

## Highlights to the 2025 Edition of Wharton's Criminal Procedure

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New features and recent developments included in this 2025 Edition include updated statutes and rules to reflect revised statutory sections and current case law throughout the content. In addition, the following notable changes have been made with this new edition:

- Added discussion of *Smith v. United States*, 599 U.S. 236 (2023), in which the Supreme Court held that the Double Jeopardy Clause did not bar retrial where the defendant's conviction was reversed because the prosecution occurred in the wrong venue and before a jury drawn from the wrong location (see Chapter 10);
- Added *Samia v. United States*, 599 U.S. 635 (2023), discussing the redaction requirement when the prosecution wishes to introduce the confession of a nontestifying co-defendant in a joint trial (see Chapter 11);
- Added discussion of *Smith v. United States* and *McElrath v. Georgia*, 601 U.S. 87 (2024), in which the Supreme Court held that a verdict of "not guilty by reason of insanity" on a malice-murder count is an acquittal for Double Jeopardy purposes (see Chapter 13);
- Explained the impact of a successful government appeal of a trial court's granting of a motion for judgment of acquittal after the jury convicts the defendant (see Chapter 13); and
- Added discussion of geo-fencing warrants (see Chapter 24).