Reversed and Remanded and Opinion filed March 23, 2000.



In The

Fourteenth Court of Appeals

NO. 14-99-00693-CV

CARMELLO AYIO AS NEXT FRIEND AND NATURAL GUARDIAN OF TIMOTHY SHELTON AND JOSEPH BROWN, (MINOR CHILDREN), WARREN DION BROWN & CURTIS WARREN, Appellants

V.

SHELL OIL COMPANY, Appellee

On Appeal from the 80th District Court Harris County, Texas Trial Court Cause No. 97-18436

ΟΡΙΝΙΟΝ

This is an appeal from a judgment signed May 10, 1999.

On March 17, 2000, the parties filed a joint motion to reverse the judgment and remand the cause to the trial court for entry of an agreed judgment of dismissal, with prejudice, pursuant to the parties settlement agreement. *See* TEX. R. APP. P. 42.1. The motion is granted.

Accordingly, the judgment is reversed and the cause remanded to the trial court.

PER CURIAM

Judgement rendered and Opinion filed March 23, 2000. Panel consists of Justices Amidei, Anderson, and Frost. Do Not Publish – *See* TEX. R. APP. P. 47.3(b).