

MEMORANDUM OPINION and ORDER

Came on for consideration the motion of movant, Santiago

Valdez, under 28 U.S.C. § 2255 to vacate, set aside, or correct

sentence. Having reviewed such motion, the government's response

thereto,¹ and applicable legal authorities, the court concludes

that the motion should be dismissed.

I.

Background

After pleading guilty to conspiracy to distribute a controlled substance, movant was sentenced on September 2, 2011, to a term of imprisonment of 360 months and a five year term of supervised release. CR. Doc.² 66. Movant appealed, and the Fifth Circuit affirmed movant's conviction on August 14, 2014. <u>United</u>

A November 9, 2015 court order gave movant the chance to reply to government's response by December 23, 2015. To date movant has filed no reply. Doc. 4. The "Doc. _" references are to the numbers assigned to the referenced documents on the docket of this civil case, No. 4:15-CV-856-A.

The "CR Doc. _" references are to the numbers assigned to the referenced documents on the docket of the underlying criminal proceeding, No. 4:11-CR-065-A.

States v. Valdez, 475 F. App'x. 532 (5th Cir. 2012). On December 3, 2012, movant filed his first motion under 28 U.S.C. § 2255.

CR. Doc. 105. The court denied movant's first motion under § 2255. The Fifth Circuit affirmed the denial of movant's first motion under § 2255. United States v. Valdez, 578 F. App'x. 366 (5th Cir. 2014).

II.

<u>Analysis</u>

A. Second or Successive § 2255 Motions

A second or successive motion under § 2255 must be certified as provided in 28 U.S.C. § 2244 by a panel of the appropriate court of appeals. 28 U.S.C. § 2255(h). Movant does not allege that he has sought or obtained the required relief. The savings clause of § 2255 "applies to a claim: (i) that is based on a retroactively applicable Supreme Court decision which establishes that the petitioner may have been convicted of a nonexistent offense and (ii) that was foreclosed by circuit law at the time when the claim should have been raised in the petitioner's trial, appeal, or first § 2255 motion." Reyes-Requena v. United States, 243 F.3d 893, 904 (5th Cir. 2001).

B. Movant's § 2255 Motion is Not Timely Filed

Apparently recognizing that his motion would be considered a

³ Papers on file in petitioner's first motion under § 2555 are found in No. 4:12-CV-868-A.

second or successive motion, movant argues that the recent

Supreme Court decision of <u>Johnson v. United States</u>, applies

retroactively on collateral review and that movant's motion is

therefore not second or successive. 135 S. Ct. 2551 (2015); Doc.

1 at 4-5. <u>Johnson</u> held that an increased sentence under the Armed

Career Criminal Act's ("ACCA")⁴ residual clause violates due

process of law. <u>Id.</u> at 2254-55.

The Supreme Court did not state whether <u>Johnson</u> would apply retroactively. <u>See</u> 135 S. Ct. 2551. However, the Fifth Circuit has held that <u>Johnson</u> does not apply retroactively. <u>In re</u>

<u>Williams</u>, 806 F.3d 322, 325 (5th Cir. 2015). Accordingly, movant is unable to raise an argument under <u>Johnson</u>. Thus, his petition does not fall within the savings clause for § 2255 motions because even if this was his first motion under § 2255 his argument would be foreclosed.

⁴ The Armed Career Criminal Act ("ACCA") prevents felons from possessing firearms. 18 U.S.C. § 922(g). If a violator of this statute has three or more convictions for a "serious drug offense" or "violent felony" the ACCA increase the violator's prison term to a minimum of fifteen years and maximum of life imprisonment. 18 U.S.C. § 924(e). The ACCA defines violent felony as:

any crime punishable by imprinsonment for a term exceeding one year ... that —

⁽i) has as an element the use, attempted use, or threatened use of physical force against the person of another; or

⁽ii) is burglary, arson, or extortion, involves use of explosives, or otherwise involves conduct that presents a serious potential risk of physical injury to another...."

¹⁸ U.S.C. § 924(e)(2)(B) (emphasis added). The portion in italics is known as the ACCA's residual clause and is the portion of the statute which <u>Johnson</u> found violated due process of law. <u>Johnson v. United States</u>, 135 S. Ct. 2551, 2554-55 (2015).

Order

Therefore,

The court ORDERS that the motion of Santiago Valdez under 28 U.S.C. § 2255 to vacate, set aside, or correct sentence be, and is hereby, dismissed.

* * * * * *

Pursuant to Rule 22(b) of the Federal Rules of Appellate

Procedure, Rule 11(a) of the Rules Governing Section 2255

Proceedings for the United States District Courts, and 28 U.S.C.

§ 2253(c)(2), for the reasons discussed herein, the court further

ORDERS that a certificate of appealability be, and is hereby,

denied, as movant has not made a substantial showing of the

denial of a constitutional right.

SIGNED December 31, 2015.

JOHN MEBRODE

whited States District Judge