

Index

ABSENTIA, TRIAL IN

Generally, § 17:4

ACTUAL INNOCENCE

Judicial review, petition for writ of actual innocence, § 21:10

ADMINISTRATIVE SEARCHES

Searches, this index

ADMINISTRATIVE WARRANTS

Searches, this index

AGUILAR

Search and seizure, traditional two prongs for probable cause, § 4:10

AIRPORTS

Warrantless searches, § 4:32

ALIBI

Trial, § 17:32

ALLEN CHARGE

Deadlocked juries, § 18:4

ALLOCUTION

Sentencing, § 19:4

ALTERNATIVE, CHARGING IN THE

Indictments and charges, charging in the alternative, § 13:6

AMENDMENTS

Indictments and charges, § 13:7

APPEALS

Judicial Review, this index

ARRAIGNMENT, PLEAS AND PLEA BARGAINING

Generally, § 15:1 to 15:5

Arraignment, § 15:1

Entry of plea, § 15:2

Guilty plea, entry of, § 15:3

Plea bargaining, § 15:4

Withdrawal of pleas, § 15:5

ARRESTS

Generally, § 2:1 to 2:8

Detainers, § 2:8

Dwelling, warrantless arrests in a, § 2:5

ARRESTS—Cont'd

- Extradition, § 2:7
- Illegal arrest, consequences, § 2:6
- Public places, warrantless arrests in, § 2:4
- Searches. Warrantless Searches, this index
- Summons in lieu of arrest, § 2:3
- Warrantless arrests
 - Dwelling, § 2:5
 - Public places, § 2:4
- Warrantless Searches, this index
- Warrants, § 2:2

ATTACHMENT

- Double jeopardy, § 14:14

ATTORNEYS

- Right to Counsel, this index

AUTOMOBILES

- Warrantless Searches, this index

BAIL

- Pretrial Release and Bail, this index

BIAS

- Witnesses, impeachment and credibility of, § 17:18

BILL OF PARTICULARS

- Indictments and charges, § 13:8

BOND

- Pretrial release and bail, motion to alter, increase or revoke bail, § 10:5

BORDERS

- Warrantless searches, § 4:33

BURDEN OF PROOF AND PRESUMPTIONS

- Trial, § 17:7, 17:8

CAPITAL CASES

- Sentencing, § 19:3

CAUSE, CHALLENGES FOR

- Jury trial, § 16:5

CHANGE OF VENUE

- Pretrial motions, § 14:20

CHARACTER

- Trial, defendant's character as defense, § 17:34

CHARGES

- Indictments and Charges, this index

INDEX

CIRCUIT COURT

District Court's appeal to Circuit Court, § 21:7

COLLATERAL ESTOPPEL

Double jeopardy, § 14:18

COLLATERAL USE OF EVIDENCE

Fourth Amendment exclusionary rule, § 6:5

COMMUNICATIONS

Verbal Communications and Electronic Eavesdropping, this index

COMPETENCY

Psychiatric evaluation. Pretrial Motions, this index

Stand trial, defenses, § 17:29

Witnesses, § 17:12

CONFESSIONS AND SELF-INCRIMINATION

Generally, § 7:1 to 7:15

Confessions, generally, § 7:1 to 7:10

Consequences, assertion of privilege against self-incrimination, § 7:15

Corroboration, § 7:9

Counsel, Sixth Amendment right to, § 7:8

Custody, Miranda, § 7:4

Hearsay evidence, confession by third party, § 17:21

Illegally obtained confessions, suppression of, § 7:10

Immunity, privilege against self-incrimination, § 7:14

Interrogation, Miranda, § 7:5

Invoking the privilege against self-incrimination, § 7:12

Miranda

Generally, § 7:3

Custody, § 7:4

Interrogation, § 7:5

Invocation, § 7:7a

Waiver, § 7:7

Warnings, § 7:6

Privilege against self-incrimination, generally, § 7:11 to 7:15

Proceedings in which privilege may be asserted, § 7:13

Right to counsel, Sixth Amendment, § 7:8

Scope of privilege against self-incrimination, § 7:11

Self-incrimination, privilege against, generally, § 7:10 to 7:15

Sixth Amendment right to counsel, § 7:8

Suppression of illegally obtained confessions, § 7:10

Voluntariness of confessions, § 7:2

Waiver

Miranda, § 7:7

Self-incrimination, privilege against, § 7:14

Warnings, Miranda, § 7:6

CONSENT

Warrantless Searches, this index

CONSPIRATOR

Hearsay evidence, statements of conspirators, § 17:20

CONSTITUTIONAL CONSIDERATIONS

Discovery by defense under exculpatory evidence, § 14:4

Pretrial Motions, this index

Sources of law, § 1:2

CONTEMPT OF COURT

Generally, § 20:1 to 20:4

Appeals, § 20:4

Jury trial, § 20:3

Maximum punishment, trial by jury, § 20:3

Summary punishment, § 20:2

Trial by jury, § 20:3

CONTINUANCES

Trial, § 17:3

CONTRACTS

Right to counsel, employment contract, § 9:10

CONVICTIONS

Witnesses, prior convictions, § 17:16

CORROBORATION

Confessions, § 7:9

COUNSEL

Right to Counsel, this index

COURT OF APPEALS OF VIRGINIA

Appeal by Commonwealth to Court of Appeals, § 21:5

Defendant's appeal of right to the Court of Appeals, § 21:4

COURT SYSTEM

Generally, § 1:3

CREDIBILITY

Witnesses, this index

CUSTODY

Miranda, § 7:4

DE NOVO TRIAL

Judicial review, District Court's appeal to Circuit Court for de novo trial, § 21:7

DEADLOCKED JURIES

Allen charge, § 18:4

DEFENSES

Trial, this index

INDEX

DEFINITIONS

- Searches, this index
- Temporary Detentions (Stop and Frisk), this index

DETAINERS AND DETENTION

- Arrests, § 2:8
- Search of persons on premises, § 4:17

DIMINISHED EXPECTATION OF PRIVACY

- Warrantless searches of vehicle, § 4:34

DISCOVERY

- Generally, § 14:2 to 14:6
- Constitutional considerations, discovery by defense under exculpatory evidence, § 14:4
- Exculpatory evidence, constitutional considerations of discovery by defense under, § 14:4
- Identity of informant, § 14:5
- Informant's identity, § 14:5
- Rule 3A:11
 - Defense, discovery by, § 14:3
 - Prosecution, discovery by, § 14:6

DISTRICT COURT

- Appeal to Circuit Court by District Court, § 21:7

DNA

- Identification procedures, § 8:6

DOUBLE JEOPARDY

- Generally, § 14:13 to 14:18
- Attachment, § 14:14
- Collateral estoppel and res judicata, § 14:18
- Defining the same offense, § 14:15
- Mistrials, § 14:16
- Res judicata, § 14:18
- Retrial after appeal, § 14:17

DUE PROCESS

- Lineups and identification procedures, impermissible suggestiveness, § 8:2

DUPLICITY

- Indictments and charges, § 13:6

DURESS

- Trial, duress and necessity as defense, § 17:33

DWELLING

- Warrantless arrests in a dwelling, § 2:5

DYING DECLARATIONS

- Hearsay evidence, § 17:22

EAVESDROPPING

Verbal Communications and Electronic Eavesdropping, this index

EMPLOYMENT CONTRACT

Right to counsel, § 9:10

ENTRAPMENT

Trial, defenses, § 17:30

Trial, entrapment defense, § 17:31

EVIDENCE

Generally, § 17:1 to 17:24

Fourth Amendment Exclusionary Rule, this index

Hearsay Evidence, this index

Judicial review, motion for scientific analysis of newly discovered or untested scientific evidence, § 21:10

Other crimes, evidence of as defense, § 17:35

Strike the evidence, motion to, § 17:27

Suppression of illegally obtained confessions, § 7:10

Tangible (real) and scientific evidence, § 17:24

Witnesses, this index

EXCEPTIONS

Fourth Amendment exclusionary rule, good faith exception, § 6:6

EXCLUSION

Witnesses, § 17:11

EXCLUSIONARY RULE

Fourth Amendment Exclusionary Rule, this index

EXCULPATORY EVIDENCE

Discovery, constitutional considerations of discovery by defense under exculpatory evidence, § 14:4

EXECUTION OF SEARCH WARRANT

Searches, this index

EXIGENT CIRCUMSTANCES

Warrantless searches, § 4:24

EXPERT WITNESSES

Generally, § 17:13

EXPUNGEMENT

Sentencing, § 19:7

EXTRADITION

Arrests, § 2:7

FAIR TRIAL

Right to fair trial, § 16:1

FINGERPRINT

Identification procedures, § 8:5

INDEX

FORCIBLE ENTRY

Search warrant, execution of, § 4:16

FOURTH AMENDMENT EXCLUSIONARY RULE

Generally, § 6:1 to 6:7

Collateral use of illegally seized evidence, § 6:5

Disposition of seized property, § 6:7

Exceptions, good faith exception, § 6:6

Fruit of the poisonous tree, § 6:4

Good faith exception, § 6:6

Government participation in illegal search, § 6:2

Lineups and identification procedures, § 8:4

Property subject to forfeiture, § 6:7

Seized property, disposition of, § 6:7

“Standing” to invoke exclusionary rule, § 6:3

Tainted evidence due to illegal search and seizure, § 6:4

FRISK

Temporary Detentions (Stop and Frisk), this index

FRUIT OF THE POISONOUS TREE

Fourth Amendment exclusionary rule, § 6:4

GOOD FAITH

Fourth Amendment exclusionary rule, § 6:6

GOVERNMENT

Fourth Amendment exclusionary rule, government participation in illegal search,
§ 6:2

GRAND JURIES

Generally, § 12:1 to 12:7

Challenges to composition of regular grand juries, § 12:3

Composition of regular grand juries, § 12:2, 12:3

Multi-jurisdiction grand juries, § 12:7

Proceedings before grand jury, § 12:4

Regular grand juries, composition and challenges to, § 12:2, 12:3

Rights of witnesses before a regular grand jury, § 12:5

Special grand juries, § 12:6

Witnesses’ rights before a regular grand jury, § 12:5

GUILTY PLEA

Entry of, § 15:3

HABEAS CORPUS

Judicial Review, this index

HEARINGS

Bail hearing, § 10:2

Preliminary Hearing, this index

HEARSAY EVIDENCE

Generally, § 17:19 to 17:23

HEARSAY EVIDENCE—Cont'd

- Confessions by third party, § 17:21
- Conspirator's statements, § 17:20
- Dying declarations, § 17:22
- Prior testimony, § 17:23
- Statements of conspirators, § 17:20
- Testimony, prior testimony as hearsay evidence, § 17:23
- Third party confessions, § 17:21

HOT PURSUIT

- Warrantless searches, § 4:22

IDENTITY AND IDENTIFICATION

- Discovery of informant's identity, § 14:5
- Indictments and charges, identifying the site of offense, § 13:4
- Lineups and Identification Procedures, this index

ILLEGAL ARREST

- Consequences, § 2:6

ILLEGALLY OBTAINED CONFESSIONS

- Suppression, § 7:10

IMMUNITY

- Self-incrimination, privilege against, § 7:14

IMPEACHING THE VERDICT

- Submitting the case to the jury, § 18:7

IMPEACHMENT AND CREDIBILITY OF WITNESSES

- Witnesses, this index

IMPERMISSIBLE SUGGESTIVENESS

- Lineups and identification procedures, due process, § 8:2

INCOMPETENCY

- Competency, this index

INCONSISTENT STATEMENTS

- Witnesses, § 17:17

INDICTMENTS AND CHARGES

- Generally, § 13:1 to 13:8
- Accused, naming the, § 13:2
- Alternative, charging in the, § 13:6
- Amending the indictment, § 13:7
- Bill of particulars, § 13:8
- Charging in the alternative, § 13:6
- Describing offenses charged, § 13:3
- Duplicity, § 13:6
- Identifying the site of offense, § 13:4
- Joinder, § 13:6
- Naming the accused, § 13:2

INDEX

INDICTMENTS AND CHARGES—Cont'd

Site of offense, identifying the, § 13:4

Time of offense, § 13:5

INDIGENTS

Right to Counsel, this index

INFORMANT

Discovery of identity, § 14:5

INMATES

Warrantless searches, § 4:35

IN ABSENTIA TRIAL

Trial, § 17:4

INNOCENCE

Judicial review, petition for writ of actual innocence, § 21:10

INSANITY

Pretrial motion for psychiatric evaluation of sanity at time of offense, § 14:7

Trial, insanity defense, § 17:29

INSTRUCTIONS

Submitting the Case to the Jury, this index

INTERROGATION

Miranda, § 7:5

INTERVIEWS

Right to counsel, initial interview with client, § 9:9

INVESTIGATIONS

Patdown, grounds for investigation pursuant to detention, § 3:4

JEOPARDY

Double Jeopardy, this index

JOINDER

Indictments and charges, § 13:6

JUDICIAL OFFICERS

Search warrants, § 4:5

JUDICIAL REVIEW

Generally, § 21:1 to 21:10

Acquittal, setting aside verdict and entering judgment of, § 21:2

Actual innocence, petition for writ of, § 21:10

Analysis of newly discovered or untested scientific evidence, motion for, § 21:10

Appeal by Commonwealth to Court of Appeals, § 21:5

Circuit Court, District Court's appeal to, § 21:7

Contempt of court, § 20:4

De novo trial, District Court's appeal to Circuit Court for, § 21:7

Defendant's appeal of right to the Court of Appeals, § 21:4

District Court, appeal to Circuit Court, § 21:7

JUDICIAL REVIEW—Cont'd

Evidence, motion for scientific analysis of newly discovered or untested scientific evidence, § 21:10

Federal habeas corpus, § 21:9

Habeas corpus

Federal, § 21:9

State, § 21:8

Innocence, petition for writ of actual, § 21:10

New trial, setting aside verdict and granting, § 21:3

Newly discovered scientific evidence, motion for scientific analysis of, § 21:10

Pretrial release and bail, § 10:5

Scientific analysis of newly discovered or untested scientific evidence, motion for, § 21:10

Setting aside verdict

Acquittal, entering judgment of, § 21:2

New trial, granting a, § 21:3

State habeas corpus, § 21:8

Supreme Court of Virginia, appeal to, § 21:6

Untested scientific evidence, motion for scientific analysis of, § 21:10

Verdict. Setting aside verdict, above

JURISDICTION

Trial, § 17:6

JURY AND JURY TRIAL

Cause, challenges for, § 16:5

Contempt of court, § 20:3

Grand Juries, this index

Panel selection, § 16:4

Peremptory challenges, § 16:6

Right to jury trial

Generally, § 16:3

Cause, challenges for, § 16:5

Panel selection, § 16:4

Peremptory challenges, § 16:6

Sequestration of jury, § 16:7

Sentencing, jury sentencing in non-capital cases, § 19:1

Sequestration of jury, § 16:7

Submitting the Case to the Jury, this index

KATZ

Search and seizure, Katz expectation of privacy approach, § 4:3

LIMITATION OF ACTIONS

Pretrial motions, § 14:9

LINEUPS AND IDENTIFICATION PROCEDURES

Generally, § 8:1 to 8:6

Counsel, right to counsel at lineups, § 8:3

DNA identification, § 8:6

INDEX

LINEUPS AND IDENTIFICATION PROCEDURES—Cont'd

- Due process, impermissible suggestiveness, § 8:2
- Exclusionary rule, § 8:4
- Fingerprint identification, § 8:5
- Impermissible suggestiveness, due process, § 8:2
- Right to counsel at lineups, § 8:3

LOCATION OR PLACE

- Place or Location, this index

MENTAL EVALUATIONS

- Sentencing, § 19:5

MIRANDA

- Confessions and Self-Incrimination, this index

MISTRIAL

- Double jeopardy, § 14:16
- Trial, motion for mistrial, § 17:26

MOTOR VEHICLES

- Warrantless Searches, this index

MULTIPLE DEFENDANTS

- Right to counsel, representation of multiple defendants, § 9:8

NEW TRIAL

- Judicial review, setting aside verdict and granting new trial, § 21:3

NEWLY DISCOVERED

- Judicial review, motion for scientific analysis of newly discovered scientific evidence, § 21:10

NOLLE PROSEQUI

- Trial, entering nolle prosequi, § 17:2

NON-CAPITAL CASES

- Sentencing by jury, § 19:1

OBJECTIONS

- Trial, § 17:25

OFFERS OF PROOF

- Trial, § 17:25

OFFICERS

- Searches, this index

OPEN VIEW/OPEN FIELDS

- Warrantless searches, § 4:31

OPENING STATEMENTS

- Trial, § 17:5

PEREMPTORY CHALLENGES

- Right to jury trial, § 16:6

PLACE OR LOCATION

Indictments and charges, identifying the site of offense, § 13:4

Search and seizure, location of seizable items, probable cause, § 4:8

PLAIN VIEW

Warrantless searches, § 4:26

PLEAS AND PLEA BARGAINING

Arraignment, Pleas and Plea Bargaining, this index

POLLING THE JURY

Submitting the case to the jury, § 18:7

POOR PERSONS

Right to Counsel, this index

PRELIMINARY HEARING

Generally, § 11:1 to 11:4

Procedures at, § 11:3

Right to preliminary hearing, § 11:2

Rules of evidence, § 11:4

Standard of proof, § 11:4

PRESENTENCE REPORTS

Sentencing, § 19:5

PRESUMPTIONS AND BURDEN OF PROOF

Trial, § 17:7, 17:8

PRETRIAL MOTIONS

Generally, § 14:1 to 14:21

Change of venue, motion for, § 14:20

Competency. Psychiatric evaluation, below

Constitutional considerations

Exculpatory evidence, discovery by defense under, § 14:4

Speedy trial, § 14:11

Discovery, this index

Double Jeopardy, this index

Evaluation. Psychiatric evaluation, below

Form and timing, § 14:1

Limitation of actions, § 14:9

Psychiatric evaluation

Competency to stand trial, defendant's, § 14:8

Sanity at time of offense, § 14:7

Sanity at time of offense, motion for psychiatric evaluation of, § 14:7

Severance of actions

Offenses, § 14:20

Parties, § 14:19

Speedy Trial, this index

Statute of limitations, § 14:9

Time

Motion, timing of pretrial motion, § 14:1

INDEX

PRETRIAL MOTIONS—Cont'd

Time—Cont'd

Sanity at time of offense, psychiatric evaluation of, § 14:7

Statute of limitations, § 14:9

Venue, motion for change of, § 14:20

PRETRIAL RELEASE AND BAIL

Generally, § 10:1 to 10:5

Appeal, § 10:5

Bail hearing, § 10:2

Bond, motion to alter, increase, or revoke bail, § 10:5

Conditions of pretrial release, § 10:4

Factors bearing upon pretrial release, § 10:3

Hearing for bail, § 10:2

PRIOR TESTIMONY

Hearsay evidence, § 17:23

PRIVACY

Searches, this index

PRO SE

Right to counsel, waiver and right to proceed pro se, § 9:5

PROBABLE CAUSE

Searches, this index

PROBATION

Sentencing, § 19:9

PSYCHIATRIC EVALUATION

Pretrial Motions, this index

PUBLIC PLACES

Warrantless arrests in public places, § 2:4

PUBLIC TRIAL

Right to public trial, § 16:2

RELEASE

Pretrial Release and Bail, this index

REPORTS

Sentencing, presentence reports and mental evaluations, § 19:5

REPUTATION

Witnesses, reputation for truth and veracity, § 17:15

RES JUDICATA

Double jeopardy, § 14:18

RESENTENCING

Sentencing, § 19:11

RETRIAL

Double jeopardy, retrial after appeal, § 14:17

RETURNS BY OFFICER

Search warrant, execution of, § 4:18

RIGHT TO COUNSEL

Generally, § 9:1 to 9:10

Critical stages of prosecution, § 9:2

Effective assistance of counsel, § 9:7

Employment contract, § 9:10

Indigents

Right to ancillary defense ancillary services, § 9:4

Right to counsel, § 9:3

Initial interview with client, § 9:9

Interviews, initial interview with client, § 9:9

Lineups, § 8:3

Multiple defendants, representation of, § 9:8

Poor persons. Indigents, above

Pro se, waiver and right to proceed, § 9:5

Prosecution, critical stages of, § 9:2

Right to ancillary defense ancillary services, indigents, § 9:4

Sixth Amendment, § 7:8

Two or more defendants, representation of, § 9:8

Waiver and right to proceed pro se, § 9:5

Withdrawal of counsel, § 9:6

RULE 3A:11

Discovery, this index

RULES OF EVIDENCE

Preliminary hearing, § 11:4

SANITY

Insanity, this index

SCIENTIFIC ANALYSIS

Judicial review, motion for scientific analysis of newly discovered or untested scientific evidence, § 21:10

SCIENTIFIC EVIDENCE

Generally, § 17:24

SEARCH WARRANTS

Searches, this index

SEARCHES

Generally, § 4:1 to 4:38

Administrative searches

Generally, § 4:36

Exceptions to administrative warrant requirement, § 4:38

Probable cause, § 4:37

INDEX

SEARCHES—Cont'd

- Administrative warrants
 - Exceptions to administrative warrant requirement, § 4:38
 - Probable cause, § 4:37
- Aguilar, traditional two prongs for probable cause, § 4:10
- Definition of “search”
 - Katz expectation of privacy approach, § 4:3
 - Traditional requirements, § 4:2
- Detention and search of persons on premises, § 4:17
- Exceptions to administrative warrant requirement, § 4:38
- Execution of search warrant
 - Generally, § 4:14 to 4:18
 - Detention and search of persons on premises, § 4:17
 - Forcible entry, § 4:16
 - Returns by officer, § 4:18
 - Scope of search, § 4:14
 - Seizure of items, § 4:18
 - Time factor, § 4:15
- Forcible entry, execution of search warrant, § 4:16
- Fourth Amendment Exclusionary Rule, this index
- Jones property rights approach, § 4:4
- Judicial officers who may issue search warrants, § 4:5
- Katz expectation of privacy approach, § 4:3
- Location of seizable items, probable cause, § 4:8
- Nature of seizable items, probable cause, § 4:8
- Officers
 - Judicial officers who may issue search warrants, § 4:5
 - Returns by officer, execution of search warrant, § 4:18
- Privacy
 - Jones property rights approach, § 4:4
 - Katz expectation of privacy approach, § 4:3
 - Warrantless search of vehicle based on diminished expectation of, § 4:34
- Probability that seizable items will be found, required degree of, § 4:9
- Probable cause
 - Administrative warrants, § 4:37
 - Aguilar, traditional two prongs, § 4:10
 - Location of seizable items, § 4:8
 - Nature of seizable items, § 4:8
 - Probability that seizable items will be found, required degree of, § 4:9
 - Search warrant, § 4:7
 - Search warrant, requirement for issuance of, § 4:6
 - “Stale” probable cause, § 4:12
 - Time factor, § 4:12
 - Totality of circumstances, § 4:11
 - Warrantless searches, search of vehicle based upon probable cause, § 4:28
- Returns by officer, execution of search warrant, § 4:18
- Search, defined. Definition of “search,” above

SEARCHES—Cont'd

Search warrants

Execution of search warrant, above

Issuance, § 4:13

Judicial officers who may issue search warrants, § 4:5

Seizure

Items, seizure of, execution of search warrant, § 4:18

Seizure of items, execution of search warrant, § 4:18

“Stale” probable cause, § 4:12

Time factor

Execution of search warrant, § 4:15

Probable cause, § 4:12

Totality of circumstances, probable cause, § 4:11

Warrantless Searches, this index

Warrants

Administrative warrants, above

Search warrants, above

SEIZURE

Searches, this index

SELF-INCRIMINATION

Confessions and Self-Incrimination, this index

SENTENCING

Generally, § 19:1 to 19:11

Allocution, § 19:4

Capital cases, § 19:3

Criminal history record, sealing, § 19:8

Deferred dispositions, § 19:6

Expungement, § 19:7

Jury sentencing, non-capital cases, § 19:1

Mental evaluations, § 19:5

Non-capital cases, sentencing by jury, § 19:1

Presentence reports, § 19:5

Probation, § 19:9

Pronouncement of sentence, § 19:4

Reports, presentence reports, § 19:5

Resentencing, § 19:11

Suspension, § 19:10

SEQUESTRATION

Jury trial, right to, § 16:7

Witnesses, § 17:11

SETTING ASIDE VERDICT

Judicial Review, this index

SEVERANCE OF ACTIONS

Pretrial Motions, this index

INDEX

SIXTH AMENDMENT

Right to counsel, § 7:8

SPECIAL GRAND JURIES

Generally, § 12:6

SPEEDY TRIAL

Generally, § 14:10 to 14:12

Constitutional considerations, § 14:11

Statutory provisions, § 14:12

“STALE” PROBABLE CAUSE

Search and seizure, § 4:12

STANDARD OF PROOF

Preliminary hearing, § 11:4

STANDING

Fourth Amendment exclusionary rule, standing to invoke, § 6:3

STATEMENTS

Hearsay evidence, statements of conspirators, § 17:20

Trial, opening statements, § 17:5

STATUTE OF LIMITATIONS

Pretrial motions, § 14:9

STATUTORY SOURCES OF LAW

Generally, § 1:2

STIPULATIONS

Trial, § 17:8

STOP AND FRISK

Temporary Detentions (Stop and Frisk), this index

STRIKE THE EVIDENCE

Generally, § 17:27

SUBMITTING THE CASE TO THE JURY

Generally, § 18:1 to 18:7

Allen charge, deadlocked juries, § 18:4

Deadlocked juries, Allen charge, § 18:4

Impeaching the verdict, § 18:7

Instructions

Proposed instructions, submission of, § 18:3

Required, § 18:2

Polling the jury, § 18:7

Proposed instructions, submission of, § 18:3

Required instructions, § 18:2

Summation, § 18:5

Verdict

Generally, § 18:6

Impeaching the verdict, § 18:7

SUMMATION

Submitting the case to the jury, § 18:5

SUMMONS

Arrest, summons in lieu of, § 2:3

Witnesses, § 17:10

SUPPRESSION OF EVIDENCE

Confessions, illegally obtained, § 7:10

SUPREME COURT OF VIRGINIA

Judicial review, § 21:6

SUSPENSION

Sentencing, § 19:10

TAINTED EVIDENCE

Fourth Amendment exclusionary rule, evidence tainted due to illegal search and seizure, § 6:4

TANGIBLE (REAL) AND SCIENTIFIC EVIDENCE

Generally, § 17:24

TANGIBLE (REAL) EVIDENCE

Generally, § 17:24

TEMPORARY DETENTIONS (STOP AND FRISK)

Generally, § 3:1 to 3:5

Definitions

Detention, § 3:2

Seizure of person, § 3:2

Temporary detention, § 3:2

Detention

Defined, § 3:2

Detention, defined, § 3:2

Grounds for detention, § 3:3

Patdown, grounds for, § 3:4

Scope, § 3:5

Seizure of person

Defined, § 3:2

Seizure of person, defined, § 3:2

Stop

Grounds for, § 3:3

Warrantless searches, § 4:23

TESTIMONY

Hearsay evidence, prior testimony as, § 17:23

THIRD PARTIES

Hearsay evidence, third party confessions as, § 17:21

Warrantless searches, consent by third party, § 4:30

INDEX

TIME

- Indictments and charges, time of offense, § 13:5
- Pretrial Motions, this index
- Searches, this index

TOTALITY OF CIRCUMSTANCES

- Search and seizure, probable cause, § 4:11

TRIAL

- Generally, § 17:1 to 17:35
- Absentia, trial in, § 17:4
- Alibi, § 17:32
- Bail. Pretrial Release and Bail, this index
- Burden of proof, § 17:7
- Character of defendant as defense, § 17:34
- Competency to stand trial, defenses, § 17:29
- Continuances, § 17:3
- De novo trial, District Court's appeal to Circuit Court for, § 21:7
- Defenses
 - Generally, § 17:28 to 17:33
 - Alibi, § 17:32
 - Character of defendant, § 17:34
 - Competency to stand trial, § 17:29
 - Duress and necessity, § 17:33
 - Entrapment, § 17:30, 17:31
 - Insanity, § 17:29
- Double jeopardy, retrial after appeal, § 14:17
- Duress and necessity as defense, § 17:33
- Entrapment defense, § 17:31
- Evidence, this index
- Fair trial, right to, § 16:1
- Hearsay Evidence, this index
- Impeachment and credibility of witnesses. Witnesses, this index
- In absentia trial, § 17:4
- Insanity defense, § 17:29
- Jurisdiction and venue, § 17:6
- Jury and Jury Trial, this index
- Mistrial, this index
- Necessity as defense, § 17:33
- New trial, setting aside verdict and granting, § 21:3
- Nolle prosequi, entering, § 17:2
- Objections, § 17:25
- Offers of proof, § 17:25
- Opening statements, § 17:5
- Presumptions, § 17:8
- Pretrial Motions, this index
- Proof and the charge, variance between, § 17:9
- Public trial, right to, § 16:2

TRIAL—Cont'd

- Release before trial. Pretrial Release and Bail, this index
- Right to trial
 - Generally, § 16:1 to 16:7
 - Fair trial, right to, § 16:1
 - Jury and Jury Trial, this index
- Speedy Trial, this index
- Statements, opening statements, § 17:5
- Stipulations, § 17:8
- Variance between proof and the charge, § 17:9
- Venue and jurisdiction, § 17:6
- Witnesses, this index

TRUTH AND VERACITY

- Witnesses, reputation for truth and veracity, § 17:15

VEHICLES

- Warrantless Searches, this index

VENUE

- Pretrial motion for change of venue, § 14:20
- Trial, § 17:6

VERBAL COMMUNICATIONS AND ELECTRONIC EAVESDROPPING

- Generally, § 5:1 to 5:6
- Constitutional considerations, § 5:4
- Federal statutory requirements, § 5:5
- Statutory requirements, § 5:6
- Warrantless eavesdropping
 - Aid of electronic devices, eavesdropping with, § 5:3
 - Without use of electronic devices, § 5:2
- Warrants for electronic eavesdropping
 - Constitutional considerations, § 5:4
 - Federal statutory requirements, § 5:5
 - Virginia statutory requirements, § 5:6

VERDICT

- Setting aside verdict. Judicial Review, this index
- Submitting the Case to the Jury, this index

WAIVER

- Confessions and Self-Incrimination, this index
- Right to counsel, waiver and right to proceed pro se, § 9:5

WARNINGS

- Miranda. Confessions and Self-Incrimination, this index, § 7:6

WARRANTLESS ARRESTS

- Arrests, above

WARRANTLESS SEARCHES

- Generally, § 4:19 to 4:35

INDEX

WARRANTLESS SEARCHES—Cont'd

- Airports, § 4:32
- Area under control of person arrested, search of, § 4:21
- Arrest
 - Area under control of person arrested, search of, § 4:21
 - Intrusive body searches, § 4:20
 - Person, search incident to arrest, § 4:20
 - Vehicles, search incident to arrest, § 4:27
- Automobiles. Vehicles, below
- Borders, § 4:33
- Consent
 - Defendant, consent by, § 4:29
 - Third party, consent by, § 4:30
- Diminished expectation of privacy, inventory of vehicle based on, § 4:34
- Exigent circumstances, § 4:24
- Hot pursuit, § 4:22
- Inmates, § 4:35
- Inventory of vehicle based on diminished expectation of privacy, § 4:34
- Open view/open fields, § 4:31
- Plain view, § 4:26
- Privacy, inventory of vehicle based on diminished expectation of, § 4:34
- Probable cause, search of vehicle based upon probable cause, § 4:28
- Stop and frisk, § 4:23
- Temporary detentions, § 4:23
- Third party, consent by, § 4:30
- Vehicles
 - Arrest, search incident to, § 4:27
 - Diminished expectation of privacy, inventory of vehicle based on, § 4:34
 - Probable cause, search of vehicles based upon, § 4:28

WARRANTS

- Arrests, § 2:2
- Searches, this index

WITHDRAWAL

- Counsel, withdrawal of, § 9:6
- Pleas, § 15:5

WITNESSES

- Generally, § 17:10 to 17:18
- Bias, impeachment and credibility of witnesses, § 17:18
- Competency of witnesses, § 17:12
- Convictions, prior, § 17:16
- Credibility of witnesses. Impeachment and credibility of witnesses, below
- Exclusion of witnesses, § 17:11
- Expert witnesses, § 17:13
- Grand jury, rights of witnesses before a regular, § 12:5
- Impeachment and credibility of witnesses
 - Generally, § 17:14 to 17:18

WITNESSES—Cont'd

Impeachment and credibility of witnesses—Cont'd

Convictions, prior, § **17:16**

Inconsistent statements, § **17:17**

Prior convictions, § **17:16**

Reputation for truth and veracity, § **17:15**

Inconsistent statements, § **17:17**

Prior convictions, § **17:16**

Reputation for truth and veracity, § **17:15**

Sequestration of witnesses, § **17:11**

Summoning witnesses, § **17:10**

Truth and veracity, reputation for, § **17:15**