United States Court of Appeals

For the Eighth Circuit
No. 15-3870
United States of America
Plaintiff - Appellee
V.
Charles Leroy Southern, Jr.
Defendant - Appellant
Appeal from United States District Court for the Southern District of Iowa - Des Moines
Submitted: April 7, 2016
Filed: April 12, 2016 [Unpublished]
Before GRUENDER, ARNOLD, and SHEPHERD, Circuit Judges.
PER CURIAM.
While serving a period of supervised release on a federal criminal sentence, Charles Southern admitted to the district court ¹ that he had violated his release

¹The Honorable John A. Jarvey, Chief Judge, United States District Court for the Southern District of Iowa.

conditions. The court revoked supervised release and imposed a revocation sentence of 5 months in prison--a sentence falling below the advisory Guidelines revocation range--and 41 months of additional supervised release. Mr. Southern appeals, and argues for reversal that the sentence is substantively unreasonable.

Upon careful review of the record before us, we reject Mr. Southern's argument, and conclude that the sentence is substantively reasonable. <u>See United States v. Miller</u>, 557 F.3d 910, 917 (8th Cir. 2009). Accordingly, the judgment is affirmed, and we grant counsel leave to withdraw.