Motion for Rehearing Overruled and Supplemental Opinion filed January 10, 2002.



In The

Fourteenth Court of Appeals

NO. 14-01-00972-CV

JESUS GARCIA SALAS, SANTIAGO LOPEZ RODRIGUEZ, JESUS ORTIZ, AND MARIO OROZCO CASILLAS, Appellants

V.

EXXON MOBIL CORPORATION AND PETROCHEM FIELD SERVICES, INC., Appellees

On Appeal from the 80th District Court Harris County, Texas Trial Court Cause No. 99-29961

SUPPLEMENTAL MEMORANDUM OPINION ON REHEARING

On January 2, 2002, appellants filed a motion for rehearing asking this Court to withdraw its opinion of December 20, 2001, in which we dismissed the appeal because the notice of appeal was untimely filed. In their rehearing, appellants argue the trial court's judgment is interlocutory, and thus, the opinion of December 20, 2001, should be withdrawn and this Court should issue a new opinion dismissing the appeal on the basis that the

judgment is not final. Based on our review of the clerk's record on file with this Court, it appears the judgment is final for purposes of appeal in accordance with the mandates of *Lehmann v. Har-Con Corp.*, 39 S.W.3d 191 (Tex. 2001).

Accordingly, we overrule appellants' motion for rehearing.

PER CURIAM

Judgment rendered and Opinion filed January 10, 2002. Panel consists of Justices Yates, Edelman, and Guzman. Do Not Publish — TEX. R. APP. P. 47.3(b).