In The

Court of Appeals

Ninth District of Texas at Beaumont

NO. 09-11-00262-CR NO. 09-11-00263-CR

ALICIA D. LANDRY, Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the Criminal District Court Jefferson County, Texas Trial Cause Nos. 08-04967 and 08-04095

MEMORANDUM OPINION

On May 6, 2011, the trial court sentenced Alicia D. Landry on convictions for unauthorized use of a motor vehicle and felony criminal mischief. Landry filed a notice of appeal on May 13, 2011. 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 May 26, 2011, we notified the

parties that we would dismiss the appeals unless the appellant established grounds for continuing the appeals. No response has been filed. 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.

APPEALS DISMISSED.

STEVE McKEITHEN
Chief Justice

Opinion Delivered June 29, 2011 Do Not Publish

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