

IN THE TENTH COURT OF APPEALS

No. 10-16-00291-CR

LANCE CEE MORGAN,
Appellant
v.
THE STATE OF TEXAS,

From the 413th District Court Johnson County, Texas Trial Court No. F49727

Appellee

MEMORANDUM OPINION

Lance Cee Morgan appeals his judgments of conviction on a count of online solicitation of a minor and a count of criminal solicitation of a minor.

The trial court's certification of defendant's right to appeal in this case states that this is a plea bargain case, that Morgan has no right of appeal, and that Morgan waived his right to appeal. This appeal is therefore dismissed.¹ See Tex. R. App. P. 25.2(d); Chavez

¹ A motion for rehearing may be filed within 15 days after the judgment or order of this Court is rendered. *See* TEX. R. APP. P. 49.1. If the appellant desires to have the decision of this Court reviewed by filing a petition for discretionary review, that petition must be filed in the Court of Criminal Appeals within 30

v. State, 183 S.W.3d 675, 680 (Tex. Crim. App. 2006) ("A court of appeals ... must dismiss a prohibited appeal without further action, regardless of the basis for the appeal."); Davis v. State, 205 S.W.3d 606, 607 (Tex. App. – Waco 2006, no pet.).

REX D. DAVIS
Justice

Before Chief Justice Gray,
Justice Davis, and
Justice Scoggins
Dismissed
Opinion delivered and filed September 14, 2016
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days after either the day the court of appeals' judgment was rendered or the day the last timely motion for rehearing was overruled by the court of appeals. *See* TEX. R. APP. P. 68.2(a).