

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

UNITED STATES OF AMERICA,

Plaintiff,

v.

ROBERT DENTON,

Defendant.

ORDER

05-cr-27-bbc

Defendant Robert Denton has filed a letter with the court asking for a reduction in his sentence under the Fair Sentencing Act of 2010. I will construe his letter as a motion to modify his sentence and deny it because defendant has already received a sentence reduction under the Act and is not eligible for another one. In March of 2009, his sentence was reduced from 310 months to 235 months under a retroactive amendment to the sentencing guidelines for crack cocaine. In November 2011, after the Federal Sentencing Act was passed, defendant's sentence was reduced again, from 235 months to 188 months. Defendant is not eligible for a further reduction in his sentence.

In addition to his request for a lower sentence under the Fair Sentencing Act, defendant has also asked for an additional reduction in his sentence based on the

rehabilitative efforts he has made while in prison. 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 Robert Denton's motion to modify his sentence is DENIED.

Entered this 5th day of June, 2013.

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