Hernandez v. USA

Doc. 3

## **United States District Court**

## EASTERN DISTRICT OF WISCONSIN

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Document 3

		JUDGMENT IN A CIVIL CAS
	UNITED STATES OF AMERICA,	
	V. SALVADOR A. HERNANDEZ,	CASE NUMBER: <b>06-C-</b> 1143 <b>(95-Cr-151)</b>
	Movant.	
	<b>Jury Verdict.</b> This action came before the been tried and the jury has rendered its ver	e Court for a trial by jury. The issues have rdict.
⊠	<b>Decision by Court.</b> This action came on rendered.	for consideration and a decision has been

IT IS ORDERED AND ADJUDGED that Salvador A. Hernandez's petition to vacate the \$2,500.00 Fine imposed at sentencing is correctly characterized as a petition to vacate, correct or set aside sentence pursuant to Title 28, United States Code, Section 2255. Hernandez's Title 28 United States Code, Section 2255 petition is a successive petition and Hernandez has not received permission from the Court of Appeals to commence a successive collateral attack, therefore the petition is dismissed for lack of jurisdiction. This action is hereby DISMISSED.

November 3, 2006	SOFRON B. NEDILSKY
Date	Clerk
	s/ Linda M. Zik
	(By) Deputy Clerk