

In The
Court of Appeals
Ninth District of Texas at Beaumont

NO. 09-14-00181-CR
NO. 09-14-00182-CR

CRESHUNDA DIXSON, Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the 252nd District Court
Jefferson County, Texas
Trial Cause Nos. 06-97459, 11-12341

MEMORANDUM OPINION

Appellant Creshunda Dixon¹ has filed motions to dismiss her appeals. *See* Tex. R. App. P. 42.2. Before Dixon asked that we dismiss her appeals, Dixon’s court-appointed appellate counsel filed briefs, certifying that no arguable errors could be advanced to support Dixon’s appeals. Therefore, we will treat Dixon’s motions to dismiss as motions that were agreed to by counsel. *See* Tex. R. App. P. 2, 42.2.

¹Appellant is referred to as “Creshunda Jewishwellerta Dixon” in the record of trial cause number 11-12341.

We grant Dixson's motions to dismiss, and her appeals are therefore dismissed.

APPEALS DISMISSED.

HOLLIS HORTON
Justice

Submitted on October 7, 2014
Opinion Delivered October 8, 2014
Do Not Publish

Before McKeithen, C.J., Kreger and Horton, JJ.