NO. 07-12-0135-CR NO. 07-12-0136-CR NO. 07-12-0137-CR NO. 07-12-0138-CR

IN THE COURT OF APPEALS

FOR THE SEVENTH DISTRICT OF TEXAS

AT AMARILLO

PANEL B

JANUARY 3, 2013

RICARDO CAVAZOS,

Appellant

٧.

THE STATE OF TEXAS,

Appellee

FROM THE 251ST DISTRICT COURT OF POTTER COUNTY;

NOS. 51,006-C, 51,007-C, 51,008-C, & 51,009-C; HON. PATRICK A. PIRTLE, PRESIDING

Memorandum Opinion

Before QUINN, C.J., and CAMPBELL and HANCOCK, JJ.

Appellant, Ricardo Cavazos, appeals his four convictions that occurred in 2006.

The Court of Criminal Appeals granted him an out-of-time appeal in all four cases.

Through a single issue, he contends that the trial court erred by requiring him to pay

\$1,225.00 in attorney's fees in trial court cause number 51,006-C. The State agrees

and requests that we delete the award of attorney's fees in the amount of \$1,225.00.

Based on appellant's brief and the State's response, we consider and sustain the

sole issue presented as to trial court cause number 51,006-C, appellate cause number

07-12-00135-CR, modify the trial court's judgment by deleting from it the assessment of

prior court-appointed attorney's fees in the amount of \$1,225.00 against appellant, and

affirm the trial court's judgment of conviction in cause number 51,006-C as modified. As

to the judgments in trial court cause numbers 51,007-C, 51-008-C, and 51,009-C, we

note that no attorney's fees were awarded. Therefore, we affirm those judgments.

Accordingly, we affirm the trial court's judgment in 51,006-C as modified and

affirm the trial court's judgments in 51,007-C, 51,008-C, and 51,009-C.

Brian Quinn Chief Justice

Do not publish.

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