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#### US v. Rentas Muniz

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Criminal Law & Procedure, Sentencing

(United States First Circuit) - Affirming the imposition of sentences set to run consecutive to undisclosed state sentences for other crimes following the entry of a guilty plea of a man for possession with intent to distribute cocaine base and possession of a firearm in furtherance of a drug trafficking crime because the firearm crime requires the consecutive running of the sentence and there was no plain error in the imposition of the consecutive running of the cocaine offense.

# Scottsdale Capital Advisors Corp. v. The Deal, LLC

April 3, 2018

Civil Procedure, Injury & Tort Law

(United States First Circuit) - Affirming the district court's dismissal of the complaint in a case alleging defamation of the plaintiffs by the defendant in subscriber website and email newsletters because none of the parties had anything to do with New Hampshire, where the case was filed, and discovery showed that there was no reasonable basis upon which to establish that anyone in New Hampshire ever saw any of the three articles as the result of a subscription.

# Sawyer Brothers, Inc. v. Island Transporter, LLC

April 3, 2018

Civil Procedure, Injury & Tort Law, Property Law & Real Estate

(United States First Circuit) - Affirming the district court's ruling, apart from vacating a single element of the damages award, in a case where one company hired another to ferry construction vehicles and drivers to an island off the coast of Maine and rough seas resulted in the vehicles being tossed about.

## Purdy v. Berryhill

April 3, 2018

ERISA, Administrative Law, Labor & Employment Law

(United States First Circuit) - Affirming the district court's affirmation of an administrative law judge's ruling that the appellant was not disabled and therefore not entitled to Supplemental Security Income because the slight weight given a doctor's testimony and reliance on evidence presented by the Commissioner employed the correct burdens of proof and accorded the permissible weighting of evidence.