DISMISS and Opinion Filed April 11, 2022



In The Court of Appeals Fifth District of Texas at Dallas

No. 05-22-00260-CV

MIGUEL SANCHEZ CASTRO, Appellant V.

JERVAN STEVEN WILTZ, JAYSON KENYON, J. WILTZ LAW, L.L.C., AND VAN WILTZ LEGAL GROUP, P.L.L.C., Appellees

> On Appeal from the 193rd Judicial District Court Dallas County, Texas Trial Court Cause No. DC-22-00826

MEMORANDUM OPINION

Before Justices Carlyle, Smith, and Garcia Opinion by Justice Garcia

Before the Court is appellant's notice of nonsuit in which he informs the Court

that he no longer wishes to pursue this appeal. We construe appellant's notice as a

motion to dismiss the appeal, grant the motion, and dismiss the appeal without

prejudice. See TEX. R. APP. P. 42.1(a)(1).

/Dennise Garcia/ DENNISE GARCIA JUSTICE



Court of Appeals Fifth District of Texas at Dallas

JUDGMENT

MIGUEL SANCHEZ CASTRO, Appellant

No. 05-22-00260-CV V.

JERVAN STEVEN WILTZ, JAYSON KENYON, J. WILTZ LAW, L.L.C., AND VAN WILTZ LEGAL GROUP, P.L.L.C., Appellees On Appeal from the 193rd Judicial District Court, Dallas County, Texas Trial Court Cause No. DC-22-00826. Opinion delivered by Justice Garcia. Justices Carlyle and Smith participating.

In accordance with this Court's opinion of this date, the appeal is **DISMISSED WITHOUT PREJUDICE**.

Subject to any agreement between the parties, it is **ORDERED** that appellees JERVAN STEVEN WILTZ, JAYSON KENYON, J. WILTZ LAW, L.L.C., AND VAN WILTZ LEGAL GROUP, P.L.L.C. recover their costs of this appeal from appellant MIGUEL SANCHEZ CASTRO.

Judgment entered April 11, 2022