United States Court of Appeals

For the Eighth Circuit

	In or the Eighth Etteut	
	No. 19-1710	
U	United States of America	
	Plaintiff - Appellee	
	v.	
	Jason Lee Konvalinka	
	Defendant - Appellant	
	rom United States District Court rthern District of Iowa - Ft. Dodge	
S	Submitted: July 19, 2019 Filed: July 26, 2019 [Unpublished]	
Before LOKEN, GRUENDER	R, and STRAS, Circuit Judges.	
PER CURIAM.		
	directly appeals the Guidelines-range sen revoking his supervised release. Coun	

¹The Honorable Leonard T. Strand, Chief Judge, United States District Court for the Northern District of Iowa.

permission to withdraw, and has filed a brief under <u>Anders v. California</u>, 386 U.S. 738 (1967), challenging the sentence as substantively unreasonable.

After careful review of the record, we conclude that the district court did not abuse its discretion in sentencing Konvalinka. See United States v. Miller, 557 F.3d 910, 915-18 (8th Cir. 2009) (standard of review). The record reflects that the district court properly considered the 18 U.S.C. § 3553(a) factors; there is no indication that it overlooked a relevant factor, or committed a clear error of judgment in weighing relevant factors, see United States v. Larison, 432 F.3d 921, 923-24 (8th Cir. 2006); and the sentence is within the Guidelines range, and below the statutory limit, see 18 U.S.C. §§ 3583(b)(2), (e)(3), (h).

Accordingly,	, we grant cour	isel's motion	n to withdraw	, and affirm th	e judgment

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