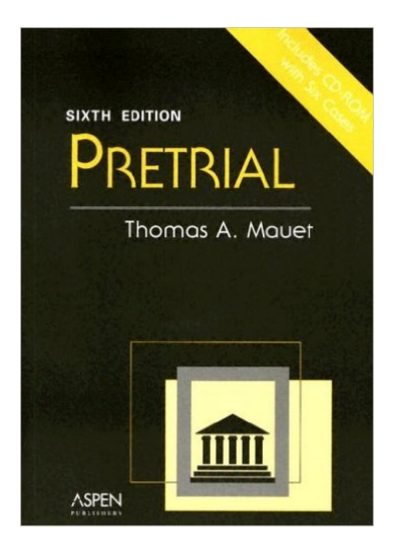
The book was found

# **Pretrial**





## Synopsis

<p> With its precise and succinct methodology, Mauet&#8217;s text has earned widespread popularity and use, edition after edition. </p> &lt;p> &lt;b>The Seventh Edition continues to build on the strengths that have made Pretrial a classic:</b> &lt;/p> &lt;u|> &lt;li> &lt;b>highly distinguished authorship</b>&#8212;featuring recognized leading trial expert and renowned legal education author Thomas A. Mauet </li> &lt;li> &lt;b>a clear, concise, and well-organized presentation of pretrial preparation techniques</b> &lt;/li> &lt;b>a systematic approach</b> that organizes pretrial planning and preparation into a series of distinct steps that students can readily master </li> &lt;li> &lt;b>sample litigation files from a hypothetical case&lt;/b> that constitute <b> examples&lt;/b> of &lt;b>documentation&lt;/b> and paperwork &lt;b>at every stage</b> of the civil case &lt;/li> &lt;li> &lt;b>additional litigation files on an included CD-ROM</b>, with both plaintiff&#8217;s and defendant's files for six different civil cases &lt;/li> <li> &lt;b>citations to commonly used treatises&lt;/b> &lt;/li> &lt;/u> &lt;p> &lt;b>Featured in the Seventh Edition:</b> &lt;/p> &lt;u|> &lt;l|> &lt;b>the electronic discovery rules changes&lt;/b>, which became effective with the 12/1/06 adoption of the amended Federal Rules of Civil Procedure, and their <b> effects on the pretrial process in general and the discovery process in particular</b> &lt;/li> &lt;li> the Supreme Court&#8217;s decision in &lt;b>Bell Atlantic v. Twombly</b> and its &lt;b> effects on how complaints are drafted&lt;/b> &lt;/li> &lt;li> the <b>Class Action Fairness Act&lt;/b> and how it &lt;b>changes the basis for removing class actions to federal court</b> &lt;/li> &lt;li> the most recent &lt;b>statutory changes and cases on the tax consequences of personal injury settlements</b> &lt;/li> &lt;li> additional &lt;b>statutory changes and Supreme Court decisions since 2004</b> &lt;/li> &lt;/ul> &lt;p> Show your students how to prepare for and conduct civil litigation effectively, with Thomas Mauet's highly regarded <b>Pretrial&lt;/b>&#8212;now in its &lt;b>Seventh Edition.&lt;/b> &lt;/p> &lt;/p> <p> &lt;/p> &lt;p> &lt;/p> --This text refers to an out of print or unavailable edition of this title.

## **Book Information**

Paperback: 443 pages Publisher: Aspen Publishers, Inc.; 6th edition (October 20, 2004) Language: English ISBN-10: 0735551022 ISBN-13: 978-0735551022 Product Dimensions: 9.9 x 7.1 x 1.1 inches

#### Shipping Weight: 1.9 pounds

Average Customer Review: 4.6 out of 5 stars Â See all reviews (23 customer reviews) Best Sellers Rank: #1,593,141 in Books (See Top 100 in Books) #43 in Books > Law > Rules & Procedures > Depositions #312 in Books > Law > Rules & Procedures > Trial Practice #13463 in Books > Textbooks > Law

### **Customer Reviews**

This book is a perfect companion book to a trial advocacy textbook. The book takes the student/lawyer from the beginning of a case through the moment just before trial. There is a lot of material to cover and Mauet does so very effectively. As an aside, I am amazed by how clear his table of contents reads. The table does not just contain subject headings but is an excellent outline for anyone to refer to in their practice. Mauet provides not only a wonderful overview of all the things a lawyer needs to consider in litigating a case but also provides practical tips such as how to conduct discovery on a limited budget. If you are a young lawyer, Mauet answers questions you may be afraid to ask such as "How do I start the deposition?" Believe it or not, something so basic is not covered in law school, but Mauet provides the answers here.

Comprehensive resource for a student, young attorney or anyone just getting started in civil practice. Provides a roadmap and numerous examples of how to conduct civil litigation from beginning to end.

Just needed a good reference book and this was it. To fight the banksters you need to know their vocabulary and their rules. Just remember, banksters and their scummy attorneys are just bullies who can not stand the questions of...Who, What, Where, When, How and Why when it comes to alleged foreclosure documents. Still living in my house for just taxes and insurance, thanks to greedy banksters.

I started my practice cold...very little experience, only one mentor, basically thrown to the wolves. I never really intended to do any trial work. But the best laid plans of mice and men.... So here I am, getting ready for a couple of trials, sallying forth bravely, and I don't think I'm doing too badly. I'm winning anyway. Now if I can just find clients that can pay...

I had to learn how to represent myself in court and this book taught me how to organize my work,

how to do my legal research as well as how to construct some motions. I found this book very helpful.

I am a Degree Paralegal, Law Student, and a professional litigant. I have recommended this and his other books for everyone who is a layman or Pro Se. The latest edition is not important.

This is a good book for law students, not as good for attorneys b/c its brief and concise, all a law student needs but not what a lawyer needs.

This book has great advice on how to draft pleadings and motions, how to plan and execute a strategy concerning discovery, and even has advice on client intake.

#### Download to continue reading...

Patent Case Management Judicial Guide (3rd edition 2016): Volume I: Pretrial Case Management (Volume 1) Pretrial, Eighth Edition (Aspen Coursebooks) Pretrial (Aspen Coursebook) Pretrial 7e Pretrial Advocacy: Planning, Analysis and Strategy, 3rd Edition Dessem's Pretrial Litigation in a Nutshell (Nutshell Series) Pretrial The Pretrial Process, 2012 Document Supplement Pretrial Litigation: In a Nutshell Fundamentals of Pretrial Litigation (American Casebook Series)

<u>Dmca</u>