

# TABLE OF CONTENTS

<b>INTRODUCTION: CHARGES, PENALTIES, AND AFFIRMATIVE DEFENSES .....</b>	<b>1</b>
I. NEW LAWS.....	1
II. NEW REGULATIONS.....	2
III. NEW OSC HATCH ACT GUIDANCE.....	3
IV. NEW CIRCUIT AND MSPB CASES.....	3

## PART ONE—THE AGENCY CHARGE

<b>CHAPTER 1: THE BASICS, THE ESSENTIALS—ADVERSE ACTIONS .....</b>	<b>33</b>
I. INTRODUCTION.....	33
A. JURISDICTION.....	33
II. ADVERSE ACTIONS.....	35
A. SHORT SUSPENSIONS (5 USC 7501–7504 NON-ADVERSE ACTIONS).....	36
B. MAJOR ADVERSE ACTIONS.....	36
C. COVERED EMPLOYEES.....	37
D. THE PROPOSAL: PREDECISIONAL DUE PROCESS AND STATUTORY, REGULATORY ENTITLEMENTS.....	38
1. Importance of the Proposal.....	39
2. No Predecisional Discovery; Materials Relied Upon, <i>et al.</i> .....	39
3. Oral, Written Replies.....	40
4. Preappeal Advocacy.....	40
E. THE AGENCY FINAL DECISION.....	41
F. THE EMPLOYEE’S STATUS PENDING THE AGENCY FINAL DECISION: FULL DUTY, PAY STATUS; REASSIGNMENT OR DETAIL; ADMINISTRATIVE LEAVE; INDEFINITE SUSPENSION.....	42
III. 38 USC 714: DEPARTMENT OF VETERANS AFFAIRS.....	43
IV. SUITABILITY, SECURITY ACTIONS, <i>ET AL.</i> : A RECAP, A GLIMPSE AHEAD.....	44
<b>CHAPTER 2: CHARGES AND PROOF REQUIREMENTS .....</b>	<b>47</b>
I. BURDENS AND SPECIFIC BURDEN CHARGES.....	47
A. ABSENCE WITHOUT LEAVE (AWOL) (TO INCLUDE TARDINESS).....	47
1. Elements.....	47
2. Specification.....	47
3. Overview.....	47
4. Explanation.....	48
a. Absence From Duty Element.....	48
b. Absence Not Authorized or Request Properly Denied Element.....	49
c. Scope of Evidence.....	49
d. The Importance of Medical Evidence.....	49
e. Relationship of AWOL to Approved and Excessive Leave Cases.....	50
f. Relationship of AWOL to Failure to Follow Leave Procedure Cases.....	50
g. Constructive Suspensions and Absences.....	50
h. Relationship of AWOL to Insubordination.....	51
i. Main Cases.....	51
5. Defenses.....	61
6. Key Penalty Considerations.....	63
7. Related Charges.....	65
B. ABUSE OF LEAVE.....	66
1. Elements.....	66
2. Specification.....	66
3. Explanation.....	66
a. Nature of Charge.....	66
4. Defenses.....	67
5. Key Penalty Considerations.....	67
6. Related Charges.....	67

C.	ABUSIVE, OFFENSIVE, INDECENT, DISGRACEFUL, DISRESPECTFUL, INSOLENT, OR INFLAMMATORY LANGUAGE .....	68
1.	Elements.....	68
2.	Specification.....	68
3.	Explanation.....	68
a.	Nature of Charge .....	68
b.	Definitions and Examples of Offenses.....	69
c.	Presence .....	74
d.	Intent and Truth of Statements .....	74
4.	Defenses .....	74
5.	Key Penalty Considerations .....	78
6.	Related Charges.....	79
D.	ALCOHOL: POSSESSION, USE, OR IMPAIRMENT .....	79
1.	Elements.....	79
2.	Specification.....	80
a.	Alcohol: Possession or Use Specification.....	80
b.	Alternative Specification When Alcohol Possession Results From Alcohol Test.....	80
c.	Alternative Specification When Alcohol Impairment Is Charged .....	80
3.	Explanation.....	80
a.	Nature of Charge and Definitions .....	80
b.	Testing, Constitutional, and Chain of Custody Issues .....	80
c.	Main Cases.....	80
4.	Defenses .....	82
5.	Key Penalty Considerations .....	83
6.	Related Charges.....	83
E.	ARREST .....	83
1.	Elements.....	83
2.	Specification.....	84
3.	Explanation.....	84
a.	Definition .....	84
b.	Inappropriate Cause.....	84
4.	Defenses .....	84
5.	Key Penalty Considerations .....	84
6.	Related Charges.....	84
F.	ASSAULT, BATTERY, FIGHTING .....	84
1.	Elements.....	84
a.	Assault.....	85
b.	Battery.....	85
2.	Specification—Assault .....	85
3.	Specification—Battery (or Fighting) .....	85
4.	Explanation.....	85
a.	Nature of Charges and Definitions .....	85
b.	Battery-Type Offenses .....	85
c.	Intent .....	85
d.	Main Cases.....	86
5.	Defenses .....	89
6.	Key Penalty Considerations .....	90
7.	Related Charges.....	91
G.	ATTEMPT.....	92
1.	Elements.....	92
2.	Specification.....	92
3.	Explanation.....	92
a.	Intent .....	92
b.	Main Cases.....	92
4.	Defenses .....	93
5.	Key Penalty Considerations .....	93
6.	Related Charges.....	93
H.	BREACH OR VIOLATION OF PHYSICAL SECURITY POLICY .....	93
1.	Elements.....	93
2.	Specification.....	94
3.	Explanation.....	94

a.	Nature of Charge .....	94
4.	Defenses .....	94
5.	Key Penalty Considerations .....	94
6.	Related Charges .....	95
I.	CARELESS OR NEGLIGENT PERFORMANCE OF DUTIES .....	95
1.	Elements .....	95
2.	Specification .....	95
3.	Explanation .....	95
a.	Lack of Due Care Requirement and Definitions .....	95
b.	Main Cases and Examples of Conduct Covered .....	96
4.	Defenses .....	101
5.	Key Penalty Considerations .....	102
6.	Related Charges .....	102
J.	CONDUCT UNBECOMING (TO INCLUDE CHARGES OF IMPROPER CONDUCT, DISHONEST CONDUCT, UNACCEPTABLE CONDUCT, AND UNPROFESSIONAL CONDUCT) .....	103
1.	Elements .....	103
2.	Specification .....	103
3.	Explanation .....	103
a.	Nature of Charge .....	103
b.	Definitions, Examples of Conduct Covered, and Main Cases .....	103
4.	Defenses .....	115
5.	Key Penalty Considerations .....	117
6.	Related Charges .....	117
K.	CONFLICT OF INTEREST; APPARENT CONFLICT OF INTEREST .....	118
1.	Elements .....	118
a.	Conflict of Interest .....	118
b.	Apparent Conflict of Interest .....	118
2.	Specification .....	118
a.	Conflict of Interest .....	118
b.	Apparent Conflict of Interest .....	118
3.	Explanation .....	118
a.	Introduction .....	118
b.	Direct and Predictable .....	118
c.	Creating the Appearance .....	119
d.	Notice of the Policy Violated .....	119
e.	Definitions, Elements, and Main Cases .....	120
4.	Defenses .....	125
5.	Key Penalty Considerations .....	126
6.	Related Charges .....	126
L.	CONVERSION .....	127
1.	Elements .....	127
2.	Specification .....	127
3.	Explanation .....	127
a.	Intent .....	127
b.	Main Cases .....	127
4.	Defenses .....	127
5.	Key Penalty Considerations .....	128
6.	Related Charges .....	128
M.	CONVICTION (ACTION BASED ON CONVICTION ITSELF AND NOT BY USING CONVICTION TO PROVE UNDERLYING CONDUCT) .....	128
1.	Elements .....	128
2.	Specification .....	128
3.	Explanation .....	128
a.	Nature of Charge .....	128
b.	Main Cases .....	128
4.	Defenses .....	130
5.	Key Penalty Considerations .....	130
6.	Related Charges .....	130
N.	CONVICTION (ACTION BASED ON UNDERLYING MISCONDUCT AS PROVEN BY THE CONVICTION) .....	130
1.	Elements .....	130

2.	Specification.....	131
3.	Explanation.....	131
a.	Nature of Charge .....	131
b.	Main Cases .....	131
4.	Defenses .....	132
5.	Key Penalty Considerations .....	132
6.	Related Charges.....	132
O.	DISCLOSURE OF CONFIDENTIAL, PRIVACY ACT, OR SENSITIVE INFORMATION; UNAUTHORIZED DISCLOSURE .....	132
1.	Elements.....	132
2.	Specification.....	133
3.	Explanation.....	133
a.	Nature of Charge .....	133
b.	Main Cases .....	133
4.	Defenses .....	136
5.	Key Penalty Considerations .....	138
6.	Related Charges.....	139
P.	DISCRIMINATION: ACTIONS AND COMMENTS .....	139
1.	Elements.....	139
2.	Specification.....	139
3.	Explanation.....	139
a.	Nature of Charge .....	139
b.	Intent Not Required.....	139
c.	Main Cases .....	140
4.	Defenses .....	141
5.	Key Penalty Considerations .....	141
6.	Related Charges.....	142
Q.	DISORDERLY CONDUCT .....	142
1.	Elements.....	142
2.	Specification.....	142
3.	Explanation.....	142
a.	No Intent .....	142
b.	Main Cases .....	142
4.	Defenses .....	144
5.	Key Penalty Considerations .....	144
6.	Related Charges.....	145
R.	DRUGS: POSSESSION OR USE .....	145
1.	Elements.....	145
2.	Specification.....	145
a.	Alternative Specification When Drug Possession Results From Drug Test .....	145
3.	Explanation.....	146
a.	Nature of Charge and Definitions .....	146
b.	Executive Order Issues.....	146
c.	Constitutional Issues.....	146
d.	Chain of Custody Issues .....	147
e.	The Effect of the District and Several States Legalizing Marijuana .....	147
f.	Main Cases .....	148
4.	Defenses .....	152
5.	Key Penalty Considerations .....	153
6.	Related Charges.....	153
S.	DRUGS: REFUSAL TO TAKE DRUG TEST .....	154
1.	Elements.....	154
2.	Specification.....	154
3.	Explanation.....	154
a.	Nature of Charge .....	154
b.	Main Cases .....	154
4.	Defenses .....	155
5.	Key Penalty Considerations .....	155
6.	Related Charges.....	155
T.	EMBEZZLEMENT.....	156
U.	ENFORCED LEAVE .....	156

1.	Elements.....	156
2.	Specification.....	156
3.	Explanation.....	156
	a. Nature of Charge .....	156
	b. Jurisdictional Issues and Constructive Suspensions .....	156
	c. Main Cases (Jurisdictional and Merits) .....	158
4.	Defenses .....	161
5.	Key Penalty Considerations .....	162
6.	Related Charges.....	162
V.	ENGAGING IN A PROHIBITED RELATIONSHIP .....	162
1.	Elements.....	162
2.	Specification.....	162
3.	Explanation.....	162
	a. Nature of Charge .....	162
	b. Notice of Regulations, Policies, or Procedures.....	162
	c. Main Cases .....	162
4.	Defenses .....	164
5.	Key Penalty Considerations .....	164
6.	Related Charges.....	165
W.	ETHICS VIOLATIONS, STATUTORY AND STANDARDS OF CONDUCT.....	165
X.	EXCESSIVE ABSENCE (EVEN THOUGH APPROVED).....	165
1.	Elements.....	165
2.	Specification.....	165
3.	Explanation.....	165
	a. Nature of Charge .....	165
	b. Main Cases .....	166
4.	Defenses .....	168
5.	Key Penalty Considerations .....	169
6.	Related Charges.....	169
Y.	FAILURE TO COMPLETE TRAINING .....	170
1.	Elements.....	170
2.	Specification.....	170
3.	Explanation.....	170
	a. Nature of Charge .....	170
	b. Main Cases .....	170
4.	Defenses .....	171
5.	Key Penalty Considerations .....	171
6.	Related Charges.....	171
Z.	FAILURE TO COMPLY WITH LEAVE PROCEDURES .....	172
1.	Elements.....	172
2.	Specification.....	172
	a. If Leave Has Been Denied .....	172
	b. After Approval of Leave .....	172
3.	Explanation.....	172
	a. Nature of Charge .....	172
	b. Main Cases .....	172
4.	Defenses .....	173
5.	Key Penalty Considerations .....	174
6.	Related Charges.....	174
AA.	FAILURE TO FOLLOW EEO PROCEDURES.....	175
BB.	FAILURE TO FOLLOW ORDERS, INSTRUCTIONS, OR PROCEDURES .....	175
1.	Elements.....	175
2.	Specification.....	175
3.	Explanation.....	175
	a. No Intent .....	175
	b. Main Cases .....	175
4.	Defenses .....	181
5.	Key Penalty Considerations .....	182
6.	Related Charges.....	182

CC.	FAILURE TO REGISTER WITH SELECTIVE SERVICE SYSTEM.....	183
1.	Elements.....	183
DD.	FAILURE TO REPORT AN OFFENSE, STATUS, OR RELATIONSHIP .....	183
1.	Elements.....	183
2.	Specification.....	184
3.	Explanation.....	184
a.	Nature of Charge, Examples of Conduct Covered, and Main Cases.....	184
b.	Notice .....	185
4.	Defenses.....	185
5.	Key Penalty Considerations .....	185
6.	Related Charges.....	185
EE.	FAILURE TO REPORT FOR A FITNESS-FOR-DUTY EXAMINATION.....	186
1.	Elements.....	186
2.	Specification.....	186
3.	Explanation.....	186
a.	Nature of Charge .....	186
b.	Main Cases .....	186
4.	Defenses.....	187
5.	Key Penalty Considerations .....	191
6.	Related Charges.....	191
FF.	FAILURE TO REPORT FOR DUTY .....	191
GG.	FAILURE TO SAFEGUARD GOVERNMENT PROPERTY .....	191
HH.	FALSIFICATION; MISREPRESENTATION; FRAUD .....	192
1.	Elements.....	192
2.	Specification.....	192
3.	Explanation.....	192
a.	Nature of Charge .....	192
b.	Intent .....	192
c.	Alternatives to Intent.....	193
d.	Materiality.....	193
e.	Reliance .....	193
f.	Personal Gain.....	193
g.	Main Cases .....	194
4.	Defenses.....	207
5.	Key Penalty Considerations .....	208
6.	Related Charges.....	209
II.	FIGHTING .....	210
JJ.	FIREARM: POSSESSION AT WORK.....	210
KK.	FORGERY .....	210
LL.	FURLOUGH .....	210
1.	Elements.....	210
2.	Sample Notice .....	210
3.	Explanation.....	211
a.	Nature of Charge .....	211
b.	Other Recent Cases .....	214
MM.	GOVERNMENT VEHICLE OR GOVERNMENT LEASED VEHICLE, WILLFUL MISUSE.....	215
1.	Elements.....	215
2.	Specification.....	216
3.	Explanation.....	216
a.	Nature of Charge .....	216
b.	Intent .....	216
c.	The Minimum Statutory Penalty of a 30-Day Suspension.....	216
d.	Main Cases.....	216
4.	Defenses.....	219
5.	Key Penalty Considerations .....	219
6.	Related Charges.....	220
NN.	GRANTING PREFERENTIAL TREATMENT .....	220
1.	Elements.....	220
2.	Specification.....	220
3.	Explanation.....	220

	a.	Nature of Charge .....	220
	b.	Elements of Charge .....	221
	c.	Main Cases .....	221
	4.	Defenses .....	224
	5.	Key Penalty Considerations .....	224
	6.	Related Charges .....	224
OO.		INABILITY TO PERFORM (AS A RESULT OF A MEDICAL CONDITION) .....	225
	1.	Elements .....	225
	2.	Specification .....	225
	3.	Explanation .....	225
	a.	Nature of Charge .....	225
	b.	Recovery Before the Hearing .....	225
	c.	Importance of Medical Evidence .....	227
	d.	Fitness-For-Duty Examinations .....	228
	e.	Importance of Performance-Related Information .....	229
	f.	Effect on Receipt of Disability Retirement .....	229
	g.	The Obligation to Consider Accommodation or Reassignment .....	229
	h.	Main Cases .....	231
	4.	Defenses .....	241
	5.	Key Penalty Considerations .....	242
	6.	Related Charges .....	243
PP.		INDEBTEDNESS, REFUSAL TO HONOR FINANCIAL OBLIGATIONS .....	243
	1.	Elements .....	243
	2.	Specification .....	243
	3.	Explanation .....	243
	a.	Nature of Charge .....	243
	b.	No Intent .....	243
	c.	The Significance of the Efficiency of the Service .....	243
	d.	Main Cases .....	244
	4.	Defenses .....	244
	5.	Key Penalty Considerations .....	245
	6.	Related Charges .....	245
QQ.		INDEFINITE SUSPENSION BASED ON A SECURITY CLEARANCE DETERMINATION OR INELIGIBILITY TO HOLD A NONCRITICAL SENSITIVE POSITION .....	245
	1.	Elements .....	245
	2.	Specification .....	245
	3.	Explanation .....	245
	a.	Nature of Charge .....	245
	b.	"Minimum Due Process Requirement"? .....	246
	c.	An Alternative Procedure .....	248
	d.	Matters of National Security: <i>Egan</i> Applies to Determinations Related to Security Clearances and Eligibility to Occupy Noncritical Sensitive Positions .....	248
	e.	Main Cases .....	250
	4.	Defenses .....	255
	5.	Key Penalty Considerations .....	256
	6.	Related Charges .....	257
RR.		INDEFINITE SUSPENSION PENDING CRIMINAL CHARGES .....	257
	1.	Elements .....	257
	2.	Explanation .....	257
	a.	Nature of Charge .....	257
	b.	Condition Subsequent Element .....	258
	c.	A Second Action After the Completion of the Condition Subsequent .....	258
	d.	Shortening the Notice Period .....	259
	e.	Nexus and Penalty .....	259
	f.	The Confusion Caused by <i>Perez v. DOJ</i> .....	259
	g.	Back Pay .....	263
	h.	Main Cases .....	263
	3.	Defenses .....	268
	4.	Key Penalty Considerations .....	268
	5.	Related Charges .....	268

SS.	INSUBORDINATION.....	268
1.	Elements.....	268
2.	Specification.....	269
3.	Explanation.....	269
a.	Intent.....	269
b.	Alternative Charges Treated or Not Treated as Insubordination.....	269
c.	Main Cases.....	269
4.	Defenses.....	275
5.	Key Penalty Considerations.....	277
6.	Related Charges.....	277
TT.	INTERFERING WITH AN AGENCY INVESTIGATION.....	278
1.	Elements.....	278
2.	Specification.....	278
3.	Explanation.....	278
a.	Nature of Charge.....	278
b.	Main Cases.....	278
4.	Defenses.....	279
5.	Key Penalty Considerations.....	279
6.	Related Charges.....	279
UU.	LACK OF CANDOR.....	279
1.	Elements.....	279
2.	Specification.....	279
3.	Explanation.....	280
a.	Nature of Charge.....	280
b.	Main Cases.....	282
4.	Defenses.....	290
5.	Key Penalty Considerations.....	291
6.	Related Charges.....	292
VV.	LARCENY.....	292
WW.	LAST CHANCE AGREEMENT VIOLATIONS.....	292
1.	Main Cases.....	292
XX.	LIBELOUS AND SLANDEROUS STATEMENTS.....	293
YY.	LOSS OF CREDENTIALS OR CERTIFICATION OR OTHER REQUIREMENT OF POSITION.....	293
1.	Elements.....	293
2.	Specification.....	294
3.	Explanation.....	294
a.	Nature of Charge.....	294
b.	Main Cases.....	295
4.	Defenses.....	300
5.	Key Penalty Considerations.....	301
6.	Related Charges.....	301
ZZ.	LOSS OF MILITARY QUALIFICATION REQUIREMENTS.....	301
1.	Elements.....	301
2.	Specification.....	302
3.	Explanation.....	302
a.	Nature of Charge.....	302
b.	Main Cases.....	302
4.	Defenses.....	303
5.	Key Penalty Considerations.....	303
6.	Related Charges.....	303
AAA.	LOSS OR DENIAL OF SECURITY CLEARANCE AND INELIGIBILITY TO OCCUPY A NONCRITICAL SENSITIVE POSITION.....	303
1.	Elements.....	303
2.	Specification.....	303
3.	Explanation.....	304
a.	Nature of Charge and Agency's Burden.....	304
b.	Main Cases.....	305
4.	Defenses.....	309
5.	Key Penalty Considerations.....	310
6.	Related Charges.....	310



BBB.	MANDATORY REMOVAL CHARGES (BY STATUTE).....	310
1.	Elements.....	310
2.	Specification.....	311
3.	Explanation.....	311
a.	Nature of Charge .....	311
b.	Main Cases .....	315
4.	Defenses .....	319
5.	Key Penalty Considerations .....	319
6.	Related Charges.....	319
CCC.	MISAPPROPRIATION OF GOVERNMENT PROPERTY .....	319
DDD.	MISTREATMENT OF MAIL.....	319
1.	Elements.....	319
2.	Specification.....	319
3.	Explanation.....	319
a.	Nature of Charge .....	319
b.	Main Cases .....	320
4.	Defenses .....	320
5.	Key Penalty Considerations .....	320
6.	Related Charges.....	321
EEE.	MISTREATMENT OF SUBORDINATES.....	321
FFF.	MISUSE OF A COMPUTER .....	321
GGG.	MISUSE OF A CREDIT CARD .....	326
HHH.	MISUSE OF OFFICE/POSITION .....	328
III.	MISUSE OF PROPERTY (INCLUDING UNAUTHORIZED USE, UNAUTHORIZED POSSESSION, AND UNAUTHORIZED REMOVAL) .....	330
1.	Elements.....	330
2.	Specification.....	330
3.	Explanation.....	330
a.	Nature of Charge .....	330
b.	Main Cases .....	330
4.	Defenses .....	336
5.	Key Penalty Considerations .....	337
6.	Related Charges.....	337
JJJ.	OFF-DUTY MISCONDUCT .....	338
1.	Elements.....	338
2.	Specification.....	338
3.	Explanation.....	338
a.	Nature of Charge .....	338
b.	Main Cases .....	341
4.	Defenses .....	346
5.	Key Penalty Considerations .....	346
6.	Related Charges.....	347
KKK.	PATIENT ABUSE, ENDANGERMENT .....	347
1.	Elements.....	347
2.	Specification.....	347
3.	Explanation.....	347
a.	Nature of Charge .....	347
b.	Main Cases .....	348
4.	Defenses .....	350
5.	Key Penalty Considerations .....	350
6.	Related Charges.....	350
LLL.	PERFORMANCE-BASED ACTIONS UNDER CHAPTER 75.....	351
1.	Elements.....	351
2.	Specification.....	351
3.	Explanation.....	351
a.	Nature of Charge .....	351
b.	The Differences Between a Chapter 75 and a Chapter 43 Action.....	351
c.	The Significance of the Presence or Absence of Performance Standards in a Chapter 75 Action.....	351
d.	Notice .....	352
e.	Main Cases .....	352

4.	Defenses .....	356
5.	Key Penalty Considerations .....	356
6.	Related Charges .....	357
MMM.	PERJURY .....	357
NNN.	POOR JUDGMENT .....	357
OOO.	REASSIGNMENT, REFUSAL TO REPORT .....	357
1.	Elements .....	357
2.	Specification .....	357
3.	Explanation .....	358
a.	Nature of Charge and Burdens .....	358
b.	Main Cases .....	358
4.	Defenses .....	360
5.	Key Penalty Considerations .....	361
6.	Related Charges .....	361
PPP.	REFUSAL (OR FAILURE) TO COOPERATE IN AN AGENCY INVESTIGATION .....	361
1.	Elements .....	361
2.	Specification .....	361
3.	Explanation .....	361
a.	Nature of Charge .....	361
b.	Conduct Constituting a Refusal or Failure to Cooperate .....	361
c.	Constitutional Considerations .....	362
d.	Main Cases .....	363
4.	Defenses .....	366
5.	Key Penalty Considerations .....	366
6.	Related Charges .....	367
QQQ.	REFUSAL TO COOPERATE IN AGENCY SEARCH OF PROPERTY .....	367
1.	Elements .....	367
2.	Specification .....	367
3.	Explanation .....	367
a.	Nature of Charge .....	367
b.	Main Cases .....	368
4.	Defenses .....	368
5.	Key Penalty Considerations .....	368
6.	Related Charges .....	368
RRR.	REPRISAL (FOR WHISTLEBLOWING) .....	368
1.	Elements .....	368
2.	Specification .....	368
3.	Explanation .....	369
a.	Nature of Charge .....	369
b.	The "Authority to Take" (or "to Influence") Element .....	369
c.	The "Taking or Failing to Take a Personnel Action" Element .....	369
d.	The Disclosure Element .....	369
e.	The Knowledge Requirement .....	369
f.	The Causation Element .....	370
g.	Main Cases .....	370
4.	Defenses .....	370
5.	Key Penalty Considerations .....	371
6.	Related Charges .....	371
SSS.	REPRISAL (NON-WHISTLEBLOWING) .....	371
1.	Elements .....	371
2.	Specification .....	371
3.	Explanation .....	371
a.	Nature of Charge .....	371
b.	Protected Activity Element .....	372
c.	Significant Factor Element .....	372
d.	Main Cases .....	372
4.	Defenses .....	373
5.	Key Penalty Considerations .....	373
6.	Related Charges .....	373

TTT. SEXUAL HARASSMENT (TITLE VII AND AGENCY POLICY CHARGES) .....	373
1. Elements.....	373
2. Specification.....	374
3. Explanation.....	374
a. Nature of Charge .....	374
b. Intent Not Required.....	375
c. The Sexual-In-Nature Element .....	375
d. The Unwelcomeness Element .....	375
e. The Hostile Environment Element .....	375
f. Main Cases .....	376
4. Defenses .....	383
5. Key Penalty Considerations .....	384
6. Related Charges.....	385
UUU. SEXUAL MISCONDUCT .....	385
VVV. SOLICITATION OF MISCONDUCT.....	385
WWW. THEFT.....	386
1. Elements.....	386
2. Specification.....	386
3. Explanation.....	386
a. Nature of Charge .....	386
b. Intent .....	386
c. Main Cases .....	386
4. Defenses .....	389
5. Key Penalty Considerations .....	389
6. Related Charges.....	390
XXX. THREAT.....	390
1. Elements.....	390
2. Specification.....	390
3. Explanation.....	390
a. Nature of Charge .....	390
b. Intent Factor.....	391
c. Considerations Underlying the Metz Factors .....	391
d. Alternative Charges.....	393
e. Main Cases .....	393
4. Defenses .....	400
5. Key Penalty Considerations .....	401
6. Related Charges.....	402
YYY. UNAUTHORIZED USE, POSSESSION OR REMOVAL OF GOVERNMENT PROPERTY .....	402

## PART TWO—FRAMING OR WRITING THE CHARGE

<b>CHAPTER 3: CAUSE—THE OFFICIAL, CSRA CHARGE .....</b>	<b>405</b>
I. INSTANT ESSENTIAL KNOWLEDGE: SERVICE EFFICIENCY .....	405
II. A CLOSER, MORE SUBSTANTIVE LOOK AT SERVICE EFFICIENCY .....	406
III. CAUSE AS WILL PROMOTE SERVICE EFFICIENCY: A CASE-BY-CASE, FACT-DRIVEN CONCEPT .....	407
A. CAUSE DOES NOT REQUIRE THE VIOLATION OF A RULE, REGULATION, OR POLICY.....	408
B. INTENT AND NOTICE ARE NOT ESSENTIAL TO A FINDING OF SERVICE EFFICIENCY.....	409
C. CAUSE MAY VARY FROM AGENCY TO AGENCY, JOB TO JOB .....	410
D. SPECIFIC SERVICE EFFICIENCY DETERMINATIONS.....	410
IV. HOW TO PROVE SERVICE EFFICIENCY IN OFF-DUTY MISCONDUCT ACTIONS .....	417
A. THE REBUTTABLE PRESUMPTION OF NEXUS .....	417
B. FACTORS 2 AND 3 .....	421
V. FEDERAL CIRCUIT AND BOARD ROADMAPS TO PROVE OR DISPROVE NEXUS .....	425
<b>CHAPTER 4: “SPECIFIC REASONS”; SPECIFIC RULES.....</b>	<b>439</b>
I. INSTANT ESSENTIAL KNOWLEDGE: “SPECIFIC REASONS”.....	439
II. “SPECIFIC REASONS” AS CAUSE.....	439
III. THE IMPORTANCE OF GETTING IT RIGHT, OF CORRECTLY MATCHING THE REASON (AN UNEMBELLISHED, CLEAN CHARGE) TO FACTS, THE SPECIFICATION .....	440

IV.	THE IMPORTANCE OF STATING SIMPLY, CONCISELY, CLEARLY THE SPECIFIED REASONS: WORDS MATTER .....	442
V.	A GLIMPSE AHEAD AT THE EIGHT ESSENTIALS: THE RULES .....	444
VI.	THE RULES, DUE PROCESS, AND SOME QUESTIONS .....	447
<b>CHAPTER 5: CHARGES—THE KINDS OF CHARGES, THEIR PARTS, THEIR RULES .....</b>		<b>451</b>
I.	INSTANT ESSENTIAL KNOWLEDGE: THE THREE CHARGES, THEIR PARTS, AND THEIR RULES .....	451
II.	A CLOSER, MORE SUBSTANTIVE LOOK AT THE KINDS OF CHARGES .....	451
A.	THE SPECIFIC LABEL CHARGE.....	452
1.	The Specific Label Charge Illustrated.....	452
2.	Specific Burden Charges: Specific Labels, Specific Burdens .....	453
B.	THE GENERIC, GENERAL LABEL CHARGE .....	453
1.	The Generic Charge Label Illustrated.....	454
2.	The Generic Charge’s Golden Rule and It’s Caveat.....	455
C.	THE NARRATIVE, NO-NAME CHARGE.....	457
1.	The Narrative Charge Illustrated.....	457
D.	THE PROCESS OF CHARGE SELECTION.....	458
E.	TACTICAL CONSIDERATIONS IN CHARGE SELECTION.....	458
F.	TACTICAL CONSIDERATIONS IN CHARGE DRAFTING .....	459
III.	A CLOSER, MORE SUBSTANTIVE LOOK AT THE PARTS OF A CHARGE.....	459
A.	THE CHARGE’S LABEL, BASIS .....	460
1.	The Label, the Basis Rule, aka the Cardinal Commandment .....	460
2.	The Model Label .....	466
B.	THE ELEMENTS.....	469
1.	The Elements Rule.....	470
C.	THE SPECIFICATION .....	472
1.	The Specification Rule .....	472
2.	The Model Specification .....	473
D.	THE RULE AGAINST SPLITTING .....	474
1.	The Rule Against Splitting Also Known as the Rule Against Lesser-Included Offenses .....	475
2.	The Rule Against Splitting and Specifications .....	476
E.	THE LAW OF CHARGING REDUX .....	477
F.	CHARGES MAY BE BROUGHT IN ANY FORM .....	477
1.	The Inverted, Summary Charge .....	478
2.	Agency Designations as to Charge or Specification Are Not Necessarily Controlling .....	479
<b>CHAPTER 6: THE SPECIFIC LABEL CHARGE .....</b>		<b>481</b>
I.	INSTANT ESSENTIAL KNOWLEDGE: THE SPECIFIC LABEL CHARGE.....	481
II.	A CLOSER, MORE SUBSTANTIVE LOOK AT THE SPECIFIC LABEL CHARGE .....	481
A.	SPECIFIC LABEL CHARGE RULES AND GUIDELINES.....	481
B.	SPECIFIC LABELS AND SPECIFIC BURDENS .....	483
1.	Intent Charges; Proving Intent .....	486
C.	DRAFTING THE SPECIFIC LABEL.....	491
D.	THE SPECIFIC LABEL SPECIFICATION MUST MATCH THE CHARGE.....	500
<b>CHAPTER 7: GENERIC, NARRATIVE CHARGES.....</b>		<b>503</b>
I.	INSTANT ESSENTIAL KNOWLEDGE: THE GENERAL, NARRATIVE CHARGES .....	503
II.	A CLOSER, MORE SUBSTANTIVE LOOK AT THE GENERAL AND NARRATIVE CHARGES .....	503
III.	THE GENERIC, GENERAL CHARGE.....	506
A.	A WORD ABOUT THE CRITICAL IMPORTANCE OF THE SPECIFICATION UNDERPINNING THE GENERIC CHARGE: THE SPECIFICATION USUALLY TRUMPS THE GENERAL LABEL .....	506
B.	A FURTHER WORD ABOUT “CONDUCT UNBECOMING” AND “DISHONEST CONDUCT” .....	509
C.	A WORD ABOUT “SLASH AND DASH” CHARGES AND USING “I.E.” OR “ETC.” OR COMMINGLING THE GENERIC CHARGE WITH SPECIFIC LABEL CHARGES .....	511
D.	THE POPULARITY OF GENERIC CHARGES.....	513
1.	Conduct Unbecoming.....	513
2.	Other “General Charges”.....	521
3.	Inappropriate Conduct .....	521
4.	Improper Conduct .....	523
5.	Unacceptable Conduct .....	523

IV.	THE NARRATIVE CHARGE .....	526
A.	THE LAW OF THE NARRATIVE CHARGE: MISCONDUCT THAT IS CLEARLY NOTICED AND SATISFIES SERVICE EFFICIENCY IS CONSIDERED CHARGED.....	526
V.	THE GENERIC, NARRATIVE CHARGE: THE IMPORTANCE OF THE WELL-DRAFTED SPECIFICATION.....	528
VI.	THE NARRATIVE, GENERIC CHARGE AND THE PENALTY ANALYSIS .....	533
VII.	A USER'S GUIDE FOR THE NARRATIVE CHARGE .....	534
A.	WHEN TO USE THE NARRATIVE CHARGE.....	534
B.	SATISFYING CAUSE.....	535
C.	DEALING WITH THE NARRATIVE, GENERAL CHARGE .....	535
<b>CHAPTER 8: THE CONJUNCTIVE CHARGE .....</b>		<b>537</b>
I.	INSTANT ESSENTIAL KNOWLEDGE: UNDERSTANDING THE CONJUNCTIVE CHARGE .....	537
II.	A CLOSER, MORE SUBSTANTIVE LOOK AT CONJUNCTIVE CHARGES .....	537
III.	SPLITTING THE CONJUNCTIVE CHARGE .....	538
A.	TESTING FOR THE CONJUNCTIVE CHARGE: TWO OR MORE CHARGES .....	538
B.	THE CONSEQUENCES OF FLUNKING THE CONJUNCTIVE TEST.....	547
<b>CHAPTER 9: CHARGE INTERPRETATION .....</b>		<b>551</b>
I.	INSTANT ESSENTIAL KNOWLEDGE: UNDERSTANDING OF CHARGE INTERPRETATION.....	551
II.	A CLOSER, MORE SUBSTANTIVE LOOK AT CHARGE INTERPRETATION .....	551
III.	BASIC CHARGE INTERPRETATION: FINDING THE ESSENCE OF THE CHARGE.....	552
IV.	FINDING THE ESSENCE OF THE CHARGE .....	553
A.	FINDING THE ESSENCE IN THE AGENCY'S CASE.....	553
B.	FINDING THE ESSENCE IN THE APPELLANT'S CASE.....	555
V.	THE CARDINAL RULE: CHARGES ARE NOT TECHNICALLY CONSTRUED .....	557
A.	READING THE CHARGE IN LIGHT OF THE SPECIFICATIONS.....	558
B.	READING THE CHARGE IN LIGHT OF THE CIRCUMSTANCES .....	559
VI.	A FINAL CAUTIONARY WORD ABOUT WORD CHOICE.....	561
VII.	ADVANCED CHARGE INTERPRETATION: FINDING THE ELEMENTS.....	562
VIII.	"SPLITTING" THE CONSEQUENCE AND THE RESULT OF THE MISCONDUCT .....	562
A.	THE ESSENCE VERSUS EFFECT CHARGE: PARSING THE ESSENCE AND THE EFFECT .....	563
B.	THE ESSENCE VERSUS EFFECT SPECIFICATION: PARSING THE ESSENCE AND THE EFFECT .....	564
C.	WHEN THE RESULT IS THE CHARGE, AN ELEMENT, A PROOF REQUIREMENT .....	565
IX.	"SPLITTING" DESCRIPTIVE INFORMATION.....	567
X.	"SPLITTING" PURELY PENALTY INFORMATION .....	573
XI.	"SPLITTING" ELEMENTS AND DESCRIPTIVE INFORMATION REDUX.....	575
XII.	CHARGE INTERPRETATION: THE GENERIC, NARRATIVE CHARGE AND CHARGE RECHARACTERIZATION .....	575
A.	THE DANGER OF CHARGE RECHARACTERIZATION .....	575
B.	THE DEATH KNEEL FOR CHARGE RECHARACTERIZATION: THAT THE AGENCY DID NOT USE A SPECIFIC LABEL CHARGE PROVES THAT IT DID NOT CHARGE A SPECIFIC LABEL CHARGE.....	581
C.	CHARGE RECHARACTERIZATION, HYPER-TECHNICAL PLEADING RISES FROM THE ASHES: <i>O'LAGUE?</i> .....	584
D.	THE CASE FOR NO CHARGE RECHARACTERIZATION .....	588
<b>CHAPTER 10: MERGER, MULTIPLICITY OF CHARGES, AND ADMINISTRATIVE DOUBLE JEOPARDY ..</b>		<b>593</b>
I.	INSTANT ESSENTIAL KNOWLEDGE: MERGER AND DOUBLE JEOPARDY .....	593
II.	A CLOSER, MORE SUBSTANTIVE LOOK AT MERGER.....	593
A.	ASKING FOR MERGER.....	594
III.	THE ALCHEMY OF MERGER.....	595
A.	SUBSTANTIVE MERGER.....	595
B.	PENALTY MERGER.....	596
IV.	MERGER'S FLASHING YELLOW LIGHTS.....	596
A.	MERGER OF SPECIFIC CHARGE AND VAGUE, GENERAL CHARGE WITH BOTH CHARGES PREDICATED UPON SAME UNDERLYING MISCONDUCT .....	597
B.	MERGER OF THE MISCONDUCT CHARGE WITH REGULATORY CITE CHARGE, BOTH BASED ON THE SAME UNDERLYING MISCONDUCT .....	599
C.	ONE GLOBAL SPECIFICATION UNDERPINNING MORE THAN ONE CHARGE.....	602
D.	LEGALLY DISTINCT: LESSER-INCLUDED OFFENSES; SEPARATE OR IDENTICAL CAUSES OF ACTION; EQUIVALENT CHARGES; DOES PROOF OF ONE PROVE THE OTHER? .....	604
V.	MERGING "CONTINUATION" CHARGES: WHEN THE UNDERLYING CONDUCT IS DISTINCT ENOUGH TO BE TREATED IN MULTIPLE CHARGES .....	609

VI.	THE RELATIONSHIP OF PENALTIES AND MERGER.....	611
VII.	ADMINISTRATIVE DOUBLE JEOPARDY.....	612

**CHAPTER 11: NOTICE; DUE PROCESS: THE ALPHA AND OMEGA OF ALL CHARGING RULES ..... 621**

I.	INSTANT ESSENTIAL KNOWLEDGE: NOTICE AND DUE PROCESS.....	621
II.	A POTENTIAL, PROBABLY SIGNIFICANT MODIFICATION IN BOARD DUE PROCESS LAW: THE RESULT OF A DUE PROCESS VIOLATION.....	623
III.	A CLOSER, MORE SUBSTANTIVE LOOK AT NOTICE, E.G., SPECIFIC REASONS, CHARGE INTERPRETATION AND DUE PROCESS.....	624
IV.	NOTICE: THE AGENCY NOTICE MUST ALLOW FOR AN INFORMED RESPONSE.....	625
V.	TESTING THE ADEQUACY OF NOTICE: TRADITIONAL BOARD APPROACHES.....	633
VI.	STONE, WARD ET AL. AND THE INCREASED EMPHASIS ON DUE PROCESS.....	637
VII.	WARD AND ITS PROGENY: DUE PROCESS EXTENDS TO PENALTY.....	639
VIII.	COMMON NOTICE ISSUES.....	644
IX.	THE BOARD AND COURT’S APPLICATION OF STONE, WARD.....	652
X.	RECENT BOARD AND COURT DECISIONS APPLYING STONE, WARD.....	659
XI.	A WORD OF CAUTION: THE AFTERMATH OF STONE AND THE BOARD’S CONFUSION WITH HARMFUL ERROR; THE COURT’S CLARIFICATION.....	666
A.	THE FEDERAL CIRCUIT STEPS IN.....	667
XII.	THE SITUATION TODAY.....	669

**CHAPTER 12: KEY CHARGES AND THEIR ALTERNATIVES..... 673**

I.	INSTANT ESSENTIAL KNOWLEDGE: KEY AGENCY CHARGES AND ALTERNATIVES.....	673
II.	A CLOSER, MORE SUBSTANTIVE LOOK AT KEY CHARGES AND THEIR ALTERNATIVES.....	673
III.	A CLOSER LOOK AT KEY CHARGES.....	675
A.	FALSIFICATION, MISREPRESENTATION, LYING, LACK OF CANDOR.....	675
1.	Falsification, Misrepresentation, Lying.....	677
2.	Lack of Candor.....	689
3.	Improper Conduct.....	728
B.	INSUBORDINATION AND FAILURE TO FOLLOW INSTRUCTIONS.....	731
C.	THREAT AND “MAKING STATEMENTS THAT...”.....	742
1.	The “McCarty Charge”: “Making Statements That Caused Anxiety and Disruption”.....	744
2.	Inappropriate Remarks.....	745
D.	THEFT AND 18 USC 641.....	746
1.	18 USC 641.....	747
2.	Unauthorized Removal.....	750
E.	SEXUAL HARASSMENT AND POLICY STATEMENTS.....	751
1.	Policy Statement; Inappropriate Conduct.....	752
F.	ASSAULT AND BATTERY.....	756
1.	Unacceptable Conduct, Disorderly Conduct.....	756
2.	Fighting, Disturbances.....	758
G.	MISUSE CHARGES AND GOV MISUSE.....	758
1.	Nonstatutory Charge.....	759
2.	Misuse Charges Not Involving GOVs.....	760
H.	LEAVE-RELATED CHARGES; INABILITY TO PERFORM.....	761
1.	Leave Charges, AWOL, and Covid.....	771
I.	AGENCY REGULATIONS, ETHICS.....	776
J.	UNSATISFACTORY, UNACCEPTABLE PERFORMANCE.....	778
IV.	PERFORMANCE-BASED ACTIONS UNDER CHAPTERS 43 AND 75 OF TITLE 5—SIMILARITIES AND DIFFERENCES.....	778

**CHAPTER 13: SPECIAL, UNIQUE, DU JOUR CHARGES—CONDITIONS OF EMPLOYMENT, INABILITY TO PERFORM..... 783**

I.	INSTANT ESSENTIAL KNOWLEDGE: CRITICAL, SPECIALIZED CHARGES.....	783
II.	A CLOSER, MORE SUBSTANTIVE LOOK AT SPECIAL, OFTEN JOB-ENDING CHARGES.....	783
III.	ADVERSE ACTIONS RELATING TO SECURITY CLEARANCE DETERMINATIONS AND ELIGIBILITY FOR A SENSITIVE POSITION.....	783
A.	DECISIONS RELATED TO SENSITIVE POSITIONS; CONYERS.....	786
B.	ADMINISTRATIVE LEAVE.....	798
IV.	OTHER CONDITIONS OF EMPLOYMENT DECISIONS.....	802
V.	GIGLIO IMPAIRED; OTHER DISQUALIFICATION.....	808



VI.	INABILITY TO PERFORM .....	812
VII.	ILLEGAL DRUGS .....	817
VIII.	5 USC 7371 MANDATORY REMOVAL FOR LAW ENFORCEMENT OFFICERS CONVICTED OF A FELONY .....	822
<b>CHAPTER 14: CHARGES <i>DU JOUR</i>—TELEWORKING; T&amp;A IN SWIPE TIME; PRIVACY AND HIPAA VIOLATIONS .....</b>		<b>827</b>
I.	INSTANT ESSENTIAL KNOWLEDGE: THE “HOT CHARGES” .....	827
II.	TELEWORKING: THE ESSENTIALS .....	827
	A. THE EMPHASIS ON MAINTAINING DISCIPLINE .....	827
	B. OPM’S 2021 GUIDE REDUX AND BEYOND .....	830
	C. A BRIEF LOOK AT A FEW CASES.....	831
	D. A BRIEF LOOK AT MEASURING, MONITORING TELEWORKING ABUSE .....	846
III.	T&A CHARGING IN SWIPE-TIME, FLEXTIME .....	848
	A. A BRIEF LOOK AT A FEW “SWIPE” CASES.....	851
	B. FALSIFICATION AND T&A RECORDING.....	860
IV.	PRIVACY ACT REDUX AND HIPAA .....	860
<b>CHAPTER 15: THE INDEFINITE SUSPENSION CHARGE .....</b>		<b>873</b>
I.	INSTANT ESSENTIAL KNOWLEDGE: INDEFINITE SUSPENSIONS.....	873
II.	A CLOSER, MORE SUBSTANTIVE LOOK AT THE INDEFINITE SUSPENSION.....	874
	A. PRE- <i>PEREZ</i> INDEFINITE SUSPENSIONS, REASONABLE CAUSE, AND THE CRIME PROVISION.....	874
	B. <i>PEREZ</i> AND INDEFINITE SUSPENSIONS.....	876
III.	A FINAL LOOK AT WHAT IS HAPPENING MOST RECENTLY .....	898
<b>CHAPTER 16: POWER CHARGING—CHARGING DOWN, PROVING UP; CHARGING IN THE ALTERNATIVE .....</b>		<b>901</b>
I.	INSTANT ESSENTIAL KNOWLEDGE: POWER CHARGING .....	901
II.	CHARGING DOWN AND PROVING UP.....	902
	A. HOW TO CHARGE DOWN AND PROVE UP .....	903
III.	ALTERNATIVE CHARGING .....	905
	A. THE BASIS FOR ALTERNATIVE CHARGING.....	906
IV.	ALTERNATIVE CHARGING: THE TECHNIQUE .....	907
	A. CHARGING IN THE ALTERNATIVE WITH THE NARRATIVE, GENERIC CHARGE .....	907
	B. ALTERNATIVE PLEADING: SPECIFICALLY NOTICING ALTERNATIVE CHARGES .....	909
V.	A HISTORICAL LOOK AT LESSER-INCLUDED OFFENSES .....	911
	A. THE BOARD HAS NOT FORMALLY RECOGNIZED LESSER-INCLUDED OFFENSES .....	911
	B. AN ILLUSTRATION OF THE BAR AGAINST LESSER-INCLUDED OFFENSES .....	912
	C. THE BASIS FOR THE BAR AGAINST LESSER-INCLUDED OFFENSES.....	912
	D. PRE- <i>CROUSE</i> BOARD DECISIONS ALLOWED LESSER-INCLUDED OFFENSES IN THE AGENCY FINAL DECISION .....	913
	1. Amended Notice .....	914
	2. “ <i>Rose</i> ” Charges.....	914
	E. SOME PRE- <i>CROUSE</i> BOARD DECISIONS ARGUABLY ALLOWED OR CAME CLOSE TO ALLOWING LESSER-INCLUDED OFFENSES .....	915
VI.	LESSER-INCLUDED OFFENSES AND MERGER .....	916
<b>CHAPTER 17: SELECTING, DRAFTING THE CHARGE; WORKING WITH PROPOSING, DECIDING OFFICIALS .....</b>		<b>919</b>
I.	INSTANT ESSENTIAL KNOWLEDGE: CHARGE SELECTION, CHARGE DRAFTING; WORKING WITH DECIDING AND PROPOSING OFFICIALS .....	919
II.	SELECTING THE CORRECT CHARGE .....	920
	A. CHARGE SELECTION AND PENALTY SELECTION GO HAND-IN-HAND .....	921
	1. Step One: Finding the Facts.....	921
	2. Step Two: Fitting the Charge to the Facts.....	922
	3. Step Three: Weighing the Alternatives and Penalty Range.....	922
	4. Step Four: Weighing Appellant’s Record .....	922
	B. AGENCY CHARGE SELECTION IS NOT LIMITED TO THE TABLE OF PENALTIES AND STANDARDS OF CONDUCT .....	922
	C. THE AGENCY NEED NOT BRING AN INTENT CHARGE OR HARD-TO-PROVE CHARGE .....	924
	D. OVER-CHARGING, UNDER-CHARGING, AND ALTERNATIVE CHARGING .....	924
III.	THE SEVEN HABITS OF HIGHLY EFFECTIVE CHARGE DRAFTERS.....	926

A.	THE CHARGE MUST BE EASILY DECIPHERABLE AND FORMATTED IN THE CONVENTIONAL STYLE .....	927
B.	THE CHARGE'S TITLE: JUST THE TITLE; ALL ELSE GOES ELSEWHERE .....	928
1.	The Model Label .....	928
C.	THE SPECIFICATION: JUST THE ESSENTIALS .....	930
1.	The Model Specification .....	930
a.	Pattern.....	930
b.	No Conclusions, Just the Facts .....	930
c.	The Unfocused Narrative .....	931
2.	The Rule of the 4 Ws: Facts.....	931
D.	EACH CHARGE SHOULD BE SEPARATELY STATED AND NUMBERED.....	932
E.	EACH CHARGE IS BASED ON ITS OWN SPECIFICATION.....	933
F.	THE CHARGE AND THE SPECIFICATION SHOULD BE CLEARLY SEPARATED FROM EACH OTHER.....	934
G.	THE CHARGE AND THE SPECIFICATION SHOULD BE CLEARLY SEPARATED FROM THE PENALTY ANALYSIS.....	934
1.	The Rule of W .....	935
IV.	THE "PUSH-DOWN PRINCIPLE".....	935
V.	A WORD OF CAUTION: PUTTING IT ALL TOGETHER .....	937
VI.	WORKING WITH PROPOSING, DECIDING OFFICIALS.....	937
A.	UNDERSTANDING THE IMPORTANCE OF PREPARATION AND PROVIDING NOTICE .....	937
B.	UNDERSTANDING THE STANDARD OF SERVICE EFFICIENCY .....	938
C.	UNDERSTANDING THE IMPORTANCE OF A CONCISE, FOCUSED PROPOSAL AND FINAL DECISION NOTICE .....	939
D.	GUARDING AGAINST THE DECIDING, PROPOSING OFFICIALS' PROPENSITY FOR OVERKILL BY CITING REGULATIONS, RULES, AND LAWS .....	940
E.	GUARDING AGAINST THE DECIDING, PROPOSING OFFICIALS' PROPENSITY FOR OVERKILL BY USING INTENT CHARGES .....	940
F.	PROPOSING AND DECIDING OFFICIALS AND DRAFTING THE AGENCY NOTICES .....	941
G.	PROPOSING AND DECIDING OFFICIALS' PROPENSITY FOR OVERKILL: ADJECTIVES, ADVERBS, NASTY WORDS .....	941
H.	PROPOSING AND DECIDING OFFICIALS' PROPENSITY FOR OVERKILL: CHARGING THE DAMAGE .....	942
I.	PROPOSING AND DECIDING OFFICIALS' PROPENSITY FOR OVERKILL: PILING ON .....	943

## PART THREE—THE PENALTY

### CHAPTER 18: PENALTY BASICS AND FUNDAMENTALS ..... 947

I.	INSTANT ESSENTIAL KNOWLEDGE: PENALTY BASICS .....	947
II.	A CLOSER, MORE SUBSTANTIVE LOOK AT <i>DOUGLAS</i> AND ITS RULES.....	948
A.	WITH A FEW EXCEPTIONS, AN AGENCY MUST MAKE A PENALTY SHOWING IN VIRTUALLY EVERY ACTION BASED ON MISCONDUCT .....	948
1.	No <i>Per Se</i> Exceptions .....	950
2.	Senior Executive Service.....	952
B.	THE AGENCY'S BURDEN UNDER <i>DOUGLAS</i> .....	952
III.	AGENCY PENALTY GUIDES, TABLES OF PENALTIES .....	953
IV.	THE DECIDING OFFICIAL, THE PROPOSAL, NOTICE AND DUE PROCESS.....	953
A.	DUE PROCESS AND NOTICE .....	953
B.	THE DECIDING OFFICIAL'S INVOLVEMENT/INVESTIGATION: DECISION, PENALTY RAMIFICATIONS.....	970
C.	REPLACING THE DECIDING OFFICIAL.....	971
D.	REPLACING THE PROPOSING OFFICIAL.....	972

### CHAPTER 19: PENALTY REVIEW AND DEFERENCE ..... 977

I.	INSTANT ESSENTIAL KNOWLEDGE: DEFERENCE AND PENALTY REVIEW.....	977
A.	<i>DOUGLAS</i> AND DEFERENCE .....	978
II.	<i>LACHANCE V. DEVAL</i> : THE REAFFIRMATION, REBIRTH OF DEFERENCE & THE MAXIMUM REASONABLE PENALTY.....	979
A.	WHEN ALL CHARGES ARE SUSTAINED .....	980
1.	The Generic, Umbrella Charge .....	982
B.	WHEN LESS THAN ALL CHARGES ARE UPHELD.....	984
C.	WHEN LESS THAN ALL SPECIFICATIONS ARE UPHELD.....	987
D.	WHEN ALL RELEVANT <i>DOUGLAS</i> FACTORS ARE NOT CONSCIENTIOUSLY CONSIDERED.....	989
E.	WHEN THE PENALTY IS UNREASONABLE.....	995
F.	THE MAXIMUM REASONABLE PENALTY.....	996
G.	PENALTY REMANDS TO AGENCIES .....	998



III.	THE BOARD'S POST- <i>LACHANCE/DEVALL</i> APPLICATION OF <i>DOUGLAS</i> MITIGATION .....	1000
IV.	MITIGATION <i>ET AL.</i> : A CURRENT PERSPECTIVE, REAL TIME, ACTUAL PRACTICE .....	1002
V.	"A HISTORICAL PERSPECTIVE": THE EVOLUTION OF <i>DOUGLAS</i> AND THE DEATH OF DEFERENCE.....	1011
A.	THE <i>SKATES</i> TRILOGY AND THE BATTLE OVER DEFERENCE .....	1011
B.	THE DEATH OF DEFERENCE: THE BOARD'S <i>WHITE</i> DECISION .....	1012
C.	<i>WHITE</i> AND THE SPECIFICATIONS: NO APPLICATION .....	1013
1.	<i>White's</i> Affirmation.....	1014

**CHAPTER 20: THE *DOUGLAS* FACTORS BY THE NUMBERS ..... 1017**

I.	INSTANT ESSENTIAL KNOWLEDGE: THE <i>DOUGLAS</i> FACTORS .....	1017
II.	<i>DOUGLAS</i> FACTOR 1: SERIOUSNESS OF THE OFFENSE .....	1020
A.	SERIOUSNESS; RELATIONSHIP TO DUTIES .....	1020
1.	Agency Showings as to Seriousness .....	1023
2.	<i>De Minimis</i> Value; Custody, Control; Technical Violation .....	1024
3.	Seriousness and Zero-Tolerance .....	1026
4.	Seriousness and Exemplary Penalties.....	1029
B.	INTENT, INADVERTENCE .....	1029
C.	PERSONAL GAIN, REPEATED .....	1031
III.	<i>DOUGLAS</i> FACTOR 2: EMPLOYEE'S POSITION .....	1031
A.	LAW ENFORCEMENT.....	1031
B.	SUPERVISORS .....	1032
C.	PERSONNEL RESPONSIBLE FOR THE SAFETY OF OTHERS .....	1033
D.	POSITIONS OF TRUST .....	1033
E.	CONTACTS WITH PUBLIC .....	1033
IV.	<i>DOUGLAS</i> FACTOR 3: DISCIPLINARY RECORD.....	1033
A.	PRIOR DISCIPLINE MUST BE NOTICED IN THE PROPOSAL IF TREATED AS AN AGGRAVATING FACTOR.....	1034
1.	Recordation .....	1035
B.	REVIEW OF PRIOR DISCIPLINE .....	1036
C.	SUBSTANCE: CLOSER IN TIME, CLOSER IN NATURE .....	1039
D.	SUBSEQUENT ACTIONS.....	1040
1.	Pending or Subsequent Reversal .....	1040
E.	NO NOTICE REQUIREMENT IF PAST DISCIPLINE USED FOR PURPOSES OTHER THAN AN AGGRAVATING FACTOR .....	1040
F.	NONDISCIPLINARY PENALTY ENHANCERS.....	1040
V.	<i>DOUGLAS</i> FACTOR 4: LENGTH OF SERVICE AND WORK RECORD .....	1041
A.	WORK RECORD.....	1041
1.	Work Record and Performance Appraisals.....	1042
B.	LENGTH OF SERVICE.....	1042
C.	GETTING ALONG WITH FELLOW WORKERS .....	1043
VI.	<i>DOUGLAS</i> FACTOR 5: EROSION OF SUPERVISORY CONFIDENCE.....	1043
VII.	<i>DOUGLAS</i> FACTOR 6: DISPARATE TREATMENT; CONSISTENCY OF PENALTY WITH THAT IMPOSED ON OTHER EMPLOYEES.....	1046
A.	WORKING WITH <i>SINGH</i> .....	1048
B.	A REVIEW OF PRIOR FACTOR 6 APPROACHES IN THE WAKE OF <i>SINGH</i> .....	1049
1.	Agency Guidance on Defending a Disparate Penalty Attack.....	1057
2.	Employee Guidance on Proving a Disparate Penalty.....	1064
C.	A BRIEF LOOK AT THE OLD LAW.....	1066
1.	"Substantial Similarity".....	1067
2.	"Substantial Similarity": Work Unit.....	1067
3.	"Substantial Similarity": Time.....	1068
D.	RELIANCE ON SETTLED CASES .....	1068
VIII.	<i>DOUGLAS</i> FACTOR 7: CONSISTENCY WITH AGENCY PENALTY GUIDE OR AGENCY POLICY.....	1069
IX.	<i>DOUGLAS</i> FACTOR 8: NOTORIETY .....	1073
X.	<i>DOUGLAS</i> FACTOR 9: NOTICE.....	1074
XI.	<i>DOUGLAS</i> FACTOR 10: POTENTIAL FOR REHABILITATION.....	1075
A.	EVIDENCE OF THE POTENTIAL FOR REHABILITATION OR THE LACK OF IT.....	1077
1.	Acknowledgment, Remorse, or the Lack of It.....	1078
2.	Remedial Measures .....	1079
3.	Notice and Progressive Discipline.....	1080

4.	Board Testimony .....	1080
B.	DEFENDING AND REHABILITATION .....	1080
C.	DISABILITIES, AFFIRMATIVE DEFENSES, AND REHABILITATION .....	1081
XII.	DOUGLAS FACTOR 11: MITIGATING CIRCUMSTANCES .....	1082
A.	CAUSAL CONNECTION .....	1086
B.	CORRECTION, CONTROL .....	1087
C.	PROVOCATION .....	1088
D.	OTHER CIRCUMSTANCES .....	1088
E.	DRUG-RELATED MISCONDUCT .....	1089
XIII.	DOUGLAS FACTOR 12: EFFECTIVENESS OF A LESSER SANCTION .....	1089
XIV.	PENALTY POTPOURRI .....	1090
A.	COMPOUND, UNIFIED PENALTIES .....	1090
B.	MITIGATION/DEMOTION .....	1090
C.	DEMOTION OF NON-SUPERVISORS AND LONG SUSPENSIONS .....	1090
D.	NO PILING ON; NO RUNNING UP THE SCORE; THE SANCTION .....	1091

## **CHAPTER 21: TRICKS OF THE TRADE—SELLING/ATTACKING THE PENALTY;**

### **DEALING WITH DECIDING OFFICIALS ..... 1093**

I.	INSTANT ESSENTIAL KNOWLEDGE: WORKING THE PENALTY, THE DECIDING OFFICIAL .....	1093
A.	THE PENALTY SHOWING FROM AN ADVOCACY PERSPECTIVE .....	1094
1.	Theory and Theme .....	1094
a.	Theory .....	1094
b.	Theme .....	1094
2.	The Proposal Notice and the Proposing Official .....	1095
a.	Notice of All Reasons and Aggravating Factors .....	1095
b.	The Materials Relied Upon .....	1095
3.	The Final Decision and the Deciding Official .....	1096
a.	Consideration of the Oral, Written Response .....	1096
b.	Consideration of Unnoticed Information .....	1096
c.	The Final Decision .....	1097
4.	Prehearing Submissions .....	1098
5.	Discovery .....	1098
6.	Deciding Official's Testimony .....	1099
7.	The Agency's Unique Interests and the Harm .....	1099
a.	Conclusory Testimony From Deciding Officials .....	1101
b.	Exaggeration of Aggravating Factors .....	1101
8.	The Need to Anticipate Unproven Charges .....	1102
9.	The Need to Approach Correctly Disparate Penalties .....	1104
II.	AGENCY PENALTY ADVOCACY: A CHECKLIST .....	1104
III.	DECIDING OFFICIALS AND COMMON ERRORS <i>VIS-À-VIS</i> BOARD LAW .....	1106
A.	USING THE EMPLOYEE TO SEND A MESSAGE TO OTHERS .....	1106
B.	RELYING ON INFORMATION NOT DISCLOSED TO THE APPELLANT .....	1106
C.	FAILING TO EXPLAIN WHY AN ALTERNATIVE WAS NOT CONSIDERED .....	1107
D.	PROVIDING CONCLUSORY TESTIMONY .....	1107
E.	TOO MUCH FIRST HAND INVOLVEMENT IN THE ADVERSE ACTION .....	1107
F.	FAILING TO CONSCIENTIOUSLY CONSIDER RELEVANT PENALTY FACTORS .....	1107
G.	RELYING ON PRIORS NOT IN THE PROPOSAL .....	1108
H.	RELYING ON DISCIPLINE OUTSIDE THE RECKONING PERIOD .....	1108
I.	RELYING TOO HEAVILY ON ZERO TOLERANCE POLICIES .....	1108
J.	AGENCY ACTIONS NOT CONSISTENT WITH CLAIMED LOSS OF TRUST .....	1109
K.	SUPERVISORY ACQUIESCENCE (CONDONATION) .....	1109
L.	OVERREACHING: EXAGGERATION OF AGGRAVATING FACTORS .....	1110
M.	OVERREACHING: EXAGGERATION OF THE SERIOUSNESS OF AN OFFENSE .....	1110
N.	IGNORING THE UNWELL EMPLOYEE .....	1110
O.	RELYING ON A PENALTY GUIDE WHICH IS TOO GENERAL .....	1110
P.	FAILING TO CONVEY THE AGENCY INTEREST IN THE ACTION .....	1111

## PART FOUR—HOW TO DO IT (IN REAL TIME)

### CHAPTER 22: HOW TO DO IT: MASTERING THE BASICS, APPLYING THE FUNDAMENTALS ..... 1115

I.	THE SAGA OF NANCY MAGILL .....	1115
A.	THE FACTS.....	1115
II.	THE AGENCY PROPOSAL NOTICE .....	1116
III.	THE ESSENTIAL STEPS AN APPELLANT MUST TAKE (OR CONVERSELY THE AGENCY MUST TEST ITS PROPOSAL AGAINST) UPON RECEIPT OF THE PROPOSAL: GETTING THE MATERIALS RELIED UPON AND TAKING THE PROPOSAL APART, BREAKING DOWN THE CHARGES .....	1117
A.	THE MATERIALS RELIED UPON (MRUS).....	1117
B.	THE CHARGES, THE SPECIFICATIONS, THE EVIDENCE.....	1118
C.	THE CHRONOLOGY .....	1122
D.	THE PROOF GRID.....	1122
E.	THE CAST OF CHARACTERS.....	1124
IV.	THE REPLY STAGE .....	1124
V.	THE AGENCY DECISION NOTICE.....	1124
A.	AN INITIAL TAKE ON THE AGENCY DECISION NOTICE REDUX .....	1125
B.	THE APPEAL AND THE AGENCY FILE.....	1126
C.	THE APPEAL AND THE AGENCY FILE.....	1126
VI.	THE TRIAL STAGE: A FEW NUANCES AND ISSUES AS TO EVIDENCE .....	1127

### CHAPTER 23: HOW TO DO IT: A CLOSER, “POST-GRAD” LOOK AT THE NUANCES..... 1129

I.	THE SAGA OF NANCY MAGILL REDUX.....	1129
A.	THE ESSENTIAL FACTS .....	1129
B.	THE AGENCY NOTICES .....	1130
1.	The Proposal .....	1130
2.	The Agency Decision Notice .....	1132
C.	THE APPEAL AND THE AGENCY FILE.....	1133
II.	ANALYSIS OF CERTAIN ISSUES .....	1134
A.	MS. MAGILL’S DUAL, UNITARY PENALTY.....	1134
B.	THE POTENTIAL MERGER OF CHARGES I, II, III .....	1134
C.	THE POTENTIAL DUE PROCESS, <i>WARD</i> VIOLATION .....	1135
D.	A FEW ADDITIONAL CHARGE INTERPRETATION ISSUES .....	1137
III.	REDRAFTED NOTICES .....	1138
A.	THE AGENCY NOTICES .....	1138
1.	The Proposal .....	1138
2.	The Agency Decision Notice .....	1140

## PART FIVE—INITIAL DECISIONS

### CHAPTER 24: WHAT’S CURRENT AND HAPPENING LOCALLY ..... 1145

I.	AFFIRMATIVE DEFENSES.....	1145
II.	ABUSE OF SUPERVISORY AUTHORITY .....	1146
III.	ATTEMPTING TO GET EMPLOYEE TO DROP EEO COMPLAINT.....	1146
IV.	AWOL / DENIAL OF LWOP.....	1146
V.	CHARGE FRAMING .....	1148
VI.	CONDUCT UNBECOMING/UNACCEPTABLE CONDUCT .....	1148
VII.	CONSTRUCTIVE SUSPENSION .....	1155
VIII.	COVID-19—RELATED.....	1155
IX.	CREATING A HOSTILE WORK ENVIRONMENT .....	1157
X.	DAMAGES—COMPENSATORY OR CONSEQUENTIAL .....	1158
XI.	DIRECTED REASSIGNMENT .....	1158
XII.	DISRESPECT TO SUPERVISOR .....	1158
XIII.	DRUG USE.....	1158
XIV.	DUE PROCESS VIOLATIONS.....	1158
XV.	ENFORCED LEAVE.....	1163
XVI.	EEO RETALIATION .....	1163
XVII.	ETHICS VIOLATION.....	1164
XVIII.	EVIDENCE; CREDIBILITY .....	1164

XIX. FAILURE TO COOPERATE; IMPEDING AN INVESTIGATION.....	1165
XX. FAILURE TO FOLLOW INSTRUCTIONS .....	1165
XXI. FAILURE TO FOLLOW INSTRUCTIONS; ORDER.....	1166
XXII. FAILURE TO FOLLOW LEAVE REQUESTING PROCEDURES.....	1167
XXIII. FAILURE TO FOLLOW POLICY.....	1167
XXIV. FAILURE TO MAINTAIN CONDITION OF EMPLOYMENT.....	1167
XXV. FALSIFICATION / MISREPRESENTATION.....	1169
XXVI. FOURTH AMENDMENT VIOLATION.....	1169
XXVII. <i>GIGLIO</i> IMPAIRED .....	1169
XXVIII. INAPPROPRIATE RELATIONSHIP.....	1170
XXIX. INDEFINITE SUSPENSION .....	1170
XXX. INVOLUNTARY DEMOTION, RETIREMENT OR TERMINATION .....	1171
XXXI. LACK OF CANDOR.....	1172
XXXII. MANDATORY REMOVAL.....	1173
XXXIII. MEDICAL / PHYSICAL INABILITY TO PERFORM .....	1173
XXXIV. MISHANDLING GOVERNMENT INFORMATION.....	1175
XXXV. MISUSE OF GOVERNMENT RESOURCES AND TIME .....	1175
XXXVI. MISUSE OF POSITION.....	1176
XXXVII. MITIGATION / PENALTY .....	1176
XXXVIII. NEGLIGENT PERFORMANCE.....	1183
XXXIX. OFF DUTY MISCONDUCT / NEXUS.....	1184
XL. PERFORMANCE-BASED REASONS .....	1186
XLI. PREFERENTIAL TREATMENT .....	1187
XLII. PROVIDING INACCURATE INFORMATION.....	1187
XLIII. RACIALLY OFFENSIVE LANGUAGE.....	1187
XLIV. REVERSALS.....	1187
XLV. SECTION 714 CASES .....	1192
XLVI. SEXUAL MISCONDUCT; COMMENTS OF SEXUAL NATURE .....	1192
XLVII. TELEWORK-RELATED.....	1196
XLVIII. THREATENING MISCONDUCT.....	1196
XLIX. UNAUTHORIZED ACCESS.....	1197
L. UNAUTHORIZED DISCLOSURE.....	1197
LI. UNAUTHORIZED REMOVAL OF DOCUMENTS .....	1198
LII. UNAUTHORIZED REMOVAL / POSSESSION OF PROPERTY.....	1198
LIII. UNAUTHORIZED USE OF GOVERNMENT CREDIT CARD.....	1198
LIV. UNLAWFUL FORCE.....	1198
LV. UNWELCOMED PHOTOGRAPHY.....	1198
LVI. WHISTLEBLOWER REPRISAL.....	1199
LVII. WILLFUL MISUSE OF GOV.....	1199

## PART SIX—CHARGES AND AFFIRMATIVE DEFENSES

### CHAPTER 25: CHARGES AND AFFIRMATIVE DEFENSES..... 1203

I. INTRODUCTION .....	1203
II. HARMFUL PROCEDURAL ERROR.....	1203
III. PROHIBITED PERSONNEL PRACTICES, 5 USC 2302 (B).....	1206
A. PROHIBITED DISCRIMINATION, 5 USC 2302(B)(1).....	1208
1. The Process for “Mixed Cases”.....	1208
2. Theories of Discrimination and Relevant Case Law.....	1210
a. Disparate Treatment, Intentional Discrimination Claims.....	1210
b. Mixed-Motive Discrimination .....	1219
c. Reasonable Accommodation Claims—Religion and Disability Discrimination.....	1223
d. EEO Reprisal .....	1234
e. EEO Harassment .....	1238
B. WHISTLEBLOWER REPRISAL UNDER 5 USC 2302(B)(8).....	1239
1. Some History .....	1241
2. The Threshold Elements for an IRA.....	1242
3. The Common Elements—Protected Disclosure, <i>Prima Facie</i> Case and the Agency Burden .....	1243
a. Protected Disclosure Under (b)(8) .....	1243

b.	The <i>Prima Facie</i> Case .....	1273
c.	The Agency's Burden to Prove That it Would Have Taken the Same Action Anyway .....	1279
C.	APPEAL RIGHT AND OTHER REPRISAL, 5 USC SECTION 2302(B)(9).....	1294
IV.	THE ACTION WAS NOT IN ACCORDANCE WITH LAW .....	1301
<b>TABLE OF CASES.....</b>		<b>1305</b>