



identical to the issue in Krueger, supra. Petitioner asks us to review the issue under plain error analysis. In its response to the petition for rehearing in this case, the government concedes that this court's ruling in United States v. Johnson, supra, is controlling and resulted in an improper grouping of wire and mail fraud and money laundering under U.S.S.C. § 3D1.2(d).

This court hereby grants the petition for rehearing and amends its opinion heretofore filed for the purpose of remanding to the district court for the limited purpose of resentencing in accordance with Krueger and Johnson. The court's opinion and order is otherwise affirmed in its entirety.