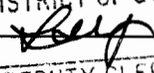


IN THE UNITED STATES COURT FOR THE DISTRICT OF UTAH
CENTRAL DIVISION

FILED
U.S. DISTRICT COURT
2008 MAR -5 P 2:59

DISTRICT OF UTAH

BY: 
DEPUTY CLERK

IN RE: PETITIONS FOR RETROACTIVE
APPLICATION OF NOVEMBER 1, 2007
AMENDMENT TO CRACK COCAINE
OFFENSE LEVEL GUIDELINES

ADMINISTRATIVE ORDER

General Order No. 08001

Pursuant to the provisions of the Criminal Justice Act, Title 18, U.S.C. §3006A(a)(1) and (c), the Federal Public Defender Office for the District of Utah is hereby appointed to represent any defendant, previously determined to have been entitled to appointment of counsel, to determine whether or not that defendant may qualify to seek reduction of sentence and to present any motions or applications for reduction of sentence in accordance with the revised base offense levels for crack cocaine, Section 2D1.1, U.S.S.G.

Criminal Justice Act panel attorneys who were previously appointed to represent defendants may resume their appointment to investigate and pursue any similar claims for their clients. In the event the Criminal Justice Act panel attorney is no longer available to provide such representation or wishes to decline this representation, the Federal Public Defender Office is hereby appointed to represent those clients previously represented by Criminal Justice Act panel attorneys. Should the Federal Public Defender Office determine that there is a conflict with

regard to the representation of a particular defendant, the Clerk of the Court, in accordance with the standard procedure of this court, is authorized to appoint a member of the Criminal Justice Act panel of this court.

All motions and pleadings seeking a sentence reduction or in opposition to such reduction will be filed in the original criminal proceeding. In the event that the sentencing judge in the original proceeding is not available, the case shall be reassigned on a random basis.

SO ORDERED this 4th day of March, 2008.



TENA CAMPBELL, Chief Judge
United States District Court
District of Utah