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UNITED STATES DISTRICT COURT  
DISTRICT OF CONNECTICUT  
(Hartford)

FILED  
2008 JUN -3 P 12:48

UNITED STATES OF AMERICA

Case No. 3:01 CR 213 (AVC)

V.

JEFFREY LORENZO, ET AL

May 29, 2008

**DEFENDANT'S MOTION FOR RECONSIDERATION OF HIS MOTION TO  
MODIFY A CRIMINAL JUDGMENT**

Comes now the defendant, by and through his counsel, entreating this Court to reconsider and set aside its May 12<sup>th</sup>, 2008 Order denying the defendant's motion [445] which, pursuant to 18 U.S.C. §3582 (c) (2) requested that this Court re-open and modify the judgment in this criminal case which this Court entered on August 15, 2003 imposing a term of **110 months** of imprisonment upon Mr. Lorenzo because of his conviction of conspiracy to possess with intent to distribute crack in violation of 21 USC § 846 & 841, pursuant to the then U.S. Sentencing Commission's "Crack" guidelines.

The defense again entreats this Court to reduce Mr. Lorenzo's sentence to **92 months**.

This Court denied the defendant's motion because it felt that the original § 2D1.1 (a) (3) reduction of two points from Mr. Lorenzo's original base offense level of 32 by dint of his receipt of a mitigating role reduction operated as a bar; pursuant to 18 U.S.C. § 3582 (c) (2), to the lowering of Mr. Lorenzo's "applicable guideline range" by the retroactive operation of the

Effective November 1, 2007 The  
3:01CR0213 (AVC) June 26, 2008. The motion for reconsideration is GRANTED. However, the relief requested is DENIED, for the reasons stated in the court's prior order (document no. 446) SO ORDERED.

FILED  
/s/ Alfred V. Covello, USDJ  
Alfred V. Covello, U.S.D.J.