#### In The

# Court of Appeals

# Ninth District of Texas at Beaumont

\_\_\_\_\_

NO. 09-11-00138-CR

\_\_\_\_\_

### **ANTHONY SETH MORRIS, Appellant**

V.

### THE STATE OF TEXAS, Appellee

On Appeal from the Criminal District Court Jefferson County, Texas Trial Cause No. 09-07822

#### MEMORANDUM OPINION

On February 7, 2011, the trial court sentenced Anthony Seth Morris on a conviction for burglary of a habitation. Morris filed a notice of appeal on March 11, 2011. The trial court entered a certification of the defendant's right to appeal in which the court certified that this is a plea-bargain case and the defendant has no right of appeal. See Tex. R. App. P. 25.2(a)(2). The district clerk has provided the trial court's certification to the Court of Appeals. On March 23, 2011, we notified the parties that we would dismiss the appeal unless the appellant established grounds for continuing the

appeal. No response has been filed. Because the record does not contain a certification that shows the defendant has the right of appeal, we must dismiss the appeal. *See* Tex. R. App. P. 25.2(d). Accordingly, we dismiss the appeal.

APPEAL DISMISSED.

HOLLIS HORTON
Justice

Opinion Delivered April 27, 2011 Do Not Publish Before Gaultney, Kreger, and Horton, JJ.