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This opinion shall not "constitute precedent or be binding upon any court."  
Although it is posted on the internet, this opinion is binding only on the  
parties in the case and its use in other cases is limited. R.1:36-3.

SUPERIOR COURT OF NEW JERSEY  
APPELLATE DIVISION  
DOCKET NO. A-2076-15T3

JA-SHONE SELLERS,

Appellant,

v.

NEW JERSEY STATE PAROLE BOARD,

Respondent.

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Submitted May 31, 2017 – Decided June 26, 2017

Before Judges Koblitz and Sumners.

On appeal from the New Jersey State Parole  
Board.

Ja-Shone Sellers, appellant pro se.

Christopher S. Porrino, Attorney General,  
attorney for respondent (Lisa A. Puglisi,  
Assistant Attorney General, of counsel;  
Christopher C. Josephson, Deputy Attorney  
General, on the brief).


PER CURIAM

Appellant Ja-Shone Sellers appeals from a December 16, 2015  
determination of defendant New Jersey State Parole Board (Board)  
denying parole and establishing a fourteen-month future

eligibility term (FET). After serving his FET, the Board released appellant on parole on February 9, 2017, while his appeal was pending. This appeal is therefore moot. See Greenfield v. N.J. Dep't of Corrs., 382 N.J. Super. 254, 257-58 (App. Div. 2006) ("An issue is 'moot' when the decision sought in a matter, when rendered, can have no practical effect on the existing controversy.") (citation omitted).

Appeal dismissed.

I hereby certify that the foregoing  
is a true copy of the original on  
file in my office.

  
CLERK OF THE APPELLATE DIVISION