FOR PUBLICATION

UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

United States of America,

Plaintiff-Appellee,

V.

Frazer Scott Piccolo,

Defendant-Appellant.

No. 04-10577

D.C. No.
CR-04-00083LRH/PAL
District of Nevada,
Las Vegas
ORDER

Filed April 20, 2006

Before: Betty B. Fletcher, John R. Gibson,* and Marsha S. Berzon, Circuit Judges.

ORDER

The opinion filed April 3, 2006, slip op. 3655, is hereby amended as follows:

1. Third line of slip op. 3666, before "United States v. Bryant" add the following: "United States v. Thomas, 361 F.3d 653, 657-60 (D.C. Cir. 2004) (concluding under a categorical approach that "the offense of escape is a crime of violence within the meaning of . . . § 4B1.2(a)"), vacated and remanded, 543 U.S. 1111 (2005) (remanding in light of United States v. Booker, 543 U.S. 220 (2005));"

^{*}The Honorable John R. Gibson, Senior United States Circuit Judge for the Eighth Circuit, sitting by designation.

- 2. Fourth line from the bottom of slip op. 3666, delete "Our view is that the powder-keg "approach taken by the other circuits proves too much." *United States v. Thomas*, 333 F.3d 280, 282 (D.C. Cir. 2003)." Add "In our view, the powder-keg rationale adopted by other circuits proves too much."
- 3. Third line of slip op. 3667, delete "See Thomas, 333 F.3d at 283 (distinguishing the case of "[a] prisoner not returning to a halfway house," which "may not inherently create a risk of harm to others");" Add: "See".

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