Dismissed; Opinion Filed June 5, 2018.



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

No. 05-18-00445-CR

KEITHREN DEWAYNE VAUGHN, Appellant V.
THE STATE OF TEXAS, Appellee

On Appeal from the 204th Judicial District Court Dallas County, Texas Trial Court Cause No. F17-70803-Q

## **MEMORANDUM OPINION NUNC PRO TUNC**

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

Keithren Dewayne Vaughn was placed on deferred adjudication for aggravated assault with a deadly weapon. On February 16, 2018, the trial court granted the State's motion to proceed with an adjudication of guilt, found appellant guilty, and assessed punishment at eight years in prison. Appellant filed his pro se notice of appeal in this Court on April 13, 2018.

To challenge his conviction, appellant had to file his notice of appeal with the trial court clerk within thirty days of the date sentence was imposed, that is, by March 18, 2018. *See* TEX. R. APP. P. 26.2(a)(1). Appellant's notice of appeal was untimely, leaving us without jurisdiction over the appeal. *See Slaton v. State*, 981 S.W.2d 208, 210 (Tex.Crim.App. 1998) (per curiam).

We dismiss this appeal for want of jurisdiction.

/Craig Stoddart/

CRAIG STODDART JUSTICE

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