

**From:** [~^! AIPOALANI, ~^! HANALET](#)  
**Subject:** [External] \*\*\*Request to Staff\*\*\* AIPOALANI, HANALET, [REDACTED]  
**Date:** Thursday, October 13, 2022 8:20:21 PM

---

CAUTION: This email originated from outside the organization. DO NOT click links or open attachments unless you recognize the sender and know the content is safe.

To: 2K2.1, 3D1.1, 4B1.2, and 924(c)  
Inmate Work Assignment: N/A

\*\*\*ATTENTION\*\*\*

Replies to this message will not be delivered.

\*\*\*Inmate Message Below\*\*\*

RE: SECTIONS 2K2.1, 3D1.1, 4B1.2, AND 924(C)

Dear Honorable United States Sentencing Commission:

As you advance changes to the U.S.S.C. Guidelines Manual 2020 published November 1, 2018, I humbly ask that you consider the following:

SECTION 2K2.1:

1. Reduce unnecessary enhancement by omitting (b)(5); as an enhancement for trafficking is presumed to be part of (b)(1).
2. In light of recent Supreme Court decisions in Johnson, Davis, and Taylor, make section 924(c) null and void; as in combination with (b)(6)(B) enhancement, defendant suffers unnecessary double-counting and, in most cases, punishment resulting in unwarranted sentencing disparities.

SECTION 3D1.1:

1. Amend 3D1.1(b), exclusions, to include new (b)(3) that reads, "Any count of conviction that includes the offenses of aiding and abetting, conspiring, and attempting to commit such offenses."
2. Further amend 3D1.1(b), exclusions, to include new (b)(4) that reads, "Any count of conviction that carries either a mandatory minimum or maximum sentencing the conflicts with another count of conviction that carries either a mandatory minimum or maximum sentencing."

SECTION 4B1.2:

1. Amend (a)(1) to read, "has as an element the use or threatened use of physical force against the person of another, excluding the offenses of aiding and abetting, conspiring, and attempting to commit such offenses."
2. Amend (b) by removing last period (.) of section and including after "...import, export, distribute, or dispense ", excluding the offenses of aiding and abetting, conspiring, and attempting to commit such offenses."
3. Remove from Commentary Application Notes the definitions of "crime of violence" and "controlled substance offense."

Thank you in advance for your consideration and I look forward to learning of the final outcome of your efforts to balance criminal offenses by right-sizing the appropriate punishment.

Regards,  
Hanalei Aipoalani, [REDACTED]

**From:** [Debbie Crawford](#)  
**To:** [Public Comment](#)  
**Subject:** [External] Guns  
**Date:** Wednesday, October 12, 2022 11:05:10 PM

---

CAUTION: This email originated from outside the organization. DO NOT click links or open attachments unless you recognize the sender and know the content is safe.

I think the laws on gun sales are wrong.I do not believe you should give a man 10 years for the sales of a gun to a felon.There's no way to know a person is a felon anyway,The only people that can run a background is the sheriff department or a gun store.

Sent from my iPhone

**From:** [~^! MILLER, ~^!NATHAN](#)  
**Subject:** [External] \*\*\*Request to Staff\*\*\* MILLER, NATHAN, [REDACTED], CAA-F-A  
**Date:** Friday, October 14, 2022 8:51:17 AM

---

CAUTION: This email originated from outside the organization. DO NOT click links or open attachments unless you recognize the sender and know the content is safe.

To: [pubaffairs@ussc.gov](mailto:pubaffairs@ussc.gov)  
Inmate Work Assignment: n/a

\*\*\*ATTENTION\*\*\*

Replies to this message will not be delivered.

\*\*\*Inmate Message Below\*\*\*

In consideration of possible amendments to 2k2.1 the sentencing commission should consider the recent supreme court ruling in New York state rifle & pistol association inc v Bruen as well as the Western District of Texas ruling on 922(n) and its as well in United States v Jose Quiroz in the light of these two land mark decisions the commission should strongly consider making changes to this law with respect to united states citizens 2nd amendment rights.....

In considering amendments to the categorial approach in determining whether an offense is a crime of violence's or a controlled substance, the commission should consider the Jerome presumption (SUPREME COURT) as well as district courts rulings on this matter, many courts have ruled that only those substances listed in the federal CSA should be considered when determining whether a controlled substance qualities in subsection 4b1.2 including the 11th circuit court of appeals. This will eliminate the issue of different states with it broad laws and its different controlled substances.

another thing theres no FSA credits being applied to us inmates we getting denied programs for no reason they using high recidivism as 1 of the reasons and in a memo i read it doesnt matter if you high recidivism or not if you qualify you qualify based on your offense your arrested for. thank you for your time and effort sincerely  
nathan miller

**From:** [~^! PARKS, ~^!DONNA](#)  
**Subject:** [External] \*\*\*Request to Staff\*\*\* PARKS, DONNA, [REDACTED], ALD-A-D  
**Date:** Friday, October 14, 2022 9:35:15 AM

---

CAUTION: This email originated from outside the organization. DO NOT click links or open attachments unless you recognize the sender and know the content is safe.

To: Sentencing commission  
Inmate Work Assignment: A-4

\*\*\*ATTENTION\*\*\*

Replies to this message will not be delivered.

\*\*\*Inmate Message Below\*\*\*

Hello my name is Donna Parks

I would like to say that my case would be a great example of why something should be done with the enhancements to reduce the population of the prison system. I would have only got 14 to 21 months if the probation for the courts had not enhanced me 20 points to give me 82 months. I am charged with a 922(g)(1) and a 924(a)(2) possession of a firearm by a convicted felon. I had a zero criminal history my only felony was 23 years old so they couldn't give me a point. Even though I was charged with a firearm they still enhanced me with a 2k2.1 for having a dangerous weapon I wasn't charged with drugs but enhanced with a 4 point enhancement of 2D1.1 as well and then cross reference all to trump my charges to give me more time. I was told by my attorney that It was because the DA says I knew more than what I was telling that is no reason for the DA or the courts to have the right to do me or any one else that way to give us more time. My case number is 1:18-cr-00007-002 please take a look what you all are trying to do with the guidelines is there and shows how this would help reduce the term of the imprisonment for many people ..

**From:** [~^! POWELL, ~^!ALTAVIOUS](#)  
**Subject:** [External] \*\*\*Request to Staff\*\*\* POWELL, ALTAVIOUS, [REDACTED], MIM-F-E  
**Date:** Friday, October 14, 2022 7:34:29 AM

---

CAUTION: This email originated from outside the organization. DO NOT click links or open attachments unless you recognize the sender and know the content is safe.

To: comission  
Inmate Work Assignment: 922(g)

\*\*\*ATTENTION\*\*\*

Replies to this message will not be delivered.

\*\*\*Inmate Message Below\*\*\*

The Max for just a simple gun possession shouldn't be 10, it should be 5. You have people who not allow to own a gun but have it for their protection because they have been victims of assaults' and isn't using the firearm to hurt no or rob, just for their protection because of the environment they live in so that's my into because a lot of men had jobs ,family but wasn't able to move out of their environment in time . So Please Look Into That