Nos. 13-3177/3181/3182/3183/3193/3194/3195/3196/3201 13-3202/3204/3205/3206/3207/3208/3214

## UNITED STATES COURT OF APPEALS FOR THE SIXTH CIRCUIT

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

v.

LOVINA MILLER, ET AL.,

Defendants-Appellants.

	<b>FILED</b> Nov 20, 2014 DEBORAH S. HUNT, Clerk	//
$\mathcal{J} \cap \cap \cap$	ORDER	/

**BEFORE:** SUTTON and GRIFFIN, Circuit Judges; and SARGUS, District Judge.\*

The court received a petition for rehearing en banc. The original panel has reviewed the petition for rehearing and concludes that the issues raised in the petition were fully considered upon the original submission and decision of the cases. The petition then was circulated to the full court. No judge has requested a vote on the suggestion for rehearing en banc.

Therefore, the petition is denied. Judge Sargus would grant rehearing for the reasons stated in his dissent.

ENTERED BY ORDER OF THE COURT

Deborah S. Hunt, Clerk

<sup>&</sup>lt;sup>\*</sup>The Honorable Edmund A. Sargus, Jr., United States District Judge for the Southern District of Ohio, sitting by designation.