

NUMBERS 13-15-00577-CR, 13-15-00578-CR, 13-15-00579-CR, 13-15-00580-CR, AND 13-15-00581-CR

COURT OF APPEALS

THIRTEENTH DISTRICT OF TEXAS

CORPUS CHRISTI - EDINBURG

DAVID SHELLY A/K/A
DAVID WAYNE SHELLY,

Appellant,

V.

THE STATE OF TEXAS,

Appellee.

On appeal from the 94th District Court of Nueces County, Texas.

MEMORANDUM OPINION

Before Chief Justice Valdez and Justices Garza and Longoria Memorandum Opinion Per Curiam

Appellant, David Shelly a/k/a David Wayne Shelly, attempts to appeal convictions for aggravated robbery, possession of a controlled substance, fraudulent use or possession of identifying information, assault, and forgery. The trial court has certified

in these cases that this "is a plea-bargain case, and the defendant has NO right of appeal."

See Tex. R. App. P. 25.2(a)(2).

On February 23, 2016, this Court notified appellant's counsel of the trial court's

certifications and ordered counsel to: (1) review the record; (2) determine whether

appellant has a right to appeal; and (3) forward to this Court, by letter, counsel's findings

as to whether appellant has a right to appeal, or, alternatively, advise this Court as to the

existence of any amended certifications. Appellant's counsel did not file a response and

this Court abated these cases on April 20, 2016.

On June 10, 2016, counsel filed a letter brief with this Court. Accordingly, these

appeals are REINSTATED. Counsel's response does not establish that the certifications

currently on file with this Court are incorrect or that appellant otherwise has a right to

appeal.

The Texas Rules of Appellate Procedure provide that an appeal must be dismissed

if the trial court's certification does not show that the defendant has the right of appeal.

TEX. R. APP. P. 25.2(d); see TEX. R. APP. P. 37.1, 44.3, 44.4. Accordingly, these appeals

are DISMISSED.

PER CURIAM

Do not publish.

TEX. R. APP. P. 47.2(b).

Delivered and filed the

23rd day of June, 2016.

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