In The

Court of Appeals

Ninth District of Texas at Beaumont

NO. 09-13-00494-CR

REBECCA DONNETT HARKEY, Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the 411th District Court Polk County, Texas Trial Cause No. 21523

MEMORANDUM OPINION

Rebecca Donnett Harkey pleaded guilty to aggravated robbery. *See* Tex. Penal Code Ann. § 29.03 (West 2011). The trial court found the evidence sufficient to find Harkey guilty, but deferred further proceedings and placed Harkey on community supervision for ten years and assessed a \$2,000 fine. The State subsequently filed an amended motion to adjudicate guilt. Harkey pleaded "true" to violating the terms of her community supervision. The trial court found Harkey

violated the conditions of her community supervision, found Harkey guilty of

aggravated robbery, and assessed punishment at forty-five years of confinement.

Harkey'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 (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 appellant.

We have reviewed the appellate record and agree with counsel's conclusion.

See Bledsoe v. State, 178 S.W.3d 824, 826-28 (Tex. Crim. App. 2005); Stafford v.

State, 813 S.W.2d 503, 509-11 (Tex. Crim. App. 1991). It is unnecessary to order

appointment of new counsel to re-brief the appeal. See Bledsoe, 178 S.W.3d at

826-28; compare Stafford, 813 S.W.2d at 511. The trial court's judgment is

affirmed.

AFFIRMED.

LEANNE JOHNSON

Justice

Submitted on May 22, 2014

Opinion Delivered June 11, 2014

Do Not Publish

Before Kreger, Horton and Johnson, JJ.

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