May 28, 2020



## JUDGMENT

## The Fourteenth Court of Appeals

HNMC, INC., Appellant

NO. 14-18-00849-CV

V.

FRANCIS S. CHAN, INDIVIDUALLY AND AS PERSONAL REPRESENTATIVE OF THE ESTATE OF LENY REY CHAN, JONATHAN CHAN, AND JUSTIN CHAN, Appellees

This cause, an appeal from the judgment in favor of appellees, Francis S. Chan, Individually and as Personal Representative of the Estate of Leny Rey Chan, Jonathan Chan, and Justin Chan, signed July 2, 2018, was heard on the appellate record. We have inspected the record and find error in the judgment. We therefore order the judgment of the court below **REVERSED** and **RENDER** judgment that appellees take nothing from appellant HNMC, Inc.

We further order that all costs incurred by reason of this appeal be paid by appellees, Francis S. Chan, Individually and as Personal Representative of the Estate of Leny Rey Chan, Jonathan Chan, and Justin Chan.

We further order this decision certified below for observance.

Judgment Rendered May 28, 2020.

Panel Consists of Justices Wise, Jewell, and Poissant. Majority Opinion delivered by Justice Jewell (Poissant, J., dissenting).