

Dismissed and Opinion filed November 18, 1999.



In The

Fourteenth Court of Appeals

NO. 14-98-01339-CV

IN THE INTEREST OF B.O.G, A CHILD

**On Appeal from the County Court at Law No. 2
Brazos County, Texas
Trial Court Cause No. 32,332A-CCL2**

OPINION

This is an appeal from orders modifying the parent-child relationship and granting grandparent access. Appellants Gregg Greer and John and Wanda Greer, following oral argument, filed a supplemental response notifying the Court as follows: "Additionally, as argued by counsel, the pending motions to modify and motions to enforce render all other points of appeal moot, with the exception of the determination that the grandparents have a right of access as discussed above."

Appellants were granted grandparent access by the jury below, and appellee has not filed any cross points. Therefore, the validity of the jury's finding as to grandparent access is not before us on appeal.

Inasmuch as appellants have stated that all other points of error on appeal are now moot, we dismiss this appeal as moot.

/s/ D. Camille Hutson-Dunn
Justice

Judgment rendered and Opinion filed November 18, 1999.

Panel consists of Justices Sears, Draughn and Hutson-Dunn.*

Do Not Publish — TEX. R. APP. P. 47.3(b).

* Senior Justices Ross A. Sears, Joe L. Draughn, and D. Camille Hutson-Dunn sitting by assignment.