IN THE SUPREME COURT OF THE STATE OF NEVADA

ENOMA UYG IGBINOVIA,

Appellant,

VS.

JERRY HOWELL, WARDEN; AND THE STATE OF NEVADA.

Respondents.

No. 81662

FILED

MAR 0 1 2021

CLERK OF SUPREME COURT

ORDER DISMISSING APPEAL

This is a pro se appeal from a district court order denying a postconviction petition for a writ of habeas corpus challenging the computation of time served. Eighth Judicial District Court, Clark County; Jerry A. Wiese, Judge.

In response to an order of this court, the Attorney General advises that appellant has been released on parole. Thus, this appeal is moot. See Williams v. State, Dep't of Corr., 133 Nev. 594, 600 n.7, 402 P.3d 1260, 1265 n.7 (2017). (providing that when considering the computation of sentence credits that would make an inmate eligible for parole, "no relief can be afforded where the offender has already expired the sentence or appeared before the parole board on the sentence." (internal citation omitted)). Accordingly, this court

ORDERS this appeal DISMISSED.

Cadish

rickerup,

Herndon

Pickering

SUPREME COURT OF NEVADA

(O) 1947A ·

J.

cc: Hon. Jerry Wiese, District Judge Enoma Uyg Igbinovia Attorney General/Carson City Attorney General/Las Vegas Eighth District Court Clerk