

# Index

## **ABANDONMENT**

- Property, privacy interests in, **1:31**
- Standing to challenge legality of search of, **27:4**

## **ACCUSED**

- See DEFENDANTS

## **ADMINISTRATIVE SEARCHES**

- Administrative board's authority to approve, **19:4 to 19:6**
- Arson suspected, traditional warrant must be sought, **19:4 to 19:6**
- Border searches, **19:7**
- Building inspections, **19:1**
- Businesses, of, **19:2, 19:4 to 19:6**
- Defined, **19:1**
- Desk searches by public employers, **19:15**
- Dormitory rooms, **19:11**
- Drug testing
  - Political candidates, **19:18**
  - Public employees, **19:16**
- Housing inspections, **19:1**
- Inspector, requirements, **19:3 to 19:6**
- Intrusion on privacy, as, **19:1**
- Locker inspections, **19:10**
- Notice requirements, **19:4 to 19:6**
- Probationer's home, of, **19:19**
- Public employer searching employees' desks, **19:15**
- Public venues, **19:9**
- Reasonableness standard, **19:3**
  - Drug testing of public employees, **19:16**
  - Student searches, **19:10 to 19:12**
- Regulated businesses, **19:2, 19:4 to 19:6**
- Request for warrant, **19:3 to 19:6**
- Schools, **19:10 to 19:12**
- Special circumstances searches, **19:8 to 19:14**
- State standards of review, **19:6**
- Students
  - Particular student searched, reasonableness, **19:12**
  - Property of, **19:10**
- Warrantless searches, **19:3 to 19:6**
- Warrants, **19:3 to 19:6**

## **ADMISSIBILITY OF EVIDENCE**

- Exclusionary rule. See EXCLUSIONARY RULE
- Fruit of the poisonous tree. See FRUIT OF THE POISONOUS TREE

## **ADMISSIONS**

- See CONFESSIONS

## **AFFIDAVITS**

- Arrests, for, **5:2**
- Search warrant, for. See SEARCH WARRANTS

## **AFGHAN DETAINEES**

- Enemy combatants, **4:12**

## **ALCOHOL TESTING STANDARDS**

- Failure to meet, exclusion of results, **28:3**

## **ANIMALS**

- Traffic stops, sniffing dogs, **18:12**

## **APPEALS**

- Suppression motion ruling, from, **27:18, 27:19**

## **APPEARANCE**

- Arrest, following, **4:11, 6:5**
- Summons. See SUMMONS

## **ARREST WARRANTS**

- Affidavits, **5:2**
  - Hearsay as basis, **2:9, 2:20**
  - Informant's statements as basis for, **2:9, 2:22**
- Cancellation, **6:4**
- Clerks of courts issuing, **5:3**
- Command for immediate arrest, warrant to contain, **5:5**
- Complainant's testimony to establish probable cause, **5:2**
- Complaint, issuance upon, **5:2**
  - Copy of complaint attached, **5:5**
- Contents, **5:2, 5:5**
- Copy to defendant, **6:1**
- Defendant's name to appear in, **5:5**
- Definitions, **5:1**
- Execution, **6:1 to 6:5**
  - Summons in lieu of, **5:3**
- Forced entry, **6:2**
- Forms, **5:5**

**ARREST WARRANTS—Cont'd**

- Issuance, **5:2**
  - Failure to respond to summons, following, **5:4**
  - Persons who may issue, **5:3**
- John Doe warrants, **5:5**
- Judges issuing, **5:3**
- Judicial officers issuing, **5:3**
- Mayors issuing, **5:3**
- Offense, warrant to contain description of, **5:5**
- Personal knowledge of affiant not required, **5:2**
- Possession by officer not prerequisite to arrest, **6:1**
- Post-arrest warrants, **4:11**
  - Clerks of courts issuing, **5:3**
- Probable cause for issuance, **5:2**
- Return, **6:4**
- Search of house incident to arrest, **11:3**
- Speedy trial rights, delay in executing arrest warrant as violation of, **6:1**
- Statutes cited for criminal offenses, **5:5**
- Summons. See SUMMONS
- Teletype copy, **6:1**
- Third person's home entered to effect arrest, arrest warrant insufficient for search, **4:10**

**ARRESTS**

- Amount of force used as factor distinguishing stop from arrest, **17:5**
- Appearance following, **4:11, 6:5**
- Authority to arrest as component of, **3:2**
- Behavior of police, effect on determination as stop or arrest, **3:2**
- Checklist, **App A**
- Citation in lieu of, **4:6**
- Citizens' arrests. See CITIZENS' ARRESTS
- Components of, **3:2**
- Custodial arrest for minor offense, **4:6**
- Deadly force, use of, **3:3 to 3:6**
  - Constitutional limitations, **3:4**
  - Reasonableness standard, **3:4**
  - Riot dispersion, **3:5**
  - Self-defense, **3:6**
- Definitions, **3:2**
- Detention
  - Component of arrest, **3:2**
  - Length of as initial factor distinguishing stop from arrest, **17:6**
- Exigent circumstances justifying warrantless entry into home to effect arrest, **4:9**

**ARRESTS—Cont'd**

- Felonies, deadly force used in prevention or apprehension, **3:3**
- Forced entry, **6:2**
- Hot pursuit, police chasing suspect into private residence; warrant unnecessary, **4:8, 4:9, 9:9**
- Illegal. See ILLEGAL ARRESTS
- Intent to arrest, **3:2**
- Knock and announce rule, **6:2**
- Length of time of detention, effect on determination as stop or arrest, **3:2**
- Location of arrest to determine necessity for warrant, **4:1**
- Malicious prosecution, **6:6**
- Misdemeanors
  - Citation in lieu of arrest, **4:6**
  - Entry into home without warrant to effect, **4:8, 4:9**
  - Release, **6:5**
  - Strip search following, **10:18**
  - Summons in lieu of warrant, **5:4**
  - Use of deadly force in prevention or apprehension, **3:3**
  - Violation of statutory right, evidence not suppressed, **4:6**
- Nature of offense to determine necessity for warrant, **4:1**
- Outside county issuing warrant, **6:5**
- Police station, trip to; determination as stop or arrest, **3:2**
- Post-arrest procedures, **6:5**
- Pretext for search, as, **10:11 et seq.**
- Probable cause. See PROBABLE CAUSE FOR ARREST
- Release following, **6:5**
- Resisting arrest, **3:7, 3:8**
  - Illegal entry into home, **4:9**
- Restraint of freedom in contemplation of formal charging with crime as component of arrest, **3:2**
- Search incident to, **10:1 to 12:8**
- Seizure as component of, **3:2**
- State law, governed by, **28:3**
- Summons. See SUMMONS
- Terry stop differentiated from, **3:2**
- Third person's home entered to effect arrest of nonresident, search warrant necessary, **4:10**
- Traffic violation, custodial arrest for; possible Fourth Amendment violation, **4:6**
- Understanding of arrest by person arrested as component of, **3:2**

## INDEX

### **ARRESTS—Cont’d**

Voluntary presence at police station, determination if constitutes arrest, **3:2**

Warrantless arrests. See WARRANTLESS ARRESTS

Warrants. See ARREST WARRANTS

### **ARSON**

Administrative warrant insufficient to investigate, **19:4 to 19:6**

### **ASSEMBLY PLACES**

Warrantless arrest in, **4:7**

### **ATTENUATION DOCTRINE**

Exception to derivative evidence rule, **29:8**

### **ATTORNEYS**

Indigent, for. See INDIGENT PERSONS

Right to. See RIGHT TO COUNSEL

### **AUTOMOBILE EXCEPTION**

See MOTOR VEHICLE SEARCHES

### **AUTOMOBILES**

Search warrant, particularity of description required, **7:5**

### **BLOOD**

Hospital blood tests after traffic stops, **18:21**

Suppression of evidence, burden of proof, **27:12**

Withdrawal without consent, **20:13**

### **BORDERS**

Administrative searches, **19:7**

### **BRIEFCASES**

Searching, **10:21**

### **BRIGHT-LINE RULES**

Chimel standard diminished by, **10:3**

Motor vehicle searches, **12:3**

### **BUGGING**

See ELECTRONIC SURVEILLANCE

### **BUILDING INSPECTIONS**

Administrative search, as, **19:1**

### **BUSINESS PREMISES**

Protection of privacy, **1:13**

Resisting unlawful entry into, privilege limited, **3:7**

Warrantless entry, **4:10**

Warrantless inspection, **19:2, 19:4 to 19:6**

### **CAPITAL OFFENSES**

See FELONIES, generally

### **CELL PHONES**

Protection of privacy, **1:26**

Search incident to arrest, **10:7**

### **CHECKLISTS**

Arrests, **App A**

Interrogation, **App E**

Search warrant provisions, **App C**

Stop and Frisk, **App B**

Warrantless searches, **App D**

### **CHIMEL CONTROL TEST**

Containers, applicability, **11:1**

Limitations on search incident to arrest, **10:3**

Motor vehicle searches, applicability, **12:1, 12:2**

### **CHRISTIAN BURIAL SPEECH**

Right to counsel, effect, **25:1**

### **CITATIONS**

Misdemeanor, **4:6**

Previous disregard of citation for same offense, arrest for minor misdemeanor permissible, **4:6**

Refusal to sign, arrest for minor misdemeanor permissible, **4:6**

### **CITIZENS’ ARRESTS**

Felony, requirements, **4:2**

Notice to arrestee of intent to arrest and cause of arrest, prerequisite, **4:2**

Resisting unlawful arrest by, standard of resistance, **3:7**

### **CIVIL PROCEEDINGS**

Evidence illegally seized by state officials, use in federal civil proceedings, **28:5**

### **CLERKS OF COURT**

Arrest warrants, issuance by, **5:3**

Search warrants not to be issued by, **7:3**

### **COLLEGES**

Administrative searches, **19:10 to 19:13**

### **COMPLAINTS**

Answers. See DEFENSES

Arrest warrant issued upon, **5:2**

### **COMPUTER GENERATED PHOTO ARRAYS**

Lineups, **26:9**

### **COMPUTERS**

Electronic Communications Privacy Act (ECPA), **1:23**

**COMPUTERS—Cont'd**

- E-mail, protection of privacy, **1:24**
- Instant messaging, protection of privacy, **1:25**
- Internet communications as source of probable cause information, **2:23**
- Lineups, computer generated photo arrays, **26:9**
- Seizure of electronically stored information, **7:6**

**CONFESSIONS**

- See also **SELF-INCRIMINATION**
- Age of accused, factor in determining voluntariness, **21:3**
- Brutality to obtain, inadmissible, **21:2**
- Clothing withheld to obtain, inadmissible, **21:3**
- Coercion to obtain, inadmissible, **21:2**
- Education of accused, factor in determining voluntariness, **21:3**
- Escobedo, effect, **21:4**
- Ethnic background of accused, factor in determining voluntariness, **21:3**
- Focus on the suspect standard, **21:4**
- Food withheld to obtain, inadmissible, **21:3**
- Inherently coercive tactics, confession rendered inadmissible, **21:2**
- Intelligence of accused, factor in determining voluntariness, **21:3**
- Interrogation after defendant's release, applicability of right to counsel, **21:4**
- Mental torture to obtain, inadmissible, **21:2**
- Miranda rule, **22:1**
- Prolonged incommunicado interrogation with bright lights, inadmissible, **21:3**
- Racial background of accused, factor in determining voluntariness, **21:3**
- Reliability questionable, inadmissible, **21:2**
- Right to counsel, **21:4**
- Security guard, extracted by; Miranda warnings not required, **28:14**
- Sleep withheld to obtain, inadmissible, **21:3**
- Suppression of evidence, burden of proof to determine legality of search, **27:14**
- Third degree tactics censured, **21:3, 22:1**
- Threats to obtain, inadmissible, **21:3**
- Torture to obtain, inadmissible, **21:2**
- Totality of the circumstances test, **21:3**

**CONFESSIONS—Cont'd**

- Truth serum to obtain, inadmissible, **21:3**
- Voluntariness test, **21:3**
- Water withheld to obtain, inadmissible, **21:3**

**CONSENT SEARCHES**

- Authority claimed by police officer, consent not voluntary, **20:2**
- Blood withdrawal, **20:13**
- Burden of proof, **20:1, 20:3**
  - Consent voluntarily given, prosecution to show, **27:9**
- Child's consent to search of parent's property, **20:11**
- Coercion, determination, **20:2 to 20:8**
- Conditions of search can be set by individual, **20:9**
- Consensual encounter, **20:7**
- Consent to enter for questioning not consent to search, **20:2**
- Co-occupant disagreements, **20:12**
- Deceptively gaining entry, **20:3, 20:8**
- Extent of search, **20:9**
- Failure to resist not valid consent, **20:5**
- Fourth Amendment rights, individual need not be advised of prior to consent search, **20:2**
- Limits upon consent, **20:9**
- Motor vehicles, **20:2**
  - Borrower's consent, **20:11**
  - Spousal consent, **20:11**
  - Traffic stop, consent after, **16:11**
- Parental consent, **20:11**
- Reasonable reliance upon third party's claim of authority, **20:11**
- Right to counsel invoked by accused, police may still request accused's consent to search, **23:6**
- Roommate's consent, **20:11**
- Spousal consent, **20:11**
- Termination of consent, **20:9**
- Third party consent, **20:11**
- Vehicle stops, consensual encounters of vehicles, **18:5**
- Voluntariness test, **20:4**
  - Application, **20:6**
- Warrant will be obtained if consent not forthcoming, defendant informed, **20:2**
- Withdrawal of blood, **20:13**
- Withdrawal of consent during search, **20:10**

## INDEX

### CONSTABLES

See LAW ENFORCEMENT  
OFFICERS, generally

### CONTAINER SEARCHES

Incident to arrest, **10:19**  
Conflicting precedent, **10:19**  
Delay between search and arrest,  
**10:21**  
Motor vehicle searches, **12:1 to 12:8**  
Search contemporaneous with arrest,  
**10:20**  
Inventory searches, **10:20**  
Motor vehicle searches, **12:1 to 12:8**,  
**13:2 to 13:8**  
Plain view exception, search and seizure  
authorized, **15:1**  
Removing contents from containers,  
**28:14**

### CONTEMPT

Summons, failure to appear, **5:4**

### CONTRABAND

Field tests, protection of privacy, **1:17**  
Seizure, **7:5**

### CONTROL TEST

See CHIMEL CONTROL TEST

### CONTROLLED SUBSTANCES

Dogs, traffic stop, **18:12**  
Drug houses  
Detention of occupants while search  
warrant executed, **7:17**  
Search of occupants during execution  
of search warrant, **7:18**  
Drug testing  
Political candidates, **19:18**  
Public employees, **19:16**  
Students, **19:12**  
Field tests, protection of privacy, **1:17**  
Highway drug checkpoint stops, **18:22**  
Nighttime searches, **7:8**  
Open view, **15:5**  
Packages and containers searched for,  
**10:19 to 10:21**  
War on drugs as justification for  
investigatory stops, **16:2**

### COUNSEL

See RIGHT TO COUNSEL

### COURTS

Appeals. See APPEALS  
Clerks. See CLERKS OF COURTS  
Contempt. See CONTEMPT  
Evidence. See EVIDENCE  
Grand juries. See GRAND JURIES

### COURTS—Cont'd

Judges. See JUDGES  
Witnesses and testimony. See WIT-  
NESSES AND TESTIMONY

### CRIMES AND OFFENSES

Felonies. See FELONIES  
Misdemeanors. See MISDEMEANORS  
Traffic offenses. See TRAFFIC OFFEN-  
SES

### CURTILAGE

Privacy expectations, **1:12**

### CUSTODIAL INTERROGATION

Breathalyzer and field sobriety tests,  
Miranda rights not implicated,  
**22:10**  
Checklist, **App E**  
Counsel standing by, suspect not  
informed, **22:4**  
Custody, defined, **22:9**  
Home of suspect, questioning in; deter-  
mination as custodial interrogation,  
**22:9**  
Incriminating response from accused  
likely, police persuasion techniques  
as interrogation, **22:10**  
Interrogation, defined, **22:10**  
Miranda rule. See MIRANDA RIGHTS,  
generally  
News media, statements by defendant,  
**22:11**  
Pedigree questions, applicability of  
Miranda rights to, **22:10**  
Persuasion techniques as interrogation,  
**22:10**  
Police behavior during, **24:1 to 24:3**  
Police statements intended to provoke  
response as interrogation, **22:10**  
Polygraph test, question as to whether  
the suspect is in custody, **22:9**  
Standard booking questions, answers to;  
Miranda warnings not required,  
**22:10**  
Videotaping or recording, value, **23:2**

### DEFENDANTS

Appearance, following arrest, **4:11, 6:5**  
Attorney, right to. See RIGHT TO  
COUNSEL  
Confessions. See CONFESSIONS  
Exculpatory statements, applicability of  
Miranda rights, **22:1**  
Indigent. See INDIGENT PERSONS  
Miranda rights. See MIRANDA  
RIGHTS

## **DEFENDANTS—Cont'd**

- Rights
  - Attorney, to. See RIGHT TO COUNSEL
  - Miranda rights. See MIRANDA RIGHTS
- Silence. See SILENCE
- Statements by
  - Voluntary statements to police, applicability of Miranda rule, **22:9, 22:10**

## **DEFENSES**

- Resisting arrest when excessive or unnecessary force used, **3:7**

## **DEFINITIONS**

- Administrative search, **19:1**
- Arrest, **3:2**
- Arrest summons, **5:1**
- Arrest warrant, **5:1**
- Control, motor vehicle search, **12:3**
- Custody, interrogation, **22:9**
- Interrogation, **22:10**
- Knowingly, Miranda rights, **23:12**
- Law enforcement officer, **7:4**
- Minor misdemeanor, **4:6**
- Probable cause, **2:1 to 2:7**

## **DERIVATIVE EVIDENCE RULE**

- See FRUIT OF THE POISONOUS TREE

## **DETAINEES**

- Enemy combatants, **4:12**

## **DNA**

- Identification evidence obtained in public, **1:11**
- Search incident to arrest, **10:10**
- Testing, defendant request, **27:24**

## **DOCUMENTARY EVIDENCE**

- See EVIDENCE, generally

## **DOGS**

- Protection of privacy, sniffing dogs, **1:16**
- Traffic stops, sniffing dogs, **18:12**

## **DOMESTIC VIOLENCE**

- Probable cause for arrest, **2:25**
- Warrantless arrest; in presence of officer requirement, exception, **4:4**

## **DORM ROOMS**

- Administrative searches, **19:11**

## **DRUG COURIER PROFILES**

- Investigatory stop, as basis for, **16:5, 16:15**

## **DRUG TESTING**

- Political candidates, **19:18**
- Pregnant women, **19:16**
- Public employees, **19:16**
- Students, **19:13**

## **DRUGS**

- See CONTROLLED SUBSTANCES

## **DRUNK DRIVING**

- Burden of proof, suppression of evidence, **27:12**
- Field sobriety testing, **18:17**
  - Generally, **18:17 et seq.**
- Breath-testing equipment, regulation of, **18:19**
- Burden of proof, suppression, **27:12**
- Right to counsel, **18:18**
- Miranda rights, when applicable, **22:1**
  - Breathalyzer and field sobriety tests, **22:10**
- Probable cause for arrest, **4:4**
- Roadblocks to check for, **18:16**
- Traffic stops, generally, **18:16 et seq.**
- Warrantless entry into home to effect drunk driving arrest, **4:9**
- Warrantless misdemeanor arrest when officer did not observe driving of vehicle, **4:4**

## **DUE PROCESS**

- Fourth amendment, **1:2, 1:3**
- Identification, **26:7, 26:8**
- Lineup, right to, **26:12**

## **DUI**

- See DRUNK DRIVING

## **EAVESDROPPING**

- Electronic. See ELECTRONIC SURVEILLANCE

## **ELECTRONIC COMMUNICATIONS PRIVACY ACT (ECPA)**

- Protection of privacy, **1:23**

## **ELECTRONIC SURVEILLANCE**

- Protection of privacy, **1:23**

## **ELECTRONICALLY STORED INFORMATION**

- Search warrants for, **7:6**

## **E-MAIL**

- Protection of privacy, **1:24**

## **E-MAIL TRANSMISSIONS**

- Privacy expectation regarding
- See also COMPUTERS



## INDEX

### EMERGENCY CIRCUMSTANCES

Public safety exception to Miranda rule, **22:8**

Searches. See EXIGENT CIRCUMSTANCES FOR SEARCH

### ENEMY COMBATANTS

Warrantless arrests, **4:12**

### ERROR

Harmless, suppression hearing, **27:22**

### EVIDENCE

Concealed in suspect's body

Use of force to retrieve or extract, **10:8**

Derivative evidence rule. See FRUIT OF THE POISONOUS TREE

Destruction

Search incident to arrest to prevent, **10:3**

Warrantless search of house following arrest on porch, **11:4**

Warrantless medical intrusion into body to prevent, **10:9**

Exclusionary rule. See EXCLUSIONARY RULE

Force, use of to retrieve or extract, **10:8**

Hearsay. See HEARSAY

Identification. See IDENTIFICATION

Mere evidence rule, repudiation, **7:5**

Motion to suppress. See SUPPRESSION OF EVIDENCE, at Motions

Suppression. See SUPPRESSION OF EVIDENCE

Testimony. See WITNESSES AND TESTIMONY

### EXCLUSIONARY RULE

Arrests governed by state law, **28:3**

Collateral attack, application through, **28:4**

Court error, good faith exception in Ohio, **28:11**

Development, **28:2**

Extraterritorial warrantless arrests, inapplicable to, **4:5**

Exusable error, nature of, **28:6**

Fruit of the poisonous tree. See FRUIT OF THE POISONOUS TREE

Good faith exception, **28:1, 28:5 to 28:12**

Reasonable reliance standard, **28:7**

Search warrant affidavit, perjured information in, **2:24**

Grand jury proceedings, applicability, **28:4, 28:5**

### EXCLUSIONARY RULE—Cont'd

Habeas corpus petition by prisoner, applicability, **28:4**

History, **28:2**

Independent source exception, **29:6**

Identification, **26:5, 26:6, 26:10**

Ineffective assistance of counsel claim, applicability, **28:4**

Inevitable discovery doctrine, **29:7**

Limitations, **28:4**

Good faith exception, on, **28:8**

Misinterpretation of Fourth Amendment by state, **28:3**

Police error, good faith exception in Ohio, **28:12**

Principles, **28:1**

Private persons, searches by; rule inapplicable, **28:14**

Process, **28:9**

Purpose, **28:2, 28:4**

State law, violations of, **28:3**

States, applicability to, **28:2**

Students, applicability of rule, **28:14**

Weeks rule, **28:2**

### EXCUSABLE ERROR

Exclusionary rule, nature of excusable error, **28:6**

### EXIGENT CIRCUMSTANCES FOR SEARCH

Abducted person inside premises as emergency, **9:3**

Automobile exception developed from, **9:8**

*Brigham City v. Stuart*, home entry, **9:4**

Business premises, **4:10**

Child alone in apartment, **9:3**

Compliance with warrant requirement once exigency has passed, **9:8**

Consent for initial entry not constituting consent for warrantless search, **9:8**

Dead bodies reported to police as emergency, **9:2**

Domestic violence cases, **9:2, 9:3**

Emergency, presence of evidence in home, **9:4**

Emergency doctrine, **9:1 to 9:9**

Evidence, presence of, **9:5**

Factors determining existence of emergency, **9:2, 9:3**

Fire as emergency, **9:2, 9:3, 9:8**

Gunfire inside residence as emergency, **9:2**

Home entry, *Brigham City v. Stuart*, **9:4**

Hot pursuit, **9:9**

**EXIGENT CIRCUMSTANCES FOR SEARCH—Cont'd**

- Injured or ill person inside premises as emergency, **9:2, 9:3**
- Methamphetamine labs, **9:6**
- Motor vehicle search exception developed from, **9:8**
- Murder scene exception, **9:8**
- Person outside telling police to enter residence as emergency, **9:2, 9:3**
- Plain view exception, seizure of evidence during warrantless search, **9:1**
- Probable cause, **9:2, 9:3**
- Protective sweeps, **9:7**
- Residence, warrantless entry into
  - Destruction or removal of evidence, likelihood of, **9:2, 9:3**
  - Emergency, due to, **9:1 to 9:9**
  - Hot pursuit, **9:9**
  - Nature or degree of offense as factor, **9:2, 9:3**
  - Police making presence known to suspect in residence as factor, **9:2, 9:3**
  - Police observation of suspect in residence as factor, **9:2, 9:3**
- Scope of warrantless search, **9:8**
- Smoke coming out of residence as emergency, **9:2, 9:3**
- Termination of search when emergency alleviated, **9:8**
- Threats directed to police from inside as emergency, **9:2, 9:3**

**EXPERT TESTIMONY**

- Lineups, expert testimony on the accuracy of eyewitness identification, **26:13**

**EYEWITNESS IDENTIFICATION**

- See IDENTIFICATION, generally

**FELONIES**

- Citizen's arrest, requirements, **4:2**
- Warrantless arrests, requirements, **4:2**
- See also particular crime concerned

**FIFTH AMENDMENT**

- See SELF-INCRIMINATION

**FIRES**

- Warrantless entry due to, **9:2, 9:3, 9:8**

**FLIGHT**

- Investigatory stops, **16:16**
- Totality of circumstances test, **2:16**

**FORCED ENTRY FOR ARREST**

- Knock and announce rule, **6:2**

**FOURTH AMENDMENT**

- Abandoned property, **1:31**
- Applicability to non-criminal justice government agencies, **8:4**
- Approaches, **1:5**
- Due process revolution, **1:2, 1:3**
- Federal vs. state standards, **28:3**
- History, **1:6**
- Legalization of marijuana, **1:30**
- Other rights complementing, **1:29**
- Property interest protection under, **1:28**
- Recent developments, **1:1**
- Right of privacy, **1:27**
- Technological advances, effect
  - See also SEARCH AND SEIZURE, generally
- Videoing police officers, **1:27**

**FRISKING**

- See PAT-DOWN SEARCHES

**FRUIT OF THE POISONOUS TREE**

- Attenuation doctrine, **29:8**
- Causal connection between violation and evidence, **29:3**
- Exceptions, **29:5 to 29:8**
- Identification
  - Illegal arrest, resulting from, **26:10**
  - In-court, resulting from illegal confrontation or lineup, **26:6**
- Independent source exception, **29:6**
- Inevitable discovery doctrine, **29:7**
- Miranda warnings
  - Failure to give, **29:2**
  - Taint of illegal arrest or search not dissipated by, **29:8**
- Purpose, **29:1, 29:2**
- Witness found as result of constitutional violation, admissibility, **29:4, 29:8**

**GOOD FAITH EXCEPTION TO EXCLUSIONARY RULE**

- Court error, **28:11**
- Limitations, **28:8**
- Ohio, **28:10**
- Police error, **28:12**
- Process, **28:9**
- Reasonable reliance, **28:7**
- Search warrant affidavit, perjured information in, **2:24**
- Warrantless searches, expansion of exception to, **28:13**

**GRAND JURIES**

- Exclusionary rule, applicability, **28:4, 28:5**



## INDEX

### GRAND JURIES—Cont'd

#### Witnesses

Questions based on illegally obtained evidence, applicability of exclusionary rule, **28:4**

### GUANTANAMO DETAINEES

Enemy combatants, **4:12**

### GUESTS

Standing to object to legality of search, **27:5**

### GUILTY PLEAS

Appeal of suppression motion ruling, **27:19**

Appeal of suppression motion ruling, defendants, **27:20**

### HABEAS CORPUS

Post-conviction proceeding, applicability of exclusionary rule, **28:4**

### HARMLESS ERROR

Motions, **27:22**

### HEARINGS

Preliminary. See PRELIMINARY HEARINGS

Suppression. See SUPPRESSION OF EVIDENCE

### HEARSAY

Arrest warrant issued upon, **2:20**

Identification, testimony concerning, **26:4**

Search warrant issued upon, **2:20**

### HIGHWAYS

#### Checkpoints

Drug, **18:22**

Information, **18:23**

### HOSPITAL

Blood tests after traffic stops, **18:21**

### HOUSES

Determination of areas protected by curtilage of house, **1:12**

### HOUSING INSPECTIONS

Administrative search, as, **19:1**

### IDENTIFICATION

Accuracy of witness' description, factor in establishing reliability, **26:7**

Certainty demonstrated by witness, factor in establishing reliability, **26:7**

Cross-racial identification instruction in lineups, **26:14**

### IDENTIFICATION—Cont'd

Degree of attention by witness during crime, factor in establishing reliability, **26:7**

Due process analysis, **26:7, 26:8**

Lineup, right to, **26:12**

Fruit of the poisonous tree

Illegal arrest, resulting from, **26:10**

In-court identification resulting from illegal confrontation or lineup, **26:6**

Hearsay, testimony as, **26:4**

In-court

Product of pretrial lineup where right to counsel denied, effect, **26:5, 26:6**

Source independent from tainted pretrial identification, **26:5, 26:6, 26:10**

Independent source exception, **26:5, 26:6, 26:10**

Length of time between crime and confrontation, factor in establishing reliability, **26:7**

Lineups

Computer generated photo arrays, **26:9**

Counsel, right to, **26:5**

Cross-racial identification instruction, **26:14**

Expert testimony on the accuracy of eyewitness identification, **26:13**

Refusal to appear, **26:11**

Right to, **26:12**

Self-incrimination rights, effect, **26:11**

Ohio statutory requirements and procedure, **26:2, 26:3**

Opportunity to view criminal during crime, factor in establishing reliability, **26:7**

Per se exclusionary rule, right to counsel violated, **26:5, 26:6**

Photographic identification, **26:8**

Illegal arrest, resulting from, **26:10**

Right to counsel, **26:5**

Preliminary hearings, right to counsel, **26:5**

Prior identification admissible for either substantive or corroborative purposes, **26:4**

Privacy expectation, identification evidence obtained in public, **1:11**

Problems with, **26:1**

Procedure in Ohio, **26:3**

Reliability of identification as most important factor, **26:7**

Requirements in Ohio, **26:2**

## **IDENTIFICATION—Cont'd**

- Right to counsel, **26:5**
- Self-incrimination rights, effect, **26:11**
- Show-up, **26:8**
  - Right to counsel, **26:5**
- Suggestive procedures, **26:7, 26:8**
- Totality of the circumstances test, admissibility, **26:7, 26:8**
- Voice identification not violation of self-incrimination rights, **26:11**
- Wade-Gilbert rule, **26:5, 26:6**

## **ILLEGAL ARRESTS**

- Habeas corpus, not furnishing grounds for release by, **3:1**
- Identification resulting from, **26:10**
- Investigatory stop becoming, when, **16:4**
- Jurisdiction of trial court not affected by, **3:1**
- Miranda warnings do not dissipate taint of, **29:8**
- Resisting, **3:7**
- Subsequent conviction not voided by, **3:1**

## **IMPEACHMENT**

- Generally, **30:1 to 30:7**
- Coerced statements, use to impeach defendant, **30:5**
- Fourth Amendment violations, **30:2**
- Illegally obtained evidence
  - Physical evidence, use to impeach defendant, **27:3**
  - Statements, use to impeach defendant, **30:3 to 30:7**
- Pre-arrest silence used as substantive evidence of guilt, **30:7**
- Silence of defendant, use for, **30:6, 30:7**

## **IMPOUNDED VEHICLES**

- Searching, **14:1 to 14:7**

## **IMPRISONMENT**

- See PRISONERS

## **INCIDENT TO ARREST**

- See SEARCH INCIDENT TO ARREST

## **IN-COURT IDENTIFICATION**

- See IDENTIFICATION

## **INDEPENDENT SOURCE RULE**

- Exception to derivative evidence rule, **29:6**
- Identification, **26:5, 26:6, 26:10**

## **INDICTMENT OR INFORMATION**

- Indicted defendant's statements to planted informant as violation of right to counsel, **25:3**

## **INDICTMENT OR INFORMATION—Cont'd**

- Speedy trial rights, delay in serving indictment as violation of, **6:1**

## **INDIGENT PERSONS**

- Attorney appointed for Miranda rule, **22:2**

## **INEVITABLE DISCOVERY DOCTRINE**

- Exception to derivative evidence rule, **29:7**

## **INFORMANTS**

- Aguilar test, **2:22**
- Disclosure of identity, when, **2:9, 2:22**
- Investigatory stops, **16:12, 16:13**
- Protection of privacy, **1:15**
- Spinelli test, **2:22**
- Statements of as basis for search warrant issuance, **2:22**

## **INFORMATION**

- See INDICTMENT OR INFORMATION

## **INSTANT MESSAGING**

- Protection of privacy, **1:25**

## **INTERNET**

- See also COMPUTERS
- Communications as source of probable cause information, **2:23**

## **INTERPRETERS**

- Miranda rights, **22:2**

## **INTERROGATION**

- See CUSTODIAL INTERROGATION

## **INVENTORY**

- Seized property, **7:15**

## **INVENTORY SEARCHES**

- Containers, **10:20**
- Motor vehicles, **14:1 to 14:7**
  - Impoundment, lawfulness of, **14:2**
  - Plain view limitation, **14:6**
  - Pretextual impoundment, **14:7**
  - Standardized policy, **14:4**
  - Time of search, **14:5**

## **INVESTIGATORY STOPS**

- Airports, encounters between police and suspects in, **16:5**
- Amount of force used as factor distinguishing stop from arrest, **17:5**
- Anonymous sources of information, **16:14**

## INDEX

### INVESTIGATORY STOPS—Cont'd

- Applicability to motor vehicle stops, **18:2**
- Bus terminals, encounters between police and suspects in, **16:5**
- Computer check of license plates, driver's license, **17:5**
- Consensual encounters, **16:4**
  - Differences between Terry stop and, **16:10**
- Cooperation of suspect, effect, **16:9**
- Definition, **16:2 et seq.**
- Detention period as critical factor distinguishing stop from arrest, **17:6**
- Drug courier profile as basis for, **16:5, 16:15**
- Fingerprinting of suspect at scene, **17:8**
- Flight from Police, **16:16**
- Free to walk away from officers, effect, **16:5**
- Furtive conduct justifying, **16:18**
- High-crime area as factor, **16:19**
- Identification, failure to provide to police; effect, **17:5**
- Illegal arrest, when investigatory stop becomes, **16:5**
- Informants, **16:12, 16:13**
- "Knock and talk," police, **16:8**
- Motor vehicle stops, **16:15, 18:2**
  - See also MOTOR VEHICLE STOPS
- Moving suspect from original place of stop, effect, **17:7**
- Other police departments, information form, **16:13**
- Pat-down search, reasonable suspicion for investigatory stop does not automatically authorize, **17:3**
- Personal observation unnecessary for reasonable cause, **16:12**
- Police bulletin, in response to, **16:12, 16:15**
- Police knocking on door, effect, **16:8**
- Police station interrogation room, taking suspect to; effect, **17:7**
- Probable cause standard inapplicable, **16:3**
- Profiling, **16:15**
- Race of suspect as basis for, **16:15**
- Reasonableness standard, **16:3, 16:12 et seq.**
  - Submission by suspect to authority as additional requirement, **16:5**
- Refusal to cooperate with police, suspect's right to, **17:5**
- Sources of information, **16:13**

### INVESTIGATORY STOPS—Cont'd

- Suspicion supporting stop dissipated, further detention not justified, **17:5**
- Sweeping the buses, **16:6**
- Terry
  - Difference between consensual encounters and, **16:10**
  - Effect, **16:3**
  - Suppression of evidence, burden of proof for legality of stop, **27:11**
- Time limits, **17:6**
- Totality of the circumstances test, **16:15 et seq.**
- Wanted flyer as probable cause, **16:12**
- War on drugs as justification for, **16:2**
- When suspect does not stop, effect, **16:7**

### JAILS

- See PRISONERS

### JUDGES

- Arrest warrants, issuance by, **5:3**
- Deterrence effect of exclusionary rule on, **28:8**
- Good faith exception, court error, **28:11**
- Search warrants, issuance by, **5:3**
  - Reviewing court, de novo review prohibited, **2:11**

### JUNK YARDS

- Warrantless inspections, **19:4 to 19:6**

### JURISDICTION

- Illegal arrest does not affect trial court's jurisdiction, **3:1**

### KATZ STANDARD

- See PRIVACY, RIGHT TO

### KNOCK AND ANNOUNCE RULE

- Exclusion of evidence, generally, **7:12**
- Force, use of, **6:2, 7:11**
- Judicial waiver of, **7:13**

### "KNOCK AND TALK"

- Investigatory stops, **16:8**

### LAW ENFORCEMENT OFFICERS

- Agents of not considered private persons for warrantless search purposes, **28:14**
- Definition, **7:4**
- Good faith exception, police error, **28:12**
- Harm to prevented by search incident to arrest, **10:3**

### LAWYERS

- See RIGHT TO COUNSEL

**LIBRARIES**

Employees permitted to detain thieves, **4:3**

**LINEUPS**

Computer generated photo arrays, **26:9**  
 Counsel, right to, **26:5**  
 Cross-racial identification instruction, **26:14**  
 Expert testimony on the accuracy of eyewitness identification, **26:13**  
 Refusal to appear, **26:11**  
 Right to, **26:12**  
 Self-incrimination rights, effect, **26:11**  
   See also IDENTIFICATION, generally

**LUGGAGE SEARCHES**

See CONTAINER SEARCHES, generally

**MAIL**

Privacy, expectations for traditionally sent mail, **1:22**

**MALICIOUS PROSECUTION**

Arrests, **6:6**

**MARIJUANA**

Fourth amendment  
 Legalization, **1:30**

**MAYORS**

Arrest warrants, issuing, **5:3**

**MEDIA**

Statements by defendant in custody, Miranda rights, **22:11**

**MERCHANTS**

Detaining shoplifters, permissible, **4:3**

**MERE EVIDENCE RULE**

Repudiation, **7:5**

**METHAMPHETAMINE LABS**

Exigent circumstances for search, **9:6**

**MINORS**

Confessions, age as factor in determining voluntariness, **21:3**  
 Consent to search of parent's property, **20:11**  
 Miranda rights, applicability, **23:2**

**MIRANDA RIGHTS**

Attempt to overrule, Congressional, **22:7**  
 Breathalyzer and field sobriety tests, rights not implicated, **22:10**  
 Capacity to understand, **23:12**  
 Congressional attempt to overrule, **22:7**

**MIRANDA RIGHTS—Cont'd**

Counsel, right to. See RIGHT TO COUNSEL  
 Custody as prerequisite to application of Miranda rule, **22:9**  
 Exculpatory statements, applicability, **22:1**  
 Failure to give warnings under public safety exception, **22:8**  
 Form, **22:4**  
 Home, questioning suspect in; applicability, **22:9**  
 Illegal arrest or search, Miranda warnings do not dissipate taint of, **29:8**  
 Impeachment exception, **30:3 to 30:6**  
 Interrogation as prerequisite to application of Miranda rule, **22:10**  
 Knowingly defined, **23:12**  
 Location, effect, **22:9**  
 Minors, applicability, **23:2**  
 Misdemeanors, applicability, **22:1**  
 News media statements, **22:11**  
 Ongoing nature, **22:4 to 22:6**  
 Pedigree questions, applicability to, **22:10**  
 Persuasion techniques as interrogation, **22:10**  
 Police statements intended to provoke response as interrogation, **22:10**  
 Prisoners, applicability, **22:9**  
 Probation officers, duty to give, **22:9**  
 Profession of suspect irrelevant, **22:3**  
 Promises made by police, suspect's statements motivated by, **24:1, 24:3**  
 Psychiatric examinations, applicability, **22:3**  
 Public safety exception, **22:8**  
 Purpose, **22:3**  
 Questions on crime other than crime arrested for  
   Miranda warnings to be given, **22:9**  
   Silence invoked during first questioning, effect, **23:3**  
 Recording of conversation between suspect and spouse, **22:10**  
 Refusal to sign waiver form, effect, **23:11**  
 Security guard extracting confession, Miranda warnings not required, **28:14**  
 Shoplifting suspect held by store security guard, **22:9**  
 Silent, right to remain. See SILENCE  
 Single warning insufficient, **22:4 to 22:6**  
 Special education student, capacity to understand, **23:12**

## INDEX

### MIRANDA RIGHTS—Cont'd

- Standard booking questions, answers to; warnings not required, **22:10**
- Time to give, **22:4 to 22:6**
- Totality of the circumstances test, waiver of rights, **23:11**
  - Confessions, voluntariness of, **24:3**
- Traffic offenses, applicability, **18:10, 22:1**
- Translation, **22:2**
- Trickery resulting in waiver of rights prohibited, **23:10**
- Videotaping or recording interrogation, value, **23:2**
- Voluntariness of statements, **22:7, 23:12, 24:1 to 24:3**
- Voluntary statements to police, applicability, **22:9, 22:10**
- Waiver of rights, **23:10 to 23:12**
  - Initiation of conversation by defendant after right to counsel invoked, statements admissible only if waiver of right found, **23:7, 23:8**
  - Silence, **23:1 to 23:3**
  - Suspect's age, mental state; consideration of in determining voluntariness, **24:3**

### MISDEMEANORS

- Arrests
  - Citation in lieu of arrest, **4:6**
  - Entry into home to effect, without warrant, **4:8, 4:9**
  - Exigent circumstances justifying warrantless entry into home to effect arrest, **4:9**
  - Extraterritorial warrantless arrests, **4:5**
  - Release after, **6:5**
  - Strip search following, **10:18**
  - Summons in lieu of warrant, **5:4**
  - Warrantless, **4:3 to 4:6**
- Citation for minor misdemeanor, **4:6**
- Definitions, **4:6**
- Domestic violence, exception to in presence requirement for warrantless arrest, **4:4**
- Drunk driving, warrantless arrest permitted although officer did not observe driving of vehicle, **4:4**
- Exigent circumstances justifying warrantless entry into home to effect arrest, **4:9**
- Extraterritorial warrantless arrests, **4:5**

### MISDEMEANORS—Cont'd

- Identity, evidence of not offered; arrest for minor misdemeanor permissible, **4:6**
- Medical aid required, arrest for minor misdemeanor permissible, **4:6**
- Minor misdemeanors, **4:6**
- Miranda warnings, applicability, **22:1**
- Presence of officer requirement for arrest, **4:3 to 4:5**
- Refusal to sign citation, arrest for minor misdemeanor permissible, **4:6**
- Strip search following arrest, **10:18**
- Theft offense, exception to in presence requirement for warrantless arrest, **4:4**
- Traffic offenses. See TRAFFIC OFFENSES
- Unable to provide for own safety, arrest for minor misdemeanor permissible, **4:6**
- Warrantless arrests, **4:3 to 4:6**
  - Entry into home to effect, **4:8, 4:9**
  - Exigent circumstances justifying warrantless entry into home to effect arrest, **4:9**
  - Extraterritorial arrests, **4:5**

### MOTIONS

- Suppression. See SUPPRESSION OF EVIDENCE

### MOTOR VEHICLE SEARCHES

- Automobile exception
  - Generally, **13:1 to 13:8**
  - Belton rule, applicability, **12:3 to 12:6**
  - Containers and receptacles, **13:2 to 13:8**
  - Development, **13:2 to 13:5**
  - Diminished expectation of privacy in motor vehicle, **13:2 to 13:5**
  - Exigent circumstances requirement eliminated, **13:2 to 13:5**
  - Government regulation of motor vehicles as justification of warrantless searches, **13:2 to 13:5**
- Impounded cars, **14:1 to 14:7**
  - Delayed search, **13:6**
- Inventory searches, **14:1 to 14:7**
  - Plain view limitation, **14:6**
  - Standardized policy, **14:4**
- Plain view doctrine, **13:7, 13:8**
- Police custody, warrantless searches, **13:2 to 13:5**
- Probable cause to believe evidence of crime within vehicle, **13:1**

**MOTOR VEHICLE SEARCHES****—Cont'd**

- Automobile exception—Cont'd
  - Ross exception, **13:4**
  - Search incident to arrest differentiated from, **13:1**
  - Warrantless search scope as broad as search with warrant, **8:7**
- Consent to search, **20:2**
  - Borrower's consent, **20:11**
  - Spousal consent, **20:11**
  - Traffic stop, **18:14**
  - Voluntariness after traffic stop, **16:11**
- Containers, **12:1 to 12:8, 13:2 to 13:8**
  - Delayed searches, **13:6**
- Drunk driving
  - Field sobriety testing, **18:17**
- Field sobriety testing, search during, **18:17**
- Incident to arrest
  - Arizona v. Gant, **12:5 to 12:7**
  - Automobile exception differentiated from, **13:1**
  - Belton rule, **12:3 to 12:6**
  - Bright-line rule, **12:3**
  - Chimel test, applicability, **12:1, 12:2**
  - Containers, search of, **12:3 to 12:6**
  - Control, defined, **12:3 to 12:6**
- Limited weapons search, Terry standard, **17:4**
- Mobile home on public street, **13:5**
- Nonconsensual, non-custodial traffic arrest, **18:13**
- Non-custodial traffic arrest, nonconsensual search, **18:13**
- Plain view limitation, inventory searches, **14:6**
- Suppression of evidence, standing of passenger or title owner, **27:3, 27:6**
- Traffic stop, consensual search, **18:14**
- Warrantless inspections, **19:4 to 19:6**

**MOTOR VEHICLE STOPS**

- Generally, **18:1**
- Animals, drug sniffing, **18:12**
- Caretaking function, **18:6**
- Checkpoint stops for information, **18:23**
- Computer check of license plates, driver's license, **17:5**
- Consensual encounters of vehicles, **18:5**
- Consent to search after, **16:11**
- Constitutionality, determining, **18:3**
- Drug sniffing dogs, **18:12**
- Drunk driving roadblocks, **18:16**
- Duration, **18:11**
- DWI roadblocks, **16:11**

**MOTOR VEHICLE STOPS—Cont'd**

- General consent decals, **18:7**
- Investigatory stop, applicability to, **18:2**
- License and registration checks, **18:15**
- Passenger standing to challenge illegal stop, **27:6**
- Restriction of police discussion during, **18:11**
- Safety checks, **18:15**
- Sobriety checkpoint stops, **18:16**
- Suspicious conduct as prerequisite, **16:11**
- Terry stop, applicability to, **18:2**
- Traffic enforcement vehicles, markings for, **18:8**
- Traffic offenses. See TRAFFIC OFFENSES
- Vehicle identification number (VIN) inspection following stop for traffic violation, **16:11**
- Videotape of traffic stop, preserving, **18:9**
- Violation, vehicle stop on suspicion of traffic law violation, **18:4**

**MURDER SCENE EXCEPTION**

- Search warrant requirement, exception rejected, **8:4**

**MUSEUMS**

- Employees permitted to detain thieves, **4:3**

**NEWS MEDIA**

- Statements by defendant in custody, Miranda rights, **22:11**

**NOTICE**

- Appeals. See APPEALS

**OPEN FIELDS**

- Protection of privacy, **1:12**

**PACKAGES**

- See CONTAINER SEARCHES, generally

**PAT-DOWN SEARCHES**

- Articulable reasonable belief, **7:18**
- Evidence search, not considered to be, **17:3**
- Investigatory search, reasonable suspicion, **17:1**
- Lack of prior to evidentiary search, effect, **17:2**
- Plain feel, **15:11**
- Plain smell, **15:12**
- Possible harm to officers as factor, **17:2**
- Probable cause for arrest if weapons found, **17:1**



## INDEX

### **PAT-DOWN SEARCHES—Cont'd**

- Third parties found on searched premises, **7:18**
- Traffic offense, following, **10:17, 16:11, 18:8**
- Weapons search, considered to be, **17:1**

### **PEN REGISTERS**

- Protection of privacy, **1:21**

### **PHOTOGRAPHS**

- Identification, **26:8**
- Illegal arrest, resulting from, **26:10**
- Right to counsel, **26:5**
- Plain view exception, admissibility of photographs taken at scene of execution of search warrant, **15:1**

### **PHYSICAL CHARACTERISTICS**

- Privacy rights and, **1:10**

### **PLAIN VIEW DOCTRINE**

- Motor vehicle searches, automobile exception, **13:7, 13:8**

### **PLAIN VIEW EXCEPTION**

- Excessive handling, **15:9**
- Exigent circumstances excusing search warrant requirement, seizure of evidence, **9:1**
- Immediately apparent means probable cause, **15:7**
- Inadvertence, **15:10**
- Incriminating nature immediately apparent, **15:6**
- Lawful intrusion requirement, **15:2**
  - Police presence authorized by warrant, **15:3**
  - Presence under exceptions to warrant requirement, **15:4**
- Motor vehicles, inventory searches, **14:6**
- Open fields, **15:5**
- Plain view distinguished from open view, **15:1**
- Police presence authorized by warrant, **15:3**
- Search and seizure, **15:8**
- Search made under exceptions to warrant requirement, **15:4**
- Seizure of items not listed in search warrant, **7:5**

### **PLEADINGS**

- See COMPLAINTS
- See COMPLAINTS; DEFENSES; INDICTMENT OR INFORMATION

### **PLEAS**

- Guilty pleas. See GUILTY PLEAS

### **PLEAS—Cont'd**

- No contest pleas. See NO CONTEST PLEAS

### **POLICE**

- See LAW ENFORCEMENT OFFICERS

### **POLITICAL CANDIDATES**

- Drug testing of, **19:18**

### **POOR PERSONS**

- See INDIGENT PERSONS

### **POST-ARREST WARRANTS**

- Clerks of courts issuing, **5:3**

### **PRE-ARREST SILENCE**

- Impeachment, **30:7**

### **PREGNANT WOMEN**

- Drug testing, **19:17**

### **PRELIMINARY HEARINGS**

- Identification at, right to counsel, **26:5**

### **PRETEXT ARRESTS**

- Alternatives to, **10:16**

### **PRETEXT SEARCHES**

- Challenges to
  - Rejection by courts, **10:12 to 10:15**

### **PRISONERS**

- Miranda warnings, applicability, **22:9**
- Warrantless search of visitors, **19:20**

### **PRIVACY, RIGHT TO**

- Abandoned property, **1:31**
- Administrative searches, limited invasion, **19:1**
- Bodily material, **1:10**
- Electronic surveillance. See ELECTRONIC SURVEILLANCE
- Fourth Amendment rights
  - Complementary rights, **1:29**
  - Unreasonable seizure, **1:28**
  - Videoing police officers, **1:27**
- Identification evidence obtained in public, **1:11**
- Katz standard
  - Generally, **1:6**
  - Case law, **1:7**
  - Framework, application to other cases, **1:7**
  - Trespass theory, **1:9**
- Mobile home on public street, **13:5**
- Motor vehicle, diminished expectation, **13:2 to 13:5**
- Physical characteristics, **1:10**
- Recent developments, **1:1**

**PRIVACY, RIGHT TO—Cont'd**

- Sources of law and coverage, **1:4**
- Trespass theory, **1:8, 1:9**
- Unreasonable seizures, Fourth Amendment protection of property, **1:28**
- Warrantless arrest in private residence as violation, **4:8**

**PRIVATE PERSONS**

- Warrantless search by, evidence admissible, **28:14**

**PROBABLE CAUSE**

- Aguilar test, **2:22**
- Arrest probable cause
  - See also **PROBABLE CAUSE FOR ARREST**
  - Differentiated from search probable cause, **2:3**
- Association with criminals as, **2:18**
- Conduct of suspect as factor in determination, **2:13**
- Defined, **2:1 to 2:7**
- Determination, **2:8, 2:9**
  - Factors, **2:2, 2:12 to 2:19**
- Existence prior to intrusion, requirement, **2:10**
- Federal and state constitutional requirements, **2:1**
- Flight from authority as, **2:16**
- Gates decision
  - Function of reviewing courts, **2:11**
  - Furtive or suspicious behavior as probable cause, **2:15**
  - Informant's statement as basis for probable cause, **2:22**
- Independent assessment by judiciary, **2:8**
- Informant's statement as basis for, **2:22**
- Investigatory stops, probable cause not required. See **INVESTIGATORY STOPS**, generally
- Law enforcement officer's sworn accounting of facts and circumstances as basis for, **2:21**
- Location of defendant as, **2:19**
- Perjured information in affidavit, **2:24**
- Police radio, information received over as basis for, **2:21**
- Reasonable cause to believe as quantum of certainty, **2:2, 2:4**
- Retroactive use of evidence to establish, prohibition, **2:10**
- Review by judge or magistrate, **2:2**
- Reviewing court, de novo review, **2:11**

**PROBABLE CAUSE—Cont'd**

- Search probable cause
  - See also **PROBABLE CAUSE FOR SEARCH**
  - Differentiated from arrest probable cause, **2:3**
- Sources of information, **2:22**
- Specific offense requirement, **2:4**
- Spinelli test, **2:22**
- Staleness of information, **2:6**
- Subsequent review by trial or appellate court, **2:10, 2:11**
- Suspicion insufficient, **2:2**
- Suspicious circumstances justifying investigatory stop, escalating into probable cause, **2:17**
- Test for, **2:2**
- Totality of the circumstances test, **2:12**
- Victim's statement as basis for, **2:22**
- Witness' statement as basis for, **2:22**

**PROBABLE CAUSE FOR ARREST**

- See also **PROBABLE CAUSE**, generally
- Arrest warrant issuance dependent upon, **5:3**
- Defined, **2:1 to 2:7**
- Determination, **2:8, 2:9**
- Domestic violence cases, **2:25**
- Drunk driving, **4:4**
- Flight from authority, **2:16**
- Furtive movements insufficient, **2:15**
- Internet communications as source, **2:23**
- Pat-down search revealing weapons, **17:1**
- Search incident to arrest, **10:2**
- Search probable cause differentiated from, **2:3**
- Specific offense requirement, **2:4**
- Suspect's actions, **2:13**
- Suspicion insufficient, **2:2**
- Warrantless arrest
  - Misdemeanor arrests by merchants and employees of libraries and museums, **4:3**

**PROBABLE CAUSE FOR SEARCH**

- See also **PROBABLE CAUSE**, generally
- Anticipatory search warrants, **2:7**
- Arrest probable cause differentiated from, **2:3**
- Defined, **2:1 to 2:7**
- Determination, **2:8, 2:9**
- Evidence of crime presently at location to be searched, requirement, **2:5**
- Furtive movements insufficient, **2:15**

## INDEX

### PROBABLE CAUSE FOR SEARCH

#### —Cont'd

- Independent assessment by judiciary, **2:8**
- Specific offense requirement, **2:4**
- Staleness, **2:6**
- Suspect's actions, **2:13**
- Suspicion insufficient, **2:2**
- Warrant issuance, anticipatory, **2:7**

### PROBATION

- Miranda warnings, probation officer's duty to give, **22:9**
- Warrantless search of probationer's home, **19:19**

### PROFILING

- Investigatory stops, **16:5, 16:12**

### PROPERTY INTEREST

- Abandoned property, **1:31**
- Fourth Amendment protection of, **1:28**

### PROTECTION OF PRIVACY

- Aerial surveillance, **1:18**
- Business premises, **1:13**
- Cell phones, **1:26**
- Controlled substances, field tests, **1:17**
- Curtilage of house, areas protected by, **1:12**
- Dog sniffing, **1:16**
- Electronic Communications Privacy Act (ECPA), **1:23**
- E-mail, **1:24**
- Informants to police, **1:15**
- Instant messaging, **1:25**
- Mail, expectations of privacy for traditionally sent mail, **1:22**
- Open fields, **1:12**
- Pen registers, **1:21**
- Public facilities, **1:14**
- Secret agents, **1:15**
- Tap-and-trace devices, **1:21**
- Telephone conversations, **1:20**
- Thermal imaging, **1:19**
- Undercover agents, **1:15**

### PROTECTIVE SWEEPS

- Exigent circumstances for search, **9:7**
- Search incident to arrest, **11:3, 11:4**

### PSYCHIATRIC EXAMINATIONS

- Miranda warnings, applicability, **22:3**

### PUBLIC EMPLOYEES

- Drug testing, **19:16**
- Search of desk by employer, **19:15**

### PUBLIC PLACES

- Privacy expectation
  - Identification evidence obtained in public, **1:11**
- Privacy protection
  - Facilities, **1:14**
- Search warrant requirement, exception, **8:4**
- Warrantless arrest in, **4:7**

### PURSES

- Searching, **10:6**

### RACE

- Cross-racial identification instruction in lineups, **26:14**

### REASONABLENESS STANDARD FOR SEARCH

- Full search of person incident to arrest, **10:5**

### RECEIPT

- Seized property, **7:15**

### RECEPTACLES

- See CONTAINER SEARCHES, generally

### RECORDS AND REPORTS

- Evidence, as. See EVIDENCE, generally

### RESIDENCE

- Search of. See SEARCH INCIDENT TO ARREST

### RESISTING ARREST

- Lawful arrest requirement, **3:8**

### RIGHT TO COUNSEL

- Alcohol or drug test, traffic stop, **18:18**
- Ambiguous request for counsel, **23:5**
- Applicable immediately upon initiation of proceedings, **25:2**
- Appointed counsel for indigent persons. See INDIGENT PERSONS, at Attorney appointed for
- Christian burial speech, effect, **25:1**
- Court appearance, accused's invocation of right at; effect of, **23:6**
- Custodial interrogation, **21:4**
- Escobedo, effect, **21:4**
- Focus on the suspect standard, **21:4**
- Initiation of conversation after right invoked
  - Defendant, by; statements admissible only if waiver of right found, **23:7, 23:8**
  - Police, by; prohibition, **23:7, 23:8**

**RIGHT TO COUNSEL—Cont'd**

- Interrogation
  - Counsel standing by, suspect not informed, **22:4**
  - Following defendant's release, applicability, **21:4**
  - Termination after right invoked, **23:6**
- Lineups, **26:5**
- Miranda rule, **22:1**
  - Exercising right to counsel, **23:4 to 23:9**
  - Sixth Amendment right, differences, **25:4**
- Per se rule, **23:7, 23:8**
- Photographic identification, **26:5**
- Preliminary hearings, identification at, **26:5**
- Resumption of interrogation after right invoked prohibited absent consultation with counsel, **23:7, 23:9**
- Search after right to counsel invoked, **23:6**
- Show-up identification, **26:5**
- Sixth Amendment right and Miranda right, differences, **23:6, 25:4**
- Suspect's request
  - Determining whether clear or ambiguous, **23:5**
- Uncounseled interrogation of charged suspect to investigate another uncharged crime, **25:2**

**SCHOOLS**

- Searches conducted in, **19:10 to 19:13**
  - Applicability of exclusionary rule, **28:14**

**SEARCH AND SEIZURE**

- Absence of occupant not to prevent search, **7:11**
- Adherence to terms of warrant, **7:11**
- Administrative searches. See ADMINISTRATIVE SEARCHES
- Arrest, incident to. See SEARCH INCIDENT TO ARREST
- Automatic standing to object to legality of search, **27:3**
- Body of suspect
  - Retrieving or extracting evidence from, **10:8**
- Burden of proof to determine legality of search
  - Burden of going forward distinguished, **27:9**
  - Search with warrant, **27:7, 27:8**
  - Warrantless search, **27:9 et seq.**
- Business premises, **1:13**

**SEARCH AND SEIZURE—Cont'd**

- Coconspirator, standing to assert violation of other coconspirator's rights, **27:3**
- Consent. See CONSENT SEARCHES
- Constructive refusal of admittance
  - enables use of force, **7:11**
- Containers. See CONTAINER SEARCHES
- Detention of third parties during execution of warrant, **7:17**
- Drug houses
  - Detention of occupants while search warrant executed, **7:17**
  - Search of occupants during execution of search warrant, **7:18**
- Electronic surveillance. See ELECTRONIC SURVEILLANCE
- Evidence concealed in suspect's body, **10:8**
- Exceptions to warrant requirement. See SEARCH WARRANTS
- Exclusionary rule. See EXCLUSIONARY RULE
- Exigent circumstances, **9:1 to 9:9**
  - See also EXIGENT CIRCUMSTANCES FOR SEARCH
- Failure to file seized item, **7:15**
- Federal civil proceeding, use of evidence illegally seized by state officials, **28:5**
- Force, use of
  - Execution of search warrants, prerequisites, **7:9 to 7:11**
  - Retrieval of evidence, **10:8**
- Frisking. See PAT-DOWN SEARCHES
- Fruit of the poisonous tree. See FRUIT OF THE POISONOUS TREE
- Good faith exception to exclusionary rule, **28:5 to 28:12**
- Guests, standing to object to legality of search, **27:5**
- Historical background, **8:1**
- Identification as police officers prior to use of force, **7:11**
- Incident to arrest. See SEARCH INCIDENT TO ARREST
- Intent to search announced prior to use of force, **7:11**
- Inventory of seized property, **7:15**
- Inventory searches. See INVENTORY SEARCHES
- Investigatory stops. See INVESTIGATORY STOPS
- Judicial waiver of knock and announce rule, **7:13**

## INDEX

### SEARCH AND SEIZURE—Cont'd

- Knock and announce rule
  - Exclusion of evidence, **7:12**
  - Force, **6:2, 7:11**
  - Judicial waiver of, **7:13**
- Miranda warnings do not dissipate taint of illegal search, **29:8**
- Motor vehicles. See **MOTOR VEHICLE SEARCHES**
- Open view, **15:5**
- Passengers, standing to object to legality of search, **27:6**
- Pat-down searches. See **PAT-DOWN SEARCHES**
- Person, search of
  - Use of force in, **10:8**
- Person not suspected of crime, criteria for search of office or residence of, **7:5**
- Plain feel, **15:11**
- Plain smell, **15:12**
- Plain view, **15:8**
- Plain view exception. See **PLAIN VIEW EXCEPTION**
- Possession as essential element of offense charged, automatic standing to challenge legality of search, **27:3**
- Preponderance of evidence standard, **27:10**
- Present on premises during search, standing to challenge search, **27:3**
- Probable cause. See **PROBABLE CAUSE FOR SEARCH**
- Property seized, receipt and inventory, **7:15**
- Reasonableness standard. See **REASONABLENESS STANDARD FOR SEARCH**
- Receipt for property taken, **7:15**
- Refusal of admittance prior to use of force, **7:11**
- Strip searches, **10:6, 10:18**
- Tenant, standing to object to search, **27:3**
- Testimony of defendant to establish standing not to be used on issue of guilt, **27:3**
- Third parties
  - Detention during execution of warrant, **7:17**
  - Search of during execution of warrant, **7:18**
- Tort liability of state or political subdivision, execution of search warrant waiving knock and announce rule, **7:13**

### SEARCH AND SEIZURE—Cont'd

- Warrantless searches. See **WARRANTLESS SEARCHES**
- Warrants. See **SEARCH WARRANTS**

### SEARCH INCIDENT TO ARREST

- Generally, **10:1**
- Accomplices, protective sweep for, **11:4**
- Area within immediate control of arrestee may be searched (Chimel test), **10:3**
- Arrest must precede search, **10:2**
- Arrest taking place outside home, search of home
  - Accomplice, for, **11:4**
  - Arrestee may not be moved into house to effect, **11:2**
- Belton rule, **12:3 to 12:6**
- Body of suspect
  - Retrieving or extracting evidence from, **10:8**
- Cell phones, **10:7**
- Chadwick rule, **10:19**
- Chimel control test, **10:3**
  - Containers, applicability, **11:1**
  - Motor vehicle searches, applicability, **12:1, 12:2**
- Closet or dresser may be searched if arrestee dresses before removal from residence, **11:2**
- Containers, **10:19**
  - Motor vehicle search, **12:3 to 12:6**
- Delay between arrest and search of effects in arrestee's possession at time of arrest, **10:6, 10:21**
- Destruction of evidence, to prevent, **10:3**
  - Warrantless search of house following arrest on porch, **11:4**
- Diminishment of arrestee's control following police domination of situation, **11:2**
- DNA testing, **10:10**
- Evidence concealed in suspect's body
  - Retrieving or extracting, **10:8**
- Extraction of evidence from suspect's body, **10:8**
- Force, use of to retrieve or extract evidence, **10:8**
- Harm to police officer prevented by, **10:3**
- Immediate possession of arrestee, search of items in, **11:1**
- Limitations drawn by Chimel test, **10:3**
- Luggage, **10:19**
- Medical intrusions into body, **10:9**

**SEARCH INCIDENT TO ARREST****—Cont'd**

- Motor vehicle searches, automobile exception, **13:8**
- Motor vehicles. See **MOTOR VEHICLE SEARCHES**, at Incident to arrest
- Packages, **10:19**
  - Motor vehicle search, **12:3 to 12:6**
- Person, search of
  - Evidence, for, **10:6**
  - Incident to arrest, **10:4**
  - Offense, effect, **10:5**
  - Use of force in, **10:8**
- Probable cause to arrest must exist prior to search, **10:2**
- Protective sweeps, **11:3, 11:4**
- Purpose of exception, **10:3**
- Purses, **10:6**
- Receptacles, **10:19**
  - Motor vehicle search, **12:3 to 12:6**
- Residence, search of
  - Arrestee's control of house, **11:2**
  - Chimel test, applicability, **11:1**
  - Protective sweeps, **11:4**
  - Securing house while awaiting search warrant, **11:5**
- Scope, **10:3**
- Securing house while awaiting search warrant, **11:5**
- Station house inventory following custodial arrest for minor offense, **10:6**
- Strip searches, **10:6, 10:18**
- Traffic offenses
  - Full search of person incident to, **10:5**
  - Pretext for search, **10:11**
  - Strip search following, **10:18**
- Weapon, removal from arrestee as justification for search, **10:3**

**SEARCH WARRANTS**

- Adherence to terms of, **7:10**
- Administrative search warrants, **19:3 to 19:6**
- Affidavits
  - Aguilar test, **2:22**
  - Conclusory allegations insufficient, **2:9**
  - Errors in, effect, **7:2**
  - False statements alleged by defendant, suppression hearing necessary, **27:8**
  - Filing, **7:2**
  - Hearsay as basis, **2:9, 2:20**
  - Informant's statements as basis for, **2:9**

**SEARCH WARRANTS—Cont'd**

- Affidavits—Cont'd
  - Misstatements resulting from perjury, **2:24**
  - Review by judge or magistrate, **2:2**
    - De novo review prohibited, **2:11**
  - Spinelli test, **2:22**
  - Swearing before judge required, **7:2**
  - Totality of the circumstances test, **2:20**
  - Underlying circumstances necessary rather than mere conclusions, **7:2**
- Anticipatory search warrants, probable cause, **2:7**
- Authority to issue, **7:3**
- Automobile description, particularity required, **7:5**
- Automobile exception. See **MOTOR VEHICLE SEARCHES**
- Burden of proof to determine legality of search, **27:8**
  - Burden of going forward distinguished, **27:9**
- Checklist, **App C**
- Command portion of warrant, descriptions to appear in, **7:5**
- Consent exception. See **CONSENT SEARCHES**
- Contents, **7:3**
- Contraband, for, **7:5**
- Court error and the good faith exception, **28:11**
- Daytime service, **7:8**
- Description of persons and places to be seized, **7:5**
- Directed to law enforcement officer requirement, **7:4**
- Drugs, nighttime searches, **7:8**
- Electronically stored information, **7:6**
- Error in house or apartment number, effect, **7:5**
- Evidence, for, **7:5**
- Exceptions
  - Automobile. See **MOTOR VEHICLE SEARCHES**
  - Consent searches. See **CONSENT SEARCHES**
  - Expansion of existing exceptions, **8:4**
  - Incident to arrest, **10:1 to 12:8**
    - See also **SEARCH INCIDENT TO ARREST**
  - Justified by absolute necessity view, **8:2**
  - Motor vehicle. See **MOTOR VEHICLE SEARCHES**, at Automobile exception



**SEARCH WARRANTS—Cont'd**

- Exceptions—Cont'd
  - Murder scene exception rejected, **8:4**
  - Non-criminal related searches, **8:4**
  - Pat-down search. See PAT-DOWN SEARCHES
  - Plain feel, **15:11**
  - Plain smell, **15:12**
  - Plain view. See PLAIN VIEW EXCEPTION
  - Public place, **8:4**
  - Shifting burden of persuasion, **8:6**
  - Special needs or special circumstances searches, **8:4**
- Execution, **7:9 to 7:11**
  - Hindering or obstructing police during, **7:14**
  - Misleading statements to police during, **7:14**
  - Obligation to aid police in, **7:14**
- Execution, generally, **7:1 et seq.**
- Force, regulation, **7:9 to 7:11**
- Gates decision
  - Function of reviewing court, **2:11**
  - Furtive or suspicious behavior as probable cause, **2:15**
  - Informant's statement as basis for probable cause, **2:22**
- Good faith exception, **28:11, 28:12**
- Good faith exception to exclusionary rule, **28:5 to 28:12**
  - Perjured information in affidavit, **2:24**
- Improperly issued bench warrants, **28:8**
- Issuance, **7:1 to 7:18**
  - Authority to issue, **5:3**
- Issuance, generally, **7:1 et seq.**
- Judge's function, **7:3**
  - Reviewing judge, **2:11**
- Judicial preference for, **8:2**
- Judicial review of warrant
  - De novo review prohibited, **2:11**
  - Value of, **8:2**
- Knock and announce rule, **7:11**
  - Judicial waiver of, **7:13**
- Law enforcement efforts frustrated, judicial view of warrant requirement, **8:3**
- Law governing issuance and execution, **7:1**
- Medical intrusions into body, **10:9**
- Mere evidence rule, repudiation, **7:5**
- Motor vehicle exception. See MOTOR VEHICLE SEARCHES, at Automobile exception
- Multi-unit building, description of specific unit required, **7:5**

**SEARCH WARRANTS—Cont'd**

- Nighttime searches, **7:8**
- Open view, **15:5**
- Particularization, **7:5**
- Pat-down search exception. See PAT-DOWN SEARCHES
- Person to be searched, particularity of description required, **7:5**
- Plain feel, **15:11**
- Plain smell, **15:12**
- Plain view exception. See PLAIN VIEW EXCEPTION
- Police error and the good faith exception, **28:12**
- Presumption of regularity of search when warrant present, **27:8**
- Probable cause
  - Anticipatory search warrants, **2:7**
  - Conclusory allegations insufficient, **2:9**
  - Good faith exception to exclusionary rule, effect, **28:5 to 28:12**
  - Perjured information in affidavit, **2:24**
- Protection of innocent as well as guilty provided by warrant requirement, **8:2**
- Reasonableness standard, **7:5, 7:9, 28:7**
- Return, **7:15**
- Search of individuals on premises while executing, **2:3**
- Signatures, **7:7**
  - Lack of, **28:7**
- Staleness, **7:9**
- Surgical intrusions into body requiring anesthetic, **10:9**
- Termination of search when object specified in warrant found, **15:3**
- Terms of, adherence to, **7:10**
- Territorial jurisdiction for execution, **7:4**
- Third person's home entered to effect arrest of nonresident, search warrant necessary, **4:10**
- Third-party search warrants, **7:5**
- Time for serving, **7:8, 7:9**
- Tort liability of state or political subdivision, execution of warrant waiving knock and announce rule, **7:13**
- Type of warrant required, **9:8**
- Weapons, for, **7:5**
- Witness to inventory, **7:15**

**SECONDHAND DEALERS**

- Warrantless inspections, **19:4 to 19:6**

**SECRET AGENTS**

- Protection of privacy, **1:15**

**SECRET SERVICE OFFICERS**

Search warrants, no authority to execute, **7:4**

**SELF-INCRIMINATION**

Lineups, defendant cannot refuse to appear, **26:11**

Miranda rule, **22:1**

Voice identification not considered to be, **26:11**

See also CONFESSIONS

**SERVICE OF PROCESS**

Summons. See SUMMONS

**SHOPLIFTING**

Merchants permitted to detain shoplifters, **4:3**

**SHOW-UP IDENTIFICATION**

Right to counsel, **26:5**

**SIGNATURES**

Search warrants, on, **7:7**

**SILENCE**

Impeachment, use in, **30:6, 30:7**

Miranda rule, **22:1**

Exercising right to remain silent, **23:1 to 23:3**

Pre-arrest silence used to impeach defendant, **30:7**

Resumed questioning of defendant after right invoked, **23:3**

See also SELF-INCRIMINATION

**SIXTH AMENDMENT**

See RIGHT TO COUNSEL

**SPEEDY TRIAL**

Delay in executing arrest warrant or serving indictment as violation of rights, **6:1**

**SPYING**

Warrants, overseas spying exception, **19:21**

**STANDING**

Abandoned property, standing to challenge legality of search, **27:4**

Search, to challenge legality of, **27:3**

**STATE**

Appeal from suppression of evidence, **27:19**

**STOP AND FRISK**

Generally, **16:1 et seq.**

See also INVESTIGATORY STOPS; PAT-DOWN SEARCHES

Checklist, **App B**

**STOP AND FRISK—Cont'd**

Sweeping the buses, **16:6**

When suspect does not stop, effect, **16:7**

**STUDENTS**

Drug testing, **19:13**

Searches directed at, **19:12**

Applicability of exclusionary rule, **28:14**

**SUMMONS**

Arrest warrant, in lieu of, **5:4**

Command for defendant to appear in court, summons to contain, **5:5**

Complaint attached to, **5:5**

Contents, **5:5**

Defendant's name to appear in, **5:5**

Definition, **5:1**

Execution, **6:3**

Failure to appear on, **5:4**

Consequences, summons to state, **5:5**

Form, **5:5**

Misdemeanor arrest, release following, **5:4**

Offense, summons to contain description of, **5:5**

Return, **6:4**

Service, **6:3**

Warrant, in lieu of, **5:4**

**SUPPRESSION OF EVIDENCE**

Abandoned property, standing to assert Fourth Amendment violations, **27:4**

Appeals

Challenging trial court's ruling, **27:18**

Defendant, by, **27:20**

State, by, **27:19**

Burden of proof to determine legality of search

Burden of going forward distinguished from, **27:9**

Confessions, **27:14**

Derivative evidence, **27:16**

DUI tests, **27:12**

Identification of evidence, **27:15**

Search with warrant, **27:8**

Terry stops and warrantless arrests, **27:11**

Warrantless search, **27:9 et seq.**

Wiretapping by private individual, **27:13**

Confessions, **27:14**

De novo review of questions of law, **27:23**

Defendants from rulings on motions to suppress, appeal by, **27:20**

Demise of Anders rule, **27:21**

## **SUPPRESSION OF EVIDENCE**

### **—Cont'd**

- Derivative evidence, **27:16**
- DNA testing, defendant's request, **27:24**
- Exclusionary rule. See EXCLUSION-ARY RULE
- Harmless error motion, **27:22**
- Hearings
  - Arrest warrants, testimony on issuance; admissibility, **5:2**
- Identification of evidence, **27:15**
- Losing when winning, **27:22**
- Motions
  - Challenging on appeal, **27:18**
  - DNA testing, defendant's request, **27:24**
  - Facts and circumstances, consideration in litigating, **27:1**
  - Failure to file constitutes waiver of error, **27:2**
  - Findings of fact, failure to request waives right, **27:17**
  - Notice of grounds for challenge, adequacy of, **27:9**
  - Oral, **27:2**
  - Particularity requirement, **27:9**
  - Passenger in vehicle, standing, **27:3, 27:6**
  - Ruling prior to trial required, **27:10, 27:14, 27:17**
  - Standing to use, **27:3**
  - Time to file, **27:2**
- Search warrant affidavit based on perjured information, **2:24**
- Standard of proof to determine legality of search, **27:10**
- Standing to assert Fourth Amendment violations, **27:3, 27:4**
- Terry stops and warrantless arrests, **27:11**

## **TAP-AND-TRACE DEVICES**

- Protection of privacy, **1:21**

## **TELEPHONE CONVERSATIONS**

- Protection of privacy, **1:20**

## **TENANTS**

- Standing to object to illegality of search, **27:3**

## **TERRY STOPS**

- See INVESTIGATORY STOPS

## **TESTIMONY**

- See WITNESSES AND TESTIMONY

## **THEFT**

- Warrantless arrest; in presence of officer requirement, exception, **4:4**

## **THERAPISTS**

- Confession extracted by, Miranda warnings, **28:14**

## **THERMAL IMAGING**

- Protection of privacy, **1:19**

## **TIME OR DATE**

- Probable cause, staleness of information, **2:6**

## **TORT LIABILITY**

- Execution of search warrant waiving knock and announce rule, liability of state or political subdivision, **7:13**

## **TOTALITY OF THE CIRCUMSTANCES TEST**

- Confessions, to determine admissibility, **21:3**
- Consent searches, **20:4**
- Flight, **2:16**
- Identification testimony, admissibility, **26:7, 26:8**
- Investigatory stops, **16:15 et seq.**
- Miranda rights, waiver, **23:11**
  - Confessions, voluntariness of, **24:3**
- Probable cause determination, **2:2, 2:12, 2:20**
- Search warrants, probable cause determination, **2:12**

## **TRAFFIC OFFENSES**

- Arrest incident to
  - Full search of person permissible, **10:5**
  - Pretext for search, as, **10:11**
  - Strip search following, **10:18**
- Consent to search pursuant to, **16:11**
- Custodial arrest for minor offense, possible Fourth Amendment violation, **4:6**
- Driver or passenger ordered from car while officer writes summons, **10:17, 16:11**
- Drunk driving
  - Field sobriety testing, **18:17**
- DUI roadblocks, **18:16**
- Expansion of police inquire to other offenses, **18:11**
- Frisk of driver due to fear for officer's safety, **16:11**
- Frisk of occupants, **18:8**
- Hospital blood tests, **18:21**

## **TRAFFIC OFFENSES—Cont'd**

- License and registration checks, **18:15**
- Miranda warnings, applicability, **18:10, 22:1**
- Motorist required to exit vehicle, **18:8**
- Nonarrestable offense, search of person not permitted, **10:17**
- Restriction of police discussion, **18:11**
- Safety checks, **18:15**
- Search of vehicle incident to traffic stop
  - Consensual search, **18:14**
  - Nonconsensual search and non-custodial offense, **18:13**
- Sobriety checkpoints, **18:16, 18:17**
- Stops incident to, **17:1 to 17:8**
  - See also **MOTOR VEHICLE STOPS**
  - Dogs, sniffing, **18:12**
  - DUI roadblocks, **18:16**
  - Duration, **18:11**
  - Expansion of police inquiry to other offenses, **18:11**
  - Frisk of occupants, **18:8**
  - General consent decals, **18:7**
  - Information checkpoints, **18:23**
  - License and registration checks, **18:15**
  - Miranda, **18:10**
  - Motorist required to exit vehicle, **18:8**
  - Restriction of police discussion, **18:11**
  - Safety checks, **18:15**
  - Sobriety checkpoints, **18:16**
  - Traffic law violation, suspicion of, **18:4**
  - Vehicle identification number (VIN) inspection, **18:8**
- Traffic enforcement vehicles, markings for, **18:8**
- Urine samples, **18:20**
- Vehicle identification number (VIN) inspection following stop for traffic violation, **16:11, 18:8**
  - See also **MOTOR VEHICLE SEARCHES; MOTOR VEHICLE STOPS**
- Videotape of traffic stop, preserving, **18:9**

## **TRANSLATION**

- Miranda rights, **22:2**

## **TRESPASS**

- Privacy, right to, **1:8, 1:9**

## **TRIALS**

- Appeals. See **APPEALS**
- Evidence. See **EVIDENCE**

## **TRIALS—Cont'd**

- Witnesses. See **WITNESSES AND TESTIMONY**

## **UNDERCOVER AGENTS**

- Protection of privacy, **1:15**

## **UNIVERSITIES AND COLLEGES**

- Administrative searches, **19:10 to 19:14**
- Students, searches directed at; applicability of exclusionary rule, **28:14**

## **URINE SAMPLES**

- Traffic offenses, **18:20**

## **VIDEO AND VIDEO RECORDINGS**

- Right of privacy
  - Videotaping police officers, **1:27**
- Traffic stop, preserving video of, **18:9**

## **VOICE IDENTIFICATION**

- Self-incrimination rights, not violative of, **26:11**

## **WALLETS**

- Searching, **10:21**

## **WARRANTLESS ARRESTS**

- Cause of arrest to be provided to arrestee, **4:2**
- Drunk driving, warrantless misdemeanor arrest permitted although officer did not observe driving of vehicle, **4:4**
- Enemy combatants, **4:12**
- Exigent circumstances justifying warrantless entry into home to effect arrest, **4:9**
- Expansion by police of search originally conducted by private person, considered separate search, **28:14**
- Extraterritorial misdemeanor arrests, **4:5**
- Felonies, **4:2**
- Hot pursuit exception, **4:8, 4:9**
- Identification by officer necessary for warrantless felony arrest, **4:2**
- Misdemeanors, **4:3 to 4:5**
- Post-arrest warrant, issuance, **4:11**
- Presence of officer requirement for misdemeanor arrest, **4:3 to 4:5**
- Private residence, constitutional violation, **4:8**
- Public place, warrant unnecessary, **4:7**
- Resisting arrest in home, **4:8, 4:9**
- Review of by judge or magistrate, **2:2**
- Security guard, determination as private person or instrument of state, **28:14**
- Specific offense requirement, **2:4**

## INDEX

### WARRANTLESS ENTRY

See EXIGENT CIRCUMSTANCES  
FOR SEARCH, generally

### WARRANTLESS SEARCHES

Administrative inspections as, **19:3 to 19:6**

Bright-line rules, **8:5**

Chimel standard diminished by, **10:3**

Motor vehicle searches, **12:3**

Burden of proof to determine legality,  
**27:9 et seq.**

Checklist, **App D**

Consent, coercion of; effect, **19:6**

Consent searches, **19:1 to 19:21**

See also CONSENT SEARCHES

Containers, **10:19**

Motor vehicle search, **12:3 to 12:6**

Exceptions

Consent searches. See CONSENT  
SEARCHES

Exigent circumstances. See  
EXIGENT CIRCUMSTANCES  
FOR SEARCH

Incident to arrest. See SEARCH  
INCIDENT TO ARREST

Motor vehicle. See MOTOR VEHI-  
CLE SEARCHES, at  
Automobile exception

Pat-down searches. See PAT-DOWN  
SEARCHES

Plain feel, **15:11**

Plain smell, **15:12**

Plain view. See PLAIN VIEW  
EXCEPTION

Special needs or special circum-  
stances searches, **8:4**

Exigent circumstances. See EXIGENT  
CIRCUMSTANCES FOR  
SEARCH

Fingernail scrapings taken without arrest  
permissible, **10:2**

Good faith exception to exclusionary  
rule

Court error, **28:11**

Police error, **28:12**

Good faith exception to exclusionary  
rule in Ohio, **28:13**

Incident to arrest, **10:1 to 12:8**

See also SEARCH INCIDENT TO  
ARREST

Jail visitors, **19:20**

Luggage search incident to arrest, **10:19**

Motor vehicles. See MOTOR VEHICLE  
SEARCHES

Murder scene exception to search war-  
rant requirement rejected, **8:4**

### WARRANTLESS SEARCHES—Cont'd

Non-criminal related searches, **8:4**

Overseas spying, **19:21**

Packages, **10:19**

Motor vehicle search, **12:3 to 12:6**

Parolee's home, **19:19**

Pat-down searches. See PAT-DOWN  
SEARCHES

Per se unreasonable, judicial position on  
warrantless searches, **8:2**

Plain feel, **15:11**

Plain smell, **15:12**

Plain view. See PLAIN VIEW EXCEP-  
TION

Political candidates

Drug testing, **19:18**

Presumption of regularity of search,  
state not entitled to, **27:9**

Prison visitors, **19:20**

Private persons, by, **28:14**

Probationer's home, **19:19**

Public employees

Desks, **19:15**

Drug testing, **19:16**

Public place exception to search warrant  
requirement, **8:4**

Purses, **10:6**

Receptacles, **10:19**

Motor vehicle search, **12:3 to 12:6**

Review of by judge or magistrate, **2:2**

Scope of search, **8:7**

Special needs or special circumstances  
searches, **8:4**

Students, **19:10 to 19:13**

Warrant not central to protection of  
Fourth Amendment rights, judicial  
position on warrantless searches,  
**8:3**

### WARRANTS

Administrative inspections, **19:3 to 19:6**

Arrest warrants. See ARREST WAR-  
RANTS

Search warrants. See SEARCH WAR-  
RANTS

### WEAPONS

Pat-down searches, **17:1**

Protective search of car, **17:4**

Search warrant for, **7:5**

Seizure, **7:5**

### WIRETAPPING

Burden of proof, private citizen, **27:13**

### WITNESSES AND TESTIMONY

Constitutional violation, witness found  
as result of; admissibility of

**WITNESSES AND TESTIMONY**

—Cont'd

testimony, **29:4, 29:8**

Grand juries. See GRAND JURIES

Identification. See IDENTIFICATION,  
generally

**WRITS OF ASSISTANCE**

Colonial America, use in, **8:1**