## IN THE UNITED STATES COURT OF APPEALS

			I	FOR	THE	FIFTH	CIR	CUIT			
			_		No.	93-34	88				
UNITED	STATES	OF	AMERIO	CA,				Pla	intiff	-Appel	llee,
					-	versus	}				

RAYMOND AUGUSTA,

Defendant-Appellant.

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UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

JOSEPH E. SEYMOUR

Defendant-Appellant.

Appeals from the United States District Court for the Eastern District of Louisiana (CR-92-353 A)

(March 22, 1994)

Before REAVLEY, GARWOOD, and HIGGINBOTHAM, Circuit Judges.

PER CURIAM:\*

<sup>\*</sup>Local Rule 47.5 provides: "The publication of opinions that have no precedential value and merely decide particular cases on the basis of well-settled principles of law imposes needless expense on the public and burdens on the legal profession." Pursuant to that Rule, the Court has determined that this opinion should not be published.

We are persuaded that the district court correctly sentenced by considering the amount of cocaine under negotiation, although slightly less than the amount actually tendered. <u>See United States v. Garcia</u>, 889 F.2d 1454 (5th Cir. 1989). The remaining issues are without merit and do not warrant elaboration.

AFFIRMED.