

# Summary of Contents

---

PREFACE .....	V
PREFACE TO THE THIRD EDITION .....	VII
ACKNOWLEDGMENTS.....	IX
<b>Chapter 1. Introduction .....</b>	<b>I</b>
A. Definition: Selecting Statutes for Study in “Substantive” Portion of the Course.....	3
B. Recurring Themes in Examining “Substantive” Federal Law .....	7
C. Practice: Selecting “Procedural” Topics Relevant to White-Collar Crime .....	32
D. Professional Responsibility .....	44
<b>Chapter 2. Mens Rea .....</b>	<b>53</b>
A. The Public Welfare Doctrine.....	55
B. Awareness of Legal Requirements .....	85
C. Other Doctrines and Defenses.....	94
<b>Chapter 3. U.S. Sentencing Guidelines .....</b>	<b>105</b>
A. Relevant Conduct and Grouping .....	108
<b>Chapter 4. Entity Liability .....</b>	<b>147</b>
A. Criminalizing Corporate Conduct.....	148
B. Principles of Liability .....	161
C. Department of Justice and SEC Charging Policies .....	185
D. U.S. Sentencing Guidelines: Organizational Sentencing.....	204
E. Corporate Internal Investigations.....	221
F. Managerial Liability: “Responsible Corporate Officer” Doctrine .....	230
<b>Chapter 5. Perjury, False Statements, and False Claims.....</b>	<b>251</b>
A. Perjury .....	251
B. False Statements .....	263
C. False Claims .....	291
D. Charging Considerations: Double Jeopardy.....	315
<b>Chapter 6. Obstruction of Justice .....</b>	<b>327</b>
A. The “Omnibus” Clause of 18 U.S.C. § 1503 .....	328
B. Obstruction of Proceedings Before Congress and Federal Agencies Under 18 U.S.C. § 1505 .....	353
C. Witness Tampering Under 18 U.S.C. § 1512 .....	357

D. Sarbanes-Oxley Act of 2002 Prohibition of Destruction of Records and Whistleblower Provisions: 18 U.S.C. §§ 1519, 1520, 1513, 1541a .....	375
<b>Chapter 7. Mail and Wire Fraud</b> .....	<b>381</b>
A. Elements/Principles of Liability .....	384
B. Mail/Wire Fraud Exercise .....	469
<b>Chapter 8. Public Corruption</b> .....	<b>473</b>
A. Federal Bribery and Gratuities Under § 201 .....	474
B. Extortion Under Color of Official Right § 1951 (The Hobbs Act) .....	500
C. Federal Program Bribery, Theft, and Fraud Under § 666 .....	519
D. The Foreign Corrupt Practices Act .....	532
<b>Chapter 9. Securities Fraud</b> .....	<b>557</b>
A. Rationale for Insider Trading Prohibition .....	558
B. Traditional Theory .....	563
C. Misappropriation Theory .....	577
D. Securities Fraud Under 18 U.S.C. § 1348 .....	592
E. Accounting Fraud .....	593
<b>Chapter 10. Conspiracy</b> .....	<b>619</b>
A. Practical Consequences of a Conspiracy Charge .....	620
B. Elements/Principles of Liability .....	625
C. U.S. Sentencing Guidelines: Conspiracy Exercise .....	655
<b>Chapter 11. The Racketeer Influences and Corrupt Organizations Act (“RICO”)</b> .....	<b>657</b>
A. Elements/Principles of Liability .....	660
B. Prosecutorial Powers and Policies .....	705
C. U.S. Sentencing Guidelines: RICO Exercise .....	711
<b>Chapter 12. Money Laundering</b> .....	<b>713</b>
A. “Transaction” Offenses Under § 1956(a)(1) and § 1957 .....	717
B. “Transportation” Offenses Under § 1956(a)(2) .....	732
C. Non-Banking Systems: Challenges for Future? .....	745
D. Money Laundering: Case Study in Institutional Interaction in Sentencing .....	749
<b>Chapter 13. Grand Jury</b> .....	<b>755</b>
A. Grand Jury Function .....	756
B. Rules Controlling Grand Jury Operation: Fed. R. Crim. P. 6 .....	761
C. Investigative Function .....	770
D. Judicial Policing and Prosecutorial Misconduct .....	785
<b>Chapter 14. Discovery</b> .....	<b>801</b>
A. “Brady” Material .....	803
B. Pretrial Discovery: Fed. R. Crim. P. 16 .....	828
C. Jencks Act or “3500” Material: Witness Statements .....	833

D. Witness Lists.....	835
E. Trial Subpoenas: Fed. R. Crim. P. 17.....	836
F. Discovery Hypothetical .....	839
<b>Chapter 15. Fifth Amendment: Testimony and Immunity .....</b>	<b>843</b>
A. Formal immunity Pursuant to 18 U.S.C. § 6002-05 .....	843
B. Proffers .....	863
C. Informal Immunity Agreements.....	875
<b>Chapter 16. Fifth Amendment: Documents and Tangible Objects .....</b>	<b>887</b>
A. Natural Persons (and Sole Proprietorships) .....	887
B. What Constitutes “Compulsion” .....	888
C. The Continuing Viability of the Collective Entity Doctrine After <i>Fisher</i> .....	900
D. What Constitutes a “Testimonial Communication” .....	906
E. How “Incriminating” Must the Communication Be .....	912
F. “Act of Production” Immunity .....	915
<b>Chapter 17. The Attorney-Client Privilege and the Work Product Doctrine     in a Corporate Setting .....</b>	<b>925</b>
A. Qualifying for Protection .....	926
B. Losing the Privilege: Waiver .....	939
C. DOJ’s “Compelled-Voluntary” Waiver Policy .....	960
D. Losing the Privilege: Crime/Fraud Exception .....	969
E. Privileges of Governmental Actors .....	977
<b>Chapter 18. Representation Issues.....</b>	<b>985</b>
A. Ethical Rules.....	985
B. “Multiple” of “Joint” Representation.....	988
C. “Joint Defenses”.....	1003
<b>Chapter 19. Plea Bargaining and Cooperation Agreements .....</b>	<b>1025</b>
A. Plea Bargaining: Constitutional Standards.....	1026
B. Fed. R. Crim. P. 11 and Guidelines Bargaining.....	1047
C. Cooperation Agreements .....	1062
<b>Chapter 20. Parallel Proceedings .....</b>	<b>1097</b>
A. Constitutionality .....	1097
B. Fifth Amendment Implications .....	1102
C. Obtaining a Stay of Civil or Administrative Proceedings.....	1114
D. Obtaining a Protective Order in Civil or Administrative Proceedings.....	1116
E. Use of Grand Jury Materials .....	1122
F. Collateral Estoppel.....	1126
G. Global Settlements .....	1128
H. Double Jeopardy and Excessive Fines Provisions.....	1129
INDEX .....	1137

