CONTENTS

II. COURT CASES

A. FULL TEXT

Coleman v. United State, before U.S. Court of Appeals for the District of Columbia 678
Durham v. United States625
Jones, Elsie V., v. United States, before U. S. Court of Appeals for the District of Columbia Circuit
Mallory, Andrew R., v. United States, before U. S. Supreme Court (June 24, 1957
McDonald v. United States, before U. S. Court of Appeals for the District of Columbia646
Muschette v. United States, before U. S. Court of Appeals for the District of Columbia690
Tatum, Carl, v. United States, before U. S. Court of Appeals for the District of Columbia 676
Tatum, Earl, v. United States, before U.S. Court of Appeals for the District Columbia 674
White v. United States, before U. S. Court of Appeals for the District of Columbia 684
B. SYNOPSIS
Anonymous v. Baker (360 U.S. 287 (1959)) 623 In Re Groban (352 U.S. 330 (1957)) 623 Coleman, Tony A., v. United States (317 F. 2d 891 (April 19, 1963)) 623 Coleman, Charles S., v. United States (313 F. 2d 576 (December 20, 624
1962)) 624 United States v. James J. Jones (D.C.D.C. Crim. No. 366–63 (tried July 22, 1963)) 624
III. EXHIBITS, CHARTS, DATA
Charts showing number of persons committed to St. Elizabeths Hospital by U.S. district court as result of acquittal by reason of insanity; type of crime for which tried and committed; number granted unconditional release; and time elapsed between commitment and unconditional release. Prepared by Standing Committee on "Problems Connected With Mental Examination of the Accused in Criminal Cases, Before Trial," Georgetown University Law Center
Compilation of District of Columbia and State Criminal Statutes showing a comparison of mandatory minimum and maximum sentences that can be imposed in connection with certain criminal offenses. Prepared by Library of Congress
IV. PRESS RELEASE
Department of Justice, August 18, 1958, citing an excerpt re McNabb-Mallory question 699