Cumulative Main Index

ABANDONED PROPERTY

Search and seizure, 37:41

ACCESSORIAL LIABILITY

Generally, 1:12 et seq.; 31:8

Accomplices (this index)

Assault, 31:36

Attempts, murder, 31:29

Corporations, 1:16

Definition, 1:12

Drug offenses, accomplice liability, **31:160**

Exemptions from liability, 1:13

Homicide, **31:36**

Joint representation. See Counsel (this index)

Multiple accomplices, 1:15

Murder attempts, 31:29

Principal and accomplice distinguished, 1:14

Robbery, accomplice liability, 31:106

ACCOMPLICES

Generally, 1:1 et seq.

See also Accessorial Liability (this index)

Definition, 1:2

Exemptions from accessorial liability, 1:13

Joint representation. See Counsel (this index)

Miranda rule, evidence procured from inadmissible statements of accomplices, 7:47

Multiple accomplices, 1:15

Principal and accomplice distinguished, 1:14

ACCOMPLICES—Cont'd

Probable cause, information from accomplices, 37:35

Severed relationships, 1:6

Witnesses, accomplices as. See Witnesses (this index)

ACCOSTING OFFENSES

Generally, 31:113

ACCUSATORY INSTRUMENTS

Generally, 2:1 et seq.

See also **Pleading** (this index)

Appellate review, 3:23

Complaints (this index)

Consolidation, 2:25 et seq.

Double jeopardy after dismissal because of deficient accusa-

tory instrument, 15:4

Indictments (this index)

Informations (this index)

Insufficiency, 2.9:50

Joinder, 2:25 et seq.

Multiplicitous counts, 2.19:50

Severance, 2:25 et seq.

Specific crimes, 2.2:50

ACQUITTALS

Double jeopardy defense after, 15:3

ADMINISTRATIVE COMMISSIONS

Subpoena powers, 42:10

ADMISSIONS

Confessions and Admissions

(this index)

Informal judicial admissions hearsay rules, 17:56

ADMISSIONS—Cont'd

Informal judicial admissions —Cont'd impeachment, 17:31

AGENCY DEFENSE

Drug offenses, 31:162

AGGRAVATED FAMILY **OFFENSE**

Generally, 31:173.50

AIDING AND ABETTING

Accessorial Liability (this index)

ALFORD PLEAS

Impeachment, 17:41

ALIAS, USE OF

Impeachment, 17:42

ALIBI DEFENSE

Generally, 12:2 et seq. Appellate review, 12:7 Effective assistance of counsel, 8:34

Failure of witness to come forward, **12:3**

Jury instructions, 12:6

Missing alibi witness, 12:4

Rebuttal, 12:5

Retroactivity of rulings, 35:2

Witnesses

failure of alibi witness to come forward, **12:3**

missing alibi witness, 12:4

ALLEGATIONS

Pleading (this index)

Sufficiency of motion allegations, suppression of evidence, 37:106 et seq.

ALLOCUTION

Plea procedures, 23:8 et seq.

AMENDMENTS

Eavesdropping warrants, 16:3 Indictments, 2:20

AMENDMENTS—Cont'd

Informations, 2:5

AMICUS CURIAE

Appellate review, **3:60**

ANTICIPATORY OFFENSES

Generally, 31:11

APPELLATE REVIEW

Generally, 3:1 et seq.

Abandonment of an issue, 3:34 Academic or moot issues, 3:42 et

Accomplices as witnesses, 1:11

Accusatory instruments, 3:23

Adverse determination requirements, appealability, 3:10

Alibi defense, 12:7

Amicus curiae, 3:60

Appealability

generally, 3:1 et seq.

adverse determination requirement, 3:10

civil law, matters related to

criminal law appealable by, 3:13

corrective action appeals, 3:5

Court of Appeals (this index)

dismissals, appeals of, 3:6

interests of justice, reversal in, 3:4

orders, 3:7 et seq.

people's appeals of suppression orders, 3:8

post-judgment orders, appeals of, **3:7**

Preservation of error, below reversal in interests of justice, 3:4

Reviewability, below

Scope of appeal, below

suppression orders, 3:8

when appeal authorized, 3:1

Applications, timeliness, 3:56

Article 78 Writs (this index)

Index-2

APPELLATE REVIEW—Cont'd	APPELLATE REVIEW—Cont'd
Bail amount, 5:2	Direct appeal, retroactivity,
Bail on appeal, 5:3	35:1.50
Brief on appeal, 3:58	Discovery
Bruton rule, 7:65	informers, identification of,
Burden of proof issues, review-	13:18
ability, 3:27	witness statement disclosures,
Capacity of appellant to proceed,	13:25
3:54	Discretion questions, scope of
Capital cases	appeal, 3:39
generally, 6:1; 6:10 reviewability, 6:2	Dismissals, appeals of
Civil law, matters related to crimi-	generally, 3:6
nal law appealable by, 3:13	interests of justice dismissals, 14:4
Collateral Review (this index)	2.17.
Competency of defendant, 44:16	Double jeopardy
Complaints, 3:23	generally, 15:21
Confessions and admissions	reversal on appeal, double jeopardy after, 15:17
Miranda rule, 7:49	
notice requirements, 7:74	statutory double jeopardy, 15:25 Effective assistance of appellate
violation of right to counsel,	counsel, 8:33
7:26	Effective assistance of trial
voluntariness, 7:61	counsel, 8:44 et seq.
Constitutional questions, review-	Escape of defendant, mootness,
ability, 3:19	3:45
Counsel	Fact questions
reviewability of counsel issues,	Court of Appeals reversal on
3:24	facts, 3:3
right to counsel, 4:6; 8:4	scope of appeal, 3:40
substitution of counsel, 8:16	Failure to perfect appeal, 3:57
Court action matters, Article 78	Federal law limitations on scope
writs, 4:6	of appeal, 3:35
Court of Appeals (this index) Death of defendant, mootness,	Fifth Amendment issues, review-
3:43	ability, 3:25
Deportation of defendant, moot-	Forfeiture of an issue, 3:34
ness, 3:44	Fundamental error, 7:26
Determinations	Fundamental questions of law,
generally, 3:49 et seq.	reviewability, 3:23 et seq.
Court of Appeals, 3:50	Grand jury matters, Article 78
harmless error, 3:52	writs, 4:2; 4:3
intermediate appellate court,	Guilty pleas, 23:31
3:49	Habeas Corpus Writs (this
reversal on one of multiple	index)
accounts, effect of, 3:51	Harmless Error (this index)

APPELLATE REVIEW—Cont'd	APPELLATE REVIEW—Cont'd
Identification issues	Law questions—Cont'd
generally, 25:45	jury instructions, 3:26
harmless error, 25:47	reviewability, 3:23 et seq.
hearings, 25:30	Lesser included offenses, 29:21
informers, disclosure of identity	Limitations on scope of appeal,
of, 13:18	3:32 et seq.
notice requirements, 25:26	Mental fitness of appellant to
Immunity, 26:14	proceed, 3:54
Impeachment evidence of prior	Miranda rule, 7:49
conduct of defendant, 17:48	Mootness
Indictments, 2:24; 3:23	deportation of defendant, 3:44
Indigent appeals, 3:55	habeas corpus writs, 3:46
Informations, 3:23	sentences, 3:47
Informers, disclosure of identity	Motion practice, 32:11
of, 13:18	Motions and appeals
Innocence presumption, review-	distinguished, 32:2
ability, 3:27	New issues on appeal, 3:17
Instructions to jury limitations on scope of appeal, 3:36	Non-appealable orders, 3:12
Interests of justice dismissals,	Notice requirements
14:4	confessions and admissions, 7:74
Interests of justice reversals, 3:4	identification, 25:26
Intermediate appellate court	timeliness, 3:56
determinations, 3:49	Objections
jurisdiction, 3:53	co-defendants, 3:15.50
remittal orders, 3:49	general vs specific objections,
Issue spotting, effective assistance	3:16
of counsel, 8:45	preservation of error, 3:15
Jurisdiction (this index)	Orders
Jury instructions	appealability, 3:7 et seq.
generally, 10:23	non-appealable orders, 3:12
curative instructions limiting,	scope of appeal limited by order
3:38	appealed from, 3:37
law questions, 3:26	People's appeals of suppression
limiting instructions, 3:36	orders, 3:8
reviewability, 3:26	People's failure to preserve
Jury selection, peremptory chal-	reviewable question, 3:22
lenges, 44:58	Peremptory challenges, 44:58
Law and fact questions, 3:40	Perfection of appeal, 3:57
Law questions	Pleading
counsel issues, 3:24	generally, 3:23
Court of Appeals reversal on	indictments, 2:24
law, 3:2; 3:3	Post-judgment orders, appeals of,
Fifth Amendment issues, 3:25	3:7

APPELLATE REVIEW—Cont'd	APPELLATE REVIEW—Cont'd
Preservation of error	Prosecutors—Cont'd
general vs specific objections, 3:16	suppression order appeals, 3:8 ; 37:113
new issues on appeal, 3:17	Pro se representation, 8:14
objections	Publicity, 34:5
generally, 3:15	Reargument, 3:61
general vs specific, 3:16	Record on appeal
people's failure to preserve	generally, 3:58
reviewable question, 3:22	reconstructed records, 3:59
reviewability, 3:15 et seq.	Reinstated appeals, 3:62
Presumption of innocence, review-	Remittal orders
ability, 3:27	generally, 3:49 et seq.
Procedure	Court of Appeals, 3:50
amicus curiae, 3:60	harmless error, 3:52
applications, timeliness, 3:56 brief on appeal, 3:58	intermediate appellate court, 3:49
failure to perfect appeal, 3:57	reversal on one of multiple
indigent appeals, 3:55	accounts, effect of, 3:51
jurisdiction of intermediate	Retroactivity of Rulings (this
appellate court, 3:53	index)
mental fitness of appellant to	Reversal in interests of justice, 3:4
proceed, 3:54	Reversal on appeal, double jeopardy after, 15:17
notices, timeliness, 3:56	Reversal on law by Court of
perfection of appeal, 3:57	Appeals, 3:2
reargument, 3:61	Reversal on one of multiple
record on appeal	accounts, effect of, 3:51
generally, 3:58	Reviewability
reconstructed records, 3:59	generally, 3:14 et seq.
reinstated appeals, 3:62	Appealability, above
timeliness of notice or applica-	burden of proof issues, 3:27
tion, 3:56	capital cases, 6:2
Prompt appeal, right to, 40:31	constitutional questions, 3:19
Prompt prosecution rights, 40:3;	counsel issues, 3:24
40:28; 40:29	Fifth Amendment issues, 3:25
Prosecution prohibitions, Article 78 writs, 4:9 ; 4:10	fundamental questions of law, 3:23 et seq.
Prosecutors	innocence presumption, 3:27
appeals of suppression orders, 3:8	jurisdiction over subject matter, 3:29
Article 78 writs challenging	jury instructions, 3:26
actions of, 4:7 ; 4:8	law questions, 3:23 et seq.
failure to preserve reviewable	Moot issues, above
question, 3:22	new issues on appeal, 3:17

APPELLATE REVIEW—Cont'd	APPELLATE REVIEW—Cont'd
Reviewability—Cont'd	Self-incrimination, privilege
people's failure to preserve	against, 17:110
reviewable question, 3:22	Sentence after appeal or retrial,
Preservation of error, above	39:10
presumption of innocence, 3:27	Sentence issues
Scope of appeal, below	generally, 3:28
sentence issues	moot issues, 3:47
generally, 3:28	post-judgment sentence chal-
moot issues, 3:47	lenge, 39:51.50
statutory writing requirement, 3:18	propriety and legality, 39:51
subject matter jurisdiction	Speedy trial rights, 40:8
issues, 3:29	Statutory writing requirement,
sufficiency of evidence, 3:20 ;	3:18
3:21	Subject matter jurisdiction issues, 3:29
trial issues, 3:30	Substitution of counsel, 8:16
voir dire, 3:29.50	Sufficiency of evidence, 3:20 ;
writing requirement, 3:18	3:21
Right of appeal	Summations, 43:7
indigents, 3:55	Suppression orders
waivers, 3:32; 3:33	generally, 3:8; 37:113 et seq.
Right to appeal	see also Suppression of Evi-
prompt appeal, 40:31	dence (this index)
Right to counsel	Timeliness of notice or applica-
generally, 8:4	tion, 3:56
confessions and admissions	Trial, defendant's presence, 44:43
taken in violation of, 7:26	Trial disclosures of identity of
fundamental error, 7:26	informers
Scope of appeal	discovery, 13:18
generally, 3:32 et seq.	identification, 13:18
abandonment of an issue, 3:34	informers, 13:18
discretion questions, 3:39	Trial issues, reviewability, 3:30
fact questions, 3:40	Voir dire, reviewability, 3:29.50
federal law limitations, 3:35	Waiver of an issue, 3:34
forfeiture of an issue, 3:34	Waiver of appeal, 3:32 ; 3:33
instructions to jury limitations, 3:36	When appeal authorized, 3:1
limitations, 3:32 et seq.	Witness issues
Moot issues, above	accomplice as witness, 1:11
order appealed from, limitations	discovery of statements, 13:25
in, 3:37	missing witness, 17:78
waiver of an issue, 3:34	Writing requirement, review-
waiver of appeal, 3:32 ; 3:33	ability, 3:18

APPLICATIONS

Appellate review, timeliness of applications, **3:56**

ARGUMENT

Dismissal motions, 30:4
Reargument, 3:61
Summations, 43:1 et seq.; 43:7

ARRAIGNMENTS

Counsel, 7:17; 7:18

Delay in and voluntariness of confession and admission, 7:57

Pretextual, 7:18

ARREST

Administrative searches, **37:42** Consent to search where arrest illegal, **37:62**

Entry to premises to effect, **37:92** Lesser included offenses, resisting arrest, **29:15**

Limited arrest authority of police officer, **37:73.50**

Phone, correctional facility, **7:11.50**

Probable Cause (this index)

Resisting arrest offenses generally, **31:136**; **31:137** lesser included offenses, **29:15**

Search, consensual, as product of illegal arrest, **37:62**

Searches incident to administrative searches, **37:42** crime arrests, **37:69**

inventory searches, 37:72 traffic violations, 37:70

Suppression of Evidence (this index)

Traffic violations, searches incident to, **37:70** Warrants, **7:12; 7:13**

ARSON

Generally, **31:84** Probable cause, **37:31**

ARSON—Cont'd

Uncharged crimes evidence, 17:129

ARTICLE 78 WRITS

Generally, **4:1 et seq.** See also **Habeas Corpus Writs**

(this index)
Court action matters, **4:6**Grand jury matters, **4:2; 4:3**

Jurisdictional issues, **4:4**; **4:5** Prosecution prohibitions, **4:9**; **4:10**

Prosecutor issues, **4:7**; **4:8** Statutes of limitations issues, **4:11**

ASPORTATION

Larceny, 31:88

ASSAULT

Generally, 31:35 et seq.
Accessorial liability, 31:36
Attempts, 31:15
Causation evidence, 31:56
Child assault and homicide, 31:54
Circumstantial evidence, 31:37
Concurrent vs consecutive sentences, 39:35; 39:43
Criminal negligence assault, 31:52; 31:53

Evidence, 31:37; 31:38 Felony assault, 31:41 et seq. Gang assault, 31:39 Industrial assault, 31:55 Lesser included offenses, 29:4

Public servant assault, **31:39.50** Reckless assault, **31:46 et seq.** Reckless indifference assault,

31:49 Sentences, 39:35; 39:43

Uncharged crimes evidence, 17:130

ATTEMPTS

Generally, 31:13 et seq. Assault, 31:15

Retroactivity of rulings, 35:4

ATTEMPTS—Cont'd BAIL—Cont'd Modifications, 5:2.70 Burglary, 31:16 Controlled substance possession Remission, 5:4 offenses, 31:17 Revocation, 5:2.70 Definition, 31:13 Sentences, violent felony while on Facilitation, 31:27 bail for felony, 39:34 Felony murder, 31:30 Standards for setting, 5:1 Homicide, 31:20 Sufficiency, examination of, Kidnapping, 31:21 5:2.50 Larceny, 31:22 BIAS Lesser included offenses, 29:2 Discovery of impeachment evi-**Murder** (this index) dence, 13:9 Persons, offenses against, 31:28 et seq. BICYCLE STOP Possession offenses, 31:17 et seq. Search and seizure, 37:54.50 Prostitution, promoting, 31:23 BILLS OF PARTICULARS Robbery, 31:24 Sexual offenses, 31:26 Generally, 13:1 et seq. Stalking, 31:25 See also **Discovery** (this index) ATTORNEY GENERAL **BRADY RULE** Generally, 33:4 et seq. **Exculpatory Matter Disclosures** Subpoena powers, 42:6 (this index) **ATTORNEYS BREATHALYZER TESTS Counsel** (this index) Driving while intoxicated, 31:198 **AUDIO RECORDINGS BRIBERY** Evidentiary use, 17:86 Commercial, 31:126 Lesser included offenses, 29:16 **AUTHENTICATION** Public servants Video, 17:145.70 Writings and documents, 17:145 generally, 31:132 rewards for official misconduct. **AUTOMOBILES** 31:133 **Vehicles** (this index) Witness bribery, 31:144; 31:145 BAIL BRIEFS Generally, 5:1 et seq. Appellate review, 3:58 Amount, 5:2 Appeals from judgment, **5:3 BRUTON RULE** Appellate review Generally, 7:62 et seq. amount of bail issues, 5:2 See also Confessions and Admisbail on appeal, 5:3 **sions** (this index) Constitutional issues, 5:5 Appellate review, 7:65 Examination of sufficiency, 5:2.50 Redactions, 7:64

Jumping bail offense, 31:150

BURDEN OF PROOF

Appellate review, 3:27
Jurisdiction, 21:7
Jury instructions, 10:1
Retroactivity of rulings, 35:5
Suppression of evidence, 37:109

BURGLARY

Attempts, 31:16
Building defined, 31:73
Concurrent vs consecutive sentences, 39:37
Definitions, 31:73
Dwelling defined, 31:73
Evidence, 31:79; 31:80
Firearm display, 31:78
Intent, 31:77
Knowledge, 31:74

Lesser included offenses, **29:11** Possession of burglar's tools,

31:81

Possession Offenses (this index)

Sentences, **39:37**Stop and frisk, **37:21**Uncharged crimes evidence, **17:132**

BUSINESS RECORDS Generally, 17:58

Autopsy records, **17:60**False written statement offenses, **31:122**Hospital records, **17:59**Medical records, **17:59**

Medical records, 17:59 Scientific test records, 17:60

CAMERAS, MONITORING

Video Surveillance (this index)

CAPACITY

Competency of Defendant (this index)

CAPITAL CASES

Generally, **6:1 et seq.** Appeals generally, **6:1; 6:10**

CAPITAL CASES—Cont'd

Appeals—Cont'd reviewability, **6:2** Grand juries, **6:4** Guilty pleas, **6:5** Jury instructions, **6:8** Jury selection, **6:6** Sentences, **6:9**

CCTV

Video Surveillance (this index)

CERTIORARI

Article 78 Writs (this index)

CHAIN OF CUSTODY

Generally, 17:3

CHARGES

See also **Counts** (this index)
Current investigations or charges,
custodial statements re, **7:6**Impeachment, pending charge, **17:47**Prior pending charges, custodial
statements re, **7:5**

Uncharged Crimes Evidence (this index)

CHILDREN

Assault on or homicide of child, 31:54

Children, sexual performance by, **31:180**

Juvenile Justice (this index) Kidnapping of child by parent, 31:70.50

Obscene materials, dissemination to minors, **31:167**Offenses involving, **31:177 et seq.**Sexual assault on child, sentence for second offense, **39:28.80**

Witnesses, children as, 17:141

CHILD SEXUAL ABUSE ACCOMMODATION SYNDROME

Generally, 31:68.50

CIRCUMSTANTIAL EVIDENCE

Assault, 31:37 Evidence, 17:8; 17:9 Homicide, 31:37 Jury instructions generally, 10:2 when charge required, 10:3

CIVIL LAW

Appellate review of criminal law matters, **3:13**

CLAIM OF RIGHT DEFENSE

Larceny, **31:97** Robbery, **31:108**

CLOSING OF COURTROOM DURING TRIAL

Generally, 44:18
See also Publicity (this index)
Competency hearings, 44:20
Defendants' family members,
44:19
Jury instructions, 44:22

Obscenity offenses, 44:23 Sex offenses, 44:23 Undercover officer testimony,

Witness testimony, 44:24; 44:25

CO-DEFENDANTS

Objections, 3:15.50

COERCION

Generally, 31:72 Lesser included offenses, 29:10

COLLATERAL ESTOPPEL

Generally, **15:26 et seq.**; **15:27 et seq.**Identity of issues, **15:27**

Motion practice, **32:6**Multiple felony offender proceeding, **15:30**

Multiple jurisdictions, prosecution in, **15:28**

Parole, 39:66

COLLATERAL ESTOPPEL

—Cont'd

Probation and parole proceedings, 15:29

Prosecution in multiple jurisdictions, **15:28**

Successive multiple felony offender proceeding, **15:30**

COLLATERAL REVIEW

See also **Appellate Review** (this index); **Habeas Corpus Writs** (this index)

Competency of defendant, **44:17** Effective assistance of counsel, **8:32**

Guilty pleas, 23:32 Right to counsel, 8:4 Trial, defendant's presence, 44:44

COMMON CARRIERS

Generally, **21:3** Search and seizure, **37:58**

COMPETENCY OF COUNSEL

Effective Assistance of Counsel (this index)

COMPETENCY OF DEFENDANT

Generally, 44:11 et seq.
See also Insanity and Psychiatric

Defenses (this index) Appellate review generally, **44:16**

mental fitness of appellant to proceed, **3:54**

Collateral review, 44:17

Confessions and admissions, Miranda, waiver, **7:41.50**

Dismissal based on, 44:15

Findings of competency or lack of competency, **44:13**; **44:14**

Hearings

generally, **44:12**

closing of courtroom during, 44:20

COMPETENCY OF

Hearings—Cont'd

DEFENDANT—Cont'd

declarations, hearsay rules, defendant presence, 44:28 17:54 Mental examinations, 44:11 Appellate review COMPETENCY OF VICTIM Miranda rule, 7:49 Offenses involving incompetents, notice requirements, 7:74 31:177 et seq. voluntariness. 7:61 Appellate review of violation of COMPETENCY OF WITNESS right to counsel, 7:26 **Evidence** (this index) Arraignments **COMPLAINTS** counsel, 7:17; 7:18 See also **Pleading** (this index) delay in and voluntariness, 7:57 Appellate review, 3:23 Arrest warrants, 7:12; 7:13 Consolidation, 2:25 et seq. **Bruton Rule** (this index) Conversion, 2:10 Codefendant statements Double jeopardy after dismissal generally, 7:62 et seq. because of deficient accusasee also Bruton Rule (this tory instrument, 15:4 index) Felonies Contents of notices, 7:67; 7:68 generally, 2:11 Correctional facility phone, confessions and admissions, 7:11.50 7:15 Counsel preliminary hearings, 2:12 see also Miranda Rule (this Joinder, 2:25 et seq. index) arraignments, 7:17; 7:18 Misdemeanors arrest warrants, 7:12; 7:13 generally, 2:8 et seq. custodial defendants, 7:5 et seq. conversion, 2:10 felony complaints, 7:15 sufficiency, 2:9 formal proceedings, 7:12 et seq. Severance, 2:25 et seq. indictments, 7:16 Sufficiency, 2:9 non-custodial defendants, 7:2 et **COMPUTERS** pretextual arraignments, 7:18 Theft, 31:99 related family court proceed-**CONFESSIONS AND** ings, 7:19 ADMISSIONS requests for counsel, 7:9 et seq. Generally, 7:1 et seq. warrants, 7:14 Access to non-lawyer, denial of, Crime, right to counsel exception 7:59 for statements made during planning or commission of, Accomplices, evidence procured 7:21 from inadmissible statements of, Miranda rule, 7:47 Cures of failed notices, 7:70

CONFESSIONS AND

ADMISSIONS—Cont'd Against interest admissions and

Jury instructions, 10:6

CONFESSIONS AND CONFESSIONS AND ADMISSIONS—Cont'd ADMISSIONS—Cont'd Current investigations or charges, Expert testimony, false confession, questions re, 7:6 7:81 Family court proceedings, 7:19 Custodial statements Formal proceedings generally, 7:5 et seq. arraignments, 7:17; 7:18 cessation of representation, 7:8 arrest warrants, 7:12; 7:13 current investigations or felony complaints, 7:15 charges, questions re, 7:6 indictments, 7:16 insufficient requests for counsel, pretextual arraignments, 7:18 7:11 related family court proceedprior pending charges, stateings, 7:19 ments re, 7:5 warrants, 7:14 Requests for counsel, below Good cause for late notice, 7:69 right to counsel, 7:5 et seq. Harmless error, 7:26.50; 7:79; sufficient requests for counsel, 7:80 7:10 Hearsay rules, admissions and unrelated matters, statements declarations against interest, on, 7:7 17:54 Deception eliciting, 7:58 Impeachment use Declarations against interest Miranda rule, 7:48 generally, 17:64 et seq. notice requirements, 7:72 see also Hearsay Evidence statement taken in violation of (this index) right to counsel, 7:25 Improperly taken prior statement, Delay in arraignment, voluntariness, 7:57 statement generated by, 7:56 Indictments, 7:16 Denial of access to non-lawyer, Informal judicial admissions 7:59 hearsay rules, 17:56 Denial of suppression, failed impeachment, 17:31 notice cured by, 7:70 Informants, statements to, right to Discovery, 13:19 counsel exceptions, 7:22 Driving-while-intoxicated case Insufficient requests for counsel, exception to Miranda rule, custodial statements, 7:11 7:46 Interrogations Emergency exceptions to Miranda see also Miranda Rule (this rule, 7:43 index) Emergency exceptions to right of questions, 7:35 counsel, 7:20 remarks before warning and Erroneously introduced statestatement, 7:36 ments, 7:79; 7:80 successive interrogations, 7:41 Evidence procured from inadmis-Intoxication, voluntariness, 7:60 sible statements of Invocation of right of silence, 7:39 accomplices, Miranda rule,

7:47

CONFESSIONS AND	CONFESSIONS AND
ADMISSIONS—Cont'd	ADMISSIONS—Cont'd
Late notice, 7:69	Requests for counsel
Miranda rule	generally, 7:9 et seq.
generally, 7:27 et seq.	custodial statements, 7:9 et seq.
see also Miranda Rule (this	insufficient requests, 7:11
index)	non-custodial statements, 7:4
Multiple statement notices, 7:68	sufficient requests, 7:10
Non-custodial statements	Retroactivity of rulings, 35:6
generally, 7:2 et seq.	Right to counsel
requests for counsel, 7:4	generally, 7:1 et seq.
unrelated matters, statements on, 7:3	appellate review of violation of right, 7:26
Non-lawyer, denial of access to,	Bruton Rule (this index)
7:59	cessation of representation, 7:8
Notices 7.66 stars	crime, exception for statements
generally, 7:66 et seq.	made during planning or
appellate review, 7:74	commission of, 7:21
contents of notices, 7:67 ; 7:68 cures of failed notices, 7:70	Custodial statements of represented defendants,
	above
denial of suppression, failed notice cured by, 7:70	emergency exception, 7:20
good cause for late notice, 7:69	exceptions to right, 7:20 et seq.
impeachment use, 7:72	impeachment by statement
late notice, 7:69	taken in violation of, 7:25
multiple statement notices, 7:68	informants, statements to, 7:22
opening door rule, 7:73	Miranda Rule (this index)
Opening door rule, 7:73	non-custodial statements, 7:2 et
Parolee exception to Miranda rule,	seq.
7:45	violation of right, appellate
Pedigree questions	review, 7:26
generally, 7:44	waivers
notice requirements, 7:71	generally, 7:23
Penal interest, declarations against	effectiveness, 7:24
generally, 17:64 et seq.	Spontaneous statements, 7:50 et
see also Hearsay Evidence	seq.
(this index)	State actor rule exception,
Pretextual arraignments, 7:18	Miranda rule, 7:42
Prior pending charges, statements	Statement generated by
re, 7:5	improperly taken prior statement, 7:56
Probationer exception to Miranda rule, 7:45	
	Suppression
Promises eliciting, 7:58	generally, 7:75; 7:76
Related family court proceedings, 7:19	see also Suppression of Evi- dence (this index)

CONFESSIONS AND ADMISSIONS—Cont'd Suppression—Cont'd	CONFESSIONS AND ADMISSIONS—Cont'd Warrants, 7:14
failed notice cured by denial of suppression, 7:70	CONFIDENTIALITY Juvenile delinquency proceedings,
Telephone, correctional facility, 7:11.50	28:9
Unrelated matters, statements on	CONFLICTS OF INTEREST
custodial, 7:7	Counsel (this index)
non-custodial, 7:3 Voluntariness	Witnesses, interested, 10:7
access to non-lawyer, denial of,	CONSCIOUSNESS OF GUILT
7:59	Evidence (this index)
appellate review, 7:61	CONSENT
deception, 7:58	Eavesdropping, pen register, and
delay in arraignment, 7:57 denial of access to non-lawyer,	video surveillance activities,
7:59	16:11
determinations, 7:53	Search and Seizure (this index)
improperly taken prior state-	CONSPIRACY
ment, statement generated	Generally, 31:11
by, 7:56	Concurrent vs consecutive sen-
intoxication, 7:60	tences, 39:38
non-lawyer, denial of access to, 7:59	Counsel, joint representation generally, 8:17 et seq.
promises, 7:58	see also Counsel (this index)
spontaneous statements, 7:50 et seq.	Hearsay rules, conspiratorial state- ments, 17:62
statement generated by	Overt acts, 31:12
improperly taken prior statement, 7:56	Sentences, 39:38
Waivers	CONSTITUTIONAL LAW
Miranda rights	Appellate review
generally, 7:40	constitutional questions, 3:19
mental competency, 7:41.50	Fifth Amendment issues, 3:25
successive interrogations, 7:41	Bail, constitutional issues, 5:5
right to counsel	Closing of Courtroom During
generally, 7:23	Trial (this index)
effectiveness, 7:24	Cruel and unusual punishment, 39:3
Warnings	Defenses, statutory, constitutional-
generally, 7:37 ; 7:38	ity, 41:9
see also Miranda Rule (this index)	Disorderly conduct, constitutionality of statute, 41:2
successive interrogations, 7:41	Double Jeopardy (this index)

CONSTITUTIONAL LAW

—Cont'd

Drug offenses, constitutionality of statute, **41:3**

Due Process (this index)

Exclusion of evidence. See **Suppression of Evidence** (this index)

Fifth Amendment (this index) Juvenile delinquency, **28:1**

Loitering statutes, **41:4**; **41:10**

Multiple felony offenders, 39:23

Obscenity statutes, **41:5**; **41:11**

Penal statute constitutional chal-

lenges, 41:1 et seq.

Preemption, 41:14

Retroactivity of Rulings (this index)

Self-Incrimination Privilege (this index)

Sex offense statutes, 41:11

Sexual performance statutes, **41:5**

Theft statutes, 41:6

Weapons statutes, 41:7; 41:12

CONTEMPT

Generally, 27:1; 27:2; 31:147 et seq.

Concurrent vs consecutive sentences, **39:39**

Double jeopardy, 15:14

Grand jury, 31:147; 31:148

Immunized testimony, use of, **26:7** Protection order violations, **31:149**

Sentences, 39:39

CONTRABAND

Forfeitures (this index)

CONVERSION

Complaints, 2:10

CONVICTIONS

Prior Convictions (this index)

CORPORATIONS

Accessorial liability, 1:16

CORROBORATION

Accomplice witness testimony. See **Witnesses** (this index)

Confessions and admissions, 7:77; 7:78

Perjury, 31:140

COUNSEL

Generally, 8:1 et seq.

Accomplices, evidence procured from inadmissible statements of, Miranda rule, **7:47**

Appellate review

generally, 3:24

right to counsel on appeal, **8:4** substitution of counsel, **8:16**

violation of right to counsel, **7:26**

Arraignments, confessions and admissions, 7:17; 7:18

Bruton Rule (this index)

Client approvals, joint representation of multiple defendants, 8:18

Collateral proceedings, right to counsel. **8:4**

Confessions and Admissions

(this index)

Conflicts of interest

generally, 8:23

disqualification over objection, **8:27**

government witness represented by same counsel, **8:24**

institutional defense counsel, 8:23

joint representation of multiple defendants, **8:19**; **8:20**

perjurious defendant cases, 8:28

prosecutor relationships, 8:25

public defenders, 8:23

Court inquiry responsibilities, joint representation of multiple defendants, 8:18

COUNSEL—Cont'd COUNSEL-Cont'd Institutional defense counsel, Custodial statements of represented defendants conflicts of interest, 8:23 Interrogations, Miranda rule generally, 7:5 et seq. questions, 7:35 cessation of representation, 7:8 remarks before warning and current investigations or statement, 7:36 charges, questions re, 7:6 successive interrogations, 7:41 prior pending charges, state-Investigations, joint representation ments re, 7:5 of multiple defendants, 8:17 unrelated matters, statements Invocation of right of silence, 7:39 on, 7:7 Joint representations Decisionmaking where defendant generally, 8:17 et seq. counseled, 8:5 client approvals, 8:18 Disqualification over objection, conflicts of interest, 8:19; 8:20 conflicts of interest, 8:27 court inquiry responsibilities, Driving-while-intoxicated case 8:18 exception to Miranda rule, 7:46 forfeiture, 8:21 Effectiveness of counsel. See investigations, 8:17 **Effective Assistance of** waivers, 8:21 **Counsel** (this index) Jurors, ex-parte communications with, 44:69 Emergency exceptions to Miranda rule, **7:43** License requirements, 8:6 Evidence procured from inadmis-Miranda Rule (this index) sible statements of Motions challenging counsel accomplices, Miranda rule, deficiencies, 32:5 7:47 Non-custodial statements, right to Ex-parte communications counsel with jurors, **44:69** generally, 7:2 et seq. with witness, 44:69.50 requests for counsel, 7:4 Forfeiture of right to counsel unrelated matters, statements generally, 8:10 on. 7:3 effective assistance, 8:31 Non-custodial statements of joint representations, 8:21 represented defendants generally, 7:2 Government witness represented by same counsel, conflicts of unrelated matters, statements interest, 8:24 on, 7:3 Grand jury witnesses, 22:6 Parolee exception to Miranda rule, 7:45 Hybrid representation of pro se defendants, 8:12 Pedigree question exception to Miranda rule, 7:44 Impeachment by statement in violation of right to counsel, Perjurious defendant cases, 7:25 conflicts of interest, 8:28 Indigent appeals, right to counsel, Pretextual arraignments, confes-

sions, 7:18

3:55

COUNSEL—Cont'd	COUNSEL—Cont'd
Privileges, attorney-client, 17:95	Right to counsel—Cont'd
Probationer exception to Miranda rule, 7:45	impeachment by statement in violation of, 7:25
Prosecutor relationships, conflicts	indigent appeals, 3:55
of interest, 8:25	informants, statements to, 7:22
Pro Se Representation (this	insufficient requests, 7:11
index)	license requirements, 8:6
Public defenders, conflicts of	Miranda Rule (this index)
interest, 8:23	motions challenging counsel
Requests for counsel	deficiencies, 32:5
generally, 7:9 et seq.	Non-custodial statements, right
insufficient requests, 7:11	to counsel, above
non-custodial statements, 7:4	parolees, 39:64
sufficient requests, 7:10	Pro Se Representation (this
Retroactivity of rulings, 35:7	index)
Right to counsel	requests for counsel, non-
generally, 8:1 et seq.	custodial statements, 7:4
appeals, 8:4	requests to proceed pro se
appellate review of violation of	generally, 8:8
right, 7:26	denials of right to proceed, 8:13
Bruton Rule (this index)	
cessation of representation,	search and seizure, 37:63
custodial statements of	sobriety tests, 31:196
represented defendants,	Substitution of counsel, below
7:8	sufficient requests, 7:10 traffic cases, 8:2
collateral proceedings, 8:4	trial, 8:3
crime exception for statements	
made during planning or commission of, 7:21	violation of right, appellate review, 7:26
	waivers
decisionmaking where defendant counseled, 8:5	generally, 7:23; 8:9
denials of right to proceed pro	effectiveness, 7:24
se, 8:13	joint representations, 8:21
Effective Assistance of	State actor rule exception,
Counsel (this index)	Miranda rule. 7:42
emergencies, 7:20	Substitution of counsel
exceptions to right, 7:20 et seq.	appeal, 8:16
Forfeiture of right to counsel,	trial, 8:15
above	Successive counsel, 8:22
fundamental error, 7:26	Summation, 43:1 et seq.
hybrid representation of pro se	Traffic cases, right to counsel, 8:2
defendants, 8:12	Trial
identification procedures, 25:17	right to counsel at, 8:3
et seq.	substitution of counsel, 8:15

COUNSEL—Cont'd **COURTS** Voir dire by, **44:47** See also **Judges** (this index) Waivers Closing of Courtroom During **Trial** (this index) effective assistance of counsel, 7:24; 8:31 Family court proceedings, confes-Miranda rights sions and admissions, 7:19 generally, 7:40 Family courts, removal of juveniles to, 45:6 successive interrogations, 7:41 **Juvenile Justice** (this index) Prompt prosecution rights, court Right to counsel, above congestion problems, 40:15 Warnings, sufficiency of generally, 7:37; 7:38 CRAWFORD RULE successive interrogations, 7:41 Federal cases following, 17:51 Warrants, confessions and admis-State cases following, 17:52 sions, 7:14 Witness, ex-parte communications **CRIMES** with, 44:69.50 **Offenses** (this index) **COUNTERFEITING CRIMINAL MISCHIEF TRADEMARKS** Generally, 31:82 Generally, 31:117 **CRIMINAL TAMPERING COUNTS** Generally, 31:83 Double jeopardy, non-submitted **CULPABILITY** counts, 15:17 Generally, **31:7**; **31:7.50** Inconsistent counts, jury instructions, 10:13 Involuntary possession, 31:7.70 Retrials on. 44:101 Larceny, 31:98 Submission of, 44:79 **CUSTODY-RELATED** Verdicts on inclusory concurrent **OFFENSES** counts, 44:93 Generally, 31:134 COURT OF APPEALS **CUSTODY STATUS** Generally, 3:2 et seq. Generally, 7:31 Appealability of causes, 3:2 et **Confessions and Admissions** seq. (this index) Corrective action appeals, **3:5 Counsel** (this index) Determinations, 3:50 Definition, 7:28 Facts, reversal on, 3:3 **Detention** (this index) Interests of justice appeals, 3:4 Home, 7:29 Law, reversal on, 3:2 Hospital, 7:30 Permissive appeals, 3:11 Miranda Rule (this index) Remittal orders, 3:50 Police station, 7:32 **COURTROOM EXPERIMENTS** Prison, 7:33

Street, 7:34

Evidentiary use, 17:18; 17:19

DEATH DEFINITIONS Appellate review, death of Accessorial liability, 1:12 defendant mooting, 3:43 Accomplice, 1:2 Attempt, 31:13 **DEATH PENALTY** Building, 31:73 Capital Cases (this index) Business record, 31:122 **DECLARATORY JUDGMENTS** Custody, 7:28 Generally, 11:1; 11:2 Dangerous instrument, 31:1 Deadly weapons, 31:2 **DEFENSES** Disfigurement, serious, 31:5 Generally, 12:1 Dwelling, 31:73 Alibi Defense (this index) Forgery, 31:118 Discriminatory enforcement, 12:8 Physical injury, 31:3 **Double Jeopardy** (this index) Physical injury, serious, 31:6 Due process, 12:9 Possess, 31:4 Due process, Right to present a Probable cause, 37:29 defense, 12:9.50 Serious disfigurement, 31:5 Duress, 12:10 Serious physical injury, 31:6 Effective assistance of counsel, Witness accomplice, 1:2 8:34.50; 8:40 Written instrument, 31:123 Entrapment generally, 12:11 **DELAY** jury instructions, 12:12 Sentences, delay in, 39:7 **Insanity and Psychiatric DEPORTATION Defenses** (this index) Allocution, advice of conse-Intoxication, 12:13; 12:14 quences, 23:9.50 Jury instructions Appellate review, mootness on alibi defense, 12:6 deportation of defendant, entrapment, 12:12 3:44 Justification Defenses (this Effective assistance of counsel, index) 8:41 Lawful conduct defense, 12:27 Lawful intent, 12:24.70 **DETAINERS** Mistake of law, 12:31 Generally, 38:4; 38:5 Necessity, justification defenses, **DETENTION** 12:28 See also Custody Status (this Premises, defense of, 12:29 index) Renunciation, 12:32 Investigative detention, 37:18 Selective prosecution, 12:8 Prompt prosecution rights, deten-Statutes of limitation tion status of defendant, generally, 12:33 40:19 tolling, 12:34

Statutory, constitutional challenges, **41:9**

DIRECT APPEAL

Retroactivity, 35:1.50

Suppression hearing disclosures of

identity of informers, 13:14

DISCLOSURES DISCOVERY—Cont'd Impeachment evidence—Cont'd **Discovery** (this index) motive, 13:9 **Exculpatory Matter Disclosures** (this index) police personnel records, 13:10 In camera review of exculpatory DISCOVERY matter disclosures, 13:5 Generally, 13:1 et seq. Informers, identification of Appellate review generally, 13:14 et seq. informers, identification of, appellate review, 13:18 13:18 suppression hearing disclosures, trial disclosures of identity of 13:14 informers, 13:18 Trial disclosures of identity of witness statement disclosures. informers, below 13:25 Juvenile delinquency, 28:5 Bills of particulars, 13:1 et seq. Medical examination of people's Brady rule. See Exculpatory witness, 13:29 Matter Disclosures (this Minutes of prior court proceedindex) ings, 13:30 Civil suit, exculpatory matter Missing witnesses, exculpatory disclosures. 13:10.50 matter disclosures, 13:11 Confessions and admissions. 13:19 Police personnel records, Control issues, witness statement impeachment evidence, 13:10 disclosures, 13:21 Defendant's statements, 13:19 Post-verdict motions, witness statement disclosures. 13:24 Defense disclosure obligations, 13:33 Prior court proceeding minutes, Defense witness statements in 13:30 prosecutor's possession, Property, 13:27 et seq. 13:32 Prosecution witnesses, medical Duplicative witness statement examination of, 13:29 disclosures, 13:22 Remedies, 13:34 Exculpatory matter, disclosure of Rosario rule. Witness statement third-party culpability, disclosures, below 13:13.50 Sanctions **Exculpatory Matter Disclosures** generally, 13:34 (this index) witness statement disclosure Identification issues violations, 13:23 exculpatory matter disclosures, 13:6 Scientific reports identity of witness, 13:13 exculpatory matter disclosures, witness identification, 13:13 13:12 tests and information, 13:31 Impeachment evidence generally, 13:7 et seq. Statements of defendants, 13:19 benefit to witness, 13:8

bias. 13:9

DISCOVERY—Cont'd DISMISSAL—Cont'd Third-party culpability, disclosure Deficient accusatory instrument of exculpatory matter, dismissal, double jeopardy 13:13.50 defense after, 15:4 Trial disclosures of identity of Double jeopardy defense after, informers 15:4 et seq. generally, 13:15 Effective counsel, examples of, appellate review, 13:18 8:36.30 Trial sanctions, witness statement Insufficient evidence dismissals, disclosures, 13:23 double jeopardy defense after, 15:6 Witnesses benefits to witness affecting Interests of justice, 14:1 et seq. credibility, 13:8 Juvenile delinquency proceedings, credibility, benefits to witness, violation of adjournment in 13:8 contemplation of, **28:10** criminal history, 13:26 Medical or mental issues, interests identification, 13:13 of justice dismissals, 14:3 statement disclosures Motion practice, 30:1 generally, 13:20 et seq. Opening statement deficiency dismissals, double jeopardy appellate review, 13:25 defense after, 15:5 control issues, 13:21 People not ready for trial, interests defense witness statements in of justice dismissals, 14:2 prosecutor's possession, 13:32 DISORDERLY CONDUCT duplicative statements, 13:22 Generally, 31:169 post-verdict motions, 13:24 Constitutional challenges, 41:2 trial sanctions, 13:23 DNA EVIDENCE DISCRETION Generally, 17:114 Appellate review, 1:7 Motion for testing, 32:8 Appellate review, discretionary questions, 3:39 **DOCUMENTS** Authentication of writings and DISCRIMINATION documents, 17:145 Peremptory challenges. See Juries Evidence, documentary, 13:28 (this index) Selective prosecution defense, **DOGS** 12:8 Canine searches, 37:57 **DISMISSAL** DOMESTIC VIOLENCE Appellate review Uncharged crimes evidence, generally, 3:6 17:133 interests of justice dismissals, **DOUBLE JEOPARDY** 14:4 Generally, 15:1 et seq. Competency of defendant, dismissal based on, 44:15 Acquittals, 15:3

DOUBLE JEOPARDY—Cont'd DOUBLE JEOPARDY—Cont'd Appellate review Prior federal prosecutions constitutional double jeopardy, constitutional double jeopardy, 15:16; 15:24 15:21 statutory double jeopardy, 15:25 statutory double jeopardy, 15:24 Prior NY prosecution, statutory Constitutional law standards double jeopardy, 15:22 generally, 15:2 et seq. Prior prosecution in another state, statutory standards, 15:22 et statutory double jeopardy, 15:23 Contempt of court orders, 15:14 Prison discipline, 15:15 Deficient accusatory instrument Prosecutorial misconduct mistrial. dismissals, defense after, defense after, 15:10 15:4 Reversal on appeal, 15:17 Dismissals, defense after Sentencing, double jeopardy after, generally, 15:4 et seq. 15:15.50 deficient accusatory instrument, 15:4 Statutory standards, 15:22 et seq. Successive prosecutions insufficient evidence dismissals, 15:6 generally, 15:18 et seq. opening statement deficiencies, homicide, 15:18 15:5 multiple felony offender proceedings, 15:20 Guilty pleas, 15:13 Insufficient evidence dismissals, other crimes, 15:19 15:6 DRIVING WHILE Jury deadlock mistrial, defense INTOXICATED after, 15:9 Generally, 31:195 et seq. Lesser included offenses submit-Blood tests, 31:197 ted, 15:17 Manifest necessity for mistrial, Breathalyzer tests, 31:198 15:11; 15:12 Counsel at sobriety test, 31:196 Mistrial, defense after Criminal negligence assault and generally, 15:8 et seq. homicide by vehicle, 31:53 jury deadlock, 15:9 Evidence manifest necessity for mistrial, generally, 31:196 et seq. 15:11; 15:12 refusal to undergo test, 31:201 partial verdict, 15:8.50 Lesser included offenses, 29:20 prosecutorial misconduct, 15:10 Licenses, 31:202 Multiple felony offender proceed-Miranda rule, driving-whileings, 15:20 intoxicated case exception, Non-submitted counts, 15:17 7:46 Opening statement deficiency Pleading, 31:199 dismissals, defense after, Reckless assault and homicide by 15:5 vehicle, 31:48 Other state prior prosecution, Sobriety tests statutory double jeopardy, refusals, 31:201

DRIVING WHILE DUE PROCESS—Cont'd INTOXICATED—Cont'd Hearsay evidence, due process exception, 17:67 Sobriety tests—Cont'd right to counsel, 31:196 **DURESS DEFENSE DRUG OFFENSES** Generally, 12:10 Generally, 31:151 et seq. **EAVESDROPPING** Accomplice liability, 31:160 Generally, 16:1 et seq. Agency defense, 31:162 Amendments of warrants, 16:3 Chemical analyses, 31:161 Consent recordings, 16:11 Constitutional challenges, 41:3 Evidence. 16:12 Constructive possession, 31:152 et Extensions of warrants, 16:4 seq. Grand jury use of evidence, 16:13 Controlled substance possession Inmate's phone call, recording of, offenses, 31:17 16:11.50 Homes, possession in, 31:153 Minimizations, warrants, 16:5 Hypodermic instrument posses-Notices, warrants, 16:6 sion, 31:163 Offenses, right to privacy viola-Knowing possession, 31:156 tion, 31:176 Lesser included offenses, 29:17 **Pen Registers** (this index) Open view, 31:151.50 Procedural issues, 16:12 Plain view doctrine, 37:76 et seq. Reports, warrants, 16:6 Possession Retroactivity of rulings, 35:8 generally, 31:151 et seq. Right to privacy violation offenconstructive, 31:152 et seq. ses, 31:176 controlled substances, 31:17 Sealing of warrants, **16:7** hypodermic instrument, 31:163 Standing issues, 16:14 presumptive, 31:155 Surveillance, unlawful, 31:176.50 Prior violent felony, 39:28.70 Termination of warrants, 16:8 Probable cause, 37:32 Warrants, 16:1 et seq. Public place and open view, 31:151.50 EFFECTIVE ASSISTANCE OF Sale offers, 31:158 COUNSEL Sales, 31:159 Generally, 8:29 et seq. Search and seizure, drug testing, Alibis, **8:34** 37:66 Appellate counsel, 8:33 Stop and frisk, 37:23 Appellate review Treatment orders in sentences, generally, 8:44 39:52 excessive sentence, 8:45.50 Uncharged crimes evidence, issues on appeal, 8:45 17:134 post-judgment rule, 8:44 Vehicles, possession in, 31:154 Collateral review. 8:32 Weight of drugs possessed, 31:157 Defenses, 8:34.50; 8:40 **DUE PROCESS** Deportation, 8:41 Generally, 12:9 Excessive sentence, 8:45.50

EFFECTIVE ASSISTANCE OF COUNSEL—Cont'd

Forfeiture, 8:31

Grand jury appearances, 8:35

Guilty pleas, 8:37

Hearings, 8:38

Identification, 8:42

Ineffective trial counsel,

examples, 8:42.50

Insanity defense, 8:36

Motion to dismiss, examples of effective counsel, **8:36.30**

Post-criminal action rule, 8:30

Post-judgment rule, 8:44

Pre-criminal action rule, 8:29

Pretrial hearings, 8:38

Summation, examples of effective counsel, **8:38.70**

Suppression hearing, 8:42.50

Verdict sheet, 8:38.80

Waiver, 8:31

ELEMENTS OF CRIMES

Information sufficiency, missing elements, 2:3

Jury instructions, 10:10

Pleading, missing elements, 2:3

EMBEZZLEMENT

Larceny by, 31:89

EMERGENCIES

Miranda rule, emergency exceptions, **7:43**

Right to counsel, emergency

exception, 7:20

Search and seizure. 37:89

EMOTIONAL DISTURBANCE

Homicide, extreme emotional disturbance, **31:40**

EMPLOYEES

Accessorial liability of corporate employees, **1:16**

ENDANGERMENT

Reckless, 31:51

ENTERPRISE CORRUPTION

Generally, **31:193.75**

ENTRAPMENT

Generally, 12:11

ERROR

Appellate Review (this index)

Collateral Review (this index)

Confession and admission,

7:26.50

Fundamental error, 7:26

Harmless Error (this index)

Objections (this index)

Preservation of error. See Appel-

late Review (this index)

Seizure, mistaken premise for, 37:72.50

Sentences, resentence to correct, 39:8

ESCAPE

Appellate review mootness, escape of defendant, **3:45**

Offenses, 31:134

EVIDENCE

Generally, 17:1 et seq.

Actual innocence, 32:10.50

Admissibility

generally, 17:1 et seq.

chain of custody, 17:3

connection of physical objects,

17:2

culpability of third party, 17:4

physical objects, connection of,

17:2

third party culpability, 17:4

Adopted statements, hearsay rules,

17:55

Against interest, admissions and declaration, hearsay rules,

17:54

Appellate review

sufficiency of evidence, 3:20; 3:21

Index-24

EVIDENCE—Cont'd	EVIDENCE—Cont'd
Appellate review, suppression hearings, 7:76.50	Connection of physical objects, admissibility, 17:2
Assault	Consciousness of guilt
generally, 31:37; 31:38	generally, 17:13
causation, 31:56	conduct against a witness,
Audio recordings, 17:86	17:14
Autopsy records, 17:60	destruction of evidence, 17:15
Bite marks, scientific evidence,	false statements, 17:15
17:112	flight, 17:16
Blood, scientific evidence, 17:113	probative value, 17:13
Bruton Rule (this index)	Conspiratorial statements, hearsay
Burglary, 31:79; 31:80	rules, 17:62
Business Records (this index) Causation, assault and homicide	Courtroom experiments, 17:18; 17:19
offenses, 31:56 Chain of custody, 17:3	Cross-examination of witnesses, 17:22
Character evidence	Culpability of third party, admis-
defendant's character, 17:5	sibility, 17:4
manner of proof, 17:7	Declaration of future intent, 17:63
witnesses, 17:6	Declarations against penal interest,
Chemical analyses of drugs,	17:64 et seq.
31:161	Defendant, limited testimony by,
Circumstantial Evidence (this	17:21
index)	Defendant's character, 17:5
Codefendant confessions and	Defense witness statements in
admissions	prosecutor's possession, discovery, 13:32
generally, 7:62 et seq.	Destroyed evidence, 17:73
see also Bruton Rule (this	Destroyed evidence, 17:75 Destruction of evidence,
index) Collateral evidence, examination	consciousness of guilt, 17:15
of witnesses, 17:20	Discovery
Common scheme or plan,	generally, 13:27 et seq.
uncharged crimes evidence,	defense witness statements in
17:121	prosecutor's possession,
Competency of witness	13:32
generally, 17:10 et seq.	documentary evidence, 13:28
hypnosis, 17:11	minutes of prior court proceed-
unsworn witness, 17:12	ings, 13:30
Complete narrative, hearsay evi-	physical evidence, 13:27 et seq.
dence, 17:55.50	prior court proceeding minutes,
Conduct against a witness,	13:30
consciousness of guilt, 17:14 Confessions and Admissions	scientific tests and information, 13:31
(this index)	DNA Evidence (this index)

EVIDENCE—Cont'd	EVIDENCE—Cont'd
Documentary evidence discovery, 13:27 et seq.	Hostility, impeachment evidence, 17:30
Document authentication, 17:145	Hypnosis, competency of witness,
Driving while intoxicated, 31:196	17:11
et seq.	Identification
Drug cases	evidentiary presumption,
chemical analyses, 31:161	25:27.50
opinion evidence, 17:82	non-testimonial identification evidence, 25:43 ; 25:44
Drug use as impeachment evidence	opinion evidence, 25:38
generally, 17:27	Immunized testimony, use of,
defendant as witness, 17:43	26:6; 26:7
Dying declarations, hearsay rules, 17:68	Impeachment, illegally seized evidence, 17:30.50
Eavesdropping	Impeachment (this index)
generally, 16:12	Inferences, 17:88 et seq.
grand jury use, 16:13	Informal judicial admissions
Examination of Witnesses (this	hearsay rules, 17:56
index)	impeachment use, 17:31
Excited utterances, hearsay rules,	Insufficient evidence dismissals,
17:69	double jeopardy defense after, 15:6
Exclusion of evidence. See Sup- pression of Evidence (this	Intent (this index)
index)	Interested witness, impeachment
Fabrication, impeachment evi-	evidence, 17:32
dence, 17:28	Intimidated witness statements,
False statements, consciousness of	hearsay rules, 17:57
guilt, 17:15	Judicial admissions
Flight, consciousness of guilt,	hearsay rules, 17:56
17:16	impeachment, 17:31
Future intent declarations, hearsay rules, 17:63	Jury instructions, 10:17; 10:17.50
Gang membership, impeachment	Knowledge (this index)
evidence, 17:29	Larceny, value evidence, 31:95; 31:96
Grand jury proceedings, 22:8 et	Limited testimony by defendant,
seq. Hair, scientific evidence, 17:115	17:21
Hearsay, silence as evidence in	Marshaling of evidence, jury
chief, 17:72.50	instructions, 10:17
Hearsay Evidence (this index)	Medical records, 17:59
Homicide	Mental states, opinion evidence, 17:83
generally, 31:37 ; 31:38	Minutes of prior court proceed-
causation evidence, 31:56	ings, discovery, 13:30
Hospital records, 17:59	Miranda Rule (this index)

EVIDENCE—Cont'd	EVIDENCE—Cont'd
Missing evidence, 17:73	Prior inconsistent statements
Motive (this index)	offered to impeach, 17:34
Newly discovered evidence, motion practice, 32:10	Prior testimony, hearsay rules, 17:71
Objections (this index)	Privileges (this index)
Opening Door Rule (this index)	Probative value, consciousness of
Opinion evidence	guilt, 17:13
generally, 17:81 et seq.	Proof of Facts (this index)
drug cases, 17:82	Radar evidence, 17:118
identification, 25:38	Readbacks
mental states, 17:83	generally, 44:86
	defendant's presence, 44:39
Ownership Issues (this index)	Rebuttal, 44:73 et seq.
Party's own witness, impeachment evidence, 17:33	Rebuttal examination of witnesses
Past recollection recorded,	17:24
17:70.50	Recollection, refreshed, 17:146
Penal interest, declarations	Redirect examination of witnesses
against. See Hearsay Evi-	17:23
dence (this index)	Refreshed recollection, 17:146
Pen registers	Retrials on, 44:102
generally, 16:12	Retroactivity of rulings, 35:9
grand jury use, 16:13	Robbery, 17:139.50; 31:107
Perjury, 31:141	Rosario rule. See Discovery (this
Photographs (this index)	index)
Photometric evidence, 17:116	Sandoval rule, prior conduct of
Physical evidence	defendant offered to impeach
admissibility of connection of,	17:38
17:2	Scientific evidence
discovery, 13:27 et seq.	generally, 17:60; 17:111 et seq.
Polygraph evidence, 17:117	discovery, 13:31
Possession, 17:92	Self-defense, state-of-mind evi-
Present sense impressions, hearsay	dence, 12:26
rules, 17:70	Self-Incrimination Privilege (this
Presumptions (this index)	index)
Prior conduct of defendant offered	Self-serving statements, hearsay
to impeach, 17:38 et seq.	rules, 17:72
Prior conduct of non-defendant	Sex Offenses (this index)
witness offered to impeach, 17:49	Silence, impeachment by, 17:35; 17:36
Prior convictions offered to	Spoliation, 17:73
impeach defendant, 17:39 ; 17:40	Spontaneous declarations, hearsay rules, 17:69
Prior court proceeding minutes, discovery, 13:30	State-of-mind evidence, self-defense, 12:26

Third-party culpability, 13:13.50

Witnesses, 13:13.30

EXAMINATION OF WITNESSES EVIDENCE—Cont'd Stipulation to writings, 17:145.50 —Cont'd Limited testimony by defendant, Sufficiency 17:21 appellate review, 3:20; 3:21 Rebuttal examination, 17:24 circumstantial evidence, 17:8 Recall, 17:22.50 insufficient evidence dismissals, Redirect examination, 17:23 double jeopardy defense after, 15:6 Youthful offenders, 45:4 Suppression hearings, confessions **EXAMINATIONS, MEDICAL** and admissions, 7:76 Competency of defendant, 44:11 Third party culpability, admissibil-Discovery of medical examination ity, **17:4** of people's witness, 13:29 **Uncharged Crimes Evidence** (this index) EXCESSIVE FORCE Unsworn witness, competency of, Self-defense, 12:24.30 17:12 EXCLUSION OF EVIDENCE Video evidence, **22:12.50** Suppression of Evidence (this Video Surveillance (this index) index) Videotape Recordings (this **EXCULPATORY MATTER** index) **DISCLOSURES** Voice evidence, 17:119 Generally, 13:4 et seq. Witnesses Benefit to witness, impeachment character evidence, 17:6 evidence, 13:8 Competency of witness, above Bias, impeachment evidence, 13:9 **Examination of Witnesses** Identification issues, 13:6 (this index) Impeachment evidence Witnesses (this index) generally, 13:7 et seq. Writing and document authenticabenefit to witness, 13:8 tion, 17:145 bias, 13:9 **EXAMINATION OF EXHIBITS** motive. 13:9 Defendant's presence, 44:38 police personnel records, 13:10 Impeachment in civil lawsuit, **EXAMINATION OF WITNESSES** 13:10.50 Generally, 17:20 et seq. In camera review, 13:5 Accomplices, 1:10 Missing witnesses, 13:11 Collateral evidence, 17:20 Motive, impeachment evidence, Cross-examination, 17:22 13:9 Defendant Police personnel records as impeachment evidence. insanity and psychiatric 13:10 defenses, 12:16 Scientific reports, 13:12 limited testimony by, 17:21 Surveillance video, 13:12.30 Defense examination, scope of,

17:21.50

Impeachment (this index)

EXPERIMENTS

Courtroom experiments as evidence, 17:18; 17:19

EXPERT WITNESSES

Generally, **17:81 et seq.**Confessions and admissions false confessions, **7:81**Drug cases, **17:82**Frye Rule, **17:80.50**Identification opinions, **25:38**Insanity and psychiatric defenses,

Mental states, 17:83

EX POST FACTO

12:20

Generally, 18:1-18:4

EXPOSURE OF PERSON OFFENSES

Generally, **31:175**

EXTORTION

Larceny by, 31:90

EXTRADITION

Generally, 38:1 et seq.

EXTREME EMOTIONAL DISTURBANCE

Homicide, 31:40

FACILITATION

Attempts, 31:27
Lesser included offenses, 29:3

FACT QUESTIONS

Law and Fact Questions (this index)

FAIRNESS

Jury instructions, 10:11 Right to fair trial, 44:62; 44:63

FALSE CONFESSIONS

Expert testimony, 7:81

FALSE PRETENSES

Larceny by, 31:91

FALSE PROMISES

Larceny by, 31:92

FALSE REPORTS OFFENSES

Generally, 31:173

FALSE STATEMENTS

Consciousness of guilt evidence, **17:15**

FAMILIES

Closing of courtroom during trial, 44:19

Offenses involving, 31:177 et seq.

FAMILY COURT PROCEEDINGS

See also **Juvenile Justice** (this index)

Confessions and admissions, **7:19** Family courts, removal of juveniles to, **45:6**

FEDERAL PROSECUTIONS

Double jeopardy, 15:16; 15:24

FELONIES

Assaults, felony, **31:41 et seq.**Complaints
generally, **2:11**confessions and admissions

confessions and admissions, 7:15

preliminary hearings, 2:12

Designated felony act, 28:3

Double jeopardy, multiple felony offender proceedings, **15:20**

Effect of resentence, 39:30.50

First felony offender sentences, 39:20

Homicide, felony, 31:41 et seq.

Multiple Felony Offenders (this index)

Persistent felony offenders, **39:29**; **39:30**

Persistent violent felony offenders, 39:30

Preliminary hearings, 2:12

FELONIES—Cont'd

Second felony offenders, **39:28**; **39:28.50**

Sentences

child sexual assault felony, **39:28.80**

first felony offenders, **39:20** prior violent felony, **39:28.70** violent felony while on bail for felony, **39:34**

FELONY MURDER

Attempts, 31:30 Homicide, felony, 31:41 et seq. Lesser included offenses, 29:8

FIFTH AMENDMENT

Appellate review, **3:25**Jury instructions, **10:12**

FILINGS

Presenting false written instrument for, **31:124**

FINES AND FEES

Generally, 39:11; 39:12

FLIGHT

Consciousness of guilt evidence, 17:16

FOREIGN STATES

Detainers, 38:4; 38:5

Double jeopardy, other state prior prosecution, **15:23**

Extradition, 38:1 et seq.

Multiple felony offender sentencing, **39:27**

Prisoners, out of state, securing, **38:1 et seq.**

Search and seizure, foreign seizures, **37:67**

Witnesses subpoenas generally, **42:8**; **42:9** prisoners, **38:6**

FORFEITURES

Generally, 19:1 et seq.

FORFEITURES—Cont'd

Counsel

effective assistance of counsel, **8:31**

joint representation of multiple defendants, **8:21**

Guilty pleas, issues waived or forfeited, **23:19**

Hearings, 19:6

Jury trials, 19:8

Replevin of non-contraband, 19:9

Right to jury trial, 44:2

Vehicles, 19:3

FORGERY

Generally, **31:119**

Definition, 31:118

Possession of forged instruments, 31:120

Uncharged crimes evidence, 17:135

FORMER JEOPARDY

Double Jeopardy (this index)

FORTUNE TELLING

Generally, 31:114

FRAUD

Accosting, fraudulent, 31:113

False written statement offenses,

31:122; 31:123

Forgery (this index)

Health care fraud, 31:125.50

Identity fraud, 31:129.50

Illegal possession of a vehicle identification number, **31:121**

Impersonation, criminal, 31:127

Insurance, 31:125

Scheme to defraud, 31:129

Usury, criminal, 31:128

FREEDOM OF INFORMATION LAW (FOIL)

Generally, 20:1 et seq.

Index-30

FRUIT OF IMPROPER CONDUCT

Suppression of Evidence (this index)

FRYE RULE

Expert witnesses, 17:80.50

GAMBLING OFFENSES

Generally, **31:164**Probable cause, **37:34**

GANGS

Assaults, **31:39**Membership, impeachment evidence, **17:29**

GLOBAL POSITIONING SYSTEM DEVICES

Search and seizure, 37:68

GRAND JURIES

Generally, 22:1 et seq.
Appearances, effective assistance of counsel, 8:35
Article 78 writ appeals, 4:2; 4:3
Capital cases, 6:4
Composition, 22:2
Contempt, 27:1; 31:147; 31:148
Counsel for witnesses generally, 22:6
effectiveness, 8:35
Defendant's right to testify, 22:7

Disclosures of proceedings, 22:17 et seq.
Dismissal of case, 22:14

Eavesdropping evidence, 16:13 Evidence, 22:8 et seq. Instructions, 22:13

Motions to inspect and dismiss, 22:20
Pen registers evidence, 16:13

Reports of case, 22:16 Resubmission of case, 22:14 Secrecy, 22:1

Subpoenas, **42:3**Terms, length of, **22:3**

GRAND JURIES-Cont'd

Video evidence, **22:12.50**Video surveillance evidence, **16:13**

Voting requirements, 22:4
Withdrawal of case, 22:15
Witnesses
generally, 22:5
Counsel for witnesses, above

GUILT, CONSCIOUSNESS OF

Evidence (this index)

GUILTY PLEAS

Generally, **23:1 et seq.**Alford pleas, impeachment use, **17:41**

Allocations, 23:8 et seq.
Appellate review, 23:31
Authorized and unauthorized pleas, 23:1 et seq.
Capital cases, 6:5
Collateral review, 23:32

Conditioned pleas, 23:13 Cooperation agreement, 23:17.50 Double jeopardy, 15:13

Effective assistance of counsel, 8:37

Impeachment, 17:41
Issues waived or forfeited, 23:19
Jurisdictionally flawed count,
23:7.50

Mistakes, withdrawal of pleas, **23:26 et seq.**

Multiple defendants, 23:15 Multiple felony offender status, 23:27

Offers, pre-verdict, sentences in excess of, **39:9**

Procedure, 23:12 et seq.

Prompt prosecution rights, **40:29** Sentences in excess of pre-verdict offer, **39:9**

Specific performance of plea agreements, 23:16 et seq.

GUILTY PLEAS—Cont'd

Suppressed evidence and withdrawal, 23:28.50
Unauthorized plea, 23:6-23:7.50
Vacation of pleas, 23:22
Voluntariness, 23:11
Withdrawal of pleas, 23:23 et seq.

GUN OFFENDER REGISTRATION ACT (GORA)

Generally, **39:58**See also **Weapons Offenses** (this index)

HABEAS CORPUS WRITS

Generally, 24:1 et seq.
See also Article 78 Writs (this index); Collateral Review (this index)

Appellate review, mootness 3:4

Appellate review, mootness, **3:46** Effective assistance of counsel, **8:32**

Procedure, 24:2
Prompt prosecution rights, 40:27
Sentence review, 24:4
Speedy trial rights, 40:7

HABIT

Witnesses, habits of, 17:142

HARASSMENT

Aggravated harassment, **31:171** Offenses, **31:170**; **31:171**

HARMLESS ERROR

Generally, **3:52**Appellate review, **3:52**Confession and admission, **7:26.50**

Confessions and admissions, erroneously introduced, 7:79; 7:80

Identification evidence, **25:47**Pro se representation, **8:13**; **8:13.50**

HARMLESS ERROR—Cont'd

Suppression of evidence, 37:121; 37:122

HATE CRIMES

Generally, 31:194

HEALTH CARE FRAUD

Generally, **31:125.50**

Appellate review, 25:30

HEARINGS

Closing of courtroom
competency hearings, 44:20
suppression hearings, 44:21
Competency of defendant
generally, 44:12
closing of courtroom, 44:20
defendant presence, 44:28
Defendant presence, 44:28 et seq.
Effective assistance of counsel,
8:38
Forfeitures, 19:6

Forfeitures, 19:6
Identification
generally, 25:27 et seq.
appellate review, 25:30
Juvenile delinquency, 28:6; 28:7
Molineux hearings. See
Uncharged Crimes Evidence (this index)

dence (this index)

Motion practice, 32:9

Multiple felony offenders, **39:22** Officers, hearing, **44:9** Parole revocation, **39:63**

Preliminary hearings, felony complaints, **2:12**Right to counsel at collateral

proceedings, **8:4**Sentence proceedings, **39:4**; **39:5**Standing, suppression hearings,

HEARSAY EVIDENCE

37:103 et seq.

Generally, **17:50 et seq.**Admissions and declarations against interest, **17:54**Adopted statements, **17:55**

HEARSAY EVIDENCE—Cont'd HEARSAY EVIDENCE—Cont'd Against interest, admissions and Statement not admitted for truth declaration, 17:54 of, 17:53 Autopsy records, 17:60 HOMES Background and complete narra-Custody status, Miranda rule, 7:29 tive, 17:55.50 Drug possession in, 31:153 **Business Records** (this index) Conspiratorial statements, 17:62 HOMICIDE Crawford rule Generally, 31:35 et seq. federal cases following, 17:51 See also **Capital Cases** (this scientific evidence, 17:52.50 index), **Murder** (this index) state cases following, 17:52 Accessorial liability, **31:36** Declaration of future intent, 17:63 Attempts, 31:20 Declarations against penal interest Causation evidence, 31:56 generally, 17:64 et seq. Child assault and homicide, 31:54 defense offers, 17:65 Circumstantial evidence, 31:37 prosecution offers, 17:66 Concurrent vs consecutive sen-Due process exception, 17:67 tences, 39:36 Dving declarations, 17:68 Criminal negligence homicide, 31:52; 31:53 Excited utterances, 17:69 Death evidence, 31:56 Future intent declarations, 17:63 Double jeopardy, successive Hospital records, 17:59 prosecutions, 15:18 Informal judicial admission, 17:56 Evidence, 31:37; 31:38 Intimidated witness statements, Extreme emotional disturbance. 17:57 31:40 Judicial admission, 17:56 Felony homicide, 31:41 et seq. Medical records, 17:59 **Felony Murder** (this index) Past recollection recorded. Industrial assault and homicide. 17:70.50; 17:143 31:55 Penal interest. Declaration against Lesser included offenses. 29:7 penal interest, above Reckless homicide, 31:46 et seq. Present sense impressions, 17:70 Reckless indifference homicide, Prior testimony, 17:71 31:49 Scientific evidence Sentences, 39:36 test records, 17:60 Successive prosecutions, double Scientific tests and information jeopardy, 15:18 Crawford rule, scientific evi-Uncharged crimes evidence, dence, 17:52.50 17:130 Self-serving statements, 17:72 Sex offender, civil commitment, HOSPITAL 39:59.50 Custody status, Miranda rule, 7:30 Silence as evidence in chief, 17:72.50 HOSTILITY Spontaneous declarations, 17:69 Impeachment evidence, 17:30

IDENTIFICATION	IDENTIFICATION—Cont'd
Generally, 25:1 et seq.	Non-testimonial identification
Appellate review	evidence, 25:43 ; 25:44
hearings, 25:30	Notice requirements
informers, disclosure of identity	appellate review, 25:26
of, 13:18	pre-trial identifications, 25:22 et
notice requirements, 25:26	seq.
trial, identification at, 25:45	Photograph, Video identification
trial disclosures of identity of	by non-eyewitness, 25:35.50
informers, 13:18	Photographic
Civilians, 25:3	generally, 25:12
Codefendant not on trial,	Photographs
identification of, 25:30.50	testimony as to, 25:34 et seq.
Composite sketches, 25:33	Police officer identifications, 25:1; 25:2
Confirmatory, 25:1 et seq.	Pre-trial identifications
Discovery	generally, 25:1 et seq.
exculpatory matter disclosures,	notice requirements, 25:22 et
13:6	seq.
identity of witness, 13:13	right to counsel, 25:17 et seq.
witness identification, 13:13	trial testimony as to, 25:31 et
Effective assistance of counsel,	seq.
8:42	Retroactivity of rulings, 35:10
Evidence	Right to counsel, pre-trial
evidentiary presumption,	identifications, 25:17 et seq.
25:27.50	Showups, 25:7 et seq.
harmless error, 25:47	Suggestive identifications, 25:16
non-testimonial identification evidence, 25:43 ; 25:44	Suppression hearing disclosures,
	identity of informers, 13:14
Expert opinions, 25:38	Surveillance photographs,
First-time in-court, 25:15.50	testimony as to, 25:35
Hearings	Trial disclosures of identity of
generally, 25:27 ; 25:27 et seq.	informers
appellate review, 25:30	generally, 13:15
Informers, disclosure of identity of	appellate review, 13:18
generally, 13:14 et seq.	Trial identifications
appellate review, 13:18	appellate review, 25:45
suppression hearing disclosures, 13:14	non-testimonial identification evidence, 25:43 ; 25:44
Trial disclosures of identity of	testimony as to pretrial proce-
informers, below	dure, 25:31 et seq.
Jury instructions, 25:42	voice identification, 25:40
Lineups	Uncharged crimes evidence,
generally, 25:4 et seq.	17:122
videotape of, 25:39	Video, 25:13

Generally, 31:129.50 IMMUNITY Generally, 26:1 et seq. Appellate review, 26:14 Defense witnesses, 26:11 et seq. Use of immunized testimony, 26:6; 26:7 Waivers, 26:8 et seq. IMPEACHMENT Generally, 17:25 et seq. Alford plea, 17:41 Alias use of, 17:42 Appellate review, prior conduct of defendant offered to impeach, 17:48 Benefit generally, 17:26 witness benefit matters, discovery, 13:8 Bias, discovery, 13:8 Bias, discovery, 13:9 Confessions and admissions used for Miranda rule, 7:48 Bias, discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27	IDENTIFICATION—Cont'd	IMPEACHMENT—Cont'd
generally, 25:14 trial, identification at, 25:40 IDENTITY FRAUD Generally, 31:129.50 IMMUNITY Generally, 26:1 et seq. Appellate review, 26:14 Defense witnesses, 26:11 et seq. Use of immunized testimony, 26:6; 26:7 Waivers, 26:8 et seq. IMPEACHMENT Generally, 17:25 et seq. Alford plea, 17:41 Alias use of, 17:42 Appellate review, prior conduct of defendant offered to impeach, 17:48 Benefit generally, 17:26 witness benefit matters, discovery, 13:8 Bias, discovery, 13:9 Confessions and admissions used for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 17:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27		
trial, identification at, 25:40 IDENTITY FRAUD Generally, 31:129.50 IMMUNITY Generally, 26:1 et seq. Appellate review, 26:14 Defense witnesses, 26:11 et seq. Use of immunized testimony, 26:6; 26:7 Waivers, 26:8 et seq. IMPEACHMENT Generally, 17:25 et seq. Alford plea, 17:41 Alias use of, 17:42 Appellate review, prior conduct of defendant offered to impeach, 17:48 Benefit generally, 17:26 witness benefit matters, discovery, 13:8 Bias, discovery, 13:9 Confessions and admissions used for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 Favorably-disposed-of charge as prior conduct, 17:47 Gang membership, 17:29 Good faith, prior conduct of defendant offered to impeach 17:44 Hostility, 17:30 Illegally seized evidence, 17:30.50 Informal judicial admissions, 17:31 Insanity and psychiatric defenses, 12:21 Interested witness, 17:32 Judicial admissions, 17:31 Juvenile offender adjudications, 17:45 Open door rule, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct, 17:47 Gang membership, 17:29 Good faith, prior conduct of defendant offered to impeach 17:44 Hostility, 17:30 Illegally seized evidence, 17:30.50 Informal judicial admissions, 17:31 Juvenile offender adjudications, 17:45 Police personnel records, discovery, 13:9 Open door rule, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach 17:44 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach 17:42 Appellate review, 17:32 Appellate review, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach 17:42 Appellate review, 17:33 Favorably-disposed-of charge pr		10110100
indentity fraud Generally, 31:129.50 individual and provided and price of the seq. Appellate review, 26:14 Defense witnesses, 26:11 et seq. Use of immunized testimony, 26:6; 26:7 Waivers, 26:8 et seq. IMPEACHMENT Generally, 17:25 et seq. Alford plea, 17:41 Alias use of, 17:42 Appellate review, prior conduct of defendant offered to impeach, 17:48 Benefit generally, 17:26 witness benefit matters, discovery, 13:9 Confessions and admissions used for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 module, 17:47 Gang membership, 17:29 Good faith, prior conduct of defendant offered to impeach 17:44 Hostility, 17:30 Illegally seized evidence, 17:30.50 Informal judicial admissions, 17:31 Insanity and psychiatric defenses, 12:21 Interested witness, 17:32 Judicial admissions, 17:31 Juvenile offender adjudications, 17:45 Law enforcement witness, 17:32.50 Motive, discovery, 13:9 Open door rule, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct, 17:47 Gang membership, 17:29 Good faith, prior conduct of defendant offered to impeach 17:44 Hostility, 17:30 Illegally seized evidence, 17:30.50 Informal judicial admissions, 17:31 Juvenile offender adjudications, 17:45 Police personnel records, discovery, 13:9 Open door rule, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach 17:44 Hostility, 17:30 Illegally seized evidence, 17:30.50 Informal judicial admissions, 17:31 Juvenile offender adjudications, 17:32-Discovery, 13:9 Open door rule, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach 17:45 and 17:45 The prior conduct, 17:40 Discovery, 13:10 Prior conduct, 17		
Generally, 31:129.50 IMMUNITY Generally, 26:1 et seq. Appellate review, 26:14 Defense witnesses, 26:11 et seq. Use of immunized testimony, 26:6; 26:7 Waivers, 26:8 et seq. IMPEACHMENT Generally, 17:25 et seq. Alford plea, 17:41 Alias use of, 17:42 Appellate review, prior conduct of defendant offered to impeach, 17:48 Benefit generally, 17:26 witness benefit matters, discovery, 13:8 Bias, discovery, 13:8 Bias, discovery, 13:8 Bias, discovery, 13:8 Bias, discovery of impeachment evidence generally, 17:26 benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 Gang membership, 17:29 Good faith, prior conduct of defendant offered to impeach 17:44 Hostility, 17:30 Illegally seized evidence, 17:30.50 Informal judicial admissions, 17:31 Juvenile offender adjudications, 17:45 Law enforcement witness, 17:32 Judicial admissions, 17:31 Juvenile offender adjudications, 17:45 Law enforcement witness, 17:32.50 Motive, discovery, 13:9 Open door rule, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defender adjudications, 17:35 open door rule, 17:49 Hostility, 17:30 Illegally seized evidence, 17:30.50 Informal judicial admissions, 17:31 Juvenile offender adjudications, 17:45 Appellate review, prior conduct of defendant, 17:45 Open door rule, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach grow witness, 17:32 Juvenile offender adjudications, 17:35 Open door rule, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defend	trial, identification at, 25:40	
Generally, 31:129.50 IMMUNITY Generally, 26:1 et seq. Appellate review, 26:14 Defense witnesses, 26:11 et seq. Use of immunized testimony, 26:6; 26:7 Waivers, 26:8 et seq. IMPEACHMENT Generally, 17:25 et seq. Alford plea, 17:41 Alias use of, 17:42 Appellate review, prior conduct of defendant offered to impeach, 17:48 Benefit generally, 17:26 witness benefit matters, discovery, 13:8 Bias, discovery, 13:9 Confessions and admissions used for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 Good faith, prior conduct of defendant offered to impeach 17:44 Hostility, 17:30 Illegally seized evidence, 17:30.50 Informal judicial admissions, 17:31 Insanity and psychiatric defenses, 12:21 Interested witness, 17:32 Judicial admissions, 17:31 Juvenile offender adjudications, 17:45 Law enforcement witness, 17:32 Judicial admissions, 17:31 Juvenile offender adjudications, 17:45 Open door rule, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach 17:44 alias use of, 17:42 appellate review, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:39; 17:40 drug use, 17:43 favorably-disposed-of charge, 17:47 good faith, 17:44 juvenile offender adjudications, 17:31 Juvenile offender adjudications, 17:45 appellate review, 17:48 convictions, 17:49 police personnel records, 13:10 Drug use generally, 17:27	IDENTITY FRAUD	
defendant offered to impeach 17:44 Hostility, 17:30 Illegally seized evidence, 17:30.50 Illegally seized evidence, 17:30.50 Informal judicial admissions, 17:31 Insanity and psychiatric defenses, 12:21 IMPEACHMENT Generally, 17:25 et seq. Alford plea, 17:41 Alias use of, 17:42 Appellate review, prior conduct of defendant offered to impeach, 17:48 Benefit generally, 17:26 witness benefit matters, discovery, 13:8 Bias, discovery, 13:8 Bias, discovery, 13:9 Confessions and admissions used for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 defendant offered to impeach 17:44 Hostility, 17:30 Illegally seized evidence, 17:30.50 Informal judicial admissions, 17:31 Insanity and psychiatric defenses, 12:21 Interested witness, 17:32 Judicial admissions, 17:31 Juvenile offender adjudications, 17:45 Law enforcement witness, 17:32-50 Motive, discovery, 13:9 Open door rule, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach to impeach 17:44 Hostility, 17:30 Illegally seized evidence, 17:30.50 Informal judicial admissions, 17:31 Luvenile offender adjudications, 17:45 Law enforcement witness, 17:32 Law enforcement witness, 17:32 Dending charge, prior conduct of defendant, 17:46 Party's own witness, 17:39 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach to impeach yencle offender adjudications, 17:45 Law enforcement witness, 17:32 Law enforcement	Generally, 31:129.50	
Generally, 26:1 et seq. Appellate review, 26:11 et seq. Use of immunized testimony, 26:6; 26:7 Waivers, 26:8 et seq. IMPEACHMENT Generally, 17:25 et seq. Alford plea, 17:41 Alias use of, 17:42 Appellate review, prior conduct of defendant offered to impeach, 17:48 Benefit generally, 17:26 witness benefit matters, discovery, 13:8 Bias, discovery, 13:9 Confessions and admissions used for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 Hostility, 17:30 Illegally seized evidence, 17:30.50 Informal judicial admissions, 17:31 Insanity and psychiatric defenses, 12:21 Interested witness, 17:32 Judicial admissions, 17:31 Juvenile offender adjudications, 17:32.50 Motive, discovery, 13:9 Open door rule, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:39; 17:40 drug use, 17:43 favorably-disposed-of charge, 17:47 good faith, 17:44 juvenile offender adjudications, 17:31 Juvenile offender adjudications, 17:32 Appellate review, 17:32 Juvenile offender adjudications, 17:32 Discovery, 13:8 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:49 police personnel records, 13:10 diculations, 17:31 Insanity and psychiatric defenses.	IMMUNITY	defendant offered to impeach
Appellate review, 26:14 Defense witnesses, 26:11 et seq. Use of immunized testimony, 26:6; 26:7 Waivers, 26:8 et seq. IMPEACHMENT Generally, 17:25 et seq. Alford plea, 17:41 Alias use of, 17:42 Appellate review, prior conduct of defendant offered to impeach, 17:48 Benefit generally, 17:26 witness benefit matters, discovery, 13:8 Bias, discovery, 13:9 Confessions and admissions used for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 Illegally seized evidence, 17:30.50 Informal judicial admissions, 17:32 Judicial admissions, 17:31 Juvenile offender adjudications, 17:45 Law enforcement witness, 17:32 Judicial admissions, 17:31 Juvenile offender adjudications, 17:45 Law enforcement witness, 17:32 Judicial admissions, 17:31 Juvenile offender adjudications, 17:45 Appellate review, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:45 Appellate review, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:45 avenforcement witness, 17:32 Discovery, 13:9 Open door rule, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant, 17:47 police personnel records, discovery, 13:10 Prior conduct of defendant, 17:47 police personnel records, discovery, 13:10 Prior conduct of defendant, 17:46 Par	Generally, 26:1 et seq.	
Defense witnesses, 26:11 et seq. Use of immunized testimony, 26:6; 26:7 Waivers, 26:8 et seq. IMPEACHMENT Generally, 17:25 et seq. Alford plea, 17:41 Alias use of, 17:42 Appellate review, prior conduct of defendant offered to impeach, 17:48 Benefit generally, 17:26 witness benefit matters, discovery, 13:8 Bias, discovery, 13:9 Confessions and admissions used for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 police personnel records, 13:10 Drug use generally, 17:27 Informal judicial admissions, 17:31 Insanity and psychiatric defenses, 12:21 Interested witness, 17:32 Judicial admissions, 17:31 Juvenile offender adjudications, 17:45 Popen door rule, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 Appellate review, prior conduct of defendant, 17:45 generally, 17:46 Party's own witness, 17:33 Poding charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant, 17:48 convictions, 17:45 appellate review, prior conduct of defendant, 17:47 police personnel records, discovery, 13:10 Prior conduct of defendant, 17:47 police personnel records, discovery, 13:10 Prior conduct of defendant, 17:47 police personnel records, discovery, 13:10 Prior conduct of defendant, 17:48 convictions, 17:45 appellate review, 17:48 convictions, 17:49 discovery, 13:9 police personnel records, discovery, 13:9 police	Appellate review, 26:14	
Use of immunized testimony, 26:6; 26:7 Waivers, 26:8 et seq. IMPEACHMENT Generally, 17:25 et seq. Alford plea, 17:41 Alias use of, 17:42 Appellate review, prior conduct of defendant offered to impeach, 17:48 Benefit generally, 17:26 witness benefit matters, discovery, 13:8 Bias, discovery, 13:9 Confessions and admissions used for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 Insanity and psychiatric defenses, 12:21 Interested witness, 17:32 Judicial admissions, 17:31 Juvenile offender adjudications, 17:32.50 Motive, discovery, 13:9 Open door rule, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:46 Party's own witness, 17:32 Discovery of impeachment evidence generally, 17:38 et seq. Alford plea, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:46 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:46 Party's own witness, 17:32 Discovery, 13:9 Confessions and admissions used for generally, 17:38 et seq. Alford plea, 17:46 Party's own witness, 17:32 Discovery, 13:9 Confessions and admissions used for generally, 17:46 Party's own witness, 17:32 Police personnel records, discovery, 13:10 Prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant, 17:47 generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:49 discovery, 13:9 Open door rule, 17:45 open door ru	Defense witnesses, 26:11 et seq.	
26:6; 26:7 Waivers, 26:8 et seq. IMPEACHMENT Generally, 17:25 et seq. Alford plea, 17:41 Alias use of, 17:42 Appellate review, prior conduct of defendant offered to impeach, 17:48 Benefit generally, 17:26 witness benefit matters, discovery, 13:8 Bias, discovery, 13:9 Confessions and admissions used for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 Interested witness, 17:32 Judicial admissions, 17:31 Juvenile offender adjudications, 17:45 Law enforcement witness, 17:32.50 Motive, discovery, 13:9 Open door rule, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, prior conduct of defendant, 17:45 police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant, 17:42 appellate review, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant, 17:48 convictions, 17:42 appellate review, 17:48 convictions, 17:42 appellate rev		
Maivers, 26:8 et seq. IMPEACHMENT Generally, 17:25 et seq. Alford plea, 17:41 Alias use of, 17:42 Appellate review, prior conduct of defendant offered to impeach, 17:48 Benefit generally, 17:26 witness benefit matters, discovery, 13:8 Bias, discovery, 13:9 Confessions and admissions used for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 Interested witness, 17:32 Juvenile offender adjudications, 17:45 Law enforcement witness, 17:32.50 Motive, discovery, 13:9 Open door rule, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, prior conduct of defendant, 17:45 police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant, 17:49 Police personnel records, discovery, 13:10 Prior conduct of defendant, 17:47 police personnel records, discovery, 13:10 Prior conduct of defendant, 17:47 police personnel records, discovery, 13:10 Prior conduct of defendant, 17:47 police personnel records, discovery, 13:10 Prior conduct of defendant, 17:47 police personnel records, discovery, 13:10 Prior conduct of defendant, 17:		
Generally, 17:25 et seq. Alford plea, 17:41 Alias use of, 17:42 Appellate review, prior conduct of defendant offered to impeach, 17:48 Benefit generally, 17:26 witness benefit matters, discovery, 13:8 Bias, discovery, 13:9 Confessions and admissions used for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 Judicial admissions, 17:31 Juvenile offender adjudications, 17:32 Law enforcement witness, 17:32 Law enforcement witness, 17:32 Popen door rule, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:33 favorably-disposed-of charge, 17:47 good faith, 17:44 juvenile offender adjudications, 17:35 activations, 17:45 popen door rule, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:35 favorably-disposed-of charge, 17:47 good faith, 17:44 juvenile offender adjudications, 17:35 pending charge, prior conduct of defendant, 17:47 police personnel records, discovery, 13:9 Open door rule, prior conduct of defendant, 17:47 police personnel records, discovery, 13:10 Prior conduct of defendant, 17:47 police personnel records, discovery, 13:10 Prior conduct of defendant, 17:47 police personnel records, discovery, 13:10 Prior conduct of defendant, 17:47 police personnel records, discovery, 13:10 prior conduct of defendant, 17:47 police personnel records, discovery, 13:10 prior conduct of defendant, 17:47 police personnel records, discovery, 13:10 prior conduct of defendant, 17:47 police personnel records	Waivers, 26:8 et seq.	
Generally, 17:25 et seq. Alford plea, 17:41 Alias use of, 17:42 Appellate review, prior conduct of defendant offered to impeach, 17:48 Benefit generally, 17:26 witness benefit matters, discovery, 13:8 Bias, discovery, 13:9 Confessions and admissions used for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 Judicial admissions, 17:31 Juvenile offender adjudications, 17:32.50 Motive, discovery, 13:9 Open door rule, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:33 favorably-disposed-of charge, 17:47 good faith, 17:44 juvenile offender adjudications, 17:35 underlook party is own witness, 17:33 pending charge, prior conduct of defendant, 17:46 party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:35 favorably-disposed-of charge, 17:47 good faith, 17:44 juvenile offender adjudications, 17:35 popen door rule, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 police personnel records, discovery, 13:9 police personnel records, discovery, 13:10 Prior conduct of defendant, 17:47 police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:45 podd faith, 17:45 police personnel records, disco	IMPEACHMENT	
Alford plea, 17:41 Alias use of, 17:42 Appellate review, prior conduct of defendant offered to impeach, 17:48 Benefit generally, 17:26 witness benefit matters, discovery, 13:9 Confessions and admissions used for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 Juvenile offender adjudications, 17:45 Law enforcement witness, 17:32.50 Motive, discovery, 13:9 Open door rule, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:39; 17:40 drug use, 17:43 favorably-disposed-of charge, 17:47 good faith, 17:44 juvenile offender adjudications, 17:32.50		
Alias use of, 17:42 Appellate review, prior conduct of defendant offered to impeach, 17:48 Benefit generally, 17:26 witness benefit matters, discovery, 13:8 Bias, discovery, 13:9 Confessions and admissions used for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 Law enforcement witness, 17:32 Law enforcement witness, 17:32 Law enforcement witness, 17:32 Law enforcement witness, 17:32 Motive, discovery, 13:9 Open door rule, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:9 Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:39; 17:40 drug use, 17:43 favorably-disposed-of charge, 17:47 good faith, 17:44 juvenile offender adjudications, 17:45 open door rule, 17:46		
Appellate review, prior conduct of defendant offered to impeach, 17:48 Benefit generally, 17:26 witness benefit matters, discovery, 13:8 Bias, discovery, 13:9 Confessions and admissions used for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 Motive, discovery, 13:9 Open door rule, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:39; 17:40 drug use, 17:43 favorably-disposed-of charge, 17:47 good faith, 17:44 juvenile offender adjudications, 17:45 open door rule, 17:46		2
defendant offered to impeach, 17:48 Benefit generally, 17:26 witness benefit matters, discovery, 13:9 Confessions and admissions used for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 Motive, discovery, 13:9 Open door rule, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:39; 17:40 drug use, 17:43 favorably-disposed-of charge, 17:47 good faith, 17:44 juvenile offender adjudications, 17:45 open door rule, prior conduct of defendant, 17:46		
Benefit generally, 17:26 witness benefit matters, discovery, 13:8 Bias, discovery, 13:9 Confessions and admissions used for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 Open door rule, prior conduct of defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:39; 17:40 drug use, 17:43 favorably-disposed-of charge, 17:45 good faith, 17:44 juvenile offender adjudications, 17:45 open door rule, prior conduct of defendant, 17:46		
defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:9 Confessions and admissions used for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 defendant, 17:46 Party's own witness, 17:33 Pending charge, prior conduct of defendant offered to impeach generally, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:39; 17:40 drug use, 17:43 good faith, 17:44 juvenile offender adjudications, 17:45 open door rule, 17:46	17:48	
generally, 17:26 witness benefit matters, discovery, 13:8 Bias, discovery, 13:9 Confessions and admissions used for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 Party's own witness, 17:33 Pending charge, prior conduct of defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:39; 17:40 drug use, 17:43 favorably-disposed-of charge, 17:47 good faith, 17:44 juvenile offender adjudications, 17:45 open door rule, 17:46	Benefit	
discovery, 13:8 Bias, discovery, 13:9 Confessions and admissions used for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 defendant, 17:47 Police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:39; 17:40 drug use, 17:43 favorably-disposed-of charge, 17:47 good faith, 17:44 juvenile offender adjudications, 17:45 open door rule, 17:46	•	· · · · · · · · · · · · · · · · · · ·
Bias, discovery, 13:9 Confessions and admissions used for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:39; 17:40 drug use, 17:43 favorably-disposed-of charge, 17:47 good faith, 17:44 juvenile offender adjudications, 17:45 open door rule, 17:46		
Confessions and admissions used for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 discovery, 13:10 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:39; 17:40 drug use, 17:43 favorably-disposed-of charge, 17:47 good faith, 17:44 juvenile offender adjudications, 17:45 open door rule, 17:46		· · · · · · · · · · · · · · · · · · ·
for Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 Prior conduct of defendant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:39; 17:40 drug use, 17:43 favorably-disposed-of charge, 17:47 good faith, 17:44 juvenile offender adjudications, 17:45 open door rule, 17:46		
Miranda rule, 7:48 notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 Thor conduct of derindant offered to impeach generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:39; 17:40 drug use, 17:43 favorably-disposed-of charge, 17:47 good faith, 17:44 juvenile offender adjudications, 17:45 open door rule, 17:46		
notice requirements, 7:72 Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:38 et seq. Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:39; 17:40 drug use, 17:43 favorably-disposed-of charge, 17:47 good faith, 17:44 juvenile offender adjudications, 17:45 open door rule, 17:46		
Discovery of impeachment evidence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 Alford plea, 17:41 alias use of, 17:42 appellate review, 17:48 convictions, 17:39; 17:40 drug use, 17:43 favorably-disposed-of charge, 17:47 good faith, 17:44 juvenile offender adjudications, 17:45 open door rule, 17:46		-
dence generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 alias use of, 17:42 appellate review, 17:48 convictions, 17:39; 17:40 drug use, 17:43 favorably-disposed-of charge, 17:47 good faith, 17:44 juvenile offender adjudications, 17:45 open door rule, 17:46	-	-
generally, 13:7 et seq. benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 generally, 17:48 convictions, 17:39; 17:40 drug use, 17:43 favorably-disposed-of charge, 17:47 good faith, 17:44 juvenile offender adjudications, 17:45 open door rule, 17:46		
benefit to witness, 13:8 bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 convictions, 17:39; 17:40 drug use, 17:43 favorably-disposed-of charge, 17:47 good faith, 17:44 juvenile offender adjudications, 17:45 open door rule, 17:46		
bias, 13:9 exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 drug use, 17:43 favorably-disposed-of charge, 17:47 good faith, 17:44 juvenile offender adjudications, 17:45 open door rule, 17:46		= =
exculpatory matter, disclosure of, 13:10.50 motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 favorably-disposed-of charge, 17:47 good faith, 17:44 juvenile offender adjudications, 17:45 open door rule, 17:46		
motive, 13:9 police personnel records, 13:10 Drug use generally, 17:27 good faith, 17:44 juvenile offender adjudications, 17:45 open door rule, 17:46		favorably-disposed-of charge,
police personnel records, 13:10 Drug use generally, 17:27 generally, 17:27 generally, 17:45 open door rule, 17:46		
Drug use 17:45 generally, 17:27 open door rule, 17:46	· · · · · · · · · · · · · · · · · · ·	
generally, 17:27 open door rule, 17:46		
	e	
	defendant as witness, 17:43	pending charge, 17:47

IMPEACHMENT—Cont'd

Prior conduct of defendant offered to impeach—Cont'd Sandoval rule, 17:38 youthful offender adjudications, 17:45

Prior conduct of non-defendant witness, 17:49

Prior convictions offered to impeach defendant, **17:39**; **17:40**

Prior inconsistent statements, 17:34

Rehabilitation of impeached witness, **17:37**

Right to counsel, impeachment by statement violating, **7:25**

Sandoval rule, prior conduct of defendant, **17:38**

Silence, impeachment by, **17:35**; **17:36**

Youthful offender adjudications, 17:45

IMPERSONATION, CRIMINAL Generally, 31:127

IMPRISONMENT, UNLAWFUL Generally, 31:70; 31:71

IN CAMERA REVIEW

Exculpatory matter disclosures, 13:5

INCEST

Generally, **31:177**Uncharged crimes evidence, **17:136**

INCOMPETENT COUNSEL

Effective Assistance of Counsel (this index)

INCOMPETENTS

Offenses involving, 31:177 et seq.

INDECENT EXPOSURE OFFENSES

Generally, 31:175

INDICTMENTS

Generally, 2:14 et seq.
See also Pleading (this index)
Amendments, 2:20
Appellate review, 2:24; 3:23
Confessions and admissions, 7:16
Consolidation, 2:25 et seq.
Counts, reduction, 2:21
Dismissed indictments, reinstated, 2:22

Double jeopardy after dismissal because of deficient accusa-

tory instrument, **15:4** Duplicitous pleading, **2:19**

Exceptions, pleading, **2:18** Facts, proof of, **2:23**

Factual allegations, sufficiency, **2:14**

Joinder, 2:25 et seq.

Prior convictions, pleading and proof of, **2:17**

Proof of facts and variances, 2:23
Reduction of a count, 2:21
Reinstated dismissed indictments, 2:22

Severance, 2:25 et seq. Statutory citations, 2:15

Sufficiency of factual allegations, 2:14

Time, pleading and proof of, **2:16** Variances, proof of, **2:23**

INFERENCES

Evidentiary use, 17:88 et seq.

INFORMANTS

Anonymous informers, stop and frisk, **37:19**

Appellate review of disclosure of identity, **13:18**

Confessions and admissions to informants, right to counsel exceptions, 7:22

Disclosure of identity of generally, **13:14 et seq.** appellate review, **13:18**

INFORMANTS—Cont'd

Disclosure of identity of-Cont'd **DEFENSES—Cont'd** suppression hearing disclosures, Impeachment, 12:21 13:14 Insanity, 12:17 Probable cause, information from Negated mens rea, 12:18 informants, 37:38 Notice requirements, 12:15 Stop and frisk, anonymous Post-conviction treatment, 12:22 informers, 37:19 Privileges, 12:19 Suppression hearing identity Waiver, 12:19 disclosures, 13:14 INSTRUCTION TO JURY **INFORMATIONS** Missing and destroyed evidence, Generally, 2:1 et seq. 10:17.50 See also **Pleading** (this index) Robbery, 31:107.50 Amendments, 2:5 INTENT Appellate review, 3:23 Generally, 17:90 Consolidation, 2:25 et seq. Burglary, 31:77 Double jeopardy after dismissal Larceny, 31:87 because of deficient accusa-Modus operandi, 17:124 tory instrument, 15:4 Uncharged crimes evidence, Elements, missing, 2:3 17:123; 17:124 Joinder, 2:25 et seq. Weapons offenses, intent to use Jurisdiction, 2:1 unlawfully, 31:188 Severance, 2:25 et seq. Simplified, 2:7 INTERESTS OF JUSTICE Sufficiency **Appellate Review** (this index) generally, 2:2 Dismissal (this index) missing elements, 2:3 INTERMEDIATE APPELLATE Superior court informations, 2:13 **COURT** Superseding, 2:6 Determinations, 3:49 Verification, 2:4 Jurisdiction, 3:53 INNOCENCE Remittal orders, 3:49 Presumption of, appellate review, INTERPRETER 3:27 Trial, 44:7.50 Uncharged crimes evidence, 17:139 INTERROGATIONS **Investigations** (this index) INSANITY AND PSYCHIATRIC **DEFENSES** INTOXICATION DEFENSE Generally, **12:15** Generally, 12:13; 12:14 Competency of Defendant, 12:15 INVESTIGATIONS Effective assistance of counsel, 8:36 See also **Police** (this index) Examinations of defendant, 12:16 Contempt, 27:1 Expert opinions, 12:20 Detention, investigative, 37:18

INSANITY AND PSYCHIATRIC

INVESTIGATIONS—Cont'd	JUDGES—Cont'd
Eavesdropping (this index)	Joint representation of multiple
Interrogations	defendants, court inquiry
questions, 7:35	responsibilities, 8:18
remarks before warning and	Jurors' questions
statement, 7:36	generally, 10:15
successive interrogations, 7:41	responses to, 10:16
Joint representation of multiple	Non-lawyer judges, 44:10
defendants, 8:17	Orders (this index)
Miranda Rule (this index)	Plea allocations, 23:8 et seq.
Pen Registers (this index)	Single judge trials, 44:8
Probable Cause (this index)	Subpoenas (this index)
Search and Seizure (this index) Video Surveillance (this index)	Suppression hearings, presiding officers, 37:110
Warrants (this index)	Trials, single judge, 44:8
INVOLUNTARY POSSESSION	Voir dire by, 44:48
Culpability, 31:7.70	Warrant issuances, 37:4
ISSUES	JUDGMENTS
Guilty pleas, issues waived or forfeited, 23:19	Appellate review, post-judgment orders, 3:7
	Post judgment motions
JAILS	generally, 32:1 et seq.
Custody Status (this index)	Post-judgment motions
JOINDER	generally, 44:97 et seq
Pleading, 2:25 et seq.	Post judgment motions
•	see also Motion Practice (this
JOINT DEFENDANTS	index)
Multiple Felony Offenders (this index)	Post-judgment orders, appeals of, 3:7
JOSTLING	JURIES
Generally, 31:112	Alibi instructions, 12:6
JUDGES	Alternate jurors, 44:61.50 ; 44:81
Conduct	Appellate review
generally, 9:1 et seq.	curative instructions limiting,
absence, 9:2	3:38
recusal, 9:3	instructions
Contempt (this index)	generally, 3:26 ; 10:23
Deliberations, judge's presence,	curative instructions limiting,
44:80	3:38
Discretion, appellate review, 3:39	law questions, 3:26
Exculpatory matter disclosures, in	limiting instructions, 3:36
camera review, 13:5	peremptory challenges, 44:58
Hearing officers, 44:9	Burden of proof instructions, 10:1
O = = = = = = = = = = = = = = = = = = =	r

JURIES—Cont'd	JURIES—Cont'd
Capital cases	Expert juror problems, 44:100
instructions, 6:8	Fairness instructions, 10:11
selection, 6:6	Fifth Amendment issue instruc-
Cause challenges, 44:49 et seq.	tions, 10:12
Challenge to panel, 44:45	Grand Juries (this index)
Circumstantial evidence instruc-	Impeachment of verdict, 44:98
tions	Inconsistent counts instructions,
generally, 10:2	10:13
when charge required, 10:3	Inconsistent verdicts, 44:94 et seq.
Coerced verdict, 10:4	Instructions
Conduct of jurors	generally, 10:1
generally, 44:59 et seq.	alibi, 12:6
experiments, 44:99	Appellate review, above
impeachment of verdict, 44:98	benefits to witness, credibility,
Confessions, instructions, 10:6	10:8
Conflicts of interest of witnesses, credibility instructions, 10:7	burden of proof, 10:1
Counts, inconsistent, 10:13	capital cases, 6:8
Credibility of witnesses instruc-	circumstantial evidence
tions	generally, 10:2
benefits to witness, 10:8	when charge required, 10:3
interested witnesses, 10:7	closing of courtroom during,
Deadlocked jury, 10:5	44:22
Deadlock mistrial, double jeop-	coerced verdict, 10:4
ardy defense after, 15:9	confessions, 10:6
Defendant's presence	credibility of witnesses
instructing the jury, 44:37	benefits to witness, 10:8
selecting the jury, 44:32	interested witness, 10:7
Defendant's testimony, instructions re, 10:9	curative instructions limiting appellate review, 3:38
Deliberations	deadlocked jury, 10:5
Conduct of jurors, above	defendant's presence during
Trial (this index)	charge, 44:37
Discriminatory exercises of	defendant's testimony, 10:9
peremptory challenges, 44:53	defenses
et seq.	alibi, 12:6
Dual juries, 44:5	entrapment, 12:12
Elements of crime, instructions,	elements of crime, 10:10
10:10	entrapment defense, 12:12
Excusing sworn jurors, 44:60; 44:61	fairness, 10:11
Ex-parte communications with	Fifth Amendment issues, 10:12
jurors, 44:69	identification evidence, 25:42
Experiments by jurors, 44:99	inconsistent counts, 10:13
Emperation of Jurois, 44.77	meonsistem counts, iviis

JURIES—Cont'd	JURIES—Cont'd
Instructions—Cont'd	Remedy, inconsistent and
judicial opinions, quoting,	repugnant verdicts, 44:96.50
10:18	Repugnant verdicts, 44:94 et seq.
limiting, 3:36	Right to jury trial
marshaling of evidence, 10:17	dual juries, 44:5
missing witnesses, 17:75	forfeitures, 19:8; 44:2
motive, 10:19	retroactivity of rulings, 35:16
nullification, 10:14	televised proceedings, 44:6
preliminary instructions, 44:65	waiver, 44:4
quoting judicial opinions, 10:18	Selection
reasonable doubt, 10:20	generally, 44:45 et seq.
third party instructions, 44:87	capital cases, 6:6
timeliness, 10:21	cause challenges, 44:49 et seq.
witnesses, missing, 17:75	challenge to the jury panel,
Judicial opinions, quoting, instruc-	44:45
tions, 10:18	defendant's presence, 44:32
Lesser Included Offenses (this	Peremptory challenges, above
index)	Voir Dire, below
Marshaling of evidence, instructions, 10:17	Sequestration, 44:88
Mistrial for deadlock, double jeop-	Substitution of alternate juror,
ardy defense after, 15:9	44:61.50
Motive instructions, 10:19	Televised proceedings, 44:6
Note taking, 44:71	Third party instructions, 44:87
Nullification, 10:14	Timeliness of instructions, 10:21
Peremptory challenges	Verdicts (this index)
generally, 44:52 et seq.	Visits to scene of crime, 44:70
appellate review, 44:58	Voir dire
Batson rule, 35:3	generally, 44:46 et seq.
discriminatory exercises, 44:53	cause challenges, 44:49 et seq.
et seq.	counsel, 44:47
retroactivity of rulings, 35:3	defendant's presence, 44:32
Polling of jury, 44:92	judges, 44:48
Preliminary instructions, 44:65	Peremptory challenges, above
Questions from the jury	Selection, above
generally, 10:15	Waivers of right to jury trial, 44:4
responses to, 10:16	HIDICDICTION
Quoting judicial opinions, instruc-	JURISDICTION
tions, 10:18	Generally, 21:1 et seq.
Readbacks of evidence	Appellate review
generally, 44:86	generally, 21:9
defendant's presence, 44:39	Article 78 writs, 4:4 ; 4:5
Reasonable doubt instructions, 10:20	intermediate appellate court, 3:53

JURISDICTION—Cont'd JUVENILE JUSTICE—Cont'd Appellate review—Cont'd Dismissal, violation of adjournsubject matter jurisdiction ment in contemplation of, issues, 3:29 28:10 Eligibility of youthful offenders, Burden of proof, 21:7 45:1 Common carriers, 21:3 Examinations of youthful offend-Court of Appeals, 21:9 ers, 45:4 Geographical, 21:1 et seq. Expungement of records, 28:9 Guilty plea, jurisdictionally flawed Family courts, removal of count, 23:7.50 juveniles to, 45:6 Informations, 2:1 Hearings, 28:6; 28:7 Intermediate appellate court Impeachment, youthful offender review, 3:53 adjudications, 17:45 Pleading, 21:7 Juvenile offenders, 45:5; 45:6 Private vehicles, 21:4 Notices, 28:5 Subject matter, appellate review, Petitions. 28:4 3:29 Placement, 28:8 Territorial, 21:1 Post-sentence issues, **45:3** Venue changes, 21:8 Sealing of records, 28:9 Sentence proceedings, 45:2 JUSTICE Violation of adjournment in con-**Interests of Justice** (this index) templation of dismissal, JUSTIFICATION DEFENSES 28:10 Violation of probation, 28:11 Generally, 12:23 et seq. Appellate review, 12:30 Youthful offenders generally, 45:1 et seq. Initial aggressor, self-defense, 12:24.50 adjudications, impeachment use, 17:45 Lawful conduct, 12:27 Necessity, 12:28 KIDNAPPING Premises, defense of, 12:29 Generally, 31:21; 31:70; 31:71 Retreat, self-defense, 12:25 Attempts, 31:21 **Self-Defense** (this index) Parent, kidnapping of child by, State-of-mind evidence, self-31:70.50 defense, 12:26 KNOWLEDGE JUVENILE JUSTICE Generally, **17:91** Generally, 28:1 et seq.; 45:1 et Burglary, **31:74** Possession, knowing Adjournment in contemplation of drugs, 31:156 dismissal, violation of, 28:10 weapons, 31:187 Confidentiality, 28:9 Trespass, **31:74** Constitution requirements, 28:1 Designated felony act, 28:3 **LARCENY** Discovery, 28:5 Generally, 31:22; 31:85

Lesser included offenses, 29:6

LESSER INCLUDED OFFENSES LARCENY—Cont'd Asportation, 31:88 —Cont'd Consummated crimes, attempts of, Attempts, 31:22 29:2 Claim of right defense, 31:97 Criminal facilitation, 29:3 Concurrent vs consecutive sentences, 39:37; 39:40 Double jeopardy, lesser included offenses submitted, 15:17 Culpability, 31:98 Embezzlement, larceny by, 31:89 Driving while intoxicated, 29:20 Extortion, larceny by, 31:90 Drug offenses, 29:17 False pretenses, 31:91 Facilitation, 29:3 False promises, 31:92 Felony murder, 29:8 Intent. 31:87 Intentional homicide, 29:7 Lesser included offenses, 29:12 Larceny, 29:12 Medicaid funds, 31:94 Possession of stolen property, Ownership issues, 31:86 29:14 Pleading, **31:85** Public order, offenses against, **Possession Offenses** (this index) 29:18 Property, 31:85.50 Reckless endangerment, 29:5 Sentences, concurrent vs consecu-Reckless manslaughter, 29:6 tive, 39:37; 39:40 Resisting arrest, 29:15 Trespassory taking, 31:93 Robbery, 29:13 Trick, 31:91 Sex offenses, 29:9 Uncharged crimes evidence, Weapon offenses, 29:19 17:137 LEWDNESS OFFENSES Value evidence, 31:95; 31:96 Generally, 31:174 LAW AND FACT QUESTIONS LIMITATIONS STATUTES Accomplices as witnesses, 1:3; 1:4 **Statutes of Limitations** (this Appellate review, 3:38.50; 3:40 index) **Proof of Facts** (this index) **LINEUPS** Suppression of evidence appeals, Effective assistance of counsel. 37:118; 37:119 identification issues, 8:42 Witnesses, accomplices as, 1:3; Identification, 25:4 et seq. 1:4 **LOITERING** LESSER INCLUDED OFFENSES Generally, 31:172 Generally, 29:1 et seq. Constitutional challenges, 41:4; Appellate review, 29:21 41:10 Assault, 29:4 Attempt of a consummated crime, **MANDAMUS** 29:2 **Article 78 Writs** (this index) Bribery, 29:16 Burglary, 29:11 **MANSLAUGHTER**

Coercion, 29:10

MARRIAGE MINORS Offenses involving, 31:177 et seq. Children (this index) **MEDICAID FRAUD** MIRANDA RULE Generally, 7:27 et seq. Generally, 31:125.50 See also Confessions and Admis-**MEDICAID FUNDS sions** (this index) Larceny of, 31:94 Accomplices, evidence procured from inadmissible statements MEDICAL EXAMINATIONS of, 7:47 Prosecution witness examinations, Appellate review, 7:49 discovery, 13:29 Custody status **MEDICAL ISSUES** generally, 7:28 et seq.; 7:31 Interests of justice dismissals, definition, 7:28 14:3 home, 7:29 hospital, 7:30 MEDICAL RECORDS police station, 7:32 Subpoenas, 42:2 prison, 7:33 **MENS REA** street, 7:34 Insanity and psychiatric defenses Driving-while-intoxicated case negating mens rea, 12:18 exception, 7:46 Emergency exceptions, 7:43 MENTAL CAPACITY Evidence procured from inadmis-**Competency of Defendant** (this sible statements of index) accomplices, 7:47 MENTAL CULPABILITY **Exceptions** Generally, 31:7 generally, 7:42 et seq. accomplices, evidence procured **MENTAL EXAMINATIONS** from inadmissible state-Competency of defendant, 44:11 ments of, 7:47 driving-while-intoxicated cases, **MENTAL ISSUES** 7:46 Interests of justice dismissals, emergencies, 7:43 14:3 evidence procured from MENTALLY DISABLED inadmissible statements of accomplices, 7:47 **PERSONS** Sex offenses against, 31:61; 31:62 non-government participation, 7:42 MENTALLY INCAPACITATED parolees, 7:45 **DEFENDANTS** pedigree question, 7:44 **Insanity and Psychiatric** probationers, 7:45 **Defenses** (this index) state actor rule, 7:42 Prompt prosecution rights, 40:20 Home, custody status, 7:29 **MENTAL STATES** Hospital, custody status, 7:30

Opinion evidence, 17:83

Impeachment evidence, 7:48

MISTAKE OF LAW DEFENSE MIRANDA RULE—Cont'd Interrogations Generally, 12:31 questions, 7:35 **MISTRIAL** remarks before warning and Deadlock, double jeopardy statement, 7:36 defense after, 15:9 successive interrogations, 7:41 Double jeopardy defense after Invocation of right of silence, 7:39 generally, 15:8 et seq. Parolee exceptions, 7:45 see also **Double Jeopardy** (this Pedigree question exception index) generally, 7:44 Manifest necessity, **15:11**; **15:12** notice requirements, 7:71 **MODUS OPERANDI** Police station, custody status, 7:32 Generally, 17:124 Prison, custody status, 7:33 Probationer exceptions, 7:45 Uncharged crimes evidence, Remarks before warning and state-17:124 ment, 7:36 **MOLESTATION** Retroactivity of rulings, 35:11 **Sex Offenses** (this index) Right of counsel **MOLINEUX HEARINGS** Waivers of rights, below Right of silence, invocations of, Defendant's presence, 44:31 7:39 **Uncharged Crimes Evidence** State actor rule exception, 7:42 (this index) Street, custody status, 7:34 **MONITORING CAMERAS** Sufficiency of warnings **Video Surveillance** (this index) generally, 7:37; 7:38 successive interrogations, 7:41 **MOOT ISSUES** Waivers of rights **Appellate Review** (this index) generally, 7:40 Parole, **39:65** successive interrogations, 7:41 MOTION PRACTICE Warnings Actual innocence, 32:10.50 remarks before warning and Allegation challenges, 32:3; 32:4 statement, 7:36 Appeals distinguished, 32:2 successive interrogations, 7:41 Appellate practice, 32:11 sufficiency of Argument, dismissal motions, generally, 7:37; 7:38 30:4 successive interrogations, Collateral estoppel claims, **32:6** 7:41 Confession suppression motions, MISCHIEF, CRIMINAL 7:70 Generally, 31:82 Counsel deficiencies, motions challenging, 32:5 **MISDEMEANORS** Dismissal motions, 30:1 Complaints, sufficiency, 2:9 DNA testing, 32:8 MISTAKE Due diligence in bringing motion,

32:7

Index-44

Error (this index)

MOTION PRACTICE—Cont'd	MULTIPLE FELONY
Grand jury proceedings, 22:20	OFFENDERS—Cont'd
Hearings on motions, 32:9	Effect of resentence, 39:30.50
Newly discovered evidence, 32:10 Orders (this index)	Foreign judgments, sentences, 39:26; 39:27
Post-judgment motions, 32:1 et	Guilty pleas, withdrawals, 23:27
seq.; 44:97 et seq.	Persistent felony offender, 39:29 ;
Post-verdict motions	39:30
generally, 44:97 et seq.	Persistent violent felony offender,
witness statement disclosures,	39:30
13:24	Predicate statements
Prompt prosecution rights, 40:21	generally, 39:21
Sufficiency of motion allegations,	successive attempts to prove,
suppression of evidence,	39:24
37:106 et seq.	Procedures to determine, 39:22
Witness statement disclosures,	Second felony offenders, 39:28;
post-verdict motions, 13:24	39:28.50
MOTIVE	Sentences
Generally, 17:79	generally, 39:21 et seq. foreign judgments, 39:26 ;
Discovery, impeachment evidence, 13:9	39:27
Uncharged crimes evidence,	ten-year period, 39:25
17:125	Successive attempts to prove predicate, 39:24
MOTOR VEHICLES	MULTIPLE OFFENSES
Vehicles (this index)	Pleading (this index)
MULTIPLE DEFENDANTS	Sentences (this index)
Accessorial Liability (this index)	· · · · · · · · · · · · · · · · · · ·
Accomplices (this index)	MURDER
Confessions and admissions of	See also Homicide (this index)
codefendants	Accessorial liability, attempts,
generally, 7:62 et seq.	31:29
see also Bruton Rule (this	Attempts
index)	generally, 31:28 et seq.
Counsel, joint representation	accessorial liability, 31:29
generally, 8:17 et seq.	felony murder, 31:30
see also Counsel (this index)	witness elimination, 31:34
Guilty pleas, 23:15	Capital Cases (this index)
MULTIPLE FELONY	Felony Murder (this index)
OFFENDERS	Lesser included offenses, 29:8
Generally, 39:21 et seq.	Witness elimination attempts,
Collateral estoppel, 15:30	31:34
Constitutionality, 39:23	NECESSITY
Double jeopardy, 15:20	Justification defenses, 12:28

NOTICES OFFENSES—Cont'd Accosting, **31:113** Appellate review Aggravated family offense, identification, 25:26 31:173.50 timeliness, 3:56 Aggravated harassment, **31:171** Confessions and admissions Anticipatory offenses, 31:11 generally, 7:66 et seq. **Assault** (this index) see also Confessions and **Attempts** (this index) **Admissions** (this index) Bail jumping, 31:150 Dismissal motions, 30:2 **Bribery** (this index) Eavesdropping warrants, 16:6 Identification notices, appellate **Burglary** (this index) Children, offenses involving, review, 25:26 Insanity and psychiatric defenses 31:177 et seq. notice requirements, 12:15 Coercion, 31:72 Juvenile delinquency, **28:5 Conspiracy** (this index) Pre-trial identification procedures, **Contempt** (this index) 25:22 et seq. Counterfeiting trademarks, 31:117 Timeliness, appellate review, 3:56 Criminal mischief, 31:82 Warrants, eavesdropping, 16:6 Criminal tampering, 31:83 Culpability, 31:7; 31:7.50 **OBJECTIONS** Custody-related, 31:134 Appellate review Definitions, 31:1 et seq. general vs specific objections, Disorderly conduct, 31:169 3:16 **Driving While Intoxicated** (this preservation of error, 3:15 et index) seq. **Drug Offenses** (this index) General vs specific objections, Embezzlement, larceny by, 31:89 3:16 People's failure to preserve Endangering the welfare of a reviewable question, 3:22 child, 31:178 Preservation of error Escape, 31:134 **Appellate Review** (this index) Exposure of person, 31:175 people's failure to preserve Extortion, larceny by, 31:90 reviewable question, 3:22 Facilitation (this index) False pretenses, larceny by, 31:91 **OBSCENITY OFFENSES** False promises, larceny by, 31:92 Generally, 31:166 False reports, 31:173 Closing of courtroom during trial, False written statements, 31:122; 44:23 31:123 Constitutional challenges, 41:5; Families, offenses involving, 41:11 31:177 et seq. Minors, dissemination to, 31:167 Filing, presenting false written **OFFENSES** instrument for, 31:124 Generally, 31:1 et seq. Forgery (this index) **Accessorial Liability** (this index) Fortune telling, 31:114

OFFENSES—Cont'd	OFFENSES—Cont'd
Fraud (this index)	Reckless endangerment, 31:51
Gambling, 31:164	Resisting arrest, 31:136; 31:137
Gang assaults, 31:39	Right to privacy violation offen-
Harassment, 31:170; 31:171	ses, 31:176
Hindering prosecution, 31:138	Robbery (this index)
Homicide, 31:35	Second amendment, 31:180.20
Impersonation, criminal, 31:127	Sex Offenses (this index)
Imprisonment, unlawful, 31:70;	Sex trafficking, 31:165.50
31:71	Solicitation, 31:9; 31:10
Incest, 31:177	Stalking, 31:25
Incompetents, offenses involving,	Strangulation, 31:57.50
31:177 et seq.	Suicide, 31:55.50
Insurance fraud, 31:125	Tampering, criminal, 31:83
Intended surrender of a firearm, 31:191.50	Tampering with witnesses, 31:146.50
Intimidating victims or witnesses,	Theft (this index)
31:146	Torture, 31:33.50
Jostling, 31:112	Trademark counterfeiting, 31:117
Kidnapping (this index)	Trespass (this index)
Larceny (this index) Lesser Included Offenses (this	Unlawful imprisonment, 31:70; 31:71
index)	Unlawfully dealing with a child,
Lewdness, 31:174	31:179
Loitering, 31:172	Usury, criminal, 31:128
Marriage, offenses involving, 31:177 et seq.	Vehicle identification numbers, illegal possession, 31:121
Mental culpability, 31:7	Weapons Offenses (this index)
Mischief, criminal, 31:82	
Obscenity, 31:166	OPENING DOOR RULE
Ownership Issues (this index)	Generally, 17:80
Perjury (this index)	Confessions and admissions,
Possession Offenses (this index)	notice requirements, 7:73
Prosecution, hindering, 31:138	Impeachment by prior conduct of defendant, 17:46
Prostitution (this index)	defendant, 17:40
Public administration, offenses against, 31:130 ; 31:131	OPENING STATEMENT
Public exposure, 31:175	Deficient statements, double jeop- ardy defense after dismissal,
Public lewdness, 31:174	15:5
Public order, offenses against, 31:168	ORDERS
Public safety offenses, 31:181 et	See also Motion Practice (this
seq.	index)
Public servants, rewards for	Appellate review
official misconduct, 31:133	generally, 3:7 et seq.

OWNERSHIP ISSUES ORDERS—Cont'd Appellate review—Cont'd Larceny, 31:86 harmless error, 3:52 Robbery, 31:100 intermediate appellate court **PAROLE** remittal orders, 3:49 non-appealable orders, 3:12 Generally, 39:61 et seq. post-judgment orders, appeals Collateral estoppel of. **3:7** generally, 39:66 Remittal orders on review, probation and parole proceedbelow ings, 15:29 scope of appeal limited by order Hearings, revocation, 39:63 appealed from, 3:37 Miranda rule, parolee exception, suppression orders, 3:8 7:45 Contempt of court orders Moot issues, 39:65 see also **Contempt** (this index) Retroactivity of rulings, 35:12 double jeopardy, 15:14 Revocation, 39:62 et seq. Court of Appeals Right to counsel, 39:64 remittal orders, 3:50 Searches of parolees, 37:73 **Dismissal** (this index) Temporary release, 39:60 Double jeopardy contempt of court orders, 15:14 PEN REGISTERS Drug offense sentences, treatment Generally, 16:10 orders, 39:52 Consent recordings, **16:11** Examination, 44:11.50 **Eavesdropping** (this index) Intermediate appellate court remit-Evidence, 16:12 tal orders, 3:49 Grand jury use of evidence, 16:13 Non-appealable orders, 3:12 Procedural issues, 16:12 Post-judgment orders, appeals of, Standing issues, 16:14 3:7 Protection **PERJURY** generally, 39:53 Generally, 31:139 et seq. violations, contempt, 31:149 Concurrent vs consecutive sen-Remittal orders on review tences, 39:41 generally, 3:49 et seq. Conflicts of interest, perjurious Court of Appeals, 3:50 defendant cases, 8:28 harmless error, 3:52 Corroboration, 31:140 intermediate appellate court, Evidence, 31:141 3:49 Immunized testimony, use of, 26:7 Retroactivity of Rulings (this Materiality, 31:141 index) Recantation, 31:143 **Suppression of Evidence** (this Sentences, 39:41 index) Traps, perjury, 31:142 OTHER STATES Uncharged crimes evidence, Foreign States (this index) 17:138

PHONE CALLS	PLEADING—Cont'd
Inmate's phone call, recording of,	Informations
16:11.50	jurisdiction, 2:1
DHOTOCDADHC	sufficiency, 2:2
PHOTOGRAPHS Generally, 17:85	Joinder, 2:25 et seq.
Evidence, photometric, 17:116	Jurisdiction
Identification, testimony as to,	generally, 21:7
25:34 et seq.	informations, 2:1
Identification use, 25:12	Larceny, 31:85
Social media, 17:85.50	Lesser Included Offenses (this
Surveillance photographs, 25:35	index)
	Misdemeanor complaints
PHYSICIANS	generally, 2:8 et seq.
Reckless homicide and assault, 31:48.50	conversion, 2:10
31:40.50	sufficiency, 2:9
PLEADING	Motions challenging allegations, 32:3; 32:4
Allegations, motions challenging, 32:3; 32:4	Multiple defendants, 2:28
Amendments	Multiple offenses
indictments, 2:20	generally, 2:25 et seq.
informations, 2:5	common proof, 2:25
Appellate review	preservation issues, 2:27
generally, 3:23	same or similar proof, 2:26
indictments, 2:24	Preliminary hearings, felony
Common proof, multiple offenses,	complaints, 2:12
2:25	Preservation issues, multiple offenses, 2:27
Consolidation, 2:25 et seq.	Prior conviction pleading, indict-
Counts, reduction, indictments,	ments, 2:17
2:21	Proof of facts and variances,
Dismissed indictments, reinstated,	indictments, 2:23
2:22	Reduction of a count, indictments
Double jeopardy after dismissal because of deficient accusa-	2:21
tory instrument, 15:4	Reinstated dismissed indictments, 2:22
Driving while intoxicated, 31:199	Same or similar proof, multiple
Duplicitous, indictments, 2:19	offenses, 2:26
Elements, missing elements, 2:3	Severance, 2:25 et seq.
Exceptions, indictments, 2:18	Simplified informations, 2:7
Facts, proof of, indictments, 2:23	Statutory citations, indictments,
Factual allegations, sufficiency,	2:15
2:14	Sufficiency
Felony complaints	factual allegations, 2:14
generally, 2:11	informations, missing elements
preliminary hearings, 2:12	2:3

PLEADING—Cont'd

Superior court informations, 2:13
Superseding informations, 2:6
Time, pleading and proof of, indictments, 2:16
Variances, proof of, indictments, 2:23

Verification, informations, 2:4

PLEAS AND PLEA BARGAINING

Generally, 23:1 et seq.
See also Guilty Pleas (this index)
Alford pleas, impeachment use,
17:41

POLICE

See also **Investigations** (this index)

Identification by police officers, **25:1; 25:2**

Impeachement of law enforcement witness, 17:32.50

Pen Registers (this index)

Personnel records, discovery for impeachment evidence use, 13:10

Probable cause, information from fellow police officers, **37:37**

Protection of officers, vehicle searches for, **37:52**

Station custody, Miranda rule, 7:32

Undercover officer testimony, closing of courtroom during, 44:24

Video Surveillance (this index)

POSSESSION OFFENSES

Concurrent vs consecutive sentences, **39:42**Definitions, **31:4**

Drug Offenses (this index) Evidence, **17:92**

Forged instruments, 31:120 Hypodermic instruments, 31:163

POSSESSION OFFENSES

—Cont'd

Knowing possession stolen property, **31:116** weapons offenses, **31:187** Sentences, concurrent vs consecutive. **39:42**

Stolen property

generally, **31:115**

attempts, 31:18

knowledge, 31:116

lesser included offenses, **29:14** uncharged crimes evidence, **17:132**

Vehicle identification numbers, illegal possession, **31:121**

Weapons Offenses (this index)

POST JUDGMENT MOTIONS

Motion Practice (this index)

PRECLUSION

Collateral Estoppel (this index)

PREEMPTION

Generally, 41:14

PRELIMINARY HEARINGS

Felony complaints, pleading, 2:12

PRESERVATION OF ERROR

Appellate Review (this index)

People's failure to preserve reviewable question, **3:22**

Pleading multiple offenses, preservation issues, **2:27**

Suppression ruling appeals, 37:115: 37:116

PRESUMPTIONS

Generally, 17:88 et seq.

Drug offenses, presumptive possession, **31:155**

Innocence, appellate review, **3:27** Weapons possession, **31:186**

PRIOR CONVICTIONS

Impeachment of defendant's testimony by, **17:39**; **17:40** Pleading, indictments, **2:17**

PRISONERS

Correctional facility phone, **7:11.50**

Custody-related offenses, 31:134
Custody status, Miranda rule, 7:33
Discipline, double jeopardy, 15:15
Foreign state prisoners, securing,
38:1 et seq.

Inmate's phone call, recording of, 16:11.50

Out-of-state witness subpoenas, **42:9**

Search and seizure law, **37:83** Temporary release, **39:60**

PRIVILEGES

Generally, 17:95
Attorney-client, 17:95
Clergy-penitent, 17:96
Marital, 17:97
Media, 17:98
Parent-child, 17:99
Physician-patient, 17:100
Psychologists, 17:101
Self-Incrimination Privilege (this index)
Waiver, insanity and psychiatric

defenses, 12:19

PROBABLE CAUSE

Generally, 37:29 et seq.
Accomplices, information from,
37:35
Arson cases, 37:31

Citizens, information from, 37:36 Drugs, 37:32 Equivocal conduct, 37:30 Fellow police officers, information from, 37:37

Firearms, **37:33** Gambling, **37:34**

PROBABLE CAUSE—Cont'd

Informants, information from, 37:38

Pattern conduct, 37:39

Search of clothes discarded in hospital for treatment, 37:39.50

Vehicle searches, 37:51 Weapons, 37:33

PROBATION

Generally, **39:16 et seq.**Collateral estoppel, probation and parole proceedings, **15:29**Conditions of, **39:17**Juvenile delinquency violations, **28:11**Miranda rule, probationer excep-

Miranda rule, probationer exception, **7:45**

Searches of probationers, **37:74** Violations

generally, **39:18** juvenile delinquency, **28:11**

PROHIBITION

Article 78 Writs (this index)

PROOF OF FACTS

Authentication of writings and documents, **17:145**

Character evidence, manner of proof, **17:7**

Indictments, proof of facts and variances, 2:23

Innocence, uncharged crimes evidence, 17:139

Law and Fact Questions (this index)

Multiple offenses, common proof, 2:25

Order of proof

generally, 44:66

reopening of case, 44:77

Prior convictions, pleading and proof of, **2:17**

Rebuttal, 44:73 et seq.

Time, pleading and proof of, 2:16 **PROSECUTORS** Generally, 33:1 et seq. Abuse of vulnerable persons, 33:9 Appellate review appeals of suppression orders, 3:8 Article 78 writs challenging actions of, 4:7; 4:8 failure to preserve reviewable question, 3:22 suppression order appeals, 3:8 Article 78 writs challenging actions of, 4:7; 4:8 Attorney general, 33:4 et seq. Conduct, fair trial rights, 44:62; 44:63 Conflicts of interest, defense counsel relationships, 8:25 Discovery of medical examination of prosecution witnesses, 13:29 Discriminatory enforcement defense, 12:8 Dismissals in interests of justice, people not ready for trial, 14:2 Disqualification, 33:2 Double jeopardy after mistrial for prosecutorial misconduct, 15:10 Failure to preserve reviewable question, 3:22 Failure to prosecute, 40:30 Interests of justice dismissals, people not ready for trial, 14:2 Medical examination of prosecution witnesses, discovery of, 13:29 Misconduct mistrial, double jeopardy after, 15:10

Non-public prosecutors, 33:8

PROOF OF FACTS—Cont'd

PROSECUTORS—Cont'd Responsibilities, 33:1 Right to prompt prosecution Speedy Trial Rights (this index) **Trial** (this index) Selective prosecution defenses, 12:8 Special prosecutors, 33:3 Summation, 43:1 et seq. Suppression order appeals, 3:8; 37:113 Witnesses, prosecution, discovery of medical examination of, 13:29 PRO SE REPRESENTATION Generally, 8:7 Appellate review, 8:14 Denials of right to proceed pro se, Forfeiture of right to counsel, 8:10 Harmless error, 8:13; 8:13.50 Hybrid representation of pro se defendants, 8:12 Prompt prosecution rights of pro se defendants, 40:23 Requests to proceed pro se generally, 8:8 denials of right to proceed pro se, **8:13** Trial, 8:11 Waivers of right to counsel, 8:9 PROSTITUTION Generally, **31:165** Promoting, attempts, 31:23 PROTECTION ORDERS Generally, 39:53

Generally, **39:53**Violations, contempt, **31:149**

PSYCHIATRIC DEFENSES

Insanity and Psychiatric Defenses (this index)

Powers, 33:1

PUBLIC ADMINISTRATION

Offenses against, 31:130; 31:131

PUBLIC DEFENDERS

Conflicts of interest, 8:23

PUBLIC EXPOSURE OFFENSES

Generally, **31:175**

PUBLICITY

Generally, 34:1 et seq.

See also Closing of Courtroom
During Trial (this index)

Appellate review, 34:5

Pre-trial, **34:1**

Televised proceedings, 44:6

Trial

generally, 34:2

press access, 34:4

Venue changes, 34:3

PUBLIC LEWDNESS OFFENSES

Generally, 31:174

PUBLIC ORDER, OFFENSES AGAINST

Generally, 31:168

Lesser included offenses, 29:18

PUBLIC SERVANT

Assault of public servant, 31:39.50

RAPE

Sex Offenses (this index)

REARGUMENT

Appellate review, 3:61

REASONABLE DOUBT

Jury instructions, 10:20

REBUTTAL

Alibi defense, 12:5

RECALL

Examination of witnesses, 17:22.50

RECIDIVISTS

Multiple Felony Offenders (this index)

RECKLESS ENDANGERMENT

Generally, 31:51

Lesser included offenses, 29:5

RECKLESS MANSLAUGHTER

Lesser included offenses, 29:6

RECORDINGS

Videotape Recordings (this index)

RECORDS

Appellate review, record on appeal

generally, 3:58

reconstructed records, 3:59

Expungement, juvenile delin-

quency proceedings, 28:9

Filing, presenting false written instrument for, 31:124

Freedom of Information Law, 20:1 et seq.

Medical record subpoenas, 42:2

Reconstructed records, appellate review, **3:59**

Sealing

generally, 36:1; 36:2

juvenile delinquency proceedings, 28:9

REDACTIONS

Bruton rule, 7:64

REINSTATEMENT

Appeals, reinstated, 3:62

REMEDIES

Discovery violations, 13:34

Inconsistent and repugnant

verdicts, **44:96.50**

Sex offender, civil commitment, 39:59.75

RENUNCIATION DEFENSE

Generally, 12:32

REPORTS

Eavesdropping warrants, 16:6 False reports offenses, 31:173 Grand juries, reports of case, 22:16 Scientific reports exculpatory matter disclosures, 13:12 tests and information. 13:31

Warrant reports, 16:6 RESISTING ARREST

Lesser included offenses, 29:15

RES JUDICATA

Collateral Estoppel (this index)

RESTITUTION

Generally, 39:13 et seq.

RETRIAL

Counts, retrials on, 44:101 Evidence, retrials on, 44:102 Sentence after, 39:10

RETROACTIVITY OF RULINGS

Generally, 35:1 et seq. Alibi defense, 35:2 Ameliorative amendments to statutes, 35:19 Batson rule, 35:3 Bruton rule, 35:4 Burden of proof, 35:5 Confessions, 35:6 Constitutional rulings, 35:1 et seq. Counsel, 35:7 Direct appeal timing, 35:1.50 Eavesdropping, 35:8 Evidence. 35:9 Identification, 35:10 Miranda rule, 35:11 Parole, 35:12

Peremptory challenges, 35:3 Sandoval rule, 35:13 Search and seizure, 35:14

Sentences, 35:15

Statutory rulings, 35:18; 35:19

RETROACTIVITY OF RULINGS

—Cont'd

Trial by jury, **35:16** Trial issues, 35:17

RIGHT OF APPEAL

Appellate Review (this index)

RIGHT OF SILENCE

Generally, 7:39

Miranda Rule (this index)

RIGHT TO COUNSEL

Confessions and Admissions (this index)

RIGHT TO FAIR TRIAL

Generally, 44:62; 44:63

RIGHT TO JURY TRIAL

Juries (this index)

RIGHT TO PRIVACY

Violation offenses, 31:176

RIGHT TO PROMPT APPEAL

Generally, 40:31

RIGHT TO PROMPT **PROSECUTION**

Speedy Trial Rights (this index) **Trial** (this index)

RIGHT TO PUBLIC TRIAL

Closing of Courtroom During **Trial** (this index)

RIGHT TO TESTIFY

Grand jury proceedings, 22:7

ROBBERY

Accomplice liability, 31:106 Aided by another actually present, 31:102

Attempts, **31:24**

Claim of right defense, 31:108 Concurrent vs consecutive sentences, 39:37; 39:43; 39:44 Dangerous instrument use, 31:103 Evidence, 17:139.50; 31:107

ROBBERY—Cont'd

Firearm display, 31:104; 31:105 Forcible stealing, 31:101 Instruction to jury, 31:107.50 Lesser included offenses, 29:13 Ownership issues, 31:100

ROSARIO RULE

Discovery (this index)

RULES AND RULINGS

Retroactivity of Rulings (this index)

SANCTIONS

Contempt (this index)
Discovery violations, 13:23;
13:34

Witness statement disclosure violations, 13:23

SANDOVAL RULE

Prior conduct of defendant offered to impeach, 17:38
Retroactivity of rulings, 35:13

SCIENTIFIC TESTS AND INFORMATION

Discovery, 13:31

Hearsay Evidence (this index)
Theft, unlawful use of scientific
material. 31:109.50

SEARCH AND SEIZURE

Generally, 37:1 et seq.
Abandoned property, 37:41
Administrative searches, 37:42
Airports, 37:43
Appellate review of suppression orders, 3:8
Arrests, illegal, consent as product of, 37:62

Arrests, searches incident to administrative searches, 37:42 crime arrests, 37:69 inventory searches, 37:72 traffic violations, 37:70 Bicycle stop, 37:54.50

SEARCH AND SEIZURE

—Cont'd

Body inspections, **37:55**Border searches, **37:56**Canine searches, **37:57**Clothing removed for treatment in hospital and probable cause, **37:39.50**

Common carriers, 37:58

Consent searches

generally, **37:59 et seq.** illegal arrests, consent as prod-

uct of, **37:62** request for counsel, **37:63** third party consents, **37:61**

vehicles, 37:54

Container searches, 37:64; 37:65

Crime scenes, 37:88

Drug testing, 37:66

Eavesdropping (this index)

Emergencies, entry to premises, **37:89**

Entry to premises, **37:88**Exclusion of evidence. See **Suppression of Evidence** (this

pression of Evidence (this index)
Execution of warrants, 37:13

Foreign seizures, **37:67**Fruit of improper conduct generally, **37:95 et seq.**see also **Suppression of Evi-**

dence (this index)

Global positioning system devices, **37:68**

Good faith, warrants, **37:12** Inevitable discovery doctrine, **37:71**

Instrumentality of crime, vehicle as, **37:53**

Inventory searches, 37:72 Investigative detention, 37:18 Mistaken premise for seizure, 37:72.50

Nighttime authorization and execution of warrants, **37:5**

SEARCH AND SEIZURE SEARCH AND SEIZURE —Cont'd -Cont'd No-knock authorization and exe-Warrants cution of warrants, 37:6 generally, 37:1 et seq. Open field searches, 37:91 Divisible information, 37:11 Parolees, **37:73** execution, 37:13 Particularity of warrant, 37:7 et good faith, 37:12 seq. issuing judges, 37:4 **Pen Registers** (this index) nighttime authorization and People's appeals of suppression execution, 37:5 orders, 3:8 no-knock authorization and exe-Plain touch doctrine, 37:75 cution, **37:6** Plain view doctrine, 37:76 et seq. particularity, 37:7 et seq. Pretextual stops, 37:82 staleness, **37:10** Prisoners, 37:83 SELECTIVE PROSECUTION Private person searches, 37:84 Generally, 12:8 **Probable Cause** (this index) Probationers, 37:74 **SELF-DEFENSE** Prosecutors' appeals of suppres-Generally, 12:24 et seq. sion order s, 3:8 See also Justification Defenses Protection of officers, 37:52 (this index) Retroactivity of rulings, 35:14 Appellate review, 12:30 Roadblocks, 37:48 Excessive force, 12:24.30 School searches, 37:85 Initial aggressor, 12:24.50 Station house searches, 37:86 Premises, defense of, 12:29 **Stop and Frisk** (this index) Retreat, 12:25 Suppression of Evidence (this State-of-mind evidence, 12:26 index) SELF-INCRIMINATION Third party consents, 37:61 **PRIVILEGE** Traffic violation, 37:39.75 Appellate review, 17:110 Traffic violation arrests, searches Defendant, 17:106 incident to, **37:70** Defense witnesses, 17:103 Vehicles Prosecution witnesses, 17:104 generally, 37:44 et seq. Public employees, 17:105 authorized stops, 37:43.50 consent searches, 37:54 Waiver, 17:109 container searches, 37:64 **SENTENCES** plain view doctrine, 37:76 et Appeal, sentence after, 39:10 seq. Appellate review roadblocks, 37:48 generally, 3:28 stop and questioning, 37:49.50 moot issues, 3:47 **Video Surveillance** (this index) post-judgment sentence chal-Violations of statutes, 37:87 lenge, 39:51.50 Warrantless intrusions, 37:14 et seq. propriety and legality, 39:51

SENTENCES—Cont'd	SENTENCES—Cont'd
Assault, 39:35; 39:43	Pre-verdict offer, sentence in excess of, 39:9
Burglary, 39:37	
Calculation, 39:46 et seq.	Probation (this index) Proceedings, 39:4; 39:5
Capital cases, 6:9	Protection orders, 39:53
Child sexual assault, second offense, 39:28.80	Resentence to correct error, 39:8
Collateral consequences, 39:56.50	Restitution, 39:13 et seq.
Concurrent vs consecutive sen-	Retrial, sentence after, 39:10
tences, 39:32 et seq.	Retroactivity of rulings, 35:15
Conspiracy, 39:38	Robbery, 39:37; 39:43; 39:44
Contempt, 39:39	Sex Offender Registration Act
Cruel and unusual punishment,	(SORA), 39:54
39:3	Sex offenses
Delay in, 39:7 Double jeopardy after sentencing,	civil commitment or supervision, 39:59 et seq.
15:15.50 Drug offender with prior violent	concurrent vs consecutive sentences, 39:45
felony, 39:28.70	Split, 39:19
Drug treatment, sentences involving, 39:52	Statutes
Effect of resentence, 39:30.50	generally, 39:1
Error, resentence to correct, 39:8	ameliorative amendments, 39:2
Excessive sentence, 8:45.50	concurrent vs consecutive sentences, 39:33
Factors, 39:6	Temporary release, 39:60
Fines and fees, 39:11 ; 39:12	Vacated sentence, calculation,
First felony offenders, 39:20	39:49
Gun Offender Registration Act (GORA), 39:58	Violent felony while on bail for felony, 39:34
Habeas corpus, review by, 24:4	Weapons offenses, Gun Offender
Homicide, 39:36	Registration Act (GORA),
Interrupted sentence, calculation, 39:50	39:58
Jail time, calculation, 39:47 ; 39:48	Youthful offender sentence proceedings, 45:2
Larceny, 39:37	SEX OFFENDER
Larceny and another offense, 39:40	REGISTRATION ACT (SORA)
Multiple Felony Offenders (this index)	Generally, 39:54
Parole (this index)	SEX OFFENSES
Perjury, 39:41	Generally, 31:58 et seq.
Possession offenses, 39:42	Abuse, sexual, 31:66
Post-judgment sentence challenge,	Age, 31:60
39:51.50	Attempts, 31:26

SEX TRAFFICKING SEX OFFENSES—Cont'd Children Offenses, 31:165.50 dissemination of obscene **SHOWUPS** materials to, 31:167 Effective assistance of counsel, Sexual Abuse Accommodation identification issues, 8:42 Syndrome, 31:68.50 Identification, 25:7 et seq. sexual performances by, 31:180 Child Sexual Abuse Accommoda-**SILENCE** tion Syndrome, 31:68.50 Evidence in chief, hearsay, Civil commitment or supervision 17:72.50 generally, 39:59 SOCIAL MEDIA hearsay, 39:59.50 Photographs, **17:85.50** remedy, 39:59.75 trial. 39:59.25 SOLICITATION OFFENSES venue, 39:59.15 Generally, 31:9; 31:10 Closing of courtroom during trial, **SPEEDY TRIAL RIGHTS** 44:23 Generally, 40:4 et seq. Concurrent vs consecutive sen-Appellate review, 40:8 tences, 39:45 Defendants joined, 40:21.50 Constitutional challenges to Habeas corpus review, 40:7 statutes, **41:11** Forcible compulsion, 31:59 SPONTANEOUS STATEMENTS Forcible touching, 31:66.50 **Confessions and Admissions** Lesser included offenses, 29:9 (this index) Mentally disabled persons, 31:61; **STALKING** 31:62 Generally, 31:57 Performances Attempts, 31:25 children, 31:180 constitutional challenges to **STANDING** statutes, 41:5 Suppression of evidence, 16:14; Physically helpless persons, 31:63 37:103 et seq. Prompt outcry, 31:67 **STATEMENTS** Rape, 31:65 **Confessions and Admissions** Rape trauma syndrome, 31:68 (this index) Registration Act (SORA), 39:54 **STATUTES** Sentences civil commitment or supervi-Ameliorative amendments sion, **39:59** et seq. retroactivity of rulings, 35:19 concurrent vs consecutive sensentencing, 39:2 tences, 39:45 Constitutionality of penal statutes, Sex Offender Registration Act 41:1 et seq. (SORA), 39:54 Corroboration, statutory require-Uncharged crimes evidence, ment, 1:7 17:140 Indictments, statutory citations, Victim conduct evidence, 31:69 2:15

STATUTES—Cont'd **SUBPOENAS** Limitations. See Statutes of Limi-Generally, 42:1 et seq. tations (this index) Administrative commissions, Preemption, 41:14 42:10 Retroactivity of Rulings (this Grand juries, 42:3 index) Medical records, 42:2 Search and seizure, violations of Non-judicial, 42:6: 42:7 statutes, 37:87 Witnesses, 42:8; 42:9 Sentencing statutes SUCCESSIVE PROSECUTIONS generally, 39:1 Double jeopardy see also **Sentences** (this index) generally, 15:18 et seq. ameliorative amendments, 39:2 homicide, 15:18 STATUTES OF LIMITATIONS multiple felony offender Generally, **12:33** proceedings, 15:20 Article 78 writs, **4:11** other crimes, 15:19 Tolling, 12:34 Multiple felony offender proceedings **STEALING** collateral estoppel, 15:30 **Larceny** (this index) double jeopardy, 15:20 **Possession Offenses** (this index) **SUICIDE** Robbery (this index) Offenses, 31:55.50 Theft (this index) **SUMMATION STIPULATIONS** Generally, 43:1 et seq. Writings as evidence, 17:145.50 Appellate review, 43:7 STOP AND FRISK Effective counsel, examples of, 8:38.70 Generally, 37:15 et seq. Anonymous informers, 37:19 SUPERIOR COURT Automobile stops, 37:44 et seq. Informations, 2:13 Burglary, **37:21** SUPPRESSION OF EVIDENCE Drugs, 37:23 Generally, 37:95 et seq. Firearms, 37:24 Appeals of suppression rulings Investigative detention, 37:18 generally, 3:8; 37:113 Plain view doctrine, 37:76 et seq. corrective action, 37:120 Pretextual stops, 37:82 harmless error, 37:121; 37:122 Protection of officers, 37:52 law and fact questions, 37:118; Robbery, 37:27 37:119 Weapons, 37:24 preservation of error, 37:115; 37:116 **STRANGULATION** prosecution appeals, 3:8; Offenses, 31:57.50 37:113 **STREETS** raising new questions, 37:117 Custody status, Miranda rule, 7:34 Burden of proof, 37:109

SUPPRESSION OF EVIDENCE SUPPRESSION OF EVIDENCE —Cont'd -Cont'd Confessions and admissions Preservation of error, 37:115; 37:116 generally, 7:75 Presiding officers, 37:110 fruit of improper conduct, Prior conviction evidence, 44:30 37:97; 37:98 Raising new questions on appeal, suppression hearing evidence, 37:117 7:76 Reopening the hearing, 37:112 Determinations, 37:111 Right to counsel at collateral Disclosures of identity of informproceedings, 8:4 ers, 13:14 Standing, 37:103 et seq. Evidence Sufficiency of motion allegations, appellate review, 7:76.50 37:106 et seq. suppression hearings, 7:76 Testimony of a witness, fruit of Fruit of improper conduct improper conduct, 37:102 generally, 37:95 Testimony of defendant, fruit of confessions, 37:97; 37:98 improper conduct, 37:101 identifications, 37:99; 37:100 **SUPREME COURT** physical evidence, 37:96 Appellate division. See Intermetestimony of a witness, 37:102 diate Appellate Court (this testimony of defendant, 37:101 index) Guilty pleas and withdrawal, Courts (this index) 23:28.50 Judges (this index) Harmless error, 37:121; 37:122 **SURVEILLANCE** Hearings Photographs, identification, closing of courtroom during, testimony as to, 25:35 44:21 Unlawful. 31:176.50 defendant presence, 44:29; **Video Surveillance** (this index) 44:30 ineffective trial counsel, TAMPERING, CRIMINAL 8:42.50 Generally, 31:83 prior conviction evidence, **TERRORISM** 44:30 Generally, 31:194.50 Identifications fruit of improper conduct. **TESTIMONY** 37:99: 37:100 **Evidence** (this index) informers, 13:14 Witnesses (this index) Law and fact questions, appeals, THEFT 37:118; 37:119 Accosting, 31:113 Motion allegations, sufficiency, 37:106 et seq. Auto stripping, **31:111** Computers, **31:99** Orders, appellate review, 3:8 Constitutional challenges, 41:6 Physical evidence, fruit of improper conduct, 37:96 Fortune telling, 31:114

31:93

THEFT—Cont'd **TRIAL** Fraudulent accosting, 31:113 Adjournments in and for trial, 44:7 Jostling, 31:112 Appellate review Misapplication of property, 31:109 see also Appellate Review (this **Possession Offenses** (this index) index) **Robbery** (this index) defendant's presence, 44:43 Scientific material, unlawful use, trial issues reviewable, 3:30 31:109.50 **Closing of Courtroom During** Vehicles, unauthorized use, 31:110 **Trial** (this index) THIRD-PARTY CULPABILITY Collateral review, defendant's presence, 44:44 Disclosure of exculpatory matter, Competency of defendant 13:13.50 generally, 44:11 et seq. **TIMELINESS** see also Competency of Appellate review, timeliness of **Defendant** (this index) notice or application, 3:56 Converting misdemeanor com-Dismissal motions, 30:3 plaint, delay, **40:12** Jury instructions, 10:21 Counsel Pleading, indictments, 2:16 **Effective Assistance of** Right to prompt appeal, 40:31 **Counsel** (this index) Right to prompt prosecution right to counsel at, 8:3 substitution of counsel, 8:15 Speedy Trial Rights (this index) Counts, submission of, 44:79 Trial (this index) Court interpreter, 44:7.50 Defendant absence, prompt prose-**TORTURE** cution rights, 40:17 Offenses, 31:33.50 Defendant presence generally, 44:26 et seq. TRADEMARK admissibility of prior convic-**COUNTERFEITING** tions, hearings on, 44:30 Generally, 31:117 appellate review, 44:43 TRAFFIC VIOLATIONS audibility hearing, 44:26 child qualification, 44:27 Arrests, searches incident to, collateral review, 44:44 37:70 competency hearings, 44:28 Probable cause, 37:39.75 conferences, in trial, 44:35 Right to counsel, 8:2 curing defendant's absence, **TRESPASS** 44:42 Building defined, 31:73 examination of exhibits, 44:38 Definitions, 31:73 hearings, 44:28 et seq. Dwelling defined, 31:73 jury instructions, 44:37 Knowledge, 31:74 Molineux evidence hearings, 44:31 Larceny by trespassory taking,

questioning sworn jury, 44:36

I KIAL—Cont a	1 KIAL—Cont a
Defendant presence—Cont'd	Fitness to proceed—Cont'd
readback issues, 44:39	see also Competency of
selection of jury, 44:32	Defendant (this index)
suppression hearings, 44:29;	Guilty Pleas (this index)
44:30	Hearing officers, 44:9
voir dire, 44:32	Identification at
waivers, 44:40; 44:41	generally, 25:31 et seq.
Delay, prompt prosecution rights, 40:11-40:13	see also Identification (this index)
Deliberations	Illusory statement of readiness,
generally, 44:80 et seq.	40:14.50
alternate jurors, 44:81	Inconsistent verdicts, 44:94 et seq.
exhibits, 44:82	Interests of justice dismissals,
judge's presence, 44:80 jury note procedures, 44:85	people not ready for trial, 14:2
Readbacks of evidence, below	Interpreter, 44:7.50
sequestration of jury, 44:88	Jury trial rights
submissions to jury, 44:83	generally, 44:1 et seq.
third party instructions, 44:87	see also Juries (this index)
verdict sheets, 44:84	commencement, 44:1.50
Desk appearance tickets, prompt	Mentally incapacitated defendants,
prosecution rights, 40:24	prompt prosecution rights,
Detention status of defendant,	40:20
prompt prosecution rights,	Mistrial, 44:78
40:19	Non-lawyer judges, 44:10
Dismissals, appellate review, 3:6	Note taking, 44:71
Dismissals in interests of justice,	Objections (this index)
people not ready for trial,	Opening statements
14:2	generally, 44:64
Effective Assistance of Counsel	deficiencies, double jeopardy
(this index)	defense after dismissal,
Examination of exhibits,	15:5
defendant's presence, 44:38	Order of examination, 44:11.50
Examination of Witnesses (this	Order of proof
index)	generally, 44:66
Exception circumstances, prompt	reopening of case, 44:77
prosecution rights, 40:25	People not ready for trial, interests
Ex-parte communications	of justice dismissals, 14:2
with jurors, 44:69	Post-readiness delay, 40:14
with witness, 44:69.50	Pre-arraignment delay, 40:13
Expert juror problems, 44:100	Preliminary instructions to jury,
Failure to prosecute, 40:30	44:65
Fitness to proceed	Prompt prosecution rights
generally, 44:11 et seq.	generally, 40:1 et seq.

TRIAL—Cont'd	TRIAL—Cont'd
Prompt prosecution rights	Remedy, inconsistent and
—Cont'd	repugnant verdicts, 44:96.50
see also Speedy Trial Rights	Reopening of case, 44:77
(this index)	Repugnant verdicts, 44:94 et seq.
appellate review, 40:3 ; 40:28 ;	Restraint of defendant, 44:67
40:29	Retrial (this index)
court congestion problems, 40:15	Retroactivity of trial issue rulings 35:17
defendant's absence, 40:17 delay, 40:11-40:13	Right of trial by jury, commencement, 43:1.50
desk appearance tickets, 40:24	Right to fair trial, 44:62; 44:63
detention status of defendant,	Right to prompt appeal, 40:31
40:19	Sanctions, witness statement
exception circumstances, 40:25	disclosure issues, 13:23
guilty pleas, 40:29	Selection of jury. See Juries (this
habeas corpus writs, 40:27	index)
mentally incapacitated	Sentence after retrial, 39:10
defendants, 40:20	Sequestration of jury, 44:88
motion practice, 40:21	Sex offender, civil commitment,
other proceedings affecting, 40:22	39:59.25
	Single judge trials, 44:8
procedure, 40:26 pro se defendants, 40:23	Speedy Trial Rights (this index)
readiness requirements, 40:23	Statements of readiness, 40:10
seq.	Submissions of counts, 44:79 Substitution of counsel, 8:15
statements of readiness, 40:10	· · · · · · · · · · · · · · · · · · ·
waivers, 40:18	Summation, 43:1 et seq. Televised proceedings, 44:6
Prosecutors' conduct, 44:62 ;	Verdict
44:63	
Pro se defendants	generally, 44:89 et seq. see also Verdicts (this index)
generally, 8:11	Visits to scene of crime, 44:70
prompt prosecution rights,	Voir dire. See Juries (this index)
40:23	Waivers
Publicity	
generally, 34:2	defendant's presence, 44:40; 44:41
Closing of Courtroom During	prompt prosecution rights,
Trial (this index)	40:18
press access, 34:4	Witness issues, 44:72
Readbacks of evidence	Withess issues, 44.72
generally, 44:86	UNCHARGED CRIMES
defendant's presence, 44:39	EVIDENCE
Readiness requirements, 40:9 et	Generally, 17:120 et seq.
seq.	Arson, 17:129
Rebuttal, 44:73 et seq.	Assault, 17:130

VEHICLES—Cont'd UNCHARGED CRIMES Instrumentality of crime, search of EVIDENCE—Cont'd Background, 17:120.50 vehicle based on, 37:53 Jurisdiction, private vehicles, 21:4 Bribery, 17:131 Larceny, value evidence, 31:96 Burglary, 17:132 Probable cause to search, 37:51 Common scheme or plan, 17:121 Protection of officers, searches for, Domestic violence, 17:133 37:52 Drug cases, 17:134 Reckless assault and homicide by Forgery, 17:135 vehicle, 31:48 Homicide, 17:130 Roadblocks, 37:48 Identity, 17:122 Search and seizure Incest, 17:136 generally, 37:44 et seq. Intent, 17:123 see also Search and Seizure Knowledge, 17:121.50 (this index) Larceny, 17:137 Theft, 31:110 Modus operandi, 17:124 Unauthorized use, 31:110 Motive, 17:125 Narratives, 17:126 VENUE Periury, 17:138 Change of venue, 21:8 Possession of stolen property, Civil commitment or supervision, 17:132 sex offenses, 39:59.15 Procedure, 17:127 Publicity and venue changes, 34:3 Proof of innocence, 17:139 VERDICTS Sex offenses, 17:140 Generally, 44:89 et seq. UNLAWFUL IMPRISONMENT Defective, 44:90 Generally, 31:70; 31:71 Effective assistance of counsel, **USURY, CRIMINAL** verdict sheet, 8:38.80 Impeachment of verdict, 44:98 Generally, 31:128 Inclusory concurrent counts, 44:93 VALUE Inconsistent, 44:94 et seq. Larceny, value evidence, 31:95; Lesser Included Offenses (this 31:96 index) Partial, 15:8.50; 44:91 **VEHICLES** Polling of jury, 44:92 Auto stripping, 31:111 Post-verdict motions Consent searches, 37:54 generally, 44:97 et seq. Criminal negligence assault and homicide, 31:53 witness statement disclosures, 13:24 **Driving While Intoxicated** (this index) Remedy, inconsistent and repugnant verdicts, 44:96.50 Drug possession in, 31:154 Repugnant, 44:94 et seq. Forfeitures, 19:3 Setting aside verdict, 44:97 Illegal possession of a vehicle

Unanimous, 44:89

identification number, 31:121

VICTIMS WAIVERS—Cont'd Right to counsel—Cont'd Intimidating victims offenses, 31:146 joint representations, 8:21 Sex offenses, victim conduct evi-Right to jury trial, 44:4 dence, 31:69 Self-incrimination, privilege against, 17:109 VIDEO SURVEILLANCE Trial, defendant's presence at, Generally, 16:9; 16:12 44:40; 44:41 Consent recordings, 16:11 WARNINGS Evidence, 16:12 Miranda Rule (this index) Grand jury use of evidence, 16:13 Procedural issues, 16:12 WARRANTS Standing issues, 16:14 Amendments, eavesdropping warrants, 16:3 VIDEOTAPE RECORDINGS Arrest, 7:12; 7:13 Generally, 17:87 Confessions and admissions, 7:14 Authentication, 17:145.70 Duration of warrant's authority, Identification use, 25:13 37:14.50 Lineups, 25:39 **Eavesdropping** (this index) VOICE Extensions, 16:4 Evidence, 17:119; 25:14; 25:40 Minimizations, 16:5 Identification use, 25:14; 25:40 Notices, **16:6** Reports, 16:6 **VOIR DIRE** Sealing, 16:7 Appellate review, 3:29.50 Search and seizure **VULNERABLE PERSONS** generally, 37:1 et seq. Prosecutors, abuse of vulnerable see also Search and Seizure persons, 33:9 (this index) Termination, 16:8 WAIVERS Defendant's presence at trial, WEAPONS OFFENSES 44:40: 44:41 Generally, 31:181 Guilty pleas, issues waived or Attempts, possession of weapons, forfeited, 23:19 31:19 Immunity, 26:8 et seq. Blank cartridge pistol, 31:192 Miranda rights Body vests, 31:193 generally, 7:40 Burglary, firearm display, 31:78 successive interrogations, 7:41 Constitutional challenges, 41:7; Privilege waivers, insanity and 41:12 psychiatric defenses, 12:19 Constructive possession, 31:185 Prompt prosecution rights, 40:18 Criminal possession statutes, Right of appeal, **3:32**; **3:33** 31:181 Right to counsel Dangerous instrument use, rob-

generally, 7:23; 8:9

effectiveness, 7:24; 8:31

bery, **31:103**

Deadly weapons, 31:2

WEAPONS OFFENSES—Cont'd	WITNESSES—Cont'd
Definition of weapons, 31:180.50	Accomplices as—Cont'd
Definitions, 31:2	examination, 1:10
Firearm display	law and fact questions, 1:3; 1:4
burglary, 31:78	severed relationships, 1:6
robbery, 31:104; 31:105	Accomplices as, corroboration,
Firearm license, 31:193.25	1:7 et seq
Gun Offender Registration Act	Accomplice witnesses, examina-
(GORA), 39:58	tion, 1:10
Hate crimes, 31:194	Alibi witnesses
Intent to use unlawfully, 31:188	failure of witness to come
Knifes dangerous, 31:190	forward, 12:3
Knowing possession, 31:187	missing witness, 12:4
Lawful possession, 31:191	Appellate review, 17:78
Lesser included offenses, 29:19	Benefits to witness affecting cred-
License, firearms, 31:193.25	ibility
Operability of firearm, 31:189	discovery, 13:8
Physical possession, 31:184	jury instructions, 10:8
Possession	Bribery, 31:144; 31:145
attempts, 31:19	Character evidence, 17:6
constructive, 31:185	Child witnesses, 17:141
criminal possession statutes,	Closing of courtroom during
31:181	testimony, 44:24 ; 44:25
knowing, 31:187	Conduct against a witness, consciousness of guilt, 17:14
lawful, 31:191	Confessions and Admissions
physical, 31:184	(this index)
presumptions of, 31:186	Conflicts of interest
temporary, 31:191	jury instructions, 10:7
Probable cause, 37:33	perjurious defendant cases, 8:28
Reckless assault and homicide by	Consciousness of guilt, conduct
firearm, 31:47	against a witness, 17:14
Robbery	Control issues, witness statement
dangerous instrument use,	disclosures, 13:21
31:103	Corroboration of accomplice wit-
firearm display, 31:104; 31:105	ness testimony, 1:7 et seq.
Sales, 31:182	Credibility
Stop and frisk, 37:24	benefits to witness
Temporary possession, 31:191	discovery, 13:8
Use of firearm statutes, 31:183	jury instructions, 10:8
WITNESSES	jury instructions
Accomplices as	benefits to witness, 10:8
generally, 1:2 et seq.	interested witnesses, 10:7
appellate review, 1:11	Criminal history discovery, 13:26
definition, 1:2	Cross-examination, 17:22
delilliddi, 1.4	CIUSS-CAMIIII atiUli, 17.44

WITNESSES—Cont'd	WITNESSES—Cont'd
Defendant's testimony	Identification—Cont'd
jury instructions, 10:9	expert opinions, 25:38
limited testimony, 17:21	Immunity for defense witnesses,
Defense witnesses	26:11 et seq.
discovery of statements in	Impeachment (this index)
prosecutor's possession,	Informal judicial admissions
13:32	hearsay rules, 17:56
immunity for, 26:11 et seq.	impeachment, 17:31
missing, 17:77	Interested witnesses
Discovery	impeachment evidence, 17:32
benefits to witness affecting	jury instructions, 10:7
credibility, 13:8	Intimidated witness statements,
credibility, benefits to witness, 13:8	hearsay evidence, 17:57
criminal history, 13:26	Intimidating witnesses offenses,
defense witness statements in	31:146
prosecutor's possession,	Judicial admission
13:32	hearsay rules, 17:56
prosecution witnesses, medical	impeachment, 17:31
examination of, 13:29	Jurors' witness issues, 44:72
witness identification, 13:13	Jury instructions
Drug use impeachment evidence	benefits to witness, 10:8
generally, 17:27	defendant's testimony, 10:9
defendant as witness, 17:43	interested witnesses, 10:7
Evidence (this index)	missing witnesses, 17:75
Examination of Witnesses (this	Law and fact questions,
index)	accomplices as witnesses,
Ex-parte communication with,	1:3; 1:4
44:69.50	Limited testimony by defendant,
Expert Witnesses (this index)	17:21
Fabrication, impeachment evi-	Missing witnesses
dence, 17:28	generally, 17:74
Gang membership, impeachment	alibi witnesses, 12:4
evidence, 17:29	comments to jury on, 17:75
Grand jury proceedings, 22:5	criteria, 17:74
Habit of a witness, 17:142	defense, 17:77
Hearsay evidence, intimidated witness statements, 17:57	discovery issues, 13:11
,	jury instructions, 17:75
Hostility, impeachment evidence, 17:30	procedure, 17:74
	prosecution, 17:76
Hypnosis, competency of witness, 17:11	*
	Opening Door Rule (this index)
Identification	Opening Door Rule (this index) Out-of-state witnesses, securing

WITNESSES—Cont'd

Out-of-state witnesses, securing —Cont'd

administrative commissions, **42:10**

subpoenas, 42:8; 42:9

Party's own witness, impeachment, **17:33**

Past recollection recorded, 17:143

Perjurious defendant cases, conflicts of interest, **8:28**

Prior conduct of defendant offered to impeach, 17:38 et seq.

Prior conduct of non-defendant witness offered to impeach, 17:49

Prior convictions offered to impeach defendant, **17:39**; **17:40**

Prior inconsistent statements, impeachment evidence, 17:34

Prisoners, out of state, securing generally, **38:6** subpoenas, **42:8**; **42:9**

Privileges (this index)

Prosecution witnesses, discovery of medical examination of, 13:29

Prosecution witnesses, missing, 17:76

Rebuttal examination of witnesses, **17:24**

Redirect examination of witnesses, 17:23

WITNESSES—Cont'd

Rosario rule. See **Discovery** (this index)

Sandoval rule, prior conduct of defendant offered to impeach, 17:38

Self-Incrimination Privilege (this index)

Silence, impeachment by, 17:35; 17:36

Subpoenas, 42:8; 42:9

Tampering with witnesses, 31:146.50

Trial sanctions, witness statement disclosures, 13:23

Undercover officer testimony, closing of courtroom during, 44:24

Unsworn witness, competency of, 17:12

Warnings to, 17:144

WRITINGS

Authentication of writings and documents, **17:145**

False written statement offenses, 31:122; 31:123

Past recollection recorded, **17:143** Stipulation to writings, **17:145.50**

WRITS

Article 78 Writs (this index)
Habeas Corpus Writs (this index)

YOUTHFUL OFFENDERS
Juvenile Justice (this index)