

IN THE COURT OF APPEALS
FIRST JUDICIAL DISTRICT OF TEXAS
01-25-00401-CV

Appeal from District Court 215, Harris County, Texas

Mark Burke and Blogger Inc.,)	NOTICE ABOUT THE APPELLATE RECORD
)	
Appellants.)	Lower Court Case No. 2025-14896
)	
vs.)	
)	
Andrew P. Lehman,)	
)	
Appellee.)	
)	
)	
)	
)	

NOTICE ABOUT THE APPELLATE RECORD

On June 3, 2025, the court raised the following question

From information currently available, it appears that the trial court signed the final judgment or other appealable order on March 4, 2025. Because the notice of appeal indicates that a post-judgment motion was not filed, unless the Court receives information to the contrary, the trial court clerk is due to file the clerk's record and the court reporter is due to file the reporter's record on or before Monday, May 5, 2025.

The appellant and/or appellee should inform the Court as soon as possible if (1) this appeal is accelerated or (2) if there is disagreement about (a) the date the trial court signed the final judgment or appealable order or (b) whether a post-judgment motion or request for findings of fact and conclusions of law was timely filed in the trial court.

The appellants now respond to clarify the position by asking to court to review the legal authority which was included in the Notice of Appeal submitted to this court on June 2, 2025.

Specifically, at “III. THERE IS NO TEXAS JUDGMENT UNDER UEFJA”. In these proceedings, the judgment sought to be domesticated is against an entity that does not exist, namely “Blogger, Inc.”. In *Atlas Survival Shelters, LLC v. Isidro*, 679 S.W.3d 761 (Tex. App. — Houston [1st Dist.] 2023), an opinion rendered by the Chief Justice of this appellate court, he unequivocally stated that because the filing misidentified the debtor, the “Filing of Foreign Judgment” did not comply with the UEFJA’s mandatory requirements, did not result in a final Texas judgment in the trial court, **and did not trigger any post-judgment deadlines** (emphasis added). Since this answers the question, appellants need not restate or elaborate on the numerous other reasons why the “final judgment” is void and legally a nullity.

RESPECTFULLY submitted this 5th day of June, 2025.
I declare under penalty of perjury that the foregoing is true and correct. This declaration under
Chapter 132, Civil Practice and Remedies Code.

A handwritten signature in black ink, appearing to read "Mark Burke", with a horizontal line drawn underneath the name.

Mark Burke, individually and for Blogger Inc.
Harris County, State of Texas / Appellants

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CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing verified letter has been forwarded to all parties, witnesses and counsel of record who have an interest in this case by electronic filing notification and/or electronic mail and/or facsimile and/or certified mail, return receipt requested, this the 5th day of June, 2025.

A handwritten signature in black ink, appearing to read "Mark Burke", is positioned above a horizontal line.

Mark Burke, individually and for Blogger Inc.
Harris County, State of Texas / Appellants