

## Fourth Court of Appeals San Antonio, Texas

## MEMORANDUM OPINION

No. 04-18-00308-CR

Quinton **COX**, Appellant

v.

The **STATE** of Texas, Appellee

From the 218th Judicial District Court, Karnes County, Texas Trial Court No. 16-10-00139-CRK Honorable H. Paul Canales, Judge Presiding

Opinion by: Beth Watkins, Justice

Sitting: Rebeca C. Martinez, Justice

Beth Watkins, Justice Liza A. Rodriguez, Justice

Delivered and Filed: July 17, 2019

MOTION TO WITHDRAW GRANTED; AFFIRMED

A jury convicted Quinton Cox of aggravated assault against a public servant and sentenced him to life imprisonment. Cox appealed.

Cox's court-appointed attorney filed a brief containing a professional evaluation of the record in accordance with *Anders v. California*, 386 U.S. 738 (1967). Counsel concludes the appeal has no merit. Counsel provided Cox with a copy of the brief and informed him of his right to review the record and file his own brief. *See Nichols v. State*, 954 S.W.2d 83, 85–86 (Tex.

04-18-00308-CR

App.—San Antonio 1997, no pet.); Bruns v. State, 924 S.W.2d 176, 177 n.1 (Tex. App.—San

Antonio 1996, no pet.). Cox did not file a pro se brief.

After reviewing the record and counsel's brief, we agree the appeal is frivolous and without

merit. The judgment of the trial court is affirmed. Appellate counsel's request to withdraw is

granted. Nichols, 954 S.W.2d at 86; Bruns, 924 S.W.2d at 177 n.1. No substitute counsel will be

appointed. Should Cox wish to seek further review of this case by the Texas Court of Criminal

Appeals, Cox must either retain an attorney to file a petition for discretionary review or Cox must

file a pro se petition for discretionary review. Any petition for discretionary review must be filed

within thirty days from the later of: (1) the date of this opinion; or (2) the date the last timely

motion for rehearing is overruled by this court. See TEX. R. APP. P. 68.2. Any petition for

discretionary review must be filed in the Texas Court of Criminal Appeals. See id. R. 68.3. Any

petition for discretionary review should comply with the requirements of Rule 68.4 of the Texas

Rules of Appellate Procedure. See id. R. 68.4.

Beth Watkins, Justice

DO NOT PUBLISH

- 2 -