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).