

---

---

Per Curiam. Mr. Aquino-Encarnacion is a

Aquino concedes that he was initially sentenced to probation for one year for each offense, the terms to run concurrently. However, in July, 2000, his sentence was reduced to 11 months' probation for each offense, to run concurrently, deemed served. He argues that as a result of this reduction, the deportation provision does not encompass his case because subclause (II) refers to the sentence that has actually been imposed upon conviction of a crime of moral turpitude. However, this interpretation must be rejected.

The language at issue was inserted into the immigration statutes by § 435(a) of the Antiterrorism and Effective Death Penalty Act of 1996. This amendment, as a result of the