IN THE SUPREME COURT OF THE STATE OF NEVADA

JOHN BRADBURY DONNELLY, Appellant, vs. THE STATE OF NEVADA, BOARD OF PRISON COMMISSIONERS, Respondent. No. 39611

DEC 1 5 2004

FILED



ORDER DISMISSING APPEAL

This proper person appeal is taken from a March 26, 2002 district court order that dismissed appellant's claims regarding an alleged violation of open meeting laws during a January 2001 parole hearing. First Judicial District Court, Carson City; William A. Maddox, Judge.

When, upon review, it appeared that appellant might have been granted parole since the filing of his appeal, we directed respondent to address whether this appeal is moot. In its November 12, 2004 response, respondent submitted documentation demonstrating that appellant was granted parole on May 27, 2003.¹ As appellant has been granted parole, this court would be unable to grant appellant any effective

SUPREME COURT OF NEVADA

¹Although appellant was granted leave to file a reply within twenty days from the date respondent's response was served, <u>see</u> NRAP 46(b), he did not do so. And, although appellant was not granted leave to file any other document, we have considered appellant's brief.

relief regarding the alleged 2001 parole hearing violation. Therefore, this appeal is moot.² Accordingly, we dismiss this appeal.

It is so ORDERED.

J. Rose Maupin J. Douglas Hon. William A. Maddox, District Judge Attorney General Brian Sandoval/Carson City John Bradbury Donnelly Carson City Clerk ²Langston v. State, Dep't of Mtr. Vehicles, 110 Nev. 342, 871 P.2d 362 (1994); NCAA v. University of Nevada, 97 Nev. 56, 624 P.2d 10 (1981). $\mathbf{2}$

SUPREME COURT OF NEVADA

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