NO. 07-10-00519-CR, 07-10-00520-CR IN THE COURT OF APPEALS

FOR THE SEVENTH DISTRICT OF TEXAS

AT AMARILLO

PANEL A

MAY 20, 2011

THE STATE OF TEXAS, APPELLANT

٧.

DAVID NEAL DUNCAN, APPELLEE

FROM THE 251ST DISTRICT COURT OF RANDALL COUNTY;
NO. 20,170-C, 21,161-C; HONORABLE DON R. EMERSON, JUDGE

Before CAMPBELL and HANCOCK and PIRTLE, JJ.

MEMORANDUM OPINION

Appellant, the State of Texas, filed its notice of appeal of the trial court's orders granting appellee's motions to suppress evidence in trial court cause numbers 20,170-C and 21,161-C. See TEX. CODE CRIM PROC. ANN. art. 44.01(a)(5) (West Supp. 2010). However, appellant has now filed motions to dismiss its appeals.

Because the motions meet the requirements of Texas Rule of Appellate Procedure 42.2(a) and this Court has not delivered its decisions prior to receiving them, we hereby grant appellant's motions and dismiss the appeals. Having dismissed the

appeals	at	appellant's	request,	no	motion	for	rehearing	will	be	entertained,	and	ou
mandate	. wi	ill issue forth	with.									

Mackey K. Hancock Justice

Do not publish.