July 23, 2020



JUDGMENT

The Fourteenth Court of Appeals

THE STATE OF TEXAS; THE CITIES OF DALHART, TEXLINE, DALLAS, DUBLIN, PLAINVIEW, TERRELL, LITTLEFIELD, LUBBOCK, DUMAS, AMARILLO, AND CANYON, TEXAS; THE DALLAS TRANSPORTATION AUTHORITY MFA, TEXAS; AND THE COUNTIES OF ERATH, HALE AND LUBBOCK, TEXAS, Appellants

NO. 14-18-00678-CV

V.

JERRY WILLIS HUNTER, Appellee

This cause, an appeal from the judgment in favor of appellee, Jerry Willis Hunter, signed April 24, 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 in favor of appellants, the State Of Texas; the Cities of Dalhart, Texline, Dallas, Dublin, Plainview, Terrell, Littlefield, Lubbock, Dumas, Amarillo, and Canyon, Texas; the Dallas Transportation Authority MFA, Texas; and the Counties of Erath, Hale and Lubbock, Texas, on their breach of contract claim, awarding appellants the sales tax, penalties, and interest due. We further **REMAND** the cause for a determination of attorney's fees.

We further order that all costs incurred by reason of this appeal be paid by appellee, Jerry Willis Hunter.

We further order this decision certified below for observance.

Judgment Rendered July 23, 2020.

Panel Consists of Justices Jewell, Bourliot, and Zimmerer. Opinion delivered by Justice Bourliot.