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Schaffner argues that applying § 2251(a) to his conduct exceeds the authority of the federal government under the Commerce Clause of the Constitution of the United States. For the reasons set forth in this opinion, we affirm the district court's denial of his motion to dismiss the indictment.¹ Pursuant to 18 U.S.C. § 3731, the United States appeals from the district court's dismissal of a criminal indictment charging the defendant Schaffner with obstructing the administration of justice, 18 U.S.C. § 1503, by hiding a witness whose testimony would have been unfavorable to his client. *LASKY v. COMMISSIONER OF INTERNAL REVENUE*. United States Court of Appeals, Ninth Circuit. , 13 Jun 1956. U. Edit. *WHITE'S WILL v. COMMR. OF INTERNAL REVENUE*. Circuit Court of Appeals, Third Circuit. , 10 May 1944. CITED BY 3. Showing top 3 of 3 judgment(s). ...Parties, docket activity and news coverage of federal case Schaffner v. United States Trustee, case number 2:12-cv-00167, from Kentucky Eastern Court. - United States V. Schaffner