

United States Court of Appeals For the First Circuit

No. 14-2037

UNITED STATES,

Appellee,

v.

DONALD J. JONES, III, a/k/a Don Juan,

Defendant, Appellant.

Before

Torruella, Howard and Barron,
Circuit Judges.

JUDGMENT

Entered: March 23, 2015

Appellant Donald J. Jones, III, challenges his 50-year sentence for six convictions stemming from his attempt to engage in a sex act with a child across state lines and his possession and interstate transport of child pornography. Having thoroughly reviewed relevant portions of the record and each of Jones' arguments, we conclude that the district court's sentencing methodology was procedurally and substantively sound and that the district court did not abuse its discretion by imposing the sentence it did. See United States v. Politano, 522 F.3d 69, 72-73 (1st Cir. 2008) (setting out standard of review and general principles). Accordingly, the government's motion for summary disposition is **GRANTED**, and the judgment of the district court is **AFFIRMED**.

By the Court:

/s/ Margaret Carter, Clerk

cc:
Stephen Dambruch
Leslie Kane

Donald Lockhart
Jonathan Mermin
Donald Jones, III