

In The Court of Appeals Seventh District of Texas at Amarillo

No. 07-20-00124-CR

EVAN HARRIS, APPELLANT

V.

THE STATE OF TEXAS, APPELLEE

On Appeal from the 85th District Court¹ Brazos County, Texas Trial Court No. 19-03340-CRF-85 (Counts I, II, & III), Honorable Kyle Hawthorne, Presiding

July 9, 2020

MEMORANDUM OPINION

Before QUINN, CJ., and PARKER and DOSS, JJ.

Appellant, Evan Harris, appeals his convictions for burglary of a habitation,²

aggravated assault with a deadly weapon,³ and engaging in deadly conduct by discharge

of a firearm.⁴ The trial court sentenced appellant to concurrent sentences of ten years'

⁴ TEX. PENAL CODE ANN. § 22.05(b)(1) (West 2019).

¹ Originally appealed to the Tenth Court of Appeals, this case was transferred to this Court by the Texas Supreme Court pursuant to its docket equalization efforts. See TEX. GOV'T CODE ANN. § 73.001 (West 2013).

² TEX. PENAL CODE ANN. § 30.02(c)(2) (West 2019).

³ TEX. PENAL CODE ANN. § 22.02(a)(2) (West 2019).

confinement for burglary, sixteen years' confinement for aggravated assault, and ten years' confinement for deadly conduct. Now pending before this Court is appellant's motion to voluntarily dismiss his appeal. As required by Rule of Appellate Procedure 42.2(a), the motion to dismiss is signed by appellant and his attorney. As no decision of the Court has been delivered, the motion is granted and the appeal is dismissed. No motion for rehearing will be entertained and our mandate will issue forthwith.

Per Curiam

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