



COURT OF APPEALS

FOURTH COURT OF APPEALS DISTRICT
CADENA-REEVES JUSTICE CENTER
300 DOLOROSA, SUITE 3200
SAN ANTONIO, TEXAS 78205-3037
WWW.TXCOURTS.GOV/4THCOA.ASPX

REBECA C. MARTINEZ
CHIEF JUSTICE
PATRICIA O. ALVAREZ
LUZ ELENA D. CHAPA
IRENE RIOS
BETH WATKINS
LIZA A. RODRIGUEZ
LORI I. VALENZUELA
JUSTICES

MICHAEL A. CRUZ,
CLERK OF COURT

TELEPHONE
(210) 335-2635

FACSIMILE NO.
(210) 335-2762

June 22, 2021

Robert W. Wilson
Sánchez & Wilson, PLLC
6243 IH-10 West, Suite 1025
San Antonio, TX 78201
* DELIVERED VIA E-MAIL *

Mark Anthony Sanchez
Sanchez & Wilson, PLLC
6243 IH-10 West, Suite 1025
San Antonio, TX 78201
* DELIVERED VIA E-MAIL *

Britton Byron Harris
Harris Hilburn
1111 Rosalie St
Houston, TX 77004-2812
* DELIVERED VIA E-MAIL *

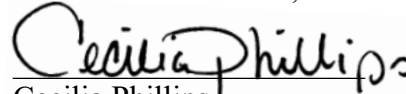
RE: Court of Appeals Number: 04-21-00118-CV
Trial Court Case Number: 20-2549-CVC
Style: Steven L. Bruington and Nancy R. Bruington
v.

Lake McQueeney Water Control and Improvement District No. 1,
Robert L. Worth, Jr., David Doughtie, John Ewald, Lindsey Gillum and
Paul A Mueller

Enclosed please find the order which the Honorable Court of Appeals has
issued in reference to the above styled and numbered cause.

If you should have any questions, please do not hesitate to contact me.

Very truly yours,
MICHAEL A. CRUZ, Clerk of Court


Cecilia Phillips
Deputy Clerk, Ext. 5-3221



Fourth Court of Appeals
San Antonio, Texas

June 22, 2021

No. 04-21-00118-CV

Steven L. **BRUINGTON** and Nancy R. Bruington,
Appellants

v.


LAKE MCQUEENEY WATER CONTROL AND IMPROVEMENT DISTRICT NO. 1,
Robert L. Worth, Jr., David Doughtie, John Ewald, Lindsey Gillum and Paul A Mueller,
Appellees

From the 25th Judicial District Court, Guadalupe County, Texas
Trial Court No. 20-2549-CVC
The Honorable Margaret Garner Mirabal, Judge Presiding

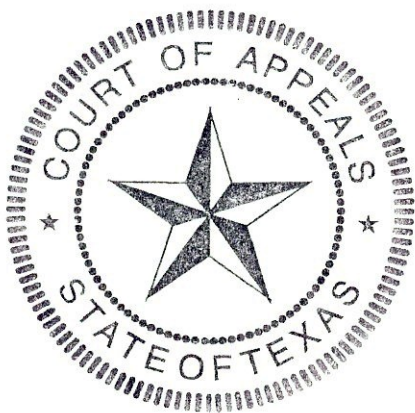
O R D E R

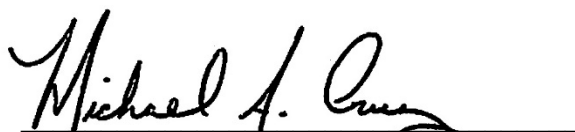
This is a precedential appeal arising from an election contest. *See* TEX. ELEC. CODE ANN. § 231.009. Appellants filed their notice of appeal on March 31, 2021. On May 27, 2021, appellees filed a “Motion to Expedite the Briefing Schedule and the Disposition of Appeal of this Election Contest.” By their motion, appellees request (1) an expedited briefing schedule, (2) our refusal to entertain motions for rehearing, and (3) expedited issuance of the mandate. Appellants have filed their brief, and appellees have filed their response brief. Appellants oppose the appellees’ motion but “in the spirit of cooperation” agree to file their reply brief by July 2, 2021.

Under section 231.009 of the Texas Election Code, “[a]n election contest has precedence in appellate courts and shall be disposed of as expeditiously as practicable.” *Id.*; *see Reese v. Duncan*, 80 S.W.3d 650, 665 (Tex. App.—Dallas 2002, pet. denied) (refusing any motion for rehearing and directing the clerk to issue mandate immediately). We **GRANT IN PART** appellees’ request to expedite the briefing schedule and **ORDER** appellants to file their reply brief **on or before July 2, 2021**. We **CARRY WITH THE APPEAL** the remainder of the motion, including appellees’ request for us to refuse motions for rehearing and to expedite the mandate.


Rebeca C. Martinez, Chief Justice

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of the said court on this 22nd day of June, 2021.




MICHAEL A. CRUZ, Clerk of Court