United States Court of Appeals FOR THE EIGHTH CIRCUIT

	No. 11-1946
United States of America,	*
	*
Appellee,	*
	* Appeal from the United States
V.	* District Court for the
	* District of South Dakota.
Eduardo Contreras-Flores,	*
also known as Carlos Flores,	* [UNPUBLISHED]
	*
Appellant.	*

Submitted: October 5, 2011 Filed: October 19, 2011

Before WOLLMAN, SMITH, and GRUENDER, Circuit Judges.

PER CURIAM.

Eduardo Contreras-Flores pleaded guilty to illegal reentry after deportation. <u>See</u> 8 U.S.C. § 1326(a) and (b). The district court¹ sentenced him to 77 months in prison and 2 years of supervised release. His counsel has moved to withdraw and filed a brief under <u>Anders v. California</u>, 386 U.S. 738 (1967), asserting that the sentence is unreasonable. Contreras-Flores has filed a supplemental brief challenging his sentence and asserting that his trial counsel was ineffective.

¹The Honorable Karen E. Schreier, Chief Judge, United States District Court for the District of South Dakota.

Contrary to counsel's and Contreras-Flores's arguments, we conclude that the district court committed no procedural error in sentencing Contreras-Flores, and that the court imposed a substantively reasonable sentence. <u>See United States v.</u> <u>Feemster</u>, 572 F.3d 455, 461 (8th Cir. 2009) (en banc); <u>United States v. Garcia</u>, 512 F.3d 1004, 1006 (8th Cir. 2008). We decline to review Contreras-Flores's ineffective-assistance claims in this direct appeal. <u>See United States v. Looking Cloud</u>, 419 F.3d 781, 788-89 (8th Cir. 2005).

Having reviewed the record under <u>Penson v. Ohio</u>, 488 U.S. 75 (1988), we find no nonfrivolous issues. Accordingly, we grant counsel's motion to withdraw, and we affirm.