

IN THE COURT OF CRIMINAL APPEALS OF TEXAS

NOS. PD-1494-12 THRU PD-1502-12

DEVON STRONG, Appellant

v.

THE STATE OF TEXAS

ON APPELLANT'S PETITION FOR DISCRETIONARY REVIEW FROM THE SIXTH COURT OF APPEALS BOWIE COUNTY

PER CURIAM. KEASLER and HERVEY, JJ., dissent.

ORDER

The petition for discretionary review violates Rule of Appellate Procedure 68.4(i)

& 9.3(b), because it does not contain a copy of the opinion of the court of appeals and the

original petition is not accompanied by 11 copies.

The petition is struck. See Rule of Appellate Procedure 68.6.

The petitioner may redraw the petition. The redrawn petition and copies must be

filed in the Court of Criminal Appeals within thirty days after the date of this order.

Filed: February 6, 2013 Do Not Publish