

TEXAS COURT OF APPEALS, THIRD DISTRICT, AT AUSTIN

NO. 03-00-00757-CR

William Mayes, Appellant

v.

The State of Texas, Appellee

**FROM THE DISTRICT COURT OF TRAVIS COUNTY, 167TH JUDICIAL DISTRICT
NO. 003103, HONORABLE MICHAEL LYNCH, JUDGE PRESIDING**

Appellant William Mayes pleaded guilty to possessing cocaine. *See* Tex. Health & Safety Code Ann. § 481.115(a), (d) (West Supp. 2001). The district court adjudged him guilty and imposed sentence of imprisonment for seven years, as called for in a plea bargain agreement. Appellant perfected an appeal from the court’s rulings on pretrial motions. *See* Tex. R. App. P. 25.2(b)(3)(B).

No reporter’s record was filed. In response to a notice from this Court, appellant’s retained attorney informed the Court in writing that appellant “wishes to abandon his appeal” and “has not requested any relief under this appeal.” We ordered the appeal submitted without a reporter’s record and without briefs. *See* Tex. R. App. P. 37.3(c)(1), 38.8(b)(4).

We have examined the clerk's record and find no fundamental error that should be considered in the interest of justice. The judgment of conviction is affirmed.

Marilyn Aboussie, Chief Justice

Before Chief Justice Aboussie, Justices Yeakel and Patterson

Affirmed

Filed: June 29, 2001

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