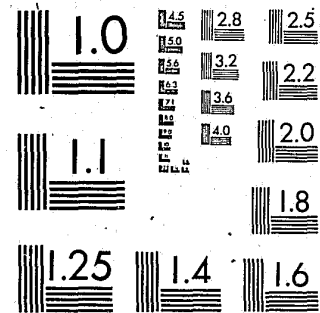


National Criminal Justice Reference Service

ncjrs

This microfiche was produced from documents received for inclusion in the NCJRS data base. Since NCJRS cannot exercise control over the physical condition of the documents submitted, the individual frame quality will vary. The resolution chart on this frame may be used to evaluate the document quality.



MICROCOPY RESOLUTION TEST CHART
NATIONAL BUREAU OF STANDARDS-1963-A

Microfilming procedures used to create this fiche comply with the standards set forth in 41CFR 101-11.504.

Points of view or opinions stated in this document are those of the author(s) and do not represent the official position or policies of the U. S. Department of Justice.

National Institute of Justice
United States Department of Justice
Washington, D. C. 20531

DATE FILMED

8/13/81

BIBLIOGRAPHIC GUIDE FOR PROSECUTORS — Supplement 1979

69326

BIBLIOGRAPHIC GUIDE FOR PROSECUTORS

Supplement to the
1979 Edition

A Project of the
National College of District Attorneys

BIBLIOGRAPHIC GUIDE FOR PROSECUTORS

SUPPLEMENT TO THE 1979 EDITION

U.S. Department of Justice 69320
National Institute of Justice

This document has been reproduced exactly as received from the person or organization originating it. Points of view or opinions stated in this document are those of the authors and do not necessarily represent the official position or policies of the National Institute of Justice.

Permission to reproduce this copyrighted material in microfiche only has been granted by

Robert S. Fertitta, Assoc. Dear
Nat'l College of Dist. Attneys

to the National Criminal Justice Reference Service (NCJRS).

Further reproduction outside of the NCJRS system requires permission of the copyright owner.

NCJRS

JUL 11 1980

ACQUISITIONS

Published by the

NATIONAL COLLEGE OF DISTRICT ATTORNEYS

College of Law

University of Houston

4800 Calhoun Boulevard

Houston, Texas 77004

©1980 by National College of District Attorneys. All rights reserved.
Printed in the United States of America.

This project was supported in part by a grant awarded by the Law Enforcement Assistance Administration, United States Department of Justice. The contents of articles and books listed in this publication do not necessarily represent the official position of the United States Department of Justice or the National College of District Attorneys.

No part of this publication may be reproduced or transmitted in any form or by any means, electronic or mechanical including photocopying, recording or by any information storage and retrieval system, without permission in writing from the National College of District Attorneys.

TABLE OF CONTENTS

FOREWORD	ix	
INTRODUCTION	xi	
	<u>Publications</u>	<u>Audio-Visual</u>
SUBJECTS		
Appeals	3	57
Appellate Justice Administration	*	*
Appellate Review of Sentence	3	*
Arrest	3	*
Arson	3	57
Attorney General	*	*
Bail	*	*
Bibliographies	*	*
Capital Punishment	4	57
Career Criminal	*	57
Casebooks and Texts	*	*
Case Preparation	*	57
Charging	*	58
Child Abuse	5	58
Child Support	*	*
Civil Contempt	*	*
Civil Law	6	*
Civil-Legal Liability	6	59
Closing Argument	*	59
Community Relations	*	*
Computers	6	*
Confessions	6	*
Conspiracy	7	*

	<u>Publications</u>	<u>Audio-Visual</u>
Constitutional Law	7	60
Consumer Fraud	8	*
Contempt	*	*
Corrections	9	*
Corruption	9	*
Counsel	9	*
Counsel - Appointed	11	*
Crime	11	60
Criminal Court Administration	*	*
Criminal Justice	11	61
Criminal Justice Administration	11	61
Criminal Law - Procedural	12	*
Criminal Law - Substantive	13	*
Criminal Responsibility	13	*
Criminology	*	*
Cross-Examination	14	61
Defenses	14	61
Demonstrative Evidence	*	62
Direct Examination	*	62
Discovery and Disclosure	14	*
Discretion	15	*
Disorders	*	*
Diversion	15	*
Domestic Violence	15	*
Economic Crime	*	*
Electronic Surveillance	16	*

	<u>Publications</u>	<u>Audio-Visual</u>
Entrapment	17	*
Environmental Law	*	*
Ethics	17	62
Evidence	17	63
Exclusionary Rule	20	*
Expert Witnesses	21	64
Extradition	21	*
Fair Trial and Free Press	22	*
Federal Criminal Procedure	23	*
Grand Jury	24	*
Grantsmanship	*	*
Guilty Pleas	24	*
Habeas Corpus	25	*
Homicide	25	64
Immunity	25	*
Incompetency	26	65
Insanity	26	65
Instructions	27	*
International Law	27	*
Investigation	27	65
Jeopardy	27	*
Judiciary	28	65
Jurisdiction	28	*
Jury	28	66
Juvenile Behavior	30	66
Juvenile Justice	30	66

	<u>Publications</u>	<u>Audio-Visual</u>
Law Enforcement	*	*
Law Enforcement Assistance Administration	*	*
Legal Education	32	*
Library Management	*	*
Major Fraud	*	*
Mental Health	32	*
Narcotics and Drug Abuse	33	*
Office Management		
Budget and Finance	*	67
Computers	*	67
Personnel	33	67
Policy and Procedural Manuals	*	67
Omnibus Hearing	33	*
Opening Statement	33	68
Organized Crime	34	69
Paralegals	*	*
Parole	34	*
Plea Negotiations/Bargaining	34	71
Police	36	71
Police - Prosecutor Relations	*	72
Pornography	36	*
Post-Conviction Remedies	*	*
Preliminary Hearing	*	72
Press Relations	*	72
Pretrial Detention	*	*
Pretrial Hearings	*	73

	<u>Publications</u>	<u>Audio-Visual</u>
Pretrial Release	*	*
Prisoners' Rights	37	*
Privacy	*	*
Probation	38	*
Prosecution	38	*
Prosecutor	38	73
Prostitution	39	*
Psychology	39	*
Public Corruption	*	73
Public Defenders	*	*
Rehabilitation	39	*
Scientific Evidence	39	74
Screening	*	74
Search and Seizure	40	74
Sentencing	42	*
Sexual Assault	44	75
Speedy Trial	44	*
Standards	*	*
Technological Advancements	45	*
Terrorism	45	*
Training	*	*
Trial	46	76
Victims	46	*
White Collar Crime	46	*
Witnesses	46	*
DISTRIBUTORS	48	78

*Indicates no entries in this issue under this subject.

FOREWORD

We are pleased to provide a complimentary copy of this Supplement to the 1979 Bibliographic Guide for Prosecutors. On behalf of the Board of Regents, the National College of District Attorneys expresses its appreciation to Houston Endowment, Incorporated, which helped make possible the publication of this Bibliography. It is an example of the services provided by the College to prosecutors throughout the nation.

The College hopes it is filling a void in the criminal justice field by providing essential reference sources for current prosecution materials.

Special recognition is extended to those NCDA staff members without whose hours of often tedious proofing, reading, and attending to countless details, this publication would not exist. The College especially thanks editor Michael E. McGown, research associates Joan Ward and Ken Ward, and typist Leah Alexander for their dedication to this project.

JOHN JAY DOUGLASS
Dean

INTRODUCTION

The purpose of this Supplement to the 1979 Bibliographic Guide for Prosecutors is to increase the research aids available to the practicing prosecutor. The subjects reflect the broad range of needs and responsibilities of the average district attorney.

To facilitate easy reference, the bibliography is divided into two sections: publications and audio-visual materials.

The PUBLICATIONS SECTION lists books, manuals, and periodical articles of interest to the average district attorney. A listing of the publishers cited in the supplement can be found on page 48; periodical abbreviations used can be found on pages 49-53.

The AUDIO-VISUAL SECTION lists selected materials by subject, available for rental or purchase. A listing of distributors for audio-visual materials can be found on page 78.

Additional issues of the bibliography will be published periodically to keep it current.

PUBLICATIONS SECTION

APPEALS

Government Appeal from Defendant's Successful Motion to Dismiss Not Barred by the Double Jeopardy Clause--United States v. Scott. (437 U.S. 82 (1978)), 28 De Paul L. Rev. 485 (1979).

Harmful Use of Harmless Error in Criminal Cases, 64 Cornell L. Rev. 538 (1979).

APPELLATE JUSTICE ADMINISTRATION

NONE ENTERED

APPELLATE REVIEW OF SENTENCE

Appellate Review of Sentences: A New Standard in Louisiana. (State v. Sepulvado, 367 So. 2d 762 (La. 1979)), 39 La. L. Rev. 1172 (1979).

Palmer, The Role of Appellate Courts in Mandatory Sentencing Schemes, 26 U.C.L.A. L. Rev. 753 (1979).

ARREST

Absent Exigent Circumstances, Warrantless Felony Arrest Effected in Suspect's Home Violates Fourth Amendment Guarantees. United States v. Reed, 53 St. John's L. Rev. 296 (1979).

Folk, The Case for Constitutional Constraints Upon the Power to Make Full Custody Arrests, 48 U. Cin. L. Rev. 321 (1979).

Goldstein, An American Gulag? Summary Arrest and Emergency Detention of Political Dissidents in the United States, 10 Colum. Human Rights L. Rev. 541 (1978-79).

United States v. Gaultney: The Fifth Circuit Redefines "Hot Pursuit." (581 F.2d 1137 (5th Cir. 1978)), 24 Loy. L. Rev. 406 (1979).

ARSON

Arson Fraud: Criminal Prosecution and Insurance Law, 7 Fordham Urb. L. J. 541 (1978-79).

Carroll, Physical and Technical Aspects of Fire and Arson Investigation. 470 p. \$29.50. Chas. C. Thomas (1979).

FAIR Plans: History, Holtzman and the Arson-for-Profit Hazard, 7 Fordham Urb. L. J. 617 (1978-79).

Michigan v. Tyler: *The Arson Investigation--Its Dual Nature and Fourth Amendment Search Requirements.* (436 U.S. 499 (1978)), 1979 Det. C. L. Rev. 329.

ATTORNEY GENERAL

NONE ENTERED

BAIL

NONE ENTERED

BIBLIOGRAPHIES

NONE ENTERED

CAPITAL PUNISHMENT

Adelstein, *Informational Paradox and the Pricing of Crime: Capital Sentencing Standards in Economic Perspective*, 70 J. Crim. L. & Criminology 281 (1979).

Bailey, *Some Further Evidence on Imprisonment vs. the Death Penalty as a Deterrent to Murder*, 2 Law & Human Behavior 245.

Bailey, *The Deterrent Effect of the Death Penalty for Murder in California*, 52 S. Cal. L. Rev. 743 (1979).

Criminal Law--Death Penalty--Right of a Defendant to Have Any Relevant Aspect of His Character and Circumstances of Offense Used as Factors Mitigating a Death Sentence. (Lockett v. Ohio, 438 U.S. 586 (1978)), 25 Wayne L. Rev. 1147 (1979).

Davidow & Lowe, *Attitudes of Potential and Present Members of the Legal Profession Toward Capital Punishment--A Survey and Analysis*, 30 Mercer L. Rev. 585 (1979).

Deterrence and the Death Penalty: A Temporal Cross-Sectional Approach, 70 J. Crim. L. & Criminology 235 (1979).

Evolutions of the Eighth Amendment and Standards for the Imposition of the Death Penalty, 28 DePaul L. Rev. 351 (1979).

Hancock, *The Perils of Calibrating the Death Penalty Through Special Definitions of Murder*, 53 Tul. L. Rev. 828 (1979).

Misner, *Resentencing to Death Under State v. Watson: A Denial of the Right to a Speedy Trial*, 1979 Ariz. St. L. J. 137.

Palmer, *Two Perspectives on Structuring Discretion: Justices Stewart and White on the Death Penalty*, 70 J. Crim. L. & Criminology 194 (1979).

Silverman, *The Burden of Proof and Procedural Fairness in Capital Cases*, 3 Am. J. Trial Advocacy 75 (1979).

CAREER CRIMINAL

NONE ENTERED

CASEBOOKS AND TEXTS

NONE ENTERED

CASE PREPARATION

NONE ENTERED

CHARGING

NONE ENTERED

CHILD ABUSE

Child Abuse and Neglect--A Compendium of Course Materials. 387 p. \$8.75. National College of District Attorneys (1977).

Dembitz, *Preventing Youth Crime by Preventing Child Neglect.* 65 A.B.A.J. 920 (1979).

Kirkwood & Mihaila, *Incest and the Legal System: Inadequacies and Alternatives*, 12 U.C.D. L. Rev. 673 (1979).

Kroth, *Child Sexual Abuse: Analysis of a Family Therapy Approach.* 200 p. Chas. C. Thomas (1979).

Rosenthal, *Physical Abuse of Children by Parents: The Criminalization Decision*, 7 Am. J. Crim. L. 141 (1979).

Sklar, *The Criminal Law and the Incest Offender: A Case for Decriminalization?*, 7 Bull. Am. Acad. Psych. & L. 69.

CHILD SUPPORT

NONE ENTERED

CIVIL CONTEMPT

NONE ENTERED

CIVIL LAW

Russell, *New Damage Remedies for Violations of Constitutional Rights*, 31 Baylor L. Rev. 67 (1979).

CIVIL-LEGAL LIABILITY

Constitutional Law--Civil Rights--Governmental Immunity--Scope of Immunity Available to Federal Executive Officials. (Butz v. Economou, 438 U.S. 478 (1978)), 1979 Wis. L. Rev. 604.

Constitutional Law--Federal Executive Officials Sued for Alleged Violations of Constitutional Rights Entitled Only to a Qualified Immunity. (Butz v. Economou, 98 S. Ct. 2984 (1978)), 53 Tul. L. Rev. 955 (1979).

CLOSING ARGUMENT

NONE ENTERED

COMMUNITY RELATIONS

NONE ENTERED

COMPUTERS

Baker, *A Computerized Screening System for Correctional Classification*, 6 Crim. Just. & Behavior 251 (1979).

McLaughlin, *Computer Crime: The Ribicoff Amendment to United States Code, Title 18*, 2 Crim. Just. J. 217 (1979).

Sherman & Kinnard, *The Development, Discovery, and Use of Computer Support Systems in Achieving Efficiency in Litigation*, 79 Colum. L. Rev. 267 (1979).

CONFESSIONS

Constitutional Law and Criminal Procedure--Interrogation in Violation of Miranda. (State v. Innis, 391 A.2d 1158 (R.I. 1978) cert. granted, 99 S. Ct. 1277 (1979) No. 78-1076), 13 Suffolk U.L. Rev. 591 (1979).

Elliott & Wakefield, *Exculpatory Statements by Accused Persons*, 1979 Crim. L. Rev. 428.

Grano, Rhode Island v. Innis: *A Need to Reconsider the Constitutional Premises Underlying the Law of Confessions*, 17 Am. Crim. L. Rev. 1 (1979).

Miranda and Misdemeanors, 14 Land & Water L. Rev. 521 (1979).

Police Use of Trickery as an Interrogation Technique, 32 Vand. L. Rev. 1167 (1979).

Sunderland, *Self-Incrimination and Constitutional Principle: Miranda v. Arizona and Beyond*, 15 Wake Forest L. Rev. 171 (1979).

Testimonial Waiver of the Privilege Against Self-Incrimination, 94 Harv. L. Rev. 1752 (1979).

The Uncounselled Confession: A New York Variant, 14 Colum. J.L. Soc. Prob. 343 (1979).

Zonana, *Hypnosis, Sodium Amytal, and Confessions*, 7 Bull. Am. Acad. Psych. & L. 18.

CONSPIRACY

McLean, *Conspiracy: Admissible Evidence and Method of Proof*, 21 Crim. L.Q. 286.

Tarlow, *Defense of a Federal Conspiracy Prosecution*, 4 Nat'l J. Crim. Def. 183 (1978).

CONSTITUTIONAL LAW

Beaird, *In Their Own Image: The Reframing of the Due Process Clause by the United States Supreme Court*, 13 Ga. L. Rev. 479 (1979).

Constitutional Law and Criminal Procedure--Interrogation in Violation of Miranda--State v. Innis, 391 A.2d 1158 (R.I. 1978), cert. granted, 99 S. Ct. 1277 (1979) (No. 78-1076), 13 Suffolk U.L. Rev. 591 (1979).

Constitutional Law Deskbook. 543 p. \$12.00. National College of District Attorneys (3rd ed. 1978).

Constitutional Law in Texas--A Deskbook for Prosecuting Attorneys. 51 p. \$3.50. National College of District Attorneys (1977).

Constitutional Law--Massachusetts Statute Imposing A Different Penalty for Jury Convictions Upheld as Not Violative of Due Process or Equal Protection. (Commonwealth v. LeRoy, 1978 Mass. Adv. Sh. 2376, 380 N.E. 2d 128), 1 W. New Eng. L. Rev. 831 (1979).

Cooper, The Sixth Amendment and Military Criminal Law: Constitutional Protections and Beyond, 84 Mil. L. Rev. 41 (1979).

Criminal Law--Equal Protection Requires that Defendants Indicted by a Grand Jury be Granted a Post-Indictment Preliminary Hearing. (Hawkins v. Superior Court, 22 Cal.3d 584, 586 P.2d 916, 150 Cal. Rptr. 435 (1978)), 19 Santa Clara L. Rev. 1119 (1979).

Galie, State Constitutional Guarantees and Protection of Defendants' Rights: The Case of New York, 1969-1978, 28 Buffalo L. Rev. 157 (1979).

Jaffee, The Constitution and Proof by Dead or Unconfrontable Declarants, 33 Ark. L. Rev. 227 (1979).

Lupu, Untangling the Strands of the Fourteenth Amendment, 77 Mich. L. Rev. 981 (1979).

A New Constitutional Approach to the Doctrine of Tribal Sovereignty, 6 Am. Indian L. Rev. 371 (1978).

People v. Pettingill: The Independent State Ground Debate in California. (21 Cal. 3d 234, 578 P.2d 109, 145 Cal. Rptr. 862), 67 Calif. L. Rev. 768 (1979).

Shaman, The First Amendment Rule Against Overbreadth, 52 Temp. L.Q. 259 (1979).

Tate, Criminal Law: Probable Cause--A New Standard [Wilbanks v. State, 224 Kan. 66, 579 P.2d 132 (1978)]. 18 Washburn L.J. 643.

Testimonial Waiver of the Privilege Against Self-Incrimination, 92 Harv. L. Rev. 1752 (1979).

Waters, Pacifica and the Broadcast of Indecency, 16 Hous. L. Rev. 551 (1979).

Weinreb, Leading Constitutional Cases on Criminal Justice. 858 p. \$9.75. Foundation Press (1979).

CONSUMER FRAUD

Zweibel, Consumer Fraud--An Analysis of Impact and Opportunities for Intervention--Federal Law on Consumer Deception--An Agency Analysis. 256 p. \$4.25. National Consumer Law Center (1979).

CONTEMPT

NONE ENTERED

CORRECTIONS

Alpert, Patterns of Change in Prisonization: A Longitudinal Analysis, 6 Crim. Just. & Behavior. 159 (1979).

Analysis of Alternatives to Incarceration for Non-Violent Offenders: A Progressive Approach to Correctional Procedure, 11 St. Mary's L.J. 187 (1979).

Criminal Law: Punishment. (In re Akridge, 90 Wash. 2d 350, 581 P.2d 1050 (1978)), 14 Gonz. L. Rev. 703 (1979).

Escape from Cruel and Unusual Punishment: A Theory of Constitutional Necessity. 59 B.U.L. Rev. 334 (1979).

Mabli, Age and Prison Violence: Increasing Age Heterogeneity as a Violence-Reducing Strategy in Prisons, 6 Crim. Just. & Behavior. 175 (1979).

Poulou, Dynamics of Criminal Corrections. \$7.25. Foundation Press (1979).

CORRUPTION

Loomis, Federal Prosecution of Elected State Officials for Mail Fraud: Creative Prosecution or an Affront to Federalism? 28 Am. U.L. Rev. 63 (1978).

COUNSEL

Criminal Procedure--The Standards for the Sixth Amendment Right to Effective Assistance of Counsel. (Adger v. State, 584 P.2d 1056 (Wyo. 1978), 14 Land & Water L. Rev. 551 (1979).

Criminal Procedure--Washington's Standard for Determining Ineffectiveness of Counsel. (State v. Jury, 19 Wash. App. 256, 576 P.2d 1302 (1978)), 54 Wash. L. Rev. 857 (1979).

Current Standards for Determining Ineffective Assistance of Counsel: Still a Sham, Farce or Mockery?, 1979 S. Ill. U.L.J. 132.

Fogg, Defects in Ineffective Assistance Standards Used by State Courts, 50 U. Colo. L. Rev. 389 (1979).

Jasper, Coram Nobis and the Right to Counsel, 2 Am. J. Trial Advocacy 273 (1979).

Joint Representation of Defendants Violates Sixth Amendment Right to Effective Assistance of Counsel. (Holloway v. Arkansas, 435 U.S. 475 (1978), 1979 Wash. U.L.Q. 235.

Keeley, *Substantive and Procedural Aspects of the Right to Effective Assistance of Counsel*, 81 W. Va. L. Rev. 525 (1978-79).

Kreiser, *Criminal Law: Effective Assistance of Kansas Counsel* [Schoonover v. State, 2 Kan. App.2d 481, 582 P.2d 292, review denied, No. 49,317 (Kan. Sept. 13, 1978)], 18 Washburn L.J. 635 (1979).

Military Law: A Summary Courts-Martial Conducted as a Disciplinary Proceeding, In Which the Accused Is Not Represented by Qualified Counsel, Does Not Result in a Criminal Conviction for Any Purpose. (United States v. Booker, 5 M.J. 238; 5 M.J. 246, (C.M.A. 1978)), 22 How. L. J. 497 (1979).

Motions to Disqualify Counsel Representing an Interest Adverse to a Former Client, 57 Texas L. Rev. 726 (1979).

Right to Counsel at Postindictment Corporeal Viewing Does Not Extend to Subsequent Interview of Witness Held Outside Defendant's Presence. (United States v. Tolliver), 53 St. John's L. Rev. 306 (1979).

The Right to Counsel in Police Interrogation Cases: Miranda and Williams, 12 U. Mich. J.L. Ref. 112 (1978).

The Sixth Amendment Right to Counsel in a Federal Investigation of the Events Underlying a State Indictment. (United States v. Brown, 569 F.2d 236, (5th Cir. 1978), en banc, per curiam, 67 Geo. L.J. 1263 (1979).

Substantive and Procedural Aspects of the Right to Effective Assistance of Counsel, 81 W. Va. L. Rev. 525 (1979).

Tague, *Multiple Representation and Conflicts of Interest in Criminal Cases*, 67 Geo. L.J. 1075 (1979).

Waiver of Right to Counsel: Maryland's Application of Brewer v. Williams--Watson v. State, 38 Md. L. Rev. 279 (1978).

White, Rhode Island v. Innis: *The Significance of a Suspect's Assertion of His Right to Counsel*, 17 Am. Crim. L. Rev. 53 (1979).

COUNSEL - APPOINTED

Constitutional Law--Criminal Law--Right to Counsel--An Indigent Charged With a Misdemeanor in a State Criminal Proceeding Has No Right to Appointed Counsel Under the Sixth and Fourteenth Amendments Unless Conviction Results in Actual Imprisonment. (Scott v. Illinois, 99 S. Ct. 1158 (1979)), 48 U. Cin. L. Rev. 922 (1979).

Criminal Law--Right to Counsel--The Indigent Defendant Charged with a Misdemeanor is Entitled to Appointment of Counsel Only When Punishment Actually Results in Incarceration. (Empy v. State, 571 S.W.2d 526, Tex. Crim. App. (1978)), 10 Tex. Tech. L. Rev. 1215 (1979).

CRIME

Arzt, *Responses to the Growth of Crime in the United States and West Germany: A Comparison of Changes in Criminal Law and Societal Attitudes*, 12 Cornell Int'l L.J. 43 (1979).

Zenk, *Project Search--The Struggle for Control of Criminal Information in America*. 185 p. \$16.95. Greenwood Press (1979).

CRIMINAL COURT ADMINISTRATION

NONE ENTERED

CRIMINAL JUSTICE

Blumstein & Moitra, *An Analysis of the Time Series of the Imprisonment Rate in the States of the United States: A Further Test of the Stability of Punishment Hypothesis*, 70 J. Crim. L. & Criminology 376 (1979).

CRIMINAL JUSTICE ADMINISTRATION

All Courts Shall be Open: The Public's Right to View Judicial Proceedings and Records, 52 Temp. L.Q. 311 (1979).

Foster & Machunze, *Introduction to the Administration of Justice*. (2d ed.) 355 p. \$14.95. John Wiley and Sons (1979).

Kingsnorth & Rizzo, *Decisionmaking in the Criminal Justice Courts--Continuities and Discontinuities*, 17 Criminology 3 (1979).

Leonard & More, *General Administration of Criminal Justice*. \$7.75. Foundation Press (1979).

Pavlick, *Extraordinary Writs in the Military Justice System: A Different Perspective*, 84 Mil. L. Rev. 7 (1979).

Sullivan, *Administration of Criminal Justice* (2nd ed.). \$15.00. Foundation Press (1979).

CRIMINAL LAW - PROCEDURAL

Ashworth, *Prosecution and Procedure in Criminal Justice*, 1979 Crim. L. Rev. 480.

Criminal Law and Procedure--Interstate Agreement on Detainers--Procedural Requirements--Strict Construction Required (Stroble v. Anderson, 587 F.2d 830 (6th Cir. 1978)), 6 N. Ky. L. Rev. 393 (1979).

Criminal Law and Procedure--Self-Incrimination--Prosecutorial Comment on the Failure of Defendant to Testify, 13 Suffolk U.L. Rev. 624 (1979).

Criminal Procedure--The Constitution Does Not Require That A Defendant Who Pleads Nolo Contendere Be Apprised of Maximum Possible Sentence Where Conviction Rests Upon Evidence Rather Than the Plea Itself. (Duffy v. Cuyler, 581 F.2d 1059 (3d Cir. 1978), cert denied, 99 S. Ct. 850 (1979)), 52 Temp. L.Q. 424 (1979).

Criminal Procedure--Where an Offender is Out of State After Commission of a Crime, the Statute of Limitations is Topped During His Absence. (Scherling v. Superior Court, 22 Cal. 3d 493, 585 P.2d 219, 149 Cal. Rptr. 597 (1978)), 19 Santa Clara L. Rev. 1131 (1979).

Developments in Criminal Law and Procedure in the Ninth Circuit, 1978: A Survey, 12 Loy. L.A.L. Rev. 505 (1979).

Dix, *Waiver as an Independent Aspect of Criminal Procedure: Some Comments on Professor Westen's Suggestion*, 1 Ariz. St. L.J. 67 (1979).

Ettingoff, *Criminal Law--Right To Remain Silent--Objection and Motion for Mistrial Now Required to Preserve an Improper Comment on the Defendant's Silence for Appellate Review* (Clark v. State, Fla. 1978), 7 Fla. St. U.L. Rev. 345 (1979).

Fritz, *Criminal Procedure*, 67 Ky. L.J. 599 (1978-79).

Goodman & Sallett, *Wainwright v. Sykes: The Lower Federal Courts Respond*, 30 Hastings L.J. 1683 (1979).

The Proposed Criminal Rules of Circuit Court Practice: A Selective Analysis, 49 Miss. L.J. 617 (1978).

CRIMINAL LAW - SUBSTANTIVE

Bennett & Grimes, *Trials of Multiple Defendants Who Have Given Statements*, 19 S. Tex. L.J. 621 (1978).

Criminal Law--Critique of Wisconsin's Lesser Included Offense Rule. (Randolph v. State, 83 Wis.2d 630, 266 N.W.2d 334 (1978)), 1979 Wis. L. Rev. 896.

Criminal Law: Federal Escape Statute--Jury's Discretion or Judge's Law? (United States v. Bailey, 585 F.2d 1087 (D.C. Cir. 1978)), 8 Stetson L. Rev. 428 (1979).

Federal Statutory Remedy Rejected for Religious Kidnapping Victim. (Baer v. Baer, 450 F. Supp. 481 (N.D. Cal. 1978)), 11 Conn. L. Rev. 773 (1979).

General and Specific Intent: The Implications for Venue in Criminal Cases--McBurney v. State, 38 Md. L. Rev. 267 (1978).

Hof, *Criminal Law: A Return to Strict Construction of Criminal Statutes?* (State v. Muller, (La. 1978)), 25 Loy. L. Rev. 417 (1979).

Knowlton, *Comments Upon the New Jersey Penal Code*, 32 Rutgers L. Rev. 1 (1979).

Park, *A Criminal Law Symposium: Introduction*, 84 Mil. L. Rev. 5 (1979).

Perkins, *Dealing With the Inconsistent Verdict*, 15 Crim. L. Bull. 405 (1979).

Recent Amendments to the Federal Law Affecting Criminal Cases, 15 Crim. L. Bull. 436 (1979).

Sealing and Expungement of Criminal Records: Avoiding the Inevitable Social Stigma, 58 Neb. L. Rev. 1087 (1979).

CRIMINAL RESPONSIBILITY

Federal Indian Burden of Proof Statute: Fifth Amendment Due Process Considerations, 19 Nat. Resources J. 725 (1979).

CRIMINOLOGY

NONE ENTERED

CROSS-EXAMINATION

Bein, *Prior Inconsistent Statements: The Hearsay Rule*, [801(d) (1)(A) and 803(24)], 26 U.C.L.A. L. Rev. 967 (1979).

Garry, *Cross-Examination and Trial Tactics*, 11 Lincoln L. Rev. 77 (1979).

Spector, *Impeachment by Past Convictions: What Hath Montgomery Wrought?* 10 Loy. U.L.J. 339 (1979).

Tornquist, *The Prior Inconsistent Statement: The Illinois Law and the Art*, 10 Loy. U.L.J. 381 (1979).

DEFENSES

Berry, *The Mysterious Defense of Necessity*, 54 Cal. St. B.J. 384 (1979).

Duress--Standard for Duress Defense Based Upon Person of Reasonable Firmness with Burden of Persuasion by Preponderance of Evidence Upon Defendant (State v. Toscano, (N.J. 1977)), 9 Seton Hall L. Rev. 556 (1978).

Intolerable Conditions as a Defense to Prison Escapes, 26 U.C.L.A. L. Rev. 1126 (1979).

Jeffries & Stephan, *Defenses, Presumptions, and Burden of Proof in the Criminal Law*, 88 Yale L.J. 1325 (1979).

Necessity As A Defense to a Charge of Criminal Trespass in an Abortion Clinic, 48 U. Cin. L. Rev. 501 (1979).

Sullivan, *The Defense of Necessity in Texas: Legislative Invention Come of Age*, 16 Hous. L. Rev. 333 (1979).

DEMONSTRATIVE EVIDENCE

NONE ENTERED

DIRECT EXAMINATION

NONE ENTERED

DISCOVERY AND DISCLOSURE

Britt v. Superior Court: *First Amendment Limitations on Discovery*. (20 Cal.3d 844, 574 P.2d 766, 143 Cal. Rptr. 695 (1978)), 67 Calif. L. Rev. 662 (1979).

Constitutional Law--Due Process Not Violated By State's Destruction and Nondisclosure of Tape Recording of Criminal Transaction. (State v. Sobel, 363 So.2d 324 (Fla. 1978)), 7 Fla. St. U.L. Rev. 311 (1979).

Defendant's Right to a Confidential Informant's Identity, 40 La. L. Rev. 147 (1979).

The First Amendment Right to Disseminate Discovery Materials: In re Halkin. (26 Fed. R. Serv.2d 798, (D.C. Cir. 1979)), 92 Harv. L. Rev. 1550 (1979).

Prying Informants Files Loose From the Hands of the Attorney General: Socialist Workers Party v. Attorney General of the United States. (Nos. 78-6114, -6179, -3050 (2d Cir. March 19, 1979)), 22 How. L.J. 687 (1979).

Imposition and Selection of Sanctions in Texas Pretrial Discovery Procedure, 31 Baylor L. Rev. 191 (1979).

DISCRETION

New Trial Orders: The Death of Judicial Discretion. (Wackenhut v. Canty, 359 So.2d 430 (Fla. 1978)), 8 Stetson L. Rev. 474 (1979).

Smaltz, *Due Process Limitations on Prosecutorial Discretion in Re-Charging Defendants: Pearce to Blackledge to Bordenkircher*, 36 Wash. & Lee L. Rev. 347 (1979).

DISORDERS

NONE ENTERED

DIVERSION

Pretrial Diversion: Problems of Due Process and Weak Cases, 59 B.U.L. Rev. 305 (1979).

DOMESTIC VIOLENCE

The Battered Wife--The Legal System Attempts to Help, 48 U. Cin. L. Rev. 419 (1979).

Eisenberg, *Changes in the Law Affecting Battered Women: Past, Present, and Future*, 3 Am. J. Trial Advocacy 45 (1979).

Freeman, *Violence in the Home*. 266 p. \$18.95. Health Lexington Books (1979).

ECONOMIC CRIME

NONE ENTERED

ELECTRONIC SURVEILLANCE

Criminal Law--Federal Rule of Criminal Procedure 41 Authorizes Electronic Intrusion if Probable Cause Established; All Writs Act Provides for an Order to a Third Party Compelling Aid in Criminal Enforcement Proceedings if Third Party Could Otherwise Frustrate Administration of Justice. [United States v. New York Telephone Co., 434 U.S. 159 (1977)], 24 Vill. L. Rev. 623 (1978-79).

Electronic Surveillance--Neither Title III of the Omnibus Crime Control and Safe Streets Act of 1968 Nor the Fourth Amendment Implicitly Empowers Federal Judges to Authorize Break-Ins for the Purpose of Planting Judicially Approved Eavesdropping Devices. [United States v. Finazzo, 583 F.2d 837 (6th Cir. 1978)] 13 Ga. L. Rev. 647 (1979).

Fishman, The "Minimization" Requirement in Electronic Surveillance: Title III, the Fourth Amendment, and the Dred Scott Decision, 28 Am. U.L. Rev. 315 (1979).

Marks & Batey, Electronic Tracking Devices: Fourth Amendment Problems and Solutions, 67 Ky. L.J. 987 (1979).

The Minimization Requirement After United States v. Scott: Myth or Reality?, 1979 Wash. U.L.Q. 601.

Minimizing Minimization. [Scott v. United States, 436 U.S. 128 (1978)], 59 B.U.L. Rev. 567 (1979).

Sneaking Through the Castle Gate: Covert Entries by Police to Plant Bugging Devices. [Dalia v. United States, 99 S. Ct. 1682 (1979)], 67 Geo. L.J. 1429 (1979).

Title III and the Classic Triangle: Should the Immunity Doctrine Apply to Interspousal Electronic Surveillance?, 12 Creighton L. Rev. 1209 (1979).

Title III: The Extension Phone Exemption and Intrafamily Wiretaps, 17 J. Fam. L. 763 (1978-79).

United States v. Finazzo: Sixth Circuit Position on Break-ins to Install "Bugs" Rejected by Supreme Court in Dalia, 10 U. Tol. L. Rev. 697 (1979).

ENTRAPMENT

Criminal Procedure--Objective Test of Entrapment Applied by Trial Court--A Trial Judge, Using the Objective Test of Entrapment, Must Determine in an Evidentiary Hearing Whether the Defendant Has Proved Entrapment by a Preponderance of the Evidence. (People v. D'Angelo, 401 Mich. 167, 257 N.W.2d 655, (1977)), 56 J. Urb. L. 201 (1978).

Due Process Defense When Government Agents Instigate and Abet Crime. [United States v. Twigg, 588 F.2d 373, (3d Cir. 1978)], 67 Geo. L.J. 1455 (1979).

ENVIRONMENTAL LAW

NONE ENTERED

ETHICS

ABA Code of Professional Responsibility: Void for Vagueness? 57 N.C.L. Rev. 671 (1979).

Bishin & Stone, Law, Language and Ethics. [\$19.50, Foundation Press. (1979)].

Brown & Brown, Disqualification of the Testifying Advocate--A Firm Rule? 57 N.C.L. Rev. 597 (1979).

Patterson, A Preliminary Rationalization of the Law of Legal Ethics, 57 N.C.L. Rev. 519 (1979).

Sutton, How Vulnerable is the Code of Professional Responsibility?, 57 N.C.L. Rev. 497 (1979).

EVIDENCE

Admissibility of Other Crimes Evidence Under the Federal Rules of Evidence. United States v. Gubelman, 53 St. John's L. Rev. 316 (1979).

Admitting Opinion Testimony on Matters of Law in Iowa, 64 Iowa L. Rev. 1019 (1979).

Bennett, Evidence: Police Experts and Ultimate Issue Testimony [Lollis v. Superior Sales, 224 Kan. 251, 580 P.2d 423 (1978)], 18 Washburn L.J. 659 (1979).

Burdens of Persuasion in Criminal Proceedings: The Reasonable Doubt Standard After Patterson v. New York, 31 U. Fla. L. Rev. 385 (1979).

California Hearsay Protections: A Prior Inconsistent Statement Standing Alone "Can Condemn No Man," 6 W. St. U.L. Rev. 325 (1979).

Confidential Communication Privileges Under Federal and Virginia Laws, 13 U. Rich. L. Rev. 593 (1979).

Constitutional Law: Sixth Amendment--Right of Confrontation--Unavailable Witness. [State v. Roberts, 55 Ohio St.2d 191, 378 N.E. 2d 492, (1978)], 12 Akron L. Rev. 572 (1979).

Criminal Law--Evidence: What Constitutes Relevant Evidence in Rape Trial When Defense is Consent? 32 Ark. L. Rev. 826 (1979).

Criminal Law--First Degree Murder--Psychiatric Testimony Admissible on Issue of Intent--Hughes v. Matthews, 576 F.2d 1250 (7th Cir. (1978)), 2 Wis. L. Rev. 628 (1979).

Crowley, Foreword: Illinois Evidence--The Question of Codification, 10 Loy. U.L.J. 297 (1979)

Evidence: Admissibility of Videotape Depositions, 32 Ark. L. Rev. 822 (1979).

Evidence--Testimony of Witness Hyponotized Prior to Trial to Refresh Her Recollection is Admissible. [State v. McQueen. 295 N.C. 96, 244 S.E. 2d 414 (1978)], 14 Tulsa L.J. 630 (1979).

Evidence--The District of Columbia Trial Courts Have No Absolute Obligation Immediately to Issue, sua sponte, An Instruction Limiting the Use of Prior Inconsistent Statements. [Johnson v. United States, 387 A.2d 1084 (D.C. 1978, en banc), 28 Cath. U.L. Rev. 909 (1979).

Evidence--Wyoming's New Missing Witness Rule. [Seyle v. State, 584 P.2d 1081 (Wyo. 1978)], 14 Land & Water L. Rev. 569 (1979).

Extrinsic Offense Evidence at Trial Under Federal Rule of Evidence 404(b)--The Need for a Uniform Standard, 25 Wayne L. Rev. 1343 (1979).

The Federal Courts and the Catchall Hearsay Exceptions, 25 Wayne L. Rev. 1361 (1979).

Federal Rule of Evidence 804(b)(1)--Former Testimony Exception to the Hearsay Rule--A Sufficient Community of Interest Satisfies the "Predecessor in Interest" Language of the Rule. Lloyd v. American Export Lines, Inc. (1978), 24 Vill. L. Rev. 346 (1979).

Foster, Present Sense Impressions: An Analysis and a Proposal, 10 Loy. U.L.J. 299 (1979).

Harmless Error: The Need for a Uniform Standard, 53 St. John's L. Rev. 541 (1979).

Illinois Evidence Symposium, 10 Loy. Chi. L.J. 297 (1979).

Impeaching the Deceased Excited Utterance Declarant. [State v. Henderson, 362 So.2d 1358 (La. 1978)], 39 La. L. Rev. 1201 (1979).

Jeffries & Stephan, Defenses, Presumptions, and Burden of Proof in the Criminal Law, 88 Yale L.J. 1325 (1979).

Kaplan, Evidence: A Law Enforcement Officer's Guide. 336 p. \$19.75. Chas. C. Thomas (1979).

Lane, Trial Technique--Preparation and Presentation of Medical Evidence, 1979 Med. Trial Tech. Q. 451.

Legal Ethics and the Destruction of Evidence, 88 Yale L.J. 1665 (1979).

Maguire, Evidence: Common Sense and Common Law. [\$5.00. Foundation Press (1979)].

Manthey & Simonetti, Constitutional Law: Sixth Amendment, Right of Confrontation, Unavailable Witness, 12 Akron L. Rev. 572 (1979).

McLane, The Burden of Proof in Criminal Cases: Mullaney and Patterson Compared, 15 Crim. L. Bull. 346 (1979).

Protection of Defendants Under Federal Rule of Evidence 609(A): Is the Rule an Endangered Species? 31 Rutgers L. Rev. 908 (1979).

The Psychotherapist-Patient Privilege: Are Some Patients More Privileged Than Others? 10 Pac. L.J. 801 (1979).

Quinn, Hearsay in Criminal Cases Under the Colorado Rules of Evidence: An Overview, 50 U. Colo. L. Rev. 277 (1979).

Rape--Admissibility of Victim's Prior Sexual Conduct: What is the Law in Texas? 31 Baylor L. Rev. 317 (1979).

Rule 403 and the Admissibility of Evidence of Flight in Criminal Trials, 65 Va. L. Rev. 597 (1979).

Sessions & Hall, The Co-Conspirator's Statement: Evaluating Preliminary Questions of Admissibility Under Rule 801(d)(2)(E), 11 St. Mary's L.J. 83 (1979).

Singer, Proposed Changes to the Federal Rules of Evidence as Applied to Computer-Generated Evidence, 7 Rutgers J. Computers, Tech. & L. 157 (1979).

Speak No Evil: The Impact of Rule 611(b) on the Accused's Privilege Against Self-Incrimination, 48 U. Cin. L. Rev. 842 (1979).

Spector & Foster, *The Utility of Hypno-Induced Statements in the Trial Process: Reflections on People v. Smrekar*, 10 Loy. Chi. L.J. 691 (1979).

State v. Duncan: *The Relationship Between Abusive Sexual Acts and the Admissibility of Spontaneous Exclamations* (53 Ohio St.2d 215, 373 N.E.2d 1234 (1978)), 6 Ohio N.U.L. Rev. 498 (1979).

Symposium on Oklahoma's New Evidence Code, 32 Okla. L. Rev. 259 (1979).

Teubner, *The Computer as Expert Witness: Toward a Unified Theory of Computer Evidence*, 19 Jurimetrics J. 274 (1979).

The Use of Prior Uncounseled Convictions in Federal Gun Control Prosecutions: United States v. Lewis. (591 F.2d 978 (4th Cir. 1979)), 92 Harv. L. Rev. 1790 (1979).

Vicarious Admissions by Agents of the Government: Defining the Scope of Admissibility in Criminal Cases, 59 B.U.L. Rev. 400 (1979).

Whittmore, *Evidence: Rape Victim Protection [In re Nichols]*, 2 Kan. App.2d 431, 580 P.2d 1370 (1978)]. 18 Washburn L.J. 665.

EXCLUSIONARY RULE

Burkoff, *The Court that Devoured the Fourth Amendment: The Triumph of an Inconsistent Exclusionary Doctrine*, 58 Ore. L. Rev. 151 (1979).

Constitutional Law--Fourth Amendment Exclusionary Rule--The Testimony of a Live Witness Has Unique Qualities Which Attenuate the Taint of an Illegal Search, and Therefore the Exclusionary Rule will be Invoked with Much Greater Reluctance When the Evidence Illegally Obtained is Live Witness Testimony, As Opposed to Inanimate Evidence. United States v. Ceccolini, 435 U.S. 268 (1978)), 56 J. Urb. L. 635 (1979).

Criminal Law--Search Warrants--Exclusion of Evidence Obtained by Use of False Affidavits, 27 U. Kan. L. Rev. 509 (1979).

Criminal Procedure--Exclusionary Rule--Evidence Obtained From Defendant During Period of Unnecessary Delay in Presenting Him Before a Judicial Officer Subject to Exclusion Under M.D.R. 723(a). [Johnson v. State], 282 Md. 314, 384 A.2d 709 (1978)), 8 U. Balt. L. Rev. 562 (1979).

The Exclusionary Rule in Parole Revocation Hearings: Deterring Official Infringement of Parolees' Fourth Amendment Rights, 1979 B.Y.U.L. Rev. 161.

Glover, *The Exclusionary Rule, Standing, and Expectation of Privacy: A Confusion of Concepts*, 31 Baylor L. Rev. 227 (1979).

Gottlieb, *Feedback from the Fourth Amendment: Is the Exclusionary Rule an Albatross Around the Judicial Neck?* 67 Ky. L.J. 1007 (1978-79).

Hoopes, *The Proposed Good Faith Test for Fourth Amendment Exclusion Compared to the §1983 Good Faith Defense: Problems and Prospects*. 20 Ariz. L. Rev. 915 (1978).

Lovas, *Criminal Procedure: The Exclusionary Rule*, 40 Mont. L. Rev. 132 (1979).

EXPERT WITNESS

Cameron, *The Mental Health Expert: A Guide to Direct and Cross-Examination*, 2 Crim. Just. J. 299 (1979).

Criminal Law--First Degree Murder--Psychiatric Testimony Admissible on Issue of Intent. (Hughes v. Matthews), 576 F.2d 1250 (7th Cir. 1978)), 1979 Wis. L. Rev. 628.

Joseph, *Less Than "Certain" Medical Testimony*, 1979 Med. Trial Tech. Q. 10.

Moenssens, *The "Impartial" Medical Expert: A New Look at an Old Issue*, 1979 Med. Trial Tech. Q. 63.

Porro, *Expert Witnesses: Crossroads of Law, Science, and Technology*, 2 Am. J. Trial Advocacy 291 (1979).

The Psychologist as Expert Witness: Science in the Courtroom, 38 Md. L. Rev. 539 (1979).

Theis, *The Doctor as Witness: Statements for Purposes of Medical Diagnosis or Treatment*, 10 Loy. U.L.J. 363 (1979).

EXTRADITION

South Dakota v. Brown: *Judicial Enforcement of Governor's Duty to Extradite Fugitives*. (20 Cal.3d 765, 576 P.2d 473, 144 Cal. Rptr. 758 (1978)), 67 Calif. L. Rev. 643 (1979).

FAIR TRIAL AND FREE PRESS

Baker, *Lights, Cameras, Action: This Court is Now in Session*, 14 Gonz. L. Rev. 623 (1979).

Bortz & Bortz, "Pressing" Out the Wrinkles in Maryland's Shield Law for Journalists, 8 U. Balt. L. Rev. 461 (1979).

Constitutional Law--First Amendment--Release of Toll Call Billing Records Disclosing Journalists' Confidential Sources Held Not Violative of Freedom of the Press and Not to Require Judicial Review. [Reporters' Comm. for Freedom of the Press v. American Tel. & Tel. Co., 593 F.2d 1030 (D.C. Cir. 1978) cert denied, 99 S. Ct. 1431 (1979)], 24 Vill. L. Rev. 786 (1979).

Constitutional Law--First and Fourth Amendments--Search Warrants and the News Media--Zurcher v. Stanford Daily, 436 U.S. 547 (1978), 2 Wis. L. Rev. 660 (1979).

Constitutional Law--Search and Seizure--Warrants--Freedom of the Press--Zurcher v. Stanford Daily, 24 N.Y.L. Sch. L. Rev. 943 (1979).

Constitutional Law--When Push Comes to Shove: The Newsman's Privilege Versus the Defendant's Right to Compulsory Process. (In re Farber, 78 N.J. 259, 394 A.2d 330, cert. denied, 99 S. Ct. 598 (1978)), 44 Mo. L. Rev. 784 (1979).

Eberhard & Wood, *Attitudes of Journalists and Lawyers Towards Free Press-Fair Trial Issues: An Exploratory Study*, 19 Jurimetrics J. 264 (1979).

Edelstein & Lobue, *Journalist's Privilege and the Criminal Defendant*, 47 Fordham L. Rev. 913 (1979).

The Fallacy of Farber: Failure to Acknowledge the Constitutional Newsman's Privilege in Criminal Cases, 70 J. Crim. L. & Criminology 299 (1979).

First Amendment Interest Balancing--Behind Bars? *Houchins v. KQED, Inc.*, 98 S. Ct. 2588 (1978), 33 U. Miami L. Rev. 680 (1979).

Gagging the Press Through Participant and Closure Orders: The Aftermath of Nebraska Press Association v. Stuart. 2 U. Puget Sound L. Rev. 317 (1979).

Goodwin, *A Report of the Latest Rounds in the Battle Over Cameras in the Courts*, 63 Jud. 74 (1979).

Graves, *Cameras in the Courts: The Situation Today*, 63 Jud. 24 (1979).

Kielbowicz, *The Story Behind the Adoption of the Ban on Courtroom Cameras*, 63 Jud. 14 (1979).

McGahey & Fagan, *Televised Trials: Visions of Social and Judicial Change*, 2 Crim. Just. J. 373 (1979).

The Media, The Public and Government--Is There a Constitutional Right of Access? (*Houchins v. KQED, Inc.*, 438 U.S. 1 (1978)), 30 La. L. Rev. 1005 (1979).

Newsperson's Privilege and the New York State Shield Law: A Proposal, 43 Alb. L. Rev. 918 (1979).

Rendleman, *Free Press-Fair Trial: Restrictive Orders After Nebraska Press*, 67 Ky. L.J. 867 (1979).

The Right of the Press to Gather Information Under the First Amendment, 12 Loy. L.A.L. Rev. 357 (1979).

Third Party Searches in the Face of *Zurcher v. Stanford Daily*: Toward a Set of Reasonableness Requirements, 11 Conn. L. Rev. 660 (1979).

FEDERAL CRIMINAL PROCEDURE

Bergeisen, *Federal Rule of Evidence 804(b)(3) and Inculpatory Statements Against Penal Interest*, 66 Calif. L. Rev. 1189 (1978).

Golden, *The Interrelationship Between Habeas Corpus Ad Prosequendum, The Interstate Agreement on Detainers, and the Speedy Trial Act of 1974*: *United States v. Mauro*, 40 U. Pitt. L. Rev. 285 (1979).

Protection of Defendants Under Federal Rule of Evidence 609(a): Is the Rule an Endangered Species?, 31 Rutgers L. Rev. 908 (1979).

Rothstein, *Evidence Workshop: New Federal Evidence Rule 412 on Sex Victim's Character*, 15 Crim. L. Bull. 353 (1979).

Saltzburg, *The Federal Rules of Evidence and the Quality of Practice in Federal Courts*, 27 Clev. St. L. Rev. 173 (1978).

United States v. Robertson: A "Plea" for the Adoption of the Proposed Amendment to Federal Rule of Criminal Procedure 11(3)(6). 582 F.2d 1356 (5th Cir. 1978), en banc, 25 Loy. L. Rev. 385 (1979).

Symposium: Reform of the Federal Criminal Code: Kennedy, Federal Criminal Code: An Overview; Quigley, The Federal Criminal Code Revision Plan: An Epitaph for the Well-Buried Dead; Pauley, An Analysis of Some Aspects of Jurisdiction Under S. 1437, The Proposed Federal Criminal Code; Mullen, The Proposed Criminal Code and the Press; Hauptly & Rider, The Proposed Federal Criminal Code and White-Collar Crime; Criminal Attempt, Conspiracy and Solicitation Under the Criminal Code Reform Bill of 1978; The Criminal Code Reform Bill of 1978 and the Peril of False Statements; The Prohibition of Consumer Fraud Under the Criminal Code Reform Bill of 1978. 47 Geo. Wash. L. Rev. 451 (1979).

GRAND JURY

Coercive Contempt and the Federal Grand Jury, 79 Colum. L. Rev. 735 (1979).

Grand Jury Immunity in Mississippi, 49 Miss. L.J. 591 (1978).

Grand Jury--Irregularities in Function--Substitution of Grand Jury. [Commonwealth v. Levinson, 389 A.2d 1062 (Pa. 1978)], 17 Duq. L. Rev. 929 (1978-79).

Grand Jury System Modified: Hawkins v. Superior Court, 6 W. St. L. Rev. 343 (1979).

Lee, *The Grand Jury in Ohio: An Empirical Study*, 4 U. Dayton L. Rev. 325 (1979).

The Presence of Counsel in the Grand Jury Room, 47 Fordham L. Rev. 1138 (1979).

Protective Warnings for Grand Jury Witnesses: Facing Historic and Legal Realities, 28 Am. U.L. Rev. 363 (1979).

GRANTSMANSHIP

NONE ENTERED

GUILTY PLEAS

Guilty Pleas and the Criminal Process: Encouragement or Coercion? 48 U. Cin. L. Rev. 567 (1979).

Stewart v. State: *Refusal to Accept Plea of Guilty Held Not to be an Abuse of Discretion.* [568 P.2d 1297 (Okla. Crim. 1977)], 3 Okla. City U.L. Rev. 765 (1979).

HABEAS CORPUS

Habeas Corpus: The Sixth Circuit Interprets the Cause and Prejudice Test of Wainwright v. Sykes, 48 U. Cin. L. Rev. 862 (1979).

The Interrelationship Between Habeas Corpus ad Prosequendum, the Interstate Agreement on Detainers, and the Speedy Trial Act of 1974: United States v. Mauro, 40 U. Pitt. L. Rev. 285 (1979).

Nichol, *Waiver Under the West Virginia Habeas Corpus Act*, 81 W. Va. L. Rev. 393 (1979).

Preclusion of Fifth and Sixth Amendment Claims: A Bifurcated Approach to Miranda v. Arizona on Habeas Corpus. [Brewer v. Williams, 430 U.S. 387 (1977)], 1 Whittier L. Rev. 189 (1979).

The Resurrected Adequate State Ground in Federal Habeas Corpus, 48 U. Cin. L. Rev. 723 (1979).

HOMICIDE

Attempted Murder: Should Specific Intent to Kill be Required? [Baldwin v. State, 538 S.W.2d 615 (Tex. Crim. App. 1976)], 31 Baylor L. Rev. 243 (1979).

Brain Death: The Emerging Common Law Definition in Criminal Homicide, 6 W. St. U.L. Rev. (1979).

Goldsmith, *Involuntary Manslaughter: Review and Commentary on Ohio Law*, 40 Ohio St. L.J. 569 (1979).

Green & Wakefield, *Patterns of Middle and Upper Class Homicide*, 70 J. Crim. L. & Criminology 172 (1979).

Poulos, *Biography of a Homicide*. \$9.75. Foundation Press (1979).

Tanay, *Psychodynamic Differentiations of Homicide*, 6 Bull. Am. Acad. Psych. & L. 364.

Vaught, *Attempted Murder: Should Specific Intent to Kill Be Required?* 31 Baylor L. Rev. 243 (1979).

IMMUNITY

Covington & Rogers, *Constitutional Law--Federal Executive Officials Sued for Alleged Violations of Constitutional Rights Entitled Only to a Qualified Immunity*, 53 Tul. L. Rev. 955 (1979).

The Immunity of Public Defenders Under Section 1983, 27 Clev. St. L. Rev. 244 (1978).

Mykkeltvedt, *To Supplant the Fifth Amendment's Right Against Compulsory Self-Incrimination: The Supreme Court and Federal Grants of Witness Immunity*, 30 Mercer L. Rev. 633 (1979).

Shielding Federal Officials--Renewed Faith in the Absolute Immunity Doctrine, 10 U. Tol. L. Rev. 797 (1979).

INCOMPETENCY

Schreiber, *Assessing Competency to Stand Trial: A Case Study of Technology Diffusion in Four States*, 6 Bull. Am. Acad. Psych. & L. 439.

Should the Burden of Proving Incompetence Rest on the Incompetent?, 64 Iowa L. Rev. 984 (1979).

INSANITY

The Constitutionality of Michigan's Guilty But Mentally III Verdict, 12 U. Mich. J.L. Ref. 188 (1978).

Criminal Law: Conditional Release of Insanity Acquittes--Florida's New Standard. (Hill v. State, 358 So.2d 190, [Fla. 1978]), 8 Stetson L. Rev. 488 (1979).

Gunn, *California Revises Its Insanity Test: An Analysis of Criteria and Practical Effect*, 2 Crim. Just. J. 253 (1979).

Pasewark & Pasewark, *Insanity Revised: Once More Over the Cuckoo's Nest*, 1978 J. Psych. L. 481.

People v. Drew: *California Adopts the ALI Insanity Test*. [22 Cal.3d 333, 583 P.2d 1318, 149 Cal. Rptr. 275 (1978)], 67 Calif. L. Rev. 706 (1979).

Perlin, *Apres the Acquittal, Le Deluge: Release Procedures and Allocation of the Burden of Proof in Subsequent Review Hearings Following a Finding of "Not Guilty by Reason of Insanity"*, 7 Bull. Am Acad. Psych. & L. 29.

Robey, *Guilty But Mentally III*, 6 Bull. Am. Acad. Psych. & L. 374.

Thornberry & Jacoby, *Criminally Insane--A Community Follow-Up of Mentally III Offenders*. 304 p. \$19.00. University of Chicago (1979).

Waddell, *Diminished Capacity and California's New Insanity Test*, 10 Pac. L.J. 751 (1979).

INSTRUCTIONS

Prosecutorial Comment and Judicial Instruction on a Defendant's Failure to Testify: In Support of a Liberal Application of the Fifth Amendment, 13 Val. U.L. Rev. 261 (1979).

INTERNATIONAL LAW

Ackerman, *Torture and Other Forms of Cruel and Unusual Punishment in International Law*, 11 Vand. J. Transnat'l L. 653 (1978).

Testimony Incriminating Under the Laws of a Foreign Country--Is There a Right to Remain Silent? 11 N.Y.U. J. Int'l L. & Pol. 359 (1978).

INVESTIGATION

Linett & Farr, *The Use of Hypnosis in the Criminal Process*. 11 U.W.L.A.L. Rev. 25 (1979).

Sherman, *Enforcement Workshop: Obtaining Access to Police Internal Investigation Files*, 15 Crim. L. Bull. 449 (1979).

JEOPARDY

Constitutional Law--Double Jeopardy--An Explicit Finding of Manifest Necessity by Trial Court is Not Essential for a Valid Mistrial Ruling When the Record Supports a Finding of a High Degree of Necessity. (Arizona v. Washington, 434 U.S. 497 (1978)), 56 J. Urb. L. 244 (1978).

Crawford, *Successive Prosecutions of the Same Defendant: Extending the Double Jeopardy Protection*, 8 Stetson L. Rev. 289 (1979).

Criminal Jurisdiction: Double Jeopardy in Indian Country, 6 Am. Indian L. Rev. 395 (1978).

Double Jeopardy, 1 Ann. Survey Am. L. 52 (1979).

Double Jeopardy--Government May Appeal from Successful Defense Motion for Mistrial Dismissal Unrelated to Guilt or Innocence. (United States v. Scott, [1978]), 9 Seton Hall L. Rev. 579 (1978).

Gilday & Gillen, *Jeopardy--Meandering Through Mandates and Maneuvers*, 6 N. Ky. L. Rev. 245 (1979).

Government Appeal from Defendant's Successful Motion to Dismiss Not Barred by the Double Jeopardy Clause--United States v. Scott, 28 DePaul L. Rev. 485 (1979).

Jesse W. v Superior Court: *Double Jeopardy Clause Prohibits Judicial Rehearing of Juvenile Court Referee's Dismissal*. (20 Cal.3d 893, 576 P.2d 963, 145 Cal. Rptr. 1 (1978), vacated sub nom. *California v. Jesse W.*, 99 S. Ct. 304 (1978)), 67 Calif. L. Rev. 744 (1979).

The 1978 Double Jeopardy Cases: Mistrials, Dismissals, and Acquittals, 83 Dick. L. Rev. 291 (1979).

A Resolution of the Mistrial-Dismissal Dichotomy in Double Jeopardy Contexts, 64 Iowa L. Rev. 903 (1979).

The Supreme Court's Treatment of the Defendant's Double Jeopardy Interests in the 1977 Term, 48 U. Cin. L. Rev. 517 (1979).

Walsh, *Criminal Law--Mistrial Declaration--Over Defendant's Objection, Prosecution Must Demonstrate High Degree of Manifest Necessity or Reprosecution Will be Barred*. (*Arizona v. Washington*, 434 U.S. 497 (1978)), 7 Fla. St. U.L. Rev. 365 (1979).

JUDICIARY

Alpert & Masterson, *The Judicial Power: Is Florida Covering Its Bet?*, 8 Stetson L. Rev. 265 (1979).

Galanter & Palen, *The Crusading Judge: Judicial Activism in Trial Courts*, 52 S. Cal. L. Rev. 699 (1979).

Gunderson, *"Merit Selection:" The Report and Appraisal of Participant Observer*, 10 Pac. L.J. 683 (1979).

Maddi, *Judges' Views of Lawyers in Their Courts*, 1979 A.B.F. Res. J. 689.

JURISDICTION

Indian Law--Indian Tribes Have No Inherent Authority to Exercise Criminal Jurisdiction Over Non-Indians Violating Tribal Criminal Laws Within Reservation Boundaries. (*Oliphant v. Suquamish Indian Tribe*, 435 U.S. 191 (1978)), 28 Cath. U. L. Rev. 663 (1979).

State Jurisdiction Over Indians as a Subject of Federal Common Law: The Infringement-Preemption Test, 21 Ariz. L. Rev. 85 (1979).

JURY

Cannito & Becker, *The Case for Limited Use of Polls in the Jury Selection Process*, 7 Rutgers J. Computers, Tech. & L. 111 (1979).

Constitutional Law--Juries--Right to Trial by Jury--Criminal Procedure--Trial Practice--The California Constitutional Right to Jury Trial Prohibits Either Party in a Criminal Trial from Using Peremptory Challenges to Remove Prospective Jurors Solely Because They are Members of an Identifiable Racial, Religious, Ethnic or Similar Group. (*People v. Wheeler*, 583 P.2d 748, Cal. 1978), 48 U. Cin. L. Rev. 599 (1979).

Constitutional Law--Sixth Amendment Right to Trial by Jury--Five Jurors Are Not Enough. (*Ballew v. Georgia*, 435 U.S. 223 (1978)), 46 Tenn. L. Rev. 847 (1979).

Criminal Law: Juries. (*State v. Boogaard*, 90 Wash.2d 733, 585 P.2d 789 (1978)), 14 Gonz. L. Rev. 933 (1979).

Criminal Procedure--Juries--Use of Peremptory Challenges to Excuse Prospective Jurors Because of Group Bias is Violation of Right to Trial by Jury Guaranteed by California Constitution. (*People v. Wheeler*, 583 P.2d 748, 148 Cal. Rptr. 890 (1978)), 11 St. Mary's L.J. 212 (1979).

The Defendant's Right to Object to Prosecutorial Misuse of the Peremptory Challenge, 92 Harv. L. Rev. 1770 (1979).

Foster, *Trial by Jury: The Thirteenth-Century Crisis in Criminal Procedure*, 13 U.B.C.L. Rev. 280 (1979).

Juries and Jurors: Husband and Wife as Co-Jurors--An Impartial Jury?, (*Russell v. State*, 560 P.2d 1003, (Okla. Cir. 1977), cert. denied, 431 U.S. 957 (1977)), 32 Okla. L. Rev. 673 (1979).

Jury Service--Automatic Exemptions From Jury Service for Women Violate the Fair-Cross Section Requirement of the Sixth Amendment. (*Duren v. Missouri*, 439 U.S. 357 (1979)), 19 Santa Clara L. Rev. 113 (1979).

Murphy, *Truth on the Voir Dire: A Challenge to Wong Kam-Ming*, 1979 Crim. L. Rev. 364.

Nagel, *Bringing the Attitudes of Jurors in Line with the Law*, 63 Jud. 189 (1979).

Singley, *Ballew v. Georgia: Five is Not Enough. For What?*, 52 Temp. L.Q. 217 (1979).

Statistical Analysis and Jury Size: Ballew v. State of Georgia. (98 S. Ct. 1029, (1978)), 56 Den. L.J. 659 (1979).

Updates--Jury Selection and Sex Discrimination, 5 Women's Rights L. Rep. 81 (1979).

JUVENILE BEHAVIOR

- Agee, *Treatment of the Violent Incurable Adolescent*. 185 p. \$16.95. Heath Lexington Books (1979).
- Aultman, *Delinquency Causation: A Typological Comparison of Path Models*, 70 J. Crim. L. & Criminology 152 (1979).
- Cernkovich & Giordano, *Delinquency, Opportunity and Gender*, 70 J. Crim. L. & Criminology 145 (1979).
- Jackson, *Learning Disabilities, Juvenile Delinquency and Legal Advocacy*, 2 Crim. Just. J. 287 (1979).
- Mannle & Lewis, *Control Theory Reexamined--Race and the Use of Neutralizations Among Institutionalized Delinquents*. 17 Criminology 58 (1979).
- Offer & Marohn, *Psychological World of the Juvenile Delinquent*. 335 p. \$15.00. Basic Books (1979).
- Poole & Regoli, *Parental Support, Delinquent Friends, and Delinquency: A Test of Interaction Effects*, 70 J. Crim. L. & Criminology 188 (1979).
- Reich & Gutierrez, *Escape/Aggression Incidence in Sexually Abused Juvenile Delinquents*, 6 Crim. Just. & Behavior 239 (1979).
- Steffensmeier & Kramer, *Sex Differences in Delinquency: An Analysis of Juvenile Court Statistics, 1970-76*, 6 Pepperdine L. Rev. 751 (1979).
- Studies Examine Link Between Learning Disabilities and Juvenile Delinquency*, 4 Amicus 32 (1979).
- Vedder, *Juvenile Offenders*. 368 p. \$11.95. Chas. C. Thomas (1979).

JUVENILE JUSTICE

- Bay, *Juvenile Justice in California: Changing Concepts?*, 7 Am. J. Crim. L. 171 (1979).
- Beyond Kent and Gault: *Consensual Searches and Juveniles*, 6 Pepperdine L. Rev. 801 (1979).
- A Compendium of Major California Juvenile Law Decisions 1977-79 with Selected Brief Analyses*, 6 Pepperdine L. Rev. 825 (1979).
- Constitutional Law--Double Jeopardy--Juvenile Court Procedure--State Exceptions to Master's Proposals*. (Swisher v. Brady, 98 S. Ct. 2699 (1978)), 17 Duq. L. Rev. 897 (1978-79).

Constitutional Limitations on the Scope of State Child Neglect Statutes, 79 Colum. L. Rev. 719 (1979).

Federal Youth Corrections Act--Youth Offender Sentenced Under Federal Youth Corrections Act to Custody of Attorney General for Treatment and Supervision May Not be Confined Among General Population of Federal Penitentiary. United States ex rel. Dancy v. Arnold (1978), 24 Vill. L. Rev. 285 (1979).

Gage, *Protecting Juvenile Witnesses*. 17 J. Fam. L. 439 (1978-79).

Garlock, *"Wayward" Children and the Law, 1820-1900: The Genesis of the Status Offense Jurisdiction of the Juvenile Court*, 13 Ga. L. Rev. 341 (1979).

Gordon, *Recidivism and Juvenile Offenders: The Role of the Counselor*, 6 Pepperdine L. Rev. 723 (1979).

Grisso & Ring, *Parents' Attitudes Toward Juveniles' Rights in Interrogation*, 6 Crim. Just. & Behavior 211 (1979).

Halpern, *Anticipated Misuse of Psychiatry Under the New York Juvenile Offender Law*, 6 Bull. Am. Acad. Psych. & L. 382.

Harnsberger, *Does the Federal Youth Corrections Act Remove the "Leper's Bell" from Rehabilitated Offenders?*, 7 Fla. St. U.L. Rev. 395 (1979).

Heuser, *Are Status Offenders Really Different?* 62 p. \$2.00. Oregon Law Enforcement Council (1979).

The Judicial Response to Juvenile Confessions: An Examination of the per se Rule, 17 Duq. L. Rev. 659 (1978-79).

Juvenile Justice: State Responses to Extreme Cases: Jurisdictional Statutes and Status Offenders; Serious Offenders--Jurisdictional Transfer Constitutional Requirements--Discretionary Statutes--Mandatory Statutes--Proposals--Critique; Status Offenders Federal Action--Proposed Reforms, 1 Ann. Survey Am. L. 95 (1979).

Ketcham & Paulsen, *Juvenile Courts*. \$10.50. Foundation Press (1979).

Levy & Skacevic, *What Standard Should be Used to Determine a Valid Juvenile Waiver*, 6 Pepperdine L. Rev. 767 (1979).

McGoldrick, *Juvenile Justice and the Equal Protection Clause: First Class, Tourist, or Luxury Coach*, 6 Pepperdine L. Rev. 697 (1979).

Miller & Dawson, *Juvenile Justice Process (2nd ed.)* \$17.00. Foundation Press (1979).

Postadmission Due Process for Mentally Ill and Mentally Retarded Children After Parham v. J. R. and Secretary of Public Welfare v. Institutionalized Juveniles, 29 Cath. U.L. Rev. 129 (1979).

Radnofsky, *The Role of the Juvenile Court Referee in Texas*, 7 Am. J. Crim. L. 225 (1979).

Sarimiento, *Penal Code Section 26(1): Rebuttable Presumption of a Juvenile's Incapacity to Commit a Crime - A Necessary Statute?*, 12 U.C.D. L. Rev. 885 (1979).

Symposium: Third Annual Juvenile Law Thematic Journal, 6 Pepperdine L. Rev. 595 (1979).

Thornberry, *Sentencing Disparities in the Juvenile Justice System*, 70 J. Crim. L. & Criminology 164 (1979).

Vernetti, *Juvenile Justice in Texas: A Precarious Balance*, 7 Am. J. Crim. L. 193 (1979).

LAW ENFORCEMENT

NONE ENTERED

LAW ENFORCEMENT ASSISTANCE ADMINISTRATION

NONE ENTERED

LEGAL EDUCATION

People v. Perez--*An Initial Look at the Sixth Amendment Status of Student Practice Rules*. [147 Cal. Rptr. 34 (1978)], 2 U. Puget Sound L. Rev. 420 (1979).

LIBRARY MANAGEMENT

NONE ENTERED

MAJOR FRAUD

NONE ENTERED

MENTAL HEALTH

Boudouris, *Iowa--Mental Health and Correctional Institutions--Issues and Paradoxes*. 43 p. Free. Iowa Department of Social Services (1979).

Gill, *Nothing Less Than the Dignity of Man: The Eighth Amendment in Mental Institutions*, 28 Am. U.L. Rev. 109 (1978).

Involuntary Hospitalization of the Mentally Ill in Iowa: The Failure of the 1975 Legislation, 64 Iowa L. Rev. 1284 (1979).

Procedural Safeguards for the Involuntary Commitment of the Mentally Ill in the District of Columbia, 28 Cath. U.L. Rev. 855 (1979).

Santamour & West, *The Mentally Retarded Offender in the Social Context*, 4 Amicus 23 (1979).

NARCOTICS AND DRUG ABUSE

Drug Smuggling and the Protective Principle: A Journey Into Uncharted Waters. (United States v. Keller, 451 F. Supp. 631 (D.P.R. 1978)), 39 La. L. Rev. 1189 (1979).

OFFICE MANAGEMENT - BUDGET AND FINANCE

NONE ENTERED

OFFICE MANAGEMENT - COMPUTERS

NONE ENTERED

OFFICE MANAGEMENT - PERSONNEL

Skoler, *Accusation of Crime and Job Retention: A Cooling Off Period for Arrested Employees*, 4 U. Dayton L. Rev. 283 (1979).

OFFICE MANAGEMENT - POLICY AND PROCEDURAL MANUALS

NONE ENTERED

OMNIBUS HEARING

Marital Litigation: Impact of Title III of Omnibus Crime Control and Safe Streets Act of 1968. (United States v. Rizzo, 583 F.2d 907 (7th Cir. 1978)), 58 Neb. L. Rev. 1180 (1979).

OPENING STATEMENT

Smith, *The Opening Statement as a Tool of Persuasion*, 2 Am. J. Trial Advocacy 261 (1979).

ORGANIZED CRIME

Bequai, *Organized Crime--The Fifth Estate*. 267 p. \$15.95. Heath Lexington Books (1979).

Comment--*Racketeer Influenced and Corrupt Organizations Act (RICO)--Application of RICO in the Third Circuit*, 24 Vill. L. Rev. 263 (1979).

Elliott v. United States: *Conspiracy Law and the Judicial Pursuit of Organized Crime Through RICO*. (571 F.2d 880 (5th Cir. cert. denied, 434 U.S. 1021 (1978))), 65 Va. L. Rev. 109 (1979).

PARALEGALS

NONE ENTERED

PAROLE

Due Process Standards in Parole Rescission Proceedings--O'Neal v. New Jersey State Parole Board. (149 N.J. Super. 1974, 373 A.2d 657, (App. Div.), cert. denied, 75 N.J. 590, 384 A.2d 821 (1977)), 31 Rutgers L. Rev. 952 (1979).

The Exclusionary Rule in Parole Revocation Hearings: Detering Official Infringement of Parolees' Fourth Amendment Rights, 1979 B.Y.U.L. Rev. 161.

Judicial Review: Due Process in the Parole Process, 32 Okla. L. Rev. 666 (1979).

Parole Revocation Hearings--Due Process Does Not Require that Federal Parolee Subsequently Convicted and Incarcerated for State Offense Be Given Immediate Parole Revocation Hearing. (United States ex rel. Caruso v. United States Board of Parole (1978)), 24 Vill. L. Rev. 253 (1979).

von Hirsch & Albanese, *Problems with Abolishing Parole Release: The New York Case*, 15 Crim. L. Bull. 416 (1979).

PLEA NEGOTIATIONS/BARGAINING

Alschuler, *Plea Bargaining and Its History*, 79 Colum. L. Rev. 1 (1979).

Criminal Procedure--Plea Bargaining--Government Use of Criminal Investigation and Indictment to Induce Reconsideration of Adverse Civil Administrative Decisions. (United States v. Litton Systems, Inc., 573 F.2d 195 (4th Cir. 1978)) 15 Wake Forest L. Rev. 271 (1979).

Criminal Procedure: Withdrawal of Plea as a Matter of Right When Plea Agreement is Rejected. (Schellert v. State, 569 S.W.2d 735, Mo. En Banc (1978)), 44 Mo. L. Rev. 796 (1979).

Griffen, Bordenkircher v. Hayes: *The Relationship Between Prosecutorial Discretion and Vindictiveness in Plea Bargaining*, 33 Ark. L. Rev. 211 (1979).

Jones, *A Research Note on Caseloads, Plea Bargaining and the Operation of the Criminal Justice System*, 5 Just. Sys. J. 88 (1979).

Jones, *Negotiations, Ratifications, and Rescission of the Guilty Plea Agreement: A Contractual Analysis and Typology*, 17 Duq. L. Rev. 591 (1978-79).

Mather, *Plea Bargaining or Trial? The Process of Criminal Case Disposition*. 182 p. \$16.95. Heath Lexington Books (1979).

Plea Bargaining: Limits on Prosecutorial Discretion, 1 Ann. Survey Am. L. 27 (1979).

Plea Negotiation in the Sixth Circuit: The Binding Effect of a Sentence Recommendation in Federal Court, 10 U. Tol. L. Rev. 725 (1979).

Ready, *Criminal Law--Plea Bargaining--South Carolina Supreme Court Admonishes Judicial Participation in Plea Bargaining*, State v. Cross, 270 S.C. 44, 240 S.E.2d 514 (1977), 30 S.C.L. Rev. 613 (1979).

Rhodes, *Plea Bargaining: Its Effect on Sentencing and Convictions in the District of Columbia*, 70 J. Crim. L. & Criminology 360 (1979).

Special Issue on Plea Bargaining.

Feeley, *Perspectives on Plea Bargaining*; Alschuler, *Plea Bargaining and Its History*; Friedman, *Plea Bargaining in Historical Perspective*; Langbein, *Understanding the Short History of Plea Bargaining*; Haller, *Plea Bargaining: The Nineteenth Century Context*; Mather, *Comments on the History of Plea Bargaining*; Baldwin & McConville, *Plea Bargaining and Plea Negotiation in England*; Felstiner, *Plea Contracts in West Germany*; Callan, *An Experience in Justice Without Plea Negotiation*; Heinz & Kerstetter, *Pretrial Settlement Conference: Evaluation of a Reform in Plea Bargaining*; McDonald, *From Plea Negotiation to Coercive Justice: Notes on the Respecification of a Concept*; Heumann & Loftin, *Mandatory Sentencing and the Abolition of Plea Bargaining: The Michigan Felony Firearm Statute*; Katz, *Legality and Equality: Plea Bargaining in the Prosecution of White-Collar and Common Crimes*; Feeley, *Pleading Guilty in Lower Courts*; Hagan &

Bernstein, *The Sentence Bargaining of Upperworld and Underworld Crime in Ten Federal District Courts*; Ryan & Alfini, *Trial Judges' Participation in Plea Bargaining: An Empirical Perspective*; Church, *In Defense of "Bargain Justice"*; Brunk, *The Problem of Voluntariness and Coercion in the Negotiated Plea*; Kipnis, *Plea Bargaining: A Critic's Rejoinder*; Hyman, *Philosophical Implications of Plea Bargaining: Some Comments*; Casper, *Reformers v. Abolitionists: Some Notes for Further Research on Plea Bargaining*; Krislov, *Debating on Bargaining: Comments From a Synthesizer*, 13 L. & Socy' Rev. 189 (1979).

POLICE

Clark, *Police and the Community--An Analytic Perspective*. 317 p. \$12.95. \$6.95 (paperback) Franklin Watts/New Viewpoints (1979).

Hewitt & Newman, *Police--Community Relations*. \$6.50. Foundation Press (1979).

Leonard & More, *Police Organization and Management*. (5th ed.) \$16.75. Foundation Press (1979).

Miller & Dawson, *Police Function*. (2nd ed.) \$10.00. Foundation Press (1979).

Poole & Regoli, *Police Professionalism and Cynicism: An Empirical Assessment*. 6 Crim. Just. & Behavior. 201 (1979).

Sheehan & Cordner, *Introduction to Police Administration--A Systems/Behavioral Approach with Case Studies*. 492 p. \$14.95. Addison-Wesley Publishing Company, Inc. (1979).

POLICE - PROSECUTOR RELATIONS

NONE ENTERED

PORNOGRAPHY

Black, *Obscenity and Freedom of Expression in Michigan*, 56 J. Urb. L. 27 (1978).

Child Pornography Legislation, 17 J. Fam. L. 505 (1978-79).

Grunes, *Obscenity Law and the Justices: Reversing Policy on the Supreme Court*, 9 Seton Hall L. Rev. 403 (1978).

Hunt, *Community Standards in Obscenity Adjudication*, 66 Calif. L. Rev. 1277 (1978).

Obscenity Regulation: The Rhode Island Experience, 13 Suffolk U.L. Rev. 524 (1979).

POST-CONVICTION REMEDIES

NONE ENTERED

PRELIMINARY HEARING

NONE ENTERED

PRESS RELATIONS

NONE ENTERED

PRETRIAL DETENTION

NONE ENTERED

PRETRIAL HEARINGS

NONE ENTERED

PRETRIAL RELEASE

NONE ENTERED

PRISONERS' RIGHTS

Abdalian & Lachman, *Federal Courts and Small Claims: Prisoners' \$1983 Actions and \$1983*, 33 Ark. L. Rev. 91 (1979).

Constitutional Law--Use of Published Minimum Standards to Determine When Inadequate Prison Medical Care Constitutes Cruel and Unusual Punishment. (Palmigiano v. Garrahy, 443 F. Supp. 956 (D.R.I. 1977)), 13 Suffolk U.L. Rev. 603 (1979).

The Difficulty in Defining Constitutional Standards for State Prisoners' Claims of Inadequate Medical Treatment, 17 Duq. L. Rev. 687 (1978-79).

Fair, *The Lower Federal Courts as Constitution-Makers: The Case of Prison Conditions*, 7 Am. J. Crim. L. 119 (1979).

The Impact of Bounds v. Smith on City and County Jail Facilities. (Williams v. Leeke, 584 F.2d 1336 (4th Cir. 1978)), 67 Ky. L.J. 1064 (1979).

Sack & Seidler, *Should Children Visit Their Parents in Prison?*, 2 Law & Human Behavior 261.

Simpson, *Conjugal Visiting in United States Prisons*, 10 Colum. Human Rights L. Rev. 643 (1978-79).

PRIVACY

NONE ENTERED

PROBATION

Campbell, *Probation Conditioned on Repayment: What is the Fair Procedure?*, 1979 Det. C.L. Rev. 241.

Clegg, *Probation and Parole: Principles and Practices*. 196 p. \$6.50. (paper) Chas. C. Thomas (1979).

Constitutional Law--Criminal Procedure--Neither Double Jeopardy Nor the Doctrine of res judicata Prevents the State From Twice Subjecting a Probationer to Revocation Proceeding Upon the Same Factual Basis. (Davenport v. State, 574 S.W.2d 73, Tex. Crim. App. (1978)), 10 Tex. Tech. L. Rev. 1205 (1979).

Ragan, *Double Jeopardy--The State May Seek to Revoke Probation a Second Time for the Same Probation Violation When Probation Is Not Revoked at the First Revocation Hearing.* Davenport v. State, 574 S.W.2d 73 (Tex. Crim. App. 1978), 7 Am. J. Crim. L. 277 (1979).

PROSECUTION

Felstiner & Williams, *Mediation as an Alternative to Criminal Prosecution: Ideology and Limitations*, 2 L. & Human Behavior 223.

Miller & Dawson, *Prosecution and Adjudication*. \$8.00. Foundation Press (1979).

PROSECUTOR

Hall, *The Prosecutor's Subpoena Power*, 33 Ark. L. Rev. 122 (1979).

Roles and Functions of the Prosecutor. Six volumes. \$29.00. National College of District Attorneys (1977).

PROSTITUTION

Anti-Prostitution Laws: New Conflicts in the Fight Against the World's Oldest Profession, 43 Alb. L. Rev. 360 (1979).

Richards, *Commercial Sex and the Rights of the Person: A Moral Argument for the Decriminalization of Prostitution*, 127 U. Pa. L. Rev. 1195 (1979).

PSYCHOLOGY

Dietrich & Berger, *The MMPI in Criminology: Abuses of Application*, 1978 J. Psych. L. 453.

PUBLIC CORRUPTION

NONE ENTERED

PUBLIC DEFENDERS

NONE ENTERED

REHABILITATION

Allen, *The Decline of the Rehabilitative Ideal in American Criminal Justice*, 27 Clev. St. L. Rev. 147 (1978).

McMillan, *Rehabilitation Programs for Mentally Impaired Offenders*, 4 Amicus 47 (1979).

SCIENTIFIC EVIDENCE

The Admissibility of Spectrographic Voice Identification in the State Courts, 70 J. Crim. L. & Criminology 349 (1979).

Bass & Gesser, *Scientific Statistical Methodology and The Doctrine of "Reasonable Doubt" in Criminal Law; (With Specific Reference to the Breath Analysis for Blood Alcohol) Empirical Fact or Legal Fiction?*, 5 Dalhousie L.J. 350 (1979).

Changing the Standard for the Admissibility of Novel Scientific Evidence: State v. Williams, [388 A.2d 500, (Me. 1978)], 40 Ohio St. L.J. 757 (1979).

A Foundational Standard for the Admission of Sound Recordings Into Evidence in Criminal Trials, 52 S. Cal. L. Rev. 1273 (1979).

Heller, *Impact of Davis v. Watkins on Ohio Forensic Hospital Practice*, 7 Bull. Am. Acad. Psych. & L. 39.

Lane, *Trial Technique--Preparation and Presentation of Medical Evidence*, 1979 Med. Trial Tech. Q. 451.

Moenssens & Inbau, *Scientific Evidence*. (2nd ed.) \$20.00. Foundation Press (1979).

Radlow & Hurst, *Delayed Blood Alcohol Determinations in Forensic Applications*, 2 Crim. Just. J. 281 (1979).

Recent Developments--Evidence--Spectrographic Voice Analysis, 3 Am. J. Trial Advocacy 145 (1979).

Stewart, *Essentials of Forensic Anthropology--Especially as Developed in the United States*. 317 p. \$24.50. Chas. C. Thomas (1979).

SCREENING

NONE ENTERED

SEARCH AND SEIZURE

Brown, *Criminal Law--Parolees Extended Significant Protection From Warrantless Searches of Residences by Parole Officers*. (*United States v. Bradley*, 571 F.2d 787 [4th Cir. (1978)]), 30 S.C.L. Rev. 813 (1979).

Constitutional Law--Fourth Amendment--Propriety of Warrantless Searches by OSHA Inspectors. (*Marshall v. Barlow's, Inc.*, 436 U.S. 307 (1978)), 1979 Wis. L. Rev. 815.

Constitutional Law--Search and Seizure--Initial Entry to Fight a Fire Requires No Warrant to Remain in a Building for a Reasonable Time to Investigate the Cause of the Fire After It has Been Extinguished. Further Entries to Investigate Must be Made Pursuant to Administrative Warrant Procedures. Evidence of Arson Discovered During Investigation is Admissible at Trial. If Officials Suspect Arson, Further Investigation Must be Made Pursuant to Criminal Warrant Procedures. (*Michigan v. Tyler*, 436 U.S. 499 (1978)), 56 J. Urb. L. 575 (1979).

Constitutional Law--Searches and Seizures--Standing and Fourth Amendment Rights. (*Rakas v. Illinois*, 99 S. Ct. 421 (1978)), 46 Tenn. L. Rev. 827 (1979).

Constitutional Law--Warrantless Searches--Warrantless Non-consensual OSHA Inspections Authorized by Statute Held Unconstitutional as Violative of Fourth Amendment Safeguards. Probable Cause to Search an Establishment Exists if Reasonable Legislative or Administrative Standards Have Been Met as Derived from Neutral Sources. (*Marshall v. Barlow's, Inc.*, 436 U.S. 307 (1978)), 56 J. Urb. L. 652 (1979).

The Constitutionality of the Random Stop of a Motor Vehicle: A Balance Between the Fourth Amendment Rights of the Individual and the Police Powers of the State, 13 Creighton L. Rev. 285 (1979).

Criminal Procedure--Search and Seizure--Random Stop of a Motorist for a License Check in the Absence of Reasonable Suspicion is Violative of the Fourth and Fourteenth Amendments. (*Delaware v. Prouse*, 99 S. Ct. 1391 (1979)), 11 St. Mary's L.J. 570 (1979).

Criminal Procedure--Search Incident to Arrest--When There Exists an Emergency Situation Posing Danger to Police Officers or Others Nearby Immediately Following an Arrest, A Court Will Uphold a Warrantless Search and Seizure Outside of the Immediate Area of the Arrestee. (*People v. Crawl*, 401 Mich. 1, 257 N.W.2d 86 (1977)), 56 J. Urb. L. 674 (1979).

"Damages or Nothing"--The Efficacy of the Bivens-Type Remedy, 64 Cornell L. Rev. 667 (1979).

Delaware v. Prouse: Random Driver's License Checks Placed in Checkmate. (99 S.Ct. 1391 (1979)), 31 Baylor L. Rev. 295 (1979).

The Drug Courier Profile and Airport Stops and Searches--Fear of Flying High: *United States v. Smith and United States v. Mendenhall*, 10 U. Tol. L. Rev. 663 (1979).

The Emasculation of Warrantless Search and Seizure Protections: A Perspective on Nebraska's Fourth Amendment Methodologies, 13 Creighton L. Rev. 301 (1979).

The Fourth Amendment and Administrative Inspections, 16 Hous. L. Rev. 399 (1979).

Hirschel, *Fourth Amendment Rights*. 173 p. \$15.95. Heath Lexington Books (1979).

Hufstедler, *Invisible Searches for Intangible Things: Regulation of Governmental Information Gathering*, 127 U. Pa. L. Rev. 1483 (1979).

In re H. B.: An Unfortunate Expansion of the Power to Stop and Frisk. (75 N.J. 243, 381 A.2d 759 (1977)), 32 Rutgers L. Rev. 118 (1979).

Low v. Armistead: The Availability of an Alternative Remedy as a Bar to Extending Bivens. (582 F.2d 1291 [4th Cir. 1978]), 20 Wm. & Mary L. Rev. 393 (1978).

McKay, Administrative Searches and the Fourth Amendment's Warrant Requirement, 32 Ark. L. Rev. 755 (1979).

Rationalizing Administrative Searches, 77 Mich. L. Rev. 1291 (1979).

Simons, *Strip-Search: The Abuse of Women in Police Stations*, 6 Barrister 8 (1979).

Teeter & Singer, *Search Warrants in Newsrooms: Some Aspects of the Impact of Zurcher v. The Stanford Daily*, 67 Ky. L.J. 847 (1978-79).

Warrantless Residential Searches to Prevent the Destruction of Evidence: A Need for Strict Standards, 70 J. Crim. L. & Criminology 255 (1979).

What's Reasonable About an Inventory Search?, 39 La. L. Rev. 995 (1979).

SENTENCING

Bazon, *Missed Opportunities in Sentencing Reform*, 7 Hofstra L. Rev. 57 (1978).

Buchner, *Scale of Sentence Severity*, 70 J. Crim. L. & Criminology 182 (1979).

The California Judiciary and Mandatory Sentencing: Is the Power to Strike Inherent or Inherited?, 11 Pac. L.J. 95 (1979).

Criminal Law: Punishment. In re Akridge, 90 Wash. 2d 350, 581 P.2d 1050 (1978), 14 Gonz. L. Rev. 703 (1979).

Decisions on Sentencing, 21 Crim. L.Q. 270.

Determinate Sentencing in California and Illinois: Its Effect on Sentence Disparity and Prisoner Rehabilitation, 1979 Wash. U.L.Q. 551.

Discretionarily Enhanced Sentences Based Upon Suspected Perjury at Trial, 7 Fordham Urb. L.J. 441 (1978-79).

Escape from Cruel and Unusual Punishment: A Theory of Constitutional Necessity, 59 B.U.L. Rev. 334 (1979).

Fine And/Or Imprisonment: Pauper's Dilemma or Delight?, 33 Ark. L. Rev. 378 (1979).

Hoffman & Stover, *Reform in the Determination of Prison Terms: Equity, Determinacy, and the Parole Release Function*, 7 Hofstra L. Rev. 89 (1978).

Hogan, *Crime, Punishment and Responsibility*, 24 Vill. L. Rev. 690 (1979).

Holland & Johnson, *Offender Ethnicity and Presentence Decision-Making: A Multivariate Analysis*, 6 Crim. Just. & Behavior 227 (1979).

Kimball & Farmer, *How Defense Counsel Should Use Federal Pre-sentence Study Commitments*, 15 Crim. L. Bull. 397 (1979).

Leon, *Post-Sentencing Problems: Some Consequences of a Finding of Guilt in Criminal Cases*, 21 Crim. L.Q. 318.

McCarthy, *Easy Time--Female Inmates on Temporary Release*. 236 p. \$21.50. Heath Lexington Books (1979).

Miller & Dawson, *Sentencing and Correctional Process*. (2nd ed.) \$14.50. Foundation Press (1979).

Orland, *From Vengeance to Vengeance: Sentencing Reform and the Demise of Rehabilitation*, 7 Hofstra L. Rev. 29 (1978).

Orland & Tyler, *Justice in Sentencing*. \$5.00. Foundation Press (1979).

Palmer, *The Role of Appellate Courts in Mandatory Sentencing Schemes*. 26 U.C.L.A. L. Rev. 753 (1979).

Perlman & Potuto, *The Uniform Law Commissioners' Model Sentencing and Corrections Act: An Overview*, 58 Neb. L. Rev. 925 (1979).

Radzinowicz & Hood, *Judicial Discretion and Sentencing Standards: Victorian Attempts to Solve a Perennial Problem*, 127 U. Pa. L. Rev. 1288 (1979).

Rodgers & Gitchoff, *The Privately Commissioned Presentence Report: A Multidisciplinary Approach*, 2 Crim. Just. J. 271 (1979).

Rummel v. Estelle: *Cruel and Unusual Punishment--Punishment Grossly Disproportionate to the Gravity of the Crime*. 568 F.2d 1193 (5th Cir. 1978), 19 S. Tex. L.J. 709 (1978).

Symposium on Sentencing, Part II.

Martinson, *New Findings, New Views: A Note of Caution Regarding Sentencing Reform*; Flaxman, *The Hidden Dangers of Sentencing Guidelines*; Skrivseth, *Abolishing Parole: Assuring Fairness and Certainty in Sentencing*; Tonry, *The Sentencing Commission in Sentencing Reform*; Forst & Rhodes, *Sentencing and Social Science: Research for the Formulation of Federal Sentencing Guidelines*; Pugsley, *Retributivism: A Just Basis for Criminal Sentences*; Lasker, *Presumption Against Incarceration*; Harris & Dunbaugh, *Premise for a Sensible Sentencing Debate: Giving Up Imprisonment*; von Hirsch, *Standards Without Goals--Review of Toward a Just and Effective Sentencing System*, 7 Hofstra L. Rev. 243 (1979).

Tyler, *Sentencing Guidelines: Control of Discretion in Federal Sentencing*, 7 Hofstra L. Rev. 11 (1978).

van den Haag, *Punitive Sentences*, 7 Hofstra L. Rev. 123 (1978).

Van Dine & Conrad, *Restraining the Wicked--The Incapacitation of the Dangerous Criminal*. 151 p. \$14.50. Heath Lexington Books (1979).

Zellick, *The Role of Prosecuting Counsel in Sentencing*, 1979 Crim. L. Rev. 493.

SEXUAL ASSAULT

The Common Law Does Not Support a Marital Exception for Forcible Rape, 5 Women's Rights L. Rep. 181 (1979).

Connors, *The California Statutory Rape Law: A Violation of the Minor's Right to Privacy?*, 12 U.C.D. L. Rev. 332 (1979).

Constitutional Law: Oklahoma's Statutory Rape Legislation and the Equal Protection Clause, 32 Okla. L. Rev. 159 (1979).

DiGennaro, *Statutory Rape Law in California: Unequal Protection of the Minor Male*, 2 Crim. Just. J. 239 (1979).

Louisiana Protection for Rape Victims: Too Much of a Good Thing?, 40 La. L. Rev. 268 (1979).

Macdonald, *Rape: Offenders and Their Victims*. 352 p. \$17.50. Chas. C. Thomas (1979).

Schiff, *Rape--By a Paraplegic??*, 1979 Med. Trial Tech. Q. 92.

Shaw, *The Sexual Offenses Chapter of the Pennsylvania Crimes Code: Inadequate Effectuation of Its Stated Purposes*, 40 U. Pitt. L. Rev. 227 (1979).

SPEEDY TRIAL

An Analysis of the Judicial Interpretation of the 1974 Ohio Speedy Trial Act: The First Five Years, 40 Ohio St. L.J. 363 (1979).

The Interrelationship Between Habeas Corpus Ad Prosequendum, the Interstate Agreement on Detainers, and the Speedy Trial Act of 1974: United States v. Mauro, 40 U. Pitt. L. Rev. 285 (1979).

Martoché, *The Federal Speedy Trial Act: An Introduction and Guide*, 4 Nat'l J. Crim. Def. 295 (1978).

Misner, *Delay, Documentation and the Speedy Trial Act*, 70 J. Crim. L. & Criminology 214 (1979).

Speedy Trials: An Overview of the Constitutional Right and Federal and Texas Statutes, 10 Tex. Tech. L. Rev. 1043 (1979).

STANDARDS

NONE ENTERED

TECHNOLOGICAL ADVANCEMENTS

Kolb, *H.I.T.--A Manual for the Classification, Filing, and Retrieval of Palmprints*. 106 p. \$13.75. (spiral paper) Chas. C. Thomas (1979).

Rogers, *The Admissibility of Spectrographic Voice Analysis as Identification Evidence in the Federal Courts*, 2 Crim. Just. J. 363 (1979).

Sherman & Kinnard, *The Development, Discovery, and Use of Computer Support Systems in Achieving Efficiency in Litigation*, 79 Colum. L. Rev. 267 (1979).

Warfel, *Identification Technologies: Computer, Optical, and Chemical Aids to Personal I.D.* 224 p. \$18.50. Chas. C. Thomas (1979).

TERRORISM

Delaney, *Terroristic Fads and Fashions: The Year of the Assassin*, 27 Chitty's L.J. 92 (1979).

Delaney, *World Terrorism Today*, 9 Cal. W. Int'l L.J. 450 (1979).

Symposium: Terrorism and Social Control.

Webster, *Terrorism in the United States*; Fields, *Terrorism and the Rule of Law: Society at the Crossroads*; Mickolus, *Multilateral Legal Efforts to Combat Terrorism: Diagnosis and Prognosis*; Kupperman & Friedlander, *Terrorism and Social Control: Challenge and Response*; Rubin, *Terrorism and Social Control: An International Law Perspective*; Jones & Miller, *The Media and Terrorist Activity: Resolving the First Amendment Dilemma*; Singh, *Values and Social Issues in Political Terrorism*; Nanda, *Progress Report on the United Nations' Attempt to Draft an "International" Convention Against the Taking of "Hostages"*; Friedlander, *The Terror Syndrome: Cause and Effect*; Omnibus Antiterrorism Act of 1979, 6 Ohio N.U.L. Rev. 1 (1979).

TRAINING

NONE ENTERED

TRIAL

Levin & Cramer, *Trial Advocacy*. \$9.50. Foundation Press (1979).
Trial Techniques: A Compendium of Course Materials. (2nd ed.) 433 p. \$8.00. National College of District Attorneys (1978).

VICTIMS

Blackmore, *Paying the Price of Crime--To What Extent Should the State Be Obligated to Compensate Victims of Violence?* 5 *Corrections Magazine* 36 (1979).
Compensating Victims of Crime: Evolving Concept or Dying Theory?, 82 W. Va. L. Rev. 89 (1979).
Criminals-Turned-Authors: Victims' Rights v. Freedom of Speech, 54 Ind. L.J. 443 (1979).
Dodge, *Criminal Victimization in the United States--A Description of Trends From 1973 to 1977*. 45 p. Free from NCJRS. U.S. Department of Commerce Bureau of the Census (1979).

WHITE COLLAR CRIME

Criminal Intent and Interseller Price Verification Under the Sherman Act: United States v. United States Gypsum Co. (438 U.S. 422 (1978), *aff'd* on other grounds 550 F.2d 115, (3d Cir. 1977), *rev'd* 383 F. Supp. 462 (W.D. Pa. 1974)), 44 Alb. L. Rev. 257 (1979).

Criminal Prosecutions for Income Tax Evasion, 70 J. Crim. L. & Criminology 355 (1979).

Developments in the Law--Corporate Crime: Regulating Corporate Behavior Through Criminal Sanctions. 92 Harv. L. Rev. 1227 (1979).

Taber, *On Computer Crime (Senate Bill S. 240)*, 1 Computer L.J. 517 (1979).

WITNESSES

Gage, *Protecting Juvenile Witnesses*, 17 J. Fam. L. 439 (1978-79).

Hall, *The Prosecutor's Subpoena Power*, 33 Ark. L. Rev. 122 (1979).

Lobsenz, *Prosecutorial Management of the Uncooperative Victim-Witness*, 15 Crim. L. Bull. 301 (1979).

Starkman, *The Use of Eyewitness Identification Evidence in Criminal Trials*, 21 Crim. L.Q. 361.

DISTRIBUTORS FOR PUBLISHED MATERIALS

ABA Criminal Justice Section 1800 M Street, N.W. 2nd Floor South Washington, D.C. 20036	Iowa Correctional Evaluation Program Division of Adult Corrections Attention: James Boudouris Hoover Office Building Des Moines, IA 50319
Addison-Wesley Publishing Company, Inc. Jacob Way Reading, MA 01867	National College of District Attorneys College of Law University of Houston 4800 Calhoun Boulevard Houston, TX 77004
Basic Books 10 East 53rd Street New York, NY 10022	Oregon Law Enforcement Council 2001 Front Street, N.E. Salem, OR 97303
Criminal Justice Publications, Inc. 801 Second Avenue New York, NY 10017	Sage Publications, Inc. 275 S. Beverly Drive Beverly Hills, CA 90212
The Foundation Press, Inc. 170 Old Country Road Mineola, NY 11501	SNI/NCJRS National Criminal Justice Reference Service Box 6000 Rockville, MD 20850
Franklin Watts/New Viewpoints 730 Fifth Avenue New York, NY 10019	Charles C. Thomas 301-327 East Lawrence Avenue Springfield, IL 62703
Superintendent of Documents Government Printing Office Washington, DC 20402	University Microfilms 300 North Zeeb Road Ann Arbor, MI 48106
Greenwood Press 51 Riverside Avenue Westport, CT 06880	University of Chicago Press 5801 S. Ellis Avenue Chicago, IL 60637
Heath Lexington Books 125 Spring Street Lexington, MA 02173	John Wiley and Sons, Inc. Order Processing Eastern Distribution Center 1 Wiley Drive Somerset, NJ 08878

ABBREVIATIONS FOR CITED PERIODICALS

A.B.A.J.	American Bar Association Journal
A.B.F. Res. J.	American Bar Foundation Research Journal
A.F.L. Rev.	Air Force Law Review
Akron L. Rev.	Akron Law Review
Ala. L. Rev.	Alabama Law Review
Alb. L. Rev.	Albany Law Review
Am. Crim. L. Rev.	American Criminal Law Review
Am. Indian L. Rev.	American Indian Law Review
Amicus	Amicus
Am. J. Crim. L.	American Journal of Criminal Law
Am. J. Trial Advocacy	American Journal of Trial Advocacy
Am. U.L. Rev.	American University Law Review
Ann. Survey Am. L.	Annual Survey of American Law
Ariz. L. Rev.	Arizona Law Review
Ariz. St. L.J.	Arizona State Law Journal
Ariz. St. L. Rev.	Arizona State Law Review
Ark. L. Rev.	Arkansas Law Review
Barrister	Barrister
Baylor L. Rev.	Baylor Law Review
Brooklyn L. Rev.	Brooklyn Law Review
Buffalo L. Rev.	Buffalo Law Review
B.U.L. Rev.	Boston University Law Review
Bull. Am. Acad. Psych. & L.	Bulletin of the American Academy of Psychiatry & Law
B.Y.U.L. Rev.	Brigham Young University Law Review
Cal. St. B.J.	California State Bar Journal
Cal. W. Int'l L.J.	California Western International Law Journal
Cal. W.L. Rev.	California Western Law Review
Calif. L. Rev.	California Law Review
Cap. U.L. Rev.	Capitol University Law Review
Case W. Res. L. Rev.	Case Western Reserve Law Review
Cath. U.L. Rev.	Catholic University Law Review
Chi.-Kent L. Rev.	Chicago-Kent Law Review
Chitty's L.J.	Chitty's Law Journal
Clev. St. L. Rev.	Cleveland State Law Review
Colum. Human Rights L. Rev.	Columbia Human Rights Law Review
Colum. J.L. Soc. Prob.	Columbia Journal of Law and Social Problems
Colum. L. Rev.	Columbia Law Review
Computer L.J.	Computer Law Journal
Cornell Int'l L.J.	Cornell International Law Journal
Cornell L. Rev.	Cornell Law Review
Corrections Magazine	Corrections Magazine
Creighton L. Rev.	Creighton Law Review
Criminology	Criminology
Crim. Just. J.	Criminal Justice Journal
Crim. Just. & Behavior.	Criminal Justice and Behavior
Crim. L. Bull.	Criminal Law Bulletin
Crim. L.Q.	Criminal Law Quarterly
Crim. L. Rev.	Criminal Law Review
Cum. L. Rev.	Cumberland Law Review
Dalhousie L.J.	Dalhousie Law Journal
Den. L.J.	Denver Law Journal

DePaul L. Rev.
 Det. C.L. Rev.
 Drake L. Rev.
 Dick. L. Rev.
 Duke L.J.
 Duq. L. Rev.
 Emory L.J.
 F.
 Fam. L.Q.
 Fam. L. Rev.
 Fla. St. U.L. Rev.
 Fordham Urb. L.J.
 Fordham L. Rev.
 Ga. L.J.
 Ga. L. Rev.
 Geo. L.J.
 Geo. Wash. L. Rev.
 Gonz. L. Rev.
 Harv. Civ. Rights
 & Civ. Lib. L. Rev.
 Harv. L. Rev.
 Hastings Const. L.Q.
 Hastings L.J.
 Hofstra L. Rev.
 Hous. L. Rev.
 How. L.J.
 Idaho L. Rev.
 Ind. L.J.
 Ind. L. Rev.
 Iowa L. Rev.
 J. Contemp. L.
 J. Crim. L. & Criminology
 J. Fam. L.
 J. Legis.
 J. Mar. J. Prac. & Proc.

 J. Psych. L.
 J. Urb. L.
 Judicature
 Jurimetrics J.
 Ky. L.J.
 La. L. Rev.
 Land & Water L. Rev.
 Law & Contemp. Prob.
 Law & Human Behavior
 Law & Soc'y Rev.
 Leg. Med. Q.
 Lincoln L. Rev.
 Litigation
 Loy. Chi. L.J.
 Loy.-L.A.L. Rev.
 Loy. L. Rev.
 Loy. U.L.J.
 Marq. L. Rev.

DePaul Law Review
 Detroit College of Law Review
 Drake Law Review
 Dickinson Law Review
 Duke Law Journal
 Duquesne Law Review
 Emory Law Journal
 Forum
 Family Law Quarterly
 Family Law Review
 Florida State University Law Review
 Fordham Urban Law Journal
 Fordham Law Review
 Georgia Law Journal
 Georgia Law Review
 Georgetown Law Journal
 George Washington Law Review
 Gonzaga Law Review
 Harvard Civil Rights-Civil Liberties
 Law Review
 Harvard Law Review
 Hastings Constitutional Law Quarterly
 Hastings Law Journal
 Hofstra Law Review
 Houston Law Review
 Howard Law Journal
 Idaho Law Review
 Indiana Law Journal
 Indiana Law Review
 Iowa Law Review
 Journal of Contemporary Law
 Journal of Criminal Law and Criminology
 Journal of Family Law
 Journal of Legislation
 John Marshall Journal of Practice
 and Procedure
 Journal of Psychiatry and Law
 University of Detroit Journal of Urban Law
 Judicature
 Jurimetrics Journal
 Kentucky Law Journal
 Louisiana Law Review
 Land and Water Law Review
 Law and Contemporary Problems
 Law and Human Behavior
 Law and Society Review
 Legal Medical Quarterly
 Lincoln Law Review
 Litigation
 Loyola University of Chicago Law Journal
 Loyola of Los Angeles Law Review
 Loyola Law Review
 Loyola University Law Journal
 Marquette Law Review

Md. L. Rev.
 Med. Trial Tech. Q.
 Mem. St. U.L. Rev.
 Mercer L. Rev.
 Mich. L. Rev.
 Mil. L. Rev.
 Minn. L. Rev.
 Miss. L.J.
 Mod. L. Rev.
 Mo. L. Rev.
 Mont. L. Rev.
 Nat. Resources J.
 Nat'l J. Crim. Def.
 N.C. Cent. L.J.
 N.C.L. Rev.
 N.D.L. Rev.
 Neb. L. Rev.
 New Eng. L. Rev.
 N. Ky. L. Rev.
 N.M.L. Rev.
 Notre Dame Law,
 N.Y.L. Sch. L. Rev.
 N.Y.U.J. Int'l L. & Pol.

N.Y.U.L. Rev.
 Ohio N.U.L. Rev.
 Ohio St. L.J.
 Okla. City U.L. Rev.
 Okla. L. Rev.
 Ore. L. Rev.
 Pac. L.J.
 Pepperdine L. Rev.
 Prac. Law.
 Rutgers-Camden L.J.
 Rutgers J. Computers, Tech. & L.

Rutgers L. Rev.
 San Diego L. Rev.
 Santa Clara L. Rev.
 S. Cal. L. Rev.
 S.C.L. Rev.
 S.D.L. Rev.
 Seton Hall L. Rev.
 S. Ill. U.L.J.
 S. Tex. L.J.
 Stan. L. Rev.
 St. Ct. J.
 Stetson L. Rev.
 St. John's L. Rev.
 St. Louis U.L.J.
 St. Louis U.L. Rev.
 St. Mary's L.J.
 Suffolk U.L. Rev.
 S.U.L. Rev.

Maryland Law Review
 Medical Trial Technique Quarterly
 Memphis State University Law Review
 Mercer Law Review
 Michigan Law Review
 Military Law Review
 Minnesota Law Review
 Mississippi Law Journal
 Modern Law Review
 Missouri Law Review
 Montana Law Review
 Natural Resources Journal
 National Journal of Criminal Defense
 North Carolina Central Law Journal
 North Carolina Law Review
 North Dakota Law Review
 Nebraska Law Review
 New England Law Review
 Northern Kentucky Law Review
 New Mexico Law Review
 Notre Dame Lawyer
 New York Law School Law Review
 New York University Journal
 of International Law and Politics
 New York University Law Review
 Ohio Northern University Law Review
 Ohio State Law Journal
 Oklahoma City University Law Review
 Oklahoma Law Review
 Oregon Law Review
 Pacific Law Journal
 Pepperdine Law Review
 Practical Lawyer
 Rutgers-Camden Law Journal
 Rutgers Journal of Computers,
 Technology and Law
 Rutgers Law Review
 San Diego Law Review
 Santa Clara Law Review
 Southern California Law Review
 South Carolina Law Review
 South Dakota Law Review
 Seton Hall Law Review
 Southern Illinois University Law Journal
 South Texas Law Journal
 Stanford Law Review
 State Court Journal
 Stetson Law Review
 St. John's Law Review
 St. Louis University Law Journal
 St. Louis University Law Review
 St. Mary's Law Journal
 Suffolk University Law Review
 Southern University Law Review

Sw. L.J.
 Sw. U.L. Rev.
 Syracuse L. Rev.
 Temp. L.Q.
 Temp. L. Rev.
 Tenn. L. Rev.
 Texas L. Rev.
 Tex. S.L. Rev.
 Tex. Tech. L. Rev.
 Trial Diplomacy J.
 Tulsa L. Rev.
 Tulsa L.J.
 Tul. L. Rev.
 U. Balt. L. Rev.
 U.B.C.L. Rev.
 U.C.D.L. Rev.

 U. Chi. L. Rev.
 U. Cin. L. Rev.
 U.C.L.A.-Alas. L. Rev.
 U.C.L.A. L. Rev.

 U. Colo. L. Rev.
 U. Dayton L. Rev.
 U. Fla. L. Rev.
 U. Ill. L.F.
 U. Kan. L. Rev.
 U. Miami L. Rev.
 U.M.K.C. L. Rev.

 U. Mich. J.L. Ref.

 U. Pa. L. Rev.
 U. Pitt. L. Rev.
 U. Puget Sound L. Rev.
 U. Rich. L. Rev.
 U. San. Fern. V.L. Rev.

 U.S.F.L. Rev.
 Utah L. Rev.
 U. Tol. L. Rev.
 U.W.L.A.L. Rev.

 Va. L. Rev.
 Val. U.L. Rev.
 Vand. J. Transnat'l L.
 Vand. L. Rev.
 Vill. L. Rev.
 Wake Forest L. Rev.
 Wash. & Lee L. Rev.
 Washburn L.J.
 Wash. L. Rev.
 Wash. U.L.Q.
 Wayne L. Rev.

Southwestern Law Journal
 Southwestern University Law Review
 Syracuse Law Review
 Temple Law Quarterly
 Temple Law Review
 Tennessee Law Review
 Texas Law Review
 Texas Southern Law Review
 Texas Tech. Law Review
 Trial Diplomacy Journal
 Tulsa Law Review
 Tulsa Law Journal
 Tulane Law Review
 University of Baltimore Law Review
 University of British Columbia Law Review
 University of California at Davis
 Law Review
 University of Chicago Law Review
 University of Cincinnati Law Review
 U.C.L.A.-Alaska Law Review
 University of California at Los Angeles
 Law Review
 University of Colorado Law Review
 University of Dayton Law Review
 University of Florida Law Review
 University of Illinois Law Forum
 University of Kansas Law Review
 University of Miami Law Review
 University of Missouri at Kansas City
 Law Review
 University of Michigan Journal of
 Law Reform
 University of Pennsylvania Law Review
 University of Pittsburgh Law Review
 University of Puget Sound Law Review
 University of Richmond Law Review
 University of San Fernando Valley
 Law Review
 University of San Francisco Law Review
 Utah Law Review
 University of Toledo Law Review
 University of West Los Angeles
 Law Review
 Virginia Law Review
 Valparaiso University Law Review
 Vanderbilt Journal of Transnational Law
 Vanderbilt Law Review
 Villanova Law Review
 Wake Forest Law Review
 Washington and Lee Law Review
 Washburn Law Journal
 Washington Law Review
 Washington University Law Quarterly
 Wayne Law Review

Whittier L. Rev.
 Willamette L.J.
 Willamette L. Rev.
 Wis. L. Rev.
 Wm. & Mary L. Rev.
 W. New Eng. L. Rev.
 Women's L.F.
 Women's Rights L. Rep.
 W. St. U.L. Rev.
 W. Va. L. Rev.
 Yale L.J.

Whittier Law Review
 Willamette Law Journal
 Willamette Law Review
 Wisconsin Law Review
 William and Mary Law Review
 Western New England Law Review
 Women's Law Forum
 Women's Rights Law Reporter
 Western State University Law Review
 West Virginia Law Review
 Yale Law Journal

AUDIO-VISUAL SECTION

APPEALS

NUTS & BOLTS

Tom Reese

1978, (2) Video Cassettes, 60 minutes each
Purchase: See ordering NCDA Tapes
Distributor: NCDA

ARSON

INSTANT ARSON

1979, (1) Video Cassette, 12 minutes
Purchase: \$95.00
Distributor: MTI Teleprograms Inc.

CAPITAL PUNISHMENT

CAPITAL PUNISHMENT

Hon. Bryant Huff

1978, (1) Video Cassette, 60 minutes
Rental/Purchase: See ordering NCDA Tapes
Distributor: NCDA

CAREER CRIMINAL

CAREER CRIMINAL BUREAU

Harry Connick

1979, (1) Video Cassette, 60 minutes
Rental/Purchase: See ordering NCDA Tapes
Distributor: NCDA

CASE PREPARATION

CASE PREPARATION

Hon. S. M. Fallis, Jr.

1979, (2) Video Cassettes, 65 minutes
Rental/Purchase: See ordering NCDA Tapes
Distributor: NCDA

CHARGING

CHARGING

Richard J. Neely

1978, (1) Video Cassette, 60 minutes
Rental/Purchase: See ordering NCDA Tapes
Distributor: NCDA

CHARGING AND SCREENING

Albert W. Meloling

1978, (1) Video Cassette, 60 minutes
Rental/Purchase: See ordering NCDA Tapes
Distributor: NCDA

CHARGING - THE MYTH AND THE REALITY

Robert F. Horan, Jr.

1979, (2) Video Cassettes, 60 minutes each
Rental/Purchase: See ordering NCDA Tapes
Distributor: NCDA

CHILD ABUSE

A CHAIN TO BE BROKEN

Arte Johnson

1979, (1) Film, 27 minutes
Rental: 3 days - \$40.00
7 days - \$75.00

Purchase: \$375.00
Distributor: FMS-Productions, Inc.

BREAKING THE ABUSE CYCLE WITH PARENT AIDES

1977, (1) Video Cassette, 29 minutes

Rental: \$25.00

Purchase: \$125.00

Distributor: Creative Ministry Associates

CHILD ABUSE

David W. Bahlmann

1978, (2) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

CIVIL-LEGAL LIABILITY

CIVIL LIABILITIES

George A. Van Hoomisen

1978, (2) Video Cassettes, 60 minutes each
Rental/Purchase: See ordering NCDA Tapes
Distributor: NCDA

CIVIL LIABILITY

Cheney Joseph

1978, (1) Video Cassette, 60 minutes
Rental/Purchase: See ordering NCDA Tapes
Distributor: NCDA

PREVENTING LEGAL MALPRACTICE

William G. Gates, Thomas W. Wilson, Ronald E. Mallen, and
Thomas P. Brown, III.

1978, Video Tape

Rental: \$75.00/each part, \$250.00 complete program

Purchase: \$150.00/each part, \$500 complete set, + \$1.00 for
Study Guides

Distributor: American Bar Center

REPRESENTING A CLIENT BEFORE THE GRAND JURY

1978, (20) Video Tapes, 2 days

Rental: 10 or more persons for 1 day - \$20.00/viewer
10 or more persons for 2 days - \$30.00/viewer
includes coursebook, 150 pp.

Less than 10 persons for 1 day - \$150.00

Less than 10 persons for 2 days - \$200.00

no coursebooks included

Purchase: All 20 tapes - \$2,000

Distributor: American Bar Center

CLOSING ARGUMENTS

CLOSING ARGUMENTS

Erwin G. Ernst

1978, (1) Video Cassette, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

FINAL ARGUMENTS

Albert W. Meloling

1979, (1) Video Cassette, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

CONSTITUTIONAL LAW

CONSTITUTIONAL LAW UPDATE

B. James George, Jr.

1979, (2) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

1. DOCTRINE OF SEVERANCE
2. DOCTRINE OF JEOPARDY & EYEWITNESS I.D.

James B. Haddad

1978, (2) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

1978-79 SUPREME COURT TERM: IMPACT ON CRIMINAL JUSTICE

Charles E. Moylan, Jr., Associate Judge, Maryland Court of
Special Appeals

1979, (1) Audio Cassette, 90 minutes
Purchase: \$8.50 each (Texas residents add 4% sales tax).
Distributor: NCDA

STATEMENTS AND CONFESSIONS

James B. Zagel

1978, (2) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

CRIME

SO LONG PAL

1979, (1) Film, 22 minutes
Purchase: Regular Purchase Price - \$295.00 Special
'til 6/1/80 - \$150.00
Distributor: FMS-Productions, Inc.

UNDER THE INFLUENCE

1979, (1) Film, 26 minutes
Purchase: Regular purchase price - \$315.00
Special 'til 6/1/80 - \$150.00
Distributor: FMS-Productions, Inc.

CRIMINAL JUSTICE

WITH INTENT TO HARM

1979, (1) Video Cassette, 28 minutes
Purchase: \$195.00
Distributor: MTI Teleprograms, Inc.

CRIMINAL JUSTICE ADMINISTRATION

INTERGOVERNMENTAL RELATIONS

R. Dale Tooley

1979, (1) Video Cassette, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

CROSS EXAMINATION

CROSS EXAMINATION

Joan B. Carey

1978, (1) Video Cassette, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

DEFENSES

CONTEMPORARY CRIMINAL DEFENSE TECHNIQUES

F. Bailey; J. Ball; R. Gerstein; J. Lovett; C. Wecht and
S. Bernstein

1979, (1) Audio Cassette
Purchase: \$35.00 (members), \$45.00 (non-members)
Distributor: ATLA

MEETING DEFENSES

William J. Kunkle

1979, (2) Video Cassettes, 80 minutes total
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

DEMONSTRATIVE EVIDENCE

FINGERPRINTING

Clarence Phillips

1978, (2) Video Cassettes, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

FINGERPRINTS

Robert Hazen

1978, (2) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

DIRECT EXAMINATION

DIRECT EXAMINATION

Hon. John O. Sonsteng

1978, (2) Video Cassettes, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

ETHICS

DILEMMAS IN LEGAL ETHICS

1978, (6) Video Tapes
Rental/Purchase: Contact Distributor
Distributor: American Bar Center

EVIDENCE

EVIDENCE

Frederic Ira Lederer

1979, (2) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

EVIDENCE

Hon. James K. Robinson

1978, (2) Video Cassettes, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

FEDERAL RULES OF EVIDENCE - I Session No. 4

Margaret A. Berger, Sheldon H. Elsen, and the Hon. Jack B. Weinstein

1978, (2) Audio Cassettes, 2 hours
Purchase: \$20.94
Distributor: American Law Institute-ABA, Committee on Continuing Professional Education

FEDERAL RULES OF EVIDENCE - II Session No. 6

Marvin V. Ausubel, Geoffery M. Kalmus and George J. Wade

1978, (2) Video Cassettes, 2 hours
Purchase: \$20.94
Distributor: American Law Institute-ABA, Committee on Continuing Professional Education

HEARSAY

Irving Younger

1978, (2) Video Tapes, 1 hour each
Rental/Purchase: Contact Distributor
Distributor: American Bar Center

HISTORY OF EVIDENCE

Charles Moylan

1978, (3) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

OBJECTIONS TO EVIDENCE

E. J. Salcines

1979, (2) Video Cassettes, 90 minutes total
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

THE POLYGRAPH

1978, (2) Video Tapes
Rental/Purchase: Contact Distributor
Distributor: American Bar Center

PRACTICAL TRIAL EVIDENCE

Joseph M. McLaughlin, Dean of Fordham U. Law School

1978, (8) Video Tapes, 50 minutes each
Rental/Purchase: Contact Distributor
Distributor: Practising Law Institute

EXPERT WITNESSES

EXPERT OPINION

John Reed

1978, (2) Video Cassettes, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

FORENSIC PATHOLOGY

Charles R. Petty, M.D.

1978, (2) Video Cassettes, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

HOMICIDE

CHARGING IN HOMICIDE CASES

Carol Vance

1978, (2) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

CORPUS DELICTI--HOMICIDE

1979, (1) Video Cassette, 17 minutes
Purchase: \$175.00
Distributor: MTI Teleprograms, Inc.

INCOMPETENCY

HEARING ON COMPTENCY TO STAND TRIAL

1979, (1) Video Cassette, 18 minutes
Purchase: \$175.00
Distributor: MTI Teleprograms, Inc.

INSANITY

INSANITY DEFENSE

John M. Roll

1979, (2) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

INVESTIGATION

INVESTIGATION

Albert W. Meloling

1978 (1) Video Cassette, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

LINE-UP IDENTIFICATION TESTIMONY--ARMED ROBBERY

1979, (1) Video Cassette, 20 minutes
Purchase: \$175.00
Distributor: MTI Teleprograms, Inc.

JUDICIARY

JUDICIAL/PROSECUTOR RELATIONS

George A. Van Hoomisen

1978, (1) Video Cassette, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

JUDICIARY

Hon. Tim C. Murphy

1978, (1) Video Cassette, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

JURY

INSTRUCTIONS

Judge Frederick Wolesslagel

1978, (1) Video Cassette, 60 Minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

JURY SELECTION

William J. Schafer, III

1978, (1) Video Cassette, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

JUVENILE BEHAVIOR

ON THE RUN

1979, (1) Video Cassette, 27 minutes
Purchase: \$195.00
Distributor: MTI Teleprograms, Inc.

JUVENILE JUSTICE

ASSESSMENT OF JUVENILE DETENTION FACILITIES

Third National Conference on Juvenile Justice

1978, (1) Audio Cassette,
Purchase: \$7.50
Distributor: National District Attorney's Association

DEAD END

Judge Joe Sorrentino

1978, (1) 16 mm or 3/4" Video Cassette, 12 minutes
Rental: One week - \$40.00
Purchase: \$250.00 net 30 days, FOB Chicago
Distributor: MTI

JUVENILE JUSTICE

Anne E. Thompson

1978, (2) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

NOBODY CODDLED BOBBY

1978, (1) 16 mm or 3/4" Video Cassette, 14 minutes
Rental: One week - \$40.00
Purchase: \$250.00 net 30 days, FOB Chicago
Distributor: MTI Teleprograms, Inc.

RESEARCH & JUVENILE JUSTICE

Third National Conference on Juvenile Justice

1978, (1) Audio Cassette
Purchase: \$7.50
Distributor: National District Attorney's Association

SQUIRES OF SAN QUENTIN

1978, (1) 16 mm or 3/4" Video Cassette, 30 minutes
Rental: One week - \$50.00
Purchase: \$395.00 net 30 days, FOB Chicago
Distributor: MTI Teleprograms, Inc.

OFFICE MANAGEMENT

ASSESSING MANAGEMENT PROBLEMS

David Blutworth

1978, (3) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

GENERAL MANAGEMENT TECHNIQUES

J. David Bourland

1978, (3) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

MANAGEMENT EVALUATION OF YOUR OFFICE

David Patterson

1978, (3) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

MANAGEMENT IN THE PROSECUTOR'S OFFICE

1978, (12) Audio Cassettes
Purchase: (Set of 12) \$90.00
Distributor: NCDA

MANAGEMENT TECHNIQUES

Robert Robillard

1978, (2) Video Cassettes, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

PERSONNEL MANAGEMENT

Stephen Montanarelli

1978, (3) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

PLANNING AND BUDGETING

James N. Garber

1978, (3) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

OPENING STATEMENT

OPENING STATEMENTS

John Keenan

1978, (2) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

ORGANIZED CRIME

CIVIL LIABILITY

Cheney Joseph

1978, (1) Video Cassette, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

CORRUPTION IN THE CRIMINAL JUSTICE SYSTEM

John Keenan

1978, (2) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

ELECTRONIC SURVEILLANCE

Ron Goldstock and Mike Marcus

1978, (1) Video Cassette, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

ELECTRONIC SURVEILLANCE EQUIPMENT

Bill McCuin

1978, (1) Video Cassette, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

FINANCIAL & BUSINESS INVESTIGATIONS

Jim Lorenz

1978, (2) Video Cassettes, 30 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

FINANCIAL INVESTIGATION

Jim Lorenz

1978, (2) Video Cassettes, 30 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

PRIVACY I

Richard Huffman

1978, (2) Video Cassettes, 30 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

PRIVACY II

Richard Huffman

1978, (2) Video Cassettes, 30 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

PROSECUTION OF A PUBLIC OFFICIAL

Barnet Skolnik

1978, (2) Video Cassettes, 30 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

THE ROLE OF THE INVESTIGATOR

Robert Cantwell

1978, (1) Video Cassette, 30 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

TECHNIQUES OF A DEFENSE ATTORNEY

Edward George

1978, (2) Video Cassettes, 30 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

TECHNIQUES OF A DEFENSE LAWYER

Edward George

1978, (2) Video Cassettes, 30 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

USE OF GRAND JURY: LITIGATION

Robert Ozer

1978, (2) Video Cassettes, 90 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

USE OF GRAND JURY: STRATEGY

Bob Stewart

1978, (2) Video Cassettes, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

PLEA NEGOTIATIONS/BARGAINING

PLEA NEGOTIATION

Bert Graham and Robert C. Bennett

1978, (2) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

PLEA NEGOTIATION

R. Dale Tooley

1978, (1) Video Cassette, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

PLEA NEGOTIATIONS - PROSECUTOR'S PERSPECTIVE

John J. Crane

1979, (2) Video Cassettes, 75 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

POLICE

THE NEW POLICE--FAMILY CRISIS INTERVENTION

1979, (1) Video Cassette, 14 minutes
Purchase: \$160.00
Distributor: MTI Teleprograms, Inc.

STOP! POLICE!

1978, 16 mm or 3/4" Video Cassette, 10 minutes
Rental: One week - \$40.00
Purchase: \$250.00 net 30 days, FOB Chicago
Distributor: MTI Teleprograms, Inc.

POLICE - PROSECUTOR RELATIONS

POLICE/PROSECUTOR RELATIONS

Robert Colville

1978, (1) Video Cassette, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

POLICE/PROSECUTOR RELATIONS

David B. Pearson

1979, (2) Video Cassettes, 80 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

POLICE/PROSECUTOR RELATIONS

Carol S. Vance and Jack Heard

1978, (1) Video Cassette, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

PRELIMINARY HEARING

PRELIMINARY EXAMINATION--ARMED ROBBERY

1979, (1) Video Cassette, 17 minutes
Purchase: \$175.00
Distributor: MTI Teleprograms, Inc.

PRESS RELATIONS

MEDIA LAW

Lyle Denniston

1978, (1) Video Cassette, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

PRESS RELATIONS

Pam Zeckman

1978, (2) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

PROSECUTOR AS A PUBLIC FIGURE

C. Logan McKechnie

1978, (2) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

PRETRIAL HEARING

PRETRIAL PROBLEMS

Henry Green

1978, (1) Video Cassette, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

PROSECUTOR

ROLE OF PROSECUTOR & DISCRETIONARY AUTHORITY

Dean John J. Douglass

1978, (1) Video Cassette, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

PUBLIC CORRUPTION

PUBLIC CORRUPTION

Edward C. Cosgrove

1978, (1) Video Cassette, 60 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

PUBLIC CORRUPTION

Thomas E. Dwyer, Jr. and Edward Cosgrove

1978, (2) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

SCIENTIFIC EVIDENCE

EVIDENCE TRAINING SERIES - BREATH TEST - D.U.I.

1979, (1) Video Cassette, 19 minutes
Purchase: \$175.00
Distributor: MTI Teleprograms, Inc.

SCIENTIFIC EVIDENCE

Edward Imwinkelried

1979-1980, (2) Video Cassettes, 100 minutes
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

SCREENING

CASE SCREENING AND DIVERSION

John Salimbene

1978, (2) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

SEARCH & SEIZURE

CARROLL DOCTRINE

Charles Moylan

1978, (3) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

CIRCUS OF CARROLL DOCTRINE PROBLEMS

Charles Moylan

1978, (3) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

THE FOURTH AMENDMENT/HOT PURSUIT

Charles Moylan

1978, (3) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

THE FOURTH AMENDMENT/THE PLAIN VIEW DOCTRINE

Charles Moylan

1978, (3) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

HEARSAY, SHADY DECLARANTS AND PROBABLE CAUSE

Charles Moylan

1978, (3) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

INTRODUCTION TO THE FOURTH AMENDMENT

Charles Moylan

1978, (3) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

SEARCH INCIDENT TO LAWFUL ARREST

Charles Moylan

1978, (3) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

STOP AND FRISK

Charles Moylan

1978, (3) Video Cassettes, 60 minutes each
Rental/Purchase: See Ordering NCDA Tapes
Distributor: NCDA

SEXUAL ASSAULT

QUESTION OF CONSENT--RAPE

1979, (1) Video Cassette, 20 minutes
Purchase: \$175.00
Distributor: MTI Teleprograms, Inc.

RAPE, PART I (PROBLEMS IN PROOF)

1978, (1) Film, 30 minutes
Rental: \$75.00/week
Purchase: \$410.00
Distributor: Aims Instructional Media, Inc.

RAPE, PART II (PROVIDING THE PROOF)

1978, (1) Film, 30 minutes
Rental: \$75.00/week
Purchase: \$410.00
Distributor: Aims Instructional Media, Inc.

RAPE

1978, (1) Film
Rental/Purchase: Contact Distributor
Distributor: Public Television Library

TRIAL

ART OF CROSS EXAMINATION

Irving Younger

1978, (2) Video Tapes, 1 hour each
Rental/Purchase: Contact Distributor
Distributor: American Bar Center

AVENUES TO SPEEDY DISPOSITION SESSION NO. 2

Barry H. Garfinkel, Stephen A. Weiner and Joseph T. McLaughlin

1978, (2) Audio-Cassettes, 2 hours
Purchase: \$20.94
Distributor: American Law Institute, ABA Committee on Continuing Professional Education

CONTEMPORARY CRIMINAL DEFENSE TECHNIQUES

S. Bernstein; R. Rotatori; R. Haynes; C. Wecht and H. Rothblatt

1979, Audio Cassette
Purchase: \$35.00 (members); \$45.00 (non-members)
Distributor: Association of Trial Lawyers of America

COURTROOM PERFORMANCE

1979, (1) Video Cassette, 30 minutes
Rental: One week - \$60.00 applicable toward purchase price
Purchase: \$435.00
Distributor: MTI Teleprograms, Inc.

PERSUASION IN ADVOCACY

Begam, Haynes, Langerman, Koskoff, Burgess, Begam, Haynes, and Koskoff

1979, Audio Cassette
Purchase: \$35.00 (members); \$45.00 (non-members)
Distributor: Association of Trial Lawyers of America

TRIAL ADVOCACY

1978, Video Tape
Rental/Purchase: Contact Distributor
Distributor: American Bar Center

TRIAL TECHNIQUES: A COMPENDIUM OF COURSE MATERIALS

1978, (12) Audio Cassettes and text, 13-1/2 hours
Purchase: \$75.00
Distributor: NCDA

TRIAL TECHNIQUES SERIES

1978, (15) Video Tapes
Rental/Purchase: Contact Distributor
Distributor: American Bar Center

VOLUME 5--CRIMINAL DEFENSE TECHNIQUES

H. Fahringer; R. Meshbesher; J. Bugels; H. Rothblatt; T. Koskoff;
G. Davis; J. Ruchsberg; F. Bailey and R. Rachlin

1979, Audio Cassette
Purchase: \$55.00 (members); \$65.00 (non-members)
Distributor: Association of Trial Lawyers of America

AUDIO-VISUAL DISTRIBUTORS

NATIONAL COLLEGE OF DISTRICT ATTORNEYS

TO ORDER NCDA TAPES:

All video tapes are 3/4 inch video cassettes. If you desire reel to reel, please indicate when you order. Check must accompany order.

Rental fee is seventy-five dollars (\$75.00) per tape for one month. This includes a forty dollar (\$40.00) damage deposit, which is refunded if the tape is returned undamaged in thirty (30) days.

Purchase: Seventy dollars (\$70.00) per tape, except for Advanced Organized Crime and Organized Crime tapes, which are available at fifty dollars (\$50.00) per tape.

Send orders and inquiries to:

Librarian
National College of District Attorneys
University of Houston College of Law
Houston, TX 77004
(731) 749-1571

Aims Instructional Media, Inc.
626 Justin Avenue
Glendale, CA 91201

American Bar Center
1155 East 60th Street
Chicago, IL 60637

American Law Institute
ABA Committee on Continuing
Professional Education
4025 Chestnut Street
Philadelphia, PA 19104

Assoc. of Trial Lawyers of
America Education Fund
P.O. Box 3717 Georgetown
Washington, D.C. 20007
(202) 965-3500

Creative Ministry Associates
1025 W. Markham Avenue
Durham, NC 27701

FMS-Products, Inc.
1040 North Las Palmas Ave.
Los Angeles, CA 90038
(213) 461-4567
Call Toll Free:
(800) 421-4609

MTI Teleprograms, Inc.
4825 N. Scott St., Suite 23
Schiller Park, IL 60176

National District Attorney's
Association
666 Lakeshore Drive
Chicago, IL 60611

Practising Law Institute
810 Seventh Avenue
New York, NY 10019

Public Television Library
475 L'Enfant Plaza, S.W.
Washington, D.C. 20024

END