

COURT OF APPEALS

THIRTEENTH DISTRICT OF TEXAS

CORPUS CHRISTI - EDINBURG

BENJAMIN LABOY,

APPELLANT,

v.

KEPPEL AMFELS, LLC AND RAMON PIZANA JR.,

APPELLEES.

On appeal from the County Court at Law No. 1 of Cameron County, Texas.

MEMORANDUM OPINION

Before Justices Rodriguez, Longoria, and Hinojosa Memorandum Opinion by Justice Longoria

The parties to this appeal have filed a joint motion asking the Court to dismiss this appeal. According to the motion, the parties have reached an agreement to settle and compromise their differences. They ask this Court to dismiss the appeal and render judgment effectuating the parties' agreement. *See* TEX. R. APP. P. 42.1(a)(2)(A). The parties ask this Court to vacate the trial court's judgment, without regards to the merits,



and render a new judgment that all claims for relief in the trial-court suit (No. 2015-CCL-00262 in the Cameron County Court at Law No. 1) are dismissed with prejudice, with each party to bear its own costs in the trial court and on appeal.

We GRANT the joint motion to dismiss. We RENDER judgment effectuating the parties' agreement: we vacate the trial court's judgment, without regards to the merits, and render a new judgment that all claims for relief in the trial-court suit (No. 2015-CCL-00262 in the Cameron County Court at Law No. 1) are dismissed with prejudice, with each party to bear its own costs in the trial court and on appeal, and DISMISS the appeal.

NORA L. LONGORIA Justice

Delivered and filed the 13th day of December, 2018.