In The

Court of Appeals

Ninth District of Texas at Beaumont

NO. 09-12-00367-CR NO. 09-12-00368-CR

CAROL TARVER-BULLOCK, Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the 252nd District Court Jefferson County, Texas Trial Cause Nos. 11-12619 and 11-13367

MEMORANDUM OPINION

On September 6, 2012, we notified the parties that our jurisdiction was not apparent from the notices of appeal, and notified them that the appeals would be dismissed for want of jurisdiction unless we received a response showing grounds for continuing the appeals. No response has been filed.

The notices of appeal seek to appeal the trial court's orders continuing appellant's community supervision and imposing additional conditions. The trial court's orders are not appealable. *See Basaldua v. State*, 558 S.W.2d 2, 5 (Tex. Crim. App. 1977)

(Appellate court lacks jurisdiction on direct appeal from an order modifying the terms and conditions of probation.); *see also Christopher v. State*, 7 S.W.3d 224, 225 (Tex. App.—Houston [1st Dist.] 1999, pet. ref'd). Accordingly, we dismiss the appeals for want of jurisdiction.

APPEALS DISMISSED.

STEVE McKEITHEN
Chief Justice

Opinion Delivered October 3, 2012 Do Not Publish Before McKeithen, C.J., Gaultney and Kreger, JJ.