Detailed Volume Table of Contents

Chapter 1

The Role of the Attorney

- § 1:1 Attorney's role in the trial of a case
- § 1:2 Right to counsel
- § 1:3 —When right to counsel attaches
- § 1:4 —Post-conviction counsel for capital cases
- § 1:5 —Illustrations
- § 1:6 Right to competent counsel
- § 1:7 —Illustrations
- § 1:8 Need for counsel to be admitted to practice law
- § 1:9 Waiver of right to counsel
- § 1:10 —Illustrations
- § 1:11 Right to consult with attorney and others
- § 1:12 Hybrid representation
- § 1:13 General conduct of attorney
- § 1:14 —Illustrations
- § 1:15 Contempt by attorney
- § 1:16 Discipline of attorney for improper conduct
- § 1:17 —Illustrations
- § 1:18 Withdrawal of counsel

Chapter 2

The Conduct of the Trial

- § 2:1 The conduct of the trial, generally
- § 2:2 Presence of parties and counsel in civil cases
- § 2:3 Presence of parties and counsel in criminal cases
- § 2:4 Conduct of parties
- § 2:5 Presence of judge
- § 2:6 Substitution of judges
- § 2:7 —Illustrations
- § 2:8 Recusal of judges

$\S 2:9$	—Illustrations
§ 2:10	General conduct of judge
§ 2:11	Demeanor of judge
§ 2:12	—Illustrations
§ 2:13	Judge's duty to preserve order
§ 2:14	Exclusion of public
$\S 2:15$	Publicity before and during trial
§ 2:16	—Due process considerations
$\S 2:17$	—Failure to control media
§ 2:18	—Factors for determining necessity of prior restraint
§ 2:19	Judge's control of the examination of witnesses
§ 2:20	—Illustrations
§ 2:21	Limiting number of witnesses
§ 2:22	Rulings on admissibility of evidence
§ 2:23	—Illustrations
§ 2:24	Restricting use of admitted evidence
$\S 2:25$	Exclusion of improper evidence on court's own motion
§ 2:26	Witness questioning by judge
§ 2:27	Court's witnesses
§ 2:28	Appointment of impartial medical experts
§ 2:29	Control of proceedings by pretrial order
§ 2:30	Control of proceedings by stipulation
§ 2:31	Procedural law in causes arising outside of Mississippi
§ 2:32	Transcribing testimony
§ 2:33	Judge as trier of fact
§ 2:34	—Illustrations
§ 2:35	Alternative dispute resolution
§ 2:36	Mediation

Chapter 3

Motions During Trial

§ 3:1	Motions during trial, in general
§ 3:2	Continuances
§ 3:3	—Grounds
§ 3:4	—Procedure
§ 3:5	—Illustrations
§ 3:6	Voluntary dismissal
§ 3:7	Nolle prosequi
§ 3:8	—Illustrations
§ 3:9	Involuntary dismissal
	•

- § 3:10 —Illustrations
- § 3:11 Default judgment
- § 3:12 —Illustrations
- § 3:13 Summary judgment

Chapter 4

Criminal Trials

- § 4:1 Criminal procedure, in general
- § 4:2 —Change of venue
- § 4:3 ——Illustrations
- § 4:4 —Defendant's right to be present at trial
- § 4:5 —Exclusion of witnesses
- § 4:6 —Sequestration of jury
- § 4:7 —Use of interpreters
- § 4:8 —Indigent's right to transcript
- § 4:9 —Indigent's right to expert testimony
- § 4:10 —Competency
- § 4:11 Physical control of defendant during trial
- § 4:12 Pleading in criminal cases
- § 4:13 —Illustrations
- § 4:14 Defenses in criminal cases
- § 4:15 —Double jeopardy
- § 4:16 ——Illustrations
- § 4:17 —Excusable circumstances for homicide
- § 4:18 —Self-defense; justifiable homicide
- § 4:19 ——Illustrations
- § 4:20 —Alibi
- § 4:21 —Insanity
- § 4:22 —Compulsion
- § 4:23 —Intoxication or drugged condition
- § 4:24 ——DUI
- § 4:25 ——Illustrations
- § 4:26 —Entrapment
- § 4:27 —Prosecutorial misconduct
- § 4:28 ——Illustrations
- § 4:29 —Minority
- § 4:30 —Purposeful discrimination in selection of jury
- § 4:31 Constitutional right to speedy trial
- § 4:32 —Illustrations

Contempt of Court

- § 5:1 Power of court to punish for contempt
- § 5:2 Civil and criminal contempt
- § 5:3 Direct and indirect contempt
- § 5:4 —Illustrations
- § 5:5 Acts constituting direct criminal contempt
- § 5:6 Procedure in direct criminal contempt actions
- § 5:7 Punishment for contempt

Chapter 6

The Selection of the Jury

- § 6:1 Statutory provisions for selecting jury
- § 6:2 —Section 13-5-1: Competent juror qualifications
- § 6:3 —Section 13-5-2: Public policy
- § 6:4 —Section 13-5-4: Definitions
- § 6:5 —Section 13-5-6: Jury commission
- § 6:6 —Section 13-5-8: Master list
- § 6:7 —Section 13-5-10: Maintaining a jury wheel
- § 6:8 —Section 13-5-12: Jury wheel name selection procedure
- § 6:9 —Section 13-5-14: Delivery of jury wheel names
- § 6:10 —Section 13-5-16: Random drawing of jurors
- § 6:11 —Section 13-5-21: Jury list in counties with two circuit court districts
- § 6:12 —Section 13-5-23: Grounds for jury service exemption
- § 6:13 —Section 13-5-25: Who is exempt as a personal privilege
- § 6:14 —Section 13-5-26: Drawing and assigning jurors
- § 6:15 —Section 13-5-28: Summoning person drawn for jury duty
- § 6:16 —Section 13-5-30: Summoning petit jurors where shortage of available petit jurors
- § 6:17 —Section 13-5-32: Names of jurors made public
- § 6:18 —Section 13-5-34: Punishment for failure to appear or to complete jury service
- § 6:19 —Section 13-5-36: Preservation of jury selection records
- § 6:20 —Section 13-5-38: Costs of implementing provisions
- § 6:21 —Section 13-5-39: Terms of grand juries limited
- § 6:22 —Section 13-5-41: Number of grand jurors
- § 6:23 —Section 13-5-43: Impaneling as evidence of qualifications
- § 6:24 —Section 13-5-45: Appointment of grand jury foreperson

```
§ 6:25 ——Illustrations
§ 6:26
      —Section 13-5-47: Judge's charges to grand jury
§ 6:27 —Section 13-5-51: Filling juror vacancies
§ 6:28 —Section 13-5-53: Adjournment of grand jury
§ 6:29 —Section 13-5-55: Grand jury inspection of jail
§ 6:30 —Section 13-5-57: Examination of county records
§ 6:31 —Section 13-5-59: Examination of tax collector's books
§ 6:32 —Section 13-5-61: Nondisclosure of jury-room secrets
§ 6:33 —Section 13-5-63: Subpoena of grand jury witness
§ 6:34 —Section 13-5-65: Petit juries impaneled
§ 6:35 —Section 13-5-67: Alternate jurors impaneled
§ 6:36 —Section 13-5-69: Examination of jurors
§ 6:37 —Section 13-5-71: Petit juror oath
§ 6:38 —Section 13-5-73: Capital case juror oath
§ 6:39 —Section 13-5-77: Special venire in capital and
         manslaughter crimes
§ 6:40 —Section 13-5-79: Jurors opinion as to guilt
§ 6:41 —Section 13-5-81: Challenge to array
§ 6:42 —Section 13-5-83: Intoxicated jurors; Jurors under control
         of court
§ 6:43 —Section 13-5-85: Jury selection in Harrison County
§ 6:44 —Section 13-5-87: Directory nature of jury provisions as
         to listing, drawing, summoning and impaneling
§ 6:45 —Section 13-5-89: Juries in eminent domain cases
§ 6:46 —Section 13-5-91: Jury may view the place
§ 6:47 —Section 13-5-93: Agreement by nine jurors
§ 6:48 —Section 13-5-95: Separate accommodations for jurors
§ 6:49 —Section 13-5-97: Certain jury records exempt from
         public access requirements
§ 6:50 Right to a fair and impartial jury
§ 6:51 —Illustrations
§ 6:52 Method of summoning jurors
§ 6:53 Grounds for challenging the array
§ 6:54 Discrimination in jury selection, generally
§ 6:55 —Race
§ 6:56 —Gender
§ 6:57 —Professionals
§ 6:58 —Literacy
§ 6:59 —Age
§ 6:60 —Illustrations
§ 6:61 Conduct of voir dire examination
§ 6:62 —Hypothetical questions
§ 6:63 —Illustrations
```

§ 6:64 Questioning of jurors, generally
§ 6:65 —Illustrations
§ 6:66 —Insurance
§ 6:67 Selection of alternate jurors
§ 6:68 Number of peremptory challenges in civil cases
§ 6:69 Number of peremptory challenges in criminal cases
§ 6:70 Exemptions from jury service
§ 6:71 —Illustrations
§ 6:72 Grounds for challenge for cause
§ 6:73 —Illustrations
§ 6:74 —Normally not grounds for challenge
§ 6:75 Waiver of challenges for cause by non-exercise of peremptory challenges

Chapter 7

§ 6:76 Swearing the jury

Opening Statements

- § 7:1 Right to make opening statement
- § 7:2 Content of opening statement
- § 7:3 —Illustrations

Chapter 8

Order of Proof

- § 8:1 Right to open and close
- § 8:2 Order of producing testimony
- § 8:3 Rebuttal testimony
- § 8:4 Surrebuttal
- § 8:5 Right to introduce testimony at a later stage

Chapter 9

Burden of Proof

- § 9:1 Burden of proof and burden of going forward with evidence
- § 9:2 —Prima facie case
- § 9:3 —Civil cases, generally
- § 9:4 ——Illustrations
- § 9:5 Shifting the burden

0.00	
§ 9:6	Burden in claims against estates
§ 9:7	—Illustrations
§ 9:8	Burden in constructive and resulting trust cases
§ 9:9	Burden of proving fraud
§ 9:10	Burden in bailment cases
§ 9:11	Burden in criminal cases
§ 9:12	—Corpus delicti
§ 9:13	—Competency of accused
§ 9:14	—Alibi
§ 9:15	—Identity of accused
§ 9:16	——Illustrations
§ 9:17	Burden on criminal defendant
§ 9:18	Burden of proof in civil cases
§ 9:19	Burden on defendant in civil cases
§ 9:20	Burden of proving negative assertions

Chapter 10

Proof of Facts

§ 10:1	Situations where proof is excused before trial
§ 10:2	Situations where proof is excused during trial
§ 10:3	Methods of proving facts at trial
§ 10:4	Use of stipulations to excuse proof of facts
§ 10:5	Construction and enforcement of stipulations

Chapter 11

Witnesses

§ 11:1	Compelling attendance of witnesses
§ 11:2	Habeas corpus ad testificandum
§ 11:3	Witnesses from out of state
§ 11:4	Subpoena for production of documentary evidence
§ 11:5	Influencing or harassing a witness
§ 11:6	Right to interview witnesses
§ 11:7	—Illustrations
§ 11:8	Right to confer with witness on stand
§ 11:9	Compensation of witnesses
§ 11:10	Exclusion of witnesses
§ 11:11	—Illustrations
§ 11:12	Swearing the witness
§ 11:13	Use of an interpreter

- § 11:14 Testimony on television, radio or motion picture
- § 11:15 Unavailable witnesses

Impeachment of Witnesses

- § 12:1 Impeachment of witnesses, generally
- § 12:2 —Illustrations
- § 12:3 Impeachment on collateral issues
- § 12:4 —Illustrations
- § 12:5 Preliminary rulings on impeachment evidence preferred
- § 12:6 Laying a foundation for impeachment
- § 12:7 Credibility of witnesses, generally
- § 12:8 Particular matters affecting credibility
- § 12:9 —Matters that may not be brought out
- § 12:10 —Illustrations
- § 12:11 Expert testimony as to the credibility of witness

Chapter 13

The Competency of a Witness to Testify

- § 13:1 Competency of witness, in general
- § 13:2 Time for objecting to competency
- § 13:3 Competency of felon to testify
- § 13:4 Competency of child to testify
- § 13:5 Competency of witness to testify for or against spouse
- § 13:6 Competency of judge, juror or attorney to testify
- § 13:7 Competency of atheist, deaf mute or mentally ill to testify
- § 13:8 Competency of accomplice as witness
- § 13:9 Competency of witnesses omitted from discovery
- § 13:10 Competency of private detective or investigator in criminal actions
- § 13:11 Competency of court-appointed appraisers in eminent domain cases

Chapter 14

Examination of Witnesses

§ 14:1 Examining witnesses, in general

§ 14:2	Materiality of questions on direct examination
§ 14:3	Relevancy of questions on direct examination
§ 14:4	Admissibility of negative evidence
§ 14:5	Relevance of conduct of party shortly before accident
§ 14:6	Competency of questions on direct examination
§ 14:7	Form and content of questions on direct examination
§ 14:8	Improper conduct of counsel in examining witnesses
§ 14:9	Leading questions
§ 14:10	—Illustrations
§ 14:11	Refreshing a witness' memory
§ 14:12	—Illustrations
§ 14:13	Questions that impeach party's own witness
§ 14:14	Testimony tending to incriminate witness
§ 14:15	—Necessity for court to warn witness of privilege
§ 14:16	—Extent of privilege against self-incrimination
§ 14:17	——Illustrations
§ 14:18	—Invoking the privilege against self-incrimination
§ 14:19	——Illustrations
§ 14:20	—Ruling on existence of privilege against
	self-incrimination
§ 14:21	—When privilege against self-incrimination is lost
§ 14:22	——Illustrations
§ 14:23	Inspection of person of accused or witness
§ 14:24	Use of lie detector or polygraph test
§ 14:25	Calling adverse party or person as witness
§ 14:26	Witness not bound by contradicted testimony of adverse
	witness
§ 14:27	Requirements of witness' answer
§ 14:28	Witness' first hand knowledge
§ 14:29	Testimony concerning telephone conversations
§ 14:30	Right to confront witnesses
§ 14:31	—Children
§ 14:32	—Illustrations

Chapter 15

Cross-Examination

§ 15:1	Right to cross-examine witness
§ 15:2	Scope of cross-examination
§ 15:3	—Illustrations
§ 15:4	Form of questions on cross-examination
§ 15:5	Additional matters proper on cross-examination

§ 15:6	—Illustrations
§ 15:7	Manner of conducting cross-examination
§ 15:8	Testing witness' knowledge and accuracy of testimony
§ 15:9	Use of prosecution's evidence by defense
§ 15:10	Prior inconsistent statements
§ 15:11	—Illustrations
§ 15:12	Laying a foundation for prior inconsistent statements
§ 15:13	Use of testimony before the grand jury to impeach a
	witness
§ 15:14	Impeachment by proof of prior conviction
§ 15:15	—Illustrations
§ 15:16	Manner of proving prior conviction
§ 15:17	Right to recall witness for further cross-examination
§ 15:18	Effect of denial of right to cross-examination
	-

Chapter 16

Redirect and Recross-Examination

§ 16:1	Purpose and scope of redirect examination
§ 16:2	Form and content of questions on redirect examination
§ 16:3	Refreshing the witness' memory on redirect examination
§ 16:4	Explaining and correcting testimony on redirect
	examination
§ 16:5	Rehabilitating a witness
§ 16:6	Explaining impeaching answers
§ 16:7	Right of recross-examination

Chapter 17

Privileged Communications

§ 17:1	The nature of privileged communications
§ 17:2	Communications between husband and wife
§ 17:3	—Requirements for privilege to exist between husband and wife
§ 17:4	—Existence of the marital relationship
§ 17:5	—Claiming and waiving privilege
§ 17:6	Communications between attorney and client
§ 17:7	—Existence of attorney and client relationship
§ 17:8	—Confidential nature of communication

xviii

§ 17:9 —Claiming and waiving the attorney-client privilege
§ 17:10 —Termination of attorney-client privilege
§ 17:11 —Illustrations
§ 17:12 Communications between physician or psychotherapist and patients
§ 17:13 —Illustrations
§ 17:14 Communications to public accountants
§ 17:15 Communications to clergymen
§ 17:16 Communications to public officers
§ 17:17 Miscellaneous privileges

Chapter 18

Judicial Notice

§ 18:1 Proof excused if fact is judicially noticed
§ 18:2 Making a record of facts judicially noticed
§ 18:3 Judicial notice of laws
§ 18:4 Judicial notice of facts concerning the court
§ 18:5 Judicial notice of facts about government, officers, and political subdivisions
§ 18:6 Other facts judicially noticed
§ 18:7 Facts not judicially noticed
§ 18:8 Judicial notice of life expectancy

Chapter 19

Presumptions

§ 19:1 Nature of presumptions § 19:2 Irrebuttable presumptions § 19:3 Rebuttable presumptions § 19:4 Inferences § 19:5 Innocence in criminal trials § 19:6 Res ipsa loquitur § 19:7 Death after absence of seven years § 19:8 Validity of marriage § 19:9 Guilt due to possession of stolen goods § 19:10 Conduct of party § 19:11 Delivery of letter § 19:12 Delivery of telegram § 19:13 Individual presumptions § 19:14 Intoxication from alcoholic content of blood

- § 19:15 Continuance of a condition
 § 19:16 Gifts and services
 § 19:17 Presumptions in tort cases
 § 19:18 Examples of presumptions in case law
- § 19:19 Statutory presumptions

Real and Demonstrative Evidence

- § 20:1 Tangible objects as evidence, in general
- § 20:2 —Real and demonstrative evidence distinguished
- § 20:3 —Bearing on issue or transaction in question
- § 20:4 —Same condition as at time in question
- § 20:5 —Laying a foundation for admission
- § 20:6 —Illustrations
- § 20:7 Admissibility of photographs, generally
- § 20:8 —Photographs of victim
- § 20:9 —To identify
- § 20:10 —Illustrations
- § 20:11 Admissibility of motion pictures or videotapes
- § 20:12 —Illustrations
- § 20:13 Admissibility of X-ray photographs
- § 20:14 Admissibility of sound recordings
- § 20:15 —Illustrations
- § 20:16 Admissibility of maps, drawings, diagrams and displays
- § 20:17 Admissibility of models and casts
- § 20:18 Effect of marks or notations on demonstrative evidence
- § 20:19 Displaying personal injuries to the jury
- § 20:20 Admissibility of genetic tests in paternity cases
- § 20:21 Exhibiting child in paternity cases
- § 20:22 Admissibility of experiments, tests or demonstrations

Chapter 21

The View

- § 21:1 Jury views, generally
- § 21:2 Requesting a view or inspection by jury
- § 21:3 Conduct of view or inspection
- § 21:4 Preparation for jury view

Documentary Evidence

§ 22:1	General requirements
§ 22:2	Procedure in offering and admitting documents in evidence
§ 22:3	When authentication of documentary evidence is excused
§ 22:4	Authentication of private writings
§ 22:5	—Attested documents
§ 22:6	—Recorded documents
§ 22:7	—Deeds
§ 22:8	—Other rules relating to use of
§ 22:9	Authentication of statutes
§ 22:10	Authentication of court decisions
§ 22:11	Authentication of court papers and records
§ 22:12	Authentication of records of counties and municipalities
§ 22:13	
§ 22:14	"Best evidence" rule
§ 22:15	—Situations where applied
§ 22:16	—Situations where not applied
§ 22:17	Secondary evidence
§ 22:18	—Primary evidence lost, destroyed, or unavailable
§ 22:19	—Primary evidence in control of opponent
§ 22:20	—No ranking of types
§ 22:21	Summaries
§ 22:22	Public records
§ 22:23	Duplicates
§ 22:24	Establishing contents by extrinsic evidence
§ 22:25	Authentication of letter
§ 22:26	Authentication of family bible, church records, or other
	personal and family historical documents
§ 22:27	Authentication of mortality tables
§ 22:28	Authentication of ancient documents
§ 22:29	Proof of medical bills
§ 22:30	Illustrations

Chapter 23

Opinion Evidence

- $\S~23{:}1$ Requirement that witnesses testify as to facts
- § 23:2 Facts distinguished from opinions

§ 23:3	Admissibility of opinions, generally
§ 23:4	Opinions on ultimate issue
§ 23:5	—Illustrations
§ 23:6	—Negligence cases
§ 23:7	——Illustrations
§ 23:8	—Wills cases
§ 23:9	Other limitations on opinion evidence
§ 23:10	—Illustrations
§ 23:11	Non-expert opinion evidence
§ 23:12	
§ 23:13	—Sanity
§ 23:14	—Speed
§ 23:15	——Illustrations
§ 23:16	—Stopping distance
§ 23:17	—Handwriting
§ 23:18	—Value of personal property
§ 23:19	
§ 23:20	—Intoxication and addiction to drugs
§ 23:21	Matters to which expert witnesses may or must testify
§ 23:22	—Illustrations
§ 23:23	Qualifications required of expert witnesses
§ 23:24	—Illustrations
§ 23:25	Opinions of physicians
§ 23:26	—Illustrations
§ 23:27	Expert testimony on matters of business
§ 23:28	—Illustrations
§ 23:29	Expert testimony on traffic and other accidents
§ 23:30	—Illustrations
§ 23:31	Expert testimony on value of services
§ 23:32	Expert testimony on value of real estate
§ 23:33	—Illustrations
§ 23:34	Expert testimony on handwriting
§ 23:35	Questioned documents
§ 23:36	Expert testimony on fingerprints
§ 23:37	Expert testimony on ballistics
§ 23:38	Use of operating models
§ 23:39	Experiments and demonstrations
§ 23:40	Electronic speed detection devices
§ 23:41	DNA matching evidence
§ 23:42	Miscellaneous scientific tests
§ 23:43	Hypothetical questions
-	—Asked of a physician or surgeon
× 40,5+	

- § 23:45 —Answers
- § 23:46 Cross-examination of an expert witness
- § 23:47 Expert testimony in regard to insurance

Chapter 24

Hearsay Evidence

- § 24:1 Admissibility of hearsay evidence
- § 24:2 Definition of hearsay evidence
- § 24:3 —Illustrations
- § 24:4 Inapplicability of the Hearsay Rule to certain situations
- § 24:5 Exceptions to the Hearsay Rule, generally
- § 24:6 Testimony of child sexual abuse victim
- § 24:7 —Illustrations
- § 24:8 Threats
- § 24:9 Dying declarations
- § 24:10 —Illustrations
- § 24:11 Testimony in prior hearing or proceeding
- § 24:12 —Mode of proof of former testimony
- § 24:13 —Illustrations
- § 24:14 Past recollection recorded
- § 24:15 Business records
- § 24:16 —Requirements for admission
- § 24:17 Official records
- § 24:18 Police reports
- § 24:19 Hospital records
- § 24:20 Doctor's reports and scientific records
- § 24:21 —Illustrations
- § 24:22 Weather reports
- § 24:23 Birth, death, and marriage certificates
- § 24:24 Complaints of pain
- § 24:25 Pedigree
- § 24:26 Mortality and annuity tables
- § 24:27 Church records and family bibles
- § 24:28 Ancient documents
- § 24:29 Res gestae
- § 24:30 —Illustrations
- § 24:31 Spontaneous declarations
- § 24:32 —Illustrations
- § 24:33 —Misconceptions
- § 24:34 Excited utterances

$\S 24:35$	—Illustrations
§ 24:36	Present sense impression
§ 24:37	—Illustrations
§ 24:38	Existing mental, emotional or physical condition
§ 24:39	—Illustrations
§ 24:40	Declarations against interest
§ 24:41	—Illustrations
§ 24:42	Statements of co-conspirator
§ 24:43	—Illustrations

Chapter 25

Admissions

§ 25:1	Admission by party opponent
§ 25:2	—Declaration against interest distinguished
§ 25:3	—Requests for admissions
§ 25:4	—Illustrations
§ 25:5	Admission by agent, employee or partner of party
§ 25:6	—Illustrations
§ 25:7	Admission by others
§ 25:8	Admission to avoid continuance
§ 25:9	Judicial admissions
§ 25:10	—In pleadings
§ 25:11	——Illustrations
§ 25:12	Admissibility of criminal judgment in subsequent civil
	suit
§ 25:13	Silence of a party as admission in civil cases
§ 25:14	Silence of the accused as admission
§ 25:15	Failure to reply to written statements as admission
§ 25:16	Conduct as admission
§ 25:17	Misconduct of a party as admission
§ 25:18	Offer of compromise as admission
§ 25:19	Actions of a party after an accident as admission
§ 25:20	Payment of bills of injured person as admission
§ 25:21	Self-serving statements

Chapter 26

Confessions

§ 26:1 Confession distinguished from admissions and exculpatory statements

§ 26:2 Requirements for confession
§ 26:3 Protecting constitutional rights in obtaining confession
§ 26:4 —Illustrations
§ 26:5 Voluntariness of confession
§ 26:6 —Illustrations
§ 26:7 Corroboration of confession
§ 26:8 Confessions by others
§ 26:9 Use of entire statement

Chapter 27

Illegally Obtained Evidence

§ 27:1 Illegally obtained evidence, in general § 27:2 Evidence obtained by eavesdropping § 27:3 Prohibition against illegal searches and seizures § 27:4 Motion to suppress evidence obtained illegally § 27:5 Standing necessary to invoke privilege against unlawful search and seizure § 27:6 Search and seizure without a warrant § 27:7 —Illustrations § 27:8 —Plain view § 27:9 ——Illustrations § 27:10 —Emergency or exigent circumstances § 27:11 —Stop and frisk § 27:12 —Temporary detention § 27:13 —Relinquishment § 27:14 —Searches of inmates, probationers and parolees § 27:15 —With consent § 27:16 ——Illustrations § 27:17 —Search of automobile § 27:18 ——Illustrations § 27:19 Search and seizure with a warrant § 27:20 —Issuance, form and execution § 27:21 ——Illustrations § 27:22 Arrest and search based upon informer's tip

Chapter 28

§ 27:23 —Illustrations

Admissibility of Other Types of Evidence

§ 28:1 Circumstantial evidence

```
§ 28:2
        —Criminal intent
§ 28:3
        Prejudicial evidence
§ 28:4
        —Illustrations
§ 28:5
        Collateral evidence
§ 28:6
        Similar acts or occurrences
§ 28:7
        —Illustrations
§ 28:8
        Habit or routine practice
§ 28:9
        —Illustrations
§ 28:10
        Custom and usage
§ 28:11
        Intoxication
§ 28:12 —Illustrations
§ 28:13 Weight of object
§ 28:14
        Character and reputation
§ 28:15 —Illustrations
§ 28:16 —In criminal cases
§ 28:17 ——Illustrations
§ 28:18 —Methods of proof
§ 28:19 —Victim of assault or homicide
§ 28:20 ——Illustrations
§ 28:21 —Civil cases
§ 28:22 —Reputation for truth and veracity
§ 28:23 Other crimes
§ 28:24 —Illustrations
§ 28:25 Race, color, nationality, wealth or poverty
§ 28:26 Liability insurance
§ 28:27 —Illustrations
§ 28:28 Use of discovery depositions
§ 28:29
        Self-serving declarations
§ 28:30 Physical and mental examinations
§ 28:31 —Intelligence and psychological tests
§ 28:32 —"Truth serum"
§ 28:33 —Hypnosis
§ 28:34 Income tax returns
§ 28:35
        Computations
§ 28:36 Proof of corporate existence
§ 28:37 Parol evidence
§ 28:38
        —Illustrations
§ 28:39 Admissibility of attorney testimony
```

Chapter 29

Objections to Evidence

§ 29:1 Right to object to improper testimony

xxvi

- § 29:2 Objection needed to exclude improper evidence
- § 29:3 Timeliness of objection
- § 29:4 Stating grounds for objection
- § 29:5 Ruling on objection
- § 29:6 Motion to strike inadmissible evidence
- § 29:7 Formal exception
- § 29:8 Offer of proof
- § 29:9 Trial objections

Chapter 30

Mistrial

- § 30:1 Nature of a mistrial
- § 30:2 Right to have mistrial declared
- § 30:3 Grounds for declaring mistrial
- § 30:4 —Illustrations
- § 30:5 Effect of disappearance of admitted exhibits during trial
- § 30:6 Disclosure of existence of liability insurance
- § 30:7 Inability of jury to arrive at verdict
- § 30:8 Insufficient grounds for declaring a mistrial
- § 30:9 —Illustrations

Chapter 31

Directed Verdict and Judgment Notwithstanding the Verdict

- § 31:1 Directed verdict
- § 31:2 —Form and procedure
- § 31:3 —Standards
- § 31:4 ——Illustrations
- § 31:5 —Motion by both parties
- § 31:6 —Waiver by offer of evidence
- § 31:7 —Based on opening statement
- § 31:8 —Not prerequisite for judgment notwithstanding the verdict
- § 31:9 —Duty of jury to render verdict as directed
- § 31:10 Judgment notwithstanding the verdict
- § 31:11 —Conditional rulings in granting j.n.o.v.
- § 31:12 —Denial

Damages

§ 32:1	General principles
§ 32:2	Nominal damages
§ 32:3	General and special damages
§ 32:4	Foreseeability of damages
§ 32:5	—Parental responsibility for acts of children
§ 32:6	Speculative, remote or consequential damages
§ 32:7	Duty to lessen damages
§ 32:8	Liability for exemplary or punitive damages
§ 32:9	—Statutory procedures
§ 32:10	—Amount
§ 32:11	—Pleading
§ 32:12	—Bad faith of insurer
§ 32:13	—Case law
§ 32:14	—Illustrations
§ 32:15	Damages in personal injury cases
§ 32:16	—Illustrations
§ 32:17	Damages in wrongful death cases
§ 32:18	—Illustrations
§ 32:19	Damages in breach of contract cases
§ 32:20	Excessive or inadequate damages
$\S 32:21$	—Illustrations
§ 32:22	Interest
§ 32:23	Attorneys' fees
§ 32:24	Liquidated damages and penalties
§ 32:25	Damages and comparative negligence
§ 32:26	Damages for injuries to real property
§ 32:27	Damages to personal property
§ 32:28	Collateral source rule
§ 32:29	—Illustrations
§ 32:30	Statute of limitations
§ 32:31	—Tort Claims Act
§ 32:32	—Illustrations
§ 32:33	Allocation of damages among joint tortfeasors

Chapter 33

Closing Arguments

§ 33:1 Right to make closing arguments

xxviii

§ 33:2	Court's control of closing arguments
§ 33:3	General rules governing closing arguments
§ 33:4	—Illustrations
§ 33:5	Comments on the court's instructions
§ 33:6	Argument about damages
§ 33:7	Comments on conduct of the opposition
§ 33:8	Improper remarks of counsel in general
§ 33:9	Improper remarks in criminal cases
§ 33:10	—Illustrations
§ 33:11	Improper remarks in civil cases
§ 33:12	—Illustrations
§ 33:13	—Liability insurance
§ 33:14	Correcting improper conduct of counsel
§ 33:15	Use of charts and diagrams in argument

Chapter 34

Instructions

§ 34:1	Purpose of instructions
§ 34:2	General requirements of instructions
§ 34:3	Power and duty of court
§ 34:4	—Illustrations
§ 34:5	Writing out requests for instructions
§ 34:6	Time for tendering instructions
§ 34:7	Cumulative or repetitious instructions
§ 34:8	Modification of requests
§ 34:9	Objections to instructions
§ 34:10	Identification of instructions
§ 34:11	Number of instructions
§ 34:12	Cautionary instructions
§ 34:13	Instructions on issues
§ 34:14	—Illustrations
§ 34:15	Slanted or argumentative instructions
§ 34:16	Other guidelines applicable to jury instructions
§ 34:17	—Criminal cases
§ 34:18	——Illustrations
§ 34:19	Correcting erroneous instructions
§ 34:20	Disposition of instructions

Chapter 35

Conduct of Jury

§ 35:1 General conduct of the jury and those dealing with it

§ 35:2	Conduct of jurors during trial
§ 35:3	Communications with jurors before and during trial
§ 35:4	Exposure of jurors or jury to media accounts
§ 35:5	Separation and sequestration of jury
§ 35:6	Items taken by jury to jury room
§ 35:7	—Illustrations
§ 35:8	Control of jury during deliberations
§ 35:9	Manner of conducting deliberations
§ 35:10	—Illustrations
§ 35:11	Rules for deliberation and arrival at a verdict
§ 35:12	—Quotient, majority, or compromise verdicts improper
§ 35:13	—Illustrations
§ 35:14	Communications with jurors during deliberations
§ 35:15	—Illustrations
§ 35:16	Eavesdropping on deliberations
§ 35:17	Improper conduct of jurors
§ 35:18	—Illustrations
§ 35:19	—Juror affidavits

Chapter 36

The Verdict

§ 36:1	General provisions relating to verdicts
§ 36:2	Objections to form of the verdict
§ 36:3	—Illustrations
§ 36:4	Revising or amending verdicts
§ 36:5	Power of court to have jury reconsider defective verdic
§ 36:6	Construction of general verdicts
§ 36:7	Special verdicts
§ 36:8	Impeachment of verdict
§ 36:9	—Extrinsic matters
§ 36:10	—Mistake or clerical error
§ 36:11	Sealed verdicts
§ 36:12	Polling the jurors
§ 36:13	Motion for a new trial
§ 36:14	—Factors to be considered on motions for new trials
§ 36:15	—Illustrations

Chapter 37

The Judgment

§ 37:1 Entry of judgment

§ 37:2	Duty of clerk to enter judgment
§ 37:3	Effect of entry of judgment
§ 37:4	Amount of judgment
§ 37:5	Inclusion of interest in judgment
§ 37:6	Allowance of court costs
§ 37:7	Arrest of judgment and judgment notwithstanding the
	verdict
§ 37:8	Relief from judgment or order
§ 37:9	—Illustrations