United States Court of Appeals For the Cighth Circuit

	For the Eighth Circuit
	No. 12-1528
	United States of America
	Plaintiff - Appellee
	V.
	Carl Dean Walker
	Defendant - Appellant
	peal from United States District Court Western District of Arkansas - Hot Springs
	Submitted: September 17, 2012 Filed: September 27, 2012 [Unpublished]
Before MELLOY, BEA	M, and BENTON, Circuit Judges.
PER CURIAM.	
	r appeals the district court's ¹ reimposition of two special release following our remand, see United States v. Walker

¹The Honorable Robert T. Dawson, United States District Judge for the Western District of Arkansas.

450 F. App'x 544 (8th Cir. 2011) (remanding for individualized findings with regard to three special conditions of supervised release). Having carefully reviewed the resentencing transcript, we find that the two challenged special conditions, regarding sex offender treatment and internet usage, are reasonably related to the sentencing factors set forth in 18 U.S.C. § 3553(a), involve no greater deprivation of liberty than necessary, and are consistent with pertinent policy statements issued by the Sentencing Commission. See 18 U.S.C. § 3583(d) (setting forth the standard for issuing special conditions of supervised release); United States v. Morais, 670 F.3d 889, 895 (8th Cir. 2012) (approving analogous provision regarding internet usage); United States v. Poitra, 648 F.3d 884, 888-89 (8th Cir. 2011) (approving similar condition regarding sex offender treatment). Further, following our remand, the district court made adequate individualized findings with regard to the necessity of each condition. Accordingly, we affirm.