

7 California Procedure (5th), Judgment

I. INTRODUCTION

- A. [§1] Nature and Classification of Judgment.**
- B. [§2] Effect of Judgment on Nonparty.**
- C. Effect of Death of Party.**
 - 1. [§3] Before Action Is Commenced.**
 - 2. [§4] Before Verdict or Submission.**
 - 3. [§5] After Verdict or Submission.**
 - 4. [§6] Effect on Enforcement of Judgment.**

II. FINAL JUDGMENT

- A. [§7] Various Uses of Term.**
- B. Distinctions.**
 - 1. [§8] Order.**
 - 2. [§9] Announcement of Decision and Proposed Judgment.**
 - 3. [§10] Opinion of Trial Court.**
 - 4. [§11] Judgment on Appeal.**

III. INTERLOCUTORY JUDGMENTS AND ORDERS

- A. In General.**
 - 1. [§12] Nature of Determination.**
 - 2. [§13] Characteristic Features.**
- B. Order for Accounting.**
 - 1. [§14] Order Considered Final Judgment.**
 - 2. [§15] Order Considered Interlocutory.**
- C. Other Nonstatutory Types.**
 - 1. [§16] Specific Performance.**
 - 2. [§17] Reformation.**
 - 3. [§18] Quiet Title.**
 - 4. [§19] Mortgage Foreclosure.**
 - 5. [§20] Miscellaneous Examples.**
- D. [§21] Statutory Types.**

IV. ALTERNATIVE AND CONDITIONAL JUDGMENTS

- A. [§22] Alternative Judgment.**
- B. Conditional Judgment.**
 - 1. [§23] Nature.**
 - 2. Illustrations.**
 - (a) [§24] Quiet Title.**
 - (b) [§25] Specific Performance.**
 - (c) [§26] Injunction.**
 - (d) [§27] Restitution.**
 - 3. [§28] Limitations on Power.**

V. FORM AND CONTENT OF JUDGMENT

- A. [§29] In General.**
- B. Content of Particular Judgments.**
 - 1. Money Judgment.**
 - (a) [§30] In General.**

- (b) [§31] Installment Payments.
 - 2. [§32] Specific Recovery of Personal Property.
 - 3. [§33] Unlawful Detainer.
 - 4. [§34] Injunction.
 - 5. [§35] Condemnation.
 - 6. [§36] Marriage: Dissolution, Nullity, and Legal Separation.
 - 7. [§37] Dependency and Wardship Proceedings.
- C. Joint and Several Judgments.
 - 1. [§38] In General.
 - 2. [§39] Defendants: Contract Actions.
 - 3. Defendants: Tort Actions.
 - (a) [§40] Economic Damages.
 - (b) [§41] Noneconomic Damages.
- D. Certainty and Construction.
 - 1. [§42] Requirement of Certainty.
 - 2. [§43] Construction To Uphold Judgment.
- VI. RENDITION OF JUDGMENT
 - A. [§44] What Constitutes Rendition.
 - B. [§45] Decision by Judge Who Tried Case.
 - C. [§46] Minute Order on Motion.
 - D. [§47] Judgment After Trial or Hearing.
 - E. [§48] Formal Order of Dismissal or Nonsuit.
- VII. ENTRY OF JUDGMENT
 - A. Ministerial Act of Clerk.
 - 1. [§49] In General.
 - 2. [§50] Judgment Is Ineffectual Until Entry.
 - 3. Place and Form of Entry.
 - (a) [§51] Judgments.
 - (b) [§52] Dismissals and Nonsuits.
 - (c) [§53] Probate Orders.
 - (d) [§54] Other Orders.
 - 4. Time of Entry.
 - (a) [§55] Judgments.
 - (b) [§56] Minute Orders.
 - 5. Notice of Entry.
 - (a) [§57] Purpose and Entry.
 - (b) [§58] Notice by Party.
 - (c) [§59] Notice by Clerk.
 - B. Nunc Pro Tunc Entry.
 - 1. [§60] Nature of Power.
 - 2. [§61] Limitations on Power.
 - 3. Grounds.
 - (a) [§62] Death of Party.
 - (b) [§63] Other Situations.
 - C. [§64] Abstract of Judgment.
- VIII. CORRECTION AND AMENDMENT OF JUDGMENT

A. No Correction of Judicial Error.

1. [§65] In General.
2. [§66] What Constitutes Judicial Error.

B. Correction of Clerical Error After Entry.

1. [§67] Nature of Power To Correct.
2. Illustrations.
 - (a) [§68] Purely Clerical Errors.
 - (b) [§69] Inadvertent Error of Trial Judge.
 - (c) [§70] Mistake of Attorney Draftsman.
 - (d) [§71] Clarification of Ambiguity.
 - (e) [§72] Judge's Intention To Rule Correctly.
 - (f) [§73] Judgment Based on Invalid Stipulation.
3. Procedure.
 - (a) [§74] Motion.
 - (b) [§75] Notice.
 - (c) Proof of Error.
 - (1) [§76] Methods of Proof.
 - (2) [§77] Trial Judge's Determination Upheld.
 - (3) [§78] Trial Judge's Determination Rejected.

C. Final Judgments Subject to Modification.

1. [§79] Statutory Authority To Modify Judgment.
2. [§80] Express Reservation of Jurisdiction.
3. Inherent Power.
 - (a) [§81] In General.
 - (b) [§82] Prohibitory Injunction.

IX. RECOVERY OF COSTS

A. In General.

1. [§83] Statutory Right to Costs.
2. [§84] Award Against Government.
3. [§85] No Award Against Absent Class Members.
4. [§86] Incident to Judgment.
5. [§87] Distinctions.

B. Recovery of Costs as Matter of Right.

1. Significance of Prevailing Party.
 - (a) [§88] Statutory Development.
 - (b) [§89] Determining Who Is Prevailing Party.
 - (c) [§90] Effect of Cross-Complaint or Complaint in Intervention.
2. Prevailing Party Defined by C.C.P. 1032.
 - (a) [§91] Party Who Obtains Net Monetary Recovery.
 - (b) [§92] Defendant Who Obtains Dismissal.
 - (c) [§93] Defendant Where Neither Party Recovers.
 - (d) [§94] Defendant Against Whom Plaintiff Recovers Nothing.
3. [§95] Prevailing Party in Specified Actions.
4. [§96] Apportionment of Costs Among Multiple Parties.

C. Recovery of Costs as Matter of Court's Discretion.

1. [§97] Prevailing Party Determined by Court.

2. Illustrations.

- (a) [§98] Where Party Recovers Something Other Than Money.
- (b) Where Judgment Could Have Been Rendered in Limited Civil Case or Small Claims Action.
 - (1) [§99] General Rule in Superior Court.
 - (2) [§100] Application of Rule in Personal Injury Actions.
 - (3) [§101] Recovery Below Small Claims Maximum.
- (c) [§102] Equitable Actions.
- (d) [§103] Probate Proceedings.
- (e) [§104] Marital Litigation.
- (f) [§105] Interpleader Proceeding.
- (g) [§106] Housing Development Action Against Public Entity.
- (h) [§107] Action Rendered Moot Before Judgment.
- (i) [§108] Action Under Fair Employment and Housing Act.
- (j) [§108A] (New) Validating Proceeding.

D. Recovery of Costs Prohibited.

- 1. [§109] Controverted Issue Decided in Defendant's Favor.
- 2. [§110] Disclaimer or Default in Quiet Title Action.
- 3. [§111] Unnecessary Additional Trial.

E. Recovery of Costs Following Offer To Compromise.

- 1. Defendant's Compromise Offer.
 - (a) [§112] Plaintiff Fails To Obtain Judgment More Favorable Than Offer.
 - (b) [§113] Determining Whether Judgment for Plaintiff Is More Favorable Than Offer.
 - (c) [§114] Joint Offer by Multiple Defendants.
- 2. [§115] Plaintiff's Compromise Offer.
- 3. [§116] Judgment Between Compromise Offers.

X. ITEMS ALLOWABLE AS COSTS

A. [§117] In General.

B. [§118] Conditions.

C. General Costs.

- 1. [§119] Attorneys' Fees.
- 2. [§120] Attorneys' Meals.
- 3. [§121] Travel.
- 4. [§122] Postage, Telephone, Photocopying, and Fax Charges.
- 5. [§123] Referee's Fees.
- 6. [§124] Condemnation Expert.
- 7. [§125] Mediation Expenses.

D. Pretrial Costs.

- 1. [§126] Filing and Motion Fees.
- 2. [§127] Service of Process.
- 3. [§128] Provisional Remedies.
- 4. [§129] Depositions.
- 5. [§130] Investigation.

E. Trial Costs.

1. [§131] Exhibits.
2. [§132] Fees of Ordinary Witness.
3. [§133] Fees of Expert Witness.
4. [§134] Mileage.
5. [§135] Reporter's Fees.
6. [§136] Jury Fees and Expenses.
7. [§136A] (New) Interpreter's Fees.

F. Costs of Enforcing Judgment.

1. [§137] In General.
2. [§138] Attorneys' Fees.

XI. PROCEDURE FOR OBTAINING COSTS

A. Memorandum of Costs.

1. [§139] In General.
2. Service and Filing.
 - (a) [§140] Time Limits.
 - (b) [§141] Late Filing.
 - (c) [§142] Premature Service or Filing.
3. [§143] Memorandum or Motion After Judgment.

B. Challenging Award of Costs.

1. [§144] Motion To Strike or Tax Costs.
2. [§145] Service and Filing.
3. [§146] Burden of Proof.

C. Judgment.

1. [§147] Inclusion of Cost Award.
2. [§148] Failure To Include Costs.

XII. RIGHT TO ATTORNEYS' FEES

A. [§149] In General.

B. Nature of Fees.

1. [§150] Fees as Costs.
2. Fees as Damages.
 - (a) "Tort of Another" Doctrine.
 - (1) [§151] When Fees Are Recoverable.
 - (2) [§152] Distinctions.
 - (b) [§153] Action Based on Failure To Defend.
 - (c) Action Based on Insurer's Bad Faith.
 - (1) [§154] When Fees Are Recoverable.
 - (2) [§155] Limitations on Recovery.
 - (3) [§156] Calculation of Fees in Contingency Fee Case.
 - (d) [§157] Defense of Attorney's Action.
3. [§158] Other Types of Fee Awards.

C. Recipients of Fees.

1. [§159] Client.
2. Attorney Representing Himself or Herself.
 - (a) [§160] Early Rule Against Recovery of Fees Questioned.
 - (b) [§161] Rule Reaffirmed: Attorney May Not Recover Fees.
3. [§162] Attorney Represented by Other Members of Own Firm.

4. **[§163] Nonattorney Representing Himself or Herself.**
5. **[§164] In-House Counsel.**
6. **[§164A] (New) Attorney Represented by "Of Counsel" to Firm.**

XIII. BASES FOR FEES

A. Contract Provision.

1. **[§165] Nature and Effect.**
2. **Illustrations.**
 - (a) **[§166] Building Contracts.**
 - (b) **[§167] Other Contracts.**
3. **Interpretation of Provision.**
 - (a) **[§168] Proceedings Covered.**
 - (b) **[§169] Fees Not Paid or Incurred.**

B. Statutory Extension of Contract Right.

1. **In General.**
 - (a) **[§170] Nature and Purpose of C.C. 1717.**
 - (b) **[§171] Retroactive Operation.**
 - (c) **[§172] Shareholders' Derivative Action.**
 - (d) **[§173] Action Not Related to Fee Provision.**
 - (e) **[§174] Contract Action Based on Book Account.**
 - (f) **[§175] No Judicially Established Bilateral Fee-Shifting.**
2. **Necessity of Attorneys' Fee Provision.**
 - (a) **[§176] Absence of Provision.**
 - (b) **[§177] Provision in Supplementary Document.**
 - (c) **[§178] Ambiguous Provision Construed as Attorneys' Fee Provision.**
 - (d) **[§179] Necessity of Litigating Existence of Attorneys' Fee Provision.**
3. **Necessity of Action "On the Contract."**
 - (a) **[§180] Action Where No Contract Was Formed.**
 - (b) **[§181] Action Where Contract Was Rescinded.**
 - (c) **[§182] Action Involving Fraudulent Inducement To Contract.**
 - (d) **[§183] Action To Foreclose Mechanic's Lien.**
 - (e) **Tort Action Arising Out of Contract.**
 - (1) **[§184] Uncertainty Whether Action Is Based on Contract or Tort.**
 - (2) **Availability of Fees Under C.C.P. 1021.**
 - (aa) **[§185] Recovery Allowed.**
 - (bb) **[§186] Recovery Denied.**
 - (3) **[§187] Nature of Affirmative Defense.**
 - (f) **[§188] Action for Equitable Relief.**
 - (g) **[§189] Action for Declaratory Relief.**
 - (h) **[§190] Action on Lease for Breach of Implied Warranty of Habitability.**
 - (i) **[§191] Action by Party With Security Interest in Personal Property.**
 - (j) **[§192] Contract Action Reduced to Judgment.**
 - (k) **[§193] Offset for Damages on Other Causes of Action.**
4. **Prevailing Party.**
 - (a) **[§194] Party Recovering Greater Relief.**

- (b) **§195 No Requirement of Final Judgment.**
- (c) **§196 Final Disposition Is Required.**
- (d) **Discretion of Judge.**
 - (1) **§197 In General.**
 - (2) **§198 Multiple Prevailing Parties.**
 - (3) **§199 No Prevailing Party.**
- (e) **Voluntary Dismissal.**
 - (1) **§200 General Rule.**
 - (2) **§201 Distinction: Fees Incurred in Defending Noncontract Claims.**
 - (3) **§202 Distinction: Voluntary Dismissal of Trial De Novo Following Arbitration.**
 - (4) **§203 Distinction: Issue of Entitlement to Costs and Attorneys' Fees Expressly Reserved.**
 - (5) **§204 Distinction: Where Prevailing Party's Right to Fees Arises Under Another Statute.**
- (f) **§205 Settlement Under C.C.P. 998.**

5. Nonsignatory Parties.

- (a) **Fees Sought by Nonsignatory Parties.**
 - (1) **§206 Fees Allowed.**
 - (2) **§207 Fees Denied.**
- (b) **Fees Sought From Nonsignatory Parties.**
 - (1) **§208 Fees Denied.**
 - (2) **§209 Fees Allowed.**

C. Fees Authorized by Statute.

1. Actions To Review Administrative Determination.

- (a) **Actions Under Govt.C. 800.**
 - (1) **§210 In General.**
 - (2) **§211 Public Entity.**
 - (3) **§212 Action Must Be Arbitrary or Capricious.**
 - (4) **§213 Complainant Only.**
 - (5) **§214 Need for Formal Hearing.**
- (b) **§215 Welfare Determinations.**
- (c) **§216 Hospital Disciplinary Decisions.**

2. Actions Under Fair Employment and Housing Act.

- (a) **§217 Standard for Awarding Fees.**
- (b) **§218 Fees Are Paid to Attorney, Not to Client.**

3. §219 Partition Actions.

4. §220 Actions Against Surety on Government Construction Bond.

5. §221 Actions To Enforce Equitable Servitude.

6. §222 Actions in Bad Faith.

7. §223 Civil Rights Actions.

8. §224 Consumer Protection Actions.

9. §225 Actions Involving Government or Corporate Accountability.

10. §226 Insurance or Indemnity Actions.

11. §227 Labor and Employment Actions.

12. [§228] Landlord and Tenant Actions.
13. [§229] Actions Involving Personal Injury or Intentional Torts.
14. [§230] Actions Involving Real Property or Environmental Issues.
15. [§231] Taxation Actions.
16. [§232] Probate and Trust Actions.
17. [§233] Other Actions Involving California Statutes.
18. Unsuccessful Actions: Award to Defendant.
 - (a) [§234] In General.
 - (b) Unwarranted Action for Governmental Tort, Indemnity, or Contribution.
 - (1) [§235] Statutory Authorization.
 - (2) [§236] Improper Continuation of Action.
 - (3) [§237] What Constitutes "Reasonable Cause."
 - (4) [§238] Award Is Proper Where Plaintiffs Lacked Either Reasonable Cause or Good Faith.
19. Actions Under Federal Statutes.
 - (a) [§239] In General.
 - (b) [§240] Who May Recover.
 - (c) [§241] Equal Access to Justice Act.
 - (d) Civil Rights Attorney's Fees Awards Act.
 - (1) [§242] In General.
 - (2) [§243] Action Involving Both Covered and Not Covered Claims.
 - (3) [§244] Prevailing Party.
 - (4) [§245] Award Against State.
 - (5) [§246] Attorney Representing Himself or Herself Is Not Entitled to Fee.
 - (6) [§247] No Award in Independent Action.
 - (7) [§248] Award by California Court.

D. Benefits Conferred.

1. Recovery of Common Fund.
 - (a) [§249] General Principle.
 - (b) [§250] Fees Allowed.
 - (c) [§251] Fees Denied.
 - (d) [§252] Effect of Probate Code.
2. [§253] Preservation of Common Fund.
3. Benefits Without Fund.
 - (a) [§254] Fees Allowed.
 - (b) [§255] Fees Denied.
4. Private Attorney General Theory.
 - (a) Equitable Theory.
 - (1) [§256] Federal Rejection of Theory.
 - (2) [§257] California Adoption of Theory.
 - (3) [§258] Fees Denied.
 - (b) Codification of Theory.
 - (1) [§259] Nature and Scope of Statute.

- (2) [§260] **Opposing Party.**
- (c) **Criteria for Applying Statute.**
 - (1) [§261] **In General.**
 - (2) [§262] **Financial Burden of Private Enforcement.**
 - (3) [§263] **Determination of Criteria by Appellate Court.**
- (d) **Causal Connection Required.**
 - (1) [§264] **In General.**
 - (2) [§265] **Relief Obtained Without Judgment.**
- (e) **Fees Awarded.**
 - (1) [§266] **Environmental Enforcement, Zoning, and Development Actions.**
 - (2) [§267] **Actions Affecting Criminal Justice System.**
 - (3) [§268] **Abortion Rights.**
 - (4) [§269] **Right To Circulate Petition.**
 - (5) [§270] **Actions Affecting the Electoral Process.**
 - (6) [§271] **Civil Rights of Employees.**
 - (7) [§272] **Civil Rights of Students.**
 - (8) [§273] **Other Civil Rights.**
 - (9) [§274] **Action Challenging Business Practices.**
 - (10) [§275] **Rights of Members of Nonprofit Corporations.**
 - (11) [§276] **Action Involving Welfare Benefits.**
 - (12) [§277] **No First Amendment Defense.**
- (f) **Fees Denied.**
 - (1) [§278] **Defense of Criminal Case.**
 - (1a) [§278A] **(New) Opposing Party Did Nothing To Adversely Affect Public Interest.**
 - (2) [§279] **No Public Interest Vindicated.**
 - (3) [§280] **No Financial Burden of Private Enforcement.**
 - (4) [§281] **Party Was Not Successful.**
 - (5) [§282] **Lobbying Efforts.**
 - (6) [§283] **Other Statutory Grounds for Fees Exist.**
- (g) **Recipients of Fees.**
 - (1) [§284] **In General.**
 - (2) [§285] **Public Entity.**
 - (3) [§286] **Private Party That Cooperates With Public Entity.**
 - (4) [§287] **Legal Services Attorney.**
 - (5) [§288] **Pro. Per. Litigant.**
 - (6) [§289] **Attorney Who Personally Benefits From Action.**
 - (7) [§290] **Attorney Whose Client Does Not Request Fee Award.**
- (h) **Nature of Proceeding to Which Statute Applies.**
 - (1) [§291] **Writ Proceeding in Appellate Court.**
 - (2) [§292] **Habeas Corpus Proceeding.**
 - (3) [§293] **Administrative Proceeding.**
- (i) [§294] **Award After Settlement.**

XIV. PROCEDURE FOR OBTAINING FEES

A. Motion Procedure.

1. [§295] In General.
2. [§296] Fees Based on Contract.
3. [§297] Fees Based on Statute.
4. [§298] Fees Based on Other Grounds.
5. [§299] Fees Awarded As Damages.
6. Timing of Motion.
 - (a) [§300] In General.
 - (b) [§301] Fees Determined by Trial Court.
 - (c) [§302] Fees Determined by Appellate Court.
 - (d) [§303] Fees Awarded Under C.C.P. 1021.5.

B. Amount of Award.

1. [§304] General Formula for Calculation.
2. [§305] Use of Percentage of Benefit as Multiplier in Class Action.
3. Fees Based on Contract.
 - (a) [§306] Where Contract Does Not Specify Amount.
 - (b) [§307] Where Contract Specifies Amount.
 - (c) [§308] Where Contract Specifies "Amount Incurred."
 - (d) [§309] Test of Net Recovery.
 - (e) [§310] Effect of Contingency Agreement.
4. Fees Based on Statute.
 - (a) [§311] In General.
 - (b) [§312] Use of Lodestar Approach.
 - (c) Federal Statutes.
 - (1) [§313] In General.
 - (2) [§314] Fees Under 42 U.S.C., §1988.
5. [§315] Fees Awarded Out of Common Fund.
6. Fees Awarded Under Private Attorney General Doctrine.
 - (a) [§316] Touchstone and Multiplier.
 - (b) [§317] Class Action.
 - (c) [§318] Representation by Public Interest Law Firm.
 - (d) [§319] Award After Limited Success.
 - (d-1) [§319A] (New) Award Where Appeal Leads to Greater Success.
 - (e) [§320] Multiple Defendants.
 - (f) [§321] Time Spent in Obtaining Award.
 - (g) [§322] Budget Act Restrictions.
7. [§323] Fees Negotiated in Settlement of Shareholder Derivative Action.
8. [§323A] (New) Fees Awarded Under "Clear Sailing" Agreement.

XV. INTEREST

- A. [§324] Interest on Obligation or as Damages.
- B. [§325] Interest on Verdict or Decision.
- C. Interest on Judgment.
 1. From Date of Entry.
 - (a) [§326] General Rule.
 - (b) [§327] Rate of Interest.
 - (c) [§328] Rate Applicable to Local Public Entities.
 - (d) [§329] No Compounding of Postjudgment Interest.

2. **Judgments to Which Rule Applies.**
 - (a) **[\§330] Judgment in Marital Dissolution.**
 - (b) **[\§331] Qualified Consent Judgment.**
 - (c) **[\§332] Other Judgments.**
3. **[\§333] Where Judgment Is Modified or Reversed on Appeal.**

XVI. RES JUDICATA

A. In General.

1. **[\§334] Nature of Doctrine.**
2. **[\§335] Scope and Effect.**
3. **Restatement Second.**
 - (a) **[\§336] Scope and Terminology.**
 - (b) **[\§337] Other Rules of Estoppel.**
 - (c) **[\§338] Res Judicata and Law of Procedure.**
4. **Distinction: Judicial Estoppel.**
 - (a) **[\§339] Nature of Doctrine.**
 - (b) **[\§340] Doctrine Applicable.**
 - (c) **[\§341] Doctrine Not Applicable.**
5. **[\§342] Distinction: Direct Estoppel.**
6. **[\§343] Where Doctrine Is Not Applicable.**
7. **Discretionary Rejection of Doctrine.**
 - (a) **[\§344] Discretion Approved and Criticisms.**
 - (b) **[\§345] Discretion Rejected.**
 - (c) **[\§346] Discretion Limited.**
8. **[\§347] Statutory Modification of Doctrine.**
9. **Proof and Waiver of Defense.**
 - (a) **[\§348] Waiver and Estoppel.**
 - (b) **[\§349] Methods of Proof.**

B. Type of Court or Tribunal.

1. **[\§350] In General.**
2. **California Trial Courts.**
 - (a) **[\§351] Superior Courts.**
 - (b) **[\§352] Small Claims Division.**
3. **Sister State Courts.**
 - (a) **[\§353] Sister State Judgment in State Action.**
 - (b) **[\§354] State Judgment in Federal Action.**
4. **[\§355] Federal Courts.**
5. **[\§356] Foreign Courts.**
6. **[\§357] Reviewing Courts.**
7. **[\§358] Workers' Compensation and Public Utilities Tribunals.**
8. **Administrative Tribunals.**
 - (a) **[\§359] Limited Application of Doctrine.**
 - (b) **[\§360] Exceptions.**
 - (c) **[\§361] State Administrative Determination in Federal Action.**
9. **[\§362] Arbitration Award.**

C. Nature of Judgment or Order.

1. **Final Judgment.**

- (a) **What Are Not Final Judgments.**
 - (1) [§363] **Interlocutory Orders.**
 - (2) [§364] **Judgments Subject to Appeal or Modification.**
 - (b) [§365] **Final Intermediate Judgments.**
 - (c) [§366] **First Judgment in Pending Actions.**
 - (d) **Latest Judgment in Successive Actions.**
 - (1) [§367] **In General.**
 - (2) [§368] **Judgments in Different States.**
 - (e) [§369] **Judgment Final for Collateral Estoppel.**
- 2. Judgment on Merits.**
- (a) [§370] **In General.**
 - (b) **What Judgments Are on Merits.**
 - (1) [§371] **Judgment After Trial on Facts.**
 - (2) [§372] **Judgment Without Trial on Facts.**
 - (3) [§373] **Declaratory Judgment.**
 - (4) [§374] **Judgment on Extraordinary Writ.**
 - (c) **Judgment on Demurrer.**
 - (1) [§375] **Rule and Theory.**
 - (2) [§376] **Judgment Not on Merits.**
 - (3) [§377] **Judgment a Bar.**
 - (d) [§378] **Voluntary Dismissal.**
 - (e) **Involuntary Dismissal.**
 - (1) [§379] **In General.**
 - (2) [§380] **Refusal To Comply With Discovery Order.**
 - (f) [§381] **Nonsuit in Jury Trial.**
 - (g) [§382] **Judgment on Motion in Court Trial.**
 - (h) [§383] **Effect of Recitals in Judgment.**
- 3. [§384] Judgment In Rem or Quasi In Rem.**
- 4. [§385] Judgment Affecting Status.**
- 5. Successive Civil and Criminal Judgments.**
- (a) [§386] **In General.**
 - (b) **Prior Criminal Proceeding.**
 - (1) **Prior Acquittal Is Not Res Judicata.**
 - (aa) [§387] **Acquittal in Criminal Trial.**
 - (bb) [§388] **Dismissal of Contempt Proceeding.**
 - (2) **Prior Conviction.**
 - (aa) [§389] **Felony Conviction.**
 - (bb) [§390] **Misdemeanor Conviction.**
 - (3) [§391] **Prior Ruling on Motion To Suppress Evidence.**
 - (4) [§392] **Prior Ruling at Preliminary Hearing.**
 - (c) [§393] **Prior Juvenile Proceeding.**
 - (d) [§394] **Prior Civil Proceeding Is Not Res Judicata.**
- 6. [§395] Successive Criminal Proceedings.**
- 7. Successive Judicial and Administrative Proceedings.**
- (a) [§396] **Prior Civil Judgment.**
 - (b) **Prior Administrative Decision.**

- (1) Collateral Estoppel Applied.
 - (aa) [§397] In Subsequent Civil Proceeding.
 - (bb) [§398] In Subsequent Criminal Proceeding.
- (2) [§399] Collateral Estoppel Not Applicable.
- (c) [§400] Prior Order Suppressing Evidence.
- D. Judgment as Merger or Bar.**
 - 1. Judgment for Plaintiff as Merger.**
 - (a) [§401] In General.
 - (b) [§402] Single Cause of Action.
 - (c) [§403] Mutually Exclusive Remedies.
 - (d) [§404] Distinction: Different Cause of Action.
 - (e) [§405] Exception: Matter Left Open.
 - (f) [§406] Exceptions to Rule Against Splitting.
 - 2. Judgment for Defendant as Bar.**
 - (a) [§407] General Rule.
 - (b) Theories for Determining Whether Cause of Action Is Different.
 - (1) [§408] Different Nucleus of Facts.
 - (2) [§409] Different Primary Right.
 - (c) [§410] Choice of Wrong Remedy.
 - 3. [§411] Judgment on Cross-Complaint.**
 - 4. [§412] Failure To Plead Equitable Defense.**
- E. Judgment as Collateral Estoppel.**
 - 1. [§413] General Principle.**
 - 2. Identity of Issue Litigated.**
 - (a) [§414] Requirement.
 - (b) Determining Whether Issue Has Been Litigated.
 - (1) [§415] In General.
 - (2) [§416] Nature of First Proceeding.
 - (3) [§417] Entire Record Is Admissible.
 - (4) [§418] Extrinsic Evidence.
 - (b) [§419] Issues Distinguished From Legal Theories.
 - 3. Illustrations of Collateral Estoppel.**
 - (a) [§420] Contract Actions.
 - (b) Tort Actions.
 - (1) [§421] In General.
 - (2) [§422] Where Indemnity Is Sought.
 - (3) [§423] Legal Malpractice Action.
 - (c) [§424] Property Actions.
 - (d) Dissolution and Legal Separation.
 - (1) [§425] In General.
 - (2) [§426] Issues Determined.
 - (3) [§427] Distinction: Issues Not Litigated.
 - (e) [§428] Actions by Employees.
 - (f) [§429] Other Proceedings.
 - 4. When Judgment Is Not Conclusive.**
 - (a) Issue Excluded or Reserved.

- (1) [§430] In General.
- (2) [§431] Unlawful Detainer.
- (b) [§432] Determination Was Not Essential.
- (c) [§433] Issue Was Not Properly Triable.
- (d) [§434] New Property or Other New Facts.
- (e) [§435] Acts After Entry of Judgment.
- (f) [§436] Judgment on General Verdict.
- (g) [§437] Appellate Judgment Without Opinion.
- (h) [§438] Compromise Verdict in Negligence Action.
- (i) [§439] Judgment on Offer To Compromise.
- (j) [§440] Different Standard of Proof.
- (k) [§441] Different Elements of Proof Required by Sister State Court.
- (k-1) [§441A] (New) Constitutional Prohibition in Tax Disputes.
- (l) Question of Law.
 - (1) [§442] Determination May Be Conclusive.
 - (2) [§443] Injustice Exception.
 - (3) Public Interest Exception.
 - (aa) [§444] In General.
 - (bb) [§445] Applicability of Exception.
 - (4) [§446] Review of Initial Judgment Was Not Available.
- 5. [§447] Admission in Pleadings.
- 6. Judgment by Default.
 - (a) [§448] Nature of Problem.
 - (b) [§449] Ordinary Judgments as Collateral Estoppel.
 - (c) [§450] Where Issue Was Not Raised or Determined.
 - (d) [§451] Default Dissolution of Marriage.
- F. Effect on Parties, Privies, and Strangers.
 - 1. Parties.
 - (a) [§452] Substantial Identity.
 - (b) [§453] Nonadversary Parties.
 - (c) [§454] Parties in Representative Capacity.
 - (d) [§455] Codefendants Who Are Adversaries.
 - 2. Persons in Privity.
 - (a) In General.
 - (1) [§456] Nature of Privity.
 - (2) [§457] Test: Whether Party Is "Sufficiently Close."
 - (3) [§458] No Privity With Government Enforcement Agency in Discrimination Action.
 - (4) [§459] Privity of City and State in Criminal Case.
 - (b) Interest in Subject Matter.
 - (1) [§460] Successor in Interest.
 - (2) [§461] Interest Previously Acquired.
 - (c) Persons Represented by Fiduciary.
 - (1) [§462] General Rule.
 - (2) [§463] Exceptions.
 - (d) [§464] Persons Represented in Class Action.

(e) Persons Who Control or Participate.

(1) [§465] Nature and Scope of Rule.

(2) [§466] Illustrations.

(f) [§467] Insurer.

3. Stranger.

(a) Not Bound by Judgment.

(1) [§468] General Principle.

(2) [§469] Illustrations.

(3) [§470] Exceptions: Binding Judgments.

(b) Collateral Estoppel Asserted by Stranger.

(1) [§471] Former Mutuality Requirement.

(2) [§472] Derivative Liability.

(3) [§473] Repudiation of Mutuality Requirement.

(4) [§474] Illustrations.

(5) Asserting Plea Offensively.

(aa) [§475] Nature of Problem.

(bb) [§476] Theory That Doctrine Is Not Available.

(6) Offensive Use Denied.

(aa) [§477] Interests of Justice.

(bb) [§478] Following Arbitration.

(cc) [§479] Inconsistent Prior Decisions.

(dd) [§480] Action Against Federal Government.

(7) Offensive Use Upheld.

(aa) [§481] Offensive Use Within Trial Court's Discretion.

(bb) [§482] Distinction: Single Action.