OWUSU v. GREEN Doc. 5

NOT FOR PUBLICATION

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

KENNEDY OWUSU,

Civil Action No. 16-8873 (JMV)

Petitioner,

v.

OPINION

CHARLES GREEN,

Respondent.

APPEARANCES:

KENNEDY OWUSU
Essex County Correctional Facility
354 Doremus Ave.
Newark, NJ 07105
Petitioner, pro se

KRUTI D. DHARIA
Office of the U.S. Attorney
District of New Jersey
970 Broad Street, Suite 700
Newark, NJ 07102

On behalf of Respondent

VAZQUEZ, United States District Judge

On November 29, 2016, Petitioner Kennedy Owusu filed a Petition for Writ of Habeas Corpus under 28 U.S.C. § 2241 (ECF No. 1), challenging his prolonged detention since January 16, 2016, by U.S. Immigration and Customs Enforcement ("ICE"). (ECF No. 1 at 2.) This Court ordered Respondent to answer the petition. (ECF No. 2.) Respondent submitted an I-205 form, showing that Petitioner was removed from the United States on February 23, 2017. (ECF No. 4.) Respondent contends the habeas petition is moot. (*Id.*)

A habeas petition "generally becomes moot when [a petitioner] is released from custody"

because there is no longer "an actual injury traceable to the defendant and likely to be redressed

by a favorable judicial decision." Vasquez v. Aviles, 639 F. App'x 898, 902 (3d Cir. 2016)

(quoting DeFoy v. McCullough, 393 F.3d 439, 442 (3d Cir. 2005)). The present petition no longer

presents a case or controversy under Article III, § 2 of the United States Constitution because

Petitioner is no longer detained by ICE. See id. (finding petition moot where there were no

collateral consequences that could be addressed by success on the petition after removal) (citing

Abdala v. I.N.S., 488 F.3d 1061, 1064 (9th Cir. 2007)). Therefore, the petition is dismissed as

moot.

An appropriate Order follows.

Date: April 25, 2017

At Newark, New Jersey

s/ John Michael Vazquez JOHN MICHAEL VAZQUEZ United States District Judge

2