United States Court of Appeals

For the Eighth Circuit	
 No. 15-1212	
United States of America	
Plaintiff - Appellee	
V.	
Louis Sayles	
Defendant - Appellant	
 from United States District Court tern District of Missouri - Kansas C Submitted: June 16, 2015 Filed: June 18, 2015 [Unpublished]	City

Before WOLLMAN, LOKEN, and BENTON, Circuit Judges.

PER CURIAM.

At a supervised-release revocation hearing, Louis Sayles admitted to the district court¹ that he had committed several Grade C violations of his release

¹The Honorable Howard F. Sachs, United States District Judge for the Western District of Missouri.

conditions while serving a second period of supervised release. The court revoked supervised release, and after hearing argument from both sides as to an appropriate revocation sentence and giving Sayles the opportunity for allocution, the court sentenced him to 15 months in prison with no additional supervised release. On appeal, Sayles contends that the sentence is substantively unreasonable because the district court did not adequately consider the 18 U.S.C. § 3553(a) sentencing factors. After careful review of the district court's remarks at the revocation hearing, we reject Sayles's argument, and conclude that the court did not abuse its discretion. See United States v. Miller, 557 F.3d 910, 915-16 (8th Cir. 2009) (standard of review). The judgment is affirmed, and we grant counsel leave to withdraw.