In The

Court of Appeals

Ninth District of Texas at Beaumont

NO. 09-18-00194-CR

JOHN DEE WETER JR., Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the 359th District Court Montgomery County, Texas Trial Cause No. 15-08-08092-CR

MEMORANDUM OPINION

On May 29, 2019, the State filed a motion to abate, in which the State indicated that the appellant, John Dee Weter Jr., is deceased. Because the death occurred after Weter perfected the appeal and before we issued our mandate, the appeal must be permanently abated. *See* Tex. R. App. P. 7.1(a)(2). Accordingly, we permanently abate the appeal.

APPEAL PERMANENTLY ABATED.

ST	TEVE McKEITHEN	
	Chief Justice	

Submitted on June 11, 2019 Opinion Delivered June 12, 2019 Do Not Publish

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