

In The Court of Appeals Sixth Appellate District of Texas at Texarkana

No. 06-08-00110-CV

IN THE INTEREST OF A.N., A CHILD

On Appeal from the 5th Judicial District Court Bowie County, Texas Trial Court No. 06C0911-005

Before Morriss, C.J., Carter and Moseley, JJ. Memorandum Opinion by Justice Carter MEMORANDUM OPINION

Barry A. Ormond has filed an appeal pro se from a purported order signed by the trial court

in a suit affecting parent-child relationship. The clerk's and reporter's records were due to be filed

on or before October 13, 2008. Appellant is not indigent, and is thus responsible for paying or

making adequate arrangements to pay the clerk's and reporter's fees for preparing the records. See

TEX. R. APP. P. 37.3. On November 17, 2008, we contacted Ormond by letter, reminding him that

the record was over thirty days past due, and warning that, if we did not receive an adequate response

within ten days, we would dismiss the appeal for want of prosecution pursuant to Rule 42.3(b)

and (c) of the Texas Rules of Appellate Procedure. See Tex. R. App. P. 42.3(b), (c).

As of the date of this opinion, we have received no adequate response. The record is now

over ninety days past due.

We dismiss the appeal for want of prosecution.

Jack Carter

Justice

Date Submitted:

January 22, 2009

Date Decided:

January 23, 2009

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