

**10-7387 SETSER V. UNITED STATES**

DECISION BELOW: 607 F.3d 128

LOWER COURT CASE NUMBER: 08-10835

QUESTION PRESENTED:

I

Does a district court have authority to order a federal sentence to run consecutive to an anticipated, but not-yet-imposed, state sentence?

II

Is it reasonable for a district court to provide inconsistent instructions about how a federal sentence should interact with state sentences?

ORDER OF JUNE 15, 2011

EVAN A. YOUNG, ESQUIRE, OF AUSTIN, TEXAS, IS INVITED TO BRIEF AND ARGUE THIS CASE, AS *AMICUS CURIAE*, IN SUPPORT OF THE JUDGMENT BELOW.

CERT. GRANTED 6/13/2011