United States Court of Appeals

For the Eighth Circuit

No. 19-1824 United States of America, Plaintiff - Appellee, v. Bradley E. Turner, Defendant - Appellant. Appeal from United States District Court for the Southern District of Iowa - Davenport Submitted: September 4, 2019 Filed: September 9, 2019 [Unpublished] Before COLLOTON, ERICKSON, and GRASZ, Circuit Judges.

PER CURIAM.

Bradley Turner appeals after the district court¹ revoked his supervised release and sentenced him within the calculated Guidelines range. His counsel has filed a brief challenging the reasonableness of the sentence and seeking to withdraw.

We conclude that the district court imposed a substantively reasonable revocation sentence, as there is no indication that the court overlooked a relevant factor, gave significant weight to an improper or irrelevant factor, or committed a clear error of judgment in weighing the relevant factors. *See United States v. McGhee*, 869 F.3d 703, 705 (8th Cir. 2017) (per curiam) (substantive reasonableness of revocation sentence is reviewed under same abuse-of-discretion standard applied to initial sentencing decisions); *United States v. Feemster*, 572 F.3d 455, 461–62 (8th Cir. 2009) (en banc) (discussing substantive reasonableness). Accordingly, we affirm the judgment, and we grant counsel permission to withdraw.

¹The Honorable Stephanie M. Rose, United States District Judge for the Southern District of Iowa.