

Contents

Foreword *iii*

Preface *v*

Section 1—Criminal pretrial

- 1.01—Initial appearance 1
- 1.02—Assignment of counsel or pro se representation 3
- 1.03—Release or detention pending trial 7
- 1.04—Offense committed in another district 13
- 1.05—Commitment to another district (removal proceedings) 15
- 1.06—Waiver of indictment 19
- 1.07—Arraignment and plea 23
- 1.08—Joint representation of codefendants 25
- 1.09—Waiver of jury trial (suggested procedures, questions, and statements) 31
- 1.10—Speedy Trial Act 37
- 1.11—Delinquency proceedings 41
- 1.12—Mental competency in criminal matters 53
- 1.13—Referrals to magistrate judges (criminal matters) 63

Section 2—Plea taking/criminal trial

- 2.01—Taking pleas of guilty or nolo contendere 67
- 2.02—Taking pleas of guilty or nolo contendere (organization) 77
- 2.03—Trial outline (criminal case) 81
- 2.04—Findings of fact and conclusions of law in criminal cases and motions 85
- 2.05—Jury selection—criminal 87
- 2.06—Standard voir dire questions—criminal 91
- 2.07—Preliminary jury instructions in criminal case 95
- 2.08—General instructions to jury at end of criminal case 99
- 2.09—Verdict—criminal 103
- 2.10—Trial and post-trial motions 107
- 2.11—Release or detention pending sentence or appeal 111