

4 California Criminal Law (4th), Illegally Obtained Evidence

I. THE EXCLUSIONARY RULE

A. [§1] In General.

B. [§2] Types of Excludable Evidence.

C. Development of Rule.

1. [§3] In Federal Courts.

2. In California Courts.

(a) [§4] Former Rule of Admissibility.

(b) [§5] Current Rule of Exclusion.

3. In All State Courts.

(a) [§6] Mapp Case.

(b) [§7] Subsequent Developments.

(c) [§8] Use of Federal Procedure Is Not Required.

4. [§9] Appraisal of Rule.

D. Good Faith Exception.

1. [§10] In General.

2. Reasonable Reliance on Defective Search Warrant.

(a) [§11] In General.

(b) [§12] Illustrations: Exception Applied.

3. [§13] Search Based on Misinformation.

4. Other Circumstances Where Exception Applies.

(a) [§14] Defective Arrest Warrant.

(b) [§15] Omission of Information Favorable to Search Warrant.

(c) [§16] Reasonable Reliance on Statute or Ordinance.

(d) [§17] Reasonable Reliance on Binding Appellate Precedent.

(e) [§18] Misinformation Supplied by Judicial Officer.

(f) [§19] Invalid Search Condition.

(g) [§20] Miscellaneous Circumstances.

5. Circumstances Where Exception Does Not Apply.

(a) [§21] Unreasonable Reliance on Search Warrant.

(b) [§22] Misinformation About Search Condition.

(c) [§23] Mistake of Law.

(d) [§24] Other Circumstances.

E. [§25] Abolition of Independent Grounds Doctrine.

F. Proceedings in Which Rule Applies.

1. [§26] Criminal and Quasi-Criminal Proceedings.

2. [§27] Administrative Proceedings.

3. [§28] Juvenile Court Proceedings.

4. Proceedings Connected With Criminal Prosecution.

(a) [§29] Preliminary Examination Before Magistrate.

(b) [§30] Grand Jury Proceedings.

(c) [§31] Sentencing Proceedings.

(d) [§32] Parole Proceedings.

(e) [§33] Probation Proceedings.

G. Product of Unlawful Search.

1. Fruit of the Poisonous Tree.
 - (a) [§34] In General.
 - (b) [§35] Establishing Causation.
2. Exceptions.
 - (a) Independent Source.
 - (1) [§36] In General.
 - (2) [§37] Independent Basis for Warrant.
 - (b) Attenuation by Intervening Cause.
 - (1) [§38] In General.
 - (2) [§39] Illustrations.
 - (c) Inevitable Discovery.
 - (1) [§40] In General.
 - (2) [§41] Evidence Obtained in Investigation of Unrelated Crime.

II. PROTECTION AGAINST UNREASONABLE SEARCH AND SEIZURE

A. Nature of Constitutional Guarantee.

1. United States Constitution.
 - (a) [§42] In General.
 - (b) [§43] Commentary.
2. [§44] California Constitution.
3. [§45] Meaning and Scope of Protection.
4. [§45A] (New) Fourth Amendment Protection Act.

B. [§46] Retroactivity of Fourth Amendment Decisions.

C. Who May Challenge Search.

1. [§47] Defendant Who Is Owner or Possessor.
2. Defendant Who Is Neither Owner Nor Possessor.
 - (a) [§48] Former Federal Rule of Automatic Standing.
 - (b) [§49] Current Federal Rule Requiring Violation of Personal Rights.
 - (c) [§50] Former California Rule of Vicarious Exclusion.
3. [§51] Defendant who Denies Ownership or Possession.
4. Reasonable Expectation of Privacy Analysis.
 - (a) [§52] In General.
 - (b) [§53] Reasonable Expectation of Privacy in Home.
 - (c) [§54] Reasonable Expectation of Privacy of Guest.
 - (d) [§55] Trespasser Lacks Reasonable Expectation of Privacy.
 - (e) [§56] Illustrations: Reasonable Expectation of Privacy Was Established.
 - (f) [§57] Illustrations: Reasonable Expectation of Privacy Was Not Established.
5. [§58] Proof of Reasonable Expectation of Privacy.

III. CONSENT TO SEARCH

A. Effective Consent by Defendant.

1. [§59] In General.
2. [§60] Scope of Search Authorized by Consent.
3. [§61] Effect of Arrest.
4. [§62] Warning Is Not Required.
5. Fictional Consent by Parolee.

- (a) In General.
 - (1) [§63] Rule and Policy.
 - (2) [§64] Parole Under Determinate Sentencing Law.
 - (3) [§65] Scope of Search.
 - (4) [§66] Search After Incarceration for Parole Violation.
 - (5) [§67] Proof of Parolee Status.
 - (b) [§68] Particular Persons Subject to Search.
 - (c) [§69] Parole Officer's Use of Assistance.
 - (d) Search by Law Enforcement Officer.
 - (1) [§70] In General.
 - (2) [§71] Good Faith Exception.
 - (e) Requirements for Valid Search.
 - (1) [§72] Search Condition Must Be Known To Officer.
 - (2) [§73] Search May Not Be Arbitrary, Capricious, or Harassing.
 - (3) [§74] Reasonable Suspicion Is Not Required.
6. Consent as Condition of Probation.
- (a) [§75] In General.
 - (b) [§76] Scope of Search.
 - (c) Requirements for Valid Search.
 - (1) Search Condition Must Be Known To Officer.
 - (aa) [§77] Search of Adult Probationer.
 - (bb) [§78] Search of Juvenile Probationer.
 - (2) [§79] Search May Not Be Arbitrary, Capricious, or Harassing.
 - (3) [§80] Reasonable Suspicion Is Not Required.
 - (4) [§81] Method of Search Must Be Reasonable.
 - (5) [§82] Search Due to Mistake by Adjunct to Law Enforcement Is Invalid.
 - (d) [§83] Search of Jointly Occupied Premises.

B. Ineffective Consent by Defendant.

- 1. [§84] Consent After Illegal Act.
- 2. [§85] Consent Obtained by Coercion.
- 3. Consent Induced by Fraud.
 - (a) [§86] Fraud Rendering Evidence Inadmissible.
 - (b) [§87] Distinction: Permissible Subterfuge.
 - (c) [§88] Distinction: Misplaced Confidence in Entrant.
- 4. [§89] Efforts To Mislead Negate Consent.
- 5. [§90] Limited Consent.

C. Consent by Others.

- 1. Effective Consent.
 - (a) Person With Actual or Apparent Authority.
 - (1) [§91] General Rule.
 - (2) [§92] Apparent But Not Actual Authority.
 - (3) [§93] Owner or Head of Household.
 - (4) [§94] Cotenant.
 - (5) [§95] Illustrations.
 - (b) [§96] Spouse or Lover.

- (c) [§97] Minor Child.
- 2. Ineffective Consent.
 - (a) [§98] Landlord.
 - (b) [§99] Cotenant.
 - (c) [§100] Manager or Clerk.
 - (d) [§101] Real Estate Agent.
 - (e) [§102] Owner of Public Premises.
 - (f) [§103] College or University.
 - (g) [§104] Absent Spouse.
 - (h) [§105] Minor Child.

D. Implied Consent.

- 1. [§106] General Rule.
- 2. Abandoned Property.
 - (a) [§107] In General.
 - (b) [§108] Property Discarded During Pursuit.
 - (c) [§109] Illustrations.

IV. SEARCH UNDER SEARCH WARRANT

A. [§110] Nature of Search Warrant.

B. Grounds and Limitations.

- 1. [§111] Statutory Grounds.
- 2. [§112] Repudiation of "Mere Evidence" Restriction.
- 3. [§113] Privilege of Newsperson.
- 4. Privilege of Attorney, Physician, Psychotherapist, or Clergy.
 - (a) [§114] Purpose and Scope of Legislation.
 - (b) [§115] Special Master Procedure.
 - (c) [§116] Claim of Privilege and Hearing.
 - (d) Rights Where Statute Is Not Applicable.
 - (1) [§117] In General.
 - (2) [§118] Where Attorney Is Suspected of Crime.
- 5. [§119] Records of Corporations Providing Electronic Communication or Remote Computing Services.

C. Supporting Affidavit.

- 1. Constitutional and Statutory Requirements.
 - (a) [§120] In General.
 - (b) [§121] Confidentiality of Information About Victim or Witness.
- 2. [§122] Perjury Test for Sufficiency of Oath.
- 3. [§123] Examination by Magistrate.
- 4. Sworn Oral Statement in Lieu of Written Affidavit.
 - (a) [§124] In General.
 - (b) [§125] Recorded and Transcribed Statements.
 - (c) [§126] Telephonic and Electronic Statements.
- 5. Showing of Probable Cause.
 - (a) Basic Requirements.
 - (1) [§127] Federal "Totality of Circumstances" Test.
 - (2) [§128] Nexus Requirement.
 - (3) [§129] No Technical Pleading Requirements.

- (4) [§130] Rehabilitation of Ambiguous Affidavit by Evidence of Intended Meaning.
- (5) [§131] Good Faith Reliance on Warrant Not Based on Probable Cause.
- (b) [§132] Hearsay.
- (c) [§133] Conclusions.
- (d) Reliance on Informant.
 - (1) [§134] Former Test.
 - (2) [§135] "Totality of Circumstances" Test.
 - (3) [§136] Citizen Informant.
 - (4) [§137] Unidentified Informant.
 - (5) [§138] Accomplice Informant.
 - (6) [§139] Minor Informant.
 - (7) [§140] Military Informant.
 - (8) [§141] Corroboration.
- (e) Timeliness of Information.
 - (1) [§142] Stale Information.
 - (2) [§143] Anticipatory Warrants.
- (f) Challenging Misstatements or Omissions.
 - (1) [§144] In General.
 - (2) Discovery of Information About Informant.
 - (aa) [§145] In General.
 - (bb) [§146] Procedure.
 - (cc) [§147] Information Obtained in Breach of Attorney-Client Privilege.
 - (dd) [§148] Storage of Sealed Search Warrant Affidavit.

D. Form and Content of Warrant.

- 1. [§149] General Requirements.
- 2. [§150] Description of Person.
- 3. Description of Place.
 - (a) [§151] In General.
 - (b) [§152] Multiple Occupancy Area.
- 4. Description of Property.
 - (a) In General.
 - (1) [§153] Particularity Requirement.
 - (2) [§154] Sufficient Description.
 - (3) [§155] Insufficient Description.
 - (b) [§156] Search Under Dominion and Control Clause.
 - (c) [§157] Publications.
 - (d) [§158] Additional Material in Plain Sight.
- 5. [§159] Signature or Authorization of Magistrate.
- 6. Cure of Defects.
 - (a) [§160] By Reference to Affidavit.
 - (b) [§161] By Severance of Invalid Part.

E. Issuance of Warrant.

- 1. [§162] In General.

2. [§163] Neutral and Qualified Magistrate.
3. [§164] Territorial Limitations.

F. Service of Warrant.

1. Length of Time for Service.
 - (a) [§165] In General.
 - (b) [§166] Revalidation and Reissuance of Warrant.
2. [§167] Officers Executing Warrant.
3. [§168] Presentation of Warrant.
4. Knock-Notice Rule.
 - (a) [§169] Statutory Rule.
 - (b) [§170] Scope of Rule.
 - (c) [§171] Effect of Substantial Compliance.
 - (d) Excuses for Noncompliance.
 - (1) [§172] In General.
 - (2) [§173] No "Blanket" Exceptions.
 - (e) [§174] Effect of Violation of Rule.
5. [§175] Use of Motorized Battering Ram.
6. Nighttime Service.
 - (a) [§176] Policy and Statutory Restrictions.
 - (b) [§177] Showing of Good Cause.
 - (c) [§178] Procedure.

G. Search and Seizure.

1. [§179] In General.
2. [§180] Use of Assistants.
3. [§181] Search of Nonresident's Personalty.
4. [§182] Seizure of Obscene Matter.
5. [§182A] (New) Seizure of Firearm or Ammunition.

H. [§183] Receipt, Custody, and Return.

I. Remedies of Defendant.

1. [§184] Original Statutory and Judicial Remedies.
2. [§185] Motion To Suppress.
3. Restoration of Property Seized.
 - (a) [§186] In General.
 - (b) [§187] Rights of Third-Party Claimant.

V. SEARCH INCIDENT TO LAWFUL ARREST

A. In General.

1. [§188] Right To Search.
2. Scope and Reasonableness of Search.
 - (a) [§189] Early Decisions.
 - (b) [§190] Search of Premises.
 - (c) Search of Person or Effects.
 - (1) Test Under Federal Law.
 - (aa) [§191] Authority To Search Based on Lawful Arrest.
 - (bb) [§192] Where Arrest Is Improper Under State Law.
 - (cc) [§193] Search of Passenger Compartment of Vehicle.
 - (2) Test Under California Law.

- (aa) [§194] Restricted Rule Applicable Before Proposition 8.
 - (bb) [§195] Federal Test Applicable After Proposition 8.
- (3) [§196] Search of Cell Phone.
- (4) [§197] Medical Search of Body's Interior.
- (d) [§198] Search Involving First Amendment Freedoms.
- 3. [§199] Search Preceding Arrest.
- 4. Search at Booking.
 - (a) [§200] Nature and Purpose of Search.
 - (b) [§201] Scope of Search.
 - (c) [§202] Specific Searches.
- 5. Search of Impounded Vehicle.
 - (a) [§203] In General.
 - (b) [§204] Inventory Search Under Standard Police Procedures.
 - (c) [§205] When Vehicle May Be Impounded.
 - (d) [§206] Search of Container.
 - (d-1) [§206A] (New) Seizure of Sensing Diagnostic Module.
 - (e) [§207] Continued Search.

B. Effect of Illegal Conduct in Arrest.

- 1. [§208] Conduct Unrelated to Search.
- 2. Violation of Knock-Notice Rule.
 - (a) [§209] Essential Requirement.
 - (b) [§210] Inner Doors and Rooms.
 - (c) [§211] Open Door of Dwelling.
 - (d) [§212] Failure To State Purpose.
- 3. Excusable Noncompliance With Knock-Notice Rule.
 - (a) [§213] Attempt To Flee or Destroy Evidence.
 - (b) [§214] Person Armed and Dangerous.
 - (c) [§215] Criminal Act in Progress.
 - (d) [§216] Person in Danger.
 - (e) [§217] Consent to Entry.
 - (f) [§218] Requirement of Circumstances Particular to Entry.

C. Bases for Valid Arrest and Search.

- 1. Information From Reliable Informer.
 - (a) [§219] In General.
 - (b) [§220] Accomplice Unaware of Officer's Identity.
- 2. Information From Victim or Observer.
 - (a) [§221] In General.
 - (b) [§222] Illustrations.
- 3. Information From Other Officers.
 - (a) [§223] In General.
 - (b) [§224] Arrest Warrant Outstanding.
- 4. Observation by Officers.
 - (a) [§225] In General.
 - (b) [§226] Illustrations.
- 5. [§227] Evidence of Different Offense.

6. [§228] Arrest Based on Mistaken Identity.

D. Defects Rendering Arrest and Search Invalid.

1. Information Insufficient.

(a) [§229] Anonymous Informant.

(b) Known Informant of Unproved Reliability.

(1) [§230] Requirement of Corroboration.

(2) [§231] Nature of Corroboration.

(c) [§232] Insufficient Information From Other Officers.

2. Observation Insufficient.

(a) [§233] In General.

(b) [§234] Drug Possession or Use.

(c) [§235] Refusal of Permission To Enter.

3. [§236] Exploratory Search.

4. Different Time or Place.

(a) [§237] Search Too Late.

(b) [§238] Search at Different Place.

VI. SEARCH WITHOUT SEARCH WARRANT OR LAWFUL ARREST

A. In General.

1. Reasonable Expectation of Privacy.

(a) [§239] Development of Doctrine.

(b) [§240] Nature of Doctrine.

(c) [§241] Hierarchy of Protected Places.

(d) [§242] Unprotected Places.

(e) [§243] Telephone and Similar Records.

(f) [§244] Financial and Other Records.

(g) [§245] Short-Term Guests.

(h) [§246] Open Fields.

2. [§247] Search Without Arrest.

3. [§248] Search After Unlawful Arrest.

4. Warrantless Arrest Inside Home.

(a) [§249] Unreasonable Per Se.

(b) [§250] Search Under Warrant in Home of Third Person.

(c) Exigent Circumstances Justifying Arrest and Search.

(1) [§251] In General.

(2) [§252] Seriousness of Offense.

5. [§253] Warrantless Arrest Inside Office.

6. [§254] Search Under Military Authority.

7. [§254A] (New) Search Involving Minimal Intrusion.

B. Search of Premises.

1. Private Areas of Public Premises.

(a) [§255] Public Restroom.

(b) [§256] Booth in Adult Bookstore.

(c) [§257] Fitting Room of Store.

2. Private Premises.

(a) [§258] In General.

(b) [§259] Use of Thermal Imaging Device.

- (c) [§260] Looking Through Window or Other Opening.
- (d) [§261] Yard and Detached Structures.
- 3. [§262] Trash Containers Outside Curtilage.
- 4. [§263] Common Hallways.
- 5. [§264] Securing Premises Pending Issuance of Warrant.
- 6. [§265] Seizing Property Pending Issuance of Warrant.

C. Search of Vehicle.

- 1. Requirement of Probable Cause.
 - (a) [§266] In General.
 - (b) [§267] Carroll Doctrine.
 - (c) [§268] Vehicle as Contraband.
 - (d) Officer's Motives Are Irrelevant.
 - (1) [§269] In General.
 - (2) [§270] "Reasonable Officer" Test Rejected.
 - (e) Suspicious Circumstances or Conduct.
 - (1) [§271] In General.
 - (2) [§272] Illustrations.
 - (f) [§273] Furtive Movements.
 - (g) [§274] Unoccupied Vehicle.
- 2. Scope of Search.
 - (a) Interior of Vehicle.
 - (1) [§275] In General.
 - (2) [§276] Search of Passenger's Possessions.
 - (3) [§277] Search for Identification.
 - (b) [§278] Trunk or Other Compartment.
- 3. [§279] Motor Home.
- 4. [§280] Bicycle.
- 5. [§281] Miscellaneous Invalid Searches.

D. Search of Closed Container.

- 1. [§282] In General.
- 2. Warrantless Search Invalid.
 - (a) [§283] Chadwick Case.
 - (b) [§284] Sanders Case.
 - (c) [§285] Dalton Case.
 - (d) [§286] Robbins Case.
 - (d-1) [§286A] (New) Robey Case.
 - (e) [§287] Illustrations.
- 3. Warrantless Search Valid.
 - (a) [§288] Ross Case.
 - (b) [§289] Acevedo Case.
 - (c) [§290] Illustrations.
- 4. [§291] Subsequent Search Where Valid Prior Search Reveals Contraband.

E. Search Incident to Detention.

- 1. Stop and Frisk.
 - (a) The Stop.
 - (1) [§292] In General.

- (2) [§293] Stop and Identify Statutes.
- (3) [§294] Test of Valid Investigative Stop.
- (4) [§295] Conduct Consistent With Innocent Activity.
- (5) [§296] Suspicion Based on Race.
- (6) [§297] Suspicion Based on Flight.
- (7) Stop Based on Traffic Violation.
 - (aa) [§298] In General.
 - (bb) [§299] Illustrations: Detention Was Reasonable.
 - (cc) [§300] Illustrations: Detention Was Unreasonable.
- (8) [§301] Stop Based on Mistake of Law.
- (9) [§302] Illustrations: Detention Was Reasonable.
- (10) [§303] Illustrations: Detention Was Not Reasonable.
- (b) Permissible Conduct After Valid Stop.
 - (1) [§304] Order To Driver.
 - (2) [§305] Order To Passenger.
- (c) The Frisk.
 - (1) Weapons Search for Protection of Officer.
 - (aa) [§306] In General.
 - (bb) [§307] Decisions Before Proposition 8.
 - (cc) [§308] Frisk of Passenger After Valid Traffic Stop.
 - (dd) [§309] Illustrations: Pat-Down Was Proper.
 - (ee) [§310] Illustrations: Pat-Down Was Not Proper.
 - (2) Permissible Scope of Search.
 - (aa) [§311] In General.
 - (bb) [§312] Search of Automobile Incident to Detention.
 - (cc) [§313] Search of Automobile Incident to Citation.
- (d) Basis for Stop and Frisk Established by Informant.
 - (1) [§314] In General.
 - (2) Anonymous Informant.
 - (aa) [§315] Totality of the Circumstances Test.
 - (bb) [§316] Reliability as to Illegality.
 - (cc) [§317] Tip Alleging Reckless or Erratic Driving.
 - (dd) [§318] Tip Relating To Firearm.

2. Other Detentions.

- (a) Detention During Search Under Warrant.
 - (1) [§319] In General.
 - (2) [§320] Use of Handcuffs.
- (b) [§321] Detention Involving Completed Felony.
- (c) [§322] Detention Related to Weapons Offense.
- (d) [§323] Detention During Search Under Search Condition.
- (e) [§324] Detention of Student on School Grounds.

3. What Constitutes Detention.

- (a) [§325] In General.
- (b) [§326] Federal Standard.
- (c) [§327] Knock and Talk Procedure.
- (d) [§328] Distinction: De Facto Arrest.

- (e) [§329] Traffic Stop of Passenger.
- 4. What Does Not Constitute Detention.
 - (a) [§330] Federal Factory Survey.
 - (b) [§331] Consensual Search on Public Conveyance.
 - (c) [§332] Other Actions.
- 5. Extended Duration.
 - (a) [§333] Reasonableness of Further Detention.
 - (b) [§334] Transport to Crime Scene.
 - (c) [§335] Transport to Police Station.
 - (d) [§336] Detention for Warrant Check.

F. Search Under Exigent Circumstances.

- 1. Exigent Circumstances Present.
 - (a) [§337] Search of Injured Person.
 - (b) Search To Prevent Destruction of Evidence.
 - (1) [§338] In General.
 - (2) [§339] Taking Blood From Unconscious Person.
 - (2a) [§339A] (New) Taking Blood from Intoxicated Driver.
 - (3) [§340] Search of Crime Scene.
 - (4) [§341] Search for Swallowed Narcotics.
 - (c) [§342] Fresh Pursuit of Dangerous Suspect.
 - (d) [§343] Search for Dangerous Weapon.
 - (e) [§344] Search for Additional Suspects.
 - (f) Protection of Life or Property.
 - (1) [§345] In General.
 - (2) [§346] Protective Sweeps.
 - (3) [§347] Search of Residence Short of Entry.
- 2. Exigent Circumstances Not Present.
 - (a) [§348] In General.
 - (b) [§349] Search of Premises Where Occupant Is Probably Absent.
- 3. Distinction: Officers Performing Community Caretaker Function.
 - (a) [§350] In General.
 - (b) [§351] Vehicle Stop.

G. Observation Without Search.

- 1. Plain Sight Rule.
 - (a) [§352] In General.
 - (b) [§353] Illustrations.
 - (c) [§354] Probable Cause Is Required.
 - (d) [§355] Inadvertence Is Not Required.
- 2. [§356] Sounds.
- 3. [§357] Odor of Narcotics.
- 4. [§358] Dog Sniff of Luggage.
- 5. [§359] Dog Sniff of Vehicle.
- 6. Aerial Surveillance.
 - (a) [§360] Flight Over Open Field or Other Area in Plain Sight.
 - (b) [§361] Flight Over Curtilage.
 - (c) [§362] Helicopter Flight Below Navigable Airspace.

7. [§363] Use of Binoculars.

VII. SPECIAL NEEDS SEARCH

A. [§364] In General.

B. Governmental Interest in Regulated Business.

1. [§365] In General.

2. Inspection by Health, Fire, or Safety Officers.

(a) Warrant Is Required for General Regulatory Inspection.

(1) [§366] Private Premises.

(2) [§367] Business Premises.

(3) [§368] OSHA Inspections.

(4) [§369] Inspection of Cause of Fire.

(5) [§370] Hazardous Waste Inspections.

(b) Warrant Is Not Required for Inspection of Specified Businesses.

(1) [§371] In General.

(2) [§372] Theory and Test.

(c) Inspection Warrant.

(1) [§373] In General.

(2) [§374] Procedure.

(3) [§375] Inspection.

C. [§376] Inspection or Search by Game Warden.

D. Border or Checkpoint Searches.

1. Valid Searches.

(a) [§377] Border Search Without Probable Cause.

(b) [§378] Quarantine Station.

(c) [§379] Boarding Vessel.

(d) [§380] Fish and Game Checkpoint.

(e) [§381] Routine Licenses and Registration Checkpoint.

2. Invalid Searches.

(a) [§382] Checkpoint To Detect Ordinary Criminal Activity.

(b) [§383] Other Invalid Searches.

3. Sobriety Checkpoints.

(a) [§384] In General.

(b) [§385] Advance Publicity.

4. [§386] Informational Checkpoints.

E. Airport Searches.

1. [§387] Routine Inspection.

2. [§388] Luggage Poofing.

3. [§389] Election Not To Board Airplane.

F. School Searches.

1. [§390] Search by School Officials.

2. [§391] Search by, or Based on Information From, Others.

3. [§392] Search Under Established School Policy.

4. [§393] Search for Identification.

5. [§394] Search of Underwear or Body.

G. [§395] Search of Prison Visitors.

H. [§396] Search of Government Employees.

I. Investigation of Welfare Fraud.

1. [§397] Improper Mass Search.
2. [§398] Valid Home Visit by Caseworker.

J. Substance Abuse Testing.

1. [§399] Train Crews.
2. [§400] Customs Employees in Sensitive Positions.
3. [§401] Applicants for Government Employment or Promotion.
4. Public School Children.
 - (a) [§402] Random Testing of Student Athletes.
 - (b) [§403] Testing of Students Participating in Extracurricular Activities.
5. [§404] College Athletes.
6. [§405] Candidates for Public Office.
7. [§406] Obstetric Patients in State Hospital.

K. [§407] DNA Profiling of Convicted Criminals.

VIII. SEARCH BY PRIVATE PERSON

A. Acting in Private Capacity.

1. [§408] In General.
2. [§409] Particular Persons.

B. Acting as Police Agent.

1. [§410] In General.
2. [§411] Furnishing Information for Search Warrant.

C. Private Security Personnel.

1. [§412] Exclusionary Rule Under California Constitution.
2. [§413] Effect of Proposition 8.

IX. INTERCEPTION OF COMMUNICATIONS

A. Constitutional Safeguards.

1. [§414] Monitoring Conversations.
2. [§415] Installation and Use of Electronic Tracking Device.

B. Federal Statutes.

1. [§416] Federal Communications Act.
2. Omnibus Crime Control and Safe Streets Act.
 - (a) [§417] In General.
 - (b) [§418] Illustrations.
3. [§419] Related Legislation.
4. [§420] Application in State Cases.
5. [§421] Commentary.

C. California Invasion of Privacy Act.

1. [§422] Early Development.
2. [§423] Nature and Purpose of Statute.
3. Prohibited Acts of Surveillance.
 - (a) [§424] In General.
 - (b) [§425] Eavesdropping.
4. Exceptions.
 - (a) [§426] In General.
 - (b) [§427] Interception Permitted Under Former or Other Law.
5. [§428] Distinction: Trapping.

6. [§429] Illegal Disclosure After Legal Interception.

D. Authorized Interception of Wire or Electronic Communications.

1. [§430] In General.
2. Authorization Procedure.
 - (a) [§431] Application for Interception.
 - (b) Required Findings.
 - (1) [§432] In General.
 - (2) [§433] Necessity Requirement.
 - (c) [§434] Order.
3. Use of Intercepted Communications.
 - (a) [§435] In General.
 - (b) [§436] Introduction or Suppression at Trial or Hearing.

E. Monitoring Statements Made While in Custody.

1. [§437] General Rule: No Reasonable Expectation of Privacy.
2. [§438] Marital Communications.
3. Detainee's Statutory Privacy Right.
 - (a) [§439] Former Right.
 - (b) [§440] Effect of Statutory Amendments.
4. [§441] Monitoring To Protect Witness.

X. MOTION TO RETURN PROPERTY OR SUPPRESS EVIDENCE

A. In General.

1. [§442] Remedies Under Former Practice.
2. [§443] Nature of Statute.
3. [§444] Issues Outside Scope of Statute.
4. [§445] Alternative Remedies of Defendant.
5. [§446] Grounds for Motion.

B. Procedure in Lower Court.

1. [§447] In General.
2. Hearing.
 - (a) [§448] In General.
 - (b) [§449] Specificity Requirement and Evidentiary Burdens.
3. [§450] Combined Motions.
4. Felony Prosecution: Motion at Preliminary Hearing.
 - (a) [§451] In General.
 - (b) Motion Denied.
 - (1) [§452] Renewed Motion Before Judge.
 - (2) [§453] One Full Hearing Limitation.
 - (c) Motion Granted.
 - (1) [§454] Defendant Not Held To Answer.
 - (2) [§455] Defendant Held To Answer on All Charges.
 - (3) [§456] Defendant Held To Answer on Fewer Than All Charges.
5. Felony Prosecution: Motion First Made Before Judge.
 - (a) [§457] In General.
 - (b) [§458] Charges Dismissed and Refiled.
6. [§459] Felony Prosecution: Limitations on Subsequent Proceedings.

7. [§460] Misdemeanor Prosecution.
8. Effect of Granting Motion.
 - (a) [§461] Evidence Is Inadmissible.
 - (b) [§462] Return of Property.
 - (c) [§463] Dismissal and Release From Custody.
9. Renewal or Reconsideration of Motion.
 - (a) [§464] General Rule: No Renewal.
 - (b) Exception: Where Initial Hearing Is Not Sufficient.
 - (1) [§465] In General.
 - (2) [§466] Change in Law Following Suppression Hearing.
 - (c) [§467] Prosecution's Motion To Reconsider After Denial.

C. Review Sought by Defendant.

1. [§468] Review by Appeal (Misdemeanor).
2. [§469] Review by Writ (Felony).
3. Appeal From Judgment of Conviction.
 - (a) [§470] After Guilty Plea.
 - (b) [§471] After Denial of Writ.
 - (c) Point Must Be Raised Below.
 - (1) [§472] Statutory Requirement.
 - (2) [§473] Raising Point by Motion To Dismiss.
 - (3) [§474] Raising Point by Motion To Reinstate Complaint.
 - (4) [§475] Renewal of Motion in Superior Court.
 - (5) [§476] Ineffective Assistance of Counsel.
 - (d) [§477] Reversible Error.

D. Review Sought by Prosecution.

1. Review by Appeal.
 - (a) [§478] In General.
 - (b) [§479] Misdemeanor Prosecution: Appeal From Order Granting Motion.
 - (c) [§480] Felony or Misdemeanor Prosecution: Appeal From Order of Dismissal.
 - (d) [§481] No Appeal From Magistrate's Ruling at Preliminary Hearing.
2. [§482] Review by Writ.
3. [§483] Release of Defendant.