IN THE UNITED STATES COURT OF APPEALS

FOR THE ELEVENTH CIRCUIT	FILED U.S. COURT OF APPEALS ELEVENTH CIRCUIT July 12, 2007 THOMAS K. KAHN CLERK
No. 06-13001 Non-Argument Calendar	
D. C. Docket No. 05-14101-CR-KA	M
UNITED STATES OF AMERICA,	
	Plaintiff-Appellee,
versus	
LEONARD LETRON SUMMERS,	
	Defendant-Appellant.
Appeal from the United States District of for the Southern District of Florida	
(July 12, 2007)	
Before DUBINA, CARNES and PRYOR, Circuit Judges.	
PER CURIAM:	
Leonard Summers anneals his sentence of imprisonn	nent for 188 months for

possession with intent to distribute cocaine base. See 21 U.S.C. § 841(a)(1). Summers contends that the district court erred when it determined that his prior escape conviction qualified as a crime of violence and applied the career offender enhancement to his base offense level. Summers's argument is foreclosed by our decision in United States v. Gay, 251 F.3d 950, 954 (11th Cir. 2001), that "a prior escape conviction qualifies as a 'crime of violence' under the career offender guideline." Gay remains the law in this Circuit. The district court did not err.

Summers's sentence is

AFFIRMED.