Motion Granted and Abatement Order filed July 16, 2020.



In The

Fourteenth Court of Appeals

NO. 14-19-00854-CV

FACEBOOK, INC. D/B/A INSTAGRAM; BACKPAGE.COM, LLC D/B/A BACKPAGE; CARL FERRER; MICHAEL LACEY; JAMES LARKIN; JOHN BRUNST; AMERICA'S INNS, INC. D/B/A AMERICA'S INN 8201 SOUTHWEST FWY, HOUSTON, TX 77074; AND TEXAS PEARL., INC., Appellant

V.

JANE DOE, Appellee

On Appeal from the 334th District Court Harris County, Texas Trial Court Cause No. 2018-69816

NO. 14-19-00860-CV

FACEBOOK, INC.D/B/A INSTAGRAM; BACKPAGE.COM, LLC D/B/A BACKPAGE; CARL FERRER; MICHAEL LACEY; JAMES LARKIN; JOHN BRUNST; AND BABASI INC., D/B/A SIESTA INN, Appellant

JANE DOE, Appellee

On Appeal from the 334th District Court Harris County, Texas Trial Court Cause No. 2018-82214

ABATEMENT ORDER

Appellants have filed an unopposed motion to abate these appeals pending the Supreme Court of Texas's decision in *In re Facebook, Inc.* and *In re Facebook, Inc. d/b/a Instagram*, Supreme Court Cause No. 20-0434. The motion is granted and we enter the following order.

The appeal is abated, treated as a closed case, and removed from this court's active docket pending the Supreme Court of Texas's decision in *In re Facebook, Inc. and In re Facebook, Inc. d/b/a Instagram*, Supreme Court Cause No. 20-0434. The appeal will be reinstated on this court's active docket at that time, or when the parties file a motion to dismiss the appeal or other dispositive motion. The court will also consider an appropriate motion to reinstate the appeal filed by any party, or the court may reinstate the appeal on its own motion.

PER CURIAM

Panel Consists of Justices Christopher, Spain and Poissant.