

In The

Fourteenth Court of Appeals

NO. 14-00-00635-CV

GLORIA LYDIA WILSON, Appellant

V.

SPRING BRANCH HONDA INC., Appellee

On Appeal from the 133rd District Court Harris County, Texas Trial Court Cause No. 98-55391

OPINION

This is an attempted appeal from a judgment, signed August 30, 1999. Appellant filed an untimely motion for new trial on December 13, 1999. Appellant's notice of appeal was filed May 19, 2000.

The notice of appeal must be filed within thirty days after the judgment is signed when appellant has not filed a timely motion for new trial, motion to modify the judgment, motion to reinstate, or a request for findings of fact and conclusions of law. *See* TEX. R. APP. P. 26.1.

Appellant's notice of appeal was not filed timely. A motion for extension of time is necessarily implied when an appellant, acting in good faith, files a notice of appeal beyond the time allowed by Rule

26.1, but within the fifteen-day grace period provided by Rule 26.3 for filing a motion for extension of time. *See Verburgt v. Dorner*, 959 S.W.2d 615, 617-18 (1997) (construing the predecessor to Rule 26). However, the appellant must offer a reasonable explanation for failing to file the notice of appeal in a timely manner. See TEX. R. APP. P. 26.3, 10.5(b)(1)(C); *Verburgt*, 959 S.W.2d at 617-18. Appellant's notice of appeal was not filed within the fifteen-day period provided by rule 26.3.

On June 14, 2000, notification was transmitted to all parties of the Court's intent to dismiss the appeal for want of jurisdiction. *See* TEX. R. APP. P. 42.3(a). Appellant's response fails to demonstrate that this Court has jurisdiction to entertain the appeal.

Accordingly, the appeal is ordered dismissed.

PER CURIAM

Judgment rendered and Opinion filed July 6, 2000.

Panel consists of Justices Fowler, Edelman, and Anderson.

Do Not Publish — TEX. R. APP. P. 47.3(b).