In The

## Court of Appeals

Ninth District of Texas at Beaumont

NO. 09-10-00213-CV

## JOHN ASHLEY STRICKLING, INDIVIDUALLY AND D/B/A RESTORATION SERVICES OF HOUSTON AND ASI LLOYDS, INC., Appellants

V.

**LEIGH ANNE BROCK, Appellee** 

On Appeal from the 359th District Court Montgomery County, Texas Trial Cause No. 06-11-11495-CV

## **MEMORANDUM OPINION**

John Ashley Strickling, Individually and d/b/a Restoration Services of Houston, filed a motion to dismiss his appeal. The motion is voluntarily made by this appellant prior to any decision of this Court. *See* Tex. R. App. P. 42.1(a)(1). We grant Strickling's motion and dismiss his appeal.

Appellant ASI Lloyds, Inc. and appellee Leigh Anne Brock filed an agreed motion to partially vacate the trial court's judgment and to dismiss Brock's case against ASI Lloyds, Inc. with prejudice. *See* Tex. R. App. P. 43.2(e). No objection has been filed. We grant the motion, set aside that part of the judgment that awards Brock a judgment against ASI Lloyds, Inc., and dismiss Leigh Anne Brock's case against ASI Lloyds, Inc., with prejudice.

DISMISSED.

HOLLIS HORTON Justice

Opinion Delivered November 1, 2011 Before Gaultney, Kreger, and Horton, JJ.