

In The Court of Appeals Fifth District of Texas at Dallas

No. 05-17-00997-CV

DANIEL HIGHTOWER, Appellant V.
TAYLOR HIGHTOWER, Appellee

On Appeal from the 256th Judicial District Court Dallas County, Texas Trial Court Cause No. DF-13-02592

MEMORANDUM OPINION

Before Justices Lang, Brown, and Whitehill Opinion by Justice Whitehill

The filing fee and docketing statement in this case are past due. By postcard dated August 24, 2017, 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. Also by postcard dated August 24, 2017, we informed appellant the docketing statement in this case was past due. We cautioned appellant that failure to file the docketing statement within ten days might result in the dismissal of this appeal without further notice. To date, appellant has not paid the filing fee, filed the docketing statement, or otherwise corresponded with the Court regarding the status of this appeal.

We dismiss this appeal for want of prosecution. See TEX. R. APP. P. 37.3(b); 42.3(b), (c).

/Bill Whitehill/
BILL WHITEHILL JUSTICE

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Court of Appeals Fifth District of Texas at Dallas

JUDGMENT

DANIEL HIGHTOWER, Appellant

On Appeal from the 256th Judicial District

Court, Dallas County, Texas

No. 05-17-00997-CV V. Trial Court Cause No. DF-13-02592.

Opinion delivered by Justice Whitehill.

TAYLOR HIGHTOWER, Appellee Justices Lang and Brown participating.

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

It is **ORDERED** that appellee Taylor Hightower recover their costs of this appeal from appellant Daniel Hightower.

Judgment entered December 29, 2017.