

TABLE OF CONTENTS

Volume I: Criminal and Traffic

	Page
CR 1	Victims' Rights
1.	Selected Definitions..... CR 1-1
2.	Constitutional Rights CR 1-2
3.	Consultation Requirements CR 1-3
4.	Court Action..... CR 1-3
5.	Standing..... CR 1-4
CR 2	Interpreters
1.	When Should an Interpreter Be Appointed? CR 2-1
2.	Suggested Voir Dire to Establish Need for an Interpreter CR 2-2
3.	Who Is a Qualified Interpreter? CR 2-3
4.	Interpreter Oaths CR 2-4
5.	Costs of Interpreters CR 2-4
6.	Use of Interpreters CR 2-5
7.	Introducing Recorded Evidence in English or Non-English Language CR 2-8
8.	Court Interpreter Code of Ethics..... CR 2-9
9.	Suggested Voir Dire of Interpreter Qualifications CR 2-10
10.	Jury Instructions..... CR 2-11
CR 3	Counsel
1.	Right to Counsel CR 3-1
2.	Appointment of Counsel..... CR 3-3
3.	SPD Appointment of Counsel CR 3-4
4.	Judicial Appointment of Counsel CR 3-4
5.	Managing Conflict of Interest..... CR 3-6
6.	Procedure for Ct Determination of Indigency CR 3-7
7.	Substitution or Discharge of Counsel CR 3-9
8.	Waiver of Right to Counsel..... CR 3-10
9.	Standby Counsel..... CR 3-13
10.	Out-of-State Counsel..... CR 3-13
CR 4	Remote Proceedings
1.	Live Audiovisual/Telephonic Proceedings CR 4-3
2.	Requirements of Videoconferencing Technology CR 4-4

3.	Criteria to Consider When Ct Exercises Discretion to Allow Videoconferencing Technology	CR 4-5
----	---	--------

CR 5 Public Trial

1.	Open Court in General	CR 5-1
2.	Right to Attend	CR 5-1
3.	Motion to Close Pretrial Proceedings	CR 5-2
4.	Restriction of Extrajudicial Statements	CR 5-6
5.	Cameras in Courtroom	CR 5-6
6.	Sealing Court Records	CR 5-9

CR 6 Issuing Warrants/Subpoenas

Warrants

1.	Arrest Warrant	CR 6-1
2.	Search Warrant	CR 6-3
3.	Probable Cause Necessary for Arrest or Search Warrant	CR 6-6

Subpoenas

1.	Definition	CR 6-7
2.	Statutory Authority	CR 6-8
3.	Constitutional Compulsory Process	CR 6-9
4.	Subpoena <i>Duces Tecum</i>	CR 6-10
5.	Subpoena for Documents	CR 6-11
6.	Electronic Records and Devices	CR 6-11

CR 7 Initial Appearance

1.	Probable Cause Finding Before Initial Appearance— <i>Riverside</i> Review	CR 7-1
2.	Conducting the Initial Appearance	CR 7-1
3.	DNA at Arrest Violations	CR 7-5

CR 8 Bail/Bond/Conditions of Release

1.	Setting Bail/Bond	CR 8-1
2.	Reviewing Bail	CR 8-6
3.	Revocation of Bail for Commission of Serious Crime	CR 8-7
4.	Revocation of Bail for Victim/Witness Intimidation	CR 8-8
5.	Forfeiture of Bail	CR 8-8
6.	Denial of Bail (Preventative Detention)	CR 8-9
7.	Bail After Conviction	CR 8-11
8.	Disbursement of Bail After Conviction	CR 8-12

9.	List of Violent Crimes for Purposes of Bail Under § 969.001(3).....	CR 8-13
----	---	---------

CR 9 Prelim/Arrestment

Preliminary Examination

1.	Nature of Preliminary Examination	CR 9-1
2.	Waiver	CR 9-3
3.	Time Limitations	CR 9-3
4.	Procedure	CR 9-5
5.	Conclusion of Hearing	CR 9-11
6.	Juveniles	CR 9-11
7.	Review	CR 9-11
8.	Errors	CR 9-12

Arrestment

1.	Information Filed	CR 9-12
2.	“Instant Arrestments”	CR 9-12
3.	Duties at Arrestment	CR 9-13
4.	Presence of Defendant.....	CR 9-13

CR 10 Discovery and Inspection

1.	General.....	CR 10-1
2.	Timing of Statutory Discovery Motions	CR 10-2
3.	Types of Statutory Discovery Provided.....	CR 10-2
4.	Other Specific Discovery Rights	CR 10-7
5.	Exculpatory Information.....	CR 10-10
6.	Preservation of Exculpatory Evidence	CR 10-15
7.	Postconviction Discovery Issues	CR 10-16

CR 11 Depositions of Witnesses

1.	Adult Witnesses.....	CR 11-3
2.	Child Witness—Audiovisually Recorded Depositions.....	CR 11-3
3.	Audiovisually Recorded Statements of Children.....	CR 11-8
4.	Confrontation.....	CR 11-8

CR 12 Competency to Proceed

1.	Definitions	CR 12-1
2.	Raising Issue of Competency to Proceed.....	CR 12-2
3.	Determination of Probable Cause	CR 12-3
4.	Examinations.....	CR 12-4

5.	Competency Hearing	CR 12-8
6.	Competency Hearing Disposition (For Postconviction, See Sec. 10)	CR 12-10
7.	Subsequent Hearings to Reevaluate Def’s Competency	CR 12-13
8.	Discharge from Criminal Commitment	CR 12-14
9.	Transfer to Civil Proceedings	CR 12-15
10.	Postconviction Relief Proceedings	CR 12-16
11.	Probation Revocation Proceeding	CR 12-18

CR 13 Taking a Plea

1.	Procedure for Taking a Plea	CR 13-3
2.	Vacating Plea After Acceptance	CR 13-15
3.	Effects of Pleas.....	CR 13-15
4.	General Rule: Guilty, No Contest, and <i>Alford</i> Pleas Waive All Nonjurisdictional Defects	CR 13-18

CR 14 Substitution of Judge/Recusal

1.	Substitution of Prelim Judge.....	CR 14-3
2.	Substitution of Trial Judge.....	CR 14-4
3.	Sua Sponte Recusal by Judge.....	CR 14-9
4.	Recusal for Prejudice.....	CR 14-11

CR 15 Challenges to Sufficiency of Complaint/Double Jeopardy

1.	Timeliness of Motion Challenging Complaint	CR 15-1
2.	Standards for Review of Sufficiency of Complaint.....	CR 15-1
3.	Specific Challenges to Complaint.....	CR 15-4
4.	Motion to Dismiss Based on Critical Misstatements or Omissions in Complaint.....	CR 15-11
5.	Double Jeopardy	CR 15-11

CR 16 Speedy Trial

1.	Constitutional Protection.....	CR 16-3
2.	Statutory Protection.....	CR 16-5
3.	Interstate Detainers.....	CR 16-6

CR 17 Personal Jurisdiction/Place of Trial

Personal Jurisdiction

1.	Personal Jurisdiction Depends on Physical Presence Before Court.....	CR 17-3
2.	Challenge to Personal Jurisdiction of Court.....	CR 17-5

Place of Trial

1. Venue CR 17-6
2. Change of Place of Trial CR 17-7
3. Factors to Be Considered by Court When Motion for
Change of Place of Trial Made..... CR 17-9
4. Consequences of Granting Motion CR 17-11
5. Renewing Motion for Change of Place of Trial CR 17-12

CR 18 Motion for Joinder (Consolidation) or Severance

1. General Principles of Joinder and Severance
Essentially the Same..... CR 18-1
2. Joinder of Crimes CR 18-1
3. Severance of Crimes CR 18-3
4. Joinder of Defendants CR 18-5
5. Severance of Defendants..... CR 18-5
6. Trial Practice Option..... CR 18-8

CR 19 Suppression—Search and Seizure

1. Warrant Requirement..... CR 19-1
2. Procedure CR 19-4
3. Use of Suppressed Evidence CR 19-4
4. Expectation of Privacy (Standing)..... CR 19-5
5. Challenges to Warrants CR 19-11
6. Warrant Execution Issues CR 19-13
7. Searches Pursuant to Arrest Warrants CR 19-16
8. Exceptions to Warrant Requirement CR 19-17

CR 20 Suppression—Identification

1. General..... CR 20-3
2. Right to Counsel CR 20-3
3. Procedure on Suppression Motion..... CR 20-4
4. One-on-One Show-Ups CR 20-7
5. Other Identification..... CR 20-8
6. Jury Instruction..... CR 20-8

CR 21 Suppression—Confessions/Witness Statements

1. Suppression Motion Procedure..... CR 21-1
2. Voluntariness Standards Generally..... CR 21-4
3. Involuntary Confessions—Police Tactics..... CR 21-5

4.	Involuntary Confessions—Suspect’s Personal Characteristics.....	CR 21-8
5.	Involuntary Statements of Witnesses, Not Suspects	CR 21-9
6.	<i>Miranda</i> Rights Generally.....	CR 21-9
7.	<i>Miranda</i> Rights Inapplicable—Suspect Not in Custody.....	CR 21-11
8.	<i>Miranda</i> Rights Inapplicable— Suspect Not Being Interrogated.....	CR 21-15
9.	Determining Whether Suspect Effectively Invoked <i>Miranda</i> Rights	CR 21-16
10.	Other Grounds for Suppression.....	CR 21-20

CR 22 Jury Waiver

1.	Waiver of Jury	CR 22-3
2.	Withdrawal of Waiver of Jury	CR 22-6
3.	Trial by Jury of Less Than Twelve.....	CR 22-7

CR 23 Selection of Jury

1.	Challenge to the Array.....	CR 23-1
2.	Role of Court and Parties.....	CR 23-2
3.	Form and Extent of Questions.....	CR 23-3
4.	Judge’s Voir Dire—Suggested Script	CR 23-5
5.	Individual Voir Dire	CR 23-6
6.	Challenges for Cause.....	CR 23-7
7.	Purposeful Discrimination Against Jurors	CR 23-11
8.	Peremptory Challenges.....	CR 23-14
9.	Additional Jurors.....	CR 23-16

CR 24 Jury Management

1.	Swearing in Jury	CR 24-1
2.	Jury Sequestration.....	CR 24-1
3.	Postsentencing Questions About Juror Qualifications	CR 24-2
4.	Juror Conduct.....	CR 24-3
5.	Jury View	CR 24-3
6.	Note-Taking by Jurors	CR 24-5
7.	Jurors’ Questions.....	CR 24-5
8.	Jury Deliberations.....	CR 24-6
9.	Hung Jury	CR 24-8
10.	Discharge of Jurors	CR 24-9

CR 25 Preliminary Instructions/Opening Statements

Preliminary Instructions

- 1. Procedure CR 25-3
- 2. Standard Preliminary Instructions..... CR 25-3
- 3. Common Preliminary Instructions..... CR 25-4

Opening Statements

- 1. Manner and Purpose CR 25-5
- 2. Scope CR 25-5
- 3. Interruption of Opening Statements and Curative Instructions..... CR 25-6

CR 26 Witnesses

- 1. Oaths CR 26-1
- 2. Competency of Witnesses..... CR 26-2
- 3. Compulsory Process/Right to Present a Defense (See also **CR 11**) CR 26-3
- 4. Exclusion of Witnesses from Hearing or Trial CR 26-6
- 5. Compelling Testimony—No 5th Amendment Privilege..... CR 26-7
- 6. Compelling Testimony—5th Amendment Privilege..... CR 26-8
- 7. Plea Bargains and Testimony..... CR 26-10
- 8. Confrontation..... CR 26-11
- 9. Child’s and Child-Victim’s Statements CR 26-16
- 10. Use of Former Testimony..... CR 26-21
- 11. Out-of-Court Translators CR 26-21
- 12. Privileges CR 26-22
- 13. Rape Shield Statute: § 972.11 CR 26-23
- 14. Attorney as Witness CR 26-28
- 15. Defendant Perjury..... CR 26-29
- 16. Rebuttal Witness CR 26-30

CR 27 Expert Witnesses

- 1. Expert Witnesses..... CR 27-1
- 2. Opinion Concerning Witness’s Credibility or State of Mind ... CR 27-7
- 3. Expert Testimony on Capacity to Form Intent CR 27-10
- 4. Expert Testimony on Intoxication..... CR 27-10
- 5. Expert Testimony on Post-assault Conduct CR 27-11
- 6. Expert Testimony on Character CR 27-12
- 7. Procedure If Challenge Raised CR 27-12

CR 28 Hypnosis/Polygraph/DNA

Hypnosis

- 1. Per Se Ban Unwarranted in Criminal Trials CR 28-1
- 2. Procedure for Determining Admissibility CR 28-2
- 3. Procedure When Testimony Found Admissible..... CR 28-4

Polygraph

- 1. Discovery of Polygraph Results CR 28-5
- 2. Polygraph Results Not Admissible in Any Criminal Proceeding..... CR 28-6
- 3. Postpolygraph Statements..... CR 28-7
- 4. Offer to Take Polygraph Examination CR 28-8

DNA

- 1. Definition CR 28-9
- 2. Introduction of DNA Evidence at Trial..... CR 28-9
- 3. Offer to Undergo DNA Testing..... CR 28-10
- 4. DNA Sampling..... CR 28-11

Volume IA: Criminal and Traffic

CR 29 Closing Arguments

- 1. Purpose..... CR 29-1
- 2. Order of Argument CR 29-1
- 3. Scope of Argument CR 29-1
- 4. Improper Argument CR 29-5

CR 30 Jury Instructions

- 1. General Principles Governing Giving of Instructions..... CR 30-1
- 2. Instructions Conference CR 30-2
- 3. Defense-Requested Instructions..... CR 30-4
- 4. Lesser Included Offenses CR 30-5
- 5. Instructions re: Presumptions CR 30-8
- 6. Party to Crime Instruction CR 30-9
- 7. *Falsus in Uno*..... CR 30-9
- 8. Venue CR 30-9
- 9. Multiple Counts CR 30-10
- 10. Instructions Following Final Argument CR 30-10
- 11. Instructions After Commencement of Jury Deliberations..... CR 30-11
- 12. Discharge of Jury on Deadlock CR 30-12

CR 31	Verdicts	
1.	Verdict Conference	CR 31-3
2.	Form of Verdict.....	CR 31-3
3.	Return of Verdict.....	CR 31-5
4.	Jury Nullification	CR 31-8
CR 32	Impeaching Jury Verdict	
1.	General Rules	CR 32-3
2.	Evidentiary Hearing	CR 32-5
3.	Instances of Misconduct.....	CR 32-6
CR 33	Defendant Presence/Disruption	
1.	Presence of Defendant.....	CR 33-1
2.	Physical Restraints	CR 33-5
3.	Uniformed Security Personnel	CR 33-6
CR 34	Mental Disease or Defect	
1.	Pretrial Procedure.....	CR 34-1
2.	Trial Procedure.....	CR 34-3
3.	Commitment If Defendant Found NGI.....	CR 34-7
4.	Defendant Committed to Institutional Care	CR 34-9
5.	Commitment on Conditional Release.....	CR 34-15
6.	Violation/Revocation of Conditional Release, Recommitment for Defendants Adjudicated NGI on or After January 1, 1991	CR 34-16
7.	Nonfulfillment of Conditional Release, Recombitment for Defendants Adjudicated NGI Before January 1, 1991.....	CR 34-17
8.	Reexamination of Defendants Adjudicated NGI for Offenses Committed on or After January 1, 1991.....	CR 34-18
9.	Reexamination of Defendants Adjudicated NGI for Offenses Committed Before January 1, 1991 is governed by § 971.17(8).....	CR 34-22
10.	Expiration of Commitment Orders	CR 34-24
CR 35	Mistrial	
1.	Motion Directed to Sound Discretion of Court	CR 35-1
2.	Before Declaring a Mistrial, Consider Alternatives.....	CR 35-1
3.	Potential Grounds for Mistrial	CR 35-1
4.	Before Granting Mistrial, Consider Whether Double Jeopardy Will Bar State from Retrying the Case.....	CR 35-3

CR 36 Other Trial Problems

1. Last-Minute Motions for Adjournment CR 36-3
2. Stipulation by Def to Element of Crime..... CR 36-3
3. Motion to Dismiss at Close of State’s Case..... CR 36-4
4. Colloquy with Def about Testifying or Not Testifying CR 36-4
5. Motion to Dismiss at Conclusion of All the Evidence CR 36-5
6. Questioning by the Court..... CR 36-5
7. Sidebar Conferences..... CR 36-5

CR 37 The Sentencing Hearing

1. Conducting the Hearing..... CR 37-1
2. Habitual Criminality (Repeater) Penalties CR 37-4
3. Persistent Repeater CR 37-6
4. Exercising Sentencing Discretion..... CR 37-6
5. Read-Ins CR 37-12
6. Presentence Reports..... CR 37-13
7. Stating Sentencing Decision Reasons CR 37-15
8. Pronouncing Sentence for Felonies Committed After
12/31/99 and Misdemeanors Committed After 2/1/03..... CR 37-17
9. Sentence Credit CR 37-19
10. Restitution CR 37-22
11. Judgment of Conviction CR 37-29
12. Notice of Right to Appeal CR 37-30
13. Stay of Execution..... CR 37-30
14. Return of Seized Property..... CR 37-31
15. Reconfinement CR 37-31

CR 38 Options for Sentencing

1. Deferred Prosecution..... CR 38-1
2. Expunction..... CR 38-2
3. Fines..... CR 38-4
4. Probation..... CR 38-5
5. Electronic Monitoring CR 38-12
6. Confinement CR 38-12
7. Sex Offender Registry CR 38-14

CR 39 Modification of Sentence/Resentencing

1. Time Constraints for Motion to Modify Sentence CR 39-1
2. Motions Filed After Time Expires CR 39-2

3.	Grounds for Motion to Modify Sentence	CR 39-3
4.	Standards of Review.....	CR 39-6
5.	Resentencing.....	CR 39-7
6.	Sentencing Adjustment—Truth in Sentencing	CR 39-9

CR 40 Motion for a New Trial

1.	Time Constraints for Motion	CR 40-2
2.	Trial Court’s Duty at Sentencing as to Postconviction Relief	CR 40-3
3.	Appeal May Be Taken Without Filing of Postconviction Relief by Defendant.....	CR 40-4
4.	Defendant’s Right to Be Present at Motion Hearing	CR 40-4
5.	Issue of Competency Raised When Postconviction Relief Sought	CR 40-5
6.	Standards of Review for Motion Based on Claim of Error.....	CR 40-5
7.	Motion Based on Claim of Newly Discovered Evidence.....	CR 40-9
8.	Motion Based on Claim of Denial of Fair Trial	CR 40-11
9.	Postconviction Discovery.....	CR 40-13
10.	Granting New Trial in Interests of Justice.....	CR 40-14
11.	Procedure When Transcripts Are Missing.....	CR 40-15

CR 41 Ineffective Assistance of Counsel

1.	Constitutional Right to Counsel Means Effective Assistance of Counsel.....	CR 41-1
2.	Specific Areas of Attorney Performance	CR 41-5
3.	Disciplinary Implications of Finding Attorney Ineffective	CR 41-13
4.	Ineffective Assistance of Appellate Counsel	CR 41-13

CR 42 § 974.06 Motions

1.	Nature of Motion	CR 42-1
2.	Conditions Precedent	CR 42-3
3.	Authorized Grounds for Motion.....	CR 42-5
4.	Form of Motion	CR 42-7
5.	Preliminary Procedure for Examining Petition	CR 42-8
6.	Summary Dismissal	CR 42-9
7.	Granting a Hearing.....	CR 42-14
8.	Hearing Procedure	CR 42-16
9.	Appeal	CR 42-18

CR 43	Withdrawal of Plea	
	1. Withdrawal of Plea Based on Breach of Plea Agreement.....	CR 43-1
	2. Withdrawal of Plea Before Sentencing or After Sentence Vacated	CR 43-3
	3. Withdrawal of Plea of Guilty or No Contest After Sentencing	CR 43-4
CR 44	Extradition/Detainers	
	Extradition	
	1. Nature and Purpose of Proceedings	CR 44-3
	2. Controlled by Federal Law	CR 44-3
	3. Arrest Before Governor’s Warrant or Requisition.....	CR 44-4
	4. Arrest Under Governor’s Warrant or Requisition.....	CR 44-6
	5. Scope of Habeas Corpus Review	CR 44-8
	6. Findings	CR 44-11
	Detainers	
	1. Definition	CR 44-11
	2. Interstate Procedure	CR 44-12
	3. Intrastate Detainer Procedure	CR 44-14
CR 45	Electronic Surveillance	
	1. Constitutionality	CR 45-3
	2. Procedure	CR 45-3
	3. Recording Interceptions	CR 45-7
	4. Inventory (Notice) to Person Monitored.....	CR 45-8
	5. Pretrial Use of Intercepted Communications	CR 45-9
	6. Trial Use of Intercepted Communications.....	CR 45-9
	7. Effect of Consent of One Party to the Communication	CR 45-10
CR 46	Writs	
	1. Certiorari: <i>See Civil Benchbook CV 26</i>	CR 46-3
	2. Habeas Corpus: <i>See Civil Benchbook CV 27</i>	CR 46-3
CR 47	Contempt of Court	
	1. Power of Court	CR 47-3
	2. Definition of Contempt.....	CR 47-4
	3. Summary Proceedings.....	CR 47-6
	4. Non-Summary Proceedings	CR 47-8

CR 48 Grand Jury/John Doe Proceedings

Grand Jury

- 1. Purpose CR 48-3
- 2. Powers CR 48-3
- 3. Convening CR 48-3
- 4. Participants CR 48-4
- 5. Secrecy CR 48-5
- 6. Witnesses CR 48-6
- 7. Indictment CR 48-9

John Doe Proceedings

- 1. Definition and Initiation CR 48-10
- 2. Role of Judge in John Doe Proceedings CR 48-11
- 3. Disposition CR 48-16
- 4. John Doe Problems CR 48-17

CR 49 Inquests

- 1. Purpose and Venue CR 49-3
- 2. Who May Order CR 49-3
- 3. Hearing Procedure CR 49-3
- 4. Juror Selection CR 49-4
- 5. Inquest Witnesses CR 49-5
- 6. Compelled Testimony CR 49-5
- 7. Jury Instructions CR 49-6
- 8. Verdict CR 49-6
- 9. Confidentiality of Record CR 49-6

CR 50 Sexually Violent Person Commitment

- 1. General Provisions CR 50-3
- 2. Procedure CR 50-5
- 3. Petition for Supervised Release CR 50-18
- 4. Petition for Discharge CR 50-21
- 5. Collateral Attack CR 50-24
- 6. Notice Concerning Release or Discharge CR 50-24

CR 51 Juvenile/Adult Matters

- 1. Original Jurisdiction of Adult Court CR 51-1
- 2. Jurisdiction by Waiver from Juvenile Court to Adult Court CR 51-3

3.	Adult Court Options for Sentencing Under Juvenile Justice Code.....	CR 51-4
4.	Expunction.....	CR 51-5

TR 1 Pretrial Proceedings

1.	Jurisdiction	TR 1-1
2.	Venue	TR 1-2
3.	Criminal Traffic Violations.....	TR 1-3
4.	Initial Appearance—Defendant Appears.....	TR 1-4
5.	Initial Appearance—Defendant Does Not Appear	TR 1-6
6.	Juveniles in Traffic Court.....	TR 1-7
7.	Substitution of Judge	TR 1-8
8.	Discovery Motions	TR 1-10
9.	Operating a Motor Vehicle While Intoxicated.....	TR 1-11
10.	Motions: In General.....	TR 1-14
11.	Motions Challenging Elements of “Operation,” “Operating on Premises Held out to the Public,” and “Motor Vehicle”	TR 1-16
12.	Suppression Motions	TR 1-17
13.	Motions: Relating to “Informing the Accused” Form	TR 1-22
14.	Implied Consent and Refusals.....	TR 1-23
15.	Administrative Suspension.....	TR 1-26
16.	Commercial Motor Vehicle Law	TR 1-29

TR 2 Trial Procedures

1.	Motions.....	TR 2-1
2.	Civil Forfeiture Trials	TR 2-3
3.	Criminal Traffic Trials.....	TR 2-4
4.	Admissibility of Driver Records.....	TR 2-4
5.	Forms of Verdict	TR 2-5
6.	Municipal Court Appeals	TR 2-5

TR 3 Sentencing—Postconviction Issues

1.	Civil Traffic Forfeitures	TR 3-1
2.	OWI	TR 3-4
3.	Operating Without a Valid License (OWL).....	TR 3-14
4.	Operating While Suspended (OWS).....	TR 3-15
5.	Operating After Revocation (OAR).....	TR 3-16
6.	Criminal—Habitual Traffic Offender (HTO).....	TR 3-17
7.	Civil Postconviction Motions	TR 3-18