Dismissed and Opinion filed March 2, 2000.



In The

## Fourteenth Court of Appeals

NO. 14-00-00124-CV

PATSY RUTH GRANGER, Appellant

V.

EDDIE RAY LOGAN, Appellee

On Appeal from the 334<sup>th</sup> District Court Harris County, Texas Trial Court Cause No. 94-38891

## ΟΡΙΝΙΟΝ

This is an attempted appeal from an order, signed May 3, 1996. Appellant did not file a notice of appeal until August 17, 1999.

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. Therefore, appellant's notice of appeal was not filed timely.

On February 9, 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 filed a response on February 18, 2000, in which she asserted that she had filed her notice of appeal pro se and thought she had filed it timely. 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 on March 2, 2000.Panel consists of Chief Justice Murphy and Justices Hudson and Wittig.Do Not Publish — *See* TEX. R. APP. P. 47.3(b).