

COURT OF APPEALS

SECOND DISTRICT OF TEXAS FORT WORTH

NO. 02-17-00333-CR

NO. 02-17-00334-CR

NO. 02-17-00335-CR

NO. 02-17-00336-CR

DWIGHT E. BROWN

APPELLANT

V.

THE STATE OF TEXAS

STATE

FROM THE 158TH DISTRICT COURT OF DENTON COUNTY TRIAL COURT NOS. F90-577-B, F90-578-B, F90-579-B, F91-640-B

MEMORANDUM OPINION¹

Pro se appellant Dwight E. Brown attempts to appeal the trial court's August 7, 2017 orders. On October 20, 2017, we sent Brown a letter, informing him of our concern that we lacked jurisdiction over the appeals because the trial court had not entered any appealable orders and because we generally have

¹See Tex. R. App. P. 47.4.

jurisdiction to consider an appeal in a criminal case only from a judgment of

conviction. See Tex. R. App. P. 26.2(a)(1); McKown v. State, 915 S.W.2d 160,

161 (Tex. App.—Fort Worth 1996, no pet.). We informed Brown that unless he

or any party desiring to continue the appeals filed a response showing grounds

for continuing the appeals by October 30, 2017, we would dismiss the appeals

for want of jurisdiction.

Brown has filed no response. Accordingly, we dismiss his appeals for

want of jurisdiction. See McKown, 915 S.W.2d at 161; see also Tex. R. App. P.

43.2(f).

/s/ Bonnie Sudderth

BONNIE SUDDERTH

CHIEF JUSTICE

PANEL: SUDDERTH, C.J.; WALKER and MEIER, JJ.

DO NOT PUBLISH

Tex. R. App. P. 47.2(b)

DELIVERED: January 4, 2018

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