

In The Court of Appeals Fifth District of Texas at Dallas

No. 05-16-00099-CR

PATRICK LAMAR ADGER, Appellant V. THE STATE OF TEXAS, Appellee

On Appeal from the 282nd Judicial District Court Dallas County, Texas Trial Court Cause No. F13-56945-S

MEMORANDUM OPINION

Before Justices Francis, Fillmore, and Stoddart Opinion by Justice Francis

A jury convicted Patrick Lamar Adger of murder. During the punishment phase, appellant pleaded true to having two prior felony convictions. After finding the enhancement paragraphs true, the jury assessed punishment at life imprisonment. 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. *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).

Appellant filed a pro se response raising several issues After reviewing counsel's brief,

appellant's pro se response, and the record, we agree the appeal is frivolous and without merit.

See Bledsoe v. State, 178 S.W.3d 824, 826-27 (Tex. Crim. App. 2005) (explaining appellate

court's duty in Anders cases). We find nothing in the record that might arguably support the

appeal.

We affirm the trial court's judgment.

/Molly Francis/

MOLLY FRANCIS JUSTICE

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Court of Appeals Fifth District of Texas at Dallas

JUDGMENT

PATRICK LAMAR ADGER, Appellant On Appeal from the 282nd Judicial District

Court, Dallas County, Texas

No. 05-16-00099-CR V. Trial Court Cause No. F13-56945-S.

Opinion delivered by Justice Francis.

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

Judgment entered November 30, 2016.