

## **TABLE OF CONTENTS**

### **CHAPTER 1**

#### **LAWYERS**

- § 1:1. In General
- § 1:2. Right to Counsel
- § 1:3. Right to Change of Counsel
- § 1:4. Indigent Defendant's Right to Appointed Counsel
- § 1:5. Right to Competent Counsel
- § 1:6. Need for Counsel to be Admitted to Practice
- § 1:7. Waiver of Right to Counsel
- § 1:8. Right to Consult with Attorney and Others
- § 1:9. The General Conduct of the Attorney
- § 1:10. Contempt by an Attorney
- § 1:11. Discipline of Attorney for Improper Conduct
- § 1:12. Withdrawal or Disqualification of Counsel

### **CHAPTER 2**

#### **THE CONDUCT OF THE TRIAL**

- § 2:1. In General
- § 2:2. Presence of Parties and Counsel
- § 2:3. Conduct of the Parties
- § 2:4. Presence of the Judge
- § 2:5. General Conduct of the Judge
- § 2:6. Demeanor of the Judge
- § 2:7. Duty to Preserve Order
- § 2:8. Exclusion of the Public
- § 2:9. Publicity Before and During Trial
- § 2:10. Judge's Control of the Examination of Witnesses
- § 2:11. Limiting the Number of Witnesses
- § 2:12. Ruling on Admissibility of Evidence
- § 2:13. Restricting Use of Admitted Evidence
- § 2:14. Exclusion of Improper Evidence on Court's Own Motion
- § 2:15. Questioning of Witnesses by the Judge
- § 2:16. Court's Witnesses
- § 2:17. Control of Proceedings by Pretrial Order

## **Table of Contents**

---

- § 2:18. Transcribing the Testimony
- § 2:19. Non-Jury Trials, Generally
- § 2:20. The Judge as the Trier of the Facts
- § 2:21. Decision or Verdict of Judge

### **CHAPTER 3**

#### **MOTIONS DURING TRIAL**

- § 3:1. In General
- § 3:2. Continuance, Generally
- § 3:3. Continuance to Obtain Witness or Evidence
- § 3:4. Continuance Where Counsel is Absent or Unprepared
- § 3:5. Voluntary Dismissal
- § 3:6. Involuntary Dismissal
- § 3:7. Nolle Prosequi or Stet
- § 3:8. Default Judgment
- § 3:9. Summary Judgment

### **CHAPTER 4**

#### **CRIMINAL PROCEDURE**

- § 4:1. In General
- § 4:2. Physical Control of Defendant During Trial
- § 4:3. Motion for Judgment of Acquittal
- § 4:4. Defenses, Generally
- § 4:5. Entrapment
- § 4:6. Insanity
- § 4:7. Compulsion
- § 4:8. Intoxication or Drugged Condition
- § 4:9. Use of Justifiable Force
- § 4:10. Alibi
- § 4:11. Infancy
- § 4:12. Improper Conduct of the Prosecution
- § 4:13. Presentence Procedures
- § 4:14. Role of Plea Bargain in Sentencing
- § 4:15. Sentencing, Generally
- § 4:16. Death Penalty

### **CHAPTER 5**

#### **CONTEMPT OF COURT**

- § 5:1. Power of Court to Punish for Contempt

## **Table of Contents**

---

- § 5:2. Civil and Criminal Contempt
- § 5:3. Direct and Constructive Contempt
- § 5:4. What Constitutes Direct Contempt
- § 5:5. Punishment for Contempt

### **CHAPTER 6**

#### **THE RIGHT TO, AND SELECTION OF, A JURY**

- § 6:1. Right to Jury Trial
- § 6:2. Waiver of Right to Jury Trial
- § 6:3. Method of Summoning Jurors
- § 6:4. Challenges to the Array
- § 6:5. Alternate Jurors
- § 6:6. Conduct of Voir Dire Examination
- § 6:7. Challenges for Cause, Generally
- § 6:8. Grounds for Challenges for Cause
- § 6:9. Peremptory Challenges, Generally
- § 6:10. Number of Peremptory Challenges-Civil
- § 6:11. Number of Peremptory Challenges-Criminal
- § 6:12. Manner of Exercising Peremptory Challenges
- § 6:13. Waiver of Right to Peremptory Challenges
- § 6:14. Swearing the Jury

### **CHAPTER 7**

#### **OPENING STATEMENT**

- § 7:1. In General
- § 7:2. Content of the Opening Statement

### **CHAPTER 8**

#### **RIGHT TO OPEN AND CLOSE**

- § 8:1. In General
- § 8:2. Order of Producing Testimony
- § 8:3. Rebuttal Evidence
- § 8:4. Right to Introduce Testimony at Later Stage

### **CHAPTER 9**

#### **BURDEN OF PROOF AND BURDEN OF GOING FORWARD**

- § 9:1. Civil Cases, Generally

## **Table of Contents**

---

§ 9:2.	Prima Facie Case
§ 9:3.	Tort Actions
§ 9:4.	Contract Actions
§ 9:5.	Fraud
§ 9:6.	Trusts and Estates
§ 9:7.	Actions Involving Real Property
§ 9:8.	Other Civil Actions
§ 9:9.	Criminal Cases, Generally
§ 9:10.	Particular Defenses in Criminal Cases

### **CHAPTER 10**

#### **PROOF OF FACTS**

§ 10:1.	Methods of Proving Facts
§ 10:2.	Situations Where Proof is Excused Before Trial
§ 10:3.	Situations Where Proof is Excused During Trial
§ 10:4.	Use of Stipulations to Excuse Proof of Facts
§ 10:5.	Construction and Enforcement of Stipulations

### **CHAPTER 11**

#### **WITNESSES**

§ 11:1.	In General
§ 11:2.	Habeas Corpus Ad Testificandum
§ 11:3.	Witnesses from Out-of-State
§ 11:4.	Subpoena Duces Tecum
§ 11:5.	Right to Interview Witnesses
§ 11:6.	Exclusion of Witnesses, Generally
§ 11:7.	Application and Enforcement of Exclusion Rule
§ 11:8.	Effect of Violation of Exclusion Rule
§ 11:9.	Swearing the Witness
§ 11:10.	Use of Interpreter

### **CHAPTER 12**

#### **COMPETENCY OF WITNESSES**

§ 12:1.	In General
§ 12:2.	Time for Objecting to Competency
§ 12:3.	Convicted Perjurers
§ 12:4.	Children
§ 12:5.	Spouses

## **Table of Contents**

---

- § 12:6. Judges, Jurors or Attorneys
- § 12:7. Incompetents
- § 12:8. Accomplices
- § 12:9. Witnesses Who Have Been Hypnotized
- § 12:10. Witnesses Omitted from Answers to Interrogatories
- § 12:11. Private Detectives or Investigators in Divorce Actions

### **CHAPTER 13**

#### **EXAMINATION OF WITNESSES**

- § 13:1. Materiality of Questions Asked on Direct Examination
- § 13:2. Competency of Questions Asked on Direct Examination
- § 13:3. Relevancy of Questions Asked on Direct Examination
- § 13:4. Relevancy of the Conduct of a Party Shortly Before an Accident
- § 13:5. Relevancy of Negative Evidence
- § 13:6. Form and Content of Questions on Direct Examination
- § 13:7. Leading Questions
- § 13:8. The Response of the Witness
- § 13:9. Limitation of Testimony to Witness' Own Knowledge
- § 13:10. Refreshing a Witness' Memory
- § 13:11. Impeaching One's Own Witness
- § 13:12. Calling an Adverse Party as a Witness
- § 13:13. Improper Conduct of Counsel in Examining Witnesses
- § 13:14. Right to Confront Witnesses

### **CHAPTER 14**

#### **CROSS-EXAMINATION**

- § 14:1. In General
- § 14:2. Scope and Extent of Cross-Examination, Generally
- § 14:3. Limitation of Cross-Examination to Subjects Covered on Direct Examination
- § 14:4. Testing the Witness' Knowledge and Accuracy
- § 14:5. Cross-Examination of Particular Witnesses
- § 14:6. Form of Questions on Cross-Examination
- § 14:7. Manner of Conducting Cross-Examination
- § 14:8. Right to Recall Witness for Further Cross-Examination

### **CHAPTER 15**

#### **IMPEACHMENT OF WITNESSES**

- § 15:1. In General
- § 15:2. Impeachment on Collateral Issues

## **Table of Contents**

---

- § 15:3. Credibility of Witnesses, Generally
- § 15:4. Particular Matters Affecting Credibility
- § 15:5. Bias of Witness
- § 15:6. Reputation for Truth and Veracity
- § 15:7. Prior Inconsistent Statements
- § 15:8. Laying a Foundation for Prior Inconsistent Statements
- § 15:9. Guilt of Crimes or Other Misdeeds

### **CHAPTER 16**

#### **REDIRECT EXAMINATION**

- § 16:1. In General
- § 16:2. Form and Content of Questions on Redirect Examination
- § 16:3. Explaining and Correcting Testimony on Redirect Examination
- § 16:4. Rehabilitation of Impeached Witness, Generally
- § 16:5. Explaining Prior Inconsistent Statements
- § 16:6. Right to Recross-Examination

### **CHAPTER 17**

#### **SELF-INCRIMINATION**

- § 17:1. In General
- § 17:2. Who May Assert Privilege
- § 17:3. Time and Manner of Asserting Privilege
- § 17:4. Duty of Court to Advise Witness of Privilege
- § 17:5. Proceedings in Which Privilege is Applicable
- § 17:6. Nature of Evidence to Which Privilege Applies, Generally
- § 17:7. Application of Privilege to Inspection of the Person
- § 17:8. Court's Ruling on Existence of Privilege
- § 17:9. Waiver or Loss of Privilege, Generally
- § 17:10. Grant of Immunity as Removing Privilege

### **CHAPTER 18**

#### **PRIVILEGED COMMUNICATIONS**

- § 18:1. In General
- § 18:2. Communications Between Husband and Wife
- § 18:3. Requirements for Existence of Husband-Wife Privilege, Generally
- § 18:4. Requirement that Marital Relationship Exist

## **Table of Contents**

---

§ 18:5.	Claiming and Waiving the Husband-Wife Privilege
§ 18:6.	Communications Between Attorney and Client
§ 18:7.	Existence of Attorney-Client Relationship
§ 18:8.	Confidential Nature of the Communication
§ 18:9.	Claiming and Waiving the Attorney-Client Privilege
§ 18:10.	Termination of the Attorney-Client Privilege
§ 18:11.	Communications Between Patient and Physician or Psychiatrist
§ 18:12.	Communications Between Client and Accountant
§ 18:13.	Communications to Clergymen
§ 18:14.	Communications to Journalists
§ 18:15.	Confidentiality of Communications to Public Officers

### **CHAPTER 19**

#### **THE DEAD MAN'S STATUTE**

§ 19:1.	In General
§ 19:2.	Persons Entitled to Protection of Statute
§ 19:3.	Persons Barred from Testifying by Statute
§ 19:4.	Admissibility of Particular Testimony

### **CHAPTER 20**

#### **JUDICIAL NOTICE**

§ 20:1.	In General
§ 20:2.	Making a Record of Facts Judicially Noticed
§ 20:3.	Judicial Notice of Laws

### **CHAPTER 21**

#### **PRESUMPTIONS**

§ 21:1.	In General
§ 21:2.	Irrebuttable Presumptions
§ 21:3.	Rebuttable Presumptions
§ 21:4.	Inferences
§ 21:5.	Presumptions Concerning Natural Persons
§ 21:6.	Presumption of Death From Seven Years' Absence
§ 21:7.	Presumption of Continuance of Condition
§ 21:8.	Presumption Arising From Failure to Produce, or Destruction of, Evidence
§ 21:9.	Presumption of Delivery of Letter or Telegram

## **Table of Contents**

---

§ 21:10.	Presumptions Concerning Statutes, Ordinances, and Official Acts and Records
§ 21:11.	Presumptions in Tort Cases, Generally
§ 21:12.	Res Ipsa Loquitur
§ 21:13.	Presumptions Concerning Families, Marriage and Divorce, Generally
§ 21:14.	Presumption of Validity of Marriage
§ 21:15.	Presumptions Concerning Wills and Estates
§ 21:16.	Presumptions Concerning Contracts
§ 21:17.	Presumptions Concerning Gifts and Services
§ 21:18.	Presumptions in Criminal Cases, Generally
§ 21:19.	Presumption of Innocence
§ 21:20.	Presumption Arising from Possession of Stolen Goods
§ 21:21.	Presumption of Intoxication From Alcoholic Content of Breath or Blood
§ 21:22.	Other Presumptions

## **CHAPTER 22**

### **REAL AND DEMONSTRATIVE EVIDENCE**

§ 22.1.	Tangible Articles, Generally
§ 22.2.	Chain of Custody
§ 22.3.	Connecting Tangible Articles to Crime or to Accused
§ 22.4.	Admissibility of Particular Articles in Criminal Cases
§ 22.5.	Effect of Failure to Produce Tangible Evidence
§ 22.6.	Scientific Techniques and Processes, Generally
§ 22.7.	Demonstrations, Tests, and Experiments, Generally
§ 22.8.	Photographs
§ 22.9.	Motion Pictures
§ 22.10.	X-Rays
§ 22.11.	Sound Recordings and Sound Measuring Devices
§ 22.12.	Spectrograms (Voiceprints)
§ 22.13.	Maps, Drawings, and Diagrams
§ 22.14.	Models
§ 22.15.	Effect of Alteration of, or Markings on, Evidence
§ 22.16.	Displaying Personal Injuries to the Jury
§ 22.17.	Exhibiting Child in Paternity Cases
§ 22.18.	Blood Tests in Paternity Cases
§ 22.19.	Tests for Intoxication
§ 22.20.	Electronic Speed Detection Devices
§ 22.21.	Lie Detector (Polygraph) Tests
§ 22.22.	Other Types of Real and Demonstrative Evidence



## **Table of Contents**

---

### **CHAPTER 23**

#### **VIEW**

- § 23:1. Right to View Premises
- § 23:2. Conduct of the View
- § 23:3. Nature of the View

### **CHAPTER 24**

#### **DOCUMENTARY EVIDENCE**

- § 24:1. In General
- § 24:2. Procedure in Offering and Admitting Documents in Evidence
- § 24:3. Requirement of Authentication; When Authentication is Excused
- § 24:4. Authentication of Private Writings
- § 24:5. Authentication of Attested Documents
- § 24:6. Authentication of Court Documents and Public Records
- § 24:7. Authentication of Laws
- § 24:8. Authentication of Records of Corporation
- § 24:9. Authentication of Letter or Telegram
- § 24:10. Authentication of Family Bible or Church Records
- § 24:11. Authentication of Annuity and Mortality Tables
- § 24:12. Authentication of Ancient Documents
- § 24:13. Best Evidence Rule
- § 24:14. Situations Calling for “Best Evidence”
- § 24:15. Situations Where “Best Evidence” is Not Required
- § 24:16. Use of Secondary Evidence
- § 24:17. Where Primary Evidence is in Control of Opponent
- § 24:18. Secondary Evidence of Bulky Records
- § 24:19. Proof of Loss of Primary Evidence
- § 24:20. Secondary Evidence of Public Records
- § 24:21. Nature of Secondary Evidence to be Used, Generally
- § 24:22. Use of Copies or Duplicates
- § 24:23. Establishing Contents of Document by Oral Evidence

### **CHAPTER 25**

#### **OPINION EVIDENCE**

- § 25:1. Requirement that Witness Testify to Facts
- § 25:2. Admissibility of Opinions in General

## **Table of Contents**

---

§ 25:3.	Opinions on the Ultimate Issue
§ 25:4.	Non-Expert Opinion Evidence in General
§ 25:5.	Qualifications Required of Expert Witness
§ 25:6.	Matters on Which an Expert May or May Not Testify, Generally
§ 25:7.	Basis for Expert's Opinion
§ 25:8.	Testimony on Matters of Medicine and Psychology
§ 25:9.	Testimony on Sanity or Mental Capacity
§ 25:10.	Testimony on Value of Real Estate
§ 25:11.	Testimony on Value of Personal Property and Value of Services
§ 25:12.	Testimony on Matters of Business
§ 25:13.	Testimony on Obscenity
§ 25:14.	Testimony on Handwriting
§ 25:15.	Testimony on Speed and Stopping Distance
§ 25:16.	Testimony on Fingerprints
§ 25:17.	Testimony on Ballistics
§ 25:18.	Hypothetical Questions
§ 25:19.	Answers to Hypothetical Questions
§ 25:20.	Cross-Examination of Expert Witnesses

## **CHAPTER 26**

### **HEARSAY EVIDENCE**

§ 26:1.	In General
§ 26:2.	Definition of Hearsay Evidence
§ 26:3.	Inapplicability of Hearsay Rule to Certain Situations
§ 26:4.	Exceptions to Hearsay Rule, Generally
§ 26:5.	Threats
§ 26:6.	Dying Declarations
§ 26:7.	Testimony from Prior Proceedings
§ 26:8.	Establishing Right to Use Testimony from Prior Proceedings
§ 26:9.	Manner of Proving Testimony from Prior Proceedings
§ 26:10.	Business Records
§ 26:11.	Official Records, Generally
§ 26:12.	Police Reports
§ 26:13.	Hospital Records
§ 26:14.	Birth and Death Certificates
§ 26:15.	Chemical Test Reports
§ 26:16.	Doctors' Reports
§ 26:17.	Subjective and Objective Symptoms
§ 26:18.	Pedigree

## **Table of Contents**

---

- § 26:19. Mortality and Annuity Tables
- § 26:20. Church Records and Family Bibles
- § 26:21. Ancient Documents
- § 26:22. Res Gestae, Spontaneous Declarations, and Excited Utterances, Generally
- § 26:23. Application of Res Gestae and Similar Doctrines
- § 26:24. Lapse of Time Between Event and Statement
- § 26:25. Complaint of Sex Offense Victim
- § 26:26. Declarations Against Interest

### **CHAPTER 27**

#### **ADMISSIONS**

- § 27:1. Admissions by a Party Opponent
- § 27:2. Admission by Agent, Employee, or Partner of Party
- § 27:3. Admissions by Others
- § 27:4. Judicial Admissions
- § 27:5. Judicial Admissions in Pleadings
- § 27:6. Silence of Party in Civil Case
- § 27:7. Silence of Accused
- § 27:8. Failure to Reply to Written Statement
- § 27:9. Flight or Escape
- § 27:10. Destruction or Suppression of Evidence
- § 27:11. Offers of Compromise
- § 27:12. Actions of Party After Accident
- § 27:13. Payment of Injured Person's Bills
- § 27:14. Safety Rules

### **CHAPTER 28**

#### **CONFESSIONS**

- § 28:1. In General; Definition; Distinctions
- § 28:2. Protection of Constitutional Rights; Miranda Warnings
- § 28:3. Voluntariness of Confession
- § 28:4. Determining Admissibility of Confession
- § 28:5. Corroboration of Confession
- § 28:6. Confessions by Others

### **CHAPTER 29**

#### **ILLEGALLY OBTAINED EVIDENCE**

- § 29:1. In General; Exclusionary Rule
- § 29:2. Evidence Obtained by Eavesdropping

## **Table of Contents**

---

§ 29:3.	The Prohibition of Illegal Searches and Seizures
§ 29:4.	Motion to Suppress Illegally Seized Evidence
§ 29:5.	Standing to Object to Search or Seizure
§ 29:6.	Warrantless Search Incident to Arrest
§ 29:7.	Warrantless Search with Consent
§ 29:8.	Warrantless Search of Automobile
§ 29:9.	Search Warrants, Generally
§ 29:10.	Execution and Return of Search Warrant
§ 29:11.	Arrest and Search Based on Informer's Tip

## **CHAPTER 30**

### **ADMISSIBILITY OF OTHER TYPES OF EVIDENCE**

§ 30:1.	Circumstantial Evidence
§ 30:2.	Circumstantial Evidence of Criminal Intent
§ 30:3.	Evidence that May Prejudice the Jury
§ 30:4.	Similar Acts or Occurrences
§ 30:5.	Habits
§ 30:6.	Custom and Usage
§ 30:7.	Usual Method or Practice
§ 30:8.	Character and Reputation
§ 30:9.	Proof of Character in Civil Cases
§ 30:10.	Proof of Character in Criminal Cases
§ 30:11.	Character of Victim of Assault or Homicide
§ 30:12.	Character of Rape Victim
§ 30:13.	Evidence of Other Crimes
§ 30:14.	Determining Admissibility of Evidence of Other Crimes
§ 30:15.	Proof of Another Person's Conviction of Crime or Act
§ 30:16.	Identification of Accused
§ 30:17.	Evidence of Tracking by Dogs
§ 30:18.	Race, Color, Nationality, Wealth or Poverty
§ 30:19.	Liability Insurance
§ 30:20.	Telephone Conversations
§ 30:21.	Use of Depositions
§ 30:22.	Effect of Party's Failure to Abide by Discovery Rules
§ 30:23.	Self-Serving Declarations
§ 30:24.	Computations
§ 30:25.	Corporate Existence
§ 30:26.	Parol Evidence

## **Table of Contents**

---

### **CHAPTER 31**

#### **OBJECTIONS**

- § 31:1. In General
- § 31:2. Necessity of Objection; Waiver by Failure to Object
- § 31:3. Timeliness of Objection
- § 31:4. Stating Grounds for Objection
- § 31:5. Ruling on Objection
- § 31:6. Motion to Strike
- § 31:7. Offer of Proof

### **CHAPTER 32**

#### **MISTRIAL**

- § 32:1. In General
- § 32:2. Right to Have Mistrial Declared
- § 32:3. Grounds for Declaring Mistrial, Generally
- § 32:4. Disclosure of Liability Insurance
- § 32:5. Inability of Jury to Arrive at Verdict

### **CHAPTER 33**

#### **MOTION FOR JUDGMENT (DIRECTED VERDICT)**

- § 33:1. In General
- § 33:2. Procedure in Moving for Judgment
- § 33:3. Determining Right to Judgment
- § 33:4. Permitting Amendments to Conform to Proof; Variance
- § 33:5. Negligence Questions as Matters of Law or Fact
- § 33:6. Ruling on Motion

### **CHAPTER 34**

#### **DAMAGES**

- § 34:1. General Rules
- § 34:2. Nominal Damages
- § 34:3. Duty to Minimize Damages
- § 34:4. Damages for Future Effects of Injury
- § 34:5. Damages for Aggravation of Injury
- § 34:6. Exemplary Damages, Generally
- § 34:7. Exemplary Damages in Particular Cases

## **Table of Contents**

---

§ 34:8.	Amount of Exemplary Damages
§ 34:9.	Proof of Damages
§ 34:10.	Damages for Personal Injuries, Generally
§ 34:11.	Mental Suffering
§ 34:12.	Loss of Earnings
§ 34:13.	Other Payments Received by Plaintiff (Collateral Source Rule)
§ 34:14.	Damages for Wrongful Death
§ 34:15.	Survival of Decedent's Cause of Action for Personal Injuries
§ 34:16.	Loss of Consortium
§ 34:17.	Damages for Defamation
§ 34:18.	Damages in Contract Cases, Generally
§ 34:19.	Lost Profits as Measure of Damages
§ 34:20.	Damages to Personal Property, Generally
§ 34:21.	Damage to, or Destruction of, Motor Vehicle
§ 34:22.	Damage to Real Estate
§ 34:23.	Damages in Eminent Domain Proceedings
§ 34:24.	Damages in Other Cases
§ 34:25.	Interest
§ 34:26.	Attorney Fees

## **CHAPTER 35**

### **CLOSING ARGUMENTS**

§ 35:1.	Right to Make Closing Argument; Procedure
§ 35:2.	General Rules Governing Contents of Argument
§ 35:3.	Limiting Remarks to Facts and Issues of Case
§ 35:4.	Arguments on the Law
§ 35:5.	Arguments on Damages
§ 35:6.	Appeals to Sympathy or Prejudice
§ 35:7.	Expressions of Counsel's Opinion
§ 35:8.	Comments on Opponent's Failure to Produce Evidence or Witnesses
§ 35:9.	Comments on Accused's Silence or Failure to Testify
§ 35:10.	Comments on Sentence or Punishment in Criminal Cases
§ 35:11.	References to Liability Insurance
§ 35:12.	Other Remarks in Civil Cases
§ 35:13.	Other Remarks in Criminal Cases
§ 35:14.	Use of Charts or Diagrams
§ 35:15.	Correcting Improper Conduct of Counsel

## **CHAPTER 36**

### **INSTRUCTIONS**

§ 36:1.	Time and Manner of Communicating Instructions to Jury
---------	---

## **Table of Contents**

---

- § 36:2. General Rules Governing Content of Instructions
- § 36:3. Requested Instructions and Court' s Own Instructions
- § 36:4. Tendering Instructions
- § 36:5. Objections to Instructions
- § 36:6. Repetitive or Cumulative Instructions
- § 36:7. Instructions on Theories of Case
- § 36:8. Summarizing Evidence
- § 36:9. Instructions on Particular Facts and Witnesses
- § 36:10. Peremptory Instructions
- § 36:11. Misleading, Confusing, or Argumentative Instructions
- § 36:12. Advisory Instructions in Criminal Cases
- § 36:13. Allen Charge
- § 36:14. Correcting Erroneous Instructions

### **CHAPTER 37**

#### **CONDUCT OF THE JURY**

- § 37:1. In General
- § 37:2. Separation of Jury
- § 37:3. Influence on Jurors of Media Accounts of Trial
- § 37:4. Communications with Jurors, Generally
- § 37:5. Communications with Jurors During Deliberations
- § 37:6. Items Taken Into Jury Room
- § 37:7. Control of Jury During Deliberations
- § 37:8. Manner of Conducting Deliberations
- § 37:9. Rules Governing Arrival at Verdict

### **CHAPTER 38**

#### **THE VERDICT**

- § 38:1. In General
- § 38:2. Objections to Form of Verdict
- § 38:3. Revising or Amending Verdicts
- § 38:4. Power of Court to Have Jury Reconsider Defective Verdict
- § 38:5. Construction of Verdicts
- § 38:6. Special Verdicts and Special Interrogatories
- § 38:7. Sealed Verdicts
- § 38:8. Polling Jurors

### **CHAPTER 39**

#### **THE DISTRICT COURT**

- § 39:1. In General; Organization

## **Table of Contents**

---

§ 39:2.	Civil Jurisdiction
§ 39:3.	Criminal Jurisdiction
§ 39:4.	Civil Procedure
§ 39:5.	Criminal Procedure

Table of Statutes

Table of Cases

Index