

ARKANSAS COURT OF APPEALS

DIVISION III
 No. CR-14-780

BRANDON HOUSE

APPELLANT

V.

STATE OF ARKANSAS

APPELLEE

Opinion Delivered June 17, 2015

APPEAL FROM THE CLARK
 COUNTY CIRCUIT COURT
 [NOs. CR-2012-9; CR-2010-202]

HONORABLE ROBERT
 MCCALLUM, JUDGE

DISMISSED

RITA W. GRUBER, Judge

On May 27, 2014, the Circuit Court of Clark County entered separate sentencing orders that revoked Brandon House's probation in circuit cases Nos. CR-2010-02 and CR-2012-09¹ and sentenced him to respective sentences of forty years' imprisonment and ten years' suspended imposition of sentence. His attorney filed with this court a motion to consolidate appeals of the two cases, a motion that we initially denied. We later found it prudent to address the appeals together, however, and we sua sponte consolidated them. In *House v. State*, 2015 Ark. App. 280, we affirmed the revocation and granted counsel's motion to withdraw in each case. See Ark. R. App. P.-Civ. 3(c) (2014) (allowing this court to consolidate appeals upon our own motion).

The appeal now before us, No. CR-14-780 in our court, consists of filings essentially

¹In 2011, House received five years' probation in CR-2010-202 on two counts of commercial burglary and one count of felony theft of property; in 2012, he received six years' probation in CR-2012-09 on two counts of second-degree forgery.

identical to those in our previous decision—counsel’s motion to withdraw from both cases, counsel’s no-merit brief, House’s pro-se points, and the State’s brief responding to pro se points—and raises issues identical to those we previously addressed. *House, supra*. We therefore dismiss the appeal as moot.

ABRAMSON and HOOFFMAN, JJ., agree.

Brandon Crawford, for appellant.

Leslie Rutledge, Att’y Gen., by: *Jake H. Jones*, Ass’t Att’y Gen., for appellee.