

IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON  
DIVISION ONE

IN THE MATTER OF THE  
PERSONAL RESTRAINT OF:

EDDIE BROWN,

Petitioner.

No. 85471-2-I

DIVISION ONE

UNPUBLISHED OPINION

PER CURIAM — Eddie Brown challenges multiple prison disciplinary infractions imposed by the Department of Corrections (DOC). DOC argues that Brown’s petition should be dismissed as moot because Brown has since been released from confinement and DOC has expunged the challenged infractions. Brown does not argue otherwise.

We dismiss Brown’s petition as moot. *See In re Pers. Restraint of White*, 25 Wn. App. 911, 912, 612 P.2d 10 (1980) (court need not consider moot issues); *In re Det. of Cross*, 99 Wn.2d 373, 376-77, 662 P.2d 828 (1983) (issue is moot if a court can no longer provide effective relief); *see also In re Pers. Restraint of Higgins*, 152 Wn.2d 155, 163, 95 P.3d 330 (2004) (expungement adequately addresses challenge to prison disciplinary infraction).

Dismissed.

FOR THE COURT:

Cohen, J.

Birk, J.

Mann, J.