

IN THE COURT OF APPEALS OF THE STATE OF NEVADA

JARED EDWARD BEEBE,
Appellant,
vs.
HAROLD WICKHAM, WARDEN,
Respondent.

No. 75047

FILED

OCT 25 2018

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY 
DEPUTY CLERK

ORDER OF AFFIRMANCE

Jared Edward Beebe appeals from a district court order denying a postconviction petition for a writ of habeas corpus filed on November 15, 2017.¹ First Judicial District Court, Carson City; James E. Wilson, Judge.

Beebe claimed the Nevada Department of Corrections failed to impose his sentences as ordered by the judgments of conviction in three separate cases, interfered with his protected liberty interest by failing to hold a hearing on the structuring of these sentences, and did not provide him with an opportunity to appear before the Nevada Board of Parole Commissioners in case number CR-FP-15-831.

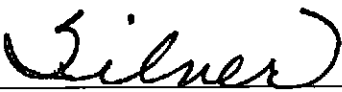
The district court found that Beebe's claims were moot because he had previously discharged his sentence in CR-FP-15-831, he had already been granted parole in CR-FP-15-0144, and he was serving his final sentences in CR-FO-15-193. The record on appeal supports the district court's factual findings and we conclude they are not clearly wrong. In particular, we note Beebe was granted parole in both CR-FP-15-831 and


¹This appeal has been submitted for decision without oral argument. NRAP 34(f)(3).

CR-FP-0144 on February 23, 2017, and his sentences in CR-FO-193 were imposed to run consecutive to the sentence in CR-FP-15-831.

Accordingly, we conclude the district court did not err in denying Beebe's petition as moot, *see Johnson v. Director, Nev. Dep't of Prisons*, 105 Nev. 314, 316, 774 P.2d 1047, 1049 (1989), and we

ORDER the judgment of the district court AFFIRMED.


_____, C.J.
Silver


_____, J.
Tao


_____, J.
Gibbons

cc: Hon. James E. Wilson, District Judge
Jared Edward Beebe
Attorney General/Carson City
Carson City Clerk