

Table of Contents

CHAPTER 36 PROCEDURE PRIOR TO APPEARANCE

- § 36-1 Arrest by warrant—Issuance [Formerly § 593]
- § 36-2 Arrest by warrant—Affidavit in support of application, filing, disclosure [Formerly § 593A]
- § 36-3 Arrest by warrant—Contents of warrant [Formerly § 594]
- § 36-4 Arrest by warrant—Direction by judicial authority for use of summons [Formerly § 595]
- § 36-5 Arrest by warrant—Execution and return of warrant [Formerly § 596]
- § 36-6 Arrest by warrant—Cancellation of warrant [Formerly § 597]
- § 36-7 Summons—Form of summons and complaint [Formerly § 599]
- § 36-8 Summons—Issuance of summons by prosecuting authority in lieu of arrest warrant [Formerly § 601]
- § 36-9 Summons—Service of summons [Formerly § 602]
- § 36-10 Summons—Failure to respond to summons [Formerly § 603]
- § 36-11 Information and complaint—Use [Formerly § 616]
- § 36-12 Information and complaint—Issuance of information [Formerly § 617]
- § 36-13 Information and complaint—Form of information [Formerly § 618]
- § 36-14 Information and complaint—Former conviction in information [Formerly § 619]
- § 36-15 Information and complaint—Filing and availability of information [Formerly § 620]
- § 36-16 Amendments—Minor defects [Formerly § 622]
- § 36-17 Amendments—Substantive amendment before trial [Formerly § 623]
- § 36-18 Amendments—Substantive amendment after commencement of trial [Formerly § 624]
- § 36-19 Amendments—Request by defendant for essential facts [Formerly § 625]
- § 36-20 Amendments—Continuance necessitated by amendment [Formerly § 626]
- § 36-21 Joinder of offenses in information [Formerly § 627]
- § 36-22 Joinder of defendants [Formerly § 628]

CHAPTER 37 APPEARANCE AND ARRAIGNMENT

- § 37-1 Arraignment—Timing [Formerly § 635]
- § 37-2 Arraignment—Information and Materials to be Provided to the Defendant Prior to Arraignment [Formerly § 635A]
- § 37-3 Arraignment—Advisement of Constitutional Rights [Formerly § 637]
- § 37-4 Arraignment—Collective Statement Advising of Constitutional Rights [Formerly § 638]

CRIMINAL PROCEDURE

- § 37-5 Arraignment—Reference to Public Defender; Investigation of Indigency [Formerly § 640]
- § 37-6 Arraignment—Appointment of Public Defender [Formerly § 641]
- § 37-7 Pleas—In General [Formerly § 643]
- § 37-8 Pleas—Plea of Guilty or Nolo Contendere [Formerly § 644]
- § 37-9 Pleas—Plea of Not Guilty [Formerly § 645]
- § 37-10 Pleas—Taking of Plea When Information in Two Parts [Formerly § 647]
- § 37-11 Pleas—Role of Clerk When Information in Two Parts [Formerly § 648]
- § 37-12 Defendant in Custody; Determination of Probable Cause [Formerly § 650]

CHAPTER 38 PRETRIAL RELEASE

- § 38-1 Release from Custody; Superior Court Arrest Warrant Where Appearance Before Clerk Required [Formerly § 654]
- § 38-2 Release Following Any Other Arrest—Release by Law Enforcement Officers [Formerly § 656]
- § 38-3 Release Following Any Other Arrest—Release by Bail Commissioner [Formerly § 657]
- § 38-4 Release following any other arrest—Release by judicial authority [Formerly § 658]
- § 38-5 Release Following Any Other Arrest—Release by Correctional Officials [Formerly § 659]
- § 38-6 Appearance after Release [Formerly § 661]
- § 38-7 Cash Bail [Formerly § 663]
- § 38-8 Ten Percent Cash Bail [Formerly § 664]
- § 38-9 Real Estate Bond [Formerly § 665]
- § 38-10 Factors to Be Considered by the Judicial Authority in Release Decision [Formerly § 666] [Repealed]
- § 38-11 Request for Judicial Determination of Release [Formerly § 668]
- § 38-12 Attorneys Not Allowed to Give Bonds [Formerly § 669]
- § 38-13 Bail Modification—In General [Formerly § 673]
- § 38-14 Bail Modification—Motion of Parties [Formerly § 674]
- § 38-15 Bail Modification—Application of Bail Commissioner [Formerly § 675]
- § 38-16 Bail Modification—Application of Surety [Formerly § 675A]
- § 38-17 Bail Modification—Hearing on Motion or Application [Formerly § 676]
- § 38-18 Bail Modification—Review of Detention Prior to Arraignment, Trial or Sentencing [Formerly § 677]
- § 38-19 Violation of Conditions of Bail—Order to Appear [Formerly § 682]
- § 38-20 Violation of Conditions of Bail—Sanctions for Violation of Conditions of Release [Formerly § 683]

TABLE OF CONTENTS

- § 38-21 Violation of Conditions of Bail—Forfeiture of Bail and Rearrest Warrant [Formerly § 684]
- § 38-22 Rebate of Forfeited Bonds [Formerly § 685]
- § 38-23 Discharge of Surety's Obligation [Formerly § 685]

CHAPTER 39 DISPOSITION WITHOUT TRIAL

- § 39-1 Procedure for Plea Discussions—In General [Formerly § 687]
- § 39-2 Procedure for Plea Discussions—Discussions with Defendant [Formerly § 688]
- § 39-3 Procedure for Plea Discussions—Role of Defense Counsel [Formerly § 689]
- § 39-4 Procedure for Plea Discussions—Subject Matter of Discussion [Formerly § 690]
- § 39-5 Plea Agreements—Upon Plea of Guilty or Nolo Contendere [Formerly § 692]
- § 39-6 Plea Agreements—Alternate Agreements [Formerly § 693]
- § 39-7 Plea Agreements—Notice of Plea Agreement [Formerly § 694]
- § 39-8 Plea Agreements—Sentencing after Acceptance of Plea Agreement [Formerly § 696]
- § 39-9 Plea Agreements—Continuance for Sentencing [Formerly § 697]
- § 39-10 Plea Agreements—Rejection of Plea Agreement [Formerly § 698]
- § 39-11 Disposition Conference—Assignment of Jury Cases [Formerly § 700]
- § 39-12 Disposition Conference—Effect of Previous Plea Discussions [Formerly § 701]
- § 39-13 Disposition Conference—Attendance [Formerly § 702]
- § 39-14 Disposition Conference—Nature of Disposition Conference; In General [Formerly § 704]
- § 39-15 Disposition Conference—Inability to Reach Agreement [Formerly § 705]
- § 39-16 Disposition Conference—Notice of Agreement to Judicial Authority [Formerly § 706]
- § 39-17 Disposition Conference—Effect of Disposition Conference [Formerly § 707]
- § 39-18 Plea of Guilty or Nolo Contendere—Entering [Formerly § 709]
- § 39-19 Plea of Guilty or Nolo Contendere—Acceptance of Plea; Advice to Defendant [Formerly § 711]
- § 39-20 Plea of Guilty or Nolo Contendere—Ensuring That the Plea Is Voluntary [Formerly § 712]
- § 39-21 Plea of Guilty or Nolo Contendere—Factual Basis for Plea [Formerly § 713]
- § 39-22 Pleading to Other Offenses After Guilty Finding [Formerly § 715]
- § 39-23 Previous Offender; Plea to Second Part [Formerly § 716]

CRIMINAL PROCEDURE

- § 39-24 Record of Proceedings Regarding Guilty Pleas [Formerly § 717]
- § 39-25 Inadmissibility of Rejected Guilty Pleas [Formerly § 718]
- § 39-26 Withdrawal of Plea—When Allowed [Formerly § 720]
- § 39-27 Withdrawal of Plea—Grounds for Allowing [Formerly § 721]
- § 39-28 Withdrawal of Plea—Effect of Plea Withdrawal [Formerly § 722]
- § 39-29 Nolle Prosequi [Formerly § 725]
- § 39-30 Nolle Prosequi—Objection by Defendant [Formerly § 726]
- § 39-31 Nolle Prosequi—Effect [Formerly § 727]
- § 39-32 Nolle Prosequi—Dismissal [Formerly § 728]
- § 39-33 Miscellaneous Dispositions [Formerly § 730]

CHAPTER 40 DISCOVERY AND DEPOSITIONS

- § 40-1 Discovery in General—Regulating Discovery [Formerly § 732]
- § 40-2 Discovery in General—Good Faith Efforts and Subpoenas [Formerly § 733]
- § 40-3 Discovery in General—Continuing Obligation to Disclose [Formerly § 734]
- § 40-4 Discovery in General—Limitations on Requests or Motions [Formerly § 735]
- § 40-5 Discovery in General—Failure to Comply with Disclosure [Formerly § 735A]
- § 40-6 Discovery in General—Discovery Performance [Formerly § 737]
- § 40-7 Discovery in General—Procedures for Disclosure [Formerly § 737A]
- § 40-8 Discovery in General—Objection to Disclosure [Formerly § 737B]
- § 40-9 Discovery in General—Presence during Tests and Experiments [Formerly § 738]
- § 40-10 Discovery in General—Custody of Materials [Formerly § 739]
- § 40-11 Disclosure by the Prosecuting Authority; Information and Materials Discoverable by Defendant as of Right [Formerly § 741]
- § 40-12 Discretionary Disclosure Directed to Prosecuting Authority [Formerly § 742]
- § 40-13 Names of Witnesses; Prior Record of Witnesses; Statements of Witnesses Discoverable by the Parties as of Right [Formerly § 743]
- § 40-14 Information Not Subject to Disclosure by Prosecuting Authority [Formerly § 746]
- § 40-15 Disclosure of Statements; Definition of Statement [Formerly § 749]
- § 40-16 Request for Recess by Defendant Upon Receipt of Statement [Formerly § 754]

TABLE OF CONTENTS

- § 40-17 Defense of Mental Disease or Defect or Extreme Emotional Disturbance—Notice by Defendant [Formerly § 758]
- § 40-18 Defense of Mental Disease or Defect or Extreme Emotional Disturbance—Notice by Defendant of Intention to Use Expert Testimony Regarding Mental State; Filing Reports of Exam [Formerly § 759]
- § 40-19 Defense of Mental Disease or Defect or Extreme Emotional Disturbance—Prosecutorial Motion for Psychiatric Examination [Formerly § 760]
- § 40-20 Defense of Mental Disease or Defect or Extreme Emotional Disturbance—Failure of Expert to Submit Report [Formerly § 760A]
- § 40-21 Defense of Alibi—Notice by Defendant [Formerly § 763]
- § 40-22 Defense of Alibi—Notice by Prosecuting Authority Concerning Alibi Defense [Formerly § 764]
- § 40-23 Defense of Alibi—Continuing Duty of Parties to Disclose Regarding Alibi Defense [Formerly § 765]
- § 40-24 Defense of Alibi—Exceptions [Formerly § 767]
- § 40-25 Defense of Alibi—Inadmissibility of Withdrawn Alibi [Formerly § 768]
- § 40-26 Disclosure by the Defendant; Information and Materials Discoverable by the Prosecuting Authority as of Right [Formerly § 769]
- § 40-27 Discretionary Disclosure Directed to Defendant [Formerly § 769A]
- § 40-28 Derivative Evidence [Formerly § 770]
- § 40-29 Protective Orders Requested by Defendant [Formerly § 771]
- § 40-30 Admissibility at Time of Trial [Formerly § 772]
- § 40-31 Information Not Subject to Disclosure by Defendant [Formerly § 773]
- § 40-32 Obtaining Nontestimonial Evidence from Defendant [Formerly § 776]
- § 40-33 Obtaining Nontestimonial Evidence from Defendant—Emergency Procedure [Formerly § 777]
- § 40-34 Obtaining Nontestimonial Evidence from Defendant—Scope of Order [Formerly § 778]
- § 40-35 Obtaining Nontestimonial Evidence from Defendant—Contents of Order [Formerly § 779]
- § 40-36 Obtaining Nontestimonial Evidence from Defendant—Service of Order [Formerly § 780]
- § 40-37 Obtaining Nontestimonial Evidence from Defendant—Implementation of Order [Formerly § 781]
- § 40-38 Obtaining Nontestimonial Evidence from Defendant—Upon Motion of Defendant [Formerly § 782]
- § 40-39 Obtaining Nontestimonial Evidence from Defendant—Comparing Nontestimonial Evidence [Formerly § 783]
- § 40-40 Protective Orders—Relief [Formerly § 785]

CRIMINAL PROCEDURE

- § 40-41 Protective Orders—Grounds [Formerly § 786]
- § 40-42 Protective Orders—In Camera Proceedings [Formerly § 787]
- § 40-43 Protective Orders—Excision [Formerly § 788]
- § 40-44 Depositions—Grounds [Formerly § 791]
- § 40-45 Depositions—Failure to Appear [Formerly § 792]
- § 40-46 Depositions—Use of Deposition [Formerly § 793]
- § 40-47 Depositions—Notice and Person Taking Deposition [Formerly § 794]
- § 40-48 Depositions—Protective Order Prior to Deposition [Formerly § 795]
- § 40-49 Depositions—Manner of Taking [Formerly § 796]
- § 40-50 Depositions—Scope of Examination [Formerly § 797]
- § 40-51 Depositions—Objections at Depositions [Formerly § 798]
- § 40-52 Depositions—Protective Order during Deposition [Formerly § 799]
- § 40-53 Depositions—Return of Deposition [Formerly § 800]
- § 40-54 Depositions—Right of Defendant to Be Present and Represented [Formerly § 801]
- § 40-55 Depositions—Waiver of Presence and Failure to Appear [Formerly § 802]
- § 40-56 Depositions—Definition of Unavailable [Formerly § 803]
- § 40-57 Depositions—Taking and Use in Court of Deposition by Agreement [Formerly § 804]
- § 40-58 Depositions—Expenses and Copies [Formerly § 805]

CHAPTER 41 PRETRIAL MOTIONS

- § 41-1 Pretrial Motion Practice—Exclusive Procedures [Formerly § 807]
- § 41-2 Pretrial Motion Practice—Matters to Be Raised by Motion [Formerly § 808]
- § 41-3 Pretrial Motion Practice—Pretrial Motions and Requests [Formerly § 809]
- § 41-4 Pretrial Motion Practice—Failure to Raise Defense, Objection or Request [Formerly § 810]
- § 41-5 Pretrial Motion Practice—Time for Making Pretrial Motions or Requests [Formerly § 811]
- § 41-6 Pretrial Motion Practice—Form and Manner of Making Pretrial Motions [Formerly § 812]
- § 41-7 Pretrial Motion Practice—Hearing and Ruling on Pretrial Motions [Formerly § 813]
- § 41-8 Motion to Dismiss [Formerly § 815]
- § 41-9 Motion to Dismiss—Restriction on Motion to Dismiss [Formerly § 816]
- § 41-10 Motion to Dismiss—Defects Not Requiring Dismissal [Formerly § 817]
- § 41-11 Motion to Dismiss—Remedies for Minor Defects Not Requiring Dismissal [Formerly § 818]

TABLE OF CONTENTS

- § 41-12 Motion to Suppress [Formerly § 821]
- § 41-13 Motion to Suppress—Return and Suppression of Seized Property [Formerly § 822]
- § 41-14 Motion to Suppress—Suppression of Intercepted Communications [Formerly § 823]
- § 41-15 Motion to Suppress—Time for Filing Motion to Suppress [Formerly § 824]
- § 41-16 Motion to Suppress—Effect on Seized Property of Granting Motion [Formerly § 825]
- § 41-17 Motion to Suppress—Particular Judicial Authority May Not Hear Motion [Formerly § 826]
- § 41-18 Severance of Offenses [Formerly § 828]
- § 41-19 Trial Together of Informations [Formerly § 829]
- § 41-20 Bill of Particulars—Time for Filing [Formerly § 831]
- § 41-21 Bill of Particulars—Content of Bill [Formerly § 832]
- § 41-22 Bill of Particulars—Furnishing of Bill [Formerly § 833]
- § 41-23 Transfer of Prosecution—Grounds [Formerly § 835]
- § 41-24 Transfer of Prosecution—Time for Motion to Transfer [Formerly § 836]
- § 41-25 Transfer of Prosecution—Proceedings on Transfer [Formerly § 837]

CHAPTER 42 TRIAL PROCEDURE

- § 42-1 Jury Trials—Right to Jury Trial and Waiver [Formerly § 839]
- § 42-2 Jury Trials—Two Part Information [Formerly § 840]
- § 42-3 Jury Trials—Size of Jury [Formerly § 841]
- § 42-4 Jury Trials—Challenge to Array [Formerly § 842]
- § 42-5 Jury Trials—Disqualification of Jurors and Selection of Panel [Formerly § 843]
- § 42-6 Jury Trials—View by Jury of Place or Thing Involved in Case [Formerly § 844]
- § 42-7 Jury Trials—Communications Between Judicial Authority and Jury [Formerly § 845]
- § 42-8 Jury Trials—Communications Between Parties and Jurors [Formerly § 845A]
- § 42-9 Jury Trials—Juror Questions and Note Taking [Formerly § 845B]
- § 42-10 Selection of Jury—Deaf or Hearing Impaired Jurors [Formerly § 846A]
- § 42-11 Selection of Jury—Preliminary Proceedings in Jury Selection [Formerly § 847]
- § 42-12 Selection of Jury—Voir Dire Examination [Formerly § 848]
- § 42-13 Selection of Jury—Peremptory Challenges [Formerly § 849]
- § 42-14 Selection of Jury—Oath and Admonitions to Trial Jurors [Formerly § 850]
- § 42-15 Motion in Limine [Formerly § 850B]

CRIMINAL PROCEDURE

- § 42-16 Requests to Charge and Exceptions—Necessity for [Formerly § 852]
- § 42-17 Requests to Charge and Exceptions—Filing Requests [Formerly § 853]
- § 42-18 Requests to Charge and Exceptions—Form and Contents of Requests to Charge [Formerly § 854]
- § 42-19 Requests to Charge and Exceptions—Charge Conference [Formerly § 854A (As Amended)]
- § 42-20 Submission for Verdict; Role of Judicial Authority in Trial [Formerly § 855]
- § 42-21 Jury Deliberations [Formerly § 856]
- § 42-22 Sequestration of Jury [Formerly § 857]
- § 42-23 Materials to Be Submitted to Jury [Formerly § 858]
- § 42-24 Modification of Instructions For Correction or Clarification [Formerly § 860]
- § 42-25 Modification of Instructions For Correction or Clarification—Other Instructions After Additional Instructions [Formerly § 861]
- § 42-26 Jury Requests for Review of Testimony [Formerly § 863]
- § 42-27 Jury Requests for Additional Instructions [Formerly § 864]
- § 42-28 Deadlocked Jury [Formerly § 865]
- § 42-29 Verdict—Return of Verdict [Formerly § 867]
- § 42-30 Verdict—Acceptance of Verdict [Formerly § 868]
- § 42-31 Verdict—Poll of Jury After Verdict [Formerly § 869]
- § 42-32 Verdict—Discharge of Jury [Formerly § 870]
- § 42-33 Verdict—Impeachment of Verdict [Formerly § 871]
- § 42-34 Trial without Jury [Formerly § 872]
- § 42-35 Order of Parties Proceeding at Trial [Formerly § 874]
- § 42-36 Sequestration of Witnesses [Formerly § 876]
- § 42-37 Time Limits in Argument [Formerly § 879]
- § 42-38 Order of Proceeding of Defendants [Formerly § 880]
- § 42-39 Judicial Appointment of Expert Witnesses [Formerly § 881]
- § 42-40 Motions for Judgment of Acquittal—In General [Formerly § 883]
- § 42-41 Motions for Judgment of Acquittal—At Close of Prosecution’s Case [Formerly § 884]
- § 42-42 Motions for Judgment of Acquittal—At Close of Evidence [Formerly § 885]
- § 42-43 Motion for Mistrial—For Prejudice to Defendant [Formerly § 887]
- § 42-44 Motion for Mistrial—For Prejudice to State [Formerly § 888]
- § 42-45 Jury’s Inability to Reach Verdict [Formerly § 889]
- § 42-46 Control of Judicial Proceedings—Restraint of Disruptive Defendant [Formerly § 892]
- § 42-47 Control of Judicial Proceedings—Removal of Disruptive Defendant [Formerly § 893]

TABLE OF CONTENTS

- § 42-48 Control of Judicial Proceedings—Cautioning Parties and Witnesses [Formerly § 894]
- § 42-49 Control of Judicial Proceedings—Closure of Courtroom in Criminal Cases
- § 42-49A Sealing or Limiting Disclosure of Documents in Criminal Cases
- § 42-50 Motion for Acquittal—After Mistrial [Formerly § 898]
- § 42-51 Motion for Acquittal—Upon Verdict of Guilty [Formerly § 899]
- § 42-52 Motion for Acquittal—Time for Filing Motion for Acquittal [Formerly § 900]
- § 42-53 Motion for New Trial—In General [Formerly § 902]
- § 42-54 Motion for New Trial—Time for Filing Motion for New Trial [Formerly § 903]
- § 42-55 Motion for New Trial—Time for Filing Motion for New Trial Based on Newly Discovered Evidence [Formerly § 904]
- § 42-56 Motion in Arrest of Judgment [Formerly § 905]

CHAPTER 43 SENTENCING, JUDGMENT, AND APPEAL

- § 43-1 Posttrial Release Following Appeal by Prosecuting Authority [Formerly § 907]
- § 43-2 Posttrial Release Following Conviction [Formerly § 908]
- § 43-3 Presentence Investigation and Report; Waiver; Alternative Incarceration and Plan [Formerly § 910]
- § 43-4 Presentence Investigation and Report; Alternative Incarceration and Plan—Scope of Investigation or Assessment [Formerly § 911]
- § 43-5 Presentence Investigation and Report; Alternative Incarceration and Plan—Participation of Defense Counsel in Report Preparation [Formerly § 912]
- § 43-6 Presentence Investigation and Report; Alternative Incarceration and Plan—Period of Continuance to Complete Report [Formerly § 913]
- § 43-7 Presentence Investigation and Report; Alternative Incarceration and Plan—Persons Receiving Report [Formerly § 915]
- § 43-8 Presentence Investigation and Report; Alternative Incarceration and Plan—Prohibition Against Making Copies [Formerly § 916]
- § 43-9 Presentence Investigation and Report; Alternative Incarceration and Plan—Use and Disclosure of Reports [Formerly § 917]
- § 43-10 Sentencing Hearing—Procedures to Be Followed [Formerly § 919]
- § 43-11 Sentencing Hearing—Role at Sentencing of Prosecuting Authority [Formerly § 921]
- § 43-12 Sentencing Hearing—Role of Prosecuting Authority at

CRIMINAL PROCEDURE

- Sentencing When There Was A Plea Agreement [Formerly § 922]
- § 43-13 Sentencing Hearing—Familiarization with Report by Defense Counsel [Formerly § 924]
- § 43-14 Sentencing Hearing—Correction of Report Indicated by Defense Counsel [Formerly § 925]
- § 43-15 Sentencing Hearing—Undisclosed Plea Agreement [Formerly § 926]
- § 43-16 Sentencing Hearing—Submission of Supplementary Documents by Defense Counsel [Formerly § 927]
- § 43-17 Payment of Fines—Inquiry Concerning Ability [Formerly § 929]
- § 43-18 Payment of Fines—Incarceration for Failure to Pay [Formerly § 931]
- § 43-19 Payment of Fines—Payment and Satisfaction [Formerly § 932]
- § 43-20 Payment of Fines—Mittimus [Formerly § 932A]
- § 43-21 Reduction of Definite Sentence [Formerly § 934]
- § 43-22 Correction of Illegal Sentence [Formerly § 935]
- § 43-23 Sentence Review—Appearance of Counsel [Formerly § 937]
- § 43-24 Sentence Review—Time for Filing Application for Sentence Review [Formerly § 938]
- § 43-25 Sentence Review—Preparation of Documents by Clerk [Formerly § 939]
- § 43-26 Sentence Review—Additional Material for Sentence Review [Formerly § 940]
- § 43-27 Sentence Review—Hearing on Sentence Review Application [Formerly § 941]
- § 43-28 Sentence Review—Scope of Review [Formerly § 942]
- § 43-29 Revocation of Probation [Formerly § 943]
- § 43-29A Notice of Motions to Modify or Enlarge Conditions of Probation or Conditional Discharge or Terminate Conditions of Probation or Conditional Discharge
- § 43-30 Notification of Right to Appeal [Formerly § 945]
- § 43-31 Stay of Imprisonment Upon Appeal [Formerly § 947]
- § 43-32 Stay of Probation Upon Appeal [Formerly § 948]
- § 43-33 Appointment of Initial Counsel for Appeal by Indigent Defendant [Formerly § 950]
- § 43-34 Attorney's Finding that Appeal is Wholly Frivolous—Request by Initial Counsel to Withdraw [Formerly § 952]
- § 43-35 Attorney's Finding that Appeal is Wholly Frivolous—Submission of Brief [Formerly § 953]
- § 43-36 Attorney's Finding that Appeal is Wholly Frivolous—Finding that Appeal is Frivolous [Formerly § 954]
- § 43-37 Attorney's Finding that Appeal is Wholly Frivolous—Finding that Appeal Is Not Frivolous [Formerly § 955]
- § 43-38 Attorney's Finding that Appeal is Wholly Frivolous—

TABLE OF CONTENTS

- Disqualification of Presiding Judge [Formerly § 956] (as amended 2003)
- § 43-39 Speedy Trial—Time Limitations [Formerly § 956B]
- § 43-40 Speedy Trial—Excluded Time Periods in Determining Speedy Trial [Formerly § 956C]
- § 43-41 Speedy Trial—Motion for Speedy Trial; Dismissal [Formerly § 956D]
- § 43-42 Speedy Trial—Definition of Commencement of Trial [Formerly § 956E]
- § 43-43 Speedy Trial—Waiver of Speedy Trial Provisions [Formerly § 956F]

CHAPTER 44 GENERAL PROVISIONS

- § 44-1 Right to Counsel—Appointment in Specific Instances [Formerly § 959]
- § 44-2 Right to Counsel—Appointment in Other Instances [Formerly § 960]
- § 44-3 Right to Counsel—Waiver of Right to Counsel [Formerly § 961]
- § 44-4 Right to Counsel—Standby Counsel for Defendant Self-Represented [Formerly § 963]
- § 44-5 Right to Counsel—Role of Standby Counsel [Formerly § 964]
- § 44-6 Right to Counsel—Standby Counsel for Disruptive Defendant [Formerly § 965]
- § 44-7 Presence of Defendant—Attire of Incarcerated Defendant or Witness [Formerly § 967]
- § 44-8 Presence of Defendant—When Presence of Defendant Is and Is Not Required at Trial and Sentencing [Formerly § 968]
- § 44-9 Presence of Defendant—Obtaining Presence of Unexcused Defendant at Trial or Sentencing [Formerly § 969]
- § 44-10 Presence of Defendant—Where Presence of Defendant Not Required [Formerly § 970]
- § 44-10A Presence of Defendant—Where Presence of Defendant may be by Means of an Interactive Audiovisual Device
- § 44-11 Docketing and Scheduling in General of Criminal Cases [Formerly § 972]
- § 44-12 Docketing and Scheduling of Criminal Cases—Control of Scheduling [Formerly § 973]
- § 44-13 Docketing and Scheduling of Criminal Cases—Scheduling for Proceedings Before Trial; Continuances [Formerly § 975]
- § 44-14 Docketing and Scheduling of Criminal Cases—Assignments for Plea in Judicial District Court Location [Formerly § 976]
- § 44-15 Docketing and Scheduling of Criminal Cases—Scheduling at Entry of Plea [Formerly § 977]
- § 44-16 Docketing and Scheduling of Criminal Cases—Scheduling from Trial List [Formerly § 978]

CRIMINAL PROCEDURE

- § 44-17 Docketing and Scheduling of Criminal Cases—Motion to Advance [Formerly § 979]
- § 44-18 Docketing and Scheduling of Criminal Cases—Continuances [Formerly § 981]
- § 44-19 Reference to Judge Trial Referee [Formerly § 997A]
- § 44-20 Appointment of Guardian Ad Litem [Formerly § 998]
- § 44-21 Infractions and Violations—When Treated as an Offense [Formerly § 1000]
- § 44-22 Infractions and Violations—Form of Summons and Complaint for Infractions and Violations [Formerly § 1002]
- § 44-23 Infractions and Violations—When Custody Not Required [Formerly § 1004]
- § 44-24 Infractions and Violations—When Custody Required [Formerly § 1005]
- § 44-25 Infractions and Violations—Plea of Nolo Contendere to Infraction or Violation [Formerly § 1007]
- § 44-26 Infractions and Violations—Pleas of Not Guilty to Infraction or Violation [Formerly § 1008]
- § 44-27 Infractions and Violations—Hearing of Infractions, Violations to Which Not Guilty Plea Filed [Formerly § 1008A]
- § 44-28 Infractions and Violations—Location of Infractions Bureau and Role of Clerks [Formerly § 1010]
- § 44-29 Infractions and Violations—Powers of Centralized Infractions Bureau [Formerly § 1011]
- § 44-30 Infractions and Violations—Hearing By Magistrates of Infractions and Certain Motor Vehicle Violations [Formerly § 1011D]
- § 44-31 Motion to Quash Subpoena Pursuant to Inquiry Into Commission of Crime [Formerly § 1012A]
- § 44-32 Fees and Expenses—Return of Subpoenas [Formerly § 1014]
- § 44-33 Fees and Expenses—Indigent Witnesses [Formerly § 1015]
- § 44-34 Fees and Expenses—Fees for Witnesses [Formerly § 1016]
- § 44-35 Fees and Expenses—Officer's Fees on Extradition; Habeas Corpus [Formerly § 1017]
- § 44-36 Fees and Expenses—Fee on Motion to Open Certain Judgments [Formerly § 1020A]
- § 44-37 Definition of Terms [Formerly § 1021]

Table of Laws and Rules

Table of Cases

Index