

Fourth Court of Appeals San Antonio, Texas

MEMORANDUM OPINION

No. 04-19-00265-CV

Maria Juanita GOMEZ, Appellant

v.

HILLCREST INN, Appellee

From the County Court at Law, Kerr County, Texas Trial Court No. 19226C Honorable Susan Harris, Judge Presiding

PER CURIAM

Sitting: Sandee Bryan Marion, Chief Justice Rebeca C. Martinez, Justice Liza A. Rodriguez, Justice

Delivered and Filed: September 18, 2019

DISMISSED FOR WANT OF PROSECUTION

On April 22, 2019, appellant filed a notice of appeal. On June 24, 2019, the court reporter responsible for preparing the reporter's record in this appeal filed a notification of late record, stating that appellant had failed (1) to request in writing that she prepare the reporter's record and (2) to pay or make arrangements to pay the fee for preparing the reporter's record. *See* TEX. R. APP. P. 34.6(b)(1), 35.3(b). Therefore, on June 27, 2019, we ordered appellant to file written proof on or before July 8, 2019 that she had requested the official court reporter to prepare the reporter's record in compliance with Texas Rule of Appellate Procedure 34.6 and had filed a copy of the

request with the trial court clerk. *See id.* 34.6. We further ordered appellant to provide written proof on or before July 8, 2019 that either (1) the reporter's fee had been paid or arrangements had been made to pay the reporter's fee; or (2) appellant was entitled to appeal without paying the reporter's fee. We explained that if appellant failed to respond within the time provided, appellant's brief would be due July 29, 2019, and we would consider only those issues or points raised in appellant's brief that did not require a reporter's record for a decision. *See id.* 37.3(c).

When appellant failed to file written proof and failed to file her appellant's brief by the date ordered, on August 13, 2019, we ordered her to file on or before August 23, 2019, her appellant's brief and a written response reasonably explaining (1) her failure to timely file the brief and (2) why appellee was not significantly injured by appellant's failure to timely file a brief. We explained that if appellant failed to file a brief and a written response by August 23, 2019, her appeal would be dismissed for want of prosecution. *See id.* 38.8(a), 42.3(c). Appellant did not file an appellant's brief and/or written response. We therefore dismiss this appeal for want of prosecution.

PER CURIAM