

United States Court of Appeals
FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 11-5121

September Term 2011

DEA-352N

Filed On: October 14, 2011

In re: Coalition to Reschedule Cannabis, et al.,

Petitioners

BEFORE: Henderson, Rogers, and Tatel, Circuit Judges

ORDER

Upon consideration of the petition for writ of mandamus, the responses thereto, the reply, which includes a request for costs, and the objection to the request for costs, it is

ORDERED that the petition for writ of mandamus be dismissed as moot. As the parties note, respondent's denial of the administrative petition to initiate proceedings to reschedule cannabis, 76 Fed. Reg. 40,552 (July 8, 2011), has afforded the petitioners the relief they sought in their petition for writ of mandamus. It is

FURTHER ORDERED that petitioners' request for costs be denied. Petitioners have provided no argument or authority in support of their request. See Democratic Cent. Comm. v. Washington Metro Area Transit Comm'n, 485 F.2d 786, 790 n.16 (D.C. Cir. 1973) (where petitioners offer "no argument whatever" in support of certain issues on appeal, court will decline to consider them).

Pursuant to D.C. Circuit Rule 36, this disposition will not be published.

Per Curiam