United States Court of Appeals Fifth Circuit

FILED

UNITED STATES COURT OF APPEALS FIFTH CIRCUIT

January 4, 2007

Charles R. Fulbruge III Clerk

No. 05-41453 Summary Calendar

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

STEVEN DONALD KNEZEK,

Defendant-Appellant.

Appeal from the United States District Court for the Southern District of Texas (5:90-CR-257-1)

Before DAVIS, BARKSDALE, and BENAVIDES, Circuit Judges
PER CURIAM:*

Represented by counsel, Steven Donald Knezek appeals the 21-months term of supervised release imposed by the district court when it revoked his second term of supervised release, contending it is excessive by one month. Knezek fails, however, to provide any legal authority for his assertion (other than citing to a Guidelines handbook), cite the applicable standard of review, or provide adequate supporting citations to the record. Accordingly,

^{*} Pursuant to 5TH CIR. R. 47.5, the court has determined that this opinion should not be published and is not precedent except under the limited circumstances set forth in 5TH CIR. R. 47.5.4.

Knezek has inadequately briefed his claim and, therefore, has effectively abandoned it. See Yohey v. Collins, 985 F.2d 222, 224-25 (5th Cir. 1993); FED. R. APP. P. 28(a)(9).

AFFIRMED