Reversed and Rendered and Opinion filed November 24, 1999.



In The

Fourteenth Court of Appeals

NO. 14-98-01381-CV

ALFA LAVAL INC., ALFA LAVAL SAUNDERS INC. f/k/a SAUNDERS VALVE INC., and ALFA LAVAL FLOW INC., Appellants

V.

GARY FISCHER, Appellee

44444444444444444444444444444444444

On Appeal from the 55th District Court Harris County, Texas Trial Court Cause No. 96-62497

OPINION

This is an appeal from a final judgment signed September 30, 1998.

On November 10, 1999, the parties filed a joint and agreed motion to reverse and render judgment pursuant to a settlement agreement. *See* TEX. R. APP. P. 42.1. The parties also jointly move this Court to release the principal and all sureties from any obligation on the supersedeas bond filed in the trial court. The motion is granted.

Accordingly, the judgment is reversed, the jury's findings adverse to appellants are vacated, and we render judgment that appellee take nothing. The principal and all sureties are released from any obligation on the supersedeas bond filed in the trial court. All costs of the appeal and in the trial court shall be taxed against the party incurring the costs.

PER CURIAM

Judgment rendered and Opinion filed November 24, 1999.

Panel consists of Chief Justice Murphy, Justices Anderson and Hudson.

Do Not Publish. — TEX. R. APP. P. 47.3(b).