

# Download United States, Appellants V. John W. Low Et Al.

Homelessness is the condition of people lacking "a fixed, regular, and adequate nighttime residence" as defined by The McKinney–Vento Homeless Assistance Act.No. 1. APPEAL FROM THE UNITED STATES DISTRICT COURT. FOR THE DISTRICT OF KANSAS.[\*] Argued December 9, 1952. — Reargued December 8, 1953. Decided May 17, 1954.SECURITIES INDUSTRY ASSOCIATION et al., Petitioners, v. BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM et al. UNITED STATES v. BOYLE, Executor of the Estate of Boyle.The April 2019 issue of the Third Circuit Bar Association newsletter On Appeal is out, and available online at this link. The new issue features a welcome-to-the-court profile of new Judge David Porter and a warm tribute to recently retired Judge Thomas Vanaskie by one of his former law clerks., United States, Appellants V. John W. Low Et Al.

**Other Files :**