

In The Court of Appeals Seventh District of Texas at Amarillo

No. 07-15-00203-CV

J.H., APPELLANT

V.

C.H., APPELLEE

On Appeal from the 324th District Court

Tarrant County, Texas

Trial Court No. 324-549526-14, Honorable Jerome S. Hennigan, Presiding

July 28, 2015

ON MOTION TO DISMISS

Before QUINN, C.J., and HANCOCK and PIRTLE, JJ.

On July 15, 2015, appellant, J.H., filed a Motion to Dismiss Appeal. No decision of this Court having been delivered to date and without passing on the merits of the appeal, the Court grants the motion. See Tex. R. App. P. 42.1(a)(1). The appeal is dismissed. While appellant requests that costs be assessed against the party incurring them, there is no indication in the motion that such an arrangement has been agreed to by the parties. As such, costs will be taxed against appellant. See Tex. R. App. P. 42.1(d). If dismissal will prevent appellee from seeking relief to which he would

otherwise be entitled, the Court directs appellee to file a timely motion for rehearing. No motion for rehearing from appellant will be entertained.

Mackey K. Hancock Justice