USA v. Adrian Chavers Doc. 1109425048

Case: 15-11126 Date Filed: 03/07/2017 Page: 1 of 2

[DO NOT PUBLISH]

IN THE UNITED STATES COURT OF APPEALS FOR THE ELEVENTH CIRCUIT

No. 15-11126 Non-Argument Calendar

D.C. Docket No. 9:06-cr-80038-DTKH-2

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

ADRIAN CHAVERS,

Defendant-Appellant.

Appeal from the United States District Court for the Southern District of Florida

(March 7, 2017)

Before WILSON, ROSENBAUM, and EDMONDSON, Circuit Judges.

Case: 15-11126 Date Filed: 03/07/2017 Page: 2 of 2

PER CURIAM:

Adrian Chavers appeals the district court's denial of his motion -- based on Amendment 782 to the Sentencing Guidelines -- to reduce his sentence, pursuant to § 3582(c)(2). The district court correctly concluded that Chavers was ineligible for a sentence reduction. Amendment 782 did not lower his guidelines range.

Amendment 782 only impacts on the guideline ranges under § 2D1.1(c). Chavers was sentenced using the guideline provisions in U.S.S.G. § 2D1.1(d), § 2A1.1, and § 5G1.2(a).

AFFIRMED.