

Opinion issued September 15, 2011.



In The  
**Court of Appeals**  
For The  
**First District of Texas**

---

NO. 01-11-00694-CV

---

**IN RE LEON SHANKLE AND MARGIE BENTON SHANKLE, Relators**

---

---

**Original Proceeding on Petition for Writ of Mandamus**

---

---

**MEMORANDUM OPINION**

By petition for writ of mandamus, relators, Leon Shankle and Margie Benton Shankle, challenge the trial court's judgment granting the real parties in interest, Joseph Ouzenne and Ouzenne Construction Company, their bill of review, setting aside the underlying default judgment, and reinstating the case.<sup>1</sup>

---

<sup>1</sup> The underlying case is *Leon Shankle and Margie Benton Shankle v. Paul Ouzenne, Individually, and Ouzenne Construction Company*, No. 2003-13270, in the 129th District Court of Harris County, Texas, the Honorable Michael Gomez presiding.

We **deny** the petition for writ of mandamus.

**PER CURIAM**

Panel consists of Chief Justice Radack and Justices Bland and Huddle.