

In The Court of Appeals Fifth District of Texas at Dallas

No. 05-15-00267-CV

FIELDTURF USA, INC., Appellant

V.

GARLAND INDEPENDENT SCHOOL DISTRICT, Appellee

On Appeal from the 68th Judicial District Court
Dallas County, Texas
Trial Court Cause No. DC-15-01185

MEMORANDUM OPINION

Before Justices Lang, Evans, and Whitehill Opinion by Justice Lang

This is an interlocutory appeal from an order denying an application for temporary injunction seeking to enjoin the performance of a contract to replace athletic field turf at certain locations within a school district. Stating the appeal has become moot because the work appellant sought enjoined has been completed, appellee has filed an unopposed motion to dismiss. We grant the motion, vacate the trial court's order without regard to the merits, and dismiss the case. See Speer v. Presbyterian Children's Home & Serv. Agency, 847 S.W.2d 227,

228-229 (Tex. 1993); see also Tex. R. App. P. 43.2(e).

/Douglas S. Lang/
DOUGLAS S. LANG
JUSTICE

150267F.P05



Court of Appeals Hifth District of Texas at Dallas

JUDGMENT

FIELDTURF USA, INC., Appellant

No. 05-15-00267-CV V.

GARLAND INDEPENDENT SCHOOL DISTRICT, Appellee

On Appeal from the 68th Judicial District

Court, Dallas County, Texas

Trial Court Cause No. DC-15-01185.

Opinion delivered by Justice Lang. Justices

Evans and Whitehill participating.

In accordance with this Court's opinion of this date, we **VACATE** the trial court's order on application for temporary injunction and **DISMISS** the case.

We **ORDER** appellee Garland Independent School District recover its costs of this appeal from appellant FieldTurf USA, INC.

Judgment entered this 22nd day of October, 2015.