nonpublicity or non-comment clauses, 11.5.10  
 non-representation agreements, 11.5.9  
 notice  
 class members, *see under* CLASS NOTICE  
 government officials, 11.5.11, 14.4.1.5  
 interested persons, 11.4  
 objections to settlement, 12.10  
*see also* OBJECTIONS TO SETTLEMENT  
 class members, 12.10.1, 12.10.3  
 grounds, 12.10.5.1  
 non-class members, 12.10.2  
 non-settling defendants, 12.10.1  
 notice of rights, 10.1.5.2  
 procedure, 12.10.5  
 sample objections, Appx. U  
 offers of judgment, 6.3.2  
 opt-out of settlement, 12.10  
 representation of opt-outs, 11.5.9  
 partial settlements, 11.3  
 potential other claims, 12.4.2, 12.4.3  
 poverty plea by defendant, 11.5.3  
 pre-certification  
 classwide settlements, 11.2.2  
 individual settlements, 11.2.1  
 preliminary approval, 12.7.2  
 programmatic relief, 11.5.2  
 related class actions pending, 11.4  
 release of claims, *see* RELEASES  
 reverter clauses, 11.5.6  
 review of offers prior to deposition, 8.4.3

Rule 23(e), 11.1  
 scrip settlements, *see* SCRIP SETTLEMENTS  
 settlement fund, *see* CLASS FUND  
 stipulation to certification, 9.6.5, 9.6.6  
 stipulation to settlement, *see* STIPULATION OF PROPOSED SETTLEMENT  
 tax implications, 11.5.7, 12.5  
*see also* TAX CONSEQUENCES  
 damages, 12.5.2.2  
 debt forgiveness, 12.5.2.3  
 Form 1099-C, 12.5.2.3.6  
 offsetting, 12.5.3.2  
 practice tips, 12.5.3  
 terms, 11.5

**CLASS SIZE**

*see also* CLASS LIST; NUMEROSITY  
 defense attempts to minimize, 10.1.2.1  
 discovery to ascertain, 7.1.2.3  
 exact size, necessity of proof, 7.1.2.2.1, 9.2.1, 9.6.3  
 limiting, 3.4

**CLEARINGHOUSE NUMBERS**

*see also* SARGENT SHRIVER NATIONAL CENTER ON POVERTY LAW  
 unreported cases, Intro

**COLLATERAL ACTIONS**

*see also* COUNTERCLAIMS  
 dealing with, 5.4  
 bankruptcy actions, 5.4.2

**COLLECTION ACTIONS**

collateral to class action, 5.4.1

**COMMON QUESTIONS**

*see* COMMONALITY; PREDOMINANCE OF COMMON QUESTIONS

**COMMONALITY**

*see also* PREDOMINANCE OF COMMON QUESTIONS  
 discovery directed at, 7.1.2.4  
 prerequisite to certification, 1.5.3, 9.2.2  
 reliance, issue of, 9.5.2.3  
 Rule 23(b)(2) certifications, 9.4.2.1

**COMMUNICATION**

defendant with class members, improper  
 class members after certification, 5.3.3  
 preventing, 1.2.6, 5.3, Appx. L.2  
 putative class members, 5.3.2  
 noncommunication orders, 5.3.1  
 brief in support, Appx. L.2  
 privileged communications, *see* ATTORNEY-CLIENT PRIVILEGE

**COMPLAINTS**

*see* CLASS COMPLAINT

**CONFIDENTIALITY**

*see also* ATTORNEY-CLIENT PRIVILEGE  
 information obtained during litigation, 11.5.9  
 discovery, 7.1.1  
 nonpublicity clauses, 11.5.10  
 orders, 7.1.1

**CONFLICT OF LAWS**

*see* CHOICE OF LAW

## References are to sections

**CONSUMER CLASS ACTION GUIDELINES**

*see* NATIONAL ASSOCIATION OF CONSUMER  
ADVOCATES (NACA) GUIDELINES

**CONSUMER LEASING CLASS ACTIONS**

*see also* CLASS ACTIONS

federal jurisdiction, 1.5.6  
predominance of common questions, 9.5.2.4  
sample discovery, Appx. H.2  
sample memorandum in support of motion to compel, Appx. J.4  
sample memorandum in support of settlement, Appx. T.4  
sample stipulation of proposed settlement, Appx. R.4

**CONSUMER PROTECTION**

class actions as, 1.1.1

**CONSUMER REPORTS**

class members, using to locate, 10.6

**CONTENTION INTERROGATORIES**

harassment, 7.4.2

**CONTRACT CLAIMS**

nationwide classes, 3.6.3, 3.6.4  
standard form contracts, predominance issues, 9.5.2.2  
state law, uniformity, 3.6.4

**CORPORATE DEFENDANTS**

*see also* DEFENDANTS

citizenship, 2.3.2  
employees, *see* EMPLOYEES  
residence, 2.5.2

**COSTS**

*see* ATTORNEY FEES AND COSTS; BURDEN OF COST

**COUNTERCLAIMS**

*see also* COLLATERAL ACTIONS

class members, against  
generally, 6.7  
superiority requirement, effect on, 9.5.1.2

**COUPONS**

*cy pres* distributions, 11.7.6  
definition, 11.6.4  
settlements involving, *see* SCRIP SETTLEMENTS  
value  
attorney fees based on, 11.6.4, 15.2.4.3  
comparison to claims released, 11.6.1  
redemption likelihood, 11.6.2  
value if redeemed, 11.6.3

**CREDIT REPAIR ORGANIZATIONS ACT (CROA)**

arbitration clauses, application, 2.7.3.2

**CREDIT REPORTS**

addresses, obtaining from, 10.6

**CY PRES DISTRIBUTIONS**

*see also* CLASS BENEFITS  
appropriateness, 9.5.1.3, 11.7.2  
authorization, 11.7.1  
coupons, 11.7.6  
generally, 11.7.1  
monitoring, compensation, 11.7.5  
NACA guidelines, Appx. D  
negotiating, 11.7.4  
recipients  
relationship to class, 11.7.3  
responsibilities, 11.7.5

selecting, procedure, 11.7.4  
sample materials, Appx. S  
amicus brief in support, Appx. S.4  
consumer advocacy organization, award to, Appx. S.1  
defendant's motion and memorandum, Appx. S.3  
plaintiff's memorandum in support, Appx. S.2  
small individual damages, 9.5.1.3  
standard settlement provision, as, 11.7.1

**DAMAGES**

arbitration clauses limiting, 2.7.7.3  
class actions, *see* CLASS DAMAGES  
statutory damages, *see* STATUTORY DAMAGES  
tax consequences, 12.5.2.2

**DEBT CANCELLATION**

attorney fee calculations, 15.2.4.4  
tax consequences, 12.5.2.3  
bankruptcy exception, 12.5.2.3.2  
disputed debts, 12.5.2.3.4  
Form 1099-C, 12.5.2.3.6  
general rule, 12.5.2.3.1  
insolvency exception, 12.5.2.3.3  
operation of law, 12.5.2.3.5

**DECEPTION**

*see* FRAUD CLAIMS; UDAP CLASS ACTIONS

**DECLARATORY RELIEF**

*see also* EQUITABLE RELIEF  
class certification under Rule 23(b)(2), 9.4.2, 9.4.5  
corresponding declaratory relief, 9.4.2.4, 9.4.3.1

**DEFENDANTS**

*see also* DEFENSE TACTICS

arbitration agreements  
coverage, 2.7.2.3  
waiver, 2.7.5  
cessation of unlawful conduct, 6.5  
change in practices, redefinition of class, 6.5  
citizenship, 2.3.2  
class list, compilation, 7.1.2.5, 10.5  
communication with class members, 5.3  
after certification, 5.3.3  
motion to restrict, brief in support, Appx. L.2  
named plaintiff, 1.2.6  
noncommunication orders, 5.3.1, Appx. L.2  
putative class members, 5.3.2  
corporate defendants, *see* CORPORATE DEFENDANTS  
coupon settlements, 11.6  
deposition of agents, 7.1.2.4  
distribution checks, issuance, 13.5.3  
document preservation, duties, 5.2.2, 5.2.3  
insurance coverage, 1.3.3  
investigating  
before filing, 1.3.1  
evaluating information, 1.3.3  
techniques, 1.3.2  
multiple defendants  
settling with some, 11.3  
standing to sue, 1.3.4  
venue, 2.5.4  
notice costs, shifting to, 10.9.2  
payment, receiving from, 13.5.1  
poverty plea, 11.5.3  
pre-suit notification, 4.3

## References are to sections

**DEFENDANTS** (*cont.*)

public companies, 1.3.2  
 records, *see* RECORDS  
 release of claims, 11.5.9, 12.4  
 residence, venue based on, 2.5.2  
 selecting, 1.3  
 settlement  
   multiple defendants, 11.3  
   poverty plea, effect on negotiations, 11.5.3  
   restrictions, 1.2.6  
 “significant defendants,” 2.4.2  
 unclaimed funds, reversion, 11.5.6  
*cy pres* alternative, 11.7.1

**DEFENSE TACTICS**

*see also* DEFENDANTS

adequacy of representation, attacking, 8.1, 8.4.3, 9.2.4.2  
 aggressiveness, 1.3.3  
 arbitration clauses, 2.6.1, 2.6.4, 6.1  
 class size, minimizing, 10.1.2.1  
 communication with class members, 5.3  
 counterclaims against class members, 6.7, 9.5.1.2  
 delaying tactics, 6.1, 6.2, 7.2  
 discovery tactics  
   absent class members, discovery from, 7.4.4  
   attorney-client privileged information, 7.4.2  
   bifurcating discovery, 7.2.2  
   deposition of class representative, 8.1  
   disputes, creating, 7.2.4  
   document access, limiting, 7.2.5  
   harassing tactics, 7.4.2, 8.1  
   motion to stay discovery, 7.2.3, Appx. I  
   protective order, 7.2.4  
 document destruction, 5.2  
 document production, limiting, 7.2.5  
   copying of documents, 7.2.5.3  
   obstacles to access, 7.2.5.1  
   sampling of documents, 7.2.5.2  
 individual settlement attempts, 6.3.1, 11.2.1  
 jurisdictional maneuvers, 2.4.6, 6.1  
 mooted claim, 6.3.2, 9.6.1  
 motion for protective order, 7.2.4  
 motion for summary judgment, 6.6  
 motion to dismiss, 6.4, 9.6.4.2  
 motion to redefine class, 6.5  
 motion to stay discovery, 7.2.3, Appx. I  
 offers of judgment, 6.3.2  
   challenges to, Appx. P  
 predominance, arguments against, 9.5.2.1  
 requests for admissions, refusal, 7.1.3

**DEFINITION**

*see* CLASS DEFINITION

**DEMAND LETTERS**

pre-suit notification, 4.3

**DEPOSITIONS**

*see also* DISCOVERY

defendant’s employees, 7.1.2.4  
 length of depositions, 7.1.2.5, 8.1  
 named plaintiff, 8  
   advice on answering questions, 8.3.2  
   class issues, review prior to, 8.4.1, 8.4.3, 9.2.4.4  
   complaint, review prior to, 8.2, 8.4.1  
   defense tactic, 8.1

demeanor and conduct, 8.3.4  
 information on the process, 8.3.1  
 instructions not to answer, 8.5.1  
 limiting, 8.1  
 mock depositions, 8.4.4  
 objections to questions, 8.3.3, 8.4.3, 8.5  
 preparation for, generally, 8.2  
 privileged communications, 8.5.2, 8.5.3  
 procedural preparation, 8.3  
 protective orders, 8.5.1  
 questions challenging adequacy of representation, 8.4.3  
 questions regarding counsel’s representation, 8.4.2, 8.5.3  
 questions regarding financial ability, 8.5.4  
 settlement offers, review prior to, 8.4.3  
 typical questions and answers, 8.4.3  
 protective orders  
   defendant’s motion, 7.2.4  
   plaintiff’s motion, 8.5.1  
   subsequent deposition, 7.1.2.4

**DISBURSEMENTS**

*see* ATTORNEY FEES AND COSTS

**DISCOVERY**

bifurcating between class and merits, 7.2.2  
 certification directed, 7.1.2  
 class briefs, filing, timing, 9.6.3  
 class list, compilation, 7.1.2.5, 10.5  
 class members, 7.4.4  
   brief in opposition to motion to serve, Appx. M  
 class motion, filing prior to, 9.6.3  
 class representative, *see* CLASS REPRESENTATIVE,  
   deposition  
 commonality directed, 7.1.2.4  
 compelling, 7.3, Appx. J  
 confidential information, 7.1.1  
 confidentiality of information obtained, 11.5.9  
 contention interrogatories, 7.4.2  
 copying of documents, 7.2.5.3  
 defendant’s discovery, 7.4  
 defendant’s recordkeeping system, 7.1.4  
 delaying tactics, 7.2, 7.4.4  
 depositions, *see* DEPOSITIONS  
 discovery conferences, 8.4  
 document requests, *see* DOCUMENT REQUESTS  
 early initiation, 5.2.2, 6.6, 7.1.1  
 electronically stored information, 7.1.1  
 FDCPA cases, 7.1.2.3, Appx. H.1  
 federal court jurisdiction, re, 7.4.1  
 fee agreement, 7.4.5  
 finances of named plaintiff, 9.2.4.3  
 harassment tactics by defendant, 7.4.2, 8.1  
 individual issues, standardized discovery, 14.3.2  
 interrogatories, *see* INTERROGATORIES  
 motion for summary judgment, effect, 6.6  
 motion to compel, 7.3  
   sample pleadings, Appx. J  
 motion to dismiss prior to, 7.2.3  
 motion to stay  
   defense tactics, 7.2.3  
   sample response, Appx. I  
 numerosity directed, 7.1.2.3  
 objector’s right to, 12.10.5.4  
 obstacles to access, 7.2.5  
 plaintiff’s discovery, 7.1

## References are to sections

**DISCOVERY** (*cont.*)

plaintiff's discovery, 7.1 (*cont.*)  
 resistance by defendant, 7.2  
 pre-certification, 7.1.2  
 common issues, 7.1.2.4  
 identifying class members, 7.1.2.5  
 motion to compel, 7.3  
 need for, 7.1.2.2  
 numerosity directed, 7.1.2.3  
 requests for admissions, 7.1.3  
 right to, 7.1.2.1  
 sample interrogatories and requests, Appx. H  
 termination of depositions, 7.1.2.4  
 time schedule, 7.1.1  
 preservation of documents, 5.2.2  
 privileged communications, 8.5.2, 8.5.3  
 protective orders  
 defendant's motion, 7.2.4  
 plaintiff's motion, 8.5.1  
 requests for admissions  
 effective use, 7.1.3  
 sample, Appx. H.1.3, Appx. H.2.3, Appx. H.4.3  
 requests for production, *see* DOCUMENT REQUESTS  
 sample discovery  
 car lease case, Appx. H.2  
 FDCPA case, Appx. H.1  
 settlement objection, Appx. U.7  
 state usury case, Appx. H.4  
 UDAP case, Appx. H.2, Appx. H.3  
 VSI insurance case, Appx. H.3  
 sample pleadings to compel  
 inability to resolve dispute, certificate of counsel, Appx. J.2  
 memorandum in support of motion to compel answers, Appx. J.4  
 motion to compel answers, Appx. J.1  
 proposed order compelling response, Appx. J.3  
 sampling of documents, production, 7.2.5.2  
 schedule and plan, 7.1.1  
 settlement negotiations, right to, 12.10  
 standard form documents, challenges, 7.1.2.4  
 surveys as informal discovery, 7.1.2.2.3

**DISGORGEMENT**

diversity jurisdiction calculations, 2.3.5.5

**DIVERSITY JURISDICTION**

*see also* JURISDICTION

avoiding, 2.4.6  
 CAFA applicable, 2.4  
 excluded actions, 2.4.2  
 expanded jurisdiction, 2.4.2  
 CAFA not applicable, 2.3  
 amount in controversy, 2.3.3  
 citizenship of class members, 2.3.2  
 common fund exception, 2.3.4  
 computing monetary floor, 2.3.5  
 monetary floor, class or named plaintiff only, 2.3.3  
 class action rules, 2.2, 2.3, 2.4  
 federal court, generally, 1.5.6, 2.2  
 supplemental jurisdiction permitting, 2.3.3  
 venue, 2.5.1

**DOCUMENT REQUESTS**

*see also* DISCOVERY

common questions, relating to, 7.1.2.4

compelling response, 7.3  
 copying of documents, 7.2.5.3  
 defense obstacles, 7.2.5  
 electronically stored information, 7.1.1  
 immediate requests, 5.2.2, 7.1.1  
 plaintiff's fee agreement, 7.4.5  
 request to admit, denial of, after, 7.1.3  
 sample requests  
 car lease case, Appx. H.2.2, Appx. H.2.4  
 FDCPA, Appx. H.1.2  
 second request, Appx. H.2.4  
 settlement objection, Appx. U.7  
 standard form document challenges, 7.1.2.4  
 state usury case, Appx. H.4.2  
 TIL, 7.1.2.4  
 UDAP, Appx. H.2.2, Appx. H.3.2  
 VSI insurance case, 7.1.2.4, Appx. H.3.2  
 sampling of documents, 7.2.5.2  
 service, timing, 7.1.1  
 third parties, 7.1.2.3

**DOCUMENTS**

*see also* EXHIBITS; RECORDS

attorney fee documents, Appx. V  
 copying of defendant's documents, 7.2.5.3  
 electronic, *see* ELECTRONIC INFORMATION  
 preservation  
 duty, 5.2.2, 5.2.3  
 enforcement, 5.2.3, 5.2.4  
 importance of, 5.2.1  
 production, *see* DISCOVERY; DOCUMENT REQUESTS

**ELECTRONIC INFORMATION**

discovery, 7.1.1

**ELECTRONIC NOTICE**

class notice, 10.3  
 Internet web sites, 10.3, 10.9

**EMPLOYEES**

deposing, 7.1.2.4  
 former employees, contacting, 1.3.2

**EQUITABLE RELIEF**

attorney fee calculations, 15.2.4.5  
 damages in addition  
 (b)(2) certifications, 9.4.3.2  
 hybrid certifications, 9.4.4.3  
 subsequent suits, 14.4  
 declaratory relief, *see* DECLARATORY RELIEF  
 federal diversity jurisdiction calculations, 2.3.5.5  
 injunctive relief, *see* INJUNCTIVE RELIEF  
 programmatic relief, 11.5.2  
 requests for, considerations, 1.5.5  
 Rule 23(b)(2) certification, 9.4  
 corresponding declaratory relief, 9.4.2.4, 9.4.3.1  
 final injunctive relief, 9.4.2.3, 9.4.3.1  
 general standards, 9.4.2  
 prerequisite, 9.4.2.1, 9.4.5  
 sample motion, Appx. N.1.1  
 sample opening memorandum, Appx. N.2.1  
 settlement, forms of relief, 11.5.2

**ESTATES**

class benefits, recovery, 11.5.6

## References are to sections

**EVIDENCE**

*see* AFFIDAVITS; EXHIBITS; EXPERT WITNESSES

**EXHIBITS**

*see also* DOCUMENTS

class complaint, 4.1.2

**EXPERT WITNESSES**

survey consultants, 7.1.2.2.3

**FAIR CREDIT REPORTING ACT (FCRA)**

arbitration clauses limiting remedies, 2.7.3.3

claims under, class action suitability, 1.5.3

federal jurisdiction, 2.2

**FAIR DEBT COLLECTION PRACTICES ACT (FDCPA)**

class actions under

class definition, example, 3.2

class size, limiting, 3.4

federal jurisdiction, 1.5.6, 2.2

individual damages differences, effect, 9.5.2.6

predominance of common questions, 9.5.2.4

sample complaint, 4.1.1

sample discovery, Appx. H.1

sample interrogatories and requests, 7.1.2.3, Appx. H.1

sample notice, Appx. Q.2.4

sample stipulation of proposed settlement, Appx. R.2

suitability, 1.5.3

counterclaims as violations of, 6.7

**FEDERAL ARBITRATION ACT (FAA)**

*see also* ARBITRATION AGREEMENTS

classwide arbitration, application, 2.8.3

rulings, judicial review, 2.9.4.1

CROA, preemption by, 2.7.3.2

federal policy, 2.7.2.1

insurance, application, 2.7.4

Magnuson-Moss Warranty Act, preemption by, 2.7.3.1

state law preemption, 2.7.4

**FEDERAL COURT ACTIONS**

*see also* CLASS ACTIONS

arbitration clauses, effect, 2.7.3.3

bankruptcy court, 2.2

CAFA, under, 2.4

exclusions, 2.4.2, 2.4.4

expanded jurisdiction, 2.4.2

removal of state court actions, 2.4.3

sample complaints, Appx. F

forum selection, 1.5.6, 2.1

jurisdiction, 2.2

arbitration appeals, 2.9.4

arbitration award confirmation, 2.9.5

avoiding, 2.1, 2.4.6, 4.1.1

burden of proof, 2.3.5.6, 2.4.3.5

CAFA, effect, 1.5.6, 4.1.1, 2.4

declining, 2.4.4.3

diversity jurisdiction, 2.3, 2.4

generally, 1.5.6

obtaining, 2.2

removal jurisdiction, 2.3, 2.4

“mass actions,” 2.4.5

multiple claims, 1.5.6

sample complaints, Appx. F

state court actions remanded to, *see* REMOVAL OF STATE

COURT ACTIONS

supplemental jurisdiction, 2.2

venue, 2.5

**FEDERAL RULES OF CIVIL PROCEDURE**

proposed changes, 7.1.1

Rule 23, *see* RULE OF CIVIL PROCEDURE 23 (FEDERAL)

**FILES**

*see* RECORDS

**FLUID RECOVERY**

*see* CY PRES DISTRIBUTIONS

**FORECLOSURE PROCEEDINGS**

collateral to class action, 5.4.1

**FORMS**

class action authorization, 1.2.4, Appx. E.1

proof of claim forms, *see* CLAIM FORMS

sample forms, *see* APPENDICES

standard form agreements, 9.5.2.2

standard form documents, 7.1.2.4

**FORUM SELECTION**

arbitration, *see* ARBITRATION AGREEMENTS

considerations, 2.1

contract clauses, 2.5.1

federal court, *see* FEDERAL COURT ACTIONS

jurisdictional issues, *see* JURISDICTION

state court, *see* STATE COURT ACTIONS

unconscionability challenges, 2.7.1, 2.8.6.3

venue, *see* VENUE

**FRAUD CLAIMS**

*see also* CLASS ACTIONS

class action suitability, 1.5.3

damages, individual differences, 9.5.2.6

jurisdiction, 1.5.6

nationwide classes, 3.6.4

predominance of common questions, 9.5.2.3

reliance issue, 9.5.2.3

sample complaint, post-CAFA, Appx. F.1

sample notices

certification, Appx. Q.1.1

settlement, Appx. Q.2.1

state law uniformity, 3.6.4

**FUND**

*see* CLASS FUND

**GEOGRAPHIC DISCRIMINATION**

CAFA prohibition, 11.5.5

**HEALTH INSURANCE CLAIMS**

*see* INSURANCE CLAIMS

**HEIRS**

recovery of class member’s share, 11.5.6

**HOME EQUITY LOANS**

predatory lending

releases, drafting, 12.4.4

sample notice, Appx. Q.2.3

sample memorandum in support of settlement, Appx. T.2

sample stipulation of proposed settlement, Appx. R.1

**HOME IMPROVEMENT CONTRACTS**

sample combined notice, Appx. Q.2.6

sample discovery, Appx. H.4

sample memorandum in support of settlement, Appx. T.3

sample stipulation of proposed settlement, Appx. R.5

## References are to sections

**HOMEOWNERS**

releases involving, drafting, 12.4.4

**HYBRID CERTIFICATIONS**

availability, 9.1

(b)(2) equitable relief and (b)(3) damages, 9.4.4.3

**IDENTIFICATION NUMBERS**

class members, 10.5

distribution checks, on, 13.5.3

**INJUNCTIVE RELIEF**

*see also* EQUITABLE RELIEF

attorney fee awards, 15.2.4.5

class certification under Rule 23(b)(2), 9.4.2

final injunctive relief, 9.4.2.3, 9.4.3.1

class settlements, 11.5.2

collateral collection or foreclosure proceedings, 5.4.1

diversity jurisdiction calculations, 2.3.5.5

**INSOLVENCY**

*see also* BANKRUPTCY

debt forgiveness, tax consequences, 12.5.2.3.3

**INSURANCE CLAIMS**

*see also* INSURANCE COVERAGE

class actions

class definition, example, 3.2

declaratory judgments, 1.5.3

reprocessing standards, determination, 14.3.3

sample complaint, 4.1.1

sample interrogatories and requests, 7.1.2.4

suitability, 1.5.3

FAA, application, 2.7.4

**INSURANCE COVERAGE**

*see also* INSURANCE CLAIMS

defendant, significance, 1.3.3

pleading to avoid coverage defense, 1.5.2

**INTEREST INCOME**

class fund, distribution, 13.5.1

**INTERNAL REVENUE SERVICE (IRS)**

Letter Forwarding Service, 13.5.4

tax treatments, *see* TAX CONSEQUENCES

**INTERNET**

class notice

use to send, 10.3

web sites, 10.2, 10.3, 10.9

consumer class action web links, Appx. W

**INTERROGATORIES**

*see also* DISCOVERY

contention interrogatories, 7.4.2

defendant's, 7.4.2

jury interrogatories, 14.2.3

numerosity issues, 7.1.2.3

sample interrogatories

FDCPA case, 7.1.2.3, Appx. H.1.1

state usury case, Appx. H.4.1

UDAP case, Appx. H.2.1, Appx. H.3.1

VSI insurance case, Appx. H.3.1

service, timing, 7.1.1

**JOINDER**

alternative to class action, 1.1.6

impracticality as prerequisite to class certification, 9.2.1

**JUDICIAL PANEL OF MULTI-DISTRICT LITIGATION (JPML)**

consolidation of related actions, 11.4

**JUDICIAL REVIEW**

*see also* APPEALS

class arbitration proceedings, 2.9.4

**JURISDICTION**

arbitration clauses

availability of class arbitrations, 2.6.4, 2.8.3

enforceability issues, 2.7.6

arbitration rulings

confirmation, 2.9.5

judicial review, 2.9.4.1

CAFA provisions, 1.5.6, 2.4, 4.1.1

counterclaims, 6.7

determination at time of filing, 2.4.2, 2.4.6

diversity jurisdiction, 1.5.6, 2.2

*see also* DIVERSITY JURISDICTION

avoiding, 2.4.6

CAFA, effect on, 2.4

prior to CAFA, 2.3

federal court, 1.5.6, 2.2, 2.3, 2.4

avoiding, 2.1, 2.4.6, 4.1.1

bankruptcy court, 2.2

burden of proof, 2.3.5.6, 2.4.3.5

declining, 2.4.4.3

remand to, *see* REMOVAL OF STATE COURT ACTIONS

forum selection, 2.1

maneuvering as defense tactic, 6.1

"mass actions," 2.4.5

multistate actions, 2.1, 3.6

removal of jurisdiction, *see* REMOVAL OF STATE COURT ACTIONS

state court, 1.5.6, 2.1, 2.4.6

supplemental jurisdiction, 1.5.6, 2.2, 2.3.3

**JURY TRIALS**

class actions

generally, 14.2.1

jury instructions, 14.2.2

special interrogatories, 14.2.3

special verdicts, 14.2.3

**LANGUAGE**

class notice, 10.4.1

**LEGAL MALPRACTICE**

class definition, 3.5.1

*Janik* decision, 1.6.5

multiple claims, failure to raise, 1.6.5

**LEGAL ORGANIZATIONS**

*cy pres* recipients, 11.7.3

memorandum in support, Appx. S

**LEGAL SERVICES ATTORNEYS**

*see also* ATTORNEYS

fee negotiations, assignments and waivers, 11.9.2

hourly rates, 15.2.5.2

**LIENS**

attorney's liens, perfection, 1.2.6

**LIMITATIONS**

*see* STATUTE OF LIMITATIONS; TIME LIMITS

## References are to sections

**LITIGATION COSTS**

*see* ATTORNEY FEES AND COSTS

**LOAN FORGIVENESS**

*see* DEBT CANCELLATION

**LODESTAR FORMULA**

*see also* ATTORNEY FEES AND COSTS

class actions, use, 11.9.3, 15.2.5

compensable time, 15.2.5.3

continued importance, 15.2.5.1

deficiencies with approach, 15.2.2

hourly rates, 15.2.5.2

multipliers, 15.2.5.2, 15.2.5.5

rejection of, 15.2.3

settlements, 15.2.2

time records, 15.2.5.4

**MAGNUSON-MOSS WARRANTY ACT**

arbitration clauses, application, 2.7.3.1

*Buckhannon* decision, application 15.1.3.1

**MALPRACTICE**

*see* LEGAL MALPRACTICE

**MANAGEABILITY**

ascertainability distinguished, 3.2, 3.4

choice of law issues, 3.6.5, 9.5.1.4

class definition, 3.4

multiple claims, 1.6.2

multistate actions, 3.6.2, 3.6.5

settlement, effect, 9.6.5, 9.6.6

subclasses, 3.6.5, 3.7

**MANUAL FOR COMPLEX LITIGATION (THIRD) (1995)**

quick reference, settlement, 12.11

**MANUAL FOR COMPLEX LITIGATION (FOURTH) (2004)**

quick reference

certification, 9.8

claims administration, 13.6

class notice, 10.11

**MASS ACTIONS**

defined, 2.4.5

federal court jurisdiction, 2.4.5

**MEMORANDUM**

*see* CLASS BRIEFS

**MISREPRESENTATION**

*see* FRAUD CLAIMS; UDAP CLASS ACTIONS

**MONETARY RELIEF**

*see* DAMAGES

**MOOTNESS**

manageability issues on settlement, 9.6.5, 9.6.6

named plaintiff's claim, effect on class claim, 9.6.1

offers of judgment, 6.3.2

settlement with individual named plaintiff, 6.3

**MOTIONS**

class motion, *see* CLASS MOTION

preliminary motions, *see* PRELIMINARY CLASS MOTIONS

sample pleadings, *see* APPENDICES

**MULTIPLE CLAIMS**

*see also* CLASS ACTIONS

advantage, 1.6.4

class definition, 1.6.3, 3.5.1

failure to raise, legal malpractice, 1.6.5

federal jurisdiction, 1.5.6

supplemental jurisdiction, 2.2

generally, 1.6.1

*Janik* decision, 1.6.5

limiting, 1.6.1

practical considerations, 1.6.4

problems, 1.6.2, 1.6.3

related class actions, 11.4

settlement, 1.6.3

statute of limitations, effect, 3.5.1

unmanageability, 1.6.2

**MULTIPLE CLASS ACTIONS**

*see also* CLASS ACTIONS

consolidation, 1.1.5, 1.4, 11.4

multistate actions, 3.6.2

related class actions

co-ordination, 1.4

settlement considerations, 11.4

**MULTIPLE DAMAGES**

*see* CLASS DAMAGES; STATUTORY DAMAGES

**MULTIPLE DEFENDANTS**

*see also* DEFENDANTS

settling with some, 11.3

standing to sue, 1.3.4

venue, 2.5.4

**MULTISTATE CLASS ACTIONS**

*see also* CLASS ACTIONS

adequacy of representation, 14.4.1.5

applicable law, 3.6.3

class definition, 3.6

disadvantages, 3.6.2

FAA, application, 2.7.4

forum selection, 2.1

manageability of choice of law issues, 9.5.1.4

release of claims, 12.4.1

res judicata effect, 14.4.1.5

strategic and tactical considerations, 3.6.2

subclasses, 3.6.5, 3.7

uniform state law, 3.6.4

venue, 2.5

**NACA GUIDELINES**

*see* NATIONAL ASSOCIATION OF CONSUMER ADVOCATES (NACA) GUIDELINES

**NAMED PLAINTIFF**

*see* CLASS REPRESENTATIVE

**NATIONAL ASSOCIATION OF CONSUMER ADVOCATES (NACA) GUIDELINES**

attorney fee calculations

non-cash settlements, 15.2.4.5

percentage benchmarks, 15.2.4.1

percentage fund approach, 15.2.3

attorney fee disclosures, 15.3.2

attorney fee negotiations, 11.9.1

quick references

attorney fees, 15.6

class notice, 10.11

releases, 12.11

settlement, 11.10, 12.11

release of claims, 12.4.2

## References are to sections

**NATIONAL ASSOCIATION OF CONSUMER ADVOCATES (NACA) GUIDELINES** (*cont.*)

scrip settlements, 11.6.1, 11.6.3  
 settlement notices, 10.1.5.2  
 settlement where multiple class actions, 11.4  
 text, Appx. D

**NATIONAL CLEARINGHOUSE FOR LEGAL SERVICES**  
*see* SARGENT SHRIVER NATIONAL CENTER ON POVERTY LAW**NATIONWIDE CLASS ACTIONS**  
*see* MULTISTATE CLASS ACTIONS**NEWBERG ON CLASS ACTIONS (4th ed.)**

quick reference  
 attorney fees, 15.6  
 case selection, 1.7  
 certification, 9.8  
 class definition, 3.9  
 class fund, administration, 13.6  
 class list, 6.8  
 class notice, 10.11, 13.6  
 counterclaims 6.14  
 discovery, 7.5  
 improper communications, 5.5  
 named plaintiff, adequacy, 8.6, 9.8  
 pleadings, 4.4  
 settlement, 11.10, 12.11

**NONCOMMUNICATION ORDERS**  
standards, 5.3.1**NONPUBLICITY CLAUSES**  
settlement agreements, 11.5.10**NOTICE**

attorney's liens, 1.2.6  
 class actions, *see* CLASS NOTICE  
 settlement  
   government officials, 11.5.11, 14.4.1.5  
   related class actions, 11.4

**NUMEROSITY**  
*see also* CLASS CERTIFICATION; CLASS LIST; CLASS SIZE

discovery directed at, 7.1.2.3, 9.6.3  
 exact class size, necessity of proof, 7.1.2.2.1, 9.2.1, 9.6.3  
 joinder impractical, 9.2.1  
 limiting class size, 3.4  
 prerequisite to certification, 9.2.1  
 subclasses, effect, 3.7

**OBJECTIONS TO SETTLEMENT**

appeal rights, 12.10.5.3  
 attorney fees for objectors, 12.10.7  
 class members  
   any class member, 12.10.1  
   must relate to interest, 12.10.3  
   peculiar concerns, 12.10.5.5  
 court evaluation, 12.10.6  
 discovery by objectors, 12.10.5.4  
 filing objection, 12.10.5.2  
 grounds, 12.10.5.1  
 intervening in class action, 12.10.5.3  
 non-class members, 12.10.2  
 non-settling defendants, 12.10.1  
 notice of rights, 10.1.5.2

opting-out, 10.4.2, 12.10.5.5  
 sample objections, Appx. U

**OFFERS OF JUDGMENT**

defense tactic, 6.3.2  
 challenges to, Appx. P

**OPENING MEMORANDUM**  
*see under* CLASS BRIEFS**OPT-OUTS**

class arbitrations, 2.9.3  
 class definition, 3.1  
 effect, 14.4.2  
 exclusion requests, 10.1.2.1  
 list of, preparation, 13.2  
 mandatory class actions, rights, 9.1, 9.4.4.2  
 obligations, 14.4.2  
 post-card opt-outs, 10.1.2.1  
 problems with, 13.4  
 representing, 11.5.9, 13.4  
 right to *as res judicata* prerequisite, 14.4.1.5, 14.4.2  
 Rule 23(b)(1) certifications, 9.1  
 Rule 23(b)(2) certifications, 9.1, 9.4.4.2, 9.4.5  
 settlement, of, 10.4.2  
   persons with peculiar concerns, 12.10.5.5

**PARTIES**

absent class members, status, 6.7, 7.4.4

**PENDENT JURISDICTION**

*see* SUPPLEMENTAL JURISDICTION

**PLAINTIFFS**

individual settlement attempts prior to filing, 1.2.3, 11.2.1  
 joinder as alternative to class action, 1.1.6  
 named plaintiff, *see* CLASS REPRESENTATIVE

**PLEADINGS**

*see* APPENDICES; CLASS BRIEFS; CLASS COMPLAINT

**PREDATORY LENDING**

*see* USURY CLASS ACTIONS

**PREDOMINANCE OF COMMON QUESTIONS**

*see also* CLASS CERTIFICATION; COMMONALITY  
 appropriateness of claim, 1.5.3  
   consumer only claims, 9.5.2.4  
   fraud claims, 9.5.2.3  
   product liability claims, 9.5.2.5  
   standard form contracts, 9.5.2.2  
   warranty claims, 9.5.2.5  
 defense arguments against, 9.5.2.1  
 discovery requests, 7.1.2.4  
 individual questions of damages, 9.5.2.6  
 pattern of conduct, 1.5.3  
 prerequisite to 23(b)(3) certification, 9.5.2.1  
 reliance issues, 1.5.3, 9.5.2.3  
 standards for predominance, 9.5.2.1  
 validity of plaintiff contentions, 9.6.4.1

**PRELIMINARY CLASS MOTIONS**

*see also* CLASS MOTION  
 defendant's motions, 6, 9.6.4.2  
 discovery, motion to compel, 7.3  
   document preservation prior to, 5.2.2  
   sample pleadings, Appx. J  
 discovery, motion to stay, 7.2.3  
 sample response, Appx. I

## References are to sections

**PRELIMINARY CLASS MOTIONS** (*cont.*)

discovery, permission to serve, brief in opposition, Appx. M  
 motion to dismiss, 6.4, 9.6.4.2  
   discovery stay pending, 7.2.3  
 noncommunication orders, 5.3.1, Appx. L  
 plaintiff's motions, 5  
 protective order  
   arguing the motion, 5.2.4  
   defendant's motion, 7.2.4  
   document preservation, 5.2.3  
   plaintiff's motion, 8.5.1  
   sample motions and orders, Appx. K  
 redefinition of class, 6.5  
 remand under CAFA, sample motion, Appx. G  
 summary judgment, 6.6, 9.6.4.2

**PRELIMINARY STATEMENT**

sample complaint, 4.1.1

**PRESERVATION ORDERS**

motion for, 5.2.3  
   arguing the motion, 5.2.4

**PRIVILEGE**

*see* ATTORNEY-CLIENT PRIVILEGE

**PRODUCT LIABILITY CLAIMS**

class certification, 9.5.2.5

**PRODUCTION OF DOCUMENTS**

*see* DISCOVERY; DOCUMENT REQUESTS

**PROGRAMMATIC RELIEF**

*see also* EQUITABLE RELIEF  
 settlement terms, 11.5.2

**PROOF**

*see* BURDEN OF PROOF

**PROOF OF CLAIM FORM**

*see* CLAIM FORMS

**PROTECTIVE ORDERS**

class representative, deposition, 8.5.1  
 contention interrogatory requests, 7.4.2  
 defendant's motion, 7.2.4  
 preservation of documents, 5.2.3, 5.2.4  
 sample motions and orders, Appx. K  
   federal court action, Appx. K.1  
   state court action, Appx. K.2

**PUBLIC COMPANIES**

suing, 1.3.2

**PUBLICATION**

certification notice, 10.1.2.2  
 class notice, 10.2, 10.9  
   internet publication, 10.9  
 nonpublicity settlement clauses, 11.5.10  
 settlement notice, waiver, 11.5.7

**PUNITIVE DAMAGES**

*see also* CLASS DAMAGES  
 arbitration clauses limiting, 2.7.3.3  
 diversity jurisdiction calculations, 2.3.5.2

**QUICK REFERENCE**

*see also* RESEARCH AIDS  
 attorney fees, 15.6  
 case selection, 1.7

certification, 9.8  
 claims administration, 10.11, 13.6  
 class definition, 3.9  
 class fund, administration, 13.6  
 class list, 6.8  
 class notice, 10.11, 13.6  
 counterclaims 6.14  
 discovery, 7.5  
 improper communications, 5.5  
 named plaintiff, adequacy, 8.6, 9.8  
 pleadings, 4.4  
 releases, 12.11  
 settlement, 11.10, 12.11

**RECORDS**

*see also* DOCUMENTS

access to documents  
   copying of documents, 7.2.5.3  
   obstacles, 7.2.5.1  
   sample portion, 7.2.5.2  
 compilation of class list, 7.1.2.5  
 defendant's recordkeeping system, inspection, 7.1.4  
 destruction by defendant  
   generally, 5.2.1  
   preservation order, 5.2.3, 5.2.4  
   prior to production request, 5.2.2  
 discovery, *see* DOCUMENT REQUESTS  
 electronic, *see* ELECTRONIC INFORMATION  
 preservation of files  
   immediate request for production, 5.2.2  
   importance, 5.2.1  
   protective orders, 5.2.3, 5.2.4, Appx. K  
 recordkeeping system, discovery, 7.1.4

**RELEASES**

adequacy of representation doctrine, 12.4.1  
 broad releases, 11.5.9, 12.4.1  
 drafting, 12.4  
 future claims, 12.4.3  
 home cases, 12.4.4  
 identical factual predicate doctrine, 12.4.1  
 multiple claims, settlement, effect, 1.6.3  
 multistate claims, 12.4.1  
 NACA guidelines, 12.4.2, Appx. D  
 settlement negotiations, 11.5.9  
 specific releases to avoid, 12.4.3

**RELIANCE**

commonality issues, 9.5.2.3

**REMAND TO FEDERAL COURT**

*see* REMOVAL OF STATE COURT ACTIONS

**REMOVAL OF STATE COURT ACTIONS**

avoiding, 2.1, 2.4.4.1  
   drafting the complaint, 4.1.1  
 burden of proof, 2.3.5.6, 2.4.3.5  
 CAFA, under, 1.5.6, 2.4, 4.1.1  
   appeals, 2.4.3.6  
   burden of proof, 2.4.3.5  
   discretionary, 2.4.4.3  
   effective date, 2.4.3.2  
   exclusions, 2.4.2, 2.4.4  
   time limits, 2.4.3.4  
   who can remove, 2.4.3.3  
 defendant's discovery to justify, 7.4.1

## References are to sections

**REMOVAL OF STATE COURT ACTIONS** (*cont.*)

diversity  
 CAFA applicable, 2.4  
 CAFA inapplicable, 2.3  
 forum state, close nexus, 2.4.4.2  
 “mass actions,” 2.4.5  
 motion for remand  
   sample memorandum in support, Appx. G.2  
   sample motion, Appx. G.1  
   sample petition to appeal denial, Appx. G.3  
 small class actions, 2.4.4.1  
 venue of removed actions, 2.5.5  
 wrongful removal, attorney fees, 2.4.3.7

**REPLY MEMORANDUM**

*see under* CLASS BRIEFS

**REPOSSESSION**

revolving schemes, class actions  
   class definition, example, 3.1  
   sample motion for protective order, Appx. K.2

**REPRESENTATIVE ACTIONS**

California representative actions, 1.1.7

**REPRESENTATIVENESS**

*see also* CLASS REPRESENTATIVE  
 adequacy of representation, 9.2.4  
   ability to pay costs, 9.2.4.3  
   class counsel, 9.2.4.1  
   conflicts of interest, 9.2.4.2  
   control over the litigation, 9.2.4.5  
   understanding of case, 9.2.4.4  
 prerequisite to certification, 9.2.4  
 subclasses, 9.2.4.7  
 substitution of class representatives, 9.2.4.6

**REQUESTS FOR ADMISSIONS**

effective use, 7.1.3

**RES JUDICATA**

adequacy of representation and notice, 14.4.1.5  
 bankruptcy proceedings, 5.4.2  
 basic principles, 14.4.1.1  
 certification under 23(b)(1) or (2), 9.1  
 class action judgments, effect, 14.4  
   other claims, 14.4.1  
   opt-outs, 14.4.1.5, 14.4.2

**RESCISSION**

*see also* EQUITABLE RELIEF  
 TIL actions, *see* TIL CLASS ACTIONS

**RESEARCH AIDS**

*see also* QUICK REFERENCE  
 case law, *see* CASE LAW  
 generally, Intro  
 Manual for Complex Litigation (Third), *see* MANUAL FOR COMPLEX LITIGATION (THIRD) (1995)  
 Manual for Complex Litigation (Fourth), *see* MANUAL FOR COMPLEX LITIGATION (FOURTH) (2004)  
 NACA guidelines, *see* NATIONAL ASSOCIATION OF CONSUMER ADVOCATES (NACA) GUIDELINES  
 Newberg, *see* NEWBERG ON CLASS ACTIONS (4th ed.)  
 sample pleadings, *see* APPENDICES

**RICO CLASS ACTIONS**

*see also* CLASS ACTIONS

class certification, 1.5.3  
 federal jurisdiction, 1.5.6, 2.2  
 predominance of common questions, 9.5.2.3  
 reliance, necessity, 1.5.3  
 sample objections to settlement, Appx. U.5.1  
 sample response to motion to stay discovery, Appx. I  
 suitability, 1.5.3

**RULE OF CIVIL PROCEDURE 23 (FEDERAL)**

adequacy of representation, 23(a)(4), 9.2.4  
 advisory committee notes, Appx. A  
 appeals, 23(f) sample pleadings, Appx. O  
 certification under  
   hybrid certifications, 9.4.4.3  
   overview, 9.1  
   partial certification, 9.4.4.5  
   preconditions, 9.2  
   sample pleadings, Appx. N  
   sequential certifications, 9.4.4.4  
 certification under 23(b)(1), 9.3  
   comparison with other types, 9.1  
   “mandatory action,” 9.1, 9.3  
 certification under 23(b)(2), 9.4  
   advantages, 9.4.1  
   available relief, 9.4.3  
   comparison with other types, 9.1, 9.4.1  
   consumer application, 9.4.4, 9.4.5  
   equitable relief prerequisite, 9.4.2.1, 9.4.5  
   general standards, 9.4.2  
   hybrid certifications, 9.4.4.3  
   innovative uses, 9.4.4  
   “mandatory action,” 9.1, 9.4.2.2  
   monetary damages, availability, 9.4.3.2  
   partial certification, 9.4.4.5  
   sample motion, Appx. N.1  
   sample opening memorandum, Appx. N.2  
   sequential certification, 9.4.4.4  
 certification under 23(b)(3), 9.5  
   comparison with other types, 9.1, 9.4.1  
   damages, actions seeking, 9.1  
   hybrid certifications, 9.4.4.3  
   sequential certification, 9.4.4.4  
   superiority, 9.5.1  
 class motion, filing, 9.6.1  
   sample motions, Appx. N.1  
 class notice under  
   appropriate notice, 10.1.3  
   best notice practicable, 10.1.2.2  
   certification notice, 10.1.2, 10.1.3  
   class member protection, 10.1.4  
   combined notice, 10.1.5.2, 10.10  
   fair conduct of action, 10.1.4  
   post-judgment notice, 10.1.4  
   sample notices, Appx. Q  
   settlement notice, 10.1.5, 12.7.1, 12.9  
   types, 10.1.1  
 commonality, 23(a)(2), 9.2.2  
 numerosity, 23(a)(1), 9.2.1  
 settlement offers, 23(e)  
   fair, reasonable, and adequate, 12.7.1  
   individual settlements, 6.3.1  
   offers of judgment, application, 6.3.2  
   procedure, 11.1  
 state variations, 9.1, Appx. C

## References are to sections

**RULE OF CIVIL PROCEDURE 23 (FEDERAL)** (*cont.*)

superiority, 23(b)(3), 9.5.1  
text, Appx. A  
typicality, 23(a)(3), 9.2.3

**SARGENT SHRIVER NATIONAL CENTER ON POVERTY LAW**

*see also* CLEARINGHOUSE NUMBERS  
documents, obtaining, Intro

**SCHEDULING CONFERENCE**

document preservation prior to, 5.2.2  
document production orders, 5.2.3

**SCRIP SETTLEMENTS**

*see also* CLASS SETTLEMENTS  
attorney fees, 11.6.4, 11.7.6, 15.2.4.3  
cash payments in addition, 11.6.3  
coupon value  
  attorney fees based on, 11.6.4, 15.2.4.3  
  comparison to claims released, 11.6.1  
  redemption likelihood, 11.6.2  
  value if redeemed, 11.6.3  
court approval, 11.6.1  
*cy pres* distributions, 11.7.6  
NACA guidelines, 11.6.1, 11.6.3  
overview, 11.6.1  
problems with, 11.6.1  
structuring, 11.6.1  
transferability, 11.6.2

**SECRET WARRANTIES**

sample complaint, post-CAFA, Appx. F.4

**SETTLEMENT**

class action settlement, *see* CLASS SETTLEMENTS  
individual settlement attempts  
  pre-certification, 11.2.1  
  prior to filing, 1.2.3  
named plaintiff, attempts to settle with, 6.3.1, 11.2.1  
  offers of judgment, 6.3.2  
private settlement vs. consent decree, 15.1.3

**SETTLEMENT ADMINISTRATORS**

*see also* CLAIMS ADMINISTRATORS  
use, 11.5.6, 11.5.7

**SETTLEMENT AGREEMENT**

*see* STIPULATION OF PROPOSED SETTLEMENT

**SETTLEMENT NOTICE**

*see under* CLASS NOTICE

**SKIP TRACING**

locating class members by, 10.6, 11.5.7

**STANDARD FORM CONTRACTS**

binding arbitration provisions, *see* ARBITRATION AGREEMENTS  
document requests, 7.1.2.4  
predominance of common questions, 9.5.2.2

**STATE COURT ACTIONS**

*see also* CLASS ACTIONS  
arbitration awards  
  confirmation, 2.9.5  
  judicial review, 2.9.4.1  
*Buckhannon* decision, application, 15.1.3.4  
forum selection, 1.5.6, 2.1

unconscionability challenges, 2.7.1, 2.8.6.3  
jurisdiction, 1.5.6  
keeping action in state court, 2.4.6  
  close nexus to forum state, 2.4.4.2  
  drafting complaint, 4.1.1  
  small actions, 2.4.4.1  
removal to federal court, *see* REMOVAL OF STATE COURT ACTIONS  
supplemental federal court jurisdiction, 1.5.6, 2.2, 2.3.3

**STATE LAW**

arbitration agreements, application, 2.7.4  
arbitration awards, judicial review, application, 2.9.4.1  
multistate actions, 3.6.3, 3.6.4  
survey of class action law, Appx. C  
unconscionability challenges, application, 2.8.6.3

**STATUTE OF LIMITATIONS**

arbitration clauses shortening, 2.7.3.3, 2.7.7.3  
class definitions, effect, 3.5  
tolling pending certification, 9.6.1

**STATUTORY DAMAGES**

*see also* CLASS DAMAGES  
annihilating damages, 1.5.4  
arbitration clauses limiting, 2.7.3.3  
attorney fee awards, 15.2.5.5  
class size, effect on, 3.4  
commonality issues, relationship, 9.5.2.1  
federal diversity jurisdiction calculations, 2.3.5.3  
tax consequences, 12.5.2.2.2

**STAY OF PROCEEDINGS**

appeal as, 9.7.1  
discovery, motion to stay, 7.2.3, Appx. I  
summary judgment, pending certification ruling, 9.6.4.2

**STIPULATION OF CERTIFICATION**

*see also* CLASS CERTIFICATION  
circumstances, 9.6.5  
settlement purposes, 9.6.5, 9.6.6

**STIPULATION OF PROPOSED SETTLEMENT**

*see also* CLASS SETTLEMENTS  
administrative aspects, checklist, 12.6  
court approval, 12.7  
  preliminary approval of settlement, 12.7.2  
drafting, 12.2  
fairness hearing, 12.9  
model provisions, 12.3  
objections, 12.10  
  sample objections, Appx. U  
proposed final order, 12.8  
release of claims, 12.4  
sample stipulations, 12.3, Appx. R  
  CLA, Appx. R.4  
  FDCPA, Appx. R.2  
  predatory lending case, Appx. R.1  
  state usury case, Appx. R.5  
  TIL, Appx. R.3  
  UDAP, Appx. R.4  
settlement notice, court approval, 12.7.1  
tax consequences, practice tips, 12.5.3

**SUBCLASSES**

*see also* CLASS DEFINITION  
adequacy of representation, effect, 9.2.4.7

## References are to sections

**SUBCLASSES** (*cont.*)

defining class using, 3.7  
 multistate actions, 3.6.5  
 numerosity, 3.7  
 representative, reexamining, 3.5.3  
 time periods, use in defining, 3.5.1

**SUMMARY JUDGMENT**

*see also* PRELIMINARY CLASS MOTIONS  
 cost of notice, 10.9.2  
 motion for, 6.6, 9.6.4.2  
 stay pending ruling on class certification, 9.6.4.2

**SUPERIORITY**

*see also* CLASS CERTIFICATION  
 choice of law issues, effect, 9.5.1.4  
 counterclaims, effect, 9.5.1.2  
 Rule 23(b)(3) certifications, 9.5.1  
   prerequisite, 9.5.1.1  
 small recoveries, effect, 9.5.1.3

**SUPPLEMENTAL JURISDICTION**

*see also* JURISDICTION  
 federal court, 1.5.6, 2.2, 2.3.3

**SURVEYS**

use to gain certification, 7.1.2.2.3

**TAX CONSEQUENCES**

attorney fees, 15.5  
   “civil rights” cases, 15.5.4  
   contingent fee arrangements, 15.5.1, 15.5.2  
   statutory fee awards, 15.5.6  
 practice tips, 12.5.3  
 settlement considerations, 11.5.7  
 taxable forms of relief, 12.5.2  
   damages recovery, 12.5.2.2  
   debt forgiveness, 12.5.2.3  
   Form 1099-C, 12.5.2.3.6

**TELEPHONE CONSUMER PROTECTION ACT**

sample complaint, post-CAFA, Appx. F.2

**TELEPHONE INQUIRIES**

responding to, 13.3

**TIL CLASS ACTIONS**

*see also* CLASS ACTIONS  
 arbitration agreements, enforceability, 2.7.3.3  
 federal jurisdiction, 1.5.6, 2.2  
 individual damages differences, effect, 9.5.2.6  
 predominance of common questions, 9.5.2.4  
 sample combined notice, Appx. Q.2.5  
 sample memoranda in support of certification  
   settlement, Appx. T.3  
 sample objections to settlement, Appx. U.5.1  
 sample settlement notice, Appx. Q.2.2  
 sample stipulations of proposed settlements  
   dealer settlement, Appx. R.3.1  
   related lender/assignee settlement, Appx. R.3.2  
 standard form documents, production requests, 7.1.2.4  
 suitability, 1.5.3

**TIME LIMITS**

*see also* STATUTE OF LIMITATIONS  
 class definition, 3.5  
 removal to federal court, 2.4.3.4

**TRANSLATION**

class notice, 10.4.1

**TRIALS**

damages determinations, 14.3  
 jury trials, *see* JURY TRIALS  
 res judicata effect, 14.4

**TRUTH IN LENDING (TIL)**

*see* TIL CLASS ACTIONS

**TYPICALITY**

*see also* CLASS CERTIFICATION  
 prerequisite to certification, 9.2.3

**UDAP CLASS ACTIONS**

*see also* CLASS ACTIONS  
 class certification, 1.5.3  
 predominance of common questions, 9.5.2.1, 9.5.2.3  
 sample complaints, post-CAFA, Appx. F.1, Appx. F.3  
 sample discovery pleadings  
   car lease, Appx. H.2  
   compel discovery, Appx. J  
   response to motion to stay, Appx. I  
   VSI, Appx. H.3  
 sample memorandum in support of settlement, Appx. T.4  
 sample notices  
   certification, Appx. Q.1.1  
   settlement, Appx. Q.2  
 sample stipulation of proposed settlement, Appx. R.4

**UNCONSCIONABILITY**

arbitration clauses, 2.7.7, 2.8.6  
   challenging, forum selection, 2.7.1, 2.8.6.3  
   NAF as service provider, 2.9.1.4  
   one-sided agreements, 2.8.6  
 procedural unconscionability, 2.7.7.2, 2.8.6.2  
 substantive unconscionability, 2.7.7.3

**USURY CLASS ACTIONS**

*see also* CLASS ACTIONS  
 sample combined notice, Appx. Q.2.6  
   predatory lending action, Appx. Q.2.3  
 sample discovery  
   document requests, Appx. H.4.2  
   interrogatories, Appx. H.4.1  
   requests for admissions, Appx. H.4.3  
   requests for production, Appx. H.4.2  
 sample memorandum in support of settlement, predatory lending  
   action, Appx. T.2  
 sample stipulation of proposed settlement, Appx. R.5  
   predatory lending action, Appx. R.1

**VENDOR'S SINGLE INTEREST INSURANCE (VSI)**

class actions  
   production requests, examples, 7.1.2.4  
   sample discovery, Appx. H.3

**VENUE**

arbitration clauses, inconvenient venue, 2.7.7.3  
 federal court actions, 2.5  
   change of venue, 2.5.6  
   defendant's residence, 2.5.2  
   generally, 2.5.1  
   multiple defendants, 2.5.4  
   removed actions, 2.5.5  
   transaction occurrence, 2.5.3  
 “pendent venue,” 2.5.3

## **WAIVER**

## *Consumer Class Actions*

### **References are to sections**

#### **WAIVER**

arbitration rights, 2.7.5

class wide arbitration, 2.7.7.3, 2.8.6

attorney-client privilege, 8.5.2

attorney fees, agreement not to, 1.2.4, 11.9.2

recovery over federal jurisdictional amount, 2.4.6

settlement notice, publication, 11.5.7

#### **WARRANTY CLAIMS**

*see also* CLASS ACTIONS

arbitration agreements, validity, 2.7.3.1

class certification, 9.5.2.5

secret warranties, sample complaint, post-CAFA, Appx. F.4

#### **WEB PUBLICATION**

*see also* ELECTRONIC NOTICE; INTERNET

class notice information, 10.2, 10.3, 10.9

consumer class action web links, Appx. W