

**United States Court of Appeals
FOR THE EIGHTH CIRCUIT**

No. 98-3047

Martin Robert Czeck,

Appellant,

v.

United States of America,

Appellee.

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Appeal from the United States
District Court for the
District of Minnesota

(UNPUBLISHED)

Submitted: February 12, 1999

Filed: March 29, 1999

Before McMILLIAN, LOKEN, and MURPHY, Circuit Judges.

PER CURIAM.

Martin Robert Czeck appeals from the final judgment entered in the District Court¹ for the District of Minnesota denying his 28 U.S.C. § 2255 motion, in which Czeck argued that the admission of his prior-felony-conviction record substantially prejudiced his criminal trial. Upon careful review of the record and the parties' briefs, we conclude the denial was proper because any error in admitting the conviction

¹The Honorable James M. Rosenbaum, United States District Judge for the District of Minnesota.

record was harmless given the ample evidence of guilt. Accordingly, we affirm. See
8th Cir. R. 47B.

A true copy.

Attest:

CLERK, U.S. COURT OF APPEALS, EIGHTH CIRCUIT.