

## In the Court of Appeals Sixth Appellate District of Texas at Texarkana

No. 06-22-00173-CR

DEVEN DESHON ROSSER, Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the 6th District Court Red River County, Texas Trial Court No. CR03259

Before Stevens, C.J., van Cleef and Rambin, JJ. Memorandum Opinion by Chief Justice Stevens **MEMORANDUM OPINION** 

After Deven Deshon Rosser's community supervision was revoked, the trial court

sentenced him to two years' imprisonment for the offense of endangering a child and ten years'

imprisonment for the offense of family violence assault.<sup>2</sup> The cases were tried together and have

been appealed and briefed separately.

Here, Rosser appeals from his revocation for family violence assault.<sup>3</sup> He contends

(1) that the judgment revoking his community supervision should be modified to reflect that the

two sentences were to be served concurrently and (2) that the judgment's assessment of a

\$100.00 reimbursement fee is not supported by the record. For the reasons stated in Rosser v.

State, cause number 06-22-00172-CR, we find these points of error to be without merit.

We affirm the trial court's judgment.

Scott E. Stevens Chief Justice

Date Submitted:

June 6, 2023

Date Decided:

June 21, 2023

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<sup>1</sup>TEX. PENAL CODE ANN. § 22.041 (Supp.).

<sup>2</sup>TEX. PENAL CODE ANN. § 22.01 (Supp.).

<sup>3</sup>Rosser appeals from his revocation for endangering a child in companion cause number 06-22-00172-CR, also

decided this day.

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