



invalidated via direct appeal or habeas corpus, or declared void by an authorized tribunal. *Harris v. Fulwood*, 611 Fed. App'x 1, 2 (D.C. Cir. 2015) (per curiam) (citing *Heck v. Humphrey*, 512 U.S. 477, 486-87 (1994)); *see also id.*, quoting *Wilkinson v. Dotson*, 544 U.S. 74, 81-82 (2005) (“*Heck* applies ‘no matter the relief sought (damages or equitable relief) . . . if success in [the] action would necessarily demonstrate the invalidity of confinement or its duration’”). Nothing in the complaint suggests that plaintiff’s sentence has been invalidated. On the contrary, this Court recently transferred plaintiff’s petition for a writ of habeas corpus to the Western District of Pennsylvania. *See Hills v. Lynch*, No. 16-1072 (UNA) (D.D.C. Jun. 8, 2016), appeal pending, D.C. Cir. No. 16-5178. Consequently, this action will be dismissed without prejudice for failure to state a claim. A separate order accompanies this Memorandum Opinion.

  
United States District Judge

Date: June 27, 2016