

OFFICIAL NOTICE FROM COURT OF CRIMINAL APPEALS OF TEXAS  
P.O. BOX 12308, CAPITOL STATION, AUSTIN, TEXAS 78711

OFFICIAL BUSINESS  
STATE OF TEXAS  
PENALTY FOR  
PRIVATE USE

U.S. POSTAGE PITNEY BOWES

ZIP 78701 \$ 000.26<sup>8</sup>  
02 1W  
0001401603 AUG 21 2019

COA No. 06-18-00132-CR PD-0708-19

8/21/2019

NELSON, KENNETH DEWAYNE

Tr. Ct. No. 17F-1099-005

On this day, the Appellant's Pro Se petition for discretionary review has been refused.

Deana Williamson, Clerk

*12DEZ-705*  
KENNETH DEWAYNE NELSON  
STILES UNIT - TDC # 2209095  
3060 FM 3514  
BEAUMONT, TX 77705

MIWNAB 77705

APPENDIX C



**Court of Appeals  
Sixth Appellate District of Texas**

**J U D G M E N T**

Kenneth Dewayne Nelson, Appellant

No. 06-18-00133-CR v.

The State of Texas, Appellee

Appeal from the 5th District Court of Bowie  
County, Texas (Tr. Ct. No. 17F-1100-005).  
Memorandum Opinion delivered by Justice  
Stevens, Chief Justice Morris and Justice  
Burgess participating.

As stated in the Court's opinion of this date, we find there was partial error in the judgment of the court below. Therefore, we modify the judgment in this case to provide that this sentence will run concurrently, not cumulatively, with the sentences in the four companion cases, and we strike imposition of court costs in this case. As modified, the judgment of the trial court is affirmed.

We note that the appellant, Kenneth Dewayne Nelson, has adequately indicated his inability to pay costs of appeal. Therefore, we waive payment of costs.

RENDERED JUNE 17, 2019  
BY ORDER OF THE COURT  
JOSH R. MORRIS, III  
CHIEF JUSTICE

ATTEST:  
Debra K. Autrey, Clerk

## MEMORANDUM OPINION

Kenneth Dewayne Nelson appeals his conviction for continuous trafficking of persons. Our resolutions of Nelson's points of error are addressed in our opinions in cause numbers 06-18-00132-CR and 06-18-00133-CR, bearing the same style. We direct the reader to those opinions for our resolution of Nelson's complaints. We modify the judgment in this case to provide that this sentence will run concurrently, not cumulatively, with the sentences in the four companion cases, and we strike imposition of court costs in this case, for the reasons stated in cause number 06-18-00133-CR. In all other regards, we affirm the trial court's judgment, as modified.

Scott E. Stevens  
Justice

Date Submitted: May 8, 2019  
Date Decided: June 17, 2019

Do Not Publish

**Additional material  
from this filing is  
available in the  
Clerk's Office.**