

Court of Appeals First District of Texas

NO. 01-09-00493-CV

ALBERT MORRIS, Appellant

V.

LISA COFFMAN, Appellee

Appeal from the 234th District Court of Harris County. (Tr. Ct. No. 2007-05915).

TO THE 234TH DISTRICT COURT OF HARRIS COUNTY, GREETINGS:

Before this Court, on the 1st day of November 2012, the cause upon appeal to revise or to reverse your judgment was determined. This Court made its order in these words:

This Court today considered a motion for en banc reconsideration filed by appellant Albert Morris. We order that the motion be overruled and that this Court's former judgment of August 9, 2012, be vacated, set aside, and annulled. We further order this Court's opinion of August 9, 2012, withdrawn.

This case is an appeal from the final judgment signed by the trial court on April 13, 2009. After submitting the case on the appellate record and the arguments properly raised by the parties, the Court holds that the trial court's judgment contains no reversible error. Accordingly, the Court **affirms** the trial court's judgment.

The Court **orders** that the appellate costs shall be paid by the party incurring same.

The Court **orders** that this decision be certified below for observance.

Judgment rendered November 1, 2012.

Panel consists of Justices Higley, Sharp, and Huddle. Opinion delivered by Justice Huddle.

WHEREFORE, WE COMMAND YOU to observe the order of our said Court in this behalf and in all things to have it duly recognized, obeyed, and executed.

January 11, 2013

Date

CHRISTOPHER A. PRINE CLERK OF THE COURT

