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UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

ROBERT MICHAEL BASHARA,

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v.

CASE NO. 2:19-CV-11514 HONORABLE SEAN F. COX

LEE MCROBERTS,

Res	pondent.

OPINION AND ORDER DISMISSING AS MOOT THE PETITION FOR A WRIT OF HABEAS CORPUS

Michigan prisoner Robert Michael Bashara ("Petitioner") filed a petition for a writ of habeas corpus pursuant to 28 U.S.C. § 2254 challenging his Wayne County Circuit Court convictions for first-degree premeditated murder, Mich. Comp. Laws § 750.316(1)(a), conspiracy to commit first-degree murder, §§ 750.316(1)(a), 750.157a(a), solicitation to commit murder, § 750.157b(2), obstruction of justice, § 750.505a, and witness intimidation, § 750.122(7)(b). Petitioner was sentenced to concurrent terms of life imprisonment without the possibility of parole, 18 to 40 years imprisonment, two to 10 years imprisonment, and one to five years imprisonment on those convictions in 2015.

The matter is currently before the Court because Petitioner has died. *See* https://www.freep.com/story/news/local/michigan/wayne/2020/08/18/bob-bashara-dead-murder-trial/ 3394847001/. The Michigan Department of Corrections Offender Tracking Information System ("OTIS") indicates that Petitioner was discharged from custody on August 17, 2020. *See*

Doc. 8

Petitioner's Offender Profile, http://mdocweb.state.mi.us/OTIS2/otis2profile.aspx?mdocNumber=856261.

A prisoner's death during the pendency of his habeas petition renders his habeas action moot.

See Claiborne v. United States, 551 U.S. 87 (2007) (per curiam opinion vacating circuit court

judgment as most due to death of petitioner); McMann v. Ross, 396 U.S. 118 (1969); Beach v.

Humphries, 914 F.2d 1494 (table), 1990 WL 140574, *1 (6th Cir. Sept. 21, 1990); accord Griffey

v. Lindsey, 349 F.3d 1157 (9th Cir. 2003); Figueroa v. Rivera, 147 F.3d 77, 82 (1st Cir. 1998);

Knapp v. Baker, 509 F.2d 922, 922 (5th Cir. 1975). Because Petitioner has died, the Court

concludes that his habeas claims and this case have been rendered moot. Accordingly, the Court

DISMISSES as moot the petition for a writ of habeas corpus. The Court also **DENIES** a certificate

of appealability as jurists of reason could not debate the correctness of this procedural ruling. See

28 U.S.C. § 2253(c); Fed. R. App. P. 22(b); Slack v. McDaniel, 529 U.S. 473, 484-85 (2000). This

case is closed.

IT IS SO ORDERED.

s/Sean F. Cox

SEAN F. COX

UNITED STATES DISTRICT JUDGE

Dated: August 20, 2020

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