

In The Court of Appeals Fifth District of Texas at Dallas

No. 05-19-00573-CV

NORDSTROM INC., THOMAS ZAROBAN, JR., AND LAUREN GALE, Appellants

V.

COLDAD SIAMAK, INDIVIDUALLY AND AS INDEPENDENT ADMINISTRATOR (

GOLPAR SIAMAK, INDIVIDUALLY AND AS INDEPENDENT ADMINISTRATOR OF THE ESTATE OF PARNAZ M. CHEKINI, Appellee

On Appeal from the County Court at Law No. 4
Dallas County, Texas
Trial Court Cause No. CC-19-00690-D

MEMORANDUM OPINION

Before Chief Justice Burns, Justice Molberg, and Justice Nowell Opinion by Chief Justice Burns

Before the Court is appellants' August 22, 2019 unopposed motion to dismiss this appeal. In the motion, appellants state the parties "have reached a final agreement to fully compromise and settle their differences" in this case. We grant the motion and dismiss this appeal.

/Robert D. Burns, III/ ROBERT D. BURNS, III CHIEF JUSTICE



Court of Appeals Fifth District of Texas at Dallas

JUDGMENT

NORDSTROM INC., THOMAS ZAROBAN, JR., AND LAUREN GALE, Appellants

No. 05-19-00573-CV V.

GOLPAR SIAMAK, INDIVIDUALLY AND AS INDEPENDENT ADMINISTRATOR OF THE ESTATE OF PARNAZ M. CHEKINI, Appellee On Appeal from the County Court at Law No. 4, Dallas County, Texas Trial Court Cause No. CC-19-00690-D. Opinion delivered by Chief Justice Burns, Justices Molberg and Nowell participating.

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

It is **ORDERED** that appellee Golpar Siamak, Individually and as Independent Administrator of the Estate of Parnaz M. Chekini recover his costs of this appeal from appellants Nordstrom Inc., Thomas Zaroban, Jr., and Lauren Gale.

Judgment entered August 26, 2019