State of New York Supreme Court, Appellate Division Third Judicial Department

Decided and Entered: March 15, 2018 525404

In the Matter of ARMANDO COLON,

Petitioner,

 \mathbf{v}

MEMORANDUM AND JUDGMENT

ANTHONY J. ANNUCCI, as Acting Commissioner of Corrections and Community Supervision, Respondent.

Calendar Date: January 23, 2018

Before: McCarthy, J.P., Devine, Clark, Mulvey and Pritzker, JJ.

Armando Colon, Fallsburg, petitioner pro se.

Eric T. Schneiderman, Attorney General, Albany (Martin A. Hotvet of counsel), for respondent.

Proceeding pursuant to CPLR article 78 (transferred to this Court by order of the Supreme Court, entered in Albany County) to review a determination of respondent directing that petitioner be placed in administrative segregation.

Petitioner commenced this CPLR article 78 proceeding challenging a determination placing him in administrative segregation following a hearing. The Attorney General has advised this Court that the determination has been administratively reversed and that all references thereto have been expunged from petitioner's institutional record. Inasmuch as petitioner has received all of the relief to which he is entitled and is no longer aggrieved, the petition must be

dismissed as moot ($\underline{\text{see}}$ $\underline{\text{Matter of Russ v Annucci}}$, 134 AD3d 1368, 1368 [2015]; $\underline{\text{Matter of Pante v Goord}}$, 32 AD3d 1084, 1084 [2006]).

 $\mbox{McCarthy},\mbox{ J.P.},\mbox{ Devine},\mbox{ Clark},\mbox{ Mulvey}\mbox{ and Pritzker},\mbox{ JJ.},\mbox{ concur.}$

 $\ensuremath{\mathsf{ADJUDGED}}$ that the petition is dismissed, as moot, without costs.

ENTER:

Robert D. Mayberger Clerk of the Court