IN THE COURT OF APPEALS OF OHIO

TENTH APPELLATE DISTRICT

State of Ohio, :

Plaintiff-Appellee, :

v. : No. 10AP-300

(C.P.C. No. 03CR-6475)

Gary R. Martin, :

(REGULAR CALENDAR)

Defendant-Appellant. :

DECISION

Rendered on October 14, 2010

Ron O'Brien, Prosecuting Attorney, and Steven L. Taylor, for appellee.

Gary R. Martin, pro se.

APPEAL from the Franklin County Court of Common Pleas

TYACK, P.J.

- {¶1} Gary R. Martin entered guilty pleas to four felony charges in 2004 and was sentenced to a total of 12 years of incarceration. Subsequently, he filed a "motion to vacate and reconstruct sentence," a petition for post-conviction relief ("PCR") and finally a "motion to void judgment under Civ.R. 60(B)." The "motion to void judgment" is before us on this appeal.
- {¶2} The trial court judge assigned to the case denied the motion to void judgment, as he had the earlier motion and petition for PCR, because the actions were

Nos. 10AP-300 2

not filed within the time permitted by law. Those earlier rulings by the trial court have

already been affirmed on direct appeal.

{¶3} Martin's brief does not really set forth an assignment of error, but the

essence of his complaint is that the trial court did not have jurisdiction over his cases

because of an alleged defect or defects in his indictment.

{¶4} Martin's arguments have no merit for several reasons. First, he cannot use

a Civ.R. 60(B) motion as a substitute for a petition for PCR.

{¶5} Second, he has already pursued a petition for PCR unsuccessfully, so his

issues have already been decided. In technical legal terms, he is barred relief based

upon the doctrine of res judicata.

{¶6} Finally, Martin's guilty pleas wiped out any argument he might have had

with respect to his indictments.

¶7} Martin's assigned error and related issues are overruled. The judgment of

the Franklin County Court of Common Pleas is affirmed.

Judgment affirmed.

KLATT and SADLER, JJ., concur.