



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

No. 06-15-00075-CR

GLENN EDWIN RUNDLES, Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the 6th District Court
Lamar County, Texas
Trial Court No. 25637

Before Morriss, C.J., Moseley and Burgess, JJ.
Memorandum Opinion by Chief Justice Morriss

MEMORANDUM OPINION

Glenn Edwin Rundles appeals from his conviction of aggravated robbery and his sentence of life in prison. Rundles has filed a single brief, in which he raises issues common to both of his appeals.¹ Specifically, Rundles argues that the trial court committed reversible error (1) when it directed the jury to find Rundles competent to stand trial because he had a statutory and constitutional right to have the issue decided by the jury, (2) when it directed the jury to find Rundles competent to stand trial because a material fact issue existed regarding Rundles' competency, and (3) when it admitted evidence regarding plea negotiations during Rundles' competency hearing.

We addressed these issues in detail in our opinion of this date in cause number 06-15-00074-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: December 22, 2015
Date Decided: March 15, 2016

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¹Rundles appeals from two convictions, for burglary of a habitation and aggravated robbery, under our cause numbers 06-15-00074-CR and 06-15-00075-CR.