Dismissed and Opinion Filed October 27, 2016



In The Court of Appeals Fifth District of Texas at Dallas

No. 05-16-00844-CV

MEKAYLA WEAVER, Appellant V. THE HOUSING AUTHORITY AND CITY OF DALLAS, Appellees

> On Appeal from the County Court at Law No. 5 Dallas County, Texas Trial Court Cause No. CC-16-03080-E

MEMORANDUM OPINION

Before Chief Justice Wright, Justice Lang-Miers, and Justice Stoddart Opinion by Chief Justice Wright

The filing fee and clerk's record in this case are past due. By postcard dated July 18, 2016, we notified appellant the \$205 filing fee was due. We directed appellant to remit the filing fee within ten days and expressly cautioned appellant that failure to do so would result in dismissal of the appeal. By letter dated September 2, 2016, we informed appellant the clerk's record had not been filed because appellant had not paid for the clerk's record. We directed appellant to provide verification of payment or arrangements to pay for the clerk's record or to provide written documentation she had been found 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 paid the filing fee, provided the required documentation, or otherwise corresponded with the Court regarding the clerk's record.

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

/Carolyn Wright/ CAROLYN WRIGHT CHIEF JUSTICE

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Court of Appeals Fifth District of Texas at Dallas

JUDGMENT

MEKAYLA WEAVER, Appellant

No. 05-16-00844-CV V.

THE HOUSING AUTHORITY AND CITY OF DALLAS, Appellees

On Appeal from the County Court at Law No. 5, Dallas County, Texas Trial Court Cause No. CC-16-03080-E. Opinion delivered by Chief Justice Wright. Justices Lang-Miers and Stoddart participating.

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

It is **ORDERED** that appellees THE HOUSING AUTHORITY AND CITY OF DALLAS recover their costs of this appeal from appellant MEKAYLA WEAVER.

Judgment entered October 27, 2016.