

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

UNITED STATES OF AMERICA,

Plaintiff,

v.

BRADLEY H. HILL,

Defendant.

ORDER

09-cr-6-bbc

Defendant has filed a “motion for leniency and relief of sentence through the removal of sentence enhancement.” He asks for modification of the two-point enhancement for gun possession that was imposed at his sentencing, arguing that his rehabilitative efforts and his mother’s failing health merit such a modification.

I can sympathize with defendant’s desire to be with his mother and commend his rehabilitative efforts, but I have no authority to reduce his sentence. Once that sentence was imposed, this court lost jurisdiction to make any changes in the sentence unless (1) the United States Government were to move for a reduction in recognition of substantial assistance that the defendant has provided; (2) the court of appeals would reverse defendant’s conviction; or (3) defendant would be eligible for a sentence reduction under 18

U.S.C. § 3582. Defendant does not suggest that he would be entitled to a reduction under any of these exceptions.

ORDER

IT IS ORDERED that defendant Bradley Harrison's motion to modify his sentence is DENIED because the court lacks the authority to grant the relief requested.

Entered this 8th day of March, 2013.

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