APPENDIX OF FORMS

Form 1. [Abrogated].

Form 2. Criminal warrant.	
The State of Wyoming, Plaintiff, vs. John Doe, Defendant.	Before
THE STATE OF WYOMING COUNTY OF	
or about the	mplained to me, on oath, that John Doe did on
	Judge
Form 3. Information.	
	In the District Court
THE STATE OF WYOMING COUNTY OF	Judicial District
The State of Wyoming, Plaintiff, vs. John Doe,	Information
Defendant.	Criminal Action No
and State of Wyoming, and in the name informs the court and gives the court to aforesaid, on the	uting Attorney of the County of
count the official or customary cita	ary and concise language. Also state for each ation of the statute, rule or regulation or other endant is alleged therein to have violated.)

contrary to the form of the statut peace and dignity of the State of V	e in such case made and provided, and against the Vyoming.
	County and Prosecuting Attorney of the County of, State of Wyoming
THE STATE OF WYOMING COUNTY OF	ss:
ofread the above and foregoing inforthereof, and that the facts therein	, County and Prosecuting Attorney of the County, State of Wyoming, do solemnly swear that I have rmation by me subscribed, that I know the contents stated are true (or that I have been reliably informed in stated to be true.) So help me God.
	County and Prosecuting Attorney of the County of, State of Wyoming
Sworn to before me and signed of, (year), and I do h	in my presence this day hereby so certify.
	Clerk of the District Court
Defendant pleads day of	
	Judge
Form 4. Summons.	
	In the District Court
THE STATE OF WYOMING COUNTY OF	ss: Judicial District
THE STATE OF WYOMING, Plaintiff, vs.	Summons
JOHN DOE, Defendant.	Criminal Action No
To John Doe:	
District, State of Wyoming, Coun City of, on the day of, (year), at	ppear before the District Court for the Judicial ty of, at the courthouse thereof in the
	Clork of the District Count

Form 5. Motion by defendant to dismiss information. IN THE DISTRICT COURT THE STATE OF WYOMING gg. COUNTY OF Judicial Discreter THE STATE OF WYOMING. Plaintiff. MOTION BY DEFENDANT TO DISMISS INFORMATION vs JOHN DOE. Criminal Action No. Defendant The defendant moves that the information be dismissed on the following grounds: 1. The court is without jurisdiction because the offense, if any, is cognizable only State of Wyoming. 2. The information does not state facts sufficient to constitute an offense against the State of Wyoming. (Any other grounds upon which the defendant desires to move that the information be dismissed) Dated this day of (year) Attorney for the Defendant Form 6. Subpoena. IN THE DISTRICT COURT THE STATE OF WYOMING ss: COUNTY OF JUDICIAL DISTRICT THE STATE OF WYOMING, Plaintiff. SUBPOENA VS JOHN DOE. Defendant. You are hereby commanded to notify to be and appear at a term of the District Court of theJudicial District of (vear), at o'clock M., then and there to testify as a witness on behalf of in a cause now pending in said court, wherein the State of Wyoming is plaintiff, and John Doe is defendant and this you are not to omit under penalty of the law.

Clerk of the District Court.

of (year).

Form 7. Appearance bond; justification of sureties.

IN THE DISTRICT COURT THE STATE OF WYOMING SS: Judicial District COUNTY OF THE STATE OF WYOMING. APPEARANCE BOND Plaintiff. VS. JOHN DOE. Defendant. Criminal Action No. KNOW ALL MEN BY THESE PRESENTS, that we, John Doe as principal, and (John Brown) (Mary Brown), as sureties, are held and firmly bound unto the State of Wyoming, in the penal sum of Dollars (\$.....) for the payment of which well and truly to be made we hereby bind ourselves, our heirs, executors and assigns, jointly, severally and firmly by these presents. The condition of this bond is that the defendant is to appear in the District Court of the Judicial District, in the City of, County of State of Wyoming, in accordance with all orders and directions of the court relating to the appearance of the defendant before the court in the above entitled case; and if the defendant appears as ordered, then this bond to be void, but if the defendant fails to perform this condition or appear as ordered, payment of the amount of the bond shall be due forthwith. If the bond is forfeited and the forfeiture is not set aside or remitted, judgment may be entered upon motion in the said district court against each debtor jointly and severally for the amount above stated together with interest and costs, and execution may be issued or payment secured as provided by the Wyoming Rules of Criminal Procedure and by other laws of the State of Wyoming. (vear) (Seal) Principal (Seal) Surety (Seal) Surety of (year) Clerk of the District Court Justification of Sureties I, the undersigned surety, on oath say that I reside at; and that my net worth is the sum of Dollars (\$......). I further say that (A statement of additional justification if the commissioner or court so directs.)

Surety

Sworn and subscribed to before me (year), at	this day of,
	Clerk of the District Court
worth is the sum of Dollars (\$. I further say that (A statement of adso directs.)	ty that I reside at; and that my net
	Surety
Sworn and subscribed to before me (year), at	this day of,
•	Clerk of the District Court
Form 8. Motion in arrest of ju-	dgment.
·	In the District Court
THE STATE OF WYOMING COUNTY OF	: Judicial District
THE STATE OF WYOMING, Plaintiff, vs.	Motion in Arrest of Judgment
JOHN DOE, Defendant.	Criminal Action No
 The information does not sta the State of Wyoming. 	
	Attorney for the Defendant
Form 9. Motion for new trial.	
	In the District Court
THE STATE OF WYOMING COUNTY OF	S: JUDICIAL DISTRICT
THE STATE OF WYOMING, Plaintiff, vs.	Motion for New Trial
JOHN DOE, Defendant.	Criminal Action No

The defendant moves the court to grant him a new trial for the following reasons:	
1. The court erred in denying defendant's motion for acquittal at the conclusion	
of the evidence.	
2. The verdict is contrary to the weight of the evidence.	
3. The verdict is not supported by substantial evidence.	
4. The court erred in sustaining objections to questions addressed to the witness	
Richard Roe.	
5. The court erred in admitting testimony of the witness Richard Roe to which	
objections were made.	
6. The court erred in charging the jury and in refusing to charge the jury as	
requested. (Set out instructions.)	
7. The court erred in denying the defendant's motion for a mistrial.	
(Any other grounds relied upon for a new trial.)	
Dated this day of, (year)	
Attorney for the Defendant	
·	
Form 10. Search warrant.	
In the District Court	
IN THE DISTRICT COURT	
The State of Wyoming ss:	
COUNTY OF	
The State of Wyoming,	
Plaintiff, Search Warrant	
vs.	
John Doe,	
Defendant. Criminal Action No	
To: (Name and Title of Officer):	
Affidavit having been made before me by that he has reason	
to believe that on the premises known as	

of County of State of Wyoming, there is now being concealed certain property, namely, (Describe with particularity the property and in conformance with the rule on search warrants), and as I am satisfied that there is probable cause to believe that the said property is being concealed on the premises above described. (State the grounds of probable cause.)

You are hereby commanded to search the place named for the property specified, serving this warrant and making the search*, and if the property be found there to seize it, prepare a written inventory of the property seized and bring the property before me.

Title of Officer Issuing Search V	
Dated this day of, (year)	

^{*}See Rule 41(c) for time of search.

Form 11. Motion for return of seized property and suppression of evidence.

	In the District Court
THE STATE OF WYOMING COUNTY OF	ss: Judicial District
THE STATE OF WYOMING, Plaintiff, vs. JOHN DOE, Defendant.	Motion for Return of Seized Property and Suppression of Evidence Criminal Action No.
owner, a schedule of which is day of	
	Attorney for Petitioner

Form 12. Criminal Rules Translation Table.

CRIMINAL RULES TRANSLATION TABLE

Former Rule (Prior to 1992 Revision)	Present Rule
Rule 1	Rule 1
Rule 2	Rule 2
Rule 3	Rule 3
Rule 4	Rule 4
Rule 5	Rule 5
Rule 6	Rule 44
Rule 7	Rule 5.1
Rule 8	Rule 3.1
Rule 9	Rule 7
Rule 10	Rule 9
Rule 11	Rule 8
Rule 12	Rule 13
Rule 13	Rule 14
Rule 14	Rule 10
Rule 15	Rule 11
Rule 16	Rule 12
Rule 16.1	Rule 12.1
Rule 16.2	Rule 12.3
Rule 17	Rule 15
Rule 18 (except for (c))	Rule 16

Rule 18(c)	Rule 26.2
Rule 19	Rule 17.1
Rule 20	Rule 17
Rule 21	Rule 18
Rule 22	Rule 20
Rule 23(a) to (c)	Rule 21
Rule 23(d) and (e)	Rule 21.1
Rule 24	Rule 23
Rule 25	Rule 24
Rule 26	Rule 25
Rule 27	Rule 26
Rule 28	Rule 27
Rule 29	Rule 28
Rule 30	Rule 29
Rule 31	Rule 30
Rule 32	Rule 31
Rule 33(a) to (e)	Rule 32
Rule 33(f)	Rule 39
Rule 34	Rule 33
Rule 35	Rule 34
Rule 36	Rule 35
Rule 37	Rule 36
Rule 38	None (see note under present Rule 38)

Rule 39	None (see note under present Rule 39)
Rule 40	Rule 41
Rule 42	Rule 43
Rule 43	Rule 45
Rule 44	Rule 47
Rule 45	Rule 48
Rule 46	Rule 49
Rule 47	Rule 50
Rule 48	Rule 51
Rule 49	Rule 52
Rule 50	Rule 53
Rule 51	Rule 54
Rule 52	Rule 57
Rule 53	Rule 58
Rule 54	Rule 59
Rule 55	Rule 60
Rule 56	Rule 61