## United States Court of Appeals

1	For the Eighth Circuit	
	No. 18-2503	
Ur	nited States of America	
	Plaintiff - Appellee	
	v.	
Juan	n Victor Cabrera-Ramirez	
	Defendant - Appellant	
	om United States District Court hern District of Iowa - Sioux City	
	bmitted: March 27, 2019 Filed: March 28, 2019 [Unpublished]	
Before GRUENDER, SHEPHE	ERD, and STRAS, Circuit Judges.	
PER CURIAM.		
	rectly appeals the sentence the district offenses. His counsel has moved to w	-

<sup>&</sup>lt;sup>1</sup>The Honorable Leonard T. Strand, Chief Judge, United States District Court for the Northern District of Iowa.

filed a brief under *Anders v. California*, 386 U.S. 738 (1967), questioning the substantive reasonableness of the sentence.

After careful review, we conclude that the district court did not impose an unreasonable sentence. The court properly considered the factors set forth in 18 U.S.C. § 3553(a), and there is no indication that the court considered an improper or irrelevant factor or committed a clear error in weighing relevant factors. *See United States v. Salazar-Aleman*, 741 F.3d 878, 881 (8th Cir. 2013) (discussing appellate review of sentencing decisions). Further, the court imposed the statutory mandatory-minimum sentence. *See United States v. Woods*, 717 F.3d 654, 659 (8th Cir. 2013) (stating the mandatory-minimum sentence was the shortest sentence possible absent a government motion and concluding it was not substantively unreasonable).

Having independently reviewed the record under *Penson v. Ohio*, 488 U.S. 75 (1988), we find no non-frivolous issues for appeal. Accordingly, we grant counsel's motion and affirm.

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