Dismissed; Opinion Filed February 8, 2016.



## In The Court of Appeals Hifth District of Texas at Pallas

No. 05-15-00781-CV

JENNIFER IRENE JONES & ALL OTHER OCCUPANTS, Appellant V.
FEDERAL NATIONAL MORTGAGE ASSOCIATION, AKA FANNIE MAE, Appellee

On Appeal from the County Court at Law No. 1 Dallas County, Texas Trial Court Cause No. CC-15-00069-A

## **MEMORANDUM OPINION**

Before Justices Francis, Evans, and Stoddart Opinion by Justice Evans

Appellant's brief in this case is overdue. By postcard dated November 16, 2015, we notified appellant that her brief was due on or before November 30, 2015. We cautioned appellant that failure to file her brief by the deadline would result in the dismissal of this appeal without further notice. To date, appellant has not filed her brief, an extension motion, or otherwise corresponded with the Court regarding the status of her brief.

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

/David Evans/
DAVID EVANS
JUSTICE



## Court of Appeals Fifth District of Texas at Dallas

## **JUDGMENT**

JENNIFER IRENE JONES & ALL OTHER OCCUPANTS, Appellant

No. 05-15-00781-CV V.

FEDERAL NATIONAL MORTGAGE ASSOCIATION, AKA FANNIE MAE, Appellee

On Appeal from the County Court at Law No. 1, Dallas County, Texas Trial Court Cause No. CC-15-00069-A. Opinion delivered by Justice Evans. Justices Francis and Schenck participating.

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

It is **ORDERED** that appellee Federal National Mortgage Association, aka Fannie Mae recover its costs of this appeal from appellant Jennifer Irene Jones & All Other Occupants.

Judgment entered this 8th day of February, 2016.