Case: 17-11311 Date Filed: 09/15/2017 Page: 1 of 2

[DO NOT PUBLISH]

## IN THE UNITED STATES COURT OF APPEALS

## FOR THE ELEVENTH CIRCUIT

No. 17-11311 Non-Argument Calendar

D.C. Docket No. 9:95-cr-08095-JEM-1

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

ROBERT BIGNEY, a.k.a. Robert G. Bigney,

Defendant-Appellant.

\_\_\_\_\_

Appeal from the United States District Court for the Southern District of Florida

\_\_\_\_

(September 15, 2017)

Before MARTIN, ANDERSON, and EDMONDSON, Circuit Judges.

Case: 17-11311 Date Filed: 09/15/2017 Page: 2 of 2

PER CURIAM:

Robert Bigney appeals his 24-month total sentence imposed after the district court revoked his term of supervised release. To the extent he challenges the district court's guideline calculation, we do not review Bigney's claim because he waived that argument at sentencing. Furthermore, Bigney's sentences were substantively reasonable: they were within his guideline range, and the court considered the relevant sentencing factors and the parties' arguments – including those about Bigney's ADHD -- at sentencing.

AFFIRMED.