United States Court of Appeals

For the Fighth Circuit

Just the Cight	y Cittuit
No. 16-2	.631
United States of	of America
Plai	ntiff - Appellee
v.	
Lewis Heg	gs, Jr.
Defen	edant - Appellant
Appeal from United Sta for the District of Min	
Submitted: Febr Filed: February [Unpublish	y 10, 2017
Before GRUENDER, BENTON, and SHEP	HERD, Circuit Judges.
PER CURIAM.	
Lewis Heggs directly appeals after possession of ammunition, in violation of 18	pleading guilty to being a felon in 3 U.S.C. § 922(g)(1). The district court ¹

¹The Honorable Patrick J. Schiltz, United States District Judge for the District of Minnesota.

sentenced him to 96 months in prison, which was within the calculated Guidelines range. His counsel has moved to withdraw and has filed a brief under *Anders v*. *California*, 386 U.S. 738 (1967), questioning the reasonableness of Heggs's sentence.

Upon careful review, we conclude that the district court did not impose an unreasonable sentence. *See United States v. Feemster*, 572 F.3d 455, 461-62 (8th Cir. 2009) (en banc) (reviewing sentences for abuse of discretion and noting that if a sentence is within the Guidelines range, an appellate court may apply a presumption of reasonableness). In addition, having independently reviewed the record pursuant to *Penson v. Ohio*, 488 U.S. 75 (1988), we find no nonfrivolous issues for appeal. Accordingly, we grant counsel's motion to withdraw, and we affirm.

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