

(1) *Rose v. US*, No. 04-CO-434 (DC 8/4/05): DCCA affirmed denial of motion to seal arrest records; any error was harmless.

(2) *Powell v. US*, No. 00-CF-1618 (DC 8/4/05): DCCA affirmed conviction for misdemeanor sexual abuse at bench trial, because government's failure to disclose existence of, and test results on, "sex kit" did not violate Brady.

(3) *Lyles v. US*, No. 01-CF-1513 (DC 8/4/05): DCCA affirmed conviction despite prosecution's failure to disclose Maryland police officer's report and notes as Jencks material, because documents not in possession of US Government or DC MPD.

(4) *Jones v. US*, No. 01-CF-936 (DC 8/4/05): DCCA affirmed murder convictions despite denial of motion to suppress ID (arguably suggestive photo arrays).

(5) *Burns v. US*, No. 04-CO-183 (DC 8/4/05): DCCA affirmed denial of another motion to seal arrest records.