

Index

ABANDONMENT

Defense in homicide cases, **18:15**
Defense to attempted murder, **7:5**

ABSENCE OF LEGAL OR CONTRACTUAL DUTY

Defense in homicide case, **18:12**

ACCIDENT

Criminal liability, accident not resulting in, **3:7**
Defense in homicide case, **18:14**

ACCOMPLICE

Testimony of as evidence, **23:13**

ACCOUNTABILITY

Attempted murder, **7:4**
Burden of proof, first degree murder, **5:12**
Jury instructions, **26:22**

ADMISSIONS

Defendant's confessions and admissions, **23:16**

AGGRAVATED RECKLESS HOMICIDE

Jury instructions, **26:14**

AGGRAVATING FACTORS

Judge, aggravating factors to be considered by sentencing judge, **28:18**

ALIBI

Generally, **18:7**
Notice of, **18:3**

ALTERNATES

Jury trials, replacing discharged juror, **21:14**

APPEAL

Orders and judgments, appealable, **28A:14**
Post-trial proceedings, notice of appeal, **28A:15**

APPELLATE PROCEDURE

Post-trial proceedings, **28A:5**

APPRENDI

Applicability to homicide cases, **16:5**
Requirements, compliance with, **16:6**

ARRAIGNMENT

Homicide trial procedures, **20:10**

ARREST

Pretrial procedures, **16:2**

ARREST OF JUDGMENT

Post-trial proceedings, motions, **28A:3**

ASSISTED SUICIDE

Generally, **14:5**

ASSUMED NAME

Evidence of defendant's use of assumed name, **23:70**

ATTEMPTED MURDER

Generally, **7:1 et seq.**
Abandonment as defense, **7:5**
Accountability for attempted murder, **7:4**
Closing arguments, **7:16**
Consecutive sentences, imposing, **7:22**
Deadly weapon used in, **7:7**

ATTEMPTED MURDER

—Cont'd

- Evidence
 - generally, **7:14**
 - other bad acts, **7:15**
 - sufficiency of, **7:20**
- Impossibility as defense, **7:6**
- Intent requirement, **7:3**
- Jury instructions, **7:17**
- Lesser-included offenses
 - generally, **7:11**
 - instructing on, **7:13**
- Preemption bar to prosecution
 - under general attempt statute, **7:8**
- Second degree murder, **8:7**
- Self-defense, **7:12**
- Sentencing, firearm involved in crime, **7:21**
- Separate convictions for separate acts, **7:10**
- Substantial step requirement, **7:2**
- Transferred intent doctrine, **7:9**
- Verdict, **7:19**

ATTORNEYS

- Conduct of
 - defense attorney, **20:5**
 - prosecutor, **20:6**
- Duties of state's attorney, **1:2**
- Ineffective legal services, claims of, **27A:10**
- Right to counsel, need for unambiguous request, **17:3**
- Sanctions against prosecutor or defense counsel, **20:30**

BAD ACTS EVIDENCE

- Jury instructions, **26:27**

BATTERED WOMAN DEFENSE

- Self defense and use of force, **10:18**

BIAS

- Juror bias or misconduct, dealing with, **21:16**

BURDEN OF PROOF

- Generally, **5:1 et seq.**
- Accountability, **5:12**
- Common design, **5:12**
- Corpus delicti, **5:3**
- First degree murder, **5:2**
- Jury instruction, bad acts evidence, **26:27**
- Mental illness, burden of proof in defense of, **19:3**
- Motive, **5:4**
- Pretrial procedure, venue, **16:4**
- Second degree murder, **8:6**
- Self defense, burden on prosecution and defense, **10:4**
- Sufficiency of evidence to convict for first degree murder, **5:11, 5:12**

BUSINESS RECORDS

- Evidence, **23:67**

CASTS

- Evidence, **23:63**

CAUSATION

- First degree murder, defendant's act as cause of death, **4:8**
- Jury instructions on causation in homicide, **26:4**

CHANGE IN LAW

- Statute applicable, sentencing other than death, **28:35**

CHARACTER AND REPUTATION

- Evidence, **23:8**

CLOSING ARGUMENTS

- Generally, **25:1 et seq.**
- Guilt phase, **25:1**
- Improper arguments of prosecutor, **25:2, 25:3**

COLLATERAL ESTOPPEL

- Offensive use in post-conviction proceedings, **27A:15**

INDEX

COMMON DESIGN

Burden of proof, first degree murder, **5:12**

COMMUTATION

Death sentence, effect, **28A:7**

COMPULSION

Defense in homicide case, **18:9**

CONCEALMENT AND FLIGHT

Evidence, **23:32**

CONCEALMENT OF HOMICIDAL DEATH

Generally, **15:1**

Accountability in relation to, conviction for, **15:4**

Consecutive sentences, **15:3**

Evidence, sufficiency to convict, **15:2**

Lesser included crime, **15:5**

CONCURRENT SENTENCES

Generally, **28:23**

CONDUCT

Evidence of defendant's conduct to show consciousness of guilt, **23:31**

Inferences based upon, **24:10**

Prejudicial error in conduct of trial, **28A:16**

CONFESSIONS

Corroboration of, **23:19**

Defendants, admissibility of confessions, **23:16**

Juveniles, **16:23, 23:18**

Third party's, admissibility of confessions, **23:55**

CONSECUTIVE SENTENCES

Generally, **28:23**

Offenses committed in single course of conduct, **28:24**

CONSENT DEFENSE

Generally, **18:4**

CONSPIRACY

Admissibility of statements by coconspirators, **11:2, 23:51**

Jury instructions, **11:3**

Murder, conspiracy to commit, **11:1**

CONSTITUTIONAL LAW

Fourth Amendment rights, violation by illegal detention, **16:29**

Presumptions and inferences, unconstitutionality of mandatory statutory presumptions, **24:9**

CONTIBUTORY NEGLIGENCE

Defenses, **18:6**

CONTINUANCES

Homicide trial procedures, **20:12**

CORPORATION

Homicide by, **15:6**

CORPUS DELICTI

Burden of proof, **5:3**

COURT, PROVINCE OF COURT AND JURY

Generally, **22:1 et seq.**

Aggravating and mitigating factors, **22:10**

Causal connection between act and death, **22:7**

Deadly weapon, whether instrument was, **22:8**

Duty of court to instruct on presumption of innocence and proof beyond reasonable doubt, **26:25**

Insanity and mental illness, **22:4**

Intent and premeditation, **22:3**

Negligence or recklessness, **22:6**

Passion, **22:2**

Relation of felony to death in felony murder, **22:5**

Self-defense, **22:9**

CROSS-EXAMINATION

Declarant's out of court statements, **23:44**

CUSTODIAL INTERROGATION

Statements by accused as evidence, **23:20**

DEATH BY MISADVENTURE

Jury instructions, **26:21**

DEATH SENTENCE

Abolition in Illinois, **28:38**
Commutation, effect of, **28A:7**
Reversal, post-trial proceedings, **28A:6**

DEFENDANTS

Felony murder, juvenile, **6:7**

DEFENSES

Generally, **18:1 et seq.**
Abandonment or withdrawal, **18:15**
Absence of legal or contractual duty, **18:12**
Absence of required mental state, **18:5**
Accident, **18:14**
Affirmative defenses, **18:2**
Alibi
generally, **18:7**
notice of, **18:3**
Battered woman defense, **10:18**
Compulsion
as defense, **18:9**
instructing on, **18:10**
Consent, **18:4**
Contributory negligence, **18:6**
Double jeopardy, **18:8**
Entrapment defense to solicitation of murder charge, **11:5**
Former jeopardy, **18:8**
Guilt of another person, **18:20**
Ignorance or mistake, **18:13**
Impossibility, **7:5, 18:16**

DEFENSES—Cont'd

Intoxication or drugged condition in homicide case, **18:11**
Judicial estoppel, **18:18**
Jurisdiction, lack of proper, **18:21**
Necessity, **18:19**
Notice of defenses, **18:3**
Prejudicial delay in prosecution, **18:22**
Res judicata, **18:17**
Self defense, transferred intent, **10:23**
Venue, lack of proper, **18:21**

DETENTION

Fourth Amendment rights and violation by illegal detention, **16:29**

DIAGRAMS

Evidence, **23:63**

DISCLOSURES

Health and Confidentiality Act, homicide exception to non-disclosure under, **23:36**
Homicide trial procedures, **20:12**

DISCOVERY

Homicide trial procedures, **20:12**
Post-conviction, **28A:10**

DISMEMBERMENT OF HUMAN BODY

Generally, **15:7**

DISMISSAL

Post-conviction relief, petition for, **27A:18**

DNA EVIDENCE

Evidence, **23:60**
Falsity at trial and post-conviction proceedings, **27A:17**

DOCUMENTARY EVIDENCE

Generally, **23:62**

INDEX

DOUBLE ENHANCEMENT

- Felony murder, **6:6**
- Improper sentencing, **28:26**

DOUBLE JEOPARDY

- Defenses, **18:8**

DRIVING UNDER THE INFLUENCE

- Reckless homicide, charge based on, **13:2**

DRUG-INDUCED HOMICIDE

- Generally, **8:11, 14:4**
- Drugged condition as defense, **18:11**
- Jury instructions, **26:20**

DUTY OF COURT

- Instruct on presumption of innocence and proof beyond reasonable doubt, **26:25**

DYING DECLARATIONS

- Evidence, **23:48**
- Instructions on, **23:50**

EAVESDROPPING

- Evidence, **23:22**

ENHANCED SENTENCE

- Sentencing, other than death, **28:25**

ERROR

- Prejudicial, **28A:16**

ESCAPE

- Felony murder escape rule, **6:3**
- Use of force to prevent, **10:17**

EUTHANASIA

- Accelerated death, **2:3**

EVIDENCE

- Accomplice, testimony of, **23:13**
- Admissibility and admission, **23:1, 23:2, 23:9**
- Assumed names, **23:70**

EVIDENCE—Cont'd

- Attempted murder, evidence and sufficiency of evidence, **7:14, 7:20**
- Behavior at or about the time of crime, **23:30**
- Burden of proof. See index heading **BURDEN OF PROOF, THIS INDEX**
- Business records, **23:67**
- Casts, **23:63**
- Cause of death
 - defendant as sole cause, **23:11**
 - proof of, **23:10**
- Character and reputation, **23:8**
- Circumstantial evidence, **23:7**
- Coconspirators, statements of, **23:51**
- Confession, corroboration of, **23:19**
- Confessions and admissions
 - defendant's, **23:16**
 - third party's, **23:55**
- Confessions of juveniles, **23:18**
- Cross-examination, declarant's out of court statements, **23:44**
- Custodial interrogation, statements by accused in, **23:20**
- Dead man's exception for use of victim's prior testimony, **23:25**
- Defendant's conduct to show consciousness of guilt, **23:31**
- Demonstrative, **23:12**
- Diagrams, **23:63**
- DNA evidence, **23:60**
- Documentary evidence, **23:62**
- Dying declarations, **23:48, 23:50**
- Eavesdropping, **23:22**
- Expert reconstruction, **23:21**
- Expert testimony
 - regarding reliability of eyewitness testimony, **23:61**
 - use of, **23:57**
- Family of victim, **23:71**

EVIDENCE—Cont'd

Felony murder, sufficiency of evidence, **6:4**
 Fingerprinting, **23:58**
 First degree murder, sufficiency of evidence, **4:11, 23:72**
 Flight and concealment, **23:32**
 Former trial or proceeding testimony, **23:46**
 Gang involvement, **23:37**
 Guilt of another person, evidence suggesting, **23:54**
 Harmless admission of inadmissible evidence, **23:4**
 Health and Confidentiality Act, exception to non-disclosure under, **23:36**
 Hearsay rule
 exceptions, **20:26**
 police communications, **23:45**
 witness, intentional murder of, **23:49**
 Hypnotically enhanced, **23:66**
 Identification, statements of, **23:73**
 Identity, proof of accused as perpetrator, **23:23**
 Illinois Rules of Evidence, **23A:1, 23A:2**
 Inadmissible evidence, harmless admission of, **23:4**
 Instructing on evaluating eyewitness testimony, **23:34**
 Intent to kill, proof of, **23:28**
 Life and death witness, victim identity, **23:38**
 Maps, **23:63**
 Mental illness, burden of proving defense of, **19:3**
 Miranda rights of the defendant, **23:41**
 Miranda warnings, **23:17**
 Models, **23:63**
 Motive, proof of, **23:27**
 Newly discovered evidence, post-conviction proceedings, **27A:11**

EVIDENCE—Cont'd

Offer of proof, **23:3**
 Opinion evidence, use of, **23:56**
 Other offenses by defendant, **23:33**
 Out-of-court statements that are testimonial, **23:43**
 Photographs, **23:64**
 Police communications, **23:45**
 Prejudicial evidence
 generally, **23:6**
 photographs of victim, **23:39**
 Present sense impressions, **23:69**
 Presumptions and inferences, **23:26**
 Prior inconsistent statements, **23:35**
 Reckless homicide, **13:4**
 Reduce degree, sufficiency of evidence to, **10:25**
 Relevancy, **23:5**
 Searches and seizures, **23:15**
 Second degree murder, sufficiency of evidence, **8:2**
 Self defense, **10:19 to 10:22**
 Social media, **23:68**
 Spontaneous declarations, **23:69**
 Statement against penal interest, admissibility of, **23:47**
 Statements by accused in custodial interrogation, **23:20**
 State of mind, defendant's, **23:24**
 Stipulate, admissibility notwithstanding defendant's willingness to, **23:9**
 Tangible, **23:12**
 Tests and experiments, **23:65**
 Third parties, confessions or admissions, **23:55**
 Third stage evidentiary hearing, burden on defendant, **27A:16**
 Transferred intent to kill, proof of, **23:29**
 Victim
 family of victim, **23:40**

INDEX

EVIDENCE—Cont'd

- Victim—Cont'd
 - identity, life and death witness, **23:38**
 - prejudicial photographs of, **23:39**
 - testimony of
 - dead man exception, **23:25**
 - statement after being shot by defendant, **23:52**
 - state of mind, statement as to, **23:53**
 - Weapon, admissibility of, **23:14**

EXPERIMENTS AND TESTS

- Evidence, **23:65**

EXPERT AND OPINION

EVIDENCE

- Polygraph tests, **23:59**
- Reconstruction evidence, **23:21**
- Regarding reliability of eyewitness testimony, **23:61**
- Use of, **23:56, 23:57**

EXTENDED TERM SENTENCES

- Generally, **28:21**

FAMILY

- Evidence concerning victim's family, **23:71**

FELONY MURDER

- Generally, **6:1 et seq.**
- Double enhancement, **6:6**
- Escape, "felony murder escape" rule, **6:3**
- Jury instructions, **26:10**
- Juvenile defendants, **6:7**
- Predicate felony underlying charge, **6:2**
- Proximate cause doctrine, **6:1**
- Self defense, **10:3**
- Sentencing
 - generally, **28:12**
 - mandatory life sentence, **28:7**

FELONY MURDER—Cont'd

- Sufficiency of evidence to convict, **6:4**
- Withdrawal from forcible felony as defense, **6:4**

FINGERPRINTING

- Evidence, **23:58**
- Forensic testing not available at trial regarding actual innocence, **28A:12**

FIREARM

- Jury instructions - guilt phase, **26:24**
- Sentencing for use, **28:10**
- Use in committing crime, as enhancement factor, **28:10**

FIRST DEGREE MURDER

- Generally, **4:1 et seq.**
- Burden of proof, **5:2, 5:11, 5:12**
- Cause of death, defendant's act as, **4:8**
- Consecutive life sentences and 10 years, **4:3**
- Evidence, sufficiency of, **4:11, 23:72**
- Jury instruction in, **26:5**
- Manslaughter, distinction, **4:4**
- Second degree murder
 - distinction, **4:4**
 - lesser included offense, **8:3**
- Sentencing, **4:2**
- Sentencing, procedures, **28:3**
- Separate verdict forms for separate theories, **27:10**

FLIGHT AND CONCEALMENT

- Evidence, **23:32**

FORENSICS

- Post-trial proceedings, preservation of evidence for testing, **28A:8**
- Testing not available at trial regarding actual innocence, **28A:12**

FORENSIC TESTING

Post-trial proceedings, preservation of evidence for testing, **28A:8**

FORMER JEOPARDY

Defenses, **18:8**

FORMER TRIAL

Evidence, **23:46**

FOURTH AMENDMENT

Illegal detention, violation of Fourth Amendment rights, **16:29**

FRANKS HEARING

Search of homicide scene with warrant, **16:25**

GANGS

Evidence of gang involvement, **23:37**

GOOD CONDUCT

Sentencing in homicide and related cases, **28:32**

GUILT OF ANOTHER

Defenses, **18:20**

**HEALTH AND
CONFIDENTIALITY ACT**

Exception to non-disclosure under, **23:36**

HEARSAY RULE

Homicide trial procedures, **20:26**
Police communications, **23:45**
Witnesses, exception to hearsay for intentional murder of witness, **23:49**

HOMICIDE

Generally, **2:1 et seq.**
Accelerated death, **2:3**
Applicable law in point of time, **2:4**
Classification, **2:2**
Euthanasia, **2:3**

HOMICIDE—Cont'd

Living wills, **2:3**
Sources of law, **2:1**

HOMICIDE CASES

Pretrial release, **16:11**

**HOMICIDE TRIAL
PROCEDURES**

Generally, **20:1**
Arraignment, **20:10**
Brady violation in murder prosecution, **20:8**
Competency of witnesses, **20:22**
Continuances, **20:12**
Cross-examination of witnesses, **20:27**
Defense attorney, conduct of, **20:5**
Discovery and disclosures, **20:12**
Evidence. See index heading EVIDENCE, THIS INDEX
Examination of witnesses, **20:23**
Hearsay rule, **20:26**
Impeachment of witnesses, **20:24**
Invited error doctrine, **20:29**
Judge, conduct of, **20:3**
Judge as special witness, **20:4**
Motions during trial, **20:11**
News reporter as special witness, **20:4**
Nolle prosequi, **20:2**
Nonjury trials, **20:14**
Opening statements, **20:18**
Perjury warning, **20:21**
Prior convictions, impeaching defendant with, **20:25**
Privileged communications and information, **20:19**
Prosecutor, conduct of, **20:6**
Publicity before and during trial, **20:9**
Reopen case, right to, **20:28**
Rights of defendant, **20:15, 20:16**
Sanctions against prosecutor or defense counsel, **20:30**
Special prosecutor, **20:7**

INDEX

- HOMICIDE TRIAL PROCEDURES—Cont'd**
Special witness, **20:4**
Testify, rights to, **20:16**
Witness, right to confront, **20:17**
- HYPNOSIS**
Evidence, **23:66**
- IDENTIFICATION**
Statements, **23:73**
- IGNORANCE OR MISTAKE**
Defense in homicide case, **18:13**
- ILLINOIS PATTERN JURY INSTRUCTIONS**
Jury instructions, **26:2**
- ILLINOIS RULES OF EVIDENCE**
Generally, **23A:1, 23A:2**
- ILLINOIS RULES OF PROFESSIONAL CONDUCT**
Generally, **17A:1, 17A:2**
- IMPEACHMENT**
Trial procedures, impeaching defendant with prior convictions, **20:25**
Verdict, impeachment of, **27:8**
- IMPOSSIBILITY**
Defense, **7:5, 18:16**
- IMPROPER CONDUCT OF JURY**
Jury trials, **21:8**
- INCHOATE OFFENSES**
Generally, **11:1**
Admissibility of statements by murder coconspirators, **11:2**
Conspiracy to commit murder, **11:1**
Conviction for both underlying principal offenses, **11:7**
- INCHOATE OFFENSES—Cont'd**
Entrapment defense to solicitation of murder charge, **11:5**
Instructions in solicitation case, **11:8**
Jury instructions in conspiracy cases, **11:3**
Murder for hire, **11:6**
Sentencing, **28:17**
Solicitation of murder, **11:4, 11:6**
- INCONSISTENT VERDICTS**
Generally, **27:3**
- INDICTMENT, INFORMATION, OR COMPLAINT**
Pretrial procedures, amendments, **16:20**
- INHERENT ELEMENTS OF OFFENSE**
Sentencing judge, improper consideration by, **28:19**
- INSANITY**
See index heading MENTAL ILLNESS OR INSANITY, THIS INDEX
- INTELLECTUAL DISABILITY**
Post-conviction relief, **28A:11**
- INTENTIONAL HOMICIDE**
Unborn child, **14:3**
- INTENT TO KILL**
Attempted murder, **7:3**
Jury instructions - guilt phase, **26:23**
- INTOXICATION**
Defense in homicide case, **18:11**
- INVITED ERROR DOCTRINE**
Homicide trial procedures, **20:29**
- INVOLUNTARY MANSLAUGHTER**
Generally, **12:1 et seq.**
Accountability, conviction based on, **12:2**

INVOLUNTARY

MANSLAUGHTER—Cont'd

- Family or household member, victim as, **12:4**
- Jury instructions, **26:7, 26:12**
- Murder distinguished, **12:3**
- Sentencing, **28:14**

JUDGE

- Conduct of, **20:3**
- Perjury warning to witness, **20:21**
- Recusal, pretrial procedures, **16:9**
- Special witness in homicide trial procedures, **20:4**

JUDGMENTS

- Appealable orders and judgments, **28A:14**
- Sentencing, other than death, entry of judgment, **28:36**
- Vacatur of final judgment more than 30 days after judgment, **28A:13**
- Void judgments, petition for vacation of, **27A:5**

JUDICIAL ESTOPPEL

- Defenses in homicide cases, **18:18**

JURISDICTION

- Defense of lack of proper, **18:21**

JURY INSTRUCTIONS

- Generally, **26:1 et seq.**
- Accountability, **26:22**
- Aggravated reckless homicide, **26:14**
- Attempted murder cases, **7:17**
- Bad acts evidence, **26:27**
- Causation, instructing as to, **26:4**
- Compulsion defense in homicide cases, **18:10**
- Concealment of homicidal death, **26:15**
- Concluding instructions, **26:28**
- Conspiracy, **11:3**
- Death by misadventure, **26:21**

JURY INSTRUCTIONS—Cont'd

- Definitions of grades of homicide, **26:3**
- Drug induced homicide, **26:20**
- Dying declarations, **23:50**
- Factual variations among homicide charges and defense, **26:26**
- Felony murder cases, **26:10**
- Firearms, **26:24**
- First degree murder, instructing in, **26:5**
- Guilt phase, **26:1 et seq.**
- Guilty but mentally ill, **19:5**
- Illinois pattern jury instructions checklist, **26:2**
- definition of grades of homicide, **26:3**
- Insanity, **19:2**
- “Intent to kill,” **26:23**
- Involuntary manslaughter, **26:7, 26:12**
- Lesser-included offense, **26:6, 26:8**
- Presumption of innocence, duty of court to instruct, **26:25**
- Proof beyond reasonable doubt, duty of court to instruct, **26:25**
- Reckless homicide, **26:13**
- Second degree murder, **8:8, 26:11**
- Self defense, justifiable use of force, **10:24**
- Solicitation of murder cases, **11:8, 26:9**
- Unborn child cases
 - intentional homicide of, **26:16**
 - involuntary manslaughter of, **26:18**
 - reckless homicide of, **26:19**
 - voluntary manslaughter of, **26:17**

JURY TRIALS

- Generally, **21:1 et seq.**

INDEX

JURY TRIALS—Cont'd

- Adequacy of jury's acceptance of defendant's rights, **21:4**
- Bias or misconduct, dealing with, **21:16**
- Challenge for cause, **21:6**
- Excessive trial publicity, **21:9**
- Improper conduct of jury, **21:8**
- Items sent to jury room, **21:12**
- Juror's questions, judge's responses to, **21:11**
- Jury selection process, **21:2**
- Matters proper for investigation on voir dire, **21:5**
- Peremptory challenges, **21:7**
- Province of court and jury generally, **22:1 et seq.**
 - aggravating and mitigating factors, **22:10**
 - causal connection between act and death, **22:7**
 - deadly weapon, whether instrument was, **22:8**
 - insanity and mental illness, **22:4**
 - intent and premeditation, **22:3**
 - negligence or recklessness, **22:6**
 - passion, **22:2**
 - relation of felony to death in felony murder, **22:5**
 - self-defense, **22:9**
- Replacing discharged juror with alternate, **21:14**
- Right to jury trial and waiver, **21:1**
- Separation of jurors, **21:10**
- Urging jury to agree to verdict, **21:13**
- Voir dire, **21:3, 21:5**

JUVENILES

- Confessions of, **16:23, 23:18**
- Felony murder, defendants, **6:7**
- Sentencing for homicide, **28:22**

KNOWLEDGE

- Defendant's in committing offense, **3:4**

LESSER INCLUDED OFFENSE

- Concealment of homicidal death, **15:5**
- Jury instructions, **26:6**
- Potential penalties, duty of trial court regarding, **26:8**
- Uncharged, **28:27**
- Verdict, convicting of lesser offense, **27:4**

LIE-DETECTOR TESTS

- Expert and opinion evidence, **23:59**

LIFE SENTENCE

- Aggravating factors, presence of, **28:6**
- Felony murder, mandatory life sentence, **28:7**
- Multiple murders, mandatory life sentence, **28:8**
- Murdering more than one person, **28:5**
- Wanton cruelty, murder indicates, **28:4**

LIVING WILLS

- Accelerated death, **2:3**

MALICE

- Implied by commission of unlawful act, **24:8**
- Presumptions and inferences, **24:6**

MANDATORY SENTENCE

- Felony murder, **28:7**
- Multiple murders, **28:8**

MANDATORY SUPERVISED RELEASE TERM

- Sentencing, **28:34**

MANSLAUGHTER

- Murder, distinction, **4:4**

MAPS

- Evidence, **23:63**

**MENTAL ILLNESS OR
INSANITY**

Generally, **19:1 et seq.**
Burden of proof in defense of
mental illness, **19:3**
Guilty but mentally ill, finding of,
19:4
Instructing on
guilty but mentally ill, **19:5**
insanity, **19:2**
Proceedings after acquittal by rea-
son of insanity, **19:6**
Sentencing and treatment of
mentally ill defendant, **19:7**
Verdict of not guilty by reason of,
27:2

**MERITORIOUS SERVICE
CREDIT**

Sentencing in homicide and
related cases, **28:32**

MIRANDA WARNINGS

Defendant's rights, **23:41**
Evidence, **23:17**

MISADVENTURE, DEATH BY

Jury instructions, **26:21**

MISCONDUCT

Juror bias or misconduct, dealing
with, **21:16**

MITIGATING FACTORS

Provocation as
generally, **9:1 et seq.**
infidelity of martial discord as
sufficient provocation, **9:3**
mere words as sufficient provo-
cation, **9:2**
minor altercation as sufficient
provocation, **9:4**
proof of provocation, **9:1**
sudden and intense passion, **9:1**
sufficient provocation, **9:2 to
9:4**

MITIGATING FACTORS

—Cont'd

Provocation as—Cont'd
threats as sufficient provocation,
9:2

MODELS

Evidence, **23:63**

MOTIONS

During trial, **20:11**
Post-trial proceedings
arrest of judgment, **28A:3**
new trial, **28A:2**
reduce sentence, **28A:1**

MURDER FOR HIRE

Inchoate offenses, **11:6**

MUTILATION

Human body, **15:7**

NEGLIGENCE

Defendant's in committing
offense, **3:6**

**NEWLY DISCOVERED
EVIDENCE**

Post-conviction proceedings,
27A:11

NEWS REPORTER

Special witness in homicide trial
procedures, **20:4**

NEW TRIAL

Post-trial proceedings, motions,
28A:2

NOLLE PROSEQUI

Homicide trial procedures, **20:2**

NONJURY TRIALS

Homicide trial procedures, **20:14**

NOTICE

Post-trial proceedings, notice of
appeal, **28A:15**

ONE ACT, ONE CRIME

Second degree murder, **8:5**

INDEX

ONE ACT, ONE CRIME—Cont'd

Sentencing, **28:11**

OPENING STATEMENTS

Homicide trial procedures, **20:18**

OPINION EVIDENCE

Use of, **23:56**

PAROLE

Sentencing, **28:34**

PEREMPTORY CHALLENGES

Jury trials, **21:7**

PERJURY

Homicide trial procedures, perjury warning, **20:21**

PHOTOGRAPHS

Evidence, **23:64**

PLEA AGREEMENTS

Enforcement of, **28:37**

POLYGRAPH TESTS

Expert and opinion evidence, **23:59**

POST-CONVICTION

Generally, **27A:1 et seq.**

Actual innocence claims, **27A:9**

Appeal

forfeiture of issues, **27A:4**

substitution for, **27A:3**

Arguable basis in law requirement, **27A:2**

Collateral estoppel, offensive, **27A:15**

Constitutional rights, challenge of violation of, **27A:6**

Contents of petition, **27A:7**

Counsel, effective, **17:11**

Dismissal of petition at third stage, **27A:18**

DNA testing at trial, falsity of, **27A:17**

First stage, **27A:12**

POST-CONVICTION—Cont'd

Forfeiture of issues not raised on direct appeal, **27A:4**

Hearing, **28A:9**

Ineffective legal services, claims of, **27A:10**

Newly discovered evidence, **27A:11**

Post Conviction Hearing Act, **28A:4**

Res judicata, bar on post-conviction relief, **27A:14**

Second stage, **27A:12**

Successive petitions, **27A:13**

Third stage evidentiary hearing, burden on defendant, **27A:16**

Timeliness of filing, **27A:8**

Vacation of void judgment, petition seeking, **27A:5**

POST CONVICTION HEARING ACT

Post-trial proceedings, **28A:4**

POST-TRIAL PROCEEDINGS

Generally, **28A:1 et seq.**

Appeal, notice of, **28A:15**

Appealable orders and judgments, **28A:14**

Appellate procedure, **28A:5**

Death sentence, reversal, **28A:6**

Discovery, post conviction, **28A:10**

Effect of commutation of death sentence, **28A:7**

Fingerprint testing not available at trial regarding actual innocence, **28A:12**

Forensic testing not available at trial regarding actual innocence, **28A:12**

Intellectual disability and post-conviction relief, **28A:11**

Motions

arrest of judgment, **28A:3**

POST-TRIAL PROCEEDINGS

—Cont'd

- Motions—Cont'd
 - fingerprint or forensic testing regarding actual innocence, **28A:12**
 - new trial, **28A:2**
 - reduce sentence, **28A:1**
- Notice of appeal, **28A:15**
- Post-conviction hearing
 - generally, **28A:9**
 - Post Conviction Hearing Act, **28A:4**
- Prejudicial error in the conduct of the trial, **28A:16**
- Preservation of evidence for forensic testing, **28A:8**
- Vacatur of final judgment more than 30 days after judgment, **28A:13**

PREDICATE FELONY

- Underlying felony murder charge, **6:2**

PREJUDICIAL ERROR

- Trial, conduct of, **28A:16**

PREMEDITATION OR DELIBERATION

- Presumptions and inferences, **24:5**

PRESENT SENSE IMPRESSIONS

- Evidence, **23:69**

PRESUMPTIONS AND INFERENCES

- Generally, **24:1 et seq.**
- Blow, inference without weapon, **24:7**
- Conduct, based upon, **24:10**
- Innocence, duty of court to instruct on, **26:25**
- Killing, inference from act of, **24:3**
- Malice
 - inference of, **24:6**

PRESUMPTIONS AND INFERENCES—Cont'd

- Malice—Cont'd
 - unlawful act, malice implied by commission of, **24:8**
- Possession or disposal of body, inference of guilt from, **24:2**
- Premeditation or deliberation, inference of, **24:5**
- Unconstitutionality of mandatory statutory presumptions, **24:9**
- Weapon, inference from use and character of, **24:4**

PRETRIAL PROCEDURES

- Arrest of homicide suspect, **16:2**
 - Burden or proving venue, **16:4**
 - Closure at trial, **16:28**
 - Disqualification of judge, **16:18**
 - Fourth Amendment rights, violation by illegal detention, **16:29**
 - Franks hearing, search of homicide scene with warrant, **16:25**
 - Indictment, information, or complaint, amendments to, **16:20**
 - Judicial recusal, **16:9**
 - Jurisdiction and venue, **16:1 et seq.**
 - Juveniles, confessions by, **16:23**
 - Pretrial release in homicide cases, **16:11**
 - Recusal of judge, **16:9**
 - Search and seizure, **16:2, 16:3**
 - Search of homicide scene with warrant, Franks hearing, **16:25**
 - Venue, burden of proving, **16:4**
- PRIOR CONVICTIONS**
- Trial procedures, impeaching defendant with prior convictions, **20:25**
- PRIVILEGED COMMUNICATIONS AND INFORMATION**
- Homicide trial procedures, **20:19**

INDEX

PROBATION

Homicide and related cases,
sentencing, **28:31**

PROSECUTION

Conduct of prosecutor, **20:6**
Improper closing arguments of,
25:2, 25:3
State's attorney, duties of, **1:2**

PRO SE DEFENDANT

Right to counsel, **17:4**

PROVOCATION AS MITIGATING FACTOR

Generally, **9:1 et seq.**
Infidelity of marital discord as
sufficient provocation, **9:3**
Mere words as sufficient provoca-
tion, **9:2**
Minor altercation as sufficient
provocation, **9:4**
Proof of provocation, **9:1**
Sudden and intense passion, **9:1**
Sufficient provocation, **9:2 to 9:4**
Threats as sufficient provocation,
9:2

PROXIMATE CAUSE

Felony murder, **6:1**

PUBLICITY

Before and during trial, **20:9**
Excessive trial publicity, **21:9**

REASONABLE DOUBT

Duty of court to instruct on, **26:25**

RECKLESS HOMICIDE

Generally, **13:1 et seq.**
Driving under the influence,
charge based on, **13:2**
Jury instructions, **26:13**
Lesser included offenses, **13:3**
Sentencing, **28:15**
Sufficiency of evidence, **13:4**
Unborn child, **14:2**

RECKLESSNESS

Defendant's in committing
offense, **3:4**

RECORDS

Evidence, business records, **23:67**

REDUCE SENTENCE

Post-trial proceedings, motions,
28A:1

RELEVANCY

Evidence, **23:5**

REOPEN CASE

Homicide trial procedures, **20:28**

REQUIRED MENTAL STATE

Generally, **3:1 et seq.**
Absence of required mental state
as defense, **18:5**
Accident not resulting in criminal
liability, **3:7**
Intent to commit offense charged,
3:3
Knowledge, defendant's in com-
mitting offense, **3:4**
Misadventure not resulting in
criminal liability, **3:7**
Negligence, defendant's in com-
mitting offense, **3:6**
Recklessness, defendant's in com-
mitting offense, **3:5**

RES JUDICATA

Defenses, **18:17**
Post-conviction, bar on relief,
27A:14

RIGHT TO COUNSEL

Generally, **17:1 et seq.**
Conduct of counsel, effectiveness,
17:9, 17:10
Conflict-free representation, **17:5**
Effective assistance of counsel,
17:6
Enforcement of right to effective
assistance of counsel, **17:7,**
17:8

RIGHT TO COUNSEL—Cont'd

Post-conviction, **17:11**
Pro se defendant, **17:4**
Unambiguous request for counsel,
need for, **17:3**
Waiver of right, **17:2**

RULES OF EVIDENCE

Generally, **23A:1, 23A:2**

**RULES OF PROFESSIONAL
CONDUCT**

Generally, **17A:1, 17A:2**

SEARCH AND SEIZURE

Pretrial procedures, **16:2, 16:3,**
16:25

SECOND DEGREE MURDER

Generally, **8:1 et seq.**
Attempted second degree murder,
8:7
Burden of proof, **8:6**
Drug-induced homicide, **8:11**
Evidence, sufficiency of, **8:2**
Jury instructions, **8:8, 26:11**
Lesser included offense
generally, **8:4**
first degree murder, **8:3**
One act, one crime rule, **8:5**
Sentencing, **8:10, 28:13**
Verdicts, **8:9**

SELF DEFENSE

Generally, **10:1 et seq.**
Aggressor
duty to retreat, **10:9**
mutual combat, determining,
10:8
use of force by, **10:10**
Arrest, private person's use of
force, **10:14, 10:15**
Attempted murder, **7:12**
Battered woman defense, **10:18**
Burden of proof on prosecution
and defense, **10:4**

SELF DEFENSE—Cont'd

Evidence
character, **10:19, 10:20**
sufficiency to reduce degree,
10:25
threats, **10:21, 10:22**
Felony murder, **10:3**
Jury instructions, justifiable use of
force, **10:24**
Justifiable use of force to reduce
degree, **10:2**
Mutual combat
determining aggressor in, **10:8**
sufficient provocation, **10:7**
Peace officer's use of force, **10:13**
Private person's use of force,
10:14, 10:15
Reasonableness of defendant's
belief, **10:5**
Sufficiency of evidence to reduce
degree, **10:25**
Transferred intent, **10:23**
Use of force
by aggressor, **10:10**
battered woman defense, **10:18**
death or great bodily harm,
likely to cause, **10:16**
dwelling, defense of, **10:11**
escape, preventing, **10:17**
peace officer's use, **10:13**
private person's use, **10:14,**
10:15
property, defense of, **10:12**
Use of force in defense of person,
10:6

SENTENCING

Generally, **28:1 et seq.**
Aggravating factors to be
considered by sentencing
judge, **28:18**
Appropriateness, **28:29**
Attempted murder
consecutive sentences, **7:22**
firearm involved, **7:21**

INDEX

SENTENCING—Cont'd

- Change in law since date of crime, **28:35**
- Concealment of homicidal death, consecutive sentence, **15:3**
- Concurrent and consecutive sentences, **28:23**
- Consecutive life sentences and ten years, **4:3**
- Death sentence, abolition in Illinois, **28:38**
- Disparate sentences, **28:30**
- Double enhancement, improper, **28:26**
- Enhanced sentence, **28:25**
- Entry of judgment, **28:36**
- Extended term sentences, **28:21**
- Felony murder, **28:7, 28:12**
- Firearm use, increase in sentence, **28:10**
- First degree murder, **4:2**
- First degree murder cases, procedures, **28:3**
- Good conduct in homicide and related cases, **28:32**
- Guilty but mentally ill, sentencing and treatment of defendant, **19:7**
- Improper consideration by sentencing judge
 - generally, **28:20**
 - end result of defendant's conduct, **28:20**
 - inherent elements of offense, **28:19**
 - victim's professional standing, **28:20**
- Inchoate homicide crimes, **28:17**
- Inherent elements of offense, improper consideration by sentencing judge, **28:19**
- Involuntary manslaughter, **28:14**
- Judgment, entry of, **28:36**
- Juveniles, sentencing for homicide, **28:22**

SENTENCING—Cont'd

- Mandatory life sentence for felony murder, **28:7**
- Mandatory life sentence for multiple murders, **28:8**
- Mandatory supervised release term, **28:34**
- Meritorious service credit in homicide and related cases, **28:32**
- Mitigating factors to be considered by sentencing judge, **28:18**
- Natural life sentence
 - aggravating factors, presence of, **28:6**
 - felony murder, mandatory life sentence, **28:7**
 - multiple murders, mandatory life sentence, **28:8**
 - murdering more than one person, **28:5**
 - wanton cruelty, murder indicates, **28:4**
- Offenses committed in single course of conduct, **28:24**
- One act, one crime doctrine, **28:11**
- Parole, **28:34**
- Plea agreements, enforcement of, **28:37**
- Probation in homicide and related cases, **28:31**
- Procedures
 - First degree murder, **28:3**
- Proper factors to consider in determining, **28:2**
- Reckless homicide, **28:15**
- Second degree murder, **8:10, 28:13**
- Sentencing for drug-induced homicide, **28:16**
- Statute applicable, change in law since date of crime, **28:35**
- Term of years, imposing for first degree murder, **28:9**
- Truth in sentencing, **28:33**

SENTENCING—Cont'd

Uncharged lesser included offenses, **28:28**

SERIOUS PROVOCATION AS MITIGATING FACTOR

Generally, **9:1 et seq.**

Infidelity of martial discord as sufficient provocation, **9:3**

Mere words as sufficient provocation, **9:2**

Minor altercation as sufficient provocation, **9:4**

Proof of provocation, **9:1**

Sudden and intense passion, **9:1**

Sufficient provocation, **9:2 to 9:4**

Threats as sufficient provocation, **9:2**

SHACKLES

Jury trials, shackles and other precautions before the jury because of threatened violence, **21:15**

SOCIAL MEDIA

Evidence, **23:68**

SPECIAL PROSECUTOR

Homicide trial procedures, **20:7**

SPECIAL WITNESS

Homicide trial procedures, **20:4**

SPONTANEOUS DECLARATIONS

Evidence, **23:69**

STATE OF MIND

Evidence of defendant's, **23:24**

STATUTES

Presumptions and inferences, unconstitutionality of mandatory statutory presumptions, **24:9**

Sentencing other than death, change in law since crime, applicable statute, **28:35**

SUBSTANTIAL STEP

Required, attempted murder, **7:2**

SUICIDE

Coerced and assisted, **14:5**

TESTS AND EXPERIMENTS

Evidence, **23:65**

THREATENED VIOLENCE

Jury trials, shackles and other precautions before the jury because of threatened violence, **21:15**

TRANSFERRED INTENT

Self defense, **10:23**

TRANSFERRED INTENT DOCTRINE

Attempted murder, **7:9**

TRIAL

Generally, **1:1**

UNBORN CHILDREN

Homicide of, **14:1 to 14:3**

Jury instructions
intentional homicide, **26:16**
involuntary manslaughter,
26:18

reckless homicide, **26:19**

voluntary manslaughter, **26:17**

VACATUR

Final judgment more than 30 days after judgment, **28A:13**

VENUE

Defense of lack of proper, **18:21**

Pretrial procedures, burden of proving venue, **16:4**

VERDICTS

Generally, **27:1 et seq.**

Closely related crime, convicting of homicide and, **27:5**

Impeachment, **27:8**

Inconsistent verdicts, **27:3**

INDEX

VERDICTS—Cont'd

- Insanity, not guilty by reason of, **27:2**
- Lesser offense, convicting of, **27:4**
- Second degree murder, **8:8**
- Separate verdict forms for separate theories of first-degree murder, **27:10**
- Single conviction for single homicide, **27:6**
- Special interrogation in criminal cases, **27:9**
- Variance between indictment and proof, **27:7**

VICTIM

- Involuntary manslaughter, victim as family or household member, **12:4**

VOIR DIRE

- Jury trials, **21:3**

VOLUNTARY HOMICIDE

- Unborn child, **14:1**

VOLUNTARY

MANSLAUGHTER

- See index heading **SECOND DEGREE MURDER, THIS INDEX**

WEAPON

- Admissibility as evidence, **23:14**

WITHDRAWAL

- Defense in homicide cases, **18:15**
- Defense to felony murder, **6:4**

WITNESSES

- Competency of, **20:22**
- Confront, right to confront witnesses, **20:17**
- Cross-examination of, **20:27**
- Examination of, **20:23**
- Expert testimony regarding the reliability of eyewitness testimony, **23:61**
- Homicide trial procedures, perjury warning, **20:21**
- Impeachment of, **20:24**
- Intentional murder of, hearsay exceptions in cases of, **23:49**
- Life and death witness, victim identity, **23:38**