In The

## Court of Appeals Ninth District of Texas at Beaumont

NO. 09-16-00005-CV

## IN THE MATTER OF TRENT ELLIOTT GIBSON

On Appeal from the 279th District Court Jefferson County, Texas Trial Cause Nos. 7508-J, 7638-J, 7818-J

## **MEMORANDUM OPINION**

Trent Elliott Gibson filed a document with this court styled "Leave to Appeal Certification After Conviction." Gibson does not attach a copy of the order about which he complains. Gibson alleges that he was fifteen when he allegedly committed an aggravated robbery, he pleaded guilty to aggravated robbery, initially received six years community supervision, the State moved to revoke his supervision and adjudicate him guilty, and the juvenile court transferred him to criminal district court, where he was adjudicated guilty and received a seventyfive-year sentence. Gibson provides no dates regarding the certification as an adult or the date of his conviction. Nevertheless, we note that Gibson previously appealed his conviction to this Court as indicated in *Gibson v. State*, No. 09-98-260 CR, 1999 Tex. App. LEXIS 8707 (Tex. App.—Beaumont Nov. 17, 1999, pet. ref'd) (Gibson pleaded guilty to aggravated robbery, received deferred adjudication, and received a seventy-five-year sentence upon the State's motion to adjudicate guilt; and, this Court affirmed his conviction.).

We sent the parties a letter questioning our jurisdiction and warned that we would dismiss the appeal for lack of jurisdiction unless any party desiring to continue the appeal filed a response demonstrating our jurisdiction. Gibson filed a response, but we conclude that he has failed to establish that the ruling about which he complains may be appealed at this time. We dismiss the appeal for lack of jurisdiction. *See* Tex. R. App. P. 42.3(a), 43.2(f).

APPEAL DISMISSED.

LEANNE JOHNSON Justice

Submitted on February 17, 2016 Opinion Delivered February 18, 2016

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