

## 6 California Criminal Law (3d), Criminal Appeal

### I. IN GENERAL

- A. [§1] Appellate Jurisdiction.
- B. [§2] Appellate Rules.
- C. Extension of Time.
  - 1. [§3] In General.
  - 2. [§4] Factors Considered.
- D. Right of Appeal.
  - 1. In General.
    - (a) [§5] Appealability Is Constitutional or Statutory.
    - (b) [§6] Right of Parties.
    - (c) [§7] Distinctions.
  - 2. After Guilty or Nolo Contendere Plea or Probation Revocation.
    - (a) Conditions.
      - (1) [§8] In General.
      - (2) [§9] Statutory Requirements: Statement and Certificate.
      - (3) [§10] Necessity of Compliance.
      - (4) [§11] Scope of Requirements.
    - (b) Appealable Issues.
      - (1) [§12] Statutory Grounds Only.
      - (2) [§13] Reviewable Claims.
      - (3) [§14] Nonreviewable Claims.
    - (c) Exceptions to Statutory Conditions.
      - (1) [§15] General Rule.
      - (2) [§16] Exceptions Where Appeal Does Not Challenge Validity of Plea.
      - (3) [§17] Exceptions Even Though Appeal Challenges Validity of Plea.
    - (d) Probable Cause.
      - (1) [§18] Function of Trial Judge.
      - (2) [§19] Review of Trial Judge's Refusal.
    - (e) Procedure.
      - (1) [§20] In General.
      - (2) [§21] Filing Notice of Appeal.
      - (3) [§22] Right to Counsel.
- E. Effect of Taking Appeal.
  - 1. Jurisdiction Lost by Trial Court.
    - (a) [§23] In General.
    - (b) [§24] Attempt or Agreement To Dismiss Appeal.
  - 2. Jurisdiction Retained by Trial Court.
    - (a) [§25] In General.
    - (b) [§26] Habeas Corpus.
- F. Counsel on Appeal.
  - 1. Former Law and Practice.
    - (a) [§27] Indigent's Right to Counsel Discretionary.
    - (b) [§28] Criticism of Former Law.

## 2. Constitutional Right.

### (a) Douglas Rule.

(1) [§29] Right Constitutionality Mandated.

(2) [§30] Nature of Rule.

(3) [§31] Scope of Rule.

### (b) Public Defender or Private Counsel.

(1) [§32] Appointment.

(2) [§33] Selection and Compensation.

### (c) [§34] Duties of Trial Attorney.

### (d) Requirement of Brief.

(1) [§35] Former California Practice.

(2) [§36] Anders Rule.

### (e) Competency of Appellate Counsel.

(1) [§37] In General.

(2) [§38] Duty To Raise Arguable Issue.

### (f) Appellate Review of Record.

(1) [§39] Where Counsel Finds No Arguable Issue.

(2) [§40] Where Counsel Raises Specific Issue.

### (g) [§41] Assistance of Experts.

### (h) [§42] Misdemeanor Appeal.

G. [§43] Incompetency Not Ground for Stay of Appeal.

H. [§43A] (New) Service of Papers in Death Penalty Cases.

## **II. APPEALABILITY OF JUDGMENTS AND ORDERS**

### A. Appeal by Defendant.

#### 1. Final Judgment of Conviction.

(a) [§44] In General.

(b) [§45] Qualifications.

(c) [§46] What Constitutes Final Judgment.

(d) [§47] Where Execution of Sentence Suspended.

(e) [§48] Where Sentence Suspended.

#### 2. [§49] Order Denying Motion for New Trial.

#### 3. Order After Judgment Affecting Substantial Rights.

(a) [§50] In General.

(b) [§51] Order After Probation Granted.

(c) [§52] Orders in Sex Offender Proceedings.

#### 4. Order Denying Motion To Vacate.

(a) [§53] General Rule: Not Appealable.

(b) [§54] Exception: Inadequate Record in Appeal From Judgment.

(c) [§55] Exception: Judgment Void for Jurisdictional Defect.

(c-1) [§55A] (New) Exception: Statutory Motion To Vacate.

(d) [§56] Exception: Appeal Considered in Court's Discretion.

#### 5. [§57] Appeal After Adjudication of Contempt.

#### 6. Miscellaneous Nonappealable Orders.

(a) [§58] Orders Before Judgment.

(b) [§59] Orders After Judgment.

- B. Appeal by Prosecution.
  - 1. [§60] In General.
  - 2. [§61] Order Recusing District or City Attorney.
  - 3. Order Setting Aside Accusatory Pleading.
    - (a) [§62] Right To Appeal.
    - (b) [§63] Election Between Appeal and New Pleading.
  - 4. [§64] Judgment for Defendant on Demurrer.
  - 5. [§65] Order Granting New Trial.
  - 6. [§66] Order Arresting Judgment.
  - 7. [§67] Order After Judgment Affecting Substantial Rights.
  - 8. [§68] Order Reducing Verdict or Finding.
  - 9. Orders Dismissing Proceeding.
    - (a) [§69] In Superior Court.
    - (b) [§70] Dismissal of Misdemeanor or Infraction.
  - 10. [§71] Order Denying Reinstatement of Dismissed Complaint.
  - 11. [§72] Order Imposing Unlawful Sentence.
  - 12. [§73] Miscellaneous Nonappealable Orders.
- C. [§74] Appeal Involving Bail Forfeiture.

### **III. NOTICE OF APPEAL**

- A. In General.
  - 1. [§75] Written Notice Filed.
  - 2. [§76] Notification by Clerk.
- B. Form and Liberal Construction.
  - 1. [§77] In General.
  - 2. [§78] Specification of Wrong Order.
  - 3. [§79] Specification of Sentence or Verdict.
  - 4. [§80] No Specification of Any Order.
- C. Time of Filing.
  - 1. [§81] Normal Time.
  - 2. [§82] Special Proceedings.
  - 3. Time Jurisdictional.
    - (a) [§83] General Rule.
    - (b) [§84] Exception: Constructive Filing.
    - (c) [§85] Distinction: Delay Not Excusable.
  - 4. Relief From Late Filing.
    - (a) [§86] Communicated Desire To Appeal.
    - (b) [§87] Changes in Rules.
    - (c) [§88] Relief Reaffirmed: Diligent Defendant.
  - 5. [§89] Premature Filing Excusable.
  - 6. [§90] Conditional Notice Attached to Motion.

### **IV. STAY AND BAIL PENDING APPEAL**

- A. Stay of Execution.
  - 1. Death Penalty Cases.
    - (a) [§91] Pending Review by California Supreme Court.

- (b) [§92] Pending Review by United States Supreme Court.
- 2. Other Cases.
  - (a) [§93] Power and Procedure.
  - (b) [§94] Discretion To Grant or Deny.
  - (c) [§95] Stay of Probation Order.
- B. Bail Pending Appeal.
  - 1. [§96] As Matter of Right.
  - 2. In Discretion of Lower Court.
    - (a) [§97] Power and Discretion.
    - (b) [§98] Judicial Criteria for Release.
    - (c) [§99] Statutory Criteria for Release.
    - (d) [§100] Statement of Reasons.
    - (e) [§101] Procedure.
  - 3. In Discretion of Appellate Court.
    - (a) [§102] Power and Condition.
    - (b) [§103] Procedure.
    - (c) [§104] Matters To Be Considered.
    - (d) [§105] Illustrations: Bail Granted.
    - (e) [§106] Illustrations: Bail Denied.

## **V. RECORD ON APPEAL**

- A. Defendant's Right to Free Transcript.
  - 1. [§107] Felony.
  - 2. [§108] Misdemeanor.
  - 3. [§109] Quasi-Criminal Proceedings.
  - 4. [§110] Test of Indigency.
  - 5. [§111] Vexatious Litigant.
- B. Form and Content of Record.
  - 1. [§112] In General.
  - 2. [§113] Normal Record.
  - 3. [§114] Additional Record.
  - 4. [§115] Reporter's Transcript of In Camera Proceedings.
  - 5. [§116] Complete Record in Capital Case.
  - 6. Limited Record in Other Cases.
    - (a) [§117] In General.
    - (b) [§118] Appeal After Probation Revoked.
  - 7. Short Record.
    - (a) [§119] By Agreement.
    - (b) [§120] Presumption That Record Contains Material Matter.
- C. Preparation and Certification.
  - 1. [§121] In General.
  - 2. [§122] Preparation of Record.
  - 3. [§123] Time Requirements in Felony Cases.
  - 4. [§124] Special Requirements in Death Penalty Cases.
- D. Transcript Wholly or Partially Unavailable.
  - 1. Settled Statement.

- (a) [§125] In General.
  - (b) [§126] Procedure.
- 2. New Trial.
  - (a) [§127] No Absolute Right.
  - (b) [§128] Right Where Sufficient Record Unavailable.
- E. [§129] Correction of Defective Record.
- F. Record in Appellate Court.
  - 1. [§130] Transmission.
  - 2. Augmentation by Order of Appellate Court.
    - (a) [§131] Procedure.
    - (b) [§132] Showing Required.
  - 3. [§133] Correction by Order of Appellate Court.
  - 4. [§134] Conflict Between Clerk's and Reporter's Transcript.

## **VI. BRIEFS AND ARGUMENT**

- A. Briefs.
  - 1. [§135] Requirement.
  - 2. [§136] Content, Form, and Style.
  - 3. [§137] Service and Filing.
  - 4. [§138] Action on Defective Briefs.
- B. [§139] Oral Argument.

## **VII. NATURE AND SCOPE OF REVIEW**

- A. [§140] In General.
- B. [§141] New Matter on Appeal.
- C. Matters Not Reviewable.
  - 1. [§142] Matters Outside Record.
  - 2. [§143] Reasons for Trial Court's Decision.
  - 3. [§144] Issues Not Raised in Prior Appeal.
  - 4. [§145] Law of the Case.
  - 5. [§146] Other Matters.
- D. Sufficiency of Evidence.
  - 1. Constitutional Standard.
    - (a) [§147] In General.
    - (b) [§148] Multiple Theories.
  - 2. Presumption in Favor of Judgment.
    - (a) [§149] In General.
    - (b) [§150] Testimonial and Circumstantial Evidence.
  - 3. [§151] Impeachment and Inherent Improbability.
  - 4. Evidence Unsubstantial.
    - (a) [§152] Test of Unsubstantial Evidence.
    - (b) [§153] Illustrations.
    - (c) [§154] Denial of Due Process.
  - 5. [§155] Appeal by Prosecution From New Trial Order.
- E. [§156] Rulings Against Prosecution in Defendant's Appeal.

## **VIII. DETERMINATION OF APPEAL**

- A. [§157] In General.
- B. [§158] Voluntary Abandonment or Dismissal.
- C. Involuntary Dismissal.
  - 1. [§159] Death of Appellant.
  - 2. [§160] Escape of Appellant.
  - 3. Frivolous Appeal.
    - (a) [§161] Policy Against Dismissal.
    - (b) [§162] Postconviction Orders.
    - (c) [§163] Dismissal After Examination of Record.
  - 4. [§164] Moot Case.
- D. [§165] Affirmance.
- E. Reversal.
  - 1. [§166] General Reversal.
  - 2. Reversal With Directions.
    - (a) [§167] In General.
    - (b) [§168] Error in Sentence.
  - 3. [§169] Partial Reversal.
  - 4. [§170] Reversal Without Order for New Trial.
- F. Modification.
  - 1. [§171] Change in Judgment.
  - 2. [§172] Reduction in Punishment.
- G. [§172A] (New) Finality of Decision.

## **IX. PROCEEDINGS SUBSEQUENT TO APPELLATE DECISION**

- A. Rehearing and Review.
  - 1. [§173] Rehearing in Court Rendering Decision.
  - 2. [§174] Review in Supreme Court.
  - 3. [§175] Hearing After Municipal Court Appeal.
- B. Recall of Remittitur.
  - 1. [§176] In General.
  - 2. [§177] Mistake or Inadvertence.
  - 3. [§178] No Remedy for Judicial Error.
  - 4. [§179] Denial of Constitutional Right.
- C. Further Review in United States Supreme Court.
  - 1. [§180] Review of Federal Questions.
  - 2. [§181] Illustrations.

## **X. APPEALS IN MISDEMEANOR AND INFRACTION CASES**

- A. [§182] In General.
  - A-1. [§182A] (New) Judicial Council Forms.
- B. [§183] Notice of Appeal.
- C. [§184] Record on Appeal.
  - C-1. [§184A] (New) Transcripts.
- D. Settled Statement.
  - 1. [§185] In General.

- 2. [§186] Content.
- E. [§187] Relief From Default.
- F. [§188] Abandonment and Dismissal.
- G. [§189] Reversal for Prosecutorial or Judicial Delay.
- H. [§190] Hearing and Decision in Appellate Division.
- I. [§191] Remittitur.