

United States Court of Appeals
For the Eighth Circuit

No. 12-3043

United States of America

Plaintiff - Appellee

v.

Cortez White, also known as Tez

Defendant - Appellant

Appeal from United States District Court
for the Eastern District of Missouri - St. Louis

Submitted: May 31, 2013

Filed: June 4, 2013

[Unpublished]

Before LOKEN, MELLOY, and BENTON, Circuit Judges.

PER CURIAM.

After Cortez White pleaded guilty to drug-trafficking offenses, the district court¹ sentenced him to 151 months in prison and five years of supervised release.

¹The Honorable Henry E. Autrey, United States District Judge for the Eastern District of Missouri.

He now brings this appeal in which his counsel has moved to withdraw, and argues in a brief filed under Anders v. California, 386 U.S. 738 (1967), that the district court should not have credited the sentencing testimony of a police officer in assessing a firearm enhancement under U.S.S.G. § 2D1.1.

Upon careful review of the sentencing transcript, we defer to the district court's credibility finding, see United States v. Mickelson, 378 F.3d 810, 822 (8th Cir. 2004), and we conclude that the court did not err in assessing the firearm enhancement, see United States v. Canania, 532 F.3d 764, 770 (8th Cir. 2008) (standard of review), based on the police officer's testimony that he found a loaded and cocked firearm near the front door of a residence where White was present--along with drugs, drug paraphernalia, and cash, see U.S.S.G. § 2D1.1, comment. (n.3); United States v. Fladten, 230 F.3d 1083, 1086 (8th Cir. 2000) (per curiam) (evidence that weapon was found in same location as drugs or drug paraphernalia usually suffices). Significantly, White told the officer that he kept the firearm to protect "product and money."

Further, having independently reviewed the record under Penson v. Ohio, 488 U.S. 75 (1988), we find no nonfrivolous issues for appeal. Accordingly, we affirm, and we grant counsel leave to withdraw.