DISMISS; and Opinion Filed September 18, 2013.



In The Court of Appeals Fifth District of Texas at Dallas

No. 05-13-00699-CR

DANIEL LEE KNOD, Appellant V.
THE STATE OF TEXAS, Appellee

On Appeal from the 265th Judicial District Court Dallas County, Texas Trial Court Cause No. F12-35548-R

MEMORANDUM OPINION

Before Justices Bridges, Fillmore, and Lewis Opinion by Justice Lewis

Daniel Lee Knod pleaded guilty to theft of property having a value of \$1,500 or more but less than \$20,000. Pursuant to a plea agreement, the trial court assessed punishment at confinement in a state jail for 365 days. Appellant waived his right to appeal in conjunction with the plea agreement. *See Blanco v. State*, 18 S.W.3d 218, 219–20 (Tex. Crim. App. 2000). The trial court certified both that appellant waived his right to appeal and that the case involves a plea bargain and appellant has no right to appeal. *See* Tex. R. App. P. 25.2(d); *Dears v. State*, 154 S.W.3d 610 (Tex. Crim. App. 2005).

Appellant informed the trial court at a hearing on September 10, 2013 that he filed a pro se notice of appeal despite the waiver of his right to appeal; however, he no longer desires to appeal his conviction.

We dismiss the appeal for want of jurisdiction.

/David Lewis/
DAVID LEWIS
JUSTICE

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Court of Appeals Fifth District of Texas at Dallas

JUDGMENT

DANIEL LEE KNOD, Appellant On Appeal from the 265th Judicial District

Court, Dallas County, Texas

No. 05-13-00699-CR V. Trial Court Cause No. F12-35548-R.

Opinion delivered by Justice Lewis,

THE STATE OF TEXAS, Appellee Justices Bridges and Fillmore participating.

Based on the Court's opinion of this date, we **DISMISS** the appeal for want of jurisdiction.

Judgment entered this 18th day of September, 2013.

/David Lewis/

DAVID LEWIS

JUSTICE