

In The Court of Appeals Sixth Appellate District of Texas at Texarkana

No. 06-09-00007-CR

DARNELL HARTSFIELD, Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the Fourth Judicial District Court Rusk County, Texas Trial Court No. CR05-334

Before Morriss, C.J., Carter and Moseley, JJ. Memorandum Opinion by Chief Justice Morriss **MEMORANDUM OPINION**

A jury convicted Darnell Hartsfield of five counts of capital murder; he was sentenced to

punishment at life imprisonment. Hartsfield appeals from his conviction and has filed a single

brief, in which he raises issues common to all of his appeals.¹ He argues that the trial court

committed reversible error in that (1) the evidence supporting his conviction was legally and

factually insufficient and (2) admitting evidence of an extraneous offense.

We addressed these issues in detail in our opinion of this date in Hartsfield's appeal in

cause number 06-09-00006-CR. For the reasons stated therein, we likewise conclude that error has

not been shown in this case.

We affirm the trial court's judgment.

Josh R. Morriss, III

Chief Justice

Date Submitted: Date Decided:

October 21, 2009 February 4, 2010

Do Not Publish

¹ Defendant appeals from five convictions, for capital murder, cause numbers 06-09-00006-CR through 06-09-00010-CR.

2