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***Informants and Undercover Investigations Informants, Cooperating Witnesses, and Undercover Investigations Informants Informants: A Guide for Developing and Controlling Informants Major Narcotic Trafficking and Confidential Informants Multi-agency Narcotics Unit Manual Snitching Instructors Manual Freedom of Information Act Guide & Privacy Act Overview New York Suppression Manual: Arrest, Search and Seizure, Confession and Identification Prosecutor's Manual for Arrest, Search and Seizure Whisper Not Your Secrets Freedom of Information Act Guide Guide to the Freedom of Information Act Prosecutor's Manual for Arrest, Search and Seizure 3rd Edition North Carolina Evidence Courtroom Manual Speaking Truth to Power Conflict in Blue Rules and Procedures Manual, July 24, 1989 North Carolina Evidence Courtroom Manual 2023 Edition Internal Revenue Service's controls over the use of confidential informants North Carolina Evidence Courtroom Manual, 2016 Edition Internal Revenue Service's Controls Over the Use of Confidential Informants Kentucky Evidence Courtroom Manual Kentucky Evidence Courtroom Manual, 2013-2014 Edition North Carolina Evidence Courtroom Manual 2022 Edition United States Attorneys' Manual Prisoners' Self-Help Litigation Manual Procedures Manual, January 31, 1983 Weinstein's Evidence Manual Freedom of Information Act Guide California Evidence Courtroom Manual 2021 Edition U.S. Parole Commission Rules & Procedures Manual U.S. Parole Commission Rules and Procedures Manual Kentucky Evidence Courtroom Manual, 2014-2015 Edition Kentucky Evidence Courtroom Manual 2022-2023 Edition Ohio Family Law Handbook 150 Search Warrants, Court Orders, and Affidavits Kentucky Evidence Courtroom Manual, 2015-2016 Edition Kentucky Evidence Courtroom Manual, 2016-2017 Edition***

***This book has been designed specifically for courtroom use; its purpose is to provide fast, authoritative answers to questions which arise in the course of trials and hearings. It accomplishes this through a unique combination of features, including: Rules: the complete North Carolina Rules of Evidence is located in a separate section in the front of the book. Commentary by drafters: The official commentary by the study committees and legislative committees that drafted the North Carolina Rules is located in an Appendix at the back of the manual. Analysis: Perhaps the most important part of this book, the author's analysis provides a quick overview of the Rule under discussion, authoritative guidance in interpreting the Rule, and pointers for applying the Rule in actual practice. In many chapters, the Analysis contains special features such as***

*Illustrations, Constitutional Considerations, and Current Trends and New Developments. Authority: Additional authorities are cited after each chapter's Analysis. These citations give the user a starting point for additional research. Comparison to Federal Rule: The substance of each Rule is compared to the applicable Federal Rule of Evidence. Cases: Recent significant cases are summarized at the end of each chapter. These cases provide support for argument and decisions required during the course of proceedings. Designed specifically for courtroom use, North Carolina Evidence Courtroom Manual provides fast, authoritative answers to questions arising throughout trials and hearings. Through comprehensive analysis of the North Carolina Rules of Evidence rule by rule, the publication provides a quick overview of the rule under discussion, authoritative guidance in interpreting the rule, and pointers for applying the rule in actual practice. Each Rule contains a combination of several trial-focused features, methodically arranged and easily searchable, including:*

- Rules - the complete North Carolina Rules of Evidence located in a separate section in the front of the book;*
- Analysis - the author's analysis provides a quick overview of the Rule under discussion, authoritative guidance in interpreting the Rule, and pointers for applying the Rule in actual practice. In many chapters, the Analysis contains special features such as Illustrations, Constitutional Considerations, and Current Trends and New Developments.*
- Comparison to Federal Rule - the substance of each Rule is compared to the applicable Federal Rule of Evidence.*
- Commentary by drafters – includes official commentary by the study committees and legislative committees that drafted the North Carolina Rules;*
- Authority - additional authorities are cited after each chapter's Analysis, giving the user a starting point for additional research;*
- Cases - recent significant cases are summarized at the end of each chapter providing support for arguments and decisions required during the course of proceedings;*
- Appendix of some common evidentiary objections, laid out by rule; and*
- An easy to reference Topical Index. The criminal justice student is provided unique insights into how confidential informants are utilized in major narcotic trafficking, from the drug user to the cartels, to solving cases by cultivating, developing, documenting and utilizing informants. Elements of a case, report writing, caseload management and courtroom testimony are addressed to build knowledge and expertise for a successful prosecution. Actual court cases are cited and discussed in detail, including their affect on the investigative process. The Kentucky Evidence Courtroom Manual provides current and complete coverage of the Kentucky Rules of Evidence plus: Authors' Discussion that provides a concise but comprehensive overview of the Rule, authoritative guidance in interpreting the Rule, and pointers for applying the Rule in practice (in many chapters the Discussion contains special features such as Illustrations, Constitutional Considerations, Current Trends, and Ethical Considerations) Illustrations demonstrating the proper handling of evidentiary issues*

*during trial Summaries of significant Kentucky and federal cases interpreting each Rule provide support for arguments and decisions required during the course of trial Selected Kentucky Revised Statutes Annotated References to additional Kentucky and federal authorities that provide a starting point for research Comparison of the Kentucky and Federal Rules of Evidence An appendix containing the Commentary of the Study Committee for the Kentucky Rules of Evidence (also referred to as the Official Commentary or the Kentucky Rules Advisory Committee Commentary) The authority on Federal Evidence Rules saves you valuable research time. Here's hands-on accessibility to expert guidance, in a convenient single volume. Useful on its own as a convenient quick reference guide, or as a companion to the six-volume masterwork, Weinstein's Federal Evidence. • A practical desktop and courtroom answer guide • Includes incisive analysis by Judge Weinstein • Judge Weinstein's valuable commentary covers each Rule. You'll find discussion of the reason behind the Rule, its philosophy and practice, and how to use it to your advantage • Contains authoritative federal case citations First published in 1987. The Kentucky Evidence Courtroom Manual provides current and complete coverage of the Kentucky Rules of Evidence plus: \* Authors' Discussion that provides a concise but comprehensive overview of the Rule, authoritative guidance in interpreting the Rule, and pointers for applying the Rule in practice (in many chapters the Discussion contains special features such as Illustrations, Constitutional Considerations, Current Trends, and Ethical Considerations) \* Illustrations demonstrating the proper handling of evidentiary issues during trial \* Summaries of significant Kentucky and federal cases interpreting each Rule provide support for arguments and decisions required during the course of trial \* Selected Kentucky Revised Statutes Annotated \* References to additional Kentucky and federal authorities that provide a starting point for research \* Comparison of the Kentucky and Federal Rules of Evidence \* An appendix containing the Commentary of the Study Committee for the Kentucky Rules of Evidence (also referred to as the Official Commentary or the Kentucky Rules Advisory Committee Commentary) This eBook features links to Lexis Advance for further legal research options. The ideal roadmap for defense lawyers and prosecutors, John M. Castellano has built on the fine works of the original authors of this book, James A. Adams and Daniel D. Blinka who appreciate the succinct analysis necessary to canvass the often tangled landscape of Fourth Amendment law. Their pragmatic approach has created a balanced, sound and comprehensive one-volume survey of arrest, search and seizure issues. The Third edition now features all decisions by the Supreme Court Fourth Amendment cases through June 2015 as well as significant and helpful circuit court decisions on a variety of topics. It includes a number of other new, expanded, or refined sections as well which include application for orders to intercept; bodily intrusions, emergency searches, and workplace searches. The eBook versions of this title feature links to*

*Lexis Advance for further legal research options. The book, Conflict in Blue: The Marissa Ortega Story begins where D. E. Grays second book, True to the Blue left off. Marissa Ortega, the daughter of deceased police officer, Sergio Ortega, who was fired from the Los Angeles Police Department for a bogus charge of filing a false police report, a charge he was later cleared of, is now an L.A.P.D. officer herself. After witnessing the murder of her father by a ruthless Hispanic gangbanger when she was just nine years old, she now has a score to settle, not just with the notorious Avenues Street Gang who reins down terror on the citizens in LAs Northeast Division where she works, but with the LAPD itself. With her aggressive approach in dealing with the local street gangs, she soon finds herself, along with her partner, on a Mexican Mafia hit list after three Avenues Street Gang members die, one of them the little brother of an imprisoned Mafioso, at the conclusion of a violent police pursuit. Even though she is on a Mafia hit list, Marissa sets out to find the gang member who killed her uncle back before she was born and who is now out of prison and back on the streets with EMERO status and who is now considered a parolee at large. Things get worse when the hit on Marissa and her partner, by gang members, goes awry and one of her family members is murdered by accident as well as her partners wife. Marissa eventually teams up with a Bryce Stevens, a detective assigned to the Robbery Homicide Division of the LAPD. Together they devise a plan to trick Emilio Soto, aka Whitey, a bumbling Avenues gang member, into becoming a confidential informant hoping he will lead them to the individual who killed her uncle and to the gang members who killed her family member and her partners wife. It becomes a race between Marissa Ortega and Jorge Mendoza, the Avenues Street Gang leader, to see who will stay alive long enough before the other is brought to justice. The use of informants has been described as the "black hole of law enforcement." Failures in the training of police officers and federal agents in the recruitment and operation of informants has undermined costly long-term investigations, destroyed the careers of prosecutors and law enforcement officers, and caused death and serious injuries to innocent citizens and police. In many cases, the events leading to disaster could have been avoided had the law enforcement agency followed the time-tested procedures examined in this book. Informants, Cooperating Witnesses, and Undercover Investigations: A Practical Guide to Law, Policy, and Procedure, Second Edition covers every aspect of the informant and cooperating witness dynamic—a technique often shrouded in secrecy and widely misunderstood. Quoted routinely in countless newspaper and magazine articles, the first edition of this book was the go-to guide for practical, effective guidance on this controversial yet powerful investigative tool. Extensively updated, topics in this second edition include: Sweeping changes in the FBI and ICE informant and undercover programs New informant recruiting techniques Reverse sting operations Entrapment issues Examination of recent high-profile cases where the misuse of informants resulted in*

*lawsuits and legislation The changing nature of compensation and cooperation agreements Forfeiture, informants, and rewards The management of controlled undercover purchases of evidence Challenges posed by fabricated information, phantom informants and police corruption Witness security measures New whistleblower reward programs* Authoritative, scholarly, and based on boots-on-the-ground experience, this book is written by an author who has been a police supervisor, an informant recruiter and handler, an undercover agent, and an attorney. Supported by statutes, case law, and previously unpublished excerpts from law enforcement agency manuals, it is essential reading for every police officer, police manager, prosecutor, police academy trainer, criminal justice professor, and defense attorney. This book is part of the *Practical Aspects of Criminal and Forensic Investigations* series. This manual is designed specifically for courtroom use and offers judges and practitioners many trial-tested features that not only provide fast, accurate answers to evidentiary questions, but also guide the user to the underlying authorities and secondary sources. The *Kentucky Evidence Courtroom Manual* provides current and complete coverage of the *Kentucky Rules of Evidence* plus: Authors' Discussion that provides a concise but comprehensive overview of the Rule, authoritative guidance in interpreting the Rule, and pointers for applying the Rule in practice (in many chapters the Discussion contains special features such as Illustrations, Constitutional Considerations, Current Trends, and Ethical Considerations) Illustrations demonstrating the proper handling of evidentiary issues during trial Summaries of significant Kentucky and federal cases interpreting each Rule provide support for arguments and decisions required during the course of trial Selected Kentucky Revised Statutes Annotated References to additional Kentucky and federal authorities that provide a starting point for research Comparison of the Kentucky and Federal Rules of Evidence An appendix containing the Commentary of the Study Committee for the Kentucky Rules of Evidence (also referred to as the Official Commentary or the Kentucky Rules Advisory Committee Commentary) This convenient softbound manual is designed specifically for courtroom use and offers judges and practitioners many trial-tested features that not only provide fast, accurate answers to evidentiary questions, but also guide the user to the underlying authorities and secondary sources. The *Kentucky Evidence Courtroom Manual* provides current and complete coverage of the *Kentucky Rules of Evidence* plus: • Authors' Discussion that provides a concise but comprehensive overview of the Rule, authoritative guidance in interpreting the Rule, and pointers for applying the Rule in practice (in many chapters the Discussion contains special features such as Illustrations, Constitutional Considerations, Current Trends, and Ethical Considerations) • Illustrations demonstrating the proper handling of evidentiary issues during trial • Summaries of significant Kentucky and federal cases interpreting each Rule provide support for arguments and decisions required

*during the course of trial • Selected Kentucky Revised Statutes Annotated • References to additional Kentucky and federal authorities that provide a starting point for research • Comparison of the Kentucky and Federal Rules of Evidence • An appendix containing the Commentary of the Study Committee for the Kentucky Rules of Evidence (also referred to as the Official Commentary or the Kentucky Rules Advisory Committee Commentary) This book has been designed specifically for courtroom use; its purpose is to provide fast, authoritative answers to questions which arise in the course of trials and hearings. It accomplishes this through a unique combination of features, including: Rules: the complete North Carolina Rules of Evidence is located in a separate section in the front of the book. Commentary by drafters: The official commentary by the study committees and legislative committees that drafted the North Carolina Rules is located in an Appendix at the back of the manual. Analysis: Perhaps the most important part of this book, the author's analysis provides a quick overview of the Rule under discussion, authoritative guidance in interpreting the Rule, and pointers for applying the Rule in actual practice. In many chapters, the Analysis contains special features such as Illustrations, Constitutional Considerations, and Current Trends and New Developments. Authority: Additional authorities are cited after each chapter's Analysis. These citations give the user a starting point for additional research. Comparison to Federal Rule: The substance of each Rule is compared to the applicable Federal Rule of Evidence. Cases: Recent significant cases are summarized at the end of each chapter. These cases provide support for argument and decisions required during the course of proceedings. Knowing the proper procedures for handling an informant is important for officers. The material in this manual was developed through the misfortune of many who have used informants. Use of the manual will help maintain the integrity of the department, the controlling officer, and the investigation. Contains an overview discussion of the Freedom of Information Act's (FOIA) exemptions, its law enforcement record exclusions, and its most important procedural aspects. 2009 edition. Issued biennially. Other related products: Report of the Commission on Protecting and Reducing Government Secrecy, Pursuant to Public Law 236, 103d Congress can be found here: <https://bookstore.gpo.gov/products/sku/052-071-01228-1> Overview of the Privacy Act of 1974, 2015 Edition can be found here: <https://bookstore.gpo.gov/products/sku/027-000-01429-1> Working as a confidential police informant or government secret agent is a highly dangerous occupation, and to survive the many perils requires careful planning and unique skills. Whisper Not Your Secrets reveals how to successfully operate as a police informant or agent for the Security Services and exposes the issues associated with this type of work and what can befall a secret helper if discovered, along with effective methods of survival. This book looks at the work of officially employed undercover law enforcement officers and agents*

*working for intelligence units, as well as unofficial civilians working in the shadowy world of secret intelligence or police undercover operations. Advice is given on various methods of discreetly delivering information as part and parcel of personal trade craft. There is also guidance on how to deal with handlers and most important of all you will discover how to create, protect and maintain your cover. The purpose of this book is to educate undercover agents and confidential informants in the art of self preservation, and to assist them in achieving a mutually beneficial relationship with the police or intelligence services. Whisper Not Your Secrets is therefore essential reading for anyone contemplating such work. This convenient manual is designed specifically for courtroom use and offers judges and practitioners many trial-tested features that not only provide fast, accurate answers to evidentiary questions, but also guide the user to the underlying authorities and secondary sources. The Kentucky Evidence Courtroom Manual provides current and complete coverage of the Kentucky Rules of Evidence plus: \* Authors' Discussion that provides a concise but comprehensive overview of the Rule, authoritative guidance in interpreting the Rule, and pointers for applying the Rule in practice (in many chapters the Discussion contains special features such as Illustrations, Constitutional Considerations, Current Trends, and Ethical Considerations) \* Illustrations demonstrating the proper handling of evidentiary issues during trial \* Summaries of significant Kentucky and federal cases interpreting each Rule provide support for arguments and decisions required during the course of trial \* Selected Kentucky Revised Statutes Annotated \* References to additional Kentucky and federal authorities that provide a starting point for research \* Comparison of the Kentucky and Federal Rules of Evidence \* An appendix containing the Commentary of the Study Committee for the Kentucky Rules of Evidence (also referred to as the Official Commentary or the Kentucky Rules Advisory Committee Commentary Examines the truth behind deals that police officers and prosecutors offer to criminals in exchange for information, critiquing its problematic generation of unreliable evidence, endangerment of the innocent, and compromise of police work, with a particular focus on high-crime African-American neighborhoods, and proposes new reforms for the American justice system. ?Ohio Family Law features provisions relating to marriage and divorce, adoption, and child support, as well as related areas such as insurance, criminal law, employment, and taxation. Title 31 (Domestic Relations - Children) is included in full and is annotated with case notes and research references from Page's Ohio Revised Code Annotated. In addition, this edition contains: • The full and annotated text Chapter 2151 (Juvenile Court) from Page's Ohio Revised Code Annotated • Miscellaneous related statutory provisions, fully annotated and indexed • Ohio Rules of Juvenile Procedure • Ohio Rules of Civil Procedure • Child Support Guidelines Choose Ohio Family Law for a combination of analysis and case references on key family and juvenile law issues. Prisoners' Self-*

*Help Litigation Manual, in its much-anticipated fourth edition, is an indispensable guide for prisoners and prisoner advocates seeking to understand the rights guaranteed to prisoners by law and how to protect those rights. Clear, comprehensive, practical advice provides prisoners with everything they need to know on conditions of confinement, civil liberties in prison, procedural due process, the legal system, how to litigate, conducting effective legal research, and writing legal documents. Written by two legal and penitentiary experts with intimate knowledge of prisoner's rights and legal aid work, authors John Boston and Daniel E. Manville strategically focus on federal constitutional law, providing prisoners and those wishing to assist them with the most important information concerning legal rights. Over the past decade, prison law and conditions have changed significantly. This new edition is updated to include the most relevant prisoners' rights topics and approaches to litigation. Updates include all aspects of prison life as well as material on legal research, legal writing, types of legal remedies, and how to effectively use those remedies. Certainly the most authoritative, well-organized and relevant prisoner's rights manual available - - the eagerly awaited fourth edition should be purchased by everyone interested in civil rights for the incarcerated. This convenient manual is designed specifically for courtroom use and offers judges and practitioners many trial-tested features that not only provide fast, accurate information for evidentiary questions, but also guide the user to the underlying authorities and secondary sources. Written by Walker Blakey and Glen Weissenberger, two widely respected evidence scholars, North Carolina Evidence Courtroom Manual provides quick, authoritative information for evidence questions arising in the course of trials and hearings. Features include: • Complete coverage of the North Carolina Rules of Evidence • Summaries of recent significant North Carolina cases interpreting each section • Illustrations demonstrating the proper handling of evidentiary issues • In-depth analysis of current issues, trends, and new developments in the law of evidence • Complete tables of leading cases Updated annually. This eBook features links to Lexis Advance for further legal research options This manual offers attorneys and judges alike many trial-tested features that not only provide fast, accurate answers to evidentiary questions but also guide the user to the underlying authorities and secondary sources for further research. Written by Eileen A. Scallen and Glen Weissenberger, two of the nation's most respected evidence scholars, California Evidence Courtroom Manual incorporates complete coverage of the California Evidence Code and California evidence case law. Features Include: Complete text of the California Evidence Code Summaries of the current status of California law on each evidentiary issue Recent significant cases Quick California Evidence Update — a summary of Evidence Code amendments and significant California case law for easy reference Authoritative commentary and pointers for applying the law of evidence in actual practice Analyses of current trends and new*



*developments Comprehensive chart comparing the California Evidence Code to the Federal Rules of Evidence Informants are an invaluable, often instrumental aspect of criminal investigations, but they do present certain management issues. In the necessarily clandestine world they inhabit, the imposition of institutional control presents unique challenges. Lack of training and communication among law enforcement professionals tend to ensure the same error The ideal roadmap for defense lawyers and prosecutors, written by former prosecutors, Professors Adams and Blinka who appreciate the succinct analysis necessary to canvass the often tangled landscape of Fourth Amendment law. Their pragmatic approach has created a balanced, sound and comprehensive one-volume survey of arrest, search and seizure issues. The second edition now features all decisions by the Supreme Court through April 2004 as well as significant and helpful circuit court decisions, touching on a staggering array of issues including border searches, revisions as instituted by the USA Patriot Act, as well as the inclusion of timely and important new sections. Readers will likely find this edition even more beneficial, useful and helpful than the first edition. Domestic drug enforcement takes many forms, from the rural patrol officer who happens upon a small-scale mobile “shake and bake” methamphetamine lab during a routine traffic stop, to the city narcotics detective who initiates a low-level buy-bust operation that nets a few hits of crack cocaine on the street corner, to the local, state, and federal agents working in multiagency task forces that coordinate a sting operation that nets thousands of kilos of near-pure cocaine being transported by tractor-trailer. Regardless of the form, there is a high probability that these authorities have exploited access to known offenders and exerted pressure on those individuals to gather inside information on illicit drug sales. These confidential informants provide intelligence on the inner workings of drug operations in exchange for leniency or remuneration, providing a relatively cheap source of intelligence that fuels much of the ongoing war on drugs. In other instances, law enforcement authorities will reach out to members of the criminal underworld who are willing to provide valuable intelligence in exchange for money. Despite the central role of informants in contemporary police operations, little is known about the shadowy relationships among law enforcement, snitches, and offenders. Based on ethnographic fieldwork in the narcotics, homicide, and street-level vice operations in two major metropolitan police departments, Speaking Truth to Power takes readers to the front lines of the war on drugs to unravel this complex web of information exchange. This convenient eBook is designed specifically for courtroom use and offers judges and practitioners many trial-tested features that not only provide fast, accurate answers to evidentiary questions, but also guide the user to the underlying authorities and secondary sources. The Second Edition of the Kentucky Evidence Courtroom Manual provides current and complete coverage of the Kentucky Rules of Evidence plus: • Authors' Discussion that provides a concise but*

*comprehensive overview of the Rule, authoritative guidance in interpreting the Rule, and pointers for applying the Rule in practice (in many chapters the discussion contains special features such as Illustrations, Constitutional Considerations, Current Trends, and Ethical Considerations) • Illustrations demonstrating the proper handling of evidentiary issues during trial • Summaries of significant Kentucky and federal cases interpreting each Rule provide support for arguments and decisions required during the course of trial • Selected Kentucky Revised Statutes Annotated • References to additional Kentucky and federal authorities that provide a starting point for research • Comparison of the Kentucky and Federal Rules of Evidence • An appendix containing the Commentary of the Study Committee for the Kentucky Rules of Evidence (also referred to as the Official Commentary or the Kentucky Rules Advisory Committee Commentary) The eBook versions of this title feature links to Lexis Advance for further legal research options. • The statutes and rules governing practice before federal magistrates Search warrants are one of the most powerful tools available to law enforcement officers. However, one of the greatest challenges in drafting a search warrant can come while trying to accurately describe or articulate the person, place, or thing to be searched and the items to be seized. This book is designed to assist law enforcement officers who have little or no experience in writing a search warrant affidavit, as well as, experienced investigators who have written search warrants in the past and who want a reference of both common and unusual templates. If you are looking for a legal manual full of case citations and legal theory then this is the wrong book for you. If you are looking for practical search warrant and affidavit templates covering some of the most common subjects, and some unusual ones, you've come to the right place. Every search warrant template, court order, and affidavit was taken from actual court documents after having been reviewed by a magistrate and authorized. Each of the subjects covered in this book are drawn from a review of hundreds of federal, state, and local affidavits used to successfully create search warrants which were subsequently authorized by a judge of a magistrate. The 150 search warrant, court order, and affidavit templates in this book include: Incorporating Information into the Affidavit and Search Warrant such as Crimes Reports, Witness Information, Informant Information, and Confidential Reliable Informant Information Dominion and Control Evidence Seeking Authorization to Take Videotape, Photograph, and Digital Images During a Warrant Search Seeking Authorization For Forensics - Photographing, Taking Measurements, Seizing Weapons And Evidence Single Family Residences or Duplexes, Apartment House or Large Complexes, and Rural Locations Hidden Compartments or Hiding Places At Or Within A Location Examples of Search Warrants and Affidavits for Auto Dealerships, Safe Deposit Box/Private Mail Boxes, Businesses, Stock Brokerages, Title Companies, Travel Agencies or Services, and Trust Companies Describing Vehicles With Known*

*License Plate Numbers, Known VIN, Unknown Locations or Plate Numbers, Updated (2013) Language for Installing A GPS Tracker Templates Describing Known Suspects, Suspects Known Only by Nickname or Moniker, and Suspects At A Location Computers and Internet Service Providers Search and Seizure Warrants and Affidavits: Google, Facebook, Ebay/Paypal, Telephones, Cell Phones, Records, and Wiretaps- Voicemail Records and Password Resets, Specialized Records Searches (Calls to Destination), Calling Cards, Pen Register, Obtaining Assistance From Google and Apple to Unlock Password Protected Phones, and Title III Electronic Surveillance (Wiretaps) Property Crimes, Fraud, and Forgery- Stolen Property, Utility Theft, Vehicle Theft, Chop Shops, Identity Theft, Counterfeit Currency, Telemarketer Fraud, Counterfeit Credit/Gift Cards, and Counterfeit CDs/DVDs/Software Narcotics-General Search Warrant Affidavit and Templates, Specific Drugs Including: Amphetamine/Methamphetamine, Cocaine, Heroin, Marijuana Possession and Cultivation, Clandestine Drug Labs, GHB, Ketamine, LSD, PCP, MDMA, and Steroids Gang Search Warrants and Affidavits Special Procedures-Seeking Authorization For Federal Law Enforcement Officer(s) To Assist In Search Warrant, Authorization For Civilian(s) To Assist At The Search Warrant Site(s)-Search Warrant Special Master Authorization, Sealing Statement of Probable Cause / Affidavit (Hobbs), Use Of Informants -- Two-Prong Test, Other Sealing Orders, Extension Dates of Returns, Release of Evidence During the Search Warrant Service, Night Time Service, and Waiver of Knock Notice*

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