TEXAS COURT OF APPEALS, THIRD DISTRICT, AT AUSTIN

NO. 03-05-00485-CR

Vicki Jeannine Knight aka Vicki Jean Knight, Appellant

v.

The State of Texas, Appellee

FROM THE COUNTY COURT AT LAW NO. 7 OF TRAVIS COUNTY NO. 675117, HONORABLE WILLIAM E. BENDER, JUDGE PRESIDING

MEMORANDUM OPINION

The trial court found appellant Vicki Jeannine Knight guilty of theft and assessed punishment at 180 days' incarceration and a \$2000 fine. *See* Tex. Pen. Code Ann. § 31.03(a), (e)(3) (West Supp. 2005). The court suspended imposition of sentence and placed appellant on community supervision.

Appellant represents herself on appeal. A reporter's record was not requested and, after appellant was given notice and an opportunity to cure, the appeal was submitted for decision without a reporter's record. *See* Tex. R. App. P. 37.3(c)(1). Appellant did not file a brief or respond to this Court's notices. *See* Tex. R. App. P. 38.8(b)(4). We have examined the record before us and find no fundamental error that should be considered in the interest of justice.

The judgment of conviction is affirmed.

David Puryear, Justice

Before Justices B. A. Smith, Puryear and Waldrop

Affirmed

Filed: May 5, 2006

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