Document 1149

```
The Justice Department is in the process of trying to gain control over a law that federal Judge David Sentelle recently called a "monster ."

q:i-h-h named:x-c named
       Needless to say , he was talking about RICO are-h are-h are-h - pron:x _ v_about:e-p pre-u-i named:x-c
                                      its recently revised guidelines for RICO , Justice makes it clear that the law currently holds too many incentives for abuse by prosecutors . q:i-h-h a:e-e v:e-i-p n:x p:e-u-i named:x-c v_cause:e-i-h a_of:e-h q:i-h-h n:x a:e-e v:e-i-p comp:e-u-u much-many_a:e-p n_to:x-i _ n_of:x-i p:e-u-i n:x _ _
                                          strongly suggest that Justice 's prosecutions of Drexel Burnham Lambert , Michael Milken and Princeton/Newport violated notions of fundamental fairness are-e v_to:e-i-h-i _ named:x-c _ n_of:x-i _ named:x-c _ na
      Justice is attempting to avoid a replay of these tactics . named:x-c _ v:e-i-h _ v:e-i-p q:i-h-h _ n_of:x-i _ q_dem:i-h-h _ n:x _ _
                                                                      guidelines limit the pretrial forfeitures of assets of RICOed defendants and their investors , clients , bankers and others . n:x v:e-i-p q:i-h-h n:x n:x p:e-x-i n:x p:e-x-i a:e-u n:x _ q:i-h-h n:x _ n:x 
    This follows earlier new guidelines from the Tax Division prohibiting Princeton/Newport-like tax cases from masquerading as RICO cases x:x v:e-i-p a:e-i a:e-p n:x p:e-u-i q:i-h-h named:x-c n_of:x-i _ v:e-i-p p:e-u-i named:x-c n_of:x-i _ v:e-i-p
 The forfeiture memo cited "considerable criticism in the press , because of a perception that pre-trial freezing of assets is tantamount to a seizure of property without due process ."

q:i-h-h n:x n:x v_for:e-i-p a:e-p n:x p:e-u-i q:i-h-h n:x p:e-u-i q:i-h-h n:x p:e-u-i a:e-p n_of:x-i _
                                                                                                                                                                                                                                                    if the
                                                                                                       cutors not to seek forfeitures if there are "less intrusive" alternatives, such as bonds, and in any case not to seek forfeitures "disproportionate to the defendant 's crime."

cx neg:e-h _ v:e-i-p n:x x:e-h-h _ v_there:e-i _ compre-u-u a:e-u _ n_to:x-i _ p:e-u-i p:e-u-i n:x _ _ p:e-u-i q:i-h-h n_of:x-i neg:e-h _ v:e-i-p n:x _ a:e-p p:e-u-i q:i-h-h n:x _ n:x _ _ n:x
   These changes come a tad late for Princete q_dem:i-h-h n_of:x-i v:e-i card:i-i-c n:x a_for:e-p-i _ nan
                                                                                                                                                                                            late for Princeton/Newport , the first RICOed securities firm a_for:e-p-i _ named:x-c _ q:i-h-h ord:i-i-c a:e-u n:x n:x
         It was forced into liquidation before trial when investors yanked their funds after the government demanded a huge pre-trial asset forfeitur pron: x v:e-i-p-h p:e-u-i n:x v:e-i-h n:x v:e-i-p q:i-h-h n:x v:e-i-p q:i-h-h n:x v:e-i-p q:i-h-h a:e-p n:x n:x n:x
                                                                                                                                                                                                                                                                                                                                                                                                                               t , made the rational decision to withdraw their money ; for the firm , the liquidation was sentence first , verdict later . v_cause:e-i-h q:i-h-h a:e-p n:x-h _ v:e-i-p q:i-h-h n:x _ x:e-h-h q:i-h-h n:x _ q:i-h-h n:x _ q:i-h-h n:x v_id:e-p-i v_to:e-i-p ord:i-i-c _ n:x time_n:x _
                                                                                                                                                                                                                                                                                                                                                  Compound
                                                 compound
                                                                                                                                                 ARG2 (C
         Princeton/Newport investors , including McKinsey & Co. and the Harvard endowmer named:x-c n:x v:e-i-p named:x-c n:x n:x q:i-h-h named:x-c n:x
                                                                                                                                                                                                                                                                                                                              Harvard endowment
The experience of Princeton/Newport and initiation of other RICO-forfeiture cases against legitimate businesses taught Drexel that a RICOed investment bank would be an ex-investment bank would be an ex-investment bank would be an ex-investment bank nof:x-i v:e-i-p-h named:x-c q:i-h-h a:e-u n:x n_of:x-i v_modal:e-h v_id:e-p-i q:i-h-h n:x n_of:x-i
```

