Appeal Dismissed and Memorandum Opinion filed June 21, 2016.



In The

Fourteenth Court of Appeals

NO. 14-16-00293-CR

JOSE C LOPEZ, Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the 232nd District Court Harris County, Texas Trial Court Cause No. 932220

MEMORANDUM OPINION

A jury convicted appellant of aggravated sexual assault of a child and assessed punishment at confinement in prison for ninety-nine years. Appellant's conviction was affirmed, and the Court of Criminal Appeals denied appellant's petition for discretionary review. *See Lopez v. State*, No. 11-03-00250-CV, 2005 WL 1116037 (Tex. App.— Eastland May 12, 2005, pet. ref'd) (not designated for publication).

On February 2, 2016, appellant filed in the trial court a "motion to correct a fundamental error from the trial court." The trial court denied his motion. Appellant filed a notice of appeal regarding the denial on March 14, 2016.

We lack jurisdiction over this attempted appeal. The exclusive postconviction remedy after final felony convictions in Texas courts is through a writ of habeas corpus returnable to the Texas Court of Criminal Appeals, pursuant to article 11.07 of the Code of Criminal Procedure. *Ater v. Eighth Court of Appeals*, 802 S.W.2d 241, 243 (Tex. Crim. App. 1991); Tex. Code Crim. Proc. Ann. art. 11.07, § 3(a).¹

Accordingly, we **DISMISS** this appeal.

PER CURIAM

Panel consists Justices Boyce, Christopher, and Jamison. Do Not Publish — Tex. R. App. P. 47.2(b).

¹ We dismissed an earlier appeal by appellant for the same reason. *See Lopez v. State*, No. 14-10-00094, 2010 WL 454951, *1 (Tex. App.—Houston [14th Dist.] Feb. 11, 2010, no pet.) (mem. op.) (per curiam) (not designated for publication).