

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

No. 06-11-00097-CV

HOSPICE OF TEXARKANA, INC., AND TEXAS WORKFORCE COMMISSION, Appellants

V.

DENETIA L. CONNELL, Appellee

On Appeal from the County Court at Law Bowie County, Texas Trial Court No. 10C0816-CCL

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

Appellants, Hospice of Texarkana, Inc., and Texarkana Workforce Commission, and

appellee, Denetia L. Connell, have filed with this Court a "Rule 42 Agreement for Reversal and

Rendition of Trial Court's Judgment." The parties represent to this Court that they have agreed

that the trial court's judgment should be reversed with a finding that substantial evidence supports

the decision of the Texas Workforce Commission disqualifying Connell from receiving

unemployment benefits and that this Court should render judgment affirming the Texas Workforce

Commission's administrative decision disqualifying Connell from receiving unemployment

benefits.

This Court, in accordance with Rule 42.1(a)(2)(A) approves the agreement of the parties.

We grant the motion and reverse the judgment of the trial court and render judgment in accord with

the parties' agreement. TEX. R. APP. P. 42.1(a)(2)(A).

Jack Carter

Justice

Date Submitted:

October 27, 2011

Date Decided:

October 28, 2011

2