Opinion filed August 20, 2009



In The

Eleventh Court of Appeals

Nos. 11-09-00231-CR & 11-09-00232-CR

MARVIN RAY HAILE, Appellant

V.

STATE OF TEXAS, Appellee

On Appeal from the 104th District Court

Taylor County, Texas

Trial Court Cause Nos. 14887-B & 14888-B

MEMORANDUM OPINION

The trial court convicted Marvin Ray Haile of two offenses of aggravated assault and assessed his punishment at confinement for ten years for each offense. We dismiss the appeals for want of jurisdiction.

The trial court imposed the sentences in open court on December 11, 2008. Appellant filed his pro se notices of appeal on July 14, 2009, 215 days after the date the sentences were imposed. The notices of appeal are not timely. TEX. R. APP. P. 26.2. Motions for extension of time were not filed in compliance with TEX. R. APP. P. 26.3. Absent a timely notice of appeal or compliance with Rule 26.3,

this court lacks jurisdiction to entertain an appeal. *Slaton v. State*, 981 S.W.2d 208, 209 -10 (Tex. Crim. App. 1998); *Olivo v. State*, 918 S.W.2d 519, 522-24 (Tex. Crim. App. 1996); *Rodarte v. State*, 860 S.W.2d 108,109-10 (Tex. Crim. App. 1993); *Shute v. State*, 744 S.W.2d 96, 97 (Tex. Crim. App. 1988). The appeals are dismissed for want of jurisdiction.

PER CURIAM

August 20, 2009 Do not publish. *See* TEX. R. APP. P. 47.2(b). Panel consists of: Wright, C.J., McCall, J., and Strange, J.