

Index

ABSENCE OR PRESENCE

- Conduct of trial, presence or parties and counsel, § 2:4
- Criminal trials, presence of defendant, § 4:9

ACCOUNTANTS

- Testimonial privilege, accountant-client privilege, § 15:18

ADMISSIONS

- Generally, § 20:1-20:4
- Discovery, admissions in, § 11:5
- Judicial Admissions** (this index)
- Pretrial order or stipulation, admissions in, § 11:6
- Pretrial submissions to court, admissions in, § 11:5

ALIBI

- Criminal trials, alibi as defense, § 4:21

ALTERNATIVES

- Evidence of alternative perpetrators, criminal trial defense, § 4:31

ALTERNATIVES TO EVIDENCE

- Generally, § 11:1 et seq.

AMENDMENTS

- Criminal complaint, information, or indictment, § 3:9
- Objections to evidence beyond pleaded issues, § 3:4
- Trial amendments to conform to proof, § 3:3

ANALYSES

- Generally, § 23:1 et seq.

APPEAL AND REVIEW

- Contempt, review of contempt orders, § 5:12

APPOINTED COUNSEL

- Generally, § 4:3 et seq.

ATTENDANCE

- Witnesses, § 14:9, 14:10

ATTIRE

- Criminal trials, dress of defendant, § 4:10

ATTORNEYS

- Generally, § 1:1 et seq.
- Admission to practice, § 1:1
- Appointed counsel, generally, § 4:3 et seq.
- Compromise, authority, § 1:10
- Contempt** (this index)
- Cost sanctions for unfounded litigation and misconduct, § 1:5
- Criminal cases, right to counsel, generally, § 4:3 et seq.
- Disqualification by opponent, § 1:3
- Ethical obligations, § 1:4, 1:6
- Indigent's right to state funded assistance or experts and investigative aids, § 4:6
- Joint representation of codefendants and conflict of interest, § 4:7
- Lien on proceeds of litigation or client property, § 1:11

ATTORNEYS—Cont’d

- Prosecutor’s ethical obligations,
§ 1:6
- Refusal of assistance and conduct
of own case, § 4:5
- Regulation, § 1:1
- Stipulations
 - trial procedure, stipulations
between counsel, § 2:3
- Stipulations, authority, § 1:9
- Substitution of appointed counsel,
generally, § 4:4
- Testimonial privileges, lawyer-
client, § 15:9
- Trial presence or parties and
counsel, § 2:4
- Trial publicity, § 1:8
- Withdrawal as counsel, § 1:2
- Witnesses, lawyers as, § 1:7

BIFURCATION OF TRIAL

- Conduct of trial, § 2:13, 2:14

BURDEN OF PROOF

- Generally, § 10:1 et seq.
- Civil cases, generally, § 10:12,
10:13
- Clear and convincing proof in
civil cases, § 10:13
- Corroboration in criminal case,
§ 10:11, 10:12
- Defenses of criminal defendant,
§ 10:6
- Entrapment, § 10:8
- Guilt, issues other than, § 10:4
- Intoxication defense, § 10:10
- Justification or excuse, § 10:7
- Mitigation, § 10:7
- Prima facie proof, § 10:2
- Reasonable doubt standard, crimi-
nal cases, § 10:3
- Self-defense, § 10:9
- Statutory exemptions or excep-
tions, § 10:5

CAPITAL CASES

- Generally, § 4:33

CHARACTER EVIDENCE

- Relevance and Prohibited Evi-
dence (this index)

CHILD ABUSE

- Expert testimony, § 16:11

CHILDREN AND MINORS

- Parent-child privilege, testimonial
privileges, § 15:17
- Testimonial privileges, child-re-
lated communications, § 15:4
- Witnesses, § 14:3

**CLEAR AND CONVINCING
PROOF**

- Burden of proof in civil cases,
§ 10:13

CLOSING ARGUMENTS

- Civil cases, generally, § 31:1 et
seq.
- Criminal cases, generally, § 32:1
et seq.

CODEFENDANTS

- Dismissal of charges for use as
witness, § 3:12
- Joint representation of
codefendants and conflict of
interest, § 4:7

COLLATERAL ESTOPPEL

- Alternatives to evidence, § 11:14

COMMON LAW

- Criminal trials, common law
defense of necessity, § 4:28

COMPLAINT

- Amendment of criminal com-
plaint, information, or indict-
ment, § 3:9

INDEX

COMPROMISE AND SETTLEMENT

Attorneys' authority, § 1:10
Relevance and prohibited evidence, § 13:15

COMPULSION

Criminal trials, duress or compulsion as defenses, § 4:25

CONDITIONAL PLEAS

Criminal trials, § 4:17

CONDUCT OF TRIAL

Generally, § 2:1 et seq.
Bifurcation of trial, § 2:13, 2:14
Conflicts between statutes and rules of court, § 2:2
Court, comments and conduct of, § 2:5
Governing procedural law, § 2:2
Jury conduct, generally, § 33:1 et seq.
Presence or parties and counsel, § 2:4
Venue, § 2:10-2:12

CONFESSIONS

Generally, § 20:5-20:8

CONFIDENTIALITY

Testimonial Privileges (this index)

CONFLICTS OF INTEREST

Joint representation of codefendants and conflict of interest, § 4:7

CONFORMITY TO PROOF

Trial amendments to conform to proof, § 3:3

CONTEMPT

Generally, § 5:1 et seq.
Attorneys
conduct, § 5:4

CONTEMPT—Cont'd

Attorneys—Cont'd
failure to appear, procedure, § 5:9
Disqualification of judge, § 5:11
Nature of contempt, § 5:3
Nonsummary proceedings, procedure, § 5:8
Orders and conduct subject to contempt, § 5:2
Procedure, § 5:7-5:9
Review of contempt orders, § 5:12
Rights of person charged with contempt, § 5:10
Sanctions, § 5:5
Summary proceedings, procedure, § 5:7
Void or invalid order violation, § 5:6

CONTINUANCES

Generally, § 3:14
Award of costs in connection with continuance, § 3:15

CORROBORATION

Accomplice as witnesses, corroboration, § 14:5
Burden of proof, corroboration in criminal case, § 10:11

COSTS

Generally, § 36:1 et seq.
Attorneys, cost sanctions for unfounded litigation and misconduct, § 1:5
Continuance, award of costs in connection with continuance, § 3:15

COUNSELORS

Testimonial privileges, counselor-client privilege, § 15:20

COURT RULES

Conduct of trial, conflicts between statutes and rules of court, § 2:2

CRIMINAL TRIALS

Generally, § 4:1 et seq.
 Presence of defendant,, § 4:9
 Testimony by defendant, right to
 testify or refrain, § 4:8

DAMAGES

Generally, § 25:1 et seq.

DEADMAN RULE

Witnesses, § 14:2

DEATH PENALTY CASES

Generally, § 4:33

DECLARATORY JUDGMENTS

Jury selection in declaratory relief
 proceedings, right to jury
 trial, § 6:2

**DEFAULT AND DEFAULT
 JUDGMENTS**

Generally, § 3:16
 Relief from default, § 3:17

DEFENSES

Alibi as defense, criminal trials,
 § 4:21
Burden of Proof (this index)
 Duress or compulsion as defenses,
 criminal trials, § 4:25
 Entrapment as defense, criminal
 trials, § 4:24
 Evidence of alternative perpetra-
 tors, criminal trials, § 4:31
 Ignorance or or mistake as defen-
 ses, criminal trials, § 4:26
 Immunity of others, criminal trials
 defenses, § 4:30
 Impossibility as defense to intent
 crime, § 4:27
 Insanity or lack of mental capacity
 as defense, criminal trials,
 § 4:22
 Intoxication as defenses, criminal
 trials, § 4:23

DEFENSES—Cont'd

Self-defense, criminal trials,
 § 4:29
 Waivable defenses, criminal trials,
 § 4:20

DELAY

Jury selection, delayed request,
 § 6:5

DEMONSTRATIVE EVIDENCE

Generally, § 22:1 et seq.

DISCLOSURE

Prosecutor's duty of disclosure,
 § 4:11
 Witnesses, disclosure of wit-
 nesses, § 14:7, 14:8

DISCOVERY

Admissions in discovery, § 11:5

DISCRIMINATION

Jury selection, § 6:8 et seq., 7:4 et
 seq.

DISMISSAL

Codefendants, dismissal of
 charges for use as witness,
 § 3:12
 Criminal trials, double jeopardy
 affected by previous prosecu-
 tion dismissed prior to trial,
 § 4:16
 Failure of proof, generally, § 28:1
 et seq.
 Failure to prosecute, § 3:7
 Further prosecution, pretrial dis-
 missal of criminal charges,
 § 3:11
 Involuntary, generally, § 3:6
 Opening statements, dismissal
 motion based on, § 8:9
 Pretrial dismissal of criminal
 charges, § 3:10-3:13
 Speedy trial, pretrial dismissal of
 criminal charges, § 3:13

INDEX

DISMISSAL—Cont'd

- Trial by court, involuntary dismissal and summary judgment, § 2:16
- Voluntary, generally, § 3:5

DISQUALIFICATION

- Judges, § 2:6

DOCUMENTARY EVIDENCE

- Generally, § 21:1 et seq.

DOUBLE JEOPARDY

- Criminal trials, § 4:15, 4:16

DURESS

- Criminal trials, duress or compulsion as defenses, § 4:25

ELECTIONS

- Testimonial privileges, political vote, § 15:13

ENTRAPMENT

- Burden of proof, § 10:8
- Criminal trials, entrapment as defenses, § 4:24

ETHICS

- Attorneys, ethical obligations, § 1:4

EXAMINATION OF WITNESSES

- Generally, § 17:1 et seq.

EXPERIMENTS

- Generally, § 23:1 et seq.

EXPERT AND OPINION EVIDENCE

- Generally, § 16:1 et seq.
- Basis for expert testimony, § 16:7 et seq.
- Child abuse case, expert testimony, § 16:11
- Court-appointed expert, § 16:13

EXPERT AND OPINION

EVIDENCE—Cont'd

- Disclosure of basis for expert testimony, § 16:8
- Effect of expert testimony, § 16:5
- Expert testimony, generally, § 16:4
- Hypothetical questions, § 16:10
- Impeachment of expert for financial bias, § 16:12
- Learned treatises, § 16:14
- Medical malpractice cases, § 16:15
- Non-expert opinion, § 16:1
- Owner's opinion of property value, § 16:2
- Qualifications of expert, § 16:6
- Ultimate issue, § 16:3

FAILURE OF PROOF

- Dismissal, generally, § 28:1 et seq.

FAILURE TO PROSECUTE

- Dismissal, § 3:7

FOREIGN LAW

- Alternatives to evidence, proof or judicial notice of foreign law, § 11:10

FURTHER PROSECUTION

- Pretrial dismissal of criminal charges, § 3:11

GENDER-BASED DISCRIMINATION

- Jury selection, peremptory challenges, § 6:10

GOVERNMENT

- Testimonial privileges, governmental privilege, § 15:15

GUILT

- Burden of proof, issues other than, § 10:4

HABIT

Relevance and prohibited evidence, § 13:13

HEARSAY

Generally, § 19:1 et seq.

HYPNOSIS

Witnesses, previously hypnotized witnesses, § 14:4

HYPOTHETICAL QUESTIONS

Expert and opinion evidence, § 16:10

IGNORANCE

Criminal trials, ignorance or or mistake as defenses, § 4:26

ILLUSTRATIVE EVIDENCE

Generally, § 22:1 et seq.

IMMUNITIES

Defense of others immunity, criminal trials, § 4:30

IMPEACHMENT

Generally, § 18:1 et seq.

IMPEACHMENT OF WITNESS

Financial bias, impeachment of expert, § 16:12

IMPOSSIBILITY

Criminal trials, impossibility as defense to intent crime, § 4:27

INACTIVITY

Dismissal, § 3:8

INDIAN RESERVATIONS

Jurisdiction, criminal cases, § 4:2

INDICTMENT

Amendment of criminal complaint, information, or indictment, § 3:9

INDIGENTS

State funded assistance or experts and investigative aids, right to, § 4:6

INFERENCES

Presumptions and Inferences
(this index)

INFORMATION

Amendment of criminal complaint, information, or indictment, § 3:9

INFORMER IDENTITY

Testimonial privileges, § 15:16

IN LIMINE MOTIONS

Generally, § 3:2

INSANITY

Criminal trials, insanity or lack of mental capacity as defense, § 4:22

INSTRUCTIONS TO JURY

Civil cases, generally, § 29:1 et seq.

Criminal cases, generally, § 30:1 et seq.

Presumptions, § 12:3

INSURANCE

Relevance and prohibited evidence' liability insurance, § 13:18

Voir dire examination, § 6:16

INTENT

Criminal trials, impossibility as defense to intent crime, § 4:27

INTERPRETERS

Use to assist witness or party, § 14:15

INTOXICATION

Burden of proof, defense, § 10:10

INDEX

INTOXICATION—Cont'd

Criminal trials, defenses, § 4:23

JOINDER OF DEFENDANTS

Criminal trials, § 4:12

JOINDER OF OFFENSES

Criminal trials, § 4:12

JUDGES

Conduct of trial, comments and conduct of court, § 2:5

Contempt, disqualification of judge, § 5:11

Disqualification, § 2:6, 2:7

Substitution, § 2:8

JUDGMENTS

Generally, § 35:1 et seq.

Default and Default Judgments
(this index)

Summary judgment, trial by court, § 2:16

JUDICIAL ADMISSIONS

Alternatives to evidence, § 11:2

Guilty plea, § 11:4

Statements in pleadings, alternatives to evidence, § 11:3

JUDICIAL ESTOPPEL

Alternatives to evidence, § 11:15

JUDICIAL NOTICE

Alternatives to evidence, § 11:7 et seq.

Foreign law, alternatives to evidence, § 11:10

Jurisdictional facts, § 11:11

JURISDICTION

Criminal cases, generally, § 4:1 et seq.

Indian reservations, criminal cases, § 4:2

Judicial notice of jurisdictional facts, § 11:11

JURY CONDUCT

Generally, § 33:1 et seq.

JURY SELECTION

Alternate jurors, § 6:13, 7:6

Bias, challenge for, § 7:12, 7:13

Cause challenges, § 6:17 et seq., 7:9

Civil cases, § 6:1 et seq.

Conduct of selection, generally, § 6:14, 7:7

Criminal cases, generally, § 7:1 et seq.

Declaratory relief proceedings, right to jury trial, § 6:2

Delayed request, § 6:5

Demand, necessity, § 6:4

Discrimination, § 6:8 et seq., 7:4 et seq.

Explanation for discriminatory challenge, § 6:11

Failure to demand jury, § 6:5

False answers by juror as ground for relief, § 6:21

False answers of juror as ground for relief, § 7:17

Gender-based peremptory challenges, § 6:10

Individual juror, challenge to, § 7:11

Insurance, voir dire examination, § 6:16

Mandamus as remedy for improper denial of jury trial, § 6:6

Mixed legal and equitable issues, right to jury trial, § 6:3

Number of jurors, § 6:12, 7:5

Number of peremptory challenges, § 6:19, 7:15

Panel, challenges to, § 7:10

Procedure for challenges, § 7:14, 7:16

JURY SELECTION—Cont'd

Procedure for peremptory challenges, § 6:20

Qualifications of jurors, § 6:7, 7:3

Right to jury trial

civil cases, § 6:1 et seq.

criminal cases, generally, § 7:1 et seq.

Scope of voir dire, § 6:15, 7:8

Struck jury procedure, § 6:22, 7:18

Voir dire, generally, § 6:15

Waiver of jury, § 6:4, 7:2

JURY VIEW

Generally, § 24:1 et seq.

LEARNED TREATISES

Expert and opinion evidence, § 16:14

LESSER INCLUDED OFFENSES

Criminal trials, § 4:14

LIENS AND ENCUMBRANCES

Attorneys, lien on proceeds of litigation or client property, § 1:11

MALPRACTICE

Testimonial privileges, medical malpractice screening panel privilege, § 15:22

MANDAMUS

Jury trial, remedy for improper denial of, § 6:6

MEDIATION

Testimonial privileges, mediator privilege, § 15:14

MEDICAL EXPENSES

Relevance and prohibited evidence, medical and similar expense payments, § 13:16

MEDICAL MALPRACTICE

Expert and opinion evidence, § 16:15

MEDICAL REVIEW COMMITTEE

Testimonial privileges, § 15:21

MENTAL CAPACITY

Criminal trials, insanity or lack of mental capacity as defense, § 4:22

MISTAKE

Criminal trials, ignorance or mistake as defenses, § 4:26

MISTRIAL

Generally, § 27:1 et seq.

MOTIONS

Generally, § 3:1

In limine motions, § 3:2

MULTIPLE OFFENSES

Criminal trials, § 4:13

NECESSITY

Criminal trials, common law defense of necessity, § 4:28

NEWS MEDIA

Testimonial privileges, confidential sources, § 15:8

OBJECTIONS

Generally, § 26:1 et seq.

Amendments, objections to evidence beyond pleaded issues, § 3:4

OPENING STATEMENTS

Generally, § 8:1 et seq.

Dismissal motion based on, § 8:8

Issues, effect on, § 8:7

Law applicable to case, explanations, § 8:5

INDEX

OPENING STATEMENTS

—Cont'd

- Opponent's proof, references to, § 8:4
- Purpose, § 8:3
- Variance between opening and proof, § 8:6
- When given, § 8:2

ORDER OF PROOF

- Generally, § 9:1 et seq.
- Admission of evidence subject to later foundation, § 9:2
- Rebuttal, nature and scope, § 9:7
- Reopening after opponent has rested, § 9:5
- Reopening state's after after state has rested, § 9:6
- Right to open and close, § 9:3, 9:4

PARENT-CHILD PRIVILEGE

- Testimonial privileges, § 15:17

PARTIES

- Trial presence or parties and counsel, § 2:4

PERJURY

- Witnesses, § 14:12

PERSISTENT VIOLATORS

- Conduct of trial, § 4:32

PHYSICIANS

- Testimonial privileges, § 15:10

PLEA AGREEMENTS

- Criminal trials, § 4:18

PLEAS

- Criminal trials, § 4:17

PRESUMPTIONS AND INFERENCES

- Generally, § 12:1 et seq.
- Burdens, effect of presumptions, § 12:4
- Criminal cases, § 12:8

PRESUMPTIONS AND

INFERENCES—Cont'd

- Inferences, generally, § 12:2
- Instructing jury on presumptions, § 12:3
- Nonstatutory presumptions, § 12:76
- Presumptions, generally, § 12:1
- Prima facie evidence as presumption of fact, § 12:5
- Statutory presumptions, § 12:7

PRETRIAL DISMISSAL

- Criminal charges, § 3:10-3:13

PRIMA FACIE EVIDENCE

- Presumption of fact, § 12:5

PRIMA FACIE PROOF

- Burden of proof, § 10:2

PRIVILEGES

- Testimonial Privileges (this index)

PROSECUTOR

- Ethical obligations, § 1:6

PROSECUTORS

- Criminal trials, duty of disclosure, § 4:11

PSYCHOTHERAPISTS

- Testimonial privileges, § 15:10

PUBLICITY

- Attorneys, trial publicity, § 1:8

REAL EVIDENCE

- Generally, § 22:1 et seq.

REBUTTAL

- Improper rebuttal during prosecution's case-in-chief, § 9:8
- Nature and scope, § 9:7

RECIDIVISM

Persistent violators, conduct of trial, § 4:32

REFUSAL TO TESTIFY

Criminal trials, right of defendant to testify or refrain, § 4:8

Witnesses, generally, § 14:13

RELEVANCE AND PROHIBITED EVIDENCE

Generally, § 13:1 et seq.

Character evidence, generally, § 13:5

Charge, claim, or defense, character as element, § 13:7

Compromise offers or settlements, § 13:15

Good character, evidence, § 13:6

Habit and routine practice, § 13:13

Liability insurance, § 13:18

Medical and similar expense payments, § 13:16

Other crimes exceptions to character evidence prohibition, § 13:8

Other facts, relevance conditioned on, § 13:2

Pleas, plea discussions, and related statements, § 13:17

Prior acts evidence admission as reversible error, § 13:10

Probative but prejudicial evidence, § 13:3

Redaction and limitation of proof to avoid prejudice, § 13:4

Religious beliefs, § 13:20

Sex cases, victim's past sexual behavior, § 13:19

Similar acts, accidents or occurrences, § 13:12

Subsequent remedial measures, § 13:14

Uncharged misconduct in sex crimes cases, § 13:11

RELIGION AND RELIGIOUS MATTERS

Relevance and prohibited evidence, religious beliefs, § 13:20

Testimonial privileges, § 15:12

REOPENING CASE

Order of proof, § 9:5, 9:6

RES JUDICATA

Alternatives to evidence, § 11:13

RESTRAINTS

Criminal trials, restraints use on defendant, § 4:10

RIGHT TO COUNSEL

Criminal cases, generally, § 4:3 et seq.

ROUTINE PRACTICE

Relevance and prohibited evidence, § 13:13

SCHOOLS AND EDUCATION

Testimonial privileges, school counselor-client privilege, § 15:19

SELF-DEFENSE

Burden of proof, § 10:9

Criminal trials, § 4:29

SELF-INCRIMINATION

Testimonial privileges, § 15:7

SEQUESTRATION

Witnesses, § 14:11

SEX CASES

Uncharged misconduct in sex crimes cases, relevance and prohibited evidence, § 13:11

Victim's past sexual behavior, relevance and prohibited evidence, § 13:19

INDEX

SINGLE AND MULTIPLE OFFENSES

Criminal trials, § 4:13

SOCIAL WORKERS

Testimonial privileges, § 15:20

SPEEDY TRIAL

Pretrial dismissal of criminal charges, § 3:13

SPOUSES

Testimonial privileges, husband-wife, § 15:11

STATUTES

Burden of proof, statutory exemptions or exceptions, § 10:5

Conduct of trial, conflicts between statutes and rules of court, § 2:2

Miscellaneous statutory presumptions, § 12:7

STIPULATIONS

Attorneys' authority, § 1:9

Pretrial order or stipulation, admissions in, § 11:6

Trial procedure, stipulations between counsel, § 2:3

SUBSTITUTION

Appointed counsel, generally, § 4:4

Judges, § 2:8

SUMMARY JUDGMENT

Trial by court, involuntary dismissal and summary judgment, § 2:16

TESTIMONIAL PRIVILEGES

Generally, § 15:1 et seq.

Accountant-client privilege, § 15:18

Child-related communications, § 15:4

Claimant, § 15:2

TESTIMONIAL PRIVILEGES

—Cont'd

Comment on or inference from claim of privilege, § 15:6

Confidential communication, what constitutes, § 15:3

Counselor-client privilege, § 15:20

Governmental privilege, § 15:15
Holder, § 15:2

Husband-wife, § 15:11

Informer identity, § 15:16

Lawyer-client, § 15:9

Mediator privilege, § 15:14

Medical malpractice screening panel privilege, § 15:22

Medical review committee privilege, § 15:21

Mewspersons, confidential sources, § 15:8

Parent-child, § 15:17

Physician-patient, § 15:10

Political vote, § 15:13

Psychotherapist-patient, § 15:10

Religious privilege, § 15:12

School counselor-client privilege, § 15:19

Self-incrimination, § 15:7

Social worker-client privilege, § 15:20

Waiver, § 15:5

TESTS

Generally, § 23:1 et seq.

TRIAL BY COURT

Generally, § 2:15

Involuntary dismissal and summary judgment, § 2:16

VALUE

Expert and opinion evidence, owner's opinion of property value, § 16:2

**VARIANCE OF PROOF FROM
ACTS CHARGES**

Criminal trials, § 4:19

VENUE

Change of venue, § 2:11, 2:12

Conduct of trial, § 2:10-2:12

VERDICTS

Generally, § 34:1 et seq.

VIEW BY JURY

Generally, § 24:1 et seq.

VOIR DIRE

Jury Selection (this index)

WAIVER AND ESTOPPEL

Collateral estoppel, alternatives to
evidence, § 11:14

Criminal trials, waivable defenses,
§ 4:20

Judicial estoppel, alternatives to
evidence, § 11:15

Jury selection, § 6:4

Prior litigation, estoppel as
alternatives to evidence,
§ 11:12

Testimonial privileges, § 15:5

WITHDRAWAL

Attorneys, withdrawal as counsel,
§ 1:2

WITNESSES

Generally, § 14:1 et seq.

Accomplice as witnesses, corrobor-
ation, § 14:5

Attendance of witnesses, § 14:9,
14:10

Attorneys as, § 1:7

Child witnesses, § 14:3

Deadman rule, § 14:2

Disclosure of witnesses, § 14:7,
14:8

Examination, generally, § 17:1 et
seq.

Foundation for testimony of wit-
ness, § 14:6

Hypnotized witnesses, § 14:4

Impeachment, generally, § 18:1 et
seq.

Interpreter use to assist witness or
party, § 14:15

Perjury, § 14:12

Refusal to answer questions,
§ 14:13

Seating of witnesses at counsel
table, criminal cases, § 14:14

Sequestration, § 14:11