



## JUDGMENT

### Court of Appeals

### 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

Appeal from the 215th District Court of Harris County. (Tr. Ct. No. 2018-70611).

Appellants, 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., have neither paid, nor made arrangements to pay, the fee for preparing the clerk's record. After being notified that the appeal was subject to dismissal, appellants did not adequately respond. Accordingly, the Court **dismisses** the appeal.

The Court **orders** that the appellants, 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., are jointly and severally responsible for payment of all appellate costs.

The Court **orders** that this decision be certified below for observance.

Judgment rendered July 9, 2020.

Panel consists of Justices Lloyd, Goodman, and Hightower.