

In the Court of Appeals Sixth Appellate District of Texas at Texarkana

No. 06-23-00201-CR

JOSHUA ELLIS SUTTON, Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the 102nd District Court Bowie County, Texas Trial Court No. 23F0059-102

Before Stevens, C.J., van Cleef and Rambin, JJ. Memorandum Opinion by Chief Justice Stevens MEMORANDUM OPINION

A Bowie County jury found Joshua Ellis Sutton guilty of aggravated assault with a

deadly weapon. See TEX. PENAL CODE ANN. § 22.02(a)(2) (Supp.). The jury assessed Sutton's

punishment at twenty years' imprisonment with a fine of \$2,000.00. The trial court accepted the

jury's assessment and sentenced Sutton in accordance with it.

On appeal, 1 Sutton raises two points of error: (1) the 102nd Judicial District Court did

not have jurisdiction because his indictment was out of the 202nd Judicial District Court, and (2)

his trial counsel was ineffective for failing to move to quash his indictment for lack of

jurisdiction. We addressed both issues in Sutton's companion case in cause number 06-23-

00197-CR and adopt those findings in this case.

As a result, we affirm the trial court's judgment.

Scott E. Stevens Chief Justice

Date Submitted: Date Decided:

April 5, 2024 April 19, 2024

Do Not Publish

¹In companion cause numbers 06-23-00197-CR, 06-23-00198-CR, 06-23-00199-CR, 06-23-00200-CR, and 06-23-

00202-CR, Sutton appeals five other convictions arising from the same set of facts at issue here.

2