

In The Court of Appeals Hifth District of Texas at Pallas

No. 05-18-01201-CV

GENTIVA HEALTH SERVICES (USA), LLC, INTEGRACARE OF GRANBURY, LLC, INTEGRACARE HOME HEALTH SERVICES, INC., INTEGRACARE OF TEXAS, LLC AND GIRLING HEALTH CARE, INC., Appellants

V.

AVIATOR HOME HEALTH, MICHELLE BRIDIER, MENDY JONES, SHIRLEY SMELLEY, LINDA HOLCOMB, SHELBY DAMRON, BRANDON KOWACICH, JUAN MARCOS TREVINO, AND MICHELE BROCK f/n/a MICHELE FINSTAD, Appellees

On Appeal from the 366th Judicial District Court Collin County, Texas Trial Court Cause No. 366-02287-2018

MEMORANDUM OPINION

Before Chief Justice Wright, Justice Evans, and Justice Brown Opinion by Chief Justice Wright

Before the Court is the December 13, 2018 motion to dismiss the appeal filed by appellants. In the motion, appellants state they no longer wish to proceed because all disputes between the parties have been resolved. We grant the motion. *See* TEX. R. APP. P. 42.1(a)(1).

We dismiss this appeal.

/Carolyn Wright/
CAROLYN WRIGHT
CHIEF JUSTICE



Court of Appeals Fifth District of Texas at Dallas

JUDGMENT

GENTIVA HEALTH SERVICES (USA) LLC, INTEGRACARE OF GRANBURY, LLC, INTEGRACARE HOME HEALTH SERVICES, INC., INTEGRACARE OF TEXAS, LLC, AND GIRLING HEALTH CARE, INC., Appellants On Appeal from the 366th Judicial District Court, Collin County, Texas Trial Court Cause No. 366-02287-2018. Opinion delivered by Chief Justice Wright. Justices Evans and Brown participating.

No. 05-18-01201-CV V.

AVIATOR HOME HEALTH,
MICHELLE BRIDIER, MENDY JONES,
SHIRLEY SMELLEY, LINDA
HOLCOMB, SHELBY DAMRON,
BRANDON KOWACICH, JUAN
MARCOS TREVINO, AND MICHELE
BROCK f/k/a MICHELE FINSTAD
Appellees

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

We **ORDER** that each party bear its own costs of this appeal.

Judgment entered December 19, 2018.