

United States Court of Appeals
For the Eighth Circuit

No. 18-2249

United States of America

Plaintiff - Appellee

v.

Dereck Meyer

Defendant - Appellant

Appeal from United States District Court
for the Northern District of Iowa - Sioux City

Submitted: December 06, 2018

Filed: December 11, 2018

[Unpublished]

Before BENTON, SHEPHERD, and STRAS, Circuit Judges.

PER CURIAM.

Dereck Dominick Meyer appeals the sentence the district court¹ imposed after revoking his supervised release. In counseled and pro se briefs, Meyer challenges the

¹The Honorable Leonard T. Strand, Chief Judge, United States District Court for the Northern District of Iowa.

district court's classification of his most serious violation as a Grade A violation. Having jurisdiction under 28 U.S.C. § 1291, this court affirms.

During the revocation hearing, the parties jointly recommended a revocation sentence of 21 months in prison, Meyer confirmed his agreement to that sentence, and the district court adopted the recommendation and imposed the recommended sentence. This court therefore concludes that any direct challenge to the sentence is foreclosed. *See United States v. Nguyen*, 46 F.3d 781, 783 (8th Cir. 1995) (“A defendant who explicitly and voluntarily exposes himself to a specific sentence may not challenge that punishment on appeal.”)

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