[Cite as State ex rel. Knuckles v. Court of Common Pleas Judge, 2017-Ohio-5753.]

Court of Appeals of Ohio

EIGHTH APPELLATE DISTRICT COUNTY OF CUYAHOGA

JOURNAL ENTRY AND OPINION No. 105754

STATE OF OHIO, EX REL. RODNEY KNUCKLES

RELATOR

VS.

JUDGE OF COURT OF COMMON PLEAS

RESPONDENT

JUDGMENT: WRIT DENIED

Writ of Mandamus and/or Procedendo Motion No. 507184 Order No. 508154

RELEASE DATE: July 5, 2017

FOR RELATOR

Rodney Knuckles, pro se Inmate No. 630-539 N.C.C.I. P.O. Box 1812 Marion, Ohio 43301

ATTORNEYS FOR RESPONDENT

Michael C. O'Malley Cuyahoga County Prosecutor By: James E. Moss Assistant County Prosecutor The Justice Center 1200 Ontario Street Cleveland, Ohio 44113 {¶1} On May 8, 2017, the relator, Rodney Knuckles, commenced this mandamus and/or

procedendo action against the respondent, the Cuyahoga County Common Pleas Court, to compel

the court to render a judgment on his postconviction relief petition, which he filed on August 16,

2016, in the underlying case, *State v. Knuckles*, Cuyahoga C.P. No. CR-81-164134-ZA. On May

17, 2017, the respondent, through the Cuyahoga County prosecutor, moved for summary

judgment on the grounds of mootness. Attached to the dispositive motion was a copy of a

certified journal entry, file-stamped November 18, 2016, in which the court dismissed the subject

petition complete with findings of fact and conclusions of law. Knuckles never responded to the

dispositive motion. The November 18, 2016 journal entry establishes that the respondent has

rendered a judgment on the subject petition and that this case is moot.

{¶2} Accordingly, this court grants the respondent's motion for summary judgment and

denies the application for an extraordinary writ. Relator to pay costs. This court directs the clerk

of courts to serve all parties notice of this judgment and its date of entry upon the journal as

required by Civ.R. 58(B).

 $\{\P3\}$ Writ denied.

PATRICIA ANN BLACKMON, JUDGE

KATHLEEN ANN KEOUGH, A.J., and

FRANK D. CELEBREZZE, JR., J., CONCUR