Detailed Volume Table of Contents

Chapter 1

History of Sentencing

- § 1:1 Western traditions
- § 1:2 Eighteenth and Nineteenth Century developments
- § 1:3 Modern trends

Chapter 2

Sentencing Rationales

- § 2:1 Generally
- § 2:2 Deterrence
- § 2:3 Incapacitation
- § 2:4 Rehabilitation
- § 2:5 Retribution

Chapter 3

Alternatives

- § 3:1 Generally
- § 3:2 Fines & costs
- § 3:3 Restitution
- § 3:4 Forfeiture
- § 3:5 Community service
- § 3:6 Probation
- § 3:7 Work release
- § 3:8 Term incarceration
- § 3:9 Life incarceration
- § 3:10 Death

Chapter 4

Sentencing Systems

§ 4:1 Generally

- § 4:2 Indeterminate sentencing
- § 4:3 Determinate sentences
- § 4:4 Mandatory sentences
- § 4:5 Presumptive sentences
- § 4:6 Federal sentences

Chapter 5

Probation Sentences

- § 5:1 Generally
- § 5:2 Grant or denial
- § 5:3 Conditions, generally
- § 5:4 —Permissible
- § 5:5 —Impermissible
- § 5:6 Length of term

Chapter 6

Death Sentences

- § 6:1 Generally
- § 6:2 Eighth amendment requirements
- § 6:3 Other constitutional considerations

Chapter 7

Special-Offender Sentencing

- § 7:1 Generally
- § 7:2 Notice of eligibility
- § 7:3 Juvenile offender
- § 7:4 Sexually disturbed offender
- § 7:5 Repeat offender

Chapter 8

Consitutional Considerations

A. DUE PROCESS

- § 8:1 Generally
- § 8:2 Harsher sentence after invalid conviction
- § 8:3 Claims of denial rejected

Table of Contents

§ 8:4 Claims of denial upheld

B.	EQI	JAT.	PRO	TEC	OIT	N
₽.						T 4

- § 8:5 Equal protection: Generally
- § 8:6 Equal protection: Statutory classifications
- § 8:7 Failure to credit indigent's incarceration time from inability to post bail
- § 8:8 Increase in incarceration time for failure to pay fine
- § 8:9 Sex discrimination

C. RIGHT TO COUNSEL

- § 8:10 Generally
- § 8:11 Waiver of right to counsel
- § 8:12 Standards of ineffective assistance
- § 8:13 Remedy for failure to provide effective counsel

D. DOUBLE JEOPARDY

- § 8:14 Generally
- § 8:15 Harsher sentence after invalid sentence
- § 8:16 Failure to credit incarceration time
- § 8:17 Incarceration following revocation of probation

E. CRUEL & UNUSUAL PUNISHMENT

- § 8:18 Generally
- § 8:19 Type of sentence
- § 8:20 Length of sentence

F. MISCELLANEOUS CONSIDERATIONS

- § 8:21 Generally
- § 8:22 Speedy sentencing
- § 8:23 Self-incrimination
- § 8:24 Jury trial
- § 8:25 Ex post facto
- § 8:26 Confrontation
- § 8:27 Separation of powers

Chapter 9

Basic Sentencing Principles

A. DETERMINATION OF SENTENCE BY PLEA-NEGOTIATION

§ 9:1 Generally

§ 9:2 Procedures & remedies

B. DETERMINATION OF SENTENCE BY JUDGE

- § 9:3 Generally
- § 9:4 Remedies

C. INFORMATION CONSIDERED BY SENTENCING JUDGE

- § 9:5 Generally
- § 9:6 Information in presentence report
- § 9:7 Incorrect information
- § 9:8 Improper information
- § 9:9 Illegally obtained evidence
- § 9:10 Evidence of other misconduct

D. DETERMINATION OF SENTENCE BY JURY

§ 9:11 Generally

E. DISCLOSURE OF PRESENTENCE REPORT

- § 9:12 Discretionary disclosure
- § 9:13 Trend towards greater disclosure

F. OFFENDER'S PRESENCE AT SENTENCE IMPOSITION

- § 9:14 Generally
- § 9:15 Where required
- § 9:16 Where not required
- § 9:17 Where waived by offender's voluntary absence

G. ALLOCUTION

§ 9:18 Generally

H. TIME OF IMPOSITION OF SENTENCE

§ 9:19 Generally

I. CONSECUTIVE VERSUS CONCURRENT SENTENCES

- § 9:20 Generally
- § 9:21 Determination of separateness of offenses
- § 9:22 Discretionary selection of term

§ 9:23 Remedies for invalid consecutive or concurrent sentence

J. SENTENCING THE SAME OFFENDER IN DIFFERENT JURISDICTIONS

§ 9:24 Generally

K. DISCREPANCY BETWEEN ORAL AND WRITTEN SENTENCE

§ 9:25 Generally

L. COMPUTING INCARCERATION PERIOD

- § 9:26 Generally
- § 9:27 Commencement of term
- § 9:28 Credit for time served
- § 9:29 Credit for good time
- § 9:30 Credit for work time

Chapter 10

Judge's Duties

- § 10:1 Judge's duties: Generally
- § 10:2 Ordering presentence reports and studies
- § 10:3 Conducting presentence conferences
- § 10:4 Holding sentencing hearings
- § 10:5 Stating reasons for sentence

Chapter 11

Probation Officer's Duties

§ 11:1 Generally

Chapter 12

Prosecutor's Duties

§ 12:1 Generally

Chapter 13

Defense Counsel's Duties

§ 13:1 Defense counsel's role: Generally

LAW OF SENTENCING

§ 13:2	Obtaining pretrial release
§ 13:3	Considering pretrial diversion
§ 13:4	Negotiating a plea
§ 13:5	Postconviction or presentencing: Genly
§ 13:6	Requesting presentence reports and studies
§ 13:7	Requesting mitigating information from the prosecutor
§ 13:8	Forwarding information to probation officer
§ 13:9	Examining presentence reports
§ 13:10	Defense memorandum in aid of sentencing: Generally
§ 13:11	History of case
§ 13:12	Offense
§ 13:13	Client's criminal justice record
§ 13:14	Biographical sketch of client
§ 13:15	Range of permissible sentences
§ 13:16	Counsel's recommendation of sentence
§ 13:17	Reasons for recommended sentence
§ 13:18	At sentencing hearing: Generally
§ 13:19	Challenging inaccurate information
§ 13:20	Presenting witnesses
§ 13:21	Preparing client's allocution
§ 13:22	Advocating appropriate sentence
§ 13:23	Post-sentencing collateral concerns: Generally

Chapter 14

Judicial Sentencing Review

- § 14:1 Reducing valid sentences
- § 14:2 Vacating invalid sentences
- § 14:3 Review by sentencing panel: Generally
- § 14:4 Review by appellate court: Generally
- § 14:5 Sources of authority
- § 14:6 Review by appellate court: Standards and practices

Chapter 15

Executive Sentencing Review

A. CLEMENCY

§ 15:1 Generally

B. PARDON

§ 15:2 Generally

Table of Contents

- § 15:3 § 15:4 Scope of authority
- Conditions
- § 15:5 Consequences

C. PAROLE

- § 15:6 Generally
- § 15:7 § 15:8 § 15:9 Eligibility
- Grant or denial
- Conditions