

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF TEXAS
AUSTIN DIVISION

DR. GRAHAM SHEA, DDS,
Plaintiff

v.

MANAGEMENT AND TRAINING
CORPORATION,
Defendant

§
§
§
§
§
§
§

Case No. 1:18-CV-00830-SH

FINAL JUDGMENT

Before the Court is the above-referenced cause of action. By Findings of Fact and Conclusions of Law rendered this day, the Court concluded that Plaintiff Dr. Graham Shea, DDS, did not prove that Defendant Management and Training Corporation is liable to Shea for violating 41 U.S.C. § 4712. Accordingly, the Court renders the following Final Judgment pursuant to Federal Rule of Civil Procedure 58.

IT IS ORDERED that Plaintiff Dr. Graham Shea, DDS, take nothing against Defendant Management and Training Corporation.

IT IS FURTHER ORDERED that Defendant Management and Training Corporation is awarded costs as the prevailing party pursuant to Federal Rule of Civil Procedure 54(d)(1).

IT IS FINALLY ORDERED that this case is hereby **CLOSED**.

SIGNED on January 18, 2022.

SUSAN HIGHTOWER
UNITED STATES MAGISTRATE JUDGE