THE STATE OF TEXAS	IN THE	_COURT
V.	OF	
, Defendant	COI	UNTY, TEXAS
TRIAL COURT'S CERTIFICATION OF DEFEN	IDANT'S RIGHT OF APPEAL	-*
I, judge of the trial court, certify this criminal case:		
is not a plea-bargain case, and the defendant	has the right of appeal.	
is a plea-bargain case, but matters were raise trial and not withdrawn or waived, and the def	=	
is a plea-bargain case, but the trial court has given permission to appeal, and the defendant has the right of appeal.		
is a plea-bargain case, and the defendant has	NO right of appeal.	
the defendant has waived the right of appeal.		
involves another appealable order (specify: _	)	
 Judge	Date Signed	
I have received a copy of this certification. I have also been in this criminal case, including any right to file a <i>pro se</i> petition for Texas Rules of Appellate Procedure. I have been admonished of appeals's judgment and opinion to my last known address pro se petition for discretionary review in the Court of Criminal Athat, if I wish to appeal this case and if I am entitled to do so, it written communication, of any change in the address at which I a	discretionary review pursuant I that my attorney must mail a and that I have only 30 days Appeals. Tex. R. App. P. 68.2 is my duty to inform my appe	t to rule 68 of the copy of the court in which to file a 2. I acknowledge dlate attorney, by

prison unit. I understand that, because of appellate deadlines, if I fail to timely inform my appellate attorney of any change in my address, I may lose the opportunity to file a pro se petition for discretionary review.

Defendant Mailing address: Telephone number: Fax # (if any):

Defendant's Counsel State Bar of TX ID # Mailing address: Telephone number: Fax # (if any):

\*A defendant in a criminal case has the right of appeal under these rules. The trial court shall enter a certification of the defendant's right to appeal in every case in which it enters a judgment of guilt or other appealable order. In a plea bargain case--that is, a case in which a defendant's plea was guilty or nolo contendere and the punishment did not exceed the punishment recommended by the prosecutor and agreed to by the defendant—a defendant may appeal only (A) those matters that were raised by written motion filed and ruled on before trial, or (B) after getting the trial court's permission to appeal. Tex. R. App. P. 25.2(a)(2).