

Motion Granted; Reversed and Rendered and Memorandum Opinion filed October 24, 2017.



**In The
Fourteenth Court of Appeals**

NO. 14-17-00502-CV

**DAVID L. GLASSEL, DEAN D. GLASSEL, AMERICAN CEDAR
TECHNOLOGY, TEXAS PURE, INDUSTRIES, INC., JAYNE R. NIEMAN,
JOHN GLASSEL, CHARLIE TUFT, AND ENRIQUE TORRES, Appellants**

V.

**ANDREW MILNER, WINDSOR AUCTION COMPANY, CHRIS DIXON,
GREAT CENTERAL MORTGAGE ACCEPTANCE COMPANY, LTD.,
Appellees**

**On Appeal from the 151st District Court
Harris County, Texas
Trial Court Cause No. 2016-75832**

M E M O R A N D U M O P I N I O N

The parties have filed a joint motion stating they have reached an agreement to settle and compromise their differences in this case. They request that this court render judgment effectuating the parties' settlement agreement. *See Tex. R. App. P.*

42.1(a)(2)(A). The motion is granted. The trial court's judgment signed May 15, 2017, is reversed, and judgment is rendered in accordance with the terms of the settlement agreement between the parties. *See Tex. R. App. P.* 42.1(a)(2)(A), 43.2(c).

PER CURIAM

Panel consists of Justices Christopher, Brown, and Wise.