

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TEXAS
AUSTIN DIVISION

FILED

18 MAY 16 PM 4:34


CHERRY KNOLL, LLC,
PLAINTIFF,

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V.

THE CITY OF LAKEWAY, TEXAS,
DAVID DEOME; RON MASSA;
STEVEN JONES; HDR ENGINEERING,
INC.; JAMES SCHWENDINGER; AND
JAMES SCHWENDINGER ADVISORY
SERVICES, LLC,
DEFENDANTS.

CAUSE NO. 1:16-CV-982-LY

CLERK, U.S. DISTRICT COURT
WESTERN DISTRICT OF TEXAS
BY  DEPUTY CLERK

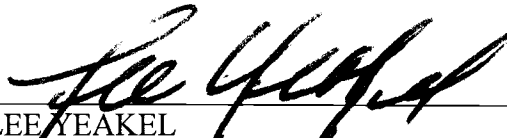
FINAL JUDGMENT

Before the court is the above-styled and numbered cause. On this date, the court rendered an order dismissing all claims in this case without prejudice. As nothing remains to resolve, the court renders the following Final Judgment pursuant to Federal Rule of Civil Procedure 58.

IT IS ORDERED that the case is hereby **CLOSED**.

IT IS FURTHER ORDERED that the City of Lakeway, Texas; David Deome; Ron Massa; Steven Jones; HDR Engineering, Inc.; James Schwendinger; and James Schwendinger Advisory Services, LLC recover their costs of court from Cherry Knoll, LLC.

SIGNED this 16th day of May, 2018.



LEE YEAKEL
UNITED STATES DISTRICT JUDGE