

Dismissed; Opinion issued September 11, 2012



In The  
**Court of Appeals**  
**Fifth District of Texas at Dallas**

**No. 05-12-00195-CV**

**QUANECO VI, LLP, AND QUANTUM 2004 PRODUCTION PROGRAM, Appellants**

**V.**

**ROBERT COUCH, INDIVIDUALLY AND D/B/A COUCH OIL & GAS,  
OIL2HOLDINGS, INC., CHARLES COUCH, INDIVIDUALLY AND D/B/A  
COUCH OIL & GAS, AND COUCH OIL & GAS, INC., Appellees**

---

---

**On Appeal from the 192nd Judicial District Court  
Dallas County, Texas  
Trial Court Cause No. DC-08-09597**

---

---

**MEMORANDUM OPINION**

Before Justices Morris, Francis, and Murphy

The Court has before it appellants' motion to dismiss appeal. *See* TEX. R. APP. P. 42.1(a).

We **GRANT** the motion and **DISMISS** the appeal.

PER CURIAM

120195F.P05

**Comment [COMMENT1]:** Date  
Printed: Header A included.  
Use Hotkey ` and then EHA to (E)dit  
(H)eadler (A)  
Use Hotkey ` and then DHAT to  
(D)elete (H)eadler (A)(T)ext

**Comment [COMMENT2]:** Page  
Number Footer A Included  
Use Hotkey ` and then EFA to (E)dit  
(F)ooter (A)



**Court of Appeals  
Fifth District of Texas at Dallas**

**JUDGMENT**

QUANECO VI, LLP AND QUANTUM 2004  
PRODUCTION PROGRAM, Appellants

No. 05-12-00195-CV            V.

ROBERT COUCH, INDIVIDUALLY AND  
D/B/A COUCH OIL & GAS,  
OIL2HOLDINGS, INC., CHARLES COUCH,  
INDIVIDUALLY AND D/B/A COUCH OIL  
& GAS, AND COUCH OIL & GAS, INC.,  
Appellees

Appeal from the 192nd Judicial District Court  
of Dallas County, Texas. (Tr.Ct.No. DC-08-  
09597).

Opinion delivered per curiam before Justices  
Morris, Francis, and Murphy.

Based on the Court's opinion of this date, we **DISMISS** the appeal. We **ORDER** that appellees recover their costs of this appeal from appellants, unless the parties' agreement provides otherwise.

Judgment entered September 11, 2012.

/Mary Murphy/  
MARY MURPHY  
JUSTICE