Motion Denied and Order on Rehearing and Dissent to Order filed June 23, 2020.



In the

Hourteenth Court of Appeals

NO. 14-17-00379-CV

ALEJANDRO L. PADUA AND THE PADUA LAW FIRM, P.L.L.C., Appellants

v.

JASON A. GIBSON, P.C. D/B/A THE GIBSON LAW FIRM AND JASON A. GIBSON, Appellees

On Appeal from the 129th District Court Harris County, Texas Trial Court Cause No. 2016-31672

ORDER ON REHEARING

The court denies the motion for rehearing filed by appellants Alejandro L. Padua and The Padua Law Firm, P.L.L.C. The court acknowledges the time and expense involved in filing and setting an appeal for submission. When the mandate issues in case number 14-17-00379-CV, if the trial court renders a final and appealable judgment, then the parties may file a new notice of appeal and, in that

event, may move the court to allow the filing of the record and briefs in case number 14-17-00379-CV in the new appeal and to set that appeal for submission if the parties agree that no additional briefing is required.

/s/ Charles A. Spain
Charles A. Spain
Justice

Panel consists of Chief Justice Frost and Justices Spain and Poissant (Frost, C.J., dissenting).