Opinion issued May 5, 2011



In The

Court of Appeals

For The

First District of Texas

NO. 01-09-01091-CV

STANLEY TENER, Appellant

V.

SÉZANNE ARLITT, Appellee

On Appeal from the 310th District Court Harris County, Texas Trial Court Case No. 2007-53880

MEMORANDUM OPINION

Appellant Stanley Tener has neither established indigence, nor paid, or made arrangements to pay, the fee for preparing the clerk's record. *See* TEX. R. APP. P. 20.1 (listing requirements for establishing indigence), 37.3(b) (allowing dismissal

of appeal if no clerk's record filed due to appellant's fault). After being notified that this appeal was subject to dismissal, appellant did not adequately respond. *See* TEX. R. APP. P. 42.3 (allowing involuntary dismissal).

We dismiss the appeal for want of prosecution.

PER CURIAM

Panel consists of Chief Justice Radack and Justices Sharp and Brown.