United States Court of Appeals

For the Eighth Circuit

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	No. 19-1798	
	United States of America	
	Plaintiff - Appellee	
	v.	
	Justin K. Eaton	
	Defendant - Appellant	
* *	eal from United States District Court Vestern District of Missouri - Kansas C	ity
	Submitted: December 18, 2019 Filed: December 23, 2019 [Unpublished]	
Before LOKEN, SHEPHE	ERD, and ERICKSON, Circuit Judges.	
PER CURIAM.		
	s the district court's order denying his r § 3582(c)(2) based on Amendment 80	

¹The Honorable Roseann A. Ketchmark, United States District Judge for the Western District of Missouri.

Guidelines. Because Amendment 801 is not listed in U.S.S.G. § 1B1.10(d), we agree with the district court that section 3582c)(2) does not authorize a sentence reduction. See U.S.S.G. § 1B1.10(a) (sentence-reduction authority under § 3582(c)(2) limited to amendments listed in subsection (d)); United States v. Koons, 850 F.3d 973, 976 (8th Cir. 2017) (discussing retroactivity of sentence-reducing amendments), aff'd, 138 S. Ct. 1783 (2018). We also reject Eaton's argument that non-retroactivity gives rise to a due process concern. See United States v. Johnson, 703 F.3d 464, 469 (8th Cir. 2013).

The judgment is affirmed.	See 8th Cir. R. 47B.