

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT  
FOR THE FOURTH CIRCUIT  
Charleston, SC (04/02/2012 - 04/02/2012 Session)

Page 1 of 1

---

11-1201	<a href="#">Briefs</a>	COMPUTER FRAUD AND ABUSE ACT: Did allegation that confidential and proprietary information was downloaded for competitive advantage state a claim.
WEC Carolina Energy Solutions v. Willie Miller ( Currie )		

---

11-1360	<a href="#">Briefs</a>	CIVIL: Whether district court erred in applying deferential standard of review to agency determination, in upholding agency determination, and in confirming arbitration award.
Harrell and Owens Farm v. FCIC ( Flanagan )		

---

10-5010	<a href="#">Briefs</a>	CRIMINAL: Whether Texas jail felony qualifies as prior felony for purposes of U.S. Sentencing Guidelines Manual Section 2L1.2(b)(1)(B); other issues.
US v. Rene Romero ( Osteen )		

Monday, April 02, 2012, Charleston School of Law – Charleston Music Hall 9:30 a.m.