

TABLE OF CONTENTS

	PAGE
Foreword by EDSON R. SUNDERLAND	iii
Preface	v

CHAPTER I

INADEQUACY OF PLEADING AS BASIS OF PREPARATION FOR TRIAL ...	1
Common Law Pleading	1
Equity Pleading	6✓
Code Pleading	7
Reformed English Pleading	8

CHAPTER II

DEVELOPMENT OF DISCOVERY PROCEDURE TO SUPPLEMENT PLEADING	11
Ancillary Pre-Trial Devices in Courts of Common Law	11
Development of Discovery Procedure in Courts of Chancery	13✓
Discovery Under the Codes	17
Discovery Under Reformed English Procedure	18

CHAPTER III

PRESERVATION OF TESTIMONY BY MEANS OF DISCOVERY	19
-------------------------------------------------------	----

CHAPTER IV

METHODS OF DISCOVERY IN DIFFERENT JURISDICTIONS	25
-------------------------------------------------------	----

CHAPTER V

TYPES OF ACTIONS IN WHICH DISCOVERY IS AVAILABLE	27
Discovery Available in All Types of Actions in Many Jurisdictions	27
Types of Actions in Which Discovery Is Prohibited in Some Jurisdictions	28
Types of Actions in Which Discovery Is Restricted but Not Prohibited in Some Jurisdictions	30

	PAGE
CHAPTER VI	
RESPECTIVE RIGHTS OF PLAINTIFF AND DEFENDANT TO DISCOVERY..	32
CHAPTER VII	
PERSONS FROM WHOM DISCOVERY MAY BE HAD	37
Discovery from Parties	37
Persons Examinable on Behalf of Corporation	39
Discovery from Witnesses	46
CHAPTER VIII	
TIME OF DISCOVERY	54
Discovery Usually Available Only After Pleading	54
Right of Plaintiff to Discovery Before Pleading	54
Right of Defendant to Discovery Before Pleading	60
CHAPTER IX	
INITIATING STEP IN OBTAINING ORAL EXAMINATION FOR DISCOVERY	62
Where Examination Is Matter of Right	62
Where Examination Is Not Matter of Right	67
CHAPTER X	
PLACE OF EXAMINATION	76
Place of Examination of Resident	76
Place of Examination of Nonresident	76
Office in Which Examination Is Held	79
CHAPTER XI	
GENERAL CONDUCT OF ORAL EXAMINATION	81
Swearing of Witness	81
Examination by Attorney for Party Seeking Discovery	81
Examination by Attorney for Party Against Whom Discovery Is Sought	82
Art of Examining for Discovery	82
Record of Examination	83
Right to Copies of Record	85
Reading Over and Signing Record	85
Correcting Record	86
Filing the Record	89

TABLE OF CONTENTS

ix

CHAPTER XII

	PAGE
EXAMINATION BY WRITTEN INTERROGATORIES	92
Filing Interrogatories	92
Number of Questions Allowed	93
Answering Interrogatories	95

CHAPTER XIII

DECIDING OBJECTIONS AND COMPELLING ANSWERS UPON ORAL EXAMINATION	97
Where Officer Does Not Have Power to Compel Answers or to Decide Objections	97
Where Officer Has Power to Compel Answers and to Decide Objections	104

CHAPTER XIV

DECIDING OBJECTIONS AND COMPELLING ANSWERS TO WRITTEN INTERROGATORIES	114
------------------------------------------------------------------------------------	-----

CHAPTER XV

MAY A PARTY BE REQUIRED TO DISCLOSE EVIDENCE OF HIS OWN CASE?	120
Disclosure of What Party Will Testify to in Support of His Case	120
Disclosure of Names of Witnesses Whom Party Will Introduce	139
Disclosure of Documents by Which Party Will Prove Case	144

CHAPTER XVI

APPLICATION OF ORDINARY RULES OF EVIDENCE TO DISCOVERY EXAMINATIONS	146
Privilege	146
Relevancy	149

CHAPTER XVII

PENALTIES FOR UNJUST REFUSAL TO DISCLOSE	154
-------------------------------------------------------	-----

CHAPTER XVIII

USE AT TRIAL OF RECORD OF EXAMINATION FOR DISCOVERY	158
Who May Use Record	158
Purpose for Which Record May Be Used	163
Conclusive Effect Upon Party Who Uses Record	168

CHAPTER XIX

COST OF DISCOVERY EXAMINATION	170
--------------------------------------------	-----

	PAGE
CHAPTER XX	
REVIEW OF RULINGS MADE UPON DISCOVERY EXAMINATION	175
CHAPTER XXI	
DISCOVERY AND INSPECTION OF DOCUMENTS	179
Ascertaining What Documents Are in Possession of Adverse Party	179
Inspection of Documents	183
CHAPTER XXII	
EXAMINATION OF PROPERTY AND PERSON.....	189
CHAPTER XXIII	
PROCEDURE FOR OBTAINING ADMISSIONS	194
Notice to Admit Existence of Facts	194
Notice to Admit Execution or Genuineness of Documents	207
CHAPTER XXIV	
USE OF DISCOVERY IN PREPARATION OF TRIAL BRIEF	211
CHAPTER XXV	
USE OF DISCOVERY IN SUMMARY JUDGMENT PRACTICE	216
CHAPTER XXVI	
JUDICIAL CONTROL OF PRE-TRIAL PRACTICE	227
CHAPTER XXVII	
ADVANTAGES IN COMBINING DISCOVERY WITH PRESERVATION OF TESTI- TIMONY	241
CHAPTER XXVIII	
LEGISLATIVE BASIS FOR AN ADEQUATE DISCOVERY PROCEDURE	247
CHAPTER XXIX	
CONTRIBUTION OF DISCOVERY TO THE GENERAL ADMINISTRATION OF JUSTICE	251
APPENDIX	
STATUTORY PROVISIONS ON DISCOVERY IN THE VARIOUS JURISDIC- TIONS	267
INDEX	393