

In The Court of Appeals Fifth District of Texas at Dallas

No. 05-15-00786-CR

JOE ELDREDGE JONES, Appellant V.
THE STATE OF TEXAS, Appellee

On Appeal from the 265th Judicial District Court
Dallas County, Texas
Trial Court Cause No. F14-70129-R

MEMORANDUM OPINION

Before Chief Justice Wright and Justices Brown and Stoddart Opinion by Justice Stoddart

Joe Eldredge Jones was convicted of possession with intent to deliver cocaine in an amount of one gram or more but less than four grams, A jury found appellant guilty, and appellant and the State entered an agreement that provided the State would abandon the enhancement paragraph and appellant would be sentenced to five years' imprisonment. Appellant waived his right to appeal as part of that agreement. *See Blanco v. State*, 18 S.W.3d 218, 219–20 (Tex. Crim. App. 2000). The trial court certified that appellant waived his right to appeal. *See* Tex. R. App. P. 25.2(a), (d); *Dears v. State*, 154 S.W.3d 610 (Tex. Crim. App. 2005).

We dismiss the appeal for want of jurisdiction.

/Craig Stoddart/
CRAIG STODDART
JUSTICE

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Court of Appeals Fifth District of Texas at Dallas

JUDGMENT

JOE ELDREDGE JONES, Appellant

No. 05-15-00786-CR V.

THE STATE OF TEXAS, Appellee

On Appeal from the 265th Judicial District

Court, Dallas County, Texas

Trial Court Cause No. F14-70129-R.

Opinion delivered by Justice Stoddart, Chief

Justice Wright and Justice Brown

participating.

Based on the Court's opinion of this date, we **DISMISS** the appeal for want of jurisdiction.

Judgment entered this 29th day of July, 2015.