

In The Court of Appeals Sixth Appellate District of Texas at Texarkana

No. 06-10-00089-CV

CORDELL MOODY, Appellant

V.

STEVEN SIMMONS, ET AL., Appellees

On Appeal from the 76th Judicial District Court Camp County, Texas Trial Court No. CV-09-1204

Before Morriss, C.J., Carter and Moseley, JJ. Memorandum Opinion by Chief Justice Morriss MEMORANDUM OPINION

Appellant, Cordell Moody, filed a notice of appeal September 9, 2010, "from the final

judgment of the State Judicial District Court of Camp County, Texas, entered on or about August,

2010."

On receipt of the clerk's record, we noted that a final judgment was entered in this cause of

action December 17, 2009. We then called the Camp County District Clerk and inquired whether

there were any further orders entered from which Moody might be appealing and were informed

no such orders existed. Therefore, even with a timely motion for new trial, the latest date a timely

notice of appeal could have been filed was March 17, 2010.

In accordance with Rule 42.3 of the Texas Rules of Appellate Procedure, we provided

notice to Moody, requesting that he show this Court how we had jurisdiction over this appeal.

TEX. R. APP. P. 42.3. We have received Moody's response, and considered it. We do not find it

to be persuasive.

We dismiss this appeal for want of jurisdiction.

Josh R. Morriss, III

Chief Justice

Date Submitted:

October 13, 2010

Date Decided:

October 14, 2010

2