

In The Court of Appeals Seventh District of Texas at Amarillo

No. 07-23-00316-CV

JILL LEVEN, INDIVIDUALLY AND AS INDEPENDENT EXECUTRIX OF THE ESTATE OF HENRY PAUL LEVEN; NEAL LEVEN; ERIC LEVEN; AND JEAN MARIE LEVEN HOLSENBECK, APPELLANTS

V.

JAMES LEVEN, JOHN LEVEN, JUSTIN LEVEN, AND LEVEN CATTLE, APPELLEES

On Appeal from the 100th District Court Carson County, Texas Trial Court No. 13,065, Honorable Stuart Messer, Presiding

February 20, 2024

ORDER OF ABATEMENT

Before QUINN, C.J., and PARKER and DOSS, JJ.

Appellants, Jill Leven, individually and as Independent Executrix of the Estate of Henry Paul Leven; Neal Leven; Eric Leven; and Jean Marie Leven Holsenbeck, filed this interlocutory appeal from three temporary injunctions issued by the trial court. Now pending before the Court is the parties' "Joint Motion to Abate Appeal," requesting that the Court abate the appeal and permit proceedings in the trial court to effectuate their recent Settlement Agreement.

To expedite the disposition of this appeal and in the interest of conservation of judicial resources, we grant the motion. Accordingly, all appellate proceedings are stayed until further order of the Court. See Tex. R. App. P. 42.1(a)(2)(C). The parties are directed to file a status report of the trial court proceedings, or a motion to dismiss the appeal, within thirty days of this order.

It is so ordered.

Per Curiam