COURT OF APPEALS SECOND DISTRICT OF TEXAS FORT WORTH

NO. 02-16-00259-CV NO. 02-16-00260-CV

THE CITY OF FORT WORTH AND DAVID COOKE, IN HIS OFFICIAL CAPACITY AS CITY MANAGER APPELLANTS

APPELLEES

V.

STEPHANNIE LYNN RYLIE, UNITED LAND HOLDING, LTD., NORTH TEXAS AMUSEMENTS, LLC, TEXAS C&D AMUSEMENTS, INC., BRIAN AND LISA SCOTT D/B/A TSCA AND D/B/A RIVER BOTTOM PUB, DSLH, INC., PROGRESSIVE AMUSEMENT, INC., ARS GROUP, INC., PARVINDER 'PAUL' SIDHU, ET AL.

> FROM THE 17TH DISTRICT COURT OF TARRANT COUNTY TRIAL COURT NO. 017-276483-15, 017-276483-15

MEMORANDUM OPINION¹

¹See Tex. R. App. P. 47.4.



Having considered the petitions for permissive interlocutory appeal² of Appellants the City of Fort Worth and David Cooke, in his official capacity as city manager, we deny the petitions.³

PER CURIAM

PANEL: GABRIEL, GARDNER, and WALKER, JJ.

DELIVERED: August 29, 2016

²See Tex. Civ. Prac. & Rem. Code Ann. § 51.014(d) (West Supp. 2016); see also Tex. R. App. P. 28.3(a), (j).

³See Tex. Civ. Prac. & Rem. Code Ann. § 51.014(f).