NONPRECEDENTIAL DISPOSITION

To be cited only in accordance with Fed. R. App. P. 32.1

ed. R. App. P. 32.1

United States Court of Appeals

For the Seventh Circuit Chicago, Illinois 60604

Submitted June 11, 2007 Decided June 28, 2007

Before

Hon. WILLIAM J. BAUER, Circuit Judge

Hon. ILANA DIAMOND ROVNER, Circuit Judge

Hon. ANN CLAIRE WILLIAMS, Circuit Judge

No. 06-3390

UNITED STATES OF AMERICA, Plaintiff-Appellee,

v.

RONALD E. BLAKE, Defendant-Appellant. Appeal from the United States District Court for the Southern District of Illinois.

No. 02 CR 30086

G. Patrick Murphy, *Chief Judge*.

ORDER

The defendant-appellant was not given his right of allocution after the case was remanded for resentencing. The government agrees that the judge made a mistake but says that it was harmless beyond a reasonable doubt. We are less sure of that proposition.

Accordingly, the case is remanded again for resentencing and this time the defendant-appellant must be accorded his allocution rights.