DISMISS; and Opinion Filed October 23, 2017.



In The Court of Appeals Fifth District of Texas at Dallas

No. 05-17-00460-CR

MARIO VASQUEZ, Appellant V. THE STATE OF TEXAS, Appellee

On Appeal from the Criminal District Court No. 2 Dallas County, Texas Trial Court Cause No. F11-56819-I

MEMORANDUM OPINION

Before Justices Lang, Evans, and Schenck Opinion by Justice Schenck

Before the Court is the October 18, 2017 motion to withdraw the appeal filed by appellate

counsel. Filed with the motion is a handwritten letter, signed by appellant, asking that counsel

"cancel the appeal." Taken together, the letter and the motion meet the requirement of rule

42.2(a). See TEX. R. APP. P. 42.2(a) (appellant and his attorney must sign the written motion to

dismiss). We grant the motion.

We dismiss this appeal and order that this decision be certified below for observance.

Do Not Publish TEX. R. APP. P. 47.2(b) /David J. Schenck/ DAVID J. SCHENCK JUSTICE

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Court of Appeals Fifth District of Texas at Dallas JUDGMENT

MARIO VASQUEZ, Appellant

No. 05-17-00460-CR V.

THE STATE OF TEXAS, Appellee

On Appeal from the Criminal District Court No. 2, Dallas County, Texas Trial Court Cause No. F11-56819-I. Opinion delivered by Justice Schenck, Justices Lang and Evans participating.

Based on the Court's opinion of this date, we **DISMISS** this appeal.

Judgment entered this 23rd day of October, 2017.