In The

Court of Appeals

Ninth District of Texas at Beaumont

NO. 09-12-00476-CR

SARAH ELIZABETH WEEKLY, Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the 252nd District Court Jefferson County, Texas Trial Cause No. 09-07377

MEMORANDUM OPINION

Sarah Elizabeth Weekly pleaded guilty under a plea agreement to forgery. The trial court deferred adjudication of guilt, placed her on unadjudicated community supervision for three years, and assessed a \$500 fine. After the State filed a motion to revoke, the trial court found Weekly violated a term of the community supervision, adjudicated her guilt, and sentenced her to twenty months in state jail. Weekly's appellate counsel filed a brief that presents counsel's professional evaluation of the record. Counsel concludes there are no arguable points of error. *See Anders v. California*, 386 U.S. 738, 87 S.Ct. 1396, 18 L.Ed.2d 493 (1967); *High v. State*, 573 S.W.2d 807 (Tex. Crim. App. 1978). This Court granted an extension of time for appellant to file a *pro se* response. We received no response from the appellant. We have reviewed the appellate record and agree with counsel's conclusion. It is unnecessary to order appointment of new counsel to rebrief the appeal. *Compare Stafford v. State*, 813 S.W.2d 503, 511 (Tex. Crim. App. 1991). The trial court's judgment is affirmed.

AFFIRMED.

DAVID GAULTNEY Justice

Submitted on March 21, 2013 Opinion Delivered April 3, 2013 Do Not Publish

Before Gaultney, Kreger, and Horton, JJ.