DISMISSED; Opinion Filed November 18, 2016.



In The Court of Appeals Fifth District of Texas at Dallas

No. 05-16-00421-CV

COSHAWNASY JACKSON, Appellant V. TAVEONCE HOOFMAN, Appellee

On Appeal from the 296th Judicial District Court Collin County, Texas Trial Court Cause No. 296-51886-2016

MEMORANDUM OPINION

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

The notice of appeal in this case recites appeal is from the trial court's April 12, 2016 judgment. The clerk's record does not contain this judgment or any other final judgment or appealable order. By letter dated October 18, 2016, we gave appellant ten days to file a letter brief explaining how the Court has jurisdiction over the appeal. *See City of Houston v. Estate of Jones*, 388 S.W.3d 663, 666 (Tex. 2012) (appellate courts have jurisdiction only over appeals from final judgments and certain interlocutory orders). We cautioned appellant that failure to do so could result in dismissal of the appeal without further notice. To date, appellant has not filed the letter brief, and the record does not otherwise establish jurisdiction.

Accordingly, we dismiss the appeal for lack of jurisdiction. *See* TEX. R. APP. P. 42.3(a); *City of Houston*, 388 S.W.3d at 666.

/Craig Stoddart/

CRAIG STODDART JUSTICE

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Court of Appeals Hifth District of Texas at Dallas

JUDGMENT

COSHAWNASY JACKSON, Appellant

No. 05-16-00421-CV V.

TAVEONCE HOOFMAN, Appellee

On Appeal from the 296th Judicial District Court, Collin County, Texas Trial Court Cause No. 296-51886-2016. Opinion delivered by Justice Stoddart. Justices Francis and Fillmore participating.

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

Judgment entered this 18th day of November, 2016.