

In The

Fourteenth Court of Appeals

NO. 14-99-00626-CR

TONYE WARMATE, Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the 183rd District Court Harris County, Texas Trial Court Cause No. 698,154

OPINION

Appellant, Tonye Warmate, appeals the revocation of his community supervision. We affirm.

Appellant was originally convicted of sexual assault and placed on community supervision for seven years. The State subsequently filed a motion to revoke appellant's community supervision. After considering the evidence presented at the revocation hearing, the trial court granted the State's motion and sentenced appellant to seven years in the state penitentiary.

In her order of revocation, the trial judge listed the following grounds for the revocation:

Defendant failed to report to community supervision officer, he failed to participate in a community service work program. He failed to pay supervision fees, he failed to pay court costs & fine, he failed to pay restitution, he failed to pay to the sexual assault program fund. All as ordered by the court.

On appeal, appellant contends that many of these grounds will not support the court's revocation. However, appellant does not attack the trial court's decision to revoke his probation for failing to report to his community supervision officer. In a community supervision revocation hearing, proof of any one of the alleged violations is sufficient to support a revocation of community supervision. *See Alexander v. State*, 879 S.W.2d 338, 340 (Tex. App.—Houston [14th Dist.] 1994, pet. ref'd), *cert. denied*, 514 U.S. 1127, 115 S.Ct. 1999, 131 L.Ed.2d 1000 (1995).

The judgment of the trial court is affirmed.

/s/ J. Harvey Hudson Justice

Judgment rendered and Opinion filed September 14, 2000.

Panel consists of Chief Justice Murphy and Justices Hudson and Wittig.

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