By: Burnam H.C.R. No. 22

CONCURRENT RESOLUTION

- 1 WHEREAS, Farhat Chishty and Aqueel Chishty, both
- 2 individually and as next friend for their son, Haseeb Chishty,
- 3 allege that:
- 4 (1) Haseeb Chishty was a disabled adult resident of
- 5 the Denton State School, which is under the jurisdiction of the
- 6 Department of Aging and Disability Services;
- 7 (2) Kevin Miller was a direct care aide employed at the
- 8 Denton State School;
- 9 (3) the Department of Aging and Disability Services
- 10 and the Denton State School had prior knowledge of Kevin Miller's
- 11 inappropriate behavior toward mentally retarded and physically
- 12 handicapped residents;
- 13 (4) although Kevin Miller was not terminated for his
- 14 inappropriate behavior, he was placed on decision making leave;
- 15 (5) when Kevin Miller returned from decision making
- 16 leave, the Denton State School transferred him to the housing unit
- 17 in which Haseeb Chishty resided;
- 18 (6) the Denton State School also had prior knowledge
- 19 of illicit drug use by direct care aides and other Denton State
- 20 School employees;
- 21 (7) the Denton State School failed to remove Kevin
- 22 Miller from the environment in which Haseeb Chishty resided and
- 23 failed to have or to enforce policies to protect Haseeb Chishty and
- 24 allowed Haseeb Chishty to reside in a dangerous environment;

- 1 (8) some time before September 27, 2002, Kevin Miller
- 2 physically abused Haseeb Chishty and as a result, Haseeb Chishty
- 3 sustained life-threatening injuries to his lower abdomen and pelvic
- 4 area which have left him unable to eat on his own, speak, walk, or
- 5 interact with his family;
- 6 (9) Kevin Miller may have been in a drug-induced state
- 7 at the time he abused Haseeb Chishty;
- 8 (10) the Department of Aging and Disability Services
- 9 and the Denton State School attempted to conceal the source of
- 10 Haseeb Chishty's injuries by asserting they were caused by a
- 11 vehicle safety belt in August 2002;
- 12 (11) on or about January 27, 2003, the Department of
- 13 Aging and Disability Services and the Denton State School informed
- 14 Farhat Chishty that her son may have been physically abused by an
- 15 employee who was, at the time the information was provided, on leave
- 16 of absence status;
- 17 (12) Kevin Miller was on leave of absence in January
- 18 2003, and when he returned to the Denton State School from his leave
- 19 of absence, he was permitted to work with Haseeb Chishty, even
- 20 though the Denton State School knew that Kevin Miller may have been
- 21 responsible for Haseeb Chishty's abuse; and
- 22 (13) the Chishty family is entitled to an award for
- 23 damages, including actual medical expenses, interest on any amounts
- 24 due as may be authorized by law, and exemplary damages; now,
- 25 therefore, be it
- 26 RESOLVED, by the Legislature of the State of Texas, That
- 27 Farhat Chishty and Aqueel Chishty, both individually and as next

H.C.R. No. 22

- 1 friend for their son, Haseeb Chishty, are granted permission to sue
- 2 the State of Texas, the Department of Aging and Disability
- 3 Services, and the Denton State School subject to Chapter 107, Civil
- 4 Practice and Remedies Code; and, be it further
- 5 RESOLVED, That the commissioner of aging and disability
- 6 services and the superintendent of the Denton State School be
- 7 served process as provided by Section 107.002(a)(3), Civil Practice
- 8 and Remedies Code.