Dismissed and Opinion filed April 1, 1999.



In The

Fourteenth Court of Appeals

NO. 14-97-00550-CR

ROSA ANGELICA VASQUEZ, Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the 262nd District Court Harris County, Texas Trial Court Cause No. 742,256

ΟΡΙΝΙΟΝ

Appellant, Rosa Angelica Vasquez, appeals her conviction following her plea of no contest to the offense of possession of heroin weighing more than 4 grams and less than 200 grams. The trial court placed her on deferred adjudication for seven years and assessed a fine of \$1500, all in accordance with a pleabargain agreement. She asserts in a single point of error that the trial court erred in denying her motion to suppress because the driver of the car in which she was a passenger lacked actual authority to consent to the search of her baby carrier.

We dismiss this appeal because Vasquez filed a general notice of appeal that failed to confer jurisdiction on this court to address the trial court's ruling on her motion to suppress. *See* TEX. R. APP. P. 25.2(b)(3), *formerly* TEX. R. APP. P. 40(b)(1); *Davis v. State*, 870 S.W.2d 43, 47 (Tex. Crim. App. 1994); *Moshay v. State*, 828 S.W.2d 178, 179 (Tex. App.— Houston [14th Dist.] 1992, no pet.).

/s/ John Hill Justice

Judgment rendered and Opinion filed April 1, 1999.

Panel consists of Chief Justice Murphy, and Justices Lee and Hill.¹

DO NOT PUBLISH — TEX. R. APP. P. 47.3(b).

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Senior Justices Norman R. Lee and John Hill sitting by assignment.