## IN THE UNITED STATES COURT OF APPEALS FOR THE FIFTH CIRCUIT United States Course Fifth Circuit

United States Court of Appeals Fifth Circuit

FILED

October 2, 2007

No. 06-41188

Charles R. Fulbruge III
Clerk

Daniel Ray Unger; Joshua Paul Unger

Plaintiffs - Appellants

V.

Greg L. Compton; City of Jacksonville, Texas; State of Texas; Margarita

Meza; Pete Menefee; Steven Guy

Defendants - Appellees

Appeal from the United States District Court for the Eastern District of Texas

Case No. 6:05-CV-00186

Before JONES, Chief Judge, and STEWART and CLEMENT, Circuit Judges. PFR CURIAM:\*

Daniel and Joshua Unger appeal the dismissal of their lawsuit on summary judgment. To the extent their arguments—many of which are legally meaningless—are decipherable, the issues were properly disposed of by the magistrate judge's opinion, and the findings and conclusions therein were correctly adopted by the district court. We find here no reversible error of fact or law in the judgment.

AFFIRMED.

 $<sup>^*</sup>$  Pursuant to 5TH CIR. R. 47.5, the court has determined that this opinion should not be published and is not precedent except under the limited circumstances set forth in 5TH CIR. R. 47.5.4.