

FILED
United States Court of Appeals
Tenth Circuit

UNITED STATES COURT OF APPEALS
FOR THE TENTH CIRCUIT

February 21, 2024

Christopher M. Wolpert
Clerk of Court

UNITED STATES OF AMERICA,

Plaintiff - Appellee,

v.

DENVER LEE JOHN, SR.,

Defendant - Appellant.

No. 23-8059
(D.C. No. 2:23-CR-00084-ABJ-1)
(D. Wyo.)

UNITED STATES OF AMERICA,

Plaintiff - Appellee,

v.

DENVER LEE JOHN, SR.,

Defendant - Appellant.

No. 23-8060
(D.C. No. 1:22-CR-00077-ABJ-1)
(D. Wyo.)

ORDER AND JUDGMENT*

Before **EID, CARSON, and FEDERICO**, Circuit Judges.

In the criminal case underlying appeal number 23-8059, Denver Lee John pleaded guilty to a two-count Information. In the criminal case underlying appeal

* This order and judgment is not binding precedent, except under the doctrines of law of the case, res judicata, and collateral estoppel. It may be cited, however, for its persuasive value consistent with Fed. R. App. P. 32.1 and 10th Cir. R. 32.1.

number 23-8060, Mr. John pleaded guilty to four counts in a superseding indictment. He entered into a plea agreement that covered both criminal cases. Despite an appeal waiver in his plea agreement, he filed these appeals, which were consolidated for procedural purposes. The government moves to enforce the appeal waiver in both appeals pursuant to *United States v. Hahn*, 359 F.3d 1315, 1328 (10th Cir. 2004) (en banc). In response, Mr. John states he “does not contest the government’s motion.” Resp. at 1. Based on Mr. John’s non-opposition, we grant the government’s motion to enforce the appeal waiver and dismiss these appeals.

Entered for the Court
Per Curiam