TEXAS COURT OF APPEALS, THIRD DISTRICT, AT AUSTIN

NO. 03-15-00422-CV

Shakeel Mustafa, Appellant

v.

Felix Rippy, Appellee

FROM THE COUNTY COURT AT LAW NO. 4 OF WILLIAMSON COUNTY NO. 15-0708-CC4, HONORABLE JOHN MCMASTER, JUDGE PRESIDING

MEMORANDUM OPINION

Shakeel Mustafa filed a notice of appeal attempting to challenge the trial court's order granting Felix Rippy's motion to compel arbitration.

We do not have jurisdiction to review a trial court's interlocutory order granting arbitration. *See* Tex. Civ. Prac. & Rem. Code § 171.098(a)(1),(2) (authorizing interlocutory appeal of trial court order *denying* application to compel arbitration or granting application to *stay* arbitration) (emphases added); *Mohamed v. Auto Nation USA Corp.*, 89 S.W.3d 830, 833-34 (Tex. App.—Houston [1st Dist.] 2002, no pet.) (dismissing interlocutory appeal because "no interlocutory appeal lies from an order granting a motion to compel arbitration under TAA").

On August 4, 2015, this Court requested that Mustafa file a written response demonstrating our jurisdiction over this appeal. No response was filed.

We dismiss this appeal for want of jurisdiction. See Tex. R. App. P. 43.2(f).

Jeff Rose, Chief Justice

Before Chief Justice Rose, Justices Pemberton and Field

Dismissed for Want of Jurisdiction

Filed: August 21, 2015