

OUTLINE

PREFACE	V
TABLE OF CASES	XXIII
TABLE OF STATUTES	XXXI
TABLE OF RULES.....	XXXIII

Chapter 1. The Decision to Prosecute 1

A. The Nature and Extent of Discretion	1
B. Challenging the Decision Not to Prosecute	6
C. Challenging the Decision to Prosecute	8
1. Selective Enforcement	9
a. Arbitrary Classification	9
b. Purposeful Discrimination	13
c. Non-Prosecution of Others.....	16
d. Problems of Proof.....	20
2. Vindictive Prosecution	21
3. Other Challenges	26
a. Waivers of Other Rights.....	26
b. Duplicative Statutory Schemes	28
c. Generally Unenforced Statutes	29

Chapter 2. Pretrial Detention and Release ... 33

A. The Right to a Probable Cause Determination	33
B. Assuring the Defendant's Appearance at Trial	37
1. The Bail System	37
2. Constitutional Parameters	42
3. The 1966 and 1984 Federal Reforms	45
C. Preventive Detention	48
1. Procedural Issues	48
2. Constitutional Challenges	53
D. Post Conviction Bail.....	59

Chapter 3. The Preliminary Hearing	61
A. Functions and Uses of the Preliminary Hearing	61
B. Right to a Preliminary Hearing	64
1. In the Federal System	65
2. In the States	66
C. The Bindover Decision	67
D. The Effect of Dismissal	69
E. Rights and Procedures at the Preliminary Hearing	71
1. Right to Counsel.....	71
2. Applicability of the Rules of Evidence	73
3. Right of Cross Examination	75
4. Defense Evidence	76
Chapter 4. The Grand Jury	79
A. Functions of the Grand Jury	79
B. Rights and Procedures in the Grand Jury	85
C. Grand Jury Secrecy.....	89
D. The Indictment.....	91
1. The Purposes and Content of the Accusatory Pleading	91
a. Bill of Particulars	96
b. Amendments.....	97
c. Variance	101
E. Challenges to Grand Jury Composition	106
F. Challenges to Grand Jury Evidence	112
G. Misconduct Challenges	117

Chapter 5. Discovery and Disclosure	125
A. The Expansion of Criminal Discovery	125
B. The Prosecution’s Constitutional Duty to Disclose	127
1. The Development of the Rule	127
2. The Bagley Standard	130
C. Constitutional Limitations on Defense Disclosure	134
D. Preservation of Evidence	138
E. Specific Types of Discovery	140
1. Notice	140
a. Alibi Defense	140
b. Insanity Defense	141
2. The Defendant’s Statements and Criminal Record	142
3. Documents, Tangible Evidence, Test Results and Summaries of Expert Testimony	144
a. Documents and Tangible Evidence	144
b. Test Results	145
c. Expert Witnesses	145
4. Witness Statements	146
F. Discovery Sanctions and Remedies	148
 Chapter 6. Time Limitations	 153
A. Speedy Trial	153
1. Constitutional Guarantee	153
2. When the Right Attaches	155
3. Dismissal Remedy	157
4. The Speedy Trial Balancing Test: <i>Barker v.</i> <i>Wingo</i>	158
5. Statutory Rules	164
B. Pre-Charge Delays	168
C. Post Conviction Delays	172

Chapter 7. The Location of the Prosecution	173
A. Venue	173
1. Fixing Venue—The Crime Committed Formula	174
2. Multi-Venue and Continuing Crimes	176
B. Change of Venue	181
1. Transfer for Convenience or in the Interests of Justice	181
2. Transfer Because of Pre-Trial Publicity	182
Chapter 8. Joinder and Severance	187
A. Joinder of Charges	187
1. Grounds for Joinder of Charges	188
2. Circumstances Requiring Severance of Joined Offenses	189
B. Double Jeopardy and Joinder of Charges	192
C. Joinder of Defendants	194
1. Grounds for Joinder of Defendants	194
2. Circumstances Requiring Severance of Defendants	196
D. Failure to Prove Facts Warranting Joinder ...	201
Chapter 9. Double Jeopardy	205
A. Purposes and Basic Structure of Double Jeopardy Protection	205
B. When Jeopardy Attaches	208
1. Criminal Cases	208
2. Civil Cases	209
C. “Same Offense”	215
1. Successive Prosecutions	216
a. The <i>Blockburger-Brown</i> Same Elements Test	216

b. Beyond <i>Blockburger & Brown</i>	220
c. Incomplete and Ongoing Crimes	227
2. Multiple Punishments in the Same Proceeding	230
D. Collateral Estoppel	234
E. Re-Prosecution Following Acquittal or Dismissal	242
1. Acquittal by Jury or Judge	242
2. Distinguishing Acquittals and Dismissals.....	246
3. Acquittal After Conviction.....	250
F. Re-Prosecution Following a Mistrial	251
1. Manifest Necessity	252
2. With the Defendant’s Consent	261
3. Prosecutorial or Judicial Overreaching	262
G. Re-Prosecution Following Conviction	265
1. Re-Prosecution Following Reversal of Conviction	265
2. Re-Prosecution Following Reversal for Insufficient Evidence	266
3. Conviction as Implied Acquittal.....	269
4. Sentencing as Acquittal.....	270
H. Dual Sovereignty Doctrine	272

Chapter 10. Guilty Pleas and Plea

Bargaining	275
A. Pleas and Plea Bargaining	275
1. Types of Pleas.....	275
2. Types of Plea Bargains	276
3. The Debate Over Plea Bargaining	278
B. Plea Bargaining: Constitutional Issues.....	282
1. Voluntariness	282
2. Vindictiveness and Plea Bargaining	289

3. Effective Assistance of Counsel.....	292
C. Receiving the Plea.....	299
1. Assuring a Knowing and Intelligent Plea ...	299
a. Understanding the Charge.....	299
b. Understanding the Penalty.....	301
c. Understanding the Rights Waived.....	302
d. Effect of Inaccurate Legal Advice	303
2. Assuring Voluntariness of the Plea and Competency of the Accused	304
3. Disclosure and/or Acceptance of the Plea Agreement	306
4. Factual Basis for a Plea	309
D. Respecting the Bargain	310
1. Breaches by the Prosecutor	310
a. Withdrawn Offers.....	313
2. Breaches by the Defendant	313
E. Challenging the Plea.....	315
1. Withdrawal of the Plea	316
2. Challenges to the Validity of the Plea	317
3. Effect of the Plea on Assertion of Other Rights.....	319
4. Conditional Pleas	323
Chapter 11. Assistance of Counsel.....	325
A. Right to Counsel.....	325
B. Waiver of Counsel	327
1. Right to Self Representation	328
2. Standby Counsel	329
C. Choice of Counsel.....	330
D. Effective Assistance of Counsel.....	331
1. The Strickland Rule.....	332
a. The Performance Standard	333
b. The Prejudice Requirement.....	337

2. State Interference with Representation 342
 3. Attorney Conflict of Interest 345
 E. The Role of Appointed Counsel 348

Chapter 12. The Tribunal: Impartial Judge and Jury 351

A. Right to Jury Trial 351
 1. Proceedings to Which the Constitutional Right Applies 352
 a. Sentence Enhancement 352
 b. Petty Offenses 354
 c. Juvenile Proceedings 356
 2. Waiver of Jury Trial..... 356
 3. Jury Size 358
 4. Agreement Requirement 360
 5. Jury Nullification 362
 B. Jury Selection..... 364
 1. The Jury Selection Process..... 364
 2. Selecting the Venire..... 366
 a. Constitutional Requirements 366
 b. Equal Protection..... 367
 c. Sixth Amendment Fair Cross Section 369
 3. Voir Dire 373
 4. Challenges for Cause 376
 a. Pre-Trial Publicity..... 377
 b. “Death Qualified Juries” 381
 5. Peremptory Challenges..... 384
 C. Challenging the Judge..... 390

Chapter 13. The Trial 395

A. Public Trial..... 395
 1. The Sixth Amendment Right 395
 2. Fair Trial and Free Press 397

3. Restricting the Media	397
4. Closing the Courtroom.....	399
5. Restricting the Attorneys	402
B. Defendant's Presence at Trial	407
1. The Absent Defendant	409
2. The Disruptive Defendant	410
C. Competency to Stand Trial.....	411
D. Burden of Proof	415
1. Defenses.....	417
2. Presumptions.....	419
E. Presentation of Evidence	422
1. Order of Proof.....	422
2. Defendant's Right to Testify.....	423
3. Defendant's Right Not to Testify	424
4. Compulsory Process and Access to Evidence.....	428
5. Confrontation	430
a. Confrontation and "In Court" Testimony	431
b. Hearsay and Confrontation	434
c. Cross-Examination.....	444
6. Attorney Argument	446
7. Jury Deliberations and Verdict	449
a. Special Verdicts	449
b. Jury Deadlocks	451
c. Inconsistent Verdicts	452
d. Impeaching Jury Verdicts	454
Chapter 14. Sentencing	459
A. The Goals of Sentencing	459
B. Sentencing Options	463
C. Structuring the Sentencing Decision.....	468
1. Indeterminate Sentencing	469

2. Determinate Sentencing	471
3. Factfinding at Sentencing	473
D. Procedural Issues in Sentencing	485
1. Factors That May Be Considered in Sentencing	486
2. Notice and Opportunity to Be Heard	491
Chapter 15. Appeal and Collateral Attack....	495
A. The Right to a Defense Appeal.....	495
B. The Final Judgment Rule.....	498
C. Prosecution Appeals.....	501
D. The Scope of Appellate Review	503
E. Harmless Error	505
1. Non-Constitutional Errors	506
2. Constitutional Violations.....	508
F. Federal Habeas Corpus	511
1. Custody	512
2. Exhaustion of State Remedies	513
3. Cognizable Claims.....	515
a. Federal Question	515
b. Fourth Amendment Claims.....	519
c. Novel Constitutional Doctrines	521
4. Procedural Foreclosure	523
a. Procedural Default	523
b. Exception to Procedural Default—Cause and Prejudice.....	525
c. Exceptions to Procedural Default—Actual Innocence	527
d. Successive Petitions	528
5. The Status of State Fact Finding.....	530