



**IN THE
TENTH COURT OF APPEALS**

No. 10-09-00358-CR

CLINTON STEVENSON,

Appellant

v.

THE STATE OF TEXAS,

Appellee

**From the 52nd District Court
Coryell County, Texas
Trial Court No. Fam-08-19632**

ORDER

In an order dated August 11, 2010, the Court abated this case for a hearing in the trial court to determine: (1) why a brief (which was originally due on or before July 9, 2010) has not been filed on Appellant's behalf; (2) whether Appellant's attorney has abandoned the appeal; and (3) whether Appellant is receiving effective assistance of counsel. The trial court held the hearing on August 23, 2010.

The Court has received a supplemental reporter's record of the hearing. The trial court found that Appellant's attorney has not abandoned the appeal, that Appellant is -

receiving effective assistance of counsel, and that there is good cause for why Appellant's brief has not been filed.

This Court notes that no explanation for why Appellant's brief had not been timely filed (on or before July 9, 2010) was given.

This case is reinstated. **Appellant's brief shall be filed on or before September 27, 2010** (five weeks after August 23).

PER CURIAM

Before Chief Justice Gray,
Justice Reyna, and
Justice Davis
Appeal reinstated
Order issued and filed September 15, 2010
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