

In The Court of Appeals Seventh District of Texas at Amarillo

No. 07-15-00026-CV

WC 1217-1221 HAVEN LANE, LP, APPELLANT

V.

MID-CENTURY INSURANCE CO. AND PARKE MOYER, APPELLEES

On Appeal from the 368th District Court
Williamson County, Texas
Trial Court No. 13-0730-C368, Honorable Rick J. Kennon, Presiding

September 2, 2016

ON MOTION TO DISMISS

Before CAMPBELL and HANCOCK and PIRTLE, JJ.

On August 30, 2016, appellant, WC 1217-1221 Haven Lane, LP, and appellee, Mid-Century Insurance Company, filed an agreed motion to dismiss this appeal that complies with the requirements of Texas Rule of Appellate Procedure 42.1(a)(2). No decision of this Court having been delivered to date and without passing on the merits of the appeal, we grant the motion and, to effectuate the parties' agreement, dismiss appellant's appeal. See Tex. R. App. P. 42.1(a)(2)(a). The Court further grants the parties' express request that appellate costs be taxed against the party incurring the

same. See Tex. R. App. P. 42.1(d). Because the motion to dismiss is submitted by both parties, no motion for rehearing will be entertained and mandate will issue forthwith.

Mackey K. Hancock Justice