## **Contents**

Preface	xi
Acknowledgments	xiii
About the Author	XV
Chapter 1	
Introduction	1
A. Definition	1
B. Legislative Models and Policy	2
C. Executive Branch and Federal Agency Cooperation	4
D. Separate Investigative Functions of Administrative	
Agencies and the Grand Jury	6
151	
Chapter 2	
Department of Justice Rules and Policy	9
A. United States Attorneys' Marwal (USAM), Organizations and Functions Manual	q
B. Government Policy Favoring Information	5
Sharing in Parallel Proceedings	11
Chapter 3	
Constitutionalissues	13
A. Constitutionality of Parallel Proceedings	13
1. Dangers of Information Sharing	13
2. When Notice of Parallel Proceedings is Required	14
3. Bad Faith: "Kordel Due Process Claims"	16
Cases Rejecting Kordel Claims	18
Cases Rejecting Stringer Claims	18
4. Trickery or Deceit: "Tweel Violations"	18
Cases Rejecting Scrushy, Stringer, and Kordel claims	20
5. Perjury Trap	20
B. Fifth Amendment	20
1. Holder of the privilege	20
2. Waiver	21

3. Testimonial Privilege	22
4. Benefits of Invoking the Privilege	22
5. Negative Consequences of Assertion	23
C. Double Jeopardy	24
1. Cases Rejecting a Constitutional	
Double Jeopardy Violation	27
D. Excessive Fines Clause	28
E. Grand Jury Secrecy	29
1. General Rule	29
2. Exceptions in Parallel Proceedings	29
3. Consultation Disclosures	30
4. Civil Use Disclosures	31
5. Abuses	31
F. Search Warrant Disclosures	32
Chapter 4	22
3. Consultation Disclosures 4. Civil Use Disclosures 5. Abuses F. Search Warrant Disclosures  Chapter 4  Procedural Issues A. Discovery 1. Discovery Rules in a Criminal Case	33
A. Discovery	33
	33
2. Discovery Rules in a Civil Case	34
3. Government Strategy	34
B. Protective Orders	35
C. Stay of Civil Proceedings	36
1. Court's Discretion to Stay a Civil Case	36
2. Standards for Granting a Stay	37
3. Burden of Proof	39
4. Government Requests	39
5. Defense Requests	41
D. Collateral Estoppel	43
1. The Doctrine of Collateral Estoppel	43
2. Criminal Convictions and Plea Agreements	43
3. Deferred Prosecution Agreements	45
4. Civil Judgments	46
5. Settlements in SEC Enforcement Actions	46
6. Strategy	46

Contents	vii
E. Joint Defense Agreements	47
F. Global Settlements	49
Department of Justice Policy (USAM)	50
a. Requirement of Written Approval	50
b. Non-prosecution Agreements	50
c. Coordination of Criminal and Civil Cases	30
Involving Fraud Against the Government	51
d. Forfeiture Settlements in Conjunction	
with Plea Agreements	51
e. Federal Multi-district Health	=2
Care Fraud Initiatives	53
f. Medicare and Medicaid Fraud Sanctions	53
g. Disqualification by the Labor Department h. Environment and Natural Resource	54
Department Directive 99-20	54
2. Limitations	55
3. Ethical Issues	56
4. Admissibility Under the Federal Rules of Evidence	57
200	
Chapter 5	
Types of Cases	59
A. False Claims Act and <i>Qui Tam</i> Proceedings	59
1. Statutory Authority	59
2. Department of Justice Policy	59
3. False Claims Act	61
4. <i>Qui Tam</i> Actions	63
5. Affirmative Civil Action Enforcement (ACE)	64
6. Civil Investigative Demands (CID)	66
B. Securities	67
1. Statutory authority	67
2. SEC Parallel Proceedings Policy	67
3. Wall Street Reform and Consumer Protection Act of 2010	69
4. Relevant Case Law	70
a. Authority to Conduct Parallel Proceedings	70
b. Assertion of the Fifth Amendment	
in SRO Proceedings	70

	c. Parallel Derivative Actions and Securities Class Action Lawsuits	71
	5. Automatic Stays	71
	6. Discretionary Stays	72
c	Commodities	73
С.	1. Regulatory Authority	73
	2. Dismissal Without Prejudice	74
D	Bankruptcy	74
٠.	U.S. Trustees Manual	74
	2. Pre and Post Criminal Referral	75
		75
	4. Fifth Amendment Privilege	76
	5. Attorney-Client Privilege	77
	6. Rule 2004 Examination	78
	7. Stays in Bankruptcy	78
	8. Double Jeopardy	79
E.	Environmental	79
	1. Statutory Provisions	79
	<ol> <li>Information Sharing and Protective Orders</li> <li>Fifth Amendment Privilege</li> <li>Attorney-Client Privilege</li> <li>Rule 2004 Examination</li> <li>Stays in Bankruptcy</li> <li>Double Jeopardy</li> <li>Environmental</li> <li>Statutory Provisions</li> <li>Department of Justice Policy</li> </ol>	79
	3. EPA Definition of Parallel Proceedings	82
	4. EPA Parallel Proceedings Policy	82
F.	Health Care Fraud	84
	1. Statutory Authority	84
	2. Department of Justice Policy	85
	3. Authorized Investigative Demands (AID)	86
	4. Strategy	88
G.	Tax	89
	1. Parallel Civil Audits and Criminal Investigations	89
	2. Department of Justice Policy	90
	3. Section 6103 Confidentiality and Disclosure Rules	92
	4. Case Strategies and Theories	92
	5. Administrative Summonses	93
Н.	Financial Institution Fraud	94
	1. Statutory Authority	94
	2. Disclosure of Grand Jury Information	95

Contents	ix
I. Claims Involving Third Party Insurers	96
1. Fidelity Bonds	96
2. Director and Officer Liability Coverage	97
Chapter 6	
Inspector General Subpoenas	101
Chapter 7	
International Parallel Proceedings	105
A. Introduction	105
B. Courts of Adjudication	106
C. International Arbitration	108
1. Treaties and OECD Initiatives	108
2. Arbitration Tools	110
D. Recent International Case Law	
C. International Arbitration 1. Treaties and OECD Initiatives 2. Arbitration Tools D. Recent International Case Law Addressing Jurisdictional Issues	114
Appendices	117
A. USAM 1997 Parallel Procedures Memorandum	119
B. Sample Joint Defense Agreement	123
C. Index and Content: USAM Global Settlement Policies	129
D. U.S. Trustees Manual, Ch. 5-13	133
E. Tax Resource Manual, Ch. 22 Coordination of Parallel Criminal,	
Civil and Administrative Tax Proceedings	137
F. EPA Parallel Proceedings Policy	141
G. Guidelines for Multi-district Health Care Fraud Initiatives	143