United States Court of Appeals

Jot the Etghin Cittuit
No. 24-1224
United States of America
Plaintiff - Appellee
v.
Philip Lamar Nordvold, agent of PJ Nordvold
Defendant - Appellant
Appeal from United States District Court

Submitted: August 15, 2024 Filed: August 20, 2024

for the District of South Dakota - Central

[Unpublished]

Before GRUENDER, SHEPHERD, and ERICKSON, Circuit Judges.

PER CURIAM.

Following his guily plea to being a felon in possession of a firearm, Philip Nordvold appeals the district court's denial of his motion to dismiss the indictment.

¹The Honorable Roberto Lange, Chief Judge, United States District Court for the District of South Dakota, adopting the report and recommendations of the

Upon careful review, we conclude that the district court did not err in denying his motion. Nordvold argues that 18 U.S.C. § 922(g)(1) is unconstitutional in light of New York State Rifle & Pistol Ass'n, Inc. v. Bruen, 597 U.S. 1 (2022) and United States v. Rahimi, 144 S. Ct. 1889 (2023), but that argument is foreclosed by our prior precedent. See United States v. Jackson, No. 22-2870, 2024 WL 3711155, at *4 (8th Cir. Aug. 8, 2024) (concluding that § 922(g)(1) is constitutional under Bruen and Rahimi; there is no need for felony-by-felony litigation regarding the constitutionality of § 922(g)(1)).

Accordingly, we	e affirm.		

Honorable Mark A. Moreno, United States Magistrate Judge for the District of South Dakota.