Appellee's Motion is Dismissed as Moot; Appellant's Motion is Granted; Appeal Dismissed and Memorandum Opinion filed October 27, 2022.



In The

Hourteenth Court of Appeals

NO. 14-22-00677-CV

EQUINOR TEXAS ONSHORE PROPERTIES LLC; EQUINOR PIPELINES LLC; EQUINOR NATURAL GAS LLC; AND EQUINOR MARKETING & TRADING (US) INC., Appellants

V.

REPSOL OIL & GAS USA LLC, Appellee

On Appeal from the 295th District Court Harris County, Texas Trial Court Cause No. 2022-05368

MEMORANDUM OPINION

This is an attempted interlocutory appeal from an order denying plaintiff and appellant Equinor Texas Onshore Properties LLC's application for temporary injunction signed August 31, 2022. *See* Tex. Civ. Prac. & Rem. Code Ann.

§ 171.098(a)(1) (allowing interlocutory appeal of order denying application to compel arbitration under Tex. Civ. Prac. & Rem. Code Ann. § 171.021). On October 5, 2022, appellants Equinor Texas Onshore Properties LLC; Equinor Pipelines LLC; Equinor Natural Gas LLC; and Equinor Marketing & Trading (US) Inc. filed an unopposed motion to dismiss the appeal. See Tex. R. App. P. 42.1.

The motion is granted. We dismiss the appeal.

Appellee's motion to dismiss the appeal is dismissed as moot.

PER CURIAM

Panel consists of Justices Spain, Poissant, and Wilson.

¹Appellants Equinor Pipelines LLC; Equinor Natural Gas LLC; and Equinor Marketing & Trading (US) Inc. are not parties to the trial court's August 31, 2022 order.