In The

Court of Appeals

Ninth District of Texas at Beaumont

NO. 09-16-00047-CR

NO. 09-16-00048-CR

NO. 09-16-00054-CR

DON ALLEN DIXON, Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the 359th District Court
Montgomery County, Texas
Trial Cause Nos. 15-08-08778 CR (Counts 1 and 2) and 14-11-12278 CR

MEMORANDUM OPINION

Appellant, Don Allen Dixon, filed a motion to dismiss his appeals. *See* Tex. R. App. P. 42.2(a). The motion is signed by the appellant personally after counsel filed briefs which certify that counsel could find no arguable errors could be advanced to support Dixon's appeals. Therefore, we will treat the motion to dismiss the appeal as a motion that was agreed to by counsel. *See* Tex. R. App. P. 2, 42.2(a).

Dixon's motion to dismiss the appeals is granted, and his appeals are therefore dismissed.

APPEALS DISMISSED.

STEVE McKEITHEN
Chief Justice

Submitted on June 28, 2016 Opinion Delivered June 29, 2016 Do Not Publish

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