

*Court Of Appeals*  
*Fourth Court of Appeals District of Texas*  
*San Antonio*

★

★

★

★

★

★



**MEMORANDUM OPINION**

No. 04-10-00394-CR

David Cepeda **JONES**,  
Appellant

v.

The **STATE** of Texas,  
Appellee

From County Court at Law No. 7, Bexar County, Texas  
Trial Court No. 923841  
Honorable Monica Guerrero, Judge Presiding

PER CURIAM

Sitting: Sandee Bryan Marion, Justice  
Phylis J. Speedlin, Justice  
Rebecca Simmons, Justice

Delivered and Filed: June 30, 2010

**DISMISSED FOR LACK OF JURISDICTION**

On April 21, 2010, appellant filed a notice of appeal in which he states “no final conviction” [has] been imposed.” It appears from a review of the clerk’s record that appellant wants the trial court to expunge from his records his 2005 arrest for criminal trespass because those charges never resulted in a final conviction. No final judgment or appealable order signed by the trial court is contained in the clerk’s record. Therefore, we ordered appellant to show cause why this appeal

should not be dismissed for lack of jurisdiction. On June 16, 2010, appellant filed a response that does not provide a basis upon which this court may exercise jurisdiction over his appeal. We therefore dismiss the appeal for lack of jurisdiction.

PER CURIAM

DO NOT PUBLISH