

**UNITED STATES COURT OF APPEALS
FOR THE SIXTH CIRCUIT**

Deborah S. Hunt
Clerk

100 EAST FIFTH STREET, ROOM 540
POTTER STEWART U.S. COURTHOUSE
CINCINNATI, OHIO 45202-3988

Tel. (513) 564-7000
www.ca6.uscourts.gov

Filed: October 12, 2021

Mr. Jacob Webster Brown

Mr. Robert Mark Glover

Mr. Bruce S. Kramer

Mr. Bruce A. McMullen

Ms. Jennie Vee Silk

Re: Case No. 20-6211, *Elaine Blanchard, et al v. City of Memphis, TN*
Originating Case No. : 2:17-cv-02120

Dear Counsel,

The Court issued the enclosed Order today in this case.

Sincerely yours,

s/Roy G. Ford
Case Manager
Direct Dial No. 513-564-7016

cc: Mr. Thomas M. Gould

Enclosure

No. 20-6211

UNITED STATES COURT OF APPEALS
FOR THE SIXTH CIRCUIT

FILED
Oct 12, 2021
DEBORAH S. HUNT, Clerk

ELAINE BLANCHARD, et al.,)
)
Plaintiffs-Appellants,)
)
and)
)
ACLU OF TENNESSEE,)
)
Intervenor,)
)
v.)
)
CITY OF MEMPHIS, TN,)
)
Defendant-Appellee.)

ORDER

Before: MOORE, WHITE, and THAPAR, Circuit Judges.

Plaintiffs Elaine Blanchard, Keedran Franklin, Paul Garner, and Bradley Watkins, appeal their dismissal, for lack of standing, from this action to enforce a consent decree issued in 1978 to prohibit Defendant City of Memphis, Tennessee, from engaging in law enforcement activities interfering with any person’s rights protected under the First Amendment. The City moves to dismiss the appeal for want of prosecution based on Plaintiffs’ failure to timely file their principal brief. Plaintiffs oppose dismissal and move for an extension of time to file their brief. The City replied in support of its motion to dismiss and responded in opposition to an extension.

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“If the appellant does not timely process the appeal—including not timely filing a brief or required appendix or not meeting other deadlines—the court may dismiss the appeal for want of prosecution, impose sanctions, or both.” 6 Cir. R. 26(b). There is no rule dictating how to proceed if the defect is later cured, but we have permitted reinstatement in cases dismissed for want of prosecution involving longer delays than the one in this case and even over opposition to the motion. *See, e.g., Mulbah v. Detroit Bd. of Educ.*, 261 F.3d 586, 589 (6th Cir. 2001) (reinstating an appeal dismissed for want of prosecution after counsel moved for reinstatement and corrected the deficiency within two months of the dismissal); *Davis v. United States*, No. 96-1058, 1998 WL 791800, at *1 (6th Cir. Nov. 5, 1998) (“It is noted that this appeal recently was reinstated to this court’s docket nearly two years after it was dismissed for want of prosecution for plaintiff’s failure to pay the appellate filing fee.”); *Miller v. St. Elizabeth Hosp. Med. Ctr.*, No. 91-3895, 1992 WL 214520, at *2 n.5 (6th Cir. Sept. 3, 1992) (per curiam) (“The record reveals that plaintiff’s appeal suffered from additional defects. Although she secured several extensions, she failed to submit her appeal brief on time and her appeal was dismissed for want of prosecution. Her motion to reinstate was eventually granted, over defendant’s objection.”).

Plaintiffs have not yet filed their brief, presumably because of the pending motion for an extension of time. Sixth Circuit Internal Operating Procedure 26(b) counsels that “[a] party seeking a filing deadline extension should assume that there is no extension unless the clerk advises otherwise.” Still, a short extension would serve the interests of justice. Although Defendant has incurred additional expense having to litigate the delay, the negative effect of dismissing the appeal for want of prosecution outweighs monetary loss.

Defendant’s motion to dismiss is **DENIED**. Plaintiffs’ motion for extension of time is **GRANTED**. Plaintiffs shall file their principal brief within twenty-one (21) days of the date of

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this order. Plaintiffs are cautioned that the clerk will dismiss the case for want of prosecution if they do not timely file their brief before the extended deadline.

ENTERED BY ORDER OF THE COURT

A handwritten signature in black ink, appearing to read "Deborah S. Hunt", written in a cursive style.

Deborah S. Hunt, Clerk

UNITED STATES COURT OF APPEALS
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Mr. Jacob Webster Brown
Apperson Crump
6000 Poplar Avenue
Suite 150
Memphis, TN 38119

Mr. Robert Mark Glover
Baker, Donelson, Bearman, Caldwell & Berkowitz
165 Madison Avenue
Suite 2000
Memphis, TN 38103

Mr. Bruce S. Kramer
Apperson Crump
6000 Poplar Avenue
Suite 150
Memphis, TN 38119

Mr. Bruce A. McMullen
Baker, Donelson, Bearman, Caldwell & Berkowitz
165 Madison Avenue
Suite 2000
Memphis, TN 38103

Ms. Jennie Vee Silk
Baker, Donelson, Bearman, Caldwell & Berkowitz
165 Madison Avenue
Suite 2000
Memphis, TN 38103

Re: Case No. 20-6211, *Elaine Blanchard, et al v. City of Memphis, TN*
Originating Case No. : 2:17-cv-02120

Dear Counsel,

The briefing schedule for this case has been reset and the briefs listed below must be filed electronically with the Clerk's office no later than these dates. Counsel are strongly encouraged to read the latest version of the Sixth Circuit Rules at www.ca6.uscourts.gov, in particular Rules 28 and 30.

Appellant's Brief
Appendix (if required by 6th Cir. R. 30(a)) Filed electronically by **November 2, 2021**

Appellee's Brief
Appendix (if required by 6th Cir. R. 30(a) and (c)) Filed electronically by **December 6, 2021**

Appellant's Reply Brief
(Optional Brief) If multiple appellee briefs are filed, only one reply brief may be filed by appellants represented by the same attorney. The reply brief is due no later than **21** days after the last appellee brief is filed. See Fed. R. App. P. 26(c)

A party desiring oral argument must include a statement in the brief setting forth the reason(s) why oral argument should be heard. See 6th Cir. R. 34(a). If the docket entry for your brief indicates that you have requested oral argument but the statement itself is missing, you will be directed to file a corrected brief.

In scheduling appeals for oral argument, the court will make efforts to avoid dates that counsel have previously brought to its attention as presenting a conflict during weeks when the court is scheduled to sit. The court's sitting schedule may be found at <http://www.ca6.uscourts.gov/oral-argument-calendars>. Because cases are set for calendar early in the case, counsel should provide as soon as possible any dates of unavailability during the next nine months, preferably no later than the filing of the appellee's brief. Counsel should use the "Counsel Unavailability Form" located on the court's website. If subsequent conflicts arise, counsel should notify the court as soon as possible.

Sincerely yours,

s/Roy G. Ford
Case Manager
Direct Dial No. 513-564-7016

Enclosure

CHECKLIST FOR BRIEFS

- Briefs and filing requirements are found in the Federal Rules of Appellate Procedure (FRAP) and the Sixth Circuit Local Rules (6 Cir. R.), located on the court's website. File the correct brief *type* (e.g. appellant, appellee, petitioner, respondent, 1st, 2^d) *only* in the appropriate case. *During filing of the brief, deselect any inapplicable case* in CM/ECF by unchecking the inapplicable case numbers. In cross-appeals, file all briefs in all cases, unless you are a party to only one cross-appeal.
- Appellants filing one notice of appeal must file a single brief unless permission is granted for separate briefs. See FRAP 3(b)(1). Appellants file one reply brief regardless of the number of appellee briefs.
- Redact personal information. FRAP 25(a)(5) and rules cited therein provide guidance.
- File briefs in PDF, preferably searchable native PDF. 6 Cir. R. 25(a)(2); PACER website.

BRIEF COMPONENTS

- Brief components must appear in the brief in the order indicated below. FRAP 28(a).
- I. COVER. Colored covers are not required for electronically filed briefs. Do include:
 - Sixth Circuit Case Number(s).
 - Name of the Court: "United States Court of Appeals for the Sixth Circuit."
 - Title of the Case: *Smith v. Jones*.
 - Nature of proceeding and court or agency below.
 - Title identifying the party: e.g., "Brief of Appellee Lawrence Litigant"
 - Name, address, and telephone number of counsel. FRAP 32(a)(2)
- II. CORPORATE DISCLOSURE. Consult FRAP 26.1 and 6 Cir. R. 26.1 for applicability.
- III. TABLE OF CONTENTS. Page references are required. FRAP 28(a)(2) and (b).
- IV. TABLE OF AUTHORITIES. FRAP 28(a)(3) and (b).
 - Alphabetize case citations; include statutes and other authorities.
 - Include references to the page in the brief where specific authority is cited.

- V. STATEMENT IN SUPPORT OF ORAL ARGUMENT. FRAP 34; 6 Cir. R. 34.
 - A party desiring oral argument must include a statement explaining why the court should hear argument. 6 Cir. R. 34(a). **CAUTION:** When filing the brief in CM/ECF, do not choose "argument requested" unless the brief contains an unambiguous statement giving reasons in support of argument. If the court decides to hear argument, no eligible party will be excluded based on a failure to request argument. Also see 6 Cir. R. 28(b)(1)(B).

Items in this box are included in the applicable page and/or word counts. FRAP 32(f).

- VI. STATEMENT OF JURISDICTION - *See* FRAP 28(a)(4); four areas must be addressed. Appellee need not include this statement *if in agreement with appellant*. FRAP 28(b).
- VII. STATEMENT OF ISSUES - *See* FRAP 28(a)(5). Appellee need not include this statement *if in agreement with appellant*. FRAP 28(b).
- VIII. STATEMENT OF THE CASE - *See* FRAP 28(a)(6); (b)
 - Concise statement of the case setting out the facts relevant to the issues presented with description of procedural history, and identification of rulings presented for review and references to the record. A separate statement of facts is not required. FRAP 28(a)(6).
 - Appellee need not include this statement *if in agreement with appellant*.
- IX. SUMMARY OF THE ARGUMENT - Succinct, clear, and accurate statement of the argument(s) that does not merely repeat the argument headings. FRAP 28(a)(7).
- X. ARGUMENT
 - Include the "contentions and reasons for them." FRAP 28(a)(8)(A).
 - Citations to the relevant authorities and record parts. FRAP 28(a)(8)(A).
 - **Include the standard of review for each issue.** FRAP 28(a)(8)(B); (b). Appellee need not include this statement *if in agreement with appellant*.
- XI. CONCLUSION
 - State the precise relief sought. FRAP 28(a)(9).
 - Filing attorney(s) signature(s) required: s/(Attorney's Name). 6 Cir. R. 25(d)(1).

- XII. CERTIFICATE OF COMPLIANCE: As required under FRAP 32(g) (effective December 1, 2016).
- XIII. CERTIFICATE OF SERVICE: Include date served; parties served; manner of service (mail or CM/ECF); and attorney signature. *See* FRAP 25(d).
- XIV. ADDENDUM
 - Designation of relevant originating court documents with Page ID # range, if applicable. 6 Cir. R. 28(b)(1)(A)(i). (See "Citations to the Record" below.)
 - Consult 6 Cir. R. 30(g) for types of documents that must be designated.
 - May include relevant statutes, rules, regulations.
 - Must include copies of decisions "not available in a publicly accessible electronic database." FRAP 32.1(b); 6 Cir. R. 32.1(a).

CITATIONS TO THE RECORD

- Appeals from the district courts. 6 Cir. R. 28(a)(1). Each citation must include:
 - Short description of record item: Motion for Summary Judgment; Order; Transcript.
 - Docket entry number: RE 25, R. 13. *"RE," "R." preferred; avoid "D", "DE", or "Doc."*
 - Page ID # range for the relevant portion of the document: Page ID # 220-227. The Page ID # is in blue on the header or footer of the PDF document when it is opened from the district court's docket. When citing to a sealed document to which counsel has been denied access and therefore cannot see Page ID #, explain in a footnote and refer to the docket entry number and page number. E.g., sealed entry 23, page 3.

EXAMPLES OF ACCEPTABLE CITATIONS

- Motion for Summary Judgment, RE 23, Page ID # 120-145
- Transcript, R. 52, Page ID ## 675-682
- Agency Record, RE 12, Page ID # 190-191 (this applies when an administrative record is filed in district court, e.g., Social Security or ERISA cases).

- Other appeals. 6 Cir. R. 28(a)(2). In petitions for review of agency decisions, cite to the page number of the administrative record or the appendix. Page ID #'s do not apply.
- Placing citations and references within the brief text is preferred over footnote references.

BRIEF LENGTH, FORMATTING, and TYPEFACE

- Typefaces: *see* FRAP 32(a)(4), (5), and (6). Briefs must be double-spaced.
 - Either a proportionally spaced font at 14 pt. (such as Times New Roman), or
 - Monospaced font not exceeding 10 1/2 characters per inch (such as Courier New at 12 point).
 - The court asks footnotes be in the same font size as text.
- Length of briefs: *see* FRAP 32(a)(7).
 - Principal: 30 pages OR up to 13,000 words OR 1,300 lines of monospaced typeface.
 - Reply: 15 pages OR up to 6,500 words OR 650 lines of a monospaced typeface.
 - Include a certificate of compliance if over 30 pages. FRAP 32(g).
 - Headings, footnotes, quotations count in word and line limitations. *See* 6th Cir. R. 32(b) for items excluded from the length limits.
- Briefs for cross-appeals: *see* FRAP 28.1; Amicus briefs: *see* FRAP 29, 32.