

In The Court of Appeals

No. 05-12-00265-CV

Fifth District of Texas at Dallas

BILL BROOKS, Appellant

V.

MARY MCDONALD, Appellee

On Appeal from the County Court at Law No. 1 Dallas County, Texas Trial Court Cause No. CC-11-08551-A

MEMORANDUM OPINION

Before Justices Moseley, Fillmore, and Myers

On February 20, 2012, appellant filed a notice of appeal in this case. On October 8, 2012, appellee filed a motion to dismiss the appeal for want of prosecution. On October 19, 2012, we ordered appellant to respond to the motion to dismiss within ten days. Appellant has not responded or otherwise communicated with this Court regarding his appeal.

Accordingly, we **GRANT** appellee's October 8, 2012 motion and **DISMISS** this appeal. *See* TEX. R. APP. P. 38.8(a)(1).

PER CURIAM

120265F.P05

Comment [COMMENT1]: Date Printed: Header A included, Use Hotkey` and then EHA to (E)dit (H)eader (A) Use Hotkey` and then DHAT to (D)elete (H)eader (A)(T)ext

Comment [COMMENT2]: Page Number Footer A Included Use Hotkey` and then EFA to (E)dit (F)ooter (A)



Court of Appeals Fifth District of Texas at Dallas

JUDGMENT

BILL BROOKS, Appellant

No. 05-12-00265-CV

V.

MARY MCDONALD, Appellee

Appeal from the County Court at Law No. 1 of Dallas County, Texas. (Tr.Ct.No. CC-11-

08551-A).

Opinion delivered per curiam before Justices

Moseley, Fillmore, and Myers.

Based on the Court's opinion of this date, this appeal is DISMISSED. Appellee is **ORDERED** to recover her costs of this appeal from appellant.

Judgment entered November 6, 2012.

/Lana Myers/ LANA MYERS JUSTICE