

## Citing References (3)

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	<p><b>1. Dorfmann v. U.S.</b> 2014 WL 260583, *1+, S.D.N.Y. , (NO. 13 CIV. 4999 JCF , 99 CR. 51 JCF )</p> <p>Markus Dorfmann is facing removal from the United States as a consequence of his having been convicted some 14 years ago on a plea of guilty to possessing a false identification...</p> <p>... a separate case and record, the beginning of a separate civil [p]roceeding."United States v. Morgan, 346 U.S. 502, 506 n. 4 (1954)see also <a href="#">United States v. Pope, Nos. 03 CR 492, 13 CV 598, 2013 WL 1563038, at *3 n. 2 (E.D.N.Y. April 12, 2013)</a> . The Clerk of Court ...</p>	Jan. 23, 2014	Case		—
Cited by	<p><b>2. Agrawal v. United States</b> 2017 WL 3621793, *6 , S.D.N.Y. , (NO. 15CIV1724JSRHBP )</p> <p>Pro se petitioner Samarth Agrawal moves pursuant to 28 U.S.C. § 2255 to vacate, set aside or correct the sentence imposed on him by your Honor in the criminal case bearing Docket...</p> <p>... of ineffective assistance asserted in a petition for a writ of error coram nobis is assessed by the Strickland standard routinely applied in habeas proceedings. <a href="#">United States v. Pope, No. 03 CR 492 (RTD), No. 13 CV 598 (RTD), 2013 WL 1563038 at *1 (E.D.N.Y. Apr. 12, 2013)</a> )In order to ...</p>	Aug. 01, 2017	Case		—
Cited by	<p> <b>3. U.S. v. Lee</b> 2013 WL 8116841, *8 , W.D.Tenn. , (NO. CIV. 10-02698-JTF , CRIM. 09-20011 )</p> <p>On September 28, 2009, the petitioner, Jae Lee ("Lee), was sentenced to a term of imprisonment of twelve months and one day plus three years supervised release for one count of...</p> <p>... FN9. Indeed, in the time since Padilla was decided, courts have continued to apply the "separate" affirmative misadvice rule to pre-Padilla convictions. See, e.g., <a href="#">United States v. Pope, No. 13 CV 598(RTD), 2013 WL 1463038, at *1 (E.D.N.Y. Apr. 12, 2013)</a> )(stating that the Second Circuit's affirmative misrepresentation rule ...</p>	Aug. 06, 2013	Case		—