



JUDGMENT

Court of Appeals

First District of Texas

NO. 01-18-00345-CR

RICARDO CAZAREZ, Appellant

V.

THE STATE OF TEXAS, Appellee

Appeal from the 208th District Court of Harris County. (Tr. Ct. No. 1562149).

This case is an appeal from the judgment revoking appellant's community supervision signed by the trial court on April 23, 2018. After submitting the case on the appellate record and the arguments properly raised by the parties, the Court holds that there was error in the portion of the trial court's judgment of conviction and order that identified the offense. There was also error in the portion of the trial court's revocation order requiring cumulation of appellant's sentences. Accordingly, the Court **modifies** the referenced portion of the trial court's judgment and orders deletion of the phrase "THEFT F/ELDERLY 1,500-20,000" as the crime for which appellant was convicted and substitutes the phrase "AGGREGATE THEFT 20,000-100,000" in its place. We further delete the cumulation order, including any language stating that the sentence in this cause is to run consecutive to or after completion of the sentence in cause number 1544042.

The Court further holds that there was no reversible error in the remaining portions of the trial court's judgment. Therefore, the Court **affirms** the trial court's judgment **as herein modified**.

The Court **orders** that this decision be certified below for observance.

Judgment rendered July 23, 2020.

Panel consists of Justices Keyes, Lloyd, and Hightower. Opinion delivered by Justice Hightower.