

receipt of this letter, appellant reasonably explained the failure and the appellee was not significantly injured by the appellant's failure to timely file a brief.

On April 29, 2011, the Clerk of the Court notified pro se appellant Sonya Bella that the brief had not been filed and that the appeal was subject to dismissal for want of prosecution under Texas Rule of Appellate Procedure 38.8(a)(1), unless within ten days from the date of receipt of this letter, appellant reasonably explained the failure and the appellee was not significantly injured by the appellant's failure to timely file a brief.

To date, no response has been received from appellants. Appellants have failed to either reasonably explain their failure to file a brief, file a motion for extension of time to file the brief, or file the brief. Accordingly, the appeal is **DISMISSED FOR WANT OF PROSECUTION**. See TEX. R. APP. P. 38.8(a), 42.3(b).

PER CURIAM

Delivered and filed the
23rd day of June, 2011.