Opinion issued December 21, 2021



In The

Court of Appeals

For The

First District of Texas

NO. 01-21-00414-CR

MERCELL TRIGGS, Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the 184th District Court Harris County, Texas Trial Court Case No. 1651960

MEMORANDUM OPINION

Without an agreed recommendation of punishment from the State, appellant, Mercell Triggs, entered a plea of guilty to the offense of family violence with a deadly weapon. The trial court sentenced appellant to four years' incarceration in the Correctional Institutions Division of Texas Department of Criminal Justice.

Appellant has filed a motion to dismiss his appeal in compliance with Texas Rule of Appellate Procedure 42.2(a). *See* TEX. R. APP. P. 42.2(a). The State has not opposed this motion. We have not issued a decision in the appeal.

Accordingly, we dismiss the appeal. *See* TEX. R. APP. P. 43.2(f). We dismiss any pending motions as moot. We grant appellant's request to issue mandate immediately. *See* TEX. R. APP. P. 18.1(c).

PER CURIAM

Panel consists of Justices Hightower, Countiss, and Guerra.

Do not publish. TEX. R. APP. P. 47.2(b).