Opinion issued July 13, 2021



In The

Court of Appeals

For The

First **Bistrict** of Texas

NO. 01-21-00238-CV

TOCCARA A. GREENE, Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the 253rd District Court Chambers County, Texas Trial Court Case No. 21DCV0256

MEMORANDUM OPINION

Appellant, Toccara A. Greene, has filed a motion to dismiss her appeal, asserting that appellee, the State of Texas, has "non-suited and dismissed the temporary injunction that was the subject of [appellant's] accelerated appeal." *See* TEX. R. APP. P. 42.1(a)(1). Appellant states that her appeal is moot and requests

that it "be dismissed." *See* TEX. R. APP. P. 42.1(a)(1). Although the motion was not accompanied by a certificate of conference, more than ten days have passed since the motion's filing and no party has filed an opposition. *See* TEX. R. APP. P. 10.1(a)(5), 10.3(a). No cross appeal has been filed, and no opinion has issued. *See* TEX. R. APP. P. 42.1(c).

Accordingly, we grant the motion and dismiss the appeal. *See* TEX. R. APP. P. 42.1(a)(1), 43.2(f). We dismiss any pending motions as moot.

PER CURIAM

Panel consists of Chief Justice Radack and Justices Landau and Countiss.