

## In The Court of Appeals Hifth District of Texas at Pallas

No. 05-18-00669-CV

MARIA MEIRA, INDIVIDUALLY, AND AS EXECUTOR OF THE ESTATE OF VANESSA BLAKE, DECEASED, RANDY BERT BLAKE, JR., INDIVIDUALLY AND AS EXECUTOR OF THE ESTATE OF RANDY BERT BLAKE III, DECEASED, AND RANDY XAVIER BLAKE, INDIVIDUALLY AND AS NEXT FRIEND OF XXXXXX XXXXX AND XXXXXXX XXXXXX, MINOR CHILDREN, Appellants

J. H. STRAIN & SONS, INC., Appellee

On Appeal from the 95th Judicial District Court
Dallas County, Texas
Trial Court Cause No. DC-15-05396

## **MEMORANDUM OPINION**

Before Justices Francis, Fillmore, and Whitehill Opinion by Justice Francis

Before the Court is appellants' agreed motion for voluntary dismissal. The motion recites appellants have settled their dispute with appellee. We grant the motion and dismiss the appeal. *See* Tex. R. App. P. 42.1(a)(1).

/Molly Francis/
MOLLY FRANCIS
JUSTICE

180669F.P05



## Court of Appeals Hifth District of Texas at Dallas

## **JUDGMENT**

MARIA MEIRA, ET AL., Appellants

On Appeal from the 95th Judicial District

Court, Dallas County, Texas

No. 05-18-00669-CV V. Trial Court Cause No. DC-15-05396.

Opinion delivered by Justice Francis,

participating.

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

Subject to any agreement among the parties, we **ORDER** appellee J. H. Strain & Sons, Inc., recover its costs of this appeal from appellants Maria Meira, Individually, and as Executor of the Estate of Vanessa Blake, Deceased, Randy Bert Blake Jr., Individually and as Executor of the Estate of Randy Bert Blake III, Deceased, and Randy Xavier Blake, Individually and as Next Friend of S.B. and S.B., Minor Children.

Judgment entered this 7th day of August, 2018.