

In The Court of Appeals Fifth District of Texas at Dallas

No. 05-21-00257-CV

ARB HOLDINGS LLC, Appellant

V.

SHAMIKA L. SMITH AND CLEOPHUS ROBINSON, JR., Appellees

On Appeal from the County Court at Law No. 2 Dallas County, Texas Trial Court Cause No. CC-20-05070-B

MEMORANDUM OPINION

Before Chief Justice Burns, Justice Goldstein, and Justice Smith Opinion by Chief Justice Burns

This appeal from the trial court's take-nothing judgment against ARB Holdings LLC on its forcible entry and detainer suit was perfected by Ashley Black, a non-attorney. Because a corporation may only be represented by a licensed attorney, we directed ARB Holdings to file, no later than July 12, 2021, a notice of designation of counsel. *See Kunstoplast of Am., Inc. v. Formosa Plastics Corp.*, 937 S.W.2d 455, 456 (Tex. 1996) (per curiam). Although we cautioned ARB Holdings that failure to comply could result in dismissal of the appeal without further notice, *see id.*, no response has been filed.

Accordingly, we dismiss the appeal. See id.

/Robert D. Burns, III/
ROBERT D. BURNS, III
CHIEF JUSTICE

210257F.P05



Court of Appeals Fifth District of Texas at Dallas

JUDGMENT

ARB HOLDINGS LLC, Appellant On Appeal from the County Court at

Law No. 2, Dallas County, Texas

No. 05-21-00257-CV V. Trial Court Cause No. CC-20-05070-

В.

SHAMIKA L. SMITH AND Opinion delivered by Chief Justice CLEOPHUS ROBINSON, JR., Burns, Justices Goldstein and Smith

Appellees participating.

In accordance with this Court's opinion of this date, we **DISMISS** the appeal.

We **ORDER** that appellees Shamika L. Smith and Cleophus Robinson, Jr. recover their costs, if any, of this appeal from appellant ARB Holdings LLC.

Judgment entered July 27, 2021.