CONFERENCE ON IMMIGRATION AND NATIONALITY LAW

UT LAW CLE

Texas Crimmigration

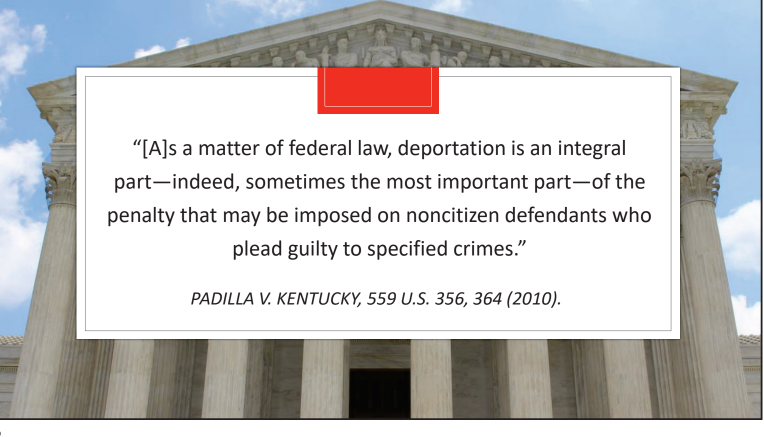


Nicolas Chavez Chavez & Valko, LLP Fort Worth, TX



Amelia Ruiz Fischer Fischer & Fischer Attorneys at Law Nacogdoches, TX

School of Law



Our Duties in "Crimmigration" Matters

Collaborate with defense counsel

- Understand State and Federal Laws
- •Offer guidance
- Advocate for client's future
 - •Bond, relief, benefits, natz, etc

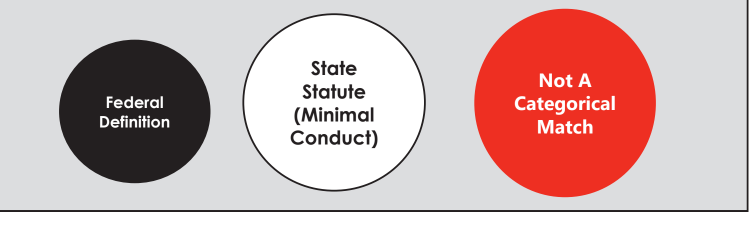




3

Categorical Approach

- Step 1. Identify the federal deportation offense. Federal statute or generic definition
- Step 2. Identify minimum conduct as proscribed by the state statute
- Step 3. Compare statute elements with federal definition



Step 4? Realistic Probability Test

- Gonzales v. Duenas-Alvares, 549 U.S. 183 (2007) requiring a "realistic probability" – not theoretical possibility – that a certain state statute falls outside the federal generic definition.
- If the minimum conduct is clearly not a categorical match, the inquiry should end.
- BUT not so in the Fifth Circuit (as it relates to agfels and controlled substances)
- CA5 requires a showing of an actual case that has been prosecuted for conduct outside the federal definition.
- But how do you meet the "actual case" requirement with the CA5??? (not settled yet)

5

Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Texas Crimmigration

First appeared as part of the conference materials for the 48th Annual Conference on Immigration and Nationality Law session "Texas Crimmigration"