Dismissed and Opinion filed September 20, 2001.



In The

Fourteenth Court of Appeals

NOS. 14-01-00683-CR; 14-01-00684-CR

TERALD DESHON HANSON, Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the 262nd District Court Harris County, Texas Trial Court Cause Nos. 866,571 & 866,572

OPINION

Appellant pled guilty in each cause to the offense of aggravated robbery on April 19, 2001. In accordance with the terms of a plea bargain agreement with the State, the trial court sentenced appellant to fifteen years' incarceration at the Institutional Division of the Texas Department of Criminal Justice. Because we have no jurisdiction over this appeal, we dismiss.

Appellant filed timely notices of appeal of appeal in which he stated that the trial court granted permission to appeal; however, the trial court indicated on the notices of

appeal that permission to appeal was denied. Thus, these notices were general notices that did not comply with the requirements of Rule 25.2(b)(3) of the Texas Rules of Appellate Procedure. *See* TEX. R. APP. P. 25.2(b)(3). Rule 25.2(b)(3) provides that when an appeal is from a judgment rendered on a defendant's plea of guilty or nolo contendere and the punishment assessed does not exceed the punishment recommended by the State and agreed to by the defendant, the notice of appeal must: (1) specify that the appeal is for a jurisdictional defect; (2) specify that the substance of the appeal was raised by written motion and ruled on before trial; or (3) state that the trial court granted permission to appeal. *Id.* Because the time for filing a proper notice of appeal has expired, appellant may not file an amended notice of appeal to correct jurisdictional defects. *State v. Riewe*, 13 S.W.3d 408, 413-14 (Tex. Crim. App. 2000). Because appellant's notice of appeal did not comply with the requirements of Rule 25.2(b)(3), we are without jurisdiction to consider any of appellant's issues, including the voluntariness of the plea. *See Cooper v. State*, 45 S.W.2d 77, 83 (Tex. Crim. App. 2001) (holding that appellant who files general notice of appeal may not appeal voluntariness of negotiated plea).

Accordingly, we dismiss the appeal for want of jurisdiction.

PER CURIAM

Judgment rendered and Opinion filed September 20, 2001. Panel consists of Justices Anderson, Hudson, and Frost. Do Not Publish — TEX. R. APP. P. 47.3(b).