

The Supreme Court of South Carolina

Floyd Strickland, Petitioner,


v.

State of South Carolina, Respondent.


Appellate Case No. 2012-212313

ORDER

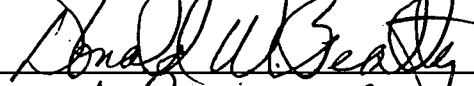
This matter is before the Court by way of a Notice of Appeal from an order of the circuit court denying petitioner's application for post-conviction relief (PCR). His sole allegation on PCR was that he was unlawfully incarcerated because his sentence had expired. Petitioner has now been released from custody and has failed to show the results of his incarceration still persist. *McDuffie v. State*, 276 S.C. 229, 277 S.E.2d 595 (1981) (where a PCR applicant claims his conviction is invalid and alleges the results of the conviction still persist, even though the sentence has been fully served, he is entitled to an evidentiary hearing to determine whether he is prejudiced). Accordingly, we dismiss this matter as moot.



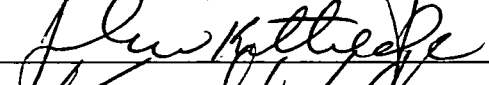
C.J.




J.



J.



J.



J.

Columbia, South Carolina

October 3, 2012

cc:

Robert Daniel Corney

Floyd Strickland