

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

No. 06-09-00229-CR

BRANDON DAVID RILEY, Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the 3rd Judicial District Court Anderson County, Texas Trial Court No. 28331

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

Brandon David Riley pled guilty to driving while intoxicated (DWI) and was sentenced to

five years' incarceration. His sentence was suspended, and he was placed on community

supervision for a period of five years. Subsequently, the trial court revoked community

supervision and imposed a five-year sentence of imprisonment. Riley filed a single brief in the

appeal of this case and a companion case. However, his appellate brief states that we "should

affirm the felony DWI." Our review of Riley's brief clarifies that all arguments on appeal relate

to our companion cause number 06-09-00230-CR. Consequently, the trial court's judgment in

this cause is affirmed.

Jack Carter Justice

Date Submitted:

November 23, 2010

Date Decided:

November 24, 2010

Do Not Publish

1

¹Originally appealed to the Twelfth Court of Appeals, this case was transferred to this Court by the Texas Supreme Court pursuant to its docket equalization efforts. *See* Tex. Gov't Code Ann. § 73.001 (Vernon 2005). We are unaware of any conflict between precedent of the Twelfth Court of Appeals and that of this Court on any relevant issue. *See* Tex. R. App. P. 41.3.

2