

In The

Court of Appeals

For The

First District of Texas

NO. 01-17-00721-CV

DAWN M. COULSON, Appellant

V.

LESLIE KIEFER AMANN, DEPENDENT ADMINISTRATOR WITH WILL ANNEXED OF THE ESTATE OF ROBERT C. KIEFER, DECEASED AND AS PRESIDENT OF WALDEN TECHNOLOGY, INC., Appellee

On Appeal from the Probate Court No. 2 Harris County, Texas Trial Court Case No. 424,767-401

MEMORANDUM OPINION

The parties, representing that they have entered into a settlement agreement and the probate court has granted their motion to approve the agreement, have filed

a joint motion to reinstate and dismiss the appeal with prejudice. No opinion has issued. *See* TEX. R. APP. P. 42.1(c).

Accordingly, we reinstate the appeal, grant the parties' motion to "reinstate and dismiss the appeal with prejudice," and dismiss the appeal with prejudice. *See id.* 42.1(a); 43.2(f). However, we deny the parties' request that the "Court not tax costs against Appellant or Appellee." *See id.* 43.4. And we tax the costs of the appeal against the party incurring same. *See id*; *see, e.g.*, TEX. GOV'T CODE ANN. § 51.207 (Vernon 2013) (requiring court of appeals clerk to collect certain fees). We dismiss any other pending motions as moot.

PER CURIAM

Panel consists of Chief Justice Radack and Justices Jennings and Lloyd.