

In The Court of Appeals Sixth Appellate District of Texas at Texarkana

No. 06-09-00004-CV

TRACY BIRCHER, Appellant

V.

MANAGEMENT TRAINING CORPORATION, A CORPORATION, MS. FLANNAGAN, PAROLE OFFICER, MR. TIMOTHY SCHOMP, PAROLE HEARING OFFICER, AND DR. JOHNSON, DENTIST, Appellees

> On Appeal from the 4th Judicial District Court Rusk County, Texas Trial Court No. 2008-293

Before Morriss, C.J., Carter and Moseley, JJ. Memorandum Opinion by Justice Moseley

MEMORANDUM OPINION

This is an appeal filed pro se by Tracy Bircher from the trial court's order dismissing his cause of action against defendant Management Training Corporation.

The order entered in this appeal, however, does not dispose of defendants Ms. Rachel Flannagan, Mr. Timothy Schomp, or Dr. Johnson.

The general rule is that a final and appealable judgment must determine the entire controversy, disposing of all the parties and issues in a case. *N. E. Indep. Sch. Dist. v. Aldridge*, 400 S.W.2d 893, 895 (Tex. 1966); *Wagner v. Warnasch*, 156 Tex. 334, 295 S.W.2d 890, 892 (1956).

Because the trial court's order dismissing this suit did not dispose of all defendants, it is not final, and this is an interlocutory appeal from a nonappealable judgment. Accordingly, Bircher's appeal is dismissed for want of jurisdiction.

Bailey C. Moseley Justice

Date Submitted:January 22, 2009Date Decided:January 23, 2009