

A guide to the topical numbering system used by the
Office of the State Appellate Defender in its publications.

CH. 1
ACCOUNTABILITY

- §1-1 Generally
- §1-2 Instructions
- §1-3 Examples: Convictions Affirmed
- §1-4 Examples: Convictions Reversed

CH. 2
APPEAL

- §2-1 Right to
- §2-2 Notice of Appeal
 - (a) Generally
 - (b) Timeliness
- §2-3 Counsel
- §2-4 State Appeals
 - (a) Generally
 - (b) Suppression Orders
- §2-5 Record on Appeal
 - (a) For Indigents
 - (b) Sufficient Record
 - (c) Amendment or Correction
- §2-6 Miscellaneous
 - (a) Issues Reviewable
 - (b) Mootness
 - (c) Costs
 - (d) Briefs
 - (e) Effect of Decisions
 - (f) Juvenile Proceedings
- §2-7 Standard of Review
 - (a) Generally
 - (b) Examples

CH. 3
ARMED VIOLENCE

- §3-1 Generally
- §3-2 “Armed with a Dangerous Weapon”
- §3-3 Double Enhancement and Improper Predicate Felonies
- §3-4 Charging the Offense

**CH. 4
ARSON**

**CH. 5
ATTEMPT**

**CH. 6
BAIL**

§6-1 Generally

§6-2 As Fund for Costs, etc.

§6-3 Violations - Forfeiture

§6-4 On Appeal

**CH. 7
BATTERY, ASSAULT & STALKING OFFENSES**

§7-1 Battery & Assault

(a)(1) Generally

(a)(2) Bodily Harm

(a)(3) Status or Age of Victim

(a)(4) Use of Weapon

(a)(5) Public Way, Place of Amusement or Place of Accommodation

(a)(6) Self-defense

(b) Charging the Offense

§7-2 Stalking

(a) Constitutionality

(b) Sufficiency of Evidence

**CH. 8
BURGLARY & RESIDENTIAL BURGLARY**

§8-1 Generally

(a) Burglary

(b) Residential Burglary

(c) "Without Authority"

§8-2 Charging the Offense

§8-3 Attempt

§8-4 Possession of Burglary Tools

§8-5 Conviction Based on Possessing Stolen Property

CH. 9

COLLATERAL REMEDIES

9-1 Post-Conviction Hearing Act

- (a) Generally**
- (b) Filing the Petition**
 - (1) Who may Petition for Relief**
 - (2) Timely filing requirement -- generally**
 - (3) Untimely filing -- lack of culpable negligence**
 - (4) Treating petition as post-conviction petition/recharacterizing petition**
- (c) Cognizable and Non-Cognizable claims**
- (d) Contents of the petition**
- (e) First stage of post-conviction proceedings**
 - (1) Summary dismissal generally**
 - (2) Gist of a constitutional claim**
- (f) Second stage of post-conviction proceedings**
- (g) Third stage of post-conviction proceedings -- evidentiary hearing**
- (h) Forfeiture and *Res Judicata***
 - (1) Generally**
 - (2) Forfeiture**
 - (3) *Res Judicata***
- (i) Successive post-conviction petitions**
 - (1) Generally**
 - (2) Cause-and-prejudice test**
- (j) Counsel**
 - (1) Generally**
 - (2) Reasonable assistance of counsel -- Illinois Supreme Court Rule 651(c)**
- (k) Change of judge**
- (l) Fitness**
- (m) Record -- Transcript**
- (n) Filing frivolous pleadings and motions**
- (o) Appellate concerns**
 - (1) Generally**
 - (2) Standards of review**
 - (3) Issues Raised for the First Time on Appeal**

§9-2 Section 2-1401 Petitions (formerly Ch. 110, §72)

- (a) Generally**
- (b) Availability of Remedy**
- (c) Timely Filing Requirement**

§9-3 *Mandamus*, Prohibition, Supervisory Orders

- (a) *Mandamus***
- (b) Prohibition**
- (c) Supervisory Orders**

§9-4 State *Habeas Corpus*

§9-5 Federal *Habeas Corpus*

- (a) Generally**
- (b) Forfeiture, Exhaustion of State Remedies, and Successive Petitions**
- (c) Procedure**
- (d) Effect of Decisions and Retroactivity**

CH. 10
CONFESSIONS

§10-1 Fifth Amendment Rights Generally

§10-2 Suppression Motions and Hearings

§10-3 Miranda Warnings

- (a) Generally
- (b) Non-Police Interrogation
- (c) "In custody"
- (d) "Interrogation"

§10-4 Waiver of Rights

- (a) Generally
- (b) Interrogation After the Right to Counsel Attaches
- (c) Interrogation After Request for Counsel
- (d) Interrogation After Request to Remain Silent

§10-5 Voluntariness

- (a) Generally
- (b) Examples: Voluntary Statements
- (c) Examples: Involuntary Statements
 - (1) Statements by Adults
 - (2) Statements by Minors

§10-6 Statements After Unlawful Arrest

- (a) Generally
- (b) Examples: Attenuation Sufficient
- (c) Examples: Attenuation Insufficient

§10-7 Impeachment with Inadmissible Statements

§10-8 Use of Defendant's Silence and Failure to Testify

- (a) Defendant's Silence
- (b) Defendant's Failure to Testify

§10-9 Use of Defendant's Prior Testimony and Plea Discussion Statements

§10-10 Use of Codefendants' Statements

§10-11 Statements Made During Mental Examinations

CH. 11
CONSPIRACY & SOLICITATION

§11-1 Conspiracy

§11-2 Solicitation

CH. 12
CONTEMPT OF COURT

§12-1 General Rules

§12-2 Direct Contempt and Indirect Contempt

§12-3 Conduct of Counsel and *Pro Se* Litigant

§12-4 Violating Court Orders

§12-5 Other Conduct

**CH. 13
COUNSEL**

§13-1 Right to Counsel

- (a) Generally**
- (b) Right to Counsel at Various Stages of Proceedings**
- (c) Counsel of Choice**
- (d) Indigency**
- (d) Right to Self-Representation**

§13-2 Waiver of Counsel

§13-3 Attorney Fees and Costs

- (a) Generally**
- (b) Appointed Counsel Fees**
- (c) Reimbursement for Counsel Fees**

§13-4 Effective Assistance of Counsel

- (a) Generally**
 - (1) Standards**
 - (2) Counsel's Control of Case & Strategic Decisions**
 - (3) Other**
- (b) Examples**
 - (1) Failure to Investigate**
 - (a) Generally**
 - (b) Counsel Not Ineffective**
 - (c) Counsel Ineffective**
 - (2) Plea Bargaining & Guilty Pleas**
 - (3) Errors in Presenting Evidence**
 - (4) Failure to Assert Issue or Seek Instruction**
 - (5) Mistakes of Fact or Law**
 - (6) Strategic Decisions**
 - (a) Generally**
 - (b) Counsel Not Ineffective**
 - (c) Counsel Ineffective**
 - (7) Opening & Closing Statements**
 - (8) State Interference/ Extrinsic Factors**
 - (9) Post-trial Motion & Sentencing**
 - (10) On Appeal**
 - (11) Other**

§13-5 Conflict of Interest

- (a) Generally**
- (b) Conflict Between Current Clients**
 - (1) Generally**
 - (2) Representing Co-defendants**
- (c) Conflict Between Current and Past Clients**
- (d) Conflict with Lawyer's Interests**
 - (1) Financial Interests**
 - (2) Non-financial Interests**
 - (a) Generally**
 - (b) Client's Intent to Commit Perjury**
 - (c) Lawyers in Same Firm**
 - (d) Counsel Has Connection to Prosecution**

- (3) Where Lawyer's Competency is Challenged
 - (a) Trial Court's Responsibility (Krankel Issues)
 - (1) Generally
 - (2) New Counsel Required
 - (3) New Counsel Not Required
 - (b) Where Defendant Files an ARDC Complaint or Lawsuit
- (e) Conflicts Due to Third Parties
- (f) Waiving Conflicts of Interest
- (g) Other Conflict Issues

CH. 14

DEATH PENALTY

14-1 Death Penalty Statute

- (a) Generally
- (b) Applicability
- (c) Mental Retardation
- (d) Double Jeopardy

14-2 Indictment for capital offense

- (a) Statutory provisions
- (b) Constitutional provisions

14-3 Statutory aggravating factors

- (a) Generally
- (b) Illinois statute
 - (1) Police officer
 - (2) DOC employee
 - (3) Multiple murder
 - (4) Hijacking
 - (5) Contract murder
 - (6) Felony murder
 - (7) Under 12
 - (8) Murder of witness
 - (9) Murder during drug offense
 - (10) Murder by an inmate while committing a felony
 - (11) Cold & calculated
 - (12) Medical personnel
 - (13) Murder ordered by drug kingpin
 - (14) Murder by torture
 - (15) Drive by murder
 - (16) Over 60
 - (17) Disabled person
 - (18) Community policing volunteer
 - (19) Order of protection
 - (20) Teacher
 - (21) Terrorism
- (c) Other factors (non Illinois)
- (d) Related principles
 - (1) Accountability
 - (2) Intent

(e) Sufficiency of the evidence

14-4 Statutory mitigating factors

(a) Generally

(b) Illinois Statute

- (1) No prior record**
- (2) Extreme mental or emotional disturbance**
- (3) Victim consent or participation**
- (4) Compulsion**
- (5) Defendant not present**

(c) Other factors (non Illinois)

14-5 Death Penalty Procedures

(a) Prosecutorial discretion

(b) Guilty Plea admonishments

(c) Jury involvement

- (1) Generally**
- (2) Waiver of sentencing jury**
- (3) Cause for new jury**
- (4) Voir Dire Generally**
- (5) Witherspoon/Morgan**
- (6) Instructions**
 - (a) Generally**
 - (b) LWOP**
 - (7) Deliberations**
- (8) Communication with jury**
- (9) Effect of Decision by Jury**

(d) Judge's Findings

- (1) Generally**
- (2) Adequacy**

(e) Miscellaneous Procedures

- (1) Continuance for sentencing**
- (2) Discovery Generally**
- (3) Depositions**
- (4) Presentence Report**
- (5) Right to Counsel and Self Representation**
- (6) Right to Experts**
- (7) Right of Allocution**
- (8) Right to silence**
- (9) Right to Bifurcated hearing**
- (10) International law**
- (11) Rights at Sentencing Hearing**
 - (a) Physical Restraints**

14-6 Eligibility Phase

(a) Argument

- (1) Generally**
- (2) Comments found Improper**
- (3) Comments found Proper**
- (4) Waiver and Plain error**

(b) Evidence

- (1) Generally**
- (2) Evidence found Improper**

- (3) Evidence found Proper
 - (4) Waiver and Plain error
- (c) Burden of Proof
- 14-7 Aggravation and Mitigation Phase
 - (a) Argument
 - (1) Generally
 - (2) Comments found Improper
 - (3) Comments found Proper
 - (4) Waiver and Plain error
 - (b) Evidence Generally
 - (1) Standard for Admission of Evidence
 - (2) Opinion about the Death Penalty
 - (c) Evidence in Aggravation
 - (1) Statements by Defendant
 - (a) Generally
 - (b) Statements to Psychiatrists
 - (c) Unlawfully obtained statements
 - (d) Evidence of Defendant's silence
 - (2) Statements by Co-defendants
 - (3) Evidence of other crimes or misconduct
 - (a) Proven by hearsay
 - (b) Generally
 - (c) Details of other crimes
 - (4) Possibility of parole/future dangerousness
 - (5) Psychiatric testimony
 - (6) Victim impact testimony
 - (a) Due process limits
 - (b) Opinion about penalty
 - (c) Characterization of crime or defendant
 - (7) Lack of remorse/demeanor
 - (8) Miscellaneous Aggravation
 - (d) Evidence in Mitigation
 - (1) Statement by defendant
 - (2) Statement by co-defendant
 - (3) Remorse
 - (4) Defendant's character
 - (a) Lack of prior criminal history
 - (b) Rehabilitation potential
 - (c) Conduct in jail or prison
 - (5) Circumstances of the offense
 - (6) Mental Retardation
 - (7) Mental Illness
 - (8) Organic brain disorder
 - (9) Lingering doubt
 - (10) Miscellaneous mitigation
 - (e) Procedure
 - (1) Right to open and close and rebuttal
 - (2) Burden of proof
 - (3) Weighing of factors
 - (4) Defendant's waiver of mitigation

(5) Verdicts

14-8 Review of Death Case

- (a) Duty of Court in Capital case**
- (b) Mandatory review**
- (c) Review of counsel's performance**
 - (1) Counsel ineffective**
 - (2) Counsel not ineffective**
- (d) Review of guilty plea**
- (e) Review of sentence**
 - (1) Effect of improper factors**
 - (2) Reweighing on appeal**
 - (3) Excessive Sentence**
 - (4) Disparate Sentence**
 - (5) Fundamentally Unjust Death Sentence**
 - (6) Standard of review**
- (f) Harmless error, plain error**
- (g) Proceedings on remand**

14-9 Stays of execution

14-10 Fitness to be executed

14-11 Method of Execution

CH. 15

DISCOVERY

§15-1 Generally - Evidence Favorable to Defense

§15-2 Statements of the Defendant

§15-3 Statements of Witnesses

§15-4 List of Witnesses

§15-5 Material to Impeach Witnesses

(a) Generally

(b) Obligation to Correct Misleading Testimony

§15-6 Informers

§15-7 Police Reports

§15-8 Physical Evidence, Photos, Documents, Test Results

§15-9 Transcripts of Prior Proceedings

§15-10 Disclosure by Defendant

CH. 16

**DISORDERLY, ESCAPE, RESISTING AND
OBSTRUCTING OFFENSES**

§16-1 Disorderly, Bribery, and Intimidation Offenses

(a) Generally

(b) Disorderly Conduct

(c) Official Misconduct

(d) Mob Action

(e) Interference with Judicial Procedure; Harassing and Obscene Communications Act

(f) Threatening a Public Official

- §16-2 Resisting, Obstructing, and Offenses Against Police Officers**
- §16-3 Escape**
- §16-4 “Hate Crimes”**

Ch. 17

DOUBLE JEOPARDY - COLLATERAL ESTOPPEL

- §17-1 Generally**
- §17-2 When Jeopardy Attaches**
- §17-3 Dismissals and Mistrials**
- §17-4 Acquittals**
- §17-5 Reversals on Appeal**
- §17-6 Successive Prosecutions**
- §17-7 Dual Sovereignty**
- §17-8 Increasing Punishment or Charge**
- §17-9 Forfeitures and Civil Sanctions**

CH. 18

ENTRAPMENT

- §18-1 Generally**
- §18-2 Predisposition**
- §18-3 Sufficiency of Evidence**
 - (a) Generally**
 - (b) For Entrapment Instruction**

CH. 19

EVIDENCE

- §19-1 Right to Present Evidence**
- §19-2 Relevant Evidence**
 - (a) Generally**
 - (b) Examples**
 - (1) Relevant Evidence**
 - (2) Irrelevant or Unduly Prejudicial Evidence**
- §19-3 Limited and Curative Admissibility**
- §19-4 Direct and Circumstantial Evidence**
- §19-5 Demonstrative and Physical (Real) Evidence**
- §19-6 Re-opening Evidence, Rebuttal, Surrebuttal**
- §19-7 Objections and Offers of Proof**
 - (a) Objections**
 - (b) Offers of Proof**
- §19-8 Evidence of Character**
 - (a) Generally**
 - (b) Defendant's Character**
 - (c) Witness's Character**
 - (d) Complainant's Character**

§19-9 Evidence of Escape, Flight, Tampering with Evidence and Witnesses

- (a) Escape
- (b) Flight
- (c) Tampering

§19-10 Out of Court Statements Generally

- (a) Definition of Hearsay
- (b) Constitutional Aspects of Hearsay
- (c) Examples: Admissible Testimony
- (d) Examples: Inadmissible Testimony
- (e) The "Completeness" Doctrine
- (f) Testimony About Conversations To Show Police Investigation

§19-11 Admissions; Exculpatory and False Exculpatory Statements

§19-12 Co-Conspirator Statements

§19-13 Dying Declarations

§19-14 Spontaneous Declarations; Corroborative Complaints; Statements Under 725 ILCS 5/115-10

- (a) Spontaneous Declarations (Excited Utterances)
- (b) Corroborative Complaints
- (c) Statements Under 725 ILCS 5/115-10

§19-15 Prior Inconsistent Statements

- (a) As Impeachment
- (b) As Substantive Evidence

§19-16 Prior Consistent Statements

§19-17 Prior Statements of Identification

§19-18 Testimony From Prior Proceedings

§19-19 Statements Against Penal Interest

§19-20 Statements Concerning State of Mind

§19-21 Statements to Treating Physicians

§19-22 Judicial Notice

- (a) Generally
- (b) Proper Judicial Notice
- (c) Improper Judicial Notice

§19-23 Opinion Testimony

- (a) Opinions of Lay Witnesses
- (b) Opinions of Expert Witnesses

§19-24 Other Crimes Evidence

- (a) General Rules
- (b) Examples
 - (1) Generally
 - (2) Modus Operandi, Common Scheme or Design
 - (3) Intent, Knowledge, Absence of Mistake
 - (4) Identity; Connecting Defendant to the Crime Charged
 - (5) Motive
 - (6) Time and Place Proximity
 - (7) Consciousness of Guilt
 - (8) Circumstances of Arrest; Narrative of Crime
 - (9) Details of Other Crimes
- (c) Evidence Suggesting Other Criminal Conduct

§19-25 Photographs

§19-26 Privileged Communications

- (a) Marital Privilege
- (b) Attorney-Client Privilege
- (c) Physician and Therapist Privileges
- (d) Other Privileged Communications

§19-27 Scientific Evidence

- (a) Generally
- (b) Finger and Shoe Prints
- (c) Polygraph
- (d) Hypnotically Enhanced Evidence
- (e) Ballistics & Firearms
- (f) Handwriting
- (g) Blood; Hair; DNA
- (h) Post-Trial Forensic Testing (725 ILCS 5/116-3)

§19-28 Writings

- (a) Best Evidence Rule
- (b) Business and Public Records
- (c) Summaries
- (d) Refreshing Recollection
- (e) Past Recollection Recorded

**CH. 20
EXTRADITION**

**CH. 21
FITNESS TO STAND TRIAL**

**CH. 22
FORGERY**

**CH. 23
GAMBLING**

**CH. 24
GUILTY PLEAS**

§24-1 Generally

§24-2 Waiver of Counsel

§24-3 Plea Bargaining

§24-4 Unfulfilled Promises

§24-5 Voluntary Pleas

§24-6 Admonishments

- (a) Generally
- (b) Nature of Charge
- (c) Rights to Plead Not Guilty, Go to Trial, and Confront Witnesses
- (d) Possible Sentence

- §24-7 Factual Basis**
- §24-8 Motion to Vacate Plea or Reconsider Sentence; Appeal**
 - (a) Generally**
 - (b) Procedure on Motion**
 - (1) Generally**
 - (2) Counsel's Failure to File Certificate**
- §24-9 Guilty Plea as Waiver of Errors**
- §24-10 Stipulated Bench Trial**
- §24-11 Juvenile Proceedings**

CH. 25
HOME INVASION

CH. 26
HOMICIDE

- §26-1 First Degree Murder**
- §26-2 Felony Murder**
- §26-3 Attempt Murder**
- §26-4 Second Degree Murder (Voluntary Manslaughter)**
 - (a) Generally**
 - (b) Instructions**
- §26-5 Involuntary Manslaughter - Reckless Homicide**
 - (a) Generally**
 - (b) Instructions**
- §26-6 Concealment of Homicidal Death**
- §26-7 Justified Use of Force**
 - (a) Generally**
 - (b) Instructions**

CH. 27
IDENTIFICATION

- §27-1 Identification Procedures Generally**
- §27-2 Right to Counsel**
- §27-3 Showups**
- §27-4 Photographic Identification**
- §27-5 Lineups**
- §27-6 In-Court Identifications**
- §27-7 Expert Testimony**
- §27-8 Suppression Hearings**

CH. 28
IMMUNITY

CH. 29
INDICTMENTS, INFORMATIONS, COMPLAINTS

- §29-1 Manner of Charging - Discretion in Bringing Charges**
- §29-2 Grand Jury Proceedings**
- §29-3 Dismissal of Charges**
- §29-4 Sufficiency of Charge**
 - (a) Generally**
 - (b) In Charging Offense (Also See Substantive Offense)**
- §29-5 Amendment of**
- §29-6 Statute of Limitations**

CH. 30
INSANITY — MENTALLY ILL — INTOXICATION

- §30-1 Insanity**
 - (a) Generally**
 - (b) Burden of Proof - Sufficiency of Evidence**
 - (c) Decisions Under Prior Law**
- §30-2 Intoxication**
- §30-3 Involuntary Commitment**
- §30-4 Guilty But Mentally Ill**

CH. 31
JUDGE

- §31-1 Conduct and Comments of**
 - (a) Generally**
 - (b) Questioning Witnesses**
- §31-2 Bench Trials**
 - (a) Generally**
 - (b) Presumption Judge Considered Only Proper Evidence**
 - (c) Considering Matters Outside the Record; Private Investigations and Experiments**
- §31-3 Substitution of Judge**
 - (a) Generally**
 - (b) For Cause**
 - (c) As a Matter of Right**

CH. 32
JURY

- §32-1 Right to Jury Trial**
- §32-2 Number of Jurors - Unanimous Verdicts**
- §32-3 Waiver of Jury**
 - (a) Generally**
 - (b) Withdrawal of Jury Waiver; Timely Waiver**

- §32-4 Selection of Jury
 - (a) Voir Dire Generally
 - (b) Exclusion of Jurors Based on Race or Sex
 - (c) “Batson” Hearings
 - (1) Generally
 - (2) Prima Facie Showing
 - (3) Neutral Explanations
- §32-5 Impartial Jury
 - (a) Generally
 - (b) Publicity
- §32-6 Communication with Jury; Jury Examination of Evidence
 - (a) Questions from Jury; Jury Review of Evidence
 - (b) Jury Considering Matters Not in Evidence
 - (c) Communication with Jury
- §32-7 Sequestration of Jury
- §32-8 Instructions to Jury
 - (a) General Rules
 - (b) Burden of Proof; Presumption of Innocence
 - (c) Conflicting Instructions
 - (d) Admissions - Confessions
 - (e) Affirmative Defenses
 - (f) Circumstantial Evidence
 - (g) Defendant’s Failure to Testify
 - (h) Evidence Admitted for Limited Purpose
 - (i) Lesser Included Offenses
 - (j) Witness Credibility; Accomplice Testimony
 - (k) “Deadlock” Instructions; Inquiries About Reaching a Verdict
- §32-9 Polling of Jury

CH. 33

JUVENILE PROCEEDINGS

- §33-1 Pretrial Detention
- §33-2 Notice and Jurisdiction
- §33-3 Transfer of Case from Juvenile Court to Adult Criminal Court
- §33-4 Right to Counsel
- §33-5 Petitions, Adjudicatory Hearings, Adjudications, and Admissions
 - (a) Generally
 - (b) Petitions
 - (c) Adjudicatory Hearings and Adjudications
 - (1) Generally
 - (2) Adjudicatory Hearing Speedy Trial
 - (d) Admissions
- §33-6 Dispositions (Sentencing)
 - (a) Generally
 - (b) Commitment to Department of Corrections (DOC), Juvenile Division
 - (c) Habitual Juvenile Offender
 - (d) Sentencing Where Juvenile Has Been Transferred to Adult Court for Prosecution
 - (e) Extended Juvenile Jurisdiction (EJJ)

- (f) Probation and Supervision
 - (1) Generally
 - (2) Conditions of and Revocation/Termination of
- §33-7 Appellate Concerns
 - (a) Post-Trial, Post-Plea, and Post-Sentencing Motions in Juvenile Court
 - (b) Other
- §33-8 Freedom of the Press and Privacy Issues
- §33-9 Miscellaneous Matters

CH. 34

KIDNAPPING, UNLAWFUL RESTRAINT AND RELATED OFFENSES

- §34-1 Kidnapping and Aggravated Kidnapping
- §34-2 Unlawful Restraint
- §34-3 Child Abduction

CH. 35

NARCOTICS (CONTROLLED SUBSTANCES; CANNABIS)

- §35-1 Generally
- §35-2 Charging Offenses
- §35-3 Trial
 - (a) Generally
 - (b) Proving Nature of Substance
 - (c) Proving Possession and Intent to Deliver
 - (1) Proof of Possession
 - (2) Proof of Intent to Deliver
- §35-4 Fines
- §35-5 Forfeiture and Civil Sanctions

CH. 36

OBSCENITY

- §36-1 Generally
- §36-2 Illinois Statutes

CH. 37

PAROLE, PARDONS & PRISONERS' RIGHTS

- §37-1 Parole & Mandatory Supervised Release
 - (a) Generally
 - (b) Conditions of MSR
 - (c) Revocation
- §37-2 Pardons & Executive Clemency
 - (a) Generally
 - (b) Effect of

§37-3 Prisoners' Rights

**CH. 38
PERJURY**

**CH. 39
PRELIMINARY HEARING**

§39-1 Preliminary Hearing upon Filing of Information

§39-2 Preliminary Hearing upon Warrantless Arrest

**CH. 40
PROBATION, PERIODIC IMPRISONMENT, CONDITIONAL DISCHARGE & SUPERVISION**

§40-1 Generally

§40-2 Fourth Amendment and Exclusionary Rule

§40-3 Denial of

(a) Generally

(b) Proper

(c) Improper

§40-4 Conditions of

(a) Generally

(b) Proper

(c) Improper

§40-5 Violation and Revocation of

(a) Generally

(b) Sufficiency of Proof

(c) Stipulation to or Admission of Violation

(d) Contempt of Court

§40-6 Sentencing After Revocation

**CH. 41
PROSECUTOR**

§41-1 Conduct and Comments Generally

§41-2 Comments in Opening Statements

§41-3 Misstatements of the Law

§41-4 Misstatements of the Evidence

§41-5 Comments About the Possible Sentences

§41-6 Comments About Excluded Evidence, Evidence Not Offered and Rulings of the Judge

§41-7 Continuing With Arguments or Questions After Objection is Sustained

§41-8 Voicing Opinion

§41-9 Comments on Defendant's Failure to Testify

§41-10 Comments on Defendant's Failure to Call Witnesses

§41-11 Comments About Witnesses

§41-12 Comments About the Defendant

- §41-13 Comments About Defense Counsel
- §41-14 Racial Comments
- §41-15 Comments About the Victim and Victim's Family
- §41-16 Special Prosecutor

CH. 42

REASONABLE DOUBT

- §42-1 General Rules
- §42-2 Function of Trier of Fact - Believing or Disregarding Testimony
- §42-3 Presumptions - Affirmative Defenses
- §42-4 Circumstantial Evidence - Presence at Crime Scene
- §42-5 Conflicting, Confusing, Unbelievable Testimony
- §42-6 Doubtful Identification
- §42-7 Accomplice Testimony
- §42-8 Variance

CH. 43

ROBBERY

- §43-1 Generally
- §43-2 Proof of Dangerous Weapon
- §43-3 Aggravated Robbery
- §43-4 Vehicular Hijacking

CH. 44

SEARCH & SEIZURE

- §44-1 General Principles
 - (a) Generally
 - (b) When the Fourth Amendment is Inapplicable
 - (c) The Exclusionary Rule and Its Exceptions
 - (1) Generally
 - (2) "Good faith" Exception
 - (3) "Inevitable Discovery" Exception
 - (4) "Independent Source" Exception
 - (d) "Special Needs" Searches (Students, Random Drug Tests, etc.)
- §44-2 Reasonable Expectation of Privacy; Standing
- §44-3 Searches by Private Individuals
- §44-4 Stop and Frisk
 - (a) Generally
 - (b) Grounds for Stop
 - (c) Grounds for Frisk; Scope of Frisk
 - (d) Airport, Terminal and Public Conveyance Stops
- §44-5 Arrest Requirements
 - (a) Generally

- (b) Probable Cause**
 - (c) Need for Warrant**
 - (1) Generally**
 - (2) Warrantless Arrest Justified**
 - (3) Warrantless Arrest Improper**
- §44-6 Probable Cause**
 - (a) Generally**
 - (b) Effect of Delay**
 - (c) Hearsay**
 - (1) Informer Information**
 - (2) Information From Other Police Officers**
 - (3) Information From "Average Citizen"**
 - (d) Examples: Probable Cause**
 - (e) Examples: Lack of Probable Cause**
- §44-7 Warrant Requirements**
 - (a) Generally**
 - (b) Complaint Alleging Facts**
 - (c) Neutral and Detached Judge**
 - (d) Description of Place or Person to be Searched**
 - (e) Description of Items to be Seized**
 - (f) Attacking the Truth of the Complaint**
- §44-8 Execution of Warrants**
 - (a) Manner of Entry**
 - (b) Scope of Search**
 - (c) Miscellaneous**
- §44-9 When Search Warrant Necessary**
- §44-10 Plain View Doctrine**
 - (a) Generally**
 - (b) Items Lawfully Viewed**
 - (c) Immediately Apparent Item is Evidence**
- §44-11 Consent Searches**
 - (a) Generally**
 - (b) Consent by Third Parties**
 - (1) Generally**
 - (2) Apparent Authority**
- §44-12 Motor Vehicle Searches**
 - (a) Stopping of Vehicles Generally**
 - (b) Automobile Exception ("Carroll Doctrine")**
 - (c) Searches After Minor Traffic Stops**
- §44-13 Searches Incident to Arrest**
- §44-14 Inventory Searches**
- §44-15 Administrative Searches**
- §44-16 Open Fields - Abandoned Property**
- §44-17 Eavesdropping**
- §44-18 Fruits of Poisoned Tree**
- §44-19 Suppression Motions and Hearings**
 - (a) Timeliness - Subsequent Motions**
 - (b) Burden of Proof - Evidence**
 - (c) Findings at Hearing**

CH. 45 SENTENCING

§45-1 Construction and Validity of Statutes

- (a) Generally**
- (b) Due Process, Separation of Powers, and Proportionate Sentencing Requirement**
 - (1) Due Process and Separation of Powers Generally**
 - (2) Proportionate Penalties**
 - (3) *Apprendi***

§45-2 Change in Sentencing Provision; Right to Election

§45-3 Sentencing Hearing

- (a) General Considerations**
- (b) Rules Governing the Admission of Evidence, Including Hearsay Evidence, Suppressed Evidence, and Polygraph Evidence**
- (c) Victim-Impact Statements**
- (d) Requirement of Presentence Report**
- (e) Sentencing Hearing Following Guilty Plea**

§45-4 Sentencing Factors -- Proper and Improper

- (a) Generally**
- (b) Prior Convictions/Adjudications of Delinquency**
- (c) Convictions That Were Subsequently Reversed**
- (d) Conduct Not Resulting in Conviction**
- (e) Perjury and Lack of Remorse**
- (f) Defendant's Assertion of Right to Trial -- Increasing Sentence Because Defendant Went to Trial**
- (g) Defendant's Failure to Testify/Defendant's Silence**
- (h) Judge's Private Investigation or Knowledge; Judge's Personal Beliefs/Policies**
- (i) Matters Not Proved/Unreliable Evidence**
- (j) Misconduct Committed by Someone Other Than Defendant**
- (k) Other Factors**

§45-5 Double Enhancement

§45-6 Statement of Reasons for the Sentence

§45-7 Restitution; Fines; Court Costs and Fees

- (a) Restitution**
- (b) Fines**
- (c) Court Costs and Fees**

§45-8 Drug Abuse Treatment

§45-9 Consecutive Sentences

- (a) Generally**
- (b) Aggregate Consecutive Sentences**
- (c) Mandatory Consecutive Sentences**
 - (1) Triggering Offenses**
 - (2) Single Course of Conduct during Which There Was No Substantial Change in the Nature of the Criminal Objective**
 - (3) Severe Bodily Injury**
 - (4) Protect the Public**
 - (5) Other Bases for Consecutive Sentences and Related Matters**

§45-10 Other Types of Enhanced or Extended Sentences

- (a) Generally**
- (b) Habitual Criminal**

- (c) **Extended Term**
 - (1) **Generally**
 - (2) **Extended Term Based on a Prior Felony Conviction**
 - (3) **Extended Term Based on Brutal and Heinous**
 - (4) **Other Bases for Extended-Term Sentences**
- (d) **Class X Sentencing**
- (e) **Other Enhanced Penalties**
- §45-11 **Delay in Execution of Sentence**
- §45-12 **Modification of Sentence by Trial Judge**
- §45-13 **Trial Judge's Misapprehension of Authorized Sentence; Unauthorized Sentences; Void and Voidable Sentences**
- §45-14 **Excessive Sentences**
 - (a) **Generally**
 - (b) **Sentences Found Excessive**
 - (c) **Sentences Not Excessive**
- §45-15 **Disparity in Sentences**
 - (a) **Generally**
 - (b) **Improper Disparity**
 - (c) **No Improper Disparity**
- §45-16 **Sentence Credit**
 - (a) **Generally**
 - (b) **For Time Awaiting Trial**
 - (c) **On Resentencing**
 - (d) **Against Fine**
- §45-17 **Resentencing**
- §45-18 **Appellate Concerns Generally**
 - (a) **Preserving Sentencing Issues for Review/Rule 605(a) Admonishments**
 - (b) **Standards of Review**
 - (c) **Powers of the Reviewing Court -- Generally**

CH. 46

SEX OFFENSES

- §46-1 **Generally**
 - (a) **Right to Confrontation**
 - (b) **Rape Shield Statute**
 - (c) **Miscellaneous**
- §46-2 **Criminal Sexual Assault and Abuse Offenses**
 - (a) **Generally**
 - (b) **Constitutionality**
 - (c) **Lesser Included Offenses**
- §46-3 **Decisions under Prior Law**
 - (a) **Rape and Deviate Sexual Assault**
 - (b) **Indecent Liberties; Contributing to Sexual Delinquency**
- §46-4 **Other Sex Related Offenses**
- §46-5 **Sexually Dangerous Persons Act**
- §46-6 **Sexually Violent Persons Act**
- §46-7 **Sex Offender Registration Act**

CH. 47
SPEEDY TRIAL

§47-1 Generally

(a) **Constitutional Right**

(b) **Statutory Right**

§47-2 Delay in Commencing Prosecution

§47-3 “In Custody” on Multiple Charges

§47-4 Release From Custody; Dismissal of Charge

§47-5 Extending the Statutory Term

§47-6 Delay Attributed to Defendant

§47-7 Delay Not Attributable to Defendant

§47-8 Delay Prior to Retrials

CH. 48
STATUTES

§48-1 Statutory Construction

§48-2 Effective Date - Ex Post Facto

§48-3 Constitutionality of Statutes

(a) **Generally**

(b) **Vague - Overbroad**

(c) **Classifications**

(d) **Right of Privacy**

(e) **Right of Assembly**

(f) **Abusive Language**

(g) **News Media Cases**

(h) **Government Loyalty and Flag Desecration**

(i) **Separation of Powers**

§48-4 Single Subject Rule

CH. 49
THEFT AND OTHER PROPERTY OFFENSES

§49-1 Generally

§49-2 Receiving Stolen Property

§49-3 Value of Property

§49-4 Ownership of Property

§49-5 Inference From Possession of Recently Stolen Property

§49-6 Deceptive Practices

§49-7 Enhancement of Misdemeanor to Felony

CH. 50
TRAFFIC OFFENSES

- §50-1 Generally**
- §50-2 Driving Under the Influence**
 - (a) Generally**
 - (b) Sufficiency of the Evidence**
 - (c) Blood-Alcohol Tests - Implied Consent**
- §50-3 Statutory Summary Suspensions**

CH. 51
TRIAL JOINDER AND SEVERANCE

- §51-1 Joinder of Codefendants**
- §51-2 Joinder of Charges**

CH. 52
TRIAL PROCEDURES

- §52-1 Public Trials**
- §52-2 Defendant's Right to be Present**
 - (a) Generally**
 - (b) Trial Where Defendant Absents Himself**
- §52-3 Physical Restraints - Jail Clothing**
- §52-4 Right to Present Argument**
- §52-5 Interpreters**
- §52-6 Continuances**
- §52-7 Post-Trial Motions**

CH. 53
UNLAWFUL USE OF WEAPONS

- §53-1 Generally**
- §53-2 Felony Based on Prior Conviction**
- §53-3 Proof of Possession**
- §53-4 Proof of Concealed Weapon**
- §53-5 Exemptions**
 - (a) Inaccessible or "Broken Down" Weapon**
 - (b) On Own Land or In Own Abode**
 - (c) Other Exemptions**

CH. 54
VENUE & JURISDICTION

CH. 55
VERDICTS

- §55-1 General Verdicts
- §55-2 Inconsistent Verdicts
- §55-3 Multiple Convictions Based on the Same Conduct
 - (a) General Rule
 - (b) Multiple Convictions Upheld
 - (c) Multiple Convictions Improper
- §55-4 Impeachment of Verdicts

CH. 56

WAIVER - PLAIN ERROR - HARMLESS ERROR

§56-1 Forfeiture

- (a) Generally
- (b) Application of the Forfeiture Rule
 - (1) Failure to Raise an Objection during Trial; Delayed Trial Objection; Withdrawn Objection
 - (a) Issue Forfeited
 - (b) Issue Not Forfeited
 - (2) Issue Raised in a Pretrial Motion *in Limine*
 - (3) Failure to Include Issue in a Written Post-Trial Motion; Failure to Timely File a Written Post-Trial Motion
 - (a) Issue Forfeited
 - (b) Issue Not Forfeited
 - (4) Issue Not Raised in the Trial Court; Issue Raise for the First Time on Direct Appeal; Issues Not Subject to Forfeiture
 - (a) Issue Forfeited
 - (b) Issue Not Forfeited
 - (5) Objection on a Specific Ground; Objection on an Inconsistent or Different Ground
 - (a) Generally
 - (b) Issue Forfeited
 - (c) Issue Not Forfeited
 - (6) General Objection
 - (a) Generally
 - (b) Issue Forfeited
 - (c) Issue Not Forfeited
 - (7) Agreed to or Invited Error; Stipulated Evidence
 - (a) Generally
 - (b) Issue Forfeited
 - (c) Issue Not Forfeited
 - (8) Basis for Objection Is Trial Judge's Conduct
 - (9) Issue Not Raised in Original Appellate Brief; Issue Not Raised in Reply Brief; Issue Not Raised in Petition for Rehearing; Issue Not Raised in Petition for Leave to Appeal
 - (a) Issue Forfeited
 - (b) Issue Not Forfeited
 - (10) Other Considerations
 - (a) Issue Forfeited
 - (b) Issue Not Forfeited

§56-2 Plain Error

- (a) Generally**
- (b) Application of Plain Error Rule**
 - (1) Jury Instruction Error**
 - (a) Plain Error**
 - (b) No Plain Error**
 - (2) Prosecutorial Misconduct**
 - (a) Plain Error**
 - (b) No Plain Error**
 - (3) Evidentiary Issues**
 - (a) Plain Error**
 - (b) No Plain Error**
 - (4) Trial Judge's Remarks**
 - (5) Sentencing Errors**
 - (a) Plain Error**
 - (b) No Plain Error**
 - (6) Other**
 - (a) Plain Error**
 - (b) No Plain Error**

§56-3 Harmless Error and Structural Error

- (a) Generally**
- (b) Examples of Errors Not Subject to Harmless Error Analysis**
- (c) Specific Factors That Have Been Considered in Determining Whether an Error Is Harmless**

- (1) Whether the Evidence is Overwhelming or Closely Balanced**
 - (a) Harmless Error**
 - (b) Not Harmless Error**
- (2) Whether the Error Could Have Affected the Witness's Credibility in a Case in Which Credibility is Crucial to the Verdict**
 - (a) Harmless Error**
 - (b) Not Harmless Error**
- (3) Whether the Error Is of a Substantial or Insubstantial Nature**
 - (a) Harmless Error**
 - (b) Not Harmless Error**
- (4) Whether the Properly-Admitted Evidence Is Similar to or Cumulative of the Erroneously-Admitted or Erroneously-Excluded Evidence**
 - (a) Harmless Error**
 - (b) Not Harmless Error**
- (5) Whether Corrective Action Occurred**
 - (a) Harmless Error**
 - (b) Not Harmless Error**
- (6) Whether the Error Was Repeated or Was Merely a Single, Isolated Incident**
 - (a) Harmless Error**
 - (b) Not Harmless Error**
- (7) Whether the Error, Such as Improper Evidence, Was Emphasized or Highlighted**
- (8) Whether the Cumulative Errors Were Prejudicial**
- (9) Other**

CH. 57
WITNESSES

§57-1 Obtaining and Calling Witnesses

- (a) Generally**
- (b) Compulsory Process**
- (c) Funding for Expert Witnesses**
- (d) Witness's Invocation of Privilege against Self-Incrimination**
- (e) State's Interference with Defendant's Right to Present Witnesses**
- (f) Recalling a Witness**

§57-2 Exclusion of Witnesses

- (a) Testimony of a Witness Who Has Violated the Court's Exclusion Order**
- (b) Testimony of a Witness Not Named in Discovery**
- (c) Denial of Continuance Request to Call a Witness**
- (d) Other**

§57-3 Competency of Witnesses

§57-4 Court and Hostile Witnesses

- (a) Court Witnesses**
- (b) Hostile Witnesses**

§57-5 Defendant as a Witness -- Generally

§57-6 Examination of Witnesses

- (a) Refreshing a Witness's Recollection; Leading Questions; Narrative Testimony; Rehabilitating a Witness**
- (b) Cross-Examination**
 - (1) General Principles Regarding the Right to Confrontation**
 - (2) Right to Face-to-Face Confrontation**
 - (3) Scope of Cross-Examination Generally**
 - (4) Impeaching a Witness**
 - (a) Generally**
 - (b) Bias, Interest, Motive**
 - (c) Prior Statement**
 - (d) "Immoral" Conduct**
 - (e) Use of Drugs**
 - (f) Prior Convictions**
 - (1) Generally**
 - (2) Evidence's Probative Value Versus Its Prejudicial Effect**
 - (3) Qualifying and Non-Qualifying Convictions**
 - (4) Proper Method of Impeachment**
 - (g) Pending Arrests and Charges**
 - (h) Juvenile Record**
 - (i) Insinuations**
 - (5) Defendant's Forfeiture by Wrongdoing of Right to Confrontation**
- (c) Redirect Examination**

§57-7 Reopening a Case

