

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

No. 05-18-00381-CR

# EVAN ALBERT MCGINLEY, Appellant V. THE STATE OF TEXAS, Appellee

On Appeal from the 282nd Judicial District Court Dallas County, Texas Trial Court Cause No. F17-60637-S

#### **MEMORANDUM OPINION**

Before Justices Lang, Myers, and Stoddart Opinion by Justice Myers

On April 4, 2018, Evan Albert McGinley filed a partially completed notice of appeal in the above case. Filed along with the notice of appeal were other partially completed documents: a motion requesting back time, a motion to quash the enhancement count, and a motion in limine. The Court contacted the trial court to determine the date of appellant's conviction or other appealable order. The trial court informed us that although appellant has been indicted, he has not yet been convicted and no appealable orders have been signed.

An appeal must be perfected either from a trial court's judgment or an appealable order. . *See* TEX. R. APP. P. 25.2(a)(2). Where there is no sentence to be appealed or no appealable order, an appellate court has no jurisdiction. *See Wright v. State*, 969 S.W.2d 588, 589–90 (Tex. App.—1998).

Because there is no sentence or appealable order in this case, we dismiss this appeal for want of jurisdiction.

/Lana Myers/ LANA MYERS JUSTICE

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## Court of Appeals Fifth District of Texas at Dallas

### **JUDGMENT**

EVAN ALBERT MCGINLEY, Appellant On Appeal from the 282nd Judicial District

Court, Dallas County, Texas

No. 05-18-00381-CR V. Trial Court Cause No. F17-60637-S.

Opinion delivered by Justice Myers,

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

Judgment entered this 17th day of April, 2018.