

# TABLE OF CONTENTS

---

PREFACE .....	V
ABOUT THE AUTHOR .....	IX
SELECTED FEDERAL CONSTITUTIONAL PROVISIONS .....	XI
TABLE OF CASES .....	XXIII
<b>Chapter 1. Course Placement &amp; the Importance of Lawyering.....</b>	<b>1</b>
I. Where Investigatory Criminal Procedure Fits.....	1
A. An Overview of the Criminal Process .....	2
B. Understanding Incorporation.....	11
Malloy v. Hogan .....	13
II. The Importance of Lawyering .....	17
A. Meet Adnan Syed .....	17
B. What Is “Effective Assistance” of Counsel? .....	21
Strickland v. Washington .....	22
A Postscript to <i>Strickland</i> .....	38
C. Illustrative <i>Strickland</i> Damage .....	41
McFarland v. State .....	41
D. An Alternative to <i>Strickland</i> ? .....	46
Starved of Money for Too Long, Public Defender Offices Are Suing—and Starting to Win.....	46
United States v. Cronic .....	51
<b>Chapter 2. Fourth Amendment Remedies.....</b>	<b>59</b>
I. Meet Alex Levin .....	59
II. Introduction to the Fourth Amendment’s Text (& Accompanying Debates).....	63
III. The Rise of the Exclusionary Rule .....	66
Mapp v. Ohio .....	70
A Postscript to <i>Mapp</i> .....	78
Silverthorne Lumber Co. v. United States .....	80
IV. The Decline of the Exclusionary Rule.....	83
United States v. Calandra .....	85
United States v. Leon .....	92
Davis v. United States .....	106
V. Exceptions to Exclusion.....	114
A. Good Faith Revisited ( <i>Leon</i> in Action) .....	116
Massachusetts v. Sheppard .....	116
B. Attenuation .....	121
Wong Sun v. United States .....	122
United States v. Ceccolini .....	128
Utah v. Strieff .....	132

C.	Independent Source.....	140
	Murray v. United States .....	141
D.	Inevitable Discovery .....	150
	Nix v. Williams .....	150
	<b>Chapter 3. Fourth Amendment Applicability .....</b>	<b>161</b>
I.	The Threshold Question: Does the Fourth Amendment Apply? .....	161
II.	What Is a Fourth Amendment “Search”? .....	164
	A. Meet Ross Ulbricht .....	164
	B. The Reasonable Expectation of Privacy Test.....	168
	Katz v. United States .....	169
	1. Size or Nature of Property .....	175
	a) Open Fields .....	176
	Oliver v. United States .....	176
	b) Curtilage.....	182
	United States v. Dunn .....	182
	c) Activities Within the Home.....	189
	Kyllo v. United States.....	189
	2. Defendant’s Effort to Protect Their Privacy .....	194
	a) Knowing Exposure.....	194
	California v. Greenwood .....	194
	b) Assumption of the Risk .....	200
	United States v. White .....	200
	c) Contraband.....	206
	Illinois v. Caballes .....	206
	3. Nature of the Government Intrusion .....	209
	a) Greater Intrusion.....	209
	Florida v. Riley.....	209
	b) Lesser Intrusion .....	216
	Smith v. Maryland.....	216
	Carpenter v. United States .....	223
	C. The Constitutional Trespass Test .....	246
	United States v. Jones.....	246
	Florida v. Jardines.....	253
III.	What Is a Fourth Amendment “Seizure”? .....	257
	A. Meet Albert Jones.....	257
	B. Seizures of People .....	258
	United States v. Mendenhall .....	258
	A Postscript to <i>Mendenhall</i> .....	270
	Brendlin v. California.....	272
	California v. Hodari D.....	277
	C. Seizures of Property .....	282
	United States v. Karo.....	282
IV.	Standing .....	287
	Rakas v. Illinois.....	287

<b>Chapter 4. Justifications for Searches, Seizures &amp; Other Limited</b>	
<b>Intrusions</b> .....	<b>295</b>
I. Introduction.....	295
II. Probable Cause.....	298
A. Meet John Wayne Gacy.....	298
B. Defining the Doctrine .....	303
Illinois v. Gates.....	304
United States v. Grubbs.....	319
Florida v. Harris .....	323
C. Probable Cause to Do What? .....	329
Whren v. United States.....	330
III. Reasonable Suspicion .....	335
A. Introduction .....	335
B. The New York Stop & Frisk Litigation.....	340
C. Defining the Doctrine .....	344
Terry v. Ohio.....	344
A Postscript to <i>Terry</i> .....	357
D. <i>Terry</i> & Informants .....	360
Adams v. Williams.....	360
Alabama v. White .....	362
Florida v. J.L.....	366
Navarette v. California .....	369
E. Other <i>Terry</i> Scenarios .....	373
Illinois v. Wardlow.....	374
United States v. Montero-Camargo.....	382
IV. The Standards Face off: Probable Cause vs. Reasonable Suspicion....	393
Dunaway v. New York .....	393
United States v. Sokolow.....	397
United States v. Sharpe.....	400
United States v. Montoya De Hernandez.....	407
Rodriguez v. United States.....	413
<b>Chapter 5. Warrants</b> .....	<b>421</b>
I. Introduction.....	421
II. Requirements for a Valid Warrant .....	422
A. Neutral & Detached Magistrate .....	422
Shadwick v. Tampa .....	423
United States v. Parker .....	428
B. Particularity.....	433
Groh v. Ramirez.....	433
C. Oath or Affirmation.....	441
Clay v. State.....	441
D. Other Challenges to the Facial Validity of a Warrant.....	446
Franks v. Delaware .....	447
United States v. Jacobs .....	452
III. Arrest Warrants .....	457
A. Meet Robert Durst.....	457

B.	The Need for an Arrest Warrant .....	459
	United States v. Watson .....	459
	Payton v. New York.....	462
C.	Executing an Arrest Warrant .....	468
	Steagald v. United States .....	468
IV.	Search Warrants .....	477
A.	Searching the Avery Salvage Yard.....	477
B.	Is There a Search Warrant Requirement? .....	480
C.	Executing & Returning a Search Warrant .....	482
	United States v. Banks .....	483
	United States v. Keszthelyi .....	490
	State v. Sveum.....	499
	United States v. Dudek .....	505
<b>Chapter 6. Search Warrant “Exceptions” &amp; When Search Warrants Are Not Required .....</b>		<b>513</b>
I.	Introduction.....	513
II.	Exigent Circumstances.....	515
A.	Introduction .....	515
B.	Meet O.J. Simpson.....	516
C.	The Cases .....	520
	Kentucky v. King.....	520
	Missouri v. McNeely.....	531
	United States v. Caraballo.....	545
III.	Searches Incident to Arrest.....	555
A.	Introduction .....	555
B.	Meet Richard Kuklinski.....	556
C.	The Cases .....	561
	1. Establishing the Search Incident to Arrest Doctrine .....	561
	United States v. Robinson.....	561
	2. Accessing the Arrestee’s Home .....	566
	Maryland v. Buie .....	566
	3. Accessing the Arrestee’s Car.....	570
	Arizona v. Gant.....	570
	4. Accessing the Arrestee’s Cell Phone.....	578
	Riley v. California.....	578
IV.	Consent.....	589
A.	Introduction .....	589
B.	Meet Zach Witman .....	590
C.	The Cases .....	593
	Schneckloth v. Bustamonte .....	593
	Illinois v. Rodriguez.....	608
	Fernandez v. California .....	616
V.	Automobile Exception .....	624
A.	Introduction .....	624
B.	Meet Michael Garrett & Paul Rivera.....	627

C.	The Cases .....	632
California v. Acevedo.....		632
Wyoming v. Houghton.....		642
Collins v. Virginia.....		648
VI.	Plain Sense Seizures.....	656
A.	Introduction .....	656
B.	Meet Aaron Hernandez.....	657
C.	The Cases .....	660
1.	Plain View Seizure .....	660
Horton v. California.....		660
2.	Plain Feel .....	670
Minnesota v. Dickerson.....		670
Pennsylvania v. Mimms.....		675
3.	Plain Smell.....	678
State v. South.....		678
4.	Plain Hearing.....	682
United States v. Carey.....		682
VII.	Inventory Searches .....	686
A.	Introduction .....	686
B.	Revisiting Robert Durst .....	687
C.	The Cases .....	689
Florida v. Wells.....		689
Illinois v. Lafayette.....		695
VIII.	Special Needs, Emergency & Administrative Searches .....	700
A.	Introduction .....	700
B.	The “Checkpoint of the Stars” & Daniel Ericksen.....	701
C.	The Cases .....	705
1.	Establishing the Doctrine .....	705
Camara v. Municipal Court of San Francisco.....		705
2.	Border Searches (vs. Patrols).....	713
United States v. Flores-Montano.....		713
United States v. Arvizu.....		719
3.	Checkpoints.....	726
Illinois v. Lidster.....		726
4.	Schools.....	733
Vernonia Sch. Dist. 47J v. Acton .....		733
Safford Unified Sch. Dist. #1 v. Redding.....		742
<b>Chapter 7. Interrogation Methods &amp; the Due Process</b>		
<b>“Voluntariness” Test.....</b>		<b>749</b>
I.	Introduction.....	749
A.	Interrogation Methods .....	749
B.	Social Science Responds.....	754
II.	The West Memphis Three .....	757
III.	Voluntariness & the Due Process Protection .....	763
A.	Establishing the Doctrine .....	764
Spano v. New York .....		765

	Colorado v. Connelly.....	776
B.	The Doctrine’s Unpredictability .....	785
	United States v. LeBrun .....	785
<b>Chapter 8. <i>Miranda</i> &amp; Its Precursor (<i>Escobedo</i>).....</b>		<b>795</b>
I.	<i>Miranda</i> : The History .....	795
	A. Who Was Ernesto Miranda? .....	795
	B. <i>Miranda</i> in Historical Context .....	796
	C. <i>Miranda</i> in Legal Context.....	797
	D. The Precursor to <i>Miranda</i> .....	799
	Escobedo v. Illinois .....	799
	A Postscript to <i>Escobedo</i> .....	805
II.	Aurora & Boston .....	806
	A. The Aurora Movie Theater Shooting.....	806
	B. The Boston Marathon Bombing.....	812
III.	<i>Miranda</i> : The Basics.....	818
	<i>Miranda</i> v. Arizona .....	818
	A Postscript to <i>Miranda</i> .....	835
IV.	<i>Miranda</i> Triggers.....	837
	A. Custody.....	837
	Berkemer v. McCarty .....	837
	J. D. B. v. North Carolina .....	845
	State v. Bartelt .....	849
	B. Interrogation.....	861
	Rhode Island v. Innis .....	861
	Arizona v. Mauro .....	871
	Illinois v. Perkins.....	876
	C. Exceptions to <i>Miranda</i> .....	881
	New York v. Quarles .....	881
	A Postscript to <i>Quarles</i> .....	893
<b>Chapter 9. <i>Miranda</i> in Practice .....</b>		<b>895</b>
I.	Brendan Dassey Meets Teresa Halbach—or Does He? .....	895
II.	Invoking & Waiving <i>Miranda</i> Rights .....	900
	Michigan v. Mosley .....	900
	Edwards v. Arizona.....	908
	Davis v. United States .....	914
	Berghuis v. Thompkins.....	919
III.	(Re)Initiation .....	932
	Oregon v. Bradshaw.....	932
	Maryland v. Shatzer .....	937
IV.	The Limits of <i>Miranda</i> Exclusion: <i>Miranda</i> Fruits & Sequential Confessions .....	944
	A. Witnesses as a <i>Miranda</i> “Fruit” .....	944
	Michigan v. Tucker.....	944
	B. Repeated Statements as a <i>Miranda</i> “Fruit” .....	950
	Oregon v. Elstad .....	950

Missouri v. Seibert.....	958
C. Physical Evidence as a <i>Miranda</i> “Fruit”.....	969
United States v. Patane .....	969
V. Bringing <i>Miranda</i> Together: A Review Chart .....	976
<b>Chapter 10. Confessions &amp; the Sixth Amendment.....</b>	<b>977</b>
I. Introduction.....	977
A. Chapter Organization .....	977
B. An Introduction to <i>Brewer</i> .....	979
II. <i>Massiah</i> : The Basics .....	988
<i>Massiah</i> v. United States .....	989
<i>Brewer</i> v. Williams.....	993
III. When the Right Attaches .....	1009
<i>Texas</i> v. Cobb .....	1009
<i>Rothgery</i> v. Gillespie County .....	1014
IV. Deliberate Elicitation.....	1018
<i>Kuhlmann</i> v. Wilson .....	1018
<i>Fellers</i> v. United States.....	1026
V. Waiving & Invoking <i>Massiah</i> .....	1030
<i>Patterson</i> v. Illinois.....	1030
<i>Montejo</i> v. Louisiana.....	1038
VI. <i>Massiah</i> Exclusion .....	1046
<i>Kansas</i> v. Ventris .....	1046
VII. Comparing <i>Massiah</i> & <i>Miranda</i> : A Review Chart .....	1054
<b>Chapter 11. Identifications &amp; Misidentifications.....</b>	<b>1055</b>
I. Introduction: Understanding the (Mis)Identification Problem.....	1055
A. The Available Procedures .....	1055
B. The Problem.....	1056
C. Improving Eyewitness Identifications .....	1058
D. The Law’s Response .....	1059
II. Meet Ronnie Long .....	1059
III. The Right to Counsel at Lineups .....	1062
A. Before Charging.....	1063
United States v. Wade.....	1063
B. After Charging.....	1070
<i>Kirby</i> v. Illinois .....	1070
United States v. Ash.....	1075
IV. Challenging the Identification .....	1084
<i>Manson</i> v. Brathwaite .....	1084
<i>Perry</i> v. New Hampshire .....	1096
INDEX.....	1105