For the Eighth Circuit
No. 20-2128
United States of America
Plaintiff - Appellee
v.
Columbus Tre Lawrence, also known as Tre, also known as Country Lawrence
Defendant - Appellant
Annual from United States District Count
Appeal from United States District Court for the Northern District of Iowa - Eastern
Submitted: February 26, 2021
Filed: March 4, 2021
[Unpublished]

Before GRASZ, WOLLMAN, and STRAS, Circuit Judges.

PER CURIAM.

Columbus Lawrence appeals the sentence the district court¹ imposed after he pled guilty to a firearm offense. His counsel has moved to withdraw, and has filed

¹The Honorable C.J. Williams, United States District Judge for the Northern District of Iowa.

a brief under *Anders v. California*, 386 U.S. 738 (1967), challenging the district court's application of United States Sentencing Guidelines Manual § 2K2.1(b)(6)(B)'s four-level enhancement to Lawrence's advisory offense level for possession of a firearm in connection with another felony offense (Iowa Code § 724.4(1)).

Lawrence argues the district court erred in imposing the enhancement because the conduct leading to his conviction was the same conduct by which he could be held accountable under section 724.4(1). As Lawrence acknowledges, this argument is foreclosed by our decision in *United States v. Walker*, 771 F.3d 449, 452-53 (8th Cir. 2014); *see also United States v. Manning*, 786 F.3d 684, 686 (8th Cir. 2015) ("A panel of this Court is bound by a prior Eighth Circuit decision unless that case is overruled by the Court sitting en banc.").

Further, 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.
