

# Table of Contents

## CHAPTER 1. USE, ADDICTION, AND WITHDRAWAL

### A. INTRODUCTION

- § 1.1 Fentanyl alert *[New]*
- § 5.1 Contemporary drug slang and terms *[New]*
- § 5.2 Congress defines “Hemp” *[New]*
- § 5.3 Dress like a lawyer *[New]*

### B. THE DRUG USER AS A CLIENT

- § 7 Curative and treatment programs
- § 7.1 Diversionary dispositions *[New]*
- § 7.2 Restorative justice *[New]*

### C. INTERVIEWING THE CLIENT

- § 12.2 Right to counsel *[New]*
- § 12.3 Public defender and appointed counsel essentials *[New]*
- § 12.4 Duties of counsel *[New]*
- § 12.5 Representing non-English speaking defendants *[New]*

### Bibliography

## CHAPTER 2. PRETRIAL CONSIDERATIONS AND PROCEDURES

### A. SEVERANCE

- § 16 Motion for severance

### B. PRETRIAL DISCOVERY

- § 17 In general
- § 18 Federal Rules of Criminal Procedure; Rule 16(a)
- § 20 Disclosure of witnesses
- § 23 The “confidential informer”
- § 23.1 Promises, rewards & inducements *[New]*
- § 23.2 Federal Rules of Criminal Procedure Rule 11 *[New]*

## HANDLING NARCOTIC AND DRUG CASES

- § 23.3 Mandatory disclosure *[New]*
- § 23.4 Other Inducements for Cooperating Witnesses *[New]*
- § 24.1 Disclosure of exculpatory evidence *[New]*
- § 24.2 Jail house recordings *[New]*
- § 24.3 Due Process Protections Act *[New]*
- § 29 Grand jury minutes

### **D. TACTICAL CONSIDERATIONS IN NARCOTICS CONSPIRACY CASES *[New]***

- § 33.1 In general
- § 33.2 Severance
- § 33.3 Co-conspirator statements
- § 33.4 Other considerations

### **E. DISMISSAL OF INDICTMENT *[New]***

- § 33.5 Extraordinary personal circumstances
  - § 33.5.1 Perjury
  - § 33.5.2 Double jeopardy
  - § 33.5.3 Speedy trial *[New]*
  - § 33.5.4 Grand jury instructions *[New]*
  - § 33.5.5 Equitable estoppel as grounds for dismissal *[New]*

### **F. REVOCATION OF PRETRIAL BAIL *[New]***

- § 33.6 In general

### **G. DETENTION *[New]***

- § 33.7 Standard of review
  - § 33.7.1 Bail reform *[New]*

### **H. RIGHT TO JURY TRIAL *[New]***

- § 33.8 Failing to advise of right to jury trial
  - § 33.8.1 Waiver of jury trial right *[New]*

### **I. PRO SE DEFENDANTS *[New]***

- § 33.9 In general

### **J. THE RIGHT TO TESTIFY *[New]***

- § 33.10 In general

### **K. RECUSAL OF TRIAL JUDGE *[New]***

- § 33.11 Recusal of judge for bias *[New]*

### **Bibliography**

TABLE OF CONTENTS

**CHAPTER 3. OFFENSES RELATING TO  
POSSESSION OF NARCOTICS**

**A. INTRODUCTION**

- § 34 In general
- § 36 What constitutes illegal narcotics *[Retitled]*
- § 38 State statutory provisions
- § 40.1 Statutory controls
- § 41 Disassociate defendant and drug
- § 42 Lawful possession
- § 42.1 Swallowing drugs to avoid seizure *[New]*

**B. ELEMENTS OF POSSESSION**

- § 43 In general
- § 44 Degree of control
- § 45 Intent or scienter
- § 46 Awareness of substance as narcotic
- § 47 Awareness of substance as narcotic—Example; Knowledge of possession
- § 50 Federal law on presumptions and burden of proof

**C. CONSTRUCTIVE POSSESSION**

- § 52 In general
- § 54 Proximity
- § 55 Weight and sufficiency of evidence
- § 56 Credibility of complaining witness
- § 57 Specific locale of possession
- § 59 Specific locale of possession—Motor vehicles
- § 60 Specific locale of possession—Presumptions and burden of proof
- § 61 Legality of motor vehicle search
- § 62 Where another person is involved

**D. MULTIPLE DEFENDANTS**

- § 63 In general
- § 65 In general—Example; Mere fact of defendant's presence

**E. AMOUNT OR QUANTUM OF DRUG INVOLVED**

- § 66 In general
- § 66.1 Jury must determine quantity *[New]*
- § 67 Sufficiency of quantity
- § 68 Insignificant quantity

**F. MATTERS IN DEFENSE OR MITIGATION**

- § 69 In general
- § 69.1 Medical necessity *[New]*
- § 73 Religious or ceremonial drugs

**G. NARCOTICS POSSESSION AND THE  
AUTOMOBILE *[New]***

- § 73.1 Introduction
- § 73.2 The challenge of trial
- § 73.3 Elements of possession
- § 73.4 Mere presence
- § 73.5 Mere presence—Characterizing the circumstantial evidence
- § 73.6 Mere presence—Challenge to the defense
- § 73.7 Drivers and owners
- § 73.8 Rental vehicles *[New]*
- § 73.9 New York presumption for automobiles
- § 73.10 Length of motor vehicle stop *[New]*

**H. DECRIMINALIZED SUBSTANCES *[New]***

- § 73.11 Marijuana *[New]*
- § 73.12 Heroin and LSD *[New]*
- § 73.13 Mushrooms *[New]*

**Bibliography**

**CHAPTER 4. OFFENSES RELATING TO THE  
SALE, TRANSFER, IMPORTATION, OR  
EXPORTATION OF NARCOTICS**

**A. INTRODUCTION**

- § 74 In general
- § 74.1 Statutory control *[New]*
- § 75 What constitutes sale
- § 75.1 What constitutes attempted sale *[New]*
- § 75.2 Circumstantial evidence of distribution *[New]*
- § 76 Possession with intent to sell
- § 76.1 Lesser included offense *[New]*
- § 76.2 Related offenses *[New]*
- § 76.3 School zone statute *[New]*
- § 76.4 State drug kingpin law *[New]*
- § 77 Admissibility of other sales
- § 77.1 Conspiracy *[New]*

TABLE OF CONTENTS

**B. NATURE OR TYPE OF SALE OR TRANSFER**

- § 81 Corroboration in principal-agent sales
- § 81.1 Sales involving minors *[New]*

**C. MATTERS IN DEFENSE OR MITIGATION**

- § 82.1 Sufficiency of indictment *[New]*
- § 85 Authorized sales
- § 85.1 Acts other than sales forbidden to authorized person:  
“Tampering” *[New]*

**D. FEDERAL CONTROLS**

- § 87 Drug classifications
- § 87.1 “Cocaine base” defined *[New]*
- § 87.2 Constitutionality of harsher punishment for crack cocaine offenses *[New]*
- § 88 Marijuana
- § 89 Regulations involving import and export of narcotics
- § 91.1 Hearsay *[New]*

**Bibliography**

**CHAPTER 5. SUPPRESSION OF EVIDENCE;  
THE EXCLUSIONARY RULE**

**A. INTRODUCTION**

- § 92 General rules relating to the suppression of evidence

**B. THE EXCLUSIONARY RULE**

- § 95 In general
- § 96.1 State constitutional alternatives to exclusionary rule limitations *[New]*
- § 96.2 “Good faith” exception *[New]*
- § 97 Application to derivative or indirect evidence
- § 98 Impeachment of the defendant
- § 98.1 Automatic standing *[New]*

**C. IDENTIFICATION OF DEFENDANT**

- § 100 In general
- § 101 Right to counsel
- § 102 Unfair practices; Lineups
- § 103 Suggestive identification procedures
- § 104.1 Identification based on prior testimony *[New]*
- § 104.2 Profiling *[New]*

- § 105 Photographs
- § 105.1 Surveillance videos *[New]*
- § 105.2 Facial Recognition Technology *[New]*
- § 105.3 *Ring* technology *[New]*

**Bibliography**

**CHAPTER 6. SEARCH AND SEIZURE**

**A. INTRODUCTION**

- § 108 In general
- § 108.1 Search and seizure issues relating to decriminalization of possession of small marijuana amounts *[New]*
- § 109 What constitutes a search
- § 109.1 What constitutes a seizure *[New]*
- § 109.2 Areas subject to search
- § 110 Who may object to search or seizure
- § 111 Who may object to search or seizure—Juveniles
- § 111.1 Who may object to search or seizure—Motor vehicle cases
- § 111.2 Community caretaking function *[New]*
- § 111.3 Orders to exit a motor vehicle *[New]*
- § 111.4 Continued Motor Vehicle Stop *[New]*

**B. FACTORS DETERMINING PERMISSIBILITY OF SEARCH**

- § 112 In general
- § 112.1 Independent source doctrine *[New]*
- § 112.2 Plain view exception *[New]*
- § 112.3 Inventory search *[New]*
- § 112.4 Plain touch exception *[New]*
- § 112.5 Identification search exception *[New]*
- § 112.6 Exigent circumstances *[New]*
- § 112.7 Inevitable discovery exception *[Retitled]*
- § 112.8 Plain smell exception *[New]*
- § 113 Reasonableness of the search
- § 114 Stop and frisk
- § 114.1 Airport searches *[New]*
- § 115 Searches made upon consent
- § 117 Searches made upon consent—Who may consent
- § 117.1 Attenuation Doctrine *[New]*

**C. PERSON OR AUTHORITY CONDUCTING SEARCH**

- § 118 Private searches by individuals

## TABLE OF CONTENTS

- § 118.1 Pretextual searches *[New]*
- § 118.2 Drug testing students *[New]*
- § 118.3 School officials *[New]*
- § 120 Immigration and customs searches
- § 121 Administrative inspections
- § 121.1 Jurisdiction of Native american territorial police officer *[New]*

### **D. ITEMS AND PLACES SUBJECT TO SEARCH AND SEIZURE**

- § 122 Open fields
- § 123 Warrantless searches of motor vehicles and other mobile objects
- § 123.1 Motor Vehicle Impoundment and Inventory Not Incident to Arrest or Public Safety *[New]*
- § 123.2 Continuation of Stop *[New]*
- § 125 Abandoned property
- § 126 Other items subject to seizure
- § 126.1 Trash left out for collection *[New]*
- § 126.1.1 Urine samples *[New]*
- § 126.1.2 Warrantless search within curtilage of home *[New]*
- § 126.1.3 Backpack left at crime scene *[New]*
- § 126.1.4 Warrantless search suppressed *[New]*

### **E. INSTRUMENTS OF SEARCHES *[New]***

- § 126.2 Heat sensing devices
- § 126.3 Medical devices
- § 126.4 Canine drug detection *[New]*
- § 126.5 Fly-overs *[New]*

### **Bibliography**

## **CHAPTER 7. SEARCH WARRANTS AND PROCEEDINGS RELATED THERETO**

### **A. DEFINITION, CHARACTERISTICS, AND USE**

- § 127.1 Oral search warrants *[New]*
- § 129.1 Search warrants for computers *[New]*

### **B. ISSUANCE OF SEARCH WARRANT**

- § 130 In general
- § 130.1 Neutral and detached magistrate *[New]*
- § 131 Probable cause
- § 131.1 Anticipatory search warrants *[New]*

## HANDLING NARCOTIC AND DRUG CASES

- § 131.2 Nexus between items to be seized and place to be searched  
*[New]*
- § 131.3 When a search warrant is necessary *[New]*
- § 132 Supporting affidavits
- § 132.1 False statements in affidavits *[New]*
- § 133 Description of place or object
- § 133.1 Name of affiant *[New]*
- § 133.2 Body cavity search *[New]*
- § 133.3 “All occupants” warrants *[New]*
- § 134 Timeliness of warrant
- § 134.1 Sneak and peek warrants *[New]*

### **C. EXECUTION OF SEARCH WARRANT**

- § 135 Time of execution
- § 137 Manner of execution
- § 137.1 Failure to have search warrant in possession at time of  
search *[New]*
- § 138 Emergency situations
- § 138.50 Scope of search of Smartphone *[New]*
- § 138.51 Areas not specified by warrant *[New]*

#### **Bibliography**

## **CHAPTER 8. ARRESTS AND SEARCHES INCIDENTAL THERETO**

### **A. INTRODUCTION**

- § 139 In general
- § 139.1 What constitutes arrest *[New]*
- § 140 Range of area which may be searched
- § 142.1 Effect of arrest *[New]*

### **B. VALIDITY OF ARREST**

- § 144 Factors and elements affecting validity of arrest
- § 146 General definition of probable cause in arrest cases
- § 147 Informers and probable cause
- § 148 Forcible entry without an arrest warrant
- § 148.5 Warrantless entry without valid consent *[New]*
- § 148.6 The use of a “ruse” *[New]*
- § 148.7 The “Meaningless Drive” as probable cause *[New]*

#### **Bibliography**

TABLE OF CONTENTS

**CHAPTER 9. WIRETAPPING AND  
ELECTRONIC EAVESDROPPING**

**A. INTRODUCTION**

- § 152 In general
- § 152.1 Wiretap minimization *[New]*
- § 155 Constitutional aspects
- § 156 The *Katz* Case and the protection of people
- § 157.1 Electronic data *[Retitled]*
- § 157.2 Cordless and cellular telephones *[New]*
- § 157.3 Pole Cameras *[New]*
- § 157.4 Stingray *[New]*
- § 157.5 Cell tower data *[New]*
- § 157.6 Warrant required to track cellular telephone location  
*[Retitled]*
- § 157.6.1 Proof of location *[New]*
- § 157.6.2 Suppression of GPS probation monitoring *[New]*
- § 157.7 Internet protocol “IP” address privacy *[New]*
- § 157.8 Illegal wiretaps by private parties *[New]*
- § 157.9 Evolving technology *[New]*
- § 157.10 Electronic border searches *[New]*
- § 157.11 Police body cam audio *[New]*
- § 157.12 Trail cameras and drones *[New]*

**B. OMNIBUS CRIME CONTROL AND SAFE  
STREETS ACT**

- § 158.1 Consent to search Smartphone *[New]*
- § 159 Definition of wire and oral communication
- § 160 Orders permitting interception
- § 160.1 Defects in orders permitting interception *[New]*
- § 161 Procedure for interception of wire or oral communication
- § 162 Review of order and papers

**Bibliography**

**CHAPTER 10. CONFESSIONS AND  
ADMISSIONS**

**A. INTRODUCTION**

- § 166 Derivative or indirect evidence

**B. VOLUNTARINESS OF STATEMENT OR  
CONFESSION**

- § 169 Threats

## HANDLING NARCOTIC AND DRUG CASES

- § 171 Promise or inducement of benefit, reward, or immunity
- § 172 Promise or inducement of benefit, reward, or immunity—  
    Promise or statement by private individual

### **C. PROCEDURAL SAFEGUARDS**

- § 180 Right to counsel
- § 181 Right to counsel—Juveniles
- § 182 Warnings and advice to accused of his rights; The Miranda rule
- § 184 What constitutes “custodial interrogation”

### **D. STATEMENTS OR DECLARATIONS**

- § 188 In general; Statements of accused
- § 189 Applicability of Miranda Case
- § 190.1 Statements of accused—Relevancy [*New*]

#### **Bibliography**

## **CHAPTER 11. THE EXCLUSIONARY HEARING**

### **C. NATURE, FORM, AND PURPOSE OF HEARING**

- § 209 In general
- § 209.1 Missing evidence as a basis for suppression [*New*]
- § 210 Conduct of hearing

#### **Bibliography**

## **CHAPTER 12. CAPACITY TO COMMIT CRIME OR TO BE TRIED**

### **B. INSANITY AT TIME OF ACT**

- § 232 In general

### **C. INSANITY AT TIME OF TRIAL**

- § 239 In general
- § 239.50 Insanity verdict as acquittal [*New*]
- § 240 Tests or indicia of insanity

#### **Bibliography**

TABLE OF CONTENTS

**CHAPTER 13. MENTAL ELEMENT; MENS REA**

**A. INTRODUCTION**

- § 242 In general
- § 244 Application under narcotics statutes—Presumptions and proof

**D. STRICT LIABILITY**

- § 252.1 Knowledge of illegal substance *[New]*

**Bibliography**

**CHAPTER 14. DEFENSES**

**A. CONSTITUTIONAL SAFEGUARDS**

- § 253 In general
- § 256 Due process
- § 256.1 Double jeopardy *[New]*
- § 256.1(a) Drug tax laws *[New]*
- § 256.2 Self-incrimination *[New]*

**B. ENTRAPMENT**

- § 257 In general
- § 259 Defendant's willingness or intent
- § 259.1 Outrageous police conduct *[New]*
- § 261 Purchase of contraband by officer
- § 262 Availability and assertion of entrapment as defense
- § 262.1 Entrapment by estoppel *[New]*
- § 263 Proof of entrapment; Sample questions
- § 264.1 Contraband supplied by government *[New]*
- § 264.2 Proving predisposition *[New]*
- § 264.3 Trial by judge or jury *[New]*
- § 264.4 Due process considerations *[New]*

**C. LEGALITY OF TRANSACTION OR SUBSTANCE INVOLVED**

- § 266.1 Research and investigation *[New]*
- § 267 Good faith in professional or medicinal dispensation
- § 267.1 Dismissal or Demurrer *[New]*
- § 268.1 Confidential informants *[New]*

**D. DEFENSES INVOLVING POSSESSION CHARGES**

- § 269 In general; Knowledge and intent
- § 269.1 Charging the offense and conspiracy to commit the offense  
*[New]*
- § 270 Quantities involved
- § 271 Sufficiency of dominion and control

**E. THE SPECIES DEFENSE IN MARIJUANA CASES**  
*[New]*

- § 271.1 In general
- § 271.2 Species of cannabis
- § 271.3 Chemist as witness
- § 271.3.50 Judicial notice of geocoordinates *[New]*
- § 271.4 Botanist or taxonomist as witness
- § 271.5 Proving species
- § 271.6 Sample proofs

**F. ADDICTION AS A DEFENSE TO DRUG POSSESSION** *[New]*

- § 271.7 In general
- § 271.8 Elements
- § 271.9 Grounds for allowing defense, generally
- § 271.10 Statutory construction
- § 271.11 Constitutionality
- § 271.12 The fear of extension to other crimes
- § 271.13 Eighth Amendment; Miscellaneous contentions
- § 271.14 Due process
- § 271.15 The insanity defense
- § 271.16 Compulsion caused by addiction
- § 271.17 Arguments against the compulsion defense
- § 271.18 Proving the addiction defense
- § 271.19 Addiction-prone personalities
- § 271.20 Proof of actual addiction
- § 271.21 Difficulties of verification
- § 271.22 Effect of addiction on your client
- § 271.23 Procedure for proof
- § 271.24 Expert witnesses and addict-witnesses
- § 271.25 Possession of other drug

**G. AGENCY** *[New]*

- § 271.26 In general
- § 271.27 Elements
- § 271.28 An alternative to the entrapment defense

TABLE OF CONTENTS

**H. CONSPIRACIES [New]**

- § 271.29 In general
- § 271.29.1 Codefendant's confession [New]

**I. OTHER DEFENSES [New]**

- § 271.30 Duress [New]
- § 271.31 Public authority [New]

**J. EVIDENTIARY ISSUES [New]**

- § 271.32 Gang affiliation [New]
- § 271.33 Missing Evidence [New]
- § 271.34 Missing Evidence due to hacking [New]

**Bibliography**

**CHAPTER 15. LABORATORY ANALYSIS OF NARCOTICS AND DRUGS**

**A. INTRODUCTION**

- § 272 In general
- § 273 Personnel, techniques, and procedures used
- § 273.1 Chain of custody [New]
- § 273.2 State Laboratory Mishandling of Evidence and Misconduct. [New]
- § 273.3 Expert—right to confrontation [New]

**D. COCAINE**

- § 281 In general

**E. LSD**

- § 284 Color test

**F. MARIJUANA**

- § 292 Duquenois-Levine test

**Bibliography**

**CHAPTER 16. EXPERT WITNESSES**

**A. SELECTION**

- § 315 Avoid the professional expert witness

## **B. USING THE EXPERT**

- § 319 Admissibility of testimony; Qualifications
- § 319.1 Admissibility of opinions *[New]*
- § 319.2 Scent-tracking dogs *[New]*
- § 319.3 Cell tower data experts *[New]*
- § 320.1 Expanding application of Daubert *[New]*
- § 322.1 Terminology

## **E. CROSS-EXAMINING THE EXPERT *[New]***

- § 334.1 In general
- § 334.2 Showing bias
- § 334.3 Materials tested
- § 334.4 Laboratory errors
- § 334.5 Cross-examining of chemist with regard to marijuana
- § 334.5(a) Cross-examination of chemist with regard to cocaine—  
The “isomeric defense”
- § 334.6 Chemical tests
- § 334.7 Microscopic examinations
- § 334.8 Tetrahydrocannabinol
- § 334.9 Screening tests
- § 334.9(a) Cross-examination of chemist with regard to screening  
tests for cocaine
- § 334.10 Qualifications of the chemist
- § 334.11 Attacking heroin testimony by the chemist
- § 334.12 The Marquis test
- § 334.13 The paper chromatography test
- § 334.14 Quantitative defense
- § 334.15 Cross-examination of the police officer
- § 334.15(a) Artificial Intelligence (“AI”) *[New]*

## **F. TRIAL ISSUES**

- § 334.16 Summary testimony and charts
- § 334.17 Summary vs. overview evidence *[New]*
- § 334.18 Unanimity of jurors *[New]*

### **Bibliography**

## **CHAPTER 17. INSTRUCTIONS**

### **A. DEFENSE COUNSEL’S REQUESTS TO CHARGE**

- § 335 Preparation and form
- § 335.1 Refusal to instruct *[New]*
- § 336 Strategy in making requests
- § 336.1 Failure to make request *[New]*

TABLE OF CONTENTS

**B. SAMPLE REQUESTS OF CHARGES TO JURY**

- § 342 Entrapment
- § 345 Possession
- § 351 Weight of testimony

**Bibliography**

**CHAPTER 18. SUMMATION**

**C. MANNER OF PRESENTATION**

- § 356 In general

**E. SAMPLE SUMMATION IN NARCOTICS CASE**

- § 366 Typical effective summation

**F. PROSECUTORIAL MISCONDUCT [*New*]**

- § 366.1 Prosecutor's closing

**Bibliography**

**CHAPTER 19. SENTENCING THE  
NARCOTICS OFFENDER**

**A. GENERAL POLICIES AND CONSIDERATIONS**

- § 367 In general
- § 368 The special problem of marijuana

**B. EXTENT AND NATURE OF PUNISHMENT OR  
SENTENCE**

- § 370 In general
- § 370.1 *Apprendi* and its aftermath [*New*]
- § 371 Sentencing provisions in state statutes
- § 371.1 AIDS testing [*New*]
- § 373 Mandatory minimum sentences
- § 374 Inappropriately heavy sentences

**D. GENERAL FACTORS AND ELEMENTS IN  
DETERMINING SENTENCE**

- § 386 The discretion of the judge
- § 387 Theories and goals in sentencing
- § 388 Severe punishment as deterrent

§ 389 Amount of drug involved

**E. PERSONAL CONSIDERATIONS IN DETERMINING SENTENCE**

§ 391 Criminal record

§ 391.1 Defendant's status as ringleader *[New]*

§ 391.2 Defendant's national origin *[New]*

**F. POSTSENTENCE PROCEDURES AND TECHNIQUES**

§ 401 In general

§ 401.1 Motion for new trial *[New]*

§ 402 Motion for resentence

§ 402.1 Resentencing after remand *[New]*

§ 402.2 Motion to vacate plea *[New]*

§ 402.3 Appeals based on ineffective assistance of counsel *[New]*

**G. PAROLE, PROBATION, AND SUSPENSIONS**

§ 405 Conditions of probation

§ 405.1 Mandatory GPS Monitoring as a condition of probation *[New]*

**Bibliography**

**CHAPTER 20. PARTICULAR FEDERAL OFFENSES, PROCEDURES, AND SENTENCES**

**A. GENERAL FEDERAL CONTROLS**

§ 422 Accuracy and propriety of schedules

§ 423.1 Anonymous juries *[New]*

**B. PROHIBITED ACTS**

§ 424 In general

**C. SENTENCING**

§ 435 Continuing criminal enterprises

§ 436 Proceedings to establish prior convictions

§ 437 The Narcotics Rehabilitation Act of 1966

§ 437.1 The Anti-Drug Abuse Act of 1986 *[New]*

§ 437.2 Federal schoolyard statute—21 U.S.C.A. § 860 *[New]*

§ 437.3 Drug conspiracy statute—21 U.S.C.A. § 846 *[New]*

§ 437.4 Withdrawal from conspiracy *[New]*

TABLE OF CONTENTS

§ 437.5 Vagueness challenges to the Guidelines *[New]*

**E. SEARCH AND SEIZURE**

- § 448 Property subject to forfeiture
- § 448.1 In general *[New]*
- § 448.1.1 Testimony in exchange for forfeiture proceeds *[New]*
- § 448.2 Forfeiture of attorneys' fees *[New]*
- § 448.3 Property held in tenancy by the entirety *[New]*
- § 448.4 Classification of property *[New]*
- § 448.5 Commingled funds *[New]*
- § 448.6 Forfeiture as punishment for purposes of the Eighth Amendment's Excessive Fines Clause *[New]*
- § 448.6(a) Forfeiture as punishment for purposes of the Fifth Amendment's Double Jeopardy Clause *[New]*
- § 448.7 Collateral estoppel effect *[New]*
- § 448.8 Excessiveness of forfeiture *[New]*
- § 448.9 Preemption of homestead laws *[New]*
- § 449.1 Property subject to forfeiture—Jury trial right *[New]*
- § 449.2 Affording owner notice and a hearing prior to the seizure of real property *[New]*
- § 449.3 Civil forfeiture as ground for downward departure *[New]*
- § 449.4 Duty of court to determine existence of factual basis for forfeiture contained in plea agreement *[New]*

**F. IMPORT AND EXPORT**

§ 455 Attempts and conspiracies

**G. TITLE 18 U.S.C.A. § 924(C)(1)—ENHANCEMENT OF SENTENCES FOR FIREARMS *[New]***

- § 455.1 Introduction
- § 455.2 "Carrying" a firearm
- § 455.3 "Using" a firearm
- § 455.4 "Drug fortress" theory
- § 455.5 Unanimous agreement as to particular firearm used
- § 455.6 Knowledge of firearm's character *[New]*
- § 455.7 Double Jeopardy *[New]*
- § 455.8 Federal "crimes of violence" *[New]*
- § 455.9 Concurrent sentences permitted-federal *[New]*

**Bibliography**

## **CHAPTER 21. JUVENILE DELINQUENCY AND YOUTHFUL OFFENDERS**

### **B. THE YOUTHFUL OFFENDER**

§ 474.1 Juvenile false confessions *[New]*

#### **Bibliography**

## **CHAPTER 22. DRUG SMUGGLING AND SEARCH AND SEIZURE OF AMERICAN VESSELS *[New]***

§ 475 In general

§ 476 Searches and seizures pursuant to statutory authority

§ 477 Border exception

§ 478 Exigent circumstances exception

#### **Bibliography**

## **CHAPTER 23. DRUG PARAPHERNALIA OFFENSES *[New]***

§ 479 In general

§ 480 “Head shop” laws

§ 481 Model Drug Paraphernalia Act

§ 482 What is drug paraphernalia?

§ 483 “Intended or designed for use”

§ 484 Pre-trial motions

§ 485 Picking your jury

§ 486 Defenses at trial

§ 487 Jury charges

§ 488 Sentencing

§ 489 Conclusion

#### **Bibliography**

## **CHAPTER 24. SENTENCING GUIDELINES *[New]***

§ 490 In general

§ 490.1 2-Level reduction for first time offenders *[New]*

§ 491 Departure from sentencing guidelines

§ 491.1 Predicate offenses outside of the heartland

§ 491.2 Failure to cooperate

§ 492 Criminal Livelihood provision

## TABLE OF CONTENTS

§ 493	Appeal
§ 494	Drugs not covered by conviction
§ 495	Acceptance of responsibility provision
§ 496	Inclusion of foreign crimes in base offense level
§ 497	Quantity of drugs
§ 497.1	Sentencing when quantity decided by jury <i>[New]</i>
§ 498	Weight of drugs
§ 498.1	Listed chemicals
§ 498.2	Possession of listed chemicals
§ 499	Possibility of deportation
§ 500	Physical and emotional abuse
§ 501	Definition of marijuana plant for federal sentencing purposes
§ 502	Possession of drugs for personal use
§ 503	Obstruction of justice
§ 504	Sentencing entrapment and sentencing manipulation
§ 505	Departure based upon defendant's substantial assistance
§ 506	Safety valve provision
§ 507	Possession of drugs for medical reasons
§ 508	Increases for related conduct
§ 509	Appellate review of sentences
§ 510	Extraordinary family circumstances
§ 511	Post-offense and post-conviction rehabilitation efforts
§ 512	Aberrant behavior
§ 513	Use or attempted use of a minor in the offense
§ 514	Accessory after the fact
§ 515	Creation of Substantial Risk of Harm <i>[New]</i>
§ 516	Abuse of trust enhancement <i>[New]</i>
§ 517	Enhancement for being manager or supervisor of criminal activity <i>[New]</i>
§ 518	Enhancement for using a special skill to accomplish crime <i>[New]</i>
§ 519	Stash house enhancement <i>[New]</i>
§ 519.1	Armed Career Criminal "ACCA" <i>[New]</i>
§ 519.1.5	Federal Sentencing under ACCA for "criminal episode" <i>[New]</i>
§ 519.2	First Step Act <i>[New]</i>

### **Bibliography**

## **CHAPTER 25. THE DECRIMINALIZATION OF MARIJUANA *[New]***

§ 520	The Map <i>[New]</i>
§ 520.1	Re-criminalization <i>[New]</i>
§ 521	Possession of more than one ounce <i>[New]</i>
§ 522	Decriminalized up to specific quantity <i>[Retitled]</i>
§ 523	Medical use <i>[New]</i>

## HANDLING NARCOTIC AND DRUG CASES

- § 524 Local decriminalization measures *[New]*
- § 525 Interaction with federal law & CSA *[New]*
- § 526 Medical providers *[New]*
- § 527 Hemp *[New]*
- § 528 Statutory and executive expungement of prior convictions  
*[Retitled]*
- § 529 Dismissal of prior convictions by municipal prosecuting  
authority *[New]*

### **Bibliography**

## **CHAPTER 26. CRIMINAL LIABILITY OF PHARMACEUTICAL COMPANY EXECUTIVES *[New]***

- § 600 General
- § 602 Bribes and kickbacks
- § 603 The CSA is not easily violated by physicians
- § 604 Restitution *[New]*

### **Bibliography**

## **CHAPTER 27. UNUSUAL TRIAL ISSUES *[New]***

- § 605 Shackling defendant in front of jury *[New]*
- § 606 “Opening the Door” debunked *[New]*

## **Appendices**

- Appendix A. Uniform Narcotic Drug Act
- Appendix B. Narcotic Drugs Act (21 U.S.C.A.)
- Appendix C. Drug Abuse Prevention and Control Act [21 U.S.C.A., Ch  
13]
- Appendix D. Drug Abuse Education Act
- Appendix E. Directory of Narcotic Addiction Treatment Agencies in  
the United States
- Appendix F. Aftercare Contract Agencies
- Appendix G. Selected Provisions of the Sentencing Reform Act of 1984  
(18 U.S.C.A.) *[New]*
- Appendix H. Sessions Memorandum *[New]*

### **Index**