Supreme Court of Texas

Misc. Docket No. 24-9098

Final Approval of Amendments to Texas Rule of Civil Procedure 621a

ORDERED that:

- 1. On July 22, 2024, in Misc. Dkt. No. 24-9045, the Court preliminarily approved amendments to Texas Rule of Civil Procedure 621a and invited public comment.
- 2. The comment period has expired, and no additional changes have been made to the amendments. This Order gives final approval to the amendments to Texas Rule of Civil Procedure 621a, as set forth in Misc. Dkt. 24-9045 and reproduced below, effective December 1, 2024.
- 3. The Clerk is directed to:
 - a. file a copy of this Order with the Secretary of State;
 - b. cause a copy of this Order to be mailed to each registered member of the State Bar of Texas by publication in the *Texas Bar Journal*;
 - c. send a copy of this Order to each elected member of the Legislature; and
 - d. submit a copy of this Order for publication in the *Texas Register*.

Dated: November 12, 2024.

Nethante. Self
Nathan L. Hecht, Chief Justice
Letra D. Lehrmann
Debra H. Lehrmann, Justice
Ly My Boya
Jeffrey S Boyd, Justice
The way
John P. Devine Justice
Buth
James D. Blacklock, Justice
Statt Burly
Brett Busby, Justice
Jane N. Bland, Justice
Rebeca A. Huddle, Justice
O O O
Evan A. Young, Justice

TEXAS RULES OF CIVIL PROCEDURE

RULE 621a. DISCOVERY AND ENFORCEMENT OF JUDGMENT

At any time after rendition of judgment, and so long as said judgment has not been suspended by a supersedeas bond or by order of a proper court and has not become dormant as provided by Article 3773, V.A.T.S. Section 34,001, Civil Practice and Remedies Code, the successful party may, for the purpose of obtaining information to aid in the enforcement of such judgment, initiate and maintain in the trial court in the same suit in which said judgment was rendered any discovery proceeding authorized by these rules for pre-trial matters. Also, at any time after rendition of judgment, either party may, for the purpose of obtaining information relevant to motions allowed by Texas Rules of Appellate Procedure 47 and 4924 initiate and maintain in the trial court in the same suit in which said judgment was rendered any discovery proceeding authorized by these rules for pre-trial matters. The rules governing and related to such pre-trial discovery proceedings shall apply in like manner to discovery proceedings after judgment. The rights herein granted to the parties shall inure to their successors or assignees, in whole or in part. Judicial supervision of such discovery proceedings after judgment shall be the same as that provided by law or these rules for pre-trial discovery and proceedings insofar as applicable.

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