



**COURT OF APPEALS
SECOND DISTRICT OF TEXAS
FORT WORTH**

NO. 02-15-00219-CR

GEORGE YARBOROUGH

APPELLANT

V.

THE STATE OF TEXAS

STATE

FROM THE 158TH DISTRICT COURT OF DENTON COUNTY
TRIAL COURT NO. F-99-0678-B

MEMORANDUM OPINION¹

In October 1999, Appellant George Yarborough was convicted of burglary of a habitation and sentenced to twenty-five years' confinement. In May and June 2015, Yarborough, acting pro se, filed paperwork containing a motion to revoke his signature on various legal documents and a notice of appeal. On July 8, 2015, we notified Yarborough of our concern that we lack jurisdiction over

¹See Tex. R. App. P. 47.4.

this appeal because (1) the trial court had not signed an order ruling on his request to revoke his signatures and (2) a notice of appeal regarding his original conviction was untimely. See Tex. R. App. P. 26.2(a), 27.1(b). We stated that the appeal would be dismissed for want of jurisdiction unless Yarborough or any other party provided this court with a signed copy of a trial court order on his motion to revoke signatures or otherwise provided documentation that the appeal from his original conviction is timely. We have not received a response. Therefore, we dismiss this appeal for want of jurisdiction. See Tex. R. App. P. 43.2(f).

PER CURIAM

PANEL: MEIER, GABRIEL, and SUDDERTH, JJ.

DO NOT PUBLISH
Tex. R. App. P. 47.2(b)

DELIVERED: August 20, 2015