United States Court of Appeals

Jf0	or the Eighth Circuit
	No. 17-1903
Unit	ted States of America
	Plaintiff - Appellee
	v.
Dan	niel Flores Reydondo
	Defendant - Appellant
	United States District Court on District of Iowa - Des Moines
	nitted: October 5, 2017 ed: October 11, 2017 [Unpublished]
Before WOLLMAN, GRUENDE	ER, and BENTON, Circuit Judges.
PER CURIAM.	
	rectly appeals after he pled guilty to an immigration nation a prison term at the high end of the

¹The Honorable Rebecca Ebinger, United States District Judge for the Southern District of Iowa.

calculated guidelines range. His counsel has moved for leave to withdraw and has filed a brief under *Anders v. California*, 386 U.S. 738 (1967), arguing that the sentence is unreasonable.

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) (discussing appellate review of sentencing decisions; if sentence is within guidelines range, appellate court may, but is not required to, apply 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.