



IN THE  
TENTH COURT OF APPEALS

\_\_\_\_\_  
No. 10-12-00191-CR

**JULIUS STEWART,**

**Appellant**

**v.**

**THE STATE OF TEXAS,**

**Appellee**

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**From the 13th District Court  
Navarro County, Texas  
Trial Court No. 33487, 33854, 33855, 33907, 33983**

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**MEMORANDUM OPINION**

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Julius Stewart has filed an interlocutory pro se notice of appeal of the denial of his motion to recuse the trial judge.

We do not have jurisdiction of this interlocutory appeal of the denial of the motion to recuse. *See Abbott v. State*, 271 S.W.3d 694 (Tex. Crim. App. 2008) (standard for determining jurisdiction is not whether appeal is precluded by law, but whether appeal is authorized by law); *Everett v. State*, 91 S.W.3d 386, 386 (Tex. App.—Waco 2002, no pet.) (stating that court has jurisdiction over criminal appeals only when expressly

granted by law). No law authorizes the interlocutory appeal of a denial of a motion to recuse.

We dismiss this appeal for want of jurisdiction.

REX D. DAVIS  
Justice

Before Chief Justice Gray,  
Justice Davis, and  
Justice Scoggins

Dismissed

Opinion delivered and filed June 20, 2012

Do not publish

[CR25]