

# Table of New and Retitled Sections

## CHAPTER 1. THE CLIENT

- § 1:2.30 Advertising and publicity—Webpages, domain hosts, internet search preferences and ethical considerations *[New]*
- § 1:2.70 Public defender/appointed counsel essentials *[New]*
- § 1:5.10 Conflicts of interest—Attorney-client fee agreement and conflict of Interest *[Retitled]*
- § 1:5.20 Conflicts of interest—Defendant’s right to be present at hearing on conflict of interests *[Retitled]*
- § 1:6.50 Forfeiture of right to counsel *[New]*
- § 1:7.10 Subpoenas on defense counsel *[New]*
- § 1:7.60 Joint defense agreements *[New]*

## CHAPTER 2. FIRST STEPS

- § 2:3.20 Diversionary dispositions *[New]*
- § 2:3.40 Diversionary dispositions—R.I.S.E. *[New]*
- § 2:3.60 Diversionary dispositions—C.A.R.E. *[New]*
- § 2:3.80 Diversionary dispositions—V.A.L.O.R. Act *[New]*

## CHAPTER 3. ARREST, ARRAIGNMENT, BAIL AND PRELIMINARY HEARINGS

- § 3:1.10 Factors and elements affecting validity of arrest *[New]*
- § 3:2.10 Search incident to citation *[New]*
- § 3:2.20 Search incident to arrest *[New]*
- § 3:8.50 Right to counsel *[New]*
- § 3:9.10 Dangerousness *[New]*
- § 3:9.20 Adam Walsh Amendments *[New]*
- § 3:9.60 Bail reform *[New]*
- § 3:29 Continuances *[New]*

## CHAPTER 4. EYEWITNESS IDENTIFICATION *[Retitled]*

- § 4:21 Double blind lineups *[New]*

## CHAPTER 5. GENERAL PRINCIPLES

- § 5:1.50 Duties of counsel *[New]*

- § 5:17 Surveillance videos *[New]*
- § 5:18 “Ring” and similar devices *[New]*
- § 5:19 Facial Recognition Technology *[New]*

## **CHAPTER 9. SELECTING AND WORKING WITH EXPERTS**

- § 9:3.10 Finding experts using the Internet *[New]*

## **CHAPTER 12. CRIME SCENE AND PHYSICAL EVIDENCE**

- § 12:1.10 National Academy of Sciences forensic evidence report *[New]*
- § 12:2.50 Know police investigation methods—Cell tower records *[New]*
- § 12:27.10 Matching bullets to batch *[New]*
- § 12:29.10 Determining the bullet’s path *[New]*
- § 12:35.50 Artificial Intelligence (“AI”) *[New]*
- § 12:36.10 Expanding application of Daubert *[New]*
- § 12:46 Horizontal gaze nystagmus test *[New]*
- § 12:47 In general *[New]*
- § 12:48 Bite mark evidence *[New]*
- § 12:49 Proof of location *[New]*

## **CHAPTER 13. AUDIO AND VIDEO RECORDINGS, ELECTRONIC EAVESDROPPING AND THERMAL IMAGING**

- § 13:4.50 Jail house recordings *[New]*
- § 13:7.30 GPS monitoring devices *[New]*
- § 13:7.50 Suppression of GPS monitoring *[New]*
- § 13:7.70 Cell tower records *[New]*
- § 13:7.80 Cell Tower Dump *[New]*
- § 13:7.90 Police body cam audio *[New]*
- § 13:7.95 Other law enforcement recordings *[New]*
- § 13:18.30 Motions to suppress wiretaps *[New]*
- § 13:18.50 Wiretap minimization *[New]*
- § 13:18.70 Excluding police body cam audio *[New]*

## **CHAPTER 14. VOICE IDENTIFICATION**

- § 14:12.10 Racial voice identification *[New]*

## **CHAPTER 15. AUTOPSY**

- § 15:1.10 Admissibility of autopsy evidence *[New]*

TABLE OF NEW AND RETITLED SECTIONS

**CHAPTER 17. POLYGRAPHS**

- § 17:20.10 Polygraph techniques *[New]*
- § 17:25.10 Polygraph decisions in other states *[New]*

**CHAPTER 21. NARCOTICS**

- § 21:8.10 The decriminalization of marijuana *[New]*
- § 21:8.15 Possession of more than one ounce *[Retitled]*
- § 21:8.20 Recreational possession of more than one ounce *[New]*
- § 21:8.30 Recreational possession of no more than one ounce *[New]*
- § 21:8.40 Medical use *[New]*
- § 21:8.50 Local decriminalization measures *[New]*
- § 21:8.60 Interaction with federal law & CSA *[New]*
- § 21:8.70 Medical providers *[New]*
- § 21:8.80 Fentanyl alert *[New]*
- § 21:8.85 Congress defines “Hemp” *[New]*
- § 21:8.90 Statutory & executive expungement of prior convictions *[Retitled]*
- § 21:8.95 Decriminalization of heroin & other drugs *[Retitled]*
- § 21:8.100 Decriminalization of mushrooms *[New]*

**CHAPTER 23. VEHICULAR HOMICIDE**

- § 23:10.50 Attacking the breathalyzer *[New]*
- § 23:17 Hospital blood tests *[New]*

**CHAPTER 25. BURGLARY**

- § 25:8 Criminal liability for wildfires *[New]*

**CHAPTER 26. SUPPRESSION OF EVIDENCE**

- § 26:2.30 Warrantless searches *[New]*
- § 26:2.50 Protective sweep warrantless search *[New]*
- § 26:2.60 Warrantless entry; fleeing misdemeanor suspect *[New]*
- § 26:2.70 Warrantless searches *[New]*
- § 26:7.30 Attenuation doctrine *[New]*
- § 26:7.70 Attenuation doctrine—Warrantless searches of motor vehicles and other mobile objects. *[New]*
- § 26:7.85 Continuation of stop *[New]*
- § 26:7.100 Electronic border searches *[New]*
- § 26:10.50 Areas not specified by warrant *[New]*
- § 26:18.50 Invocation of the right to counsel *[New]*
- § 26:19.50 *Miranda v. Due Process* *[New]*
- § 26:55.30 GPS monitoring devices *[New]*
- § 26:55.50 Cell tower records *[New]*

- § 26:55.60 Stingray *[New]*
- § 26:55.70 Pole cameras *[New]*
- § 26:57.30 Decriminalization defeats probable cause to search *[New]*
- § 26:57.70 Identification exigent search exception *[New]*
- § 26:57.80 Backpack left at crime scene *[New]*
- § 26:57.85 Hand touch of package insufficient *[New]*
- § 26:57.90 Sneak and Peek Warrants *[New]*
- § 26:57.92 Jurisdiction of Native American territorial police officer *[New]*
- § 26:57.94 Community caretaking function *[New]*
- § 26:57.96 What constitutes a seizure *[New]*
- § 26:57.98 The “Meaningless Drive” as probable cause *[New]*
- § 26:57.99 Trail cameras and drones *[New]*

## **CHAPTER 28. MOTIONS TO DISMISS AND DEMURRERS**

- § 28:11.50 Statutes that violate the 1st Amendment *[New]*
- § 28:11.70 Offensive language *[New]*
- § 28:14 Dismissal for violations of Speedy Trial Act *[New]*
- § 28:15 Dismissal with prejudice *[New]*
- § 28:16 In general *[New]*
- § 28:17 Double Jeopardy *[New]*

## **CHAPTER 29. DISCOVERY TECHNIQUES**

- § 29:3.50 Rule 16, generally—Mandatory disclosure *[New]*
- § 29:11.10 Prior testimony of grand jury witness *[New]*
- § 29:16.30 Sanctions for discovery violations *[New]*
- § 29:16.70 Missing Evidence due to hacking *[New]*
- § 29:24 Witnesses *[New]*
- § 29:25 Suppression of evidence for discovery violations *[New]*
- § 29:26 Due Process Protections Act *[New]*

## **CHAPTER 30. MOTIONS IN LIMINE**

- § 30:16.30 Gang affiliation *[New]*
- § 30:16.50 Codefendant’s confession *[New]*
- § 30:16.70 Missing evidence *[New]*

## **CHAPTER 31. PLEA NEGOTIATIONS**

- § 31:2.10 When may the court accept a guilty plea *[New]*
- § 31:9.10 Competency to enter guilty plea *[New]*
- § 31:9.20 Right to counsel *[New]*
- § 31:10.10 Duty of court to determine existence of factual basis for forfeiture contained in plea agreement *[New]*
- § 31:10.20 Waiver of right to appeal sentence *[New]*

## TABLE OF NEW AND RETITLED SECTIONS

- § 31:11.10 Post-conviction remedy after guilty plea *[New]*
- § 31:18.10 View from the bench—Defense attorney credibility *[New]*
- § 31:24.10 Written conditional guilty pleas *[New]*
- § 31:25.10 Mutual mistake in plea bargaining *[New]*
- § 31:27 Withdrawal of plea *[Retitled]*
- § 31:27.50 Motion to vacate plea *[New]*

## CHAPTER 32. PREPARING LAY WITNESSES FOR TRIAL

- § 32:27 Sequestering witnesses *[New]*

## CHAPTER 33. PREPARING EXPERT WITNESSES FOR TRIAL

- § 33:2.10 Experts may not render opinions on the ultimate issue *[New]*

## CHAPTER 34. PREPARING THE DEFENSE

- § 34:1.10 Deciding whether to present a defense *[New]*
- § 34:1.20 Strategic decisions; effective assistance of counsel *[New]*
- § 34:5.10 Entrapment by estoppel *[New]*
- § 34:7.10 Voluntary intoxication *[New]*
- § 34:7.20 Involuntary intoxication *[New]*
- § 34:7.30 Duress *[New]*
- § 34:7.40 Public Authority Defense *[New]*
- § 34:14.10 Evidence of third party guilt *[New]*
- § 34:23.10 Summary testimony and charts *[New]*
- § 34:47 During presentation of evidence against co-conspirators *[New]*
- § 34:48 Restriction based on witness tampering *[New]*
- § 34:49 Prosecutorial misconduct *[New]*
- § 34:50 Stipulation to testimony *[New]*
- § 34:51 *Touhy* Letter Requesting Testimony of Interviewing Agents to Impeach Witness Trial Testimony Regarding Statements to Interviewing Agents *[New]*
- § 34:52 Constitutional protections *[New]*
- § 34:53 State Laboratory mishandling of evidence and misconduct *[New]*

## CHAPTER 35. PREPARING AN INSANITY DEFENSE

- § 35:1.10 Colloquy requirement *[New]*

§ 35:2.10 Review of jury's rejection of insanity defense *[New]*

§ 35:27 Psychiatric testimony admissible *[New]*

**CHAPTER 36. PREPARING A  
"SYNDROME" DEFENSE BASED  
UPON SEXUAL OR PSYCHOLOGICAL  
ABUSE**

§ 36:2.10 Expert testimony *[New]*

**CHAPTER 37. PREPARING FOR MEGA-  
TRIALS**

§ 37:7 Federal Complex Case designation *[New]*

§ 37:8 Using *Power Point* to present your defense *[New]*

## Table of New and Retitled Sections

### CHAPTER 39. JURY SELECTION

- § 39:1.10 Right to a public trial *[New]*
- § 39:1.20 Sixth Amendment right to paid counsel of choice *[New]*
- § 39:6.10 Anonymous jury *[New]*
- § 39:54 In general *[New]*
- § 39:55 Note-taking *[New]*
- § 39:56 Questioning of witnesses *[New]*
- § 39:57 Summaries of evidence *[New]*
- § 39:58 Homophobia *[New]*

### CHAPTER 43. WEIGHT AND SUFFICIENCY OF EVIDENCE

- § 43:8.10 View of crime scene *[New]*
- § 43:8.50 Summary vs. overview evidence *[New]*
- § 43:19 In general *[New]*
- § 43:20 Variance and Constructive Amendment *[New]*

### CHAPTER 48. CONTENT OF THE SUMMATION

- § 48:38.50 Example of closing argument—Accomplice testimony *[New]*
- § 48:76 Sample closing argument—Assault with Intent to Murder *[New]*
- § 48:77 Sample closing argument—Fraud and related offenses *[New]*

### CHAPTER 49. CHARGE TO THE JURY

- § 49:2.10 Charging the jury in a capital case *[New]*
- § 49:4.10 Timing of requests *[New]*
- § 49:11 Nonproduction of evidence; failure to testify *[Retitled]*
- § 49:14.10 Lesser included offenses *[New]*
- § 49:17.50 Knowledge *[New]*
- § 49:23.10 Eyewitness identification *[New]*
- § 49:24.10 New York's cross-racial identification instruction *[New]*
- § 49:27.10 Illinois “guilty but mentally ill” statute *[New]*

## CHAPTER 50. JUDGMENT AND SENTENCE

- § 50:6.10 Presentence custody *[New]*
- § 50:11.10 Review on appeal *[New]*
- § 50:33.10 Armed Career Criminal Act *[New]*
- § 50:33.20 Restorative justice *[New]*
- § 50:34.10 Crime of violence *[New]*
- § 50:34.20 Use or armed with a firearm *[New]*
- § 50:34.30 Enhancement for being manager or supervisor of criminal activity *[New]*
- § 50:35.10 Lack of remorse *[New]*
- § 50:38.10 Mitigating circumstances *[New]*
- § 50:38.50 Constitutionality of “Look back” provisions *[New]*
- § 50:39.10 Plea agreements *[New]*
- § 50:41.10 Aberrant behavior *[New]*
- § 50:43.10 Imperfect entrapment *[New]*
- § 50:43.20 Abuse of trust *[New]*
- § 50:46.10 Use or attempted use of a minor in the offense *[New]*
- § 50:52.10 Criminal contempt *[New]*
- § 50:52.20 Perjury *[New]*
- § 50:55.10 Safety valve provision *[New]*
- § 50:55.20 Upward departure based upon “special skills” *[New]*
- § 50:55.30 Disparity between federal and state sentencing *[New]*
- § 50:55.40 Increased vulnerability of homosexuals *[New]*
- § 50:55.50 Prior convictions and the Custis Rule *[New]*
- § 50:61.10 The validity of sentences over the statutory maximum—the *Apprendi* case *[New]*
- § 50:61.15 Sentencing—Prior convictions during a criminal episode should count as a single conviction *[New]*
- § 50:61.20 *Apprendi* and mandatory minimum sentences *[New]*
- § 50:61.30 Sentencing entrapment *[New]*
- § 50:61.40 No-contact orders *[New]*
- § 50:61.50 Mandatory GPS monitoring as a condition of probation *[New]*
- § 50:61.70 Motion for resentencing *[New]*
- § 50:63.10 Procedural error *[New]*
- § 50:64.10 Conditions of probation—religious freedom *[New]*
- § 50:64.20 Conditions of probation—chemical dependency evaluation *[New]*
- § 50:64.21 Conditions of probation—Prohibition against use of medical marijuana *[New]*
- § 50:64.22 Conditions of probation—Revelation of sexual history *[New]*
- § 50:64.30 Federal DNA database law *[New]*
- § 50:65 Vindictiveness in resentencing *[New]*
- § 50:66 Post-offense and post-conviction rehabilitation efforts *[New]*

## TABLE OF NEW AND RETITLED SECTIONS

§ 50:67	Failure of court to advise of right of appeal <i>[New]</i>
§ 50:67.10	Waiver of right to appeal <i>[New]</i>
§ 50:67.20	Timing of appeal <i>[New]</i>
§ 50:68	Effect of fugitive status on appellate rights <i>[New]</i>
§ 50:69	Death of defendant during appeal <i>[New]</i>
§ 50:70	Conflict of interests on appeal <i>[New]</i>
§ 50:71	Writs of error coram nobis <i>[New]</i>
§ 50:72	Probation conditions <i>[New]</i>
§ 50:73	Sex Offender monitoring <i>[New]</i>
§ 50:74	First Step Act Implementation <i>[New]</i>
§ 50:75	Expungement of prior convictions <i>[New]</i>
§ 50:76	Sentencing guidelines <i>[New]</i>

## CHAPTER 51. PROSECUTORIAL MISCONDUCT

§ 51:16.10	Impermissible vouching of a witness <i>[New]</i>
§ 51:16.20	Commenting in opening statement about anticipated defense evidence <i>[New]</i>
§ 51:17.10	Defendant's refusal to take a polygraph exam <i>[New]</i>
§ 51:25	Threatening potential witnesses <i>[New]</i>
§ 51:26	Failure to disclose special treatment to key government witnesses <i>[New]</i>
§ 51:27	Prosecutor's adverse comments on defendant's presence at trial <i>[New]</i>
§ 51:28	Impermissible bolstering of witness' testimony <i>[New]</i>
§ 51:29	Comments on frequency of defense expert's testimony in capital cases <i>[New]</i>
§ 51:30	Prosecutor's bad faith comments regarding defense strategy <i>[New]</i>
§ 51:31	Prosecutor serving as defense attorney <i>[New]</i>
§ 51:32	Use of paid prosecutor <i>[New]</i>
§ 51:33	Asking defendant to comment on the credibility of other witnesses <i>[New]</i>
§ 51:34	Use of conflicting factual theories <i>[New]</i>
§ 51:35	Failure to correct inaccurate testimony <i>[New]</i>
§ 51:36	Prosecutorial vindictiveness <i>[New]</i>
§ 51:37	"Us-versus-them" theme <i>[New]</i>
§ 51:38	Deportation of defense witness <i>[New]</i>

## CHAPTER 52. JUDICIAL MISCONDUCT

§ 52:2.50	Defendant's right to public trial <i>[New]</i>
§ 52:3.10	Absence from courtroom <i>[New]</i>
§ 52:4.50	Recusal of trial judge; federal law <i>[New]</i>
§ 52:14	Conduct during deliberations <i>[New]</i>
§ 52:15	Deadlocked juries <i>[New]</i>
§ 52:16	Equitable estoppel as grounds for dismissal <i>[New]</i>

## **CHAPTER 53. JURY MISCONDUCT**

- § 53:4.10 Alternate jurors *[New]*
- § 53:16.10 Disruptive behavior *[New]*
- § 53:24 Violation of no-contact rule bars misconduct claim  
*[New]*

## **CHAPTER 54. ATTORNEY MISCONDUCT**

- § 54:6.10 Trial publicity—gag orders *[New]*
- § 54:7 Failure to timely apprise trial court of error during  
trial proceedings *[New]*
- § 54:8 Sleeping during trial *[New]*

## **CHAPTER 56. NATURE AND PURPOSE OF CROSS-EXAMINATION**

- § 56:11 Obstacles to cross-examination; assertion of the Fifth  
Amendment *[New]*

## **CHAPTER 58. ASSESSING AND ATTACKING THE PERCEPTION AND MEMORY OF WITNESSES**

- § 58:15.10 Competency hearing *[New]*

## **CHAPTER 61. ATTACKING PARTICULAR TESTIMONY**

- § 61:17.10 Physical appearance of accomplice in the courtroom  
*[New]*
- § 61:29 Voice identification testimony *[New]*

## **Table of New and Retitled Sections**

### **CHAPTER 62. ATTACKING EYEWITNESS IDENTIFICATION TESTIMONY**

§ 62:5.10 Statutes regarding identification procedures *[New]*

### **CHAPTER 63. ATTACKING EXPERT TESTIMONY**

§ 63:26.10 Sample cross-examination of forensic pathologist; the value of preparation *[New]*

### **CHAPTER 65B. THE KIRK CROSS— UNITED STATES V. BOYER, ET AL. *[New]***

§ 65B:1 Background to the Cross-Examination of Claude W. Kirk, by F. Lee Bailey *[New]*

§ 65B:2 The Trial: Cross-Examination of Claude Kirk *[New]*

### **CHAPTER 65C. THE JONES CROSS- COMMONWEALTH OF PENNSYLVANIA V. ALLEN IVERSON *[Retitled]***

§ 65C:1 Background to the Cross-Examination of Charles Jones by Richard A. Sprague, Esq. *[New]*

§ 65C:2 The Trial: Cross-Examination of Charles Jones *[New]*

### **CHAPTER 65D. THE MERCER CROSS— STATE OF FLORIDA V. WILLIAM KENNEDY SMITH *[New]***

§ 65D:1 Background to the Cross-Examination of Anne Mercer by Roy Black, Esquire *[New]*

§ 65D:2 Cross-Examination of Anne Mercer *[New]*

**CHAPTER 65E. THE TAYLOR CROSS—  
UNITED STATES V. ROBERT ERNEST  
BISHOP [New]**

- § 65E:1 Background to the cross-examination of Richard E. Taylor by Mark L. Horwitz, Esquire [New]
- § 65E:2 Cross-examination of Richard Taylor [New]

**CHAPTER 66. OBJECTIONS, OFFERS OF  
PROOF AND MOTIONS**

- § 66:5.10 Prejudicial exhibits [New]

**CHAPTER 67. HEARSAY**

- § 67:24.50 Defendant's right to cross examine declarant [New]
- § 67:34 Medical treatment exception [New]
- § 67:35 Forfeiture by wrongdoing exception [New]

**CHAPTER 68. FORFEITURE  
PROCEEDINGS**

- § 68:1.10 Standing [New]
- § 68:7.10 Currency [New]
- § 68:8.10 Homes and surrounding property [New]
- § 68:8.20 Motels [New]
- § 68:16 Fugitive disentitlement doctrine [New]

**CHAPTER 70. PRIVILEGES AND  
IMMUNITIES**

- § 70:2.10 Communications with insurers [New]
- § 70:10.50 Statutory victim-advocate privilege [New]
- § 70:10.60 Qualified privileges [New]
- § 70:10.70 Reporter's privilege [New]

**CHAPTER 71. MODERN DIGITAL AND  
INTERNET CRIMES [New]**

- § 71:1 Digital photography [New]
- § 71:2 Revenge porn [New]

**CHAPTER 72. NEW OFFENSES &  
ISSUES [New]**

- § 72:1 Generally [New]
- § 72:2 Revenge porn [New]

TABLE OF NEW AND RETITLED SECTIONS

§ 72:3 Obstruction of an official proceeding *[New]*