

**Dismissed and Opinion filed April 1, 1999.**



**In The**

**Fourteenth Court of Appeals**

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**NO. 14-97-00550-CR**  
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**ROSA ANGELICA VASQUEZ, Appellant**

**V.**

**THE STATE OF TEXAS, Appellee**

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

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**OPINION**

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.<sup>1</sup>

DO NOT PUBLISH — TEX.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

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<sup>1</sup> Senior Justices Norman R. Lee and John Hill sitting by assignment.