DISMISS and Opinion Filed August 25, 2022



In The Court of Appeals Hifth District of Texas at Dallas

No. 05-22-00646-CR

FERNANDO ALEXANDER ESTALA, Appellant V. THE STATE OF TEXAS, Appellee

On Appeal from the 416th Judicial District Court Collin County, Texas Trial Court Cause No. 416-81360-2022

MEMORANDUM OPINION

Before Chief Justice Burns, Justice Pedersen, III, and Justice Nowell Opinion by Chief Justice Burns

Fernando Alexander Estala notified his appointed counsel in writing that he no longer wished to pursue his appeal. His attorney filed a motion for a voluntary dismissal of the appeal, attaching appellant's hand-written letter. The two documents combined are sufficient to meet the requirements of rule 42.2. . Tex. R. App. P. 42.2(a). We grant the motion and dismiss this appeal.

/Robert D. Burns, III/ ROBERT D. BURNS, III CHIEF JUSTICE

Do Not Publish TEX. R. APP. P. 47.2(b) 220646F.U05



Court of Appeals Fifth District of Texas at Dallas

JUDGMENT

On Appeal from the 416th Judicial FERNANDO ALEXANDER ESTALA, Appellant

District Court, Collin County, Texas

Trial Court Cause No. 416-81360-

2022. No. 05-22-00646-CR V.

Opinion delivered by Chief Justice

THE STATE OF TEXAS, Appellee Burns. Justices Pedersen, III and

Nowell participating.

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

Judgment entered August 25, 2022