

Anti-Terrorism and Criminal Enforcement

*Abridged Edition
Third Edition*



Norman Abrams

ANTI-TERRORISM AND CRIMINAL ENFORCEMENT

ABRIDGED EDITION

Third Edition

**For use as a supplement to courses
and in seminars**

By

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To my wife

TOSHKALSTER ABRAMS

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Preface to the Abridged (3rd) Edition

This abridged version of the Third Edition of the *Anti-terrorism and Criminal Enforcement* casebook is intended for use as a Supplement to courses in Criminal Law, Criminal Procedure, Constitutional Criminal Procedure, Federal Criminal Law, or any similar course where the instructor wishes to teach a unit on, or address legal, constitutional or policy issues raised by anti-terrorism enforcement. It can be used as the materials for a Seminar on Anti-terrorism Enforcement. Like the full version of the casebook, it can also be used to teach an undergraduate course in political science, public policy, criminal justice or criminology.

Because this volume is an abridgement of the main volume, it includes less background material, is leaner, and less expensive and, accordingly, is more practical to use as a Supplement for courses where another casebook is being used. As in the full volume, the book “develops and plays off of the tension between a criminal enforcement approach, on the one hand, and wartime, military and intelligence basis, on the other....” The book treats substantive criminal law issues, questions of process, procedure and evidence, issues of criminal law administration and constitutional and policy matters, all brought together in an integrated way in addressing the subject of anti-terrorism enforcement.

In abridging the full casebook, some chapters have been omitted while others have been pared down. In addition to a Table of Contents for this edition, the Table of Contents for the full volume is reprinted here. This should make it convenient to identify what from the full volume has been omitted, and to use that volume, where desired, as a source of valuable background material.

The abridged version contains significant material on issues relating to:

- * The material support offenses,
- * Extraordinary rendition,
- * Interrogation/torture,
- * The Foreign Intelligence Surveillance Act and NSA electronic surveillance program,
- * The President’s inherent authority,
- * Classified information and security clearance for counsel,
- * Material witness and immigration law detentions,
- * Enemy combatant detentions and the CSRT/ARB processes,
- * Military commission prosecutions,
- * The Detainee Treatment Act and the Military Commissions Act.

NORMAN ABRAMS

July 2008

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Table of Cases

The principal cases are in bold type. Cases cited or discussed in the text are roman type. References are to pages. Cases cited in principal cases and within other quoted materials are not included.

- Abdah v. Bush, 2005 WL 589812 (D.D.C. 2005), 252
- ACLU v. National Sec. Agency, 493 F.3d 644 (6th Cir.2007), 132, 134
- ACLU v. National Sec. Agency, 438 F.Supp.2d 754 (E.D.Mich.2006), 134
- Adamo Wrecking Co. v. United States, 434 U.S. 275, 98 S.Ct. 566, 54 L.Ed.2d 538 (1978), 58
- Afshari, United States v.**, 392 F.3d 1031 (9th Cir.2004), **52**
- Ahmed v. Bush, 2005 WL 1606912 (D.D.C. 2005), 252
- Al-Kidd v. Ashcroft**, 2007 WL 2786867 (9th Cir.2007), **206**
- Al-Kidd v. Gonzales, 2006 WL 5429570 (D.Idaho 2006), 192, 206
- Al-Kidd v. Gonzales, 2006 WL 2682346 (D.Idaho 2006), 192
- Al-Kidd v. Sugrue, 2007 WL 2446750 (W.D.Okla.2007), 192
- All Matters Submitted to Foreign Intelligence Surveillance Court ("In re FISC"), In re, 218 F.Supp.2d 611 (Foreign Intel.Surv.Ct.2002), 122
- al-Marri v. Wright**, 487 F.3d 160 (4th Cir.2007), **278**
- Alvarez-Machain, United States v., 504 U.S. 655, 112 S.Ct. 2188, 119 L.Ed.2d 441 (1992), 151
- Application of (see name of party)**
- Awadallah, United States v.**, 349 F.3d 42 (2nd Cir.2003), 192, **194**
- Benkahla, United States v., 437 F.Supp.2d 541 (E.D.Va.2006), 122
- Bin Laden, United States v.**, 58 F.Supp.2d 113 (S.D.N.Y.1999), **96**
- Bin Laden, United States v.**, 132 F.Supp.2d 168 (S.D.N.Y.2001), **180**
- Boumediene v. Bush**, 476 F.3d 981 (D.C.Cir.2007), 252, **258**
- Bridgewater, United States v., 175 F.Supp.2d 141 (D.Puerto Rico 2001), 154
- Center for Nat. Sec. Studies v. United States Dept. of Justice, 331 F.3d 918 (D.C.Cir.2003), 192
- El-Banna v. Bush, 394 F.Supp.2d 76 (D.D.C.2005), 252
- El-Masri v. United States**, 479 F.3d 296 (4th Cir.2007), **161**
- Ex parte (see name of party)**
- Fernandez, United States v.**, 913 F.2d 148 (4th Cir.1990), **83**
- Hamdan v. Rumsfeld**, 548 U.S. 557, 126 S.Ct. 2749, 165 L.Ed.2d 723 (2006), 7, 19, 252, **310**
- Hamdi v. Rumsfeld**, 542 U.S. 507, 124 S.Ct. 2633, 159 L.Ed.2d 578 (2004), **227**
- Hassoun, United States v., 2007 WL 1068127 (S.D.Fla.2007), 122
- Hepting v. AT & T Corp., 439 F.Supp.2d 974 (N.D.Cal.2006), 133, 134
- Holy Land Foundation for Relief and Development, United States v., 2007 WL 2011319 (N.D.Tex.2007), 122
- Holy Land Foundation for Relief and Development, United States v., 2007 WL 1498813 (N.D.Tex.2007), 38
- Humanitarian Law Project v. Reno, 205 F.3d 1130 (9th Cir.2000), 34
- In re (see name of party)**
- Khalid v. Bush, 355 F.Supp.2d 311 (D.D.C. 2005), 251
- Lindh, United States v., 212 F.Supp.2d 541 (E.D.Va.2002), 33
- Marzook, United States v., 435 F.Supp.2d 778 (N.D.Ill.2006), 122

- Material Witness Warrant, In re, 213 F.Supp.2d 287 (S.D.N.Y.2002), 192, 204
- National Council of Resistance of Iran v. Department of State**, 251 F.3d 192 (D.C.Cir.2001), **44**
- Ning Wen, United States v.**, 477 F.3d 896 (7th Cir.2007), **127**
- Padilla v. Hanft**, 547 U.S. 1062, 126 S.Ct. 1649, 164 L.Ed.2d 409 (2006), **275**
- Padilla v. Hanft**, 423 F.3d 386 (4th Cir. 2005), **265**
- People's Mojahedin Organization of Iran v. United States Dept. of State**, 182 F.3d 17 (D.C.Cir.1999), **40**
- Quirin, Ex parte**, 317 U.S. 1, 63 S.Ct. 1, 87 L.Ed. 3 (1942), 241, **298**
- Rasul v. Bush**, 542 U.S. 466, 124 S.Ct. 2686, 159 L.Ed.2d 548 (2004), **221**
- Rezaq, United States v.**, 134 F.3d 1121 (D.C.Cir.1998), **79**
- Rumsfeld v. Padilla*, 542 U.S. 426, 124 S.Ct. 2711, 159 L.Ed.2d 513 (2004), 242
- Salerno, United States v.*, 481 U.S. 739, 107 S.Ct. 2095, 95 L.Ed.2d 697 (1987), 191
- Sealed Case No.'s 02-001, 02-002, In re*, 310 F.3d 717 (Foreign Int. Surv.Ct.Rev.2002), 122, 123, 129
- Toscanino, United States v.*, 500 F.2d 267 (2nd Cir.1974), 154
- Turkmen v. Ashcroft**, 2006 WL 1662663 (E.D.N.Y.2006), **219**
- United States v. _____ (see opposing party)**
- Watts v. State of Ind.*, 338 U.S. 49, 69 S.Ct. 1347, 93 L.Ed. 1801 (1949), 243
- Yakus v. United States*, 321 U.S. 414, 64 S.Ct. 660, 88 L.Ed. 834 (1944), 57
- Youngstown Sheet & Tube Co. v. Sawyer*, 343 U.S. 579, 72 S.Ct. 863, 96 L.Ed. 1153 (1952), 68
- Yunis, United States v.*, 924 F.2d 1086 (D.C.Cir.1991), 151
- Zadvydas v. Davis**, 533 U.S. 678, 121 S.Ct. 2491, 150 L.Ed.2d 653 (2001), **211**

Table of Statutes

UNITED STATES		UNITED STATES CODE ANNOTATED	
UNITED STATES CONSTITUTION		18 U.S.C.A.—Crimes and Criminal Procedure	
Art.	This Work Page	Sec.	This Work Page
I, § 8	66	2331	24
II, § 2	66	2331	25
		2332b	23
		2339A	28
		2339A	29
		2339A	30
		2339A	32
		2339A	33
		2339A	36
		2339A	38
		2339A(b)	32
		2339B	28
		2339B	29
		2339B	30
		2339B	31
		2339B	32
		2339B	33
		2339B	36
		2339B	38
		2339B	40
		2339B	52
		2339B(g)(4)	32
		2339D	35
		2340	167
		2340	171
		2340	179
		2340A	167
		2340A	168
		2340A	171
		2510 et seq.	106
		2510 et seq.	118
		2511	136
		2511(2)(f)	136
		2517	124
		2517	125
		2518	118
		2518	119
		2518	120
		2705	12
		2705(2)(E)	12
		3103a	12
		3142	193
		3142	205
		3142(e)	191
		3142(f)	191
		3144	192
		3144	193
		3144	205
UNITED STATES CODE ANNOTATED			
8 U.S.C.A.—Aliens and Nationality			
Sec.	This Work Page		
1182	24		
1189	40		
1189	50		
1189	51		
1226a(a)(6)	219		
10 U.S.C.A.—Armed Forces			
Sec.	This Work Page		
821	292		
821	297		
836	292		
836	297		
948a	341		
948b	342		
948c	343		
948d	343		
948k	344		
948r	186		
948r	345		
949a	346		
949c	348		
949d	349		
949j	352		
949m	353		
950f	354		
950g	355		

UNITED STATES CODE ANNOTATED

18 U.S.C.A.App.—Crimes and
Criminal Procedure

Sec.	This Work Page
1.....	74
1—16	73
2.....	74
3.....	74
4.....	74
5.....	75
6.....	75
9.....	78
12.....	78

22 U.S.C.A.—Foreign Relations
and Intercourse

Sec.	This Work Page
2656f.....	24

50 U.S.C.A.—War and National Defense

Sec.	This Work Page
403–5d	124
1801.....	107
1801.....	119
1801.....	136
1801(a)(4).....	118
1801(b)(1)(C).....	118
1801(b)(1)(C).....	119
1801(b)(2)(C).....	118
1801(f).....	136
1802.....	110
1802(a)(1)(A).....	118
1803.....	107
1803.....	112
1803 et seq.....	107
1803(b).....	18
1803(e)(1).....	17
1803(e)(2).....	18
1804.....	113
1804.....	126
1804(a)(3).....	120
1804(a)(7)(B).....	126
1805.....	115
1805.....	118
1805.....	120
1806.....	123
1806.....	126
1806(a).....	123
1806(b).....	123
1806(k).....	125
1806(k)(1).....	127
1822.....	121
1823.....	121
1861.....	11
1861.....	17

STATUTES AT LARGE

Year	This Work Page
1980, P.L. 96–456	74

STATUTES AT LARGE

Year	This Work Page
1980, P.L. 96–456	93
2001, P.L. 107–40	67
2001, P.L. 107–40	292
2001, P.L. 107–40	298
2001, P.L. 107–56	10
2001, P.L. 107–56	123
2002, P.L. 107–296	123
2006, P.L. 109–366	264
2007, P.L. 110–55	135

POPULAR NAME ACTS

CLASSIFIED INFORMATION
PROCEDURE ACT

Sec.	This Work Page
4.....	92
6.....	92
6(c)(2).....	92
9.....	93

DETAINEE TREATMENT ACT OF 2005

Sec.	This Work Page
1003.....	171
1004.....	172
1005.....	172
1005.....	252

FOREIGN INTELLIGENCE
SURVEILLANCE ACT

Sec.	This Work Page
101.....	136

INTELLIGENCE REFORM AND
TERRORISM PREVENTION
ACT OF 2004

Sec.	This Work Page
6001.....	108
6952.....	191

MILITARY COMMISSIONS ACT OF 2006

Sec.	This Work Page
2.....	341
3.....	341
6.....	173
7.....	256
8.....	173
9.....	257
10.....	258

TABLE OF STATUTES

xxv

MILITARY COMMISSIONS ACT OF 2006		USA PATRIOT ACT	
Sec.	This Work Page	Sec.	This Work Page
10	355	215	16
		215	17
OMNIBUS CRIME CONTROL AND SAFE STREETS ACT		216	15
Tit.	This Work Page	317	10
III	106	318	10
III	107	319	10
III	118	371	11
III	120	371—376	11
III	121	372	11
		373	11
OMNIBUS DIPLOMATIC SECURITY AND ANTITERRORISM ACT		374	11
Sec.	This Work Page	376	11
2331 (renumbered)	8		
2332	8	FEDERAL RULES OF CRIMINAL PROCEDURE	
USA PATRIOT ACT		Rule	This Work Page
Sec.	This Work Page	16	73
213	11	41	121
213	12	46	192
213	16	46	193
215	11	46	205
215	12		
		FEDERAL REGISTER	
		Vol.	This Work Page
		66, p. 57833	292

ANTI-TERRORISM AND CRIMINAL ENFORCEMENT

ABRIDGED EDITION

Third Edition

*

Table of Contents

Abridged Edition

	Page
PREFACE TO THE ABRIDGED EDITION	v
ACKNOWLEDGMENTS	vii
TABLE OF CONTENTS ABRIDGED EDITION	xi
TABLE OF CONTENTS UNABRIDGED EDITION	xv
TABLE OF CASES	xxi
TABLE OF STATUTES	xxiii
Chapter 1. Introduction	2
Chapter 2. Anti-Terrorism Legislative Packages	6
A. Introduction	6
C. The major legislative packages	7
1. The Omnibus Diplomatic Security and Antiterrorism Act	7
2. The Antiterrorism and Effective Death Penalty Act	8
3. The USA PATRIOT Act	10
<i>Notes and Questions</i>	15
D. Recent specific subject matter statutes	19
1. The Detainee Treatment Act of 2005	19
2. The Military Commissions Act of 2006	19
3. The Protect America Act of 2007	20
Chapter 3. Definitions of Terrorism and Terrorism Crimes	22
A. Introduction	22
B. Terrorism: Definitions and definitional approaches	22
1. In general	22
2. Express statutory definitions of terrorism	24
4. Definitions of terrorism: What difference does it make?	25
a. A critique of one definition	25
b. Selected problems in applying the definitions	26
Chapter 4. Providing Material Support for Use in Terrorist Offenses and Material Support to a Foreign Terrorist Organization: 18 U.S.C. § 2339A, § 2339B	28
A. Introduction—18 U.S.C. § 2339A and § 2339B	28
B. The current statutory versions of § 2339A and § 2339B	30
C. Construing “material support” under § 2339A and § 2339B	32
<i>Notes and Questions</i>	33
D. The mens rea elements of § 2339A and § 2339B—“knowingly”	36
1. Introduction	36
<i>Notes and Questions</i>	36
<i>Notes and Questions</i>	38