18-7739 HOLGUIN-HERNANDEZ V. UNITED STATES

DECISION BELOW: 746 Fed.Appx. 403

LOWER COURT CASE NUMBER: 18-50386

QUESTION PRESENTED:

Whether a formal objection after pronouncement of sentence is necessary to invoke appellate reasonableness review of the length of a defendant's sentence.

K. WINN ALLEN, ESQUIRE, OF WASHINGTON, D.C. IS INVITED TO BRIEF AND ARGUE THIS CASE, AS *AMICUS CURIAE*, IN SUPPORT OF THE JUDGMENT BELOW.

THE MOTION OF PETITIONER FOR APPOINTMENT OF COUNSEL IS GRANTED, AND PHILIP J. LYNCH, ESQ., OF SAN ANTONIO, TEXAS, IS APPOINTED TO SERVE AS COUNSEL FOR PETITIONER IN THIS CASE.

CERT. GRANTED 6/3/2019