

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WISCONSIN

UNITED STATES OF AMERICA,

ORDER

Plaintiff,

v.

03-cr-62-bbc

LONZO J. STANLEY,

Defendant.

Defendant Lonzo Stanley has filed a motion under 18 U.S.C. § 3582, seeking a modification of the sentence imposed upon him on July 14, 2004. He contends that he qualifies for a reduction under the retroactive sentencing guidelines amendment for cocaine base (crack cocaine). This is defendant's third motion. He filed a previous § 3582 motion on December 18, 2007, dkt. # 43, which was denied on January 30, 2008, because he had been sentenced as career offender and therefore was not eligible for a reduction, dkt. #48. On February 21, 2012, defendant filed a second motion under § 18 U.S.C. 3582, dkt. #65, which was denied on February 28, 2012, dkt. #67. The current motion is defendant's third attempt to file a motion under 18 U.S.C. § 3582. Nothing has changed since the entry of

both previous orders.

Defendant's current motion also seeks a reduction based rehabilitative efforts he has made while in prison. Since he is not eligible for resentencing, I cannot consider those efforts, but I can commend defendant on them and express my hope that he will continue to work to improve his chances of succeeding when he leaves prison.

ORDER

IT IS ORDERED that defendant Lonzo Stanley's motion for a sentence reduction under 18 U.S.C. § 3582 is DENIED.

Entered this 4th day of June, 2013.

BY THE COURT:
/s/
BARBARA B. CRABB
District Judge