## United States Court of Appeals

For the Eighth Circuit

	209. 0.89.9 0	
	No. 19-1339	
_	United States of America	
	Plaintiff - Appellee	
	V.	
	Keith Nelson	
	Defendant - Appellant	<del>!</del>
	eal from United States District Cou Southern District of Iowa - Daver	
	Submitted: November 12, 2019 Filed: November 15, 2019 [Unpublished]	
Before COLLOTON, BE	NTON, and GRASZ, Circuit Judge	es.
PER CURIAM.		
	als after the district court <sup>1</sup> revoked hi hs in prison, followed by 24 month	-

<sup>&</sup>lt;sup>1</sup>The Honorable John A. Jarvey, Chief Judge, United States District Court for the Southern District of Iowa.

His counsel has moved to withdraw, and has filed a brief challenging the substantive reasonableness of the sentence.

We conclude the revocation sentence is not substantively unreasonable, as the sentence was within the advisory United States Sentencing Guidelines range and the statutory requirements, see 18 U.S.C. § 3583(e)(3), (h); the district court stated it had considered the 18 U.S.C. § 3553(a) factors, and explained its reasons for the decision; and there is no indication the district court overlooked a relevant factor, gave significant weight to an improper or irrelevant factor, or committed a clear error of judgment in weighing relevant factors, see United States v. McGhee, 869 F.3d 703, 705-06 (8th Cir. 2017) (per curiam) (revocation sentences are reviewed for abuse of discretion); United States v. Feemster, 572 F.3d 455, 461-62 (8th Cir. 2009) (en banc) (discussing substantive reasonableness; permitting, on appeal, presumption of reasonableness for Guidelines-range sentence). Accordingly, we grant counsel's motion to withdraw, and we affirm.

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