

NO. 02-17-00350-CR NO. 02-17-00351-CR

DEMARIO RESHOD TALLEY AKA DEMARIO TALLEY APPELLANT

STATE

V.

THE STATE OF TEXAS

FROM CRIMINAL DISTRICT COURT NO. 3 OF TARRANT COUNTY TRIAL COURT NOS. 1507524D, 1507525D

MEMORANDUM OPINION¹

Appellant Demario Reshod Talley a/k/a Demario Talley attempts to appeal from his convictions for possession with intent to deliver a controlled substance of four grams or more, but less than 200 grams, namely: methamphetamine and for unlawful possession of a firearm. See Tex. Health & Safety Code Ann.



¹See Tex. R. App. P. 47.4.

§ 481.112(d) (West 2017); Tex. Penal Code Ann. § 46.04(a) (West 2011). In each case, Talley pleaded guilty pursuant to a plea bargain, and in accordance with the plea bargain, the trial court sentenced him to five years' confinement and ordered the sentences to run concurrently. The trial court's certification in each case states that this "is a plea-bargain case, and the defendant has NO right of appeal." See Tex. R. App. P. 25.2(a)(2).

On October 31, 2017, and on November 17, 2017, we notified Talley that his appeals could be dismissed based on the trial court's certifications unless he or any party desiring to continue the appeals filed a response on or before November 27, 2017, showing grounds for continuing the appeals. *See* Tex. R. App. P. 25.2(d), 44.3. The response Talley filed does not show grounds for continuing the appeals.

In accordance with the trial court's certifications, we therefore dismiss these appeals. See Tex. R. App. P. 25.2(d), 43.2(f).

PER CURIAM

PANEL: WALKER, MEIER, and GABRIEL, JJ.

DO NOT PUBLISH Tex. R. App. P. 47.2(b)

DELIVERED: January 18, 2018