IN THE COURT OF CRIMINA AT NAS	HAPPEALS OF TENNESSEE FILED
JULIUS GOODMAN,	
Appellant,	) C.C.A. NO. 01C01-9712-CR-00562 ) July 30, 1998 ) DAVIDSON COUNTY
VS.	) DAVIDSON COUNTY ) (No. 2509 Below) Cecil W. Crowson
STATE OF TENNESSEE,	The Hon. Seth Nonnellate Court Clerk
Appellee.	) (Habeas Corpus) ) DISMISSED
<u>0 R I</u>	<u>DER</u>
This matter is before the Court	upon the state's motion to affirm the judgment
pursuant to Rule 20, Tennessee Court of Crimina	al Appeals Rules. After reviewing the record, the
state's motion, and the appellant's brief, we find the	hat the above-styled appeal should be dismissed.
The appellant filed a pro se petition	on for writ of habeas corpus on October 1, 1996.
Subsequently, counsel was appointed, and an amended petition was filed on January 15, 1997.	
A hearing was held on November 10, 1997, a	nd through counsel, the appellant withdrew his
petition. Thereafter, the appellant filed a pro se	notice of appeal.
In his brief, the appellant indicates	that his attorney misrepresented to the trial court
that he wished to withdraw the petition. Regardles	ss, it appears that the appellant subsequently filed
a petition in the criminal court of Johnson County	, Tennessee, and is seeking to appeal as of right
from the adverse decision in Johnson County.	
Pursuant to T.R.A.P. 4(a), the no	tice of appeal shall be filed with and received by
the clerk of the trial court within 30 days after the date of entry of the judgment from which is being	
appealed. The notice of appeal cannot be filed	with the trial court clerk of one county in order to
appeal from the judgment of a court from anoth	ner county. In the present case, the petition for
habeas corpus relief was withdrawn in Davids	on County before the trial court acted upon it.
Moreover, from the appellant's brief, it is clear the	at he is attempting to appeal from proceedings in
Johnson County, and those proceedings are no	t properly before us to review.
IT IS, THEREFORE, ORDERED	that the above-styled appeal is dismissed. It
appearing that the appellant is indigent, costs a	re taxed to the state.
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	WELLES, JUDGE
CONCUR:	

JERRY L. SMITH, JUDGE

THOMAS T. WOODALL, JUDGE