

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLORADO**

IN THE MATTER OF)
LOCAL RULES OF PRACTICE)

GENERAL ORDER 2002-3

FILED
UNITED STATES DISTRICT COURT
DENVER, COLORADO
JAN 16, 2002
JAMES R. MANSPEAKER,
CLERK

**ORDER CONCERNING PROCEDURES FOR GUIDELINE SENTENCING
UNDER THE SENTENCING REFORM ACT OF 1984**

The court finding it necessary for the orderly administration of justice that procedures concerning the procedures for guideline sentencing under the Sentencing Reform Act of 1984 be established, hereby

ORDERS as follows:

A. Within five days after a conviction is obtained by jury verdict or court finding, the attorney for the government shall submit to the Probation Office, and serve upon the defendant and defendant's counsel, a sentencing statement setting forth sentencing factors to be considered at sentencing.

B. Within 14 days after the sentencing statement is submitted by the government, the defendant may submit to the Probation Office, and serve upon counsel for the attorney for the government, a sentencing statement setting forth factors to be considered at sentencing.

C. If a defendant requires an interpreter for a sentencing hearing, defense counsel shall contact the deputy clerk designated as courtroom services specialist two weeks before the hearing to obtain the assistance of a designated interpreter in translating the presentence investigation report.

IT IS FURTHER ORDERED that this order supersedes General Order 1994-3.

GENERAL ORDER 2002-3

Dated this 16th day of January, 2002, at Denver, Colorado.

By the Court:

Lewis T. Babcock, Chief Judge

Wiley Y. Daniel, Judge

Richard P. Matsch, Judge

Walker D. Miller, Judge

Edward W. Nottingham, Judge