United States Court of Appeals

2	For the Eighth Circuit	
	No. 19-2707	
Uı	nited States of America	
	Plaintiff - Appellee	
	V.	
Antoine Tavar	es Mitchell, also known as l	Nephew
	Defendant - Appellar	nt
	om United States District Co thern District of Iowa - Dub	
	mitted: November 7, 2019 led: November 13, 2019 [Unpublished]	
Before COLLOTON, BENTON	N, and GRASZ, Circuit Judg	ges.
PER CURIAM.		
Antoine Tavares Mitche court ¹ imposed upon revoking l	ll appeals the Guidelines-ra	

¹The Honorable C.J. Williams, United States District Judge for the Northern District of Iowa.

to withdraw, and filed a brief challenging the sentence as unreasonable. Having jurisdiction under 28 U.S.C. § 1291, this court affirms.

This court concludes that the district court did not impose an unreasonable sentence. *See United States v. Miller*, 557 F.3d 910, 916 (8th Cir. 2009) (in reviewing revocation sentences, appellate court first ensures no significant procedural error occurred, then considers substantive reasonableness of sentence under deferential abuse-of-discretion standard). The district court properly considered the 18 U.S.C. § 3553(a) factors, and 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). The sentence is within the Guidelines range and below the statutory limit. *See* 18 U.S.C. §§ 3583(e)(3), (h); *United States v. Aguayo-Delgado*, 220 F.3d 926, 933 (8th Cir. 2000) (maximum supervised release sentence for 21 U.S.C. § 841(b)(1)(C) violation is life).

The judgment is affirmed.	Counsel's motion	to withdraw i	s granted
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