Index

A	Airtable, 2/8
ABA (American Bar Association), 21, 26, 235	allegation, 90, 94, 106, 129, 148, 149, 157, 158, 160, 317
AbacusLaw, 344	alphabet soup, use of term, 45
acceptance of offer, 77	alternate, 317
accounting software, 280, 294, 295, 340	amend judgment, motion to, 151
acquittal, 315	amended pleading, motion to file, 150
acquitted, 64	American Bar Association (ABA), 21, 26, 235
act, 45	American judicial system
action, 315	becoming familiar with background
Actionstep, 344	concepts of, 39–40
active voice, 259	importance of legal precedence, 40-42
actual written law, 120	levels of, 46-54
ad damnum clause, 158, 273, 315	U.S. jury system, 54–56
additur, 315	American Jurisprudence, 2d., 201, 204, 205
adjourn, 315	American Jurisprudence Proof of Facts (POF)
adjudicatory hearings, 45–46, 60	series, 178
administrative agencies, 45, 58–63, 315	American Law Reports (ALR), 201, 203, 205
administrative law, 57–60	Annotation History Table, 206
Administrative Procedure Act (APA), 58–59	annotations, 205–206
administrative regulations, 45, 119, 122, 316	annulments, 126
admissible evidence, 80, 108, 112, 316	answer
admission, defined, 316	to complaint, 160
admission and denial, 316	defined, 94, 317
admissions, request for, 95, 97, 109–110,	sample, 338
151, 170, 171, 332, 339	answer and third-party complaint, 253, 338
Adobe Reader, 337	answer to a third-party complaint, 160, 339
adoption, 126	APA (Administrative Procedure Act), 58–59
adversarial hearing, 316	appeal
adverse judgment, 316	in civil law, 99
advocacy, 60–62	defined, 49, 317
affiant, 316	notice of, 88, 99, 153, 329
affidavit, 104, 150, 180, 297, 316	in state judicial systems, 51, 52
affidavit of service, 316	appeal as a matter of right, 50, 52, 53, 317
affirm, 99, 316	appearance, 317
affirmative defenses, 64, 94, 106, 148, 160, 162, 316	appellant, 52, 53, 88–89, 99, 317 appellate brief, 89, 145, 153, 317
aggravated assault, 66	

appellate court, 45, 51, 52, 88, 89, 99, 119, 120, 122, 124, 317	Beatty, Richard H. (author)
appellate jurisdiction, 47, 49, 317	The Resume Kit, 28
appellate review, 317	below, 318
appellee, 88, 89, 99, 317	bench, 55, 318
arbitration, 103, 147, 317	bench conference, 318
Aristotle, 39	bench trial, 55
arraignment, 85, 317	best evidence rule, 318
arrest, 80, 317	beyond a reasonable doubt, 56, 64, 81, 318
arson, 66	bias, 318
articles of incorporation, 131	bicameral, 44
asking questions, Rule 33, 109	big firms, working for, 11–12
assault, 64, 67, 70, 80, 83. <i>See also</i> felony assault;	bill of particulars, motion for, 95, 318
sexual assault	billable hours, technology for managing of, 280
Asset Records Search, 342	billing systems, 294–295
asset searches, online resources on, 230, 342	Black Book Online, 342
Asset Searches Plus, 342	Black's Law Dictionary, 200
assigned counsel, 318	Black's Law Dictionary Online, 315
Association of Legal Writing Directors, 214	Bloomberg Law, 212, 213, 343
associations. See bar associations; paralegal	The Bluebook, 214, 215, 216
associations	body of the complaint, 319
at issue, 97, 177, 318	bond, 319
attorney general	breach of contract, 57, 69, 78, 137, 138
defined, 63	breach of fiduciary duty, 78
opinion of, 329	bribery, 67
attorney of record, 318	brief
attorney work product, 318	appellate brief, 89, 145, 153, 317
attorney-client confidentiality, 15	case brief, 319
attorney-client privilege, 9, 114, 318	defined, 40, 319
authentication, 116, 318	trial brief, 86, 97, 153, 162, 173
auto theft, 67	brief of a case, 319
	brief of an opinion, 319
В	brief of appellee, 89
	brief of the appellant, 89
bad faith, 78	Brown v. Board of Education, 41
badmouthing, 311	burden of proof, 56, 64, 98, 170, 319
bail, 318	bureaucracy, 13, 45, 58–63
Ballentine's Legal Dictionary and Thesaurus, 200	burglary, 66
bankruptcy, 47	business entries, 319
bankruptcy law, 130, 132–133	business law, 131–132
bar, 55, 318	business licenses, 131
bar associations, paralegal divisions of, 21 battery, 64, 70	by-laws, 131

C	charter, 320
	checklists
cabinet departments, 58 Caher, James P. (author)	in legal interviewing, 189-194, 196
	in legal investigation, 177-179
Personal Bankruptcy Laws For Dummies, 132 Caher, John M. (author)	for trial notebook, 220
· · · · · · · · · · · · · · · · · · ·	checks and balances, 42–46
Personal Bankruptcy Laws For Dummies, 132	The Chicago Manual of Style, 15th Edition, 264
calendar system, 288–290	child custody matters, 8, 12, 50, 126
calendars, 279–280, 288–291	child molestation, 66
California, regulation of paralegals in, 16, 21	child rape, 66
caption, in complaint, 157	choice of venue, 93, 320
caption of pleading, 319	Circuit Court of Appeals, 49, 121
Career Builder, 342	circuit courts, 49, 50, 51
case administrator, paralegal as, 9	circuits, 49
case brief, 319	circumstantial evidence, 320
case citators, 208	citation format, 214–216
case law, 40, 46, 123, 124, 207, 212, 282, 307	city courts, 53
case management, technology for, 280	civil case, carrying through of, 90–99
case of first impression, 41, 118	civil law
Casemaker, 343	contract law, 76–78
cases, citing of, 215	defined, 57, 320
Casetext, 343	enacted law also known as, 120
cause of action, 69, 75, 90, 93, 94, 95, 101, 239, 319	equitable relief and money damages, 68–69
cc (courtesy copies), 155	injunctions, 68
ceremonial marriages, 126	monetary damages, 69
certificate of mailing, 157, 160	overview, 68
certificate of service, 160, 168	specific performance, 69
certification, 22–24	tort law, 69–76
Certified Legal Professional (CLP) exam, 23	civil procedure, 102–111
Certified Paralegal (CP), 20, 22–23	distinguishing between procedural law and
challenge for cause, 223, 224, 319	substantive law, 102
challenge to the array, 223, 224, 319	civil process
challenge to the venire, 224	conducting pre-trial conferences, 97
challenges	dealing with discovery, 95-97
to the array, 223, 224, 319	deciding on venue, 93
for cause, 223, 224, 319	determining jurisdiction, 90-93
peremptory challenges, 98, 223–224, 330	initiating of, 90–93
to the venire, 224	plodding along in post-trial, 98-99
change of venue, 93, 319	Rules 8, 11, and 12, 105–107
change of venue, motion for, 149	sending demand letter, 90
charge to jury, 320	traveling through trial, 97–98
charging documents, 80–81, 218	

civil suit, 54, 57, 63, 103, 320 Congress, 44, 45, 46, 47, 48, 50, 58, 59–60, 120, 320 CJS (Corpus Juris Secundum), 201, 204 congresspersons, 44 claim for relief, 320 consequential damages, 73 clergy-penitent privilege, 320 consideration, 76, 77, 129 clerk, 320. See also court clerks constitution, 321. See also U.S. Constitution client confidentiality, 302. See also attorney-client confidentiality contempt, 321 clients contest, 321 helping out after death of, 128 contingency fee basis, 133, 294 interviews with, 187-194 contingent fee agreement, 146 meeting with, 82-84 contract preserving client-lawyer relationship, 236–238 breaches of, 57 resisting urge to gossip about, 312 elements of valid contract, 77 Clio, 344 employment contracts, 131 closed questions, 190 undoing of, 78 closing statements or arguments, 98, 133, contract cohabitation, 126 153, 320 contract law, 68, 76-78, 137 CLP (Certified Legal Professional) exam, 23 contract litigation, 78 codefendant, 320 contributory negligence, 42, 73 codes, of paralegal associations, 240–244 conversion, tort of, 71 Cole, criss-cross directory, 180 copyrights, 142 collecting judgments/collection of judgment, Cornell University Law School Legal Information 98-99, 153, 320 Institute, 343 collections, 230 corporate bank account, 131 Colman Nourian, 27 corporate law, 8, 10, 11, 12, 131 common law, 39, 48, 69, 77, 120 corporate name registration, 131 common law marriages, 126 corporation counsel, 321 communication skills, 16, 306 Corpus Juris Secundum (CIS), 201, 204 compact, 48 corroborate, 178, 321 comparative negligence, 41–42, 73 cosmic law theory, 39 compel, motion to, 97, 150 CosmoLex, 344 compensation, 10, 11-12, 13 cost bill, 229 competency to testify, 114, 320 counterclaim, 94, 148, 321 complainants, 68 county courts, 51, 93 complaints, 80, 81-82, 94, 111, 148, 156-159, court clerks, being polite and patient with, 310 320, 338. See also third-party complaints court documents, 180 computers courts. See specific courts operation of in law office, 276 courts of general jurisdiction, 51, 89 use of in courtroom, 283-285 courts of last resort, 47, 49-50, 51, 52 concurring opinion, 320 courts of limited jurisdiction, 51 conflicts of interest, 93, 236, 237, 242, 281, 303 cover letter, 26, 28-30, 338

dictionary, legal, 200, 310, 315 Cover Letters For Dummies (Kennedy), 28 CP exam, 22-23 digesting a document, 322 criminal case, 79-89 digests, 124, 203, 206-207 criminal law, 63-68, 321 diminished capacity defense, 64 direct evidence, 113, 322 criminal mischief, 67, 68 criminal post-trial procedure, 87-89 direct examination, 98, 219, 228, 322 criminal pre-trial procedure, 82-86 directed verdict, motion for, 150-151, 322 criminal trial notebook checklist, 340 disclosing information, Rule 26, 107-108 criminal trial procedure, 86-87 disclosure, 107-108, 110, 113, 170-173 criss-cross directory, 180 discovery, 95-97, 107-108, 109, 110, 151-153, 158, 170-172, 180, 297, 322-323, 339 cross claim, 94, 106, 148, 321 discretionary review, 52, 53 cross examination/cross-examine, 60, 62, 96, 98, 108, 115, 219, 228, 283, 321 dismiss, motion to, 81, 95, 149, 329 dismissal with prejudice, 323 dismissal without prejudice, 95, 323 D disputed facts, 109, 110 damage hearing, 321 dissenting opinion, 323 damages, 41, 42, 47, 50, 53, 57, 69, 72-73, 74, 75, district attorney, 63 76, 90, 92, 94, 98, 133, 134, 229, 258, 259, district courts, 47, 49, 50, 51, 92, 116, 119, 132, 265, 267, 321 152, 201, 336, 338 databases, 278-279 diversity of citizenship, 47, 50, 92, 158, 323 deadlines, 85, 105 Divorce For Dummies (Ventura and Reed), 127 death, disclosing information to prevent, 302-303 divorce settlements, 126 declaration against interest, 321 docket, 323 declaration of bodily feelings, 321 doctor-patient privilege, 323 declaration of mental state of mind, 321 document control register, 290 declaration of present sense impression, 322 documentation, for job hunting, 28-34 declaratory judgment, 322 documents. See charging documents; court defamation, 74 documents; digesting a document; legal defendant, 63, 79-82, 322 documents defense, 322 Docusearch.com, 342 delinguent support payments, 126 domestic law, 125-127 demand, 106 domicile, 323 demand letter, 90, 147, 154-156, 308, 338 draft, 323 demonstrative evidence, 322 drafting pleadings, 105-107 demurrer, 95 Drake, Susan M. (author) deponent, 96, 108-109, 171, 322 Freelancing For Dummies, 35 deposition, 95-96, 108-109, 110, 111, 134, drug offenses, 67 152-153, 171, 173, 283, 297, 322 drunk driving, 67 Descriptive Word Index (in West's digests), 207 duces tecum, 171, 334 Diamond, Stephanie (author) due process, 60, 323 Prezi For Dummies, 279 duress defense, 65 dicta/dictum, 122-123 dying declaration, 323

E	evidence
education, continuing yours, 309	admissible evidence, 80, 108, 112, 316
eFiling, 105	best evidence rule, 318
ejectment, 71	chronological organization of, 185
Ellis Island, New Jersey v. New York, 48	circumstantial evidence, 320
emails, 249, 279	defined, 324
emancipation of minors, 126	demonstrative evidence, 322
eminent domain, 323	direct evidence, 113, 322
employment contracts, 131	federal rules of, 111–116
	foundation for, 325
en banc, 89, 323 enacted law, 120, 121, 122	gathering of, 176–185
	identifying of, 183–184
English Grammar For Dummies (Woods), 306	introduce into, 327
enlargement of time, motion for, 150 entertainment law, 8, 9, 137–138, 141	move into evidence, 329
entrapment defense, 65	objection to evidence, 329
•	opinion evidence, 329
equal protection, 118, 323–324 error of law, 52, 88, 99	organizing of, 184–185
escheat, 324	physical evidence, 219, 330
estate, 324	preponderance of, 56, 331
•	presentation of, 279
estate planning, 125, 127–130, 244, 309, 312 ethical concerns	protecting of, 183, 184
dealing with others in and out of law office,	tangible evidence, 84-85, 116, 183-184, 279, 335
238–239	testimonial evidence, 114, 116, 183, 184, 335
example of, 9	ex contractu, 68
following chain of responsibility, 234–235	ex delicto, 68
maintaining integrity of profession, 240	ex parte hearing, 324
obeying all applicable attorneys' ethics rules,	examiner, 324
303–304	excited utterance, 116, 324
overview, 231–232	executive branch, 42, 43, 45–46, 324
preserving client-lawyer relationship, 236–238	exhibit, 324
reporting ethics violations of other legal professionals, 302	expert opinions, 115 expert witnesses, 107, 114, 115, 136, 218, 229, 324
Rules of Professional Conduct, 235–240	external memo, 162, 339
sorting through codes of paralegal associations, 240–244	exemilar memo, 102, 555
unauthorized practice of law, 233–234	F
ethics	Facebook, conducting searches on, 180
defining of in field of law, 232–233	facts, uncovering of, 107–110
importance of, 232–235	failing to discover, Rule 37, 110
real-world ethics, 244	failure to state a cause of action, 324
ten most important rules of, 301–304	false imprisonment, 66, 70
websites about ethics rules, 341	family law practice, 126

Fastcase, 343 freelance paralegal business, 34–35 federal cabinet departments, 58 freelance rate sheet, 27, 35, 338 Federal Circuit Court, 49 Freelancing For Dummies (Drake), 35 Federal Communications Act, 45 FTC (Federal Trade Commission), 58 Federal Communications Commission (FCC), 58 federal court summons, 148 G federal district courts, 47, 152, 338 gambling, 67 federal enacted law, 122 garnishment, 98, 153, 325 federal holidays, 105 general damages, 73, 229 federal judicial system, 47 general verdict, 325 federal question jurisdiction, 47 general verdict with interrogatories, 325 Federal Reporter, 201 Gibson Arnold & Associates, 27, 342 Federal Rules of Civil Procedure (Fed.R.Civ.P.) glossary, 315-336 (FRCP), 102-111, 158, 324, 342 God-made law, 39 federal rules of evidence, 112–116 good law, 202, 208, 211, 282 Federal Rules of Evidence (Fed.R.Evid.) (FRE), 112, 342 good time, 325 Google Calendar, 280 Federal Supplement, 201 Google Docs, 278 Federal Trade Commission (FTC), 58 federalism, 42 Google products, 277 felonies, 65-67, 80, 81, 324 Google Sheets, 278 felony assault, 66 Google Slides, 279 felony murder rule, 66 Gookin, Dan (author) file an amended pleading, motion to, 150 Microsoft Office For Dummies, 278 file management, 296-298 government, working for, 12-13 filed (in court), 324 grammar, 249-257 filing a case, taking responsibility for (Rule 11), 106 grand jury, 81, 325 filing system, 295-297 granting cert, 49 Findlaw, 26, 213, 341, 343 gun theft, 67 first impression, case of, 41, 118 FirstGov.gov, 342 н foreign national, 92 harm, 70-71, 134 forgery, 67, 129 Harvard Law Review, 121 formal advocacy, 60, 61-62 headnote number (in Shepard's Citations), forum, 325 209-210 forum non conveniens, 325 hearing foundation for evidence, 325 adjudicatory, 45-46, 60, 316 fraud, 75, 129, 302 adversarial, 316 FRCP (Federal Rules of Civil Procedure, damage, 321 Fed.R.Civ.P.), 102-111, 158, 324, 342 defined, 325 FRE (Federal Rules of Evidence, Fed.R.Evid.), exparte, 324 112, 342 preliminary, 81, 331 Freedom of Information Act, 45

hearing officer, 63, 325 hearsay, 115–116, 325	intellectual property (IP) law, 8, 102, 139, 140, 141–142, 230, 312
help, how to ask for, 305	intent, 326
homicide, crime of, 65–66	intentional infliction of emotional distress, 70
House of Representatives, 44	intentional misrepresentation, 74, 75
•	intentional torts, 69, 70–71
humor, sense of, importance of having, 311	interlocutory appeal, 326
hung jury, 88	intermediate courts of appeals, 52
	internal memo, 162, 168, 339
	Internal Revenue Service (IRS), 45, 58
icons, explained, 3	Internet, cautions with playing on, 282
identity theft, 67, 84	Internet Legal Research Group, 213, 343
illegitimacy, 126	interrogatories, 95, 109, 151, 152, 172–173,
impanel, 326	326, 339
impeach a witness, 326	interrogatories in aid of judgment, 230
impeachment, 85	intestate, 128
in camera, 326	introduce into evidence, 327
in issue, 326	invasion of privacy, 74
in limine, motion, 150, 329	investigating, 8-9, 340, 342
in personam jurisdiction, 91–92, 326	invoice, 295, 340
in question, 326	irreplaceability, never act as though you're
in rem jurisdiction, 91, 92, 326	irreplaceable, 311
in vitro fertilization, 126	issue, 177
indecent liberties, 66	issues on appeal, 327
Indeed.com, 26, 342	
independent contractor, working as, 13	I
indictments, 80-81, 326	job boards, 26–27
indigent, 326	job hunt/job search, 25–28, 338, 341–342
inferior courts, 51, 123	joint and several liability, 73, 327
informal advocacy, 60-61, 62	judge-made law, 69, 120, 121, 327
information	judges, 55
also known as complaints, 80, 81–82	judgment, 229–230, 327
disclosing of, 107–108	judgment creditor, 327
sharing of with supervising attorney, 303	judgment debtor, 230, 327
sources of in legal investigation, 179–183	judgment non obstante verdicto (JNOV), 151, 327
information and belief, 326	judgment notwithstanding verdict, motion for,
InfoTracer, 342	151, 327
infra, 326	judgment on the merits, 327
initial appearance, 326	judgment on the pleadings, motion for, 150
injunctions, 68	judgment-proof, 327
injunctive relief, 76	judicial branch, 42, 43, 46, 327
intake memo, 146	judicial review, 59–60, 61, 63
integrity, 240, 310	

jurisdiction, 46, 90, 91–92, 327. See also specific	management systems, 287–294
jurisdictions	online resources on administration of, 340
jury, 327	tickler system, 290–292
jury charge, 327	Lawjobs.com, 341
jury instructions, 153, 173, 219, 328, 339	Lawyers Weekly Jobs, 341
jury nullification, 54	lay witnesses, 115
jury panel seating chart, 225, 328, 340	leading question, 328
jury selection, 86, 112, 219, 221–225, 284	legal analysis, 164, 165, 166, 167-168
jury system, 54–56	legal authority
jury trial, 55–56, 221	categories of, 117–121
jury's reaction, 86, 227–228	defined, 117
justices of the peace, 51	mandatory authority, 121–123, 124, 202
	nonauthority, 122, 124, 340
K	persuasive authority, 121, 122, 123–124
Kennedy, Joyce Lain (author)	primary authority, 119–120, 121, 124, 204,
Cover Letters For Dummies, 28	211, 340
Resumes For Dummies, 28	secondary authority, 121, 123, 124, 340
KeyCite, 210–211	stare decisis doctrine, 118. <i>See also</i> stare decisis
kidnapping, 66	doctrine
knowledge, for paralegals, 13–16, 305–308	legal dictionary, 200, 310, 315
knowledge, for paralegals, 15 To, 505 500	legal documents
	answer to complaint, 160–162
L	charging documents, 80–81
law. See also specific types of	complaints, 156–159
areas of where paralegals often make highest	demand letters, 154–156
salaries, 11–12	digesting of, 322
categories of, 57–78	disclosure and discovery, 170–173
error of, 52, 88, 99	discovery, 151–153
how a bill becomes, 45	effective document drafting, 153–173
interpretations of, 39	handling trial documents, 173
researching and analyzing of, 8	how to draft fundamental legal documents, 308
statutory law, 44	keeping track of, 85
Law Crossing, 342	memorandum of law, 162–168
Law For Dummies (Ventura), 127, 129, 132, 138	motions, 149–151, 168–170. See also specific motions
Law Guru, 213	online resources on, 338–339
Law Match, 341	pleadings, 148–149
law office	preliminary documents, 146–153
billing systems, 294–295	preparation of, 145–173
calendar system, 288–290	records, 180–183
creating invoices, 295	request for production and inspection of, 97,
to-do list, 292–294	152, 332, 339
document control register, 290	trial and post-trial, 153
file management, 296–298	

legal encyclopedias, 119, 121, 201, 203, 204, 205 mastering mechanics, 265–271 legal environment, 9, 309-312 overview, 247 legal holidays, 105 positioning modifiers, 259 legal interviewing, 187–198 proofreading, 273-274 legal investigation, 177-183 punctuation, 260-265 legal memorandum, 162–168 recognizing elements of sentence, 254-257 legal precedence, 40-42 sentence structure, 257-260 legal process, 42, 287-288, 338 structuring finished product, 271-273 legal research using active voice, 259 American Law Reports (ALR), 203, 205 legislative branch, 42, 43, 44-45, 328 Bloomberg Law, 213 letters, writing of, 248 case citators, 208 letters rogatory, 96 citation format, 214-216 Lexis Advance, 202, 203, 206, 210, 212-213, 343 computerized legal research, 211–214 LexisNexis, 212, 213, 275, 282 conducting, 200-202 liability digests, 206-207 joint and several liability, 73, 327 parental liability, 126 Internet, 213-214 legal encyclopedias, 203, 204 product liability, 8, 12, 68, 69, 75–76, 107 Lexis Advance, 212-213 strict liability, 69, 75 vicarious liability, 74 online resources on, 340 other resources, 211 liable, 73-74, 75, 135, 149, 328 as paralegal role, 8 liaison, paralegal as, 9, 127 reining in, 202-203 libel, 54, 74 relying on tools of the trade, 203–211 licensing agreements, 142 reporters, 203, 208 life skills, 15-16 limitations, knowing yours, 307 searching for applicable law in four easy steps, 200-202 LinkedIn, 28, 33, 34, 35, 180 Westlaw, 212. See also Westlaw lis pendens, 328 Westlaw's KeyCite, 210-211 litigation, 11, 328 legal secretary, doing paralegal work as, 18 litigation process Legal Staff, 341 carrying through civil case, 89-99 legal staffing agencies, 27 constructing criminal case, 79-89 legal system, supporting efforts to improve, 304 local judicial systems, 53 Legal Thesaurus/Dictionary (Statsky), 200 locations, where paralegals work, 11–13 legal writing ability, 15 legal writing style М avoiding plagiarism, 274 magistrate, 328 corresponding carefully, 248-249 majority opinion, 328 effortless emails, 249 malicious prosecution, 75 employing parallel structure, 260

management systems, 287-294

mandate, 89

grammar, 249-254

letters that impact, 248

mandate of court, 328 motion for judgment on the pleadings, 150 mandatory authority, 121-123, 124, 202 motion for more definite statement, 94-95, 149 manifest assent, 77 motion for protective order, 150 manslaughter, 65, 66 motion for summary judgment, 110-111, 150, 169-170, 329, 339 marital communications privilege, 328 motion in limine, 150, 329 Marshall, Thurgood (justice), 41 motion to amend judgment, 151 master witness list, 226, 227, 340 motion to compel, 97, 150 material, 113 motion to dismiss, 81, 95, 149, 329 matter of right, 52. See also appeal as a matter of right motion to file an amended pleading, 150 motion to quash service of summons, 94, 149 mechanics, in legal writing, 265-271 medical malpractice, 12, 107, 109, 115, 133-134, motion to recuse, 93, 149, 253 135-136 motion to strike, 94, 149 memoranda of law, 28, 40, 146, 151, 162-168, motion to suppress, 329 170, 171 motions. See also specific motions Microsoft Excel, 278 defined, 149, 328 Microsoft Office, 277 drafting of, 168-170 Microsoft Office 2019 For Dummies (Wang), 278, 279 types of pre-trial motions, 149–151 Microsoft Office For Dummies (Gookin), 278 types of trial and post-trial motions, 150-151 Microsoft Outlook, 279, 280 movant, 170, 329 Microsoft PowerPoint, 279 move into evidence, 329 Microsoft Word, 264, 278, 337 municipal courts, 53 minors, emancipation of, 126 murder, 65, 66 misdemeanors, 51, 53, 65, 66, 67-68, 80, 328 MyCase, 344 misplaced modifiers, 259 mitigate, 73, 94 N Model Code of Ethics and Professional Responsibility (NFPA), 242-243, 341 NALP, 342 Model Rules of Professional Conduct (ABA). NALS, 20, 22, 23, 243, 341 235-236, 238, 239, 240, 341 NALS Code of Ethics, 341 Model Standards and Guidelines for Utilization of name changes, 126 Legal Assistants-Paralegals (NALA), 241, 341 National Association for the Advancement of monetary damages, 68, 69, 92, 98 Colored People (NAACP), 41 money laundering, 67 National Association of Legal Assistants (NALA), Monster.com, 26, 342 20, 22, 23, 240, 241-242, 341 more definite statement, motion for, 94-95, 149 National Federation of Paralegal Associations motion for a bill of particulars, 95, 318 Legal Career Center, 341 motion for a more definite statement, 94–95, 149 National Federation of Paralegal Associations (NFPA), 20, 22, 240, 242-243, 341 motion for a new trial, 87, 99, 151, 328 natural law, 39 motion for change of venue, 149 NCCP (North Carolina Certified Paralegal), 23 motion for directed verdict, 150-151, 322 negligence, 71-73, 102, 134-136, 158. See also motion for enlargement of time, 150 comparative negligence; contributory motion for judgment notwithstanding verdict, negligence 151, 327

negligent homicide, 66	opinion evidence, 329
negligent torts, 69, 71–74	opinion of the attorney general, 329
networking, 27–28	opinion of the court, 123, 330
New Jersey v. New York, 48	reasonableness of, 115
new trial, motion for, 87, 99, 151, 328	opinion evidence, 329
New York Court of Appeals, 51, 89	opinion of the attorney general, 329
no bill, 81	opinion of the court, 123, 330
no contest (nolo contendere) plea, 85, 329	order, 339
nolle prosequi, 329	ordinances, 53, 54, 59, 72, 119, 120, 122, 123
nonauthority, 122, 124, 340	organization skills, 306
nonprobate instruments, 128	"Outline of the Law" (West), 201
nonreligious law, 39	
non-tort cases, 146	P
North Carolina Certified Paralegal (NCCP), 23	-
North Carolina Paralegal Association,	PACE Registered Paralegal (RP), 20, 23 panels, 89
requirements of, 23	paper chase. See legal documents
notice of appeal, 88, 99, 153, 329	-
notice to set, 151, 168, 170, 171, 339	paralegal attempt at regulation of, 16
nuisance, 69, 71, 76	defining qualifications of, 241
nunc pro tunc, 329	designating duties paralegal can perform,
	241–242
0	don't count on normal work schedule, 312
obiter dicta, 122	role of, 306
objection to evidence, 329	securing position as, 25–35
off the record, 329	setting up shop, 34–35
offer, as initiating contract, 77	sharing information with supervising
on all fours, 121	- 44 202
· ·	attorney, 303
online directories, 179–180	skills, knowledge, and training needed,
	skills, knowledge, and training needed, 13–18
online directories, 179–180	skills, knowledge, and training needed, 13–18 what a paralegal does, 9–10
online directories, 179–180 online job boards, 26–27	skills, knowledge, and training needed, 13–18 what a paralegal does, 9–10 where paralegals work, 11–13
online directories, 179–180 online job boards, 26–27 online profile, 33–34 online resources, 2, 281–283, 337–344 on-point, 119, 121, 122, 123–124, 162, 201,	skills, knowledge, and training needed, 13–18 what a paralegal does, 9–10 where paralegals work, 11–13 Paralegal 411, 342
online directories, 179–180 online job boards, 26–27 online profile, 33–34 online resources, 2, 281–283, 337–344 on-point, 119, 121, 122, 123–124, 162, 201, 202, 207, 208, 214, 231	skills, knowledge, and training needed, 13–18 what a paralegal does, 9–10 where paralegals work, 11–13 Paralegal 411, 342 Paralegal Advanced Competency Exam
online directories, 179–180 online job boards, 26–27 online profile, 33–34 online resources, 2, 281–283, 337–344 on-point, 119, 121, 122, 123–124, 162, 201, 202, 207, 208, 214, 231 open-ended questions, 190	skills, knowledge, and training needed, 13–18 what a paralegal does, 9–10 where paralegals work, 11–13 Paralegal 411, 342 Paralegal Advanced Competency Exam (PACE exam), 23
online directories, 179–180 online job boards, 26–27 online profile, 33–34 online resources, 2, 281–283, 337–344 on-point, 119, 121, 122, 123–124, 162, 201, 202, 207, 208, 214, 231 open-ended questions, 190 opening statement, 98, 157, 219, 329	skills, knowledge, and training needed, 13–18 what a paralegal does, 9–10 where paralegals work, 11–13 Paralegal 411, 342 Paralegal Advanced Competency Exam (PACE exam), 23 paralegal associations
online directories, 179–180 online job boards, 26–27 online profile, 33–34 online resources, 2, 281–283, 337–344 on-point, 119, 121, 122, 123–124, 162, 201, 202, 207, 208, 214, 231 open-ended questions, 190 opening statement, 98, 157, 219, 329 opinion	skills, knowledge, and training needed, 13–18 what a paralegal does, 9–10 where paralegals work, 11–13 Paralegal 411, 342 Paralegal Advanced Competency Exam (PACE exam), 23 paralegal associations codes of, 240–244
online directories, 179–180 online job boards, 26–27 online profile, 33–34 online resources, 2, 281–283, 337–344 on-point, 119, 121, 122, 123–124, 162, 201, 202, 207, 208, 214, 231 open-ended questions, 190 opening statement, 98, 157, 219, 329 opinion brief of an opinion, 319	skills, knowledge, and training needed, 13–18 what a paralegal does, 9–10 where paralegals work, 11–13 Paralegal 411, 342 Paralegal Advanced Competency Exam (PACE exam), 23 paralegal associations codes of, 240–244 how to weigh value of, 308
online directories, 179–180 online job boards, 26–27 online profile, 33–34 online resources, 2, 281–283, 337–344 on-point, 119, 121, 122, 123–124, 162, 201, 202, 207, 208, 214, 231 open-ended questions, 190 opening statement, 98, 157, 219, 329 opinion brief of an opinion, 319 concurring opinion, 320	skills, knowledge, and training needed, 13–18 what a paralegal does, 9–10 where paralegals work, 11–13 Paralegal 411, 342 Paralegal Advanced Competency Exam (PACE exam), 23 paralegal associations codes of, 240–244 how to weigh value of, 308 to join or not to join, 19–22
online directories, 179–180 online job boards, 26–27 online profile, 33–34 online resources, 2, 281–283, 337–344 on-point, 119, 121, 122, 123–124, 162, 201, 202, 207, 208, 214, 231 open-ended questions, 190 opening statement, 98, 157, 219, 329 opinion brief of an opinion, 319 concurring opinion, 320 defined, 120	skills, knowledge, and training needed, 13–18 what a paralegal does, 9–10 where paralegals work, 11–13 Paralegal 411, 342 Paralegal Advanced Competency Exam (PACE exam), 23 paralegal associations codes of, 240–244 how to weigh value of, 308 to join or not to join, 19–22 list of, 337
online directories, 179–180 online job boards, 26–27 online profile, 33–34 online resources, 2, 281–283, 337–344 on-point, 119, 121, 122, 123–124, 162, 201, 202, 207, 208, 214, 231 open-ended questions, 190 opening statement, 98, 157, 219, 329 opinion brief of an opinion, 319 concurring opinion, 320 defined, 120 dissenting opinion, 323	skills, knowledge, and training needed, 13–18 what a paralegal does, 9–10 where paralegals work, 11–13 Paralegal 411, 342 Paralegal Advanced Competency Exam (PACE exam), 23 paralegal associations codes of, 240–244 how to weigh value of, 308 to join or not to join, 19–22 list of, 337 paralegal divisions of bar associations, 21
online directories, 179–180 online job boards, 26–27 online profile, 33–34 online resources, 2, 281–283, 337–344 on-point, 119, 121, 122, 123–124, 162, 201, 202, 207, 208, 214, 231 open-ended questions, 190 opening statement, 98, 157, 219, 329 opinion brief of an opinion, 319 concurring opinion, 320 defined, 120	skills, knowledge, and training needed, 13–18 what a paralegal does, 9–10 where paralegals work, 11–13 Paralegal 411, 342 Paralegal Advanced Competency Exam (PACE exam), 23 paralegal associations codes of, 240–244 how to weigh value of, 308 to join or not to join, 19–22 list of, 337

Paralegal CORE Competency Exam defined, 330 (TM a.k.a. PCCE R), 23 drafting of, 105-107 paralegal entrepreneur, 13 motion for judgment on, 150 paralegal personality, 14–15 third-party complaints, 149 paralegal status, disclosing yours, 302 verification of, 336 parental liability and torts, 126 what goes into (Rule 8), 106 parol evidence rule, 330 Plessy v. Ferguson, 41 passive voice, 259 PLS (Professional Legal Secretary) exam, 23 patent and trademark law, 8, 12 police reports, 82-83, 191 patents, 141, 142 poll the jury, 330 paternity, 126 post-trial, 87–89, 98–99, 153 patience, with court clerks, 310 PP (Professional Paralegal) exam, 23 PCCE (R), 23 PracticePanther, 344 Peachtree, 294 prayer for relief, 157, 158, 160, 331 People Records Asset Search, 342 precedent, 40, 41, 122 people's court, 51 preliminary hearing, 81, 331 peremptory challenges, 98, 223-224, 330 premeditated murder, 65 perfect job, finding of, 25-28 prenuptial and antenuptial agreements, 126 Perfect Practice, 344 preponderance of the evidence, 56, 331 PerfectLaw, 344 presiding juror, 173 perjury, 67, 114, 197 presumption, 331 Personal Bankruptcy Laws For Dummies presumption of innocence, 64 (Caher and Caher), 132 pre-trial conferences, 97, 153, 331 personal injury, 50, 68, 71, 107, 113, 115, 133–136, pre-trial procedures, 82–86, 97 180, 233, 297 pre-trial statement, 153 personal recognizance, 330 pre-trial tasks, 94–97 personal service, 91, 104, 157, 330 Prezi, 279 personality, paralegal personality, 14-15 Prezi For Dummies (Diamond), 279 persuasive authority, 121, 122, 123-124 prima facie case, 64, 69, 71, 73, 74, 75, 148, 331 petition, 94, 111, 156, 330 primary authority, 119-120, 121, 124, 204, Petition for Certiorari, 49 211, 340 petition for review, 49, 89 privacy, invasion of, 74 petitioner, 88, 330 private nuisance, 76 physical evidence, 219, 330 privilege, 9, 113-114, 318, 320, 323, 331 physical or mental examination, request for, privilege against self-incrimination, 331 97, 152, 153, 332 pro bono, 12, 22, 243, 304 placement services, 26, 27 pro se, 2, 3, 76, 331 plagiarism, 274 probable cause, 80, 81, 331 plaintiffs, 68, 330 probate, 9, 50, 68, 127, 128, 133 plea bargain, 85, 86, 330 probation, 65, 67, 331 plead, 330 problem solving, enjoying of, 311 pleadings procedural law, 57, 102, 331 answers and replies, 148 procedural rules, 102-111 complaints, 148

process, 148, 331. <i>See also</i> civil process; due process; legal process; litigation process; service of process	R racial segregation, law allowing, 41
product liability, 8, 12, 68, 69, 75–76, 107	rape, crime of, 66
Professional Legal Secretary (PLS) exam, 23	real estate law, 102, 133, 137, 138–139
Professional Paralegal (PP) exam, 23	reasonable likelihood, 80
professional responsibility, rules of, 308	reasonableness of opinion, 115
Prohibition, repeal of, 54	recidivist, 332
proof	reckless burning, 66
burden of, 56, 64, 98, 170, 319	records, 180–183, 332
defined, 331–332	recuse, motion to, 93, 149, 253
standard of, 334	redirect, 98, 228
proof of service, 104	redirect examination, 332
proofreading, 273–274	Reed, Mary (author)
prosecute, 332	Divorce For Dummies, 127
prostitution, 67	referee, 332
protective order, motion for, 150	regulations
proved, 116	attempt at for paralegals, 16
proximate cause, 72, 177	as type of enacted primary authority, 120
public nuisance, 76	relevancy, 113
public policy, 40	relevant, 332
Public Record Center, 342	remand, 332
public records, 180-183	remittitur, 332
public sector, 12–13	rendered (of decision), 40, 41, 151
punctuation, in legal writing, 260–265	replevin, 71
punitive damages, 73, 229	reply, 95, 332
	reporters, 203, 208
Q	request for admissions, 95, 97, 109–110, 151, 170, 171, 332, 339
qualify a witness, 332	request for physical or mental examination,
quash service of summons, motion to,	97, 152, 332
94, 149 quasi in rem jurisdiction, 91, 92, 332	request for production and inspection of documents, 97, 152, 332, 339
quasi-intentional torts, 69, 74–75	res gestae, 333
quasi-judicial, 45, 59, 332	res ipsa loquitur, 72
questions	res judicata, 333
asking of, Rule 33, 109	research, 307, 343. See also legal research
closed questions, 190	research skills, 15
leading question, 328	respondeat superior, 74, 268–269
open-ended questions, 190	respondents, 68, 88, 333
preparation of for attorney, 228	responding on time (Rule 12), 106–107
QuickBooks, 294, 295	restitution, 76, 84, 90, 333
quid pro quo, 76, 268	restraining order, 67, 68, 126

jury instructions, 339
jury panel seating chart, 225, 340
master calendar, 289
master witness list, 227, 340
memorandum of law, 163–167
motion for summary judgment, 169–170, 339
notice to set, 339
order, 339
police officer's narrative report, 191
request for admissions, 339
request for production of documents, 339
resumes, 32, 338
scenario of initial client interview process, 191
summons, 338
timesheet, 340
trial notebook checklist: criminal, 220
witness interview checklist, 196
satisfy, 333
secondary authority, 119, 121, 123, 124, 340
secular law, 39
self-defense, 64
self-regulating, attorneys as, 235
Senate, 44
senators, 44
sentence, 333
sentences, 254-260
separation agreements, 126
serious bodily harm, disclosing information to prevent, 302–303
serve, 333
service marks, 141
service of process, 104, 149, 178, 333
set for trial, 333
setting up shop, 34-35
settlement, 333
sexual assault, 66
Shepardizing, 202, 209, 210, 213
Shepard's Citations, 124, 202, 203, 208–209
Shepard's EXPRESS Citations, 210
shoplifting, 67
slander, 74
small firms, working for, 12
Social Security Administration (SSA), 12–13, 58

software applications, 277–281, 294, 295, 340, 343–344	areas of most commonly practiced by paralegals 125–142
sovereignty, 42	bankruptcy law, 130, 132–133
special damages, 72–73, 229	business law, 131–132
special verdict form, 173, 334	defined, 57, 102, 334
specific performance, 68, 69	as distinguished from procedural law, 102
speech, parts of, 249–250	domestic law, 125–127
spelling mistakes, examples of, 44	entertainment law, 137–138
spontaneous declaration, 334	estate planning, 125, 127–130
spreadsheets, 278–279	intellectual property (IP) law, 139,
stalking, 66	141–142
standard of proof, 334	medical malpractice, 132, 135–136
stare decisis doctrine, 40, 41, 117, 118, 119,	personal injury, 132–135
121, 334	real estate law, 137, 138–139
state a cause of action, 334	tax law, 139–141
state courts, 40, 50, 51, 53, 115, 122, 132, 171	substituted service, 104, 335
state enacted law, 122	summary, 335
state legislatures, 45, 120	summary judgment, motion for, 110–111, 150,
state procedural rules, 111	169–170, 329, 339
state trial courts, 51	summons, 94, 104, 148, 335, 338
stating the case, 158	superior courts, 51
Statsky, William (author)	supermajority, 44
Legal Thesaurus/Dictionary, 200	supervision, by licensed attorney, 9
statute of limitations, 103, 334	suppress, motion to, 329
statute(s)	supra, 335
citing of, 215	Supremacy Clause, 335
defined, 44	Supreme Court Reporter, 201
a.k.a. act, 45	surrogacy, 126
ordinance as analogous to, 53	suspense file, 292
as type of enacted primary authority, 120	sustain, 335
statutory law, 40, 44	
stay execution of the judgment, 334	Т
stipulate, 334	Table of Cases (in West's digests), 207
stipulations, 97	take under advisement, 335
stock issuance, 131	tangible evidence, 84–85, 116, 183–184,
strict liability, 69, 75	279, 335
strike, motion to, 94, 149	tax evasion, 140
subject-matter jurisdiction, 334	tax law, 140–141
subpoena duces tecum, 171, 334	technology
subpoenas, 85, 96, 127, 134, 171, 334	how to use, 307
subscription, a.k.a. attorney's signature, 156, 158, 171, 334	use of in law, 275–285
substantive law	10th Circuit Court of Appeals, 49 testimonial evidence, 114, 116, 183, 184, 335

testimony, 197–198, 227–228	U
Texas, exams in specific areas of law to recognize paralegal's achievements, 23	unauthorized practice of law, 301
text, in complaint, 157–158	undue influence, 128, 129, 130
third-party complaints, 149, 162, 180, 253, 335,	A Uniform System of Citation, 124, 214, 215, 269
338, 339 Thomson Reuters (publisher), 206	United State Supreme Court Reports, Lawyers' Edition, 201
tickler file, 292	United States Reports, 201
tickler system, 290–292, 335	U.S. Bankruptcy Court, 47, 90, 92, 132
time, recording of (in law office),	U.S. Claims Court, 92
294–295	U.S. Code, 58, 59, 119, 201, 202, 215
timesheet, 340	U.S. Constitution, 47, 92, 118, 119, 120, 122, 123,
to-do list (in law office), 292–294	201, 202
Topic Outline (in West's digests), 207	U.S. Copyright Office, 142
tort cases, 146	U.S. Court of Appeals, 50, 201, 335
tort law, 69–76, 134	U.S. Court of Claims, 47, 49
tortfeasor, 69, 70, 71, 72, 73, 335	U.S. Court of International Trade, 47, 49, 92
torts	U.S. Department of Justice, 12
defined, 335	U.S. District Courts, 47, 49, 50, 92, 119, 132, 201, 336, 338
intentional torts, 69, 70–71	U.S. government, branches of, 42-46, 58
negligent torts, 69, 71–74	U.S. jury system, 54–56
as one of two categories of civil law actions, 57	U.S. Reports, 208
parental liability and, 126	U.S. Supreme Court
quasi-intentional torts, 69, 74–75 tort of conversion, 71	appeals from highest court in state as being
	heard by, 52
Total Client Service Library (TCSL), 206	appeals to, 49
town courts, 53	Brown v. Board of Education, 41
trademarks, 141	as court of last resort, 49–50
training, 16–18	defined, 336
transcript, 108, 335 trespass to chattels, 71	as having original jurisdiction on certain cases, 48
trespass to land, 71	hierarchy of, 53
trial, traveling through, 97–98	as highest court in land, 48, 50
trial and error, importance of, 176	lower courts as having to rule as U.S. Supreme
trial brief, 86, 97, 153, 162, 173	Court did, 40
trial court, 47, 49, 51, 52, 55, 68, 88, 89, 92, 99, 120,	New Jersey v. New York, 48
124, 153, 253, 335	no mandatory case authority for, 123
trial de novo, 52, 335	number of appeals heard annually, 49
trial notebooks, 97, 173, 217-220	number of petitions received by annually, 49
trial performance, 217–230	Plessy v. Ferguson, 41
trial procedures, online resources on, 340	Roe v. Wade, 41
tribunal, 57, 61, 62, 118, 335	United States Reports, 201
true bill, 81	U.S. Tax Court, 47, 49, 92
trusts, 127	U.S. Treasury Department, 13, 58

V

vandalism, 67
venire, 224
Ventura, John (author)
Divorce For Dummies, 127
Law For Dummies, 127, 129, 132, 138
venue, 93, 149, 319, 320, 336
verbatim transcript, 152
verdict, 336
verification of pleadings, 336
vicarious liability, 74
victimless crimes, 67
victims, meeting with, 82–84
video conferencing, 283
village courts, 53
voir dire, 98, 219, 221–225, 336

W

Wang, Wallace (author)

Microsoft Office 2019 For Dummies, 278, 279
warrant, 336
web conferencing, 283
Webster's New World Dictionary Online, 315
West Key Number System, 206, 207
West Publishing, 206–207, 275

Westlaw, 202, 203, 212, 275, 282, 343 Westlaw's KeyCite, 210-211 West's digests, 201 wherefore clause, 336 wills, 127, 128, 129, 130 wireless technology, 284 with prejudice, 95, 323 without prejudice, 95, 104, 323 witness contract list/sheet, 85 witnesses interviews with, 195-196 keeping track of, 226-227 meeting with, 82-84 Woods, Geraldine (author) English Grammar For Dummies, 306 word processing, 277-278, 294 Words and Phrases, 200 writ, 336 writ of certiorari, 49, 336 writing skills, 15 writing style, 30. See also legal writing style wrongful institution of legal proceedings, 75

Z

Zenger, John Peter (defendant), 54