

In the Court of Appeals Second Appellate District of Texas at Fort Worth

No. 02-18-00353-CR

KERRY JONES, Appellant

V.

THE STATE OF TEXAS

On Appeal from the 362nd District Court Denton County, Texas Trial Court No. F-2013-0580-D

Before Birdwell, J.; Sudderth, C.J.; and Walker, J. Per Curiam

MEMORANDUM OPINION¹

Kerry Jones filed a notice of appeal from the trial court's interlocutory order

denying his motion to quash the indictment. Although his counsel filed a response to

our letter questioning our jurisdiction to consider this interlocutory appeal, that

response does not show that this court has jurisdiction to hear the appeal.

Accordingly, we dismiss the appeal for want of jurisdiction. See Ex parte Alvear, 524

S.W.3d 261, 263 (Tex. App.—Waco 2016, no pet.) (noting that the law does not

authorize an interlocutory appeal of an order denying a motion to quash); Ahmad v.

State, 158 S.W.3d 525, 526–27 (Tex. App.—Fort Worth 2004, pet. ref'd) (dismissing

appeal from order denying motion to set aside indictment, citing general rule that

appeal lies from interlocutory orders only if expressly granted by law).

Per Curiam

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Tex. R. App. P. 47.2(b)

Delivered: August 30, 2018

¹See Tex. R. App. P. 47.4.

2