

**IN THE COURT OF APPEALS  
FIRST APPELLATE DISTRICT OF OHIO  
HAMILTON COUNTY, OHIO**

STATE OF OHIO,	:	APPEAL NO. C-170522
	:	TRIAL NO. B-1701492
Plaintiff-Appellee,	:	
	:	<i>JUDGMENT ENTRY.</i>
vs.	:	
SAMUEL ROBINSON,	:	
	:	
Defendant-Appellant.	:	

We consider this appeal on the accelerated calendar, and this judgment entry is not an opinion of the court. *See* Rep.Op.R. 3.1; App.R. 11.1(E); 1st Dist. Loc.R. 11.1.1.

Samuel Robinson appeals from the trial court’s denial of his motion to mitigate his sentence, wherein he requested the court to remove the requirement that he complete the “Men’s Extended Treatment Program” during his incarceration. Robinson’s appointed appellate counsel has filed a brief pursuant to *Anders v. California*, 386 U.S. 738, 87 S.Ct. 1396, 18 L.Ed.2d 493 (1967), asserting the absence of any nonfrivolous issues for our review. The appeal is now before us for disposition.

The record reflects that Robinson pled guilty to one count of possession of cocaine, a fifth-degree felony. The trial court accepted the plea, sentenced Robinson to three years on community control and 180 days in the Hamilton County Justice Center, and required Robinson to complete a “Men’s Extended Treatment Program” during his incarceration. The court placed him on community control on June 13, 2017.

**OHIO FIRST DISTRICT COURT OF APPEALS**

---

Thereafter, on October 12, 2017, a notice was filed charging Robinson with violating the conditions of his community control. Robinson was found guilty of the community-control violation on November 6, 2017. The trial court then terminated community control and closed Robinson's case on November 15, 2017.

Robinson's sentence was completed in December 2017. This court's review of the Hamilton County Clerk of Court's website confirms that he no longer is an inmate. *See State v. Evans*, 2d Dist. Montgomery No. 24928, 2012-Ohio-5099, ¶ 8 (taking judicial notice that the appellant's name no longer appeared on the department of corrections website). The potential issues that may have been raised in an appeal from the trial court's denial of Robinson's motion to mitigate his sentence are moot because Robinson has completed his sentence and his community control was terminated. Appointed appellate counsel's motion to withdraw is overruled, and the appeal is dismissed as moot.

Further, a certified copy of this judgment entry shall constitute the mandate, which shall be sent to the trial court under App.R. 27. We refrain from taxing costs and expenses against appellant because he is indigent.

**MOCK, P.J., MILLER and DETERS, JJ.**

To the clerk:

Enter upon the journal of the court on June 27, 2018

per order of the court \_\_\_\_\_.  
Presiding Judge