UNITED STATES COURT OF APPEALS FOR THE SEVENTH CIRCUIT

Everett McKinley Dirksen United States Courthouse Room 2722 - 219 S. Dearborn Street Chicago, Illinois 60604



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ORDER

June 26, 2017

Before

ILANA DIAMOND ROVNER, Circuit Judge DIANE S. SYKES, Circuit Judge DAVID F. HAMILTON, Circuit Judge

	UNITED STATES OF AMERICA, Plaintiff - Appellee
No. 15-2170	v.
	DEANDRE ARMOUR, Defendant - Appellant

Originating Case Information:

District Court No: 1:13-cr-00159-SEB-DKL-1

Southern District of Indiana, Indianapolis Division

District Judge Sarah Evans Barker

The following is before the court: **MOTION PURSUANT TO 28 U.S.C. § 1651 AND/OR RULE 60(a) OF CIVIL PROCEDURE TO CORRECT A CLERICAL MISTAKE**, filed on May 30, 2017, by pro se Appellant.

Duryea Rogers moves to amend our opinion in the appeal of his co-defendant, Deandre Armour. *United States v. Armour*, No. 15-2170. Rogers explains that the opinion incorrectly states that he testified against Armour, and he asks us to correct the opinion to reflect that he did not cooperate with the government. The government responds that it does not object to the change. Therefore,

IT IS ORDERED that the opinion is **AMENDED** as follows:

In the last paragraph on page 2, the sentence that reads "Both testified against Armour, who went to trial" shall be replaced with the sentence "Hardy testified against Armour, who went to trial."

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