IN THE COURT OF APPEALS OF THE STATE OF NEVADA

LUIS LEDESMA,	
Appellant,	
vs.	
BRIAN WILLIAMS, WARDEN;	
OFFENDER MANAGEMENT	
DIVISION; AND THE STATE OF	
NEVADA,	
Respondents.	

No. 80325-COA FILED SEP 2 8 2020 ELIZABETIC SYNAM CLERK OF SUBJECT COURT BY______ DEPUTY CLERK

ORDER DISMISSING APPEAL

Luis Ledesma appeals from an order of the district court denying a postconviction petition for a writ of habeas corpus filed on July 26, 2019. Eighth Judicial District Court, Clark County; Tierra Danielle Jones, Judge.

Ledesma claimed the district court erred by denying his petition because the Nevada Department of Corrections was miscalculating his statutory, flat, and work credits. After reviewing the record on appeal, it appeared Ledesma may have discharged his sentences. Therefore, we ordered the State to provide information as to whether Ledesma had discharged his sentences. The State has demonstrated Ledesma discharged his sentences in this case on January 16, 2020. The discharge of these sentences renders Ledesma's challenge to the computation of time served

COURT OF APPEALS OF NEVADA

(0) 194718

moot. See Johnson v. Dir., Nev. Dep't of Prisons, 105 Nev. 314, 316, 774 P.2d 1047, 1049 (1989). Accordingly, we

ORDER this appeal DISMISSED.

C.J. Gibbons

J. Tao

J. Bulla

cc:

Hon. Tierra Danielle Jones, District Judge Luis Ledesma Attorney General/Carson City Attorney General/Las Vegas Eighth District Court Clerk

COURT OF APPEALS OF NEVADA