

## C

**Effective:[See Text Amendments]**Code of Federal Regulations [Currentness](#)

Title 28. Judicial Administration

[Chapter I](#). Department of Justice[Part 9](#). Regulations Governing the Remission or Mitigation of Civil and Criminal Forfeitures ([Refs & Annos](#))**→ § 9.1 Authority, purpose, and scope.**

(a) Purpose. This part sets forth the procedures for agency officials to follow when considering remission or mitigation of administrative forfeitures under the jurisdiction of the agency, and civil judicial and criminal judicial forfeitures under the jurisdiction of the Criminal Division. The purpose of the regulations in this part is to provide a basis for ameliorating the effects of forfeiture through the partial or total remission of forfeiture for individuals who have an interest in the forfeited property but who did not participate in, or have knowledge of, the conduct that resulted in the property being subject to forfeiture and, where required, took all reasonable steps under the circumstances to ensure that such property would not be used, acquired, or disposed of contrary to law. Additionally, the regulations provide for partial or total mitigation of the forfeiture and imposition of alternative conditions in appropriate circumstances.

(b) Authority to grant remission and mitigation.

(1) Remission and mitigation functions in administrative forfeitures are performed by the agency seizing the property. Within the Federal Bureau of Investigation, authority to grant remission and mitigation is delegated to the Forfeiture Counsel, who is the Unit Chief, Legal Forfeiture Unit, Office of the General Counsel; within the Drug Enforcement Administration, authority to grant remission and mitigation is delegated to the Forfeiture Counsel, Office of Chief Counsel; within the Bureau of Alcohol, Tobacco, Firearms, and Explosives, authority to grant remission and mitigation is delegated to the Director of the Bureau of Alcohol, Tobacco,

Firearms, and Explosives; and within the Immigration and Naturalization Service, authority to grant remission and mitigation is delegated to the INS Regional Directors.

(2) Remission and mitigation functions in judicial cases are performed by the Criminal Division of the Department of Justice. Within the Criminal Division, authority to grant remission and mitigation is delegated to the Chief, Asset Forfeiture and Money Laundering Section, Criminal Division.

(3) The powers and responsibilities delegated by these regulations in this part may be redelegated to attorneys or managers working under the supervision of the designated officials.

(c) The time periods and internal requirements established in this part are designed to guide the orderly administration of the remission and mitigation process and are not intended to create rights or entitlements in favor of individuals seeking remission or mitigation. The regulations will apply to all decisions on petitions for remission or mitigation made on or after February 3, 1997. The regulations will apply to decisions on requests for reconsideration of a denial of a petition under [§§ 9.3\(j\)](#) and [9.4\(k\)](#) only if the initial decision on the petition was made under the provisions of this part effective on February 3, 1997.

(d) This part governs any petition for remission filed with the Attorney General and supersedes any Department of Justice regulation governing petitions for remission, to the extent such regulation is inconsistent with this part. In particular, this part supersedes the provisions of [21 CFR 1316.79](#) and [1316.80](#), which contain remission and mitigation procedures for property seized for narcotics violations. The provisions of [8 CFR 274.13](#) through [274.19](#) and [28 CFR 8.10](#), which concern non-drug related forfeitures, are also superseded by this part where those regulations relate to remission and mitigation.

[Order No. 2650–2003, [68 FR 4928](#), Jan. 31, 2003]

SOURCE: Order No. 2064–96, [62 FR 315](#), Jan. 3,

1997, unless otherwise noted.

AUTHORITY: [28 U.S.C. 509](#), [510](#), [515–518](#), [524](#); [8 U.S.C. 1324](#); [15 U.S.C. 1177](#); [17 U.S.C. 509](#); [18 U.S.C. 512](#), [981](#), [982](#), [1467](#), [1955](#), [1963](#), [2253](#), [2254](#), [2513](#); [19 U.S.C. 1613](#), [1618](#); [21 U.S.C. 853](#), [881](#); [22 U.S.C. 401](#).

28 C. F. R. § 9.1, 28 CFR § 9.1

Current through January 8, 2010; 75 FR 1262

© 2010 Thomson Reuters  
END OF DOCUMENT

**C**

→ § 9.1 Authority, purpose, and scope.

CREDIT(S)

[Order No. 2650-2003, [68 FR 4928](#), Jan. 31, 2003]

AUTHORITY: [28 U.S.C. 509](#), [510](#), [515-518](#), [524](#); [8 U.S.C. 1324](#); [15 U.S.C. 1177](#); [17 U.S.C. 509](#); [18 U.S.C. 512](#), [981](#), [982](#), [1467](#), [1955](#), [1963](#), [2253](#), [2254](#), [2513](#); [19 U.S.C. 1613](#), [1618](#); [21 U.S.C. 853](#), [881](#); [22 U.S.C. 401](#).

© 2010 Thomson Reuters

## KEYCITE

**C28 CFR § 9.1****Citing References****Citing Cases (U.S.A.)**

- H** [1](#) Sheikh v. U.S., 79 Fed.Appx. 463, 464+ (2nd Cir.(N.Y.) Oct 30, 2003) (Table, text in WESTLAW, NO. 03-6012)
- C** [2](#) Alli-Balogun v. U.S., 281 F.3d 362, 365 (2nd Cir.(N.Y.) Feb 22, 2002) (NO. 00-6321)
- T** [3](#) Boero v. Drug Enforcement Admin., 111 F.3d 301, 304 (2nd Cir.(Conn.) Apr 14, 1997) (NO. 96-2158)
- T** [4](#) U.S. (Drug Enforcement Agency) v. One 1987 Jeep Wrangler Auto. VIN No. 2BCCL8132HBS12835, 972 F.2d 472, 479+ (2nd Cir.(Vt.) Aug 06, 1992) (NO. 1413, 92-6025)
- T** [5](#) U.S. v. Alalade, 204 F.3d 536, 537+ (4th Cir.(Md.) Feb 25, 2000) (NO. 98-4877)
- C** [6](#) U.S. v. Colonial Nat. Bank, N.A., 74 F.3d 486, 488 (4th Cir.(Md.) Jan 29, 1996) (NO. 93-1904)
- C** [7](#) U.S. v. Morgan, 84 F.3d 765, 766+ (5th Cir.(La.) May 28, 1996) (NO. 95-30522)
- T** [8](#) Scarabin v. Drug Enforcement Admin., 919 F.2d 337, 339 (5th Cir. Dec 18, 1990) (NO. 90- 4672)
- H** [9](#) U.S. v. On Leong Chinese Merchants Ass'n Bldg., 918 F.2d 1289, 1291, 18 Fed.R.Serv.3d 1405, 1405 (7th Cir.(Ill.) Nov 14, 1990) (NO. 90-1191)
- H** [10](#) U.S. v. Wood, 851 F.2d 185, 188, 26 Fed. R. Evid. Serv. 45, 45 (8th Cir.(Mo.) Jun 29, 1988) (NO. 87-2138, 87-2139, 87-2140)
- C** [11](#) U.S. v. MacInnes, 223 Fed.Appx. 549, 553+ (9th Cir.(Cal.) Jan 26, 2007) (Table, text in WESTLAW, NO. 04-50494)
- T** [12](#) U.S. v. Bright, 353 F.3d 1114, 1123, 02 Cal. Daily Op. Serv. 71, 71, 02 Cal. Daily Op. Serv. 169, 169, 2004 Daily Journal D.A.R. 121, 121 (9th Cir.(Cal.) Jan 05, 2004) (NO. 02-50492)
- T** [13](#) U.S. v. Johnston, 199 F.3d 1015, 1023, 99 Cal. Daily Op. Serv. 9898, 9898, 1999 Daily Journal D.A.R. 12,717, 12717 (9th Cir.(Nev.) Dec 21, 1999) (NO. 99-10027)
- C** [14](#) Tourus Records, Inc. v. Drug Enforcement Admin., 259 F.3d 731, 735, 347 U.S.App.D.C. 262, 266 (D.C.Cir. Aug 17, 2001) (NO. 00-1132)
- H** [15](#) U.S. v. Wade, 230 F.Supp.2d 1298, 1306, 16 Fla. L. Weekly Fed. D 92, 92 (M.D.Fla. Nov 05, 2002) (NO. 6:95CR1400RL22JGG)
- C** [16](#) Albajon v. Gugliotta, 72 F.Supp.2d 1362, 1364+ (S.D.Fla. Sep 07, 1999) (NO. 98-2719-CIV-GOLD)
- T** [17](#) U.S. v. Certain Real Property Known as Gulfstream West, 2600 Harden Blvd., Lakeland, Polk County, Fla., 710 F.Supp. 792, 796, 57 USLW 2657, 2657 (S.D.Fla. Apr 11, 1989) (NO. 87-6288-CIV-JAG)
- [18](#) Roberts v. Drug Enforcement Admin., 1995 WL 476720, \*2+ (S.D.Ga. Jul 26, 1995) (NO. CIV. A. CV494-162)
- H** [19](#) Orallo v. U.S., 887 F.Supp. 1367, 1370+ (D.Hawai'i May 23, 1995) (NO. CV. 95-00217, CR. 92-00950)
- C** [20](#) U.S. v. Property Titled in the Names of Ponce, 751 F.Supp. 1436, 1440+ (D.Hawai'i Nov 16, 1990)

(NO. CIV. 89-00607 ACK)

- P [21](#) U.S. v. One 1989 Harley Davidson Motorcycle Vin 1HD1EGL15KY110385, 743 F.Supp. 589, 591 (C.D.Ill. Aug 27, 1990) (NO. 89-4037, 89-4104, 89-4071)
- H [22](#) Filipponio v. U.S., 1986 WL 1871, \*1 (N.D.Ill. Jan 17, 1986) (NO. 83 C 9669)
- H [23](#) Filipponio v. U.S., 1985 WL 2005, \*4 (N.D.Ill. Jul 09, 1985) (NO. 83 C 9669)
- C [24](#) Willis v. U.S., 600 F.Supp. 1407, 1416 (N.D.Ill. Jan 11, 1985) (NO. 82 C 5999)
- C [25](#) In re One Hundred Sixteen Thousand Two Hundred Fifteen Dollars in U.S. Currency, 866 F.Supp. 1140, 1141+ (S.D.Ind. Jan 19, 1994) (NO. EV 93-148-C)
- H [26](#) U.S. v. Burch, 1996 WL 165095, \*2 (D.Kan. Feb 20, 1996) (NO. 95-40045-01-02-SAC)
- H [27](#) U.S. v. Smith-Stewart, 1997 WL 527331, \*2 (E.D.La. Aug 22, 1997) (NO. 96-182)
- [28](#) Chevrolet, Inc. v. U.S., 2009 WL 3488395, \*2 (D.Md. Oct 22, 2009) (NO. CIV. WDQ-09-1454)
- [29](#) U.S. v. One 2006 Blue Mazda 4S VIN JM1BK12G561471972, 2009 WL 3152822, \*1 (D.Md. Sep 25, 2009) (NO. CIV. WDQ-09-0065)
- [30](#) U.S. v. Real Property Located at 908 Monica Circle, Kingsville, MD, 2009 WL 3152836, \*1 (D.Md. Sep 25, 2009) (NO. CIV. WDQ-08-3374)
- C [31](#) Burman v. U.S., 472 F.Supp.2d 665, 666 (D.Md. Feb 07, 2007) (NO. CIV. L-03-1165)
- H [32](#) Schwartz v. U.S., 733 F.Supp. 235, 236 (D.Md. Mar 27, 1990) (NO. CIV. Y-81-350, CRIM. Y-75-0822)
- H [33](#) Schwartz v. U.S., 129 F.R.D. 117, 119 (D.Md. Jan 25, 1990) (NO. CIV. Y-81-350, CR. Y-75-0822)
- H [34](#) In re Seizure of \$143,265.78 from Comerica Checking Account No. 1851349546 and \$28,687,40 from Checking Account No. 1080022185, 616 F.Supp.2d 699, 703 (E.D.Mich. May 14, 2009) (NO. 07-50329)
- H [35](#) U.S. v. Fifty Three Thousand Eighty-Two Dollars in U.S. Currency, \$53,082.00, 773 F.Supp. 26, 28 (E.D.Mich. Sep 13, 1991) (NO. 89-70417)
- [36](#) Pope v. U.S., 1991 WL 239956, \*1 (W.D.Mich. Aug 12, 1991) (NO. 1:91-CV-164)
- C [37](#) Brunson v. U.S., 1988 WL 241121, \*2 (E.D.Mich. Nov 22, 1988) (NO. 88-2465)
- C [38](#) Kiefer v. U.S. Dept. of Justice, 687 F.Supp. 1363, 1365 (D.Minn. Jun 22, 1988) (NO. CIV. 4-87-1018)
- C [39](#) Randahl v. U.S., 1982 WL 1615, \*2, 49 A.F.T.R.2d 82-1042, 82-1042, 82-1 USTC P 9356, 9356 (D.Minn. Feb 05, 1982) (NO. 3-82-11)
- C [40](#) U.S. v. One 1980 Chevrolet Corvette I.D. No. 12878AS411361, 564 F.Supp. 347, 350 (D.N.J. May 26, 1983) (NO. CIV. 80-3971)
- C [41](#) Ramirez de Sarrazola v. U.S. Dept. of Justice, 2006 WL 1806506, \*8 (E.D.N.Y. Jun 29, 2006) (NO. 05 CV 337 RJD LB)
- P [42](#) Castillo v. U.S., 2001 WL 1646176, \*1 (S.D.N.Y. Dec 21, 2001) (NO. 01 CIV. 496 (HB))
- H [43](#) Dogbe v. U.S., 1999 WL 240329, \*1 (S.D.N.Y. Apr 22, 1999) (NO. 99 CV 720 (SHS))
- [44](#) Ademoye v. U.S., 1997 WL 218212, \*2+ (E.D.N.Y. Apr 11, 1997) (NO. 93 CV 4583 (SJ))
- C [45](#) Zapata v. U.S., 1996 WL 617369, \*2+ (S.D.N.Y. Oct 25, 1996) (NO. M18-65)
- H [46](#) Concepcion v. U.S., 938 F.Supp. 134, 135+ (E.D.N.Y. Aug 30, 1996) (NO. CV 95-5337)
- H [47](#) Dawson v. Drug Enforcement Admin., 927 F.Supp. 748, 749+ (S.D.N.Y. Jun 11, 1996) (NO. 95 CIV. 3055 (JES))
- C [48](#) Johnson v. U.S., 1996 WL 31230, \*3 (E.D.N.Y. Jan 18, 1996) (NO. CV-94-4897 (RJD))

- [49](#) U.S. v. Millan-Colon, 836 F.Supp. 994, 999 (S.D.N.Y. Oct 08, 1993) (NO. S9 91 CR. 685 (SWK))
- [50](#) Sterling v. U.S., 749 F.Supp. 1202, 1214 (E.D.N.Y. Oct 12, 1990) (NO. CV-88-3825 (ADS))
- [51](#) U.S. v. Rizvi, 1988 WL 103363, \*1+ (S.D.N.Y. Sep 27, 1988) (NO. 86 CR. 200 (WCC))
- [52](#) U.S. v. One 1978 Cadillac Sedan de Ville, New York License Plate No. 533 JPY, 490 F.Supp. 725, 727, 80-1 USTC P 16,331, 16331 (S.D.N.Y. Jan 07, 1980) (NO. 79 CIV. 601(WCC))
- [53](#) U.S. v. One 1982 Oldsmobile Cutlass VD No. 1GAM47A4CM453310, 709 F.Supp. 1542, 1552 (W.D.Okla. Apr 04, 1989) (NO. CIV 87-2297-R)
- [54](#) U.S. v. West, 2007 WL 701044, \*4 (E.D.Tenn. Mar 02, 2007) (NO. 3:06-CR-92)
- [55](#) Gardner v. U.S., 2005 WL 170716, \*2 (N.D.Tex. Jan 21, 2005) (NO. CIV.A. 304CV2483G)
- [56](#) Taft v. U.S., 824 F.Supp. 455, 462 (D.Vt. Jun 04, 1993) (NO. CIV. A. 2:92-CV-377)
- [57](#) Application of Mayo, 810 F.Supp. 121, 123 (D.Vt. Dec 21, 1992) (NO. 2:92-MC-86)
- [58](#) Custodio Colon v. Ayala, 2005 WL 1971114, \*4 (D.Puerto Rico Aug 16, 2005) (NO. CIV. 03-2097 (RLA))
- [59](#) Crespo-Caraballo v. U.S., 200 F.Supp.2d 73, 77 (D.Puerto Rico Apr 29, 2002) (NO. CIV. 01-1703 (JAG))
- [60](#) Noel v. U.S., 16 Cl.Ct. 166, 168 (Cl.Ct. Jan 05, 1989) (NO. 308-87C)
- [61](#) Torres v. U.S., 15 Cl.Ct. 212, 214 (Cl.Ct. Aug 02, 1988) (NO. 574-86 C)
- [62](#) LaChance v. U.S., 15 Cl.Ct. 127, 128 (Cl.Ct. Jun 29, 1988) (NO. 640-87C)

#### Administrative Decisions (U.S.A.)

#### U.S. Attorney General Opinions

- [63](#) 17 U.S. Op. Off. Legal Counsel 159, AUTHORITY TO PAY STATE AND LOCAL TAXES ON PROPERTY AFTER ENTRY OF AN ORDER OF FORFEITURE (1993) ★★

#### Registers (U.S.A.)

- [64](#) Organization of the Bureau of Alcohol, Tobacco, Firearms, and Explosives, 68 Federal Register 4923+ (Jan 31, 2003)
- [65](#) Revision of Regulations Governing the Remission or Mitigation of Civil and Criminal Forfeitures, 62 Federal Register 314+ (Jan 03, 1997)
- [66](#) Revision of Regulations Governing the Remission or Mitigation of Civil and Criminal Forfeitures, 59 Federal Register 33457+ (Jun 29, 1994)
- [67](#) Revision of Regulations Governing the Remission or Mitigation of Civil and Criminal Forfeitures, 52 Federal Register 32785+ (Aug 31, 1987)
- [68](#) Assignment of Criminal Forfeiture Function to the Assistant Attorney General, Criminal Division, and Assignment of Criminal and Civil Forfeiture Functions to Director, Asset Forfeiture Office, Criminal Division, 48 Federal Register 50713+ (Nov 03, 1983)
- [69](#) Delegation of Authority to FBI and DEA Officials, 48 Federal Register 35087+ (Aug 03, 1983)

**Secondary Sources (U.S.A.)**

- [70](#) Criminal Practice Manual s 107:13, Procedure in administrative forfeiture--Remission and mitigation--In general (2009)
- [71](#) Criminal Practice Manual s 107:14, Procedure in administrative forfeiture--Remission and mitigation--Claimants (2009)
- [72](#) White Collar Crime s 30:116, Notice of seizure (2009)
- [73](#) White Collar Crime s 30:117, Claim for seized property (2009)
- [74](#) White Collar Crime s 30:121, Answer (2009)
- [75](#) Cal. Civ. Prac. Business Litigation s 58:38, Buyer's right to reinstate contract (2009)
- [C](#) [76](#) CIVIL FORFEITURE AND BANKRUPTCY: THE CONFLICTING INTERESTS OF THE DEBTOR, ITS CREDITORS AND THE GOVERNMENT, 69 Am. Bankr. L.J. 87, 118 (1995)
- [C](#) [77](#) INNOCENT THIRD PARTIES AND THEIR RIGHTS IN FORFEITURE PROCEEDINGS, 28 Am. Crim. L. Rev. 843, 859+ (1991)
- [78](#) UNDOING THE IRS WRONGFUL LEVY, 106 Banking L.J. 336, 345 (1989)
- [C](#) [79](#) CIVIL FORFEITURE AND BANKRUPTCY FRAUD: AN ALTERNATIVE TO FRAUDULENT CONVEYANCE LITIGATION, 25 Cal. Bankr. J. 170, 179 (2000)
- [C](#) [80](#) CIVIL FORFEITURE: A HIGHER FORM OF COMMERCIAL LAW?, 62 Fordham L. Rev. 287, 320 (1993)
- [C](#) [81](#) CONSTITUTIONAL LIMITS ON USING CIVIL REMEDIES TO ACHIEVE CRIMINAL LAW OBJECTIVES: UNDERSTANDING AND TRANSCENDING THE CRIMINAL-CIVIL LAW DISTINCTION, 42 Hastings L.J. 1325, 1413 (1991)
- [C](#) [82](#) A GUIDE TO HANDLING FEDERAL NARCOTICS FORFEITURE CASES, 79 Ill. B.J. 180, 181 (1991)
- [C](#) [83](#) ADMINISTRATIVE LAW, 37 Loy. L. Rev. 413, 431 (1991)
- [84](#) ALLI-BALOGUN V. UNITED STATES, 3/18/2002 N.Y. L.J. 29, col. 5, 29, col. 5 (2002)
- [C](#) [85](#) TRAMPLING ON THE SIXTH AMENDMENT: THE CONTINUED THREAT OF ATTORNEY FEE FORFEITURE, 22 Ohio N.U. L. Rev. 1, 82 (1995)
- [86](#) WHEN DEBTORS DEAL DRUGS: UNITED STATES v. 92 BUENA VISTA HELPS INNOCENT COMMERCIAL LENDERS KEEP COLLATERAL SEIZED IN FEDERAL CIVIL FORFEITURE ACTIONS, 25 Pac. L.J. 1447, 1500+ (1994)
- [C](#) [87](#) MORTGAGE LENDERS BEWARE: THE THREAT TO REAL ESTATE FINANCING CAUSED BY FLAWED PROTECTION FOR MORTGAGE LENDERS IN FEDERAL FORFEITURE ACTIONS INVOLVING REAL PROPERTY, 25 Real Prop. Prob. & Tr. J. 481, 534 (1990)
- [88](#) ADMINISTRATIVE LAW, 23 Tex. Tech L. Rev. 17, 41 (1992)
- [89](#) THE IMPACT OF FORFEITURE STATUTES ON OKLAHOMA LOAN TRANSACTIONS, 26 Tulsa L.J. 445, 488 (1991)
- [C](#) [90](#) TO SHIFT OR TO SHAFT: ATTORNEY FEES FOR PREVAILING CLAIMANTS IN CIVIL FORFEITURE SUITS, 47 U. Miami L. Rev. 147, 199+ (1992)
- [C](#) [91](#) RICO FORFEITURE AND THE EIGHTH AMENDMENT: WHEN IS EVERYTHING TOO MUCH?, 53 U. Pitt. L. Rev. 1, 82 (1991)
- [C](#) [92](#) SUBSTANTIAL CONNECTION AND THE ILLUSIVE FACILITATION ELEMENT FOR CIVIL FORFEITURE OF NARCOBAND IN DRUG FELONY CASES, 25 U. Rich. L. Rev. 171, 219 (1990)

- [93](#) 45 NO 5 Criminal Law Bulletin ART 2, Recovering Assets in Investment Fraud Cases (2009)
- [94](#) GOMF MD. Inst. for Contin. Prof. Educ. of Lawyers 1707, FEDERAL INTERVENTION IN THE MORTGAGE MARKETS (2004)
- [95](#) GOMF MD. Inst. for Contin. Prof. Educ. of Lawyers S-325, FEDERAL INTERVENTION IN THE MORTGAGE MARKETS (1999)

## Court Documents

### Appellate Court Documents (U.S.A.)

#### Appellate Petitions, Motions and Filings

- [96](#) Irving T. SCHWARTZ, Petitioner, v. UNITED STATES OF AMERICA, Respondent., 1992 WL 12073506, \*12073506 (Appellate Petition, Motion and Filing) (U.S. Dec 28, 1992) **Petition** (NO. 92-1132)

#### Appellate Briefs

- [97](#) Calero-Toledo v. Pearson Yacht Leasing Co., 1974 WL 185609, \*185609+ (Appellate Brief) (U.S. Nov 04, 1974) **Brief for the United States as Amicus Curiae** (NO. 73-157)
- [98](#) UNITED STATES OF AMERICA, Plaintiff-Appellee, v. One 2000 BMW 281 CI, Red, with P.R. License Plate No. DRX-620, Defendant, Norberto Polo Rodriguez, Claimant - Appellant., 2003 WL 25556286, \*25556286+ (Appellate Brief) (1st Cir. Mar 21, 2003) **Brief for Appellee** (NO. 02-2475)
- [99](#) Gjergji ARABAXHI, Plaintiff/Appellant, v. Thomas A. CONSTANTINE, Administrator, United States Drug Enforcement Administration, Defendant/Appellee., 1999 WL 34826498, \*34826498+ (Appellate Brief) (1st Cir. Jul 21, 1999) **Brief of Appellee** (NO. 99-1186)
- [100](#) Francisco A. REYES, Plaintiff-Appellant, v. UNITED STATES DRUG ENFORCEMENT ADMINISTRATION, Defendant-Appellee., 2006 WL 5126156, \*5126156 (Appellate Brief) (2nd Cir. Oct 03, 2006) **Brief for Defendant-Appellee** (NO. 06-2593-CV)
- [101](#) Mohammed SHEIKH, Plaintiff-Appellant, v. UNITED STATES OF AMERICA, Defendant-Appellee., 2003 WL 24174512, \*24174512+ (Appellate Brief) (2nd Cir. Apr 28, 2003) **Brief for Defendant-Appellee** (NO. 03-6012)
- [102](#) UNITED STATES OF AMERICA, Appellee, v. Matilde MUNIZ, Defendant-Appellant., 1997 WL 33774286, \*33774286 (Appellate Brief) (2nd Cir. Jan 22, 1997) **Brief for the United States of America** (NO. 96-1777)
- [103](#) Bessie Brown DAWSON, Petitioner-Appellant, v. THE DRUG ENFORCEMENT ADMINISTRATION and the United States Department of Justice, Respondent-Appellee., 1996 WL 33667914, \*33667914+ (Appellate Brief) (2nd Cir. Dec 05, 1996) **Brief for the United States of America** (NO. 96-6176)
- [104](#) Bessie Brown DAWSON, Plaintiff-Appellant, v. DRUG ENFORCEMENT ADMINISTRATIVE, ET AL, Defendant-Appellants., 1996 WL 33667913, \*33667913+ (Appellate Brief) (2nd Cir. Nov 05, 1996) **Brief of Appellant** (NO. 96-6176)
- [105](#) Robert BYE, Petitioner-Appellant, v. UNITED STATES OF AMERICA, Respondent-Appellee., 1996 WL 33667912, \*33667912 (Appellate Brief) (2nd Cir. Sep 10, 1996) **Brief for the United States of America** (NO. 96-6170)

- [106](#) UNITED STATES OF AMERICA, Appellee, v. Richard RODRIGUEZ, Defendant, Maria Sanchez, Defendant-Appellant., 1996 WL 33661955, \*33661955+ (Appellate Brief) (2nd Cir. Sep 09, 1996) **Brief for the United States of America** (NO. 96-1342)
- [107](#) Yolanda MANRIQUE, Petitioner-Appellant, v. Lloyd BENTSEN, Secretary, Department of the Treasury of the United States of America, Respondent-Appellee., 1995 WL 17201686, \*17201686+ (Appellate Brief) (2nd Cir. Jul 20, 1995) **Reply Brief for Appellant Yolanda Manrique with Addendum** (NO. 94-6267)
- [108](#) Eric WATSON, as former owner of seized vehicle: 1979 Chevy Corvette ID1Z8749S442957; and Gary David Baker, as former owner of seized vehicle 1990 Audi Quatro ID#WAUHD0892LA000121, Plaintiffs-Appellants, v. DEPARTMENT OF JUSTICE; Immigration and Naturalization Service; John J. Ingham, District, Director, Buffalo, New York; Stanley E. Mckinley, Regional Commissioner; Janice T. Hughes, Vehicle Seizure Officer; Asset Forfeiture Office., Burlington, Vt.; and Bruce H., 1994 WL 16182562, \*16182562+ (Appellate Brief) (2nd Cir. Oct 25, 1994) **Brief for Appellees** (NO. 94-6182)
- [109](#) UNITED STATES OF AMERICA, Appellee, v. Frank L. BAIRD, Appellant., 1995 WL 17196860, \*17196860 (Appellate Brief) (3rd Cir. Apr 24, 1995) **Brief for Appellee** (NO. 95-1202)
- [110](#) UNITED STATES OF AMERICA, Appellee, v. Prince EBO, Jude Anusionwu, Anslem Ogike, Canice Dike, Peters Ukandu, Friday Ogbuehi, Appellants., 1995 WL 17043748, \*17043748+ (Appellate Brief) (3rd Cir. 1995) **Supplemental Brief of Appellee as to Appellant Ukandu** (NO. 95-1293, 95-1320, 95-1349, 95-1401, 95-1860, 95-1897)
- [111](#) UNITED STATES OF AMERICA, Appellee, v. Donald KIBLER, Appellant., 1991 WL 11249346, \*11249346+ (Appellate Brief) (3rd Cir. Mar 27, 1991) **Brief for the United States** (NO. 91-3075)
- [112](#) UNITED STATES OF AMERICA, Plaintiff-Appellee, v. Loreta De-Ann COFFMAN, Defendant-Appellant., 1994 WL 16506751, \*16506751 (Appellate Brief) (5th Cir. Nov 08, 1994) **Brief of Appellant Loreta De-Ann Coffman Criminal Appeal** (NO. 93-9081)
- [113](#) UNITED STATES OF AMERICA, Plaintiff-Appellee, v. Robert Nelson HOWELL, Aka Keith Singleton, Defendant-Appellant., 2003 WL 22721320, \*22721320+ (Appellate Brief) (7th Cir. 2003) **Brief of Plaintiff-Appellee** (NO. 03-1688)
- [114](#) DAS CORPORATION, Claimant/Appellant, v. Christopher KIM, Erica M. Kim, Bora Lee, Young Ai Kim, Se Young Kim, Alexandria Investment, LLC and First Stephora Avenue, Inc., Respondents/Appellees., 2007 WL 2434132, \*2434132+ (Appellate Brief) (9th Cir. Jul 16, 2007) **Reply Brief of Appellant Das Corporation** (NO. 06-56168, 06-56158, 06-56393)
- [115](#) UNITED STATES OF AMERICA, Plaintiff-Appellee, v. \$4,224,958.57 IN U.S. CURRENCY, Defendant. Sandra V. Boylan, et al., Claimants-Appellants., 2004 WL 870940, \*870940+ (Appellate Brief) (9th Cir. Feb 25, 2004) **Government's Answering Brief** (NO. 03-56681)
- [116](#) UNITED STATES OF AMERICA, Plaintiff-Appellee, v. \$4,224,958.57 IN U.S. CURRENCY, Defendant, Sandra V. Boylan, Aidan J. Greaney, Paul A. Carnegie, Dale Cochard, John R. Combes, Cynthia Crough, Robert Drake, Eddie Ewell, Roger Gilmore, Jaime Hamame, Linda Hoitt, Jerry Holladay, Marlow, Davis & Byrd, Kenyfield Limited, Curt Landberg, Helen Louros, William D. McPeak, Mid America Capital Trust, IDA Ruth Morehouse, Douglas Shortt, A.G. Skinner, Robert Stein, Martin, 2004 WL 297816, \*297816+ (Appellate Brief) (9th Cir. Jan 07, 2004) **Brief of Claimants-Appellants** (NO. 03-56681)
- [117](#) UNITED STATES OF AMERICA, Plaintiff-Appellee, v. Kevin ORTON, Defendant-Appellant., 2002 WL 32103442, \*32103442+ (Appellate Brief) (9th Cir. Feb 28, 2002) **Brief for the United States** (NO. 01-10186)
- [118](#) UNITED STATES OF AMERICA, Plaintiff-Appellee, v. Jerry Lee Johnston, Defendant-Appellant., 1999 WL 33612288, \*33612288+ (Appellate Brief) (9th Cir. May 10, 1999) **Appellee's Brief** (NO. 99-10027)

- [119](#) UNITED STATES OF AMERICA, Plaintiff-Appellee, v. Jerry Lee JOHNSTON, Defendant-Appellant., 1999 WL 33607386, \*33607386+ (Appellate Brief) (9th Cir. Apr 13, 1999) **Appellant's Opening Brief** (NO. 99-10027)
- [120](#) UNITED STATES OF AMERICA, Plaintiff/Appellee, v. Shirley F. CROWELL, and Alan Julian, Defendants/Appellants., 1995 WL 17068096, \*17068096+ (Appellate Brief) (9th Cir. Oct 10, 1995) **Consolidated Brief of Appellees** (NO. 95-10216)
- [121](#) UNITED STATES OF AMERICA, Plaintiff-Appellee, v. Timothy ORALLO, Defendant-Appellant., 1995 WL 17069548, \*17069548+ (Appellate Brief) (9th Cir. Sep 25, 1995) **Defendant-Appellant's Opening Brief** (NO. 95-16223)
- [122](#) UNITED STATES OF AMERICA, Plaintiff-Appellee, v. William A. ROBERTS, Defendant-Appellant., 1995 WL 17201305, \*17201305+ (Appellate Brief) (9th Cir. Sep 05, 1995) **Brief for Appellee** (NO. 95-15891)
- [123](#) UNITED STATES OF AMERICA, Plaintiff-Appellee, v. William A. ROBERTS, Defendant-Appellant., 1995 WL 17847706, \*17847706+ (Appellate Brief) (9th Cir. Sep 05, 1995) **Brief for Appellee** (NO. 95-15891)
- [124](#) UNITED STATES OF AMERICA, Plaintiff/appellee, v. Mark Andrew HERMAN, Defendant/appellant., 2005 WL 3142067, \*3142067+ (Appellate Brief) (11th Cir. Feb 04, 2005) **Brief of the Appellant Mark Andrew Herman** (NO. 04-15061-EE)
- [125](#) Granger HOWELL, Appellant, v. UNITED STATES OF AMERICA, Appellee., 2004 WL 4072471, \*4072471+ (Appellate Brief) (11th Cir. Aug 10, 2004) **Brief for Appellant** (NO. 04-13343-II)
- [126](#) UNITED STATES OF AMERICA, Plaintiff/appellee, v. Caridad De ARMAS, Defendant/appellant., 2003 WL 23734278, \*23734278+ (Appellate Brief) (11th Cir. Nov 06, 2003) **Brief of the Appellant Caridad De Armas** (NO. 03-14375-AA)
- [127](#) Maria Estela Escandon De AUERBACH and Luis Auerbach, Plaintiffs-Appellants, v. UNITED STATES OF AMERICA, Defendant-Appellee., 2003 WL 22479813, \*22479813+ (Appellate Brief) (11th Cir. Jun 02, 2003) **Brief for Appellee** (NO. 03-11538-BB)
- [128](#) Gabriel Scaff MARTINEZ, Defendant/Appellant, v. UNITED STATES OF AMERICA, Plaintiff/Appellee., 2002 WL 32160290, \*32160290+ (Appellate Brief) (11th Cir. Jul 29, 2002) **Brief of the Appellant Gabriel Scaff-Martinez** (NO. 02-12928-DD)
- [129](#) UNITED STATES OF AMERICA, Defendant/Appellee, v. Johnny James WILLIAMS, Plaintiff/Appellant., 2001 WL 34112342, \*34112342+ (Appellate Brief) (11th Cir. Aug 02, 2001) **Brief of Appellee** (NO. 01-12875-FF)
- [130](#) Pedro M. HERNANDEZ, Appellant, v. UNITED STATES OF AMERICA, Appellee., 2001 WL 34137725, \*34137725+ (Appellate Brief) (11th Cir. Jan 26, 2001) **Brief for the United States** (NO. 00-14440-JJ)
- [131](#) William Alberto ARANGO, Appellant, v. UNITED STATES DEPARTMENT OF THE TREASURY, United States Customs Service, Appellee., 1996 WL 33477246, \*33477246+ (Appellate Brief) (11th Cir. Apr 03, 1996) **Brief for the United States Customs Service** (NO. 95-5267)
- [132](#) William Alberto ARANGO, Appellant, v. UNITED STATES DEPARTMENT OF THE TREASURY, United States Customs Service, Appellee., 1996 WL 33497961, \*33497961+ (Appellate Brief) (11th Cir. Apr 03, 1996) **Brief for the United States Customs Service** (NO. 95-05267)
- [133](#) UNITED STATES OF AMERICA, Appellee, v. William GARCIA-GIRALDO, Appellant., 1995 WL 17062259, \*17062259 (Appellate Brief) (11th Cir. Dec 18, 1995) **Supplemental Brief for the United States** (NO. 94-4387)
- [134](#) UNITED STATES OF AMERICA, Appellee, v. William GARCIA-GIRALDO, Appellant., 1995 WL 17134118, \*17134118+ (Appellate Brief) (11th Cir. Dec 18, 1995) **Supplemental Brief for the United States** (NO. 94-4387)

- [135](#) UNITED STATES OF AMERICA, Appellee, v. Hector CAJICA, Appellant., 1995 WL 17057764, \*17057764 (Appellate Brief) (11th Cir. Oct 26, 1995) **Opening Brief Hector Cajica** (NO. 95-4873)
- [136](#) UNITED STATES OF AMERICA, Appellee, v. Hector CAJICA, Appellant., 1995 WL 17108881, \*17108881 (Appellate Brief) (11th Cir. Oct 26, 1995) **Opening Brief Hector Cajica** (NO. 95-4873)
- [137](#) UNITED STATES OF AMERICA, Appellee, v. William GARCIA-GIRALDO, Appellant., 1994 WL 16053339, \*16053339 (Appellate Brief) (11th Cir. Dec 23, 1994) **Brief for the United States** (NO. 94-4387)
- [138](#) UNITED STATES OF AMERICA, Appellee, v. William GARCIA-GIRALDO, Appellant., 1994 WL 16125229, \*16125229+ (Appellate Brief) (11th Cir. Dec 23, 1994) **Brief for the United States** (NO. 94-4387)
- [139](#) Wayne DANIEL, Plaintiff/Appellant, v. JEFFERSON COUNTY COMMISSION, et al., Defendants/Appellees., 1994 WL 16056034, \*16056034+ (Appellate Brief) (11th Cir. Oct 12, 1994) **Brief of Appellees** (NO. 94-6311)
- [140](#) Wayne DANIEL, Plaintiff/Appellant, v. JEFFERSON COUNTY COMMISSION, et al., Defendants/Appellees., 1994 WL 16186677, \*16186677+ (Appellate Brief) (11th Cir. Oct 12, 1994) **Brief of Appellees** (NO. 94-6311)
- [141](#) Leroy BUSH, Petitioner/ Appellant, v. UNITED STATES OF AMERICA, Respondent/Appellee., 1993 WL 13132232, \*13132232+ (Appellate Brief) (11th Cir. Feb 26, 1993) **Brief for the United States** (NO. 91-5683-1)
- [142](#) UNITED STATES OF AMERICA, Appellee, v. Maritza ELLIS, Appellant., 2005 WL 327927, \*327927+ (Appellate Brief) (D.C.Cir. Feb 10, 2005) **Brief for Appellee** (NO. 04-3029)
- [143](#) Ramon LOPEZ, Appellant, v. UNITED STATES OF AMERICA, et al., Appellees., 1999 WL 34833943, \*34833943+ (Appellate Brief) (D.C.Cir. Jun 29, 1999) **Brief of Amicus Curiae on Behalf of Appellant** (NO. 98-5082)
- [144](#) Perry D. JOHNSON, Appellant, v. Don P. JOHNSON, Keneth J. Steinnerd and the City of Fairbanks, Appellees., 1992 WL 12564457, \*12564457 (Appellate Brief) (Alaska Aug 17, 1992) **Brief of Appellees** (NO. S-05027)
- [145](#) COMMONWEALTH OF MASSACHUSETTS and Massachusetts Department of State Police, Appellants, v. Anthony J. RUFO, Defendant-Appellee., 1998 WL 34961962, \*34961962+ (Appellate Brief) (Mass. Sep 04, 1998) **Brief for the Commonwealth and for the Massachusetts Department of State Police** (NO. SJC-07843)

#### Joint Appendices

- [146](#) Larry Dean DUSENBERY, Petitioner, v. UNITED STATES OF AMERICA, Respondent., 2001 WL 34093954, \*34093954+ (Joint Appendix) (U.S. May 14, 2001) (NO. 00-6567)

#### Trial Court Documents (U.S.A.)

#### Trial Pleadings

- [147](#) BANK OF WAYNESBORO, Plaintiff, v. FEDERAL BUREAU OF INVESTIGATION and United States Marshals Service, Defendants., 2008 WL 1966675, \*1966675+ (Trial Pleading) (M.D.Tenn. Apr 03, 2008) **Complaint** (NO. 1-08--0019)

**Trial Motions, Memoranda and Affidavits**

- [148](#) UNITED STATES OF AMERICA, Plaintiff, v. (1) ONE 1995 TURBO COMMANDER AIRCRAFT, Model 114TC, Serial No. 20002, Tail No. N7007, Registered to Tactical Aviation Services, et al., Defendants., 2007 WL 5395844, \*5395844 (Trial Motion, Memorandum and Affidavit) (D.Conn. Aug 08, 2007) **Memorandum in Support of Motion for Decree of Forfeiture** (NO. 399CV02590)
- [149](#) MALLADI DRUGS & PHARMACEUTICALS, LTD., et al., Plaintiffs, v. Karen TANDY, in her official capacity as Administrator, of the Drug Enforcement Administration, Defendant., 2007 WL 3319865, \*3319865 (Trial Motion, Memorandum and Affidavit) (D.D.C. Oct 09, 2007) **Memorandum Supporting Defendant's Motion to Dismiss the Amended Complaint** (NO. 107-CV-1069, RMC)
- [150](#) MALLADI DRUGS & PHARMACEUTICALS, LTD., et al., v. Karen TANDY, in her official capacity as Administrator, of the Drug Enforcement Administration., 2007 WL 4459777, \*4459777 (Trial Motion, Memorandum and Affidavit) (D.D.C. Aug 28, 2007) **Defendant's Motion to Dismiss or, in the Alternative, for Summary Judgement** (NO. 107-CV-1069, RMC)
- [151](#) UNITED STATES OF AMERICA, v. Pentti Kalevi KOKKO, Defendant, Aersped Ltd. International, Petitioner/Claimant., 2006 WL 6212241, \*6212241 (Trial Motion, Memorandum and Affidavit) (S.D.Fla. Nov 09, 2006) **United States' Reply to Aersped's Response** (NO. 06-20065-CR-LENARD/T)
- [152](#) UNITED STATES OF AMERICA, v. Michael SPANO, Sr., et al., 2005 WL 5792489, \*5792489 (Trial Motion, Memorandum and Affidavit) (N.D.Ill. May 13, 2005) **Notice of Filing** (NO. 01CR348)
- [153](#) UNITED STATES OF AMERICA, v. Michael SEGAL., 2004 WL 5410329, \*5410329 (Trial Motion, Memorandum and Affidavit) (N.D.Ill. Sep 14, 2004) **Trustee's Response in Opposition to Kbotm's Petition to Lift Stay** (NO. 02CR0112)
- [154](#) UNITED STATES OF AMERICA, Plaintiff, v. William J. GALLION and Shirley A. Cunningham, Jr., Defendants., 2009 WL 2511665, \*2511665 (Trial Motion, Memorandum and Affidavit) (E.D.Ky. Aug 04, 2009) **Sentencing Memorandum Regarding Forfeiture** (NO. 07-39-D)
- [155](#) UNITED STATES OF AMERICA, v. Angela SARGENT, Defendant., 2007 WL 6550975, \*6550975 (Trial Motion, Memorandum and Affidavit) (D.Me. Mar 08, 2007) **Motion to Vacate Automatic Lien Foreclosure** (NO. 06-59-P-S, 03)
- [156](#) Juan RODRIGUEZ, Plaintiff, v. U. S. DRUG ENFORCEMENT ADMINISTRATION, Defendant., 2006 WL 811821, \*811821 (Trial Motion, Memorandum and Affidavit) (D.N.H. Feb 13, 2006) **Memorandum In Support of United States' Motion to Dismiss Complaint for Lack of Subject Matter Jurisdiction** (NO. 05-325-JD)
- [157](#) UNITED STATES OF AMERICA, v. Clifford SPELKE, Defendant., 2006 WL 6427436, \*6427436 (Trial Motion, Memorandum and Affidavit) (E.D.N.Y. Nov 08, 2006) **Sentencing Memorandum** (NO. 05-0409, TCP)
- [158](#) In Re SEIZURE OF CERTAIN PROPERTY INCLUDING \$370,000 MORE OR LESS ON NOVEMBER 7, 1997., 1998 WL 35177313, \*35177313 (Trial Motion, Memorandum and Affidavit) (E.D.N.Y. Apr 24, 1998) **Memorandum of Law in Opposition to Motion to Dismiss** (NO. 98-CV-01026)
- [159](#) Paul KAIRIS, Plaintiff, v. UNITED STATES OF AMERICA, Defendant., 2003 WL 24858555, \*24858555 (Trial Motion, Memorandum and Affidavit) (N.D.N.Y. Feb 06, 2003) **Memorandum of Law in Opposition to Paul Kairis' Motion to Set Aside Administrative Forfeiture** (NO. 902-CV-1337)
- [160](#) USA, v. LUCAS et al., 2006 WL 5280021, \*5280021 (Trial Motion, Memorandum and Affidavit) (S.D.N.Y. Nov 20, 2006) **Government's Sentencing Memorandum** (NO. S204417, LAP)
- [161](#) UNITED STATES OF AMERICA, v. Dean K. LUCAS, Defendant., 2006 WL 5050098, \*5050098 (Trial Motion, Memorandum and Affidavit) (S.D.N.Y. Nov 01, 2006) **Government's Sentencing**

**Memorandum (NO. S204417(LAP))**

- [162](#) BANK OF WAYNESBORO, Plaintiff, v. FEDERAL BUREAU OF INVESTIGATION and United States Marshal Service, Defendants., 2008 WL 3925024, \*3925024+ (Trial Motion, Memorandum and Affidavit) (M.D.Tenn. Aug 18, 2008) **Memorandum in Support of Defendants' Rule 12(b) Motion to Dismiss Amended Complaint for Lack of Subject Matter Jurisdiction and Failure to State A Claim Upon Which Relief Can be Granted** (NO. 108-CV-00019)
- [163](#) BANK OF WAYNESBORO, Plaintiff, v. FEDERAL BUREAU OF INVESTIGATION and United States Marshal Service, Defendants., 2008 WL 2604430, \*2604430+ (Trial Motion, Memorandum and Affidavit) (M.D.Tenn. Jun 26, 2008) **Memorandum in Support of Defendants' Rule 12(b) Motion to Dismiss Complaint for Lack of Subject Matter Jurisdiction and Failure to State a claim Upon Which Relief Can Be Granted** (NO. 108-CV-00019)
- [164](#) BUCHANAN COUNTY, Virginia, Plaintiff, v. STUART RAY BLANKENSHIP, et al., Defendants., 2007 WL 5432311, \*5432311 (Trial Motion, Memorandum and Affidavit) (W.D.Va. Nov 20, 2007) **Brief in Opposition to County's Third Motion for Partial Summary Judgment** (NO. 105CV00066)
- [165](#) BUCHANAN COUNTY, Virginia, Plaintiff, v. STUART RAY BLANKENSHIP, et al., Defendants., 2007 WL 5432309, \*5432309 (Trial Motion, Memorandum and Affidavit) (W.D.Va. Nov 19, 2007) **Memorandum in Support of Plaintiff's First Motion in Limine** (NO. 105CV0066)

**Administrative Codes (U.S.A.)**

- [C](#) [166](#) 28 CFR s 0.85; s 0.85 General functions.
- [C](#) [167](#) 28 CFR s 9.2; s 9.2 Definitions.
- [C](#) [168](#) 28 CFR Pt. 36, App. B; Appendix B to Part 36-Preamble to Regulation on Nondiscrimination on the Basis of Disability by...