

COURT OF APPEALS EIGHTH DISTRICT OF TEXAS EL PASO, TEXAS

ROBERT PINA,		\$	
			No. 08-15-00109-CV
	Appellant,	§	
		9	Appeal from the
V.		§	85th District Court
DEN-DOL, INC.,		ş	85th District Court
DDA (DOD, 11 (C.,		3	of Brazos County, Texas
	Appellee.	§	•
			(TC# 13-000231-CV-85)
		§	

MEMORANDUM OPINION

Pending before the Court is a joint motion filed by Appellant, Robert Pina, and Appellee, Den-Dol, Inc., to set aside the judgment and remand the case to the trial court pursuant to TEX.R.APP.P. 42.1(a)(2)(B). The parties represent in their motion that they have reached an agreement to settle the dispute and they seek entry of an agreed judgment by the trial court. The motion is granted. Accordingly, we set aside the trial court's judgment without regard to the merits and remand the case to the trial court for rendition of judgment in accordance with the parties' agreement. The joint motion does not represent that the parties have made any agreement regarding costs. Consequently, costs on appeal are taxed against Appellant. *See* TEX.R.APP.P. 42.1(d). Pursuant to the parties' request, the mandate will issue on the same date as our opinion and judgment in this case. *See* TEX.R.APP.P. 18.1(c).

STEVEN L. HUGHES, Justice

May 13, 2015

Before McClure, C.J., Rodriguez, and Hughes, JJ.