In The

Fourteenth Court of Appeals

NO. 14-01-00150-CR

ANDREW LEE, JR., Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the 176th District Court Harris County, Texas Trial Court Cause No. 271,610

MEMORANDUM OPINION

After a guilty plea, appellant was convicted of the offense of robbery and sentenced to three years confinement in the Texas Department of Criminal Justice--Institutional Division on October 10, 1978. Appellant's notice of appeal was not filed until December 1, 2000.

A defendant's notice of appeal must be filed within thirty days after sentence is imposed when the defendant has not filed a motion for new trial. See TEX. R. APP. P. 26.2(a)(1). A notice of appeal which complies with the requirements of Rule 26 is essential to vest the court of appeals with jurisdiction. See Slaton v. State, 981 S.W.2d 208, 210 (Tex.

Crim. App. 1998). If an appeal is not timely perfected, a court of appeals does not obtain jurisdiction to address the merits of the appeal. Under those circumstances it can take no action other than to dismiss the appeal. *See id*.

Accordingly, the appeal is ordered dismissed.

PER CURIAM

Judgment rendered and Opinion filed March 22, 2001.

Panel consists of Justices Anderson, Hudson, and Seymore.

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