



U.S. Department of Justice
 Executive Office for United States Attorneys

United States Attorneys' Bulletin



**EXECUTIVE
 OFFICE FOR
 UNITED
 STATES
 ATTORNEYS**

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TABLE OF CONTENTS

	<u>Page</u>
COMMENDATIONS.....	657
POINTS TO REMEMBER	
Bluesheets and Transmittals, <u>United States Attorneys' Manual</u> ..	657
Client Agencies and Receipt of Bankruptcy Notices.....	658
Ethical Question: Post-Trial Conversations with Petit Jurors.	658
Ethical Question: Use of Federal Employees and Property in the Performance of Authorized Outside Activities.....	659
Forfeiture: Beeper System to Facilitate TRO Requests.....	659
JURIS Data Base List.....	660
Notification of Litigation Involving Rulemaking.....	660
Teletypes to all United States Attorneys.....	661
CASENOTES	
OFFICE OF THE SOLICITOR GENERAL.....	661
CIVIL DIVISION.....	662
OFFICE OF LEGISLATIVE AND INTERGOVERNMENTAL AFFAIRS.....	664
FEDERAL RULES.....	665
APPENDIX.....	666

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THIRTY-SECOND YEAR

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Please send change of address to Editor, United States Attorneys' Bulletin, Room 1629, Main Justice Building, 10th & Pennsylvania Avenue, N.W., Washington, D.C. 20530.

COMMENDATIONS

Assistant United States Attorney CRAIG A. GILLEN, Northern District of Georgia, was commended by Mr. Floyd I. Clarke, Assistant Director, Criminal Investigative Division, Federal Bureau of Investigation, for his outstanding presentation regarding prosecutive aspects of undercover operations before a seminar of managers and executives from federal law enforcement agencies.

Assistant United States Attorney JOHN R. HALLIBURTON, Western District of Louisiana, was commended by Mr. William M. Lannan, Forest Supervisor, National Forests in Texas, Department of Agriculture, for his extraordinary and successful efforts in Wysinger v. United States.

Assistant United States Attorney KIERAN SHANAHAN, Northern District of Georgia, was commended by Mr. Richard F. Allen, Regional Inspector General for Investigations, Department of Agriculture, for his successful prosecution of a significant food stamp fraud case.

Assistant United States Attorney PETER G. STRASSER, Eastern District of Louisiana, received a commendation and Certificate of Appreciation from Mr. J. Robert Grimes, Regional Commissioner, South Central Region, United States Customs Service, Department of Treasury, for his outstanding performance in a complex fraud case code named "Operation Bittersweet."

Assistant United States Attorney WILLIAM R. TOLIVER, Northern District of Georgia, was commended by Mr. Weldon L. Kennedy, Special Agent-in-Charge, Atlanta, Georgia, Federal Bureau of Investigation, for his successful prosecution of several significant cocaine traffickers in United States v. McCasland.

Assistant United States Attorney BONNIE P. ULRICH, District of South Dakota, was commended by Mr. Jeffrey Axelrad, Director, Torts Branch, Civil Division, Department of Justice, for her superb advocacy during the trial and appeal of Abernathy v. United States.

POINTS TO REMEMBER

Bluesheets and Transmittals, United States Attorneys' Manual.

Updated lists of United States Attorneys' Manual Bluesheets and Transmittals are appended to this Bulletin.

(Executive Office)

Client Agencies and Receipt of Bankruptcy Notices: Department of Health and Human Services Participation.

By memorandum dated August 21, 1985, Assistant Attorney General Richard K. Willard, Civil Division, notified all United States Attorneys that the Department of Health and Human Services (HHS) will participate in providing bankruptcy courts with the appropriate HHS offices and addresses where bankruptcy notices should be directed in an effort to resolve the problem of delayed receipt of bankruptcy notices by client agencies. HHS has requested that in the case of Social Security matters, the debtor's Social Security number be included in the bankruptcy notice. Copies of the appropriate HHS offices and addresses to which such notices should be transmitted were attached to the memorandum.

(Executive Office)

Ethical Question: Post-Trial Conversations with Petit Jurors.

Subsequent to the trial of the defendants, an Assistant United States Attorney approached the petit jurors for the purpose of asking their assistance in critiquing the Assistant's trial performance, a practice not prohibited by the local rules. The solicitation for comments was made openly, and the critique was conducted with several defense counsel present. During the critique, however, several jurors asked questions relating to the evidence put before them. The Assistant United States Attorney made factual responses to the inquiries, several of which concerned why statements made by the victim before his death had not been placed before the jury at the trial. The Assistant explained that the statements had been ruled inadmissible by the trial court because the United States could not show that the victim knew he was dying at the time he made the statements accusing his assailants, and so the statements could not be admitted in evidence as a dying declaration. The Assistant United States Attorney's comments regarding the admissibility of the victim's statements formed the basis of an inquiry by the court into the propriety of the Assistant's post-trial behavior in light of Disciplinary Rule 7-108(D).

While there are no regulations in the Department's Standards of Conduct which specifically prohibit post-trial contact with jurors, personnel should be cognizant of the provisions of 28 C.F.R. §45.735-1(b), which provide that Department employees should be guided in their conduct by the American Bar Association's Code of Professional Responsibility. Disciplinary Rule 7-108(D) of that Code prohibits an attorney from making jurors feel that their decision was incorrect or otherwise causing them embarrassment or discomfort.

The United States Attorney for the district has directed that in the future petit jurors should not be approached post verdict by Assistant United States Attorneys for the purpose of soliciting information.

(Executive Office)

Ethical Question: Use of Federal Employees and Property in the Performance of Authorized Outside Activities.

An Assistant United States Attorney, who was authorized to participate in an outside activity, requested approval for a secretary in the United States Attorney's office to type materials generated by the Assistant in the fulfillment of an outside activity. The request was denied. In United States Attorneys' Bulletin, Vol. 33, No. 17, at p. 551 (September 13, 1985), "Ethical Question: Use of Official Government Property for Personal Use," the Executive Office directed Assistant United States Attorneys to Executive Order 11222, which prohibits the use of federal property of any kind [and federal employees] for other than officially approved activities. When an Assistant United States Attorney is authorized to participate in outside activities, the Assistant is not authorized to use federal employees and official government property to assist in the performance of the outside activities. There are no exceptions to this regulation. See also, 28 C.F.R. §45.735-16.

Questions concerning ethics or professional conduct should be directed to the Office of Legal Services, Room 1629, 10th & Pennsylvania Avenue, N.W., Washington, D. C. 20530 or on FTS 633-4024.

(Executive Office)

Forfeiture: Beeper System to Facilitate TRO Requests.

The concurrence of the Asset Forfeiture Office (AFO) of the Criminal Division must be obtained before United States Attorneys' offices seek preindictment temporary restraining orders (TRO) in forfeiture cases preserving property listed in the proposed indictment pursuant to 18 U.S.C. §1963(e)(1)(A) and/or 21 U.S.C. §853(e)(1)(B).

If contact is sought after business hours in Washington, D.C., Assistant United States Attorneys must dial (202) 666-9393 using a touchtone telephone. The person calling must listen for a ring, followed by a beep. Within eight seconds the caller should dial a numeric message (viz., his/her non-FTS telephone number, including area code if necessary). After entering the digits, the caller must then depress the necessary number button (#) on his/

her telephone. The caller will then hear an immediate beep or a fast busy signal, which indicates that the AFO duty attorney has been paged. The AFO duty attorney will return the call and process the request during the ensuing telephone conversation.

For further information or assistance in this matter or other asset forfeiture matters, please contact the AFO at (202) 272-6420.

(Executive Office)

JURIS Data Base List.

Appended to this issue of the Bulletin is the most recent revised JURIS Data Base Listing, dated October 1985.

(Justice Management Division)

Notification of Litigation Involving Rulemaking or Executive Order No. 12291.

By memorandum dated September 18, 1985, Assistant Attorney General Richard K. Willard, Civil Division, notified all Civil Division attorneys of their reporting obligations when they handle a case concerning agency rulemaking or Executive Order No. 12291, which provides for OMB review of proposed agency rules. Because United States Attorneys and Assistant United States Attorneys may also be responsible for such reports, the following synopsis of clearinghouse functions and procedures is provided.

As set forth in the memorandum issued by Deputy Attorney General D. Lowell Jensen on April 18, 1985, a "clearinghouse" has been established for certain rulemaking litigation, particularly that involving Executive Order No. 12291. The clearinghouse should be notified of all such cases, and all significant developments in cases which challenge the timing of agency rulemaking, seek to compel an agency to engage in rulemaking or in which a commitment to engage in rulemaking may be part of a settlement agreement.

It is most important that timely notification be given to allow coordination of this important area of litigation. All United States Attorneys and Assistant United States Attorneys are reminded that where they have cases involving Executive Order No. 12291, the Paperwork Reduction Act (44 U.S.C. §3501, et seq.), or the Regulatory Flexibility Act (5 U.S.C. §601, et seq.), they are responsible for reporting significant litigation developments to the clearinghouse as soon as they occur and providing the clearinghouse with relevant pleadings, decisions or other papers concerning the litigation. They are also responsible for informing the clearinghouse of Office of Management and Budget

input in the case, and sending relevant copies of correspondence with Office of Management and Budget to the clearinghouse.

United States Attorneys and Assistant United States Attorneys are also reminded that the clearinghouse assembles these litigation materials and makes them available to Department attorneys as needed or requested. Communications to the clearinghouse should be directed to Mr. Robert G. Damus, Room 3744 Main Justice Building, FTS 633-3315.

(Executive Office)

Teletypes to All United States Attorneys

A listing of recent teletypes sent by the Executive Office is appended to this Bulletin. If a United States Attorney's office has not received one or more of these teletypes, copies may be obtained by contacting Ms. Theresa Bertucci, Chief of the Communications Center, Executive Office for United States Attorneys, at FTS 633-1020.

(Executive Office)

CASENOTES

OFFICE OF THE SOLICITOR GENERAL

The Acting Solicitor General has authorized the filing of:

A petition for certiorari in Argueta v. INS, 759 F.2d 1395 (9th Cir. 1985). The question presented is whether an alien who is passively neutral can be deemed subject to persecution "on account of [his] political opinion" under section 243(h) of the Immigration and Nationality Act, and therefore eligible for asylum.

A petition for certiorari in Barnes v. Kline, 759 F.2d 21 (D.C. Cir. 1985). The questions presented are whether Congress, or its individual members, have standing to challenge the legality of a pocket veto and whether the Pocket Veto Clause applies when Congress is in adjournment between sessions.

CIVIL DIVISION

SUPREME COURT DENIES REVIEW IN CHALLENGES TO HHS RULE
GOVERNING REIMBURSEMENT TO MEDICARE PROVIDERS FOR
MALPRACTICE INSURANCE PREMIUMS.

These actions are among numerous suits challenging the method by which the Secretary of the Department of Health and Human Services (HHS) reimburses Medicare providers for the malpractice insurance premiums they pay. Formerly, these expenses were treated as a general overhead cost, and Medicare reimbursed that portion of the premiums corresponding to the percentage of Medicare patients in the facility. HHS conducted a study and determined that Medicare patients recovered much less in malpractice claims than non-Medicare patients. Then, after notice and comment, the Secretary issued a regulation in 1979 that changed the method for reimbursing these costs. Under the new method, the portion of a provider's malpractice insurance premiums paid by Medicare is based upon the percentage of malpractice claims that the provider pays to Medicare as opposed to non-Medicare patients over the previous five years. For example, if only five percent of a hospital's medical malpractice losses were paid to Medicare patients over the previous five years, Medicare would only reimburse five percent of the hospital's malpractice insurance premiums even though Medicare patients accounted for 90 per cent of the hospital's patients.

In Abington, the district court held the new rule invalid under the Medicare Act because it failed to include patient utilization as an element in the reimbursement formula. The court of appeals affirmed on this ground and adopted the opinion of the district court. Additionally, the Third Circuit ordered the case remanded to the agency for payment of the plaintiffs, Pennsylvania hospitals, under the old reimbursement rule for the cost reporting years 1980 and 1981. The Third Circuit denied our petition for rehearing and suggestion of rehearing en banc. In Humana, the district court ruled for the Secretary but the Tenth Circuit reversed on the ground that the rule was arbitrary and capricious.

Our petitions for certiorari were filed on July 11, 1985. The Supreme Court denied certiorari on October 7, 1985.

Heckler v. Abington Memorial Hospital, _____ U.S. _____, No. 85-52 (Oct. 7, 1985). D. J. # 137-62-771; Humana v. Aurora Community Hospital, _____ U.S. _____, No. 85-53 (Oct. 7, 1985). D. J. # 137-13-236.

Attorneys: Anthony Steinmeyer (Civil Division) FTS 633-3388; Katie Gruenheck (Civil Division) FTS 633-4825; Robert Zener (Civil Division) FTS 633-4027.

SUPREME COURT GRANTS CERTIORARI TO DECIDE WHETHER SOVEREIGN IMMUNITY BARS INTEREST ON ATTORNEY'S FEES AWARD AGAINST GOVERNMENT UNDER TITLE VII.

In this action, a district court declined to set the amount of the attorney fee for a prevailing party in a Title VII action for almost three years. (Its delay resulted, in part, from the pendency of Copeland v. Marshall, 641 F.2d 880, before the D.C. Circuit en banc.) The district court eventually determined the fee based upon counsel's historical hourly rates but then added "an upward adjustment of 30% for delay." It reasoned that had counsel been paid at the time the case should have concluded, "he could have invested the money at an average of not less than 10% per year." On the government's appeal, a divided panel affirmed. Judges Robinson and Wald agreed with the government that the 30% adjustment to the fee constituted an award of interest, which could not be awarded absent congressional consent. The panel majority concluded, however, that the fee provision in Title VII, which makes the United States liable for attorneys' fees "the same as a private person," 42 U.S.C. 2000e-5(k), was a sufficient waiver of sovereign immunity to permit an interest award. Judge Ginsburg dissented. In our petition for certiorari, we contended that this statutory provision did not constitute the express statutory authorization necessary to waive sovereign immunity. On October 7, the Supreme Court granted our petition. In a separate petition, Shultz v. Palmer and Cooper, S. Ct. No. 85-50, the government presented the question whether sovereign immunity bars a court from awarding fees against the government using current, rather than historical, hourly rates as a means to compensate for delay in payment. The government asked the Court to hold this petition for disposition in light of Shaw, and no action has yet been taken.

Library of Congress v. Shaw. ___ U.S. ___, No. 85-54 (Oct. 7, 1985). D. J. # 35-16-1320.

Attorneys: William Kanter (Civil Division) FTS 633-1597;
Al J. Daniel, Jr. (Civil Division) FTS 633-3518.

D.C. CIRCUIT DENIES UNION'S MOTION FOR EMERGENCY INJUNCTIVE RELIEF TO PREVENT CONTINUED APPLICABILITY OF THE OPM REGULATIONS EMPHASIZING MERIT OVER SENIORITY, AND ESTABLISHES EXPEDITED BRIEFING SCHEDULE.

This case grows out of litigation instituted in 1983 to challenge the validity of OPM regulations designed to give more emphasis to merit than to seniority in making various personnel decisions concerning pay increases, job retention during reductions in force, and similar personnel actions. The court of

appeals ultimately ruled that, in light of various legislative actions directed toward postponing implementation of the new regulations, they could not take effect until the legislative ban was lifted. Subsequently, OPM announced that the regulations would take effect on July 1, 1985, when the legislative prohibition was to expire. On July 27, AFGE (and other federal employee unions) sought a temporary restraining order (TRO) to prevent implementation of the regulations. The district court denied the TRO, but the court of appeals granted a temporary "administrative stay." On July 3, however, Chief Justice Burger granted our application to vacate the stay, thus allowing the regulations to take effect.

Undeterred, the unions proceeded with their motions for a preliminary injunction, which the district court denied on September 30, 1985. AFGE promptly filed an appeal and asked the court of appeals for emergency injunctive relief and an expedited briefing schedule. Without waiting for our response in opposition, the court of appeals (per Ginsburg, Bork and Starr, JJ.), has just denied AFGE's motion for injunctive relief, although the court did grant an expedited schedule that provides for oral argument in January.

American Federation of Government Employees, AFL-CIO v. OPM,
F. 2d, No. 85-5976 (D.C. Cir. Oct. 7, 1985). D. J. #
145-156-478.

Attorneys: William Kanter (Civil Division) FTS 633-1597;
Michael Jay Singer (Civil Division) FTS 633-4815.

OFFICE OF LEGISLATIVE AND INTERGOVERNMENTAL AFFAIRS

SELECTED CONGRESSIONAL AND LEGISLATIVE ACTIVITIES SEPTEMBER 19, 1985 - OCTOBER 15, 1985

CRIMINAL LEGISLATION

On October 2, Assistant Attorney General Stephen S. Trott, Criminal Division, testified before the full Senate Judiciary Committee concerning Exclusionary Rule Reform, S. 237. This was the second in a series of three hearings scheduled by Chairman Thurmond on bills endorsed by the President in his State of the Union Address last January, the Death Penalty (S. 239), Exclusionary Rule (S. 237) and Habeas Corpus (S. 238). We now hope to have the Death Penalty Bill reported from the Committee soon, Exclusionary Rule Reform will be more difficult. In addition, on Thursday, October 3, 1985, the Senate Judiciary Committee reported out the Department's Designer Drug Bill with only minor amendments.

FEDERAL RULES OF CRIMINAL PROCEDURE

Rule 41. Search and Seizure.

Defendant, charged with conspiracy and manufacturing methamphetamine, moved to suppress certain evidence. A federal magistrate issued a search warrant for a cabin thought to contain an amphetamine lab. The next day, the magistrate issued another warrant authorizing a surreptitious entry and search of the same cabin. The agents entered the cabin at night and observed, but did not seize, large amounts of laboratory equipment and chemicals. On the basis of these observations, the government succeeded in having the original search warrant extended and then the evidence was seized. The defendant objected to the order extending the execution dates of the original warrant on the grounds that the order was fatally tainted by the surreptitious entry and the original warrant had already expired. The defendant contends there is no such thing as a warrant for a surreptitious entry under those circumstances. The government contends that the magistrate was authorized to issue the warrant on the basis of Rule 41 and a general common-law power to regulate court procedure.

The district court ruled that the warrant for the surreptitious entry was both unauthorized by Rule 41 and unconstitutional. Contrary to the requirement of Rule 41, the warrant neither ordered the executing officers to seize the property it described nor required them to leave copies of the warrant and an inventory at the premises. Since the warrant was issued by a magistrate rather than a district judge, it cannot be justified as an exercise of the court's common-law power over court procedure. For Fourth Amendment purposes, the court accepts the government's suggestion that a warrant of this type is analogous to electronic surveillance. But the government made no attempt to satisfy the strict requirements set by federal law for electronic surveillance, such as providing the surveilled parties with an inventory and showing that more traditional investigatory means would not work or were too dangerous. The court held that the second warrant is not saved by the good faith exception to the exclusionary rule because a reasonably well-trained officer would have known that the law clearly precluded this type of search. The court held that the evidence must be suppressed as fruit of the poisonous tree.

(Motion granted.)

United States v. Freitas, 610 F. Supp. 1560 (D.C. Cal. June 14, 1985).

JURIS DATA BASE LISTING
Revised October 1985

CASELAW

U.S. Supreme Court	178 U.S. (1900) - Slips
Federal Reporter, 2d Series	300 F.2d (1962) - Slips
Federal Supplement	332 F.Supp (1970) - Slips
Court of Claims	134 Ct. Cl. - 231 Ct. Cl. (1956 - February 1982)
Claims Court	1 Cl. Ct. (1982) - Slips
Federal Rules Decisions	73 F.R.D. (1976) - Slips
Court of Military Review	1 C.M.R. - 50 C.M.R. (1951-1975)
Military Justice Reporter	1 M.J.R. - Slips (1974 - Present)
Atlantic 2d Reporter	370 A.2d (1977) - Present (D.C. cases only)
Bankruptcy Reporter	1 B.R. (1979) - Slips

SHEPARD'S CITATIONS

United States Reports	1944 - Present
Supreme Court Reporter	1944 - Present
Lawyer's Edition (1st & 2d Series)	1944 - Present
Federal Reporter	1970 - Present
Federal Reporter Second Series	1970 - Present
Federal Supplement	1970 - Present
Federal Rules Decisions	1970 - Present
Court of Claims	1970 - Present
Court Martial Reports	1951 - Present
Military Justice Reporter	1975 - Present

STATLAW - STATUTORY LAW

Public Laws	93rd - 98th Congress (1-149 and 473)
United States Code	1982 Edition
Executive Orders	12/31/47 - 7/1/85
Civil Works Laws	Vols. 1-4, (1790 - 1966) and Selected Public Laws to September, 1983

* New JURIS File
** Major File Additions

STATLAW - STATUTORY LAW (Cont'd)

Comprehensive Crime Control Act of 1984

Pub. L. No. 98-473 (CCCA),
 Pub. L. No. 98-573
 (Tariff Act), Pub. L. No.
 98-596 (Fine Enforcement
 Act) and Criminal
 Division Handbook on the
 Comprehensive Crime
 Control Act of 1984

DIGEST - WEST HEADNOTES

Supreme Court Reporter
 Federal Reporter, 2d Series
 Federal Supplement
 Federal Rules Decisions
 Regional Reporters (State Cases)

1961 - advance sheets
 1960 - advance sheets
 1960 - advance sheets
 1960 - advance sheets
 1967 - advance sheets

TAX

U.S. Tax Court Decisions
 U.S. Board of Tax Appeals Decisions
 Enforcement Decisions

Vols 1-66 (11/42 - 9/76)
 Vols 19 - 47 (2/30-11/42)
 Tax Division's Summons
 Enforcement Decisions
 Current to 3/1/84

Tax Protesters

Tax Division Tax Protester
 Decision List

BRIEFS - DEPARTMENT OF JUSTICE BRIEFS

Office of the Solicitor General Briefs

Briefs since the 10/1982
 Term

Civil Division Briefs

Selected Appellate Briefs
 (11/81 - Present)

Civil Division Trial Briefs

Selected Trial Briefs (1977
 - Present)

Civil Rights Division Briefs

Selected Appellate Briefs
 (1/80 - Present)

Land and Natural Resources
 Division Briefs

Selected Appellate Briefs
 (12/83 - Present)

** MANUAL - UNITED STATES ATTORNEYS' MANUAL

Titles 1-7 and 10

Latest Paragraph Text

WRKPRDT - DEPARTMENT OF JUSTICE WORK PRODUCTS

Criminal Division Monographs	Selected Monographs
Civil Division Monographs	Selected Monographs
* Criminal Division Narcotics Newsletter	July 1979 - Present

LEGHIST - Legislative Histories of Federal Laws

Equal Access to Justice Act (EAJA) Legislative History

ADMIN - ADMINISTRATIVE LAW

** Published Comptroller General Decisions	Vols. 1-63 (1921-Sept. 1984)
** Unpublished Comptroller General Decisions	(1/5/51 - 9/28/84)
Opinions of the Attorney General	Vols. 1-43 (1791-1980)
O.L.C. Memorandums	Vols. 1-3 (1977-1979)
Board of Contract Appeals	Vols. 56-2 to 85-2 (7/56-4/85)
** Federal Labor Relations Authority Decisions & Reports on Rulings of the Asst. Sec. of Labor for Labor Management Relations	Vols. 1-15 (1/79-8/84)
Federal Labor Relations Council Rulings on Requests of the Asst. Sec. of Labor for Labor Management Relations	1 A/SLMR - 8 A/SLMR (1/73-12/78)
HUD Administrative Law Decisions	Vols. 1-6 (1/70-12/78)
Merit Systems Protection Board	Volume 1 (2/70-6/75)
Board of Immigration Appeals Decisions	Selected Decisions
	Vols. 1-13 (2/79 - 3/83)
	Vols. 1 (1940)-18 (1984) and Slips

REGS - FEDERAL REGULATIONS

** Code of Federal Regulations	1984 Edition, Titles 5, 29-50
	1985 Edition, Titles 1-4, 6-28
Unified Agenda of Federal Regulations	April, 1985 Edition

TREATIES

Bevans: Treaties and Other International Agreements of the United States	Vols. 1-12 (1776-1949)
United States Treaties and Other International Agreements	Vols. 1-32 (1/50 - 12/81)
Department of Defense Unpublished International Agreements	(6/47 - 1/84)

FOIA - FREEDOM OF INFORMATION ACT

FOIA Update Newsletter

Vol. 1, No. 1 - Vol. 6,
No. 2 (Fall 1979 -
Spring 1985)

FOIA Short Guide

FOIA Case List Publication
(September 1984 Edition)FORENS - Mid-Atlantic Association of Forensic Scientists Newsletter

Scientific Sleuthing Newsletter

July, 1976 - Winter, 1985

INDLAW - INDIAN LAW

Opinions of the Solicitor (Interior)

Vols. 1 and 2 (1917 - 1974)

Ratified Treaties

1778 - 1880

Unratified Treaties

1801 - 1868

Presidential Proclamations

1879 - 1968

Executive Orders and Other Orders

Pertaining to Indians

1871 - 1971

REFERENZ - TRAINING AIDS FOR JURIS USERS

JURIS Reference Manual, Parts I - IV

November 1984 Edition

LISTING OF ALL BLUESHEETS IN EFFECT
OCTOBER 25, 1985

<u>AFFECTS USAM</u>	<u>TITLE NO.</u>	<u>DATE</u>	<u>SUBJECT</u>
1-11.240*	TITLE 1	7/31/84	Immunity for the Act of Producing Reports
1-11.400*	TITLE 1	6/21/84	Immunity
1-12.020*	TITLE 1	6/29/84	Pre-Trial Diversion Program
1-12.100	TITLE 1	4/24/84	Eligibility Criteria
1-12.400*	TITLE 1	10/12/84	PTD Agreement
***1-12.602*	TITLE 1	10/12/84	Letter to Offender--(USA Form 185)
***1-12.603*	TITLE 1	10/12/84	Agreement--(USA Form 186)
9-2.111	TITLE 9	10/26/84	Declinations
9-2.133*	TITLE 9	4/09/84	Policy Limitations on Institution of Proceedings, Consultation Prior to Institution of Criminal Charges
9-2.142(1) (c)(2)(c)*	TITLE 9	10/26/84	Dual and Successive Federal Prosecution Policy
9-2.144*	TITLE 9	10/26/84	Interstate Agreement on Detainers
9-2.147*	TITLE 9	10/26/84	Extradition and Deportation
9-2.149*	TITLE 9	10/26/84	Revocation and Naturalization
9-2.160	TITLE 9	7/18/85	Policy with Regard to Issuance of Subpoenas to Attorneys for Information Relating to the Representation of Clients
***9-2.172*	TITLE 9	10/26/84	Appearance Bond Forfeiture Judge

* Approved by Advisory Committee, being permanently incorporated.

** In printing.

*** Bluesheet extended until October 1, 1985.

LISTING OF ALL BLUESHEETS IN EFFECT
OCTOBER 25, 1985

<u>AFFECTS USAM</u>	<u>TITLE NO.</u>	<u>DATE</u>	<u>SUBJECT</u>
***9-2.173*	TITLE 9	10/26/84	Arrest of Foreign Nationals
9-4.543*	TITLE 9	8/10/84	Subpoenas to Obtain Records Located in Foreign Countries
***9-7.1000*	TITLE 9	5/02/84	Video Surveillance
9-8.250	TITLE 9	8/16/85	Policy Concerning Application of Youth Corrections Act to Offenses Committed before Oct. 12, 1984
***9-11.280*	TITLE 9	3/28/85	Extraterritorial Effect of the All Writs Act, 28 U.S.C. §1651
9-18.200	TITLE 9	8/09/85	Policy Concerning Application of Insanity Defense Reform Act of 1984 Offenses. Committed Before Date of Enactment
9-21.340 to 9-21.350	TITLE 9	3/12/84	Psychological/Vocational Testing; Polygraph Examinations for Prisoner-Witness Candidates
9-27.510*	TITLE 9	5/25/84	Opposing Offers to Plead Nolo Contendere
9-34.600	TITLE 9	8/16/85	Policies Concerning the New Sentencing Scheme Scheduled to Take Effect in November 1986
9-38.000*	TITLE 9	4/06/84	Forfeitures
9-40.400*	TITLE 9	7/15/85	Policy Concerning Prosecution Under New Bank Bribery Statute (18 U.S.C. §215)
9-42.530*	TITLE 9	10/9/84	Dept. of Defense Memorandum of Understanding
9-46.130; 9-46.140*	TITLE 9	5/06/85	Program Fraud and Bribery-- Policy Considerations; Criminal Division Contact

LISTING OF ALL BLUESHEETS IN EFFECT
OCTOBER 25, 1985

<u>AFFECTS USAM</u>	<u>TITLE NO.</u>	<u>DATE</u>	<u>SUBJECT</u>
***9-48.120*	TITLE 9	3/07/85	Computer Fraud-Reporting Requirements
***9-49.150; 9-49.160*	TITLE 9	3/22/85	18 U.S.C. §1029-Reporting Requirements; Fraudulent Use of Credit Cards and Debit Instruments-Prosecutions under 18 U.S.C. §1029 Statutes in Title 15
9-60.134; 9-60.135*	TITLE 9	12/14/84	Allegations of "Mental Kidnapping" or "Brain-washing" by Religious Cults; "Deprogramming" of Religious Sect Members
9-60.291;* 9-60.292	TITLE 9	8/16/85	Interception of Radio Communications: Unauthorized Reception of Cable Service
9-60.400*	TITLE 9	12/31/84	Criminal Sanctions Against Illegal Electronic Surveillance - the Foreign Intelligence Surveillance Act (FISA), 50 U.S.C. §1809
9-60.730	TITLE 9	8/16/85	Prosecutive Policy
***9-60.830*	TITLE 9	2/20/85	Special Forfeiture of Collateral Profits of Crime ("Son of Sam")
***9-63.251*	TITLE 9	2/25/85	Policy Concerning Prosecution - 18 U.S.C. §32(b)
9-63.271*	TITLE 9	2/25/85	Policy Concerning Prosecution - 18 U.S.C. §33
9-63.1130*	TITLE 9	2/25/85	Policy Concerning Prosecution - 18 U.S.C. §1365
9-64.212*	TITLE 9	2/20/85	Prosecution Policy Concerning Robbery of Persons Possessing Non-Postal Service Money or Property of the United States

LISTING OF ALL BLUESHEETS IN EFFECT
OCTOBER 25, 1985

<u>AFFECTS USAM</u>	<u>TITLE NO.</u>	<u>DATE</u>	<u>SUBJECT</u>
***9-65.940*	TITLE 9	3/28/85	Policy Concerning Prosecution - 18 U.S.C §115
9-69.342	TITLE 9	2/20/85	Sentencing in Prison Contraband Cases
9-71.260	TITLE 9	8/16/85	Prosecution of Criminal Copyright Infringement Under 18 U.S.C. §2314
9-71.400*	TITLE 9	4/26/85	Prosecutive Policy
9-75.000*	TITLE 9	12/10/84	Obscenity
9-75.084*	TITLE 9	10/12/84	Comment-Child Pornography Statutes
***9-75.621*	TITLE 9	10/12/84	Exception-Child Pornography Cases
9-90.330*	TITLE 9	5/06/85	Computer Espionage
9-90.600*	TITLE 9	5/06/85	Registration
***9-103.130; 9-103.140*	TITLE 9	3/28/85	Controlled Substances Registrant Protection Act of 1984-Investigative & Prosecutive Guidelines; Criminal Division Approval
***9-103.230*	TITLE 9	3/28/85	Policy Consideration -- Aviation Drug Trafficking Control Act
9-110.800	TITLE 9	9/20/85	Murder-For-Hire and Violent Crimes in Aid of Rackteering Activity
9-111.000	TITLE 9	9/18/85	Policy with Regard to Forfeiture of Assets Which Have Been Transferred to Attorneys As Fees For Legal Services

LISTING OF ALL BLUESHEETS IN EFFECT
OCTOBER 25, 1985

<u>AFFECTS USAM</u>	<u>TITLE NO.</u>	<u>DATE</u>	<u>SUBJECT</u>
9-130.300*	TITLE 9	4/09/84	Prior Authorization Generally
9-131.030*	TITLE 9	4/09/84	Consultation Prior to Prosecution
9-131.110*	TITLE 9	4/09/84	Hobbs Act Robbery
***9-133.010*	TITLE 9	2/20/85	Investigative Jurisdiction: 29 U.S.C. §501(c) and 18 U.S.C. §664
9-134.010*	TITLE 9	2/20/85	Investigative Jurisdiction: 18 U.S.C. §1954
9-136.020*	TITLE 9	2/20/85	Investigative Jurisdiction: 18 U.S.C. §1027
***9-138.030*	TITLE 9	3/28/85	Consultation Prior to Prosecution
10-2.186	TITLE 10	9/27/85	Grand Jury Reporters
10-2.512*	TITLE 10	7/22/85	Compensation of Court Appointed U.S. Attorneys
10-2.655*	TITLE 10	5/28/85	Quality Step Increases
***10-3.530*	TITLE 10	01/07/85	Advances to Non-Department of Justice Employees
10-3.560*	TITLE 10	12/13/84	Relocation
10-4.350*	TITLE 10	7/31/84	Use By United States Attorney Offices of Forfeited Vehicles and Other Property
10-4.418*	TITLE 10	7/20/84	Maintenance of Attorney-Client Information
10-6.213	TITLE 10	4/13/85	Monthly Reporting for Immediate Declination of Civil Referrals
10-8.110;111; 10-8.112*	TITLE 10	4/13/85	Judgment Policy

UNITED STATES ATTORNEYS' MANUAL--TRANSMITTALS

The following United States Attorneys' Manual Transmittals have been issued to date in accordance with USAM 1-1.500.

<u>TRANSMITTAL AFFECTING TITLE</u>	<u>NO.</u>	<u>DATE OF TRANSMITTAL</u>	<u>DATE OF TEXT</u>	<u>CONTENTS</u>
TITLE 1	(Transmittals A2 through A10 have been superseded.)			
	A11	2/22/84	2/10/84	Complete revision of Ch. 1, 2
	A12	3/19/84	2/17/84	Complete revision of Ch. 4
	A13	3/22/84	3/9/84	Complete revision of Ch. 8
	A14	3/23/84	3/9 & 3/16/84	Complete revision of Ch. 7, 9
	A15	3/26/84	3/16/84	Complete revision of Ch. 10
	A16	8/31/84	3/02/84	Complete revision of Ch. 5
	A17	3/26/84	3/26/84	Complete revision of Ch. 6
	A18	3/27/84	3/23/84	Complete revision of Ch. 11, 13, 14, 15
	A19	3/29/84	3/23/84	Complete revision of Ch. 12
	A20	3/30/84	3/23/84	Index to Title 1, Table of Contents to Title 1
	A21	4/17/84	3/23/84	Complete revision of Ch. 3
	A22	5/22/84	5/22/84	Revision of Ch. 1-6.200
	AAA1	5/14/84		Form AAA-1

*Transmittal is currently being printed.

<u>TRANSMITTAL AFFECTING TITLE</u>	<u>NO.</u>	<u>DATE OF TRANSMITTAL</u>	<u>DATE OF TEXT</u>	<u>CONTENTS</u>
TITLE 2		(Transmittals A2 through A4 have been superseded.)		
	A5	2/10/84	1/27/84	Complete revision of Title 2-replaces all previous transmittals
	A11	3/30/84	1/27/84	Summary Table of Contents to Title 2
	AAA2	5/14/84		Form AAA-2
TITLE 3		(Transmittal A2 has been superseded.)		
	A3	10/11/83	8/4/83	Complete revision of Title 3-replaces all previous transmittals
	AAA3	5/14/84		Form AAA-3
TITLE 4		(Transmittals A2 through A6 have been superseded.)		
	A7	4/16/84	3/26/84	Complete revision of Ch. 7, 8, 12
	A8	4/16/84	3/28/84	Complete revision of Ch. 2, 14, 15
	A9	4/23/84	3/28/84	Complete revision of Ch. 3
	A10	4/16/84	3/28/84	Complete revision of Ch. 10
	A11	4/30/84	3/28/84	Complete revision of Ch. 1, 9, Index to Title 4
	A12	4/21/84	3/28/84	Complete revision of Ch. 6
	A13	4/30/84	3/28/84	Complete revision of Ch. 4
	A14	4/10/84	3/28/84	Complete revision of Ch. 13

<u>TRANSMITTAL AFFECTING TITLE</u>	<u>NO.</u>	<u>DATE OF TRANSMITTAL</u>	<u>DATE OF TEXT</u>	<u>Contents</u>
TITLE 4	A15	3/28/84	3/28/84	Complete revision of Ch. 5
	A16	4/23/84	3/28/84	Complete revision of Ch. 11
	AAA4	5/14/84		Form AAA-4
TITLE 5	(Transmittal A2 has been superseded.)			
	A3	3/22/84	3/5/84	Complete revision of Ch. 1, 2, 3 (was 2A)
	A4	3/28/84	3/12/84	Complete revision of Ch. 12 (was 9C)
	A4	undated	3/19/84	Complete revision of Ch. 5 (was Ch. 4), 6, 8
	A5	3/28/84	3/20/84	Complete revision of Ch. 9, 11 (was 9B)
	A6	3/28/84	3/22/84	Complete revision of Ch. 7
	A7	3/30/84	3/20/84	Complete revision of Ch. 10 (was 9A)
	A8	4/3/84	3/22 & 3/26/84	Complete revision of Ch. 13, 14, 15, Table of Contents to Title 5
	A9	12/06/84	11/01/84	Revisions to Chapter 1
	A11	4/17/84	3/28/84	Complete revision of Ch. 4 (was Ch. 3)
	A12	4/30/84	3/28/84	Index to Title 5
	AAA5	5/14/84		Form AAA-5
	B1	6/03/85	5/01/85	Revisions to Ch. 1 and Ch. 4

<u>TRANSMITTAL AFFECTING TITLE</u>	<u>NO.</u>	<u>DATE OF TRANSMITTAL</u>	<u>DATE OF TEXT</u>	<u>CONTENTS</u>
TITLE 6	A2	3/23/84	3/2/84	Complete revision of Title 6-replaces all prior transmittals
	A3	12/19/84	12/14/84	Revision to Ch. 4 and Index
	AAA6	5/14/84		Form AAA-6
TITLE 7	(Transmittals A2 and A3 have been superseded.)			
	A4	1/6/84	11/22/83	Complete revision to Title 7-replaces all prior transmittals
	A12	3/3/84	12/22/83	Summary Table of Contents to Title 7
	AAA7	5/14/84		Form AAA-7
TITLE 8	A1	4/2/84	2/15/84	Ch. 1, 2, Index to Title 8
	A2	6/21/82	4/30/82	Complete revision to Title 8
	A12	3/30/84	2/15/84	Summary Table of Contents to Title 8
	AAA8	5/14/84		Form AAA-8
TITLE 9	(Transmittals A5 through A12, A14, A47, A49 A50, A56 and A61 have been superseded.)			
	A13	1/26/84	1/11/84	Complete revision of Ch. 132, 133
	A14	2/10/84	1/27/84	Revisions to Ch. 1 (Superseded by A78)
	A15	2/1/84	1/27/84	Complete revision of Ch. 8
	A16	3/23/84	2/8/84	Complete revision of Ch. 135, 136

<u>TRANSMITTAL AFFECTING TITLE</u>	<u>NO.</u>	<u>DATE OF TRANSMITTAL</u>	<u>DATE OF TEXT</u>	<u>CONTENTS</u>
TITLE 9	A17	2/10/84	2/2/84	Complete revision of Ch. 39
	A18	2/3/84	2/3/84	Complete revision of Ch. 40
	A19	3/26/84	2/24/84	Complete revision of Ch. 21
	A20	3/23/84	2/8/84	Complete revision of Ch. 137, Ch. 138
	A21	3/19/84	2/13/84	Complete revision of Ch. 34
	A22	3/30/84	2/01/84	Complete revision of Ch. 14
	A23	8/31/84	2/16/84	Revisions to Ch. 2
	A24	3/23/84	2/28/84	Complete revision of Ch. 65
	A25	3/26/84	3/7/84	Complete revision of Ch. 130
	A26	3/26/84	2/8/84	Complete revision of Ch. 44
	A27	3/26/84	3/9/84	Complete revision of Ch. 90
	A28	3/29/84	3/9/84	Complete revision of Ch. 101
	A29	3/26/84	3/9/84	Complete revision of Ch. 121
	A30	3/26/84	3/19/84	Complete revision of Ch. 9
	A31	3/26/84	3/16/84	Complete revision of Ch. 78
	A32	3/29/84	3/12/84	Complete revision of Ch. 69

<u>TRANSMITTAL AFFECTING TITLE</u>	<u>NO.</u>	<u>DATE OF TRANSMITTAL</u>	<u>DATE OF TEXT</u>	<u>CONTENTS</u>
TITLE 9	A33	3/29/84	3/9/84	Complete revision of Ch. 102
	A34	3/26/84	3/14/84	Complete revision of Ch. 72
	A35	3/26/84	2/6/84	Complete revision of Ch. 37
	A36	3/26/84	2/6/84	Complete revision of Ch. 41
	A37	4/6/84	2/8/84	Complete revision of Ch. 139
	A38	3/29/84	2/28/84	Complete revision of Ch. 47
	A39	3/30/84	3/16/84	Complete revision of Ch. 104
	A40	4/6/84	3/9/84	Complete revision of Ch. 100
	A41	4/6/84	3/9/84	Complete revision of Ch. 110
	A42	3/29/84	3/14/84	Complete revision of Ch. 64
	A43	4/6/84	3/14/84	Complete revision of Ch. 120
	A44	4/5/84	3/21/84	Complete revision of Ch. 122
	A45	4/6/84	3/23/84	Complete revision of Ch. 16
	A46	2/30/84	2/16/84	Complete revision of Ch. 43
	A47	4/16/84	3/28/84	Revisions to Ch. 7 (Superseded by A63)

<u>TRANSMITTAL AFFECTING TITLE</u>	<u>NO.</u>	<u>DATE OF TRANSMITTAL</u>	<u>DATE OF TEXT</u>	<u>CONTENTS</u>
TITLE 9	A48	4/16/84	3/28/84	Complete revision of Ch. 10
	A49	4/16/84	3/28/84	Revisions to Ch. 63 (Superseded by A74)
	A50	4/16/84	3/28/84	Revisions to Ch. 66 (Superseded by A60)
	A51	4/6/84	3/28/84	Complete revision of Ch. 76, deletion of Ch. 77
	A52	4/16/84	3/30/84	Complete revision of Ch. 85
	A53	6/6/84	3/28/84	Revisions to Ch. 4
	A54	7/25/84	6/15/84	Complete revision of Ch. 11
	A55	4/23/84	4/6/84	Complete revision of Ch. 134
	A56	4/30/84	3/28/84	Revisions to Ch. 42 (Superseded by A87)
	A57	4/16/84	3/28/84	Complete revision of Ch. 60, 75
	A58	4/23/84	4/19/84	Summary Table of Contents of Title 9
	A59	4/30/84	4/16/84	Entire Index to Title 9
	A60	5/03/84	5/03/84	Complete revision of Ch. 66 (Supersedes A50)
	A61	5/03/84	4/30/84	Revisions to Ch. 1, section .103 (Superseded by A78)
	A62	12/31/84	12/28/84	Revisions to Ch. 123
	A63	5/11/84	5/9/84	Complete revision to Ch. 7 (Supersedes A47)

<u>TRANSMITTAL AFFECTING TITLE</u>	<u>NO.</u>	<u>DATE OF TRANSMITTAL</u>	<u>DATE OF TEXT</u>	<u>CONTENTS</u>
TITLE 9	A64	5/11/84	5/11/84	Revision to Ch. 64, section .400-700
	A65	5/17/84	5/17/84	Revisions to Ch. 120
	A66	5/10/84	5/8/84	Complete revision to Ch. 131
	A67	5/11/84	5/09/84	Revisions to Ch. 121, section .600
	A68	5/28/84	5/08/84	Revisions to Ch. 104
	A69	5/09/84	5/07/84	Revisions to Ch. 21, section .600
	A70	5/17/84	5/16/84	Revisions to Ch. 43, section .710
	A71	5/21/84	5/21/84	Complete revision of Ch. 20
	A72	5/25/84	5/23/84	Complete revision of Ch. 61
	A73	6/18/84	6/6/84	Complete revision of Ch. 17
	A74	6/18/84	6/7/84	Complete revision of Ch. 63 (Supersedes A49)
	A75	6/26/84	6/15/84	Complete revision of Ch. 27
	A76	6/26/84	6/15/84	Complete revision of Ch. 71
	A77	7/27/84	7/25/84	Complete revision of Ch. 6
	A78	9/10/84	8/31/84	Complete revision of Ch. 1 (Supersedes A14 and A61)
	A79	8/02/84	7/31/84	Complete revision of Ch. 18
	A80	8/03/84	8/03/84	Complete revision of Ch. 79

<u>TRANSMITTAL AFFECTING TITLE</u>	<u>NO.</u>	<u>DATE OF TRANSMITTAL</u>	<u>DATE OF TEXT</u>	<u>CONTENTS</u>
TITLE 9	A81	8/06/84	7/31/84	Revisions to Ch. 7
	A82	8/02/84	7/31/84	Revisions to Ch. 75
	A83	8/02/84	7/31/84	Revisions to Ch. 90
	A84	9/10/84	9/7/84	Complete revision of Ch. 2
	A85	7/25/84	2/17/84	Revisions to Ch. 136
	A86	8/02/84	7/31/84	Revisions to Ch. 60
	A87	11/14/84	11/09/84	Revisions to Ch. 42 (Supersedes A56)
	A88	8/31/84	8/24/84	Complete revision of Ch. 12
	A89	12/31/84	12/31/84	Complete revision of Ch. 4
	A90	10/10/84	10/01/84	Complete revision of Ch. 73
	A91	12/12/84	11/23/84	Revisions to Ch. 70
	A92	12/14/84	11/09/84	Revisions to Ch. 75
	A93	12/31/84	12/06/84	Revisions to Ch. 7
	A94	12/20/84	12/14/84	Correction to Ch. 27
	AAA9	5/14/84		Form AAA-9
	B1	3/15/85	01/31/85	Revisions to Ch. 60
	B2	3/29/85	01/31/85	Revisions to Ch. 61
	B3	3/29/85	01/31/85	Revisions to Ch. 71
	B4	6/24/85	4/01/85	Revisions to Ch. 63
	B5	6/24/85	4/04/85	Revisions to Ch. 11
	B6	6/27/85	4/01/85	Revisions to Ch. 139
	B7	6/27/85	5/01/85	Revisions to Ch. 12

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TITLE 10	(Transmittals A2 through A7 have been superseded.)			
A8	4/5/84	3/24/84	Complete revision of Ch. 1	
A9	4/6/84	3/20/84	Complete revision of Ch. 7	
A10	4/13/84	3/20/84	Complete revision of Ch. 5	
A11	3/29/84	3/24/84	Complete revision of Ch. 6	
A12	4/3/84	3/24/84	Complete revision of Ch. 8	
A13	9/4/84	3/26/84	Complete revision of Ch. 10	
A14	4/23/84	3/28/84	Complete revision of Ch. 4	
A15	4/17/84	3/28/84	Complete revision of Ch. 3, 9	
A16	5/4/84	3/28/84	Index and Appendix to Title 10	
A17	3/30/84	3/28/84	Summary Table of Con- tents to Title 10	
A18	5/4/84	4/13/84	Complete revision to Ch. 2	
A19	5/02/84	5/01/84	Revisions to Ch. 4	
A20	8/31/84	5/24/84 & 7/31/84	Revisions to Ch. 2	
A21	6/6/84	5/1/84	Corrected TOC, Ch. 4 and pages 23, 24	
A22	7/30/84	7/27/84	Revision to Ch. 2	
A23	8/02/84	7/31/84	Revision to Ch. 2	
A24	11/09/84	10/19/84	Revision to Ch. 2	

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TITLE 10	A25	11/09/84	10/19/84	Revision to Ch. 2
	A26	11/28/84	11/28/84	Revision to Ch. 2
	A27	12/07/84	11/01/84	Revision to Ch. 2
	AAA10	5/14/84		Form AAA-10
	B1	3/15/85	1/31/85	Revision to Ch. 2
	B2	5/31/85	5/01/85	Revision to Ch. 2
	B3	6/27/85	4/01/85	Revision to Ch. 2
TITLE 1-10	A1	4/25/84	4/20/84	Index to USAM

If you have any questions regarding the above please contact Judy Beeman at FTS 673-6348.

EXECUTIVE OFFICE FOR UNITED STATES ATTORNEYS
TELETYPES TO ALL UNITED STATES ATTORNEYS

- 10-07-85 From C. Madison Brewer, Director, Office of Management Information Systems and Support, by Tim Murphy, Assistant Director, Debt Collection Staff, re: "Amendment to September 11, 1985, Memorandum Entitled, "Department of Education Caseload Listing."
- 10-08-85 From C. Madison Brewer, Director, Office of Management Information Systems and Support, by Tim Murphy, Assistant Director, Debt Collection Staff, re: "Credit Bureau Reports."
- 10-10-85 From William P. Tyson, Director, Executive Office for United States Attorneys, by Susan A. Nellor, Director, Office of Legal Services, re: "Department Authorization to Grant Immunity--Practices of United States Attorneys."
- 10-22-85 From Ronald J. Vincoli, Acting Assistant Director, Personnel Management Staff, re: "Part-Time Career Employment Program."

UNITED STATES ATTORNEYS' LIST

<u>DISTRICT</u>	<u>U.S. ATTORNEY</u>
Alabama, N	Frank W. Donaldson
Alabama, M	John C. Bell
Alabama, S	J. B. Sessions, III
Alaska	Michael R. Spaan
Arizona	Stephen M. McNamee
Arkansas, E	George W. Proctor
Arkansas, W	W. Asa Hutchinson
California, N	Joseph P. Russoniello
California, E	Donald B. Ayer
California, C	Robert C. Bonner
California, S	Peter K. Nunez
Colorado	Robert N. Miller
Connecticut	Alan H. Nevas
Delaware	William C. Carpenter, Jr.
District of Columbia	Joseph E. diGenova
Florida, N	W. Thomas Dillard
Florida, M	Robert W. Merkle
Florida, S	Leon B. Kellner
Georgia, N	Larry D. Thompson
Georgia, M	Joe D. Whitley
Georgia, S	Hinton R. Pierce
Guam	David T. Wood
Hawaii	Daniel A. Bent
Idaho	Maurice Owens Ellsworth
Illinois, N	Anton R. Valukas
Illinois, S	Frederick J. Hess
Illinois, C	Gerald D. Fines
Indiana, N	James G. Richmond
Indiana, S	John D. Tinder
Iowa, N	Evan L. Hultman
Iowa, S	Richard C. Turner
Kansas	Benjamin L. Burgess, Jr.
Kentucky, E	Louis G. DePalaise
Kentucky, W	Alexander T. Taft, Jr.
Louisiana, E	John Volz
Louisiana, M	Stanford O. Bardwell, Jr.
Louisiana, W	Joseph S. Cage, Jr.
Maine	Richard S. Cohen
Maryland	Catherine C. Blake
Massachusetts	William F. Weld
Michigan, E	Joel M. Shere
Michigan, W	John A. Smietanka
Minnesota	Francis X. Hermann
Mississippi, N	Glen H. Davidson
Mississippi, S	George L. Phillips
Missouri, E	Thomas E. Dittmeier
Missouri, W	Robert G. Ulrich

UNITED STATES ATTORNEYS

<u>DISTRICT</u>	<u>U.S. ATTORNEY</u>
Montana	Byron H. Dunbar
Nebraska	Ronald D. Lahners
Nevada	William A. Maddox
New Hampshire	Richard V. Wiebusch
New Jersey	Thomas W. Greelish
New Mexico	William L. Lutz
New York, N	Frederick J. Scullin, Jr.
New York, S	Rudolph W. Giuliani
New York, E	Raymond J. Dearie
New York, W	Salvatore R. Martoche
North Carolina, E	Samuel T. Currin
North Carolina, M	Kenneth W. McAllister
North Carolina, W	Charles R. Brewer
North Dakota	Rodney S. Webb
Ohio, N	Patrick M. McLaughlin
Ohio, S	Anthony W. Nyktas
Oklahoma, N	Layn R. Phillips
Oklahoma, E	Roger Hilfiger
Oklahoma, W	William S. Price
Oregon	Charles H. Turner
Pennsylvania, E	Edward S. G. Dennis, Jr.
Pennsylvania, M	James J. West
Pennsylvania, W	J. Alan Johnson
Puerto Rico	Daniel F. Lopez-Romo
Rhode Island	Lincoln C. Almond
South Carolina	Vinton DeVane Lide
South Dakota	Philip N. Hogen
Tennessee, E	John W. Gill, Jr.
Tennessee, M	Joe B. Brown
Tennessee, W	W. Hickman Ewing, Jr.
Texas, N	Marvin Collins
Texas, S	Henry K. Oncken
Texas, E	Robert J. Wortham
Texas, W	Helen M. Eversberg
Utah	Brent D. Ward
Vermont	George W. F. Cook
Virgin Islands	James W. Diehm
Virginia, E	Elsie L. Munsell
Virginia, W	John P. Alderman
Washington, E	John E. Lamp
Washington, W	Gene S. Anderson
West Virginia, N	William A. Kolibash
West Virginia, S	David A. Faber
Wisconsin, E	Joseph P. Stadtmueller
Wisconsin, W	John R. Byrnes
Wyoming	Richard A. Stacy
North Mariana Islands	David T. Wood