

IN THE MUNICIPAL COURT OF APPEALS
OF THE CITY OF EL PASO, TEXAS

JAMES PASCHAL, Appellant

NO. 83-MCA-46

STATE OF TEXAS, Appellee

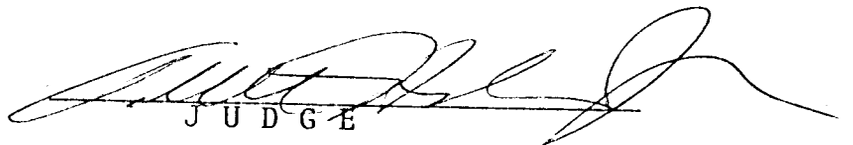
Appeal from El Paso
Municipal Court

O P I N I O N

Appellant attacks his conviction in Municipal Court on the basis that he was denied a right to trial de novo in the County Courts of El Paso County, Texas. The contention is without merit as addressed in Ex Parte Spring 586 S.W.2d 482 (Tex.Crim.App. - 1983) where the Court stated that the differences between the trial de novo and an appeal pursuant to a Court of Records statute did not deny equal protection of the law. The Court recognized that the State can create a system of inferior Courts that treats similarly situated offenders differently but with substantial equality.

The point is overruled. The Judgment of the Trial Court is affirmed.

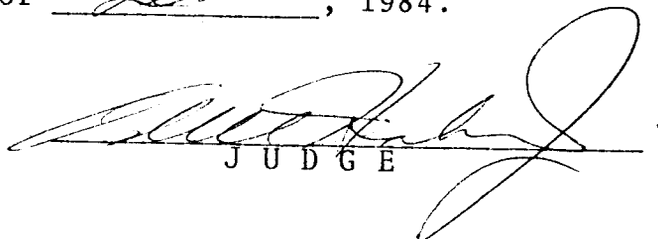
Dated this 21 day of Feb, 1984.


J U D G E

J U D G M E N T

This case came on to be heard on the Transcript of the Record of the Court below, the same being considered, it is ORDERED, ADJUDGED and DECREED by the Court that the Judgment be in all things affirmed, and that the Appellant pay all costs in this behalf expended, and that this decision be certified below for observance.

Signed this 21 day of Feb, 1984.


J U D G E