USA v. Advantage Medical Transport In, et al

Doc. 3012703148

NOT PRECEDENTIAL

UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

No. 15-3853

UNITED STATES OF AMERICA

v.

ADVANTAGE MEDICAL TRANSPORT INC; SERGE SIVCHUK,

Appellants

On Appeal from the United States District Court for the Middle District of Pennsylvania (District Court Criminal Nos. 1-12-cr-00004-001 and 1-12-cr-00004-002) District Judge: Honorable Christopher C. Conner

ORDER AMENDING OPINION

IT IS HEREBY ORDERED that the Not Precedential Opinion filed in this case on June 21, 2017, be, and hereby is, amended as follows:

In Part II(A)(1), the recitation of relevant beneficiaries contains an error. It is hereby amended to read, at page 9, "Sandra Bo., David T., and Michael M." Also, in that same section and page, there is an error in the amount of loss attributable to these beneficiaries. The amount identified in the opinion is corrected to read "\$54,352."

Further, in Part III, at page 23, the recitation of beneficiaries is amended to read "Sandra Bo., David T., and Michael M."

Amendment of this not-precedential opinion is so ordered and these errors are hereby corrected.

Very truly yours,

Marcia M. Waldron

Marcia M. Waldron,

Clerk

cc: Stephen R. Cerutti, II, Esq.

Mark S. Greenberg, Esq.