

Cite as 2022 Ark. App. 483

ARKANSAS COURT OF APPEALS

DIVISION III
No. CR-22-262

ZACHARY PINEGAR

APPELLANT

V.

STATE OF ARKANSAS

APPELLEE

Opinion Delivered November 30, 2022

APPEAL FROM THE HOT SPRING
COUNTY CIRCUIT COURT
[NO. 30CR-21-230]

HONORABLE CHRIS E WILLIAMS,
JUDGE

AFFIRMED

N. MARK KLAPPENBACH, Judge

This is a companion case to *Pinegar v. State*, 2022 Ark. App. 482 (case No. CR-22-259), also handed down today, which addresses identical arguments on appeal. In August 2021, Zachary Pinegar accepted a plea offer in which, in exchange for having a twenty-year prison sentence deferred to drug court, he pleaded guilty to possession of a firearm by certain persons and possession of a controlled substance. The sentence was ordered to run consecutively to a sentence of six years' imprisonment in case No. CR-22-259, which was also deferred to drug court. After a hearing in December 2021, the circuit court expelled Pinegar from drug court and imposed his deferred sentences. In this appeal, Pinegar argues that his due-process rights were violated when he was denied the opportunity to go to inpatient drug treatment. For the reasons stated in the companion case, we affirm.

Affirmed.

GRUBER and BROWN, JJ., agree.

Gregory Crain, for appellant.

Leslie Rutledge, Att'y Gen., by: *David L. Eanes, Jr.*, Ass't Att'y Gen., for appellee.