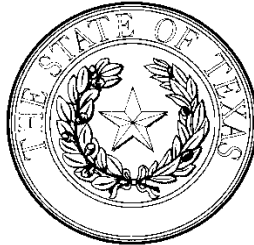


Opinion issued March 12, 2015



In The
Court of Appeals
For The
First District of Texas

NO. 01-14-00896-CV

**THEAOLA ROBINSON AND BENJI'S SPECIAL EDUCATIONAL
ACADEMY, INC., Appellants**

V.

**CHRISTOPHER L. TRITICO, RON S. RAINY, AND MICHAEL
ESSMYER, JR. D/B/A ESSMYER, TRITICO & RAINY L.L.P., Appellees**

**On Appeal from the 125th District Court
Harris County, Texas
Trial Court Case No. 2013-26582**

MEMORANDUM OPINION

Appellants, Theaola Robinson and Benji's Special Educational Academy, have neither paid the required fees nor established indigence for purposes of appellate costs. *See* TEX. R. APP. P. 5, 20.1; *see also* TEX. GOV'T CODE ANN.

§§ 51.207, 51.208, 51.941(a), 101.041 (West 2013), § 101.0411 (West Supp. 2014); Order Regarding Fees Charged in the Supreme Court, in Civil Cases in the Courts of Appeals, and Before the Judicial Panel on Multi-District Litigation, Misc. Docket No. 13-9127 (Tex. Aug. 16, 2013). After being notified that this appeal was subject to dismissal, appellants did not adequately respond. *See* TEX. R. APP. P. 5, 42.3(c).

Accordingly, we dismiss the appeal for nonpayment of all required fees. We dismiss any pending motions as moot.

PER CURIAM

Panel consists of Justices Keyes, Bland, and Massengale.