

## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF OKLAHOMA



IN RE:	AUTHORIZATION FOR U.S. PROBATION
<b>OFFICE</b>	ERS TO DISCONTINUE COLLECTION OF
MONTH	HLY REPORT FORMS (Standard Conditions of
	sion #2) ON CASES SENTENCED PRIOR TO
	BER 4, 2011

DEC 1 8 2013

G.O. 13-8

U.S. DIST. COURT WESTERN BIST. OF OKLA BY\_\_\_\_\_\_\_BEPUTY

## **ORDER**

At its September, 2011, meeting, the Judicial Conference of the United States approved the recommendation of the Criminal Law Committee to amend standard condition of supervision #2 on AO Forms 245, 245-B-D, 2451, 246 and PROB 7A. Standard condition #2 previously required offenders serving terms of probation or supervised release to submit a written report to the probation office within the first five days of each month. The 2011 amendment eliminated the five day reporting requirement and requires instead that offenders report "in the manner and frequency directed by the Court or probation officer." This change was intended to provide greater flexibility in the manner in which offenders may report (such as the availability of on-line or electronic reporting) as well as eliminate redundant reporting.

ORDERED that all federal offenders under the supervision of the U.S. Probation Office for the Western District of Oklahoma (regardless of original sentencing date) shall be subject to the September, 2011, revision to standard condition #2, which reads, "The defendant shall report to the probation officer in a manner and frequency directed by the Court or probation officer."

IT IS SO ORDERED this 18thday of December

VICKI MILES-LAGRANGE, CHIEF UNITED STATES DISTRICT JUDGE

RÓBIN J. CAÚZHRON UNITED STÁTES DISTRICT JUDGE.

STEPHEN P. FRIOT UNITED STATES DISTRICT JUDGE

JOE HEATON UNITED STATES DISTRICT JUDGE

TIMOTHY-D. DeGIUSTI UNITED STATES DISTRICT JUDGE