

COURT OF APPEALS SECOND DISTRICT OF TEXAS FORT WORTH

NO. 02-16-00378-CV

IN THE INTEREST OF C.N., A.N., AND C.N., CHILDREN

FROM THE 322ND DISTRICT COURT OF TARRANT COUNTY
TRIAL COURT NO. 322-477121-10

MEMORANDUM OPINION¹

The trial court signed an order holding appellant C.L.N. in contempt for failing to pay child support. Appellant, proceeding pro se, filed a document that we construed as a notice of appeal. We sent appellant a letter expressing our concern that we lacked jurisdiction over the appeal because the trial court's order was not appealable. We advised appellant that unless he filed a response showing grounds for continuing the appeal, we could dismiss it. See Tex. R. App. P. 44.3.

¹See Tex. R. App. P. 47.4.

Appellant has not responded to our letter. Because the trial court's

contempt order is not appealable, we dismiss the appeal. See Tex. R. App. P.

42.3(a), 43.2(f); In re Office of Attorney Gen. of Tex., 215 S.W.3d 913, 915 (Tex.

App.—Fort Worth 2007, orig. proceeding); Cadle Co. v. Lobingier, 50 S.W.3d

662, 671 (Tex. App.—Fort Worth 2001, pets. denied) (en banc op. on reh'g); see

also In re B.W.B., No. 02-14-00197-CV, 2014 WL 3696073, at *1 (Tex. App.-

Fort Worth July 24, 2014, no pet.) (mem. op.).

/s/ Terrie Livingston

TERRIE LIVINGSTON CHIEF JUSTICE

PANEL: LIVINGSTON, C.J.; WALKER and MEIER, JJ.

DELIVERED: January 26, 2017

2