

Discovery and Proof in Police Misconduct Cases , 1997 (Supplement)

Wiley Law Pubns - The Proper Use of Sanctions in Litigation

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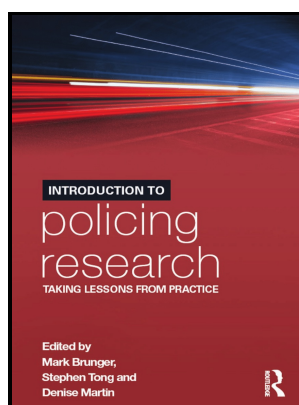
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Notes: -

This edition was published in March 1997



Tags: #The #Value #of #CCTV
#Surveillance #Cameras #as #an
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The Value of CCTV Surveillance Cameras as an Investigative Tool: An Empirical Analysis

To withhold materials without such notice is contrary to the rule, subjects the party to sanctions under Rule 37 b 2 , and may be viewed as a waiver of the privilege or protection. Breaching a procedural stipulation that leads to needless motion practice.

What is a Giglio Disclosure? — Exculpatory Evidence— The Brady Rule

For analysis of the state laws as well as application of constitutional principles to juveniles, see SAMUEL M. If information produced in discovery is subject to a claim of privilege or of protection as trial-preparation material, the party making the claim may notify any party that received the information of the claim and the basis for it.



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them and to deny access to its courts is also subject to restrictions imposed by the Contract, Full Faith and Credit, and Privileges and Immunities Clauses of the Constitution.

How to Report Falsehoods on Police Reports: 15 Steps

. Under those rules, a party and his attorney or other representative may be required to disclose, to some extent, mental impressions, opinions, or conclusions. He is for the time being the slave of the state.

United States v. Crews :: 445 U.S. 463 (1980) :: Justia US Supreme Court Center

Such a standard unnecessarily curtails the utility of discovery practice. Pick and Choose Your Battles Don't overuse sanction requests. Second, as established in Brady, if the defense specifically requested certain evidence and the prosecutor withheld it, the conviction must be set aside if the suppressed evidence might have affected the outcome of the trial.

How to Report Falsehoods on Police Reports: 15 Steps

While its basis lies more in history and experience than in logic as underlying justification can fairly be found in terms of the relative presence and absence of prejudice in the various situations. See also Richard Uviller, Evidence of Character to Prove Conduct: Illusion, Illogic, and Injustice in the Courtroom, 130 U.

Discovering arrest warrants: intervening police conduct and foreseeability.

An overview on the guidelines for closed circuit television CCTV for public safety and community policing. Interrogatories may be served after a deposition has been taken, and a deposition may be taken after interrogatories have been answered, but the court, on motion of the party interrogated, may make such protective order as justice requires.

The Value of CCTV Surveillance Cameras as an Investigative Tool: An Empirical Analysis

An order precluding the introduction of certain evidence; d.

Rule 404. Character Evidence; Other Crimes, Wrongs, or Acts

Laws Hillyer, 1929 §9002; N. The power of a state to determine the limits of the jurisdiction of its courts and the character of the controversies which shall be heard in

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