[Cite as Bishop v. Friedland, 2008-Ohio-4100.]

Court of Appeals of Ohio

EIGHTH APPELLATE DISTRICT COUNTY OF CUYAHOGA

JOURNAL ENTRY AND OPINION No. 91640

CASSANDRA BISHOP, EX REL.

RELATOR

VS.

CAROLYN B. FRIEDLAND, JUDGE

RESPONDENT

JUDGMENT: WRIT DENIED

WRIT OF PROCEDENDO MOTION NO. 410842 ORDER NO. 411585

RELEASE DATE: August 11, 2008

[Cite as Bishop v. Friedland, 2008-Ohio-4100.]

FOR RELATOR:

Cassandra Bishop, pro se 10702 Mt. Auburn, Up Cleveland, Ohio 44104

ATTORNEYS FOR RESPONDENT:

William D. Mason Cuyahoga County Prosecutor

By: Thorin Freeman and T. Allan Regas Assistant County Prosecutors 8th Floor Justice Center 1200 Ontario Street Cleveland, Ohio 44113 {**¶** 1} Relator requests that this court compel respondent judge to issue findings of fact and conclusions of law with respect to the petition for postconviction relief filed by relator in *State v. Bishop*, Cuyahoga County Court of Common Pleas Case No. CR-494151 on February 28, 2008.

{**q** 2} Respondent has filed a motion to dismiss and motion for summary judgment attached to which is a copy of the findings of fact and conclusions of law issued by respondent and received for filing by the clerk on July 2, 2008. Relator has not opposed the motion. Respondent argues that this action in mandamus is, therefore, moot. We agree.

{¶ 3} Accordingly, respondent's motion to dismiss and motion for summary judgment is granted. Relator to pay costs. The clerk is directed to serve upon the parties notice of this judgment and its date of entry upon the journal. Civ.R. 58(B).

Writ denied.

JAMES J. SWEENEY, Administrative Judge

ANN DYKE, J., and FRANK D. CELEBREZZE, JR., J., CONCUR [Cite as Bishop v. Friedland, 2008-Ohio-4100.]