

Below is the agenda for the

**JANUARY-FEBRUARY 2014 WINNING STRATEGIES & FUNDAMENTALS OF
FEDERAL CRIMINAL DEFENSE SEMINARS**

To view written materials produced in conjunction with a particular session at the seminar, click on the [blue link](#) to that agenda item.

Please note that the absence of a link for a specific session indicates that the presenter did not provide any written materials for that session.

**ADMINISTRATIVE OFFICE OF THE U.S. COURTS
DEFENDER SERVICES OFFICE TRAINING DIVISION**

Winning Strategies Seminar

January 30 to February 1, 2014
The Westin Hilton Head Island
Hilton Head Island, South Carolina

*****REVISED AGENDA*****

Thursday, January 30, 2014

- 10:00 to 11:30 a.m. Registration & Continental Breakfast - Savannah Foyer**
- 11:30 to 11:40 a.m. INTRODUCTIONS & WELCOMING REMARKS - Archer/Barnwell**
David P. McCann, *CJA Panel Representative for the District of South Carolina, Charleston, South Carolina*
Frank Draper, *Attorney-Advisor, Defender Services Office Training Division, Washington, DC*
- 11:40 a.m. to 12:40 p.m. Plenary: IMPEACHING TESTIFYING WITNESSES - Archer/Barnwell**
Kevin Tate, *Assistant Federal Defender, Western District of North Carolina, Charlotte, North Carolina*
The credibility and believability of alleged co-conspirators or cooperating informants is often central to the prosecution's proof against defendants going to trial. This session offers an insightful overview of pretrial investigation and cross-examination techniques when defending a client whose liberty hangs in the balance based primarily on whether a jury believes the testimony of a co-conspirator or informant.
- 12:40 to 1:45 p.m. Lunch**
- 1:45 to 2:45 p.m. Plenary: SUPREME COURT UPDATE Archer/Barnwell**
Paul Rashkind, *Supervisory Assistant Federal Public Defender and Chief of the Appellate Division of the Federal Public Defender, Southern District of Florida, Miami, Florida*
This session provides an update on recent Supreme Court decisions affecting federal criminal practice, and reviews issues currently under consideration.
- 2:45 to 3:00 p.m. Break - Savannah Foyer**

3:00 p.m. to 4:00 p.m. Break-Out Sessions*

1. **IMPORTANT ISSUES TO CONSIDER WHEN DEFENDING CLIENTS IN CHILD PORN CASES - Archer/Barnwell**
Alina Shell, Assistant Federal Defender, District of Nevada, Las Vegas, Nevada
Child pornography prosecutions seem to be on the upswing, have guidelines which quickly shoot through the roof, have mandatory minimums usually reserved for violent felonies, and involve complicated technological issues. In other words, the learning curve on these cases is steep and dangerous. This session will discuss important issues to think about as you address the charges, the defenses and the ultimate sentences which are unique to this difficult area of defense.

2. **HOW TO HANDLE FRAUD CASES - Calibogue**
Russ Aoki, Esq., Aoki Law PLLC, Seattle, Washington
Sean Broderick, National Litigation Support Administrator, Oakland, California
You've just been appointed to represent a client on a major fraud case. Investigative agencies have seized filing cabinets of documents, a dozen company computer hard drives, and subpoenaed thousands of bank records. A 100-page indictment alleges illegal conduct spanning 5 years involving hundreds of investors. How do you go from being overwhelmed to walking into trial knowing all the critical documents and witnesses? Learn about potential defense strategies, how to get discovery into more manageable formats, and methods of getting your client to help you defend their case. Discover how case schedules and status conferences can establish deadlines for discovery disclosure, preliminary witness and exhibit lists, and the use of technology, all of which will aid in your review, save you time, and allow you to best defend your client.

3. **PROSECUTORIAL MISCONDUCT - Heyward**
Stuart Patchen, Assistant Federal Defender, Community Defender for the Eastern District of Pennsylvania, Philadelphia, Pennsylvania
Prosecutorial Misconduct is a serious problem affecting a defendant's constitutional right to a fair trial and the integrity of the criminal justice system. This session will address ways to recognize and effectively respond to some of the more common forms of prosecutorial misconduct, discuss related legal and ethical issues and review relevant case law.

* "Breakout Sessions" allow attendees to choose from one of a number of simultaneously offered one hour sessions. Sessions 1-5 will be repeated twice per day allowing for attendance in two of the offered "breakout sessions" - one during the morning sessions and another during the afternoon sessions.

4. **CRIMINAL HISTORY – TAYLOR, DESCAMPS, AND THE CHANGES THEY HAVE WROUGHT - Elliot**

William F. Nettles IV, *Assistant Federal Defender, Florence, South Carolina*

Brenda Weksler, *Assistant Federal Defender, Las Vegas, Nevada*

The landscape of calculating criminal history for purposes of sentencing continually evolves. Learn how to stay on top of the developments. Hear the way you can use *Taylor* and *Descamps* to devastate the Government's attempt to increase sentences, how to use the categorical and modified categorical approach for plea negotiation, and how recent changes in this area of the law may benefit your client.

4:00 to 4:15 p.m. Break

4:15 to 5:15 p.m. Break-Out Sessions (Repeat of Sessions 1-4)

1. **IMPORTANT ISSUES TO CONSIDER WHEN DEFENDING CLIENTS IN CHILD PORN CASES - Archer/Barnwell**

Alina Shell, *Assistant Federal Defender, District of Nevada, Las Vegas, Nevada*

Child pornography prosecutions seem to be on the upswing, have guidelines which quickly shoot through the roof, have mandatory minimums usually reserved for violent felonies, and involve complicated technological issues. In other words, the learning curve on these cases is steep and dangerous. This session will discuss important issues to think about as you address the charges, the defenses and the ultimate sentences which are unique to this difficult area of defense.

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5:15 p.m.

Adjournment

Friday, January 31, 2014

7:30 to 8:30 a.m. Continental Breakfast - Savannah Foyer

8:30 to 9:30 a.m. Plenary: HOW LAW ENFORCEMENT CAN, OR CANNOT, TRACK PEOPLE USING THEIR CELL PHONES, iPADS, BLACKBERRIES, GPS, ETC. - Archer/Barnwell

Aaron Romano, *Aaron Romano, PC, Bloomfield, Connecticut*

Law enforcement's tracking of cell phones has become a powerful and widely used surveillance tool for both federal authorities and local police alike, with hundreds of departments aggressively tracking cell phones with little to no court oversight. The practice of tracking cell phones and smartphones has become big business for companies with some carriers marketing a host of services to law enforcement for "surveillance fees." That smartphone in a client's pocket may be able to determine a suspect's location, trace phone calls and texts, or provide other services to inquiring law enforcement. Some in law enforcement describe these devices as "the virtual biographer of our daily activities." Yet, there are pitfalls, misleading data and misunderstood technology which may lead to erroneous conclusions by law enforcement and attorneys alike. This discussion will get attorneys started on learning the lay of the land and help attendees understand the issues, the technology and the problems with over reliance on these "virtual biographers."

9:35 to 10:35 a.m. Plenary: "DO YOU HEAR WHAT I HEAR?" WHY DEMONSTRATIVE EVIDENCE MAKES A DIFFERENCE - Archer/Barnwell

Stephen Lindsay, *Esq., Asheville, North Carolina*

Demonstrative evidence is anything and everything, regardless of whether admissible or even offered as evidence. This includes attorney/client/witness demeanor in the courtroom, which tends to convey to and evoke from the jury a "sense impression" that will benefit our case, whether through advancing our case in chief or diminishing the prosecution's case. This session will show you how to use everything and anything to further your defense case to the jury.

10:35 to 10:50 a.m. Break - Coffee & Tea

10:50 to 11:50 a.m. Break-Out Sessions

1. **ENTICERS AND TRAVELERS — LAW AND STRATEGY FOR FIGHTING "CHILD SEX" CASES - Archer/Barnwell**

Jonathan Jeffress, *Assistant Federal Defender, District of the District of Columbia, Washington, DC*

This session will focus on the law and strategy issues in cases brought under the "enticer and traveler" statutes, *e.g.*, §§ 2422, 2423, and 2241(c). In addition to dissecting the various legal approaches to these statutes among the Circuits (including the multiple Circuit splits on § 2422(b)), this presentation will also focus on trial strategy issues, including possible defenses such as fantasy and entrapment; how to get your own expert admitted under Rules 701 and 702; and Rule 404(b) issues involving child pornography.

2. **LITIGATION SUPPORT - STRATEGIES FOR DEALING WITH ELECTRONIC DISCOVERY - Calibogue**

Sean Broderick, *National Litigation Support Administrator, Oakland, California*
Kelly Scribner, *Assistant National Litigation Support Administrator, Oakland, California*

As an increasing number of CJA panel attorneys are finding out, the information provided in any given case continues to grow in size and complexity. Cases that were a few folders of paper are now CDs, DVDs and hard drives of electronic files of various types that may prove difficult to open on your computer. The National Litigation Support Team will present a primer on various file formats that are being provided in discovery, and some of the options available for reviewing and analyzing the discovery more effectively. [Note: The National Litigation Support Team will be available during the seminar to discuss individual cases.]

3. **RECOGNIZING AND CONFRONTING MENTAL HEALTH ISSUES IN YOUR SENTENCING PRACTICE - Drayton**

Frank Draper, *Attorney Advisor, Defender Services Office Training Division, Washington, DC*

Forty-five percent of federal prisoners have had a mental health problem, and 40% of federal prisoners have had symptoms of a mental health disorder. Your client's mental health is an important sentencing consideration for the court as it is part of the history and characteristics of the client and therefore relevant to sentencing in the post-Booker world. This session is a brief overview on 1) why mental health information is relevant to sentencing, 2) how to develop the client's mental health history, and 3) what to do with the information once you have it. This session will provide you with the basics on how to use a history and symptoms of mental illness to inform the sentencing judge of the appropriate, and below guidelines sentence.

4. **EDUCATING THE LEGAL SYSTEM ABOUT FASD - IT'S NOT JUST AN EXCUSE - Hayward**

William Edwards, *Deputy Public Defender, Office of the Los Angeles County Public Defender, Los Angeles, California*

According to the Centers for Disease Control and Prevention (CDC), Fetal Alcohol Syndrome Disorders (FASD) is a group of conditions that can occur in a person whose mother drank alcohol during pregnancy. The recently published DSM-5 recognized FASD as a neurodevelopmental disorder (i.e., Neurodevelopmental Disorder associated with Prenatal Alcohol Exposure, or ND-PAE). FASD includes a range of disorders that depend on the type of symptoms the person experiences, including: Fetal Alcohol Syndrome (FAS); Alcohol-Related Neurodevelopmental Disorder (ARND); and Alcohol-Related Birth Defects (ARBD). Because as many as 60 percent of those with FASD have a history of trouble with the law — with the average age of initial juvenile justice system contact being 12.8 years — the ABA recently called for enhancing FASD awareness among lawyers and judges, including the value of interdisciplinary collaboration to better help those with these conditions. Learn more about the part FASD may play in your case.

5. **DEFENDING SEX TRAFFICKING CASES - Elliot**
Jodi Linker, *Assistant Federal Public Defender, Northern District of California, San Francisco, California*
Over the past four years, DOJ has increased the number of human trafficking prosecutions by more than 38 percent in forced labor and adult sex trafficking cases. There also seem to be a dramatic increase in cases involving domestic sex trafficking of minors. Unique evidentiary and sentencing issues arise in these cases where the burden of proof seems low and the sentences are high. Learn how to prepare, negotiate and try a sex trafficking case.

**11:50 a.m.
to 1:00 p.m.**

Lunch

1:00 to 2:00 p.m.

Plenary: FEDERAL DRUG COURT - Archer/Barnwell

The Honorable Bruce H. Hendricks, *U.S. Magistrate Judge, Charleston, South Carolina*

Tammy B. Clements, *U.S. Probation Officer, Charleston, South Carolina*

Donna K. Taylor, *Taylor Bowley & Byrd, LLC, Charleston, South Carolina*

Jaison T. Hrobar, *Bluffton, South Carolina*

Drug courts provide a rehabilitative program for individuals with substance abuse problems involved in the federal criminal justice system. The purpose of the program is to promote community safety, reduce recidivism, and assist with offender rehabilitation by implementing a blend of treatment and sanction alternatives. Drug Courts integrate alcohol and other drug treatment services with justice system case processing. Using a non-adversarial approach, prosecution and defense counsel promote public safety while protecting participants' due process rights. Learn more about the successful program in Charleston, and its potential for your practice around the country.

2:05 to 3:05 p.m.

Plenary: OPENING STATEMENTS: WINNING IT NOW – WINNING IT HERE - Archer/Barnwell

John Delgado, *Esq., Bluestein, Nichols, Thompson & Delgado, LLC, Columbia, South Carolina*

What a confused, possibly fearful, jury needs, wants and deserves from you, its orientation leader. Opening statements establish the context in which the jurors will interpret all of the evidence they hear during the trial. Learn how to use this opportunity to communicate your theory of defense to the jury.

3:05 to 3:20 p.m.

Break - Savannah Foyer

3:20 to 4:20 p.m. Break-Out Sessions (Repeat of Morning Sessions 1-5)

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2. **IMMIGRATION CONSEQUENCES OF CRIMINAL CONVICTIONS - Calibogue**

Hena Mansori, *Detention Project Supervising Attorney, National Immigrant Justice Center’s Defenders Initiative Program, Chicago, Illinois*

Diana Rashid, *Detention Project Legal Fellow, National Immigrant Justice Center’s Defenders Initiative Program, Chicago, Illinois*

This session will address immigration consequences to non-citizens resulting from criminal offenses. The presentation will provide an overview of criminal grounds of inadmissibility and deportability under the Immigration & Nationality Act and how certain crimes fit within these categories. It will address how criminal grounds of inadmissibility and deportability make a client removable and affect eligibility for applications to remain in the United States. The session will also address strategies for defense attorneys seeking to avoid adverse immigration consequences for their non-citizen clients.

3. **LITIGATION SUPPORT - STRATEGIES FOR DEALING WITH ELECTRONIC DISCOVERY - Drayton**

Sean Broderick, *National Litigation Support Administrator, Oakland, California*
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4:20 to 5:20 p.m. Plenary: RESOURCES FOR CJA PANEL ATTORNEYS - Archer/Barnwell

Russ Aoki, Esq., *Aoki Law PLLC, Seattle, Washington*

Sean Broderick, *National Litigation Support Administrator, Oakland, California*

Leigh Burton Finlayson, *Law Office of L. Burton Finlayson, Atlanta, Georgia*

Kelly Scribner, *Assistant National Litigation Support Administrator, Oakland, California*

The CJA Guidelines specify how panel attorneys obtain funding for expert services and other resources to defend their clients in appointed criminal cases. This panel will help you make sense of it all. Learn some new ideas and tips on how to obtain technical and litigation support funding and the best ways to use those funds. The panel will also explore potential roles of investigators, mitigation specialists and other experts, as well as resource available through www.fd.org and the Defender Services Office Training Division. Questions welcomed.

5:20 p.m.

Adjournment

Saturday, February 1, 2014

7:30 to 8:30 a.m. Continental Breakfast - Savannah Foyer

8:30 to 9:30 a.m. Plenary: VOIR DIRE - Archer/Barnwell

Anthony J. Natale, *Second Level Supervisory Assistant Federal Public Defender, Florida Southern Federal Public Defender, West Palm Beach, Florida*

One of the most important aspects of any trial is jury selection. This session will focus on goals in selecting a jury (including advancing the theory of the case), approaches to questioning prospective jurors, and the methods by which you can gather information from prospective jurors.

9:30 to 9:40 a.m. Break - Coffee & Tea

9:40 to 10:40 a.m. Break-Out Sessions

1. **THE ART OF NEGOTIATION - Archer/Barnwell**

Brenda Weksler, *Assistant Federal Defender, Las Vegas, Nevada*

Raquel Lazo, *Assistant Federal Defender, Las Vegas, Nevada*

Negotiation: it's 97% of what we do!!! Go beyond standard plea negotiations.

Overwhelm prosecutors with atypical pre-trial motions and sentencing arguments that the Government may want to avoid all together (deconstruction, Guideline issues, legislative developments). Use their case against them: learn how good investigation can make an AUSA not want to burn their cop/witnesses/agents even if the Government has a winnable case. Lastly, learn tips on what may work in your local practice.

2. **REPRESENTING VETERANS IN FEDERAL CRIMINAL CASES - Lady Davis/Sampson**

Jim Skuthan, *Chief Assistant Federal Public Defender, Middle District of Florida, Orlando, Florida*

In *Porter v. McCollum*, 130 S.Ct. 447 (2009), the Supreme Court recognized our nation's long tradition of according leniency to veterans in recognition of their service, especially for those who fought on the front lines. This session will focus on how to build mitigation in a case involving a veteran and what resources are available. Learn how to get downward variances and even downward departures under USSG §5H1.11 for military service.

3. **USE OF THE SMARTER SENTENCING ACT, THE JUSTICE SAFETY VALVE ACT, THE HOLDER MEMOS, AND OTHER RECENT EVIDENCE TO OBTAIN SUBSTANTIAL VARIANCES AND CHALLENGE THE CONSTITUTIONALITY OF MANDATORY MINIMUMS - Drayton**

Amy Baron-Evans, *Sentencing Resource Counsel, Boston, Massachusetts*

Recent bipartisan legislation introduced in Congress, directives from the Attorney General, reports from the Sentencing Commission, district court opinions, reports from well-respected policy research organizations, and other influential sources reflect an unprecedented consensus that sentences recommended by the sentencing guidelines and required by mandatory minimum statutes serve no purpose of sentencing. Learn how to use these materials to obtain a substantial variance from the guideline range, and to prove that the mandatory minimum violates the Due

Process Clause, the Eighth Amendment, and/or the Equal Protection Clause.

4. **CHALLENGING CONFESSIONS THROUGH THE USE OF AN EXPERT - Elliot**

Deborah Davis, Ph.D., *Reno, Nevada*

Learn how to challenge alleged confessions through the use of an expert. This session will cover how to get an expert funded through the CJA, how to qualify the expert in court, and the best ways to present the substance of the expert's conclusions in court.

10:40 to 10:50 a.m. Break - Coffee & Tea

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1. **THE ART OF NEGOTIATION - Lady Davis/Sampson**

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Negotiation: it's 97% of what we do!!! Go beyond standard plea negotiations. Overwhelm prosecutors with atypical pre-trial motions and sentencing arguments that the Government may want to avoid all together (deconstruction, Guideline issues, legislative developments). Use their case against them: learn how good investigation can make an AUSA not want to burn their cop/witnesses/agents even if the Government has a winnable case. Lastly, learn tips on what may work in your local practice.

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11:50 a.m. to noon Break

Noon to 1:00 p.m. Plenary: PANEL DISCUSSION: ETHICAL ISSUES CONFRONTING CRIMINAL DEFENSE ATTORNEYS - Archer/Barnwell

Francisco Morales, *Assistant Federal Defender, Southern District of Texas, Corpus Christi, Texas*

Stuart Patchen, *Assistant Federal Defender, Community Defender for the Eastern District of Pennsylvania, Philadelphia, Pennsylvania*

Watch experienced lawyers discuss how best to handle clients, even difficult ones, in different ways. While the speakers may not always agree on what is best, they ask meaningful questions, give thought-provoking answers, and make us all laugh about the trials and tribulations we experience when trying to make even the most difficult clients happy - and all while making sure we meet our ethical obligations.

1:00 p.m. Closing Remarks - Archer/Barnwell

Frank Draper, *Attorney-Advisor, Defender Services Office, Training Division, Washington, DC*

ADMINISTRATIVE OFFICE OF THE U.S. COURTS
DEFENDER SERVICES OFFICE TRAINING DIVISION

FUNDAMENTALS OF A FEDERAL CRIMINAL CASE

January 30-31, 2014

The Westin Hilton Head Island
Hilton Head Island, South Carolina

Jasmine/Hibiscus Room

*****REVISED*****

Thursday, January 30, 2014

- 10:00 to 11:30 a.m. Registration & Continental Breakfast - Savannah Foyer**
- 11:30 to 11:40 a.m. INTRODUCTIONS & WELCOMING REMARKS - Archer/Barnwell**
Lori Green, *Attorney-Advisor, Defender Services Office Training Division, Washington, DC*
- 11:40 a.m. to 12:40 p.m. THE BAIL REFORM ACT - Jasmine/Hibiscus Room**
Francisco Morales, *Assistant Federal Defender, Southern District of Texas, Corpus Christi, Texas*
Your performance at the bail hearing will be your first strut for your client. Win or lose, your ability to fight goes a long way. In this session, you will learn to maximize your chances of getting your client released on bond under the Bail Reform Act. This session will address pretrial interviews, third party custodians, favorable witnesses, good pre-discovery discovery, ethics issues, the detention hearing, the appeal of a detention order, and release pending appeal.
- 12:40 to 1:45 p.m. Lunch**
- 1:45 to 2:45 p.m. PRETRIAL MOTIONS: STUFF TO KNOW TO GET THE DISCOVERY YOU NEED - Jasmine/Hibiscus Room**
Jay McEntire, *Assistant Federal Defender, Federal Defenders of Eastern Washington & Idaho, Spokane, Washington*
This session will be divided into two parts. The first part will be a series of helpful tips for getting discovery using Rule 16 and Rule 17, as well as how to protect you and your client from reciprocal discovery. The second part will focus on writing tips - specifically, how to craft memorable pretrial motions that both advance your theme and get you the discovery you need.
- 2:45 to 3:00 p.m. Break - Savannah Foyer**

3:00 to 4:00 p.m.

**GETTING THE MOST OUT OF PLEA AGREEMENTS,
COOPERATION, AND NAVIGATING THE DANGERS OF A PROFFER
- Jasmine/Hibiscus Room**

Patrick Ehlers, *Assistant Federal Defender, District of Oregon, Portland, Oregon*

With an overwhelming percentage of clients entering pleas, this session will take a hard look at how to get the most out of deals with the government. Additionally, like it or not, many of our clients intelligently decide cooperation is in their best interests. Unfortunately, proffer sessions can quickly devolve into train wrecks with clients getting no benefit and all the added risk we lose sleep over. This session explores common benefits and dangers associated with cooperation while addressing the many land mines just waiting for your client in the proffer room.

4:00 to 4:15 p.m.

Break

4:15 to 5:15 p.m.

**THE ESSENTIAL ROLE OF INVESTIGATION IN CJA CASES -
Jasmine/Hibiscus Room**

Kevin J. Murphy, *Private Investigator, Philadelphia, Pennsylvania*

We all have experienced how an effective investigation can make all the difference in the world in a case. As cases continue to grow more complex with more discovery and information coming at you for you to sift through, it is invaluable to have a trained and dedicated investigator at your side. Hear from a long time indigent defense investigator about the road map towards a successful investigation in a CJA case. He will discuss how an investigator can assist you throughout the life cycle of a case, including quickly locating and interviewing witnesses, to obtain information from digital and paper records. Importantly, he will discuss methods of finding and vetting an investigator, what you should expect from them and how to best utilize their services, and how you can get funding from the court for this invaluable assistance.

5:15 p.m.

Adjournment

Friday, January 31, 2014

7:30 to 8:30 a.m. Continental Breakfast - Savannah Foyer

8:30 to 9:30 a.m. FEDERAL SENTENCING GUIDELINES - PART 2 - Jasmine/Hibiscus Room

Stephen Marley, *Attorney-Advisor, Defender Services Office, Training Division, Washington, D.C.*

Current federal criminal law requires sentencing courts to properly calculate a client's guideline range, and to evaluate various other considerations before imposing judgement. As a result, practitioners need to maintain expertise in this critical aspect of federal criminal defense. This session will cover applications of the guidelines previously discussed in *Introduction to the Federal Sentencing Guidelines - Part 1*, and it will look at common issues involving them by working through sample sentencing scenarios. **NOTE:** The webinar, *Introduction to the Federal Sentencing Guidelines - Part 1* must be viewed by participants prior to admission to this session. Information on accessing the webinar will be sent to registrants in January.

9:35 to 10:35 a.m. PRACTICAL TIPS IF YOUR CLIENT FACES INCARCERATION IN A FEDERAL PRISON - Jasmine/Hibiscus Room

David Merchant, *Assistant Federal Defender, Federal Defenders of Montana, Billings, Montana*

This session will provide practical tips if your client faces federal imprisonment. It will include factors to consider for your client to obtain a federal sentence at the least restrictive possible facility and receive the earliest feasible release date.

10:35 to 10:50 a.m. Break - Savannah Foyer

10:50 to 11:50 a.m. TRIALS - GENERALLY - THEORY, THEMES, AND STORY TELLING - Jasmine/Hibiscus Room

Anthony J. Natale, *Second Level Supervisory Assistant Federal Public Defender, Florida Southern Federal Public Defender, West Palm Beach, Florida*

Having a theme and/or theory of defense organizes your presentation and helps you tell a compelling story that benefits your client. This session will address how you develop theories and themes and weave them into your defense at trial and/or sentencing.

FUNDAMENTALS CONCLUDES AT 11:50 a.m.