

# In The Court of Appeals Fifth District of Texas at Dallas

No. 05-14-00237-CR

## JEFFREY RAYMOND MOTT, JR., Appellant

V.

### THE STATE OF TEXAS, Appellee

On Appeal from the 401st Judicial District Court Collin County, Texas Trial Court Cause No. 401-82489-10

#### **MEMORANDUM OPINION**

Before Justices O'Neill, Lang-Miers, and Brown Opinion by Justice Lang-Miers

Jeffrey Raymond Mott, Jr. appeals following the adjudication of his guilt for assault involving family violence by impeding breathing. *See* TEX. PENAL CODE ANN. § 22.01(b)(2)(B) (West Supp. 2014); TEX. FAM. CODE ANN. §§ 71.0021, 71.005 (West 2008 & Supp. 2014). The trial court assessed punishment at ten years' imprisonment and a \$500 fine. On appeal, appellant's attorney filed a brief in which she concludes the appeal is wholly frivolous and without merit. The brief meets the requirements of *Anders v. California*, 386 U.S. 738 (1967). The brief presents a professional evaluation of the record showing why, in effect, there are no arguable grounds to advance. *See High v. State*, 573 S.W.2d 807, 811–12 (Tex. Crim. App.

[Panel Op.] 1978). Counsel delivered a copy of the brief to appellant. We advised appellant of

his right to file a pro se response, but he did not file a pro se response. See Kelly v. State, 436

S.W.3d 313, 319–21 (Tex. Crim. App. 2014) (identifying duties of appellate courts and counsel

in Anders cases).

We have reviewed the record and counsel's brief. See Bledsoe v. State, 178 S.W.3d 824,

826–27 (Tex. Crim. App. 2005) (explaining appellate court's duty in Anders cases). We agree

the appeal is frivolous and without merit. We find nothing in the record that might arguably

support the appeal.

We affirm the trial court's judgment adjudicating guilt.

/Elizabeth Lang-Miers/

ELIZABETH LANG-MIERS JUSTICE

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# Court of Appeals Fifth District of Texas at Dallas

#### **JUDGMENT**

JEFFREY RAYMOND MOTT, JR., Appellant

No. 05-14-00237-CR V.

THE STATE OF TEXAS, Appellee

Appeal from the 401st Judicial District Court of Collin County, Texas (Tr.Ct.No. 401-82489-10). Opinion delivered by Justice Lang-Miers, Justices O'Neill and Brown participating.

Based on the Court's opinion of this date, the trial court's judgment adjudicating guilt is **AFFIRMED**.

Judgment entered October 20, 2014.