

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

No. 06-09-00065-CR

JAMES DIXON GRAVES, JR., Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the 76th Judicial District Court Morris County, Texas Trial Court No. 9909

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

James Dixon Graves, Jr., appeals from his convictions by a jury in this cause on two

charges of possession of child pornography for which he received a sentence of ten years in the

Texas Department of Criminal Justice-Institutional Division to run concurrently with his other

convictions. Graves has filed a single brief in which he raises issues common to all of his

appeals. He argues that the trial court erred in denying the following: (1) his motion to suppress

the evidence; (2) his request for funds to hire an expert; (3) his request to have the victim examined

by the expert as to her disability and competency to testify; and (4) his motion for mistrial.

Graves also complains that the evidence was insufficient to establish that the victim met the

definition of "disabled" under the Texas Penal Code.

We addressed these issues in detail in our opinion of this date on Graves's appeal in cause

number 06-09-00063-CR. For the reasons stated therein, we likewise conclude that error has not

been shown in this case.

We affirm the judgment.

Bailey C. Moseley

Justice

Date Submitted:

February 5, 2010

Date Decided:

February 24, 2010

¹Graves appeals from judgments entered in cause numbers 06-09-00063-CR through 06-09-00070-CR.

2

Do Not Publish