DISMISS; and Opinion Filed July 1, 2016.



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

No. 05-16-00064-CV

CANDACE ANDERSON, Appellant V.
BYRON SANDERS, Appellee

On Appeal from the 254th Judicial District Court
Dallas County, Texas
Trial Court Cause No. DF-01-21412

## **MEMORANDUM OPINION**

Before Chief Justice Wright, Justice Bridges, and Justice Lang Opinion by Justice Bridges

The docketing statement and clerk's record in this case are past due. By postcard dated January 22, 2016, we notified appellant the docketing statement had not been filed in this case. We directed appellant to file the docketing statement within ten days. We cautioned appellant that failure to do so might result in dismissal of this appeal. By letter dated June 1, 2016, we informed appellant the clerk's record had not been filed because appellant had not paid for or made arrangements to pay for the clerk's record. We directed appellant to provide verification of payment or arrangements to pay for the clerk's record or written documentation that appellant had been found to be entitled to proceed without payment of costs. We cautioned appellant that failure to do so would result in the dismissal of this appeal without further notice. To date, appellant has not filed the docketing statement, provided the required documentation, or otherwise corresponded with the Court regarding the status of the clerk's record.

Accordingly, we dismiss this appeal. See TEX. R. APP. P. 37.3(b), 42.3(b),(c).

/David L. Bridges/
DAVID L. BRIDGES
JUSTICE

160064F.P05



## Court of Appeals Fifth District of Texas at Dallas

## **JUDGMENT**

CANDACE ANDERSON, Appellant On Appeal from the 254th Judicial District

Court, Dallas County, Texas

No. 05-16-00064-CV V. Trial Court Cause No. DF-01-21412.

Opinion delivered by Justice Bridges. Chief

BYRON SANDERS, Appellee Justice Wright and Justice Lang

participating.

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

It is **ORDERED** that appellee BYRON SANDERS recover his costs of this appeal from appellant CANDACE ANDERSON.

Judgment entered this 1st day of July, 2016.