UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA			
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CASE NO. C15-5092 BHS ORDER DENYING PETITIONER'S MOTION FOR RELIEF FROM JUDGMENT			
4 This matter comes before the Court on Petitioner Anthony Davis's ("Davis")			
motion for relief from judgment (Dkt. 24).			
6 On July 7, 2015, the Court adopted a Report and Recommendation that Davis's			
7 petition for writ of habeas corpus be denied because "Supreme Court precedent precludes			
8 Mr. Davis from challenging his fully expired 1986 convictions used to enhance his 1995			
9 conviction." Dkt. 18 at 4. The Court entered judgment that same day. On August 18,			
2015, Davis filed a motion for relief from judgment arguing that the Court failed to			
review the entire record. Dkt. 24. On August 21, 2015, the Government responded and			
argued that the Court should deny the motion for lack of jurisdiction because Davis			

appealed the Court's judgment. Dkt. 25. On September 21, 2015, the Ninth Circuit
 denied Davis's appeal. Dkt. 26.

In this case, the Court finds that Davis's motion is frivolous. No matter the extent
of the Court's review, the fact is that Davis's petition is barred by Supreme Court
precedent. Therefore, the Court **DENIES** the motion. The Court also **DENIES** a
certificate of appealability because reasonable jurists would not debate the validity of
Davis's motion.

IT IT

IT IS SO ORDERED.

Dated this 1st day of October, 2015.

BENJAMIN H. SETTLE United States District Judge