

Opinion issued July 9, 2020



In The
Court of Appeals
For The
First District of Texas

NO. 01-20-00160-CV

**LEROY MILLS SR., LEROY MILLS JR., AND DONNA MILLS-JOHNSON
INDIVIDUALLY AND AS REPRESENTATIVE OF MILLS REAL ESTATE
INVESTMENT COMPANY A/K/A MILLS REAL ESTATE INVESTMENT
INC., Appellants**

V.

**CHARLES MILLS, JAMES MILLS JR., MARTHA BELL & MARY JANE
BROWN, AND CARLA WINDFONT, Appellees**

**On Appeal from the 215th District Court
Harris County, Texas
Trial Court Case No. 2018-70611**

MEMORANDUM OPINION

Appellants have neither established indigence, nor paid or made arrangements to pay the fee for preparing the clerk's record. *See* TEX. R. APP. P. 20.1 (listing

requirements for establishing indigence); TEX. R. APP. P. 37.3(b) (allowing dismissal of appeal if no clerk's record filed due to appellant's fault). The Court sent a notice to appellants on April 14, 2020, advising that this appeal was subject to dismissal, unless appellants responded by May 14, 2020. Appellants did not respond. *See* TEX. R. APP. P. 42.3(b) (allowing involuntary dismissal).

We dismiss the appeal for want of prosecution. We dismiss all pending motions as moot.

PER CURIAM

Panel consists of Justices Lloyd, Goodman, and Hightower.