IN THE UNITED STATES COURT OF APPEALS FOR THE FIFTH CIRCUIT

No. 00-41463 Conference Calendar

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

versus

PABLO GALVAN-JUAREZ,

Defendant-Appellant.

Appeal from the United States District Court for the Southern District of Texas
USDC No. B-00-CR-286-1
-----October 29, 2001

Before WIENER, BENAVIDES, and DENNIS, Circuit Judges.
PER CURIAM:*

Pablo Galvan-Juarez appeals the 46-month sentence imposed following his plea of guilty to a charge of being found in the United States after deportation, a violation of 8 U.S.C. § 1326. He contends that the felony conviction that resulted in his increased sentence under 8 U.S.C. § 1326(b)(2) was an element of the offense that should have been alleged in the indictment. The Government's argument that Galvan should be precluded from raising this issue on appeal is unpersuasive.

 $^{^{*}}$ Pursuant to 5TH CIR. R. 47.5, the court has determined that this opinion should not be published and is not precedent except under the limited circumstances set forth in 5TH CIR. R. 47.5.4.

Galvan acknowledges that his argument is foreclosed by the Supreme Court's decision in <u>Almendarez-Torres v. United States</u>, 523 U.S. 224 (1998), but he seeks to preserve the issue for Supreme Court review in light of the decision in <u>Apprendi v. New Jersey</u>, 530 U.S. 466 (2000).

Apprendi did not overrule Almendarez-Torres. See Apprendi,
530 U.S. at 489-90; United States v. Dabeit, 231 F.3d 979, 984

(5th Cir. 2000), cert. denied, 121 S. Ct. 1214 (2001). Galvan's argument is foreclosed. The judgment of the district court is AFFIRMED.