

## GUIDE TO U.S. SENTENCING COMMISSION'S AMENDMENT 821

# PART B (RETROACTIVE)



WHO DOES THIS AFFECT?

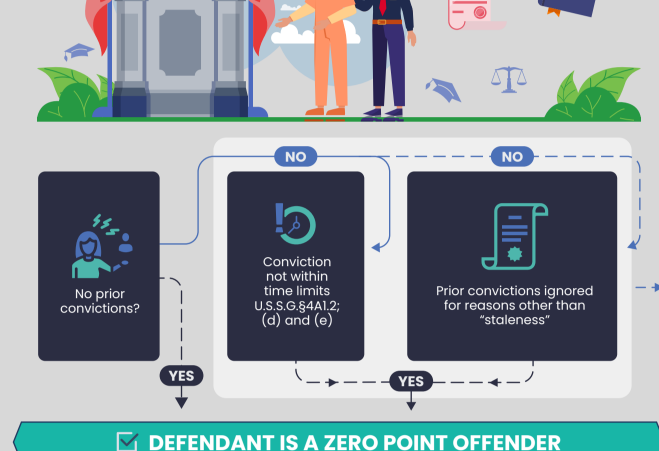


Amendment Effective Date:

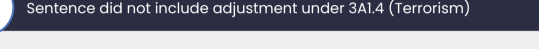
Estimated: 7,272 Inmates

11/1/2023

IS DEFENDANT A ZERO POINT OFFENDER?



ARE ALL OF THE FOLLOWING TRUE?





Not a sex offense

Defendant did not receive an adjustment under §3B1.1, and was not engaged

Offense not covered by §2H1.1 (offenses Involving Individual Rights)

in a continuing criminal enterprise, as defined in 21 U.S.C. § 848.

Did defendant

receive a

downward

Has defendant

been sentenced

Defendant did not cause substantial financial hardship

No hate crime or human rights offense

No firearms or dangerous weapon used

No Violence

—— YES ——



PLEASE NOTE

Non-Custodial Qualification: If Amendment 821

Note: Reduction not automatic. Judge must consider 3553(a) factors

1 (855) 778-8654

application places defendant in Zone A or Zone B of the Sentencing Table, the Commission recommends

As the above chart illustrates, Federal sentencing is complicated. The path to re-sentencing under the guideline amendments starts

non-custodial sentence.

The Commission projects reduction of 17.6% on average.

with data and analysis. We recommend contacting
SentencingStats.com today for your assessment.

