

COURT OF APPEALS EIGHTH DISTRICT OF TEXAS EL PASO, TEXAS

§	
	No. 08-13-00135-CR
§	
	Appeal from
§	
	297th District Court
§	
	of Tarrant County, Texas
§	
	(TC # 1177873D)
§	
	§ § §

MEMORANDUM OPINION

Cody Wade Blocker, Appellant, has filed a motion to dismiss this appeal pursuant to TEX.R.APP.P. 42.2(a). As required by that rule, the motion to dismiss is signed by Appellant's attorney, but Appellant has not signed the motion. Counsel has, however, attached to the motion a letter from Appellant stating he no longer wishes to pursue the appeal. We believe good cause exists to suspend Rule 42.2(a)'s requirement that the appellant sign the motion to dismiss. *See* TEX.R.APP.P. 2; *Aiken v. State*, 02-11-00508-CR, 2012 WL 1432604 (Tex.App.--Fort Worth 2012, no pet.)(where appellant sent a letter to court stating she no longer wished to appeal, the court of appeals suspended Rule 42.2(a)'s requirement that appellant sign the motion to dismiss the appeal). Compliance with Rule 42.2(a)'s requirements has been met in all other respects. Accordingly, we grant the motion and dismiss the appeal.

August 14, 2013

ANN CRAWFORD McCLURE, Chief Justice

Before McClure, C.J., Rivera, and Rodriguez, JJ.

(Do Not Publish)