IN THE SUPREME COURT OF THE STATE OF DELAWARE

WILLIAM J. WEBB, JR.,

\$ No. 396, 2016

Defendant BelowAppellant,

\$ Court Below—Superior Court
\$ of the State of Delaware

STATE OF DELAWARE,

\$ Cr. ID Nos. 91000534DI
Plaintiff BelowAppellee.

\$ and 9907017204

Submitted: October 21, 2016 Decided: November 21, 2016

Before STRINE, Chief Justice; VAUGHN, and SEITZ, Justices.

ORDER

This 21st day of November 2016, the Court has considered the appellant's opening brief, the State's motion to affirm, and the record below. We have determined that the Superior Court's order denying the appellant's motion for postconviction relief should be affirmed on the basis of and for the reason assigned by the Superior Court in its Order dated July 14, 2016. The appellant is no longer in custody under either sentence for which he sought postconviction relief.¹ Thus, his request for relief is moot.²

² Watson v. State, 2015 WL 1456771 (Del. Mar. 30, 2015).

_

¹The appellant was discharged from probation in Cr. ID 91000534DI in February 1992. He was discharged from probation in Cr. ID 9907017204 in February 2010.

NOW, THEREFORE, IT IS ORDERED that the judgment of the Superior Court is AFFIRMED.

BY THE COURT:

/s/ Collins J. Seitz, Jr.
Justice