

UNREPORTED  
IN THE COURT OF SPECIAL APPEALS  
OF MARYLAND

No. 638

September Term, 2014

---

DARYL A. GREEN

v.

ANGELICA R. REEDER, *et al.*

---

Woodward, C.J.,  
Kehoe,  
Zarnoch, Robert A.  
(Senior Judge, Specially Assigned),

JJ.

---

PER CURIAM

---

Filed: August 1, 2017

\*This is an unreported opinion, and it may not be cited in any paper, brief, motion, or other document filed in this Court or any other Maryland Court as either precedent within the rule of stare decisis or as persuasive authority. Md. Rule 1-104.

Daryl Green, appellant, appeals from a May 16, 2014, order, issued by the Circuit Court for Prince George’s County, dismissing his complaint against appellees with prejudice. In response, appellees have filed motions to dismiss this appeal as moot. We grant the motions to dismiss the appeal.

Prior to filing his notice of appeal, Green filed a motion in the circuit court entitled “Motion to Reinstate Case and for New Hearing Pursuant to Rules 2-533 and 2-534.” In that motion, he requested the court to vacate its May 16 order, reinstate the case, and order a new hearing on his motion to dismiss. This Court stayed the appeal pending the resolution of Green’s post-judgment motion. On February 21, 2017, the circuit court granted the motion, reinstated the case, and vacated its May 16 order.<sup>1</sup>

“[W]hen moot questions are raised on appeal, this Court should dismiss the appeal on the ground of mootness.” *Dove v. Childs*, 173 Md. App. 602, 608 (2007). “A case is moot . . . when the court can no longer fashion an effective remedy.” *See In re Kaela C.*, 394 Md. 432, 452 (2006). Because the circuit court granted Green’s post-judgment motion and vacated the order that is the subject of this appeal, there is no further relief that this Court can provide. Consequently, the appeal must be dismissed.

**APPEAL DISMISSED. COSTS TO  
BE PAID BY APPELLANT.**

---

<sup>1</sup> After vacating its May 16 order and reinstating the case, the circuit court held a new hearing on appellees’ motion to dismiss and entered a new order granting that motion. Appellant has filed a separate appeal from that order which is currently pending in this Court.