Volume 4

PART I. PRINCIPLES GOVERNING INSTRUCTIONS TO JURY

CHAPTER 1. IN GENERAL

- § 1:1 Office of the instruction
- § 1:2 The model instruction
- § 1:3 Form and manner of instructing
- § 1:4 Time of giving instructions

CHAPTER 2. PROVINCE OF THE COURT AND JURY

- § 2:1 Duty of the court
- § 2:2 Questions of law
- § 2:3 Mixed questions of law and fact
- § 2:4 Uncontroverted facts
- § 2:5 Function of the jury to ascertain the facts
- § 2:6 Function of the jury to ascertain the facts— Invasion by the court
- § 2:7 Function of the jury to weigh the evidence
- § 2:8 Function of the jury to weigh the evidence— Invasion by the court

CHAPTER 3. SUBJECT MATTER OF INSTRUCTIONS

- § 3:1 Theory of the case
- § 3:2 Issues of fact
- § 3:3 Principles of law
- § 3:4 Presumptions—Burden of proof
- § 3:5 Weighing the evidence
- § 3:6 Clear and convincing evidence

- § 3:7 Excluding, limiting, or explaining the evidence § 3:8 Credibility of witnesses
- § 3:9 Definitions
- § 3:10 Use of electronic media during trial
- § 3:11 Cautionary instructions
- § 3:12 Adverse inference instructions in spoliation cases

CHAPTER 4. SUFFICIENCY AND CORRECTNESS

- § 4:1 In general
- § 4:2 Appellate statements
- § 4:3 Generality
- § 4:4 Argumentative instructions
- § 4:5 Completeness
- § 4:6 Clarity
- § 4:7 Diversion
- § 4:8 Repetition
- § 4:9 Rhetorical words
- § 4:10 Contradictions
- § 4:11 Language

CHAPTER 5. RELEVANCY TO THE CASE

- § 5:1 Abstract statements
- § 5:2 Hypothetical instructions
- § 5:3 Ignoring issues
- § 5:4 Withdrawing issues
- § 5:5 Instructions must be based upon the evidence
- § 5:6 Partial view of the evidence
- § 5:7 Singling out evidence
- § 5:8 Assumption of facts

CHAPTER 6. CONSTRUCTION AND OPERATION

- § 6:1 Instructions to be read in light of the evidence
- § 6:2 Instructions to be read as a whole
- § 6:3 Curative effect of other instructions
- § 6:4 Commingled theories

CHAPTER 7. CAUTIONARY INSTRUCTIONS

§ 7:1 Reaching a verdict (Allen charge)

DEFAULT

§ 7:2	Hanging instructions
§ 7:3	Instruction to disregard
§ 7:4	Unnecessary cautions
§ 7:5	View of the scene
§ 7:6	Jury to avoid outside comment
§ 7:7	Jury to avoid outside contact
§ 7:8	Instruction to anonymous jury
§ 7:9	Use of electronic technology to communicate about a case
§ 7:10	Multi day case instruction
§ 7:11	Insurance
§ 7:12	Insurance payments used to show possible witness bias

CHAPTER 8. REQUESTS FOR INSTRUCTIONS

- $\S~8:1$ Duty to prepare and request
- § 8:2 Right to tendered instructions
- § 8:3 Inconsequential requests
- § 8:4 Defects waived

CHAPTER 9. OBJECTIONS AND EXCEPTIONS

- § 9:1 Necessity
- § 9:2 Effect of error
- § 9:3 Motion for new trial
- § 9:4 Sanctions

CHAPTER 10. WEIGHING THE EVIDENCE

§ 10:1	Instructions to be considered as a whole
§ 10:2	Jury to judge credibility of witnesses
§ 10:3	When jury may reject all testimony of a witness
§ 10:4	Verdict not to be based on surmise, conjecture or sympathy
§ 10:5	Most favorable testimony may be accepted
§ 10:6	Negative testimony—Probative value
§ 10:7	Circumstantial evidence
§ 10:8	Party litigant bound by his or her own testimony
§ 10:9	Inconsistent statements by witness

§ 10:10	Prior inconsistent statement of witness
§ 10:11	Failure to produce material witness
§ 10:12	Failure to testify to material facts
§ 10:13	Failure to produce evidence
§ 10:14	Adverse witness
§ 10:15	Intoxication of witness at time of event
§ 10:16	Expert's testimony (if hypothetical question
	used)
§ 10:17	Weighing expert testimony
§ 10:18	Dual role expert testimony
§ 10:19	Weighing competing experts' testimony
§ 10:20	Statements of counsel

PART II. NEGLIGENCE—FORMS OF INSTRUCTIONS

A. IN GENERAL

CHAPTER 11. DEFINITIONS

§ 11:1	Preponderance of the evidence
§ 11:2	Negligence
§ 11:3	Duty of care—Use and maintenance of property
§ 11:4	Contributory negligence
§ 11:5	Reasonable care—Ordinary care
§ 11:6	Gross negligence
§ 11:7	Malice—Actual (common law definition)
§ 11:8	Willful and wanton negligence (Kaltman)
§ 11:9	Willful and wanton negligence (Clohessy and
	Griffin)
§ 11:10	Proximate cause
§ 11:11	Business and residence district
§ 11:12	Unsound mind

CHAPTER 12. NEGLIGENCE— CAUSATIONS—BURDEN OF PROOF

Ordinary care does not contemplate absolutely safe action
Burden on plaintiff to prove defendant's negligence
Negligence and proximate cause finding instruction
Unavoidable accident
Negligence as a matter of law—Per se negligence
Proof of negligence by circumstantial evidence
Contributory negligence a bar to recovery
Contributory negligence of parents in wrongful death of child

§	12:9	Contributory negligence—Passenger
§	12:10	When negligence of the plaintiff not a bar to
		recovery
§	12:11	Burden on defendant to prove contributory negligence
2	12:12	Plaintiff's negligence immaterial unless a
8	14.14	proximate cause of injury
8	12:13	Plaintiff's negligence must be a proximate cause
3	12.10	to bar recovery
§	12:14	Proximate cause—Burden of proof
§	12:15	Proximate cause—Definition in connection with
_		an event
§	12:16	Proximate cause—Definition in connection with an injury, accident, or damage
8	12:17	Proximate cause—Uncertainty as to cause of
8	12.11	injury
§	12:18	Proximate cause—Precise injury need not be
Ü		foreseen
§	12:19	Proximate cause—Concurrent (multiple)
		sufficient causes (multiple exposure
		mesothelioma cases)
§	12:20	Multiple proximate causes—Definition in
		connection with an injury, accident, or damage
§	12:21	Multiple proximate causes—When defendant's
		negligence causes injury
§	12:22	Intervening cause—When defendant excused
§	12:23	Intervening cause—When defendant not excused
§	12:24	Intervening cause—Defendant's negligence not
		excused by prior negligence of third party
§	12:25	Intervening Cause—Defendant's negligence
		excused by superseding cause
§	12:26	Concurrent liability of codefendants
§	12:27	Single indivisible injury resulting from
		independent negligence of two defendants in
		two accidents

B. SPECIAL RELATIONS AND PERSONS

CHAPTER 13. AGENCY

§ 13:1	Independent contractor or agent—Test for
§ 13:2	Agency—Test for
§ 13:3	Defendant not liable for acts of independent

DEFAULT

	contractor
§ 13:4	Negligent retention of independent contractor
§ 13:5	Power of control
§ 13:6	Defendant liable for agent's negligence
§ 13:7	Liability of principal for acts of agent acting contrary to instructions
§ 13:8	Principal's liability for malicious act of agent
§ 13:9	Burden of proof upon plaintiff to prove agency
§ 13:10	Course of agent's employment—Test for
§ 13:11	Course of agent's employment—Test for—Short form
§ 13:12	Course of agent's employment—Apparent scope of agent's authority
§ 13:13	Course of agent's employment—Presumption that agent's acts were within scope of employment
§ 13:14	Course of agent's employment—When presumption of agency is rebutted
§ 13:15	Course of agent's employment—Agent's temporary departure from scope of employment
§ 13:16	Course of agent's employment—When agent's deviation does not suspend agency
§ 13:17	Course of agent's employment—Principal's liability for agent's use of agent's own motor vehicle
§ 13:18	Loaned employee—When borrower liable for employee's actions
§ 13:19	Loaned employee—When no liability for employee's actions
§ 13:20	Principal's liability for acts of subagent
§ 13:21	Principal's liability for acts of subagent—When a subemployee is not agent of the principal
§ 13:22	Agent combining own business with that of principal
§ 13:23	Owner's liability to occupant of motor vehicle invited to ride by employee
§ 13:24	Duty of gratuitous bailee
§ 13:25	Negligent hiring
§ 13:26	Negligent hiring—Imputed knowledge

CHAPTER 14. JOINT ENTERPRISE

- § 14:1 Negligence imputed
- § 14:2 Imputed negligence bars recovery

§ 14:3	Voice in control necessary
§ 14:4	Retention of right of control
§ 14:5	Actual ability to control immaterial
§ 14:6	Husband's negligence not imputed to wife

§ 14:7 Bailee's negligence not imputed to bailor

- § 14:8 Bailee's negligence sole proximate cause

CHAPTER 15. INFANTS

§ 15:1	Under seven years of age
§ 15:2	Between seven and 14 years of age
§ 15:3	Between seven and 14 years of age—
	Presumption of incapacity rebuttable
§ 15:4	Duty of care—Over 14 years of age
§ 15:5	Duty of care—Motor vehicle operator
§ 15:6	Standard of care owed by motorist to child
§ 15:7	Duty of defendant to anticipate child's
	thoughtlessness
§ 15:8	No right to assume that child will cross only at intersection
§ 15:9	When not justified in assuming that infant will not cross street
§ 15:10	No right to assume that child will operate bicycle carefully
§ 15:11	Child suddenly entering street—Obstruction
§ 15:12	Child suddenly entering street—No opportunity to avoid accident
§ 15:13	Duty of motorist to investigate child's presence
§ 15:14	Duty of motorist to investigate child's

CHAPTER 16. INTOXICATED PERSONS

§ 16:1	Driving under influence of intoxicants—General
, 10.1	instruction
§ 16:2	Driving under influence of intoxicants—
	Proximate cause
§ 16:3	Driving under influence of intoxicants—Ordinary
	care
§ 16:4	Definition of operating a motor vehicle
§ 16:5	Burden on plaintiff
§ 16:6	Driving while intoxicated—Punitive damages
8 16.7	Driving while intoxicated—No blood alcohol test

C. SPECIAL DOCTRINES

presence—Notice

CHAPTER 17. LAST CLEAR CHANCE

- § 17:1 Class 1—Plaintiff physically unable to avoid injury
- § 17:2 Class 1—When defendant not liable
- § 17:3 Class 2—Plaintiff unconscious of his peril
- § 17:4 Class 2—When defendant not liable
- § 17:5 Defendant's prior negligence immaterial

CHAPTER 18. RES IPSA LOQUITUR

- § 18:1 When defendant's negligence inferred
- § 18:2 Presumption rebuttable

CHAPTER 19. SUDDEN EMERGENCY

- § 19:1 Sudden emergency—Definition or standard of care
- § 19:2 Sudden emergency—Standard of care required
- § 19:3 Sudden emergency—Definition and standard of care required in abbreviated form
- § 19:4 Sudden emergency after collision
- § 19:5 Emergency situation must be unexpected and unforeseeable
- § 19:6 Defendant must be without fault
- § 19:7 Sudden illness

CHAPTER 20. ENTRUSTMENT

- § 20:1 Permitting unfit person to drive
- § 20:2 Permitting unfit person to drive—Requirements for liability
- § 20:3 Permitting intoxicated person to drive
- § 20:4 Permitting intoxicated person to drive— Requirements for liability

CHAPTER 21. VOLUNTARY ASSUMPTION OF RISK

§ 21:1 Voluntary assumption of risk

CHAPTER 22. RESCUE

- § 22:1 When plaintiff not negligent
- § 22:2 When plaintiff negligent
- § 22:3 Plaintiff's negligence in creating the peril

D. DAMAGES

CHAPTER 23. DAMAGES

CHAP	TER 23. DAMAGES
§ 23:1	Elements
§ 23:2	Compensatory damages in assault and battery case
§ 23:3	Damage to personal property
§ 23:4	Damages for concern of dog or cat are not allowed
§ 23:5	Mathematical certainty not required
§ 23:6	All injurious consequences are recoverable
§ 23:7	Damages resulting from two causes
§ 23:8	Damage from two causes—Burden of proof
§ 23:9	Aggravation of preexisting disability
§ 23:10	No recovery for preexisting disability
§ 23:11	Admission of liability for negligence and causation not admission of damages
§ 23:12	Burden on plaintiff
§ 23:13	Duty of plaintiff to mitigate damages
§ 23:14	Duty of plaintiff to mitigate damages based upon medical discharge instructions
§ 23:15	Negligence of physician
§ 23:16	Death by wrongful act
§ 23:17	Death by wrongful act—Adverse inference instruction for discovery abuse
§ 23:18	Death of unborn child—Mother's action
§ 23:19	Child injured <i>in utero</i> or during birth—Child's action
§ 23:20	Child injured during birth—Parents' actions for damages
§ 23:21	Punitive damages
§ 23:22	Punitive damages—Burden of proof
§ 23:23	Punitive damages—Wrongful Death Act
§ 23:24	Punitive damages—Wrongful death—Sole issue following award of compensatory damages
§ 23:25	Punitive damages—Wrongful Death Act— Driving while intoxicated
§ 23:26	Punitive damages—Wrongful Death Act—No blood alcohol test
§ 23:27	Life expectancy table
§ 23:28	Damages—Growing crops
§ 23:29	Damages—Just compensation in eminent domain cases involving partial taking
§ 23:30	Damages—Determination of fair market value in eminent domain cases when reasonable

D.	וים	$\Gamma \Lambda$	Т	TT	т

	probability of rezoning
§ 23:31	Damages—Burden of proving reasonable probability of rezoning
§ 23:32	Damages—Damage to remaining property in
§ 23:33	eminent domain involving partial taking Damages—Duty of plaintiff or landowner to
Ü	minimize damages in eminent domain cases involving partial taking
§ 23:34	Damages—Double recovery not allowed for same items of damage included in Jones Act recovery
§ 23:35	Prejudgment interest

E. AUTOMOBILES

CHAPTER 24. UNINSURED MOTORIST

§ 24:1 Burden of proof

CHAPTER 25. LOOKOUT—CONTROL—SPEED

§ 25:1	Lookout—Control—Reasonable speed
§ 25:2	Duty to keep lookout in all directions
§ 25:3	Duty to keep lookout to the rear
§ 25:4	Duty to see that which is in plain sight
§ 25:5	No absolute duty to see
§ 25:6	Momentary looking in rear view mirror
§ 25:7	Windshield covered with frost
§ 25:8	Motorist blinded by lights of approaching vehicle
§ 25:9	Confused condition on highway
§ 25:10	Approaching a stopped vehicle
§ 25:11	Duty of motorist approaching horse
§ 25:12	Falling asleep
§ 25:13	Continuous driving over 13 hours
§ 25:14	Skidding
§ 25:15	Skidding—Slippery road sole cause
§ 25:16	Hazardous circumstances
§ 25:17	Exceeding speed limit
§ 25:18	Right to assume that other driver not speeding
§ 25:19	Tables of speed and stopping distances—Autos
§ 25:20	Tables of speed and stopping distances—Trucks
§ 25:21	Impeding traffic by slow speed
§ 25:22	Approaching stopped school bus
§ 25:23	Approaching stopped school bus—Duty not to

	WORKING COPY FOR PUBLICATION C
	pass
§ 25:24	Approaching stopped school bus—A warning of danger
§ 25:25	Approaching stopped school bus—Duty to stop and remain stopped
§ 25:26	Approaching stopped school bus—Duty of lookout for children
§ 25:27	Approaching stopped school bus—Duty of bus operator to signal for intended stop
§ 25:28	Approaching stopped school bus—Bus operator's duty to exercise reasonable care and give signals
§ 25:29	Approaching stopped school bus—When operator of bus not negligent
§ 25:30	Approaching stopped school bus—Not stopped for purpose of discharging school children, etc
§ 25:31	Driving on private premises
FOI	TER 26. LANES OF TRAVEL; LOWING, OVERTAKING AND SING

§ 26:1	negligence
§ 26:2	Driving on wrong side of highway—Presumption rebuttable
§ 26:3	Driving in another's lane of travel—Prima facie negligence
§ 26:4	Right to assume driver will return to right lane
§ 26:5	Right to assume driver will return to right lane—When driver first seen
§ 26:6	Driving too close to center line
§ 26:7	Overtaking and passing
§ 26:8	Changing lanes of travel
§ 26:9	Following too closely
§ 26:10	Following too closely—Lookout
§ 26:11	Assumption with regard to traffic in the rear—Right to assume that traffic will not follow too closely

CHAPTER 27. STARTING, STOPPING, **BACKING AND TURNING**

§ 27:1 Stopping—Starting—Backing

DEFAULT	
§ 27:2	Inspecting behind or under vehicle before starting
§ 27:3	When duty to inspect behind or under vehicle arises
§ 27:4	Turning from direct line of travel
$\S 27:5$	Pulling out from curb or edge of highway
§ 27:6	Signal to another motorist to pass or turn
§ 27:7	Signals—Method of giving
§ 27:8	Signals—Failure to give signal
§ 27:9	Signals—Duty of driver receiving signals
§ 27:10	Left turn—Approach in left hand lane
§ 27:11	Left turn—Two-way road
§ 27:12	Left turn—Impossibility to make turn from left lane
§ 27:13	Left turn—In an intersection—Right of way
§ 27:14	Right turn—Approach next to right curb
	TER 28. OBSTRUCTING HIGHWAY
§ 28:1	Stopping on highway
§ 28:2	Stopping on highway to sell goods
§ 28:3	Duty not to obstruct highway
§ 28:4	Stopping on highway must render it dangerous
§ 28:5	Emergency stopping
§ 28:6	Stopping to avoid collision
§ 28:7	Momentary stopping
§ 28:8	Right to assume lane of travel unobstructed
§ 28:9	Duty to remove disabled vehicle
§ 28:10	Commercial vehicle stopped on highway— Operator to place warning devices
§ 28:11	Inspecting disabled vehicle
§ 28:12	Inspecting disabled vehicle—Right to assume drivers will keep proper lookout
§ 28:13	Pushing disabled vehicle—With another vehicle
§ 28:14	Pushing disabled vehicle—By hand
§ 28:15	Removing disabled vehicle with wrecking truck
CHAP	TER 29. EQUIPMENT
§ 29:1	Headlights—Single-beam
§ 29:2	Headlights—Multiple-beam
§ 29:3	Rear lights
§ 29:4	Stop light
§ 29:5	When lights to be displayed on vehicles

§ 29:8	Brakes—Duty to apply
§ 29:9	Mirrors
§ 29:10	Steering equipment
CHAF	PTER 30. INTERSECTIONS
§ 30:1	Duty of driver on the left to yield
§ 30:2	Right of way not forfeited by stopping before entering
§ 30:3	Excessive speed
§ 30:4	Right to assume that driver will yield
§ 30:5	Right to assume that driver will stop and yield
§ 30:6	Duty of favored driver when right of way not being yielded
§ 30:7	Duty to keep lookout
§ 30:8	Duty of driver approaching an intersection
§ 30:9	Duty of driver approaching a four way stop sign
§ 30:10	Heedless driver
§ 30:11	Right of way does not relieve driver of duty of due care
§ 30:12	Red, green and amber lights
§ 30:13	Vehicles not entering intersection at approximately same time
§ 30:14	Green light
§ 30:15	Green light—Change to amber
§ 30:16	Amber light
§ 30:17	Stop light—Duty of driver
§ 30:18	Traffic light not working properly
§ 30:19	Yield sign
§ 30:20	Stop sign—Where to stop
§ 30:21	Stop sign—When not negligence to proceed
§ 30:22	Entering from private road
§ 30:23	Entering from private road—When duties performed
§ 30:24	Entering improved highway from side road
§ 30:25	Right to assume that vehicle will remain stopped
§ 30:26	Bicyclist (pedestrian) crossing an intersection

CHAPTER 31. EMERGENCY VEHICLES

§ 31:1 Duties of other motorists

§ 29:6

§ 29:7

Horn

Brakes

DEFAULT

§ 31:2 § 31:3	Duties of drivers
8 21:2	Burden of proof
	PTER 32. PEDESTRIANS
§ 32:1	Right of way at unregulated intersection
§ 32:2	Right of way at regulated intersection
§ 32:3	Pedestrian's right to cross entire street
§ 32:4	Turning vehicles
§ 32:5	Pedestrian not required to await passage of all vehicles
§ 32:6	Duties of motorist
§ 32:7	Duties of motorist—At intersection
§ 32:8	Pedestrian's duties
§ 32:9	Pedestrian's lookout—Duty to keep a lookout
§ 32:10	Pedestrian's lookout—In crosswalk
§ 32:11	Stepping into path of oncoming vehicle
§ 32:12	Right to assume that adult pedestrian will remain in place of safety
§ 32:13	Duty to cross at crosswalks
§ 32:14	Crossing between intersections
§ 32:15	Duty to walk on left
§ 32:16	Being on the right—When permissible
§ 32:17	Being on the right—When not negligence
§ 32:18	Walking along highway
§ 32:19	Worker on highway
§ 32:20	Duty not to leave curb
_	PTER 33. GUESTS AND
	SSENGERS
§ 33:1	Negligence of host driver sole proximate cause
§ 33:2	Right to trust host driver
§ 33:3	Duty of guest riding with negligent host
§ 33:4	Occupant asleep
§ 33:5	Duties of occupant of automobile being driven by another
§ 33:6	Inability to warn driver of danger
§ 33:7	Alighting from street side of automobile
§ 33:8	Passenger alighting from a bus
F. O'	THER AREAS OF NEGLIGENCE
CHA	PTER 34. SPECIAL

RELATIONSHIPS, INCLUDING OWNERS AND OCCUPIERS

	OWI	TEIGHT OCCUTIENTS
§	34:1	Duties owed to invitees
§	34:2	Duties owed to invitees—By hospital—Violent patient
§	34:3	Duties owed other patients—By hospital— Violent patients
§	34:4	Business invitor's duty to protect against criminal assault
§	34:5	Right to assume premises safe
§	34:6	Lookout—Duty to invitee
§	34:7	Dangerous activities
§	34:8	Failure to remove foreign objects
§	34:9	Reasonable time allowed to remove foreign object or warn invitee
_	34:10	Open and obvious danger
§	34:11	Injury to invitee must be reasonably foreseeable
Ū	34:12	Duty of owner as to part of premises to which plaintiff not invited
_	34:13	Anticipating improper use of appliances
Ĭ	34:14	Anticipating improper use of appliances— Improper use of appliances by invitee
§	34:15	Installing and maintaining equipment
§	34:16	Installing and maintaining equipment—Burden of proof
§	34:17	Social guests—Duty of host as to activities conducted on premises
§	34:18	Social guests—Duty of host as to condition of premises
§	34:19	Trespasser and bare licensee
§	34:20	Trespasser and bare licensee—Duty of owner in use of equipment and appliances
§	34:21	Trespasser and bare licensee—No duty to warn as to obvious dangerous condition
§	34:22	Officially privileged persons: Fireman, policeman, etc—Duty owed
§	34:23	Dangerous instrument—Duty to children
8	34:24	Entrance to premises closed
8	34:25	Slippery condition existing prior to storm
_	34:26	Slippery condition due to ice and snow
_	34:27	Duty to remove ice and snow from outdoor entrance walk
§	34:28	Slippery walks

DEFAULT	
§ 34:29	Liability of landlord upon surrender of control
§ 34:30	Landlord's duty in maintaining common approaches
§ 34:31	Common approaches, duty of landlord—Burden of proof
§ 34:32	Common approaches—Putting premises to an unintended use
§ 34:33	Landlord's duty to protect against criminal assault
§ 34:34	Inspection by landlord
§ 34:35	Duty of landlord upon entering to make repairs
§ 34:36	Agents of landlord—Duty to invitee
§ 34:37	Agents of landlord—Duty to invitee—Burden of proof
§ 34:38	Innkeepers—Duty to guests
§ 34:39	Innkeepers—Duty to guests—Burden of proof
§ 34:40	Innkeepers—Duty to guests—Right of guest to assume safe premises
§ 34:41	Criminal conduct by third persons—Duty; foreseeability
§ 34:42	Amusement place owner—Duty to patrons
§ 34:43	Amusement place owner—Duty to patrons— Burden of proof
§ 34:44	Liability of tenant for damage to property— Burden of proof
§ 34:45	Liability of tenant for damage to property— Cause undetermined
§ 34:46	When tenant not liable for damage to property
§ 34:47	Damages to property by tenant—Absent covenant

CHAPTER 35. RAILROAD CROSSINGS AND TRACKS

§ 35:1	In general
§ 35:2	Bell, whistle or horn
§ 35:3	Duties of railroad—Statutory
§ 35:4	Duties of railroad—Common-law
§ 35:5	Duties of railroad—Common-law duty to warn of approaching train
§ 35:6	Extra hazardous crossings—Additional warnings required
§ 35:7	Extra hazardous crossings—Burden of proof
§ 35:8	Duty of traveler to look and listen

§ 35:9	Duty of traveler to look and listen—When duty arises
§ 35:10	Duty of traveler to look and listen—No absolute duty to discover train
§ 35:11	Duty of passenger in vehicle to look and listen and to warn driver
§ 35:12	Contributory negligence of passenger in vehicle—Burden of proof
§ 35:13	Physical impairment of traveler
§ 35:14	Unfamiliarity with crossing
§ 35:15	Right to assume that traveler will stop
§ 35:16	Negligence of railroad—Burden of proof
§ 35:17	Positive and negative testimony
§ 35:18	Positive and negative testimony—Three prong
§ 35:19	Failure or silence of signals, mechanical devices, etc
§ 35:20	Failure or silence of signals, mechanical devices, etc—Effect
§ 35:21	Omnibus finding instruction
§ 35:22	Duty owed to anticipated trespassers or bare licensees on track
§ 35:23	No special duty of prevision owed to trespassers or bare licensees
§ 35:24	Objects on track—Duty of railroad after discovering
§ 35:25	Trespassers—Duty owed after discovery
§ 35:26	Trespassers—No duty to discover
§ 35:27	Trespassers—No duty to discover Trespassers—When duty discharged
§ 35:28	Last clear chance
§ 35:29	Last clear chance—When railroad not liable
§ 35:30	Pushing of train
§ 35:31	Automobile stalled on crossing—When plaintiff not negligent
§ 35:32	Automobile stalled on crossing—When plaintiff negligent
CHAF	PTER 36. CARRIERS
§ 36:1	Degree of care owed to passengers
§ 36:2	Duty of operator
§ 36:3	Presumption of negligence
§ 36:4	Common carrier not an insurer

Duration of carrier—Passenger relation

§ 36:4

§ 36:5

§ 36:6

Jerks and jolts

DEFAULT	
§ 36:7	Duty upon termination of relation
§ 36:8	Alighting from conveyance
§ 36:9	Assault on passenger by employee
§ 36:10	Removing disorderly passengers—Duty of defendant
§ 36:11	Removing disorderly passengers—Right of defendant
§ 36:12	Intoxicated passenger—Duty of carrier
§ 36:13	Intoxicated passenger—Duty of carrier—Burder of proof
§ 36:14	Injury to passenger by intoxicated passenger— Duty of carrier
§ 36:15	Injury to passenger by intoxicated passenger— When carrier not liable
§ 36:16	Unexpected injury to passenger
§ 36:17	Fires
§ 36:18	Fires—Cause of fire on defendant's right-of-way
§ 36:19	Fires—Fire spreading from defendant's right-of-way
§ 36:20	Fires—Burden of proof
§ 36:21	Duty of initial freight carrier to consignee unloader
§ 36:22	Duty of delivering freight carrier to inspect and warn consignee unloader
§ 36:23	Inspection required of delivering freight carrier
	PTER 37. SIDEWALKS AND
ST	REETS
§ 37:1	Duty and liability of city for defects
§ 37:2	Obstruction
§ 37:3	Right to assume sidewalk safe

- § 37:4 Defendant not insurer
- § 37:5 Defect in sidewalk; contributory negligence
- § 37:6 Burden of proof
- § 37:7 Notice, actual or constructive
- § 37:8 Public nuisance

CHAPTER 38. HAZARDOUS UNDERTAKINGS

- § 38:1 Electricity—Duty to insulate wires
- Electricity—Duty to inspect wires and repair § 38:2 defects

§	38:3	Electricity—Broken wires—Presumption of
		negligence
§	38:4	Electricity—Broken wires—When presumption of negligence not rebutted
8	38:5	Electricity—Broken wires—Presumption of
8	50.5	negligence rebuttable
§	38:6	Electricity—Contributory negligence
§	38:7	Electricity—When no duty to insulate wires
§	38:8	Electricity—When no duty to insulate wires
		above streets
§	38:9	Electricity—Dangerous condition created by another
§	38:10	Electricity—Furnishing current for another's line
§	38:11	Electricity—No duty to inspect nonowned wires
§	38:12	Explosives—Duty when used
§	38:13	Explosives—When duty performed in use
§	38:14	Explosives—Negligence not inferred from use
§	38:15	Explosives—Absolute liability for direct damage
§	38:16	Explosives—Absolute liability for vibration or concussion damage
8	38:17	Gas—Duty to prevent escape
-	38:18	Gas—Furnishing to defective pipes
_	38:19	Gas—Burden of proof
_		-
_	38:20	Gas—Contributory negligence
Š	38:21	Loaded weapon

CHAPTER 39. PRODUCTS LIABILITY

§ 39:1	Sealed food packages and bottled beverages—
	Negligence of manufacturer
§ 39:2	Sealed food packages and bottled beverages— Prima facie negligence of manufacturer
§ 39:3	Sealed food packages and bottled beverages— When presumption of negligence rebutted
§ 39:4	Sealed food packages and bottled beverages— Burden of proof
§ 39:5	Sealed food packages and bottled beverages— Implied warranty by manufacturer
§ 39:6	Implied warranty of wholesomeness by manufacturer—Burden of proof
§ 39:7	Implied warranty of seller of food
§ 39:8	Implied warranty—Fitness for a particular purpose

DEFAULT	
§ 39:9	Obvious defects in food products
§ 39:10	Retailer's implied warranty of fitness for particular purpose
§ 39:11	Duty of druggist
§ 39:12	Duty of manufacturer to warn user
§ 39:13	Manufacturer's duty in design of product
§ 39:14	Manufacturer not an insurer in design of product
§ 39:15	Manufacturer's implied warranty of fitness
§ 39:16	Manufacturer's liability—Burden of proof
§ 39:17	Manufacturer's disclaimer of implied warranty
§ 39:18	Insecticides—Duty to warn as to use
§ 39:19	Insecticides—When no warning label required
§ 39:20	Insecticides—Negligent use
§ 39:21	Failure to use product in reasonably intelligent manner
§ 39:22	Contractor's implied warranty of fitness of material
§ 39:23	New dwellings—Implied warranty of habitability

CHAPTER 40. FEDERAL EMPLOYERS' LIABILITY ACT

§ 40:1	Duty of railroad to provide safe place and
	equipment
§ 40:2	Contributory negligence
§ 40:3	What risks not assumed
§ 40:4	What risks assumed
§ 40:5	Negligence of employee—Sole proximate cause
§ 40:6	Negligence of railroad—Burden of proof
§ 40:7	Calculation of lost future earnings—Burden of
	proof

CHAPTER 41. MALPRACTICE

§ 41:1	Explanatory Note
§ 41:2	Duty of physicians
§ 41:3	Duty of physicians—Continuing duty
§ 41:4	Aggravating original injury
§ 41:5	Duty of patient to mitigate damages
§ 41:6	Standard of care required
§ 41:7	Duty of physician to inform patient of risks
§ 41:8	Duty of physician to inform patient of risks-
	Proof by expert testimony necessary

§ 41:9	Treatment without informed consent
§ 41:10	Proof of proximate cause
§ 41:11	Proof of proximate cause—Expert and lay evidence
§ 41:12	Proof of proximate cause—Two potential causes
§ 41:13	Directions to patient
§ 41:14	Physicians not insurers
§ 41:15	Negligence of physician—Burden of proof
§ 41:16	Negligence of physician—Proof of negligence— Expert testimony
§ 41:17	Duty of dentists
§ 41:18	Duty of nurses
§ 41:19	Duty of health care provider
§ 41:20	Duty of hospital
§ 41:21	Duty of attorney at law
§ 41:22	Duty of attorney at law—Gratuitous services
§ 41:23	Duty of attorney at law—Burden of proof
CHAI	PTER 42. ANIMALS
§ 42:1	Domestic animals—Duties of owners
§ 42:2	Domestic animals—Not livestock
§ 42:3	Domestic animals—When defendant not liable
§ 42:4	Domestic animals—Violation of ordinance
§ 42:5	Domestic animals—Knowingly permitting them to stray
§ 42:6	Domestic animals—Knowledge of propensities
§ 42:7	Wild animals—Duties of owner
§ 42:8	Wild animals—Contributory negligence
CHAI	PTER 43. AIRPLANES
§ 43:1	Duty owed to guest passenger
§ 43:2	Duty owed to guest passenger—Lookout
§ 43:3	Duty owed to other aircraft
§ 43:4	Lookout for other aircraft
§ 43:5	Lookout for other aircraft—When impossible to
0	see
§ 43:6	Right to assume other pilot will obey air traffic regulations

CHAPTER 44. AMUSEMENTS, SPORTS AND SPECTATORS

§ 44:1 Amusement grounds

xviii

CHAPTER 45. EMOTIONAL DISTURBANCE

§ 45:1	Physical injury resulting from emotional disturbance
8 45 0	3.2.0 3 3.2.0 3 3.2.0 3
§ 45:2	Burden of proof
§ 45:3	No recovery for emotional disturbance alone
§ 45:4	Where plaintiff is a person of unusual sensitivity
§ 45:5	Emotional disturbance resulting from outrageous conduct
§ 45:6	Emotional disturbance resulting from outrageous conduct—Burden of proof
§ 45:7	Emotional disturbance resulting from outrageous conduct—Burden of proof—Clear and convincing evidence
§ 45:8	Emotional distress resulting from negligent conduct—Unaccompanied by physical injury

PART III. INTENTIONAL TORTS— FORMS OF INSTRUCTIONS

CHAPTER 46. ASSAULT AND BATTERY

§ 46:1	Battery—Definition
§ 46:2	Battery—Unauthorized operation by surgeon
§ 46:3	Assault—Definition
§ 46:4	Liability for unlawful assault and battery
§ 46:5	Self-defense
§ 46:6	Self-defense—Force used must be reasonable
	and attack necessary
§ 46:7	Self-defense—Apparent necessity
§ 46:8	Self-defense—When not justified
§ 46:9	Right to prevent arrest
§ 46:10	Arrest for past misdemeanor
§ 46:11	Lawful arrest—Without warrant
§ 46:12	Lawful arrest—Duty to submit peaceably
§ 46:13	Excessive force in making arrest
§ 46:14	Reasonable force in making arrest
§ 46:15	Officer is judge of force necessary
§ 46:16	Officer using excessive force in bad faith
§ 46:17	Compensatory damages
§ 46:18	Compensatory damages—Three prong
§ 46:19	Punitive damages

CHAPTER 47. FALSE IMPRISONMENT

$\S 47:1$	In general
$\S 47:2$	Illegal restraint
$\S 47:3$	Good faith or probable cause
$\S 47:4$	Probable cause in shoplifting cases
§ 47:5	Arrest without warrant—Delay in procuring warrant
§ 47:6	Arrest without warrant—When delay in procuring warrant excusable
§ 47:7	Arrest without warrant—Duty of officer to

§	47:8	exercise discretion Reasonable suspicion that offense is being committed
-	47:9	Probable cause that offense is being committed
	47:10	Right to resist unlawful arrest
	47:11	Lawful arrest—Burden of proof
§	47:12	Damages
		TER 48. LIBEL AND SLANDER
§	48:1	Defamation—Definition—Attack upon reputation
§	48:2	Defamation—Definition—False factual statement
Ş	48:3	Defamatory statement by defendant
§	48:4	Defamation by inference, implication or
		insinuation from words used
§	48:5	Indirect reference to plaintiff
	48:6	Statutory insulting words
§	48:7	Statutory insulting words—With probable cause exception
§	48:8	Words to be construed in popular sense
§	48:9	Uttering insulting words—Burden of proof
§	48:10	Words insulting under statute—Burden of proof
§	48:11	Publication—Definition
§	48:12	Publication—Direct or circumstantial evidence
§	48:13	Words defamatory as a matter of law—Damage presumed from publication
§	48:14	Actual common-law malice; malice in fact— Definition
Ş	48:15	Actual constitutional malice—Definition
§	48:16	Actual constitutional malice—Test for
§	48:17	Actual constitutional malice—Distinguished from actual common-law malice
§	48:18	Actual malice—Newspapers or media—Duty to investigate
§	48:19	Recovery based upon actual constitutional malice of defendant
§	48:20	Recovery based upon actual constitutional malice of defendant—Burden of proof
§	48:21	Recovery based upon negligence of defendant
_	48:22	Recovery based upon negligence of defendant— Burden of proof
§	48:23	Repetition of defamation—Circumstance tending

DEFAULT

§ 49:10 § 49:11

	to show common-law malice
§ 48:24	Privilege—When a jury issue
§ 48:25	Privilege—Common interest of defendant and recipient
§ 48:26	Privilege—Coemployee
§ 48:27	Privilege—When lost—Privileged occasion
§ 48:28	Privilege—When lost—Interest or duty in the subject
§ 48:29	Privilege—Self defense—Abuse of privilege
§ 48:30	Privilege—Self defense—Abuse of privilege— Loss of privilege—Burden of proof
§ 48:31	Newspapers—Right to comment fairly and honestly on matter of public concern
§ 48:32	Newspapers—Fair and honest comment on public work
§ 48:33	Newspapers—Fair and honest comment— Definition
§ 48:34	Statement by corporate employee
§ 48:35	Compensatory damages
§ 48:36	Damages—Republication as an element
§ 48:37	Punitive damages
§ 48:38	Evidence of bad reputation in determining damages
§ 48:39	Defamation by newspaper, magazine or periodical—Mitigation of damages
§ 48:40	Apology—Mitigation of damages
	PTER 49. MALICIOUS
	SECUTION
§ 49:1	Elements of action
§ 49:2	Elements of action—Four prong
§ 49:3	Probable cause—Definition
§ 49:4	Probable cause—Definition—Ordinarily prudent person
§ 49:5	Probable cause—Warrantless arrest for obstruction of justice
§ 49:6	Test for probable cause viewed from standpoint of defendant
§ 49:7	Want of probable cause—Reputation of plaintiff
§ 49:8	Want of probable cause not inferred from malice
§ 49:9	Malice—Definition

Malice—Burden of proof
When action of defendant not malicious

§ 49:12	Malice inferred from want of probable cause
§ 49:13	Inference of malice rebuttable
§ 49:14	Advice of counsel
§ 49:15	Advice of counsel—Failure to disclose all material facts or act on advice
§ 49:16	Probable cause and malice must concur
§ 49:17	Acquittal of plaintiff not evidence of want of probable cause
§ 49:18	Guilt of plaintiff
§ 49:19	Compromise of charge procured or consented to by plaintiff
§ 49:20	Ratification by corporation of arrest and prosecution
§ 49:21	General and special damages
§ 49:22	Punitive damages
§ 49:23	Punitive damages—Burden of proof

CHAPTER 50. INTERFERENCE WITH CONTRACTUAL RIGHTS

- § 50:1 Elements
- § 50:2 Interference with at-will contract
- § 50:3 Interference with contract expectancy
- § 50:4 Conspiracy to interfere with contractual rights
- § 50:5 Defense of privilege and justification
- § 50:6 Defense of legitimate business competition

CHAPTER 51. CIVIL CONSPIRACY

- § 51:1 Common law conspiracy: Elements
- § 51:2 Statutory conspiracy to injure reputation, trade, business, or profession

CHAPTER 52. WRONGFUL INTERFERENCE WITH PROSPECTIVE BUSINESS OR ECONOMIC ADVANTAGE

§ 52:1 Elements—Actual fraud—Four prong

CHAPTER 53. FRAUD

- § 53:1 Elements—Actual fraud
- § 53:2 Constructive fraud—Elements
- § 53:3 Presumption of fraud in breach of fiduciary duty cases—Burden of proof

DEFAULT

- § 53:4 Fraudulent conveyances
- § 53:5 Measure of damages—Fraud
- § 53:6 Violation of Virginia Consumer Protection Act

CHAPTER 54. STALKING

- § 54:1 Stalking
- § 54:2 Damages

CHAPTER 55. INTERFERENCE WITH PARENTAL RIGHTS

- § 55:1 Elements—Removing or detaining the child without consent
- § 55:2 Elements—Preventing exercise of parental or custodial rights
- § 55:3 Damages
- § 55:4 Interference with parental rights—Affirmative defense—Good faith
- § 55:5 Interference with parental rights—Affirmative defense—Good faith or protection of child
- § 55:6 Interference with parental rights—Affirmative defense—Good faith or lack of knowledge

PART IV. CONVERSION—FORMS OF INSTRUCTION

CHAPTER 56. CONVERSION

§ 56:1 Conversion defined

PART V. CONTRACTS—FORMS OF INSTRUCTIONS

CHAPTER 57. CONTRACTS—IN GENERAL

- § 57:1 Breach of contract
- § 57:2 Breach of contract—Indemnification
- § 57:3 Breach of contract alleged by both parties—First material breach defense
- § 57:4 Material breach of contract
- § 57:5 Contract interpretation
- § 57:6 Unjust enrichment

PART VI. WILLS—FORMS OF INSTRUCTIONS

CHAPTER 58. WILL CONTESTS

§ 58:1	Burden of proof regarding testamentary capacity
§ 58:2	Elements
§ 58:3	Presumption of testamentary capacity
§ 58:4	Presumption of testamentary capacity—No
	adjudication of insanity
§ 58:5	Rebuttal of testamentary capacity shifts burden of proof to proponent of will
§ 58:6	Determination of verdict based on whether testamentary capacity proven
§ 58:7	Undue influence

Table of Contents

PART VII. DEAD MAN'S STATUTE—FORMS OF INSTRUCTIONS

CHAPTER 59. DEAD MAN'S STATUTE

§ 59:1 Dead Man's Statute—Corroboration of Testimony by Adverse Party/Interested Survivor Witness

Table of Contents

PART VIII. REMOVAL BY COURT OF ELECTED OFFICERS AND CERTAIN OFFICERS APPOINTED TO FILL AN ELECTED OFFICE—FORMS OF INSTRUCTIONS

CHAPTER 60. COURT REMOVAL OF ELECTED AND CERTAIN OFFICERS

§ 60:1 Burden of Proof

Table of Contents

PART IX. CRIMES—FORMS OF INSTRUCTIONS

CHAPTER 61. WEIGHING THE EVIDENCE—IN GENERAL

E VID	
§ 61:1	Presumption of innocence
§ 61:2	Presumption of innocence—Short form
§ 61:3	Reasonable doubt
§ 61:4	Reasonable doubt—Short form
§ 61:5	Credibility of witnesses
§ 61:6	Credibility of witnesses—Jury considerations
§ 61:7	Credibility of witnesses—Surrounding circumstances
§ 61:8	Credibility of witnesses—Arbitrarily disregarding
§ 61:9	Credibility of witnesses—Experts
§ 61:10	Competency vs. Credibility—Child Witness
§ 61:11	Defendant's out of court statements
§ 61:12	Disregarding uncontradicted testimony
§ 61:13	Informing the jury of the abolition of parole
§ 61:14	Informing the jury about pretrial confinement
§ 61:15	Character
§ 61:16	Knowingly false testimony
§ 61:17	Circumstantial evidence—Definition
§ 61:18	Circumstantial evidence—Legal and competent evidence
§ 61:19	Adverse inference instruction in spoliation cases
§ 61:20	Adverse inference instruction in spoliation cases—Facebook
§ 61:21	Adverse inference instruction in spoliation cases—Failure to comply with discovery involving documents and electronically stored data—Multiple Defendants
§ 61:22	Circumstantial evidence—Reception with caution
§ 61:23	Circumstantial evidence—Excluding every

		reasonable hypothesis except guilt
§	61:24	Prior conviction
§	61:25	Prior conviction—Jury determination of weight given to
8	61:26	Former and subsequent crimes
	61:27	Former crimes considered to show identity of
9	01.21	criminal
Ş	61:28	Former conviction—Evidence as to punishment
	61:29	Former conviction—When evidence may not be considered
§	61:30	Former crimes—When disregarded
§	61:31	Consequences of act inferred
§	61:32	Consequences of act inferred—Like circumstances
§	61:33	Willful blindness
§	61:34	Willful blindness—Short form
§	61:35	Definition of Willful
§	61:36	Cautionary Instruction—CSI effect
	61:37	Function of jury in fixing punishment
	61:38	Sentencing without regard to race, color, religious beliefs, national origin, or sex of the defendant or victim
	61:39	Remarks of counsel
	61:40	Instructions on drawing legal conclusions
§	61:41	Testimony of pro se defendants
		TER 62. WEIGHING THE
K	EVIDE	ENCE—PARTICULAR MATTERS
§	62:1	Uncorroborated testimony of victim of sexual assault—Will support a conviction
§	62:2	Uncorroborated testimony of an accomplice—Will support a conviction
§	62:3	Uncorroborated testimony of an accomplice— Danger
§	62:4	Caution in viewing accomplice testimony
Ŭ	62:5	Unsupported testimony of an accomplice— Caution
	62:6	Failure of evidence to disclose criminal agent
-	62:7	Identity of the guilty party
§	62:8	Finding of indictment not evidence of guilt
§	62:9	Failure of defendant to testify
-	62:10	Failure to produce material witness
§	62:11	Flight by defendant

DEFAULT	
§ 62:12	Alternative flight by defendant
§ 62:13	Flight by defendant—No presumption of guilt
§ 62:14	Intentional use of false name
§ 62:15	Confessions, weight and credibility
§ 62:16	Limiting instruction for co-defendant confessions
§ 62:17	Instruction when a video of a confession is played in court
§ 62:18	Consent
§ 62:19	Defendant prevented from obtaining evidence
§ 62:20	Disputed venue
§ 62:21	Immunity
§ 62:22	Permissible inferences
§ 62:23	Eyewitness identification
§ 62:24	Special instruction on eyewitness identification I
$\S 62:25$	Special instruction on eyewitness identification
	II (Model Instruction)
CHAP	TER 63. PARTIES
§ 63:1	Principal in second degree
§ 63:2	Principal in second degree—Burden of proof
8 62.2	Dringing in accord dogrees Identity and

8 00.1	i illicipai ili secoliu degree
§ 63:2	Principal in second degree—Burden of proof
§ 63:3	Principal in second degree—Identity and
	conviction of principal in first degree not
	necessary
§ 63:4	Principal in second degree—Proof of commission
	of principal crime necessary
§ 63:5	Principals in first and second degree
§ 63:6	Principals in first and second degree—Test for
§ 63:7	Principal in first degree—Action through
	innocent agent
§ 63:8	Joint participants as perpetrators or triggerman
§ 63:9	Agency—Test for
§ 63:10	Concert of action
§ 63:11	Concert of action—Abettor not present
§ 63:12	Concert of action—Innocent bystander killed
§ 63:13	Concert of action—Contemplation of crime
§ 63:14	Independent action
§ 63:15	Independent action—Reasonable doubt in equal
Ü	opportunity cases
§ 63:16	Intervening cause—Reasonably foreseen
§ 63:17	Accessory before the fact
§ 63:18	Accessory before the fact—Burden of proof
§ 63:19	Accessory after the fact
§ 63:20	Accessory after the fact—Burden of proof
\$ 00.20	recessory area one raco—burden or proof

§ 63:21 § 63:22	Accessory after the fact—Who not deemed Limiting instruction for evidence introduced solely against co-defendant
CHAF	PTER 64. CAPACITY
§ 64:1	Insanity—When a defense
§ 64:2	Insanity—Burden of proof
§ 64:3	Irresistible impulse—When a defense

Irresistible impulse—Burden of proof

Irresistible impulse—When not a defense

§ 64:6 Evidence of Mental Condition to Negate Intent § 64:7 Intoxication—Excuse

§ 64:4

§ 64:5

- § 64:8 Intoxication—No excuse
- § 64:9 Intoxication—No excuse in nonhomicide cases
- § 64:10 Intoxication—When defense to first degree murder or capital murder
- § 64:11 Intoxication—Degree required
- § 64:12 Intoxication—Prior intent to kill
- § 64:13 Intoxication—No defense to murder in the second degree
- § 64:14 Involuntary intoxication
- § 64:15 Bona fide claim of right

CHAPTER 65. ATTEMPTS

- § 65:1 Elements
- § 65:2 Burden of proof
- § 65:3 Overt act
- § 65:4 Mere preparation
- § 65:5 Intent proven from conduct and words
- § 65:6 Specific intent necessary
- § 65:7 Solicitation
- § 65:8 Impossibility as a defense

CHAPTER 66. SELF-DEFENSE

- § 66:1 Justifiable homicide
- § 66:2 Excusable homicide
- § 66:3 Excusable homicide—Four prong instruction
- § 66:4 Excusable homicide—Alternative four prong instruction
- § 66:5 Self-defense—Short form
- § 66:6 Self-defense—Resisting unlawful arrest
- § 66:7 Self-defense—Brandishing a firearm

DEFAULT	
§ 66:8	Defense of others
§ 66:9	Use of deadly force to prevent harm to one's self or others and to prevent escape
§ 66:10	Retreat not required
§ 66:11	Right to arm
§ 66:12	Necessity created by defendant's misconduct
§ 66:13	Necessity by defendant's misconduct
§ 66:14	· ·
§ 66:15	Fear alone—Intention
§ 66:16	Words alone
§ 66:17	Reputation of deceased for turbulent disposition
§ 66:18	-
CHA	PTER 67. ALIBI
§ 67:1	Alibi
§ 67:2	
§ 67:3	Sufficiency of evidence—Reasonable doubt
Ü	explanation
	•
CHA	PTER 68. DURESS
§ 68:1	When duress a defense
§ 68:2	When duress a defense—Reasonable opportunity to escape
§ 68:3	When duress not a defense
§ 68:4	Necessity as a defense
8 00.4	recessity as a defense
CHA	PTER 69. ENTRAPMENT
	PTER 69. ENTRAPMENT When entrapment a defense

- When entrapment not a defense § 69:2
- **Entrapment instructions** § 69:3
- § 69:4 Government use of decoys and deception
- Limiting instruction for evidence of other crimes § 69:5 when entrapment defense

CHAPTER 70. ABDUCTION AND KIDNAPPING

- § 70:1 Elements of abduction—In general
- § 70:2 Elements of abduction with intent to extort money or for immoral purpose
- § 70:3 Consent of alleged victim to marry
- § 70:4 Intent of defendant to marry
- Inducing victim to accompany defendant to obtain § 70:5

a pecuniary benefit

- § 70:6 Pecuniary benefit
- § 70:7 Elements of carjacking

CHAPTER 71. ABORTION

§ 71:1 Elements

CHAPTER 72. ARSON

- § 72:1 Elements
- § 72:2 Presumption fire caused by accident
- § 72:3 Incriminating circumstances

CHAPTER 73. ASSAULTS AND FELONIOUS WOUNDINGS

- § 73:1 Assault
- § 73:2 Assault and battery
- § 73:3 Assault and battery as excessive force
- § 73:4 Malicious wounding—Possible verdicts
- § 73:5 Hate crime—Assault and battery—Minimum sentence
- § 73:6 Malicious wounding
- § 73:7 Malicious wounding—Intent
- § 73:8 Unlawful wounding
- § 73:9 Specific intent necessary
- § 73:10 Accident as a defense

CHAPTER 74. BIGAMY

- § 74:1 Essential elements
- § 74:2 Bigamous marriage—Exceptions

CHAPTER 75. BRIBERY

- § 75:1 Elements
- § 75:2 Burden of proof

CHAPTER 76. BURGLARY

- § 76:1 Elements
- § 76:2 Actual breaking
- § 76:3 Constructive breaking
- § 76:4 Inference as to intent
- § 76:5 Inference as to intent—Beyond a reasonable doubt

DEFAULT

§ 76:6	Entry obtained by consent
§ 76:7	When consent to enter premises not defense
§ 76:8	Doubt as to grade of offense
§ 76:9	Possession of recently stolen goods
§ 76:10	Possession of recently stolen property—Burden of proof
§ 76:11	Possession of tools used in burglary

CHAPTER 77. COMMUNICATIONS OFFENSES

- § 77:1 Using a communications device to solicit a minor
- § 77:2 Communicating a true threat
- § 77:3 Mens rea for communicating a true threat

CHAPTER 78. CONSPIRACY

- § 78:1 Elements
- § 78:2 Elements—Long form
- § 78:3 Liability of conspirators
- § 78:4 Liability of conspirators—Long form
- § 78:5 Racketeering liability
- § 78:6 Limiting Instruction

CHAPTER 79. DISORDERLY CONDUCT

§ 79:1 Elements

CHAPTER 80. DRIVING WHILE INTOXICATED

- § 80:1 Test by observation
- § 80:2 Definition of operating a motor vehicle
- § 80:3 Blood test—Level of alcohol in blood
- § 80:4 Blood test—Presumption when test shows excessive alcohol
- § 80:5 Consent or refusal to breath test
- § 80:6 Preliminary breath test

CHAPTER 81. DRUGS

- § 81:1 Constructive possession of drugs
- § 81:2 Elements of possession
- § 81:3 Unlawful possession of drugs
- § 81:4 Distribution of drug
- § 81:5 Possession with intent to distribute

§ 81:6	Accommodation transfer
-	
§ 81:7	Accommodation transfer—Burden of proof
§ 81:8	Possession of controlled paraphernalia
§ 81:9	Obtaining a drug by use of a false name or address
§ 81:10	Possession with intent to distribute an imitation controlled substance

CHAPTER 82. FORGERY

- § 82:1 Elements
- § 82:2 Signing an assumed or fictitious name
- § 82:3 Particular form of authority not necessary for agent
- § 82:4 Uttering—Elements
- § 82:5 Possession of forged instrument

CHAPTER 83. GAMBLING

- § 83:1 Illegal gambling
- § 83:2 Operation of gambling enterprise
- § 83:3 Burden on commonwealth to prove operation

CHAPTER 84. GUNS

- § 84:1 Definition of Secured (Concealed Weapon Offense)
- § 84:2 Definition of Firearm
- $\S~84:3$ —Discharging a firearm within an occupied building

CHAPTER 85. HIT AND RUN

- § 85:1 Duties of driver
- § 85:2 Knowledge of or probability of injury

CHAPTER 86. HOMICIDE

- § 86:1 Possible verdicts
- § 86:2 Reasonable doubt as to grade of offense
- § 86:3 Aggravated murder
- § 86:4 Time of commission of related felony
- § 86:5 In the commission of arson
- § 86:6 First degree murder
- § 86:7 First degree murder—Long form
- § 86:8 First degree murder—Burden of proof
- § 86:9 First degree murder—Specific statutory acts

DEFAULT

§ 86:10	Intent to kill—Time required
§ 86:11	Intent to kill—Time required—Definition
§ 86:12	Malice
§ 86:13	Malice—Definition
§ 86:14	Malice—Definition, Short form
§ 86:15	Malice—Inferences and weapons
§ 86:16	Malice not focused on a particular person
§ 86:17	Willful
§ 86:18	Deadly weapon—Definition
§ 86:19	Deadly weapon—Instrument not deadly weapon
§ 86:20	Deadly weapon—Instrument not deadly weapon Deadly weapon—Burden of proof
§ 86:21	Deadly weapon—Jury question
§ 86:22	Deadly weapon—Malice inferred
§ 86:23	Deadly weapon—Malice inferred—Short form
§ 86:24	Deadly weapon—Malice inferred—Willful
§ 86:25	Deadly weapon—Malice and premeditation inferred
§ 86:26	Passion, anger as defense to first degree murder
§ 86:27	Voluntary intoxication as defense to first degree or aggravated murder
§ 86:28	Motive
§ 86:29	Motive—Presence or absence
§ 86:30	Lack of motive
§ 86:31	Second degree murder
§ 86:32	Second degree murder—While in commission of felony
§ 86:33	Second degree murder—Assisting in consumption of illegal drug
§ 86:34	Second degree murder—Homicide presumed second degree murder
§ 86:35	Second degree murder—Malice necessary
§ 86:36	Voluntary manslaughter
§ 86:37	Voluntary manslaughter—Mutual combat
§ 86:38	Voluntary manslaughter—Burden of proof
§ 86:39	Voluntary manslaughter—Passion and reasonable provocation
§ 86:40	Voluntary manslaughter—Passion and reasonable provocation—Short form
§ 86:41	Cooling off time—Effect
§ 86:42	Cooling off time—Lack of
§ 86:43	Involuntary manslaughter
§ 86:44	Involuntary manslaughter—Motor vehicle cases—Short form

§ 86:45	Involuntary manslaughter—Motor vehicle cases—Long form
§ 86:46	Aggravated involuntary manslaughter
§ 86:47	Criminal negligence
§ 86:48	Homicide—Components of corpus delicti
§ 86:49	Killing newborn baby—Burden of proof
§ 86:50	Accidental killing—Burden of proof not on defendant
§ 86:51	Accidental killing as a defense
§ 86:52	Discharging a firearm within an occupied building
§ 86:53	Causation of death
§ 86:54	Proximate cause of death
§ 86:55	Lynching

CHAPTER 87. INDECENT EXPOSURE

- § 87:1 Indecent exposure
- § 87:2 Indecent exposure to a child under fourteen
- § 87:3 Lascivious intent—Definition

CHAPTER 88. INTOXICATING LIQUORS (A.B.C. LAW)

- § 88:1 Illegal manufacture
 § 88:2 Manufacture—Definition
 § 88:3 Burden on commonwealth to prove manufacturing at time and place
 § 88:4 Prima facie presumption of guilt dependent on proof of manufacturing
 § 88:5 Presence at illegal distillery
 § 88:6 Unlawful possession
- § 88:7 Excess of permitted amount of alcohol not bearing ABC stamps

CHAPTER 89. LARCENY; RECEIVING STOLEN GOODS; EMBEZZLEMENT

§ 89:1 Larceny—Elements
§ 89:2 Larceny—Third or subsequent offense
§ 89:3 Larceny by false pretenses
§ 89:4 Larceny by false pretenses—Title and possession must pass
§ 89:5 Guilty knowledge and intent to defraud necessary

DEFAULT						
§ 89:6	Intent to steal—Burden of proof					
§ 89:7	Intent to steal—Burden of proof Intent to steal—Inference					
§ 89:8	Identification of property stolen					
§ 89:9	Abandonment					
§ 89:10	Asportation					
§ 89:11	Possession of recently stolen property					
§ 89:12	Possession of recently stolen property—Short form					
§ 89:13	Possession of recently stolen property—Personal and exclusive possession					
§ 89:14	Possession of recently stolen goods—Burden of proof					
§ 89:15	Bringing stolen property into the state					
§ 89:16	Receiving stolen goods					
§ 89:17	Receiving stolen goods—Burden of proof					
§ 89:18	Receiving stolen goods—Guilt inferred from recent unexplained possession					
§ 89:19	Receiving stolen goods—Guilty knowledge— Sufficiency of proof					
§ 89:20	Embezzlement—Elements					
§ 89:21	Embezzlement—Elements—Long form					
§ 89:22	Embezzlement—Intent necessary					
§ 89:23	Honest belief of bona fide claim to property					
§ 89:24	Larceny by Bailee of goods					
§ 89:25	Embezzlement by withholding funds due the commonwealth					
CHAI	PTER 90. OBSCENITY					
§ 90:1	Elements					
§ 90:2	Test for obscenity					
§ 90:3	Child pornography—consent of child irrelevant					
CHAPTER 91. PERJURY						
§ 91:1	Elements					
§ 91:2	Contradictory testimony under oath					
§ 91:3	No probable cause for believing truth of testimony					
§ 91:4	Knowledge of false statement necessary					
§ 91:5	Materiality					
§ 91:6	Falsity of statement must be proven by other evidence					
§ 91:7	Subornation of perjury, and inducing another to testify falsely					

CHAPTER 92. RAPE

§ 92:1	In general			
§ 92:2	Spousal rape			
§ 92:3	Child under thirteen (13) years of age			
§ 92:4	Statutory rape—General			
§ 92:5	Statutory rape—Both parties minors			
§ 92:6	Rape—Victim mentally incapacitated or			
	physically handicapped			
§ 92:7	Rape—Short form			
§ 92:8	Definition—Mental incapacity			
§ 92:9	Definition—Physical helplessness			
§ 92:10	Definition—Penetration necessary			
§ 92:11	Definition—Sexual intercourse			
§ 92:12	Definition—Force, threat or intimidation			
§ 92:13	Physical resistance not required			
§ 92:14	Consent as a defense			
§ 92:15	Consent as a defense—Reasonable doubt			
§ 92:16	Age of the party or parties			
8 92.17	Force and effect of deposition			

CHAPTER 93. ROBBERY

- § 93:1 Elements
- § 93:2 Violence or intimidation

§ 92:18 Attempted rape

- § 93:3 Violence or intimidation—After larceny
- § 93:4 Possession of property stolen during robbery
- § 93:5 Taking during robbery

CHAPTER 94. SEXUAL OFFENSES

- § 94:1 Definition of sexual abuse
- § 94:2 Sexual battery
- § 94:3 Aggravated sexual battery
- § 94:4 Sodomy—General
- § 94:5 Sodomy—By force
- § 94:6 Sodomy—By force—Spouse
- § 94:7 Sodomy—Child under thirteen (13)
- § 94:8 Sodomy—Victim mentally incapacitated or physically handicapped
- § 94:9 Sodomy—Penetration
- § 94:10 Object Sexual Penetration—General
- \S 94:11 Object Sexual Penetration—Spouse
- § 94:12 Object Sexual Penetration—Victim mentally

DEFAULT

	:
	incapacitated or physically handicapped
§ 94:13	Marital sexual assault
§ 94:14	Definition—Intimate parts
§ 94:15	Definition—Custodial or supervisory
	relationship with a child