Transmittal Letter

***\*(if form Motion for Pro Se Access to the Appellate Record***

***is not provided to appellant)\****

**[Appellant]**

**[Mailing address]**

**[City]**, **[State] [ZIP code]**

RE: Cause No. 10-\_\_\_-\_\_\_\_\_\_\_-CR

***[Appellant]*** *v. The State of Texas*

Dear **[appellant]**:

Enclosed please find a copy of the Motion to Withdraw and supporting *Anders* brief that I filed with the Court of Appeals in your case. After a diligent search of both the record in your case and the applicable law, I could not find anything that would constitute reversible error.

As the *Anders* brief reflects, the law accords you the right to review the record of your trial and file any brief or response that you deem necessary on your own behalf. You may obtain a copy of the record by filling out the enclosed *Motion* *for Pro Se Access to the Appellate Record* and mailing it, as soon as possible, to the Clerk, Tenth Court of Appeals, McLennan County Courthouse, 501 Washington Ave., Room 415, Waco, TX 76701-1373.

If you mail the enclosed *Motion*, you will be provided a copy of the appellate record, and then you will have approximately 30 days to file a brief or response with the Court of Appeals. If you do not mail the enclosed *Motion*, you have approximately 30 days from the date of this letter in which to file a brief or response with the Court of Appeals.One additional copy of the brief or response should also be mailed to **[name of District Attorney]**, Criminal District Attorney, **[mailing address]**.

In the event the Court of Appeals affirms your conviction, you may file a petition for discretionary review on your own behalf with the Texas Court of Criminal Appeals, P.O. Box 12308, Austin, Texas 78711, if you wish to pursue it.

Sincerely,

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