

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
SHERMAN DIVISION**

RICKY B. PERRITT, Individually; §
The Cupcakery, LLC, a Texas Limited §
Liability Company; Buster Baking, LLC, §
a Texas Limited Liability Company; and the §
Woodlands Baking, LLC, a Texas Limited §
Liability Company, Custom Version §
Corporation, a Texas Corporation, §

Plaintiffs, §

CAUSE NO. 4:11-CV-23

v. §

PAMELA F. JENKINS, Individually; and §
The Cupcakery, LLC, a Nevada Limited §
Liability Company, §

Defendants. §

ORDER DISMISSING CLAIMS WITH PREJUDICE

On this day, the Court considered the Agreed Motion for Order Dismissing Claims with Prejudice, filed Plaintiffs Ricky B. Perritt (“Ricky”), The Cupcakery, LLC, a Texas Limited Liability Company (the “Texas Cupcakery”), Buster Baking, LLC, a Texas Limited Liability Company (“BLLC”), and the Woodlands Baking, LLC, a Texas Limited Liability Company’s (“WLLC”), and Custom Version Corporation (“Custom”) (collectively, Perritt, Texas Cupcakery, BLLC, WLLC, and Custom are the “Plaintiffs”) and Defendants Pamela F. Jenkins (“Pamela”) and The Cupcakery, LLC, a Nevada Limited Liability Company (“Nevada Cupcakery”) (collectively, the “Defendants”). The Court finds the Motion to be meritorious and hereby GRANTS the Motion. It is further

ORDERED that all claims brought by Plaintiffs in the above-captioned suit are hereby dismissed with prejudice. It is further

ORDERED that all claims brought by Defendants in the above-captioned suit are hereby dismissed with prejudice. It is further

ORDERED that the Agreed Order entered by this Court on February 10, 2011 (Dkt No. 23) is hereby vacated. It is further

ORDERED that this Order is final and resolves all claims between Plaintiffs and Defendants.