

[DO NOT PUBLISH]

IN THE UNITED STATES COURT OF APPEALS  
FOR THE ELEVENTH CIRCUIT

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No. 11-16079  
Non-Argument Calendar

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D.C. Docket No. 6:98-cr-00206-GKS-KRS-3

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

MARKEITH LOYD,

Defendant-Appellant.

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No. 12-10470  
Non-Argument Calendar

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D.C. Docket No. 8:99-cr-00377-SCB-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

DERRICK BRADSHAW INGRAM,  
a.k.a. Chico,  
a.k.a. Delji Tyson,

Defendant-Appellant.

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No. 12-10471  
Non-Argument Calendar

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D.C. Docket No. 8:06-cr-00075-SCB-TBM-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

JEREMIAH NATHAN WATERS,

Defendant-Appellant.

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No. 12-10476  
Non-Argument Calendar

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D.C. Docket No. 8:09-cr-00558-SCB-TGW-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

RYAN LAWRENCE,

Defendant-Appellant.

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No. 12-10501  
Non-Argument Calendar

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D.C. Docket No. 8:09-cr-00198-SCB-TGW-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

LEEOTIS WILSON,

Defendant-Appellant.

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No. 12-10547  
Non-Argument Calendar

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D.C. Docket No. 8:05-cr-00157-RAL-MAP-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

MICHAEL C. DEASE,

Defendant-Appellant.

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No. 12-10570  
Non-Argument Calendar

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D.C. Docket No. 8:09-cr-00304-SCB-MAP-3

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

GREGORY ANTHONY GOMES,

Defendant-Appellant.

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No. 12-10690  
Non-Argument Calendar

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D.C. Docket No. 6:06-cr-00187-GAP-GJK-2

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

EDDIE JERALD BROOKS,  
a.k.a. Rod,

Defendant-Appellant.

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No. 12-10691  
Non-Argument Calendar

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D.C. Docket No. 6:08-cr-00198-GAP-GJK-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

ANTWAIN DEVON MITCHELL,  
a.k.a. Baby Jesus,  
a.k.a. Water,

Defendant-Appellant.

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No. 12-10692  
Non-Argument Calendar

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D.C. Docket No. 6:07-cr-00213-GAP-KRS-3

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

TODD EDGAR WARTHEN,

Defendant-Appellant.

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No. 12-10726  
Non-Argument Calendar

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D.C. Docket No. 6:11-cr-00344-GAP-DAB-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

RODERICK FINNMARK HADLEY,

Defendant-Appellant.

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No. 12-10804  
Non-Argument Calendar

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D.C. Docket No. 6:08-cr-00269-GKS-KRS-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

NATHANIEL BARNETT, JR.,  
a.k.a. "G",

Defendant-Appellant.

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No. 12-10918  
Non-Argument Calendar

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D.C. Docket No. 6:08-cr-00213-GKS-DAB-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

RAYNANDO GARCIA,

Defendant-Appellant.

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No. 12-10946  
Non-Argument Calendar

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D.C. Docket No. 8:09-cr-00448-VMC-TGW-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

VINCENT EDWARD UNDERWOOD,

Defendant-Appellant.

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No. 12-10950  
Non-Argument Calendar

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D.C. Docket No. 8:09-cr-00399-SCB-AEP-2

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus



DARRYL WILLIAMS,

Defendant-Appellant.

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No. 12-10951  
Non-Argument Calendar

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D.C. Docket No. 8:09-cr-00088-SCB-EAJ-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

JIMMIE LEE FORD, JR.,  
a.k.a. Hood,

Defendant-Appellant.

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No. 12-10952  
Non-Argument Calendar

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D.C. Docket No. 8:08-cr-00195-SCB-MAP-2

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

FRANKIE SEGARRA,

Defendant-Appellant.

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No. 12-10985  
Non-Argument Calendar

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D.C. Docket No. 8:93-cr-00228-SCB-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

OMAR ANTONIO ANCHICO-MOSQUERA,  
a.k.a. Willie Willie,

Defendant-Appellant.

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No. 12-11053  
Non-Argument Calendar

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D.C. Docket No. 8:04-cr-00165-SCB-MSS-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

DARIN UNDERWOOD,  
a.k.a. Buck,

Defendant-Appellant.

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No. 12-11576  
Non-Argument Calendar

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D.C. Docket No. 8:07-cr-00365-SDM-TBM-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

TABBIEAN BELLAMY,

Defendant-Appellant.

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No. 12-11765  
Non-Argument Calendar

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D.C. Docket No. 8:01-cr-00253-SCB-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

CHRISTOPHER MICHAEL LEIGH,

Defendant-Appellant.

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No. 12-12365  
Non-Argument Calendar

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D.C. Docket No. 6:08-cr-00263-JA-GJK-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

DAVID JEROME HOLLIMON,  
agent of Bubba,

Defendant-Appellant.

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No. 12-12472  
Non-Argument Calendar

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D.C. Docket No. 8:93-cr-00003-SCB-2

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

GUILLERMO IBARRA-MARTINEZ,  
a.k.a. William Hidalgo,  
a.k.a. Wilson Herrera,

Defendant-Appellant.

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No. 12-12494  
Non-Argument Calendar

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D.C. Docket No. 6:08-cr-00199-JA-DAB-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

TRACY PEREZ,

Defendant-Appellant.

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No. 12-12498  
Non-Argument Calendar

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D.C. Docket No. 8:04-cr-00352-SCB-MSS-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

WANDA BARTON,  
a.k.a. Tiny,

Defendant-Appellant.

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No. 12-12553  
Non-Argument Calendar

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D.C. Docket No. 2:08-cr-00124-JES-DNF-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

ALVIN FREEMAN,

Defendant-Appellant.

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No. 12-12647  
Non-Argument Calendar

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D.C. Docket No. 8:95-cr-00307-SCB-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

CHARLES SPIGNER, JR.,

Defendant-Appellant.

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No. 12-12648  
Non-Argument Calendar

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D.C. Docket No. 2:07-cr-00061-JES-DNF-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

WILLIAM BRUCE REGAN,  
a.k.a. Big Man,

Defendant-Appellant.

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No. 12-12652  
Non-Argument Calendar

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D.C. Docket No. 2:06-cr-00127-JES-DNF-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

JATHANIEL BROOKS,  
a.k.a. Reggie Brooks,

Defendant-Appellant.

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No. 12-12704  
Non-Argument Calendar

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D.C. Docket No. 8:09-cr-00014-EAK-TBM-1



UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

DARRELL C. LONDON,  
a.k.a. D,

Defendant-Appellant.

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No. 12-13141  
Non-Argument Calendar

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D.C. Docket No. 8:04-cr-00265-SCB-MAP-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

ROSANNE ERON SIMPSON,  
a.k.a. Kevin Smith,

Defendant-Appellant.

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No. 12-13222  
Non-Argument Calendar

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D.C. Docket No. 6:11-cr-00325-CEH-GJK-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

ANTWAN KNEEOR BROWNLEE,

Defendant-Appellant.

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No. 12-13318  
Non-Argument Calendar

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D.C. Docket No. 6:08-cr-00271-MSS-DAB-3

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

LATAVIOUS HAZLEY,  
a.k.a. Tay,  
a.k.a. Big Mush,

Defendant-Appellant.

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No. 12-13446  
Non-Argument Calendar

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D.C. Docket No. 2:05-cr-00071-VMC-DNF-14

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

JONATHAN E. FOSTER,

Defendant-Appellant.

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No. 12-13621  
Non-Argument Calendar

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D.C. Docket No. 8:08-cr-00342-VMC-EAJ-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

GREGORY ROBINSON,

Defendant-Appellant.

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Appeals from the United States District Court  
for the Middle District of Florida

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(June 28, 2013)

Before TJOFLAT, MARCUS and ANDERSON, Circuit Judges.

PER CURIAM:

In these consolidated appeals, thirty-five defendants, each convicted (via a guilty plea or after trial) and sentenced for one or more crack-cocaine offenses, in violation of 21 U.S.C. § 841(a), prior to August 3, 2010—the effective date of the Fair Sentencing Act of 2010 (“FSA”), Pub. L. No. 111-220, 124 Stat. 2372—appeal the partial grants or denials of their 18 U.S.C. § 3582(c)(2) motions to reduce sentence based on Amendment 750 to the Sentencing Guidelines. In twenty-nine of the cases, the District Court denied the § 3582(c)(2) motion in full, on the ground that the defendant previously had received the minimum sentence mandated by statute. In six of the cases, the District Court granted the defendant’s motion in part and reduced his sentence to the mandatory minimum prison term. In all thirty-five cases, the court denied further relief on the ground that it lacked the authority to reduce the defendant’s sentence(s) below the mandatory minimum.

On appeal, each defendant advances these arguments: (1) because the FSA “generated” Amendment 750, the FSA must be applied “in conjunction with” Amendment 750 in a § 3582(c)(2) proceeding. Therefore, because the FSA lowered the mandatory minimum prison term prescribed for defendant’s conviction(s), the court was authorized to further reduce his sentence(s) and (2) the Sentencing Commission’s 2011 definition of “applicable guideline range”—in U.S.S.G. § 1B1.10 comment. (n.1(A))—renders defendant eligible for a sentence reduction “in light of the FSA’s statutory and guideline changes,” which operate to lower his “applicable guideline ranges.” We considered and rejected these arguments in *United States v. Hippolyte*, 712 F.3d 535 (11<sup>th</sup> Cir. 2013), which was decided after the appeals in these cases were briefed and controls our decision here.

As in these cases,

Hippolyte’s position [was] that both Amendment 750 and the FSA apply in [a] § 3582(c) proceeding. He advance[d] the . . . argument that one of the changes made by Amendment 759 to the Sentencing Guidelines . . . was to add a brand-new definition of “applicable guideline range” to U.S.S.G. 1B1.10, and that the new definition significantly change[d] the way sentencing reductions work under § 3582(c).

*Id.*, at 538. He noted that prior to Amendment 759,

this court had defined the ‘applicable guideline range’ as ‘the scope of sentences available to the district court, which could be limited by a

statutorily imposed mandatory minimum ‘guideline sentence’ . . . but that definition [was] obsolete because the Sentencing Commission . . ., in Amendment 759, defined ‘applicable guideline range’ to include only the offense level and criminal history category, and to exclude any statutory mandatory minimums.

*Id.* at 538-39 (citation omitted).

we [we]re unpersuaded that Hippolyte's interpretation of Amendment 759's new definition of applicable guideline range is correct. Amendment 759 defines the applicable guideline range as ‘the guideline range that corresponds to the offense level and criminal history category determined pursuant to § 1B1.1(a), which is determined before consideration of any departure provision in the Guidelines Manual or any variance.’ U.S.S.G. § 1B1.10 cmt. n. 1(A) (2011). Section 1B1.1(a) prescribes an eight-step procedure for determining the applicable guideline range. Steps one through five determine the defendant's offense level. Step six determines the defendant's criminal history category. Step seven directs use of the Sentencing Table to find the guideline range by cross-referencing the previously-determined offense level and criminal history category. Step eight directs use of Chapter Five Parts B through G to determine various sentencing requirements and options. Section 5G1.1(b) provides that “[w]here a statutorily required minimum sentence is greater than the maximum of the applicable guideline range, the statutorily required minimum sentence shall be the guideline sentence.” U.S.S.G. § 5G1.1(b). *Thus, when one uses § 1B1.1(a) to determine the applicable guideline range, one necessarily is required to take into account the mandatory minimum sentences that may be statutorily required.*

*Id.* at 540-541 (emphasis in original). We held that the District Court committed no error in denying Hippolyte’s § 3582(c) for reduction of sentence.

Section 3582(c) requires that any sentence reduction be ‘consistent with applicable policy statements issued by the Sentencing Commission.’ The Sentencing Guidelines explain that a reduction in

the defendant's term of imprisonment is not authorized under 18 U.S.C. § 3582(c)(2) and is not consistent with th[e] policy statement if . . . an amendment . . . is applicable to a defendant *but the amendment does not have the effect of lowering the defendant's applicable guideline range because of the operation of another guideline or statutory provision ( e.g., a statutory mandatory minimum term of imprisonment). United States v. Glover, 686 F.3d 1203, 1206 (11th Cir.2012) (emphasis in original) (quoting U.S.S.G. § 1B1.10 cmt. n. 1(A)).* Amendment 750 has no effect on Hippolyte's sentence because it did not alter the statutory mandatory minimum sentence Hippolyte received.

*Id.* at 541-42 (emphasis in original).

After addressing and rejecting Hippolyte's argument—the argument defendants advance here—we stated that “[w]e agree[d] with every other circuit to address the issue that there is ‘no evidence that Congress intended [the FSA] to apply to defendants who had been sentenced prior to the August 3, 2010 date of the Act’s enactment.’” *Id.* at 542.

For the foregoing reasons, the denial of § 3582(c) relief in these cases is  
**AFFIRMED.**