

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

UNITED STATES OF AMERICA,

Plaintiff,

v.

RAYMOND HUNT,

Defendant.

ORDER

08-cr-25-bbc

Defendant Raymond Hunt is eligible for a reduction in his sentence under 18 U.S.C. § 3582(c)(2). He has asked for a reduction to the bottom of the reduced guideline range; the government agrees to a reduction within that range but objects to a reduction to the bottom of the range. Rather, it says, the court should sentence defendant to a point within the range, 120 months, and not to the bottom of the range, which would be 108 months.

Defendant had been convicted of three prior drug convictions but did not qualify as a career offender. He has a strong support system consisting of family members, but their support has not persuaded him to break away from the drug trade. However, he is six years older now and he has done well enough in prison to have his security level reduced. I believe that at this time, a sentence at the bottom of the guideline range is appropriate.

ORDER

IT IS ORDERED that defendant Raymond Hunt's sentence, imposed on July 29, 2008, is reduced to 108 months under 18 U.S.C. § 3582(c)(2).

Entered this 2d day of March, 2015.

BY THE COURT:

/s/

BARBARA B. CRABB

District Judge