

In The Court of Appeals Fifth District of Texas at Dallas

No. 05-12-01010-CV

HEALTHSMART HOLDINGS, INC., Appellant

v.

**REAGAN BRUCE, Appellee** 

On Appeal from the 44th Judicial District Court Dallas County, Texas Trial Court Cause No. 11-11763

## **MEMORANDUM OPINION**

Before Justices Richter, Lang-Miers, and Myers Opinion By Justice Myers

Before the Court is the parties' agreed motion to dismiss this interlocutory appeal. The

parties inform the Court that they have resolved the issues involved with this appeal by agreeing to

submit the underlying litigation to arbitration. Accordingly, we grant the parties' motion and dismiss

the appeal. See TEX. R. APP. P. 42.1(a)(2).

LANA MYERS JUSTICE

121010f.p05

**Comment [COMMENT1]:** Page Number Footer A Included Use Hotkey ` and then EFA to (E)dit (F)ooter (A)

**Comment [COMMENT2]:** Date Printed: Header A included, Use Hotkey` and then EHA to (E)dit (H)eader (A) Use Hotkey` and then DHAT to (D)elete (H)eader (A)(T)ext



## Court of Appeals Fifth District of Texas at Dallas

## JUDGMENT

HEALTHSMART HOLDINGS, INC., Appellant

Appeal from the 44th Judicial District Court of Dallas County, Texas. (Tr.Ct.No. 11-11763). Opinion delivered by Justice Myers, Justices Richter and Lang-Miers, participating.

No. 05-12-01010-CV

REAGAN BRUCE, Appellee Based on the Court's opinion of this date, the appeal is **DISMISSED**.

V.

Subject to any agreement between the parties, it is **ORDERED** that appellee, Reagan Bruce, recover his costs of the appeal from appellant, Healthsmart Holdings, Inc.

Judgment entered November 26, 2012.

/Lana Myers/ LANA MYERS JUSTICE