Affirmed in Part and Reversed and Rendered in Part and Majority and Concurring Opinions filed June 28, 2022.



In The

## Fourteenth Court of Appeals

NO. 14-20-00214-CV

## GHP NAIL SYSTEMS, LLC D/B/A HAUTE POLISH AND JE MATADI, INC., Appellants

V.

**BENELUX COSMETICS B.V. AND ANVIRI COSMETICS B.V., Appellees** 

On Appeal from the 234th District Court Harris County, Texas Trial Court Cause No. 2016-19641

## **CONCURRING OPINION**

I concur in the judgment only and do not agree that the opinion meets the criteria for inclusion in the *South Western Reporter*. *See* Tex. R. App. P. 47.4. This case stands for the unremarkable proposition that a judgment contains reversible error when no evidence was introduced to support the jury's answer to a material

question in the charge when there was no objection to the submission of that question at the charge conference.

## /s/ Charles A. Spain Justice

Panel consists of Justices Jewell, Spain, and Wilson (Wilson, J., majority).