NO. 30247

IN THE INTERMEDIATE COURT OF APPEALS

OF THE STATE OF HAWAI'I

FAUSTINO V. ABADILLA, Petitioner-Appellant, v. STATE OF HAWAI'I, Respondent-Appellee

APPEAL FROM THE CIRCUIT COURT OF THE THIRD CIRCUIT (S.P.P. NO. 09-1-0002)

ORDER DISMISSING APPEAL AS MOOT (By: Nakamura, C.J., Foley and Reifurth, JJ.)

Petitioner-Appellant Faustino Abadilla (Abadilla) appeals from the "Findings of Fact, Conclusions of Law and Order Denying Petitioner's May 28, 2009 Petition for Post-Conviction Relief (Rule 40, HRPP)," entered December 2, 2009 in the Circuit Court of the Third Circuit.¹

Abadilla's "Petition for Post Conviction Relief (Rule 40, HRPP)" and appeal challenge the terms of his minimum terms of

 $^{^{1}}$ The Honorable Greg K. Nakamura presided.

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imprisonment fixed by the Hawai'i Paroling Authority.² All of Abadilla's minimum terms of imprisonment have expired.

Therefore, this appeal is moot, and IT IS HEREBY ORDERED dismissed.

DATED: Honolulu, Hawaiʻi, September 11, 2012. On the briefs:

Brian J. De Lima Francis R. Alcain (Crudele & De Lima) for Petitioner-Appellant.

Diane K. Taira Deputy Attorney General for Respondent-Appellee. Chief Judge

Associate Judge

Associate Judge

² Respondent-Appellee State of Hawai'i argues that the expiration of Abadilla's minimum terms was properly calculated based on <u>State v. Tauiliili</u>, 96 Hawai'i 195, 29 P.3d 914 (2001). <u>See State v. Garcia</u>, 125 Hawai'i 429, 263 P.3d 709 (2010) (applying the Tauiliili decision retroactively).