Fernandez v. Fraker Doc. 18

1		HONORABLE RONALD B. LEIGHTON
2		
3		
4		
5		
6 7	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
	AT TAC	OMA
8	ANGEL FERNANDEZ,	CASE NO. C12-5426RBL
9 10	Petitioner,	ORDER DENYING MOTION TO AMEND OR VACATE JUDGMENT
11	v.	THILLIAD OR VICITE JODGINEIVI
	RONALD FRAKER,	
12 13	Respondent.	
14	THIS MATTER comes before the Court of	n Petitioner's Motion to Amend or Vacate
15	Judgment [Dkt. #16] pursuant to F.R.C.P. 59(e). The motion is more properly entitled Motion	
16	for Reconsideration. On August 29, 2012, U.S. Magistrate Judge J. Richard Creatura issued a	
17	Report and Recommendation (R&R) that recommended denying (1) Fernandez's Habeas Petition	
18	as time-barred and (2) a Certificate of Appealability (COA). See Dkt. #11. This Court adopted	
19	the R&R on October 11, 2012, dismissed Fernandez's Habeas Petition, and denied a COA. With	
20	that history, the petitioner has offered no new reliable evidence that was not presented before.	
21	Under Local Rule 7, Motions for Reconsideration are disfavored, and will ordinarily be	
22	denied absent a showing of manifest error, or a new factual or legal basis which could not have	
23		
24		

1	been raised earlier. Local Rule 7(h). This standard has not been met in this case, and the Court	
2	will not reconsider its prior ruling.	
3	It is therefore ORDERED that Plaintiff's Motion for Reconsideration incorrectly styled a	
4	Motion to Amend or Vacate Judgment [Dkt. #16] is DENIED .	
5	Dated this 29th day of November, 2012.	
6	POR Continu	
7 8	Ronald B. Leighton United States District Judge	
9	omica states District vaage	
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		