United States Court of Appeals For the First Circuit

Nos. 06-1283 07-1001

UNITED STATES OF AMERICA,

Appellee,

v.

DAVID MORALES-MACHUCA, QUESTER STERLING-SUÁREZ,

Defendants, Appellants.

ERRATA SHEET

The opinion of this Court issued on October 17, 2008, is corrected as follows:

On p. 25, lines 4-11: Delete sentence beginning with "A sentence" and ending with "original)." and substitute with:

"We review sentences for reasonableness regardless of whether they fall inside or outside the applicable Guideline sentencing range. <u>United States</u> v. <u>Jiménez-Beltre</u>, 440 F.3d 514, 519 (1st Cir. 2006) (en banc). Nevertheless, "a defendant who attempts to brand a within-the-range sentence as unreasonable must carry a heavy burden." <u>United States</u> v. <u>Van Anh</u>, 523 F.3d 43, 59 (1st Cir. 2008) (citing <u>United States</u> v. <u>Pelletier</u>, 469 F.3d 194, 204 (1st Cir. 2006))."