

In The Court of Appeals Fifth District of Texas at Dallas

No. 05-18-00283-CV

PROACTIVE INVENTORY, INC., ALISON WOOD SOLOMON, AND MARIAN HAGGAR BRYAN, Appellants

V.

THE ESTATE OF SAMUEL Y. DORFMAN, JR., THROUGH ITS INDEPENDENT EXECUTOR, AND STACEY KIVOWITZ, Appellees

On Appeal from the 134th Judicial District Court
Dallas County, Texas
Trial Court Cause No. DC-16-05821

MEMORANDUM OPINION

Before Justices Lang, Fillmore, and Schenck Opinion by Justice Lang

Before the Court is appellants' motion for voluntary dismissal of appeal. Pursuant to Texas Rule of Appellate Procedure 42.1(a)(1), we grant the motion and dismiss the appeal. *See* TEX. R. APP. P. 42.1(a)(1).

/Douglas S. Lang/ DOUGLAS S. LANG JUSTICE



Court of Appeals Hifth District of Texas at Dallas

JUDGMENT

PROACTIVE INVENTORY, INC., ALISON WOOD SOLOMON, AND MARIAN HAGGAR BRYAN, Appellants

No. 05-18-00283-CV V.

THE ESTATE OF SAMUEL Y.

DORFMAN, JR., THROUGH ITS INDEPENDENT EXECUTOR, AND STACEY KIVOWITZ Appellers

STACEY KIVOWITZ, Appellees

On Appeal from the 134th Judicial District Court, Dallas County, Texas Trial Court Cause No. DC-16-05821. Opinion delivered by Justice Lang, Justices Fillmore and Schenck participating.

In accordance with this Court's opinion of this date, we **DISMISS** the appeal.

We **ORDER** appellees The Estate of Samuel Y. Dorfman, Jr., through its Independent Executor, and Stacey Kivowitz recover their costs, if any, of this appeal from appellants Proactive Inventory, Inc., Alison Wood Solomon, and Marian Haggar Bryan.

Judgment entered this 28^{th} day of March, 2018.