In The

Court of Appeals

Ninth District of Texas at Beaumont

NO. 09-08-148 CR NO. 09-08-149 CR

NATHAN EDWARD HAWTHORN, Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the Criminal District Court Jefferson County, Texas Trial Cause Nos. 08-02600, 08-02630

MEMORANDUM OPINION

On February 29, 2008, the trial court sentenced Nathan Edward Hawthorn on convictions for unauthorized use of a vehicle and felony theft. Hawthorn filed a notice of appeal on March 6, 2008. The trial court entered certifications of the defendant's right to appeal in which the court certified that these are plea-bargain cases and the defendant has no

right of appeal. See TEX. R. APP. P. 25.2(a)(2). The district clerk has provided the trial

court's certifications to the Court of Appeals.

On March 28, 2008, we notified the parties that we would dismiss the appeals unless

amended certifications were filed within fifteen days of the date of the notice and made a part

of the appellate records. See TEX. R. APP. P. 25.2(f). The records have not been

supplemented with amended certifications.

Because the records do not contain certifications that show the defendant has the right

of appeal, we must dismiss the appeals. See TEX. R. APP. P. 25.2(d). Accordingly, we

dismiss the appeals for want of jurisdiction.

APPEALS DISMISSED.

CHARLES KREGER

Justice

Opinion Delivered May 7, 2008

Do not publish

Before McKeithen, C.J., Gaultney and Kreger, JJ.

2