## UNITED STATES COURT OF APPEALS FOR THE SEVENTH CIRCUIT

## ORDER

August 25, 2021

## Before

MICHAEL S. KANNE, Circuit Judge DIANE P. WOOD, Circuit Judge DAVID F. HAMILTON, Circuit Judge

> UNITED STATES OF AMERICA, Plaintiff - Appellee,

No. 21-1153

v.

CLINTON WILLIAMS, Defendant - Appellant.

Originating Case Information: District Court No: 2:06-cr-20032-JES-DGB-3 Central District of Illinois District Judge James E. Shadid

The following are before the Court:

- 1. UNITED STATES OF AMERICA'S POSITION STATEMENT, filed on August 3, 2021, by counsel for the appellee.
- 2. **MOTION TO SUMMARILY AFFIRM**, filed on August 20, 2021, by counsel for the appellant.

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Clinton Williams appeals the denial of his motion for compassionate release. Williams's motion asserted that an amendment in the First Step Act of 2018, Pub. L. No. 115-391, § 403, 132 Stat. 5194, 5221–22, limiting the circumstances in which enhanced sentences may be imposed for violations of 18 U.S.C. presented an "extraordinary § 924(c), and compelling" reason for a sentence reduction. See 18 U.S.C. § 3582(c)(1)(A)(i). Williams renewed his arguments on appeal, but the parties now agree that the outcome of the appeal is controlled by our recent decision in United States v. Thacker, 4 F.4th 569 (7th Cir. 2021), in which we held that the amendment to § 924(c) cannot constitute an extraordinary and compelling reason to reduce a sentence, either alone or in combination with other factors. Accordingly,

**IT IS ORDERED** that the motion for summary affirmance is **GRANTED** and the judgment of the district court is summarily **AFFIRMED**.