

PRECEDENTIAL

UNITED STATES COURT OF APPEALS
FOR THE THIRD CIRCUIT

No. 06-3434

UNITED STATES OF AMERICA

v.

VALERIE MANZELLA,

Appellant

Appeal from the United States District Court
for the Western District of Pennsylvania
(D.C. Criminal Action No. 05-cr-00289)
District Judge: Honorable Arthur J. Schwab

Argued December 5, 2006

Before: RENDELL and AMBRO, Circuit Judges
BAYLSON,* District Judge

(Opinion filed February 2, 2007)

Lisa B. Freeland
Federal Public Defender
Kimberly R. Brunson, Esquire (Argued)
Office of Federal Public Defender
1001 Liberty Avenue
1450 Liberty Center
Pittsburgh, PA 15222

*Honorable Michael M. Baylson, United States District Judge for the Eastern
District of Pennsylvania, sitting by designation.

Counsel for Appellant

Mary Beth Buchanan
United States Attorney
Robert L. Eberhardt, Esquire (Argued)
Kelly R. Labby, Esquire
Office of United States Attorney
700 Grant Street
Suite 4000
Pittsburgh, PA 15219

Counsel for Appellee

ORDER AMENDING PUBLISHED OPINION

AMBRO, *Circuit Judge*

It is now ordered that the published Opinion in the above case filed February 2, 2007, be amended as follows:

On page 10, Section II, fifth line down, add an “s” to “*United State*”, so the cite reads “*United States v. Howerter*”.

On page 15, the last sentence of the only full paragraph, delete the letter “s” in the word “programs”, so the phrase reads, “a rehabilitative program is a practice Congress was unwilling to endorse.”.

On page 23, the first sentence of subsection B, delete the word “Additionally” and the comma, and then capitalize the word “We”, such that it begins the sentence.

By the Court,

/s/ Thomas L. Ambro, Circuit Judge

Dated: February 8, 2007