

# United States Court of Appeals For the First Circuit

No. 19-1120

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UNITED STATES,

Appellee,

v.

REINALDO VASQUEZ-RIVERA,

Defendant - Appellant.

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Before

Lynch, Kayatta and Barron,  
Circuit Judges.

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## JUDGMENT

Entered: February 21, 2020

Appellant Reinaldo Vasquez-Rivera challenges his sentence of 24 months' imprisonment and three years' supervised release, imposed after his term of supervised release was revoked pursuant to his conceded violations of its conditions. The district court varied upward from the applicable range of seven to 13 months under the Sentencing Guidelines.

We reject Vasquez-Rivera's argument that the district court imposed a procedurally unreasonable sentence. Our review of Vasquez-Rivera's unpreserved challenge is for plain error, United States v. Fuentes-Echevarria, 856 F.3d 22, 25 (1st Cir. 2017), and Vasquez-Rivera has established neither a "clear or obvious" error, id., nor "a reasonable probability that, but for [] error, the district court would have imposed a different, more favorable sentence," United States v. Rodriguez, 731 F.3d 20, 25 (1st Cir. 2013) (internal quotation marks omitted).

We also reject Vasquez-Rivera's argument that the district court imposed a substantively unreasonable sentence. Contrary to Vasquez-Rivera's assertion on appeal, the district court was under no obligation to give equal weight to all sentencing factors, see United States v. Hassan-Saleh-Mohamad, 930 F.3d 1, 9 (1st Cir. 2019), and Vasquez-Rivera otherwise offers no non-conclusory reasons to conclude the sentence was excessive, see United States v. Benitez-Beltran, 892 F.3d 462, 472 (1st Cir. 2018).

The judgment of the district court is **AFFIRMED**. See Local Rule 27.0(c).

By the Court:

Maria R. Hamilton, Clerk

cc:

Reinaldo Vasquez-Rivera

Luis Angel Guzman-Dupont

Jose Capo-Iriarte

Mariana E. Bauza Almonte

Francisco A. Besosa-Martinez

Kelly Zenon-Matos