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FILED
Marilyn Burgess
District Clerk

OCT 09 2020

Time: _____
Harris County Texas
By: M. Lakshmi
Deputy

MANDATE

The Fourteenth Court of Appeals

NO. 14-20-00682-CV

Mario Torres and Ana Patricia Torres, Appealed from the 234th District Court individually and A/N/F of N.T., a of Harris County. (Trial Court No. minor, Appellants 2020-61396). Opinion delivered Per Curiam.

v.

Texas Children's Hospital and Dr. John Doe and Dr. Jane Doe, Appellees

TO THE 234TH DISTRICT COURT OF HARRIS COUNTY, GREETINGS:

Before our Court of Appeals on October 9, 2020, the cause upon appeal to revise or reverse your judgment was determined. Our Court of Appeals made its order in these words:

This cause, an appeal in favor of appellee, Texas Children's Hospital and Dr. John Doe and Dr. Jane Doe, signed, October 5, 2020, was heard on the appellate record. We have inspected the record and find no error in the judgment. We order the judgment of the court below **AFFIRMED**.

We further order that all costs incurred by reason of this appeal be paid by appellants, Mario Torres and Ana Patricia Torres, jointly and severally. We further order that mandate be issued immediately.

We further order the emergency order this court issued on October 5, 2020, shall continue in full force and effect until 5:00 p.m. on October 12, 2020.

We further order this decision certified below for observance.

WHEREFORE, WE COMMAND YOU to observe the order of our said Court in this behalf and in all things have it duly recognized, obeyed, and executed.

WITNESS, the Hon. Kem Thompson Frost, Chief Justice of our Fourteenth Court of Appeals, with the Seal thereof affixed, at the City of Houston, Texas, October 9, 2020.



CHRISTOPHER A. PRINE, CLERK

Christopher A. Prine

Unofficial Copy Office of Marilyn Burgess District Clerk



BILL OF COSTS

TEXAS COURT OF APPEALS, FOURTEENTH DISTRICT, AT HOUSTON

No. 14-20-00682-CV

Mario Torres and Ana Patricia Torres, Individually and A/N/F of N.T., a minor

v.

Texas Children's Hospital and Dr. John Doe and Dr. Jane Doe

(No. 2020-61396 IN 234TH DISTRICT COURT OF HARRIS COUNTY)

TYPE OF FEE	CHARGES	PAID/DUE	STATUS	PAID BY
MT FEE	\$10.00	10/09/2020	E-PAID	ANT
RPT RECORD	\$720.00	10/06/2020	PAID	ANT
STATEWIDE EFILING	\$30.00	10/06/2020	E-PAID	ANT
FILING	\$175.00	10/06/2020	E-PAID	ANT
CLK RECORD	\$146.00	10/05/2020	PAID	ANT
MT FEE	\$10.00	10/05/2020	E-PAID	ANT

The costs incurred on appeal to the Fourteenth Court of Appeals Houston, Texas are \$1,091.00.

Court costs in this cause shall be paid as per the Judgment issued by this Court.

I, **CHRISTOPHER A. PRINE, CLERK OF THE FOURTEENTH COURT OF APPEALS OF THE STATE OF TEXAS**, do hereby certify that the above and foregoing is a true and correct copy of the cost bill of THE COURT OF APPEALS FOR THE FOURTEENTH DISTRICT OF TEXAS, showing the charges and payments, in the above numbered and styled cause, as the same appears of record in this office.

IN TESTIMONY WHEREOF, witness my hand and the Seal of the **COURT OF APPEALS** for the Fourteenth District of Texas, October 9, 2020.



CHRISTOPHER A. PRINE, CLERK

Christopher A. Prine

Unofficial Copy Office of Marilyn Burgess District Clerk

Justices

TRACY CHRISTOPHER
KEN WISE
KEVIN JEWELL
FRANCES BOURLIOT
JERRY ZIMMERER
CHARLES A. SPAIN
MEAGAN HASSAN
MARGARET "MEG" POISSANT



Fourteenth Court of Appeals

301 Fannin, Suite 245
Houston, Texas 77002

Chief Justice

Kem Thompson Frost

Clerk

CHRISTOPHER A. PRINE
PHONE 713-274-2800

Friday, October 9, 2020

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RE: Court of Appeals Number: 14-20-00682-CV
Trial Court Case Number: 2020-61396

Style: Mario Torres and Ana Patricia Torres, individually and A/N/F of N.T., a minor
v.
Texas Children's Hospital and Dr. John Doe and Dr. Jane Doe

Please be advised that on this date the mandate was issued in the above cause. You may obtain a copy of the Court's mandate and all related documents by visiting the Court's website at <http://www.search.txcourts.gov/CaseSearch.aspx?coa=coa14>. Pursuant to Texas Government Code, Sec. 51.204(b), exhibits on file with the court, **if any**, will be destroyed

three years from this date. As required by the Texas Government Code, Sec. 51.204 (d)(e), we are also notifying the trial court clerk that we will destroy all records filed in respect to this case with the exception of indexes, original opinions, minutes and general court dockets, no earlier than six (6) years from the date of mandate in **all civil cases** and 25 years in **criminal cases with a sentence of 20 years or less**.

Sincerely,

/s/ Renee Wilson,
Deputy Clerk

Unofficial Copy Office of Marilyn Burgess District Clerk