TEXAS COURT OF APPEALS, THIRD DISTRICT, AT AUSTIN

NO. 03-17-00680-CR NO. 03-17-00681-CR NO. 03-17-00682-CR

Freddie Ray Mulkey, Appellant

v.

The State of Texas, Appellee

FROM THE DISTRICT COURT OF COMAL COUNTY, 207TH JUDICIAL DISTRICT NOS. CR2014-549, CR2015-522 & CR2016-880 HONORABLE DIB WALDRIP, JUDGE PRESIDING

MEMORANDUM OPINION

Freddie Ray Mulkey filed notices of appeal from his judgments of conviction for the offenses of possession of a controlled substance in penalty group 1, 4 grams or more but less than 200 grams (cause number CR2014-549); delivery of a controlled substance in penalty group 1, less than 1 gram (cause number CR2015-522); and possession with intent to deliver a controlled substance in penalty group 1, 1 gram or more but less than 4 grams (cause number CR2016-880), all of which were enhanced by Mulkey's prior felony convictions. *See* Tex. Health & Safety Code §§ 481.112(b), (c), .115(d); Tex. Penal Code § 12.42(d).

However, the trial court certified that each of these cases is a plea-bargain case and that Mulkey has no right of appeal. Mulkey and his counsel signed the trial court's certifications.

Accordingly, the appeals are dismissed. See Tex. R. App. P. 25.2(a)(2), (d).

Jeff Rose, Chief Justice

Before Chief Justice Rose, Justices Pemberton and Goodwin

Dismissed for Want of Jurisdiction

Filed: November 14, 2017

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