Table of Contents

PART I. INTRODUCING THE OFFENSE

CHAPTER 1. THE DUI CLIENT

- § 1:1 The initial consultation
- § 1:2 Client questionnaire and initial pleadings: Sample intake forms
- § 1:3 The initial pleadings: Forms
- § 1:4 The wake-up call
- § 1:5 —Telephone or e-mail inquiry
- § 1:6 —The office consultation
- § 1:7 Educating the client
- § 1:8 The retainer agreement: Form
- § 1:9 Motion to withdraw: Form
- § 1:10 Appearances and scheduling
- § 1:11 —The court appearance form: Form
- § 1:12 —The DMV appearance and request Form A44

CHAPTER 2. GATHERING EVIDENCE

- § 2:1 Introduction
- § 2:2 Your client's story
- § 2:3 The police report
- § 2:4 Form A44
- § 2:5 Chemical evidence
- § 2:6 Narrative supplements
- § 2:7 The accident report
- § 2:8 Video evidence
- § 2:9 —The in-car video
- § 2:10 —The booking video
- § 2:11 Video Evidence—The Body Worn Camera
- § 2:12 Field evidence
- § 2:13 —The route of the vehicle in motion
- § 2:14 The Standardized Field Sobriety Test
- § 2:15 —An Analysis of the SFST Study
- § 2:16 —SFST instructional courses
- § 2:17 —SFST instructions
- § 2:18 —Horizontal Gaze Nystagmus
- § 2:19 —Walk and Turn
- § 2:20 —One Leg Stand

- § 2:21 Interviewing witnesses
- § 2:22 Passengers
- § 2:23 The uninvolved eye witness
- § 2:24 Alibi witnesses
- § 2:25 Medical personnel
- § 2:26 Certifications
- § 2:27 Medical evidence release form: Form
- § 2:28 The DUI timeline
- § 2:29 The clue (or cue) form: A form about what to look for

CHAPTER 3. THE DUI LAWS AND RELEVANT CASELAW

- § 3:1 Introduction
- § 3:2 General Statutes § 14-227a
- § 3:3 General Statutes § 14-227b
- § 3:4 General Statutes § 14-227g
- § 3:5 General Statutes § 14-227m
- § 3:6 General Statutes § 14-227n

PART II. THE ADMINISTRATIVE "PER SE" CASE

CHAPTER 4. THE RIGHT TO A HEARING

- § 4:1 Introduction
- § 4:2 The initial suspension letter
- § 4:3 Scheduling the hearing
- § 4:4 Important time periods
- § 4:5 The "dual role" of the hearing officer
- § 4:6 DMV presenter cases
- § 4:7 Virtual: DMV hearings

CHAPTER 5. REGULATIONS GOVERNING THE ADMINISTRATIVE PER SE HEARING

- § 5:1 The regulations governing the General Statutes § 14-227b Administrative Per Se Hearing
- § 5:2 Administrative regulations

CHAPTER 6. PREPARING FOR THE ADMINISTRATIVE PER SE HEARING

- § 6:1 Where to begin?
- § 6:2 To have testimony or to not have testimony?
- § 6:3 Testimony of law enforcement officials

Table of Contents

- § 6:4 Testimony of the lay witness
- § 6:5 Testimony of the expert witness
- § 6:6 Testimony of the accused
- § 6:7 Motions, briefs and memoranda of law
- § 6:8 Your argument
- § 6:9 Your exhibits

CHAPTER 7. ADMISSIBILITY OF THE FORM A44 AND ITS ATTACHMENTS

- § 7:1 Introduction
- § 7:2 The "original" requirement
- § 7:3 The oath requirement
- § 7:4 Third party requirement in refusal cases
- $\S~7:5$ Chemical tests are not admissible if all tests are not included
- § 7:6 Officer/witness is available but not present
- § 7:7 General objection: Report is neither probative nor reliable
- § 7:8 Redaction
- § 7:9 Timeliness of the Report

CHAPTER 8. THE FOUR ISSUES OF LAW

- § 8:1 Introduction
- § 8:2 Legality of stop is not at issue
- § 8:3 Operation
- § 8:4 Probable cause to arrest
- § 8:5 Vehicle in motion
- § 8:6 Personal contact
- § 8:7 Prearrest screening
- § 8:8 The decision
- § 8:9 The arrest
- § 8:10 Failure or refusal of a chemical alcohol test
- § 8:11 —Failure of chemical alcohol test
- § 8:12 —Elevated blood alcohol content
- § 8:13 —Unreliable test results
- § 8:14 —Improper procedures
- § 8:15 —First breath test not commenced within two hours of operation
- § 8:16 —Insubstantial evidence of refusal
- § 8:17 —Refusal of chemical alcohol test
- § 8:18 —Medical exception
- § 8:19 —Insufficient sample or invalid test cases
- § 8:20 —Refusal by conduct

§ 8:21 Refusal of Nontestimonial Portion of a Drug Influence Evaluation

CHAPTER 9. DMV DRUG AND "UNDER THE INFLUENCE" CASES

§ 9:1 DMV Drug and "Under the Influence" Cases

CHAPTER 10. ACCIDENT CASES AND BLOOD DRAWN BY MEDICAL PERSONNEL

§ 10:1 Medical issues in accident cases

CHAPTER 11. THE DECISION

- § 11:1 What does it look like?
- § 11:2 What does it say and what should it say?
- § 11:3 What you hope it does not say.

CHAPTER 12. ADMINISTRATIVE SANCTIONS THROUGH THE DMV

- § 12:1 Sanction charts
- § 12:2 Administrative suspension statutes—Regular drivers
- § 12:3 —Under 21
- § 12:4 —Test Refusal
- § 12:5 —CDL holders
- § 12:6 Special operator's permit
- § 12:7 —Relevant statutes and regulations
- § 12:8 —Some common issues
- § 12:9 Special Operator's Permit Form
- § 12:10 License restoration
- § 12:11 Ignition interlock device requirement

CHAPTER 13. REQUEST/PETITION FOR RECONSIDERATION

§ 13:1 Request/Petition for reconsideration: Form

CHAPTER 14. THE PER SE APPEAL PROCESS

- § 14:1 The appeal process
- § 14:2 The statute
- § 14:3 When to file
- § 14:4 Summons and citation: Form
- § 14:5 Petition for appeal: Form
- § 14:6 Ex parte motion for stay: Form

Table of Contents

- § 14:7 Motion for stay pending outcome of appeal: Form
- § 14:8 Order on hearing for motion of stay: Form
- § 14:9 Affidavit: Form
- § 14:10 Superior Court Standing Order regarding motions for stay

PART III. PRETRIAL

CHAPTER 15. ARRAIGNMENT AND PLEA BARGAINING

- § 15:1 Arraignment
- § 15:2 Plea bargaining
- § 15:3 Suspension of prosecution—CADAC

CHAPTER 16. DISCOVERY

- § 16:1 Connecticut Practice Book: Chapter 40
- § 16:2 Request for disclosure: Form

CHAPTER 17. PRIOR CONVICTIONS—THE DUI ENHANCEMENT

- § 17:1 Penalties
- § 17:2 Counting the prior convictions
- § 17:3 Out of state convictions
- § 17:4 —Connecticut
- § 17:5 —Massachusetts
- § 17:6 —Rhode Island
- § 17:7 —New York
- § 17:8 —Sample motion to dismiss to Part B information
- § 17:9 Research the effect of a plea on out-of-state license
- § 17:10 Second conviction within ten years is now a felony
- § 17:11 Prior § 14-227g conviction not a prior conviction
- § 17:12 DUI Erasure

CHAPTER 18. THE PRETRIAL IMPAIRED DRIVING INTERVENTION PROGRAM

- § 18:1 Introduction
- § 18:2 The Statute
- § 18:3 Pretrial Impaired Driving Intervention Program Application Form
- § 18:4 Counting the ten years
- § 18:5 IDIP Hypothetical
- § 18:6 IDIP and CDL holders

_	
§ 18:7	Denial of IDIP
§ 18:8	Notice of Impaired Driving Intervention Program (IDIP)
§ 18:9	Removal from IDIP
§ 18:10	Impaired Driving Intervention Program (IDIP) Reinstatement
§ 18:11	IDIP dismissal
§ 18:12	IDIP disclosures
§ 18:13	Expungement of records
СНАР	TER 19. SUPPRESSION OF
EVIDENCE	
§ 19:1	No reasonable articulable suspicion for stop
§ 19:2	Evasive operating
§ 19:3	Wrong place, wrong time
§ 19:4	No motor vehicle infraction
§ 19:5	Fog line cases
§ 19:6	Anonymous tips
§ 19:7	Officer out of jurisdiction
§ 19:8	The caretaker exception
§ 19:9	Admissibility of chemical analysis
§ 19:10	A "reasonable" time to contact an attorney
§ 19:11	A true copy of the test results provided to the defendant
§ 19:12	Regulations on chemical testing
§ 19:13	State v. Pilotti: Weight by volume test results were deemed admissible
§ 19:14	The additional test
§ 19:15	Improper implied consent advisory
§ 19:16	Purpose of implied consent advisory
§ 19:17	No constitutional right to consult attorney prior to testing
§ 19:18	Timing of consent advisory and chemical testing
§ 19:19	Implied consent language must be understood
§ 19:20	Actual prejudice
§ 19:21	Possible prejudice
§ 19:22	Miranda violations
§ 19:23	Confessions: The "corpus delicti" rule
§ 19:24	Sobriety check point issues—NHTSA Report
§ 19:25	—Spot checks in Connecticut
§ 19:26	——Balancing Test
§ 19:27	— —Evading or avoiding the spot checks
§ 19:28	Motion to suppress: Form

PART IV. TRIAL

CHAPTER 20. JURY SELECTION

- § 20:1 Introduction
- § 20:2 DUI Voir Dire topics/questions
- § 20:3 General topics/questions
- § 20:4 Legal concepts to cover
- § 20:5 Conclusion

CHAPTER 21. THE STATE'S CASE: PROVING THE ELEMENTS

- § 21:1 The burden of proof
- § 21:2 Operation
- § 21:3 Under the influence of alcohol and/or drugs
- § 21:4 —Alcohol
- § 21:5 —Drugs
- § 21:6 —Marijuana
- § 21:7 Or while having an elevated blood alcohol content

CHAPTER 22. CROSS EXAMINATION OF THE POLICE OFFICER

- § 22:1 Introduction
- § 22:2 Cross examination of the arresting officer
- § 22:3 Cross examination of the witnessing officer in refusal cases

CHAPTER 23. THE TOXICOLOGIST AND BLOOD ALCOHOL EVIDENCE

- § 23:1 The alcohol breath test—A paradigm shift
- § 23:2 Urine test cases

CHAPTER 24. THE DEFENSE'S CASE

- § 24:1 Affirmative defenses—Statute of limitations
- § 24:2 —Entrapment
- § 24:3 —Insanity
- § 24:4 —Involuntary intoxication
- § 24:5 Expert witnesses
- § 24:6 The defendant's testimony
- § 24:7 Closing argument

CHAPTER 25. JURY INSTRUCTIONS

§ 25:1 Operating under the influence—§ 14-227a

- § 25:2 Operating under the influence, under 21—§ 14-227g § 25:3 Defendant's testimony
- § 25:4 Defendant did not testify
- § 25:5 Impeachment—Prior convictions of defendant

CHAPTER 26. SENTENCING

- § 26:1 Penalties charts
- § 26:2 Ignition Interlock Device (IID)
- § 26:3 IID Regulations
- § 26:4 Home Confinement
- § 26:5 Immigration consequences
- § 26:6 Reinstating an operator's license or non-operating privilege after a permanent revocation
- Appendix 26A. Home Confinement Directive
- Appendix 26B. Home Confinement Assessment
- Appendix 26C. Application for Reversal or Reduction of
 - Suspension
- Appendix 26D. Medical Form

PART V. THE APPEAL

CHAPTER 27. APPELLATE ISSUES—THE CRIMINAL CASE

- § 27:1 Standard of review
- § 27:2 Filing the appeal; withdrawals—Relevant Practice Book sections
- § 27:3 Starting the appeal—The initial filing
- § 27:4 The appellate brief

PART VI. RELATED TOPICS

CHAPTER 28. OPERATING UNDER SUSPENSION—ALCOHOL RELATED & OPERATING WITHOUT AN IGNITION INTERLOCK DEVICE

- § 28:1 Statute
- § 28:2 Statute
- § 28:3 Cases and commentary
- § 28:4 Accelerated rehabilitation for § 14-215(c) or § 14-227k?

CHAPTER 29. ASSAULT 2 WITH A MOTOR VEHICLE

- § 29:1 Statute
- § 29:2 Commentary

CHAPTER 30. MANSLAUGHTER WITH A MOTOR VEHICLE

- § 30:1 Statute
- § 30:2 Cases and commentary

CHAPTER 31. EVADING RESPONSIBILITY

- § 31:1 Introduction
- § 31:2 Statute
- § 31:3 Cases and commentary

APPENDIX

Appendix A. Sample Brief of Defendant-Appellant

Table of Laws and Rules

Table of Cases

Index