110.

IN THE SUPREME COURT OF THE UNITED STATES

PAUL COREY MARTINEZ, Petitioner,

v.

UNITED STATES OF AMERICA, Respondent

PETITION FOR A WRIT OF CERTIORARI APPENDIX

/s/ Taylor Wills Edwards "T.W." Brown Taylor Wills Edwards "T.W." Brown Assistant Federal Public Defender Northern District of Texas P.O. Box 17743 819 Taylor Street, Room 9A10 Fort Worth, TX 76102 (817) 978-2753 Taylor_W_Brown@fd.org Texas Bar No. 24087225

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- Appendix A Opinion of Fifth Circuit, *United States v. Martinez*, No. 24-10269, 2024 WL 5233144 (5th Cir. Dec. 27, 2024) (unpublished)
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APPENDIX A

United States Court of Appeals for the Fifth Circuit

No. 24-10269 Summary Calendar United States Court of Appeals Fifth Circuit

FILED

December 27, 2024

Lyle W. Cayce Clerk

United States of America,

Plaintiff—Appellee,

versus

PAUL COREY MARTINEZ,

Defendant—Appellant.

Appeal from the United States District Court for the Northern District of Texas USDC No. 2:23-CR-67-1

Before ELROD, *Chief Judge*, and HAYNES and DUNCAN, *Circuit Judges*.

PER CURIAM:*

Paul Corey Martinez asserts that the statute under which he was convicted, 18 U.S.C. § 922(g)(1), is facially unconstitutional under the Second Amendment in light of *New York State Rifle & Pistol Ass'n, Inc. v. Bruen*, 597 U.S. 1 (2022). The Government has filed an unopposed motion

* This opinion is not designated for publication. *See* 5TH CIR. R. 47.5.

No. 24-10269

for summary affirmance or, alternatively, for an extension of time in which to file a brief.

The Government is correct that Martinez's challenge is foreclosed. See United States v. Diaz, 116 F.4th 458, 471-72 (5th Cir. 2024). The unopposed motion for summary affirmance is GRANTED, the alternative motion for an extension of time is DENIED as moot, and the judgment of the district court is AFFIRMED.

APPENDIX B

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UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF TEXAS
Amarillo Division

UNITED STATES OF AMERICA

JUDGMENT IN A CRIMINAL CASE

v.

Case Number: 2:23-CR-067-Z-BR-(1) U.S. Marshal's No.: 33309-280

PAUL COREY MARTINEZ

Morgan Anne Casey, Assistant U.S. Attorney Eric Coats, Attorney for the Defendant

On November 3, 2023 the defendant, PAUL COREY MARTINEZ, entered a plea of guilty as to Count One of the Indictment filed on July 27, 2023. Accordingly, the defendant is adjudged guilty of such Count, which involves the following offense:

<u>Title & Section</u> 18 U.S.C. §§ 922(g)(1) and 924(a)(8) Nature of Offense
CONVICTED FELON IN POSSESSION OF A FIREARM

Offense Ended

Count

07/14/2023 One

The defendant is sentenced as provided in pages 2 through 4 of this judgment. The sentence is imposed pursuant to Title 18, United States Code § 3553(a), taking the guidelines issued by the United States Sentencing Commission pursuant to Title 28, United States Code § 994(a)(1), as advisory only.

The defendant shall pay immediately a special assessment of \$100.00 as to Count One of the Indictment filed on July 27, 2023.

The defendant shall notify the United States Attorney for this district within thirty days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid.

Sentence imposed March 21, 2024.

MATTHEW J. KACSMARYK

UNITED STATES DISTRICT JUDGE

Signed March 22, 2024.

Judgment in a Criminal Case Page 2 of 5

Defendant: PAUL COREY MARTINEZ Case Number: 2:23-CR-067-Z-BR-(1)

IMPRISONMENT

The defendant, PAUL COREY MARTINEZ, is hereby committed to the custody of the Federal Bureau of Prisons (BOP) to be imprisoned for a term of **Fifty Seven (57) months as to Count One** of the Indictment filed on July 27, 2023. This sentence shall *run concurrently* with any future sentence which may be imposed in Case No. 84523-E, which is pending in the 47th Judicial District Court of Potter County, Amarillo, Texas. This sentence shall *run concurrently* to any sentence imposed in Case Nos. 84279-JC and 84713-E, which are pending in the 47th Judicial District Court of Potter County in Amarillo, Texas.

The Court makes the following recommendations to the Bureau of Prisons:

- 1. that the Defendant be allowed to participate in any and all substance abuse treatment and rehabilitation programs, including the Residential Drug Abuse Program, while in the custody of the Federal Bureau of Prisons, if eligible, if consistent with security classification; and
- 2. that the Defendant be allowed to participate in any and all education and vocational training, if possible, electrical, construction, automotive, computer-aided design and CDL, if eligible, if consistent with security classification; and
- 3. that the Defendant be allowed to serve his term of incarceration at FCI Big Spring, if possible, if eligible, if consistent with security classification.

The Defendant is remanded to the custody of the United States Marshal.

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be placed on supervised release for a term of **One** (1) year as to Count One of the Indictment filed on July 27, 2023.

While on supervised release, in compliance with the Standard Conditions of supervision adopted by the United States Sentencing Commission at Section 5D1.3(c), the defendant shall:

- 1. The defendant shall report to the probation office in the federal judicial district where he or she is authorized to reside within 72 hours of release from imprisonment, unless the probation officer instructs the defendant to report to a different probation office or within a different time frame.
- 2. After initially reporting to the probation office, the defendant will receive instructions from the court or the probation officer about how and when to report to the probation officer, and the defendant shall report to the probation officer as instructed.
- 3. The defendant shall not knowingly leave the federal judicial district where he or she is authorized to reside without first getting permission from the court or the probation officer.
- 4. The defendant shall answer truthfully the questions asked by the probation officer.

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Defendant: PAUL COREY MARTINEZ Case Number: 2:23-CR-067-Z-BR-(1)

- 5. The defendant shall live at a place approved by the probation officer. If the defendant plans to change where he or she lives or anything about his or her living arrangements (such as the people the defendant lives with), the defendant shall notify the probation officer at least 10 days before the change. If notifying the probation officer at least 10 days in advance is not possible due to unanticipated circumstances, the defendant shall notify the probation officer within 72 hours of becoming aware of a change or expected change.
- 6. The defendant shall allow the probation officer to visit the defendant at any time at his or her home or elsewhere, and the defendant shall permit the probation officer to take any items prohibited by the conditions of the defendant's supervision that he or she observes in plain view.
- 7. The defendant shall work full time (at least 30 hours per week) at a lawful type of employment, unless the probation officer excuses the defendant from doing so. If the defendant does not have full-time employment he or she shall try to find full-time employment, unless the probation officer excuses the defendant from doing so. If the defendant plans to change where the defendant works or anything about his or her work (such as the position or the job responsibilities), the defendant shall notify the probation officer at least 10 days before the change. If notifying the probation officer in advance is not possible due to unanticipated circumstances, the defendant shall notify the probation officer within 72 hours of becoming aware of a change or expected change.
- 8. The defendant shall not communicate or interact with someone the defendant knows is engaged in criminal activity. If the defendant knows someone has been convicted of a felony, the defendant shall not knowingly communicate or interact with that person without first getting the permission of the probation officer.
- 9. If the defendant is arrested or questioned by a law enforcement officer, the defendant shall notify the probation officer within 72 hours.
- 10. The defendant shall not own, possess, or have access to a firearm, ammunition, destructive device, or dangerous weapon (<u>i.e.</u>, anything that was designed, or was modified for, the specific purpose of causing bodily injury or death to another person, such as nunchakus or tasers).
- 11. The defendant shall not act or make any agreement with a law enforcement agency to act as a confidential human source or informant without first getting the permission of the court.
- 12. If the probation officer determines that the defendant poses a risk to another person (including an organization), the probation officer may require the defendant to notify the person about the risk and the defendant shall comply with that instruction. The probation officer may contact the person and confirm that the defendant has notified the person about the risk.
- 13. The defendant shall follow the instructions of the probation officer related to the conditions of supervision.

Also, as set forth in the Notice of Intent to Impose Conditions of Supervise Release signed and dated March 21, 2024, the Defendant shall comply with the below-listed other conditions of supervised release, which are derived from Sections 5D1.3(a), (b), (d), and (e), in relevant part:

- 1. The defendant shall not commit another federal, state or local offense (see 18 U.S.C. § 3583(d)).
- 2. The defendant shall not unlawfully possess a controlled substance (see 18 U.S.C. § 3583(d)).

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Defendant: PAUL COREY MARTINEZ Case Number: 2:23-CR-067-Z-BR-(1)

- 3. The defendant who is convicted for a domestic violence crime as defined in 18 U.S.C. § 3561(b) for the first time shall attend a public, private, or private non-profit offender rehabilitation program that has been approved by the court, in consultation with a State Coalition Against Domestic Violence or other appropriate experts, if an approved program is available within a 50-mile radius of the legal residence of the defendant (see 18 U.S.C. § 3583(d)).
- 4. The defendant shall refrain from any unlawful use of a controlled substance and submit to one drug test within 15 days of release on supervised release and at least two periodic drug tests thereafter (as determined by the court) for use of a controlled substance, but the condition stated in this paragraph may be ameliorated or suspended by the court for any individual defendant if the defendant's presentence report or other reliable information indicates a low risk of future substance abuse by the defendant (see 18 U.S.C. § 3583(d)).
- 5. If a fine is imposed and has not been paid upon release to supervised release, the defendant shall adhere to an installment schedule to pay that fine (see 18 U.S.C. § 3624(e)).
- 6. The defendant shall (A) make restitution in accordance with 18 U.S.C. §§ 3663 and 3663A, or any other statute authorizing a sentence of restitution; and (B) pay the assessment imposed in accordance with 18 U.S.C. § 3013. If there is a court-established payment schedule for making restitution or paying the assessment (see 18 U.S.C. § 3572(d)), the defendant shall adhere to the schedule.
- 7. If the defendant is required to register under the Sex Offender Registration and Notification Act, the defendant shall comply with the requirements of that Act (see 18 U.S.C. § 3583(d)).
- 8. The defendant shall submit to the collection of a DNA sample from the defendant at the direction of the United States Probation Office if the collection of such a sample is authorized pursuant to section 3 of the DNA Analysis Backlog Elimination Act of 2000 (34 U.S.C. § 40702).
- 9. The defendant shall participate in an outpatient program approved by the probation officer for treatment of narcotic or drug or alcohol dependency that will include testing for the detection of substance use, abstaining from the use of alcohol and all other intoxicants during and after completion of treatment, contributing to the costs of services rendered (copayment) at the rate of at least \$15 per month.

FINE/RESTITUTION

The Court does not order a fine or costs of incarceration because the defendant does not have the financial resources or future earning capacity to pay a fine or costs of incarceration.

Restitution is not ordered because there is no victim other than society at large.

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Judgment in a Criminal Case Defendant: PAUL COREY MARTINEZ Case Number: 2:23-CR-067-Z-BR-(1)

RETURN

	I have executed this judgment as follows:	
	Defendant delivered on	to
.t		, with a certified copy of this judgment.
		United States Marshal
		BY
		Deputy Marshal