NONPRECEDENTIAL DISPOSITION

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

United States Court of Appeals

For the Seventh Circuit Chicago, Illinois 60604

Argued April 19, 2013 Decided August 15, 2013

Before

FRANK H. EASTERBROOK, Chief Judge

RICHARD A. POSNER, Circuit Judge

ANN CLAIRE WILLIAMS, Circuit Judge

No. 12-1809

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

Appeal from the United States

District Court for the Western

District of Wisconsin.

v.

No. 11 CR 25-WMC

MAURICE MAXWELL,

Defendant-Appellant.

William M. Conley,

Chief Judge.

ORDER

On July 19, 2013, this court ordered a limited remand under the procedure set forth in *United States v. Paladino*, 401 F.3d 471, 483–84 (7th Cir. 2005), so that the district court could state on the record whether the sentence remains appropriate now that *Dorsey v. United*

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States, 132 S. Ct. 2321, 2335–36 (2012) has confirmed that the lower mandatory minimums under the Fair Sentencing Act (FSA) apply to all defendants sentenced after August 3, 2010. See United States v. Maxwell, __F.3d__, 2013 WL 3766519 (7th Cir. July 19, 2013).

The district judge has replied he cannot conclude that he would have imposed the same sentence at the time of Maxwell's original sentencing had he known that the FSA applied. Specifically, Judge Conley states that Maxwell's revised Sentencing Guidelines range under the FSA "would play some role in arriving at an appropriate sentence on remand." Accordingly, pursuant to *Paladino*, we **VACATE**Maxwell's sentence and **REMAND** to the district court for resentencing.