CAUSE NO. MD-0387470

STATE OF TEXAS	§	IN COUNTY COURT AT LAW NO. 1
VS.	<i>\$</i>	COUNTY COURT
Richard Earl Cheney	§ §	GALVESTON COUNTY, TEXAS
TRIAL COURT'S CERTIF	ICATION OF D	EFENDANT'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 appe	eal. [or]
[] is a plea-bargain case, but matters were raised by and the defendant has the right of appeal. $[or]$	written motion	filed and ruled on before trial and not withdrawn or waived,
[] is a plea-bargain case, but the trial court has give	n permission to	appeal, and the defendant has the right of appeal. [or]
Visa plea-bargain case, and the defendant has NO	right of appeal.	[0/] aug
[I the defendant has waived the right of appeal.		\mathcal{L}
		(0.10).10
Trial Court Judge		Date Signed
including any right to file a pro se petition for or Procedure. I have been admonished that my attorned known address and that I have only 30 days in which R. APP. P. 68.2. I acknowledge that, if I wish to appattorney, by written communication, of any change	discretionary recy must mail a conto file a <i>pro se</i> peal this case and in the address deadlines, if I fa	ned of my rights concerning any appeal of this criminal case, view pursuant to Rule 68 of the Texas Rules of Appellate opy of the court of appeals' judgment and opinion to my last petition for discretionary review in the court of appeals. TEX. d if I am entitled to do so, it is my duty to inform my appellate at which I am currently living or any change in my current il to timely inform my appellate attorney of any change in my ctionary review.
Richard Earl-Cheney		Defendants Counsel
Mailing Address: 8102 AMELIA UNIT 104		
HOUSTON TX 77055	State Ba	rNo: 24101127
Telephone Number: () Fax Number: if any ()		Mailing Address: 609 Brade ad te. 207 Lemah, 775 65 Telephone Number: 679 324-9784 Fax Number: 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 noto contendere and the punishment did not exceed the punishment tecommended 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; of (B) their getting the trial court's permission to appeal." TEX. R. APP. P. 25.2(a)(2).

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