Vacate trial court's judgment and remand; Opinion Filed April 2, 2018.



In The Court of Appeals Hifth District of Texas at Pallas

No. 05-17-01203-CV

EBF PARTNERS, LLC, Appellant V.
REACH ENERGY, LLC, Appellee

On Appeal from the County Court at Law No. 1
Dallas County, Texas
Trial Court Cause No. CC-15-01188-A

MEMORANDUM OPINION

Before Justices Lang-Miers, Myers, and Boatright Opinion by Justice Myers

Before the Court is the parties' March 21, 2018 agreed motion to vacate and remand. In the motion, the parties state they have settled their differences and ask us to vacate the trial court's judgment without regard to the merits and remand the case to the trial court with instructions to dismiss the case with prejudice. We **GRANT** the parties' motion, **VACATE** the trial court's September 26, 2017 judgment without regard to the merits, and **REMAND** the case to the trial court for rendition of judgment in accordance with the parties' agreement. *See* Tex. R. App. P. 42.1(a)(2)(B).

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/Lana Myers/
LANA MYERS
JUSTICE



Court of Appeals Fifth District of Texas at Dallas

JUDGMENT

EBF PARTNERS, LLC, Appellant

On Appeal from the County Court at Law

No. 1, Dallas County, Texas

No. 05-17-01203-CV V. Trial Court Cause No. CC-15-01188-A.

Opinion delivered by Justice Myers.

Justices Lang-Miers and Boatright

participating.

In accordance with this Court's opinion of this date, the judgment of the trial court is **VACATED** without regard to the merits and this cause is **REMANDED** to the trial court for entry of judgment in accordance with the parties' agreement.

Subject to any agreement between the parties, it is **ORDERED** that appellee REACH ENERGY, LLC recover its costs of this appeal from appellant EBF PARTNERS, LLC.

Judgment entered this 2nd day of April, 2018.

REACH ENERGY, LLC, Appellee