United States Court of Appeals

For	the Eighth Circuit
	No. 16-3951
Unite	ed States of America
	Plaintiff - Appellee
	v.
	Paul Vigliotti
	Defendant - Appellant
* *	United States District Court District of Iowa - Cedar Rapids
	nitted: April 14, 2017 ed: April 19, 2017 [Unpublished]
Before RILEY, MURPHY, and SI	HEPHERD, Circuit Judges.
PER CURIAM.	

Paul Vigliotti directly appeals the sentence the district court¹ imposed upon revoking his supervised release. His revocation sentence is composed of a ten-month

¹The Honorable Linda R. Reade, United States District Judge for the Northern District of Iowa.

prison term, plus a ten-year term of supervised release, with conditions. His counsel has moved for leave to withdraw, and has filed a brief challenging Vigliotti's supervised-release term as unduly long. Vigliotti has filed a pro se brief challenging two special conditions of supervised release, and also challenging the length of his supervised-release term.

After careful review of the record, we conclude that the district court did not abuse its discretion in imposing Vigliotti's revocation sentence, including the challenged aspects of the supervised release. See United States v. Asalati, 615 F.3d 1001, 1006-07 (8th Cir. 2010) (standard of review for substantive reasonableness of length of supervision); United States v. Simons, 614 F.3d 475, 478-79 (8th Cir. 2010) (standard of review for imposition of special conditions of supervised release). We affirm the judgment, and we grant counsel's motion to withdraw.