

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

UNITED STATES OF AMERICA,

Plaintiff,

v.

ANTONIO P. LANCE,

Defendant.

ORDER

10-cr-193-bbc

Defendant Antonio P. Lance has moved for a modification of his sentence under 18 U.S.C. § 3582(c)(2). The government agrees that his sentence should be reduced by two levels under Amendment 782 to the United States Sentencing Guidelines but it disagrees with defendant that his new sentence should be at the bottom of the new guidelines range rather than at the midpoint, where his original sentence was.

Defendant argues that a sentence at the top of the new guideline range is no longer necessary to protect the community because he has completed the Cognitive Interventions Program, which is directed to changing criminal behavior and he has been working on his education. In addition, he argues that the prisons are overcrowded, which is true.

Defendant had a very lengthy criminal record when he was sentenced, but little of it involved violent behavior. A sentence at the bottom of the new range will still keep him in prison for many months. Accordingly, I will grant his request for a new sentence at the

bottom of the new range.

ORDER

IT IS ORDERED that defendant Antonio P. Lance's request for a reduction in his guideline range to the bottom of his new sentencing range is GRANTED; his new guideline sentence is 110 months.

Entered this 30th day of November, 2015.

BY THE COURT:

/s/

BARBARA B. CRABB

District Judge