United States Court of Appeals For the Eighth Circuit

No. 14-1677

United States of America

Plaintiff - Appellee

v.

Toby P. Young Bear

Defendant - Appellant

Appeal from United States District Court for the District of North Dakota - Bismarck

> Submitted: August 22, 2014 Filed: August 27, 2014 [Unpublished]

Before WOLLMAN, GRUENDER, and SHEPHERD, Circuit Judges.

PER CURIAM.

Toby Young Bear directly appeals the sentence of 4 months in prison imposed by the district court¹ upon revoking his supervised release. Because Young Bear has

¹The Honorable Daniel L. Hovland, United States District Judge for the District of North Dakota.

been released from custody and has fully discharged his revocation sentence, we dismiss this appeal as moot. <u>Cf. Spencer v. Kemna</u>, 523 U.S. 1, 7-18 (1998) (declaring challenge to allegedly erroneous parole revocation moot because defendant had already served his entire sentence). We also deny counsel's motion to withdraw as moot.