

# Table of Contents

## PART I PENDING SUPREME COURT DECISIONS THAT WILL IMPACT MUNICIPAL COURT PRACTICE

### Volume 51

#### CHAPTER 1. PENDING CHANGES TO MUNICIPAL COURT PRACTICE AND PROCEDURE

- § 1:1 Pending Supreme Court decisions that will impact  
municipal court practice—Introduction
- § 1:2 Scientific reliability of the Alcotest 9510
- § 1:3 Supreme Court Order related to Alcotest 9510 cases
- § 1:4 *[Reserved]*
- § 1:5 *[Reserved]*
- § 1:6 Drug Recognition Expert (DRE) testimony

## PART II ESTABLISHMENT AND JURISDICTION OF MUNICIPAL COURTS

#### CHAPTER 2. TERRITORIAL, SUBJECT MATTER AND *IN PERSONAM* JURISDICTION

- § 2:1 Introduction
- § 2:2 Establishment under law
- § 2:3 Political influences in municipal court
- § 2:4 Territorial jurisdiction—In general
- § 2:5 —Disorderly persons offenses
- § 2:6 —Traffic violations
- § 2:7 Subject matter jurisdiction—In general
- § 2:8 —As conferred by Rules of Court
- § 2:9 —Civil and equitable jurisdiction
- § 2:10 Jurisdiction over juvenile offenders
- § 2:11 Traffic cases involving death or serious bodily injury

## **PART III STATUTES OF LIMITATIONS**

### **CHAPTER 3. TIME LIMITATIONS ON COMMENCING PROSECUTION**

- § 3:1 Statutes of limitation—In general
- § 3:2 Statute period begins to run
- § 3:3 Statute period ends
- § 3:4 Traffic violations
- § 3:5 Disorderly and petty disorderly persons' offenses
- § 3:6 Municipal ordinance violations
- § 3:7 Tolling the statute of limitations

## **PART IV RULES OF COURT**

### **CHAPTER 4. RULES OF GENERAL APPLICATION**

- § 4:1 Rules of general application—Introduction
- § 4:2 Relaxation of court rule—Rule 1:1-2
- § 4:3 Computation of time—Rule 1:3-1
- § 4:4 Enlargement of time—Rule 1:3-4
- § 4:5 Opening and closing statements—Rule 1:7-1
- § 4:6 Objections—Rule 1:7-2
- § 4:7 Factual and legal findings by the court—Rule 1:7-4
- § 4:8 Non-public business records—Rule 1:7-6
- § 4:9 Motion to disqualify a judge—Rule 1:12
- § 4:10 Limitation on practice of law by judges—Rule 1:15-1
- § 4:11 Complementary dispute resolution—Rules 1:40-8 and 1:40-10
- § 4:12 Sanctions: Failure to Appear; Motions and Briefs—Rule 1:2-4
- § 4:13 Proceedings in Open Court; Robes—Rule 1:2-1
- § 4:14 Clerks' Offices; Municipal Court Offices—Rule 1:30-4
- § 4:15 Court Managerial Structure—Rule 1:33-2
- § 4:16 Clerks of Court: Municipal Court Administrators—Rule 1:34-2

### **CHAPTER 5. PART VII RULES OF COURT**

- § 5:1 Introduction
- § 5:2 Scope of Part VII Rules
- § 5:3 Process—Introduction
- § 5:4 Rule 7:2-1. Contents of Complaint, Arrest Warrant and Summons
- § 5:5 Rule 7:2-2. Issuance of Complaint-Warrant (CDR-2) or Summons

## TABLE OF CONTENTS

|        |  |
|--------|--|
| § 5:6  | Rule 7:2-3. Warrants; Execution and Service: Return  |
| § 5:7  | Rule 7:2-4. Summons: Execution and Service; Return   |
| § 5:8  | Rule 7:2-5. Defective Warrant or Summons;<br>Amendment   |
| § 5:9  | <i>[Reserved]</i>  |
| § 5:10 | Rule 7:3-1. Procedure after Arrest   |
| § 5:11 | Rule 7:3-2 Hearing on First Appearance; Right to<br>Counsel  |
| § 5:12 | Rule 7:4-1. Right to pretrial release  |
| § 5:13 | Rule 7:4-2. Authority to Set Bail or Conditions of<br>Pretrial Release   |
| § 5:14 | Rule 7:4-3. Form and Place of Deposit; Location of<br>Real Estate; Record of Recognizances, Discharge and<br>Forfeiture Thereof                  |
| § 5:15 | Rule 7:4-4. Justification of Sureties  |
| § 5:16 | Rule 7:4-5. Forfeiture   |
| § 5:17 | Rule 7:4-6. Exoneration  |
| § 5:18 | Rule 7:4-7. Place of Deposit   |
| § 5:19 | Rule 7:4-8. Bail after Conviction  |
| § 5:20 | Rule 7:4-9. Changes in Conditions of Release for<br>Defendants Charged on an Initial Complaint-Warrant<br>(CDR-2) on Disorderly Persons Offenses |
| § 5:21 | Rule 7:5-1. Filing   |
| § 5:22 | Rule 7:5-2. Motion to Suppress Evidence  |
| § 5:23 | Rule 7:5-4. Motion to suppress medical records<br>obtained through a <i>Dyal</i> hearing   |
| § 5:24 | Rule 7:6-1. Arraignment  |
| § 5:25 | Rule 7:6-2. Pleas, Plea Agreements   |
| § 5:26 | Guilty Plea by Mail or in an Electronic System in Non-<br>Traffic Offenses—7:6-3   |
| § 5:27 | Pleadings; Objections—Rule 7:7-1   |
| § 5:28 | Rule 7:7-2. Motions  |
| § 5:29 | Rule 7:7-3. Notice of Alibi; Failure to Furnish  |
| § 5:30 | Rule 7:7-4. Notice of Defense of Insanity; Evidence of<br>Mental Disease or Defect   |
| § 5:31 | Rule 7:7-5. Pretrial Procedure   |
| § 5:32 | Rule 7:7-6. Depositions  |
| § 5:33 | Rule 7:7-7. Discovery and Inspection   |
| § 5:34 | Rule 7:7-8. Subpoenas  |
| § 5:35 | Filing Appearance: Withdrawal from Representation<br>and Substitution of Attorney—Rule 7:7-9   |
| § 5:36 | Rule 7:7-10. Joint Representation  |
| § 5:37 | Rule 7:7-11. Use of Acting Judges Pursuant to<br>Standing Assignment Judge Order   |
| § 5:38 | Rule 7:8-1. Mediation of Minor Disputes; Notice in<br>Lieu of Complaint  |

- § 5:39 Rule 7:8-2. Place of Trial; Disqualification
- § 5:40 Rule 7:8-3. Adjournment
- § 5:41 Rule 7:8-4. Trial of Complaints Together
- § 5:42 Rule 7:8-5. Dismissal
- § 5:43 Rule 7:8-6. Transfer to the Chancery Division, Family  
Part
- § 5:44 Rule 7:8-7. Appearances; Exclusion of the Public
- § 5:45 Rule 7:8-8. Record of Proceedings: Transcripts
- § 5:46 Rule 7:8-9. Procedures on Failure to Appear
- § 5:47 Rule 7:8-9A. Monetary sanctions for defendant's failure  
to appear
- § 5:48 Rule 7:8-10. Waiver of right to counsel at trial
- § 5:49 Rule 7:9-1. Sentence
- § 5:50 Rule 7:9-2. Judgment
- § 5:51 Rule 7:9-3. Credit for Confinement Pending Sentence
- § 5:52 Rule 7:9-4. Reduction or Change of Sentence
- § 5:53 Rule 7:9-5. Sanctions for failure to pay
- § 5:54 Rule 7:10-1. New Trial
- § 5:55 Rule 7:10-2. Post-Conviction Relief
- § 5:56 Rule 7:12-1. Trial Date; Adjournment
- § 5:57 Rule 7:12-2. Calendar Parts; Sessions
- § 5:58 Pleas of Not Guilty and Pleas of Guilty by Mail or in  
an Electronic System in Certain Traffic or Parking  
Offenses—Rule 7:12-3
- § 5:59 Rule 7:12-4 Violations Bureau; Designation; Functions
- § 5:60 Rule 7:13-1. Appeals
- § 5:61 Rule 7:13-2. Stay
- § 5:62 Rule 7:13-3. Reversal; Remission of Fines and Costs
- § 5:63 Rule 7:14-1. Opening Statement
- § 5:64 Rule 7:14-2. Amendment of Process or Pleading
- § 5:65 Rule 7:14-3. Court Calendar
- § 5:66 Rule 7:14-5. Oath of Municipal Court Judge
- § 5:67 Guidelines for plea agreements

## **PART V MUNICIPAL COURT PROFESSIONAL PERSONNEL**

### **CHAPTER 6. JUDGES OF THE MUNICIPAL COURT**

- § 6:1 Introduction
- § 6:2 Qualifications and appointment to office
- § 6:3 Oath of office
- § 6:4 Term of office—Full and part time judges
- § 6:5 —Temporary judges

## TABLE OF CONTENTS

- § 6:6 Number of judges
- § 6:7 The chief judge
- § 6:8 The presiding judge of municipal courts
- § 6:9 Duties of the municipal court judge
- § 6:10 Restrictions upon municipal court judges
- § 6:11 Discipline and removal from office

## CHAPTER 7. THE PUBLIC DEFENDER

- § 7:1 Introduction
- § 7:2 Public policy
- § 7:3 Indigency defined
- § 7:4 Eligibility for services
- § 7:5 Appointment
- § 7:6 Qualification and term of office
- § 7:7 Compensation
- § 7:8 Representation of private clients
- § 7:9 Removal from office and temporary vacancy
- § 7:10 Representation of indigents charged with crimes
- § 7:11 Privileged communications
- § 7:12 Investigation of financial status
- § 7:13 Recovery of costs
- § 7:14 Reimbursement collection procedures
- § 7:15 Application fee
- § 7:16 Valuation of services
- § 7:17 Range of services
- § 7:18 Guidelines for determining consequences of magnitude and eligibility for public defender

## CHAPTER 8. THE MUNICIPAL PROSECUTOR

- § 8:1 Introduction
- § 8:2 Legislative findings (N.J.S.A. 2B:25-1)
- § 8:3 Definitions (N.J.S.A. 2B:25-2)
- § 8:4 Effective date and exemptions (N.J.S.A. 2B:25-3)
- § 8:5 Appointment and compensation (N.J.S.A. 2B:25-4, 2B:25-8)
- § 8:6 Duties of the municipal prosecutor (N.J.S.A. 2B:25-5)
- § 8:7 Private prosecution and citizen complaints
- § 8:8 Dismissal and amendment of charges
- § 8:9 Appointment to fill vacancies
- § 8:10 Attorney general or county prosecutor supervening in municipal court (N.J.S.A. 2B:25-7)
- § 8:11 Removal from office (N.J.S.A. 2B:25-9)
- § 8:12 In-service training (N.J.S.A. 2B:25-10)

- § 8:13 Plea to lesser offenses
- § 8:14 Amendment of original charge
- § 8:15 Restrictions on practice of law—*State v. Clark*
- § 8:16 Ethical obligations
- § 8:17 Providing defendant driving history pre-sentencing

## **CHAPTER 8A. CERTIFIED MUNICIPAL COURT TRIAL ATTORNEYS**

- § 8A:1 Certified municipal court trial attorneys—Introduction
- § 8A:2 —Trial and legal experience
- § 8A:3 —Professional reputation
- § 8A:4 —Continuing legal education
- § 8A:5 —Subjects on certification examination
- § 8A:6 Practice examination essay questions

## **PART VI PRE-TRIAL PROCEDURES**

### **CHAPTER 9. PROCEDURE BEFORE TRIAL**

- § 9:1 Criminal Offenses and Traffic Tickets—Initial Appearance
- § 9:2 Appointment of counsel for indigent defendants
- § 9:3 Filing Criminal charges—In general
- § 9:4 Filing criminal charges—Citizen complaints
- § 9:5 —Police complaints
- § 9:6 Joint representation of more than one defendant
- § 9:7 New bail procedures—Criminal justice reform
- § 9:8 Entry of appearance of counsel
- § 9:9 Demand for discovery
- § 9:10 Client discovery review
- § 9:11 Securing witnesses—Subpoenas
- § 9:12 Securing other evidence—Reciprocal discovery
- § 9:13 —Requests for adjournment by defense counsel

### **CHAPTER 10. DISCOVERY AND PRETRIAL MOTIONS**

- § 10:1 Objections to prosecution and Rule 7:7-1—In general
- § 10:2 Speedy trial
- § 10:3 Technical insufficiency in summons or complaint
- § 10:4 Statute of limitations
- § 10:5 Double jeopardy
- § 10:6 Discovery motions
- § 10:7 Defendant's right to discovery
- § 10:8 Prosecutor's right to discovery

## TABLE OF CONTENTS

- § 10:9 Defendant's demand for discovery
- § 10:10 Timing of discovery
- § 10:11 Fees for discovery
- § 10:12 Scope of discovery
- § 10:13 Failure to provide discovery
- § 10:14 Items not subject to discovery
- § 10:15 Transfer of action from municipal court to family court—Rules 3:1-6(b), 5:1-2, 5:1-3, and 7:8-6
- § 10:16 Withdrawal or substitution of counsel—Rule 1:11-2
- § 10:17 Motion to be relieved as counsel—Forms
- § 10:18 Motion to waive forfeiture of public office

## CHAPTER 11. DIVERSIONARY PROGRAMS IN MUNICIPAL COURT

- § 11:1 One-time limitation on diversions
- § 11:2 Exception to the "one diversion" rule for prior marijuana possession conditional discharges
- § 11:3 Conditional dismissal program—In general
- § 11:4 —Qualifications for program eligibility
- § 11:5 —Completion of Conditional Dismissal Program
- § 11:6 —Failure to complete conditional dismissal program
- § 11:7 —Expungements
- § 11:8 Mediation and dispute resolution programs
- § 11:9 Alcohol Treatment and Rehabilitation Act (N.J.S.A. 26:2B-17)
- § 11:10 Conditional discharge for drug offenders (N.J.S.A. 2C:36A-1)

## CHAPTER 12. DISMISSAL OF CHARGES

- § 12:1 Dismissals under Rule 7:8-5
- § 12:2 De minimis infractions
- § 12:3 Customary license or tolerance
- § 12:4 No cause or threat of harm sought to be prevented by the law
- § 12:5 Too trivial
- § 12:6 Other extenuations
- § 12:7 Procedure
- § 12:8 Utility of de minimis dismissals
- § 12:9 Drug offenses and de minimis applications
- § 12:10 Sample de minimis application—Forms
- § 12:11 Dismissal following restitution to victim
- § 12:12 Dismissal with stipulation of probable cause
- § 12:13 Mass dismissal of stale traffic tickets

## **CHAPTER 13. PLEA BARGAINING IN MUNICIPAL COURT**

- § 13:1 Introduction
- § 13:2 Plea-bargaining of drunk-driving cases
- § 13:3 Role of prosecutor
- § 13:4 Role of judge
- § 13:5 Role of defense counsel
- § 13:6 Plea agreement check-off list
- § 13:7 Plea entry procedures
- § 13:8 Complex plea agreements

## **PART VII MOTIONS TO SUPPRESS EVIDENCE**

### **CHAPTER 14. MOTIONS TO SUPPRESS**

- § 14:1 Introduction
- § 14:2 Procedure in municipal court
- § 14:3 Burden of proof and burden of production
- § 14:4 Testimony by the defendant
- § 14:5 Preserving issues for appeal following a guilty plea
- § 14:6 Automatic standing rule
- § 14:7 Foundations of the exclusionary rule
- § 14:8 Comparison of state and federal constitution
- § 14:9 Objectively reasonable searches
- § 14:10 Common suppression issues in municipal court
- § 14:11 Use of motion to suppress testimony at trial
- § 14:12 Suppressed evidence—Special responsibilities of the municipal court judge
- § 14:13 *Miranda* hearings—Suppression of incriminating statements—In general
- § 14:14 —Triggering events for *Miranda* rights
- § 14:15 —Impact of erroneous admission of a confession
- § 14:16 —Criteria for judging voluntariness of waiver
- § 14:17 —Voluntariness and diminished capacity
- § 14:18 —Use at trial of suppressed statement
- § 14:19 —Use of lies, trickery and deception by the police
- § 14:20 —Procedural rules for police during interrogations

### **CHAPTER 15. ARREST, SEARCH AND SEIZURE OF EVIDENCE**

- § 15:1 Introduction
- § 15:2 Arrest of drivers without a warrant
- § 15:3 Search of the person—In general



## TABLE OF CONTENTS

|         |  |
|---------|--|
| § 15:4  | Search & Seizure of Vehicles in Traffic Cases—In general |
| § 15:5  | Stops Requiring Articulable Suspicion                    |
| § 15:6  | Road blocks—Introduction                                 |
| § 15:7  | Road block cases following <i>State v. Kirk</i>          |
| § 15:8  | Primary purpose test—Road blocks under federal law       |
| § 15:9  | —Road blocks under New Jersey law                        |
| § 15:10 | Stops from mobile data terminals—Introduction            |
| § 15:11 | —Owners and operators                                    |
| § 15:12 | —Racial challenges                                       |
| § 15:13 | Stops based upon community caretaking—Introduction       |
| § 15:14 | —Drunk driving   |
| § 15:15 | Stops based upon a mistake of fact                       |
| § 15:16 | Stops based upon a mistake of law                        |
| § 15:17 | Length of detention following motor vehicle stop         |
| § 15:18 | <i>[Reserved]</i>  |
| § 15:19 | Police questioning during a motor vehicle stop           |
| § 15:20 | Police orders to exit the vehicle during a traffic stop  |
| § 15:21 | Unannounced door openings by police                      |
| § 15:22 | Search incident to a lawful arrest                       |
| § 15:23 | Automobile exception to the warrant requirement          |
| § 15:24 | Searches based upon a telephonic search warrants         |
| § 15:25 | Searches to recover weapons                              |
| § 15:26 | Searches undertaken by consent                           |
| § 15:27 | Administrative searches of commercial trucks             |
| § 15:28 | Vehicle searches based upon special needs                |
| § 15:29 | Searches for driving credentials                         |
| § 15:30 | Seizure and impoundment                                  |
| § 15:31 | Searches following vehicle impoundment—In general        |
| § 15:32 | —Inventory   |
| § 15:33 | Vehicle searches prior to impoundment                    |
| § 15:34 | Searches following vehicle impoundment—Civil forfeiture  |
| § 15:35 | —Search warrant  |
| § 15:36 | Electronic tracking of motor vehicles                    |
| § 15:37 | Arrests inside the home—Intoxicated drivers              |
| § 15:38 | Use of police dogs to conduct searches—In general        |
| § 15:39 | Motor vehicle stops based upon tinted windows            |

## PART VIII TRIAL PROCEDURES

### CHAPTER 16. MUNICIPAL COURT TRIALS: PROOF OF FACTS AND LEVELS OF BELIEF

|        |              |
|--------|--------------|
| § 16:1 | Introduction |
|--------|--------------|

- § 16:2 Relevant evidence
- § 16:3 Exclusion of relevant evidence
- § 16:4 Burdens of Proof—In general
- § 16:5 Reasonable suspicion
- § 16:6 Probable cause
- § 16:7 Preponderance of evidence
- § 16:8 Clear and convincing evidence
- § 16:9 —Beyond a reasonable doubt
- § 16:10 —Circumstantial evidence
- § 16:11 —Direct evidence
- § 16:12 —Presumptions
- § 16:13 —Stipulations
- § 16:14 —Admissions and confessions
- § 16:15 Conduct of the defendant—Consciousness of guilt
- § 16:16 Judicial notice
- § 16:17 —Other crimes, wrongs or acts by the defendant
- § 16:18 Mistrial and subsequent retrial—Double jeopardy

## **CHAPTER 17. CONTEMPT OF COURT**

- § 17:1 Introduction
- § 17:2 Statutory authority
- § 17:3 Authorized sanctions for contempt
- § 17:4 Contempt in the face of the court
- § 17:5 Indirect contempt of court
- § 17:6 Failure to appear
- § 17:7 *[Reserved]*
- § 17:8 Failure to comply with conditions of probation
- § 17:9 Abusive communications to court staff
- § 17:10 Alternatives to contempt proceedings
- § 17:11 Appeal of contempt findings

## **PART IX SENTENCING**

### **CHAPTER 18. VICTIMS' RIGHTS IN MUNICIPAL COURT**

- § 18:1 Introduction
- § 18:2 Victim defined
- § 18:3 Personal injury defined
- § 18:4 Person defined
- § 18:5 Death defined
- § 18:6 Loss, damage, and psychological injury
- § 18:7 Victim of crime defined
- § 18:8 Victims of domestic violence

## TABLE OF CONTENTS

- § 18:9 Notice requirements for victims of motor vehicle accidents
- § 18:10 Right of consultation with prosecutor
- § 18:11 Mandatory serological testing
- § 18:12 Victim impact statement
- § 18:13 Crime Victim's Bill of Rights
- § 18:14 Domestic violence victim's rights

## CHAPTER 19. SENTENCING OF DISORDERLY PERSONS OFFENSES

- § 19:1 In general
- § 19:2 Sentencing in accordance with the *Code of Criminal Justice*
- § 19:3 Suspended sentence
- § 19:4 Fines
- § 19:5 Restitution
- § 19:6 Criteria for imposing fines and restitution
- § 19:7 Imprisonment
- § 19:8 Criteria for imposing sentence of imprisonment
- § 19:9 Split sentences
- § 19:10 Community service
- § 19:11 Residential facilities
- § 19:12 Loss of driving privileges
- § 19:13 Statement of reasons and findings for imposition of sentence
- § 19:14 Other monetary assessments
- § 19:15 Loss of presumption of non-incarceration
- § 19:16 No admission to pretrial intervention
- § 19:17 Revocation of corporate charter
- § 19:18 Termination of leased premises
- § 19:19 Forfeiture of public office
- § 19:20 Expungement of offenses
- § 19:21 Conviction of disorderly persons offense as grounds for removal from a residential rental property
- § 19:22 Mandatory serological testing
- § 19:23 Right to remain silent at sentencing
- § 19:24 Use of prior uncounselled convictions
- § 19:25 Impact of conviction on immigration status
- § 19:26 Collection of DNA sample at sentencing
- § 19:27 *[Reserved]*
- § 19:28 *[Reserved]*
- § 19:29 *[Reserved]*
- § 19:30 *[Reserved]*
- § 19:31 *[Reserved]*
- § 19:32 *[Reserved]*

- § 19:33 Pre-sentence investigations
- § 19:34 Probation and suspended sentences—In general
- § 19:35 Conditions of probation or suspended sentences
- § 19:36 Modifications of terms and conditions of probation
- § 19:37 Violation of probation—Resentencing

## **CHAPTER 20. CREDITS FOR CONFINEMENT**

- § 20:1 In general
- § 20:2 Parole eligibility—In general
- § 20:3 Jail credits
- § 20:4 Commutation time credits
- § 20:5 Work credits
- § 20:6 Gap time credits
- § 20:7 Notice requirements
- § 20:8 Calculation of sentence
- § 20:9 Practical considerations

## **CHAPTER 21. MOTOR VEHICLE SENTENCING**

- § 21:1 Introduction
- § 21:2 Evaluation of aggravating and mitigating factors
- § 21:3 Fines
- § 21:4 Doubled motor vehicle fines
- § 21:5 Additions to fines
- § 21:6 Court costs
- § 21:7 Consequences of non-payment
- § 21:8 Loss of driving privileges
- § 21:9 Motor vehicle point assessment
- § 21:10 Insurance surcharges
- § 21:11 Procedure used to pay the surcharges
- § 21:12 Relief from surcharges
- § 21:13 Surcharges—Out-of-state violators
- § 21:14 Insurance eligibility points
- § 21:15 Imprisonment
- § 21:16 Probation
- § 21:17 Civil reservations
- § 21:18 Sentence enhancements based upon corollary facts
- § 21:19 Sentencing—Merger of offenses for purposes of sentencing
- § 21:20 Restoration of driving privileges

TABLE OF CONTENTS

**CHAPTER 22. COLLECTION OF  
FINANCIAL OBLIGATIONS DUE THE  
MUNICIPAL COURT**

- § 22:1 Fine collection procedures—Supreme Court Directive  
12-21

**CHAPTER 23. MOTOR VEHICLE POINTS  
AND SURCHARGES**

- § 23:1 Governing statute  
§ 23:2 Surcharges—In general  
§ 23:3 Offenses subject to surcharges  
§ 23:4 Payment of surcharges  
§ 23:5 Other consequences of motor vehicle surcharges  
§ 23:6 Surcharges—Conclusion  
§ 23:7 Governing statutes for motor vehicle points  
§ 23:8 Motor Vehicle Points—Schedule  
§ 23:9 Imposition of motor vehicle surcharges  
§ 23:10 Suspension of driving privileges  
§ 23:11 Insurance eligibility points  
§ 23:12 Reduction in motor vehicle points  
§ 23:13 Survival of points following dismissal by way of  
merger  
§ 23:14 State v. Price [unpublished] 2007 WL 3287844

**PART X APPEALS**

**CHAPTER 24. MUNICIPAL APPEALS TO  
LAW DIVISION**

- § 24:1 Tactical issues in arguing municipal appeals  
§ 24:2 Time for filing municipal appeal—Rule 3:23-2 and  
Rule 1:3-4(c)  
§ 24:3 Appeal of post conviction motions and judgments  
§ 24:4 Procedure for filing appeal  
§ 24:5 Contents of notice of appeal  
§ 24:6 Prosecuting attorney—Defined  
§ 24:7 Stay of license suspension, jail term and fines  
pending appeal  
§ 24:8 Venue for municipal appeal  
§ 24:9 Exhibits for appeal  
§ 24:10 Trial *de novo*: Hearings and the filing of briefs  
§ 24:11 Additional Testimony at appeal  
§ 24:12 Remand for a new trial  
§ 24:13 Arguing a municipal appeal

- § 24:14 Appeal of sentence only
- § 24:15 Interlocutory appeals
- § 24:16 Appeals by the state
- § 24:17 Amendment of complaint on appeal
- § 24:18 Cover letter to municipal court—Form
- § 24:19 —Form
- § 24:20 Notice of appeal—Form
- § 24:21 Proof of service—Form
- § 24:22 Credibility determinations on appeal
- § 24:23 Sentencing

## **CHAPTER 25. APPEALS TO THE APPELLATE DIVISION**

- § 25:1 Introduction
- § 25:2 Appellate review—Factual findings
- § 25:3 —Legal findings
- § 25:4 Direct appeal to Appellate Division from municipal court
- § 25:5 Direct appeal to Appellate Division from Special Civil Part
- § 25:6 Direct appeal to Appellate Division from municipal case heard in Superior Court
- § 25:7 Appeal of the decision of administrative agencies

## **PART XI POST-CONVICTION APPLICATIONS**

## **CHAPTER 26. JURISDICTION AND TIME LIMITATIONS**

- § 26:1 Introduction
- § 26:2 Lack of jurisdiction pending municipal appeal
- § 26:3 Time limitations—Motions by defendant
- § 26:4 Re-sentencing on the court's own motion
- § 26:5 Re-sentencing on motion of the state

## **CHAPTER 27. DIRECTIVES AND GUIDELINES AFFECTING MUNICIPAL COURT PRACTICE**

- § 27:1 Directives and guidelines—In general
- § 27:2 Motions to vacate *Cassidy* convictions
- § 27:3 Notice of potential civil and criminal liability
- § 27:4 Referral to immigration and customs enforcement

## TABLE OF CONTENTS

|         |   |
|---------|---|
| § 27:5  | AOC Directive 11-07: Referral to immigration and customs enforcement agency   |
| § 27:6  | Directive on statewide DWI backlog reduction  |
| § 27:7  | Judicial review of dismissal application by the state   |
| § 27:8  | <i>[Reserved]</i>   |
| § 27:9  | Revised Standard Statement (Paragraph 36)   |
| § 27:10 | Attorney General guidelines—Prosecution of DWI and refusal offenses   |
| § 27:11 | Dismissal for lack of prosecution—Bulletin Letter #9/10-85  |
| § 27:12 | Disposition of Municipal Court Matters in Superior Court—Directive 04-11  |
| § 27:13 | Immigration consequences advisement to defendants   |
| § 27:14 | Discipline of judges—Disqualification following conviction  |
| § 27:15 | Telephonic search warrant applications in drunk-driving blood extraction cases  |
| § 27:16 | Review of certified abstract prior to sentencing  |
| § 27:17 | Sentencing of third or subsequent DWI Offenders—Letter memorandum of October 25, 2006   |
| § 27:18 | Informing municipal court defendants of immigration consequences  |
| § 27:19 | Attorney general memorandum in response to State v. Verpent order   |
| § 27:20 | Consent waiver forms to be used by law enforcement in blood and urine cases   |
| § 27:21 | Directive 10-82—Action on cases involving possible indictable offenses  |
| § 27:22 | State v. Cassidy—Stay order   |
| § 27:23 | —Sentencing order for prosecutors   |
| § 27:24 | AOC memo on lab report backlog reduction efforts  |
| § 27:25 | Attorney general “Body Cam” directive   |
| § 27:26 | Indefinite continuation of remote technology in municipal courts—Notice to the bar—June 2, 2021   |
| § 27:27 | Attorney general guidance regarding municipal prosecutors’ discretion in prosecuting marijuana and other criminal offenses—Relaxation of pleabargaining guidelines for <i>Cassidy</i> cases |
| § 27:28 | —Ignition interlock device sentencing directive   |
| § 27:29 | Directive #04-22—Municipal Court Bench Warrants—Immediate Release on Recognizance of Certain Defendants   |
| § 27:30 | Directive #26-20—Statewide Dismissal Process for Old Unresolved Minor Municipal Court Cases   |
| § 27:31 | Directive #13-20—Sentencing Guidance During the COVID-19 Pandemic   |

- § 27:32 Directive #26-19—Private Citizen Complaints in the  
Municipal Courts—Implementation of Rule Changes
- § 27:33 Directive #19-19—Guidelines for Extreme Risk  
Protective Orders
- § 27:34 Directive #09-11—Informing Municipal Court  
Defendants of the Immigration Consequences of  
Guilty Pleas
- § 27:35 Directive #02-08—Procedures for the Dismissal of  
Municipal Court Complaints and Voiding Uniform  
Traffic Tickets and Special Forms of Complaint
- § 27:36 Directive #10-04—Requirement to Review a  
Defendant’s “Certified Driver Abstract” Prior to  
Sentencing for Driving While Intoxicated and Other  
Motor Vehicle Offenses With Graduated Penalties
- § 27:37 Directive #01-84 Directive on Statewide DWI Backlog  
Reduction
- § 27:38 Directive #10-82 Action on Cases Involving Possible  
Indictable Offenses
- § 27:39 Order: Withdrawal of DWI Plea-bargaining  
Restrictions in Guideline 4

## CHAPTER 28. POST-CONVICTION RELIEF

- § 28:1 Introduction
- § 28:2 Post-conviction relief in municipal court
- § 28:3 Time limitations and exceptions
- § 28:4 Burden of proof
- § 28:5 Grounds for relief—In general
- § 28:6 Specific grounds for relief—Introduction
- § 28:7 No factual basis for guilty plea
- § 28:8 Ineffective waiver of right to counsel
- § 28:9 Ineffective assistance of counsel
- § 28:10 Failure to provide Brady materials
- § 28:11 Effect of a vacated conviction
- § 28:12 Sample post-conviction relief application
- § 28:13 Use of uncounselled prior convictions
- § 28:14 State v. Zingis—Introduction
- § 28:15 Summary of key changes to the law from the *Zingis*  
decision
- § 28:16 Procedures for *Cassidy* post-conviction relief  
applications

## CHAPTER 29. OTHER POST-CONVICTION APPLICATIONS

- § 29:1 Pipeline retroactivity
- § 29:2 New trial rule—Rule 7:10-1



## TABLE OF CONTENTS

- § 29:3 New trial—Time requirements
- § 29:4 —Rule 7:10-1—Newly discovered evidence
- § 29:5 — —*Brady* materials
- § 29:6 Motion to withdraw a plea—In general
- § 29:7 —No factual basis
- § 29:8 Motion to reconsider a sentence—Rule 7:9-4

## CHAPTER 30. EXPUNGEMENT OF RECORDS

- § 30:1 Introduction
- § 30:2 Expungement of disorderly and petty disorderly persons' offenses—Early pathway
- § 30:3 Expungement of ordinance violations
- § 30:4 Arrests not resulting on conviction
- § 30:5 Petitions for expungement
- § 30:6 Order directing expungement
- § 30:7 Grounds for denial
- § 30:8 Effect of expungement
- § 30:9 Use of expunged records
- § 30:10 Sample petition for expungement—Forms
- § 30:11 Expungement eligibility form

## Volume 51A

## PART XII MOTOR VEHICLE VIOLATIONS

## CHAPTER 31. NON-POINT MOVING VIOLATIONS

- § 31:1 Non-point moving violations—Introduction
- § 31:2 Operating a motor vehicle in an unsafe manner—N.J.S.A. 39:4-97.2
- § 31:3 — —Plea bargaining considerations
- § 31:4 Delaying traffic—N.J.S.A. 39:4-56
- § 31:5 Equipment violations—N.J.S.A. 39:3-44
- § 31:6 — —Plea bargain considerations
- § 31:7 Rate of speed across sidewalk—N.J.S.A. 39:4-100
- § 31:8 — —Plea bargaining considerations
- § 31:9 Obstructing passage of vehicles—N.J.S.A. 39:4-67
- § 31:10 — —Plea bargaining considerations
- § 31:11 Failure to obey signals, signs, or directions—N.J.S.A. 39:4-215
- § 31:12 —Cell phone useage or text messaging

- § 31:13 Cell phones—Applicable statute—N.J.S.A. 39:4-97.3
- § 31:14 —Prohibited uses—In general
- § 31:15 —Prohibited devices
- § 31:16 —Hands-free devices N.J.S.A. 39:4-97.3(b)(2)
- § 31:17 —Permitted devices
- § 31:18 —Permitted uses—N.J.S.A. 39:4-97.3(b)
- § 31:19 —Sentencing—N.J.S.A. 39:4-97.3(d)
- § 31:20 —Plea bargaining
- § 31:21 —Seat belts
- § 31:22 Operating on a closed roadway—N.J.S.A. 39:4-94.2
- § 31:23 Violations of N.J.S.A. 39:3-33

## **CHAPTER 32. COMMON MOVING VIOLATIONS**

### **I. MOVING VIOLATIONS**

- § 32:1 Sentencing issues for moving violations
- § 32:2 Characteristics of motor vehicle offenses
- § 32:3 Statute of limitations—N.J.S.A. 39:5-3
- § 32:4 Tolling of statute of limitations
- § 32:5 Common sentencing issues—Jail terms and probation
- § 32:6 —Range of fines
- § 32:7 —Non-payment of fines
- § 32:8 —Other monetary sanctions
- § 32:9 —Suspension of driving privileges
- § 32:10 Traffic control devices—Presumption of validity
- § 32:11 Motor vehicle operators—Presumption of identity
- § 32:12 Civil reservations—Rule 7:6-2(a)(1)

### **II. SPEEDING**

- § 32:13 Governing statutes
- § 32:14 Introduction
- § 32:15 Establishment of speed zones
- § 32:16 School zones—N.J.S.A. 39:4-98(a)
- § 32:17 Business or residential districts—N.J.S.A. 39:4-98(b)(1)
- § 32:18 Suburban business or residential districts—N.J.S.A. 39:4-98(b)(2)
- § 32:19 65 Miles per hour speed zones
- § 32:20 Speed zones established by regulation, ordinance or resolution
- § 32:21 50 Miles per hour speed zone
- § 32:22 Speed measuring devices—Introduction

## TABLE OF CONTENTS

|         |   |
|---------|---|
| § 32:23 | Radar—In general                                      |
| § 32:24 | Mark VI-A radar traffic device                        |
| § 32:25 | Use of tuning forks to test radar                     |
| § 32:26 | Ra-gun speed detection device                         |
| § 32:27 | K-55 radar unit                                       |
| § 32:28 | Vascar  |
| § 32:29 | Laser—LTI Marksman 20-20 Laser Speed Detection System |
| § 32:30 | Vehicle pace  |
| § 32:31 | Elements of proof                                     |
| § 32:32 | Proof of facts  |
| § 32:33 | Proof of speed limit—Posting of signs                 |
| § 32:34 | Reduced speeds—Driving conditions                     |
| § 32:35 | —Road maintenance and repair                          |
| § 32:36 | —Emergency orders                                     |
| § 32:37 | —Trucks with a gross weight in excess of 9999 pounds  |
| § 32:38 | Exemptions from speed limits                          |
| § 32:39 | Use of photo radar devices prohibited                 |
| § 32:40 | Sentencing issues                                     |
| § 32:41 | Plea bargaining                                       |
| § 32:42 | Pennsylvania licensees                                |

## III. CARELESS DRIVING

|         |                                      |
|---------|--------------------------------------|
| § 32:43 | In general                           |
| § 32:44 | Elements of offense                  |
| § 32:45 | No use of <i>res ipsa loquitur</i>   |
| § 32:46 | Sentencing issues—Vehicular homicide |
| § 32:47 | Lesser-included offenses—Merger      |

## IV. RECKLESS DRIVING—N.J.S.A. 39:4-96

|         |                                 |
|---------|---------------------------------|
| § 32:48 | Governing statute               |
| § 32:49 | Introduction                    |
| § 32:50 | Elements of offense             |
| § 32:51 | Elements of proof               |
| § 32:52 | Merger—Lesser-included offenses |
| § 32:53 | Double jeopardy considerations  |
| § 32:54 | Sentencing issues               |

## V. TRAFFIC LIGHTS—N.J.S.A. 39:4-105

|         |   |
|---------|---|
| § 32:55 | Governing statute                                 |
| § 32:56 | Introduction                                      |
| § 32:57 | Duties of motorist at traffic lights—Green lights |

- § 32:58 —Amber lights
- § 32:59 —Red lights
- § 32:60 —Right turn on red—N.J.S.A. 39:4-115
- § 32:61 —Flashing signals—N.J.S.A. 39:4-119
- § 32:62 Technical requirements for traffic lights
- § 32:63 Violation of statute
- § 32:64 Sentencing issues—N.J.S.A. 39:4-105
- § 32:65 —N.J.S.A. 39:4-115
- § 32:66 —N.J.S.A. 39:4-119
- § 32:67 —N.J.S.A. 39:4-81

## **VI. FAILURE TO STOP OR YIELD**

- § 32:68 Governing statute
- § 32:69 Introduction
- § 32:70 Elements of offense—Stop signs
- § 32:71 —Yield signs
- § 32:72 Statutory exemptions
- § 32:73 Establishment of stop or yield signs
- § 32:74 Sentencing issues

## **VII. DRIVING WITHOUT LIABILITY INSURANCE— N.J.S.A. 39:6B-2**

- § 32:75 Governing statute
- § 32:76 Introduction
- § 32:77 Elements of offense—Liability of owners and registrants
- § 32:78 —Liability of non-owner operators
- § 32:79 Vehicles registered out of state
- § 32:80 Proof of uninsured status of motor vehicle
- § 32:81 Sentencing issues—First offenders
- § 32:82 —Second and subsequent offenders
- § 32:83 Collateral consequences

## **VIII. LEAVING THE SCENE OF AN ACCIDENT— N.J.S.A. 39:4-129**

- § 32:84 Governing statute
- § 32:85 Introduction
- § 32:86 Proof of operation
- § 32:87 Knowing involvement in an accident—Knowing involvement defined
- § 32:88 —Proof of knowledge
- § 32:89 —Presumptions—Operation and knowledge
- § 32:90 Place of accident

## TABLE OF CONTENTS

|          |  |
|----------|--|
| § 32:91  | Motor vehicle accidents  |
| § 32:92  | Injury defined   |
| § 32:93  | Property damage defined  |
| § 32:94  | Duties of driver at accident scene   |
| § 32:95  | Accidents involving death or injury—N.J.S.A. 39:4-129(a)                           |
| § 32:96  | Accidents involving damage to attended property—N.J.S.A. 39:4-129(b)               |
| § 32:97  | Accidents involving damage to unattended property—N.J.S.A. 39:4-129(d)             |
| § 32:98  | Statute of limitations   |
| § 32:99  | Sentencing issues—Accidents involving injury or death—N.J.S.A. 39:4-129(a)         |
| § 32:100 | —Accidents involving property damage—N.J.S.A. 39:4-129(b) and N.J.S.A. 39:4-129(d) |
| § 32:101 | Plea bargaining considerations   |

## **IX. FAILURE TO REPORT A MOTOR VEHICLE ACCIDENT—N.J.S.A. 39:4-130**

|          |  |
|----------|--|
| § 32:102 | Governing statute  |
| § 32:103 | Introduction   |
| § 32:104 | Obligation to report a motor vehicle accident—Reportable accidents |
| § 32:105 | Duties of driver and occupants                                     |
| § 32:106 | Contents of written report   |
| § 32:107 | Statute of limitations   |
| § 32:108 | Sentencing issues  |

## **CHAPTER 33. MOTOR VEHICLE DRUG AND ALCOHOL OFFENSES**

|        |   |
|--------|---|
| § 33:1 | Driving under the influence—Introduction and chapter overview |
|--------|---|

### **I. INTOXICATED DRIVERS: PUBLIC POLICY AND ADMINISTRATIVE IMPLEMENTATION**

|        |  |
|--------|--|
| § 33:2 | Introduction—Public policy                     |
| § 33:3 | Administrative implementation of public policy |
| § 33:4 | Conclusion                                     |

### **II. MOTOR VEHICLE—DEFINED**

|        |                             |
|--------|-----------------------------|
| § 33:5 | Introduction                |
| § 33:6 | Motorized bicycles (mopeds) |
| § 33:7 | Bicycles                    |

- § 33:8 Snowmobiles
- § 33:9 All-terrain vehicles (ATVs)
- § 33:10 Roller skates and skateboards
- § 33:11 Motorized scooters—Introduction
- § 33:12 —Defined
- § 33:13 —Enforcement and sanctions
- § 33:14 —Operation on private or public property

### **III. OPERATION OF A MOTOR VEHICLE**

- § 33:15 Introduction
- § 33:16 Control of motor vehicle
- § 33:17 Intention to operate
- § 33:18 Action to place motor vehicle in motion
- § 33:19 Possibility of motion by motor vehicle
- § 33:20 Proof of operation
- § 33:21 Place of operation
- § 33:22 Impoundment of motor vehicles
- § 33:23 Mandatory impoundment
- § 33:24 Return of impounded vehicle
- § 33:25 Notice of potential civil and criminal liability
- § 33:26 Exclusion of certain prior drunk-driving convictions  
for sentencing—*State v. Zingis*, \_\_\_\_ N.J. \_\_\_\_, \_\_\_\_  
A.3d \_\_\_\_ (2024) 2024 WL 3715910
- § 33:27 Pre-trial detention and protective custody

### **IV. UNDER THE INFLUENCE**

- § 33:28 Introduction
- § 33:29 Under the influence of alcohol—Effects of alcohol
- § 33:30 Case law definitions of under the influence
- § 33:31 Under the influence of narcotic, hallucinogenic or  
habit producing drug
- § 33:32 Combinations of alcohol and drugs—Synergistic  
effects
- § 33:33 Under the influence of chemical inhalants
- § 33:34 Lay opinion—N.J.R.E. 701
- § 33:35 Opinion testimony—Lay, expert and specialized lay  
opinion
- § 33:36 Expert opinion—N.J.R.E. 702
- § 33:37 Drug recognition expert (DRE) opinion evidence at  
trial: The 12-step process

### **V. FIELD SOBRIETY TESTS**

- § 33:38 Introduction

## TABLE OF CONTENTS

- § 33:39 Drinking—Driving report
- § 33:40 Record of arrest
- § 33:41 Summons and complaint
- § 33:42 Circumstantial evidence—The inference of guilt
- § 33:43 Psychological tests
- § 33:44 Physical tests
- § 33:45 Preservation of test results—Videotape
- § 33:46 Use of field sobriety tests to rebut blood alcohol test results
- § 33:47 Refusal to perform tests—Use in evidence
- § 33:48 Non-testimonial character of field sobriety tests
- § 33:49 Scientific tests—Horizontal gaze nystagmus
- § 33:50 —Portable breath test units
- § 33:51 Conclusion

## **VI. THE TRIAL OF DRUNK-DRIVING CASES UNDER NEW JERSEY LAW**

- § 33:52 Trial of Drunk-Driving Cases—In general
- § 33:53 *Per se* violations—Introduction
- § 33:54 —Basic theory behind the Alcotest 7110
- § 33:55 DWI Trial Notebook

## **VII. THE USE OF BREATH-TESTING DEVICES IN INTOXICATED DRIVER PROSECUTIONS**

- § 33:56 *Per se* violations—Change of simulator solution
- § 33:57 —Alcotest Recalibrations
- § 33:58 —Introducing Alcotest evidence at trial
- § 33:59 —Blood evidence
- § 33:60 —Urine evidence
- § 33:61 —Under the influence of alcohol
- § 33:62 — —Proof of guilt by inference
- § 33:63 —Under the influence of drugs
- § 33:64 —Under the influence of chemical inhalants
- § 33:65 Allowing intoxicated operation of a motor vehicle
- § 33:66 Other breath-alcohol testing devices—Portable Breath Test (PBT) devices
- §§ 33:67 to 33:70 *[Reserved]*
- § 33:71 Sunset of the Alcotest 7110 MKIII C
- § 33:72 The Alcotest 7110, in general
- § 33:73 Alcotest scientific reliability, in general
- § 33:74 Alcotest 7110 operation—In general
- § 33:75 —Twenty minute waiting period
- § 33:76 —Alcotest pre-test procedures

- § 33:77 —Alcotest collection of breath sample
- § 33:78 —Reporting of results
- § 33:79 —Alcotest 7110 semi-annual calibration
- § 33:80 NIST traceable thermometers—State v. Cassidy
- § 33:81 Alcotest 7110 operation—Standard discovery in an Alcotest case—In general
- § 33:82 —Discovery in an Alcotest case—Specific documentary items
- § 33:83 —Admissibility of Alcotest readings in evidence—Per se violations
- § 33:84 —Tolerance calculations
- § 33:85 —Defendant's right to a copy of the alcohol influence report

## **VIII. PERMITTING AN INTOXICATED DRIVER TO OPERATE A MOTOR VEHICLE—(ALLOWING OFFENSE)**

- § 33:86 Introduction
- § 33:87 Public policy
- § 33:88 Elements of offense
- § 33:89 Operation of a motor vehicle
- § 33:90 Under the influence or BAC of 0.08% or greater
- § 33:91 Proving operator intoxication
- § 33:92 Permitting operation by another person
- § 33:93 Ownership, custody and control
- § 33:94 Requirement of actual or constructive knowledge of impairment
- § 33:95 Conclusion

## **IX. REFUSAL TO SUBMIT TO A BREATHALYZER TEST**

- § 33:96 Governing statutes
- § 33:97 Sufficiency of standard statement warning (Paragraph 36)
- § 33:98 Elements of offense—In general
- § 33:99 —Probable cause to believe defendant operated while under the influence
- § 33:100 —Driving or control
- § 33:101 —Place of operation
- § 33:102 —Under the influence
- § 33:103 —Arrest of the defendant
- § 33:104 Affirmative defenses in a refusal case—In general
- § 33:105 Silence
- § 33:106 Insufficient number of breath samples



## TABLE OF CONTENTS

|                     |  |
|---------------------|--|
| § 33:107            | Flat refusals  |
| § 33:108            | Short samples  |
| § 33:109            | Delay in the administration of the test  |
| § 33:110            | Conditional refusals   |
| § 33:111            | Language barriers  |
| § 33:112            | The confusion doctrine   |
| § 33:113            | Physical incapacity  |
| § 33:114            | Request for breathalyzer test based upon reasonable grounds                                    |
| § 33:115            | Incorrect version of paragraph 36  |
| § 33:116            | Burden of proof  |
| § 33:117            | Right of the state to appeal an acquittal of a refusal charge                                  |
| § 33:118            | Prosecution following a motion to suppress evidence  |
| § 33:119            | Curing a refusal   |
| § 33:120            | Adverse inferences from a refusal conviction   |
| § 33:121            | Venue for trial of refusal charges   |
| § 33:122            | Plea bargaining refusal cases—Historical review  |
| § 33:123            | Out-of-state refusal convictions   |
| § 33:124            | Out-of-state refusal conviction defined  |
| § 33:125            | Sentence enhancement for refusal convictions   |
| § 33:126            | Administrative sanctions imposed by the New Jersey Motor Vehicle Commission                    |
| § 33:127            | N.J.S.A. 39:4-50.2(c)—Right to an independent chemical test—Introduction                       |
| § 33:128            | — —Notification  |
| § 33:129            | — —Implementation  |
| § 33:130            | Effect of prior drunk driving and refusal convictions  |
| § 33:131            | Sentencing—First offense—Refusal to submit to a breath test                                    |
| § 33:132            | <i>[Reserved]</i>  |
| § 33:133            | Sentencing—Second offense—Refusal to submit to a breath test                                   |
| § 33:134            | <i>[Reserved]</i>  |
| § 33:135            | Sentencing—Third and subsequent offenses—Refusal to submit to a breath test                    |
| § 33:136            | <i>[Reserved]</i>  |
| § 33:137            | No cause of action for injuries to the defendant in a DWI or refusal case (N.J.S.A. 39:6A:4.5) |
| § 33:138            | The ten-year step-down rule for prior offenses   |
| § 33:139            | Repeal of school zone DWI and refusal offenses   |
| §§ 33:140 to 33:151 | <i>[Reserved]</i>  |

## X. BLOOD AND URINE SAMPLES

|          |                                     |
|----------|-------------------------------------|
| § 33:152 | Lawful extractions of blood samples |
|----------|-------------------------------------|

- § 33:153 Defendant has been injured—Police blood samples
- § 33:154 —Hospital blood samples
- § 33:155 Defendant refuses to provide a breath sample
- § 33:156 Withdrawal of blood sample from unconscious subject
- § 33:157 Defendant's blood alcohol concentration is too low—  
Suspected narcotic involvement
- § 33:158 Procedures for use of forensic evidence
- § 33:159 Sample certification form
- § 33:160 Conversion of blood serum level to blood alcohol concentration
- § 33:161 Blood tests and patient-physician privilege (N.J.R.E. 506(b))
- § 33:162 Sample subpoena duces tecum
- § 33:163 Blood samples—Use of force
- § 33:164 Blood test results—Admissibility in evidence—  
Introduction—Hearings under N.J.R.E. 104(a)
- § 33:165 Conditions of admissibility—Chain of custody
- § 33:166 Proof of conditions required by *Schmerber v. California*
- § 33:167 Admissibility of blood test results
- § 33:168 Issuance of telephonic search warrants in blood cases
- § 33:169 Retaining blood samples
- § 33:170 Right to independent blood test—Notification
- § 33:171 Seizure of Urine samples; In general
- § 33:172 Urine samples—Refusal to provide
- § 33:173 —Exigent circumstances
- § 33:174 —Search incident to arrest
- § 33:175 —Consent

## **XI. DISCOVERY**

- § 33:176 Introduction
- § 33:177 Defendant's right to discovery
- § 33:178 Prosecutor's right to discovery
- § 33:179 Defendant's demand for discovery
- § 33:180 Timing of discovery
- § 33:181 Fees for discovery
- § 33:182 Video recordings and other relevant discovery
- § 33:183 Failure to provide discovery
- § 33:184 Discovery violations

## **XII. COMPANION VIOLATIONS**

- § 33:185 Introduction

## TABLE OF CONTENTS

- § 33:186 Reckless driving—N.J.S.A. 39:4-96
- § 33:187 Multiple DUI charges
- § 33:188 Companion indictable charges
- § 33:189 Companion disorderly persons offenses

### **XIII. USE OF VIDEOTAPE IN DRUNK DRIVING PROSECUTIONS**

- § 33:190 Introduction
- § 33:191 Admissibility in evidence
- § 33:192 Objections to admissibility
- § 33:193 Lost videotapes
- § 33:194 Failure to videotape the defendant

### **XIV. RESTRICTIONS ON DEFENSES TO DRIVING UNDER THE INFLUENCE**

- § 33:195 Introduction
- § 33:196 Expert testimony and the extrapolation defense
- § 33:197 Restrictions on plea bargaining
- § 33:198 No right to jury trial
- § 33:199 No use of videotape to rebut breathalyzer test results
- § 33:200 No use of defenses available under the *Code of Criminal Justice*
- § 33:201 No automatic dismissal when police fail to appear
- § 33:202 Glove box defense
- § 33:203 Conclusion

### **XV. OBJECTIONS TO PROSECUTION**

- § 33:204 Introduction
- § 33:205 Speedy trial
- § 33:206 Technical insufficiency of summons and complaint
- § 33:207 Unsigned summons and complaint
- § 33:208 Territorial jurisdiction
- § 33:209 Statute of limitations
- § 33:210 Drunk driving and double jeopardy
- § 33:211 Other double jeopardy defenses—Fundamental fairness
- § 33:212 Double jeopardy—Continuation of trial after an improper termination of proceedings

### **XVI. EFFECT OF OUT OF STATE CONVICTIONS**

- § 33:213 Introduction
- § 33:214 Administrative sanctions

- § 33:215 Sentencing enhancements
- § 33:216 First offenders who are licensed in Pennsylvania

## **XVII. RIGHTS OF VICTIMS OF INTOXICATED DRIVERS**

- § 33:217 Governing statutes
- § 33:218 Introduction
- § 33:219 Person defined
- § 33:220 Injury defined
- § 33:221 Loss or damage to property
- § 33:222 Death defined
- § 33:223 Legislative enactments
- § 33:224 Conclusion

## **XVIII. DUI SENTENCING**

- § 33:225 Introduction
- § 33:226 Ignition interlock devices—Overview of installation and sentencing
- § 33:227 DWI Sentencing table
- § 33:228 *[Reserved]*
- § 33:229 First offense—Jail term
- § 33:230 —Intoxicated Driver Resource Center
- § 33:231 *[Reserved]*
- § 33:232 *[Reserved]*
- § 33:233 Second offense—Community service
- § 33:234 —Jail sentence
- § 33:235 *[Reserved]*
- § 33:236 Second offense—Intoxicated Driver Resource Center
- § 33:237 *[Reserved]*
- § 33:238 *[Reserved]*
- § 33:239 Sentencing—Third and subsequent offense—Loss of driving privileges
- § 33:240 Third or subsequent offense—Jail term
- § 33:241 —Intoxicated Driver Resource Center
- § 33:242 Ignition interlock device—Third and subsequent offenses
- § 33:243 *Laurick* Applications: Discounting prior uncounseled offenses
- § 33:244 Collateral consequences of a drunken driving conviction—Bankruptcy and civil damages
- § 33:245 —Motor Vehicle Commission surcharges
- § 33:246 —Automobile liability insurance
- § 33:247 Enhanced punishment for future motor vehicle violations

## TABLE OF CONTENTS

|          |   |
|----------|---|
| § 33:248 | Vanity license plates   |
| § 33:249 | Immigration consequences of a DWI conviction                          |
| § 33:250 | Miscellaneous sentencing issues                                       |
| § 33:251 | Restoration fee   |
| § 33:252 | Plea with a civil reservation   |
| § 33:253 | Non-applicability of Criminal Code sentencing provisions to DWI cases |
| § 33:254 | Non-applicability of Rules of Evidence in DWI sentencing              |
| § 33:255 | Previous offenses for sentencing purposes—Generally                   |
| § 33:256 | Out-of-state convictions  |
| § 33:257 | Controlling date of prior offense                                     |
| § 33:258 | Order of offenses   |
| § 33:259 | Gap time and jail credits   |
| § 33:260 | Step-down provisions in DWI sentencing                                |
| § 33:261 | Stay of license suspension, jail term and fines pending appeal        |
| § 33:262 | Re-sentencing to correct errors                                       |
| § 33:263 | Limitation on custodial terms   |
| § 33:264 | Use of uncounselled prior convictions                                 |
| § 33:265 | Occupational driving privileges                                       |

## **XIX. OTHER ALCOHOL OR DRUG-RELATED OFFENSES**

|          |   |
|----------|---|
| § 33:266 | Minors in vehicle—N.J.S.A. 39:4-50.15   |
| § 33:267 | Elements of Offense   |
| § 33:268 | Sanctions for violation of the statute  |
| § 33:269 | Sentencing considerations   |
| § 33:270 | Consumption of an alcoholic beverage in a motor vehicle by operators and passengers—N.J.S.A. 39:4-51a |
| § 33:271 | — —Introduction   |
| § 33:272 | Elements of proof   |
| § 33:273 | Presumptions  |
| § 33:274 | Sentencing—First offense  |
| § 33:275 | —Second and subsequent offenses   |
| § 33:276 | Practical considerations  |
| § 33:277 | Operation by underage drinkers—N.J.S.A. 39:4-50.14  |
| § 33:278 | Introduction  |
| § 33:279 | Required elements of proof  |
| § 33:280 | Authorized punishment upon conviction—Fines   |
| § 33:281 | —Community service  |

- § 33:282 —Loss of driving privileges
- § 33:283 —Intoxicated Driver Resource Center
- § 33:284 Prosecution for other offenses
- § 33:285 Open containers of alcohol beverages in a motor vehicle—N.J.S.A. 39:4-51b
- § 33:286 Introduction
- § 33:287 Elements of the Offense
- § 33:288 Exemptions
- § 33:289 Authorized sanctions
- § 33:290 Operation while in possession of controlled dangerous substances—N.J.S.A. 39:4-49.1
- § 33:291 Introduction
- § 33:292 Elements of offense and exemptions
- § 33:293 Authorized penalties
- § 33:294 Resolution of offense
- § 33:295 Improper use of ignition interlock device—N.J.S.A. 39:4-50.19(b)
- § 33:296 Introduction
- § 33:297 Disorderly persons offenses—Fines and costs
- § 33:298 —Incarceration
- § 33:299 —Probation and suspended sentence
- § 33:300 —Driver's license loss
- § 33:301 —Consequences of non-payment
- § 33:302 Consumption of alcohol by operator or passenger (N.J.S.A. 39:4-51a)
- § 33:303 Violation of statute
- § 33:304 Merger of offenses
- § 33:305 Motor vehicle operation by underage drinker (N.J.S.A. 39:4-50.14)
- § 33:306 Loss of license
- § 33:307 Community service
- § 33:308 Intoxicated Driver Resource Center
- § 33:309 Fines, assessments, and costs
- § 33:310 Motor vehicle operation while in possession of CDS (N.J.S.A. 39:4-49.1)
- § 33:311 Introduction
- § 33:312 Violation of statute
- § 33:313 Merger of offenses

## **CHAPTER 34. DRIVING ON THE REVOKED LIST**

- § 34:1 Governing statute
- § 34:2 Introduction

### **I. VIOLATION OF STATUTE**

- § 34:3 Introduction

## TABLE OF CONTENTS

|         |  |
|---------|--|
| § 34:4  | Personal operation of a motor vehicle  |
| § 34:5  | Proof of operation   |
| § 34:6  | Place of operation   |
| § 34:7  | Personal operation   |
| § 34:8  | Operation during period of refusal, suspension,<br>revocation or prohibition |
| § 34:9  | Court-imposed suspensions  |
| § 34:10 | Administrative suspension  |
| § 34:11 | Length of suspension term  |
| § 34:12 | Suspension of reciprocity privilege  |
| § 34:13 | Revoked license  |
| § 34:14 | Prohibited from obtaining a driver's license                                 |
| § 34:15 | Due process considerations   |

## II. SENTENCING ISSUES FOR N.J.S.A 39:3-40

|         |   |
|---------|---|
| § 34:16 | Service of jail sentences   |
| § 34:17 | Non-enhanced sentencing—First offense   |
| § 34:18 | —Second offense   |
| § 34:19 | —Third or subsequent offenses   |
| § 34:20 | Order of Offenses   |
| § 34:21 | Exception for suspension due to parking tickets or<br>failure to pay court-imposed financial obligation |

## III. SENTENCING ENHANCEMENTS

|         |  |
|---------|--|
| § 34:22 | Motor vehicle accident involving personal or bodily<br>injury to another—N.J.S.A. 39:3-40(e)   |
| § 34:23 | Sentencing enhancements added to basic penalties   |
| § 34:24 | Enhancement for suspension due to driving without<br>liability insurance—N.J.S.A. 39:3-40(f)(1)  |
| § 34:25 | Enhancement for suspension due to drunk driving,<br>refusal to take a breath test or being a habitual<br>offender—N.J.S.A. 39:3-40(f)(2) |
| § 34:26 | Increased jail terms for subsequent offenses involving<br>companion point offenses   |

## IV. SCHOOL ZONE OFFENSES

|         |  |
|---------|--|
| § 34:27 | School zone enhancement for suspension due to<br>drunk driving, refusal to take a breath test or being<br>a habitual offender—N.J.S.A. 39:3-40(f)(3) |
| § 34:28 | Relation to other sentencing enhancements  |
| § 34:29 | General requirements of culpability  |
| § 34:30 | Issues for prosecution and sentencing  |
| § 34:31 | Required elements of proof   |
| § 34:32 | School zone offenses—Elements  |

- § 34:33 Officially designated school crossing offenses
- § 34:34 Other school crossings
- § 34:35 Included standard sanctions
- § 34:36 Enhanced sanctions for school zone violations
- § 34:37 First offense
- § 34:38 Second offense
- § 34:39 Third or subsequent offense

**V. ENHANCEMENT FOR NON-PAYMENT OF  
INSURANCE SURCHARGES—N.J.S.A. 39:3-40(G)  
[RESERVED]**

§§ 34:40 to 34:42 *[Reserved]*

**VI. PERMITTING OPERATION BY A SUSPENDED  
DRIVER—N.J.S.A. 39:3-40(H)**

- § 34:43 Introduction
- § 34:44 Elements of offense
- § 34:45 Authorized punishment for violation of statute

**VII. SUSPENSION DUE TO PARKING TICKETS OR  
UNPAID FINANCIAL OBLIGATION TO  
COURT—N.J.S.A. 39:3-40(I)**

§ 34:46 Generally

**VIII. ENHANCED JAIL TERMS FOR REPEAT  
OFFENDERS WITH MOVING VIOLATIONS—  
N.J.S.A. 39:3-40(J)**

- § 34:47 Enhanced jail terms for subsequent offenses involving  
companion point offenses

**IX. OPERATION OF MOTOR VEHICLE WITH  
SUSPENDED REGISTRATION**

- § 34:48 Introduction
- § 34:49 Elements of offense
- § 34:50 Authorized punishment for conviction
- § 34:51 First offense—Monetary sanction and license  
suspension
- § 34:52 Second offense
- § 34:53 Third or subsequent offense

**X. COLLATERAL CONSEQUENCES**

- § 34:54 Introduction



## TABLE OF CONTENTS

- § 34:55 Motor vehicle surcharges
- § 34:56 Insurance eligibility points
- § 34:57 Disqualification from purchasing liability insurance
- § 34:58 Restoration fee
- § 34:59 Enhancements for future offenses
- § 34:60 Permanent record of conviction
- § 34:61 Administrative sanctions by Motor Vehicle Commission

## **XI. CRIMINAL PROSECUTION**

- § 34:62 N.J.S.A. 2C:40-26—Introduction—Applicable statute
- § 34:63 Criminal sanctions for driving on the revoked list—In general
- § 34:64 Operation of a motor vehicle while suspended or revoked
- § 34:65 —Culpability
- § 34:66 —Defenses to N.J.S.A. 2C:40-26
- § 34:67 —Trial and sentence

## **CHAPTER 35. LICENSES AND REGISTRATION**

### **I. THE NEW JERSEY DRIVER’S LICENSE**

- § 35:1 Governing statute
- § 35:2 Introduction
- § 35:3 Requirement of driving with a valid license
- § 35:4 Basic driver’s license—Initial qualifications

### **II. TOURING PRIVILEGES—N.J.S.A. 39:3-17**

- § 35:5 Governing statute
- § 35:6 Introduction
- § 35:7 Restrictions on touring privileges
- § 35:8 Authorized punishment for violation of statute
- § 35:9 Use of touring privileges after residency—N.J.S.A. 39:3-17.1
- § 35:10 International drivers’ licenses

### **III. DRIVING A MOTOR VEHICLE WHILE UNLICENSED—N.J.S.A. 39:3-10**

- § 35:11 Driving a motor vehicle
- § 35:12 Public highway
- § 35:13 No possession of validated driving credentials

- § 35:14 Unlicensed drivers—Generally
- § 35:15 Sentencing under N.J.S.A. 39:3-10—Authorized range of punishment
- § 35:16 Collateral consequences—Motor vehicle surcharges

#### **IV. DRIVER'S LICENSE NOT IN POSSESSION OF OPERATOR—N.J.S.A. 39:3-29**

- § 35:17 Governing statute
- § 35:18 Duty to possess while driving
- § 35:19 Duty to show license to police or judges
- § 35:20 Authorized punishment

### **CHAPTER 36. PARKING OFFENSES**

#### **I. INTRODUCTION**

- § 36:1 Generally
- § 36:2 Sources of parking offense law
- § 36:3 Parking regulation by Department of Transportation
- § 36:4 Parking regulation by municipalities and counties
- § 36:5 Police power—In general

#### **II. COMPLAINT AND SERVICE OF PROCESS**

- § 36:6 Parking tickets—Contents of complaint
- § 36:7 Service of parking summons and complaint

#### **III. FAILURE TO APPEAR**

- § 36:8 Introduction
- § 36:9 Failure to appear notice
- § 36:10 Failure to appear notice returned as undelivered
- § 36:11 Arrest warrant and suspension of driving privileges
- § 36:12 Default judgment after a failure to appear

#### **IV. TRIAL OF PARKING TICKETS**

- § 36:13 Governing statutes
- § 36:14 Introduction
- § 36:15 Burden of proof
- § 36:16 Parking ticket as evidence—Business records exception
- § 36:17 Non-appearance of complainant
- § 36:18 Judgment and appeal

#### **V. LIABILITY FOR PAYMENT**

- § 36:19 Joint liability of owner and operator

## TABLE OF CONTENTS

- § 36:20 Leased vehicles—Owner and operator liability
- § 36:21 Impoundment, immobilization and sale of motor vehicle
- § 36:22 Periodic payment of parking tickets

## **VI. HANDICAPPED PARKING**

- § 36:23 Governing statutes
- § 36:24 Introduction
- § 36:25 Handicapped identification cards, placards and license plates
- § 36:26 Enabling legislation
- § 36:27 Handicapped parking—In general
- § 36:28 Privileges and immunities
- § 36:29 Maintenance of handicapped parking space

## **CHAPTER 37. INTERSTATE DRIVER'S LICENSE COMPACT—N.J.S.A. 39:5D-1 ET SEQ.**

- § 37:1 Government statutes
- § 37:2 Introduction
- § 37:3 Party jurisdictions
- § 37:4 Obligations under the compact
- § 37:5 Policy considerations by New Jersey Division of Motor Vehicles—Non-compact states
- § 37:6 —Length of New Jersey administrative suspension
- § 37:7 —Time limitations
- § 37:8 —Definition of conviction
- § 37:9 Relation to driving on the revoked list under N.J.S.A. 39:3-40
- § 37:10 The non-resident violator compact—Governing statutes
- § 37:11 —In general
- § 37:12 —Complementary legislation
- § 37:13 —Law enforcement procedures under the compact—In general
- § 37:14 —Procedures for dealing with intoxicated drivers
- § 37:15 —Procedures when motorist fails to appear in court
- § 37:16 —Procedures utilized by the New Jersey division of motor vehicles

## **PART XIII DISORDERLY AND PETTY DISORDERLY PERSONS OFFENSES**

### **CHAPTER 38. CHARACTERISTICS OF DISORDERLY PERSONS OFFENSES**

- § 38:1 Introduction
- § 38:2 Jurisdiction
- § 38:3 The crime/offense distinction
- § 38:4 Authorized punishment for conviction
- § 38:5 Presumption of non-incarceration
- § 38:6 Expungements
- § 38:7 Burden of proof necessary for conviction
- § 38:8 Liability for the conduct of another
- § 38:9 Attempt
- § 38:10 Statutes of limitations

### **CHAPTER 39. SIMPLE ASSAULT**

- § 39:1 Introduction
- § 39:2 Elements of offense
- § 39:3 Grading of simple assault
- § 39:4 Lesser-included offenses
- § 39:5 *De minimis* applications
- § 39:6 Domestic violence
- § 39:7 Sentencing—Direct and collateral consequences
- § 39:8 Criminal Code defenses

### **CHAPTER 40. HARASSMENT**

- § 40:1 Relevant statute—N.J.S.A. 2C:33-4
- § 40:2 Introduction
- § 40:3 Elements of offense
- § 40:4 Sentencing—Direct and collateral consequences
- § 40:5 Domestic violence
- § 40:6 Lesser-included offense
- § 40:7 Involvement of municipal prosecutor

### **CHAPTER 41. DISORDERLY CONDUCT**

- § 41:1 Relevant statute
- § 41:2 Introduction
- § 41:3 Elements of offense
- § 41:4 Sentencing—Direct and collateral consequences
- § 41:5 Preemption

### **CHAPTER 42. DOMESTIC VIOLENCE**

- § 42:1 Domestic Violence—In general

## TABLE OF CONTENTS

|         |   |
|---------|---|
| § 42:2  | Acts constituting domestic violence                   |
| § 42:3  | Domestic violence—Mandatory and discretionary arrests |
| § 42:4  | —Pretrial release and detention                       |
| § 42:5  | —Search and seizure of weapons                        |
| § 42:6  | —Temporary and final restraining orders               |
| § 42:7  | —Violation of restraining orders                      |
| § 42:8  | —Confrontation issues at trial                        |
| § 42:9  | —Collateral consequences of conviction                |
| § 42:10 | Extreme Risk Protective Orders                        |

## CHAPTER 43. SHOPLIFTING

|         |                                       |
|---------|---------------------------------------|
| § 43:1  | Applicable statute                    |
| § 43:2  | Introduction                          |
| § 43:3  | Nature of offense                     |
| § 43:4  | Anti-shoplifting devices              |
| § 43:5  | Burglary tools                        |
| § 43:6  | Sentencing issues                     |
| § 43:7  | Civil penalty                         |
| § 43:8  | Diversionary programs for shoplifting |
| § 43:9  | Police arrest powers                  |
| § 43:10 | Private citizen arrest powers         |
| § 43:11 | Statutory immunity                    |
| § 43:12 | Unavailable evidence                  |
| § 43:13 | Prosecution by corporate entities     |

## CHAPTER 44. THEFT

|        |   |
|--------|---|
| § 44:1 | Introduction  |
| § 44:2 | Municipal court jurisdiction to hear theft offenses |
| § 44:3 | Elements of common theft offenses                   |
| § 44:4 | Sentencing for theft offenses                       |
| § 44:5 | Amendments and downgrades through plea agreements   |
| § 44:6 | Prosecution by corporate entities                   |

## CHAPTER 45. BAD CHECKS

|        |  |
|--------|--|
| § 45:1 | Applicable statute                                   |
| § 45:2 | Introduction   |
| § 45:3 | Involvement of municipal prosecutor                  |
| § 45:4 | Service of process                                   |
| § 45:5 | Prosecution of a bad check case                      |
| § 45:6 | Dismissal with court costs assessed                  |
| § 45:7 | Dismissal based upon pretrial payment of restitution |
| § 45:8 | Direct and collateral consequences                   |

## **CHAPTER 46. DRUG OFFENSES**

- § 46:1 Possession of marijuana
- § 46:2 Incarceration
- § 46:3 Fines and assessments
- § 46:4 Penalties and fees
- § 46:5 Loss of driver's license
- § 46:6 Community service
- § 46:7 Conditional discharge
- § 46:8 Collateral consequences of a conditional discharge
- § 46:9 Merger
- § 46:10 Plea bargaining
- § 46:11 Removal from leased premises
- § 46:12 Expungement
- § 46:13 Sentencing considerations
- § 46:14 Forfeiture
- § 46:15 Admissibility of laboratory reports
- § 46:16 Immunity from prosecution—The Overdose Protection Act
- § 46:17 Possession of drug paraphernalia (N.J.S.A. 2C:36-2)
- § 46:18 Other disorderly persons' drug offenses

## **CHAPTER 47. TRESPASS**

- § 47:1 Relevant statute
- § 47:2 Introduction
- § 47:3 Elements of offense
- § 47:4 Grading of offense
- § 47:5 Lesser-included offense
- § 47:6 Sentencing—Direct and collateral consequences
- § 47:7 Domestic violence
- § 47:8 Trespassing related to protected speech
- § 47:9 Affirmative defenses

## **CHAPTER 48. FALSE REPORTS TO OFFICIALS**

- § 48:1 Introduction
- § 48:2 Relevant statute—N.J.S.A. 2C:29-3
- § 48:3 Hindering apprehension or prosecution—Elements of offense
- § 48:4 —Grading
- § 48:5 Sentencing—Direct and collateral consequences
- § 48:6 Relevant statute—N.J.S.A. 2C:28-7
- § 48:7 Tampering with public records—Elements of offense
- § 48:8 —Grading

TABLE OF CONTENTS

**CHAPTER 49. OFFENSES INVOLVING DOMESTIC ANIMALS**

- § 49:1 Failure of motorist to stop after hitting domestic animal
- § 49:2 Cruelty to animals
- § 49:3 Abandoning a domestic animal
- § 49:4 Cruelty
- § 49:5 Fines and assessments
- § 49:6 Incarceration
- § 49:7 Suspended sentence and probation
- § 49:8 Civil penalty
- § 49:9 Other consequences
- § 49:10 Forfeiture of public office
- § 49:11 Expungements
- § 49:12 Vicious dogs—Introduction
- § 49:13 Dog classification procedure
- § 49:14 Judgment and appeal

**CHAPTER 50. OBSTRUCTING THE ADMINISTRATION OF LAW**

- § 50:1 Relevant statute
- § 50:2 Introduction
- § 50:3 Elements of offense
- § 50:4 Sentencing—Direct and collateral consequences
- § 50:5 Constitutional defenses
- § 50:6 Grading of offense

**CHAPTER 51. LEWDNESS**

- § 51:1 Applicable statute
- § 51:2 Introduction
- § 51:3 Elements of offense
- § 51:4 Grading of lewdness
- § 51:5 Sentencing—Direct and collateral consequences
- § 51:6 —Practical considerations

**PART XIV MUNICIPAL ORDINANCE VIOLATIONS**

**CHAPTER 52. ORDINANCE VIOLATIONS**

- § 52:1 Constitutionality and statutory construction for ordinances
- § 52:2 Statutes of limitation

- § 52:3 Burden of proof
- § 52:4 Penalty provisions
- § 52:5 Charging the correct defendant
- § 52:6 Maximum and minimum range of fines
- § 52:7 Repeat offenders
- § 52:8 Consequences of non-payment
- § 52:9 Expungement
- § 52:10 Merger of offenses
- § 52:11 Preemption
- § 52:12 Underage drinking on private property
- § 52:13 Elements of offense
- § 52:14 Authorized punishment
- § 52:15 Exemptions under the statute
- § 52:16 Enforcement of ordinance
- § 52:17 Sample municipal ordinance for underage drinking
- § 52:18 Unconstitutional ordinance—Automatic purging of records—Statute
- § 52:19 Purging records of conviction—In general
- § 52:20 Jeopardy and appeal

## **PART XV BOATING OFFENSES**

### **CHAPTER 53. BOATING OFFENSES**

- § 53:1 Governing statutes
- § 53:2 Introduction
- § 53:3 Public policy
- § 53:4 Intoxicated operation of a vessel—Elements of offense—In general
- § 53:5 “Vessel” defined
- § 53:6 “Operate” defined
- § 53:7 “Waters of this State” defined
- § 53:8 Violation of statute—In general
- § 53:9 Under the Influence
- § 53:10 Blood alcohol concentration of 0.08% or greater
- § 53:11 Allowing operation by a person under the influence
- § 53:12 Allowing operation by a person with a blood alcohol concentration in excess of 0.08%
- § 53:13 Jurisdiction of court—Subject matter jurisdiction
- § 53:14 —Territorial jurisdiction—Offenses occurring on lakes
- § 53:15 — —Offenses occurring at sea
- § 53:16 — —Offenses occurring on rivers and bays
- § 53:17 —Jurisdiction over juveniles
- § 53:18 Authorized sanctions—Introduction
- § 53:19 —First offense—N.J.S.A. 12:7-46(a)(1)



## TABLE OF CONTENTS

|         |   |
|---------|---|
| § 53:20 | —Second offense—N.J.S.A. 12:7-46(a)(2)                                  |
| § 53:21 | —Third or subsequent offense—N.J.S.A. 12:7-46(a)(3)                     |
| § 53:22 | Other sentencing issues—10-Year step-down provision—N.J.S.A. 12:7-46(b) |
| § 53:23 | Defendants who are less than 17 years old                               |
| § 53:24 | Other sentencing issues—Out-of-state licensees                          |
| § 53:25 | —Pretrial suspension of driving privileges—N.J.S.A. 12:7-82             |
| § 53:26 | —Other suspensions of boating license                                   |
| § 53:27 | Restoration fee   |
| § 53:28 | Arrest of offenders   |
| § 53:29 | Implied consent   |
| § 53:30 | Standard statement  |
| § 53:31 | Chemical analysis of breath samples                                     |
| § 53:32 | Refusal to submit to a breath test—Elements of offense                  |
| § 53:33 | Sentencing for refusal offense  |
| § 53:34 | Refusal to submit to a breath test—Rehabilitation programs              |
| § 53:35 | —Restoration fee  |
| § 53:36 | Related boating offenses—Introduction                                   |
| § 53:37 | Operating a vessel after license suspension—N.J.S.A. 12:7-83            |
| § 53:38 | Reckless operation of a vessel—N.J.S.A. 12:7-47                         |
| § 53:39 | Careless operation—N.J.S.A. 12:7-76                                     |

## PART XVI BICYCLES

### CHAPTER 54. BICYCLES

|        |   |
|--------|---|
| § 54:1 | Bicycle defined                             |
| § 54:2 | Bicycles and traffic law                    |
| § 54:3 | Law enforcement exemptions from Chapter 4   |
| § 54:4 | Bicycles and traffic violations by children |
| § 54:5 | Bicycles, children and the standard of care |
| § 54:6 | Bicyclist as pedestrian                     |
| § 54:7 | Place of riding—Sidewalks and highways      |
| § 54:8 | Manner of riding                            |
| § 54:9 | Required safety equipment                   |

#### Table of Laws and Rules

#### Table of Cases

#### Index