## **UNPUBLISHED**

## UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

	No. 18-1052	
JEAN MURAT MONTREVIL,		
Petitioner,		
v.		
JEFFERSON B. SESSIONS III, A	ttorney General,	
Respondent.		
On Petition for Review of an Orde	r of the Board of Imr	migration Appeals.
Submitted: August 9, 2018		Decided: August 16, 2018
Before GREGORY, Chief Judge, a	and WILKINSON an	nd DUNCAN, Circuit Judges.
Petition dismissed by unpublished	per curiam opinion.	
Joshua Bardavid, New York, New Attorney General, Kiley Kane, Litigation Counsel, Office of Imm DEPARTMENT OF JUSTICE, W	Senior Litigation C nigration Litigation, (	ounsel, Julie M. Iversen, Senior Civil Division, UNITED STATES

Unpublished opinions are not binding precedent in this circuit.

## PER CURIAM:

Jean Murat Montrevil, a native and citizen of Haiti, petitions for review of the Board of Immigration Appeals' amended order denying his motion to reopen. Montrevil's motion was untimely filed and number-barred, and the Board declined to exercise its sua sponte authority to reopen his proceedings.

We lack jurisdiction to review how the Board exercises its sua sponte discretion. See Lawrence v. Lynch, 826 F.3d 198, 206-07 (4th Cir. 2016); Mosere v. Mukasey, 552 F.3d 397, 400-01 (4th Cir. 2009). Additionally, as we have previously determined, see Montrevil v. Gonzales, 343 F. App'x 861 (4th Cir. 2009), we lack jurisdiction to consider Montrevil's petition for review absent a colorable constitutional claim or question of law, see 8 U.S.C. § 1252(a)(2)(C), (D) (2012). Because we are barred from reviewing Montrevil's challenges to the Board's denial of his motion for sua sponte reopening and Montrevil fails to raise any independent colorable constitutional claims or questions of law under § 1252(a)(2)(D), we find ourselves without jurisdiction and therefore dismiss the petition for review. We deny Montrevil's motion to file a supplemental appendix and deny the pending motion for stay as moot. We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before this court and argument would not aid the decisional process.

PETITION DISMISSED