Appellate Docket Number:Appellate Case Style: DOCKETING STATEMENT (CIVIL)Court of Appeals [to be filed in the court of appeals upon perfection of appeal under TRAP 32]		
I. Parties (TRAP 32.1(a), (e)):		
Appellant(s):	Appellee(s):	
(See note at bottom of page)	(See note at bottom of page)	
Attorney (lead appellate counsel):	Attorney (lead appellate counsel, if known; if not, then trial counsel):	
Address (lead counsel):	Address (lead appellate counsel, if known; if not, then trial counsel):	
Telephone: (include area code)	Telephone: (include area code)	
Telecopy: (include area code)	Telecopy: (include area code)	

If not represented by counsel, provide appellant's/appellee's address, telephone number, and telecopy number. On Attachment 1, or a separate attachment if needed, list the same information stated above for any additional parties to the trial court's judgment.

SBN (lead counsel):

SBN (lead counsel):

II. Perfection Of Appeal And Jurisdiction (TRA	AP 32.1(b), (c), (g), (j)):
Date order or judgment signed:	Date notice of appeal filed in trial court:
(Attach a signed copy, if possible)	(Attach file-stamped copy; if mailed to the trial court clerk, also give the date of mailing)
What type of judgment? (e.g., jury trial, bench trial, summary judgment, directed verdict, other (specify))	Interlocutory appeal of appealable order: Yes □ No □
	(Please specify statutory or other basis on which interlocutory order is appealable) (See TRAP 28)
If money judgment, what was the amount?	
Actual damages:	Accelerated appeal (See TRAP 28): Yes □ No □
Punitive (or similar) damages:	(Please specify statutory or other basis on which appeal is accelerated)
Attorneys' fees (trial):	
Attorneys' fees (appellate):	
Other (specify):	Appeal that receives precedence, preference, or priority under statute or rule? Yes □ No □
	(Please specify statutory or other basis for such status)
Appeal from final judgment? Yes □ No □	Will you challenge this Court's jurisdiction? If yes,

explain. Does judgment dispose of all parties and issues: Yes No No				
Does judgment have a Mother Hubbard clause? (E.g.: "All relief not expressly granted is denied"): Yes □ No □				
Does judgment have language that one or parties "take nothing"? Yes □ No □	more			
Other basis for finality?				
III. Actions Extending Time To Per	fect Appeal (TRAI	2 32.1(d)):		
Action	Filed Check as appropriate		Date Filed	
Motion for New Trial	No □	Yes □		
Motion to Modify Judgment	No 🗆	Yes 🗆		
Request for Findings of Fact and Conclusions of Law	No 🗆	Yes 🗆		
Motion to Reinstate	No □	Yes □		
Motion under TRCP 306a	No □	Yes □		
Other (specify):	No □	Yes □		
IV. Indigency Of Party (TRAP 32.1(k)): (Attach file-stamped copy of affidavit)				
Event	Filed Check as appropr	riate	Date	N/A
Affidavit filed	No □	Yes □		
Contest filed	No □	Yes □		
Date ruling on contest due:				
Ruling on contest: Sustained □ Overruled □				
V. Bankruptcy (TRAP 8):				
Will the appeal be stayed by bankruptcy? Date bankruptcy filed?				
Name of bankruptcy court:	Bankrup	tcy Case No.:		
Style of bankruptcy case:				

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VI. Trial Court And Record (TRAP 32.1(c), (h), (i)):					
Court:		County:		Trial Court Docket Number (Cause No.):	
Trial Judge (who tried or disposed of case):		Court Clerk (district clerk):			
Telephone Number: (include area code) Telecopy Number: (include area code) Address:		Telephone Number: (include area code) Telecopy Number: (include area code) Address:			
Clerk's Record	Sworn copy for accelerated appeal Yes (See TRAP 28.3)		Will request □		Was requested on:
Yes			(Note: No request required under TRAP 34.5(a), (b))		
Court Reporter or Court Recorder: Court Reporter or Court Recorder:					
Telephone Number: Telephone Number: (include area code) (include area code)					
Telecopy Number: (include area code)	**				
Address: Address:					
(Attach additional sheet if necessary for additional court reporters/recorders)					
Length of trial (approximate):		State arrangements made for payment of court reporter/recorder:			
Reporter's or Recorder's Rec (check if electronic recording		None	Will request □	Was reques	ted on:

VII. Nature Of The Case (TRAP 32.1(f)) (Subject matter or type of case: E.g., personal injury, breach of contract, workers' compensation, or temporary injunction) (*see* list below):

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Administrative/agency		Malpractice		
Banking		Legal Medical Other		
Business		Motor Vehicle		
Condemnation		Municipal		
Consumer/DTPA		Oil & Gas		
Construction		Personal Injury _	Personal Injury	
Contract		Premises Liability	/	
Employment/Labor		Probate		
Family		Products Liability		
Custody		Real Property		
Property Division		Securities		
Termination		Tax		
Other		U.C.C./Tex. Bus. & Com. Code		
Fraud		Venue		
Insurance		Workers' compensation		
Juvenile		Other (specify):		
Landlord/Tenant				
VIII. Supersedeas Bond (TRAP 32.1(1)):	None	Will file □	Was filed on:	
IX. Extraordinary Relief: Will you Court? Yes □ No □ If you	request extraordinares, briefly state the b	ry relief (e.g., tempo asis for your reques	orary or ancillary relief) from this t.	

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X. Pro Bono Pilot Program: The Third Court of Appeals, in conjunction with the State Bar of Texas Appellate Section Pro Bono Committee, is conducting a Pro Bono Pilot Program to place a limited number of civil appeals with appellate counsel who will represent the appellant in the appeal before this Court. The Pro Bono Committee will screen and select the civil cases for inclusion in the Program based upon a number of discretionary criteria, including the financial means of the appellant. If a case is selected by the Committee and can be matched with appellate counsel, that counsel will take over the representation of the appellant without charging legal fees. More information regarding this program can be found in the <i>Third Court of Appeals Pro Bono Pilot Program Pamphlet</i> available in paper form at the Clerk's Office or on the Internet at http://www.tex-app.org . If your case is selected, and we match your case with one of our volunteer lawyers, you will receive a letter from the Committee within thirty (30) to forty-five (45) days of submitting this Docketing Statement. NOTE: There is no guarantee that, if you submit this case for possible inclusion in the Pro Bono Pilot Program, the Pro Bono Committee will select your case and that pro bono counsel can be found to represent you. Accordingly, you should not forego seeking other counsel to represent you in this proceeding. By signing your name below, you are authorizing the Pro Bono Committee to transmit publicly available facts and information about your case, including parties and background, through selected Internet sites and a Listsery to its pool of volunteer appellate attorneys.
1. Do you want this case to be considered for inclusion in the Pro Bono Pilot Program?
Yes □ No □
If you answered "Yes" to Question X.1, then please answer the following questions.
2. Do you authorize the Pro Bono Committee to contact your trial counsel of record in this matter to answer questions the committee may have regarding the appeal? Please note that the substance of any such conversations would be maintained as confidential by the Pro Bono Committee, to the extent permitted by law. The information would be used solely for the purposes of considering the case for inclusion in the Pro Bono Pilot Program.
Yes □ No □
3. If you have not previously filed an affidavit of indigency and attached a file-stamped copy of that affidavit, does your income exceed 200% of the U.S. Department of Health and Human Services Federal Poverty Guidelines? These guidelines can be found in the <i>Third Court of Appeals Pro Bono Pilot Program Pamphlet</i> as well as on the Internet at http://aspe.hhs.gov/poverty/08poverty.shtml . Yes No
4. Are you willing to disclose your financial circumstances to the Pro Bono Committee? If so, please attach an Affidavit of Indigency completed and executed by the appellant. Forms may be found in the Clerk's Office or on the Internet at http://www.tex-app.org . Your participation in the Pro Bono Pilot Program may be conditioned upon your execution of an affidavit under oath as to your financial circumstances. Yes No

5. of revie separate	Give a brief description of the issues to be raised on appeal, the relief sought, and the applicable standard ew, if known (without prejudice to the right to raise additional issues or request additional relief; use a e attachment, if necessary).
XI.	Related Matters: List any pending or past related appeals or original proceedings (e.g., mandamus, injunction, habeas corpus) before this or any other Texas appellate court by court, docket number, and style.
XII.	Any other information requested by the court (see attachments, if any).
XIII.	Signature:
Signatu	Date:
	se party) State Bar No.:
Printed	Name:

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XIV.	Certificate of Service: The undersigned counsel certifies that this docketing statement has been served on the following lead counsel for all parties to the trial court's order or judgment as follows on
	, 1/
	Signature
(TRAP	9.5(e) requirements stated below; use additional sheets, if necessary)
Note:	Certificate of Service Requirements (TRAP 9.5(e)): A certificate of service must be signed by the person who made the service and must state:
	 (1) the date and manner of service; (2) the name and address of each person served; and (3) if the person served is a party's attorney, the name of the party represented by that attorney.