Dismiss; Opinion Filed October 28, 2015.



In The Court of Appeals Fifth District of Texas at Dallas

No. 05-14-00657-CV

ANGELA NAILS, Appellant V. MARK FRELS, Appellee

On Appeal from the 160th Judicial District Court Dallas County, Texas Trial Court Cause No. DC-13-15238

MEMORANDUM OPINION

Before Chief Justice Wright, Justice Fillmore, and Justice Stoddart Opinion by Justice Stoddart

Appellant, acting pro se, filed a brief in this case on September 17, 2014. The Court sent a letter to appellant on October 6, 2014, and advised her that her brief did not satisfy the

requirements of Rule 38 of the Texas Rules of Appellate Procedure. The letter listed multiple

deficiencies with appellant's brief. The letter also informed appellant that her appeal might be

dismissed without further notice if she failed to file an amended brief complying with our rules.

Rather than filing an amended brief, appellant sent a letter to the Court stating: "I will not be updating my brief into an amended brief. . . . I want the court to use the brief already mail [sic] to the Court of Appeals." Because appellant did not file an amended brief and the brief she did file does not comply with our rules, we dismiss her appeal. See Tex. R. App. P. 38.1, 42.3(c).

/Craig Stoddart/

CRAIG STODDART JUSTICE

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Court of Appeals Fifth District of Texas at Dallas

JUDGMENT

ANGELA NAILS, Appellant

No. 05-14-00657-CV V.

MARK FRELS, Appellee

On Appeal from the 160th Judicial District Court, Dallas County, Texas Trial Court Cause No. DC-13-15238. Opinion delivered by Justice Stoddart. Chief Justice Wright and Justice Brown participating.

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

It is **ORDERED** that appellee Mark Frels recover his costs of this appeal from appellant Angela Nails.

Judgment entered this 28th day of October, 2015.