

NOT FOR PUBLICATION

UNITED STATES COURT OF APPEALS

FOR THE NINTH CIRCUIT

FILED

MAY 23 2008

MOLLY C. DWYER, CLERK
U.S. COURT OF APPEALS

UNITED STATES OF AMERICA,

Plaintiff - Appellee,

v.

LEONA CRILL,

Defendant - Appellant.

No. 08-30042

D.C. No. CR-01-00063-DWM

MEMORANDUM*

Appeal from the United States District Court
for the District of Montana
Donald W. Molloy, Chief District Judge, Presiding

Submitted May 20, 2008**

Before: PREGERSON, TASHIMA, and GOULD, Circuit Judges.

Leona Crill appeals from the six-month sentence imposed following the revocation of her supervised release. We have jurisdiction pursuant to 28 U.S.C. § 1291, and we affirm.

* This disposition is not appropriate for publication and is not precedent except as provided by 9th Cir. R. 36-3.

** The panel unanimously finds this case suitable for decision without oral argument. *See* Fed. R. App. P. 34(a)(2).

Crill contends that her sentence is unreasonable because it is greater than necessary to accomplish the goals of sentencing, and because the district court presumed the Guidelines range was reasonable without taking into account her gambling problems or positive work history. These contentions are belied by the record. We conclude that there was no procedural error and that Crill's sentence is substantively reasonable. *See United States v. Carty*, Nos. 05-10200, 05-30120, 2008 WL 763770, at *4-7 (9th Cir. Mar. 24, 2008) (en banc); *see also United States v. Miqbel*, 444 F.3d 1173, 1176 n.5 (9th Cir. 2006).

AFFIRMED.