## Index

ABANDONED PROPERTY AND TRASH Search and seizure, 4:29 ADMINISTRATIVE SEARCHES Search and seizure, 4:41	APPEALS—Cont'd  Court of Criminal Appeals to Tennessee Supreme Court, 31:17 Interlocutory appeals. See index heading INTERLOCUTORY APPEALS
AFFIDAVITS Arrests, 2:16 Pre-trial motions, 14:31 Search and seizure, 4:15 ALIENS AND CITIZENS	Motions generally, 31:9 new trial, 31:2 Notice of appeal, 31:6, 31:7 Oral argument and decision, 31:14 Preliminary hearing, 10:14 Record, preparation, 31:8
Sentencing, enhancement, 28:38 Warrantless searches, borders, 4:40 ALLEN CHARGE	Rehearing petition, 31:15 Release pending appeal, 31:3 Reply briefs, 31:12
Deadlock jury, 26:19 ALTERNATIVES TO	Waiver and voluntary dismissal, 31:5 Withdrawal, 31:16
INCARCERATION Generally, 29:1 to 29:11	ARRAIGNMENT Plea bargaining and guilty plea, 18:8
Community service, <b>29:6</b> , <b>29:7</b> , <b>29:11</b> Costs, <b>29:10</b>	ARRESTS AND CRIMINAL INVESTIGATIVE PROCEDURES
Fines, <b>29:10</b> Full probation, <b>29:3</b> General considerations, principles, and	Generally, <b>2:1 to 2:26</b> Affidavits of complaint, <b>2:16</b> Citizens' arrest, <b>2:20</b>
guidelines, <b>29:2</b> Periodic confinement, <b>29:8</b>	Confessions and self-incrimination generally, <b>5:1 to 5:17</b>
Probation, <b>29:3</b> , <b>29:5</b> Restitution, <b>29:9</b>	for detailed treatment see index head- ing CONFESSIONS AND SELF-INCRIMI- NATION
Revocation community corrections, <b>29:7</b> probation, <b>29:5</b>	Constitutional violation, <b>7:11</b> Definitions, <b>2:2</b> Delay, <b>2:4</b>
Split or periodic confinement, 29:8  ANSWER	Domestic violence arrest by officer, <b>2:15</b> Exclusionary rule
State post-conviction remedies, 32:16  ANTICIPATORY	generally, <b>7:1 to 7:11</b> for detailed treatment see index heading EXCLUSIONARY RULE
Search warrants, <b>4:9 APPEALS</b>	Extradition of fugitives fugitives coming to Tennessee, <b>2:26</b>
Generally, 31:1 to 31:18 Automatic review of death sentence, 31:18 Briefs	fugitive warrant, 2:22 governor's extradition warrant, 2:23 habeas corpus, 2:25 Uniform Criminal Extradition Act, 2:21
meritless, 31:13 practical suggestions, 31:11 technical requirements, 31:10 Counsel's duty to protect appeal, 31:4	waiver of extradition, <b>2:24</b> Force, degree of, <b>2:6</b> Illegal arrest, <b>2:7</b> Immunity, <b>2:3</b>

#### ARRESTS AND CRIMINAL BORDER SEARCHES INVESTIGATIVE PROCEDURES Warrantless searches, 4:40 —Cont'd **BYSTANDER INFORMANTS** Knock and announce rule, place of Defined. 4:9 arrest, 2:5 Magistrates, 2:17 **CAPITAL CASES** Offense committed in presence of Bail and pre-trial release, 9:2 officer, 2:14 Sentencing, 28:46 Officer's arrest CASE SUBMISSION TO THE JURY generally, 2:13 Generally, 26:1 to 26:21 domestic violence, 2:15 Allen charge, deadlock jury, 26:19 offense committed in presence of officer. 2:14 Comment on evidence, instructions to, Place of arrest, 2:5 Custody, conduct and deliberations of Power to arrest, 2:8 jury, **26:14** Pre-trial identification Defenses, 26:7 generally, **6:1 to 6:12** Defining offenses charged, 26:4 for detailed treatment see index head-Evidence to jury room, sending of, ing PRE-TRIAL IDENTIFICATION 26:15 Private citizens' arrest, 2:20 Flight, 26:9 Probable cause Indictment, sending to jury room, 26:16 generally, 2:10 Instructions to jury arrest, 2:11, 2:12 generally, 26:2 to 26:11 Right to resist, 2:7 comment on evidence, 26:3 Search and seizure defendants, multiple, 26:11 generally, 4:1 to 4:48 defenses, 26:7 for detailed treatment see index headdefining offenses charged, 26:4 ing SEARCH AND SEIZURE flight, **26:9** Stop and frisk lesser included offenses, 26:5, 26:6 generally, 3:1 to 3:9 matters to be charged, 26:8 for detailed treatment see index headmissing witness rule, 26:10 ing STOP AND FRISK multiple defendants, 26:11 Warrants, 2:18, 2:19 special requests, 24:3, 26:1 ARREST WARRANTS witness missing rule, 26:10 See index heading warrants of arrests Jury communication, supplemental instructions, 26:18 Jury custody, conduct and deliberations, Sentencing enhancement factors, 28:32 26:14 Lesser included offenses, 26:5, 26:19 **ATTENUATION** Matters to be charged, 26:8 See index heading EXCLUSIONARY RULE Missing witness rule, 26:10 BAIL AND PRE-TRIAL RELEASE Mistrial, 26:20 Generally, 9:1 to 9:7 Multiple defendants, 26:11 Appellate review of pre-trial bail orders, Objections to charge, 26:13 Performance guidelines mistrial, 26:21 Bail determination on statutory and Reading testimony to jury, 26:17 constitutional criteria, 9:3 Sequential charges, 26:12 Bail hearing, 9:4 Special requests for jury instructions, Bail revocation hearing, 9:5 24:3, 26:1 Capital cases, 9:2 CHAIN OF CUSTODY Performance guidelines, 9:7 State's case presentation, 22:32

**CHECKPOINTS** 

Stop and frisk, sobriety, 3:9

BATSON V. KENTUCKY

Jury selection, peremptory challenges,

#### **CITIZEN**

Arrest by, 2:20

## **CITIZEN INFORMANTS**

Defined, 4:9

## **CLERICAL MISTAKE**

Post-judgment motion to correct, 30:7

## **CLOSING ARGUMENT**

Generally, 25:1 to 25:13

Appeals to passion or prejudice, **25:9** Defendant's failure to testify, **25:6** Jury diversion from duty, attempts, **25:10** 

Limitations on defense counsel's argument, **25:11** 

Misstatement of evidence, improper argument, **25:7** 

Number, order and length, 25:2

Objections and standards for evaluating error, **25:12** 

Performance guidelines, 25:13

Personal belief or opinion, 25:8

Prosecutorial misconduct, 25:5

Prosecutorial "sandbagging," 25:3

Scope, 25:4

# COMMENCEMENT OF FORMAL PROCEEDINGS

Bail and pretrial release

generally, **9:1 to 9:6** 

for detailed treatment see index heading BAIL AND PRE-TRIAL RELEASE

Preliminary hearing

generally, 10:1 to 10:16

for detailed treatment see index heading preliminary hearing

Right to counsel

generally, **8:1 to 8:11** 

for detailed treatment see index heading RIGHT TO COUNSEL

## COMMUNITY CORRECTIONS PROGRAMS

Incarceration alternatives, 29:6, 29:7

## **COMMUNITY SERVICE**

Incarceration alternatives, 29:11

# CONFESSIONS AND SELF-INCRIMINATION

Generally, **5:1 to 5:17** 

Custody, 5:7

Defendant's silence, 5:13

Evidence, illegally obtained, 5:17

Interrogation, Miranda, 5:8

Juveniles, 5:15

Lawyers, request for waiver, 5:12

#### **CONFESSIONS AND**

### SELF-INCRIMINATION—Cont'd

Magistrates, presentation before, **5:2**Massiah and Escobedo, pre-Miranda theories, **5:4** 

Miranda doctrine, 5:6 to 5:9

Non-testimonial evidence, 5:16

Psychiatric evaluations, 5:14

Right to counsel, 5:5

Right to remain silent, 5:11

Sixth amendment, 5:4

State's case presentation, 22:8, 22:9

Voluntariness, 14th amendment, 5:3

Waiver, **5:10** 

Warnings, adequacy of, 5:9

#### **CONSENT**

Scope and duration, 4:28

Search and seizure

generally, 4:26 to 4:28

scope and duration, 4:28

third person, 4:27

Third persons, search and seizure, 4:27

## **CONSPIRATORS**

State's case presentation, 22:26

## CONSTITUTIONAL AMENDMENTS

Confessions and self-incrimination, **5:3 to 5:5** 

## **CORAM NOBIS WRIT**

State post-conviction remedies, 32:33, 32:34

#### CORPUS DELICTI

State's case presentation, 22:7

## **CORROBORATION**

State's case presentation, 22:8

#### **COSTS**

Alternatives to incarceration, 29:10

## **CRIMINAL JUSTICE**

Generally, 1:1

## DEADLOCK JURY

Allen charge and lesser included offense procedure, **26:19** 

#### **DEATH PENALTY**

Appeals, automatic review of death sentence, **31:18** 

Indictment and information, 15:10

State post-conviction remedies, 32:21

## **DEFENDANT'S CASE**

# PRESENTATION AND ATTACKS THEREON

Generally, 23:1 to 23:20

#### DISCOVERY—Cont'd **DEFENDANT'S CASE** PRESENTATION AND ATTACKS Reports of examinations and tests, pros-THEREON—Cont'd ecution's discovery, 13:14 Alibi, **23:7** Requests, motions, ex parte matters, Confession of a third party, 23:6 Defense of third person, 23:18 Responses to requests/motions, 13:22 Rule 16, applicability to proceedings, Defenses in general, 23:9 Diminished capacity, 23:11 Sanctions, request compliance failure, Duress, 23:14 13:19 Entrapment, 23:15 Statements Evidence implicating another person, co-defendant, 13:7 23:8 defendant, 13:6 Good character, 23:5 Stipulations, 13:25 Ignorance or mistake of fact, 23:13 Tangible objects and documents, 13:9 **Impeachment** Time limitations, 13:20 bad character or conduct, 23:4 Witnesses, prosecution's discovery, prior convictions, 23:3 13:15 Implications through evidence, 23:9 Witnesses and informants, 13:11 Insanity, 23:10 Work product doctrine, 13:18 Intoxication, 23:12 Necessity, 23:16 DNA ANALYSIS Performance guidelines, 23:20 Post-Conviction DNA Analysis Act. See Renunciation, 23:19 index heading STATE POST-CONVICTION Self-defense, 23:17 REMEDIES **DEFINITIONS** DOMESTIC VIOLENCE Arrests, 2:2 Arrest by officer, 2:15 Bystander informant, 4:9 DOUBLE JEOPARDY Citizen informant, 4:9 Generally, 16:1 to 16:13 Indictments, presentments and informa-Collateral estoppel and mandatory tions, 12:2, 12:25 joinder, **16:7** Search and seizure, 4:2 Different statutes, convictions for **DISCOVERY** multiple offenses under, 16:8 Generally, 13:1 to 13:29 Discrete acts, multiple punishments for Arguments for expanding discovery, same offense, 16:9 13:3 Dual sovereignty doctrine, 16:13 Defendant Due process limitations on multiple prior record, 13:8 convictions from one episode, statement, 13:6 16:14 Disclosure, 13:17 Jeopardy, when it attaches, 16:3 Documents and tangibles, prosecution's Multiple discovery, 13:13 description claims Evidence, lost or destroyed, 13:28 convictions for multiple offenses Exculpatory evidence, 13:27 under, 16:8 Hearings procedure, 13:23 discrete acts, 16:9 Historical development, 13:2 punishments for same offense Interlocutory appeals from discovery "different" statutes, 16:8 orders, 13:26 discrete acts, 16:9 Non-communicative evidence, prosecu-"multiple description" claims, tion's discovery, 13:16 16:8, 16:9 Order on ruling of court, 13:24 "same" statute, "unit-of-prosecu-Performance guidelines, 13:29 tion" claim, 16:10 Possession of prosecution, 13:5 Proceedings attaching jeopardy, 16:2 Prosecution's right to discovery, 13:12 Re-prosecution after a mistrial

after mistrial, 16:6

Reports of examinations and tests, 13:10

#### DOUBLE JEOPARDY—Cont'd

Re-prosecution after a mistrial—Cont'd after reversal on appeal, 16:1 prior acquittal or dismissal, 16:4 prior conviction or acquittal, 16:5 "Same" statute, unit of prosecution claims, 16:10 Sentencing on retrial, 16:12 State cases, multiple punishments for same offense, 16:13

#### **DRUGS**

Sentencing enhancement factors, 28:30

#### **DUAL SOVEREIGNTY DOCTRINE**

Double jeopardy, 16:13

#### **DUE PROCESS**

See index heading PRE-TRIAL IDENTIFICA-TION

#### DYING DECLARATIONS

State's case presentation, 22:29

## **EMOTIONAL STATE**

See index heading MENTAL STATE OR CONDITION

## ENHANCEMENT OF SENTENCE

See index heading SENTENCING

### **EVIDENCE**

Case submission to jury jury room, 26:15 jury's comment, 26:3 Closing argument, misstatements, 25:7 Exclusionary rule. See index heading EXCLUSIONARY RULE Hearsay. See index heading HEARSAY Implicating another person, 23:8 Rebuttal, 24:1 Reopening the case, 24:2 State's case presentation generally, 22:18 chain of custody. 22:32 character and other crime's proof, 22:21 to 22:24 circumstantial evidence, 22:20 hearsay. See index heading HEARSAY unfair prejudice, 22:19

### **EVIDENTIARY HEARING**

State post-conviction remedies, 32:18

#### **EXCITED UTTERANCES**

State's case presentation, 22:27

#### **EXCLUSIONARY RULE**

Generally, **7:1 to 7:11** Application, **7:4** 

#### EXCLUSIONARY RULE—Cont'd

Attenuation exception
generally, 7:5 to 7:7
confessions, 7:7
prosecution witness, discovery of, 7:6
Collateral use of evidence, 7:2, 7:3
Criminal conduct committed, 7:11
Discovery of prosecution witness, 7:6
Evidence, 7:2, 7:3
Fruit of the poisonous tree, 7:4
Good faith exception, 7:10
Impeachment, 7:2
Independent source exception, 7:8
Inevitable discovery exception, 7:9
Non-criminal trial proceedings, 7:3

## **EXIGENT CIRCUMSTANCES**

Warrantless searches, 4:24

## FINAL ORDER

State post-conviction remedies, 32:19

#### **FINES**

Alternatives to incarceration, 29:10

#### **FLIGHT**

Jury instructions, 26:9

#### FORMER TESTIMONY

State's case presentation, 22:31

#### **FRISK**

See index heading stop and frisk

## **GRAND JURY**

Generally, 11:1 to 11:16 Composition, 11:4 Constitutional challenges to the array, 11:11 Foreperson selection, 11:6 swearing, 11:7 Historical background, 11:2 Indictment, 11:16 Jury lists, 11:3, 11:4 Objections and challenges kinds, 11:9 timing, 11:10 Powers and duties, instructions as to, Proceedings, recording of, 11:13 Secrecy, 11:12 Selection, 11:5

## **GUILTY PLEA**

See index heading plea bargaining and guilty plea

Witnesses and evidence, 11:14

Witness immunity, 11:15

#### **HABEAS CORPUS**

See index heading state post-conviction REMEDIES

#### HATE CRIMES

Sentencing enhancement factors, 28:27

#### **HEARSAY**

Probable cause for issuance of search warrant

information provided by informer, 4:10

information provided by officer, victim or private citizen, **4:9** 

State's case presentation, confrontation clause

generally, 22:25

conspirator statements, 22:26

dying declaration, 22:29

emotional state, 22:30

excited utterance, 22:27

former testimony, 22:31

fresh complaint, 22:28

mental state, 22:30

physical condition, 22:30

#### HIV

Sentencing enhancement factors, sex offenses, 28:31

### **IDENTIFICATION**

See index heading pre-trial identification

## **ILLEGAL SENTENCE**

Post-judgment motion to correct, 30:6

### **IMMUNITY**

Arrest, 2:3

Grand jury witness, 11:15

#### **INCARCERATION**

Alternatives. See index heading ALTERNATIVES TO INCARCERATION

## INDICTMENTS, PRESENTMENTS AND INFORMATIONS

Generally, 12:1 to 12:31

Amendments, 12:27

Bill of particulars, 12:30

Charging in the alternative, 12:19

Commencement, caption and conclusion-formal requirements, 12:3

Conspiracy, 12:16

Criminal liability, exceptions, 12:17

Defendant's and victim's names, 12:12

Definitions, 12:2, 12:25

District attorney's signature, formal requirements, **12:4** 

Duplicity, 12:20

## INDICTMENTS, PRESENTMENTS AND INFORMATIONS—Cont'd

Foreperson's indorsement, formal requirements, **12:6** 

Grand jurors' signature, formal requirements, **12:7** 

Indorsement of prosecutor, 12:5

Joinder of defendants, 12:23

Joinder of offenses, 12:22

Jury room, sending indictment to, 26:16

Motions to dismiss, timing, 12:28

Multiplicity, 12:21

Offenses by juveniles, 12:26

Opening statement, reading the indictment during, 21:3

Parties to crime, 12:15

Place, 12:11

Property, description of, 12:13

Reindictments, 12:29

Statement of offense, 12:9

Statute of limitations, 12:18

Time, 12:10

Value and amount, 12:14

Variance, 12:31

Waiver of right to indictment or presentment, 12:24

# INEFFECTIVE ASSISTANCE OF COUNSEL

See index heading state post-conviction REMEDIES

## **INFORMANTS**

Citizen, 4:9

Discovery, 13:11

### **INFORMATIONS**

Indictments, presentments and informations. See index heading PRE-TRIAL JUDICIAL PROCEEDINGS

#### **INSANITY**

Defendant's case presentation and attacks thereon, 23:10

Pre-trial notices, defense or expert testimony of mental condition, **15:4** 

## INSTRUCTIONS TO JURY

See index heading case submission to the

### INTERLOCUTORY APPEALS

Generally, 17:1 to 17:12

Appellate procedure after granting, 17:8

Court of Criminal Appeals

oral arguments, 17:7

proceedings, 17:4

Extraordinary appeals

generally, 17:10 to 17:12

## INTERLOCUTORY APPEALS

-Cont'd

Extraordinary appeals—Cont'd procedure, 17:11

Tennessee Supreme Court, appellate review, 17:12

Tennessee Supreme Court, appellate review by, **17:9** 

Trial court

proceedings, 17:3

stay of proceedings, 17:5

#### **JAILS**

Warrantless searches, 4:39

#### **JOINDER**

Double jeopardy, collateral estoppel and mandatory joinder, **16:7** 

Indictments, presentments and informations

defendants, 12:23 offenses, 12:22

#### **JURY**

Generally, 20:1 to 20:13

Challenges for cause, 20:6

Death qualification, 20:7

Instructions to jury. See index heading CASE SUBMISSION TO THE JURY

Juror qualifications, exemptions and excuses, 20:2

Jury list and questionnaires, 20:4

Jury selection, 20:10

Limitations according to Batson v. Kentucky, **20:9** 

Peremptory challenges, 20:8

Sequestration, 20:12

Swearing the jury and admonitions, **20:11** 

Trial by jury, background of, 20:1

Voir dire

generally, 20:5, 20:13

guidelines for performance, 20:13

## **JUVENILES**

Confessions and self-incrimination, **5:15** Indictments, presentments and informations, **12:26** 

Sentence enhancement, 28:26

### KNOCK AND ANNOUNCE RULE

Arrest, place of, 2:5

Search warrant execution. 4:16

## LIMITATION OF ACTIONS

See index heading STATUTE OF LIMITATIONS

#### **MAGISTRATES**

Arrests and criminal investigative procedures, 2:17

Confessions and self-incrimination, presentation before, **5:2** 

#### MEDIA

Preliminary matters and requirements of trial, news coverage of proceedings, 19:3

## MENTAL STATE OR CONDITION

Defendant's case presentation and attacks thereon, insanity defense, 23:10

Pre-trial notices, insanity defense or expert testimony of mental condition, **15:4** 

State's case presentation, 22:30

## MIRANDA DOCTRINE

Adequacy of warnings, 5:9

Custody, 5:7

Interrogation, 5:8

Miranda v Arizona, 5:6

#### MISTAKE

Defendant's case presentation and attacks thereon, ignorance or mistake of fact, 23:13

#### **MISTRIAL**

Case submission to the jury, **26:20** Motion for mistrial, **22:35** 

Performance guidelines, 26:21

Re-prosecution after a mistrial. See index heading DOUBLE JEOPARDY

#### MITIGATION FACTORS

Sentencing, 28:42

## MOTOR VEHICLES

Inventory search after impound, 4:46

Probable cause to search, **4:45** 

Search and seizure, generally, **4:42 to 4:46** 

Search incident to valid arrest, 4:44

United States Supreme Court cases, warrantless searches, **4:42** 

Warrantless searches

generally, **4:42**, **4:43** 

incident to valid arrest, 4:44

inventory search after impound, **4:46** probable cause, **4:45** 

I .....

#### **NEWS**

Preliminary matters and requirements of trial, media coverage of proceedings, 19:3

#### **NEW TRIAL**

Appeals, motion for new trial, 31:2 Post-judgment motions, 30:3, 30:4

## NOTICE OF APPEAL

Generally, **31:6** Late filing, **31:7** 

#### **OFFICERS**

Sentencing enhancement factors, aggravated assault upon an officer, 28:29

## **OPEN FIELDS**

Warrantless searches, 4:38

## **OPENING STATEMENTS**

Generally, 21:1 to 21:9

Defendant's opening, 21:6

Indictment, reading, 21:3

Objections, 21:8

Performance guidelines for opening statements, 21:9

Practical considerations, 21:7

Purpose, 21:4

Sequestration of witnesses, 21:2

State's opening, 21:5

## OPEN VIEW AND PLAIN VIEW DOCTRINES

Generally, 4:30 to 4:35

Access to property, 4:35

Inadvertent discovery, 4:31

Lawful rights to be at place from which view is made, **4:33** 

Object in plain view, 4:32

Seized items, immediate and apparent illegality, **4:34** 

#### **PAROLE**

Pre-trial notices, death penalty or life without parole, intent to seek, **15:10** 

Sentencing, capital punishment and life imprisonment without parole, **28:46** 

Warrantless search of parolees, 4:39

## PERFORMANCE GUIDELINES

Bail and pre-trial release, 9:7

Case submission to jury, 26:21

Challenge to prosecution's case, 22:40

Closing argument, 25:13

Defendant's case presentation, 23:20

Discovery, 13:29

General trial preparation, 19:15

Opening statements, 21:9

Preliminary hearing, 10:15

Pre-trial motions, 14:33

### PERFORMANCE GUIDELINES

—Cont'd

State post-conviction remedies, **32:22** Voir dire. **20:13** 

#### **PHARMACIES**

Robbery of, enhanced sentence, 28:36

## **PHOTOGRAPHS**

Preliminary requirements of trial, news coverage of proceedings, **19:3**Pre-trial Identification, **6:10** 

#### PLAIN VIEW

See index heading open and plain view doctrines

## PLEA BARGAINING AND GUILTY PLEA

Generally, 18:1 to 18:13

Appeal following guilty plea, 18:12

Arraignment, 18:8

Legal aspects, 18:2

Plea bargaining, practice of, 18:3

Pleas, types of, 18:9

Pleas agreements, 18:10

Pre-trial diversion

agreed cases, 18:6

contested cases, 18:7

eligibility and general considerations, **18:5** 

Procedure for guilty plea, 18:11

Ten commandments of defense, 18:4

Withdrawal of guilty plea, 18:13

## POLLING THE JURY

Verdict, 27:6

## POST-CONVICTION FINGERPRINT ANALYSIS ACT

See index heading state post-conviction REMEDIES

## POST-CONVICTION PROCEDURES ACT

See index heading STATE POST-CONVICTION REMEDIES

## POST-CONVICTION REMEDIES

See index heading state post-conviction REMEDIES

## POST-JUDGMENT MOTIONS

Generally, 30:1 to 30:7

Arrest of judgment, 30:2

Clerical mistake, motion to correct, 30:7

Illegal sentence, motion to correct, 30:6

Judgment of acquittal, 30:1

New trial, 30:3, 30:4

Reduction of sentence, motion for, 30:5

POST-TRIAL PROCEEDINGS	PRELIMINARY MATTERS AND
Appeals	REQUIREMENTS OF TRIAL
generally, <b>31:1 to 31:18</b>	—Cont'd
for detailed treatment see index head-	Prisoners in state or local correctional
ing appeals	facility, subpoenas to, 19:9
Post-judgment motions	Public trial and free press, 19:2
generally, <b>30:1 to 30:7</b>	Subpoenas, 19:8
for detailed treatment see index heading POST-JUDGMENT MOTIONS	PRESENTING THE DEFENDANT'S CASE
State post-conviction remedies generally, 32:1 to 32:39	See index heading defendant's case pre SENTATION AND ATTACKS THEREON
for detailed treatment see index heading state Post-Conviction REMEDIES	PRESENTMENTS
PRELIMINARY HEARING	Indictments, presentments and informa
Generally, <b>10:1 to 10:16</b>	tions. See index heading PRE-TRIAL
•	JUDICIAL PROCEEDINGS
Appeal de novo, 10:14	PRE-TRIAL IDENTIFICATION
Considerations, general, <b>10:2</b> Cross-examination concerns, <b>10:8</b>	Generally, <b>6:1 to 6:12</b>
Dismissal or bindover, probable cause,	Due process
10:10	generally, <b>6:6 to 6:10</b>
Evidence, <b>10:5</b>	lineups, 6:8
Guilty plea, 10:13	photographic identification, <b>6:10</b>
Initial appearance, <b>10:1</b>	showups, <b>6:9</b>
Judicial review, <b>10:12</b>	Lineups, <b>6:8</b>
Misdemeanors, <b>10:13</b> , <b>10:14</b>	Motions, 6:11
Performance guidelines, 10:15	Photographic identification, <b>6:10</b>
Practice tips, <b>10:16</b>	Practice tips, <b>6:12</b>
Probable cause standard for bindover,	Right to counsel, <b>6:4</b>
10:6	Showups, <b>6:9</b>
Procedure, 10:7	
Record of hearing, 10:11	State action requirement, <b>6:7</b>
Right to	Summary of law, <b>6:2</b>
counsel, 10:4	United States Supreme Court cases,
preliminary hearing, <b>10:3</b>	survey of, <b>6:3</b> Violation of right to source! <b>6:5</b>
Waiver, <b>10:9, 10:13</b>	Violation of right to counsel, <b>6:5</b>
,	PRE-TRIAL JUDICIAL
PRELIMINARY MATTERS AND	PROCEEDINGS
REQUIREMENTS OF TRIAL	Discovery
Generally, <b>19:1 to 19:15</b>	generally, 13:1 to 13:29
Attorneys, conduct of, 19:14	for detailed treatment see index head
Cases and continuances, setting of, 19:13	ing discovery
Defendant, 19:6	Double jeopardy
Depositions, 19:11	generally, <b>16:1 to 16:13</b>
District attorney, 19:5	for detailed treatment see index head
General trial preparation, guidelines for,	ing double jeopardy
19:15	Grand jury
Interstate witness procedures-subpoenas,	generally, 11:1 to 11:16
19:10	for detailed treatment see index head
Judge, <b>19:4</b>	ing grand jury
Jury trial versus trial by judge, 19:7	Indictments, presentments and informations
News coverage, electronic and	
photographic, <b>19:3</b>	generally, 12:1 to 12:31
Preliminary matters of trial, <b>19:1</b>	for detailed treatment see index head ing INDICTMENTS, PRESENTMENTS
Pre-trial conferences, 19:12	AND INFORMATIONS
The state of the s	

# PRE-TRIAL JUDICIAL PROCEEDINGS—Cont'd

Interlocutory appeals

generally, **17:1 to 17:12** 

for detailed treatment see index heading interlocutory appeals

Plea bargaining and guilty plea

generally, 18:1 to 18:13

for detailed treatment see index heading plea bargaining and guilty plea

Pre-trial motions

generally, 14:1 to 14:33

for detailed treatment see index heading PRE-TRIAL MOTIONS

Pre-trial notices

generally, 15:1 to 15:10

for detailed treatment see index heading PRE-TRIAL NOTICES

#### PRE-TRIAL MOTIONS

Generally, **14:1 to 14:33** 

Amendment of indictment, 14:16

Bill of particulars, 14:4

Change of venue, 14:23

Competency to stand trial, 14:17

Defects in grand jury, 14:7

Defects in indictment, 14:6

Double jeopardy-motion to dismiss, 14:15

Ex parte motions, 14:32

False affidavits, 14:31

Hearings on motions, 14:3

Joinder of defendants, 14:19

Joinder of offenses, 14:21

Jurisdiction of offense, 14:10

Motion to dismiss, **14:5 to 14:15** 

Motion to suppress, 14:25 to 14:31

Performance guidelines, 14:33

Pre-indictment delay, 14:13

Preliminary hearing, lack of-motion to dismiss. 14:8

Prosecutorial vindictiveness, 14:9

Recusal of judge, 14:24

Sanity at time of offense, 14:18

Severance of defendants, 14:20

Severance of offenses, 14:22

Speedy trial, 14:14

Standing, 14:29, 14:30

Statute of limitations, 14:12

Time of filing, 14:2

Void for vagueness-motion to dismiss, 14:11

## PRE-TRIAL NOTICES

Generally, 15:1 to 15:10

#### PRE-TRIAL NOTICES—Cont'd

Affirmative defense, 15:5

Alibi. 15:3

Death penalty or life without parole, intent to seek, **15:10** 

Enhanced sentence, intent to seek, 15:9

Entrapment, 15:6

Insanity defense or expert testimony of mental condition, **15:4** 

Prior bad acts for impeachment purposes, intent to use, **15:8** 

Prior conviction for impeachment purposes, intent to use, **15:7** 

State's intention to use evidence, 15:2

## PRISONS AND PRISONERS

Subpoenas to, 19:9

Warrantless searches, 4:39

#### PROBABLE CAUSE

Generally, 2:10, 2:11

Hearsay

informers, 4:10

officer, victim or private citizen, 4:9

Motor vehicles, warrantless searches, **4:46** 

United States Supreme Court cases, 2:10 to 2:12

Vehicles, warrantless searches, 4:46

## **PROBATION**

Sentencing alternatives, 29:3

Warrantless search of probationers, 4:39

#### REBUTTAL

Evidence, 24:1

## RECORDS AND RECORDING

Appeals, preparation, 31:8

Discovery, defendant's prior record, 13:8

Grand jury proceedings, recording of, 11:13

Preliminary hearing, 10:11

## **RELEASE**

Appeal pending, 31:3

Bail and pre-trial release. See index heading BAIL AND PRE-TRIAL RELEASE

Sentencing. See index heading SENTENC-

## **RELIGIOUS INSTITUTIONS**

Sentencing enhancement factors, 28:32

## REMEDIES

See index heading state post-conviction REMEDIES

REOPENING THE CASE

generally, <b>4:30 to 4:35</b> access to property, <b>4:35</b>	SELF-INCRIMINATION See index heading confessions and self-
Open view and plain view doctrines	C
Judicial officers, 4:7	See index heading search and seizure
Jails, warrantless searches, 4:39	SEIZURE
Incident to lawful arrest, 4:21, 4:22	Property which may be seized, 4:18
Illegal search, results of, <b>4:48</b>	time, <b>4:11</b>
officer, 4:10	things to be seized, 4:14
Hearsay informers, <b>4:10</b>	reasons for searching, 4:13
Governmental action, <b>4:4</b>	place, description, 4:12
Definitions, 4:2	hearsay, 4:9, 4:10
Constitutional provisions, <b>4:1</b>	Probable cause
third person, 4:27	Knock and announce rule, <b>4:16</b>
scope and duration, 4:28	Judicial officers, 4:7
generally, <b>4:26 to 4:28</b>	Execution, <b>4:16 to 4:18</b>
Consent	4:17
called," <b>4:47</b>	Application for, <b>4:6</b> Detention and search of person present,
Generally, <b>4:1 to 4:48</b> Community caretaking exception, "so-	Anticipatory, <b>4:9</b> Application for <b>4:6</b>
SEARCH AND SEIZURE	Affidavit and issuance, <b>4:15</b>
	Generally, <b>4:6 to 4:16</b>
committed on school property, <b>28:25</b>	SEARCH WARRANTS
Sentence enhancement factor, offense	
SCHOOLS AND EDUCATION	WARRANTLESS SEARCHES
	Warrantless searches. See index heading
index heading state post-conviction remedies	Stop and frisk. See index heading STOP AND FRISK
State post-conviction remedies. See	time, 4:11
Preliminary hearing, <b>10:4</b>	property which maybe seized, 4:18
REMEDIES	probable cause, 4:8 to 4:14
index heading state post-conviction	knock and announce rule, <b>4:16</b>
Ineffective assistance of counsel. See	judicial officers, <b>4:7</b>
tion, <b>8:4</b>	execution, <b>4:16 to 4:18</b>
waiver of counsel and self-representa-	sent, <b>4:17</b>
investigation and preparation, <b>8:8</b> right to counsel, scope of, <b>8:2</b>	detention and search of person pre-
initial interview, 8:6	application, <b>4:6</b>
ineffective assistance of, 8:11	anticipatory, 4:9
counsel, 8:3	Search warrants
indigency and appointment of	Return by officer, <b>4:19</b>
fective assistance of, 8:11	Protected areas and interests, <b>4:3</b>
deficient performance-counsel, inef-	Property subject to seizure, <b>4:5</b>
from, <b>8:5</b>	Probationers, warrantless searches, <b>4:39</b>
counsel's control over case, <b>8:9</b> defendant in custody, telephone call	Prisoners, warrantless searches, <b>4:39</b>
contract of employment, 8:7	Parolees, warrantless searches, <b>4:39</b> Place, description of, <b>4:12</b>
generally, 8:1 to 8:11	illegality, 4:34
Commencement of formal proceedings	seized items, immediate and apparent
RIGHT TO COUNSEL	object in plain view, 4:32
Incarceration alternatives, 29:9	view is made, <b>4:33</b>
RESTITUTION	lawful right to be at place from which
Evidence, additional, 24:2	Open view and plain view doctrines —Cont'd

SEARCH AND SEIZURE—Cont'd

SENTENCING	SENTENCING—Cont'd
Alternatives to incarceration	Enhancement—Cont'd
generally, 29:1 to 29:11	sex offenses—Cont'd
for detailed treatment see index head-	HIV status, 28:31
ing alternatives to incarceration	terrorism, acts of, 28:28
Appeal of sentence, <b>28:45</b>	theft causing vandalism, 28:34
Assaultive offense, hospital grounds, enhancement, <b>28:40</b>	theft committed during state of emergency, <b>28:35</b>
Capital punishment and life imprison-	theft of firearm from vehicle, 28:39
ment without parole, 28:46	uniformed personnel, violent offense
Consecutive sentences, <b>28:43</b>	against, <b>28:37</b>
Enhancement	vandalism
generally, 28:10	place of worship, 28:32
abuse of public or private trust, <b>28:24</b> acts of terrorism, <b>28:28</b>	state of emergency, committed during, <b>28:35</b>
aggravated assault upon an officer,	theft causing, <b>28:34</b>
28:29	vandalism committed during state of
arson, place of worship, <b>28:32</b>	emergency, 28:35
assaultive offense, hospital grounds, 28:40	vulnerable victim, 28:14
drug sales to minors, 28:33	worship, arson or vandalism, 28:32
drug use to commit sex offense, 28:30	Firearm, theft of from vehicle, enhancement, <b>28:39</b>
exceptional cruelty, 28:15	Imposition of sentence, 28:9
felony committed on release status, 28:23	Incarceration alternatives
firearm, theft of from vehicle, <b>28:39</b>	generally, 29:1 to 29:11
great injuries or damage, 28:16	for detailed treatment see index head-
hate crimes, 28:27	ing alternatives to incarceration
high risk to human life, <b>28:20</b>	Law enforcement officer, offense by,
history of criminal convictions or	enhancement, 28:41
behavior, 28:11	Misdemeanor sentencing, <b>28:44</b>
HIV status, sex offense, 28:31	Mitigation factors, 28:42
illegal alien, 28:38	Offenses, classification of, 28:3
infliction of bodily injury, 28:22	Pharmacy, robbery of, enhanced
juvenile adjudications, 28:26	sentence, 28:36
law enforcement officer, offense by,	Presentence reports, 28:7
28:41 leader of offense, 28:12	Pre-trial notices, enhanced sentence, <b>15:9</b>
multiple victims, 28:13	Release
officer, aggravated assault upon,	eligibility dates, 28:6
28:29	enhancement factors
pharmacy, robbery of, 28:36	failure to comply with conditions,
pleasure or excitement, 28:17	28:18
possession of deadly weapon, <b>28:19</b> pretrial notice, <b>15:9</b>	felony committed on release status,
prior felony involving death or bodily	28:23
injury, 28:21	Scope, <b>28:1</b>
release conditions, failure to comply	Sentencing hearing, 28:8
with, <b>28:18</b>	Sentencing ranges, 28:4
release status, felony committed on,	Special categories, 28:5
28:23	Tennessee sentencing laws, 28:2
school property, offense committed	Theft causing vandalism, 28:34
on, <b>28:25</b>	Theft committed during state of emer-
selling drugs to minors, 28:33	gency, <b>28:35</b>
sex offenses	Theft of firearm from vehicle, enhance-
drug use to commit, 28:30	ment, <b>28:39</b>

SENTENCING—Cont'd	STATE POST-CONVICTION
Uniformed personnel, violent offense	REMEDIES—Cont'd
against, enhancement of sentence,	Ineffective assistance of counsel
28:37	—Cont'd
Vandalism committed during state of	prejudice, 32:6
emergency, 28:35	Issues previously determined, 32:9
SEQUESTRATION	Mandatory obligations of counsel, 32:17
Jury, <b>20:12</b>	Overview, <b>32:1</b>
SEX OFFENSES	Performance guidelines, <b>32:22</b> Petitions
Drug use to commit, sentence enhance-	generally, 32:14
ment factor, 28:30	habeas corpus, 32:30
HIV status, sentence enhancement fac-	Post-Conviction DNA Analysis Act,
tor, <b>28:31</b>	32:25
Sentencing enhancement factors	Post-Conviction DNA Analysis Act
drug use to commit, 28:30	generally, 32:24 to 32:28
HIV status, <b>28:31</b>	hearing, <b>32:28</b>
SOBRIETY CHECKPOINTS	petition, <b>32:25</b>
Stop and frisk, 3:9	preliminary procedure, 32:26
STATE OF EMERGENCY	summary dismissal, 32:26
Sentencing enhancement factors, <b>28:35</b>	testing and results, 32:27
•	Post-Conviction Fingerprint Analysis
STATE POST-CONVICTION	Act 22,25 to 22,20
REMEDIES	generally, <b>32:35 to 32:39</b> hearing, <b>32:39</b>
Generally, 32:1 to 32:39	petition, <b>32:36</b>
Amendments, 32:15	preliminary procedure, 32:37
Answer, 32:16	summary dismissal, 32:37
Coram Nobis Writ, <b>32:33</b> , <b>32:34</b> Death penalty, <b>32:21</b>	testing and results, 32:38
Delayed appeal, relief, grounds for,	Post-Conviction Procedures Act
32:10	generally, 32:2 to 32:23
Dismissal motion, 32:16	amendments, 32:15
DNA. See Post-Conviction DNA Analy-	answer, <b>32:16</b>
sis Act, below	death penalty, 32:21
Evidentiary hearing, 32:18	delayed appeal, relief, grounds for,
Final order, 32:19	32:10
Grounds for relief, 32:3 to 32:10	dismissal motion, 32:16
Habeas corpus	evidentiary hearing, 32:18
generally, 32:29 to 32:32	final order, 32:19
hearing, 32:32	grounds for relief, <b>32:3 to 32:10</b> ineffective assistance of counsel,
issuance, 32:32	above
petition, <b>32:30</b> preliminary procedure, <b>32:31</b>	issues previously determined, <b>32:9</b>
summary dismissal, 32:31	mandatory obligations of counsel,
Hearings	32:17
habeas corpus, <b>32:32</b>	performance guidelines, 32:22
Post-Conviction DNA Analysis Act,	petitions, 32:14
32:28	practice tips, 32:23
Ineffective assistance of counsel	preliminary consideration, <b>32:15</b>
generally, 32:4 to 32:9	preliminary order, 32:15
appellate counsel, 32:8	previously determined issues, <b>32:12</b>
deficient performance, 32:5	relief, grounds for, 32:3 to 32:10
delayed appeal, 32:10	reopening petition, 32:20
direct appeal, raising issue on, 32:9	ruling, <b>32:19</b>
illustrative cases, 32:7	statute of limitations, 32:13

## STATE POST-CONVICTION REMEDIES—Cont'd

Post-Conviction Procedures Act
—Cont'd

waiver, 32:11

Practice tips, 32:23

Prejudice, ineffective assistance of counsel, **32:6** 

Preliminary consideration, 32:15

Preliminary order, 32:15

Previously determined issues, 32:12

Relief, grounds for, **32:3 to 32:10** 

Reopening petition, 32:20

Ruling, 32:19

Statute of limitations, 32:13

Waiver of issues, 32:11

Writ of error coram nobis, 32:33, 32:34

#### STATE'S CASE PRESENTATION

Generally, 22:1 to 22:40

Accomplices, witnesses, 22:11

Bad character or conduct, impeachment of witnesses, 22:14

Bias or prejudice, 22:17

Burden of proof, 22:2

Chain of custody, 22:32

Confessions

Burton issues, 22:9

corroboration requirement, 22:8

Jackson-Denno hearings, 22:8

Corpus delicti, 22:7

Evidence, generally. See index heading EVIDENCE

Hearsay. See index heading HEARSAY Impeachment of witnesses, generally, 22:12

Indictment and proof, variance between, 22:37

Motion for judgment of acquittal, 22:39

Motion for mistrial, 22:35

Motion to compel election, 22:38

Objections to evidence, 22:33

Offers of proof, 22:34

Performance guidelines for challenging the prosecution's case, **22:40** 

Presumption of innocence, 22:4

Presumptions and inferences, 22:5

Prior convictions, 22:13

Prior inconsistent statements, 22:15, 22:16

Production of statements, 22:16

Reasonable doubt, 22:3

Resting the state's case, 22:36

Venue, jurisdiction and statute of limitations, **22:6** 

Witnesses, 22:10

## STATUTE OF LIMITATIONS

Indictments, presentments and informations, 12:18

Pre-trial motions, 14:12

State post-conviction remedies, 32:13

## STOP AND FRISK

Generally, 3:1 to 3:3:9

Detention of persons, scope and duration of, **3:6** 

Frisk, 3:7, 3:8

Information from third persons, 3:5

Objective basis for frisk, 3:7

Objective basis for stop, reasonable suspicion

personal observations, 3:4

reasonable suspicion, generally, 3:3

third persons, information from, 3:5

Personal observations, 3:4

Reasonable suspicion, 3:3

Seizure of persons, 3:2

Sobriety checkpoints, 3:9

Warrantless searches, 4:23

## SUBMITTING THE CASE TO JURY

See index heading Case Submission to the Jury

### **TERRORISM**

Sentencing enhancement factors, acts of terrorism, **28:28** 

#### THEFT

Sentencing enhancement factors, 28:34

#### TRIAL

Case submission to the jury

generally, 26:1 to 26:21

for detailed treatment see index heading case submission to the jury

Closing argument

generally, 25:1 to 25:13

for detailed treatment see index heading CLOSING ARGUMENT

Defendant's case presentation and attacks thereon. See index heading DEFENDANT'S CASE PRESENTATION AND ATTACKS THEREON

Jury

generally, 20:1 to 20:13

for detailed treatment see index heading JURY

case submission to the jury, above

Opening statements

generally, 21:1 to 21:9

for detailed treatment see index heading opening statements

#### TRIAL—Cont'd WAIVER—Cont'd Preliminary matters and general require-Preliminary hearing, 10:9, 10:13 ments Right to counsel, self-representation, 8:4 generally, 19:1 to 19:15 State post-conviction remedies, issues, for detailed treatment see index head-32:11 ing PRELIMINARY MATTERS AND GEN-WARRANTLESS SEARCHES ERAL REQUIREMENTS Generally, 4:20 to 4:46 Preliminary matters and requirements of Abandoned property and trash, 4:29 trial. See index heading PRELIMINARY MATTERS AND REQUIREMENTS OF TRIAL Access to property, **4:35** Rebuttal. 24:1 Administrative searches, **4:41** State's case presentation Aerial surveillance, 4:37 generally, 22:1 to 22:40 Border searches, 4:40 for detailed treatment see index head-Community caretaking exception, "soing STATE'S CASE PRESENTATION called," 4:47 Verdict Consent generally, **27:1 to 27:7** generally, **4:26 to 4:28** for detailed treatment see index headscope and duration, 4:28 ing VERDICT third persons, 4:27 **UNIFORM CRIMINAL** Exigent circumstances, 4:24 **EXTRADITION ACT** Illegal search, result of, 4:48 Arrests and criminal investigative Inadvertent discovery, 4:31 procedures, 2:21 Incident to lawful arrest, 4:21, 4:22 Jails, 4:39 UNIFORMED PERSONNEL Lawful right from which view is made, Violent offense against, enhancement of 4:33 sentence, 28:37 Motor vehicles VANDALISM generally, 4:42 to 4:46 Sentencing enhancement factors, 28:32, for detailed treatment see index head-28:34, 28:35 ing motor vehicles **VEHICLES** Officer in hot pursuit, 4:25 See index heading motor vehicles Open and plain view doctrines generally, 4:30 to 4:35 VERDICT access to property, 4:35 Generally, 27:1 to 27:7 inadvertent discovery, 4:31 Amending the verdict, 27:5 lawful right to be at place from which Consistency of verdict, 27:4 view is made, 4:33 Impeaching the verdict, jury object in plain view, 4:32 misconduct, 27:7 seized items, immediate and apparent Mechanics related to verdicts, 27:2 illegality, 4:34 Multiple counts and defendants, 27:3 Open fields, 4:38 Polling the jury, **27:6** Parolees, 4:39 **VOIR DIRE** Plain feel, 4:36 See index heading JURY Prisons, 4:39 WAIVER Probationers, 4:39 Appeals, voluntary dismissal, 31:5 Seized items, illegality, 4:34 Confessions and self-incrimination Stop and frisk, 4:23 lawyer's assistance, 5:12 United States Supreme Court cases, 4:42 right to remain silent, 5:11 WARRANTS OF ARRESTS waiver in general, 5:10

Indictments, presentments and informa-

tions, right to, 12:24

Execution and return. 2:19

Issuance, 2:18