

Cost of Seminar

\$55.00 which includes seminar materials, refreshments and lunch

Location of Seminar

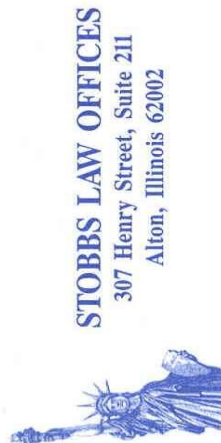
The Seminar Will be Held at the Chase Park Plaza Hotel, in the Maryland A & B Conference Rooms in St. Louis Missouri

How to Register

If you are interested in attending, please contact the Law Offices of John Stobbs [(618) 462-8484] and speak to *Liz*

Missouri CLE

We have applied for nine (9) hours of Missouri CLE credit and three (3) hours of Missouri CLE ethics credit



Discussion on Federal Criminal Practice

Hosted by:

Federal Public Defender's Office for
the Southern District of Illinois,

John Stobbs & Grant Shostak

June 10, 2005

1. Avoiding Conflicts of Interest:

With the advent of large conspiracy cases it has become difficult to immediately determine whether or not you have a conflict of interest in a particular case. Also, federal prosecutors have increasingly filed motions claiming that a particular attorney has a conflict of interest and as such should be disqualified from further representation. Steve Williams, who has compiled an impressive string of not-guilty verdicts in the Southern District of Illinois as an assistant Federal Public Defender will discuss ways to ensure that you are not conflicted off of a case.

2. How to Deal with Title III Cases:

In the last year, Title III overhears have increased nearly 30%, and a panel consisting of U.S. Magistrate Buckles, Federal Public Defender Phil Kavanaugh, Assistant Federal Defender Kevin Curren and Burt Shostak will discuss effective ways to handle Title III cases. While working in the U.S. Attorney's office as a highly successful prosecutor, Magistrate Buckles will discuss the "process" used to get Title III overhears. As a Magistrate who hears Motions to Suppress Title III's, he will discuss ways to more effectively present these Motions. The rest of the panel will discuss what to look for in the Title III applications to effectively present and prosecute a Motion to Suppress as well as the defense attorneys obligations to listen to the overhears.

3. Pretrial Discovery:

In almost every case, the Government touts that it is following an "open file" policy, without defining the word "open." As such it is able to do an "end run" around discovery. A panel consisting of U.S. District Judge Herndon, Magistrate Proud, Bill Lucco and John O'Gara will discuss the present state of the law regarding pre-trial discovery and what can be done to ensure that discovery is properly disseminated by the Government. The panel will discuss the attorney's ethical obligations to file motions to require the Government to produce discoverable information.

4. Cross-Examination:

Terry McCarthy, a nationally renowned speaker will give his famous presentation on cross-examination. Terry will discuss different strategies based on his experience to effectively cross-examine Government witnesses. When all else fails, Terry will discuss "look good" cross-examinations.

5. Federal Sentencing after *Booker* and its Progeny:

The expected panacea of the impact of *Booker* has not occurred. Upward departures have tripled since *Booker* and downward departures have remained stagnant. There will be a discussion on the state of the current law and ways to ensure not only that your client does not receive an upward departure, but can receive a lower sentence than called for by the advisory Guidelines.

6. Pretrial Detention/Preliminary Hearing:

In March of 2005 U.S. District Court Judge Gilbert suppressed a traffic stop where 27 kilograms of cocaine were found. The body blows delivered to the Government at the Suppression Hearing were based in large part on Assistant Federal Defender Dan Cronin's excellent cross-examination at the pretrial detention hearing and preliminary hearing. The panel consisting of Magistrate Wilkerson, Dan Cronin and Steve Welby will discuss when to waive the detention/preliminary hearing and ways to use these hearings to your client's advantage in future proceedings.

7. Getting Around Your Client's Confession:

Scott Rosenblum will give a repeat performance of the presentation he gave at the October 10, 2003 seminar. A client's post arrest statement/confession is oftentimes seen as detrimental. Scott, who has successfully represented numerous individuals who have given taped confessions will discuss ideas and strategies of how to deal with your client's confession/post arrest statement.

8. Seventh/Eighth Circuit Criminal Law Update:

The last year has brought about unprecedented decisions both harmful and helpful to the criminal defendant. The speaker will give an update of the relevant caselaw regarding recent decisions impacting on Defendant's Constitutional rights.

AGENDA

- 7:30 - 7:45 Register**
- 7:45 - 8:30 Avoiding Conflicts of Interest**
- 8:30 - 8:45 Break**
- 8:45 - 9:30 Dealing With Title III Cases**
- 9:30-10:15 Pretrial Discovery**
- 10:15-10:30 Break**
- 10:30-12:00 Terry McCarthy**
- 12:00-12:45 Lunch and roundtable discussion about current issues in the Southern District of Illinois and Eastern District of Missouri.
*Seminar includes lunch***
- 12:45-1:30 Federal Sentencing After *Booker* and its Progeny**
- 1:30 - 1:45 Break**
- 1:45 - 2:30 Pretrial Detention/Preliminary Hearing**
- 2:30 - 2:45 Break**
- 2:45 - 3:30 Getting Around Your Client's Confession**
- 3:30 - 4:30 Seventh/Eighth Circuit Criminal Law Update**

SPEAKERS

Steve Williams
East St. Louis, Illinois

Phil Kavanaugh
East St. Louis, Illinois

Burt Shostak
St. Louis, Missouri

Kevin Curran
St. Louis, Missouri

J. William Lucco
Edwardsville, Illinois

John O'Gara
Belleville, Illinois

Dan Cronin
East St. Louis, Illinois

Steve Welby
St. Louis, Missouri

Lee Lawless
St. Louis, Missouri

Scott Rosenblum
St. Louis, Missouri

SPECIAL GUEST SPEAKERS

Honorable David Herndon SDIL
Honorable Clifford Proud SDIL
Honorable Don Wilkerson SDIL
Honorable Frederick Buckles
EDMO
Terry McCarthy, Chicago,
Illinois