

Index

ACCESS TO JUDICIAL RECORDS
Conduct of trial, **2:16**

ACCOMPLICES
Confessions, **29:11**
Instructions to jury, **35:12**

ADDITIONAL JURORS OR TALES MEN
Jury selection, **6:29**

ADJOURNMENTS
Continuances, Adjournments and Stays, this index

ADMISSIBILITY OF EVIDENCE
Expert testimony, **3:25**
Ruling on, **2:20**

ADMISSIONS
Declarations and Admissions, this index

AFFIDAVITS
Evidence, **10:3, 10:4**
Search and seizure, establishment of probable cause, **30:6, 30:33**

AFFIRMATIVE DEFENSES
Burden of proof, generally, **9:11, 9:24**

AGENCY RULES AND REGULATIONS
Judicial notice, **17:7**

AGENTS
Presumptions, knowledge of agents of corporation, **18:20**

AGREEMENTS
Contracts and Agreements, this index

ALIBI
Burden of proof, **9:26**

ALLOCUTION
Sentences, **38:11**

ALTERNATE JURORS
Jury selection, **6:28**

AMBIGUOUS AGREEMENTS
Parol evidence, **24:11**

AMENDMENT OF JUDGMENT
Generally, **38:9**

ANCIENT DOCUMENTS
Documentary evidence, **26:15**
Hearsay evidence, **27:26**

APPEAL AND REVIEW
Impeachment of witnesses, pendency of appeal of conviction, **14:15**
Judgments and orders, **38:14, 38:15**
Sentences, **38:14, 38:15**

APPEARANCES
Attorneys, **1:12**
Criminal trials, generally, **4:9, 4:10**
Special Appearances, this index

APPOINTMENT OF COUNSEL
Attorneys, this index

APPOINTMENT OF EXPERT
Generally, **20:14, 20:23**

APPROVAL
Consent or Approval, this index

ARGUMENTATIVE INSTRUCTIONS
Instructions to jury, **35:14**

ARRAIGNMENT
Generally, **4:9, 4:10**

ARREST
Search and seizure, **30:11, 30:15, 30:23**

ARREST OF JUDGMENT
New trial, **39:7**

ARTICLES OR OBJECTS

Real and demonstrative evidence, 22:4

ATHEISTS

Competence of witness, 12:12

ATTESTED DOCUMENTS

Documentary Evidence, this index

ATTORNEYS

Generally, 1:1 to 1:15

Admission to practice, 1:1

Appearance by counsel, 1:12

Appointment of counsel

 civil cases, 1:11

 criminal cases, 1:4, 4:10

Attachment of right to counsel, 1:7

Attorney-client relationship, 1:2

Closing Arguments, this index

Competence of counsel, 1:5

Competence of witness, 12:18

Conflicts of interest, 1:6

Continuances for absence, death or
 disability of counsel, 3:12

Discipline, 1:15

Ineffective assistance of counsel, 1:5

Mistrials, improper remarks, 32:4

Opening Statements, this index

Powers of attorneys, 1:14

Presumption of shared confidences in
 law firm, 18:19

Privileged Communications, this
 index

Professional responsibility, 1:14,
 1:15

Right to counsel, generally, 1:3 et
 seq.

Rules of Professional Conduct, this
 index

Separate counsel, right to, 1:6

Special appearance by party, 1:12

Standby counsel, 1:10

Voluntary appearance by party, 1:12

Waiver

 conflicts of interest, 1:6

 right to counsel, 1:8, 1:9

 standby counsel, 1:10

Withdrawal of counsel, 1:13

ATTORNEYS—Cont'd

Witness, attorney disqualified when
 called as, 11:26

AUTHENTICATION

Documentary Evidence, this index
 Real and demonstrative evidence,
 22:5, 22:6

AUTOMOBILES

Search and seizure, 30:13, 30:14

BAD FAITH

Search and seizure, 30:27

BALLISTIC TESTS

Expert and opinion evidence, 20:42

BAPTISMAL AND SIMILAR

CERTIFICATES

Hearsay evidence, 27:22

BENCH TRIAL

Directed verdicts, motion to dismiss
 for want of evidence, 33:2

BEST EVIDENCE

Generally, 23:1 to 23:15

Admission of party regarding
 contents of writing, 23:13,
 23:14

Applicability, 23:8, 23:9

Burden to raise issue of authenticity
 of duplicate, 23:7

Computer printouts, 23:6

Definitions, 23:5

Deposition of party regarding
 contents of writing, 23:13,
 23:14

Duplicates

 generally, 23:4 to 23:7
 burden to raise issue of authenticity
 of duplicate, 23:7

 computer printouts, 23:6

 definitions, 23:5

Functions of judge and jury, 23:15

Impeachment, use of deposition of
 party for, 23:14

Public records, 23:11

Requirement of original, 23:2, 23:3

Secondary evidence of contents of
 writing, admissibility, 23:10

INDEX

BEST EVIDENCE—Cont'd
Summaries of voluminous writings, recordings or photographs, **23:12**
Tape recordings, **23:3**
Testimony of party regarding contents of writing, **23:13, 23:14**
Voluminous writings, recordings or photographs, summaries, **23:12**

BIAS OR PREJUDICE
Impeachment of witnesses, **14:3**
Jury selection, challenge to jury panel, **6:14**
New trial, **39:3, 39:5**
Setting aside judgment in criminal case, **39:5**

BOARD OF DIRECTORS
Presumptions, knowledge of agents of corporation, **18:20**

BODY AND BODY FLUIDS
Real and demonstrative evidence, **22:7**

BOUNDARIES
Hearsay evidence, **27:30, 27:33**

BURDEN OF PROOF
Generally, **9:1 to 9:31**
As to presumptions, see Presumptions, this index
Affirmative defenses, generally, **9:11, 9:24**
Alibi defense, **9:26**
Assignment of initial burdens of proof generally, **18:21 to 18:29**
corporate officers, regularity of conduct of, **18:25**
foreign law, **18:28**
innocence, presumption of, **18:22**
judicial proceedings, correctness of, **18:27**
marriage, **18:23**
official duties, regularity of conduct of, **18:26**
regularity of conduct or proceedings, **18:24 et seq.**

BURDEN OF PROOF—Cont'd
Assignment of initial burdens of proof—Cont'd
written instruments, **18:29**
Burden of going forward, **9:1**
Choice of evils defense, **9:28**
Circumstantial evidence, **9:30**
Civil cases, generally, **9:3 et seq.**
Clear and convincing evidence, **9:15, 9:31**
Competence of witness, **12:8**
Confession, voluntariness, **9:21**
Contributory negligence, **9:10**
Counterclaims, **9:6**
Criminal cases, generally, **9:17 et seq.**
Cross-petitions, **9:7**
Death penalty factors, **9:19**
Declaratory judgment, **9:13**
Defendants, criminal cases, generally, **9:23 et seq.**
Degree of persuasion, **9:14**
Drug cases, cooperating witnesses, **9:22**
Effect of presumption and *prima facie* case, **9:2**
Entrapment, **9:25**
Governmental inducement, **9:25**
Greater weight of evidence, degree of persuasion, **9:14**
In personam jurisdiction, **9:5**
Insanity defense, **9:27**
Justification, **9:28**
Medical malpractice, **9:8**
Personal injury, **9:9**
Prima facie case, effect of, **9:2**
Property damage, **9:9**
Prosecution's burden beyond a reasonable doubt, **9:17**
Reasonable doubt, proof beyond, **9:16, 9:17**
Sanity presumption, **9:27**
Self-defense, **9:28**
Sentencing, facts relating to, **9:29**
Setoff, **9:6**
Sex offender conviction standard, **9:31**

BURDEN OF PROOF—Cont'd
Shifting of burden of proof generally, **18:5 to 18:8**
death presumed after unexplained absence, **18:7**
legitimacy of child, **18:8**
mailing and receipt of letters, **18:6**
Special appearance abolished, **9:5**
Statute of limitations, **9:20**
Summary judgment, **9:12**
Venue, **9:18**

“BURSTING BUBBLE” RULE
Presumptions, **18:2, 18:3, 18:30**

BUSINESS RECORDS
Hearsay evidence, **26:11, 27:14 to 27:16**

BUSINESS ROUTINE
Relevance of evidence, **19:21**

CAPITAL PROCEEDINGS
Burden of proof, **9:19**
Jury selection, challenge for cause based on scruples against capital punishment, **6:20**
Sentences, **38:13**

CATCH-ALL EXCEPTION
Hearsay evidence, **27:34, 27:40**

CAUSE AND EFFECT
Expert and opinion evidence, **20:33**

CERTAINTY
Expert witnesses, **20:8**

CHAIN OF CUSTODY
Real and demonstrative evidence, **22:6**

CHALLENGES FOR CAUSE
Jury Selection, this index

CHARACTER EVIDENCE
See also Reputation, this index
Cross-examination of character witnesses, **13:16**
Hearsay evidence, **27:31**
Impeachment of witnesses, **14:5**
Relevance of evidence, **19:13, 19:14, 19:19**

CHARGING OF OFFENSE
Criminal trials, **4:7**

CHARTS
Opening statements, **7:4**

CHILDREN AND MINORS
Competence of witness, **12:13, 12:14**
Depositions of child victims, criminal cases, **21:26**
Legitimacy of child, presumption, **18:8**
Privileged communications, **15:13, 15:15**

CHOICE OF EVILS DEFENSE
Burden of proof, **9:28**

CIRCUMSTANTIAL EVIDENCE
Relevance of Evidence, this index

CIVIL RIGHTS
Discrimination, this index

CLEAR AND CONVINCING EVIDENCE
Burden of proof, **9:15, 9:31**

CLERGY
Privileged communications, **15:17**

CLOSING ARGUMENTS
Generally, **34:1 to 34:9**
Assessing prosecutorial misconduct in closing argument, **34:8**
Content of argument, **34:3**
Improper arguments, generally, **34:4 et seq.**
Matters not in evidence, comments on, **34:5**
Objections, **34:7**
Order of argument, **34:2**
Remedies for improper closing argument, **34:9**
Right to make closing argument, **34:1**

COACHING
Witnesses, **11:24**

COCONSPIRATOR STATEMENTS
Hearsay evidence, **27:7**

CODEFENDANTS
Confessions, **29:11**

INDEX

COERCION
Confessions, **29:6**

COLLATERAL ISSUES
Relevance of evidence, **19:3**

COLLATERAL MATTER EXCEPTION
Parol evidence, **24:8**

COMMERCIAL PUBLICATIONS
Hearsay evidence, **27:27**

COMMON KNOWLEDGE AND BELIEF
Expert and opinion evidence, **20:39**
Judicial notice, **17:12**

COMMON LAW
Presumptions, **18:2, 18:3, 18:30**

COMMON OBSERVATION
Judicial notice, **17:12**

COMPENSATION
Witnesses, **11:15, 11:16**
Workers' compensation, expert and opinion evidence, **20:26**

COMPETENCE OF ATTORNEYS
Generally, **1:5**

COMPETENCE OF WITNESS
Generally, **12:1 to 12:22**
Atheists, **12:12**
Attorney as witness, **12:18**
Burden to show incompetence, **12:8**
Children, **12:13, 12:14**
Court, determination by, **12:3**
Examination as to competency, **12:8**
Expert witnesses, **3:18, 12:2, 12:21**
Felons, **12:9**
Government witnesses, **12:22**
Inmates, **12:10, 12:11**
Intent, issue of, **12:6**
Jailhouse informers, **12:10**
Judge as witness, **12:17**
Juror as witness, **12:19, 12:20**
Objections, **12:7**
Opinion testimony, **12:2**
Personal knowledge requirement, **12:4**

COMPETENCE OF WITNESS
—Cont'd
Precise recall of events, inability regarding, **12:5**
Religious beliefs or opinions, **12:12**
Spousal communications, **12:16**
Unsound mind, person of, **12:15**
Victims, children, **12:14**

COMPETENCE TO STAND TRIAL
Criminal defendants, **2:3**

COMPLETENESS, RULE OF
Depositions, **21:6**

COMPOSITE REPORTS
Documentary evidence, **26:24**

COMPROMISE AND SETTLEMENT
Offers to Compromise, this index
Relevance of evidence, **19:24**

COMPUTER PRINTOUTS
Best evidence, **23:6**
Hearsay evidence, **27:16**

CONCLUSIVE PRESUMPTIONS
Presumptions, this index

CONDITIONAL JUDGMENTS
Generally, **38:3**

CONDUCT OF PARTIES
Trial, **2:4**

CONDUCT OF TRIAL
Generally, **2:1 to 2:28** and see more specific topics

CONFESSION OF JUDGMENT
Generally, **38:5**

CONFESIONS
Generally, **29:1 to 29:11**
Accomplice, confession by, **29:11**
Burden of proof, voluntariness, **9:21**
Challenge by defendant to reliability of confession, **29:8**
Codefendant, confession by, **29:11**
Coercion of confession, **29:6**
Constitutional rights, **29:3 to 29:5**
Hearing to determine voluntariness, **29:7**

CONFESIONS—Cont'd
Impeachment, use of illegally obtained confession for, **29:10**
Inducements to confess, **29:6**
Miranda warnings, **29:4, 29:5**
Misconduct of police, **29:9**
Proof of confession, **29:2**
Protecting constitutional rights in obtaining confession, **29:3 et seq.**
Public safety exception, Miranda warnings, **29:5**
Voluntariness of confession, **29:6 to 29:8**

CONFLICTS OF INTEREST
Attorneys, **1:6**

CONFRONTATION OF WITNESSES
Generally, **11:8**
Cross-examination, **13:13**
Hearsay evidence, **27:2**
Waiver of right to confront witness, **11:9**

CONJECTURE
Expert and opinion evidence, relevance of testimony, **20:9**

“CONNECTING-UP” OFFERED EVIDENCE
Motion to strike evidence for failure to fulfill condition of fact or “connect-up” evidence, **31:19**
Relevance of evidence, **19:5 et seq.**

CONSCIOUS GUILT
Presumptions, flight or intimidation, **18:37**

CONSENT OR APPROVAL
Judgments, **38:5**
Search and seizure, **30:12**

CONSOLIDATION
Criminal trials, **4:24**

CONSTITUTIONAL LAW
Confessions, **29:3 et seq.**
Criminal trials, constitutional rights of accused, generally, **4:1 to 4:6**
Fifth Amendment, mistrials, **32:14**

CONSTITUTIONAL LAW—Cont'd
Search and Seizure, this index
Self-Incrimination, this index
Speedy Trial, this index

CONTEmPT
Generally, **5:1 to 5:14**
Civil contempt, proceedings and punishment, generally, **5:4**
Comparison of civil and criminal contempt, **5:2**
Criminal contempt, proceedings and punishment, generally, **5:3**
Direct and indirect acts of contempt, **5:5 to 5:7**
Domestic relations cases, **5:13**
Influence over judge or jurors, attempts at improper, **5:9**
Jury trial, right to, **5:14**
Misrepresentation, **5:10**
Power of court to punish for contempt, **5:1**
Publication, **5:12**
Refusal to testify, **5:11**
Statutory violation as criminal contempt, **5:8**
Witnesses, refusal to testify, **5:11**

CONTINuANCES, ADJOURNMENTS AND STAYS
Generally, **3:11 to 3:13**
Absence of counsel, **3:12**
Absence of evidence or witness, **3:13**
Criminal trials, generally, **4:25, 4:26**
Death of counsel, **3:12**
Disability of counsel, **3:12**

CONTINUING OBJECTIONS
Generally, **31:8**

CONTRACTS AND AGREEMENTS
Depositions, use of, **21:14**
Parol Evidence, this index
Pretrial stipulations and agreements, **10:12**

CONTRIBUTORY NEGLIGENCE
Burden of proof, **9:10**

CONTROLLED SUBSTANCES
Drugs and Narcotics, this index

INDEX

CONVICTIONS
Hearsay evidence, **27:32**

CORPORATIONS
Parol evidence, corporate records, **24:10**
Self-incrimination, **16:8**

CORRECTION
Judgments, **38:9**

CORRESPONDENCE AND LETTERS
Documentary evidence, **26:12**

COUNSEL
Attorneys, this index

COUNSELOR-CLIENT PRIVILEGE
Generally, **15:11**

COUNTERCLAIMS
Burden of proof, **9:6**

COURTROOM
Conduct in, generally, **2:5**

CRIMINAL TRIALS
Generally, **4:1 to 4:26** and see more specific topics

CROSS-EXAMINATION
Generally, **13:10 to 13:18**
Character witnesses, **13:16**
Confrontation clause and self-incrimination, **13:13**
Defendants in criminal cases, **13:12**
Denial of right to cross-examine, effect of, **13:14**
Government informers, **13:18**
Impeachment of witnesses, **13:15, 14:7**
Interpreters, **13:17**
Recross-examination, **13:21**
Unavailability of witness, **13:14**

CUMULATIVE EVIDENCE
Relevance of evidence, **19:12**

CURATIVE INSTRUCTIONS
Mistrials, **32:10**
Objections to evidence, **31:23**

CUSTOMS AND STANDARDS
Relevance of evidence, **19:22**

DAMAGES
Expert and opinion evidence, **20:34**

DATE
Time and Date, this index

DAUBERT ANALYSIS
Expert and Opinion Evidence, this index

DEADLOCKED JURY
Instructions to jury, **35:15**

DEATH
Hearsay evidence, statement under belief of impending death, **27:37**
Presumptions
suicide, **18:11**
unexplained absence, **18:7**

DEATH SENTENCE
Capital Proceedings, this index

DECLARATIONS AND ADMISSIONS
Generally, **28:1 to 28:12**
Best evidence, admission of party regarding contents of writing, **23:13, 23:14**
Bills of injured person, payment, **28:6**
Civil cases, generally, **28:3 to 28:7**
Compromise offers, **28:5**
Confessions, this index
Criminal cases, generally, **28:8 to 28:12**
Definitions, **28:1**
Escape as admission, **28:11**
Flight as admission, **28:11**
Guilty plea as admission, **28:10**
Hearing on voluntariness of admission, **28:9**
Hearsay evidence, **27:6, 27:7**
Judicial Admissions, this index
Offers of compromise and settlement, **28:5**
Payment of bills of injured person, **28:6**
Plea discussions, **28:12**

DECLARATIONS AND ADMISSIONS—Cont'd
Self-serving declarations, **28:2**
Settlement offers, **28:5**
Silence as admission, **28:7**
Withdrawn pleas, **28:12**

DECLARATORY JUDGMENTS
Generally, **38:8**
Burden of proof, **9:13**

DEEDS
Presumptions, undue influence in execution, **18:12**

DEFAULT JUDGMENTS
Generally, **38:6**
Motions, **3:14, 3:15**

DEMAND FOR JURY
Generally, **6:3**

DEMEANOR
Judges, **2:9**

Demonstrative Evidence
Real and Demonstrative Evidence, this index

DEMURRER
Abolished, **3:6**
Time for objection, **31:5**

DEPOSITIONS
Generally, **10:5, 10:6, 21:1 to 21:26**
Adverse party, use of depositions in court, **21:3, 21:4**
Age of witness, hearsay evidence, **21:11**
Agreement, use of deposition upon, **21:14**
Best evidence, deposition of party regarding contents of writing, **23:13, 23:14**
Child victims, criminal cases, **21:26**
Completeness, rule of, **21:6**
Contradiction, use of depositions for, **21:2, 21:20, 21:25**
Criminal cases
 generally, **21:23 to 20:26**
 child victims, **21:26**
 civil rules, use of, **21:24**

DEPOSITIONS—Cont'd
Criminal cases—Cont'd
 contradiction or impeachment, use for, **21:25**
Errors in depositions, objections to admissibility, **21:17 to 21:19**
Exceptional circumstances, use of deposition of nonparty witness, **21:13**
Forms of questions or answers, objections to admissibility, **21:19**
Hearsay evidence
 generally, **21:8 to 21:12, 27:43**
 age, illness, infirmity or imprisonment of witness, unavailability, **21:11**
 location of witness, unavailability, **21:10**
 medical witness, unavailability of, **21:9**
 statement of counsel regarding unavailability of witness, **21:12**
 unavailability of witness, **21:9 et seq.**
Illness of witness, hearsay evidence, **21:11**
Impeachment, prior inconsistent testimony at deposition, **14:20**
Impeachment, use of depositions for, **21:2, 21:20**
Imprisonment of witness, hearsay evidence, **21:11**
Infirmity of witness, hearsay evidence, **21:11**
Irregularities in depositions, objections to admissibility, **21:17 to 21:19**
Location of witness, hearsay evidence, **21:10**
Medical witness, hearsay evidence, **21:9**
Nonparty witness, use of deposition due to exceptional circumstances, **21:13**
Notice, objections to, **21:17**
Objections to admissibility
 generally, **21:16 to 21:19**

INDEX

DEPOSITIONS—Cont'd

Objections to admissibility—Cont'd
errors or irregularities in depositions, **21:17 to 21:19**
forms of questions or answers, **21:19**
notice, objections to, **21:17**
relevance of evidence, **21:18**
Part of deposition, offering of, **21:6**
Party's own deposition, use in court, **21:4**
Person authorized by party, depositions by, **21:5**
Pretrial conference admissions of fact, **21:14**
Relevance of evidence, objections to admissibility, **21:18**
Substitution of parties, **21:7, 21:15**
Use of depositions in court, **21:1 et seq.**
Weight of deposition testimony, **21:21**

DESTRUCTION OF EVIDENCE

Presumptions, **18:15**

DIAGRAMS

Real and demonstrative evidence, **22:16**

DIRECTED VERDICTS

Generally, **33:1 to 33:7**
Acquittal in criminal case, **33:6**
Bench trial, motion to dismiss for want of evidence, **33:2**
Close of all evidence, **33:4, 33:5**
Close of opponent's evidence, **33:3**
Duty of court to direct verdict, close of all evidence, **33:5**
Waiver of error, introduction of evidence after denial of directed verdict as, **33:7**

DISCIPLINE

Attorneys, **1:15**
Judges, **2:12**

DISCOVERY

Depositions, this index
Dismissal for failure to comply with discovery order, **3:10**

DISCOVERY—Cont'd

Expert and opinion evidence, **20:25**
Interrogatories, this index
Prosecution's duty to disclose evidence, **4:20**
Requests for admissions, **10:10**
Sanctions, motion for, **3:20**

DISCRETION OF COURT

Venireperson or juror, retention or rejection of, **6:21**
View by jury, **25:4**

DISCRIMINATION

Jury Selection, this index

DISMISSAL

Close of case, dismissal at, **3:8**
Directed verdicts, motion to dismiss for want of evidence, **33:2**
Discovery, dismissal for failure to comply with discovery order, **3:10**
Motion, generally, **3:7 et seq.**
Prosecute, failure to, **3:9**
Voluntary dismissal, **3:3, 3:4**

DISPLAYS

Real and demonstrative evidence, **22:16**

DISTANCE

Expert and opinion evidence, **20:46**

DIVORCE

Domestic Relations, this index

DNA TESTING

Expert and opinion evidence, **20:43**
Motions, **3:24**

DOCUMENTARY EVIDENCE

Generally, **26:1 to 26:24**
Ancient Documents, this index
Attested or self-authenticated documents generally, **26:17 to 26:22**
certified public records, copies of, **26:20**
foreign country self-authentication, **26:19**

DOCUMENTARY EVIDENCE

—Cont'd

Attested or self-authenticated documents—Cont'd
private writings admissible without proof, **26:22**
public or official records, **26:18**
real estate, documents affecting, **26:21**
Authentication and identification generally, **26:8 to 26:16**
ancient documents, **26:15**
business records exception to hearsay rule, **26:11**
court papers and records, **26:10**
e-mail, **26:13**
judicial notice of statutes and laws and court records, **26:9**
letters and correspondence, **26:12**
mortality or life expectancy tables, **26:14**
photographs, motion pictures, videotapes and other recordings, **26:16**
regularly conducted business activity, **26:11**
text messages and telegrams, **26:13**
Best Evidence, this index
Business records exception to hearsay rule, **26:11**
Certified public records, copies of, **26:20**
Civil cases, generally, **26:3**
Composite reports, **26:24**
Correspondence and letters, **26:12**
Court papers and records, **26:10**
Definition, **26:1**
E-mails, **26:13**
Foreign country self-authentication, **26:19**
Identification. Authentication and identification, above
Judicial notice of statutes and laws and court records, **26:9**
Letters and correspondence, **26:12**
Life expectancy tables, **26:14**
Medical reports, **26:5**
Mortality tables, **26:14**

DOCUMENTARY EVIDENCE

—Cont'd

Motion pictures and other recordings, **26:16**
Official records, **26:4, 26:18**
Photographs and other recordings, **26:16**
Private writings admissible without proof, **26:22**
Procedure for offering documents into evidence, **26:6**
Public Records and Documents, this index
Real estate, documents affecting, **26:21**
Regularly conducted business activity, **26:11**
Self-authenticated documents.
Attested or self-authenticated documents, above
Sound recordings, **26:2**
Stipulation of authenticity, **26:7**
Subscribing witness testimony, **26:23**
Tape recordings, **26:2**
Telegrams, **26:13**
Text messages, **26:13**
Transcripts, **26:2**
Videotapes and other recordings, **26:16**

DOMESTIC RELATIONS

Contempt, **5:13**
Divorce trial, stipulations regarding proceedings, **2:26**
Marriage, this index

DOUBLE JEOPARDY

Mistrials, **32:14**

DRAWINGS

Real and demonstrative evidence, **22:16**

DRUGS AND NARCOTICS

Burden of proof, cooperating witnesses, **9:22**
Expert and opinion evidence, influence of drugs, **20:36**
Search and seizure, drug detection dogs, **30:21**

INDEX

DUPLICATES

Best Evidence, this index

DYING DECLARATIONS

Hearsay evidence, **27:37**

ELECTRONIC RECORDS

Depositions, **10:6**

E-MAIL

Documentary evidence, **26:13**

EMERGENCIES

Search and seizure, **30:10**

EMOTIONAL CONDITION

Hearsay evidence, **27:11**

ENTRAPMENT

Burden of proof, **9:25**

ENTRY OF JUDGMENTS

Generally, **38:2**

ESCAPE

Admissions, **28:11**

EVIDENCE AND WITNESSES

Generally, **10:1 to 10:19, 11:1 to 11:26**

Admissibility of evidence, ruling on, **2:20**

Admissions. Declarations and Admissions, this index

Affidavits, **10:3, 10:4**

Attorney disqualified when called as witness, **11:26**

Best Evidence, this index

Burden of Proof, this index

Character Evidence, this index

Closed-circuit television used to present testimony, **11:10**

Coaching of witnesses, **11:24**

Compelling attendance and testimony by witness, **11:2**

Compensation of witnesses, **11:15, 11:16**

Competence of Witness, this index

Conduct of Trial, this index

Confessions, this index

Confrontation of Witnesses, this index

EVIDENCE AND WITNESSES

—Cont'd

"Connecting-Up" Offered Evidence, this index

Contempt, refusal to testify, **5:11**

Credibility of witnesses, **11:21**

Criminal cases, generally, **11:4 to 11:8**

Cross-Examination, this index

Declarations and Admissions, this index

Defendant as witness, **11:23**

Demonstrative evidence. Real and Demonstrative Evidence, this index

Depositions, **10:5, 10:6**

Disclosure of evidence by defendant, **4:23**

Disclosure of evidence by prosecution, generally, **4:20, 4:21**

Documentary Evidence, this index

Duty of witness to attend trial and to testify, **11:1**

Electronically recorded depositions, **10:6**

Endorsement of witnesses on information, **11:5**

Examination of Witnesses, this index

Exclusion of evidence. Search and Seizure, this index

Exclusion of witnesses, **11:17, 11:18**

Expert and Opinion Evidence, this index

Facts, proof of, generally, **10:1 to 10:19**

Harassment of witness, **11:13**

Hearsay Evidence, this index

Impeachment of Evidence or Witnesses, this index

Inferences drawn from facts, **10:18**

Influencing of witness, **11:13**

Information, endorsement of witnesses on, **11:5**

Interpreters, this index

Interrogatories, answers as proof, **10:9**

Interviewing of witness, **11:14**

Intimidation of witness, **11:13**

EVIDENCE AND WITNESSES

—Cont'd

Judges
control of conduct and examination of witnesses, **2:18**
questioning of witnesses by judge, **2:22, 2:23**
Judicial admissions, **10:8**
Judicial Notice, this index
Juror as witness, **12:19, 12:20, 36:8**
Jury deliberations, rehearing or reexamining evidence during, **36:11**
Law of the case doctrine, **10:19**
Leading Questions, this index
Material witnesses in felony cases, **11:7**
Motions to strike. Objections to Evidence, this index
Number of witnesses, **2:19**
Objections to Evidence, this index
Opinion evidence. Expert and Opinion Evidence, this index
Oral examination, **10:2**
Order of Proof, this index
Original documents. Best Evidence, this index
Out-of-state witnesses, **11:6**
Parol Evidence, this index
Pleadings, **10:8**
Presumptions, this index
Prisoner as witness, **11:11, 12:10, 12:11**
Privileged Communications, this index
Proffered testimony, generally, **10:16**
Questioning of witnesses by judge, **2:22, 2:23**
Real and Demonstrative Evidence, this index
Refusal to testify, **5:11, 13:14**
Relevance of Evidence, this index
Reputation, this index
Requests for admissions as proof, **10:10**
Restrictions on use of admitted evidence, **2:21**
Scientific Evidence, this index
Search and Seizure, this index
Self-Incrimination, this index

EVIDENCE AND WITNESSES

—Cont'd

Separation of witnesses, **11:17, 11:18**
Sequestration of witnesses, **11:17, 11:18**
Stipulations, this index
Strike, motions to. Objections to Evidence, this index
Subpoenas, **11:2**
Subpoenas duces tecum, **11:12**
Summary judgment proceedings, affidavits, **10:4**
Swearing of witness, **11:19**
Tampering with witness, **11:13**
Unavailability of witnesses, **11:25**
Videotaped depositions, **10:6**
View by Jury, this index
Violation of order excluding witness, **11:18**
Vouching for witnesses, **11:22**
Witnesses, generally, **11:1 to 11:26**
EX PARTE COMMUNICATIONS
Judges, **2:11**
EXAMINATION OF WITNESSES
Generally, **13:1 to 13:21**
Adverse party, calling as witness, **13:9**
Control of examination by court, **13:1 to 13:3**
Cross-Examination, this index
Direct examination, **13:7 to 13:9**
Duty of witness to answer question, **13:5, 13:6**
Hostile witnesses, direct examination, **13:9**
Impeachment of Evidence or Witnesses, this index
Judge, interrogation of witness by, **2:22, 2:23, 13:2, 13:3**
Leading questions, direct examination, **13:8**
Nonresponsive answers, striking of, **13:6**
Redirect examination, **13:19, 13:20**
Refreshing memory of witness, **13:4**
EXCEPTIONAL CIRCUMSTANCES
Deposition of nonparty witness, use of, **21:13**

INDEX

EXCITED UTTERANCES
Hearsay evidence, **27:10**

EXCLUSION OF PUBLIC OR JURY
Conduct of trial, **2:14**

EXCLUSION OF WITNESSES
Generally, **11:17, 11:18**

EXHIBITS
Objections to evidence, **31:12**
Opening statements, **7:4**

EXIGENT CIRCUMSTANCES
Search and seizure, **30:10**

EXPERIMENTS
Tests and Experiments, this index

EXPERT AND OPINION EVIDENCE
Generally, **20:1 to 20:48**
Admissibility of expert testimony, challenging, **3:25**
Appointment of expert, **20:14, 20:23**
Ballistic tests, **20:42**
Bases of expert testimony
generally, **20:15 to 20:20**
absence of sound and reasonable basis, remedy, **20:19**
facts not in evidence, **20:16**
hearsay, introduction of inadmissible, **20:20**
hypothetical questions, **20:18**
personal knowledge of expert, **20:17**
Business conduct, **20:32**
Cause and effect, **20:33**
Certainty of expert, **20:8**
Common knowledge exception, **20:39**
Compensation of experts, **11:16**
Competence of witness, **3:18, 12:2, 12:21**
Conjecture, relevance of testimony, **20:9**
Court-appointed experts, **20:14, 20:23**
Criminologists, **20:44**
Damages, **20:34**

EXPERT AND OPINION EVIDENCE—Cont'd
Daubert analysis
generally, **20:5, 20:6, 20:31**
relevance of testimony, below
Demonstrative evidence, **20:27:20:28**
Disclosure of facts or data underlying opinion, **20:22**
Discovery, **20:25**
Distance, **20:46**
DNA evidence, **20:43**
Documents, questioned, **20:40**
Drugs, influence of, **20:36**
Experiments and tests, **20:41**
Fingerprints, **20:44**
General acceptance test, scientific evidence, **20:30**
Guess, relevance of testimony, **20:9**
Hair analysis, **20:44**
Handwriting, **20:35**
Hearsay, introduction of inadmissible, **20:20**
Helpfulness of testimony
generally, **20:11, 20:12**
law, status of, **20:12**
lay witness opinion evidence, **20:3**
Hypothetical questions, **20:18**
Illustrative experiments, **20:41**
Indigent defendant, appointment of expert for, **20:14**
Intoxication, **20:36**
Lay witness opinion evidence
generally, **20:1 to 20:3**
conclusions from witness, **20:3**
helpfulness of opinion, **20:3**
rational basis in perception of witness, **20:2**
Lie detector tests, **20:45**
Medical experts, **20:37, 20:38**
Mental condition, medical experts, **20:38**
Mistrials, failure to respond to interrogatory regarding expert witness, **32:6**
Models, demonstrative evidence, **20:28**

EXPERT AND OPINION EVIDENCE—Cont'd

Motions

- admissibility of expert testimony, challenging, **3:25**
- competency of expert, **3:18**

Negligence, **20:39**

Nontechnical subjects, **20:46**

Opposing party, calling expert retained by, **20:24**

Personal knowledge of expert, **20:17**

Polygraph tests, **20:45**

Professional conduct, **20:32**

Qualification of expert, **20:5**

Relevance of testimony

- generally, **20:6 to 20:10**
- certainty of expert, **20:8**
- guess, conjecture or speculation, **20:9**
- striking expert evidence lacking factual basis, **20:10**

Replicas, demonstrative evidence, **20:28**

Scientific evidence

- generally, **20:29 to 20:31**
- Daubert analysis, above general acceptance test, **20:30**

Scientific experiments and tests, **20:41**

Speculation, relevance of testimony, **20:9**

Speed, **20:46**

Steps to determine admissibility of expert testimony, **20:5 et seq.**

Strike, motion to, **31:21**

Tests and experiments, **20:41**

Time, **20:46**

Ultimate issue, **20:21**

Valuation experts, **20:47**

Weapons tests, **20:42**

Weight to be given to expert testimony, **20:48**

Workers' compensation court, **20:26**

FAILURE TO PROSECUTE

Dismissal, **3:9**

FAIR AND IMPARTIAL JURY

Jury selection, **6:2**

FALSE STATEMENT

Impeachment of witnesses, conviction for crime, **14:10**

FAMILY HISTORY

Hearsay Evidence, this index

FAMILY RECORDS

Hearsay evidence, **27:23**

FEDERAL LAW

- Judicial notice, **17:8**
- Presumptions, **18:31**

FIFTH AMENDMENT

Mistrials, **32:14**

FINGERPRINTS

- Expert and opinion evidence, **20:44**
- Self-incrimination, **16:3**

FIVE-SIXTHS VERDICTS

Generally, **37:5**

FLIGHT

- Admissions, **28:11**
- Presumptions, conscious guilt, **18:37**
- Relevance of evidence, **19:30**

FOREIGN STATE OR COUNTRY

- Documentary evidence, self-authentication, **26:19**
- Enforcement of judgments, **38:10**
- Judicial notice of foreign law, **17:15**
- Law applicable to cases arising outside of Nebraska, **2:28**
- Presumptions regarding foreign law, **18:28**

FOURTH AMENDMENT

Search and Seizure, this index

FRAUD

Contempt, **5:10**

FRUITS OF UNREASONABLE SEARCH AND SEIZURE

Search and seizure, **30:26**

GARBAGE

Search and seizure, **30:3**

GENERAL ACCEPTANCE TEST

Scientific evidence, **20:30**

INDEX

GEOGRAPHIC FACTS
Judicial notice, **17:10**

GOOD FAITH
Search and seizure, **30:27**

GOVERNMENT
Informers, cross-examination, **13:18**
Judicial notice, **17:7**
Witnesses, competence of, **12:22**

GOVERNMENTAL INDUCEMENT
Burden of proof, **9:25**

GRAND JURIES
Impeachment of witnesses, prior inconsistent acts or statements, **14:21**
Self-incrimination, **16:14**

GRUESOME PHOTOGRAPHS
Real and demonstrative evidence, **22:11**

GUESS
Expert and opinion evidence, relevance of testimony, **20:9**

GUILTY PLEAS
Admissions, **28:10, 28:12**
Relevance of evidence, **19:26**
Self-incrimination, waiver of privilege, **16:18**

HABIT
Relevance of evidence, **19:20 to 19:22**

HABITUAL CRIMINALS
Pleas and court advisements, **4:19**

HAIR ANALYSIS
Expert and opinion evidence, **20:44**

HANDWRITING
Expert and opinion evidence, **20:35**

HARASSMENT
Jury, **11:13**
Witnesses, **11:13**

HEARINGS
Admission, voluntariness of, **28:9**
Confessions, voluntariness, **29:7**
Objections to evidence, **31:16**

HEARINGS—Cont'd
Sentences, **38:11**

HEARSAY EVIDENCE
Generally, **27:1 to 27:43**
Absence of entry in records, **27:17**
Absence of public record or report, **27:20**
Admission or statements by party-opponent, **27:6, 27:7**
Ancient documents, **27:26**
Availability of declarant immaterial, exceptions, **27:9 et seq.**
Baptismal and similar certificates, **27:22**
Boundaries, judgment as to, **27:33**
Boundaries, reputation concerning, **27:30**
Business records, **26:11, 27:14 to 27:16**
Catch-all exception, **27:34, 27:40**
Character, reputation concerning, **27:31**
Coconspirators, statements of, **27:7**
Commercial publications, **27:27**
Computer printouts, business records, **27:16**
Confrontation of witnesses, **27:2**
Conviction, judgment of previous, **27:32**
Credibility of declarant, attacks on or support of, **27:8**
Death, statement under belief of impending, **27:37**
Depositions, this index
Dying declarations, **27:37**
Emotional condition, declaration of then existing, **27:11**
Exceptions, **27:1, 27:9 et seq.**
Excited utterances, **27:10**
Expert and opinion evidence, **20:20**
Family history
judgment, **27:33**
reputation, **27:29**
statement, **27:39**
Family records, **27:23**
Forfeiture by wrongdoing, **27:41**
Former testimony, **27:36**
Hearsay within hearsay, **27:42**

HEARSAY EVIDENCE—Cont'd

History
 family history, above
 judgment, 27:33
 personal history, below
 reputation, 27:30
 statement, 27:39
Interest, statement against, 27:38
Interrogatories, 27:43
Judgment as to personal, family or
 general history or boundaries,
 27:33
Judgment of previous conviction,
 27:32
Learned treatises, 27:28
Market reports, 27:27
Marriage and similar certificates,
 27:22
Medical diagnosis, statement made
 for, 27:12
Mental condition, declaration of then
 existing, 27:11
Nonhearsay statements, generally,
 27:3 *et seq.*
Penal interest, statement against,
 27:38
Personal history
 judgment, 27:33
 reputation, 27:29
 statement, 27:39
Physical condition, declaration of
 then existing, 27:11
Police reports, business records,
 27:15
Prior consistent statements, 27:5
Prior inconsistent statements, 27:4
Property interest
 records affecting, 27:24
 statements in documents affecting,
 27:25
Public records and reports, 27:18,
 27:20
Rebuttal of charge of recent fabrica-
 tion, prior consistent statements,
 27:5
Recorded recollections, 27:13
Records, generally, 27:13 *et seq.*
Regularly conducted activity, records
 of, 27:14 to 27:16

HEARSAY EVIDENCE—Cont'd

Religious organizations, records of,
 27:21
Reputation
 boundaries or general history,
 27:30
 character, 27:31
 personal or family history, 27:29
Residual exception, 27:34, 27:40
State of mind or intent, 27:11
Statement against interest, 27:38
Trustworthiness exception, 27:17
Unavailability of declarant, excep-
 tions, 27:35 *et seq.*
Vital statistics records, 27:19

HISTORY

Hearsay Evidence, this index
Judicial notice, 17:9

HOMICIDE

Real and demonstrative evidence,
 photographs of victim, 22:12

HOSTILE WITNESSES

Direct examination, 13:9

HOT PURSUIT

Search and seizure, 30:22

HUMAN CHARACTERISTICS

Judicial notice, 17:14

HUSBAND-WIFE PRIVILEGE

Privileged Communications, this
 index

HYPOTHETICAL QUESTIONS

Expert and opinion evidence, 20:18

IDENTIFICATION

Documentary Evidence, this index

ILLNESS

Depositions, hearsay evidence, 21:11

ILLUSTRATIVE EXPERIMENTS

Expert and opinion evidence, 20:41

IMMIGRATION

Pleas, consequences of, 4:18

IMMUNITY

Self-incrimination, 16:10

INDEX

IMPEACHMENT OF EVIDENCE OR WITNESSES

Generally, **14:1 to 14:30**
Accuracy, testing of, **14:2**
Annulment, effect on prior conviction, **14:13**
Appeal of conviction, pendency of, **14:15**
Best evidence, use of deposition of party for impeachment, **23:14**
Bias, testing of, **14:3**
Character evidence, **14:5**
Communication by witness, testing of ability, **14:4**
Comprehension of witness, testing of ability, **14:4**
Confessions, use of illegally obtained, **29:10**
Cross-examination, **13:15, 14:7**
Deposition, prior inconsistent testimony at, **14:20**
Depositions, use of, **21:2, 21:20**
Disclosure duty regarding impeachment evidence, **4:22, 14:27**
Dishonesty, conviction for crime involving, **14:10**
False statement, conviction for crime involving, **14:10**
Former proceeding or deposition, testimony at, **14:21**
Foundation for prior inconsistent statement, **14:22, 14:23**
Grand jury secrecy, prior inconsistent acts or statements, **14:21**
Juvenile convictions, **14:14**
Knowledge, testing of, **14:2**
Opinion evidence of character, **14:5**
Opportunity to explain or deny prior inconsistent statement, **14:22**
Pardon, effect on prior conviction, **14:13**
Personal interest, testing of, **14:3**
Pretrial silence by testifying defendant, **14:19**
Prior consistent statements, **14:29**
Prior convictions generally, **14:9 to 14:14**
appeal, pendency of, **14:15**

IMPEACHMENT OF EVIDENCE OR WITNESSES—Cont'd

Prior convictions—Cont'd
dishonesty or false statement, crime involving, **14:10**
juvenile convictions, **14:14**
manner of proving prior conviction, **14:11**
pardon or annulment, effect of, **14:13**
time limit for conviction evidence, **14:12**
Prior inconsistent acts or statements generally, **14:17 to 14:26**
discredited testimony of parties and witnesses, **14:25**
former proceeding or deposition, testimony at, **14:21**
foundation for prior statement, **14:22, 14:23**
grand jury secrecy, **14:21**
inadmissible statements used for impeachment of criminal defendant, **14:26**
limitations on use of prior statements, **14:24**
non-party, prior statement of, **14:18**
opportunity to explain or deny prior statement, **14:22**
pretrial silence by testifying defendant, **14:19**
Rape, credibility of complainant, **14:8**
Recent fabrication, allegation of, **14:29**
Rehabilitation of witness on redirect examination, **14:28**
Religious beliefs or opinions, **14:16**
Reputation evidence of character, **14:5**
Specific instances of conduct, **14:6, 14:7**
Subsequent remedial measures, **14:30**
Time limit for conviction evidence, **14:12**

IMPEACHMENT OF VERDICT

Generally, **37:9**

IMPRISONMENT

Prisoners and Imprisonment, this index

IN LIMINE MOTIONS

Generally, **3:21**

Objections to evidence, renewal at trial, **31:6**

IN PERSONAM JURISDICTION

Burden of proof, **9:5**

INDIGENT DEFENDANT

Appointment of expert, **20:14**

INDUSTRY CUSTOMS AND STANDARDS

Relevance of evidence, **19:22**

INEVITABLE DISCOVERY

Search and seizure, **30:28**

INFANTS

Children and Minors, this index

INFLAMMATORY PHOTOGRAPHS

Real and demonstrative evidence, **22:11**

INFORMANTS

Competence of witness, jailhouse informers, **12:10**

Search and seizure, warrants, **30:8**

INNOCENCE

Presumptions, **18:22**

INSANITY

Sanity or Insanity, this index

INSTRUCTIONS TO JURY

Generally, **35:1 to 35:16**

Accomplices, **35:12**

Argumentative instructions, **35:14**

Authority of court to instruct jury, **35:2**

Criminal cases

generally, **35:4 to 35:6**

lesser included offenses, **35:5**

step instruction, **35:5**

theory of defense instruction, **35:6**

Curative Instructions, this index

Deadlocked jury, **35:15**

INSTRUCTIONS TO JURY—Cont'd

Delivery of written instructions by court, **35:9**

Duty of court to instruct jury, **35:2**

Judicial notice, **17:20**

Lesser included offenses, **35:5**

Limiting instructions, **35:12**

Manner of tendering requested instructions, **35:8**

Misleading instructions, **35:14**

Nebraska jury instructions, **35:3**

Objections, **35:16**

Oral explanation of written instructions, **35:11**

Pattern jury instructions, **35:3**

Presumptions, **18:35 to 18:37**

Privileged communications, **15:26, 35:10**

Purpose, **35:1**

Relevance of evidence, admission for limited purpose, **19:10**

Requested instructions, **35:7, 35:8**

Retirement of jury, instructions after, **35:13**

Right not to testify, **35:10**

Slanted instructions, **35:14**

Step instruction, criminal cases, **35:5**

Theory of defense instruction, criminal cases, **35:6**

Time for tendering requested instructions, **35:8**

INSURANCE

Liability insurance, relevance of evidence, **19:27**

INTENT

State of Mind or Intent, this index

INTEREST, STATEMENT AGAINST

Hearsay evidence, **27:38**

INTERPRETERS

Cross-examination, **13:17**

Witnesses, generally, **11:20**

INTERROGATORIES

Answers as proof, **10:9**

Depositions, this index

Hearsay evidence, **27:43**

INDEX

INTERROGATORIES—Cont'd
Mistrials, failure to respond to interrogatory regarding expert witness, **32:6**

INTERVIEWS
Witnesses, **11:14**

INTIMIDATION
Jury, **11:13**
Presumptions, conscious guilt, **18:37**
Witnesses, **11:13**

INTOXICATION
Expert and opinion evidence, **20:36**

INVENTORY SEARCH
Automobiles, **30:14**

INVESTIGATORY STOPS
Search and seizure, **30:18**

IRREBUTTABLE PRESUMPTIONS
Presumptions, this index

JAILHOUSE INFORMERS
Competence of witness, **12:10**

JOURNALISTS
Privileged communications, **15:16**

JUDGES
Accountability, **2:12**
Competence of witness, **12:17**
Conduct, generally, **2:8**
Control of conduct and examination of witnesses, **2:18**
Demeanor, **2:9**
Discipline, **2:12**
Disqualification, **2:10**
Duty to preserve order, **2:13**
Ex parte communications, **2:11**
Presence of judge, **2:6**
Questioning of witnesses by judge, **2:22, 2:23, 13:2, 13:3**
Recusal, **2:10**
Removal, **2:12**
Substitution of judges during and after trial, **2:7**
Witnesses, conduct and examination of, **2:18**

JUDGMENT NOTWITHSTANDING VERDICT
Generally, **37:10, 37:11**

JUDGMENTS AND ORDERS
Generally, **38:1 to 38:16**
Amendment of judgment, **38:9**
Appeals, **38:14, 38:15**
Civil cases, **38:1 et seq.**
Conditional judgments, **38:3**
Confession of judgment, **38:5**
Consent to judgment, **38:5**
Correction of judgment, **38:9**
Declaratory Judgments, this index
Default Judgments, this index
Entry of judgment, **38:2**
Foreign judgments, enforcement of, **38:10**
Hearsay evidence, **27:32, 27:33**
Modification of order, **38:9**
Multiple parties, rendition of judgment against on of, **38:4**
Notwithstanding verdict, JNOV, **37:10, 37:11**
Nunc pro tunc order, **38:9**
Partial judgments, **38:3**
Postconviction relief, generally, **38:16**
Prejudice requirement for setting aside judgment in criminal case, **39:5**
Pretrial Conferences and Pretrial Orders, this index
Rendition of judgment, **38:2, 38:4**
Sentences, this index
Setting aside judgments and orders, **38:9, 39:5**
Summary Judgment, this index

JUDICIAL ADMISSIONS
Generally, **28:4, 28:10**
Proof of facts, **10:8**

JUDICIAL NOTICE
Generally, **17:1 to 17:23**
Adjudicative facts, **17:2**
Agency rules and regulations, **17:7**
Applicability, **17:17, 17:22**
Common knowledge and belief, matters of, **17:12**

JUDICIAL NOTICE—Cont'd

Common observation, matters of, **17:12**
Court, facts concerning, **17:5**
Court records, **17:6, 26:9**
Criminal cases, **17:3**
Federal law, **17:8**
Foreign law act, **17:15**
Foreign state, law of, **17:15**
Geographic facts, **17:10**
Government, **17:7**
Historical facts, **17:9**
Human characteristics, **17:14**
Instructions to jury, **17:20**
Laws, **26:9**
Legislative history, **17:8**
Medical facts, **17:13**
Natural phenomena, **17:11**
Officers, **17:7**
Opportunity to be heard as to judicial notice, **17:18**
Places, characteristics of, **17:10**
Pleading of judicially noticed facts, **17:21**
Prevailing law, **17:8**
Public policy, **17:7**
Reasonable dispute, facts not subject to, generally, **17:4 et seq.**
Records of court, **17:6**
Request to take judicial notice, **17:16**
Requirement for judicial notice, **17:17**
Rules and regulations, **17:7, 17:23**
Scientific facts, **17:13**
Stage of proceeding, **17:19**
Statutes, **26:9**

JURY AND JURY TRIAL

Generally, **36:1 to 36:11**
Communications with jurors, **36:3**
Competence of juror as witness, **12:19, 12:20**
Conduct of jury, generally, **36:1 to 36:11**
Contempt, **5:14**
Exclusion of jury, conduct of trial, **2:14**
Grand Juries, this index
Harassment of jury, **11:13**

JURY AND JURY TRIAL—Cont'd

Influencing of jury, **11:13**
Injury, discharge of juror for, **36:10**
Instructions to Jury, this index
Intimidation of jury, **11:13**
Media coverage, exposure to, **36:4**
Misconduct by jurors, **36:7, 36:9**
Mistrials, this index
Note taking by jurors, **36:6**
Privileged communications, claim to be made without knowledge of jury, **15:25**
Reexamining evidence during deliberations, **36:11**
Rehearing of evidence during deliberations, **36:11**
Right to jury trial in criminal case, generally, **4:2**
Rules regarding conduct of jury, **36:1**
Selection of jury. Jury Selection, this index
Separation of jury during trial and after submission, **36:5**
Sequestration of jury, **36:5**
Sickness, discharge of juror for, **36:10**
Submission of case, conduct after, **36:2**
Tampering with jury, **11:13**
Testimony by juror prohibited, **36:7**
Verdicts, this index
View by Jury, this index
Waiver of right to jury, **6:6**

JURY SELECTION

Generally, **6:1 to 6:30**
Acquaintance with witness or victim, challenges for cause, **6:18**
Additional jurors or talesmen, **6:29**
Advisory jury in equitable action, **6:5**
Alternate jurors, **6:28**
Anonymous jury, **6:4**
Batson challenge, **6:26**
Challenge to jury selection process, **6:12 to 6:14**
Challenges, peremptory. Peremptory challenges, below
Challenges for cause generally, **6:16 to 6:20**

INDEX

JURY SELECTION—Cont'd
Challenges for cause—Cont'd
 acquaintance with witness or
 victim, **6:18**
 criminal cases, generally, **6:19, 6:20**
 death penalty cases, scruples
 against capital punishment,
 6:20
 peremptory challenge use after
 denial of challenge for cause,
 6:23
 prior knowledge of facts of case,
 6:17
Death penalty cases, challenge for
cause based on scruples against
capital punishment, **6:20**
Demand for jury, **6:3**
Discharge of juror or jury, **6:30**
Discretion of court in retention or
rejection of venireperson or
juror, **6:21**
Discrimination
 jury panel, challenge to jury panel
 based on discrimination, **6:14**
 peremptory challenges, race-based,
 6:26
Examination of jurors by judge, **6:11**
Excusing of excess jurors, **6:11**
Fair and impartial jury, right to, **6:2**
Form, juror qualification, **6:10**
Irregularities in selecting or summoning
jury panel, challenge based
on, **6:13**
Jury list, **6:8, 6:14**
Panel of jurors, selection of, **6:8**
Passing jury for cause, **6:22**
Peremptory challenges
 generally, **6:23 et seq.**
 Batson challenge, **6:26**
 challenge for cause, peremptory
 challenge use after denial of,
 6:23
 civil cases, generally, **6:23 et seq.**
 criminal cases, generally, **6:24**
 prohibited challenges, generally,
 6:25
 race-based challenges, **6:26**

JURY SELECTION—Cont'd
Prejudice, challenge to jury panel
based on, **6:14**
Prior knowledge of facts of case,
challenges for cause, **6:17**
Protection of jurors, **6:4**
Qualifications of jurors, **6:7, 6:10**
Summoning of jurors, **6:9**
Voir dire, generally, **6:15**
Waiver of right to jury, **6:6**
JUSTIFICATION
Burden of proof, **9:28**
JUVENILE CONVICTIONS
Impeachment of witnesses, **14:14**
JUVENILE PROCEEDINGS
Generally, **4:8**
KNOCK AND ANNOUNCE RULE
Search and seizure, **30:24**
KNOWLEDGE
Notice and Knowledge, this index
LAW OF THE CASE DOCTRINE
Evidence and witnesses, **10:19**
LAWYERS
Attorneys, this index
LEADING QUESTIONS
Direct examination, **13:8**
LEARNED TREATISES
Hearsay evidence, **27:28**
LEGISLATIVE HISTORY
Judicial notice, **17:8**
LEGITIMACY OF CHILD
Presumptions, **18:8**
LESSER INCLUDED OFFENSES
Instructions to jury, **35:5**
**LETTERS AND
CORRESPONDENCE**
Documentary evidence, **26:12**
LIABILITY INSURANCE
Relevance of evidence, **19:27**

LIE DETECTOR TESTS
Expert and opinion evidence, **20:45**

LIFE EXPECTANCY TABLES
Documentary evidence, **26:14**

LIMITATION OF ACTIONS
Burden of proof, **9:20**

LINEUPS
Self-incrimination, **16:4**

LOCATION
Place or Location, this index

MAILING OF LETTERS
Presumptions, **18:6**

MAPS
Real and demonstrative evidence, **22:16**

MARITAL PRIVILEGE
Privileged Communications, this index

MARKET REPORTS
Hearsay evidence, **27:27**

MARRIAGE
Certificates of marriage, hearsay evidence, **27:22**
Divorce trial, stipulations regarding proceedings, **2:26**
Presumptions, **18:23**

MATERIAL WITNESSES
Felony cases, **11:7**

MEDICAL CARE AND TREATMENT
Depositions, hearsay evidence, **21:9**
Diagnosis, hearsay evidence, **27:12**
Documentary evidence, medical reports, **26:5**
Expert witnesses, **20:37, 20:38**
Hearsay evidence, **21:9, 27:12**
Judicial notice of medical facts, **17:13**
Malpractice, burden of proof, **9:8**
Relevance of evidence, payment of medical expenses, **19:25**

MENTAL CONDITION
Hearsay evidence, **27:11**
Medical experts, **20:38**
Sanity or Insanity, this index

MINORS
Children and Minors, this index

MIRANDA WARNINGS
Confessions, **29:4, 29:5**

MISLEADING INSTRUCTIONS
Instructions to jury, **35:14**

MISREPRESENTATION
Contempt, **5:10**

MISSING TERMS
Parol evidence, **24:12**

MISTRIALS
Generally, **32:1 to 32:16**
Admonitions, **32:10**
Attorney, improper remarks of, **32:4**
Criminal cases
generally, **32:12 to 32:15**
double jeopardy, **32:14**
Fifth Amendment considerations, **32:14**
prosecutorial misconduct, **32:13**
speedy trial considerations, **32:15**
Cumulative misconduct, **32:9**
Curative instructions, **32:10**
Double jeopardy, criminal cases, **32:14**
Expert witness, failure to respond to interrogatory regarding, **32:6**
Failure to move for mistrial, **32:16**
Fifth Amendment considerations, criminal cases, **32:14**
Grounds, generally, **32:3 to 32:9**
Interrogatory regarding expert witness, failure to respond to, **32:6**
Jury
misconduct of juror, **32:5**
occurrence outside open court involving juror, **32:7**
verdict, inability to reach, **32:8**
Misconduct of juror, **32:5**
Oral motion, **32:2**

INDEX

MISTRIALS—Cont'd

Preservation of grounds for mistrial, **32:11**
Prosecutorial misconduct, criminal cases, **32:13**
Speedy trial considerations, criminal cases, **32:15**
Verdict, inability of jury to reach, **32:8**
Waiver of right to move for mistrial, **32:16**

MODELS

Expert and opinion evidence, demonstrative evidence, **20:28**
Real and demonstrative evidence, **22:16**

MODIFICATION OF JUDGMENT

Generally, **38:9**

MORTALITY TABLES

Documentary evidence, **26:14**

MOTION PICTURES AND VIDEOTAPES

Depositions, **10:6**
Documentary evidence, **26:16**
Real and demonstrative evidence, **22:15**

MOTIONS

Generally, **3:1 to 3:25**
Adjournments. Continuances, Adjournments and Stays, this index
Applications and motions, **3:1**
Consolidation, **4:24**
Continuances, Adjournments and Stays, this index
Criminal information, amendment of, **3:23**
Default judgments in civil cases, **3:14, 3:15**
Discovery violations, sanctions for, **3:20**
Dismissal, this index
Disposition of motions, **3:2**
DNA testing, **3:24**
Expert, competency, **3:18**

MOTIONS—Cont'd

Expert and Opinion Evidence, this index
In Limine Motions, this index
New Trial, this index
Quashing of criminal cases, **3:5**
Search and Seizure, this index
Setting aside default judgment in civil cases, **3:15**
Severance, **4:24**
Stays. Continuances, Adjournments and Stays, this index
Strike, Motion to, this index
Summary judgment, **3:16**
Suppression of evidence, **3:19**
Venue, change of, **3:17**
Voluntary dismissal, **3:3, 3:4**

MOTOR VEHICLES

Search and seizure, **30:13, 30:14**

MURDER

Real and demonstrative evidence, photographs of victim, **22:12**

NARCOTICS

Drugs and Narcotics, this index

NATURAL PHENOMENA

Judicial notice, **17:11**

NEGATIVE EVIDENCE

Relevance of evidence, **19:11**

NEGLIGENCE

Expert and opinion evidence, **20:39**
Presumptions, **18:16**

NEW TRIAL

Generally, **39:1 to 39:9**
Arrest of judgment, **39:7**
Competence of juror as witness at hearing for, **12:20**
Definition, **39:1**
Grounds, **39:2, 39:4, 39:5, 39:9**
Prejudice requirement, **39:3, 39:5**
Preservation of grounds for new trial, **39:9**
Speedy trial, effect of order for new trial on right to, **39:6**
Time for motion for new trial, **39:8**

NIGHTTIME SEARCHES

Search and seizure, warrants, **30:9**

NOLO CONTENDERE PLEAS

Relevance of evidence, **19:26**

NONJURY TRIAL

Directed verdicts, motion to dismiss
for want of evidence, **33:2**

NONRESPONSIVE ANSWERS

Striking of answers, **13:6**

NOTE TAKING

Jurors, **36:6**

NOTICE AND KNOWLEDGE

Depositions, objections, **21:17**
Judicial Notice, this index
Personal Knowledge, this index

NUNC PRO TUNC ORDERS

Generally, **38:9**

OATHS

Witness, **11:19**

OBJECTIONS

Closing arguments, **34:7**
Depositions, this index
Evidence. Objections to Evidence,
this index
Instructions to jury, **35:16**
Opening statements, **7:5**
Verdict forms, **37:2**

OBJECTIONS TO EVIDENCE

Generally, **31:1 to 31:23**
Competence of witness, **12:7**
Continuing objections, **31:8**
Curative instructions, **31:23**
Demurrer, time for objection, **31:5**
Duty to object, **31:2, 31:3**
Exhibits, **31:12**
Expert testimony, motions to strike,
31:21
General objections, **31:11**
Hearings on objections, **31:16**
Judge's characterization of proffered
evidence, **31:15**
In limine motion renewed at trial,
31:6

OBJECTIONS TO EVIDENCE

—Cont'd

Making of objections and motions to
strike, **31:1**

Motions to strike evidence
generally, **31:17 to 31:22**
expert testimony, **31:21**
failure to fulfill condition of fact or
“connect-up” evidence, **31:19**
time for motion, **31:22**
unresponsive or unreasonable
testimony, **31:20**

Nature of objection, **31:9 to 31:11**

Offers of proof, **31:13 to 31:15**

Parol evidence, **24:5**

Question and answer form of prof-
fered evidence, **31:15**

Right to object, **31:2, 31:3**

Specific grounds for objection, state-
ment of, **31:10**

Suppression motion renewed at trial,
31:7

Time for motion to strike evidence,
31:22

Time for objection

generally, **31:4 to 31:7**

demurrer, **31:5**

in limine motion renewed at trial,
31:6

suppression motion renewed at
trial, **31:7**

Time for offer of proof, **31:14**

Unresponsive or unreasonable
testimony, motions to strike,
31:20

Waiver of right to object, **31:3**

OBJECTS OR ARTICLES

Real and demonstrative evidence,
22:4, 22:13

OFFERS OF PROOF

Objections to evidence, **31:13 to
31:15**

OFFERS TO COMPROMISE

Admissions, **28:5**

Relevance of evidence, **19:24**

OFFICERS

Judicial notice, **17:7**

INDEX

OFFICERS—Cont'd
Presumptions, knowledge of officers of corporation, **18:20**

OFFICIAL INFORMATION PRIVILEGE
Generally, **15:20**

OFFICIAL RECORDS
Documentary evidence, **26:4, 26:18**

OPEN FIELDS
Search and seizure, **30:3**

OPENING STATEMENTS
Generally, **7:1 to 7:6**
Charts, use of, **7:4**
Content, **7:2, 7:3**
Effect of improper opening statement, **7:6**
Exhibits, use of, **7:4**
Improper opening statements, **7:5, 7:6**
Nature, **7:1**
Objections to improper opening statements, **7:5**
Relief from improper opening statement, **7:6**

“OPENING THE DOOR”
Relevance of evidence, **19:6**

OPINION EVIDENCE
Expert and Opinion Evidence, this index

ORDER OF PROOF
Generally, **8:1 to 8:7**
Admission of evidence after party has rested, **8:5**
Civil trials, generally, **8:2**
Conditional admission of evidence, **8:7**
Criminal trials, generally, **8:1**
Departure from order of proof, **8:3**
Exclusion of evidence at particular stage of trial, **8:6**
Irregularity in order of proof, **8:3**
Rebuttal evidence, **8:4**

ORDERS
Judgments and Orders, this index

OUT-OF-STATE WITNESSES
Generally, **11:6**

PARDON
Impeachment of witnesses, effect on prior conviction, **14:13**

PARENT AND CHILD
Children and Minors, this index

PAROL EVIDENCE
Generally, **24:1 to 24:12**
Ambiguous written agreements, construction of, **24:11**
Collateral matter exception, **24:8**
Construction of ambiguous written agreements, **24:11**
Corporate records, **24:10**
Determination whether agreement is integrated, complete and final, **24:6**
Exceptions, generally, **24:7 to 24:12**
Integrated and final writings, **24:2, 24:3, 24:6**
Missing terms, supplying of, **24:12**
Motion to strike, **24:5**
Objection to admission of evidence, **24:5**
Persons affected by rule, **24:4**
Public body or court, acts of, **24:3**
Public records and documents, **24:3**
Reformation, **24:11**
Scope of rule, **24:2, 24:3**
Subsequent parol agreement or modification, **24:9**

PARTICULARITY REQUIREMENT
Search and seizure, warrants, **30:7**

PATTERN JURY INSTRUCTIONS
Generally, **35:3**

PAYMENT
Relevance of evidence, medical and similar expenses, **19:25**

PENAL INTEREST, STATEMENT AGAINST
Hearsay evidence, **27:38**

PEREMPTORY CHALLENGES

Jury Selection, this index

PERMISSION

Consent or Approval, this index

PERSONAL HISTORY

Hearsay Evidence, this index

PERSONAL INJURY

Burden of proof, **9:9**

PERSONAL KNOWLEDGE

Competence of witness, **12:4**

Expert witnesses, **20:17**

PHOTOGRAPHS

Best evidence, summaries of voluminous writings, recordings or photographs, **23:12**

Conduct of trial, photographic coverage, **2:15**

Documentary evidence, **26:16**

Motion Pictures and Videotapes, this index

Real and Demonstrative Evidence, this index

Self-incrimination, **16:3, 16:4**

X-ray photographs, **22:14**

PHYSICAL CONDITION

Hearsay evidence, **27:11**

PHYSICIAN-PATIENT PRIVILEGE

Generally, **15:10, 15:11**

PLACE OR LOCATION

Judicial notice, **17:10**

Real and demonstrative evidence, photographs, **22:13**

PLAIN VIEW

Search and seizure, **30:3**

PLEADINGS

Judicially noticed facts, **17:21**

Proof of facts, **10:8**

PLEAS AND PLEA AGREEMENTS

Generally, **4:13 to 4:16**

Agreements, generally, **4:16**

Court's advisments to accused, generally, **4:17 to 4:19**

Guilty Pleas, this index

PLEAS AND PLEA AGREEMENTS

—Cont'd

Habitual criminal advisement, **4:19**

Immigration consequences of plea, **4:18**

Nolo contendere pleas, relevance of evidence, **19:26**

Statute of limitations, **4:14**

Sufficiency of charge, pleas challenging, **4:15**

Withdrawal of Pleas, this index

POISONOUS TREE, FRUITS OF

Search and seizure, **30:26**

POLICE REPORTS

Hearsay evidence, **27:15**

POLITICAL VOTE PRIVILEGE

Generally, **15:18**

POLLING OF JURORS

Verdicts, **37:8**

POLYGRAPH TESTS

Expert and opinion evidence, **20:45**

PREJUDICE

Bias or Prejudice, this index

PRELIMINARY HEARING

Criminal trials, **4:11**

PRESENCE OF JUDGE

Generally, **2:6**

PRESENCE OF PARTIES AND COUNSEL

Conduct of trial, generally, **2:2**

Defendant, criminal trials, **4:6**

PRESUMPTIONS

Generally, **18:1 to 18:38**

As to burden of proof, generally, see Burden of Proof, this index

Agents of corporation, knowledge of, **18:20**

Analytic framework, **18:4**

Assignment of initial burdens of proof generally, **18:21 to 18:29**

corporate officers, regularity of conduct of, **18:25**

INDEX

PRESUMPTIONS—Cont'd

Assignment of initial burdens of proof—Cont'd
foreign law, **18:28**
innocence, presumption of, **18:22**
judicial proceedings, correctness of, **18:27**
marriage, **18:23**
official duties, regularity of conduct of, **18:26**
regularity of conduct or proceedings, **18:24 et seq.**
written instruments, **18:29**
Board of directors of corporation, knowledge of, **18:20**
“Bursting bubble” rule, **18:2, 18:3, 18:30**
Common law, **18:2, 18:3, 18:30**
Conclusive presumptions. Irrebuttable or conclusive presumptions, below
Conscious guilt, flight or intimidation as, **18:37**
Continuance of condition or fact, **18:10**
Corporate officers, regularity of conduct of, **18:25**
Criminal defendant, presumptions against generally, **18:32 to 18:35**
defense, presumptions that do not negative, **18:34**
defense, presumptions that negatives, **18:33**
element of crime, presumed fact as, **18:33**
element of crime, presumed fact not, **18:34**
instructions to jury, **18:35**
Death, this index
Deed, undue influence in execution of, **18:12**
Definition, **18:1**
Destruction of evidence, **18:15**
Exclusionary rules of evidence, **18:17 to 18:20**
Federal “bursting bubble” rule, **18:2, 18:3, 18:30**
Federal law, **18:31**

PRESUMPTIONS—Cont'd

Flight as conscious guilt, **18:37**
Foreign law, **18:28**
Inferences or permissive presumptions that may be drawn from evidence generally, **18:13 to 18:16**
destruction or spoliation of evidence, **18:15**
negligence, **18:16**
production of evidence, failure regarding, **18:15**
res ipsa loquitur, **18:16**
witnesses, failure of party to call or examine, **18:14**
Innocence, presumption of, **18:22**
Instructions to jury, **18:35 to 18:37**
Intimidation as conscious guilt, **18:37**
Irrebuttable or conclusive presumptions generally, **18:17 to 18:20**
board of directors, officers or agents of corporation, knowledge of, **18:20**
exclusionary rules of evidence, **18:17 to 18:20**
law firm, shared confidences in, **18:19**
voluntary and willful acts, consequences of, **18:18**
Judicial proceedings, correctness of, **18:27**
Knowledge of law, **18:30**
Law firm, shared confidences in, **18:19**
Legitimacy of child, **18:8**
Mailing and receipt of letters, **18:6**
Marriage, **18:23**
Negligence, **18:16**
Officers of corporation, knowledge of, **18:20**
Official duties, regularity of conduct of, **18:26**
Permissive presumptions. Inferences or permissive presumptions that may be drawn from evidence, below
Production of evidence, failure regarding, **18:15**

PRESUMPTIONS—Cont'd

Receipt and mailing of letters, **18:6**
Regularity of conduct or proceedings, **18:24 et seq.**
Res ipsa loquitur, **18:16**
Sanity, **9:27**
Shifting of burden of production of evidence generally, **18:9 to 18:12**
continuance of condition or fact, **18:10**
suicide, cause of death not, **18:11**
will or deed, undue influence in execution of, **18:12**
Shifting of burden of proof generally, **18:5 to 18:8**
death presumed after unexplained absence, **18:7**
legitimacy of child, **18:8**
mailing and receipt of letters, **18:6**
Situations where presumptions do not apply, **18:38**
Spoliation of evidence, **18:15**
Suicide, cause of death not, **18:11**
Voluntary and willful acts, consequences of, **18:18**
Will, undue influence in execution of, **18:12**
Willful and voluntary acts, consequences of, **18:18**
Witnesses, failure of party to call or examine, **18:14**
Written instruments, **18:29**

PRETRIAL CONFERENCES AND PRETRIAL ORDERS

Generally, **2:24**
Depositions, admissions of fact, **21:14**
Stipulations, **10:13**

PREVAILING LAW

Judicial notice, **17:8**

PRIMA FACIE CASE

Burden of proof, **9:2**

PRISONERS AND IMPRISONMENT

Competence of inmate as witness, **12:10, 12:11**

PRISONERS AND

IMPRISONMENT—Cont'd
Depositions, hearsay evidence, **21:11**
Jailhouse informers, competence of witness, **12:10**
Witnesses, **11:11, 12:10, 12:11**

PRIVILEGED COMMUNICATIONS

Generally, **15:1 to 15:26**
Attorney-client privilege generally, **15:4 to 15:9**
assertion of privilege, **15:7**
communications to which privilege does not apply, **15:9**
confidential intention of communication, **15:6**
existence of attorney-client relationship, **15:5**
motion and protective order, **15:7**
waiver and termination of privilege, **15:8**
Children, **15:12, 15:15**
Clergy, communications to, **15:17**
Compulsory disclosure, **15:23**
Confidential communications, **15:6, 15:12 to 15:14**
Counselor-client privilege, **15:11**
Disclosure
compulsory disclosure, **15:23**
opportunity to claim privilege, disclosure without, **15:23**
waiver of privilege by voluntary disclosure, **15:22**
Federal court, **15:3**
Husband-wife privilege generally, **15:12 to 15:14**
adverse spousal testimony, **15:12 to 15:14**
circumstances in which privilege may not be claimed, **15:14**
competency to testify, **12:16**
confidential communications, **15:12 to 15:14**
criminal cases, generally, **15:13**
spouse or child, crimes against, **15:13**
violent crimes, **15:13**
Identity of informer privilege, **15:21**

INDEX

PRIVILEGED
COMMUNICATIONS—Cont'd
Instructions to jury, **15:26, 35:10**
Journalists, communications to, **15:16**
Jury, claim of privilege to be made without knowledge of, **15:25**
Motion, attorney-client privilege, **15:7**
Official information privilege, **15:20**
Opportunity to claim privilege, disclosure without, **15:23**
Parent-child privilege, **15:15**
Physician-patient privilege, **15:10, 15:11**
Political vote privilege, **15:18**
Protective order, attorney-client privilege, **15:7**
Psychotherapist-patient privilege, **15:11**
Spiritual advisors, communications to, **15:17**
State secrets privilege, **15:20**
Trade secrets privilege, **15:19**
Violent crimes, husband-wife privilege, **15:13**
Waiver and termination of privilege, **15:8, 15:22**

PROBABLE CAUSE
Search and seizure, warrants, **30:4, 30:6**

PROBABLE CAUSE HEARING
Criminal trials, **4:11**

PROBATION
Competency of probationer as witness, **12:11**
Self-incrimination, probation revocation hearing, **16:7**

PROFESSIONAL RESPONSIBILITY
Attorneys, **1:14, 1:15**

PROFESSIONAL ROUTINE
Relevance of evidence, **19:21**

PSYCHIATRIC EXAMINATION
Self-incrimination, **16:6**

PSYCHOTHERAPIST-PATIENT
PRIVILEGE
Generally, **15:11**

PUBLIC POLICY
Judicial notice, **17:7**

PUBLIC RECORDS AND DOCUMENTS
Generally, **26:18**
Best evidence, **23:11**
Hearsay evidence, **27:18, 27:20**
Parol evidence, **24:3**

PUBLIC SAFETY EXCEPTION
Confessions, Miranda warnings, **29:5**

PUBLIC TRIALS
Generally, **2:14**

PUBLICATION
Contempt, **5:12**

PUBLICITY
Conduct of trial, **2:17**

QUALIFICATION OR DISQUALIFICATION
Expert witnesses, **20:5**
Judges, **2:10**
Jurors, **6:7, 6:10**

QUASHING OF CRIMINAL CASES
Motion, **3:5**

RAPE
Impeachment of witnesses, credibility of complainant, **14:8**

REAL AND DEMONSTRATIVE EVIDENCE
Generally, **22:1 to 22:17**
Admissibility, **22:2, 22:3**
Articles or objects, **22:4**
Authentication, **22:5, 22:6**
Body, exhibition of, **22:7**
Body fluid samples, **22:7**
Chain of custody of physical evidence, **22:6**
Definition, **22:1**
Demonstrations, **22:17**
Diagrams, **22:16**
Displays, **22:16**

REAL AND DEMONSTRATIVE EVIDENCE—Cont'd
Drawings, **22:16**
Experiments, **22:17**
Expert and opinion evidence, **20:27;20:28**
Gruesome photographs, **22:11**
Homicide prosecution, photographs of victim, **22:12**
Inflammatory photographs, **22:11**
Maps, **22:16**
Models, **22:16**
Motion pictures, **22:15**
Objects or articles, **22:4, 22:13**
Person, exhibition of, **22:7**
Places, photographs of, **22:13**
Shooting prosecution, photographs of victim, **22:12**
Tests, **22:17**
Use of real and demonstrative evidence, **22:1**
Videotapes, **22:15**
Visual recordings
generally, **22:8 to 22:15**
gruesome or inflammatory photographs, **22:11**
homicide or shooting prosecution, photographs of victim, **22:12**
illustration of testimony, **22:9**
motion pictures and videotapes, **22:15**
persons, photographs of, **22:10**
photograph, defined, **22:8**
places or objects, photographs of, **22:13**
X-ray photographs, **22:14**
Written summaries of oral trial testimony, **22:3**
X-ray photographs, **22:14**

REAL ESTATE
Documentary evidence, **26:21**

REBUTTAL EVIDENCE
Order of proof, **8:4**

RECEIPT OF LETTERS
Presumptions, **18:6**

RECORDS
Access to judicial records, **2:16**
Hearsay evidence, recorded recollections, **27:13**
Public Records and Documents, this index

RECROSS-EXAMINATION
Generally, **13:21**

RECUSAL
Judges, **2:10**

REDIRECT EXAMINATION
Generally, **13:19, 13:20**

REFORMATION
Parol evidence, **24:11**

REFRESHING MEMORY
Witnesses, **13:4**

REGULARLY CONDUCTED BUSINESS ACTIVITY
Documentary evidence, **26:11**
Hearsay evidence, **27:14 to 27:16**

REHABILITATION
Impeachment of witnesses, redirect examination, **14:28**

RELEVANCE OF EVIDENCE
Generally, **19:1 to 19:32**
Acquittal, evidence of, **19:17**
Admissibility of relevant evidence, **19:2, 19:3**
Business routine, **19:21**
Character or trait of character, **19:13, 19:14, 19:19**
Circumstantial evidence
generally, **19:28 to 19:31**
burden of proof, **9:30**
civil actions, **19:29**
criminal cases, **19:30**
flight, **19:30**
"state of mind" knowledge or intent, **19:31**
Collateral issues, **19:3**
Compromise, **19:24**
"Connecting-up" offered evidence, **19:5 et seq.**

INDEX

RELEVANCE OF EVIDENCE

—Cont'd

Criminal victim or defendant, character or trait of character, **19:14**
Cumulative evidence, **19:12**
Depositions, objections to admissibility, **21:18**
Exceptions to relevance requirement generally, **19:5 to 19:12**
“connecting-up” offered evidence, **19:5 et seq.**
cumulative evidence, **19:12**
limited purpose, admission for, **19:10**
negative evidence, **19:11**
“opening the door,” **19:6**
probative value, defined, **19:8**
unfair prejudice, **19:7 to 19:9**
Exclusion of relevant evidence, **19:4**
Expert and Opinion Evidence, this index
Flight, **19:30**
Guilty pleas, **19:26**
Habit, **19:20 to 19:22**
Industry customs and standards, **19:22**
Instructions to jury, admission for limited purpose, **19:10**
Intent, proof by other crimes evidence, **19:16**
Liability insurance, presence or absence of, **19:27**
Limited purpose, admission for, **19:10**
Medical and similar expenses, payment of, **19:25**
Negative evidence, **19:11**
Nolo contendere pleas, **19:26**
Offered pleas, **19:26**
Offers to compromise, **19:24**
“Opening the door,” **19:6**
Opinion, character evidence, **19:19**
Other crimes of defendant, **19:16, 19:18**
Payment of medical and similar expenses, **19:25**
Prior bad acts, **19:15 to 19:17, 19:32**
Probative value, defined, **19:8**

RELEVANCE OF EVIDENCE

—Cont'd

Professional routine, **19:21**
Reputation, character evidence, **19:19**
Requirement of relevance and competence, **19:1**
Routine practice, **19:20 to 19:22**
Sexual misconduct, prior acts, **19:32**
Similar occurrences, transactions or conditions, **19:15 to 19:17**
“State of mind” knowledge or intent, **19:31**
Subsequent remedial measures, **19:23**
Uncharged conduct, **19:15 to 19:17**
Unfair prejudice, **19:7 to 19:9**
Victim of crime, character or trait of character, **19:14**
Withdrawn pleas, **19:26**

RELIGIOUS ADVISORS

Privileged communications, **15:17**

RELIGIOUS BELIEFS OR OPINIONS

Competence of witness, **12:12**
Impeachment of witnesses, **14:16**

RELIGIOUS ORGANIZATIONS

Hearsay evidence, **27:21**

REMOVAL

Judges, **2:12**

RENDITION

Judgments, **38:2, 38:4**

REPEAT OFFENDERS

Pleas and court advisements, **4:19**

REPLICAS

Expert and opinion evidence, demonstrative evidence, **20:28**

REPUTATION

See also Character Evidence, this index

Hearsay Evidence, this index

Impeachment of witnesses, **14:5**

Relevance of evidence, character evidence, **19:19**

REQUESTS FOR ADMISSIONS

Evidence, **10:10**

RES IPSA LOQUITUR	SEARCH AND SEIZURE—Cont'd
Presumptions, 18:16	Exclusionary rule—Cont'd
RESIDUAL EXCEPTION	foreign police, search by and statements to, 30:29
Hearsay evidence, 27:34, 27:40	fruits of unreasonable search and seizure, 30:26
REVIEW	good faith exception, 30:27
Appeal and Review, this index	inevitable discovery exception, 30:28
ROUTINE PRACTICE	Foreign police, search by and statements to, 30:29
Relevance of evidence, 19:20 to 19:22	Fourth Amendment protection, 30:1
RULES AND REGULATIONS	Fruits of unreasonable search and seizure, 30:26
Conduct of trial, rules of practice, 2:1	Garbage, 30:3
Judicial notice, 17:7, 17:23	Good faith exception, exclusionary rule, 30:27
Professional conduct. Rules of Professional Conduct, this index	Hot pursuit, 30:22
RULES OF PROFESSIONAL CONDUCT	Inevitable discovery exception, exclusionary rule, 30:28
Attorneys, generally, 1:15	Informant's tip, warrants, 30:8
SANITY OR INSANITY	Interception of oral or wire communications, 30:30
Burden of proof, 9:27	Inventory search of automobile, 30:14
Competence of Witnesses, this index	Investigatory stops, 30:18
Competency of criminal defendant to stand trial, 2:3	Knock and announce rule and exceptions, 30:24
SCIENTIFIC EVIDENCE	Motion to suppress illegally seized evidence generally, 30:31 to 30:34
Expert and Opinion Evidence, this index	affidavit, intentionally false statement in, 30:33
Judicial notice, 17:13	standing to invoke right against unlawful search and seizure, 30:34
SEARCH AND SEIZURE	warrant, invalid, 30:32
Generally, 30:1 to 30:34	Neutral and detached magistrate, warrants, 30:5
Affidavit establishing probable cause, 30:6, 30:33	Nighttime searches, warrants, 30:9
Arrest defined, 30:15	Open fields, 30:3
Arrest without warrant, 30:23	Oral or wire communications, interception of, 30:30
Automobile searches, warrants, 30:13, 30:14	Particularity requirement, warrants, 30:7
Breaking into dwelling by police, 30:24	Plain view, 30:3
Definitions, 30:2, 30:15	Probable cause, warrants, 30:4, 30:6
Description of place searched or thing seized, warrants, 30:7	Property, seizure of, 30:17
Drug detection dogs, 30:21	
Emergency or exigent circumstances, 30:10	
Exclusionary rule generally, 30:25 to 30:29	

INDEX

SEARCH AND SEIZURE—Cont'd

Reasonable suspicion supporting seizure or detention, **30:16**
Standing to invoke right against unlawful search and seizure, **30:34**
Stop and frisk, **30:19**
Terry stop, **30:19**
Traffic stops, **30:20**
Warrants
 generally, **30:4 to 30:14**
 affidavit establishing probable cause, **30:6**
 arrest, search incident to, **30:11**
 automobile searches, **30:13, 30:14**
 consent to search, **30:12**
 description of place searched or thing seized, **30:7**
 emergency or exigent circumstances, **30:10**
 exceptions to warrant requirement, **30:10 to 30:14**
 informant's tip, **30:8**
 inventory search of automobile, **30:14**
 motion to suppress illegally seized evidence, **30:32**
 neutral and detached magistrate, **30:5**
 nighttime searches, **30:9**
 particularity requirement, **30:7**
 probable cause, **30:4, 30:6**
Wire or oral communications, interception of, **30:30**

SECURITY MEASURES

Conduct of trial, **2:5**

SELECTION OF JURY

Jury Selection, this index

SELF-AUTHENTICATED DOCUMENTS

Documentary Evidence, this index

SELF-DEFENSE

Burden of proof, **9:28**

SELF-INCRIMINATION

Generally, **16:1 to 16:18**

SELF-INCRIMINATION—Cont'd

Adverse inferences from invoking privilege, **16:16**
Calling of witness expected to invoke privilege, **16:12**
Compulsory production of evidence generally, **16:2 to 16:6**
 courtroom identification, **16:5**
 fingerprints and photographs, **16:3**
 lineups, showups and photographic identification, **16:4**
 person, exhibition of, **16:4**
 pretrial identification, **16:4**
 psychiatric examination, **16:6**
 writing and speaking, **16:3**
Corporations not authorized to assert privilege, **16:8**
Court advice to witness regarding privilege, **16:13**
Court ruling on existence of privilege, **16:15**
Courtroom identification, **16:5**
Cross-examination, **13:13**
Fingerprints, **16:3**
Grand jury witnesses, **16:14**
Guilty plea as waiver of privilege, **16:18**
Immunity, grant of, **16:10**
Invocation of privilege, **16:9**
Lineups, **16:4**
Person, exhibition of, **16:4**
Photographic identification, **16:4**
Photographs, **16:3**
Pretrial identification, **16:4**
Probation revocation hearings, **16:7**
Prosecution witness who invokes privilege, **16:11**
Psychiatric examination, **16:6**
Scope of privilege, **16:1**
Showups, **16:4**
Speaking and writing, **16:3**
Waiver of privilege, **16:17, 16:18**
Writing and speaking, **16:3**

SELF-SERVING DECLARATIONS

Generally, **28:2**

SENTENCES

Generally, **38:11 to 38:16**

SENTENCES—Cont'd

Allocation, **38:11**
Appeals, **38:14, 38:15**
Burden of proof, facts relating to sentencing, **9:29**
Capital Proceedings, this index
Death penalty cases, **38:13**
Hearings, **38:11**
Postconviction relief, generally, **38:16**

SEPARATION OR SEQUESTRATION

Jury, **36:5**
Witnesses, **11:17, 11:18**

SETOFF

Burden of proof, **9:6**

SETTING ASIDE OR VACATING

Judgments and orders, **38:9, 39:5**
Verdicts, **37:10, 39:8**

SETTLEMENT

Compromise ad Settlement, this index

SEVERANCE MOTIONS

Criminal trials, **4:24**

SEX OFFENDER CONVICTION STANDARD

Burden of proof, **9:31**

SEXUAL MISCONDUCT

Relevance of evidence, prior sexual misconduct, **19:32**

SHOWUPS

Self-incrimination, **16:4**

SICKNESS

Discharge of juror, **36:10**

SILENCE

Admissions, **28:7**

SIXTH AMENDMENT

Speedy Trial, this index

SOUND RECORDINGS

Best evidence, **23:3**
Documentary evidence, **26:2**

SPEAKING AND WRITING

Self-incrimination, **16:3**

SPECIAL APPEARANCES

Abolished, **3:6, 9:5**
Attorneys, generally, **1:12**

SPECIAL VERDICTS

Generally, **37:4**

SPECULATION

Expert and opinion evidence, relevance of testimony, **20:9**

SPEED

Expert and opinion evidence, **20:46**

SPEEDY TRIAL

Generally, **4:3**
Calculation, **4:4, 4:5**
Excluded periods for speedy trial calculation, **4:5**
Mistrials, **32:15**
New trial, effect of order for new trial on right to speedy trial, **39:6**

SPIRITUAL ADVISORS

Privileged communications, **15:17**

SPOLIATION OF EVIDENCE

Presumptions, **18:15**

SPOUSAL COMMUNICATIONS

Competence of witness, **12:16**
Husband-wife privilege. Privileged Communications, this index

STANDBY COUNSEL

Generally, **1:10**

STATE OF MIND OR INTENT

Attorney-client privilege, confidential intention of communication, **15:6**

Competence of witness, **12:6**

Hearsay evidence, **27:11**

Relevance of evidence, **19:16, 19:31**

Sanity or Insanity, this index

STATE SECRETS PRIVILEGE

Generally, **15:20**

STATEMENT AGAINST INTEREST

Hearsay evidence, **27:38**

INDEX

STATUTE OF LIMITATIONS

Burden of proof, **9:20**
Pleas challenging sufficiency of charge, **4:15**

STAYS

Continuances, Adjournments and Stays, this index

STIPULATIONS

Generally, **10:11 to 10:17**
Construction of and weight given to stipulations, **10:15**
Control of proceedings, **2:25 to 2:27**
Documentary evidence, authenticity, **26:7**
Enforcement of and relief from stipulations, **10:17**
Pretrial conference, stipulations at, **10:13**
Pretrial stipulations and agreements, **10:12**

STOP AND FRISK

Search and seizure, **30:19**

STRIKE, MOTION TO

Generally, **3:22**
Objections to Evidence, this index
Parol evidence, **24:5**

SUBPOENAS

Evidence and witnesses, **11:2**

SUBPOENAS DUCES TECUM

Evidence and witnesses, **11:12**

SUBSEQUENT OFFENDERS

Pleas and court advisements, **4:19**

SUBSEQUENT REMEDIAL MEASURES

Impeachment of witnesses, **14:30**
Relevance of evidence, **19:23**

SUBSTITUTION

Judges, **2:7**
Parties, depositions, **21:7, 21:15**

SUICIDE

Presumptions, **18:11**

SUMMARIES

Best evidence, summaries of voluminous writings, recordings or photographs, **23:12**

SUMMARY JUDGMENT

Generally, **3:16, 38:7**
Affidavits, **10:4**
Burden of proof, **9:12**

SWEARING

Witness, **11:19**

TAMPERING

Jury, **11:13**
Witnesses, **11:13**

TAPE RECORDINGS

Sound Recordings, this index

TELEGRAMS

Documentary evidence, **26:13**

TELEVISION

Closed-circuit television used to present testimony, **11:10**
Coverage of trial, **2:15**

TESTS AND EXPERIMENTS

Expert and opinion evidence, **20:41**
Real and demonstrative evidence, **22:17**

TEXT MESSAGES

Documentary evidence, **26:13**

THEORY OF DEFENSE

Instructions to jury, **35:6**

TIME AND DATE

Dismissal at close of case, **3:8**
Expert and opinion evidence, **20:46**
Instructions to jury, tender of requested, **35:8**
New trial, motion for, **39:8**
Objections to Evidence, this index
Statute of limitations, burden of proof, **9:20**
Verdicts, this index

TRADE SECRETS PRIVILEGE

Generally, **15:19**

TRAFFIC STOPS

Search and seizure, **30:20**

TRANSCRIPTS

Documentary evidence, **26:2**

ULTIMATE ISSUE

Expert and opinion evidence, **20:21**

VACATING

Setting Aside or Vacating, this index

VALUATION

Expert and opinion evidence, **20:47**

VENUE

Burden of proof, **9:18**

Motion for change of venue, **3:17**

VERDICTS

Generally, **37:1 to 37:11**

Civil verdicts, **37:3 to 37:6**

Criminal verdicts, **37:7**

Defective verdicts, **37:6**

Definition, **37:1**

Directed Verdicts, this index

Five-sixths verdicts, **37:5**

General verdicts, **37:4**

Impeachment of verdict, **37:9**

Judgment notwithstanding verdict, **37:10, 37:11**

Mistrials, inability of jury to reach verdict, **32:8**

Objections to forms, **37:2**

Polling of jurors, **37:8**

Setting aside verdict, **37:10, 39:8**

Special verdicts, **37:4**

Time

 judgment notwithstanding verdict, filing motion for, **37:11**

 set aside verdict, filing motion to, **39:8**

VICTIMS OF CRIMES

Competence of child victim as witness, **12:14**

Relevance of evidence, character or trait of character, **19:14**

VIDEOTAPES

Motion Pictures and Videotapes, this index

VIEW BY JURY

Generally, **25:1 to 25:7**

Civil cases, **25:2**

Conduct of view, **25:5**

Criminal cases, **25:3**

Definition, **25:1**

Discretion of court, **25:4**

Evidentiary value, **25:6**

Unauthorized view by juror, **25:7**

VIOLENT CRIMES

Husband-wife privilege, **15:13**

VISUAL RECORDINGS

Motion Pictures and Videotapes, this index

Photographs, this index

VITAL STATISTICS

Hearsay evidence, **27:9**

VOIR DIRE

Jury selection, generally, **6:15**

VOLUMINOUS WRITINGS, RECORDINGS OR PHOTOGRAPHS

Best evidence, summaries, **23:12**

VOLUNTARINESS OF CONFESSIONS

Generally, **29:6 to 29:8**

VOLUNTARY DISMISSAL

Motions, **3:3, 3:4**

VOUCHING

Witnesses, **11:22**

WAIVER

Attorneys, this index

Confrontation of witnesses, **11:9**

Directed verdicts, introduction of evidence after denial as waiver of error, **33:7**

Jury, right to, **6:6**

Mistrials, right to move for, **32:16**

Objections to evidence, **31:3**

Privileged communications, **15:8, 15:22**

Self-incrimination, **16:17, 16:18**

Speedy trial, right to, **4:3**

INDEX

WAIVER—Cont'd

Statutory rights, criminal trials, generally, **4:12**

WARRANTS

Search and Seizure, this index

WEAPONS TESTS

Expert and opinion evidence, **20:42**

WILLS

Presumptions, undue influence in execution, **18:12**

WIRETAPPING

Search and seizure, **30:30**

WITHDRAWAL OF ATTORNEY

Generally, **1:13**

WITHDRAWAL OF PLEAS

Admissions, **28:12**

Relevance of evidence, **19:26**

WITNESSES

Evidence and Witnesses, this index

WORKERS' COMPENSATION

Expert and opinion evidence, **20:26**

WRITINGS

Handwriting, expert and opinion evidence, **20:35**

Self-incrimination, **16:3**

Voluminous writings, best evidence, summaries, **23:12**

X-RAY PHOTOGRAPHS

Real and demonstrative evidence, **22:14**