

In The Court of Appeals Hifth District of Texas at Dallas

No. 05-23-00701-CV

HENDOLPH HOLDINGS LLC, CHRISTOPHER RANDOLPH, AND HENDA SALMERON, Appellants

V.

DEAN CALDWELL, LINDA CALDWELL, AIRMASTER AERATOR, LLC, AND AIRMASTER ENVIRONMENTAL, LLC, Appellees

On Appeal from the 68th Judicial District Court Dallas County, Texas Trial Court Cause No. DC-22-09850

MEMORANDUM OPINION

Before Chief Justice Burns, Justice Molberg, and Justice Pedersen, III Opinion by Chief Justice Burns

Before the Court is appellants' unopposed motion to voluntarily dismiss this appeal. *See* TEX. R. APP. P. 42.1(a). We grant the motion and dismiss the appeal. *See id*.

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

CHIEF JUSTICE



Court of Appeals Fifth District of Texas at Dallas

JUDGMENT

HENDOLPH HOLDINGS LLC, CHRISTOPHER RANDOLPH, AND HENDA SALMERON, Appellants

No. 05-23-00701-CV V.

DEAN CALDWELL, LINDA
CALDWELL, AIRMASTER
AERATOR, LLC, AND
AIRMASTER ENVIRONMENTAL,
LLC, Appellees

On Appeal from the 68th Judicial District Court, Dallas County, Texas Trial Court Cause No. DC-22-09850. Opinion delivered by Chief Justice Burns, Justices Molberg and Pedersen, III participating.

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

We **ORDER** that appellees Dean Caldwell, Linda Caldwell, Airmaster Aerator, LLC, and Airmaster Environmental, LLC recover their costs, if any, of this appeal from appellants Hendolph Holdings LLC, Christopher Randolph, and Henda Salmeron.

Judgment entered this 5th day of September 2023.