Index

ACQUITTAL

ABDUCTION

Instruction to jury, 86:13	See also Conviction (this index)
ABORTION	Directed verdict, 76:1, 76:3 to
Bill of particulars, 23:19 to 23:21	76:5, 76:7, 76:8
Suppression of evidence, 29:60	Grand Jury Clause, memorandum of law, 93:6.7
ABSENCE OF DEFENDANT	Indictment dismissal, prior jeop-
Arraignment, 3:1 to 3:5	ardy, 12:63, 12:64
Bail forfeiture. Bail and	Judgment of acquittal
Recognizance (this index)	additional time to file
ABUSE OF GRAND JURY	memoranda after discharge
Grand Jury (this index)	of jury, motion for judg- ment of acquittal and,
ACCOMPLICES AND	93:6.4
CO-DEFENDANTS	forfeiture count, 93:6.6
Aiding and abetting, jury instruc-	Grand Jury Clause, memoran-
tion, 85:1, 85:2	dum of law, 93:6.7
Counsel	memorandum of law, Grand
disqualification, conflict of inter-	Jury Clause, 93:6.7
est, 2:35 , 2:36	motion, generally, 94:32
motion to represent	motion practice, generally, 76:3,
co-defendants, affidavit,	76:6, 76:10, 92:2 to 92:7,
2:27, 2:28	93:1 to 93:6.3.1
Disqualification of judge, 59:2	new trial, memorandum of law in support of motion for
Indictment dismissal, 12:35, 12:36,	judgment of acquittal or, in
12:93	the alternative, 93:6.5
Joining in motions and objections, 59:2, 63:1 to 63:5	notwithstanding the verdict,
Jury instructions. Instructions to	93:1, 93:2, 93:5
Jury (this index)	renewed motion, 93:6, 94:29,
Severance. Consolidation or Sev-	94:30
erance (this index)	Memorandum of law, Grand Jury Clause, 93:6.7
Testimony. Witnesses (this index)	Suppression or exclusion of evi-
Voir dire, accomplice testimony,	dence, memorandum in
55:9	opposition to admission of
ACKNOWLEDGMENT OF	acquitted conduct, 32:12
SATISFACTION	Voir dire, fear of public opinion,
Complaint, 6:5	53:5
© 2013 Thomson Reuters, 7/2013	Index-1

ACTING AS OWN COUNSEL

Pro se counsel, 2:29 to 2:31

ADJOURNMENT

Continuance or Adjournment (this index)

ADMISSION PRO HAC VICE

Motion, 2:11

ADMISSIONS AND **DECLARATIONS**

See also **Statements** (this index) Instructions. Instructions to Jury (this index)

AD TESTIFICANDUM WRIT

Habeas Corpus (this index)

ADVICE OF COUNSEL **DEFENSE**

Instruction to jury, 87:1, 87:1.1

ADVICE OF GOVERNMENT **OFFICIAL**

Defense, instruction to jury, 87:2

ADVICE OF RIGHTS UPON ARREST

Miranda rights, 1:5, 1:6

AFFIDAVITS. see more specific entries throughout this index

AGREED STATEMENT OF **FACTS**

Alternate plea agreements, 48:4.2

AGREEMENTS

Contracts and Agreements (this index)

AIDING AND ABETTING

Accomplices and Co-Defendants (this index)

ALCOHOL

Intoxication (this index)

ALFORD PLEA

Plea bargain, 48:5

ALIBI DEFENSE

Notice, 26:1 to 26:2.1

ALLEGATIONS OF **INDICTMENT**

Constitutionally adequate notice of the offense charge, motion to dismiss specific count of indictment, 12:24.3

Dismissal where allegations insufficient, 12:14, 12:15, 12:19, 12:20, 12:23, 12:24.1, 12:24.2

ALLEN CHARGE

Generally, 90:8, 90:9

ALTERNATE PLEA **AGREEMENT**

Pleas (this index)

ALTERNATIVE LIFESTYLE

Voir dire, bias or prejudice, 54:1

AMENDMENT OF BAIL

Revocation or amendment of bail order, motion for generally, **4:17.1** attorney's affidavit in support of motion, **4:17.2** memorandum of law in support of motion, 4:17.3 reinstate bail conditions, 4:17.1.1

AMENDMENT OF INDICTMENT

Motion, 10:7 to 10:9

AMICUS BRIEF

Appeal and Error (this index)

ANSWER

Forfeiture of counsel fees, 115:4 Habeas corpus petition, 107:8, 107:9

Index-2

ANTAGONISTIC DEFENSES	APPEAL AND ERROR—Cont'd
Severance, 44:13, 44:14, 44:22, 44:26	Bail proceedings. Bail and Recognizance (this index)
APARTMENT	Briefs
Search and seizure, 29:10, 29:11, 29:33, 29:34 APPEAL AND ERROR	amicus brief, supra Court of Appeals, extension of time to file briefs, 103:8 to 103:13
Generally, 98:1 to 103:61 Affidavit of error, 100:12, 100:13 Amicus brief state appellate courts, leave to	extension of time to file, 103:8 to 103:13, 103:36.50, 103:36 to 103:38, 103:44, 103:54
file, 103:19 to 103:21	late filing, 103:14
Supreme Court leave to file, 103:55	oversized briefs, 103:15 reply briefs, 103:16
Appearance notice, 101:15 , 101:16 Appendix	state appellate courts, extension of time, 103:36 to 103:38
contents, 103:6, 103:7 extension of time, 103:3, 103:4,	Supreme Court, extension of time, 103:54
103:11 to 103:13	Texas
motion for leave to file appendix under seal, Supreme Court,	extension of time to file, 103:36.50
103:18.50 printing, waiver in case of poor	Certificate of appeal. See lines throughout this topic
person's appeal, 101:10, 101:11	Certificate of facts, 103:52 , 103:53
Argument	Certificate of reasonable doubt, 98:1 to 98:6, 102:11
generally, 103:40 to 103:42	Certiorari
advancing cause for argument, 103:32, 103:56	bail continued pending, 4:83 to 4:85
dismissal of appeal for failure to bring argument, 104:9 to 104:11	emergency motion to preserve status quo, 105:7
extension or enlargement of time for argument, 103:42,	extension of time to file, 103:45, 103:46
103:43 reargument. Rehearing and rear-	indigent defendant, 101:37, 101:38
gument, infra Supreme Court (U.S.), advanc-	notice of petition, 103:47, 103:48
ing cause for argument,	petition, 100:17
103:56	rehearing of denial, 103:58 to
Assignments of error, 103:33 to 103:35	103:60 state courts, 105:18
Attorneys. Counsel, infra	status quo, preserving, 105:7

APPEAL AND ERROR—Cont'd	APPEAL AND ERROR—Cont'd
Certiorari—Cont'd	Counsel—Cont'd
stay of mandate, 105:8 to	stay of execution of sentence
105:10	—Cont'd
Supreme Court (U.S.). See lines	motion to stay execution
throughout this group	of sentence, 102:5
Contracts and agreements	state appellate courts
counsel, hiring, 101:14	affidavit in support of
stipulation enlarging scope of	motion for stay of exe-
appeal, 103:39	cution of sentence,
Coram nobis petition after affirmance, 110:7	102:8
Costs of action	affirmation in support of
fees of counsel, 101:9 , 101:22 ,	motion for order stay-
101:26 to 101:28	ing or suspending exe-
indigent defendants, infra	cution of judgment of
printing, 101:10 , 101:11 ,	conviction and
101:26, 101:27, 101:39	sentence, 102:10
Counsel	trial court, affidavit in support of motion for stay, 99:5
certificate of reasonable doubt,	The state of the s
attorney's affidavit in sup-	untimely appeal, affidavit in sup- port of motion to dismiss,
port of, 98:2 , 98:4 , 98:5	104:11
election not to appeal, certificate,	withdrawal of appeal, affidavit in
100:5	support, 104:8
employment contract, appeal of case, 101:14	Court of Appeals (U.S.)
fees of counsel, infra	generally, 100:1 to 105:7
indigent defendants, infra	dismissal and withdrawal of
perfecting appeal	appeal, 104:1 to 104:5
Court of Appeals, 103:9,	extension or enlargement of time
103:10, 103:12, 103:13	to perfect appeal, 103:3,
state appellate courts, 103:20,	103:4, 103:8 to 103:13,
103:24, 103:26 to	103:16
103:29, 103:32, 103:37, 103:44	indigent defendants, 101:1 to 101:13
Supreme Court, 103:47,	notice of appeal, 100:1 to 100:6
103:48	perfecting appeal, 103:1 to
printing of appendix, affidavit in	103:18.50
support of motion to	rehearing and reargument, 105:1
dispense with, 101:10 relief pending appeal. Stay of	to 105:6
execution of sentence, infra	relief pending appeal, 102:1 to
stay of execution of sentence	102:5
Court of Appeals, affidavit in	stay of execution of sentence,
support of emergency	102:1 to 102:5

APPEAL AND ERROR—Cont'd Dismissal and withdrawal of appeal	APPEAL AND ERROR—Cont'd Execution of sentence. Stay of execution of sentence, infra
generally, 104:1 to 104:14 argument, failure to bring, 104:9 to 104:11	Ex parte order, dismissal and with- drawal of appeal, 104:3 Expedited appeal, perfecting
attorney's affidavits, 104:8, 104:11	appeal, 103:1 , 103:2 Expedited consideration of rehear-
Court of Appeals (U.S.), 104:1 to 104:5	ing motion, 105:4 Extension or enlargement of time
ex parte order, 104:3 lack of jurisdiction, 104:5.50	appendix, 103:3, 103:4, 103:11 to 103:13
lack of prosecution, 104:2 notice of motion for reconsidera-	argument, 103:42 , 103:43 brief, filing, 103:36 to 103:38 ,
tion of dismissal of appeal,	103:54 certiorari, filing, 103:45, 103:46
record, failure to file, 104:12 to 104:14	Court of Appeals (U.S.), 103:3, 103:4, 103:8 to 103:13,
specific count, 104:4	103:16
state appellate courts, 100:16, 104:6 to 104:14	notice of appeal, motion to extend time for filing notice
vacation of judgment below, 104:5	of appeal nunc pro tunc and/or for correction or clarification of record,
voluntary dismissal, 104:4	100:7
Dismissal of indictment, application for interlocutory review pursuant to Mass. R. Crim. P.	perfecting appeal, 103:22 to 103:32, 103:35 to 103:38, 103:42 to 103:44
15 and M.G.L. c. 211 § 3, 12:98	record on appeal, generally, 103:29 to 103:32
Election not to appeal, notice, 100:4, 100:5	rehearing petition, 105:1 to 105:3
Emergency status quo preservation, certiorari, 105:7	state appellate courts, 103:22 to 103:32, 103:35 to 103:38, 103:42 to 103:44
stay of execution, 102:3 to 102:5	Supreme Court (U.S.), 103:45 , 103:46 , 103:54
Employment contract, counsel to appeal case, 101:14	Facts certificate, Supreme Court, 103:52, 103:53
En banc rehearing, 105:4 to 105:6	Failure to prosecute, dismissal and
Enlargement of appeal scope, 103:39	withdrawal of appeal, 104:2 Fees of counsel
Enlargement of time. Extension or enlargement of time, infra	appointed counsel, 101:9, 101:22, 101:26 to 101:28

APPEAL AND ERROR—Cont'd	APPEAL AND ERROR—Cont'd
Fees of counsel—Cont'd	Indigent defendants—Cont'd
motion, affidavit, 101:26	Supreme Court (U.S.), generally,
order, 101:27	101:29 to 101:39
reimbursement request, 101:28	transcript of trial, 101:12,
voucher, 101:9	101:13
Fine, stay pending appeal, 102:2	In forma pauperis. Indigent
Further appeal	defendants, supra
state courts, 105:14 to 105:18	Interlocutory review of dismissal
supreme Court (U.S.), infra	of indictment, application for
Grand jury minutes, transcript,	interlocutory review pursuant to Mass. R. Crim. P. 15 and
103:17, 103:18	M.G.L. c. 211 § 3, 12:98
Habeas Corpus (this index)	Jurisdiction
Hearing	lack of, memorandum of law to
original papers, 101:14, 101:25	support motion to dismiss
rehearing and reargument, infra	appeal, 104:5.50
Indiana, rehearing and reargument,	memorandum in support of,
105:13	Ohio, 103:61
Indigent defendants	Justice of Supreme Court, proof of
appendix printing, waiver,	service, 103:53
101:10, 101:11	Leave to appeal
counsel	see also Certiorari, supra
appointment, 101:6 to 101:8,	higher state court, 105:14 to 105:18
104:2	indigent defendants, supra
fees, 101:9, 101:22, 101:26 to 101:28	motion for leave to file appendix
court of appeals, 101:1 to	under seal, Supreme Court,
101:13	103:18.50
leave to proceed in forma pau-	Leave to file amicus brief. Amicus
peris	brief, supra
generally, 101:1 to 101:5 ,	Licenses
101:17 to 101:23,	petition for appeal from suspen-
101:29 to 101:36	sion of operating license,
court of appeals, 101:1 to	Pennsylvania, 116:10
101:5	Mandate. Stay of mandate, infra
state appeals courts, 101:17 to	Massachusetts
101:23	bail pending appeal, 99:7
Supreme Court (U.S.), 101:29	brief filing extension, 103:38,
to 101:36	103:44
printing of record, 101:10,	notice of appeal, reconsideration
101:11, 101:26, 101:27	of motion to file late notice
state appellate courts, generally, 101:14 to 101:28	and for new trial, 100:14 , 100:15
101.14 to 101.40	100.13

APPEAL AND ERROR—Cont'd	APPEAL AND ERROR—Cont'd
New trial, motion for reconsidera-	Pennsylvania
tion of defendant's motion to	petition for appeal from suspen-
file late notice of appeal	sion of operating license,
and/or motion for, 100:14,	116:10
100:15	Perfecting appeal
New York	Court of Appeals (U.S.), gener-
Court of Appeals (N.Y.),	ally, 103:1 to 103:18.50
application for certificate of appeal, 105:14	state appellate courts, generally, 103:19 to 103:44
notice of appeal, 100:11	Supreme Court (U.S.), generally,
Notice of appeal	103:45 to 103:61
generally, 100:1 to 100:3	Permission. Leave, supra
correction or clarification of rec-	Points, extension of time to file,
ord, motion to extend time	103:29 to 103:32
for filing notice of appeal	Poor persons. Indigent defendants,
nunc pro tunc and/or for,	supra
100:7	Printing of record
court of appeals (U.S.), 100:1 to 100:6	indigent defendants, 101:10, 101:11, 101:26, 101:27
dismissal of appeal, reconsidera-	Supreme Court, 101:39, 103:50,
tion of, 100:16	103:51
new trial, motion for	Proof of service, Supreme Court,
reconsideration of defe-	103:53
ndant's motion to file late	Reasonable doubt
notice of appeal and/or	bail pending appeal, 4:67 to
motion for, 100:14, 100:15	4:69
state appellate courts, 100:8 to	certificate, 98:1 to 98:6, 102:11
100:14	Rehearing and reargument
supreme Court (U.S.), 100:17	court of appeals, generally,
Ohio	105:1 to 105:6
dismissal of appeal, motion for reconsideration of, 100:16	en banc suggestion, 105:4 to 105:6
jurisdiction, memorandum in	expedited consideration of
support of, 103:61	rehearing motion, 105:4
Operating licenses	extension of time for petitioning,
petition for appeal from suspen-	105:1 to 105:3
sion of operating license,	Indiana, 105:13
Pennsylvania, 116:10	petition for panel rehearing,
Original records	105:6.1
appeal on, 101:14, 101:25,	state appellate courts, generally,
103:5, 103:49	105:11 to 105:18
Supreme Court (U.S.), forward-	status quo pending ruling on
ing records to, 103:49	motion, 105:7

APPEAL AND ERROR—Cont'd	APPEAL AND ERROR—Cont'd
Rehearing and reargument	Supplementation of record on
—Cont'd	appeal, 103:38
Supreme Court, 103:57 to	Supreme Court (U.S.)
103:60	generally, 103:45 to 103:61
Relief pending appeal	amicus brief, 103:55
court of Appeals (U.S.), 102:1 to 102:5	argument, advancing cause, 103:56
further appeal, 105:7 to 105:10	briefs, extension of time, 103:54
state appellate courts, generally,	certiorari, supra
102:6 to 102:11	extension or enlargement of
stay of execution, infra	time, 103:54
stay of mandate, infra	facts certificate, 103:52, 103:53
Supreme Court (U.S.), generally, 102:12 to 102:15	indigent appellants, 101:29 to 101:39
Sentence	leave to file appendix under seal
appeal to Court of Appeals,	motion for, 103:18.50
100:3	notice of appeal, 100:17
stay of execution of sentence, infra	original records, forwarding, 103:49
Service on Supreme Court, proof, 103:53	perfecting appeal, generally, 103:45 to 103:61
Statement of issues, 103:3, 103:4, 103:6	printing of record, 101:39, 103:50, 103:51
Status quo pending ruling on	proof of service, 103:53
rehearing motion, 105:7	rehearing, 103:57 to 103:60
Stay of execution of sentence	relief pending appeal, 102:12 to
generally, 99:1 to 99:6	102:15
affidavit of attorney. Counsel,	stay of execution of sentence,
supra	102:12 to 102:14
Court of Appeals, 102:1 to 102:5	stay of mandate, 105:8 to 105:10
emergency, 102:3 to 102:5	Texas
fine, 102:2	extension of time to file appel-
state appellate courts, generally,	lant's brief, 103:36.50
102:7 to 102:10	Transcripts
Supreme Court (U.S.), 102:12 to	see also Original records, supra
102:14 Stay of mandate	grand jury minutes, 103:17 , 103:18
certiorari, Supreme Court (U.S.), 105:8 to 105:10	indigent defendants, trial transcript, 101:12, 101:13
rehearing, 105:1 to 105:3	Vacation or setting aside
Stipulation for enlargement of appeal, 103:39	bail forfeiture, notice of appealing denial, 100:6

APPEAL AND ERROR—Cont'd	ARMED FORCES
Vacation or setting aside—Cont'd	Military Service (this index)
judgment below, dismissal and withdrawal of appeal, 104:5	ARRAIGNMENT
Voluntary dismissal, 104:4	Generally, 3:1 et seq.
Withdrawal of appeal. Dismissal	Absence of defendant, 3:1 to 3:5
and withdrawal of appeal,	Appearance waiver, 3:1, 3:4
supra Writ of certiorari, 100:17.1	Consent to proceed before U.S. magistrate judge (misdemeanor cases), 3:9
APPEARANCE	Habeas corpus, lack of process, 3:7
See also Absence of Defendant	Jury trial request, 3:6
(this index)	Not guilty plea, 3:4 to 3:6
Appeal, appearance notice, 101:15, 101:16	Pre-arraingment stay of proceedings, 3:8.10
Arraignment, waiver of appearance	Trial
by defendant, 3:1 , 3:4	absent defendant, motion, 3:2 to
Attorney appearance notice, 2:10	3:4
Bond	date, motion, 3:4, 35
bail forfeiture on non-appear- ance. Bail and Recognizance (this index)	jury trial request, 3:6 Waiver of appearance, 3:1, 3:4
9	
witness appearance 4.14 26.29	ARREST
witness appearance, 4:14, 36:28 to 36:30	ARREST Generally, 1:1 to 1:7
to 36:30 Witness appearance bond, 4:14,	Generally, 1:1 to 1:7 Contempt, 36:10 , 68:5
to 36:30	Generally, 1:1 to 1:7 Contempt, 36:10, 68:5 Discovery of arrest records, 15:5,
to 36:30 Witness appearance bond, 4:14,	Generally, 1:1 to 1:7 Contempt, 36:10, 68:5 Discovery of arrest records, 15:5, 15:6, 18:14
to 36:30 Witness appearance bond, 4:14, 36:28 to 36:30	Generally, 1:1 to 1:7 Contempt, 36:10, 68:5 Discovery of arrest records, 15:5, 15:6, 18:14 Memorandum of law in support of motion to suppress post arrest
to 36:30 Witness appearance bond, 4:14, 36:28 to 36:30 APPENDIX	Generally, 1:1 to 1:7 Contempt, 36:10, 68:5 Discovery of arrest records, 15:5, 15:6, 18:14 Memorandum of law in support of motion to suppress post arrest statements, 30:2.70
to 36:30 Witness appearance bond, 4:14, 36:28 to 36:30 APPENDIX Appeal and Error (this index)	Generally, 1:1 to 1:7 Contempt, 36:10, 68:5 Discovery of arrest records, 15:5, 15:6, 18:14 Memorandum of law in support of motion to suppress post arrest statements, 30:2.70 Miranda rights, 1:5, 1:6
to 36:30 Witness appearance bond, 4:14, 36:28 to 36:30 APPENDIX Appeal and Error (this index) APPOINTMENT OR ASSIGNMENT Counsel. Counsel Appointment	Generally, 1:1 to 1:7 Contempt, 36:10, 68:5 Discovery of arrest records, 15:5, 15:6, 18:14 Memorandum of law in support of motion to suppress post arrest statements, 30:2.70 Miranda rights, 1:5, 1:6 Polygraph exam of arresting officer, 37:7, 37:8
to 36:30 Witness appearance bond, 4:14, 36:28 to 36:30 APPENDIX Appeal and Error (this index) APPOINTMENT OR ASSIGNMENT Counsel. Counsel Appointment and Retainer (this index)	Generally, 1:1 to 1:7 Contempt, 36:10, 68:5 Discovery of arrest records, 15:5, 15:6, 18:14 Memorandum of law in support of motion to suppress post arrest statements, 30:2.70 Miranda rights, 1:5, 1:6 Polygraph exam of arresting officer, 37:7, 37:8 Post arrest statements, motions to
to 36:30 Witness appearance bond, 4:14, 36:28 to 36:30 APPENDIX Appeal and Error (this index) APPOINTMENT OR ASSIGNMENT Counsel. Counsel Appointment	Generally, 1:1 to 1:7 Contempt, 36:10, 68:5 Discovery of arrest records, 15:5, 15:6, 18:14 Memorandum of law in support of motion to suppress post arrest statements, 30:2.70 Miranda rights, 1:5, 1:6 Polygraph exam of arresting officer, 37:7, 37:8 Post arrest statements, motions to suppress, 30:2.30
to 36:30 Witness appearance bond, 4:14, 36:28 to 36:30 APPENDIX Appeal and Error (this index) APPOINTMENT OR ASSIGNMENT Counsel. Counsel Appointment and Retainer (this index) Psychiatrist, competency of defendant, 5:18 to 5:23	Generally, 1:1 to 1:7 Contempt, 36:10, 68:5 Discovery of arrest records, 15:5, 15:6, 18:14 Memorandum of law in support of motion to suppress post arrest statements, 30:2.70 Miranda rights, 1:5, 1:6 Polygraph exam of arresting officer, 37:7, 37:8 Post arrest statements, motions to suppress, 30:2.30 Quashal motion, warrant, 1:3
to 36:30 Witness appearance bond, 4:14, 36:28 to 36:30 APPENDIX Appeal and Error (this index) APPOINTMENT OR ASSIGNMENT Counsel. Counsel Appointment and Retainer (this index) Psychiatrist, competency of defendant, 5:18 to 5:23 ARGUMENT	Generally, 1:1 to 1:7 Contempt, 36:10, 68:5 Discovery of arrest records, 15:5, 15:6, 18:14 Memorandum of law in support of motion to suppress post arrest statements, 30:2.70 Miranda rights, 1:5, 1:6 Polygraph exam of arresting officer, 37:7, 37:8 Post arrest statements, motions to suppress, 30:2.30 Quashal motion, warrant, 1:3 Summons, 1:4
to 36:30 Witness appearance bond, 4:14, 36:28 to 36:30 APPENDIX Appeal and Error (this index) APPOINTMENT OR ASSIGNMENT Counsel. Counsel Appointment and Retainer (this index) Psychiatrist, competency of defendant, 5:18 to 5:23	Generally, 1:1 to 1:7 Contempt, 36:10, 68:5 Discovery of arrest records, 15:5, 15:6, 18:14 Memorandum of law in support of motion to suppress post arrest statements, 30:2.70 Miranda rights, 1:5, 1:6 Polygraph exam of arresting officer, 37:7, 37:8 Post arrest statements, motions to suppress, 30:2.30 Quashal motion, warrant, 1:3 Summons, 1:4 Suppression of statement obtained in unlawful arrest, 30:16
to 36:30 Witness appearance bond, 4:14, 36:28 to 36:30 APPENDIX Appeal and Error (this index) APPOINTMENT OR ASSIGNMENT Counsel. Counsel Appointment and Retainer (this index) Psychiatrist, competency of defendant, 5:18 to 5:23 ARGUMENT Appeal. Appeal and Error (this index) Jury. Jury and Jury Trial (this	Generally, 1:1 to 1:7 Contempt, 36:10, 68:5 Discovery of arrest records, 15:5, 15:6, 18:14 Memorandum of law in support of motion to suppress post arrest statements, 30:2.70 Miranda rights, 1:5, 1:6 Polygraph exam of arresting officer, 37:7, 37:8 Post arrest statements, motions to suppress, 30:2.30 Quashal motion, warrant, 1:3 Summons, 1:4 Suppression of statement obtained in unlawful arrest, 30:16 Suppression of statements
to 36:30 Witness appearance bond, 4:14, 36:28 to 36:30 APPENDIX Appeal and Error (this index) APPOINTMENT OR ASSIGNMENT Counsel. Counsel Appointment and Retainer (this index) Psychiatrist, competency of defendant, 5:18 to 5:23 ARGUMENT Appeal. Appeal and Error (this index) Jury. Jury and Jury Trial (this index)	Generally, 1:1 to 1:7 Contempt, 36:10, 68:5 Discovery of arrest records, 15:5, 15:6, 18:14 Memorandum of law in support of motion to suppress post arrest statements, 30:2.70 Miranda rights, 1:5, 1:6 Polygraph exam of arresting officer, 37:7, 37:8 Post arrest statements, motions to suppress, 30:2.30 Quashal motion, warrant, 1:3 Summons, 1:4 Suppression of statement obtained in unlawful arrest, 30:16 Suppression of statements post arrest statements, motions
to 36:30 Witness appearance bond, 4:14, 36:28 to 36:30 APPENDIX Appeal and Error (this index) APPOINTMENT OR ASSIGNMENT Counsel. Counsel Appointment and Retainer (this index) Psychiatrist, competency of defendant, 5:18 to 5:23 ARGUMENT Appeal. Appeal and Error (this index) Jury. Jury and Jury Trial (this	Generally, 1:1 to 1:7 Contempt, 36:10, 68:5 Discovery of arrest records, 15:5, 15:6, 18:14 Memorandum of law in support of motion to suppress post arrest statements, 30:2.70 Miranda rights, 1:5, 1:6 Polygraph exam of arresting officer, 37:7, 37:8 Post arrest statements, motions to suppress, 30:2.30 Quashal motion, warrant, 1:3 Summons, 1:4 Suppression of statement obtained in unlawful arrest, 30:16 Suppression of statements

Generally, 4:1 to 4:85

ARREST—Cont'd ASSIGNMENTS—Cont'd Suppression of statements—Cont'd Bail post arrest statements, motions generally, 4:86 to suppress-Cont'd chattel or chose in action, memorandum of law in supassignment of property to port, 30:2.70 clerk of court, 4:19, 4:22 Texas, 30:2.40 Chattel or chose in action unlawful arrest, statement attorney fees, assignment, 2:4 obtained in, 30:16 bail, assignment of property to clerk of court, **4:19**, **4:22** Surrender, generally. Attachment Warrant (this index) Task or responsibility, assignment to. Appointment or Assign-Surrender agreement confirmation ment (this index) letter, 1:7 Texas, post arrest statements, ATTACHMENT WARRANTS motions to suppress, 30:2.40 Contempt, 68:5 Witness failure to obey subpoena, see also Attachment Warrant 36:10 (this index) ATTITUDE federal warrant, 1:2 Jury selection. Voir Dire or Selecquashal motion, 1:3 tion of Jury (this index) state warrant, 1:1 ATTORNEYS witnesses, 36:4, 36:10 Witnesses. Production of Wit-Counsel (this index) nesses (this index) **AUDIOTAPES** ARREST OF JUDGMENT Suppression of evidence, 30:27 to 30:29 Limitation of actions, 94:14 to 94:16 **AUTOMOBILES** Motion, 76:2, 93:7 to 93:13, 94:10 Forfeiture, remission or mitigation, to 94:20 114:2 Homicide by auto, instruction, **ASSAULT** 86:16 Bill of particulars, 23:30 to 23:32 Search and Seizure (this index) Confession obtained by beating, 30:22 to 30:24 **AUTOPSIES** Discovery, 17:6, 17:10 Evidence, Massachusetts, 31:5.3 Pathologist, expert witness, 40:2 to Indictment dismissal, prior jeop-40:4 ardy, 12:72, 12:73 Jury instruction. Instructions to **BAD ACTS** Jury (this index) Other Crimes or Bad Acts (this Massachusetts, evidence, 31:5.3 index) **ASSIGNMENTS** BAIL AND RECOGNIZANCE

Index-10

Appeal and error, 103:33 to 103:35

BAIL AND RECOGNIZANCE —Cont'd	BAIL AND RECOGNIZANCE —Cont'd
Admission to bail pending trial, motion for	Conditions of release, 4:18 , 4:35 , 4:36
generally, 4:22.10	Death of defendant, setting aside
memorandum of law in support, 4:22.20	forfeiture, 4:41 to 4:45
Appeal and error	Deed assigning property to clerk of court, 4:19 , 4:22
generally, 4:67 to 4:85, 98:1 ,	Detainer, 4:16, 4:17, 4:61, 4:62
98:2, 98:6, 99:7, 102:7	Discharge or release of prisoner,
certiorari to Supreme Court,	4:3, 4:8, 4:13, 4:18, 4:23
continuance of bail, 4:83 to 4:85	Dismissal, motion to dismiss proceedings for revocation of
detention order, 4:17	pretrial release order, 4:5.50
emergency release pending trial, motion, 4:23	Emergency motion for release pending trial, 4:23
excessive bail pending appeal, 4:80 to 4:82	Emergency motion to modify conditions of release, medical
forfeiture, vacation denial appeal	treatment, 4:36.50
notice, 100:6 leaving jurisdiction pending	Escrow agreement, 4:20
appeal, 4:30 to 4:32	Excessive bail. Reduction of bail, infra
reduction of bail, 4:28, 4:29	Exoneration of bail, motion and
Application for bail, generally, 4:4 to 4:7	order, 4:64 to 4:66
Assignment	Forfeiture
generally, 4:86	generally, 4:37 to 4:43
clerk of court, assignment of	appeal of vacation denial, 100:6
property to, 4:19 , 4:22	bilking of surety by agent, set-
Attorney's affidavit is support of motion to revoke or amend,	ting aside forfeiture, 4:39, 4:40
4:17.2	cash bail, 4:53 to 4:55
Bilking of surety by agent, setting aside forfeiture, 4:39 , 4:40	death of defendant, setting aside forfeiture, 4:41 to 4:45
Cash bail	misunderstanding of defendant,
forfeiture, setting aside, 4:53 to 4:55	cash bail, 4:53 to 4:55
order, generally, 4:10	non-English speaking defendant, 4:49 to 4:51
receipt, 4:12	protective custody as cause for
return, 4:60 , 4:63	non-appearance, 4:52
Certiorari to Supreme court, continuance of bail, 4:83 to 4:85	spouse's affidavit, vacating for- feiture, 4:44
Character letter, reduction of bail, 4:26	surrender, remission of forfeiture, 4:38

BAIL AND RECOGNIZANCE —Cont'd

Forfeiture—Cont'd unintentional non-appearance, 4:46 to 4:48

vacating or setting aside, 4:39 to 4:59, 100:6

Habeas Corpus (this index)

Indictment

post-indictment bail, 4:11 pre-indictment bail, 4:9

Jurisdiction

enlarging territorial bail limits, 4:33, 4:34

leaving jurisdiction pending appeal, **4:30 to 4:32**

Justification for bail, notice, **4:5**Leaving jurisdiction pending appeal, **4:30 to 4:32**

Letter of character, reduction of bail. **4:26**

Letter to client regarding posting property bond, **4:8.50**

Magistrates

detention order review, **4:17** witness appearance bond, **4:14**

Medical practice, opposition to state's motion to prevent defendant from practicing medicine until sentencing, 4:87

Medical treatment, emergency motion to modify conditions of release, **4:36.50**

Memorandum of law

admission to bail pending trial, motion for, **4:22.20**

appeal, bail pending, **4:71.1** revocation or amendment order, **4:17.3**

Misunderstanding of defendant, setting aside forfeiture, **4:53 to 4:55**

BAIL AND RECOGNIZANCE —Cont'd

Motion to recall bench warrant, failure of court to notifiy defendant of appearance, 4:22.40

Murder case, application for bail, **4:6, 4:7**

New trial motion, 93:19, 93:20

Non-English speaking defendant, setting aside forfeiture, **4:49** to **4:51**

Parole and exoneration of bail, motion, **4:64 to 4:66**

Pennsylvania, reconsideration of monetary bail condition, defendant's motion for, 4:27.2

Personal recognizance, generally, 4:1, 4:2, 4:15

Post-conviction relief, **4:67 to 4:85**Post-indictment bail undertaking, **4:11**

Pre-indictment bail order, **4:9**Protective custody as cause for non-appearance, **4:52**

Quashal of detainer, **4:61**, **4:62**Questionnaire relating to release

Questionnaire relating to release of prisoner, **4:8**

Reasonable doubt certificate, bail pending appeal, **4:67 to 4:69**

Receipt for cash bail, 4:12

Reconsideration of monetary bail condition, defendant's motion for, Pennsylvania, **4:27.2**

Reduction of bail

appeal of excessive bail pending appeal, **4:80 to 4:82**

further reduction, 4:27

motion, generally, **4:24 to 4:29**, **4:64**

Release order, motion to dismiss proceedings for revocation of pretrial release order, **4:5.50**

BAIL AND RECOGNIZANCE

—Cont'd

Release or discharge of prisoner, generally, 4:3, 4:8, 4:13, 4:18, 4:23

Request to vacate warrant while defendant is in treatment facility, 4:22.30

Review by court. Appeal and error, supra

Revocation or amendment of bail order, motion for

generally, **4:17.1**

attorney's affidavit is support of motion, 4:17.2

memorandum of law in support of motion, 4:17.3

Sentencing, opposition to state's motion to prevent defendant from practicing medicine until, 4:87

Setting aside or vacating forfeiture, 4:39 to 4:59

Show cause order, reduction of bail, 4:29

Speedy trial demand, 4:61

Spouse's affidavit, setting aside forfeiture, 4:44

Standing procedural order, 4:37 Surrender, remission of security, 4:38, 4:60

Temporary release, motion, 4:3 Territorial bail limits, enlarging, 4:33, 4:34

Travel, motion for permission, 4:3.50

Treatment facility, request to vacate warrant while defendant is in treatment facility, 4:22.30

Unintentional non-appearance, forfeiture, 4:46 to 4:48

Vacating or setting aside forfeiture, 4:39 to 4:59, 100:6

BAIL AND RECOGNIZANCE —Cont'd

Vacation of warrant while defendant is in treatment facility, request, 4:22.30

Warrant while defendant is in treatment facility, request to vacate, 4:22.30

Witness appearance bond, 4:14

BANK RECORDS

Subpoena duces tecum, quashal, 20:7

BANKRUPTCY

Jury instruction. Instructions to **Jury** (this index)

BARGAIN, PLEA

Plea agreements. **Pleas** (this index)

BEYOND A REASONABLE DOUBT

Appeal and Error (this index) Jury and Jury Trial (this index)

BIAS OR PREJUDICE

Judge disqualification, 70:3 Jury

Jury and Jury Trial (this index)

voir dire, 51:1.50

Severance of counts or defendants, 43:4, 43:11 to 43:13

Voir dire, **51:1.50**

BIFURCATED TRIAL

Generally, 45:1 to 45:4 Insanity, 45:3, 45:4

BILKING

Fraud and Deceit (this index)

BILLS OF PARTICULARS

Generally, 23:1 to 23:40 Abortion, 23:19 to 23:21 Assault, 23:30 to 23:32

BILLS OF PARTICULARS BINDING INSTRUCTION —Cont'd Requests to charge, 88:2 Bookmaking, 23:22, 23:23 **BLOOD** Conspiracy, 23:13, 23:16 to 23:17.1, 23:18.50 Discovery and disclosure opposition to state's request for Contempt, criminal, 23:24, 23:25 serological test, New Drug prosecution, 23:12, 23:16.50, Jersey, 27:27.50 23:35 physical examination and taking Gambling, 23:18.50 of blood sample of defen-Grand jury, 9:3, 9:4, 9:7, 9:8 dant (and use of reasonable Grand larceny, 23:28, 23:29 force if necessary), defe-Homicide, 23:27, 23:40, 23:41 ndant's opposition to Com-Indictment, 23:13, 23:16 to monwealth's motion for 23:17.1 order, 27:27 Marijuana prosecution, 23:35 Grouping test, discovery, 71:2 Massachusetts, threats to prosecu-Prisoner marriage, blood test, tor, 23:26 112:3 Motion practice, generally, 23:1 to Stains, instruction to jury, 81:21 23:40 Murder, 23:27, 23:40 BOND OR UNDERTAKING Objection to magistrate judge's Appearance bond. **Appearance** orders on defendant's motion (this index) for bill of particulars and for Bail. Bail and Recognizance (this early disclosure, 23:43 index) Obscenity, 23:18 Complaint, discharge, 6:7 Prosecutor threats, Massachusetts, 23:26 **BOOKMAKING** Robbery, 23:28, 23:29 Bill of particulars, 23:22, 23:23 Sanctions for noncompliance, **BRADY RULE** 23:36, 23:37 Securities theft, 23:13 **Exculpatory Evidence** (this index) Sexual abuse, 23:33 **BREAKING AND ENTERING** Suppression of evidence, Instruction to jury, 86:8 noncompliance, 23:36, 23:37 Theft and related offenses BREATHALYZER TESTS grand larceny, 23:28, 23:29 Discovery, 17:14 to 17:16 robbery, 23:28, 23:29 securities theft, 23:13 **BRIBERY** Threats to prosecution, Mas-Suppression of evidence, 30:4 sachusetts, 23:26 **BRIEFS** Vacating demand by district attorney, 23:36, 23:37 See also Appeal and Error (this

index)

Transfer of pleadings, refiling, 64:2

23:32

Weapons possession, 23:30 to

BURDEN OF PROOF

Memorandum regarding defendant's competency, federal, 5:1.50

Reasonable doubt

Appeal and Error (this index)
Jury and Jury Trial (this index)

BURGLARY

Instruction to jury, 86:8

CALENDAR

Indictment dismissal where case marked off calendar, 12:61, 12:62

CANINE ALERT

Motion to supress, no reasonable basis for stop, **29:15.3**

CAPITAL PUNISHMENT

Voir dire, **51:6**

CARD

Miranda rights, 1:5

CARS

Automobiles (this index)

CASH BAIL

Bail and Recognizance (this index)

CAUTIONARY INSTRUCTIONS

Instructions to Jury (this index)

CELLULAR TELEPHONE

Telephone (this index)

CERTAINTY AND DEFINITENESS

Vagueness (this index)

CERTIFICATES

Appeal, certificate of. **Appeal and Error** (this index)

Habeas corpus, certificate of appealability on appeal from

CERTIFICATES—Cont'd

denial of writ, 109:3 to 109:5

Innocence, 116:14, 116:14.1

Notice of desire not to appeal, defense counsel's certificate, 100:5

Production of witnesses certificate of materiality, **36:41**

Reasonable doubt, certificate of, 89:1 to 89:6, 102:11

Waiving jury trial, defense counsel's certificate, 60:2

CERTIORARI

Appeal. Appeal and Error (this index)

CHALLENGE FOR CAUSE

Voir Dire and Selection of Jury (this index)

CHANGE OF VENUE

Venue and Transfer (this index)

CHARACTER AND REPUTATION

Bail reduction, **4:26**Impeaching information,
discovery, **18:5**, **18:8**Jury instruction. **Instructions to**

Jury (this index)
Jury selection. Voir Dire and

Selection of Jury (this index)
Pardon, character affidavit, 111:4

CHARGE TO JURY

Instructions to Jury (this index)

CHECKLISTS

Plea, entry, 48:1

CHEMICAL ANALYSIS

Discovery, 17:2, 17:3, 17:3.2, 17:8, 17:9, 17:17

CHILD PORNOGRAPHY PREVENTION ACT

Indictment, memorandum of law in support of motion to

CHILD PORNOGRAPHY

PREVENTION ACT—Cont'd

dismiss—unconstitutional statute, 12:8.70

CHILD PORNOGRAPHY PROTECTION ACT

Indictment, motion to dismiss—unconstitutional statute, 12:8.30, 12:8.80

CHILDREN AND MINORS

Abortion (this index)

Child Pornography Prevention Act (this index)

Delinquency. **Juvenile Delinquents** (this index)

Kidnapping, jury instructions, **86:13**

Witness, instruction to jury, 81:13, 81:13.10

CIRCUMSTANTIAL EVIDENCE

Instruction to jury, **81:10** Jury selection, **55:5, 55:6**

CITATION

Complaint dismissal, Massachusetts, **6:9.50**

CITY PRISON

Production of prisoners to testify, 36:35, 36:36

CIVIL ARREST

Attachment Warrant (this index)

CIVIL CONTEMPT

Grand jury. **Grand Jury** (this index)

CIVIL SERVANTS

Public Officers and Employees (this index)

CLEMENCY

Generally, 111:1

Index-16

CLERK OF COUNTY

Exhibits, release, 62:5, 62:6

CLERKS OF ATTORNEYS

Prisoner meeting, motion, 2:32 to 3:34

CLERKS OF COURT

Bail, assignment deed, 4:19, 4:22

CLOSED TRIALS AND PROCEEDINGS

Generally, 65:1 to 65:4

Grand jury sanctions hearing, 7:39 Motion for closed trial, 65:1

Prejudice, exclusions of persons from courtroom, **73:7**

Preliminary hearing, 6:16

CLOSING ARGUMENT

Objections, 80:2, 80:3

CLOTHING

View by jury, oral motion for demonstration of clothing fit, 71:5

COACHING WITNESSES

Objection, 73:13

CO-CONSPIRATORS

Conspiracy (this index)

CO-COUNSEL

Defendant as co-counsel, 2:29, 2:30

CO-DEFENDANTS

Accomplices and Co-Defendants (this index)

COLLATERAL ESTOPPEL

Dismissal of indictment, Massachusetts, memorandum of law, 12:71.1

Letter memorandum to judge in support of motion to dismiss, New Jersey, **6:9.80**

COLLATERAL ESTOPPEL

—Cont'd

Suppression or exclusion of physical evidence, **29:4.10**

COMMENT ON CASE

Stenographer to record, 73:2

COMMINGLING FUNGIBLE GOODS

Instruction to jury, 86:9

COMMISSIONS AND COMMISSIONERS

Discovery, 28:9 to 28:19

COMMITMENT

See also **Prisons and Prisoners** (this index)

Contempt (this index)

Injunction against execution of order, 97:16, 97:17

Insane defendant. Competency of **Defendant** (this index)

Stay of commitment to attend funeral, 112:7, 112:8

Witnesses. **Production of Witnesses** (this index)

COMPENSATION

Fees (this index)
Material witness, 36:23, 36:24

COMPETENCY OF DEFENDANT

Generally, 5:1 to 5:27

See also **Insanity Defense** (this index)

Appointment of psychiatrist, 5:18 to 5:23

Commitment to mental institution confirmation of psychiatric report, **5:26**

final commitment order upon finding of insanity, **5:3**, **5:26**

COMPETENCY OF DEFENDANT—Cont'd

Commitment to mental institution
—Cont'd

preliminary mental examination, 5:15

Confirmation of psychiatric report, order, **5:25**

Cost of examination as public charge, **5:18 to 5:22**

County to bear cost of examination, 5:18 to 5:22

Defense based on mental condition, notice, generally, **5:27**

Determination of defendant's competency, generally, **5:1** et seq.

Examination of defendant, generally, **5:1** et seq.

Expense of examination, county charge, 5:18 to 5:22

Finding of insanity, **5:3**, **5:24 to 5:26**

Indictment, examination prior, 5:12

Indigent defendant, appointment of psychiatrist at public expense, 5:18 to 5:22

Memorandum regarding competency, burden of proof, federal, **5:1.50**

Opposition to government's motion to compel production of relevant medical and psychiatric records and government's motion to compel defendant to submit to psychological testing, 5:28

Opposition to government's second motion for psychiatric examination, federal, 5:29

Prisoner, psychiatric examination, 5:4 to 5:8, 5:16

Psychiatric examination attorney's affidavit supporting

COMPETENCY OF DEFENDANT—Cont'd

Psychiatric examination—Cont'd motion, 5:5, 5:7, 5:10, 5:11 commitment for preliminary exam, 5:15 notice of motion, 5:4, 5:6, 5:9 order, 5:8, 5:12 to 5:16

Psychological testing, opposition to government's motion to compel production of relevant medical and psychiatric records and government's motion to compel defendant to submit to psychological testing, 5:28

Show cause order, appointment of psychiatrist, 5:23

Stay pending competency determination, **5:17**

COMPETENCY OF WITNESS

Witnesses (this index)

COMPLAINT

Generally, **6:1 to 6:11.2**See also **Indictment** (this index)
Acknowledgment of satisfaction, **6:5**

Bond, discharge, 6:7

Civil infraction, motion to treat offenses as, **6:11.1**, **6:11.2**

Compromise, discharge after, **6:6**, **6:7**

Conditions of probation, Massachusetts, **6:11**

Continuance of complaint without a finding and ruling, Massachusetts, **6:10**

Discharge after compromise and settlement, **6:6**, **6:7**

Dismissal

memorandum of law in support of motion, **6:9.50 et seq.**

COMPLAINT—Cont'd

Dismissal or discontinuance compromise, discharge, **6:6**, **6:7** continuance of case without finding or ruling, probation, **6:10**, **6:11**

Massachusetts, infra

False information, dismissal ground, **6:8.10**

Finding, continuance without, in Massachusetts, **6:10**, **6:11**

Forfeiture proceedings. Forfeiture (this index)

General forms of complaint, 6:1, 6:3, 6:4

Lack of probable cause and presentation of materially false information to issuing magistrate, dismissal ground, **6:8.10**

Letter memorandum to judge in support of motion to dismiss, collateral estoppel, **6:9.80**

Massachusetts

continuance without a finding and ruling, **6:10**, **6:11**

dismissal motion

generally, **6:8**, **6:8.10**, **6:9** memorandum of law in support of, **6:9.30**, **6:9.50**

probation terms, 6:11

Materially false information, dismissal ground, **6:8.10**

Memorandum of law in support of motion to dismiss complaint in Massachusetts, **6:9.30**

Presentation of materially false information to issuing magistrate, dismissal ground, **6:8.10**

Probable cause, lack of, dismissal ground, **6:8.10**

Probation terms, Massachusetts, **6:11**

Satisfaction, acknowledgment, 6:5

COMPLAINT—Cont'd

Settlement, discharge after, 6:6, 6:7

Vagueness of statute, dismissal ground, 6:8

COMPLEX LITIGATION

Continuance, 47:10

COMPLIANCE WITH DISCLOSURE **OBLIGATIONS**

Discovery and Disclosure (this index)

COMPROMISE AND SETTLEMENT

Complaint, discharge, 6:6, 6:7 Interrogatories, 28:26 Plea bargains. Pleas (this index)

COMPUTERS

Evidence, images retrieved from computer, 16:15

CONCEALMENT OF ASSETS

Instruction to jury, 85:5

CONCLUDING INSTRUCTIONS

Instruction to jury, 90:1 to 90:9

CONCLUSIONS OF LAW

Findings of Fact and Conclusions of Law (this index)

CONDITIONAL EXAMINATION **OF WITNESSES**

Witnesses (this index)

CONDITIONAL RELEASE OF **PRISONERS**

Bail and Recognizance (this index)

Parole (this index)

Probation (this index)

Wedding, emergency motion for condition of release, 112:10

Work release, 97:27

CONFERENCES

Pretrial Conference (this index)

Prisoner conference with counsel. 112:1, 112:9

Tax fraud intelligence conference, 116:1

CONFESSIONS

Discovery, 30:12, 30:13, 30:22 to 30:24

Hearing on voluntariness, 30:12. 30:13, 30:20, 30:21

Jury instruction. Instructions to Jury (this index)

Physical examination, confession obtained by violence, 30:22 to 30:24

Reopening hearing on voluntariness, 30:20, 30:21

Severance of co-defendant, 44:13. 44:14, 44:20, 44:25

Suppression, 30:17, 30:18

Torture, physical examination, 30:22 to 30:24

Voluntariness

hearing, motions, 30:12, 30:13, 30:20, 30:21

instruction to jury, 82:2

reopening hearing, 30:20, 30:21 violence in obtaining confession, 30:22 to 30:24

CONFIDENTIAL MATTERS

Privileged and Confidential Matters (this index)

CONFINEMENT

Prisoners (this index)

CONFIRMATION OF PSYCHIATRIC REPORT

Competency of defendant, 5:25

CONFLICT OF INTEREST

Counsel disqualification, 2:35, 2:36

CONFLICT OF INTEREST

—Cont'd

Judge disqualification, 70:1

CONFUSION

Misunderstanding or Confusion (this index)

CONSANGUINITY

Disqualification of judge, 70:1

CONSENT OR APPROVAL

Arraignment, consent to proceed before U.S. magistrate judge (misdemeanor cases), **3:9**

Waiver of indictment, consent to proceed by information, 7:47

CONSOLIDATION OR SEVERANCE

Generally, **43:1 to 43:13**See also **Bifurcated Trial** (this

index)

Antagonistic defenses, 44:13, 44:14, 44:22, 44:26

Appeals, habeas corpus, 109:2

Co-defendants

confession, 44:13, 44:14, 44:20, 44:25

expedited sentencing, 44:15 prejudicial joinder, 43:4

witnesses, 44:4 to 44:6, 44:21, 44:22

Confession, co-defendant, 44:13, 44:14, 44:20, 44:25

Conspiracy (this index)

Cooperating defendant, 44:14.1

Defendants, generally, **43:4**, **44:1 to 44:29**

Defendant's motion to join their cases for all proceedings, 44:29

Dismissal, alternative motion, 12:91

Election, compelling, 13:1 to 13:2, 43:2

CONSOLIDATION OR SEVERANCE—Cont'd

Evidence

co-defendant as witness, **44:4 to 44:6, 44:21, 44:22**

spill-over evidence, Massachusetts, **44:26**

statements of co-defendants, 44:21, 44:22

Expedited sentencing, severed codefendants, 44:15

Indictment, Massachusetts, 44:25 to 44:29

Indictment (this index)

Massachusetts

generally, 44:25 to 44:29

antagonistic defenses, 44:26

co-conspirator's statements, motion to exclude and in alternative sever indictments, 33:2.2

confession of co-defendant, 44:25

Conspiracy (this index)

prejudicial joinder of indictments, 43:11, 43:12

spill-over evidence, 44:26

Memorandum of law

co-conspirator's statement, memorandum in support of motion to exclude, 33:2.2

incorporated in motion for severance of defendants, 44:1.1

Multiple grounds, 44:23

Offenses, generally, 44:12

Prejudicial joinder, 43:4, 43:4.1, 43:11, 43:13

Presentence report, motion to strike portions of, **95:6.1**

Sentencing of severed

co-defendants, 44:15

Separate trial, **44:19**, **44:21**

Spill-over evidence, Massachusetts, **44:26**

CONSOLIDATION OR

SEVERANCE—Cont'd

conspiracy, 33:3 Statements of co-conspirator, motion to exclude and in Jury instruction. Instructions to alternative sever indictments, **Jury** (this index) 33:2.2 Massachusetts Statements of co-defendant, 44:21, in limine motions to exclude 44:22 co-conspirator's statements, Venue transfer, 41:13 33:2.1, 33:2.2 Witness, co-defendant, 44:4 to separate trials. Consolidation or 44:6, 44:21, 44:22 severance, supra Money laundering, 85:16 **CONSPIRACY** New trial, **93:21** Admissibility of statements of co-Separate trials. Consolidation or conspirators, 33:1 to 33:3 severance, supra Bill of particulars, 23:13, 23:16 to 23:17.1 **CONSTITUTIONAL LAW** Co-conspirators Arrest, Miranda rights, 1:5, 1:6 admissibility of statements, 33:1 Bail and Recognizance (this to 33:3 index) discovery of statement, 16:6, Declaratory judgment motion, 9:3, 16:6.1 9:4 instruction to jury, 84:14 to Equal protection. **Discrimination** 84:17 (this index) Consolidation or severance Miranda warnings, 1:5, 1:6 massachusetts Prior jeopardy, indictment disco-conspirator's statements, missal, 12:63 to 12:75 motion to exclude and in Right to bear arms, voir dire, 54:8 alternative sever indict-**Right to Counsel** (this index) ments, 33:2.2 Search and Seizure (this index) substantive offenses, separate Self-Incrimination Privilege (this trial from conspiracy, index) 33:4 to 33:6 **Speedy Trial** (this index) Discovery Statute unconstitutional indictment bill of particulars, 23:13, 23:16, dismissal, 12:8, 12:9 23:17 Vagueness (this index) co-conspirator's statement, 16:6, 16:6.1 CONTAMINATED EVIDENCE grand jury minutes, 9:5 Indictment, dismissal, 12:100 Dismissal of indictment, failure to **CONTEMPT** sufficiently allege object, Generally, 68:1 to 68:5 memorandum of law, 12:14.2 Attachment warrant, 68:5 Grand jury, inspection of minutes, 9:5 Bill of particulars, 23:24, 23:25 © 2013 Thomson Reuters, 7/2013 Index-21

CONSPIRACY—Cont'd

Hearing to determine existence of

CONTINUANCE AND

Commitment ADJOURNMENT—Cont'd generally, 68:4 Removal of case from pretrial and trial calendar, 47:20 grand jury, civil contempt, 7:17, 7:18, 7:21 Rescheduling of trial, 47:18 Stay setting of trial, discovery witnesses, 36:9, 36:11 issues, 47:9.50 Discovery obligations. **Discovery** Surprise, 74:3, 74:4 and Disclosure (this index) Venue change, alternative relief, **Grand Jury** (this index) 41:14 New York, contempt for failure to Witnesses obey subpoena, 36:7 Prosecutor. 68:1, 68:2 death, 74:1, 74:2 Witnesses (this index) illness, 74:7 **CONTINUANCE AND CONTRACTS AND** ADJOURNMENT AGREEMENTS Generally, 47:1 to 47:23 **Appeal and Error** (this index) Calendar, motion to remove case Complaint, compromise, 6:6, 6:7 from pretrial and trial, 47:20 Counsel. Counsel Appointment Complaint, continuance without a **or Retainer** (this index) finding and ruling, **6:10** Massachusetts (this index) Complexity of discoverable materi-Plea agreement or bargain. Pleas als, **47:10** (this index) Conflict in schedule, rescheduling, **Stipulations** (this index) 47:18 Surrender agreement confirmation Convenience, 74:5 letter, 1:7 Counsel **CONTROLLED SUBSTANCES** illness, 74:6 **Drugs and Narcotics** (this index) unavailable, 47:11 Death of witness, 74:1 **CONTUMACY** Discovery, 47:9, 47:10 **Contempt** (this index) Discovery issues, motion to stay **CONVENIENCE** setting of trial, 47:9.50 Adjournment, 74:5 Dismissal, adjournment in contem-Venue transfer, 41:13 plation, **47:19** Documents and papers absent, 47:9 **CONVICTION** Excludable time, order for, 47:7.1 See also **Acquittal** (this index) Illness, 74:6, 74:7 Coram nobis petition to vacate, Joint motion for continuance 110:6, 110:7, 110:11 to without finding, 47:22 110:13 Objection, 47:22 Expungement, 111:6 to 111:10, Publicity, prejudicial, 47:8, 47:16 111:13 47:17 Indictment dismissal, prior jeop-Relative of witness, death, 74:2 ardy, 12:72 to 12:75

CONTEMPT—Cont'd

CONVICTION—Cont'd

Prior conviction. Other Crimes or Bad Acts (this index)

Sealing records, 111:6, 111:11, 111:12

CONVICTS

Prisoners (this index)

COPIES

Instructions to jury, preparing objections, 77:4

Preliminary hearing transcript, 6:17 to 6:19

Production and Inspection of Documents and Things (this index)

CORAM NOBIS

Generally, 110:1 to 110:14

Appeal, petition after affirmance, 110:7

Conviction, vacating, 110:6, 110:7, 110:11 to 110:13

Counsel

defendant not represented by counsel, 110:5

guilty plea and sentence, affidavit in support of motion to vacate, **110:9**

ineffective assistance, 110:3 to 110:5

judgment, affirmation in support of motion to vacate, 110:13

judgment and plea, affidavit in support of motion to vacate, 110:12

Guilty plea, vacating, **110:8 to 110:12**

Ineffective assistance of counsel, 110:3 to 110:5

Judgment, vacating, 110:6, 110:10 to 110:13

New Jersey, motion to seal guilty plea, 110:16

CORAM NOBIS—Cont'd

New York, memorandum in support of motion for, 110:1.50

North Carolina, motion for appropriate relief, **110:15**

Sentence, vacating, 110:8, 110:9

Vacating or setting aside

appeal, petition after affirmance, 110:7

conviction, 110:6, 110:7, 110:11 to 110:13

guilty plea, 110:8 to 110:12 judgment, 110:6, 110:10 to

110:13 sentence, 110:8, 110:9

CORPORATION

Sentencing, 96:2

CORRECTION

Judgment, motion to correct, 97:1, 97:1.2

Notice of appeal, motion to extend time for filing notice of appeal nunc pro tunc and/or for correction or clarification of record, 100:7

Presentence investigation report, **95:2**, **95:3**

Sentence and Punishment (this index)

COSTS OF ACTION

Appeal and Error (this index)

Attorney fees. **Counsel** (this index)

Deposition, 28:5, 28:6

Expert witnesses, 40:1.2, 40:1.3, 40:2 to 40:7, 40:10 to 40:14

Investigator's expenses, Massachusetts, **39:2**

Poor persons. **Indigent Defendants** (this index)

Preliminary hearing transcript, **6:17 to 6:19**

COSTS OF ACTION—Cont'd

Production of prisoner as witness, **36:3**

Psychiatric examination, 5:18 to 5:22, 38:3, 38:4

COUNSEL

Acquittal, attorney's affidavit in support of motion for, **92:6**

Appeal and Error (this index)

Appointment. Counsel Appointment and Retainer (this index)

Bail, attorney's affidavit in support of motion to revoke or amend, 4:17.2

Co-defendants. Accomplices and Co-Defendants (this index)

Continuance and Adjournment (this index)

Coram Nobis (this index)

Discovery, counsel's affidavit in support of motion for, 14:4, 14:4.1

Dismissal of indictment, attorney's affidavit in support of, 12:38.4, 12:80.2, 12:96

District and Prosecuting Attorneys (this index)

Ex parte motion for issuance of subpoena duces tecum and witness subpoenas, attorney's affirmation in support of notice of, 20:10.70

Expert and Opinion Evidence (this index)

Expungement of criminal record, affidavit in support of motion for, 111:9

Extradition (this index)

Fees

see also Counsel Appointment or Retainer (this index)

Appeal and Error (this index)

COUNSEL—Cont'd

Fees-Cont'd

appointed counsel. Counsel

Appointment or Retainer
(this index)

forfeiture, 115:1 to 115:5

pretrial restraint of assets needed to pay legal fees and defense costs, motion for hearing on, 115:5

Grand Jury (this index)

In forma pauperis proceedings.

Counsel Appointment or

Retainer (this index)

Jury instruction. **Instructions to Jury** (this index)

New York—ex parte motion for issuance of subpoena duces tecum and witness subpoenas, attorney's affirmation in support of notice of, 20:10.70

Opening Statements (this index)

Preliminary injunctions, affidavit in support of motion to show cause, 116:3

Prisoners (this index)

Probation termination, affirmation in support of motion for, 116:5

Pro se counsel. 2:29 to 2:31

Prosecutor. **District and Prosecuting Attorneys** (this index)

Psychiatric examination, attorney's affidavit supporting motion for, 5:5, 5:7, 5:10, 5:11

Rehearing, extending time for filing petition for, 105:2

Sentence and Punishment (this index)

Unavailability of counsel, notice of, **116:9**

Waiver of jury trial, defense counsel's certificate, 60:2

Withdrawal, **61:1**, **61:2**

COUNSEL—Cont'd

Witnesses, memorandum at law in RETAINER—Cont'd support of motion in limine to Fees—Cont'd disqualify attorneys as fact indigent defendants' appointed and expert witnesses, 35:19 counsel. See lines throughout this group **COUNSEL APPOINTMENT OR** payment, motions and orders, RETAINER 2:12, 2:18 to 2:23 Generally, 2:1 to 2:37 retainer agreement, 2:1, 2:2, 2:5 Admission pro hac vice, motion, travel expense of appointed 2:11 counsel, New York, 2:16, Appeal and error, indigent 2:17 defendants, 101:6 to 101:8, Indigent defendants, appointment 104:2 of counsel. See lines Appearance notice, 2:10 throughout this topic Assignment of legal fees, 2:4 Intake sheet, 2:6 Co-counsel, defendant as, 2:29, Knowledge. Notice and knowl-2:30 edge, infra Co-defendants, affidavit supporting Law clerk's meeting with prisoner, motion to represent, 2:27, state motion, 2:32 to 2:34 2:28, 2:35, 2:36 Letter advising defendant of Conflict of interest, disqualification retainer, 2:5 of co-defendant's counsel, Medical information release, 2:8 2:35, 2:36 Miranda rights, 1:5, 1:6 Contracts and agreements New York, travel expenses, 2:16, appeal, 101:14 2:17 power of attorney, 2:9 Nunc pro tune, attorney's motion retainer agreement, 2:1, 2:2, 2:5 to be appointed counsel for substitution of counsel, 2:37 defendant, 2:12.1, 2:12.3 Currency transaction report, 2:3 memorandum in support of Deposition expense of appointed motion, 2:12.4 counsel, New York, 2:16, Payment of counsel. Fees, supra 2:17 Poor persons, appointment of Disqualification of co-defendant's counsel, 2:35, 2:37 counsel. See lines throughout this topic Power of attorney, 2:9 appeal, appointed counsel, Prisoner, law clerk's meeting with, 101:9, 101:22, 101:26 to 101:28 2:32 to 2:34 Pro hac vice admission, motion, assignment of fees, 2:4 2:11 financial affidavit in support of Release of information and request for attorney, expert or other court services records, 2:7, 2:8 without payment of fee, Relief from appointment. Substitu-2:12.2 tion or withdrawal, infra

COUNSEL APPOINTMENT OR

COUNSEL APPOINTMENT OR RETAINER—Cont'd

Requests. Motions and orders, supra

Right to counsel, poor persons. See lines throughout this topic

Stipulation, substitution of counsel, 2:37

Substitution or withdrawal of counsel

generally, 61:1 to 61:3

state motions and orders, 2:25 to 2:27

stipulation of substitution, **2:37** Travel expense of appointed

counsel, New York, 2:16, 2:17

Withdrawal of counsel. Substitution or withdrawal of counsel, supra

COUNTIES

Exhibits, release by clerk, **62:5**, **62:6**

Psychiatric examination, cost, **5:18 to 5:22**

COUNTS OR PARAGRAPHS OF INDICTMENT

Indictment (this index)

COURT OF APPEALS (U.S.)

Appeal and Error (this index)

COURT REPORTERS

Stenographer or Court Reporter (this index)

COURTS

Court of Appeals (U.S.). **Appeal** and Error (this index)

Function of court, cautionary instructions, **79:8**

Supreme Court (U.S.). **Appeal and Error** (this index)

CREDIBILITY AND RELIABILITY OF WITNESSES

Witnesses (this index)

CRIMINAL CULPABILITY

Indictment, insufficient evidence, 12:14.20

CRIMINAL RECORD

See also Other Crimes or Bad Acts (this index)

Expungement, 111:6 to 111:10, 111:13

Sealing records, 111:6, 111:11, 111:12

CROSS-EXAMINATION

Witnesses (this index)

CURRENCY TRANSACTION REPORT

Attorney retainer, 2:3

DAILY TRANSCRIPT

Testimony at trial, 62:1 to 62:4

DEADLOCKED JURY

Jury and Jury Trial (this index)

DEADLY WEAPONS

Suppression of evidence, Massachusetts, **31:5.3**

DEATH

Adjournment, 74:1, 74:2

Autopsy reports, discovery, 17:6, 17:10

Bail forfeiture, setting aside, 4:41 to 4:45

Capital punishment, voir dire, **51:6** Deadly weapons, Massachusetts, **31:5.3**

Dismissal of complaint, suggestion of death, Massachusetts, 6:8.50, 6:8.70

Funerals. Release or Discharge of Prisoner (this index)

INDEX

DEATH—Cont'd

Murder. Homicide (this index)

DECEIT

Fraud and Deceit (this index)

DECLARATIONS

Admissions and Declarations (this index)

DECLARATORY JUDGMENT

Grand jury, constitutionality of statute, **9:3**, **9:4**

DEEDS

Bail, assigning property to clerk of court, **4:19**, **4:22**

DEFENSES

Entrapment. **Entrapment** (this index)

Insanity

Competency of Defendant (this index)

Insanity Defense (this index)

Jury instruction. **Instructions to Jury** (this index)

Self-Defense (this index)

Severance, antagonistic defenses, 44:13, 44:14, 44:22, 44:26

Subpoena duces tecum, memorandum of law in opposition to various motions to quash Certain Rule 17(c), **20:4.1**

DEFINITENESS

Vagueness (this index)

DELAY OF PROSECUTION

Speedy Trial (this index)

DELINQUENCY ADJUDICATION

Vacating or setting aside, **94:21 to 94:23**

DEMONSTRATIONS

View by Jury (this index)

DEMURRER

Guilty plea, withdrawal motion, 49:16 to 49:19 Indictment, 11:1 to 11:4

DEPARTMENT OF SOCIAL SERVICES

Client's release of DSS records, 116:13

Letter requesting copy of investigative report, **27:12.1**

DEPORTATION

Habeas corpus, 106:3, 107:3 Sentence, recommending against, 95:8

DEPOSITIONS

Generally, 28:1 to 28:8.1 Counsel expense, New York, 2:16, 2:17

Criminal cases, generally, **28:4.1**Government's motion for pre-trial deposition, opposition to, **28:8.1**

Massachusetts, **28:24**Notice for taking of deposition duces tecum, **28:3.1**

Subpoenas and Appearance Requests (this index)

DESTRUCTION OF EVIDENCE

Dismissal

alternative motion, 29:29, 29:30 indictment, 12:95 to 12:97.10 Production and inspection of documents and things, 15:22.10

DETAINER

Bail, 4:16, 4:17, 4:61, 4:62 Material witness, Massachusetts, 36:21

DIRECTED VERDICT

Generally, 76:1, 76:3 to 76:5, 76:7, 76:8, 93:3 to 93:5, 94:28

DISABILITY

Certificate of relief, 111:5

DISCHARGE OF JURY Jury and Jury Trial (this index)

DISCHARGE OF PRISONER
Release or Discharge of Prisoner
(this index)

DISCLOSURE

Discovery and Disclosure (this index)

DISCOVERY AND DISCLOSURE

Generally, 14:1 to 28:6

Additional motions, motion for leave to file, 27:24 to 27:26

Alibi defense, notice, **26:1 to 26:2.1**

Bad acts. Other crimes or bad acts, infra

Bills of Particulars (this index)

Cellular telephone records, 15:28

Commissions and commissioners, 28:9 to 28:19

Compelling discovery mandamus, 27:16

motion practice, generally, **14:10, 14:10.50, 14:11**

Compliance with disclosure obligations

certificate, 27:15

noncompliance. Contempt of court, infra

Conditional examination of witness, **28:22**, **28:23**

Confession, 30:12, 30:13, 30:22 to 30:24

Confidentiality agreement, 27:20

Conspiracy (this index)

Contempt of court

district attorney, noncompliance with disclosure obligation, 22:17

DISCOVERY AND DISCLOSURE

—Cont'd

Contempt of court—Cont'd show cause order regarding sanctions and contempt for violation of reciprocal discovery order, defendant's opposition to, 26:6

Continuance, 47:9, 47:10

Controlled substance tests, Massachusetts, 17:3

Cost of action, deposition, 28:5, 28:6

Counsel's affidavit in support of motion for discovery, **14:4**, **14:4.1**

Depositions (this index)

District and prosecuting attorneys

see also **Production and Inspection of Documents and Things** (this index)

certificate of compliance with discovery, **27:15**

contempt of court, noncompliance with disclosure obligation, 27:17

DNA

motion for discovery, related biological evidence, 17:2.50

motion to exclude expert testimony, Massachusetts, **35:29**

qualifications, literature and evidence of bias for experts, consultants, and laboratory personnel, 17:19

quality control, proficiency testing and error rates, 17:18

Electronic surveillance, motion for disclosure of existence of, 7:49

E-mails in government possession authored by defendants, **16:16** Entrapment defense, notice, **26:3**

DISCOVERY AND DISCLOSURE DISCOVERY AND DISCLOSURE —Cont'd -Cont'd Exculpatory evidence. Production Joinder, motion for leave to join in and Inspection of Docuco-defendant's motions, 27:22 ments and Things (this Jury lists, 57:11, 57:14, 58:8 index) Letters rogatory, 28:19 Expert witnesses, motion for Limine motion, other crimes, 24:2, disclosures regarding, 40:1, 24:4, 24:5 Massachusetts memorandum of law in support additional motions, motion for of motion, 40:1.1, 40:23 leave to file, **27:26** Extension of time, motion for bill of particulars, 23:26 extension of time in which to controlled substance tests, 17:3 file pretrial motions, 27:23 deposition, 28:24 Extraordinary relief, defendant's DNA tests opposition to petition for motion in limine to exclude extraordinary relief and testimony of DNA motion of XYZ Television, expert, 35:29 Inc., to intervene and for an order unsealing defendant's qualifications, literature and filings in case, 27:28 evidence of bias for FBI file, request for file pursuant to experts, consultants, and Freedom of Information Act laboratory personnel, 17:19 and Privacy Act, 27:6.1 Freedom of Information Act, 27:5, quality control, proficiency 27:6, 27:6.1 testing and error rates, 17:18 **Grand Jury** (this index) Gynecological medical history of exculpatory evidence, 18:13 et patient, Massachusetts, 15:24 to 15:26 gynecological medical history of patient, 15:24 to 15:26 Hearings discovery hearing, 27:13, 27:14 informant, 25:1, 29:64 omnibus hearing, 27:14 medical and psychiatric records, preliminary hearing transcript, attorney's affidavit in sup-27:7 to 27:10 port of motion for production of, 15:11.50 Identification information. Name or identity, infra mental health records of victim, 15:11 Indictment pending, 27:12 Inducements, Massachusetts, 18:15 motion, 14:30, 14:30.10 Informants, 25:1 to 25:4.1, 29:63, other crimes, 18:14 29:64 physical examination and taking Interrogatories, 28:25, 28:26 blood sample of defendant Investigations pending, 27:12 (and use of reasonable force Jencks Act, motion for disclosure if necessary), defendant's of evidence under, 24:9 opposition to Com-

DISCOVERY AND DISCLOSURE DISCOVERY AND DISCLOSURE —Cont'd —Cont'd Massachusetts-Cont'd Notice—Cont'd monwealth's motion for reciprocal discovery response, order, 27:27 Notice of request for Rule 404(b) pretrial conference report, 6:13 evidence notification, 24:1.5 **Production and Inspection of** Objection to magistrate judge's **Documents and Things** orders on defendant's motion (this index) for bill of particulars and for promises, rewards, or induceearly disclosure, 23:43 ments, 18:15, 18:15.1 Omnibus motion, 14:33 to 14:37, school, psychiatric and 27:14 substance abuse treatment Other crimes or bad acts records, 15:27 generally, 24:1 to 24:7 social services records, care and bad acts and similar acts, generprotection petitions, 15:12, ally, 24:1 to 24:9 15:13 criminal record, 18:8, 18:14 surveillance location, motion to intention to rely on similar act disclose, 27:29 evidence, 24:1 Medical Records (this index) Massachusetts, 18:14 Memorandums in support of production of evidence pursuant motions for pretrial discovery to Federal Rule of Evidence confidential informants 404(b), 24:7 to 24:9 federal, 25:5 Particulars. Bills of Particulars New Jersey, 25:6 (this index) omnibus and general motions, Perpetuation of testimony, motion, 14:5.2, 14:17, 14:17.1 28:20, 28:21 Mistrial for failure to permit Physical examination inspection, 75:8 confession obtained by violence, Motion practice, generally, 14:1 to 30:2 to 30:24 14:35, 27:22 to 27:26 gynecological medical history of Name or identity, 27:4, 27:4.50 patient, Massachusetts, informant, 25:1 to 25:4.1 15:24 to 15:26 New Jersey serological test, opposition memorandum, New Jersey, discovery letter, 14:36 27:27.50 surveillance location, motion to taking of blood sample of defendisclose, 27:29.70 dant (and use of reasonable Notes, preservation of evidence, force if necessary), defe-16:8, 21:1 to 21:6 ndant's opposition to Commonwealth's motion for alibi defense, 26:1 to 26:2.1 order, 27:27 motion for discovery and inspec-Preservation of evidence, 21:1 to

21:6

tion, 14:5, 14:5.1

DISCOVERY AND DISCLOSURE DISCOVERY AND DISCLOSURE —Cont'd —Cont'd Pretrial conference, 6:12, 6:13 Sanctions-Cont'd Prisoner, deposition, 28:2, 28:8 grand jury Privacy Act, request for FBI file dismissal of indictment and/or pursuant to Freedom of Inforsanctions against governmation Act and, 27:6.1 ment, memorandum in support of defendant's Privileged and confidential matters motion to unseal grand documents and things. Producjury records and files for tion and Inspection of disclosure of com-**Documents and Things** munications and, 9:38 (this index) secrecy violation, 7:37 to informant disclosure, 25:1 to 7:39 25:4.1 jury list, striking panel for fail-**Protective Orders** (this index) ure to disclose, 58:8 surveillance location, motion to mistrial, 75:8 disclose, 27:29, 27:29.70 School, psychiatric and substance **Production and Inspection of** abuse treatment records, Mas-**Documents and Things** (this sachusetts, 15:27 index) Scientific tests or experiments, Promises, Massachusetts, 18:15, 17:1 to 17:19 18:15.1 Proposed interrogatories, 28:25 Sealed documents, 27:16.1 Settlement of interrogatories, Prosecutor notice, 28:26 district and prosecuting Show cause order regarding sancattorneys, supra tions and contempt for viola-**Production and Inspection of** tion of reciprocal discovery **Documents and Things** order, defendant's opposition (this index) to, 26:6 **Protective Orders** (this index) Similar act evidence. Other crimes, Qualifications, literature and evisupra dence of bias for experts, Subpoena Duces Tecum (this consultants, and laboratory personnel, 17:19 index) Reciprocal discovery order, defe-Suppression of evidence, notice of ndant's opposition to show intent to use suppressible evicause order regarding sancdence, 27:1 to 27:3 tions and contempt for viola-Surveillance location, motion to tion of, **26:6** disclose, 27:29, 27:29.70 Reciprocal discovery response, **Tapes.** Production and Inspection 26:4, 26:5 of Documents and Things Rewards, Massachusetts, 18:15 (this index) Sanctions Tax fraud intelligence conference,

116:1

bill of particulars, 23:36, 23:37

DISCOVERY AND DISCLOSURE

—Cont'd

Telephone calls for assistance, motion for copy of, 18:16 Telephone records, cellular, 15:28 Tests or experiments, 17:1 to 17:19

Texas

exculpatory evidence, motion for production of, **18:13.50** motion for a list of state's witnesses, **16:14**

Witnesses

conditional examination of witness, 28:22, 28:23 perpetuation of testimony, motion, 28:20, 28:21

Production and Inspection of Documents and Things (this index)

Production of Witnesses (this index)

DISCRIMINATION

Jury. Voir Dire and Selection of Jury (this index)

Racial. **Racial Discrimination** (this index)

DISEASE OR ILLNESS

Adjournment, **74:6**, **74:7 Mental Illness** (this index)

DISMISSAL OR DISCONTINUANCE

Generally, 94:17 to 94:20 Adjournment in contemplation of dismissal, 47:19

Appeal and Error (this index)
Complaint (this index)
Florida, 12:8.90

Forfeiture complaint, **114:5**, **114:6** Habeas corpus petition, **107:8**,

107:9, 107:11, 107:12

DISMISSAL OR

DISCONTINUANCE—Cont'd

Illegal search, alternative motion, 29:29, 29:30

Indictment (this index)

Juvenile proceedings, **46:3 to 46:6** Motions to dismiss indictment, **12:1 et seq.**

Opening, dismissal motion, **76:11**Renewal of motion to dismiss,
memorandum of law in support of defendant's renewed
motion to dismiss for lack of
speedy trial, **12:43.3**

Stipulations, 66:4

DISQUALIFICATION OF COUNSEL

Co-defendant's counsel, 2:35, 2:37

DISQUALIFICATION OF JUDGE

Generally, 59:1 to 59:4.1

Affidavit in support of motion, 59:3

Bias or prejudice, 70:3

Co-defendants, 59:2

Consanguinity, 70:1

Memorandum of law regarding recusal, **59:5**

Relative of party or counsel, 70:1

Sentence, hearing on motion to vacate, 97:8, 97:9

Supplemental submission regarding recusal, **59:6**

Violations of judicial code, 59:4.1

Withdrawal voluntary, 59:1, 59:2

Witness in case, judge as, 70:2

DISTRICT AND PROSECUTING ATTORNEYS

Bill of particulars, threats, 23:26 Contempt of court, 68:1, 68:2 Discovery and Disclosure (this index)

, 10,111, 10,112

DISTRICT AND PROSECUTING ATTORNEYS—Cont'd

Indictment dismissal, prosecutorial misconduct, 12:76 to 12:94, 12:98

Mistrial, prejudicial conduct, **75:3**, **75:4**

Production and Inspection of Documents and Things (this index)

DNA

Discovery and Disclosure (this index)

DOCKET

Indictment dismissal where case marked off docket, 12:61, 12:62

DOCUMENTARY EVIDENCE

Limine motions regarding government's evidence, **35:15** Production and inspection of documents and things, infra

DOUBLE JEOPARDY

Indictment dismissal, 12:26.1, 12:63 to 12:75, 12:70.2

Memorandum of law in support of motion to strike indictment, 12:27.10

DOUBT

Reasonable Doubt (this index)

DOWNWARD DEPARTURE

Sentence and Punishment (this index)

DRUGS AND NARCOTICS

Bill of particulars, 23:12, 23:16.50, 23:35

Cocaine suppression, Massachusetts, **35:10**

Discovery of tests, **17:2**, **17:3**, **17:8** Indictment, **8:1**

DRUGS AND NARCOTICS

—Cont'd

Instructions to jury, request to include defendant's proposed instruction on drug amount, 83:9

New trial, 93:21

Stop based on alleged witnessing of drug transaction, **29:58.30** Voir dire, drug case, **57:4**

DRUNKENNESS

Intoxication (this index)

DSS

Department of Social Services (this index)

DUPLICITY

Indictment dismissal, 12:26.50

DURESS

Massachusetts, new trial motion for duress/ mistake, and incorporated memorandum of law, **94:2.50**

DVD RECORDINGS

Evidence, suppression or exclusion, 30:30

DYNAMITE CHARGE

Instructions to Jury (this index)

EARLY PRODUCTION OF FAVORABLE EVIDENCE

Discovery of exculpatory evidence, **18:3**

EAVESDROP EVIDENCE

Wiretap and Eavesdrop Evidence (this index)

ECONOMIC DISCRIMINATION

Jury, striking panel or venire, 58:6

ELECTION

Indictments, motion to compel election, 13:1 to 13:6, 43:2

ELECTRONIC SURVEILLANCE

Wiretap and Eavesdrop Evidence (this index)

E-MAIL

Disclosure of e-mails in government possession authored by defendants, 16:16

Motion in limine regarding e-mail evidence, **35:21**

Motion to suppress e-mail obtained through grand jury subpoena, **29:15.1**

EMBEZZLEMENT

Instruction to jury, 86:10

EMERGENCY

Appeal and Error (this index)
Bail and Recognizance (this index)

Habeas corpus petition, 107:10 Transfer of prisoner, motion for, 112:12

Wiretap evidence, emergency motion to unseal trap and trace application and evidence, incorporated memorandum of law, 19:1.50

EN BANC REHEARING

Appeal and error, 105:4 to 105:6

ENCASE FORENSIC SOFTWARE

Motion in limine to preclude for evidence and testimony regarding, 35:24

ENLARGEMENT OF TIME

Extension or Enlargement of Time (this index)

ENTICEMENT, INDUCEMENT, AND PROCUREMENT

Instruction to jury, 87:6

ENTRAPMENT

Discovery of intent to use entrapment defense, 26:3
Instruction to jury, 87:3, 87:4

EQUAL PROTECTION

Jury. Voir Dire and Selection of Jury (this index)

Racial Discrimination (this index)

ERROR

Appeal and Error (this index)

ESCROW

Bail, 4:20

ESTOPPEL

Waiver and Estoppel (this index)

EVASION OF TAXES

Instruction to jury, 85:6 to 85:8

EVIDENCE

Acquittal motion at close of evidence, **92:4**

Admission of evidence, motion, **72:1**

Assault and battery with a deadly weapon, Massachusetts, 31:5.3

Audiotapes, suppression, 30:27 to 30:29

Bill of particulars, suppression for non-compliance, 23:36, 23:37

Circumstantial Evidence (this index)

Cocaine, exclusion in Massachusetts, **35:10**

Co-conspirators, admissibility of statements, **33:1 to 33:3**

Collateral estoppel, suppression or exclusion, **29:4.10**

Computers, images retrieved from, **16:15**

Confession, suppression, 30:17, 30:18

Index-34

EVIDENCE—Cont'd

- Conversation, suppression of tape recordings of, **30:5**, **30:6**
- Cross-examination, prohibiting, **32:10**
- Custom evidence, limine motions, **35:14**
- Deadly weapons, Massachusetts, 31:5.3
- Defendant's statement to police and incorporated memorandum of law, DVD recording, Massachusetts, 30:30
- **Destruction of Evidence** (this index)
- Disclosure. Discovery and Disclosure (this index)
- Discovery. Discovery and Disclosure (this index)

DNA

- discovery of quality control, proficiency testing and error rates. 17:18
- limine motion, Massachusetts, **35:29**
- motion for discovery, related biological evidence, 17:2.50
- **Documentary Evidence** (this index)
- DVD recordings, Massachusetts, 30:30
- Eavesdrop evidence. Wiretap and Eavesdrop Evidence (this index)
- E-mail evidence, 35:21
- EnCase forensic software, motion in limine to preclude for evidence and testimony regarding, 35:24
- Exclusion. Suppression or exclusion, infra
- Exhibits, temporary release by clerk, **62:5**, **62:6**

EVIDENCE—Cont'd

- Experts. **Expert and Opinion Testimony** (this index)
- Expert testimony. **Expert and Opinion Evidence** (this index)
- Fingerprints, suppression, **31:1**Firearms exclusion, Massachusetts, **35:9**
- Franks hearing request, suppression or exclusion, **29:4.10**
- **Grand Jury** (this index)
- Handwriting sample, suppression, **31:1**
- Hearsay (this index)
- Identification evidence, suppression or exclusion, 31:1 to 31:8
- Identity of person whose wire communications are to be intercepted, suppression based government's failure, 30:9.9

Indictment (this index)

- Insufficient evidence. Weight or sufficiency, infra
- Jury instruction. **Instructions to Jury** (this index)
- Limine motions
 - generally, 35:1 to 35:3, 35:5
 - admission of extraneous offenses and conduct, Texas, **32:14**
 - attorneys as fact and expert witnesses, disqualification, **35:19**
 - character evidence, 35:22
 - co-conspirators's statements, exclusion, Massachusetts, 33:2.1, 33:2.2
 - consciousness of guilt evidence, 35:34
 - crime scene and autopsy photographs, **35:32**
 - custom evidence, opposition to government's motion to

EVIDENCE—Cont'd	EVIDENCE—Cont'd
Limine motions—Cont'd	Limine motions—Cont'd
present, 35:14	ing witness, 33:2.1.1
defendant's motion in limine to	Texas
be allowed to adduce evi-	character evidence, 35:22
dence of the complaining	name calling prevention of,
witnesses's parallel allega-	35:20
tions of rape, Mas-	prior trial evidence, 35:23
sachusetts, 35:25	victim testimony, 35:4
dispatch calls, 35:33	witness's prior bad acts, opposi-
DNA expert, Massachusetts, 35:29	tion to government's
documentary evidence, 35:15	motion to exclude evidence
e-mail evidence, 35:21	of, 32:13
enCase forensic software, 35:24	Massachusetts
financial reports, 35:31	assault and battery with a deadly
firearms, Massachusetts, 35:9	weapon, identification evi-
incompetent complaining wit-	dence, 31:5.3
ness, 38:3	co-conspirator's statements,
materiality, 35:16	exclusion, 33:2.1, 33:2.2
medical records, motion to dis-	deadly weapon, identification evidence, 31:5.3
close alleged victim's,	Discovery and Disclosure (this
35:12.50	index)
name calling prevention of,	exclusion, identification, 31:5.30
35:20	firearms, exclusion, 35:9
other crimes or bad acts, 24:4, 24:5, 32:1 to 32:4, 32:7 to	identification
32:9, 32:11, 35:7, 35:8	exclusion, 31:5.30
prior trial evidence, Texas,	suppression, 31:5.1 to 31:5.3,
35:23	31:5.30
probation revocation hearing,	memorandum of law
memorandum in support of	DVD recording of defendant's
motion in limine to exclude	statement, Mas-
hearsay testimony, Mas-	sachusetts, 30:30
sachusetts, 30:11.1	suppression of identification
proposed Commonwealth experts, 35:26.1	evidence, 31:5.3
racial bias, evidence of, 35:30	motions in limine
rape, excluding references at	DNA expert, 35:29
trial or in alternative to dis-	rape
close alleged victim's	parallel allegations of
medical records, 35:12.50	complaining witness,
rape-shield statutes, 35:12.10	35:25
recorded conversations between	victim's medical records,
codefendant and cooperat-	32.12.50

EVIDENCE—Cont'd	EVIDENCE—Cont'd
Massachusetts—Cont'd	Massachusetts, 35:12.50
probation revocation hearing, memorandum in support of	Necessity of wire interception, fail ure to demonstrate, 30:9.10
motion in limine to exclude hearsay testimony, 30:11.1	Newly discovered evidence, new trial, 93:18, 93:19, 94:1 to
Production and Inspection of	94:12
Documents and Things (this index)	Notice for Rule 404(b) evidence notification, 24:1.5
spill-over evidence, severance, 44:26	Objections
	hearsay, 72:10
statements, generally, 30:10 , 30:11	prior order, 72:3
suppression	Offer of proof, 72:4 to 72:7
generally, 29:3.1, 29:45.10, 29:45.20, 29:46, 29:47,	Opinion evidence. Expert and Opinion Evidence (this
29:47.1 to 29:47.3	index)
assault and battery with a deadly weapon,	Order of proof, interruption, 73:8, 73:9
identification evidence,	Other crimes or bad acts
31:5.3	admissibility, stipulation, 66:1
automobile, search without	disclosure. Discovery and
warrant or probable	Disclosure (this index)
cause, 29:58 et seq.	exclusion of subsequent bad acts, 32:11
co-conspirator's statements, exclusion, 33:2.1, 33:2.2	limine motions, 24:4, 24:5, 32:2
deadly weapon, identification evidence, 31:5.3	to 32:4, 32:7 to 32:9, 32:11, 32:13, 35:7, 35:8
firearms, 35:9	stipulations, 66:1
identification evidence, 31:5.1	Photographs (this index)
to 31:5.3, 31:5.30	Polygraph evidence
memorandum of law,	generally, 34:1 , 34:2
identification evidence, 31:5.3	expert testimony regarding poly graph evidence, motion in
motion for, 29:4.50	limine to admit
oral argument, request for, 29:4.50	generally, 34:3 memorandum of law in sup-
return of property, 29:8.1	port of motion, 34:4
statements, generally, 30:10, 30:11	stipulations as to admissibility, 66:3
Witnesses (this index)	Witnesses (this index)
Materiality, limine motions, 35:16 Medical records, motion in limine	Prior conviction. Other crimes or bad acts, supra
to disclose alleged victim's,	Prior order, objection, 72:3

EVIDENCE—Cont'd

- Probable cause, failure of application for wire communications interception to demonstrate, 30:9.10
- Rape, motion in limine to exclude references to, Massachusetts, 35:12.50
- Rape-shield statutes, limine motions, **35:12.10**
- Renewal of offer of proof, 72:6, 72:7
- Request for evidentiary hearing, electronic and wire interceptions, 30:9.8
- Severance. Consolidation or Severance (this index)
- Spill-over evidence, indictment severance in Massachusetts, 44:26

Statements (this index)

testimony, 66:2

- Stipulations as to admissibility dismissal, **66:4** polygraph evidence, **66:3** prior conviction, **66:1**
- Subpoena, suppression of evidence obtained by, **29:61**, **29:62**
- Sufficiency of evidence. Weight or sufficiency, infra
- Suppression or exclusion
 - acquitted conduct, memorandum in opposition to admission, 32:12
 - application, wire communications interception, failure to produce, **30:9.10**
 - audiotapes, 30:27 to 30:29
 - bill of particulars, noncompliance, 23:36, 23:37
 - co-conspirators' statements, 33:1 to 33:3
 - collateral estoppel, lack of good faith exception, **29:4.10**

EVIDENCE—Cont'd

- Suppression or exclusion—Cont'd confession, 30:17, 30:18
 - conversations on tape recordings, **30:5**, **30:6**
 - cross-examination, prohibiting, 32:10
 - defendant's statement to police and incorporated memorandum of law, DVD recording, Massachusetts, 30:30
 - DVD recording of defendant's statement to police and incorporated memorandum of law, Massachusetts, 30:30
 - electronic and wire interceptions, 30:9.8 to 30:9.10
 - electronic surveillance, 30:9.7
 - fingerprints, 31:1
 - firearms, Massachusetts, 35:9
 - florida, Williams rule, 32:10
 - Franks hearing request, 29:4.10
 - grand jury testimony, 30:19
 - handwriting sample, 31:1
 - identification evidence, 31:1 to 31:9
 - identity of person whose communications are to be intercepted, **30:9.9**
 - in limine motion by government to exclude evidence of witness's prior bad acts, opposition to, 32:13
 - jury view, 67:1
 - limine motions, supra
 - Massachusetts
 - generally, 29:3.1, 29:45.10, 29:45.20, 29:46, 29:47, 29:47.1 to 29:47.3
 - assault and battery with a deadly weapon, identification evidence, 31:5.3

EVIDENCE—Cont'd	EVIDENCE—Cont'd
Suppression or exclusion—Cont'd	Suppression or exclusion—Cont'd
Massachusetts—Cont'd	Production and Inspection of
co-conspirator's statements, 33:2.1, 33:2.2	Documents and Things (this index)
deadly weapon, identification	search illegal. Search and
evidence, 31:5.3	Seizure (this index)
firearms, exclusion, 35:9	Statements (this index)
identification evidence, 31:5.1 to 31:5.3, 31:5.30,	subpoena, evidence obtained by, 29:61, 29:62
31:6.1, 31:8, 31:9	subsequent bad acts, 32:11
jury view, 67:1	tape recordings. Statements
memorandum of law,	(this index)
identification evidence,	view by jury, 67:1
31:5.3	warrantless search of vehicle,
return of property, 29:8.1	29:58.1
statements, 30:10, 30:11	wire interceptions, 30:9.8 to
vehicle, search without war-	30:9.10
rant or probable cause, 29:58.1	wiretap or eavesdrop evidence,
	19:8, 19:9, 30:7 to 30:9.10, 30:25, 30:26
memorandum of law in support of motion to suppress	Tape recordings, suppression.
DVD recording of defendant's	Statements (this index)
statement, Mas-	Testimony. Witnesses (this index)
sachusetts, 30:30	Texas
immunized statements and	motion in limine and objections
incorporated memoran-	to admission of extraneous
dum of law, motion to	offenses and conduct, 32:14
suppress derived from,	prior trial evidence, 35:23
30:9.6	Variance from indictment, 72:12
lack of probable cause to sup-	Victim testimony, limine motions,
port warrant application,	35:4
29:5.70, 29:5.80, 29:5.90	View by jury, exclusion, 67:1
Massachusetts, 29:47.1, 29:47.3, 30:30	Voir dire, 55:1 to 55:14
necessity of interception, failure	Weapons, Massachusetts, 31:5.3
to demonstrate, 30:9.10	Weight or sufficiency
notice of intent to use suppress-	acquittal at close of state's case,
ible evidence, 27:1 to 27:3	76:6
omnibus motion, 29:66, 29:67	indictment dismissal, 12:28 to
post-arrest statements, 30:2.30	12:31, 12:35 to 12:38.3
prior bad acts, 32:13	jury instructions. Instructions to
probable cause, failure of	Jury (this index)
application to demonstrate, 30:9.10	setting aside verdict, 76:09 , 94:27

EVIDENCE—Cont'd

Wiretap and Eavesdrop Evidence (this index)

Witnesses (this index)

EXCEPTIONS

Objections and Exceptions (this index)

EXCESSIVE BAIL

Bail and Recognizance (this index)

EXCLUDABLE TIME ORDER

Continuance and adjournment, 47:7.1

EXCLUSION OR SUPPRESSION OF EVIDENCE

Generally. Evidence (this index)
Illegally seized evidence. Search
and Seizure (this index)
Statements (this index)

EXCULPATORY EVIDENCE

Complaint dismissal, Massachusetts, **6:9.70**

Discovery. **Production and Inspection of Documents and Things** (this index)

Indictment dismissal, Massachusetts, **12:38, 12:38.2**, **12:38.3**

Production and Inspection of Documents and Things (this index)

EXECUTION OF SENTENCE

Stay of execution of sentence. **Appeal and Error** (this index)

EXECUTIVE CLEMENCY

Generally, 111:1

EXHIBITS

Release by clerk, temporary, **62:5**, **62:6**

Index-40

EXONERATION OF BAIL

Motion and order, 4:64 to 4:66

EX PARTE

Appeal dismissal and withdrawal, ex parte order, 104:3

Subpoena duces tecum, and witness subpoenas, notice of ex parte motion for issuance, 20:10.30

EXPEDITED APPEAL

Appeal and Error (this index)

EXPEDITED SENTENCING

Co-defendants, severance, 44:15

EXPENSES

Court costs. Costs of Action (this index)

Travel expenses. Travel and Travel Expenses (this index)

EXPERT AND OPINION EVIDENCE

Generally, 40:1 to 40:14

See also **Psychiatrists and Psychiatric Examination** (this index)

Attorney's affidavit in support of motion for expert witness' expenses, **40:1.3**

Attorneys as fact and expert witnesses, motion in limine to disqualify, **35:19**

Costs of action, 40:1.2, 40:1.3, 40:2 to 40:7, 40:10 to 40:14

Disclosure

motions for disclosures regarding expert

generally, 40:1, 40:22

memorandum of law in support of motion, 40:1.1, 40:23

Disqualification of expert, motion in limine as to, 35:19, 40:17 to 40:19

EXPERT AND OPINION EXPERT AND OPINION EVIDENCE—Cont'd EVIDENCE—Cont'd Eyewitness identification, motion Pathologists, 40:2 to 40:4 in limine to admit expert Police officers, New Jersey, 40:25 testimony regarding Polygraph expert generally, 40:15 generally, 37:5 memorandum of law in support motion in limine to admit of motion, 40:16 testimony regarding Identification expert, Masgenerally, 34:3 sachusetts, 40:10, 40:11 memorandum of law in sup-Identity of expert, disclosure, 40:1, port of motion, 34:4 40:1.1 Striking evidence from record, Indigent defendant, 40:13, 40:14 72:13, 72:14 Instruction to jury, 81:14, 81:15, Summary of expected testimony, 81:15.1 40:20.1, 40:20.2 Massachusetts Texas eyewitness identification, in limmotion in limine for hearing to ine motion to admit expert determine relevancy and testimony regarding, 40:15, reliability of expert 40:16 testimony, 40:24 identification expert, 40:10, EX POST FACTO CLAUSE 40:11 polygraph exam, motion in lim-Indictment, dismissal of, 12:51.1 ine to admit testimony **EXPUNGEMENT** regarding, 34:3, 34:4 Criminal record, 111:6 to 111:10 Military court, 40:12 Motion in limine EXTENSION OR disqualification of expert, 35:19, ENLARGEMENT OF TIME 40:17 to 40:19 See also Continuance or eyewitness identification, supra **Adjournment** (this index) government's expert witness, Acquittal, motion for judgment of. 40:17.1 and for additional time to file hearing to determine relevancy memoranda after discharge of and reliability of expert jury, 93:6.4 testimony, Texas, 40:24 **Appeal and Error** (this index) polygraph exam, infra Discovery and disclosure, motion New Jersey, letter memorandum to for extension of time in which judge opposing state's request to file pretrial motions, 27:23 to offer police officer as expert Indictment dismissal motion, 9:14 witness at trial, 40:25 Post-verdict motions, 93:22 Notice to defendant regarding EXTRADITION expert Generally, 113:1 to 113:5 generally, 40:20 another form, 40:21 See also **Detainer** (this index)

EXTRADITION—Cont'd

Counsel

affidavit in support of order to show cause staying extradition, 113:5

affirmation in support of motion for extradition waiver, 113:3

Habeas corpus, **108:7**, **108:8** Interstate rendition of material witness. **Production of Wit-**

Preliminary hearing, return of defendant to U.S., **6:20**, **6:21**

nesses (this index)

Stay, 113:4, 113:5

Vacating waiver, 113:2, 113:3 Waiver, vacating, 113:2, 113:3

Witnesses. **Production of Witnesses** (this index)

EXTRAORDINARY RELIEF

Discovery and disclosure, defendant's opposition to petition for extraordinary relief and motion of XYZ Television, Inc., to intervene and for an order unsealing defendant's filings in case, 27:28

EYEWITNESS IDENTIFICATION

Expert testimony, motion in limine to admit, **40:15**, **40:16**

FAILURE TO PROSECUTE

Appeal dismissal, 104:2 Indictment dismissal, 12:44 to 12:49

FAILURE TO STATE AN OFFENSE

Dismissal, mail fraud, 12:23.1

FAILURE TO SUFFICIENTLY ALLEGE OBJECT OF CONSPIRACY

Dismissal, 12:14.2

FAIRNESS

Voir dire, 50:4

FALSE INFORMATION

Complaint, **6:8.10**

FALSE STATEMENTS

See also **Fraud and Deceit** (this index)

Perjury (this index)

Search warrant, suppression of evidence, 29:13 to 29:15, 29:40 to 29:42, 29:54

FALSE SWEARING

Instruction to jury, 85:9

FAMILY AND RELATIVES

Adjournment of death of witness's relative, **74:2**

Disqualification of judge, 70:1 Funerals. Release or Discharge of Prisoners (this index)

FAMILY COURT

Transfer, New York, **41:29 to 41:31**

FBI FILE

Freedom of Information Act and Privacy Act, request for file pursuant to, **27:6.1**

FEES

Counsel fees. Counsel (this index)
Psychiatric expert fees, indigent
defendant, 40:13, 40:14

FELONY MURDER

Instruction to jury, 86:12

FIDUCIARY

Limine motion regarding fiduciary duty, **35:17**

FIFTH AMENDMENT VIOLATION

Grand jury, emergency motion to quash subpoena, 7:22.5

Index-42

FINDINGS OF FACT AND CONCLUSIONS OF LAW

Continuance of case without, in Massachusetts, **6:10**, **6:11**Insanity of defendant, **5:3**, **5:24 to 5:26**

Not Guilty (this index)

FINES

Order remitting, 97:18, 97:19 Stay pending appeal, 102:2

FINGERPRINTS

Suppression, **31:1** Witness for prosecution, **39:1**

FIREARMS

Weapons and Firearms (this index)

FIRST DEGREE MURDER

Bail application, 4:6, 4:7

FLIGHT

Instruction to jury, 81:16

FLORIDA

Indictment, 12:14.20, 12:40.1, 12:100

Production and inspection of documents and things, **15:22.10**

Search and seizure, 29:76, 29:77 Sentence and punishment, 95:7.80,

97:12.10 Williams rule, evidence exclusion,

FORENSIC SOFTWARE

32:10

Motion in limine to preclude for evidence and testimony regarding EnCase forensic software, 35:24

FORFEITURE

Generally, **114:1 to 114:14**Automobile, remission or mitigation of forfeiture, **114:2**

FORFEITURE—Cont'd

Bail forfeiture. **Bail and Recognizance** (this index)

Complaint

generally, 114:3, 114:4 counsel fees, 115:3

dismissal, 114:5, 114:6

verified complaint, 114:1, 115:3

Counsel fees, 115:1 to 115:5

Dismissal of complaint, 114:5, 114:6

Final order, motion for, 114:11

Jury trial, demand, 114:7

Massachusetts

answer to complaint for forfeiture, 114:13

intervene and defend, motion for, 114:12

joint forfeiture agreement, 114:14

Preliminary order of forfeiture, 114:8 et seq.

Status report, 114:10

Verified complaint, 114:1, 115:3

FORUM

Venue and Transfer (this index)

FRAUD AND DECEIT

See also **False Statements** (this index)

Bail forfeiture, setting aside, **4:39**, **4:40**

Concealment of assets, jury instruction, **85:5**

Insurance fraud, proposed jury voir dire, New York, **57:19.50**

Jury instruction. **Instructions to Jury** (this index)

Mail fraud, 85:10, 85:16

Perjury (this index)

Suppression of evidence, 29:9, 29:13

Tax fraud, intelligence conference, 116:1

FRAUD AND DECEIT—Cont'd Wire fraud, 85:12, 85:16

FREEDOM OF INFORMATION ACT

Discovery forms, 27:5, 27:6, 27:6.1

FBI file, request for file pursuant to Privacy Act and Freedom of Information Act, 27:6.1

FUNERALS

Prisoners attending. Release or Discharge of Prisoners (this index)

GAMBLING

Bill of particulars, 23:22, 23:23 Indictment, dismissal motion, 12:101

GOOD FAITH DEFENSE

Instructions to Jury (this index)

GRAND JURY

Generally, 7:1 to 7:46, 9:1 to 9:37 See also **Indictment** (this index)

Abuse of grand jury

dismissal of indictment. **Indictment** (this index)

motion for appropriate relief resulting from grand jury abuse and memorandum of law, 7:38.1

Acquittal, judgment of, **93:6.7** Appeal, transcript of minutes,

103:17, 103:18

Appearance request. Subpoenas and appearance requests, infra

Attorneys. Counsel, infra

Bill of particulars, 9:3, 9:4, 9:7,

Commitment for civil contempt, release, 7:17, 7:18, 7:21

Compelling testimony, 7:9 to 7:11

GRAND JURY—Cont'd

Confidential matters. Privileged and confidential matters, infra Conspiracy, inspection of minutes,

onspiracy, inspection of minutes 9:5

Constitutionality of statute, declaratory judgment, 9:3, 9:4

Contempt

generally, 7:13 to 7:21 commitment release, 7:17, 7:18, 7:21

Counsel

intervention by client whose attorney is subpoenaed, 7:25

quashal of subpoena, 7:24, 7:26 witness right to counsel, 7:32

Declaratory judgment, constitutionality of statute, 9:3, 9:4

Delay in returning indictment, dismissal of action, 7:40, 7:41

Demurrer to indictment, resubmission to grand jury, **11:4**

Discharge of prisoner. Release or discharge of prisoner, infra

Discovery and disclosure

generally, 9:1 to 9:37

electronic surveillance, motion for disclosure of existence of, 7:49

grand jury materials, persons to whom provided, **9:36**

instructions to grand jury, 9:35 interviewing grand jurors, 9:32, 9:33

name or identity, 9:29 to 9:31, 9:36

probable cause hearing, motion for speedy hearing, 7:50 dismissal, 7:51

production and inspection of documents and things, infra protective orders, 7:29 to 7:31

prosecutor from presenting

GRAND JURY—Cont'd GRAND JURY—Cont'd Protective orders, 7:29 to 7:31 Name or identity—Cont'd improperly appearing persons, Publicity, protective order, 7:31 9:31 Quashal persons to whom grand jury Fifth Amendment violation, materials provided, 9:36 7:22.5 witnesses, 9:29, 9:31 habeas corpus ad testificandum, New York, inspection of minutes, 7:27, 7:28 9:23 to 9:26, 12:30, 12:31 subpoena Non-presentment, dismissal of generally, 7:22 to 7:28 prosecution, 7:43 Fifth Amendment violation. Non-return of indictment, dismissal 7:22.5 of action, 7:42 motion to quash, 7:22 to Notice of motion to have trial by 7:22.4, 7:22 to 7:22.5, indictment rather than infor-7:26.1 mation, 7:48 Release or discharge of prisoner Photographing witness, demand, contempt commitment, 7:17, 7:3 7:18, 7:21 Polling grand jurors, 9:32, 9:33 habeas corpus ad testificandum, Prisoner. Release or discharge of 7:27, 7:28 prisoner, infra Resubmission to grand jury, Privileged and confidential matters demurrer to indictment, 11:4 immunity, supra Return of indictment, dismissal for name or identity, infra failure, 7:42 protective orders, 7:29 to 7:31 Right to counsel, witnesses, 7:32 sanctions hearing closed, 7:39 Sanctions against government, secrecy, infra memorandum in support of Production and inspection of docudefendant's motion to unseal ments and things grand jury records and files generally, 9:3, 9:4 for disclosure of communicalists tions, dismissal of indictment evidence presented, discovery and/or, 9:38 of particulars, 9:7, 9:8 Sanctions for secrecy violation, grand jurors, 9:30 7:37 to 7:39 minutes of grand jury, 9:1 to Secrecy 9:5, 9:7 to 9:28, 12:30, publicity, protective order, 7:31 12:31 sanctions for violation, 7:37 to subpoena duces tecum, 7:2, 7:39 15:17 Securities theft, inspection of transcript of testimony or minutes, 9:5 proceedings, 9:6, 9:34, Service of bill of particulars, 9:37 motion, 9:3, 9:4 Prohibiting prosecutor from presenting evidence, New York, Show cause order prohibiting

7:35, 7:36

GRAND JURY—Cont'd evidence, 7:35, 7:36	GRAND JURY—Cont'd Witnesses—Cont'd
Speedy probable cause hearing, motion for generally, 7:50 dismissal, 7:51	dismissal of indictment, refusal to allow defendant to testify, 12:83 to 12:84 immunity, supra
Subpoenaed documents, discovery, 15:17	right to counsel, 7:32 subpoenas and appearance
Subpoenas and appearance requests generally, 7:1 to 7:3, 7:7, 7:8 discovery of subpoenaed documents, 15:17	requests, supra suppression of testimony, 30:19 transcript of testimony, produc- tion, 9:6 , 9:34
duces tecum subpoena, 7:2,	GRAND LARCENY
15:17	Attempt, instruction to jury, 86:6 ,
habeas corpus ad testificandum, quashal, 7:27, 7:28	86:7 Bill of particulars, 23:28, 23:29
motion to quash generally, 7:22 to 7:22.4 memorandum of law in sup- port of motion, 7:22.2	GUILT OR INNOCENCE Not Guilty (this index) Pleas (this index)
quashal, 7:22 to 7:28	GUILTY PLEA
target, 7:7	Pleas (this index)
Suppression of testimony, 30:19	· · · · · · · · · · · · · · · · · · ·
Target of investigation appearance request, 7:7	GUNS Weapons and Firearms (this index)
quashal of subpoena, 7:23	,
Testimony. Witnesses, infra	HABEAS CORPUS
Theft of securities, inspection of	Generally, 106:1 to 109:8
minutes, 9:5	Ad testificandum
Transcript of testimony or proceedings	petition, generally, 106:6 , 108:10
appeal, 103:17, 103:18	quashal of writ, 7:27, 7:28
discovery, 9:6, 9:34, 9:37	Answer to petition, 107:8 , 107:9
Untimely indictment, dismissal of prosecution, 7:43.1	Appeal and error generally, 109:1 , 109:4 to 109:8
Waiver of immunity, 7:4 to 7:6	certificate of appealability
Waiver of indictment, consent to	generally, 109:3, 109:5
proceed by information, 7:47 Witnesses	affidavit in support of petition, 109:4
compelling testimony, 7:9 to	motion for, 109:5.10
7:11	consolidation, motion, 109:2
disclosure of names, 9:29, 9:31	leave to appeal, 109:8

HABEAS CORPUS—Cont'd HABEAS CORPUS—Cont'd Appeal and error-Cont'd Hearing-Cont'd notice of appeal, 109:1, 109:6, failure to set hearing date or rea-109:7 sonable bail, Pennsylvania, Arraignment, petition, 3:7 108:3.10 notice, 108:7 Information insufficient, 108:6 bond, review, 108:1 to 108:3 denial of, Pennsylvania, Judgment on the pleadings, 107:7 108:1.10 Leave failure to set hearing date or reareply to government's response sonable bail, Pennsylvania, to motion to vacate 108:3.10 sentence under 28 USCA release pending hearing, **108:1** § 2255, **107:8.50**, **107:8.60** Certificate of appealability, motion statute, motion for leave to for, **109:5.10** supplement 28 USCA Certificate of appealability, petition § 2255, **107:6.50** for issuance of on appeal from Memorandum of law in support of denial of writ, 109:3 to 109:5 petition for writ of, 108:10.1 Consolidation of appeals, motion, Military service, 106:4, 107:4, 109:2 107:5 Deportation proceeding, stay, Pennsylvania 106:3, 107:3 denial of bail, 108:1.10 Discharge order, generally, 108:13 failure to set hearing date or rea-Dismissal, 107:8, 107:9, 107:11, sonable bail, Pennsylvania, 107:12 108:3.10 Emergency hearing, 107:10 memorandum of law in support Evidentiary hearing of petition for writ of, memorandum in support of 108:10.1 motion for, 107:2.2 Petition for writ of, 107:2.4 motion for evidentiary hearing Pleadings, judgment on, 107:7 on petitioner's habeas Return of writ, 107:6 corpus motion, **107:1.70** Stay of deportation proceedings, Exhibits, petitioner's opposition to 106:3, 107:3 respondent's motion to strike Striking exhibits, petitioner's exhibits and memorandum in opposition to respondent's support of motion to expand motion to strike exhibits and record, 107:2.3 memorandum in support of Extradition, 108:7, 108:8 motion to expand record, General form, 106:1, 106:2, 106:5, 107:2.3 107:1, 107:2, 108:4, 108:5 Sustaining writ, 108:14 Hearing 28 USCA § 2254, memorandum of bail pending, 108:11 law in support of petition for emergency, 107:10 writ of habeas corpus pursuant evidentiary hearing, supra to, 107:2.1

INDEX

HABEAS CORPUS—Cont'd

28 USCA § 2255

leave, supra

vacating or setting aside sentence, infra

Vacating or setting aside sentence memorandum of law in support of habeas corpus motion to vacate, set aside, or correct sentence pursuant to 28 USCA § 2255, 107:1.30

objections to magistrate's report and recommendation on motion to vacate, set aside or correct sentence, 107:13

reply to government's response to motion to vacate sentence under 28 USCA § 2255, 107:8.50, 107:8.60

HAMMER CHARGE

Instruction to jury, 90:8

HANDWRITING

Discovery of sample, 71:1 Suppression of sample, 31:1

HEARINGS

Appeal and Error (this index)

Co-conspirator statements, admissibility, **33:1 to 33:3**

Confession voluntariness, 30:12, 30:13, 30:20, 30:21

Discovery and Disclosure (this index)

Habeas Corpus (this index)
Preliminary Hearings (this index)
Removal proceedings, 42:2

HEARSAY

Indictment dismissal, 12:37 Objections, 72:10

Probation revocation hearing, memorandum in support of motion in limine to exclude hearsay testimony, Mas-

HEARSAY—Cont'd

sachusetts, 30:11.1

HIRING ATTORNEY

Counsel Appointment or Retainer (this index)

HOBBS ACT

Instructions to Jury (this index)

HOMICIDE

Bail application, **4:6**, **4:7**Bill of particulars, **23:27**, **23:40**, **23:41**

Jury instruction. **Instructions to Jury** (this index)

HUNG JURY

Deadlocked jury. **Jury and Jury Trial** (this index)

HUSBANDS

Spouse (this index)

HYPOTHETICAL QUESTIONS

Witnesses, preventing government use of certain questions, **39:3**

IDENTIFICATION EVIDENCE

Evidence, suppression or exclusion, 31:1 to 31:8

IDENTITY

Name or Identity (this index)

ILLINOIS

Venue transfer, prejudicial publicity, 41:25 to 41:27
Voir dire, confidential venire

Voir dire, confidential venire member questionnaire, **57:20**

ILLNESS

Disease or Illness (this index)

IMMIGRATION

Deportation (this index)

IMMUNITY FROM PROSECUTION

Grand Jury (this index) Indictment dismissal, 12:81, 12:82 Instruction to jury, 81:11

IMPEACHMENT EVIDENCE

Discovery of impeaching information, **18:5**, **18:8**

INCARCERATION

Prisoners (this index)
Sentence and Punishment (this index)

INCEST

Instructions to jury, Massachusetts, 86:18

INCOME TAX

Fraud, intelligence conference, 116:1

Instruction to jury, evasion of tax, **85:6 to 85:8**

INDECENT ASSAULT AND BATTERY

Instructions to jury, Massachusetts, **86:1.2**

INDIANA

Appeal, rehearing and reargument, 105:13

INDICTMENT

Generally, **8:1**, **8:2**, **10:1** to **12:98** See also **Complaint** (this index)

Abuse of grand jury, dismissal of indictment

generally, 12:80, 12:98

memorandum of law in support of motion to dismiss, 12:38.1

Accomplices, dismissal of indictment, 12:35, 12:36, 12:93

Acquittal, prior jeopardy dismissal ground, **12:63**, **12:64**

INDICTMENT—Cont'd

Allegations of indictment. Counts or paragraph of indictment, infra

Amendment, motion, 10:7 to 10:9 Assault conviction, dismissal on prior jeopardy ground, 12:72, 12:73

Attorney's affidavit in support of dismissal, 12:38.4, 12:80.2, 12:96

Bail proceedings. **Bail and Recognizance** (this index)

Bill of particulars, 23:13, 23:16 to 23:17.1

Calendar, dismissal where case marked off, **12:61**, **12:62**

Co-defendant's grounds for dismissal of indictment, adopting, 12:93

Collateral estoppel, Massachusetts, memorandum of law, 12:71.1

Consolidation or severance

counts of indictment, 43:1 to 43:3, 43:5 to 43:13, 44:12

Massachusetts, infra

trial, consolidation for, 13:1 to 13:6

Conspiracy, failure to sufficiently allege object, memorandum of law, 12:14.2

Constitutionally adequate notice of the offense charged, motion to dismiss based on failure to provide, 12:24.3

Contact improper, dismissal of indictment, 12:78

Contaminated evidence, motion and incorporated memorandum of law in support of motion to dismiss indictment, Florida, 12:100

Conviction, prior jeopardy dismissal ground, 12:72 to 12:75

INDICTMENT—Cont'd Counts or paragraphs of indictment allegations insufficient, dismissal	INDICTMENT—Cont'd Dismissal—Cont'd attorney's affidavit in support of,
of indictment, 12:14, 12:14.1, 12:15, 12:19, 12:20, 12:23, 12:24.1, 12:24.2 constitutionally adequate notice of the offense charged, failure to provide, 12:24.3 severance or consolidation, 43:1 to 43:3, 43:5 to 43:13,	12:38.4, 12:80.2, 12:96 Child Pornography Act (this index) child Pornography Protection Act, unconstitutional statute, 12:8.80 co-defendant's grounds, adopting, 12:93 collateral estoppel, Mas-
44:12 strike motions, infra vagueness, dismissal, 12:27 to 12:26 Criminal culpability, insufficient	sachusetts, memorandum of law, 12:71.1 conspiracy, failure to sufficiently allege object, memorandum of law, 12:14.2
evidence of, 12:14.20 Delay of prosecution, dismissal, 12:39 to 12:62, 12:77 Delay of trial jury wheel reconstitution, 12:1.1	contact, improper, 12:78 contaminated evidence, motion and incorporated memoran- dum of law in support of motion to dismiss indict-
Demurrer to indictment, 11:1 to 11:14 Description of defendant as individual charged, insufficiency, Massachusetts, 12:15.50	ment, Florida, 12:100 conviction, prior jeopardy, 12:72 to 12:75 criminal culpability, insufficient evidence of, 12:14.20
Destruction of evidence, 12:95 to 12:97.10 Discovery of other indictments pending, 27:12 Dismissal	description of defendant as charged individual, insufficiency, Massachusetts, 12:15.50 destruction of evidence, 12:95 to
generally, 12:1 to 12:98 see also Complaint (this index) abuse of grand jury, supra accomplice testimony, 12:35, 12:36	12:97.10 discovery sanctions, 12:102 double jeopardy, 12:26.1, 12:63 to 12:75, 12:70.2 driving under the influence
acquittal prior jeopardy, 12:63, 12:64 alternative motion, inspection of minutes, 9:27 ambiguous statute, 12:8.100 Arms export control act, 12:24.1.1	charge, 12:40.1 duplicity, 12:26.50 eavesdropping illegal, 12:21, 12:89 evidence presented to grand jury, insufficient, 12:28.1 to 12:28.3
124,247,1,1	1 M + M U + J

12:71.1, 12:80.3, 12:97,

12:97.10, 12:99, 12:100

INDICTMENT—Cont'd INDICTMENT—Cont'd Dismissal-Cont'd Dismissal-Cont'd exculpatory evidence not preinformation, 94:17 to 94:20 sented, Massachusetts, insufficient allegations, 12:14, 12:38, 12:38.2, 12:38.3 12:14.1, 12:14.2, 12:15, ex post facto clause, motion to 12:19, 12:20, 12:23, dismiss indictment based 12:24.1, 12:24.2 on violation of. 12:51.1 insufficient evidence, 12:28.1 extension of time for motion, insufficient evidence before 9:14 grand jury, 12:28 to 12:31, failure to present indictment, 12:35 to 12:38.3 7:43 insufficient evidence of criminal supplemental memorandum in culpability, 12:14.20 support of motion to interlocutory review pursuant to dismiss, 7:43.2 Mass. R. Crim. P. 15 and failure to prosecute, 12:44 to M.G.L. c. 211 § 3, applica-12:49 tion for, 12:98 failure to return indictment, 7:40 internet gambling, 12:101 to 7:42 jury selection statute violation, failure to state a crime, gener-12:1.1 ally, 12:23 lack of jurisdiction, 12:12, failure to state an offense, mail 12:13, 12:13.30 fraud, memorandum of law, memorandum of law in sup-12:23.1 port, 12:13.70 failure to sufficiently allege lack of specificity, Masobject of conspiracy, memorandum of law, 12:14.2 sachusetts, 12:16 to 12:18 federal Rules of Criminal Procelimitation of action, 12:10, dure 6(e), motion to dismiss 12:11 for violation of, **12:89.50** mail fraud, memorandum of law, Florida, 12:8.90, 12:14.20, failure to state an offense, 12:40.1, 12:97.10, 12:100 12:23.1 gambling, 12:101 marked off calendar and never hearsay only before grand jury, restored, 12:61, 12:62 12:37 Massachusetts, 12:15.50 to illegally constituted grand jury, 12:18, 12:28.1, 12:28.2 12:3 to 12:7 12:28.4, 12:38 to 12:38.3, immunity, 12:81, 12:82 12:71.1, 12:99 improper purpose of prosecumemorandum of law, 7:43.2, tion, 12:76 12:8.70, 12:13.70, 12:14.2, inadmissible evidence before 12:23.1, 12:24.2, 12:26.1, grand jury, memorandum of 12:38.1, 12:38.3, 12:43.2 law in support of motion to to 12:43.3, 12:51.1,

dismiss, Massachusetts,

12:99

INDICTMENT—Cont'd Dismissal—Cont'd misrepresentation of fact, 12:24.40 mistrial, prior jeopardy, 12:67 to 12:69 multiplicity, 12:26.1, 12:26.50 mutually exclusive, 12:26.50 narrative style testimony, refusal to allow, 12:85, 12:86 newspaper, prejudicial statement by prosecution, 12:90 New York, 12:28 to 12:31, 12:75 next term, failure to bring defendant to trial, 12:56 to 12:58 nolle prosequi, 11:5, 11:6 opening statement of prosecution, 92:1 order of dismissal, generally, 12:87 outrageous police misconduct, 12:103 pardon, 12:94 passage of more than one term, failure to bring defendant to trial, 12:59, 12:60 postponement, alternative motion, 12:91 pre-indictment delay, 12:50,	INDICTMENT—Cont'd Dismissal—Cont'd severance, alternative motion, 12:91 specific count, 12:24, 12:25 speedy trial generally, 12:39, 12:40, 12:43.1, 12:50 to 12:62, 12:77 defendant's statement regarding speedy trial rights, 12:41.1 failure to indict within the requirements of Speedy Trial Act, 12:43.4 memorandum of law in support of defendant's motion to dismiss indictments for lack of speedy trial, 12:43.2 memorandum of law in support of defendant's renewed motion to dismiss indictments for lack of speedy trial, 12:43.3 systematic exclusion of minorities, 12:1, 12:2 tire barred, 12:26.50 Trading with the Enemy Act, 12:22
pre-indictment delay, 12:50, 12:55, 12:77 prejudicial delay, 12:50 to 12:55 pre-trial publicity, 12:88, 12:90 prosecutorial misconduct, 12:76 to 12:94, 12:98 PROTECT Act, unconstitutional statute, 12:8.80 reargument and reconsideration, RICO, 12:24.1, 12:24.2 refusal to allow defendant to testify, 12:83 to 12:86 RICO, 12:24.1, 12:24.2 selective prosecution, 12:13.50	12:22 unauthorized person present and grand jury session, 12:5 to 12:7 unconstitutional statute, 12:8, 12:8.80, 12:8.90, 12:9, 12:13.40 Unlawful Internet Gambling Enforcement Act, 12:101 untimely indictment, 7:43.1 vagueness, 12:14.1, 12:16 to 12:18, 12:23 to 12:26, 12:23.20, 12:24.40 wiretap illegal, 12:21, 12:89

INDICTMENT—Cont'd

- Docket, dismissal where case marked off, **12:61**, **12:62**
- Double jeopardy, dismissal of indictment, 12:26.1, 12:63 to 12:75
- Drug offense, form of indictment, 8:1
- Duplicity, dismissal of indictment, 12:26.50
- Eavesdropping and wiretapping, dismissal of indictment, 12:21, 12:89
- Electronic surveillance, dismissal of indictment, 12:21, 12:89
- Evidence
 - eavesdropping and wiretapping, dismissal of indictment, 12:21, 12:89
 - exculpatory evidence not presented, Massachusetts dismissal, 12:38, 12:38.2, 12:38.3
 - hearsay, dismissal of indictment, 12:37
 - insufficient evidence before grand jury, dismissal, 12:28 to 12:31, 12:35 to 12:38.3
 - variance, striking evidence, 72:12
- witnesses, infra
- Exculpatory evidence not presented, Massachusetts dismissal, 12:38, 12:38.2, 12:38.3
- Ex post facto clause, motion to dismiss indictment based on violation of, 12:51.1
- Extension of time for dismissal motion, 9:14
- Failure to present indictment, dismissal, **7:43**
- Failure to prosecute, dismissal of indictment, 12:44 to 12:49

INDICTMENT—Cont'd

- Failure to return indictment, dismissal, 7:40 to 7:42
- Failure to state an offense, mail fraud, dismissal, 12:23.1
- Failure to sufficiently allege object of conspiracy, dismissal, 12:14.2
- Federal Rules of Criminal Procedure 6(e), motion to dismiss and/or for sanctions for violation of, 12:89.50
- Florida, 12:97.10
 - generally, 12:100
 - destruction of evidence, 12:97.10
 - insufficient evidence of criminal culpability, 12:14.20
 - unconstitutional statute as written and applied, **12:8.90**
- Form of indictment, generally, **8:1**, **8:2**
- Grand jury. See entries throughout this topic
- Habeas corpus, information insufficient, **108:6**
- Hearsay, dismissal of indictment, 12:37
- Illegally constituted grand jury, dismissal of indictment, 12:3, 12:4
- Immunity, dismissal of indictment, 12:81, 12:82
- Improper purpose of prosecution, dismissal of indictment, 12:76
- Information
 - dismissal, 94:17 to 94:20
 - habeas corpus, information insufficient, 108:6
 - misdemeanor, prosecuting by indictment instead of information, 7:44, 7:46
- Insufficient allegations, dismissal, 12:14, 12:14.1, 12:14.2,

INDICEMENT C (1)	
INDICTMENT—Cont'd 12:15, 12:19, 12:20, 12:23,	INDICTMENT—Cont'd Massachusetts—Cont'd
12:13, 12:19, 12:20, 12:23, 12:24.1, 12:24.2	sex offense indictment, 8:2
Insufficient evidence before grand	speedy trial, dismissal of indict-
jury, dismissal of indictment,	ment
12:28 to 12:31, 12:35 to	generally, 12:43.1
12:38.3	memorandum of law in sup-
Insufficient evidence of criminal	port of defendant's
culpability, dismissal,	motion to dismiss indict-
12:14.20	ments for lack of speedy
Jurisdiction lacking, dismissal of	trial, 12:43.2
indictment	memorandum of law in sup-
generally, 12:12, 12:13	port of defendant's
memorandum of law in support	renewed motion to
of motion, 12:13.30,	dismiss indictments for
12:13.70	lack of speedy trial,
Jury instruction. Instructions to	12:43.3
Jury (this index)	Memorandum of law
Jury selection, 55:4	amendment of indictment, 10:9
Jury selection statute violation,	collateral estoppel, Mas-
12:1.1	sachusetts, 12:71.1 dismissal, motion for, 7:43.2,
Limitation of actions, dismissal of	12:13.70, 12:14.2, 12:23.1,
indictment, 12:10, 12:11	12:23.50, 12:24.2, 12:26.1,
Mail fraud, failure to state an	12:38.1, 12:38.3, 12:43.2,
offense, dismissal, 12:23.1	12:43.3, 12:51.1, 12:71.1,
Maryland, motion for leave to	12:80.3, 12:97, 12:97.10,
amend, 10:8	12:99, 12:100
Massachusetts	severance of counts, memoran-
collateral estoppel, dismissal of	dum in support of motion
indictment, 12:71.1	for, 43:1.40, 43:1.70
consolidation or severance	support of motion, in, 12:8.70 , 12:13.70 , 12:24.2 , 12:38.1 ,
generally, 44:25 to 44:29	12:38.3, 12:43.2, 12:43.3,
antagonistic defenses, 44:26	12:51.1, 12:80.3, 12:97,
confession of co-defendant,	12:97.10
44:25	Minority exclusion, dismissal of
prejudicial joinder of indict-	indictment, 12:1, 12:2
ments, 43:11 to 43:13	Misdemeanor, prosecution by
spill-over evidence, 44:26	indictment, 7:44 to 7:46
dismissal of indictment,	Misspelling of defendant's name,
12:15.50 to 12:18, 12:28.3,	amendment, 10:7
12:38 to 12:38.3, 12:43.1	Mistrial, prior jeopardy dismissal
to 12:43.3, 12:71.1, 12:99	ground, 12:67 to 12:69
exculpatory evidence, 12:38,	Motion to dismiss. Dismissal,
12:38.2, 12:38.3	supra

INDICTMENT—Cont'd

- Motion to strike. Strike motions, infra
- Multiplicity, dismissal of indictment, 12:26.1, 12:26.50
- Mutually exclusive, dismissal of indictment, 12:26.50
- Name of defendant misspelled amendment, **10:7**
- Narrative style testimony to grand jury, dismissal for refusal to allow, 12:85, 12:86
- Newspaper, dismissal for prejudicial statement by prosecution, 12:90
- New York, dismissal motions, 12:28 to 12:31, 12:75
- Next term, dismissal for failure to bring defendant to trial, 12:56 to 12:58
- Nolle prosequi, 11:5, 11:6
- Notice of motion to have trial by indictment rather than information, 7:48
- Opening statement of prosecution, dismissal of indictment, **92:1**
- Paragraphs of indictment. Counts or paragraphs of indictment, supra
- Pardon, dismissal of indictment, 12:94
- Plea bargain, nolle prosequi, 11:5 Postponement, dismissal motion alternative, 12:91
- Prejudicial delay, dismissal of indictment, 12:50 to 12:55
- Prejudicial language or statement, 10:5, 10:6, 12:90
- Pre-trial publicity, dismissal of indictment, 12:88, 12:90
- Prior jeopardy, dismissal of indictment, 12:63 to 12:75
- Prosecutorial misconduct, dismissal of indictment, 12:76 to 12:94, 12:98

INDICTMENT—Cont'd

- Psychiatric examination prior to indictment, **5:12**
- Publicity, dismissal of indictment, 12:88, 12:90
- Refusal to allow defendant to testify, dismissal of indictment, 12:83 to 12:86
- RICO, dismissal of indictment, **12:24.1**, **12:24.2**
- Search by eavesdropping, dismissal of indictment, 12:21, 12:89
- Setting aside. Vacating or setting aside, infra
- Severance. Consolidation or severance, supra
- Sex offense indictment, Massachusetts, **8:2**
- Speedy trial, dismissal of indictment
 - generally, 12:39, 12:40, 12:43.1, 12:50 to 12:62, 12:77
 - defendant's statement regarding speedy trial rights, 12:41.1
 - memorandum of law in support of defendant's motion to dismiss indictments for lack of speedy trial, 12:43.2
 - memorandum of law in support of defendant's renewed motion to dismiss indictments for lack of speedy trial, 12:43.3
- Statute of limitations, dismissal of indictment, 12:10, 12:11
- Strike motions
 - generally, 12:27
 - dismissal of indictment, supra
 - overt acts, **76:12**
 - prejudicial language, 10:5, 10:6
 - surplusage, 10:1 to 10:4
 - vacating or setting aside, infra
- Superseding indictments, **64:1**, **64:2**

INDICTMENT—Cont'd INDIGENT DEFENDANTS Surplusage, motion to strike, 10:1 **Appeal and Error** (this index) to 10:4 Appointment of counsel. Counsel **Appointment or Retainer** Systematic exclusion of minorities, dismissal of indictment, 12:1, (this index) 12:2 Expert witness fees, 40:13, 40:14 Testimony. Witnesses, infra Preliminary hearing transcript, free copy, 6:17 to 6:19 Tire Barred, dismissal of indictment, 12:26.50 Psychiatric examination, 5:18 to 5:22 Trading with the Enemy Act, dis-Psychiatric expert fees, 40:13, missal of indictment, 12:22 40:14 Unconstitutional statute, dismissal of indictment, 12:8, 12:8.90, INDIVIDUALIZED **SENTENCING** Untimely indictment, dismissal, ASSESSMENT 7:43.1 Sentence and punishment, 95:10 Vacating or setting aside INEFFECTIVE ASSISTANCE OF generally, 12:32 to 12:34 **COUNSEL** dismissal, supra Coram nobis, 110:3 to 110:5 indictment which does not state Sentence and punishment, vacating a crime, 12:23 or setting aside, 97:12.10 strike motion, supra **INFANTS** Vagueness, 12:14.1 Children and Minors (this index) Vagueness, dismissal of indictment, 12:16 to 12:18, 12:23 INFERENCES FROM EVIDENCE to 12:26 Instruction to jury, 81:22 Variance, striking evidence from record, 72:12 **INFORMANTS** Waiver of indictment, consent to Discovery, 25:1 to 25:4.1, 29:63, proceed by information, 7:47 29:64 Wiretap, dismissal of indictment, IN FORMA PAUPERIS 12:21, 12:89 **PROCEEDINGS** Witnesses **Indigent Defendants** (this index) accomplice testimony, dismissal of indictment, 12:35, 12:36 **INFORMATION** narrative style testimony to **Indictment** (this index)

12:86

to 12:86

grand jury, dismissal for

testify to grand jury, dis-

missal of indictment, 12:83

refusal to allow, 12:85,

refusal to allow defendant to

INFRA-DISTRICT TRANSFER

Appeal and Error (this index)

Arrest of Judgment (this index)

Venue, 41:1, 41:2

INJUNCTION OR STAY

false oath, 85:9

Bias, 79:9, 80:4

INJUNCTION OR STAY—Cont'd INSTRUCTIONS TO JURY Commitment. Sentence and Generally, 77:1 to 90:9 **Punishment** (this index) Abduction, 86:13 Competency determination, stay of Accomplices and co-defendants proceedings pending, 5:17 aiding and abetting, 85:1, 85:2 Deportation proceedings, habeas co-conspirators, 84:14 to 84:17 corpus, 106:3, 107:3 co-defendants represented by Extradition, 113:4, 113:5 same attorney, 90:6 **Grand Jury** (this index) conspiracy, 84:14 to 84:17 Preliminary injunction, generally, Admissions and declarations 116:2, 116:3 co-conspirators, 84:16 Removal proceedings, 42:3 confessions, infra Suppressed evidence, officer defendant, 82:1, 84:18 delivering to prosecution, flight, 81:16 29:25 voluntariness, 82:2 **INMATES** Advice of counsel, defense, 87:1, 87:1.1 **Prisoners** (this index) Advice of government official, INNOCENCE defense, 87:2 Certificate of innocence, 116:14, Aiding and abetting, 85:1, 85:2 116:14.1 Allen charge, 90:8, 90:9 Instructions to jury, presumptions Arguments to jury, cautionary and burden of proof, 78:1 to instructions, 79:6 78:3.1, 78:12 Assault **Not Guilty** (this index) generally, 86:1 to 86:5 Pleas (this index) indecent assault and battery. Massachusetts, 86:1.2 **INSANITY DEFENSE** justification, **86:3**, **86:4** See also Competency of Defendant; Intoxication (this Massachusetts index) assault with intent to rape, Bifurcated trial, 45:3, 45:4 86:1.1 Guilty plea withdrawal, 49:6, indecent assault and battery, 49:10, 49:11 86:1.2 Instruction to jury, 87:8, 87:9 police officer, 86:2, 86:4 Voir dire, bias or prejudice, 54:9 prison guard, 86:3, 86:5 rape, assault with intent, Mas-**INSOLVENCY** sachusetts, 86:1.1 **Bankruptcy** (this index) Attempts, grand larceny, 86:6, 86:7 INSPECTION OF DOCUMENTS Bankruptcy AND THINGS conspiracy, 85:3 **Production and Inspection of**

index)

Documents and Things (this

INSTRUCTIONS TO JURY —Cont'd	INSTRUCTIONS TO JURY —Cont'd
Binding instruction, requests to charge, 88:2 Bloodstains, 81:21 Burden of proof. Presumptions and burden of proof, infra Burglary, 86:8 Cautionary instructions generally, 79:1 to 79:15, 84:19 innocence presumption, 78:1 to 78:3 Character and reputation of defendant	Conspiracy—Cont'd accomplices, 84:14 to 84:17 bankruptcy law violation, 85:3 co-conspirators, 84:14 to 84:17 confining deliberations to facts, 84:19 elements of offense, 83:4, 84:2 et seq. intent, elements of crime, 83:4 joint interest, 84:13 membership, 84:3 to 84:5
generally, 82:6 to 82:9.1 Massachusetts, 82:9.1	multiple conspiracies, variance, 84:12
reasonable doubt, 82:7 , 82:8 Child witness, 81:13 , 81:13.10	overt act, 84:6 to 84:9 separate conspiracies, 84:10 , 84:11
Circumstantial evidence, 81:10 Co-conspirators, 84:14 to 84:17	Conspiracy to commit money laundering, 85:16
Co-defendants. Accomplices and co-defendants, supra	Copy of written charge to prepare objections, 77:4
Commingling fungible goods, 86:9 Competency of witness	Counsel advice of counsel defense, 87:1
child, 81:13 , 81:13.10 defendant, 82:10	co-defendants represented by same attorney, 90:6
Comprehensive cautionary instruction, 79:13	function of counsel, cautionary instructions, 79:8
Comprehensive concluding instructions, 90:7 Concealment of assets, 85:5 Concluding instructions, 90:1 to	function of counsel, state, 79:8.1 Court function, cautionary instructions, 79:8 Credibility and reliability of wit-
90:9	nesses
Confessions co-defendant, 82:13 defendant, 82:1, 82:2 Confining deliberations to evi-	generally, 81:1 to 81:3.1 competency of witnesses, supra defendant testimony, 82:4 requests to charge, 88:4
dence, cautionary instructions, 79:4, 79:5, 84:19	Deadlocked jury, Allen charge, 90:8, 90:9
Confusion during deliberations, cautionary instruction, 79:12	Declarations. Admissions and declarations, supra
Conspiracy generally, 83:1 to 84:20	Defendant testimony, 82:1 to 82:13

INSTRUCTIONS TO JURY **INSTRUCTIONS TO JURY** —Cont'd -Cont'd Defenses Evidence—Cont'd failure to produce evidence, generally, 87:1 to 87:12 prosecution, 81:7, 81:8 advice of counsel. 87:1, 87:1.1 flight, 81:16 enticement, inducement, and inferences, 81:22 procurement, 87:6 insufficient evidence, 81:18 entrapment, 87:3, 87:4 motive, 81:17 good faith defense, infra objections and rulings, cautioninsanity, 87:8, 87:9 ary instructions, 79:7 justifiable homicide, 87:10 photographic evidence, 81:20 limitation of actions, 87:12 physical facts, generally, 81:19 reliance in good faith, 87:1.1, presumptions and burden of 87:1.2 proof, infra self defense, 87:11 weighing evidence and theory of defense instruction, testimony, infra 87:7 witnesses, infra Deliberations, concluding instruc-Exceptions. Objections and exceptions, 90:1, 90:4, 90:5 tions, infra Doubt. Reasonable doubt, infra Expert and opinion evidence, Dynamite charge, 90:8 81:14, 81:15, 81:15.1 Elements of crime Extraneous matters, cautionary generally, 83:1 to 83:8, 84:2 instructions, 79:4, 79:5 conspiracy, 83:4, 84:2 et seq. Failure or refusal to testify, defen-Embezzlement, 86:10 dant, 82:11 Enticement, inducement, and Failure to produce evidence, procurement, defenses, 87:6 defense, 82:12 Entrapment defense, 87:3, 87:4 False swearing, bankruptcy, 85:9 Felony murder, 86:12 Estoppel, entrapment by, 87:4 Evasion of taxes, 85:6 to 85:8 Flight, **81:16** Fraud Evidence generally, 85:4, 85:5, 86:11 admissions and declarations, bankruptcy, 85:9 supra wire fraud, 85:12, 85:16 bloodstains, 81:21 Function and power of jury, character and reputation of requests to charge, 88:3, 88:4 defendant, supra Function of counsel, 79:8, 79:8.1 circumstantial evidence, 81:10 Functions of court officers, cautionconfining deliberations to eviary instructions, 79:8 dence, cautionary instruc-Good faith defense tions, 79:4, 79:5, 84:19 generally, 87:5 conspiracy membership, 84:3 to 84:5 reliance, 87:1.1, 87:1.2

INSTRUCTIONS TO JURY	INSTRUCTIONS TO JURY
—Cont'd	—Cont'd
Government official's advice, defense, 87:2	Jurors' duty and function, cautionary instructions, 79:8 , 79:10
Government status, cautionary	Justification
instructions, 79:14	assault, 86:3, 86:4
Grand Jury (this index)	homicide, 87:10
Grand larceny, attempted, 86:6,	Kidnapping, 86:13
86:7	Larceny, 86:6 , 86:7 , 86:14
Hammer charge, 90:8	Law enforcement officers'
Hobbs Act	testimony, 81:24
intent defined, 85:15	Limitation of actions, 87:12
wrongful use defined, 85:14	Limiting instructions
Homicide	defendant's proposed instruction
generally, 86:12	generally, 77:6
justification, 87:10	another form, 77:7
vehicular homicide, 86:16	oral motion for, 80:1
Immunity of witnesses, 81:11	Mail fraud, 85:10, 85:16
Incest, Massachusetts, 86:18	Majority view, Allen charge, 90:8,
Inclusion of defendant's proposed	90:9
instructions, 77:5	Massachusetts
Income tax evasion, 85:6 to 85:8	assault with intent to rape,
Indecent assault and battery, Mas-	86:1.1
sachusetts, 86:1.2	character and reputation of
Indictment	defendant, 82:9.1
cautionary instructions, 79:1 to	incest, 86:18
79:3	indecent assault and battery,
variance, conspiracy, 84:12	86:1.2
Inferences from evidence, 81:22	innocence, 78:3.1
Innocence, presumptions and burden of proof, 78:1 to	prior inconsistent statement, 81:23
78:3.1, 78:12	rape, 86:1.1 , 86:17
Insanity defense, 87:8 , 87:9	reasonable doubt, 78:9.1
Insolvency. Bankruptcy, supra	specific unanimity, 90:1.2
Intent or state of mind	Materiality, 18 U.S.C.A. 1343,
generally, 82:5	85:12.50
confusion during deliberations,	Material witness, 81:12
cautionary instructions,	Mistake of fact, income tax eva-
79:12	sion, 85:8
elements of crime, 83:2 to 83:4	Money laundering, 85:16
Hobbs Act, 85:15	Motions, cautionary instruction,
income tax evasion, 85:7	79:6
insanity defense, 87:8, 87:9	Murder. Homicide, supra

INSTRUCTIONS TO JURY **INSTRUCTIONS TO JURY** —Cont'd -Cont'd New York Reasonable doubt generally, 78:7 to 78:11 attempted grand larceny, 86:6, 86:7 character and reputation of defendant, 82:7, 82:8 police assault justification, 86:3 Note-taking, 79:15, 90:1.1 conspiracy membership, 84:5 Not guilty, required finding, 92:8, Massachusetts, 78:9.1 92:8.50 presumption of innocence, Oath 78:2.50, 78:12 bankruptcy, false swearing, 85:9 Receiving stolen goods, 85:13, 86:15 perjury, **85:11** Reckless homicide, 86:16 Objections and exceptions Refusal to charge, objection, 88:5 generally, 58:4, 79:7 Reliability of testimony. Credevidentiary objections, cautionibility and reliability, supra ary instructions, 79:7 Reputation of defendant. Character requests to charge, 88:5 to 88:7 and reputation of defendant, Objections to instructions, copy of supra charge in preparing, 77:4 Requests to charge Opinion evidence, 81:14 generally, 77:1 to 90:9 Overt act, conspiracy, 84:6 to 84:9 binding instruction, 88:2 Participation in offense, 83:1, 84:5 credibility of witnesses, 88:4 Perjury, **85:11** exceptions to charge, 88:5 to Photographic evidence, 81:20 88:7 Police officer, assault, 86:2, 86:4 function and power of jury, Prejudice, 79:9, 80:4 88:3, 88:4 Presumptions and burden of proof refusal to charge, objection, 88:5 generally, 78:1 to 78:12 Rulings on evidence, cautionary innocence, 78:1 to 78:3.1, 78:12 instructions, 79:7 Massachusetts, innocence, Self-defense, 87:11 78:3.1 Separate consideration of counts reasonable doubt, infra and defendants, cautionary Prior inconsistent statement, Masand concluding instructions, sachusetts, 81:23 79:3, 84:20, 90:2, 90:3 Prison guard, assault, 86:3, 86:5 Specific unanimity, Massachusetts, 90:1.2 Proof. Evidence, supra Statements Proposed instructions, submission, 77:2, 77:5 admissions and declarations, supra Proposed jury instruction of defendant's on drug amount, prejudicial statements, 80:4 request to include, 83:9 State of mind. Intent or state of Rape, Massachusetts, 86:1.1, 86:17 mind, supra

INSTRUCTIONS TO JURY —Cont'd	INSTRUCTIONS TO JURY —Cont'd
Testimony of law enforcement	Witnesses—Cont'd
officers, 81:24	false testimony, 81:4, 81:5
Theft and related offenses	first complaint witness,
burglary, 86:8	79:11.10, 81:25
commingling fungible goods,	immunity, 81:11
86:9	law enforcement officers'
embezzlement, 86:10	testimony, state, 81:24
grand larceny, attempts, 86:6 , 86:7	Massachusetts, prior inconsistent statement, 81:23
larceny, 86:6, 86:7, 86:14	material witness, 81:12
receiving stolen property, 85:13,	perjury, 85:11
86:15 sale or receipt of stolen goods,	prior inconsistent statement, Massachusetts, 81:23
85:13	testimony of law enforcement
Theory of defense instruction, 87:7	officers, state, 81:24
Unanimity, specific, Massachusetts, 90:1.2	weighing evidence and testimony, supra
Variance, conspiracy, 84:12	Written charge, motion, 77:3, 77:4
Vehicular homicide, 86:16	Wrongful use defined, Hobbs Act,
Voluntariness of defendant state-	85:14
ments, 82:2	
Weighing evidence and testimony	INSUFFICIENT ALLEGATIONS
generally, 79:11, 81:9	Indictment dismissal, 12:14, 12:14.1, 12:14.2, 12:15,
defendant testimony, 82:3, 82:4	12:14.1, 12:14.2, 12:13, 12:19, 12:20, 12:23, 12:24.1,
failure to produce evidence,	12:24.2
prosecution, 81:7, 81:8	INSUFFICIENT EVIDENCE
Willful blindness, elements of	Indictment, dismissal, 12:14.20
crime, 83:7, 83:8 Willfulness, elements of crime,	Weight or sufficiency. Evidence
83:5, 83:6	(this index)
Wire fraud, 85:12 , 85:16	INSURANCE FRAUD
Witnesses	Jury voir dire, New York, 57:19.50
generally, 81:1 to 81:24	
children, 81:13, 81:13.10	INTAKE SHEET
competency of witness, supra	Client, 2:6
credibility and reliability, supra defendant testimony, 82:1 to	INTENT OR STATE OF MIND
82:13	Insanity Defense (this index)
expert testimony, 81:14 , 81:15 ,	Intoxication (this index)
81:15.1	Jury
failure to call witness, prosecu-	Instructions to Jury (this
tion, 81:6	index)

INTENT OR STATE OF MIND

—Cont'd

Jury—Cont'd selection of. Voir Dire and Selection of Jury (this

Massachusetts, discovery of records, 15:11

index)

INTERLOCUTORY REVIEW

Indictment dismissal motion, application for interlocutory review pursuant to Mass. R. Crim. P. 15 and M.G.L. c. 211 § 3, 12:98

Suppression order, opposition to state of Massachusetts' application for interlocutory review, 29:68

INTERPRETERS

Appointment, 73:4, 73:5 Correction of interpretation, 73:6

INTERROGATION BY POLICE

Miranda warnings, 1:5, 1:6

INTERROGATORIES

Generally, 28:25, 28:26

INTERSTATE RENDITION OF MATERIAL WITNESS

Production of Witnesses (this index)

INTERVENTION

Discovery and disclosure, defendant's opposition to petition for extraordinary relief and motion of XYZ Television, Inc., to intervene and for an order unsealing defendant's filings in case, 27:28

Grand Jury (this index)

Massachusetts, forfeitures, 114:12 Pretrial intervention, 3:8

INTERVIEWING GRAND JURORS

Generally, 9:32, 9:33

INTOXICATION

Breathalyzer tests, discovery, 17:14 to 17:16

Voir dire, bias or prejudice, 54:10

INVENTORY

Seized property, 29:31, 29:36

INVESTIGATIONS

Autopsies. Autopsy (this index)
Department of Social Services
Investigative Report, letter
requesting copy, 27:12.1

Discovery of investigations and reports, 15:21, 15:22, 27:12

Letter requesting copy of Department of Social Services
Investigative Report, 27:12.1

Massachusetts, expenses for investigator, **39:2**

Presentence investigation report.

Sentence and Punishment (this index)

Production and inspection of documents and things, criminal culpability, 15:21, 15:22, 15:22.10, 27:12

JENCKS ACT

Motion for disclosure of evidence under, **24:9**

JOINDER

Discovery and disclosure, motion for leave to join in co-defendant's motions, 27:22

JUDGES

Comment, stenographer to record, 73:2

Disqualification of Judge (this index)

Magistrates (this index)

JURY AND JURY TRIAL JUDGES—Cont'd Mistrial, private view by judge, Argument 75:6 closing argument, objection, Supreme Court, proof of service, 80:2, 80:3 103:53 instruction to jury, 79:6 **Opening Statement** (this index) JUDGMENT ON THE Arraignment, request, **3:6 PLEADINGS** Bias or prejudice Habeas corpus, 107:7 closed courtroom, 73:7 instruction, 79:9, 80:4 **JUDGMENTS** mistrial, 75:1 to 75:4 Acquittal (this index) selection. Voir Dire and Selec-**Arrest of Judgment** (this index) tion of Jury (this index) Coram nobis petition to vacate, venue transfer, 41:4, 41:5, 110:6, 110:10 to 110:13 41:14, 41:16 to 41:18, Declaratory judgment. 41:25 to 41:27 constitutionality of grand jury Challenge for cause. **Voir Dire** statute, 9:3, 9:4 and Selection of Jury (this Sentencing, generally, 96:1, 96:2 index) Change of venue. Venue and JUDICIAL REVIEW **Transfer** (this index) **Appeal and Error** (this index) Closed courtroom. Closed Trials and Proceedings (this index) **JUMPING BAIL** Closing argument, objection, 80:2, Bail and Recognizance (this 80:3 index) Deadlocked jury **JURISDICTION** allen charge, 90:8, 90:9 discharge, 91:3 Alternate plea agreements, dealing with multiple state and federal Discharge of jury jurisdictions, 48:4.3 acquittal, motion for judgment **Appeal and Error** (this index) of, and for additional time to file memoranda after Bail proceedings. Bail and discharge of jury, 93:6.4 **Recognizance** (this index) deadlocked jury, 91:3 **Extradition** (this index) deliberation, prior, 91:1 Indictment dismissal, 12:12, 12:13, objection to further submission, 12:13.30 91:2 memorandum in support of Forfeiture proceedings, 114:7 motion, 12:13.70 **Grand Jury** (this index) Interstate rendition of material wit-Hung jury. Deadlocked jury, supra ness. Production of Wit-Innocence presumption. Presump**nesses** (this index)

transfer, 41:8

Multi-jurisdictional offense, venue

tion of innocence, infra

Instructions to Jury (this index)

JURY AND JURY TRIAL JURY AND JURY TRIAL —Cont'd —Cont'd Massachusetts Waiver, 60:1, 60:2 view **JUSTIFICATION** exclusion, motion for, 67:1 Bail. notice, 4:5 motion for, 67:2 Jury instruction. Instructions to waiver of jury trial, defense **Jury** (this index) counsel's certificate, 60:2 **Mistrial** (this index) JUVENILE DELINQUENTS New trial, motion for, and Generally, 46:1 to 46:6 incorporated memorandum of Certified case, 46:1, 46:2 law for improper contact with Dismissal, 46:3 to 46:6 jurors, 93:21.50 Massachusetts Objections discovery of records, 18:14 closing argument, 80:2, 80:3 dismissal for lack of jurisdiction, further submission, 91:2 46:3, 46:4 **Instructions to Jury** (this New Hampshire, certified case, index) 46:1, 46:2 **Opening Statement** (this index) New York Family Court, transfer, Presumption of innocence 41:29 to 41:31 **Instructions to Jury** (this Sealed records, 18:14, 111:12 index) Vacating adjudication, 94:21 to selection of jury, 55:10, 55:10.1, 94:23 55:11 Waiver hearing, letter memoran-Reasonable doubt dum application to present **Instructions to Jury** (this exculpatory evidence, New index) Jersey, 46:7 voir dire. 55:14 **KIDNAPPING** Selection statute violation Instruction to jury, 86:13 indictment, 12:1.1 Sequestering jury, 89:1, 89:2 LACK OF PROBABLE CAUSE **Speedy Trial** (this index) Complaint, **6:8.10** Stenographer or court reporter LACK OF PROSECUTION selection of jury, recording, 73:1 Failure to Prosecute (this index) transcript reading, correction, 73:3 LARCENY Transcript reading, correction, 73:3 Grand Larceny (this index) Venire change, venue transfer Instruction to jury, 86:6, 86:7, alternative motion, 41:28 86:14 Verdict (this index) LAW CLERKS View. View by Jury (this index) Voir Dire and Selection of Jury Prisoner meeting, motion, 2:32 to

2:34

(this index)

LAW ENFORCEMENT AGENCY

Police Officer or Agency (this index)

LAYING FOUNDATION

Striking evidence from record, 72:2

LEAVE IN REGARDS TO HABEAS CORPUS PROCEEDINGS

Habeas Corpus (this index)

LEAVE TO APPEAL

Appeal and Error (this index)

LEAVING JURISDICTION

Bail, 4:30 to 4:32

LETTERS

Bail reduction, character of defendant, **4:26**

Counsel retainer, 2:5

Investigations, requesting copy of Department of Social Services Investigative Report, **27:12.1**

LETTERS ROGATORY

Generally, 28:19

LICENSES

Petition for appeal from suspension of operating license, Pennsylvania, 116:10

LIE DETECTOR TEST

Polygraph. **Evidence** (this index)

LIFESTYLE

Voir dire, jury bias, 54:1

LIMINE MOTIONS

Blood test result, **35:37**Breath test result, **35:36**Cause of victim's facial injuries, **35:340**

Evidence (this index)

Fiduciary duty, 35:17

© 2013 Thomson Reuters, 7/2013

LIMINE MOTIONS—Cont'd

Field sobriety tests, **35:27 et seq.** Gang affiliation, **35:19.80**

Letters written by defendant, 35:39

Part of death certificate, 35:35

Rebuttal case, 35:18

Self-incrimination, 35:38

Sobriety tests, **35:27.1**

Victim, reference to complainant as, **35:19.60**

Violent character, 35:19.70

Voir dire on fresh complaint, Massachusetts, **25:12**

Witnesses (this index)

LIMITATION OF ACTIONS

Arrest of judgment, 94:14 to 94:16 Indictment dismissal, 12:10, 12:11 Instruction to jury, 87:12

LIMITING INSTRUCTIONS

Instructions to Jury (this index)

LISTS

Grand Jury (this index)

Jury. Voir Dire and Selection of Jury (this index)

Witnesses (this index)

LOCAL RULE PAGE LIMIT

Exceeding limit, motions for, 116:7, 116:8

MAGISTRATES

Arraignment, consent to proceed before U.S. magistrate judge (misdemeanor cases), 3:9

Bail proceedings. **Bail and Recognizance** (this index)

Objection to magistrate judge's orders on defendant's motion for bill of particulars and for early disclosure, 23:43

MAIL FRAUD

Indictment dismissal, 12:23.1

MAIL FRAUD—Cont'd Instruction to jury, 85:10

MANDAMUS

Discovery enforcement, **27:16**New Jersey, motion to seal guilty plea, **110:16**

North Carolina, motion for appropriate relief, **110:15**

United States District Court, petition for writ to, 110:7.30, 110:7.70

Venue retransfer, 41:15

MANDATE

Stay of mandate. **Appeal and Error** (this index)

MARIJUANA

Bill of particulars, 23:35
Reduction of sentence, Guideline
Amendment effective
November 1, 1995 concerning
weight equivalency of
marijuana plants, 97:4.1

MARRIAGE

Spouse (this index)

MARYLAND

Indictment, amendment, 10:8

MASSACHUSETTS

Appeal and Error (this index)

Automobile search, suppression of evidence based on illegal stop, **29:58.50**

Bills of particulars, threat to prosecutor, 23:26

Change of venue

generally, **41:20.50**

lack of jurisdiction, 41:32

reply to Commonwealth's opposition to motion for, 41:32

MASSACHUSETTS—Cont'd

Closed pretrial proceeding, newspaper access, **65:2** to **65:4**

Complaint (this index)

Consolidation or severance, 44:25 to 44:29

Conspiracy (this index)

Contracts and agreements joint forfeiture agreement, 114:14

witness promise to testify truthfully, **35:11**

Discovery

generally. **Discovery and Disclosure** (this index)

Production and Inspection of Documents (this index)

Dismissal of complaint. **Complaint** (this index)

Dismissal of indictment, 12:15.50 to 12:18, 12:28.4, 12:38 to 12:38.3, 12:99

Evidence (this index)

Expert witnesses. Expert and Opinion Evidence (this index)

Eyewitness identification, motion in limine to admit expert testimony regarding

generally, 40:15

memorandum of law in support of motion, **40:16**

Forfeiture (this index)

Guilt or innocence. **Not Guilty** (this index)

Indictment, dismissal, 12:28.1

Indictment (this index)

Informant, identity of, 29:4.1

Instructions to Jury (this index)

Jury and Jury Trial (this index)

Jury instructions. **Instructions to Jury** (this index)

MASSACHUSETTS—Cont'd	MASSACHUSETTS—Cont'd
Juvenile offenders. Juvenile	Search and seizure—Cont'd
Delinquents (this index)	the poisonous tree,
Medical records, discovery	29:45.10, 29:45.20
disclosing alleged victim's	Sequestering of jury, 89:2
medical records, 35:12.50	Severance. Consolidation or Sev-
gynecological medical history of	erance (this index)
patient, 15:24	Subsequent bad acts, motion in
mental health records of victim, 15:11	limine to exclude evidence of, 32:11
New trial motion for duress/	Suppression order, opposition to
mistake, and incorporated	state's application for inter-
memorandum of law, 94:2.50	locutory review, 29:68
Not Guilty (this index)	Venue change. Change of venue,
Pleas	supra
motion for pretrial probation,	Victim of Crime (this index)
48:15	View by jury
tender of plea or admission,	exclusion, motion for, 67:1
48:14	motion for, 67:2 , 67:2.1
Pleas, tender of plea or admission, 48:14	Voir dire on fresh complaint, motion in limine, 35:12
Polygraph exam	Waiver of jury trial, defense
motion in limine to admit	counsel's certificate, 60:2
testimony regarding	Warrantless search without
generally, 34:3	consent, lack of exigent cir-
memorandum of law in sup-	cumstances, and fruit of the
port of motion, 34:4	poisonous tree, 29:45.10, 29:45.20
Production and inspection of documents and things, 17:19	Witnesses (this index)
Sealing records, 111:11, 111:12	MATERIALITY, CERTIFICATE
Search and seizure	OF
automobile search, suppression	Production of witnesses, 36:41
of evidence based on illegal stop, 29:58.50	MATERIALITY OF EVIDENCE
suppression and return of seized evidence or property,	Jury instruction, 18 U.S.C.A. 1343, 85:12.50
29:8.1, 29:46, 29:47,	Limine motions, 35:16
29:47.1, 29:65.3, 29:68 to 29:70	MATERIALLY FALSE INFORMATION
suppression of statements, 29:46, 29:47, 29:47.1	Complaint, dismissal ground, 6:8.10
warrantless search without	
consent, lack of exigent	MATERIAL WITNESSES
circumstances, and fruit of	Witnesses (this index)

MEDIA

Newspapers (this index)

MEDICAL EXAMINATION

Confession obtained by violence, 30:22 to 30:24

Mental examination. Psychiatrists and Psychiatric Examination (this index)

MEDICAL PRACTICE

Bail and recognizance, opposition to state's motion to prevent defendant from practicing medicine until sentencing, 4:87

MEDICAL RECORDS

Affidavit in support of motion for production of victim's medical and psychiatric records, **15:11.50**

Counsel, release to, 2:8

Discovery

generally, **15:11**, **15:11.50**, **17:6**, **17:10**, **17:13**

Massachusetts (this index)

subpoena duces tecum, quashal, **20:6**

Gynecological medical history of patient, Massachusetts, **15:24**

Victim, mental health records, 15:11

MEMORANDUM OF LAW

See also specific topics throughout this index

Bail and Recognizance (this index)

Child Pornography Prevention Act, memorandum of law in support of motion to dismiss unconstitutional statute, 12:8.70

Expert and opinion evidence eyewitness identification, motion in limine to admit expert

MEMORANDUM OF LAW

—Cont'd

Expert and opinion evidence

—Cont'd
testimony regarding, 40:16
polygraph evidence, memorandum of law in support of motion in limine to admit expert testimony, 34:4

Indictment (this index)

Ouashal motions

certain Rule 17(c), memorandum of law in opposition of quashal, **20:4.1**

grand jury subpoena, motion, 7:22.2

Severance of defendants, 44:1.1

MENTAL ILLNESS

Affidavit in support of motion for production of victim's medical and psychiatric records, 15:11.50

Defendant

Competency of Defendant (this index)

Insanity Defense (this index)

Insanity Defense (this index)

Massachusetts, discovery of records, **15:11, 15:11.50**

Psychiatrists and Psychiatric Examination (this index)

MILITARY SERVICE

Expert witness, **40:12**Habeas corpus, **106:4**, **107:4**, **107:5**

Psychiatric examination by civilian, **40:12**

Voir dire, 50:2

MINORITIES

Discrimination. Racial **Discrimination** (this index)

INDEX

MINOR ROLE

Sentence and punishment, personal use, safety valve provisions, **95:7.65**

MINORS

Children and Minors (this index)

MINUTES OF GRAND JURY

Grand Jury (this index)

MIRANDA WARNINGS

Generally, 1:5, 1:6

MISDEMEANOR

Arraignment, consent to proceed before U.S. magistrate judge (misdemeanor cases), **3:9** Indictment, prosecution of misdemeanor, **7:44 to 7:46**

MISJOINDER

Motion for releif and severance, 44:3.20

MISSPELLING

Indictment amendment, 10:7

MISTRIAL

Generally, 75:1 to 75:10
Discovery sanctions, 75:8
Illegal separation of jury during deliberations, 75:10
Indictment dismissal, 12:67 to 12:69
Inspection by counsel, failure to permit, 75:8
Judge, private view, 75:6
Jury
separation during deliberations, 75:10
unauthorized view, 75:5
Misconduct
prosecutor, 75:3, 75:4

view, **75:7**

Multiple grounds, generally, 75:9

MISTRIAL—Cont'd

Prejudicial atmosphere, **75:1 to 75:4**

Prosecutor, prejudicial conduct, 75:3, 75:4

Separation of jury during deliberations, **75:10**

View

judge, private view, **75:6** jury, unauthorized view, **75:5** misconduct during view, **75:7**

MISUNDERSTANDING OR CONFUSION

Bail forfeiture, setting aside, 4:53 to 4:55

Jury instruction, 79:12

MITIGATING

CIRCUMSTANCES

Sentence and punishment (this index)

MONEY LAUNDERING

Conspiracy, instruction to jury, **85:16**

MOTOR VEHICLES

Automobiles (this index)

MULTI-JURISDICTIONAL OFFENSE

Venue transfer, 41:8

MULTIPLE FELONY OFFENDER

Resentencing, 97:20, 97:21

MULTIPLICITY

Indictment dismissal, 12:26.1, 12:26.50

MURDER

Homicide (this index)

MUTUALLY EXCLUSIVE

Indictment dismissal, 12:26.50

NAME CALLING

Evidence

limine motions, prevention of name calling, **35:20**

NAME OR IDENTITY

Discovery and Disclosure (this index)

Dismissal of indictment, inadequate description of defendant as individual charged, Massachusetts, 12:15.50

Evidence, identification, suppression or exclusion, 31:1 to 31:8

Expert witnesses, **40:1**, **40:10**, **40:11**

Grand Jury (this index)

Identification evidence, suppression or exclusion, 31:1 to 31:8

Indictment amendment, misspelling, **10:7**

Informant, 25:1 to 25:4.1, 29:63, 29:64

Suppression of identification evidence, 31:1 to 31:8

Voir dire, identification of defendant, **55:7**

Wire communications suppression based on government's failure to identify person to be intercepted, 30:9.9

NARCOTICS

Drugs and Narcotics (this index)

NARRATIVE STYLE TESTIMONY

Indictment dismissal for refusal to allow, 12:85, 12:86

NEGLIGENT DESTRUCTION OF EVIDENCE

Production and inspection of documents and things, 15:22.10

NEW HAMPSHIRE

Juvenile proceedings, certified case, **46:1**, **46:2**Work release, **97:27**

NEW JERSEY

Collateral estoppel, letter memorandum to judge in support of motion to dismiss complaint, **6:9.80**

Coram nobis, motion to seal guilty plea, **110:16**

Discovery and disclosure, confidential informants, **25:6**

Discovery letter, 14:36

Guilty plea, letter memorandum to seal, **110:16**

Juvenile delinquents, letter memorandum application to present exculpatory evidence at juvenile waiver hearing, **46:7**

Letter to client regarding posting property bond, **4:8.50**

Police expert, letter memorandum to judge opposing state's request to offer police officer as expert witness at trial, 40:25

Pretrial intervention program, letter to judge appealing rejection, 48:16

Sentence and punishment, 95:11

NEWLY DISCOVERED EVIDENCE

New trial, 93:18, 93:19, 94:1 to 94:12

NEWSPAPERS

Indictment dismissal, prejudicial statement by prosecution, 12:90

Mistrial, prejudicial newspaper article, **75:2**

Pre-trial proceedings, attendance, **65:2 to 65:4**

Index-72

NEWSPAPERS—Cont'd

Subpoena duces tecum, quashal, **20:8**

NEW TRIAL

Generally, **76:2**, **93:14 to 93:18**Acquittal motion alternative, **92:7**, **93:6.5**

Alternative motions, 76:10, 93:1 to 93:7, 93:10, 94:10, 94:11

Appeals, motion for reconsideration of defendant's motion to file late notice of appeal and/or motion for new trial, 100:14, 100:15

Bail release motion, **93:19**, **93:20** Conspiracy, **93:21**

Drug case, 93:21

False evidence, 94:2.60, 94:4.10

Jurors, improper contact with, motion and incorporated memorandum of law, 93:21.50

Massachusetts, duress/ mistake, motion and incorporated memorandum of law, 94:2.50

Motion practice, 93:1 to 93:7, 93:10, 93:13 to 93:21.50

Newly discovered evidence, 93:18, 93:19, 94:1 to 94:12

New witness discovery, **94:8**, **94:9** Renewal of motion, **94:29**, **94:30**

NEW YORK

Appeal and Error (this index)

Coram nobis, memorandum in support of motion for, 110:1.50

Counsel fees and expenses, 2:16, 2:17

Exculpatory material, discovery, 18:10

Family Court, transfer of juvenile offender, **41:29 to 41:31**

Grand jury, inspection of minutes, 9:23 to 9:26, 12:30, 12:31

NEW YORK—Cont'd

Indictment dismissal, 12:28 to 12:31, 12:75

Jury instruction. **Instructions to Jury** (this index)

Jury voir dire, insurance fraud, 57:19.50

Subpoena duces tecum, and witness subpoenas, notice of ex parte motion for issuance, 20:10.30

Witness, contempt for failure to obey subpoena, **36:7**

NOLLE PROSEQUI

Indictment dismissal, 11:5, 11:6

NON-ENGLISH SPEAKING DEFENDANT

Bail forfeiture, setting aside, **4:49** to **4:51**

Interpreters (this index)

NONRESIDENTS

Extradition (this index)

Immigrants. **Deportation** (this index)

Interstate rendition of material witness. **Production of Witnesses** (this index)

NORTH CAROLINA

Coram nobis, motion for appropriate relief, 110:15

Homicide, motion for bill of particulars, 23:41

NOTES

Instructions to jury, note-taking, **79:15, 90:1.1**

Preservation of evidence, 16:8, 21:1 to 21:6

NOT GUILTY

Innocence presumption

Jury and Jury Trial (this index)

NOT GUILTY—Cont'd

Innocence presumption—Cont'd **Self-Incrimination Privilege** (this index)

Massachusetts

required finding of not guilty, motion

generally, **92:8**, **92:8.50** memorandum of law, **92:9**, **92:9.50**

Pleas (this index)

NOTWITHSTANDING VERDICT

Acquittal, 93:1, 93:2, 93:5

NUNC PRO TUNC

Counsel appointment or retainer, attorney's motion to be appointed counsel for defendant

generally, 2:12.1, 2:12.3 memorandum in support of motion, 2:12.4

Notice of appeal, motion to extend time for filing notice of appeal nunc pro tune and/or for correction or clarification of record, 100:7

OATH

Jury instruction. Instructions to Jury (this index) Perjury (this index)

OBJECTIONS AND EXCEPTIONS

Closing argument, improper, **80:2**, **80:3**

Coaching witness, **73:13** Co-defendants, **63:3**

Evidence (this index)

Jury

generally. **Jury and Jury Trial** (this index)

Instructions to Jury (this index)

OBJECTIONS AND EXCEPTIONS—Cont'd

Jury—Cont'd

view, oral objection on ground of changed conditions, 71:4

Magistrate judge's orders on defendant's motions for bill of particulars and early disclosure, 23:43

Presentence investigation report, 95:5, 95:5.1, 95:5.2, 95:6

Sentence and Punishment (this index)

Stenographer to record, 73:2

OBSCENITY AND PORNOGRAPHY

Arrest of judgment, 93:12, 93:13

Bill of particulars, 23:18

Child Pornography Prevention Act (this index)

Discovery, 14:12, 18:2

New trial, 93:20

Suppression and return of seized evidence, **29:28**

OFFER OF PROOF

Generally, 72:4 to 72:7

OFFICERS AND EMPLOYEES OF GOVERNMENT

Public Officers and Employees (this index)

OHIO

Appeal and Error (this index)

Judgment of acquittal, memorandum in support of motion for, 93:6.1

Memorandum in support of motion to suspend execution of sentence, **96:3.1**

Probation, defendant's motion for shock probation, **96:6**

INDEX

OMNIBUS HEARING

Preliminary hearing, 6:22

OPENING STATEMENTS

Dismissal after prosecution's opening remarks, 92:1 Reservation of opening, 73:11 Waiver, 73:10

OPERATING LICENSES

Petition for appeal from suspension of operating license, Pennsylvania, 116:10

OPINION OR ATTITUDE

Expert testimony. Expert and **Opinion Evidence** (this index)

Jury selection. Voir Dire and **Selection of Jury** (this index)

ORDER OF PROOF

Interruption, 73:8, 73:9

ORIGINAL RECORDS

Appeal on. Appeal and Error (this index)

OTHER CRIMES OR BAD ACTS

Discovery and Disclosure (this index)

Evidence (this index)

Voir dire, bias or prejudice, 54:2 to 54:3

OVERT ACTS

Conspiracy, instruction to jury, 84:6 to 84:9

Indictment, motion to strike, 76:12

PAGE LIMIT

Local Rule page limit, motions for, 116:7, 116:8

PANEL OR VENIRE

Jury selection. Voir Dire and **Selection of Jury** (this index)

PARDON

See also Parole; Probation (this

Character affidavit, 111:4 Completion of sentence, pardon

after, 111:2, 111:3

Indictment dismissal, 12:94

PAROLE

Bail exoneration, motion, 4:64 to

Massachusetts discovery, 18:14

PARTICIPATION IN OFFENSE

Accomplices and Co-Defendants (this index)

Conspiracy, instruction to jury, 83:1, 84:5

PASSPORTS

Sentence and punishment, assented to motion for return of passports, 97:28

PATHOLOGISTS

Expert witnesses, 40:2 to 40:4

PENALTIES

Fines (this index)

Forfeitures (this index)

Sanctions. Discovery and

Disclosure (this index)

Sentence and Punishment (this index)

PENITENTIARY

Production of prisoners to testify, 36:39, 36:40

PENNSYLVANIA

Bail, defendant's motion for reconsideration of, 4:27.2

Habeas corpus

denial of bail, 108:1.10

failure to set hearing date or reasonable bail, Pennsylvania, 108:3.10

PENNSYLVANIA—Cont'd

Habeas corpus—Cont'd memorandum of law in support of petition for writ of, 108:10.1

Petition for appeal from suspension of operating license, 116:10
Petition to expunge criminal record, 111:13

PEREMPTORY STRIKES

Jury selection, 57:9, 57:9.1, 57:10

PERFECTING APPEAL

Appeal and Error (this index)

PERJURY

Instruction to jury, **85:11**Search warrant supported by perjurious affidavit, suppression, **29:40** to **29:42**, **29:54**

Vacating judgment, 94:24 to 94:26

PERMISSION TO APPEAL

Leave to appeal. **Appeal and Error** (this index)

PERPETUATION OF TESTIMONY

Discovery proceedings, 28:20, 28:21

PERSONAL RECOGNIZANCE

Bail proceedings. **Bail and Recognizance** (this index)

PERSONAL USE

Sentence and punishment, safety valve provisions, minor role, **95:7.65**

PHOTOGRAPHS

Discovery, **10:10**, **15:10.1**, **17:4** Grand jury witness, **7:3** Instruction to jury, **81:20**

PHYSICAL EXAMINATION

Confession obtained by violence, 30:22 to 30:24

Discovery and Disclosure (this index)

Mental examination. Psychiatrists and Psychiatric Examination (this index)

PICTURES

Photographs (this index)

PLEADINGS

Answer (this index)
Briefs (this index)
Complaint (this index)
Demurrer (this index)

Indictment (this index)

PLEAS

Generally, 48:1 to 49:19
See also Arraignment (this index)
Agreement or bargain
generally, 48:4 to 48:8, 48:11 to
48:13
alford plea, 48:5
alternate plea agreement, supra
cooperating defendant, 48:6 to
48:8
multiple indictments, 48:8.50
offer to plea bargain, 48:11
sentence reduction where plea

97:24
Alford plea agreement, 48:5
Alternate plea agreement
generally, 48:4.1
agreed statement of facts, 48:4.2
further criminal charges, 48:4.4
multiple state and federal

bargain violated, 97:23,

jurisdictions, **48:4.3**Checklist, entry of plea, **48:1**Demurrer to guilty plea, withdrawal motion, **49:16 to**

49:19

POLICE OFFICER OR AGENCY PLEAS—Cont'd Discovery of exculpatory evidence, —Cont'd 18:7 Expert witness, letter memorandum to judge opposing state's Guilty plea request to offer police officer letter memorandum to seal, New as expert witness at trial, New Jersey, 110:16 Jersey, 40:25 petition, 48:2 to 48:3, 48:10 Miranda warnings, 1:5, 1:6 vacating, 49:7, 49:8, 49:12 to Motion to dismiss indictment, out-49:15, 110:8 to 110:12 rageous police misconduct, withdrawal. 49:1 to 49:19 12:103 Insanity defense, withdrawing Polygraph exam of arresting guilty plea, 49:6, 49:10, 49:11 officer, 37:7, 37:8 Massachusetts, tender of plea or Voir dire, bias or prejudice, 51:2 to admission, 48:14 51:3, 51:3.1, 55:3.1 Nolle prosequi, 11:5 Witnesses, officers as, 55:3.1, Not guilty plea 81:24 arraignment, 3:4 to 3:6 **POLITICAL BIAS** withdrawal of guilty plea, 49:9 Voir dire, 53:3 to 49:11 **POLLING GRAND JURORS** Pre-plead letter to court, 48:9 Generally, 9:32, 9:33 Pretrial intervention program, letter to judge appealing rejection, POLYGRAPH New Jersey, 48:16 **Evidence** (this index) Pretrial probation, motion for, Witnesses (this index) 48:15 Psychiatrist affidavit, withdrawal of POOR DEFENDANTS guilty plea, 49:6 Indigent Defendants (this index) Sentence reduction where agree-PORNOGRAPHY ment breached, 97:23, 97:24 Obscenity and Pornography (this Tender of plea or admission, 48:14 index) Vacating guilty plea, 49:7, 49:8, 49:12 to 49:15, 110:8 to POST-CONVICTION 110:12 PROCEEDINGS AND RELIEF Venue transfer for plea, 41:3 Generally, 110:14 Withdrawal of guilty plea, 49:1 to 49:19 See also **Appeal and error** (this index) POLICE OFFICER OR AGENCY Bail Assault, instruction to jury, 86:2, for bail in connection with par-86:4 ticular post-conviction Discovery. Production and proceedings, see specific **Inspection of Documents** topics, e.g., Habeas and Things (this index) **Corpus** (this index)

POST-CONVICTION PROCEEDINGS AND RELIEF—Cont'd

Bail—Cont'd generally, **4:67 to 4:85 New Trial** (this index)

POSTPONEMENT

Indictment dismissal motion alternative, 12:91

POWER OF ATTORNEY

Counsel appointment or retainer, **2:9**

PREGNANCY

Abortion (this index)

PREJUDICE

Bias or Prejudice (this index)

PRELIMINARY HEARINGS

Generally, 6:14 to 6:22

Closed hearing, motion, **6:16**Costs, transcript of hearing, **6:17 to**

Extradition for hearing, motion, **6:20, 6:21**

Motion, generally, **6:14 to 6:16** Omnibus hearing form, **6:22**

Return to United States for hearing, motion, **6:20**, **6:21**

Transcript of hearing, free copy, 6:17 to 6:19

PRELIMINARY INJUNCTION

Generally, 116:2, 116:3

PRELIMINARY ORDER OF FORFEITURE

Generally, 114:8 et seq.

PRELIMINARY QUESTIONS

Voir dire and selection of jury, **50:1, 50:1.1, 58:5**

PRESENTATION OF
MATERIALLY FALSE
INFORMATION TO
ISSUING MAGISTRATE

Complaint, dismissal, 6:8.10

PRESENTENCE

INVESTIGATION REPORT

Sentence and Punishment (this index)

PRE-SENTENCING REPORTS

Sentence and punishment, omnibus motion to strike, **95:9.50**

PRESERVATION OF EVIDENCE

Discovery proceedings, 21:1 to 21:6

PRESUMPTIONS AND BURDEN OF PROOF

Circumstantial Evidence (this index)

Innocence

Jury and Jury Trial (this index)

Self-Incrimination Privilege

(this index)

Instructions to jury

innocence, 78:1 to 78:3.1, 78:12

Massachusetts, innocence,

78:3.1

Jury and Jury Trial (this index)

Reasonable doubt

Appeal and Error (this index)
Jury and Jury Trial (this index)

PRETRIAL CONFERENCE

Motion, **6:12**

Report, Massachusetts, 6:13

PRETRIAL INTERVENTION

Application, 3:8

PRETRIAL PROCEEDINGS

Generally, 1:1 to 6:22

PRETRIAL PROCEEDINGS **PRISONERS** —Cont'd Generally, 112:1 to 112:10 **Arraignment** (this index) Bail and Recognizance (this **Arrest** (this index) index) Bail and Recognizance (this Blood test, marriage, 112:3 index) Commitment, stay of. Sentence Closed proceedings, 65:2 to 65:4 and Punishment (this index) **Complaint** (this index) **Conditional Release of Prisoners** Conference. Pretrial Conference (this index) (this index) Counsel **Counsel Appointment or** affidavit in support of motion for **Retainer** (this index) stay of commitment on **Grand Jury** (this index) behalf of prisoner to attend **Indictment** (this index) funeral, 112:7 Insanity, examination. conference with, 112:1, 112:9 **Competency of Defendant** Deposition of prisoner, 28:2, 28:8 (this index) **Detainer** (this index) Motion for pretrial hearing, Texas, Discharge. Release or Discharge 6:12.1 of Prisoners (this index) **Preliminary Hearings** (this index) **Extradition** (this index) Texas, motion for pretrial hearing, Funeral of relative, release. 6:12.1 Release or Discharge of **Prisoner** (this index) PRETRIAL PUBLICITY Habeas Corpus (this index) Continuance, 47:8, 47:16 47:17 Law clerk's meeting with prisoner, Grand jury, protective order, 7:31 motion, 2:32 to 2:34 Indictment dismissal, 12:88, 12:90 Marriage Venue transfer, 41:25 to 41:27 blood test, 112:3 Voir dire, **52:2** permission, 112:2, 112:4 transporting prisoner to marriage PRINTING OF RECORD bureau, 112:3 **Appeal and Error** (this index) wedding, emergency motion for PRIOR CONVICTION condition of release, 112:10 Other Crimes or Bad Acts (this Pardon (this index) index) Parole (this index) Private viewing of deceased rela-PRIOR INCONSISTENT tive, motion for order permit-**STATEMENTS** ting attendance at, 112:4.50 Instructions to jury, Massachusetts, **Probation** (this index) 81:23

Indictment dismissal, 12:63 to

PRIOR JEOPARDY

12:75

Production for conference with

Psychiatric examination, 5:4 to

counsel, 112:1

5:8, 5:16

PRISONERS—Cont'd

Release or Discharge of Prisoners (this index)

Sentence and Punishment (this index)

Stay of commitment. Sentence and Punishment (this index)

Transfer of prisoners

emergency motion to transfer, 112:12

incarcerated defendant awaiting trial, motion to transfer, 112:11

response to government's opposition to defendant's motion for transfer, 112:13

Visit with counsel, 112:1, 112:9 Wedding, emergency motion for condition of release, 112:10

PRISON GUARD

Assault, instructions to jury, **86:3**, **86:5**

PRIVACY ACT

FBI file, request for file pursuant to Freedom of Information Act and Privacy Act, **27:6.1**

PRIVILEGED AND CONFIDENTIAL MATTERS

Closed proceedings. Closed Trials and Proceedings (this index)

Discovery and Disclosure (this index)

Grand Jury (this index)

Immunity from Prosecution (this index)

Jury selection. Voir Dire and Selection of Jury (this index)

Medical Records (this index)

Miranda rights, arrest, 1:5, 1:6 Preliminary hearing, closed, 6:16

Protective Orders (this index)

PRIVILEGED AND

CONFIDENTIAL MATTERS

—Cont'd

Release of information to defense counsel, 2:7, 2:8

Self-Incrimination Privilege (this index)

Strike motion, 72:11

PROBABLE CAUSE

Complaint, lack of probable cause, **6:8.10**

Discovery, motion for speedy probable cause hearing, 7:50 dismissal, 7:51

Warrantless search, suppression, 20:5.70, 29:5.30, 29:5.30 et seq., 29:5.80, 29:56 to 29:58.1

Wire communications interception failure to demonstrate probable cause on application, 30:9.10

PROBATION

See also **Pardon**; **Parole** (this index)

Attorney's affirmation in support of motion for termination, 116:5

Discharge, 116:4 to 116:6

Massachusetts, 6:11, 15:14, 18:14, 30:11.1, 48:15

Motion to dismiss violation, **97:11.10, 97:11.20**

Order, generally, 96:3 to 96:5

Pretrial intervention program, letter to judge appealing rejection, New Jersey, **48:16**

Pretrial probation, motion for, **48:15**

Revocation

generally, 97:11, 97:11.50

memorandum in support of motion in limine to exclude hearsay testimony, MasPROBATION—Cont'd

Revocation-Cont'd

sachusetts, 30:11.1 **DOCUMENTS AND THINGS** Shock probation, defendant's —Cont'd motion for, 96:6, 96:7 Co-conspirators, statements, 16:6, 16:6.1 Termination, 116:4 to 116:6 Computers, inventory of images Texas retrieved from, 16:15 revocation, motion for prompt Controlled substance tests, 17:2, hearing, 97:11.50 17:3, 17:8 shock probation, defendant's Copies motion for, 96:7 deposition, 27:11 PROCESS AND SERVICE OF photographs and videotapes, PROCESS AND PAPERS 15:10.1 Grand jury discovery bill of Criminal records of witnesses, particulars, 9:3, 9:4 18:8, 18:14 Destruction of evidence, Florida, Habeas corpus, detention without process, 3:7 15:22.10 Proof of service, Supreme Court, Discovery and disclosure 103:53 exculpatory evidence, motion for production of, 18:13.50 Search warrant. Search and notice of motion for discovery **Seizure** (this index) and inspection, 14:5, 14:5.1 Summons, arrest, 1:4 District and prosecuting attorneys Witness, interstate rendition, notes, preservation of evidence, 36:13, 36:16, 36:17 16:8 PRODUCTION AND response to request for discovery INSPECTION OF and inspection, 27:21 **DOCUMENTS AND THINGS** DNA tests. 17:18, 17:19 Generally, 15:1 to 15:23 Documentary evidence, generally, See also Production of Witnesses 15:16 (this index) Drug tests, 17:2, 17:3, 17:3.2, Arrest records, 15:5, 15:6, 18:14 17:8, 17:14 to 17:16 Autopsy reports, 17:6, 17:10 Early production of favorable evidence, 18:3 Bad acts, production of evidence pursuant to Federal Rule of Eavesdrop evidence. Wiretap and Evidence 404(b), 24:7 to 24:9 eaves drop evidence, infra Books and papers, generally, 15:1 Exculpatory evidence to 15:23 generally, 14:2, 18:1 to 18:15.1 Brady material. Exculpatory evibrady rule, generally, 18:12 dence, infra criminal records of witnesses, Breathalyzer tests, 17:14 to 17:16 18:8 discovery and disclosure, motion Chemical analysis, 17:2, 17:3, 17:3.2, 17:8, 17:9, 17:17 for production of, 18:13.50 © 2013 Thomson Reuters, 7/2013 Index-81

PRODUCTION AND INSPECTION OF

PRODUCTION AND INSPECTION OF DOCUMENTS AND THINGS —Cont'd

Exculpatory evidence—Cont'd early production of favorable evidence, **18:3**

impeaching information, 18:5 massachusetts, 18:13 et seq.

memorandum in support of motion for disclosure of exculpatory evidence, 18:1.2

motion practice, generally, **14:2**, **18:1 to 18:15.1**

New York, 18:10

obscenity, 18:2

plea bargain, 18:7

preferential agreements with witnesses, 18:9

statements of persons who are not government witnesses, 18:4

Federal Rule of Evidence 404(b), production of evidence pursuant to, 24:7 to 24:9

Financial transaction records, **15:29**

Florida, supplemental motion in limine and incorporated memorandum of law to admit police report and request for sanctions due to negligent destruction of evidence, 15:22.10

FRCP Rule 17(c) evidence, **15:16 to 15:18**

Freedom of Information Act, 27:5, 27:6, 27:6.1

Grand Jury (this index)
Handwriting sample, 71:1
Illegally seized documents, 15:7
Impeaching information, 18:5,
18:8

PRODUCTION AND
INSPECTION OF
DOCUMENTS AND THINGS
—Cont'd

In camera inspection, 15:12, 27:18
Inspection, generally, 14:1 to
14:35

Intoxication, breathalyzer tests, 17:14 to 17:16

Investigative reports, 15:21, 15:22, 15:22.10, 27:12

Jencks Act, motion for disclosure of evidence, 24:9

Juvenile records, Massachusetts, 18:14

Limine motions, Florida, **15:22.10** List of witnesses, **16:13**

Massachusetts

controlled substance tests, 17:3
DNA tests, Defendant's motion for discovery of qualifications, literature and evidence of bias for experts, consultants and laboratory personnel, 17:19

DNA tests, Motion for discovery of quality control, proficiency testing and error rates, 17:18

exculpatory evidence, 18:13 et seq.

medical records of victim, 18:15.1

mental health records of victim, **15:11**

other crimes, 18:14

parole, 18:14

physical examination and taking of blood sample of defendant (and use of reasonable force if necessary), defendant's opposition to Commonwealth's motion for order, 27:27

PRODUCTION AND INSPECTION OF DOCUMENTS AND THINGS —Cont'd	PRODUCTION AND INSPECTION OF DOCUMENTS AND THINGS —Cont'd
Massachusetts—Cont'd probation reports, 15:14 , 18:14 promises, rewards, or inducements, 18:15 , 18:15 .1 prosecutorial miconduct, 18:17	(and use of reasonable force if necessary), defendant's opposition to Com- monwealth's motion for order, 27:27
social services records, care and protection petitions, 15:12, 15:13	Plea bargain, exculpatory evidence, 18:7 Police
Medical records, discovery, 15:11 , 17:6 , 17:10 , 17:13	chemical test procedures, 17:8, 17:9
Massachusetts, 18:15.1	reports, 15:21 to 15:23
Mental health records of victim, 15:11 Mistrial for failure to permit	Preferential agreements with witnesses, exculpatory evidence, 18:9, 18:15
inspection, 75:8	Preliminary examination or hear-
Motion practice, generally, 15:1 to	ing, transcript, 27:7 to 27:11
15:23	Press conferences by police, 15:23
Motions in limine, Florida, 15:22.10	Privileged and confidential matters
Negligent destruction of evidence, Florida, 15:22.10	agreement of confidentiality, 27:20
News releases by police, 15:23 New York, exculpatory material,	in camera inspection, 15:12 , 27:18
18:10	Medical Records (this index)
Obscenity, 14:12, 18:2	sealing motions and briefs, 27:19
Opposition to government's motion to compel production of relevant medical and psy-	Probation reports, Massachusetts, 15:14, 18:14
chiatric records and government's motion to	Promises, rewards, or inducements, Massachusetts, 18:15, 18:15.1
compel defendant to submit to psychological testing, 5:28	Prosecutor. District and prosecuting attorneys, supra
Other crimes or bad acts, produc-	Records, generally, 15:1 to 15:23
tion of evidence pursuant to Federal Rule of Evidence	Request for sanctions, Florida, 15:22.10
404(b), 24:7 to 24:9	Sanctions, Florida, 15:22.10
Parole records, Massachusetts, 18:14	Scientific tests or experiments,
Photographs, 10:10 , 15:10.1 , 17:4 Physical examination and taking of blood sample of defendant	Sealing motions and briefs, 27:19 Seized documents, 15:5 to 15:7

PRODUCTION OF WITNESSES

Generally, 36:1 to 36:40

PRODUCTION AND PRODUCTION AND **INSPECTION OF INSPECTION OF DOCUMENTS AND THINGS DOCUMENTS AND THINGS** —Cont'd —Cont'd Sentence and Punishment (this Tests or experiments, 17:1 to index) 17:17 Social services records, Mas-Texas sachusetts, 15:12, 15:13 motion for production of tapedrecorded or video-recorded Statements evidence, 22:5 co-conspirators, 16:6, 16:6.1 **Transcripts** defendant, 16:1 to 16:6.1, 16:10 deposition copy, 27:11 persons who are not government witnesses, 18:4 preliminary examination or hearing, 27:7 to 27:10 promises, rewards, or inducements, Massachusetts, wiretapped conversations, 19:8, 19:9 18:15, 18:15.1 Victim, mental health records, tape-recorded statements, infra 15:11 witnesses, 16:7, 16:9 to 16:11, 22:1 to 22:5 Videotapes, **10:10**, **15:10.1** Wiretap and eavesdrop evidence Subpoenaed documents, 15:17, generally, 19:1 to 19:15 29:61, 29:63 authorization for wiretap, 19:1 Supplemental motion in limine and to 19:4 incorporated memorandum of circumstances of surveillance, law to admit police report and request for sanctions due to 19:6 negligent destruction of eviemergency motion to unseal trap dence, 15:22.10 and trace application and evidence, incorporated Suppression of evidence memorandum of law, subpoenaed evidence, 29:61, 19:1.50 29:62 motion practice, generally, 19:1 wiretap evidence, **19:8**, **19:9** to 19:15 Surveillance, electronic. Wiretap orders for wiretap, 19:8 to and eavesdrop evidence, infra 19:156 Tape-recorded statements suppression, 19:8, 19:9 generally, 15:19 15:20, 22:1 to transcripts of conversations, 22:5 19:8, 19:9 preservation of evidence, 21:1, Witnesses. Production of Wit-21:6 **nesses** (this index) Texas, motion for production of taped-recorded or video-PRODUCTION OF PRISONER recorded evidence, 22:5 Counsel conference, 112:1 videotapes, 10:10, 15:10.1

Telephone calls for assistance, motion for copy of, **18:16**

PRODUCTION OF WITNESSES PRODUCTION OF WITNESSES —Cont'd -Cont'd Appearance bond of material wit-Interstate rendition of material witness, 36:28 to 36:30 ness-Cont'd certification of witness's Arrest of witness materiality, 36:20 attachment for failure to obey subpoena, 36:10 detainer of witness, Massachusetts, 36:21 warrant, 36:4, 36:10 extradition, generally, 113:1 Bond of material witness, 36:28 to official character of judge or 36:30 Certificate of materiality, motion, clerk, certificate, 36:18, 36:41 36:19 process, 36:13, 36:16, 36:17 City prison, production of prisoners to testify, 36:35, 36:36 Interview notes, **16:12** Commitment List of witnesses, 16:13 bond of material witness, 36:28, Massachusetts, detainer of material witness, 36:21 36:29 contempt, 36:9, 36:11 Material witness detainer of material witness, appearance bond, 36:28 to 36:30 36:21 compensation, 36:23, 36:24 Compensation of material witness, conditional examination, 36:25 36:23, 36:24 to 36:27 Conditional examination of matedetainer, Massachusetts, 36:21 rial witness, 36:25 to 36:27 interstate rendition of material Contempt for failure to obey witness, supra subpoena, 36:8 to 36:9, 36:11 Motion for a list of state's wit-Cost of producing prisoner, nesses, 16:14 government charge, 36:3 Motion for production of witness Criminal records of witnesses, 18:8 statements after witness has Detainer of material witness, Mastestified, Texas, 16:9.1 sachusetts, 36:21 New York, contempt for failure to obey subpoena, 36:7 Discharge of prisoner from confinement to testify, 36:3, Nonresident witness. Interstate 36:22 rendition of material witness, Exculpatory evidence, preferential agreements, 18:9 Order on motion for production of witness statements after wit-Extradition. Interstate rendition, ness has testified, Texas, infra 16:9.2 Impeaching information, 18:5, Penitentiary, production of prisoners to testify, 36:39, 36:40 Interstate rendition of material wit-Prisoners generally, 36:33 to 36:40 generally, 36:12 to 36:21, 36:31, 36:32 city prison, 36:35, 36:36

PRODUCTION OF WITNESSES

—Cont'd

Prisoners—Cont'd commitment, supra

discharge from confinement to testify, **36:3**, **36:22**

material witness detainer, Massachusetts

penitentiary, 36:39, 36:40

Process, interstate rendition of material witness, 36:13, 36:16, 36:17

Rendition of material witness.

Interstate rendition of material witness, supra

Statements, 16:9 to 16:11

Subpoenas

generally, 36:1, 36:5 to 36:11 contempt for failure to obey, 36:8 to 36:9, 36:11

Taped statements, 22:1 to 22:5 Texas

motion for a list of state's witnesses. **16:14**

motion for production of tapedrecorded or video-recorded evidence, 22:5

motion for production of witness statements after witness has testified, **16:9.1**

order on motion for production of witness statements after witness has testified, 16:9.2

Warrant

arrest of witness, 36:4 attachment for failure to obey subpoena, 36:10

PRO HAC VICE ADMISSION

Motion, 2:11

PROOF

Evidence (this index)

PROOF OF SERVICE

Supreme Court (U.S.), 103:53

Index-86

PRO SE COUNSEL

Defendant's motion to appear pro se, 2:29 to 2:31

PROSECUTORS

District and Prosecuting Attorneys (this index)

PROTECT ACT

Indictment, motion to dismiss—unconstitutional statute, 12:8.30

PROTECTIVE CUSTODY

Bail forfeiture, setting aside, 4:52

PROTECTIVE ORDERS

Grand jury, 7:29 to 7:31 Motion to vacate, 27:19.1 Publicity, 69:1

PSYCHIATRISTS AND PSYCHIATRIC EXAMINATION

Competency of Defendant (this index)

Guilty plea withdrawal, **49:6**Indigent defendant, hiring psychiatric expert, **40:13**, **40:14**

Military court, independent examination, 40:12

Opposition to government's motion to compel production of relevant medical and psychiatric records and government's motion to compel defendant to submit to psychological testing, 5:28

Witnesses (this index)

PSYCHOLOGICAL TESTING

Opposition to government's motion to compel production of relevant medical and psychiatric records and government's motion to compel defendant to submit to

PSYCHOLOGICAL TESTING

—Cont'd

psychological testing, 5:28

PUBLICITY

Before trial. **Pretrial Publicity** (this index)

Discovery of news releases by police, 15:23

Mistrial, 75:2

Protective orders, 69:1

Voir dire, fear of acquittal, 53:5

PUBLIC OFFICERS AND EMPLOYEES

Bribery, suppression, 30:4

Clerks. See topics beginning: Clerks

Government official's advice, defense, **87:2**

Government status, cautionary instruction, **79:14**

Judges (this index)

Police. Police Officer or Agency (this index)

Prosecutors. **District and Prosecuting Attorneys** (this index)

QUALIFICATION OR DISQUALIFICATION

Co-defendant's counsel, disqualification of, **2:35, 2:37**

Discovery and disclosure, DNA experts, consultants, and laboratory personnel, 17:19

Expert witness, motion in limine to disqualify, **40:17 to 40:19**

Judge. **Disqualification of Judge** (this index)

QUASHAL

Bail, detainer, 4:61, 4:62

Certain Rule 17(c), memorandum of law in opposition of quashal, **20:4.1**

Grand Jury (this index)

QUASHAL—Cont'd

Subpoena duces tecum, 20:5 to 20:8, 20:11 to 20:14

Trial subpoena, memorandum of law in opposition to government's motion to quash, 20:4.2

QUESTIONNAIRES

Bail, relating to release of prisoner, 4:8

Client intake sheet, 2:6

Murder of police officer, state, voir dire or selection of jury, **57:7.50**

Voir dire or selection of jury, 57:3.50, 57:6 to 57:8, 57:17, 57:19, 57:20

RACIAL DISCRIMINATION

Grand jury, systematic exclusion of minorities, 12:1, 12:2

Voir Dire and Selection of Jury (this index)

RAPE

Instructions to jury, Massachusetts, **86:1.1, 86:17**

RAPE SHIELD STATUTES

Evidence, limine motions, **35:12.10**, **35:12.50**

REASONABLE DOUBT

Appeal and Error (this index)

Instructions to jury, Massachusetts, **78:9.1**

Jury and Jury Trial (this index)

REASONABLE FORCE

Physical examination and taking blood sample of defendant, defendant's opposition to Commonwealth's motion for order, 27:27

REASSIGNMENT OF PROPERTY TO GRANTOR

Bail, 4:22

REBUTTAL CASE

Limine motions, 35:18

RECEIPT

Bail in cash, 4:12

RECEIVING STOLEN GOODS

Instruction to jury, **85:13**, **86:15**

RECESS

Continuance and Adjournment (this index)

RECIPROCAL DISCOVERY RESPONSE

Generally, 26:4, 26:5

RECKLESS HOMICIDE

Instruction to jury, 86:16

RECOGNIZANCE

Bail and Recognizance (this index)

RECUSAL OF JUDGE

Disqualification of Judge (this index)

REDUCTION OF BAIL

Bail and Recognizance (this index)

REDUCTION OF SENTENCE

Sentence and Punishment (this index)

REHEARING AND REARGUMENT

Appeal and Error (this index)

RELATIVES

Family and Relatives (this index)

RELEASE OF EXHIBITS

Temporary, 62:5, 62:6

RELEASE OF INFORMATION

Counsel for defendant, release of information to, 2:7, 2:8

RELEASE OR DISCHARGE OF **PRISONERS**

Bail and Recognizance (this index)

Complaint, compromise, 6:6, 6:7

Conditional Release of Prisoner (this index)

Funeral of relative

private viewing of deceased, motion for order permitting attendance at, 112:4.50

release, 112:5, 112:6

stay of commitment, 112:7, 112:8

Grand Jury (this index)

Habeas Corpus (this index)

Parole (this index)

Probation (this index)

Witness production, 36:3, 36:22 Work release, 97:27

RELIABILITY OF TESTIMONY

Credibility and reliability. Witnesses (this index)

RELIEF PENDING APPEAL

Appeal and Error (this index)

RELIGIOUS BIAS

Voir dire, 53:4

REMOVAL PROCEEDINGS

Generally, 42:1 to 42:6

Federal district court, generally, 42:1

Hearing date, 42:2

Procedure, generally, 42:4 to 42:6

Stay of state court proceeding when removal petition filed, 42:3

RENDITION OF MATERIAL WITNESS

Interstate rendition. Production of Witnesses (this index)

RENEWAL OF MOTION

Acquittal, judgment of, 94:29, 94:30

Speedy trial, memorandum of law in support of defendant's renewed motion to dismiss indictments for lack of speedy trial, 12:43.3

REPUTATION

Character and Reputation (this index)

REQUESTS FOR SANCTIONS

Production and inspection of documents and things, 15:22.10

REQUESTS TO CHARGE

Instructions to Jury (this index)

REQUESTS TO VACATE WARRANT

Bail and recognizance, 4:22.30

RESENTENCING OR **CORRECTION OF** SENTENCE

Sentence and Punishment (this index)

RES JUDICATA

Suppression order, 29:55

RESTAURANT

Electronic surveillance, suppression of evidence derived from electronic surveillance conducted at restaurant, 30:9.1, 30:9.2

RETAINER OF ATTORNEY

Counsel Appointment or Retainer (this index)

RETRANSFER OF VENUE

Mandamus, **41:15**

RETURN OF INDICTMENT

Grand jury, 7:42

RETURN OF PROCESS

Search warrant, 29:32, 29:35

RETURN OF SEIZED **EVIDENCE**

Search and Seizure (this index)

RETURN OF WRIT

Habeas corpus, 107:6

RETURN TO JURISDICTION

Extradition (this index)

Preliminary hearing, 6:20, 6:21 Witnesses, interstate rendition.

> **Production of Witnesses** (this index)

REVIEW BY COURT

Appeal and Error (this index)

REVOCATION OR SUSPENSION

Bail, motion to revoke or amend bail order

generally, **4:17.1**

attorney's affidavit is support of motion, 4:17.2

memorandum of law in support of motion, 4:17.3

Probation (this index)

Sentence (this index)

RICO

Indictment, dismissal of, 12:24.1, 12:24.2

RIGHT TO BEAR ARMS

Voir dire, bias or prejudice, **54:8**

RIGHT TO COUNSEL

Appointment of counsel. Counsel **Appointment or Retainer** (this index)

RIGHT TO COUNSEL—Cont'd

Coram Nobis (this index)
Grand jury witnesses, 7:32
Miranda warnings, 1:5, 1:6

ROBBERY

Bill of particulars, 23:28, 23:29

RULE 7.1(B)(4) PAGE LIMIT

Exceeding limit, motions regarding, **116:7**, **116:8**

SAFETY VALVE PROVISIONS

Sentence and punishment, minor role, personal use, **95:7.65**

SANCTIONS

Discovery and Disclosure (this index)

Production and inspection of documents and things, **15:22.10**

SANITY

Mental Illness (this index)

SATISFACTION

Complaint, acknowledgment, 6:5

SCIENTIFIC TESTS OR EXPERIMENTS

Discovery, 17:1 to 17:19
Polygraph examination. Evidence
(this index)

SEALING RECORDS

Conviction, 111:6, 111:11, 111:12 Guilty plea, letter memorandum, New Jersey, 110:16

SEARCH AND SEIZURE

Generally, **29:1 to 29:67**See also **Forfeiture** (this index)
Abortion, suppression of evidence, **29:60**

Apartment, search, 29:10, 29:11, 29:33, 29:34

Automobile search canine alert, improper, **29:58.40**

SEARCH AND SEIZURE—Cont'd

Automobile search—Cont'd lack of probable cause, **29:58 et seq.**

suppression of evidence based on illegal stop, **29:58.50**

Destruction of seized evidence, dismissal, 29:29, 29:30

Discovery of illegally seized documents, **15:5 to 15:7**

Dismissal of case, alternative motion, 29:29, 29:30

Electronic surveillance. Wiretap and Eavesdrop Evidence (this index)

Exclusion or suppression of evidence. Suppression and return of seized evidence, infra

False statement in warrant or affidavit, suppression, 29:13 to 29:15, 29:40 to 29:42, 29:54

False statements in warrant application, suppression order, 29:55.50

Florida, 29:75 to 29:77

Fraud of government agents, suppression, **29:9**, **29:13**

Injunction, officer giving suppressed evidence given to prosecution, **29:25**

Inventory of seized property, 29:31, 29:36

Massachusetts

automobile search, suppression of evidence based on illegal stop, **29:58.50**

suppression and return of seized evidence or property, 29:8.1, 29:46, 29:47, 29:47.1, 29:65.3, 29:68 to 29:70

suppression of statements, **29:46, 29:47, 29:47.1**

warrantless search without consent, lack of exigent

SEARCH AND SEIZURE—Cont'd

- Massachusetts—Cont'd circumstances, and fruit of the poisonous tree, 29:45.10, 29:45.20
- Motion and incorporated memorandum of law
 - support of motion to suppress blood alcohol results, Florida, **29:77**
 - support of motion to suppress breathalyzer test results, Florida, **29:76**
- Notice, motion to reconsider denial of defendant's motion for, 14:5.2
- Obscenity case, suppression and return of seized evidence, 29:28
- Oral warrant, suppression and return of seized evidence, 29:16, 29:17
- Perjurious affidavit, suppression, 29:40 to 29:42, 29:54
- Probable cause lacking, suppression, 29:5.30, 29:5.70, 29:56 to 29:58
- Reargument of suppression motions, perjurious affidavit, 29:40 to 29:42
- Res judicata, suppression order, **29:55**
- Return of search warrant, 29:32, 29:35
- Return of seized evidence. Suppression and return of seized evidence, infra
- Roadside sobriety task, 29:75
- Statements, suppression in Massachusetts, 29:46, 29:47, 29:47.1
- Stop and frisk, suppression, **29:57** Supporting affidavit generally, **29:2**

SEARCH AND SEIZURE—Cont'd

- Supporting affidavit—Cont'd perjurious affidavit, suppression, 29:40 to 29:42, 29:54
- Suppression and return of seized evidence or property
 - generally, 29:3 to 29:47.1
 - abortion, 29:60
 - automobile search, lack of probable cause, **29:58 et seq.**
 - destruction of evidence, 29:29, 29:30
 - dismissal alternative motion, **29:29, 29:30**
 - dog sniff, **29:71**, **29:72**
 - false statement in warrant or affidavit, 29:13 to 29:15, 29:40 to 29:42, 29:54
 - false statements in warrant application, **29:55.50**
 - florida, 29:74
 - fraud of government agents, 29:9, 29:13
 - illegal pat, 29:71, 29:72
 - inevitable discovery, prosecution's motion to reconsider partial allowance of defendant's motion to suppress, 29:70
 - interlocutory review of suppression order
 - memorandum in support of application in state of Massachusetts, 29:69
 - opposition to state of Massachusetts application for, **29:68**
 - mail packages, 29:71, 29:72
 - Massachusetts, 29:8.1, 29:46 to 29:47, 29:47.1, 29:65.3, 29:68 to 29:73
 - memorandum of law in support of motion to suppress, 29:5.70, 29:5.80, 29:65.3

SEARCH AND SEIZURE—Cont'd Suppression and return of seized evidence or property—Cont'd

obscenity case, 29:28 oral warrant, 29:16, 29:17 perjurious affidavit, 29:40 to 29:42, 29:54

probable cause lacking, 29:5.30, 29:5.70, 29:5.80, 29:56 to 29:58

res judicata effect of suppression order, **29:55**

statute unconstitutional, 29:78 stop and frisk, 29:57

unlawful arrest, 29:65.2, 29:65.3 vacation of warrant, 29:21, 29:22

warrant application, false statements in, **29:55.50**

warrantless search, 29:5.30, 29:5.70, 29:6 to 29:8, 29:10, 29:11, 29:48 to 29:50, 29:56 to 29:58

Vacation of warrant, return of property, 29:21, 29:22

Warrant, generally, **29:1**, **29:2**, **29:32 to 29:35**

Warrant application, false statements in, suppression order, **29:55.50**

Warrantless search

automobile, 29:58 et seq.

lack of exigent circumstances, and fruit of the poisonous tree, massachusetts, 29:45.10, 29:45.20

stop and frisk, 29:57

suppression, 29:5.30, 29:5.70, 29:6 to 29:8, 29:10, 29:11, 29:48 to 29:50, 29:56 to 29:58.1

SECRECY

Grand Jury (this index) **Sequestering** (this index)

SECURITIES THEFT

Bill of particulars, 23:13
Grand jury, inspection of minutes,
9:5

SEIZURE

Search and Seizure (this index)

SELECTION OF JURY

Voir Dire and Selection of Jury (this index)

SELF-DEFENSE

Instruction to jury, **87:11** Voir dire, bias or prejudice, **54:7**

SELF-INCRIMINATION PRIVILEGE

Miranda rights, arrest, 1:5, 1:6 Voir dire, 55:13

SELF-SURRENDER AGREEMENT

Confirmation agreement, 1:7

SENTENCE AND PUNISHMENT

Generally, 95:1 to 97:27

Appeal and Error (this index)

Bail and recognizance, opposition to state's motion to prevent defendant from practicing medicine until sentencing, 4:87

Career offender, designation as improper, motion for downward departure, **9:7.50**

Change of plea, 95:9

Co-defendants, severance, 44:15

Commitment. Stay of execution or commitment, infra

Contempt (this index)

Coram nobis petition to vacate sentence, 110:8, 110:9

Corporation, judgment and sentence, **96:2**

Correction. Resentencing or correction of sentence

SENTENCE AND PUNISHMENT SENTENCE AND PUNISHMENT —Cont'd —Cont'd Counsel Guidelines—Cont'd production of sentencing fine, attorney's affirmation in support of motion for order guideline information, remitting, 97:19 27:30 Illegal sentence, correction, 97:2 reduction of sentence, attorney's affidavit in support of Individual, judgment and sentence, motion for, 97:5, 97:6, 97:24 Individualized sentencing assessresentencing, attorney's affidavit ment, 95:10 in support of motion for, Ineffective assistance of counsel, 97:22 failure to investigate volunstay of execution pending tary intoxication defense, appeal, attorney's affidavit Florida, 97:12.10 in support of motion for. Injunction, commitment order, **Appeal and Error** (this 97:16, 97:17 index) Judgment and sentence, generally, vacation or modification of 96:1, 96:2 sentence, attorney's affida-Memorandum of law vit in support of motion for downward departure and/ order, 97:15 variance from sentencing Death penalty, voir dire, 51:6 guidelines, **95:9.50** Deportation, recommendation mitigating circumstances, below against sentence, 95:8 motion for downward departure Disability, certificate of relief, from guidelines, 95:7.10, 111:5 95:7.30 Disqualification of judge hearing production of sentencing motion to vacate, 97:8, 97:9 guideline information, Downward departure from sentenc-27:30 ing guidelines, 95:7, 95:7.10, split sentence request, 95:7.70 95:7.20, 95:7.30, 95:7.50, Minor role, personal use, safety 95:7.60, 95:7.65, 95:9.50, valve provisions, downward 95:9.60 departure from sentencing Executive clemency, 111:1 guidelines, **95:7.65** Fines (this index) Mitigating circumstances Florida, mitigating circumstances, Florida, 95:7.80 95:7.80 New Jersey, 95:11 Guidelines Modification of sentence, alternaamendment effective Nov. 1, tive motion, 97:14, 97:15 1995, marijuana plants, 97:4.1 Multiple felony offender, resentencing, 97:20, 97:21 downward departure, 95:7, 95:7.10, 95:7.20, 95:7.30, New Hampshire, work release, 95:7.50, 95:9.50, 95:9.60 97:27

SENTENCE AND PUNISHMENT SENTENCE AND PUNISHMENT -Cont'd —Cont'd New Jersey, mitigating circum-Reduction of sentence-Cont'd stances, 95:11 November 1, 1995 concerning weight equivalency, Objections 97:4.1 presentence investigation report, 95:5, 95:5.1, 95:5.2, 95:6 plea bargain violation, 97:23, 97:24 vacation, setting aside, or correc-Release pending sentence, 95:9 tion of sentence, objections to magistrate's report and Resentencing or correction of recommendation on sentence motion, 107:13 generally, 97:1, 97:1.2 **Pardon** (this index) illegal sentence, 97:2 Passport return, assented to motion motion, supporting affidavit, for, 97:28 97:22 Personal use, safety valve provimultiple felony offender, 97:20, sions, minor role, downward 97:21 departure from sentencing presentence investigation report, guidelines, **95:7.65** 95:2, 95:3 Plea bargain breach, reduction of production of defendant, 97:25 sentence, 97:23, 97:24 reduction of sentence, supra Presentence investigation report returning defendant, 97:25, correction, 95:2, 95:3 97:26 objections, 95:5, 95:5.1, 95:5.2, Revision or revocation of sentence, 95:6 97:30 sample, 95:4 Safety valve provisions, minor Pre-sentencing report, omnibus role, personal use, downward motion to strike, downward departure from sentencing departure and/variance from guidelines, **95:7.65** sentencing guidelines, 95:9.50 Sentencing assessment, individual-**Probation** (this index) ized, 95:10 Production of defendant Severance, expedited sentencing of resentencing, 97:25, 97:26 co-defendants, 44:15 vacating sentence, hearing, Split sentence request, sentencing 97:13 memorandum, 95:7.70 Production of sentencing guideline Stay of execution or commitment information, 27:30 generally, 97:16, 97:17, 112:7, Reduction of sentence 112:8 generally, 97:3 to 97:6 **Appeal and Error** (this index) downward departure from Suspending sentence guidelines, 95:7, 95:7.10, 95:7.30, 95:7.50 memorandum of law in support of motion, 96:3.1 marijuana plants, Guideline

order, 96:3

Amendment effective

SENTENCE AND PUNISHMENT —Cont'd

Vacating or setting aside generally, 97:7 to 97:9, 97:12, 97:12.50

Habeas Corpus (this index)

ineffective assistance of counsel, failure to investigate voluntary intoxication defense, Florida, 97:12.10

memorandum of law in support of motion, 107:140

modification, alternative motion, **97:14, 97:15**

petition, 94:31

production of defendant at hearing, 97:13

resentencing multiple felony offender, 97:20, 97:21

suspending sentence, 96:3

Variance from sentencing guidelines, to strike portions of pre-sentencing report and incorporated memorandum of law, 95:9.50

Venue transfer for sentencing, **41:3** Work release, New Hampshire, **97:27**

SENTENCING ASSESSMENTS

Sentence and punishment, 95:10

SEPARATE TRIAL

Severance, 44:19, 44:21

SEPARATION OF JURY

Mistrial, 75:10

SEQUESTERING

Jury, **89:1**, **89:2** Witnesses, **65:5**, **73:12**

SERVICE OF PROCESS

Process and Service of Process and Papers (this index)

SETTING ASIDE

Vacating or Setting Aside (this index)

SETTLEMENT

Compromise and Settlement (this index)

SEVERANCE

Consolidation or Severance (this index)

SEX OFFENDER REGISTRY

Motion for relief from, **116:11**, **116:12**

SEX OFFENSES AND OFFENDERS

See also **Obscenity and Pornography** (this index)

Abortion (this index)

Bill of particulars, sexual abuse, 23:33

Indictment, Massachusetts, 8:2 Voir dire, 57:24

SHOCK PROBATION

Probation (this index)

SICKNESS

Disease or Illness (this index)

SIMILAR ACT EVIDENCE

Other Crimes or Bad Acts (this index)

SOCIAL SERVICES RECORDS

Massachusetts discovery, **15:12**, **15:13**

SOFTWARE

Motion in limine to preclude for evidence and testimony regarding EnCase forensic software, 35:24

SPECIFICITY

Vagueness (this index)

SPECIFIC UNANIMITY

Instructions to jury, 90:1.2

SPEEDY HEARING

Motion and memorandum of law, **6:23**

SPEEDY TRIAL

Bail, 4:61

Dismissal of indictment

generally, 12:39, 12:40, 12:43.1, 12:50 to 12:62, 12:77

defendant's statement regarding speedy trial rights, 12:41.1

double jeopardy, waiver of speedy trial rights, **12:63.1**

memorandum of law in support of defendant's motion to dismiss indictments for lack of speedy trial, 12:43.2

memorandum of law in support of defendant's renewed motion to dismiss indictments for lack of speedy trial, 12:43.3

Grand jury discovery, motion for speedy probable cause hearing

generally, 7:50 dismissal, 7:51

Waiver of speedy trial rights, double jeopardy, dismissal, 12:63.1

SPILL-OVER EVIDENCE

Massachusetts, 44:26

SPOUSE

Bail forfeiture, setting aside, **4:44** Prisoner marriage. **Prisoners** (this index)

STANDING PROCEDURAL ORDER

Bail, 4:37

STATEMENTS

Appeal, statement of issues, 103:3, 103:4, 103:6

Co-conspirators, admissibility of statements, 33:1 to 33:3

Co-defendants, 44:21, 44:22

Confessions (this index)

Discovery. Production and Inspection of Documents (this index)

Exclusion of evidence. Suppression, infra

False Statements (this index)

Instructions as to admissions and declarations. **Instructions to Jury** (this index)

Opening Statements (this index) **Perjury** (this index)

Suppression

generally, 30:1 et seq.

immunized statements and incorporated memorandum of law, motion to suppress derived from, **30:9.6**

Massachusetts, **29:46**, **29:47**, **30:10**, **30:11**

netbook computer, 30:33

packet capture evidence, 30:32

tape-recorded statements, infra Tape-recorded statements

discovery. Production and Inspection of Documents and Things (this index)

suppression

audiotapes, generally, 30:27 to 30:29

conversations, **30:5**, **30:6**

STATE OF MIND

Intent or State of Mind (this index)

STATUS QUO

Appeal, rehearing, 105:7

STATUTE OF LIMITATIONS

Limitation of Actions (this index)

STAY

Injunction or Stay (this index)

STEALING

Theft and Related Offenses (this index)

STENOGRAPHER OR COURT REPORTER

Court's remark and exception, 73:2

Jury and Jury Trial (this index)

STIPULATIONS

Admissibility. **Evidence** (this index)

Appeal, enlargement, 103:39 Substitution of counsel, 2:37

STOP AND FRISK

Suppression of seized evidence, **29:57**

STRIKING ANSWER OF WITNESS

Witnesses (this index)

STRIKING EXHIBITS

Habeas corpus, petitioner's opposition to respondent's motion to strike exhibits and memorandum in support of motion to expand record, 107:2.3

STRIKING PANEL OR VENIRE

Jury. Voir Dire and Selection of Jury (this index)

STRUCK JURY SYSTEM

Motion, 57:17, 57:18

SUBPOENA DUCES TECUM

Generally, **20:1 to 20:14**Bank records, quashal, **20:7**

© 2013 Thomson Reuters, 7/2013

SUBPOENA DUCES TECUM

—Cont'd

Combined motion for discovery and subpoena duces tecum, 14:2

Medical records, quashal, **20:6**Memorandum of law in opposition to various motions to quash Certain Rule 17(c), defense subpoenas, **20:4.1**

Newspapers, quashal, 20:8

Quashal motions

generally, 20:5 to 20:8, 20:11 to 20:14

memorandum of law in opposition, **20:4.1**

Suppression of evidence obtained by subpoena, 29:61, 29:62

SUBPOENAS AND APPEARANCE REQUESTS

See also **Subpoenas Duces Tecum** (this index)

Deposition in criminal case, generally, **28:4.1**

Duces tecum subpoena. Subpoena Duces Tecum (this index)

Ex parte motion for issuance, notice of, **20:10.30**

Grand Jury (this index)

Quashal of grand jury subpoena. **Grand Jury** (this index)

Witnesses. **Production of Witnesses** (this index)

SUBSTITUTION OF COUNSEL

Counsel Appointment or Retainer (this index)

SUFFICIENCY OF EVIDENCE

Weight or sufficiency. **Evidence** (this index)

SUMMATION

Objection, 80:2, 80:3

SUMMONS

Arrest, 1:4

SUPERSEDING INDICTMENTS

Generally, **64:1**, **64:2**

SUPPRESSION OR EXCLUSION OF EVIDENCE

Generally. Evidence (this index)
Illegally seized evidence. Search
and Seizure (this index)
Statements (this index)

SUPREME COURT (U.S.)

Appeal and Error (this index)

SURPRISE

Adjournment, 74:3, 74:4

SURRENDER

Bail forfeiture, **4:38**, **4:60** Self-surrender agreement confirmation letter, **1:7**

SURVEILLANCE

Disclosure of surveillance location, 27:29, 27:29.70

Electronic surveillance. Wiretap and Eavesdrop Evidence (this index)

SUSPENSION OR REVOCATION

Bail, motion to revoke or amend bail order

generally, **4:17.1**

attorney's affidavit is support of motion, **4:17.2**

memorandum of law in support of motion, 4:17.3

Probation (this index)

Sentence and Punishment (this index)

SYSTEMATIC EXCLUSION OF MINORITIES FROM GRAND JURY

Indictment dismissal, 12:1, 12:2

TAPE-RECORDED STATEMENTS

Statements (this index)

TAPES

Audiotapes, suppression. **Statements** (this index)
Videotapes, discovery, **10:10**, **15:10.1**

TARGET OF INVESTIGATION

Grand Jury (this index)

TAXES

Income Tax (this index)

TELEPHONE

Cellular telephone records, discovery and disclosure, 15:28

Discovery and disclosure, cellular telephone records, **15:28**

Electronic surveillance, suppression of evidence derived from electronic surveillance conducted over, 30:9.3, 30:9.4

TERRITORIAL LIMITS OF COURT

Jurisdiction (this index)

TESTIMONY

Witnesses (this index)

TESTS OR EXPERIMENTS

Discovery, 17:1 to 17:19

TEXAS

Appeal and error

extension of time to file appellant's brief, 103:36.50

Discovery and disclosure

exculpatory evidence, motion for production of, **18:13.50**

motion for a list of state's witnesses, **16:14**

TEXAS—Cont'd

Evidence, in limine motion regarding prior trial evidence, **35:23**

Evidence, limine motions character evidence, **35:22**

name calling prevention of, 35:20

Expert and opinion evidence motion in limine for hearing to determine relevancy and reliability of expert testimony, 40:24

Motion for pretrial hearing, **6:12.1** Motion for transcription of trial, **62:7**

Motion in limine and objections to admission of extraneous offenses and conduct, 32:14

Post arrest statements, motions to suppress, **30:2.40**

Probation

revocation, motion for prompt hearing, 97:11.50

shock probation, defendant's motion for, **96:7**

Production and inspection of documents and things

motion for production of tapedrecorded or video-recorded evidence, 22:5

Production of witnesses

motion for production of witness statements after witness has testified, Texas, 16:9.1

order on motion for production of witness statements after witness has testified, Texas, 16:9.2

TEXT MESSAGES

Motion to suppress, memorandum in support of, 30:31

THEFT AND RELATED OFFENSES

Bills of Particulars (this index)

THEFT AND RELATED OFFENSES—Cont'd

Grand jury, inspection of minutes, **9:5**

Grand Larceny (this index)
Jury instruction. Instructions to
Jury (this index)

THREATS

Bill of particulars, 23:26

TIME

Continuance. Adjournment and Continuance (this index)

Delay of Prosecution (this index)

Extension or Enlargement of Time (this index)

Speedy Trial (this index)

Statute of limitations. Limitation of Actions (this index)

TIRE BARRED

Indictment dismissal, 12:26.50

TORTURED CONFESSION

Physical examination, 30:22 to 30:24

TRADING WITH THE ENEMY ACT

Indictment dismissal, 12:22

TRANSCRIPT OF TESTIMONY OR PROCEEDINGS

Appeal and Error (this index)

Daily transcript of testimony, **62:1 to 62:4**

Grand Jury (this index)

Jury reading, correction, 73:3

Motion for transcription of trial,

Preliminary hearing, free copy, 6:17 to 6:19

Texas

motion for transcription of trial, **62:7**

TRANSCRIPT OF TESTIMONY OR PROCEEDINGS—Cont'd

Wiretap evidence, conversations, 19:8, 19:9

TRANSFER OF CAUSE

Venue and Transfer (this index)

TRANSFER OF PRISONERS

Prisoners (this index)

TRAVEL AND TRAVEL EXPENSES

Appointed counsel, New York motion, 2:16, 2:17

Bail and recognizance, motion for permission to travel, **4:3.50**

TREATMENT FACILITIES

Bail and recognizance, request to vacate warrant while defendant is in treatment facility, 4:22.30

TRIAL

Arraignment (this index)

Bifurcated Trial (this index)

Closed Trials and Proceedings (this index)

Competency determination, stay pending, **5:17**

Continuance and Adjournment (this index)

Grand Jury (this index)

Indictment, notice of motion to have trial by indictment rather than information, 7:48

Insanity, bifurcated trial, 45:3, 45:4

Jury and Jury Trial (this index)
Mistrial (this index)

New Trial (this index)

Order of proof, interruption, 73:8, 73:9

Quashal of trial subpoena, memorandum of law in opposition

TRIAL—Cont'd

to government's motion, **20:4.2**

Severance, separate trial, 44:19, 44:21

Speedy Trial (this index)

Venue transfer, alternative motion for trial in designated city, 41:6, 41:7

Verdict (this index)

Voir Dire and Selection of Jury (this index)

28 USCA § 2254

Habeas corpus, memorandum of law in support of petition for writ of habeas corpus pursuant to 28 USCA § 2254, 107:2.1

28 USCA § 2255

Habeas corpus, memorandum of law in support of t of habeas corpus motion to vacate, set aside, or correct sentence pursuant to 28 USCA § 2255, 107:1.30

UNANIMITY, SPECIFIC

Instructions to jury, Massachusetts, **90:1.2**

UNDERTAKING

Bond or Undertaking (this index)

UNINTENTIONAL NON-APPEARANCE

Bail forfeiture, setting aside, **4:46 to 4:48**

UNITED STATES DISTRICT COURT

Petition for writ of mandamus to, 110:7.30, 110:7.70

UNQUALIFIED JURORS

Voir Dire and Selection of Jury (this index)

VACATING OR SETTING ASIDE

Appeal and Error (this index)

Bail and recognizance, request for vacation of warrant while defendant is in treatment facility, 4:22.30

Bail forfeiture, **4:39 to 4:59, 100:6**Bill of particulars, demand by
district attorney, **23:36, 23:37**

Coram Nobis (this index)

Extradition waiver, 113:2, 113:3 Guilty plea, 49:7, 49:8, 49:12 to 49:15, 110:8 to 110:12

Indictment (this index)

Judgment, 94:1, 94:24 to 94:26 Juvenile delinquency adjudication, 94:21 to 94:23

Search warrant, 29:21, 29:22

Sentence and Punishment (this index)

Verdict, 76:2, 76:9, 94:27, 94:28

VAGUENESS

Dismissal of complaint, 6:8 Indictment dismissal, 12:14.1, 12:16 to 12:18, 12:23 to 12:26

Instructions to jury, specific unanimity, **90:1.2**

Particulars. **Bills of Particulars** (this index)

VARIANCE

Conspiracy, instruction to jury, 84:12

Sentence and punishment, variance from sentencing guidelines, 95:9.50

Striking evidence from record, **72:12**

VEHICULAR HOMICIDE

Instruction to jury, 86:16

VENIRE

Panel or venire. Voir Dire and Selection of Jury (this index)

VENIRE CHANGE

Venue transfer alternative motion, 41:28

VENUE AND TRANSFER

Generally, 41:1 to 41:31

See also **Removal Proceedings** (this index)

Adjournment, alternative relief, 41:14

Convenience, 41:13

Family Court transfer, New York, 41:29 to 41:31

Illinois, prejudicial publicity, 41:25 to 41:27

Incorporated memorandum of law, motion for change of venue and, 41:5.50

Infra-district transfer, 41:1, 41:2
Juvenile offenders, transfer to New
York Family Court, 41:29 to
41:31

Mandamus for retransfer of venue, 41:15

Massachusetts (this index)

Multi-jurisdictional offense, **41:8** Multiple defendants or offenses, severance and transfer, **41:13**

Plea, transfer for, 41:3

Prejudice, 41:4, 41:5, 41:14, 41:16 to 41:18, 41:25 to 41:27

Pretrial publicity, prejudice, 41:25 to 41:27

Publicity, prejudice, 41:25 to 41:27

Retransfer, mandamus, 41:15

Sentence, transfer for, 41:3

Severance and transfer, 41:13

Trial in designated city, alternative motion, **41:6**, **41:7**

Two or more jurisdictions, offense committed in, 41:8

Venire change, alternative motion, **41:28**

VERDICT

Directed verdict, 76:1, 76:3 to 76:5, 76:7, 76:8, 93:3 to 93:5, 94:28

Not guilty, required finding, 92:8 **Not Guilty** (this index) Setting aside, 76:2, 76:09, 94:27, 94:28

VERIFICATION OF PLEADINGS Forfeiture complaint, 114:1, 115:3

VERIFIED CLAIM

Forfeitures, 114:1

VICTIM OF CRIME

Massachusetts

discovery, mental health records, 15:11

excluding references to rape at trial, or in alternative disclosing alleged victim's medical records, 35:12.50

excluding reference to complaining witness as, limine motion, 35:13

rape shield statutes, motion in limine to admit evidence pursuant to and offer of proof, 35:12.10

Testimony, limine motions, 35:4 Voir dire, bias or prejudice, 51:4, 51:7

VIDEOTAPES

Discovery, 10:10, 15:10.1

VIEW BY JURY

Generally, 71:3

Changed conditions, oral objection to view on grounds of, 71:4

Clothing fit, oral motion for demonstration of, 71:5

Massachusetts (this index)

Mechanical aid in demonstration, oral motion for, 71:6

VIEW BY JURY—Cont'd

Mistrial (this index)

VOIR DIRE AND SELECTION OF JURY

Generally, 50:1 to 57:22 Accomplice testimony, 55:9 Acquittal fear of public opinion,

Alternative lifestyle, bias or prejudice, 54:1

Attitude. Opinion or attitude, infra Attorneys in case, actions of, 53:1.1

Bias or prejudice generally, 51:1 to 51:7 alternative lifestyle, 54:1

capital punishment, 51:6 challenge for cause, infra crime charged, 54:5, 54:5.1

defense issues, generally, 54:6, 54:7, 54:9, 54:10

discrimination, infra duty of impartiality, 50:3 insanity defense, 54:9

intoxication defense, 54:10

motion for individual questioning of jury members to determine potential juror's possible bias, list of questions, Massachusetts. 51:1.50

police officer or agency, 51:2 to 51:4

political bias, 53:3 prior crimes, 54:2 to 54:3 racial or ethnic bias, 53:3 religious bias, 53:4

right to bear arms, 54:8 self-defense, 54:7

victim, 51:4, 51:7

Burden of proof, 55:10.1 Capital punishment, 51:6

VOIR DIRE AND SELECTION OF JURY—Cont'd	VOIR DIRE AND SELECTION OF JURY—Cont'd
Challenge for cause generally, 58:1 to 58:4 see also Striking panel or venire,	Innocence or guilt—Cont'd presumption, 55:10, 55:10.1, 55:11
infra bias	Insanity defense, bias or prejudice, 54:9
actual, 58:2 implied, 58:3	Insurance fraud, New York, 57:19.50
unqualified juror, 58:1 witnesses, motion to call, 58:4	Intoxication defense, bias or prejudice, 54:10
Character or reputation defendant, generally, 55:7	Less than 12 jurors, stipulation, 57:16
prior crimes, 54:2 , 54:3 Circumstantial and direct evidence,	Limine motion, voir dire on fresh complaint, Massachusetts,
distinguishing, 55:5 , 55:6 Confidential matters. Privileged	35:12 Lists
and confidential matters, infra Credence given to different wit-	discovery, 57:11 , 57:14 , 58:8 striking panel for failure to furnish, 58:8
nesses, 55:3.1 Credibility of witnesses, assessing, 55:2 , 55:3 , 55:9	Litigant, prior experience as, 52:5 Military service, prior, 50:2
Defendant, prior experience as, 52:5	Motions for voir dire, generally, 57:1 to 57:5
Discrimination economic, striking panel or venire, 58:6	Multiple defendants, presumption of innocence and burden of proof, 55:10.1
racial discrimination, infra Discussing case, 52:3	Murder of police officer, state, voir dire or selection of jury, 57:7.50
Driving under the influence, 54:5.2 Drug case, voir dire motion, 57:4	New York, insurance fraud, 57:19.50
Economic discrimination, striking panel or venire, 58:6	Opinion or attitude generally, 52:1 to 52:4
Evidentiary issues, 55:1 to 55:14 Fairness, 50:4 , 50:4.1	see also Bias or prejudice, supra attorneys in case, 53:1, 53:1.1,
First complaint witness, 35:28 Gratuitous information, 56:2	53:5 juror's forming and holding
Identification of defendant, 55:7 Illinois, confidential venire member	opinion, 50:5 publicity, 52:2
questionnaire, 57:20 Indictment as evidence, 55:4 Innocence or guilt	public opinion, fear, 53:5 Panel or venire
acquittal, fear of public opinion, 53:5	additional panel, order to summon, 57:21

VOIR DIRE AND SELECTION VOIR DIRE AND SELECTION OF JURY—Cont'd OF JURY—Cont'd Panel or venire-Cont'd Racial discrimination lists, discovery, 57:11, 57:14 jury, striking panel or venire, striking panel or venire, infra venue transfer, venire change as striking panel or venire, 58:9 voir dire, 53:3 alternative motion, 41:28 Peremptory strikes, 57:9, 57:10 Reasonable doubt, 55:14 Personal questions, preliminary, Religious bias, 53:4 50:1, 50:1.1 Reputation. Character and reputa-Police officer or agency, bias or tion, supra prejudice, 51:2, 51:3, 51:3.1 Right to bear arms, bias or preju-Police officers as witnesses, 55:3.1 dice, 54:8 Political bias, 53:3 Self-defense, bias or prejudice, Prejudice. Bias or prejudice, supra 54:7 Preliminary questions, 50:1, 58:5 Self-incrimination privilege, 55:13 Sexual assault cases, 54:24 Presumption of innocence, 55:10, 55:10.1, 55:11 Stenographer, 73:1 Prior crimes, bias or prejudice, Strikes, peremptory, 57:9, 57:10 54:2, 54:3 Striking panel or venire Prior experience as a litigant, witsee also Challenges for cause, ness or defendant, 52:5 supra Prior jury service, 52:1 discrimination, 58:6, 58:9 Privileged and confidential matters economic discrimination, 58:6 illinois, confidential venire jury list, refusal to furnish, 58:8 member questionnaire, motion, generally, 57:15, 57:22, 57:20 58:6 to 58:9 self-incrimination privilege, racial discrimination, 58:9 55:13 unqualified jury commissioner, Production of records and informa-58:7 tion relating to qualification Struck jury system, motion, 57:17, and selection process, 57:23 57:18 Psychologist's affidavit supporting Testimony. Witnesses, infra struck jury system, 57:18 Trial of challenge for cause, wit-Publicity, 52:2 nesses, 58:4 Public opinion, fear, 53:5 Unqualified jurors Oualification and selection process, challenge for cause, 58:1 motion for production of striking panel or venire, 58:7 records and information, Venire. Panel or venire, supra 57:23 Victim of crime, 51:4, 51:7 Qualifications of jurors. Unquali-Witness, prior experience as, 52:5 fied jurors, infra Witnesses Questionnaires, 57:3.50, 57:6 to 57:8, 57:17, 57:19, 57:20 challenge for cause, trial, 58:4

VOIR DIRE AND SELECTION OF JURY—Cont'd

Witnesses—Cont'd credibility, **55:2**, **55:3**, **55:9** defendant, **55:12**, **55:13** police officers as, **55:3.1**

VOLUNTARINESS OF CONFESSION

Confession (this index)

VOLUNTARY DISMISSAL Appeal, 104:4

WAIVER AND ESTOPPEL

Arraignment appearance, **3:1, 3:4** Dismissal of indictment, Massachusetts, memorandum of law, **12:71.1**

Extradition, vacating waiver, 113:2, 113:3

Grand jury, immunity, **7:4 to 7:6**Indictment waived, consent to proceed by information, **7:47**Jury and jury trial, **60:1**, **60:2**Speedy trial rights, dismissal of indictment, **12:63.1**

WARRANT APPLICATION

Suppression order, false statements in application order, **29:55.50**

WARRANTLESS SEARCH

Search and Seizure (this index)

WARRANTS

See also **Detainer** (this index) **Arrest** (this index)

Attachment Warrants (this index)

Bail and recognizance, **4:22.30**, **4:22.50**

Search Warrants (this index)

Witnesses. **Production of Witnesses** (this index)

WEAPONS AND FIREARMS

Bill of particulars, possession of weapon, 23:30 to 23:32 Suppression of evidence, Massachusetts, 31:5.3, 35:9

WEIGHT OR SUFFICIENCY OF EVIDENCE

Evidence (this index)

WELFARE CHECK

Motion to supress, no reasonable basis for stop, **29:15.3**

WILLFUL BLINDNESS

Instruction to jury, 83:7, 83:8

WILLFULNESS

Instruction to jury, 83:5, 83:6

WIRE FRAUD

Instruction to jury, 85:12

WIRETAP AND EAVESDROP EVIDENCE

Disclosure of existence of electronic surveillance, motion, 7:49

Discovery. **Production and Inspection of Documents and Things** (this index)

Emergency motion to unseal trap and trace application and evidence, incorporated memorandum of law, 19:1.50

Identity of person whose communications are to be intercepted, suppression on failure on government, **30:9.9**

MBD Nos. 1-6, motion to suppress electronic surveillance pursuant to orders entered in, 30:9.7

Motion to suppress electronic and wire interceptions, 30:9.8 to 30:9.10

WIRETAP AND EAVESDROP EVIDENCE—Cont'd

Necessity of interception, failure to demonstrate, 30:9.10

Petition to obtain applications, supporting affidavits, orders and intercepted communications, 19:4.50

Probable cause, failure of application to demonstrate, **30:9.10**

Restaurant, suppression of evidence derived from electronic surveillance conducted at, 30:9.1, 30:9.2

Suppression, 19:8, 19:9, 30:7 to 30:9.10, 30:25, 30:26

Telephone, suppression of evidence derived from electronic surveillance conducted over, **30:9.3**, **30:9.4**

WITHDRAWAL OF APPEAL

Dismissal and withdrawal of appeal. **Appeal and Error** (this index)

WITHDRAWAL OF COUNSEL Counsel Appointment or

Counsel Appointment or Retainer (this index)

WITHDRAWAL OF GUILTY PLEA

Generally, 49:1 to 49:19

WITHDRAWAL OF JUDGE

Voluntary, 59:1, 59:2

WITNESSES

Accomplices and co-defendants dismissal of indictment, accomplice testimony, 12:35, 12:36

separate trials, co-defendant's statements, **44:21**

severance where co-defendant will testify, 44:4 to 44:6, 44:21, 44:22

WITNESSES—Cont'd

Adjournment. Continuance and Adjournment (this index)

Appearance bond, 4:14

Arresting officer, polygraph exam, 37:7, 37:8

Attorneys, memorandum at law in support of motion in limine to disqualify attorneys as fact and expert witnesses, 35:19

Coaching, objection, 73:13

Co-defendants. Accomplices and co-defendants, supra

Competency of witness

child, 81:13, 81:13.10

jury instruction. **Instructions to Jury** (this index)
psychiatric examination of wit-

ness, infra Conditional examination

discovery, 28:22, 28:23

material witness, 36:25 to 36:27

Contempt

generally, 68:3

subpoena, failure to obey, **36:8 to 36:9, 36:11**

Cooperating witness, promise to tell truth, **35:11**

Costs of action, psychiatric exam, 38:3, 38:4

Credibility and reliability of witnesses

competency of witness, supra impeachment evidence

discovery, 18:5, 18:8

jury instruction. **Instructions to Jury** (this index)

voir dire, 55:2, 55:3, 55:9

von une, 55.2, 55.5, 5

Cross-examination

prohibiting, 32:5, 32:6

striking evidence from record, 72:15

Death

of witness, adjournment, 74:1

WITNESSES—Cont'd	WITNESSES—Cont'd
Death—Cont'd	Limine motion—Cont'd
relative of witness, adjournment, 74:2	motion requiring proffer, 28:27
Defendant, polygraph exam, 37:7, 37:8	victim, exclusion of reference to complaining witness as,
Discovery and Disclosure (this	Massachusetts, 35:13
index)	Massachusetts
Expert and Opinion Evidence (this index)	cooperating witness, promise to testify truthfully, 35:11
Extradition. Production of Wit- nesses (this index)	Expert and Opinion Evidence (this index)
Eyewitness identification, motion	informant identity, 25:1, 29:6
in limine to admit expert	material witness, detainer, 36:21
testimony as to, 40:15 , 40:16	victim, in limine motion to
Fingerprinting of prosecution witnesses, 39:1	exclude reference to
Grand Jury (this index)	complaining witness as, 35:13
Hearsay, striking answer, 72:10	Material witnesses
Hypothetical questions, preventing	instruction to jury, 81:12
government from use of certain, 39:3	Production of Witnesses (this index)
Illness of witness, adjournment, 74:1	New trial, discovery of new witness, 94:8 , 94:9
Indictment (this index)	New York, contempt for failure to
Informant, 25:1 to 25:4.1, 29:63,	obey subpoena, 36:7
29:64	Order of trial, interruption, 73:9
Jencks Act, motion for disclosure	Perjury (this index)
of evidence under, 24:9	Police officer, polygraph exam, 37:7, 37:8
Judge as witness, disqualification, 70:2	Police officers as, 55:3.1
Jury instruction. Instructions to	Polygraph exam
Jury (this index)	generally, 37:1 to 37:8
Jury selection. Voir Dire or Selec-	administration of test, 37:4, 37:6
tion of Jury (this index)	to 37:8
Limine motion	arresting officer, 37:7, 37:8
failure to comply, 35:26	compelling polygraph exam,
hypothetical questions, use by	37:1 to 37:4
government, 39:3	defendant, 37:7, 37:8
incompetent complaining wit-	expert testimony
ness, 38:3	generally, 37:5
proposed witness testimony,	motion in limine to admit
opposition to government's	generally, 34:3

New Hampshire, 97:27

WITNESSES—Cont'd WITNESSES—Cont'd Polygraph exam-Cont'd Psychiatric examination—Cont'd expert testimony—Cont'd principal prosecution witness, motion in limine to admit 38:5 —Cont'd prosecution witness, 38:1 to 38:13 memorandum of law in support of motion, sodomy prosecution, complain-34:4 ing witness, 38:10, 38:11 police officer, 37:7, 37:8 Sequester motion, **65:5**, **73:12** prosecution witness, 37:1 to Sodomy prosecution, psychiatric 37:4, 37:7, 37:8 examination of complaining witness, 38:10, 38:11 psychiatric exam of witness, 37:3 Stipulation as to testimony Privileged matters, striking answer, Striking from record 72:11 answer, generally, 72:8, 72:9 Production of Witnesses (this cross-examination denial, sancindex) tion, 72:15 Proposed witness testimony, expert testimony, 72:13, 72:14 opposition to government's hearsay, 72:10 motion in limine requiring privileged matters, 72:11 proffer, 28:27 variance from indictment, 72:12 Prosecution witness, polygraph Subpoenas. Production of Witexam, 37:1 to 37:4, 37:7, nesses (this index) 37:8 Variance from indictment, striking Psychiatric examination answer, 72:12 generally, 38:1 to 38:13 Victim, in limine motion to complaining witness, 38:1 to exclude reference to 38:3, 38:8, 38:9 complaining witness as, Masexpense of examination, 38:3, sachusetts, 35:13 38:4 limine motion, incompetent WIVES complaining witness, 38:3 Spouse (this index) notice of motion, 38:1, 38:13 WORK RELEASE polygraph exam alternative

motion, 37:3