## IN THE UNITED STATES COURT OF APPEALS

FOR THE ELEVENTH CIRCUIT	FILED U.S. COURT OF APPEALS ELEVENTH CIRCUIT
No. 06-11003	September 16, 2008 THOMAS K. KAHN CLERK
D. C. Docket No. 04-00534 CR-T-261	MSS
UNITED STATES OF AMERICA,	
	Plaintiff-Appellee,
versus	
STEVEN LORENZO, a.k.a, DomDudeForSub, a.k.a. Constrman, a.k.a. TpaAntonio, a.k.a. CobblestoneHome, a.k.a. TmpaBlues, a.k.a. Anthony,	
	Defendant-Appellant.
Appeal from the United States District for the Middle District of Florida	
(September 16, 2008)	
Before ANDERSON, BARKETT and HILL, Circuit Judge	S.
PER CURIAM:	

After oral argument and careful consideration, we readily conclude that the judgment of the district court is due to be affirmed, both as to defendant's conviction and sentence. Defendant's interstate commerce argument is foreclosed by precedent; moreover, the evidence indicates that defendant obtained the drugs via the internet and the United States mail. There was ample evidence to support the jury's verdict of conviction on all counts. The district court did not plainly err in considering the hearsay testimony concerning Schweickert's statements at sentencing. Defendant's other arguments on appeal are also wholly without merit, and are rejected without need for further discussion.

AFFIRMED.