Opinion issued May 5, 2016.



In The

Court of Appeals

For The

First District of Texas

NO. 01-15-00653-CV

JERRY JONES, SHAREHOLDER FOR ROSENBERG CMHC CORPORATION, Appellant

V.

LYNETTE REDDIX, SHAREHOLDER OF ROSENBERG CMHC CORPORATION, Appellee

> On Appeal from the 234th District Court Harris County, Texas Trial Court Case No. 2014-31842

MEMORANDUM OPINION

Appellant, Jerry Jones, Shareholder for Rosenberg CMHC Corporation, has

failed to timely file a brief. See TEX. R. APP. P. 38.6(a) (governing time to file brief),

38.8(a) (governing failure of appellant to file brief).

Appellant's brief was first due on January 7, 2016. Appellant filed a motion for extension of time to file the brief, which we granted until February 8, 2016. After being notified on February 23, 2016 that this appeal was subject to dismissal, appellant tendered a brief that was returned for noncompliance with specified requirements of the Texas Rules of Appellate Procedure. The corrected brief was due on March 3, 2016. No brief was filed. Appellant was again notified on March 24, 2016 that the appeal was subject to dismissal, but appellant did not respond. *See* TEX. R. APP. P. 38.8(a)(1) (authorizing dismissal for failure to file brief); 42.3(b) (allowing involuntary dismissal of case).

Accordingly, we dismiss the appeal for want of prosecution. We dismiss any pending motions as moot.

PER CURIAM

Panel consists of Justices Bland, Brown, and Lloyd.