Index

ADMISSIBILITY OF EVIDENCE

ARY RULE

Exclusionary rule. See EXCLUSION-

ABANDONMENT

Property, privacy interests in, 1:31

Standing to challenge legality of search

Fruit of the poisonous tree. See FRUIT of, 27:4 OF THE POISONOUS TREE ACCUSED ADMISSIONS See DEFENDANTS See CONFESSIONS ADMINISTRATIVE SEARCHES **AFFIDAVITS** Administrative board's authority to Arrests, for, 5:2 approve, 19:4 to 19:6 Search warrant, for. See SEARCH Arson suspected, traditional warrant WARRANTS must be sought, 19:4 to 19:6 AFGHAN DETAINEES Border searches, 19:7 Enemy combatants, 4:12 Building inspections, 19:1 Businesses, of, 19:2, 19:4 to 19:6 ALCOHOL TESTING STANDARDS Defined, 19:1 Failure to meet, exclusion of results, Desk searches by public employers, 28:3 19:15 ANIMALS Dormitory rooms, 19:11 Traffic stops, sniffing dogs, 18:12 Drug testing Political candidates, 19:18 APPEALS Public employees, 19:16 Suppression motion ruling, from, 27:18, 27:19 Housing inspections, 19:1 Inspector, requirements, 19:3 to 19:6 APPEARANCE Intrusion on privacy, as, 19:1 Arrest, following, 4:11, 6:5 Locker inspections, 19:10 Summons. See SUMMONS Notice requirements, 19:4 to 19:6 ARREST WARRANTS Probationer's home, of, 19:19 Affidavits, 5:2 Public employer searching employees' Hearsay as basis, 2:9, 2:20 desks, 19:15 Informant's statements as basis for, Public venues, 19:9 2:9, 2:22 Reasonableness standard, 19:3 Cancellation, 6:4 Drug testing of public employees, Clerks of courts issuing, 5:3 19:16 Command for immediate arrest, warrant Student searches, 19:10 to 19:12 to contain, 5:5 Regulated businesses, 19:2, 19:4 to 19:6 Complainant's testimony to establish Request for warrant, 19:3 to 19:6 probable cause, 5:2 Schools, 19:10 to 19:12 Complaint, issuance upon, 5:2 Special circumstances searches, 19:8 to Copy of complaint attached, 5:5 19:14 Contents, 5:2, 5:5 State standards of review, 19:6 Copy to defendant, 6:1 Students Defendant's name to appear in, 5:5 Particular student searched. Definitions, 5:1 reasonableness, 19:12 Execution, **6:1 to 6:5** Property of, 19:10 Summons in lieu of, 5:3 Warrantless searches, 19:3 to 19:6 Forced entry, 6:2 Warrants, 19:3 to 19:6 Forms, **5:5**

Illegal entry into home, **4:9**

component of arrest, **3:2**Search incident to, **10:1 to 12:8**

Terry stop differentiated from, 3:2

Third person's home entered to effect

Traffic violation, custodial arrest for; possible Fourth Amendment viola-

Understanding of arrest by person

arrested as component of, 3:2

arrest of nonresident, search war-

Seizure as component of, 3:2

State law, governed by, 28:3

Summons. See SUMMONS

rant necessary, 4:10

tion, **4:6**

Restraint of freedom in contemplation of

formal charging with crime as

ARREST WARRANTS—Cont'd ARRESTS—Cont'd Issuance, 5:2 Felonies, deadly force used in preven-Failure to respond to summons, foltion or apprehension, 3:3 lowing, **5:4** Forced entry, 6:2 Persons who may issue, 5:3 Hot pursuit, police chasing suspect into John Doe warrants, 5:5 private residence; warrant unneces-Judges issuing, 5:3 sary, 4:8, 4:9, 9:9 Judicial officers issuing, 5:3 Illegal. See ILLEGAL ARRESTS Intent to arrest, 3:2 Mayors issuing, 5:3 Offense, warrant to contain description Knock and announce rule, 6:2 of. 5:5 Length of time of detention, effect on Personal knowledge of affiant not determination as stop or arrest, 3:2 required, 5:2 Location of arrest to determine necessity Possession by officer not prerequisite to for warrant, 4:1 arrest, 6:1 Malicious prosecution, **6:6** Post-arrest warrants, 4:11 Misdemeanors Clerks of courts issuing, 5:3 Citation in lieu of arrest, 4:6 Probable cause for issuance, 5:2 Entry into home without warrant to Return. 6:4 effect, 4:8, 4:9 Search of house incident to arrest, 11:3 Release, 6:5 Speedy trial rights, delay in executing Strip search following, 10:18 arrest warrant as violation of, 6:1 Summons in lieu of warrant, 5:4 Statutes cited for criminal offenses, 5:5 Use of deadly force in prevention or Summons. See SUMMONS apprehension, 3:3 Teletype copy, 6:1 Violation of statutory right, evidence Third person's home entered to effect not suppressed, 4:6 arrest, arrest warrant insufficient for search, 4:10 Nature of offense to determine necessity for warrant, 4:1 **ARRESTS** Outside county issuing warrant, 6:5 Amount of force used as factor Police station, trip to; determination as distinguishing stop from arrest, stop or arrest, 3:2 17:5 Post-arrest procedures, 6:5 Appearance following, 4:11, 6:5 Pretext for search, as, 10:11 et seq. Authority to arrest as component of, 3:2 Probable cause. See PROBABLE Behavior of police, effect on determination as stop or arrest, 3:2 CAUSE FOR ARREST Release following, 6:5 Checklist, App A Citation in lieu of. 4:6 Resisting arrest, 3:7, 3:8

Index-2

Citizens' arrests. See CITIZENS'

Deadly force, use of, **3:3 to 3:6**Constitutional limitations, **3:4**

Component of arrest, 3:2

Length of as initial factor distinguish-

ing stop from arrest, 17:6

Exigent circumstances justifying warrantless entry into home to effect

Riot dispersion, 3:5

Self-defense, 3:6

arrest, 4:9

Definitions, 3:2

Detention

Reasonableness standard, 3:4

Custodial arrest for minor offense, 4:6

ARRESTS

Components of, 3:2

ARRESTS—Cont'd

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

Warrantless arrests. See WARRANT-LESS 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

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; determination 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

EMERGENCY CIRCUMSTANCES

Public safety exception to Miranda rule, 22:8

Searches. See EXIGENT CIRCUM-STANCES 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 EXCLUSION-ARY 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 SUPPRES-

SION 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

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 selfincrimination 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,

Anonymous sources of information, **16:14**

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

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 OFFEN-SES

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,

Terry stop, applicability to, 18:2

Traffic enforcement vehicles, markings for, **18:8**

Traffic offenses. See TRAFFIC OFFEN-

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**

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,

Search and seizure, 15:8

15:3

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 INFORMA-TION

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

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

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 EXCLUSION-ARY RULE

Exigent circumstances, 9:1 to 9:9

See also EXIGENT CIRCUM-STANCES 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 INVESTIGA-TORY STOPS

Judicial waiver of knock and announce rule, **7:13**

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 STAN-DARD 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 WARRANT-LESS 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

Automobile exception

SEARCH INCIDENT TO ARREST SEARCH WARRANTS—Cont'd —Cont'd Affidavits—Cont'd Motor vehicle searches, automobile Misstatements resulting from perjury, exception, 13:8 2:24 Motor vehicles. See MOTOR VEHICLE Review by judge or magistrate, 2:2 SEARCHES, at Incident to arrest De novo review prohibited, 2:11 Packages, 10:19 Spinelli test, 2:22 Motor vehicle search, 12:3 to 12:6 Swearing before judge required, 7:2 Person, search of Totality of the circumstances test, Evidence, for, 10:6 2:20 Incident to arrest, 10:4 Underlying circumstances necessary rather than mere conclusions, 7:2 Offense, effect, 10:5 Anticipatory search warrants, probable Use of force in, 10:8 cause, 2:7 Probable cause to arrest must exist prior Authority to issue, 7:3 to search, 10:2 Automobile description, particularity Protective sweeps, 11:3, 11:4 required, 7:5 Purpose of exception, 10:3 Automobile exception. See MOTOR Purses, 10:6 VEHICLE SEARCHES Receptacles, 10:19 Burden of proof to determine legality of Motor vehicle search, 12:3 to 12:6 search, 27:8 Residence, search of Burden of going forward Arrestee's control of house, 11:2 distinguished, 27:9 Chimel test, applicability, 11:1 Checklist, App C Protective sweeps, 11:4 Command portion of warrant, descrip-Securing house while awaiting search tions to appear in, 7:5 warrant, 11:5 Consent exception. See CONSENT Scope, 10:3 **SEARCHES** Securing house while awaiting search Contents, 7:3 warrant, 11:5 Contraband, for, 7:5 Station house inventory following Court error and the good faith exception, custodial arrest for minor offense, 28:11 10:6 Daytime service, 7:8 Strip searches, 10:6, 10:18 Description of persons and places to be Traffic offenses seized, 7:5 Full search of person incident to, 10:5 Directed to law enforcement officer Pretext for search, 10:11 requirement, 7:4 Strip search following, 10:18 Drugs, nighttime searches, 7:8 Weapon, removal from arrestee as Electronically stored information, 7:6 justification for search, 10:3 Error in house or apartment number, SEARCH WARRANTS effect, 7:5 Adherence to terms of, 7:10 Evidence, for, 7:5 Administrative search warrants, 19:3 to **Exceptions** 19:6 Automobile. See MOTOR VEHICLE Affidavits **SEARCHES** Aguilar test, 2:22 Consent searches. See CONSENT Conclusory allegations insufficient, **SEARCHES** 2:9 Expansion of existing exceptions, 8:4 Errors in, effect, 7:2 Incident to arrest, 10:1 to 12:8 False statements alleged by See also SEARCH INCIDENT TO defendant, suppression hearing **ARREST** necessary, 27:8 Justified by absolute necessity view, Filing, 7:2 8:2 Hearsay as basis, 2:9, 2:20 Motor vehicle. See MOTOR VEHI-Informant's statements as basis for, CLE SEARCHES, at

SEARCH WARRANTS—Cont'd	SEARCH WARRANTS—Cont'd
Exceptions—Cont'd	Nighttime searches, 7:8
Murder scene exception rejected, 8:4	Open view, 15:5
Non-criminal related searches, 8:4	Particularization, 7:5
Pat-down search. See PAT-DOWN SEARCHES	Pat-down search exception. See PAT- DOWN SEARCHES
Plain feel, 15:11	Person to be searched, particularity of
Plain smell, 15:12	description required, 7:5
Plain view. See PLAIN VIEW	Plain feel, 15:11
EXCEPTION	Plain smell, 15:12
Public place, 8:4 Shifting burden of persuasion, 8:6	Plain view exception. See PLAIN VIEW EXCEPTION
Special needs or special circumstances searches, 8:4	Police error and the good faith exception, 28:12
Execution, 7:9 to 7:11	Presumption of regularity of search
Hindering or obstructing police during, 7:14	when warrant present, 27:8 Probable cause
Misleading statements to police dur-	Anticipatory search warrants, 2:7
ing, 7:14	Conclusory allegations insufficient,
Obligation to aid police in, 7:14	2:9
Execution, generally, 7:1 et seq.	Good faith exception to exclusionary
Force, regulation, 7:9 to 7:11	rule, effect, 28:5 to 28:12
Gates decision	Perjured information in affidavit, 2:24
Function of reviewing court, 2:11	Protection of innocent as well as guilty
Furtive or suspicious behavior as	provided by warrant requirement,
probable cause, 2:15 Informant's statement as basis for	8:2
probable cause, 2:22	Reasonableness standard, 7:5, 7:9, 28:7
Good faith exception, 28:11 , 28:12	Return, 7:15
Good faith exception to exclusionary rule, 28:5 to 28:12	Search of individuals on premises while executing, 2:3
Perjured information in affidavit, 2:24	Signatures, 7:7
Improperly issued bench warrants, 28:8	Lack of, 28:7
Issuance, 7:1 to 7:18	Staleness, 7:9
Authority to issue, 5:3	Surgical intrusions into body requiring anesthetic, 10:9
Issuance, generally, 7:1 et seq.	Termination of search when object
Judge's function, 7:3	specified in warrant found, 15:3
Reviewing judge, 2:11 Judicial preference for, 8:2	Terms of, adherence to, 7:10
Judicial review of warrant	Territorial jurisdiction for execution, 7:4
De novo review prohibited, 2:11	Third person's home entered to effect
Value of, 8:2	arrest of nonresident, search war-
Knock and announce rule, 7:11	rant necessary, 4:10
Judicial waiver of, 7:13	Third-party search warrants, 7:5
Law enforcement efforts frustrated,	Time for serving, 7:8, 7:9
judicial view of warrant requirement, 8:3	Tort liability of state or political subdivision, execution of warrant waiving
Law governing issuance and execution, 7:1	knock and announce rule, 7:13 Type of warrant required, 9:8
Medical intrusions into body, 10:9	Weapons, for, 7:5
Mere evidence rule, repudiation, 7:5	Witness to inventory, 7:15
Motor vehicle exception. See MOTOR	SECONDHAND DEALERS
VEHICLE SEARCHES, at	Warrantless inspections, 19:4 to 19:6
Automobile exception	•
Multi-unit building, description of	SECRET AGENTS
specific unit required, 7:5	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

STOPAND 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 noncustodial 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,

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 VEHI-CLE 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

Videoing 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

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 circumstances 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 warrant 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 EXCEPTION

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

Ohio Arrest, Search and Seizure

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