

In The

Eleventh Court of Appeals

No. 11-14-00159-CV

CHARLES MATLOCK, INDIVIDUALLY AND D/B/A MATLOCK INSURANCE AGENCY, Appellant

V.

KENNETH FITZGERALD AND GAYLE FITZGERALD AND BUFORD NARRAMORE AND SHARON NARRAMORE, Appellees

> On Appeal from the 35th District Court Brown County, Texas Trial Court Cause No. CV-1207249

MEMORANDUM OPINION

Appellant, Charles Matlock, individually and d/b/a Matlock Insurance Agency, filed a notice of appeal on June 5, 2014. According to the district clerk, Appellant has not filed a designation of record or paid for the clerk's record. *See* Tex. R. App. P. 35.3(a)(2). We notified Appellant by letter that the clerk's record

was due to be filed on September 18, 2014, that Appellant must resolve this matter

by September 23, 2014, and that this appeal would be subject to dismissal if

Appellant failed to timely resolve this matter and provide proof to this court

regarding the resolution. See TEX. R. APP. P. 37.3(b). We have received no

response from Appellant, nor have we received any proof that Appellant has filed a

designation of record, paid for the clerk's record, or made arrangements to pay for

the clerk's record. Accordingly, Appellant has not timely resolved the matter

involving the clerk's record.¹

Consequently, we dismiss this appeal for want of prosecution. See TEX.

R. App. P. 37.3(b), 42.3(b).

PER CURIAM

October 2, 2014

Panel consists of: Wright, C.J.,

Willson, J., and Bailey, J.

¹We note also that the judgment from which Appellant attempts to appeal—an order denying Appellant's motions for summary judgment—does not appear to be a final, appealable order as it does not dispose of all parties and all claims.

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