

## In The Court of Appeals Fifth District of Texas at Dallas

No. 05-12-01605-CV

ONE THOUSAND SEVEN HUNDRED NINETY-SEVEN DOLLARS AND FIFTY-FIVE CENTS IN U.S. CURRENCY, Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the 134th Judicial District Court
Dallas County, Texas
Trial Court Cause No. DC12-11492-G

## **MEMORANDUM OPINION**

Before Justices Fillmore, Evans, and Lewis Opinion by Justice Lewis

Appellant's brief in this case is overdue. By postcard dated April 29, 2014, we notified appellant the time for filing appellant's brief had expired. We directed appellant to file both appellant's brief and an extension motion within ten days. We cautioned appellant that failure to file a brief and an extension motion would result in the dismissal of this appeal without further notice. To date, appellant has not filed a brief, an extension motion, or otherwise corresponded with the Court regarding the status of appellant's brief.

Accordingly, we dismiss this appeal. See Tex. R. App. P. 38.8(a)(1); 42.3(b)(c).

/David Lewis/
DAVID LEWIS
JUSTICE

121605F.P05



## Court of Appeals Fifth District of Texas at Dallas

## **JUDGMENT**

ONE THOUSAND SEVEN HUNDRED NINETY-SEVEN DOLLARS AND FIFTY-FIVE CENTS IN U.S. CURRENCY, Appellant On Appeal from the 134th Judicial District Court, Dallas County, Texas Trial Court Cause No. DC12-11492-G. Opinion delivered by Justice Lewis. Justices Fillmore and Evans participating.

No. 05-12-01605-CV V.

THE STATE OF TEXAS, Appellee

In accordance with this Court's opinion of this date, this appeal is **DISMISSED**.

It is **ORDERED** that appellee THE STATE OF TEXAS recover its costs of this appeal from PEDRO MEDRANO.

Judgment entered this 29th day of July, 2014.