The State of Texas	§	In The 24th/377th Judicial
V.	\$ \$ \$ \$	DISTRICT COURT
	§ §	VICTORIA COUNTY, TEXAS
TRIAL COURT'S CERTIFICATION	ON OF DEFI	ENDANT'S RIGHT OF APPEAL*
I, judge of the trial court, certify this crim	inal case:	
[] is not a plea-bargain case, and the defendant h	as the right of	appeal. [or]
[] is a plea-bargain case, but matters were raised withdrawn or waived, and the defendant h		
[] is a plea-bargain case, but the trial court has gi appeal. [or]	iven permissio	n to appeal, and the defendant has the right of
[] is a plea-bargain case, and the defendant has N	NO right of app	eal. [or]
[] the defendant has waived the right of appeal.		
Judge		ate Signed
criminal case, including any right to file a pro se p Rules of Appellate Procedure. I have been admoni judgement and opinion to my last known address discretionary review in the Court of Criminal Appet this case and if I am entittled to do so, it is my du any change in the address at which I am currently	petition for dissisted that my and that I have als, TEX. R. At to inform maliving or any comm my appell	formed of my rights concerning any appeal of this cretionary review pursuant to Rule 68 of the Texas attorney must mail a copy of the court of appeals's e only 30 days in which to file a <i>pro se</i> petition for APP. P. 68.2. I acknowledge that, if I wish to appeal by appellate attorney, by written communication, of change in my current prison unit. I understand that, ate attorney of any change in my address, I may lose
Defendant Mailing address:	St	efendant's Counsel ate Bar of Texas ID#ailing address:
Telephone number: Fax number (if any):		elephone number:

*"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 judgement of guilt or other appealable order. In a plea bargain case – that is, a case in which the 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." TEXAS RULE OF APPELLATE PROCEDURE 25.2(a)(2).