

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF ALABAMA
EASTERN DIVISION

UNITED STATES OF AMERICA,

VS.

CR

DEFENDANT

ORDER

The court has before it the request of Mr. _____ and the statement of Ms. _____, both filed December 8, 1994 in response to the December 2, 1994 order. Having considered the matters referred to in the December 2, 1994 order, together with the two documents described above, Mr. _____, [address], [telephone number], is hereby appointed counsel for defendant pursuant to 21 U.S.C. § 848(q), such appointment being made pursuant to the Criminal Justice Act, 18 U.S.C. § 3006A. Mr. _____ is hereby admitted pro hac vice to this court. Since the appointment of Mr. _____ is as replacement counsel, Mr. _____ (and to the extent appropriate, [law firm name]) is relieved as court-appointed counsel and as counsel of record for defendant. The clerk of court is directed to enter Mr. _____'s name as counsel of record for defendant but Ms. _____ remains as a counsel of record for defendant and a copy of all matters mailed by the clerk of court or by counsel for the United States also should be

mailed to Ms. _____, [law firm], [address], who was admitted pro hac vice on June 23, 1994.

DONE this 14th day of December, 1994.

UNITED STATES DISTRICT JUDGE