

Opinion issued August 26, 2021



In The
Court of Appeals
For The
First District of Texas

NO. 01-21-00362-CV

**JEFF QUAN, KA YAN LEE, HARMONY QUAN, MEGA TIME II, LLC,
MELODY QUAN GALLAGHER, LAWRENCE LEE, CAPITAL PLASTICS
INT'L, INC., AND ELEMENT PLASTICS MFG., LLC, Appellants**

V.

**WENDY QUAN AND BRENDA UNG, INDIVIDUALLY AND
DERIVATIVELY ON BEHALF OF CAPITAL PLASTICS INT'L, INC.,
ELEMENT PLASTICS MFG., LLC, AND CASH 10702 INVESTMENT
LLC, AND PING CHU AND ANDY CHEN, DERIVATIVELY ON BEHALF
OF CAPITAL PLASTICS INT'L, INC., ELEMENT PLASTICS MFG., LLC,
AND CASH 10702 INVESTMENT LLC, Appellees**

**On Appeal from the 240th District Court
Fort Bend County, Texas
Trial Court Case No. 20-DCV-271902**

MEMORANDUM OPINION

Appellants, Jeff Quan, Ka Yan Lee, Harmony Quan, Mega Time II, LLC, Melody Quan Gallagher, and Lawrence Lee, filed a notice of appeal from five interlocutory orders of the trial court, including: (1) a June 4, 2021 “Temporary Injunction Order,” (2) a June 16, 2021 “First Amended Temporary Injunction Order,” (3) a June 28, 2021 “Third Amended Order Granting Appointment of a Rehabilitative Receiver of Cash 10702 Investment, LLC,” (4) a June 28, 2021 “Fourth Amended Order Granting Appointment of a Rehabilitative Receiver of Capital Plastics Int’l, Inc. and Element Plastics MFG., LLC,” and (5) a June 28, 2021 “First Amended Order Denying [Appellants’] Motion to Reconsider.” Appellants, Capital Plastics Int’l, Inc. and Element Plastics Mfg., LLC, separately filed a notice of appeal from the same interlocutory orders.

Collectively, appellants have filed an “Agreed Motion to Dismiss,” representing that “[a]ll the parties to this interlocutory appeal and to the underlying trial court action reached a settlement,” which had the effect of “dissolv[ing] all of the interlocutory orders that were being appealed in this case.” Accordingly, “there are no longer any issues in controversy between the parties to this appeal,” and appellants seek dismissal of the appeal.

No other party has filed a notice of appeal and no opinion has issued. *See* TEX. R. APP. P. 42.1(a)(1), (c). Further, appellants’ motion includes a certificate of

conference representing that appellees do not oppose the relief requested in appellants' motion. *See* TEX. R. APP. P. 10.3(a)(2).

Accordingly, we grant the motion and dismiss the appeal. *See* TEX. R. APP. P. 42.1(a)(1), 43.2(f). We dismiss all other pending motions as moot.

PER CURIAM

Panel consists of Justices Kelly, Hightower, and Farris.