

THE SUPREME COURT OF TEXAS

Orders Pronounced July 24, 2015

ORDERS ON CAUSES

14-0548 CITY OF INGLESIDE, TEXAS v. CITY OF CORPUS CHRISTI, TEXAS; from San Patricio County; 13th Court of Appeals District (13-13-00088-CV, ____ SW3d ___, 05-29-14)

Pursuant to Texas Rule of Appellate Procedure 59.1, after granting the petition for review and without hearing oral argument, the Court reverses the court of appeals' judgment and remands the case to that court.

Per Curiam Opinion

14-0629 KATY VENTURE, LTD. AND KATY MANAGEMENT, L.L.C. v. CREMONA BISTRO CORP.; from Dallas County; 5th Court of Appeals District (05-13-00048-CV, ____ SW3d ___, 06-30-14)

Pursuant to Texas Rule of Appellate Procedure 59.1, after granting the petition for review and without hearing oral argument, the Court reverses the court of appeals' judgment and remands the case to the trial court.

Per Curiam Opinion

14-0667 IN RE JARED WOODFILL ET AL.; from Harris County; 14th Court of Appeals District (14-14-00648-CV, _____SW3d ____, 08-15-14)

relators' emergency motion for expedited relief granted

Pursuant to Texas Rule of Appellate Procedure 52.8(c), without hearing oral argument, the Court conditionally grants the writ of mandamus.

Per Curiam Opinion

ORDERS ON CASES GRANTED

THE FOLLOWING PETITION FOR REVIEW IS GRANTED:

14-0584 CHRISTA SHELLEY v. CHCA WEST HOUSTON, L.P. D/B/A WEST HOUSTON MEDICAL CENTER; from Fort Bend County; 14th Court of Appeals District (14-13-00499-CV, 438 SW3d 149, 07-15-14)

joint motion to vacate the court of appeals' opinion and judgment and to remand the case to the trial court, granted in part as follows:

Pursuant to Texas Rule of Appellate Procedure 56.3, without considering the merits, the Court grants the petition for review, vacates the judgment of the court of appeals, and remands the case

to the trial court. The parties' request that the court of appeals opinion be vacated is denied.

ORDERS ON PETITIONS FOR REVIEW

THE FOLLOWING PETITIONS FOR REVIEW ARE DENIED:

- 14-1069 IN THE INTEREST OF R.D. AND S.D., MINOR CHILDREN; from El Paso County; 8th Court of Appeals District (08-14-00184-CV, _____ SW3d ____, 11-12-14) motion for leave to supplement the record dismissed as moot
- 15-0337 CARLTON ANDRESS v. PARKER COUNTY BAIL BOND BOARD; from Parker County; 7th Court of Appeals District (07-14-00069-CV, _____SW3d ___, 03-11-15)
- 15-0342 RICHARD A. MYERS v. SOUTHWEST BANK; from Tarrant County; 2nd Court of Appeals District (02-14-00122-CV, _____ SW3d ___, 12-11-14)
- 15-0361 BREITLING OIL AND GAS CORPORATION v. PETROLEUM NEWSPAPERS OF ALASKA, LLC D/B/A PETROLEUM NEWS BAKKEN; from Dallas County; 5th Court of Appeals District (05-14-00299-CV, ____ SW3d ___, 04-01-15)
- 15-0386 KEITH RUSSELL JUDD v. KAREN Y. COREY-STEELE; from Ector County; 11th Court of Appeals District (11-14-00049-CV, ____ SW3d ____, 04-16-15)
- 15-0397 MARC R. CORE v. CITIBANK, N.A.; from Denton County; 13th Court of Appeals District (13-12-00648-CV, ____ SW3d ____, 04-09-15)

(Justice Willett not sitting)

- 15-0458 IN THE INTEREST OF D.M.B., JR. AND I.L.B., MINOR CHILDREN; from Bexar County; 4th Court of Appeals District (04-14-00767-CV, ____ SW3d ___, 04-29-15)
- 15-0461 IN THE INTEREST OF M.R.H., A CHILD; from Collingsworth County; 7th Court of Appeals District (07-15-00089-CV, ____ SW3d ____, 05-26-15)

THE FOLLOWING PETITION FOR REVIEW IS DISMISSED:

14-0810 JUAN FRANCISCO CASTRO v. MARIVEL CASTRO; from Nueces County; 13th Court of Appeals District (13-13-00186-CV, ____ SW3d ____, 08-25-14) agreed motion to dismiss granted

THE FOLLOWING PETITION FOR REVIEW IS ABATED:

14-0979 FOREST OIL CORPORATION, NOW KNOWN AS SABONE OIL & GAS CORPORATION v. EL RUCIO LAND AND CATTLE COMPANY, INC., SAN JUANITO LAND PARTNERSHIP, LTD., MCALLEN TRUST PARTNERSHIP, AND JAMES ARGYLE MCALLEN; from Harris County; 1st Court of Appeals District (01-13-00040-CV, 446 SW3d 58, 07-24-14)

abatement order issued

[Note: Effective July 15, 2015, the case is abated pursuant to Tex. R. App. P. 8.2 until further order of this Court and is removed from the Court's active docket, subject to reinstatement upon proper motion. Tex. R. App. P. 8.3. All motions and other documents pending or filed are abated subject to being reurged in the event the case is reinstated. Tex. R. App. P. 8.2, 8.3. It is the parties' responsibility to immediately notify this Court once the automatic bankruptcy stay is lifted.]

ORDERS ON MOTIONS FOR REHEARING

THE MOTIONS FOR REHEARING OF THE FOLLOWING PETITIONS FOR REVIEW ARE DENIED:

- 15-0003 IN THE INTEREST OF ZACHARY CARDIFF SISK, AN ADULT DISABLED CHILD; from Harris County; 14th Court of Appeals District (14-13-00785-CV, ____ SW3d ___, 10-30-14)
- 15-0041 MEDICAL EXTRUSION TECHNOLOGIES TEXAS, INC. v. HEAT SHRINK INNOVATIONS, LLC, KEVIN WOLFE, AND DEBORAH WOLFE; from Denton County; 2nd Court of Appeals District (02-12-00512-CV, ____ SW3d ___, 10-16-14)
- 15-0206 BOSHENG WEN v. STEWART LIN; from Harris County; 1st Court of Appeals District (01-13-00962-CV, _____ SW3d ____, 12-23-14)

MISCELLANEOUS

THE FOLLOWING PETITION FOR WRIT OF HABEAS CORPUS IS DISMISSED FOR WANT OF JURISDICTION:

15-0223 IN RE JOSEPH JUNIOR JOHNSON

See TEX. GOV'T CODE § 22.002(a) and TEX CODE CRIM. PROC. ART. 11.07(3)(a).