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Kapral v. USA

Precedential or Non-Precedential:

Docket 97-5545

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UNITED STATES COURT OF APPEALS
FOR THE THIRD CIRCUIT

No. 97-5545
Kapral v. USA

The following modifications have been made to the Court's opinion issued on February 2, 1999 in the above-entitled appeal and will appear as part of the final version of the opinion:

On page 25 of the slip opinion, please remove the "," after the word "but" so that the sentence reads as follows: I would not quarrel with the canon set out in Russello even if it were my prerogative to do so, but I do not agree

On page 27, please insert a "." following the closed parenthesis so that the sentence reads as follows: See 464 U.S. at 23 ("We would not presume to ascribe this difference to a simple mistake in draftsmanship.").

Lastly, on page 28, please insert quotation marks following the word "final" so that the sentence reads as follows: Like many prior habeas reform bills introduced during the preceding decade, . . . including "the date on which the judgment of conviction becomes final."

/s/ P. Douglas Sisk,
Clerk

February 11, 1999□