

In The

Court of Appeals

For The

First District of Texas

NO. 01-20-00214-CV

APPROXIMATELY 1,189.00, Appellant

V.

THE STATE OF TEXAS, Appellee

On Appeal from the 61st District Court Harris County, Texas Trial Court Case No. 2012-53346

MEMORANDUM OPINION

Appellant, Approximately 1,189.00, has neither paid the required fees nor established indigence for purposes of appellate costs. *See* TEX. R. APP. P. 5, 20.1; *see also* TEX. GOV'T CODE §§ 51.207, 51.941(a), 101.041; Order, Fees Charged in the Supreme Court, in Civil Cases in the Courts of Appeals, and Before the

Judicial Panel on Multi-District Litigation, Misc. Docket No. 15-9158 (Tex. Aug. 28, 2015). Further, appellant has not paid or made arrangements to pay the fee for preparing the clerk's record. *See* Tex. R. App. P. 37.3(b).

On April 3, 2020, we notified appellant that this appeal could be dismissed unless he paid the filing fee on or before **May 4, 2020**. The Court's notice was returned, with the following marked on the envelope: "Return to sender; Insufficient Address; Unable to forward." On April 30, 2020, we notified appellant that the clerk's record was past due and that "the final deadline to submit written evidence from the trial-court clerk that [he had] paid or made arrangements to pay the clerk's fee ... **is 5:00 p.m., Monday, June 1, 2020.**" The Court's notice was returned, with the following marked on the envelope: "Return to sender; Insufficient Address; Unable to forward." Appellant has neither responded to the Court's notices nor provided us with any other address or means of contacting him. See Tex. R. App. P. 5; 42.3(c).

We dismiss the appeal for nonpayment of all required fees and for want of prosecution. We dismiss any pending motions as moot.

PER CURIAM

Panel consists of Chief Justice Radack and Justices Lloyd and Countiss.