In The

Court of Appeals

Ninth District of Texas at Beaumont

NO. 09-09-00454-CR

DANNY RAYMOND MARRON, Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the 411th District Court San Jacinto County, Texas Trial Cause No. 8482

MEMORANDUM OPINION

The abatement ordered on December 2, 2010, is lifted, and the appeal is reinstated.

On December 13, 2010, Danny Raymond Marron personally appeared before the trial court and requested that his appeal be dismissed. We find good cause for suspending the requirement that the appellant personally sign a motion to dismiss the appeal. Tex. R. App. P. 2. The appellant voluntarily waived his right to appeal before we issued a decision in the case. *See* Tex. R. App. P. 42.2. Accordingly, we dismiss the appeal.

APPEAL DISMISSED.	
	DAVID GAULTNEY
	Justice

Opinion Delivered February 2, 2011 Do Not Publish

Before Gaultney, Kreger, and Horton, JJ.