

In The Court of Appeals Hifth District of Texas at Dallas

No. 05-16-01242-CV

DANIEL HADERA, Appellant

V.

OLD REPUBLIC INSURANCE COMPANY, SUPER SHUTTLE INTERNATIONAL, INC., SUPER SHUTTLE DFW, INC., AND SUPER SHUTTLE FRANCHISE CORPORATION, Appellees

On Appeal from the 160th Judicial District Court
Dallas County, Texas
Trial Court Cause No. DC-14-15009

MEMORANDUM OPINION

Before Chief Justice Wright, Justice Lang-Miers, and Justice Stoddart Opinion by Chief Justice Wright

Before the Court is appellant's January 12, 2017 motion to dismiss this appeal. In the motion, appellant states the parties have settled this matter and no longer wish to pursue the appeal. We **GRANT** appellant's motion and dismiss this appeal. *See* Tex. R. App. P. 42.1(a)(1).

/Carolyn Wright/ CAROLYN WRIGHT

CHIEF JUSTICE



Court of Appeals Fifth District of Texas at Dallas

JUDGMENT

DANIEL HADERA, Appellant

No. 05-16-01242-CV V.

OLD REPUBLIC INSURANCE COMPANY, SUPER SHUTTLE INTERNATIONAL, INC., SUPER SHUTTLE DFW, INC., AND SUPER SHUTTLE FRANCHISE CORPORATION, Appellees On Appeal from the 160th Judicial District Court, Dallas County, Texas Trial Court Cause No. DC-14-15009. Opinion delivered by Chief Justice Wright, Justices Lang-Miers and Stoddart participating.

In accordance with this Court's opinion of this date, the appeal is **DISMISSED**.

It is **ORDERED** that appellees OLD REPUBLIC INSURANCE COMPANY, SUPER SHUTTLE INTERNATIONAL, INC., SUPER SHUTTLE DFW, INC., and SUPER SHUTTLE FRANCHISE CORPORATION recover their costs of this appeal, if any, from appellant DANIEL HADERA.

Judgment entered this 17th day of January, 2017.