

**District of Columbia
Court of Appeals**

No. 03-CO-51

ANTHONY SEALS,
Appellant,

F4681-02

v.

UNITED STATES,
Appellee.

Before: Farrell and Washington, Associate Judges; Pryor, Senior Judge.

O R D E R
(Filed May 11, 2004)

On consideration of appellee's motion to amend opinion, and there appearing to be no opposition thereto, it is

ORDERED that the motion is granted as follows:

(1) footnote 1 of the opinion is deleted;

(2) the final sentence of the opinion is amended to read: "Accordingly, the judgment of conviction is *Affirmed*."

PER CURIAM.