

FILED

IN THE UNITED STATES DISTRICT COURT FOR THE
EASTERN DISTRICT OF OKLAHOMA

NOV - 5 2014

IN RE APPLICATION OF)
AMENDMENT 782 TO UNITED)
STATES SENTENCING)
GUIDELINES)

By PATRICK KEANEY
Clerk, U.S. District Court
Deputy Clerk

General Order No. 14-02

GENERAL ORDER

Based on the retroactive application of Amendment 782 to the United States Sentencing Guidelines, the Court directs that the following procedure be used.

The Federal Public Defender for the Eastern District of Oklahoma is appointed to provide an initial advisement of the application of Amendment 782 to all defendants convicted in this District who may be eligible for a reduction of sentence. The Federal Public Defender shall coordinate with the United States Probation Office for the Eastern District of Oklahoma in making the determination as to the eligibility of any defendant for the application of Amendment 782.

In the event that a conflict of interest prevents the Federal Public Defender from continuing representation of a defendant, a defendant desires to be represented by retained counsel, or a defendant wishes to proceed *pro se*, the Federal Public Defender shall file a pleading so advising the assigned judicial officer. The Court will arrange for the appointment of CJA counsel if there is a conflict of interest. Unless representation of a defendant is assumed by private counsel, CJA counsel, or the defendant chooses to proceed *pro se*, the Federal Public Defender shall present any request for reduction of sentence.

The Court Clerk's Office shall promptly notify the Federal

Public Defender of all pro se motions, petitions, or requests for sentence reduction which relate to Amendment 782. Such requests will be reviewed by the Federal Public Defender and addressed in the manner described.

The United States Probation Office is authorized to disclose previously prepared pre-sentence reports to the defendant's counsel, Federal Public Defender, newly-appointed CJA counsel, or privately retained counsel. All requests for sentence reduction, opposition to a reduction, or advisements of such matters as are described above shall be filed in the original criminal case.

IT IS SO ORDERED this 5th day of November, 2014.



JAMES H. PAYNE, CHIEF
UNITED STATES DISTRICT JUDGE