Index

AFFIDAVITS

Custodian of records, § 1.13

AMENDMENT OF JUDGMENT

Post-conviction relief, motion to alter or amend judgment, § 10.15

APPEAL AND ERROR

Application in appellate court for bail bending appeal, § 11.8.1 Limited appearance, § 11.6.50

Motion for release pending appeal and/or for extension of surrender

date, § 11.8.2

APPEARANCE

Limited appearance, entry, appeal and error, § 11.6.50

APPOINTED COUNSEL

Motion for change of, § 3.7

ARREST

Records, petition for closure and expungement of records, § 16.3

ATTORNEYS

Prosecuting, defendant's motion to disqualify, § 4.16

BAIL AND PRE-TRIAL RELEASE

Application in appellate court for bail bending appeal, § 11.8.1

Conditions of release, §§ 2.5.10, 2.5.15, 2.5.30, 2.5.40

Motion for release pending appeal and/or for extension of surrender date, § 11.8.2

Reduction in amount of bail, affidavit in support of motion for, § 2.1.10

Release on own recognizance, affidavit in support of motion for, § 2.1.10

Release pending appeal and/or for extension of surrender date, motion for, § 11.8.2

BAIL AND PRE-TRIAL RELEASE

—Cont'd

Substance abuse treatment program, order for pre-trial release, § 2.5.45

Travel restrictions, modification, conditions of release, §§ 2.5.10, 2.5.15

BUSINESS RECORDS

Discovery, notice, § 6.29

CAPITAL OFFENSES AND PUNISHMENT

Aggravating factors, jury finding, § 15.12

Constitutional inadequacy of definition of first-degree murder, motion to dismiss charge due to, § 7.46

Death-qualification, motion to preclude, § 9.29.50

Deny death penalty consideration based on proportionality, § 15.13

Effective assistance of counsel, motion for voir dire procedures to protect, § 9.29.70

Fair and impartial jury, motion for voir dire procedures to protect, § 9.29.70

Gregg v. Georgia, compelling an election as indicated by, § 7.49

Insufficiency of evidence, motion to preclude death penalty based on, § 7.45

Jury and jury trial

Death-qualification, motion to preclude, § 9.29.50

Fair and impartial jury, motion for voir dire procedures to protect, § 9.29.70

Motion to strike death penalty based on proportionality, § 15.13

CAPITAL OFFENSES AND PUNISHMENT—Cont'd

Pretrial motions

Constitutional inadequacy of definition of first-degree murder, motion to dismiss charge due to, § 7.46

Gregg v. Georgia, compelling an election as indicated by, § 7.49

Insufficiency of evidence, motion to preclude death penalty based on, § 7.45

Sanction against prosecution for interference with constitutional right to conflict-free counsel, §§ 7.47, 7.48

State v. Fanning, compelling an election as indicated by, § 7.49

Reliable capital sentencing, motion for voir dire procedures to protect, § 9.29.70

Sanction against prosecution for interference with constitutional right to conflict-free counsel, §§ 7.47, 7.48

Second stage motions, aggravating factors, jury finding, § 15.12

State v. Fanning, compelling an election as indicated by, § 7.49

CELL PHONES

Discovery, motion for disclosure of cell phone monitoring information, § 6.3.50

CHEMICAL TESTS

Disclosure, motion for, driving while intoxicated violations, § 17.3.60

CHILD ADVOCACY CENTER

Witness, motion to exclude testimony, § 7.35.50

CHOKE-HOLDS

Criminal procedure, § 1.0.10

CLEMENCY

Executive, confined applicant, §§ 12.12, 12.13

CLOSURE AND EXPUNGEMENT OF RECORDS

Arrest records, petition for, § 16.3 Mistaken identity, petition for, § 16.4

COMPUTER DATA

Discovery, § 6.21.50

CONTINUANCES

Preliminary hearing, motion, § 4.3 Verified motion, § 7.34.1

COSTS

Retax, motion to, § 10.17

CRIMINAL PROCEDURE

Choke-holds, § 1.0.10

Contesting forfeiture of an asset, § 14.9

Force, use of, § 1.0.10

Forfeiture proceedings

Contesting forfeiture of an asset, § 14.9

Motion to exclude certain property, § 14.7

Office procedures letter, § 1.10.10 Substitute assets, motion to and memorandum supporting strike and prohibit seizure, § 14.8

CUSTODY AND CUSTODIANS

Affidavit, records, § 1.13

DAUBERT HEARING

Pretrial motions, request for, V.A.M.S § 490.065.2, § 7.56

DE NOVO PROCEEDINGS

Post-conviction relief, motion for new trial, § 10.14

DEATH PENALTY

See Capital Offenses and Punishment

DEFENSE

Choke-holds, § 1.0.10

De novo review of detention order, motion for, § 2.5.50

Failure to preserve evidence, motion for and memorandum of law supporting, §§ 7.2.10, 7.2.20

Force, use of, § 1.0.10

DEFENSE—Cont'd

Multiplicity, motion for and memorandum supporting dismissal on grounds of, §§ 7.3.30, 7.3.40

Office procedures letter, § 1.10.10

Pre-indictment delay, motion for and memorandum of law supporting, §§ 7.17.10, 7.17.20

Revocation of detention, motion for, § 2.5.50

Self-authenticating documents, notice of intent to introduce, § 9.23.50

Vagueness, motion for and memorandum of law supporting, §§ 7.52, 7.53

DEFENSE COUNSEL

Motion for change of appointed counsel, § 3.7

Retainer agreements, §§ 3.2, 3.2.50

DETENTION

Defense motion for de novo review and revocation, § 2.5.50

DISCOVERY

Business records, notice, § 6.29 Cell phone monitoring information, motion for disclosure of, § 6.3.50

Compel disclosure, motion to, § 6.5.50

Computer data, § 6.21.50

Confidential sources, disclosure of, motion and memorandum of law for, § 6.13.10

Disclosure of confidential sources, motion and memorandum of law for, § 6.13.20

DNA, motion, § 6.11

Forms

Motion for DNA, § 6.11 Supplemental motion for discovery, § 6.5

Gang evidence, disclosure, § 6.27

Implanted infiltrators, disclosure of, motion and memorandum of law for, §§ 6.13.10, 6.13.20

Informers and informants, disclosure of, motion and memorandum of law for, §§ 6.13.10, 6.13.20

DISCOVERY—Cont'd

Motion for discovery, supplemental, § 6.5

Motion for DNA, § 6.11

Motion for sanctions, §§ 6.6.20, 6.19, 6.19.50, 6.19.60

Preservation of evidence, motion for, § 6.6.10

Propensity evidence, disclosure, § 6.28

Supplemental motion for discovery, § 6.5

Violation, motion for sanctions for, § 6.19.60

Witness, motion to endorse, § 6.26.50

DISMISSAL

Controlled substance analogue, dismissal motion based on failure to properly schedule, §§ 7.50, 7.51

Death penalty, motion to dismiss charge due to constitutional inadequacy of definition of firstdegree murder, § 7.46

Failure to preserve evidence, motion for and memorandum of law supporting, §§ 7.2.10, 7.2.20

Multiplicity, motion for and memorandum supporting dismissal on grounds of, §§ 7.3.30, 7.3.40

Pre-indictment delay, motion for and memorandum of law supporting, §§ 7.17.10, 7.17.20

Retrospective clause of state, motion to dismiss indictment, § 7.54

Vagueness, motion for and memorandum of law supporting, §§ 7.52, 7.53

Vindictive prosecution, motion to dismiss for, § 7.44

DNA

Motion for discovery, § 6.11 Statistics, motion in limine, § 7.55

DO NOVO PROCEEDINGS

Post-conviction relief, motion for new trial, § 10.14

DRIVING WHILE INTOXICATED

Breathalyzer, failure to comply with 19 CSR 25-30.051

Argument to exclude result, § 17.3.40

Motion to exclude result, § 17.3.20 Disclosure of chemical tests, motion for, § 17.3.60

Disclosure of offenses, motion for Municipal, § 7.3.20 State, § 7.3.10

Limited driving privileges, petition for, §§ 17.3.80, 17.3.90

Questionnaire, § 17.0.50

V.A.M.S. § 302.309(9), limited driving privileges, petition for, § 17.3.90

DRUGS AND NARCOTICS

Dismissal motion based on failure to properly schedule the subject controlled substance analogue, §§ 7.50, 7.51

Substance abuse treatment program, order for pre-trial release, § 2.5.45

DWI

See Driving While Intoxicated

EARLY RELEASE STATUTE

Petition to release under, § 8.14

EFFECTIVE ASSISTANCE OF COUNSEL

Capital offenses and punishment, motion for voir dire procedures to protect, § 9.29.70

ENHANCEMENT OF SENTENCE

Possession of child pornography, federal sentencing memorandum, § 8.16

Predicate acts which enhance sentencing, jury to find, § 8.15

EVIDENCE

Breathalyzer result, exclusion for failure to comply with 19 CSR 25-30.051, §§ 17.3.20, 17.3.40

Death penalty, motion to preclude death penalty based on insuffi-

EVIDENCE—Cont'd

ciency of evidence, § 7.45
Dismiss for failure to preserve evidence, motion to and memorandum of law supporting, §§ 7.2.10, 7.2.20

Motion for preservation of, § 6.6.10 Motion in limine excluding certain alleged Rule 404(b) evidence, § 9.20.50

Prior conviction, state required to plead and prove prior conviction to elevate instant offense to felony, § 9.29.10

EXECUTIVE CLEMENCY

Confined applicant, petition, §§ 12.12, 12.13

FORFEITURE PROCEEDINGS

Contesting forfeiture of an asset, § 14.9

Motion to exclude properties obtained before alleged criminal activity and subject to bankruptcy proceedings, § 14.7

GANGS

Evidence disclosure, discovery, § 6.27

HABEAS CORPUS

"Free-standing " claim of actual innocence, § 10.13 Petition for writ, §§ 10.12.50, 10.13

IMPLANTED INFILTRATORS

Disclosure of, motion for and memorandum of law supporting, §§ 6.13.10, 6.13.20

IN LIMINE MOTIONS

Precluding certain alleged Rule 404(b) evidence, § 9.20.50

INDICTMENT AND INFORMATION

Motion to dismiss under retrospective clause of state, § 7.54

INFORMERS AND INFORMANTS

Disclosure of, motion for and memorandum of law supporting,

INFORMERS AND INFORMANTS —Cont'd

§§ 6.13.10, 6.13.20

INNOCENCE

Habeas corpus, "free-standing " claim of actual innocence, § 10.13

JUDGMENT NOV

Post-conviction relief, motion for, § 10.14

JURY AND JURY TRIAL

Capital offenses, aggravating factors, § 15.12

Death penalty

Death-qualification, motion to preclude, § 9.29.50

Fair and impartial jury, motion for voir dire procedures to protect, § 9.29.70

Death-qualification, motion to preclude, § 9.29.50

Motion in limine precluding certain alleged Rule 404(b) evidence, § 9.20.50

Possession of child pornography, federal sentencing memorandum, § 8.16

Predicate acts which enhance sentencing, jury to find, § 8.15

Self-authenticating documents, notice of intent to, § 9.23.50

JUVENILE PROCEEDINGS

Life-without-parole cases, resentencing, § 13.20

MISTAKEN IDENTITY

Closure and expungement of records, petition for, § 16.4

MULTIPLICITY

Memorandum of law supporting motion to dismiss on grounds of, § 7.3.40

Motion to dismiss on grounds of, § 7.3.30

NEW TRIAL

Post-conviction relief, motion for new trial, § 10.14

POST-CONVICTION RELIEF

Alter or amend judgment, motion for, § 10.15

Habeas corpus, petition for writ, §§ 10.12.50, 10.13

Judgment of acquittal NOV, motion for, § 10.14

New trial, motion for, § 10.14

Registration requirements under SORA, motion to relieve, § 10.16

Retax costs, motion to, § 10.17

PRE-INDICTMENT DELAY

Memorandum of law supporting motion to dismiss on grounds of, § 7.17.20

Motion to dismiss on grounds of, § 7.17.10

PRELIMINARY HEARINGS

Continuance, motion for, § 4.3 Disqualify prosecuting attorney, defendant's motion to, § 4.16 Speedy trial, request notice, § 4.17.50

PRETRIAL DISCOVERY AND INSPECTION

Witnesses, discovery of arrest and conviction records, § 6.9

PRETRIAL MOTIONS

Controlled substance analogue, dismissal motion based on failure to properly schedule, §§ 7.50, 7.51

Daubert hearing, request for, V.A.M.S § 490.065.2, § 7.56

Death penalty cases. See Capital Offenses and Punishment

DNA statistics, motion in limine, § 7.55

DWI offenses, motion for disclosure of

Municipal, § 7.3.20 State, § 7.3.10

Exclude

Testimony, Child Advocacy Center witness, § 7.35.50

Witness, motion to, V.A.M.S § 490.065.2, § 7.56

PRETRIAL MOTIONS—Cont'd

Multiplicity, motion for and memorandum supporting dismissal on grounds of, §§ 7.3.30, 7.3.40

Pre-indictment delay, motion for and memorandum supporting dismissal on grounds of, §§ 7.17.10, 7.17.20

Preserve evidence, motion to and memorandum of law supporting dismissal for failure to, §§ 7.2.10, 7.2.20

Vagueness, motion for and memorandum supporting dismissal on grounds of, §§ 7.52, 7.53

Verified motion for continuance, § 7.34.1

Vindictive prosecution, motion to dismiss for, § 7.44

PRIOR CONVICTION

Felony, state required to plead and prove prior conviction to elevate instant offense to felony, § 9.29.10

PRIOR OFFENDERS

State required to plead and prove prior conviction to elevate instant offense to felony, § 9.29.10

PROPENSITY EVIDENCE

Disclosure, discovery, § 6.28

PROPORTIONALITY OF PUNISHMENT

Death penalty, motion to strike or deny consideration, § 15.13

QUALIFICATION OR DISQUALIFICATION

Prosecuting attorney, defendant's motion to, preliminary hearings, § 4.16

QUESTIONNAIRES

DWI, § 17.0.50

RECORDS AND RECORDING

Closure and expungement of records, §§ 16.3, 16.4

Custodian of records affidavit, § 1.13

RESENTENCING

Juvenile life-without-parole cases, § 13.20

RETAINER

Agreements, §§ 3.2, 3.2.50

RETROSPECTIVE CLAUSE

Indictment, motion to dismiss, § 7.54

SANCTIONS

Motion for, discovery issues, §§ 6.6.20, 6.19, 6.19.50, 6.19.60

SELF-AUTHENTICATING DOCUMENTS

Defendant's notice of intent to introduce, § 9.23.50

SENTENCE AND PUNISHMENT

Early release statute, petition to release under, § 8.14

Juvenile life-without-parole cases, resentencing, § 13.20

Possession of child pornography, federal sentencing memorandum, § 8.16

Predicate acts which enhance sentencing, jury to find, § 8.15

Sentencing memorandum, § 8.17

SEX OFFENDER REGISTRATION

Motion to relieve registration requirements under SORA, § 10.16

SPEEDY TRIAL

Request notice, preliminary hearings, § 4.17.50

SUBSTITUTE ASSETS

Seizure, motion to strike and prohibit seizure, § 14.8

TESTIMONY

Motion to exclude, Child Advocacy Center witness, § 7.35.50

TRAVEL

Modification of restrictions, conditions of release, §§ 2.5.10, 2.5.15

INDEX

VAGUENESS

Memorandum of law supporting motion to dismiss on grounds of, § 7.53

Motion to dismiss on grounds of,

§ 7.52

VINDICTIVE PROSECUTION

Dismissal motion, § 7.44

WITNESSES

§ 6.26.50

Arrest and conviction records, discovery of, § 6.9 Exclude Generally, § 7.56 Testimony, motion to, Child Advocacy Center, § 7.35.50 Motion to endorse, discovery,