

Portia Chivers v. United Revenue Corp

2012 | Cited 0 times | Court of Appeals of Texas | August 28, 2012

DISMISS:

S

MEMORANDUM OPINION

Before Justices Morris, Moseley, and Myers

Opinion By Justice Morris

By letter dated May 14, 2012, the Court informed appellant that the Dallas County Clerk's office had notified it that the clerk's record has not been filed because appellant had not paid the fee for the record. We instructed appellant to provide this Court within ten days with either written verification that she has paid for the record or written documentation that she is entitled to proceed without payment of costs. We cautioned appellant that failure to provide the requested documentation may result in dismissal of her appeal. As of today's date, appellant has not responded to this Court's letter. Accordingly, we dismiss the appeal. See Tex. R. App. P. 37.3(b) & 42.3(c).

120488F.P05

S

Court of Appeals Fifth District of Texas at Dallas

JUDGMENT

No. 05-12-00488-CV

PORTIA CHIVERS, Appellant V. UNITED REVENUE CORP., Appellee

Appeal from the County Court at Law No. 2 of Dallas County, Texas. (Tr.Ct.No. CC-11- 07269-B).

Opinion delivered by Justice Morris, Justices Moseley and Myers, participating.

Based on the Court's opinion of this date, the appeal is DISMISSED.



Portia Chivers v. United Revenue Corp

2012 | Cited 0 times | Court of Appeals of Texas | August 28, 2012

It is ORDERED that appellee, United Revenue Corp., recover its costs of the appeal from appellant, Portia Chivers.

Judgment entered August 28, 2012.

JOSEPH B. MORRIS JUSTICE