United States Court of Appeals

For the Eighth Circuit

	Joe the Organi Otteni
	No. 13-2569
1	United States of America
	Plaintiff - Appellee
	v.
	Columbus Lynn White
	Defendant - Appellant
	From United States District Court tern District of Arkansas - Harrison
S	ubmitted: March 18, 2014 Filed: March 21, 2014 [Unpublished]
Before WOLLMAN, BOWM	AN, and KELLY, Circuit Judges.
PER CURIAM.	
Columbus White appe	als the sentence the district court ¹ imposed after

 $\mathbf{C}\mathbf{c}$ r he pleaded guilty to a felon-in-possession offense. His counsel seeks leave to withdraw

¹The Honorable P.K. Holmes, III, Chief Judge, United States District Court for the Western District of Arkansas.

and has filed a brief under <u>Anders v. California</u>, 386 U.S. 738 (1967), arguing that the sentence is substantively unreasonable.

Upon careful review, we conclude that the within-Guidelines-range sentence is not substantively unreasonable. See Gall v. United States, 552 U.S. 38, 51 (2007) (if sentence is within Guidelines range, appellate court may apply presumption of reasonableness); United States v. Feemster, 572 F.3d 455, 461 (8th Cir. 2009) (en banc) (appellate review of sentencing decision). Further, having independently reviewed the record in accordance with Penson v. Ohio, 488 U.S. 75, 80 (1988), we find no nonfrivolous issues. Accordingly, we grant counsel's motion to withdraw. The judgment is affirmed.